





ANNUAL REPORT ON THE REMUNERATION OF DIRECTORS **2014**



ANNUAL REPORT ON THE REMUNERATION OF DIRECTORS OF LISTED PUBLIC LIMITED COMPANIES

Free translation from a report originally issued in Spanish.

Spanish version prevails over the English version

Issuer identification details

FISCAL YEAR-END DATE: 30/09/2014

C.I.F.: A87008579

COMPANY NAME: COMPAÑÍA DE DISTRIBUCIÓN INTEGRAL LOGISTA HOLDINGS, S.A.

REGISTERED OFFICE: CALLE TRIGO 39 -POLÍGONO INDUSTRIAL POLVORANCA- 28914 LEGANÉS (MADRID)

ANNUAL REPORT ON THE REMUNERATION OF DIRECTORS OF LISTED PUBLIC LIMITED COMPANIES

A THE COMPANY'S REMUNERATION POLICY FOR THE CURRENT FINANCIAL YEAR

A.1 Explain the company's remuneration policy. Included under this heading will be information about:

- The principles and general basis of the remuneration policy.
- The most significant changes made in the remuneration policy compared with the one applied last year, and the modifications made during the year which affect the exercise of options already granted.
- The criteria and composition of groups of comparable companies examined to establish the company's remuneration policy.
- The relative importance of the variably remunerated items compared with those of fixed remuneration, and the criteria used to determine the different components of the directors' remunerative packages (the remunerative mix).

Explain the remuneration policy

A.1.1 The principles and general basis of the remuneration policy

The remuneration policy of Compañía de Distribución Integral Logista Holdings, S.A. (hereinafter equally called 'Grupo Logista' or 'the Group' or 'the company') and of its associated companies (hereinafter jointly called 'the Group'), has the basic purpose of attracting, retaining and motivating the best professionals. This policy has to be adjusted to suit the circumstances at any given moment, and has to take particular account of changes in regulations, the best practices in the market, and the recommendations and directives on corporate governance.

The principles of Grupo Logista's remunerative system are the following:

- (i) The creation of value for the shareholder in a manner which is sustainable in time.
- (ii) External competitiveness.
- (iii) To give rewards commensurate with levels of responsibility and professional careers.
- (iv) A reasonable balance between the fixed and the variable elements of remuneration, which combines an adequate management of risk with the achievement of defined objectives.
- (v) A link between remuneration and results: a significant part of the total remuneration of Executive Directors is variable, and its payment is linked to the achievement of objectives that are financial, business-related, value-creating, pre-determined, specific, quantifiable, and in line with the Company's Business Plan.

A.1.2 The most significant changes made in the remuneration policy compared with the one applied last year, and the modifications made during the year which affect the exercise of options already granted.

The Board of Directors of the Company –which was formed on 13th May, 2014– fixed, in its meetings of 18th July and 17th September, 2014, the remuneration of the Chairman and those of the other Directors, with fixed remuneration plus daily allowances for attendance at meetings of the Board and of its Committees, within the limits laid down by the General Meeting of Shareholders on 4th June, 2014.

The said General Meeting also agreed on the introduction of the 2014 Long-Term General and Special Incentive Plans and on their basic characteristics which are listed in section A.4.

A.1.3 The criteria used to establish the company's remuneration policy

The Board, at the proposal of the Appointment and Remuneration Committee, considered the following points in order to formulate its remuneration policy:

i) What is laid down in the Articles of Association and the Board's Regulations:

In accordance with what is indicated in the aforementioned regulatory texts, the maximum annual amount of the remuneration which Grupo Logista can pay to the Directors collectively will be fixed for each year by the General Shareholders Meeting. The Board of Directors may reduce that amount annually, but may not increase it, following an agreement taken by itself to that effect, and it may adjust the amount to be received by each of the Directors to reflect whether they are or are not members of the Board's Delegated or Consultative Committees, the positions which they occupy in the same, the functions and responsibilities which are assigned to them by the Board, and their general dedication to the service of Grupo Logista, which may give rise to different remunerations for each of them.

The above-mentioned remunerations, deriving from membership of the Company's Board of Directors, are compatible with the other payments which the Directors receive for performing executive functions within the Company or the Group.

- ii) The applicable regulations.
- iii) The objectives set by the Group's Business Plan, which, among other things, enable the establishment of the metrics to which the variable annual and long-term remunerations are linked.
- iv) Market data.

A.1.4 The relative importance of the variably remunerated items compared with those of fixed remuneration, and the criteria used to determine the different components of the directors' remunerative packages (the remunerative mix).

The total remuneration of Executive Directors consists basically of: (i) a fixed salary, (ii) Short-term variable remuneration, (iii) Long-term variable remuneration, (iv) benefits and payments in kind.

With regard to the remunerative mix (fixed remuneration + Short-term variable remuneration + Long-term incentives), it can be shown that, in a scenario of standard achievement of objectives, for the Chief Executive Officer approximately 30% of the total remuneration would be fixed and approximately 70% would be variable. For the Board Secretary/Director, the proportions would be 40% fixed and 60% variable.

Currently, the Proprietary External Directors (representatives of Imperial Tobacco Group plc) do not receive any remuneration at all as Directors of the Company.

With regard to the other External Directors (viz., Executive, Independent and Other External Directors), the aim of the remuneration policy, within the framework described above, is to remunerate them appropriately, in accordance with the position which they hold on the Board and/or Committees and the value which they contribute.

In this sense, the remuneration of the External Directors, in their capacity of members of the Board and of the Delegated or Consultative Committees, consists of a fixed monthly remuneration in cash and of per diem allowances for attendance at meetings of the Board and of its Committees.

The External Directors are excluded from the welfare schemes which Grupo Logista finances for cases of cessation of activity, death or any other case, and from any remuneration consisting of shares in Grupo Logista or the granting of options on the same.

A.2 Information about the preparatory work and the decision-making process that were involved in the determination of the remuneration policy, and the role played, when necessary, by the Remuneration Committee and other controlling bodies in its formulation. This information will include, when appropriate, the mandate given to the Remuneration Committee, its composition, and the identity of the external advisors whose services were used to define the remuneration policy. Information will also be given, if applicable, about the kind of Directors who intervened in the definition of that policy.

Explain the process of defining the remuneration policy

A.2.1 Preparatory Work and Decision-making

During financial year 2014 the Appointment and Remuneration Committee, as part of the regular review of the policy governing the Board's remuneration, undertook an exercise of analysis of the remuneration of the Chairman, the Executive Directors and the External Directors.

With regard to the Executive Directors, the Committee, in order to determine the Company's referencing market, fixed a series of objective criteria which were used to select the comparable companies, and which are as follows: (i) a sufficient number of companies to obtain results that were representative and statistically reliable and solid; (ii) information about size: turnover, market capitalisation, assets and number of employees; (iii) extent of responsibility: companies quoted both on the IBEX35 and on the continuous market; (iv) distribution by sector: a multi-sectoral sample with a homogenous distribution among sectors of activity.

In connection with the design of the 2014 General and Special Long-Term Incentive Plans, on 4th June the Company's Board Meeting had the benefit of advice from Garrigues Human Capital Services – engaged, at that time, by Compañía de Distribución Integral Logista, S.A.U. (hereinafter, Logista or Logista S.A.U.) – who, taking into consideration the recommendation of the European Union of 30th April, 2009, the Spanish Unified Code of Good Governance, the recommendations of the Association of British Insurers and the policy applied by Spanish companies quoted on the IBEX 35, ratified both of the Plans presented by Logista, the definitive versions of which were, obviously, referred to the Company, and their basic content was included in the Informative Prospectus of the Public Offering for Sale of the Company's shares. The Board also proposed their approval to General Meeting of Shareholders, and the granting to the Executive Directors, in each of the Consolidation Periods of both Plans, of the maximum Initial Incentive proposed by both of them. The General Meeting of Shareholders of 4th June, 2014, approved both proposals.

During financial year 2013-2014, the Appointment and Remuneration Committee met three times.

A.2.2 Remuneration Committee: Mandate

The Appointment and Remuneration Committee played a significant part in the definition of the remuneration policy of Grupo Logista. During 2014, taking into consideration the recent constitution of the Company, the most relevant actions of that Committee were related to:

- i) The ratification of the status of the Company's Directors, for the purposes of the Informative Prospectus of the POS and the request for the Company's shares to be admitted to quotation.
- ii) Proposals to engage managers.
- iii) Carrying out an analysis of the market and entrusting services to external advisors on the remuneration of the Chairman and of the Directors.
- iv) Proposing a remuneration policy for the Chairman and the Directors consisting of a fixed amount plus attendance allowances.
- v) Proposing to the Board the approval of the Regulations governing the 2014 General and Special Long-Term Incentive Plans.
- vi) Assessment of the degree of achievement of the Group's Business Objectives in financial year 2013-2014.
- vii) The setting of the Group's Business Objectives for 2014-2015.
- viii) Evaluation and proposal of the Executive Directors' Short-term variable Remuneration in 2013-2014
- ix) Proposal of Salary and Short-term variable Remuneration of the Executive Directors for financial year 2014-2015

A.2.3 Remuneration Committee: Composition

In accordance with Article 18 of the Regulations of the Board of Directors, the Committee will be composed of external Directors, the majority of them being independent.

The majority of the members of the Appointment and Remuneration Committee are not at this moment independent, but these currently constitute only half of the members because the Chairman of the Committee, temporarily, cannot be considered as an Independent Director. This is because, according to Article 8.4.e) of Order ECC/461/2013, he cannot be considered strictly as an Independent Director because less than one year has passed since his resignation as a director of Altadis. As a result, he has to be considered as being included in the category of 'other external directors'. When that year has passed, and provided that the other circumstances of Mr.Gregorio Marañón y Bertrán de Lis do not change, he will fulfil all the conditions for being considered as an Independent Director.

The Committee is currently composed of the following: Mr. Gregorio Marañón y Bertrán de Lis (Chairman); Mr. John Matthew Downing (Proprietary Director); Mr. Stéphane Lissner (Independent Director); Mr. Eduardo Andrés Zaplana Hernández-Soro (Independent Director).

A.2.4 The external advisors that rendered services for the Committee in financial year 2013-2014 were the following: (i) Towers Watson, has been involved in the preparation of the remuneration benchmark of the Chairman, the Executive Directors and the External Directors as well as in the preparation of this Report; (ii) Garrigues Human Capital Services has given advice to the Committee concerning the 2014 General and Special Long-Term Incentive Plans.

A.3 Indicate the amount and the nature of the fixed elements, with a breakdown, if appropriate, of the remuneration for the performance by the executive directors of senior management functions, of the additional remuneration for performing the duties of Chairman or Member of a committee of the Board, of the daily allowances for participation in meetings of the Board or its committees, and of other fixed remuneration of directors, as well as an estimate of the resulting total fixed annual remuneration. Identify other benefits which are not paid in cash and the fundamental factors for which they are granted.

Explain the fixed elements of the remuneration

The Directors' Remuneration, for their activities as Directors, consists of the following remunerative elements:

- a) A fixed monthly amount in cash, in conformity with the standards of the market, and in accordance with the responsibilities which they hold within the Board and its Committees, as detailed below:
 - (i) For the Chairman of the Board, the fixed monthly remuneration amounts to 30,000 €. That amount includes the fixed remuneration foreseen for the Chairman of the Appointment and Remuneration Committee and for the Chairman of the Audit and Control Committee, given that those functions are currently performed by the Chairman of the Board.
 - (ii) The fixed monthly remuneration for the Board Members for their membership of the Board of Directors amounts to 5,000€.
 - iii) The fixed monthly remuneration of the Chairman of the Appointment and Remuneration Committee is 1,666.66 €.
 - (iv) The fixed monthly remuneration of the Chairman of the Audit and Control Committee is 1,666.66 €.
- b) Allowances for attendance at meetings:
 - (i) Of the Board of Directors: 2,000 € per session.
 - (ii) Of the Audit and Control Committee: 1,600 € per session.
 - (iii) Of the Appointment and Remuneration Committee: 1,000 € per session.

Currently, the External Directors, because of their status as such, do not receive any remuneration at all by way of pensions or life insurance, nor do they participate in remuneration plans related to Grupo Logista's market share value, even though that form of remuneration is considered in the Company's Articles of Association. As mentioned earlier, the four External Proprietary Directors do not receive any remuneration for their membership of the Company's Board.

On the other hand, and as previously mentioned, for the performance of executive functions in the Company, the Executive Directors receive from Logista a salary which is paid monthly. The amounts paid for the whole of financial year 2013-2014 were the following: Mr. Luis Egido Gálvez: 460,350 euros; Mr. Rafael de Juan López: 277,748 euros. The Executive Directors participate in: (i) Logista's General Long-Term Incentive Plan; (ii) Logista's Special Long-Term Incentive Plan; (iii) Logista's Employment Pensions Plan; (iv) the Directors' Welfare Plan, to which Logista makes contributions based on a percentage of the fixed and variable remuneration of each Director.

They also receive the following benefits and payments in kind: (i) life insurance for the Chief Executive Officer; (ii) health insurance; (iii) a Company vehicle.

A.4 Explain the amount, the nature and the main characteristics of the variable components of the remunerative systems.

In particular:

- Identify each of the remunerative plans of which the directors are beneficiaries, their scope, the date of their approval, date of introduction, validity period and main characteristics. In the case of plans including options on shares and other financial instruments, the general characteristics of the plan will include information about the conditions for the exercise of the said options or financial instruments for each plan.
- Indicate any remuneration by way of participation in profits or bonuses, and the reason for which it is granted.
- Explain the fundamental parameters and the basis of any scheme of annual bonuses.
- The types of directors (executive directors, proprietary external directors, independent external directors or other external directors) who are beneficiaries of remunerative schemes or plans which incorporate a variable remuneration.
- The basis of the said schemes of variable remuneration or plans, the criteria chosen for the evaluation of performance, the components and methods of evaluation to determine whether or not the said evaluation criteria have been fulfilled, and an estimate of the total amount of the variable remuneration to which the current remunerative plan gives rise, depending on the degree of achievement of the hypothesis or objectives taken as the reference.
- If appropriate, the periods laid down for deferral or postponement of payment and/or any periods of retention of shares or other financial instruments will be notified.

Explain the variable elements of the remuneration schemes

On the date of issue of this Report, the remunerative policy for Executive Directors, in relation to the variable components, was the following:

i) Short-term variable remuneration:

The Short-term variable remuneration of the Executive Directors for financial year 2013-2014, payable in this financial year 2015, is limited to a maximum of 100% of the salary for Mr. Luis Egido Gálvez and to 66.66% of the salary for Mr. Rafael De Juan López.

The Board of Directors, at the proposal of the Appointment and Remuneration Committee, has fixed the level of achievement of objectives for the Executive Directors at 100% of the Fixed Salary 2013-2014, in the case of the CEO, and at 93.5% of the maximum limit previously indicated, in the case of the Secretary Director.

For financial year 2014-2015, at the proposal of the Appointment and Remuneration Committee, the Board has fixed the Group's Business Objectives and the metrics for assessing the level of their achievement.

Specifically, a matrix has been designed which combines the following metrics: the Group's working capital and its EBIT.

ii) 2014 General and Special Long-Term Incentive Plans

1. 2014 General Long-Term Incentive Plan

This is intended for Executive Directors and certain of the Group's senior management and employees who are characterized by high achievement and future impact.

The total duration will be five years, which will be divided into three Consolidation Periods of three years, with annual awards being made in financial years 2014, 2015 and 2016.

The maximum Recognized Initial Incentive will be the variable annual remuneration earned by each Beneficiary during the financial year immediately preceding the date of award of the Incentive, divided by the weighted average of the quoted price of the Company's shares in the thirty trading sessions prior to the date of Recognition, and/or related exclusively to the first Consolidation Period, divided by the price of the Public Offering of the Company's shares, if that were lower (the "Number of Recognized Shares").

The number of the Company's shares which will be awarded to each Beneficiary will depend on:

- (i) the Beneficiary's tenure in the Group: it will be necessary for the relevant Consolidation Period to have been completed, and for an employment relationship or, if applicable, a commercial/employment relationship with the Company or its associated companies to have been maintained throughout it.
- (ii) the achievement of the objectives set for consolidation with shares in each of the Consolidation Periods:
- a) 25% of the Number of Recognized Shares are consolidated according to the Total Shareholder Return (TSR). The TSR is the sum of (i) the appreciation in the price of the Company's share during the Consolidation Period and (ii) the dividends per share distributed during that same period.

The Board has set the TSR for the Consolidation Period 2014-2017 at 4.3 € per share.

b) A further 25% of the Number of Recognized Shares are consolidated in accordance with the criterion of the Comparative Shareholder Return (CSR) of the Company compared with that of other companies. The CSR relates the TSR of the Company to the TSR of companies operating in the same or a similar sector of activity.

CSR: is determined by calculating the "percentile rank" of the Company's TSR compared with that of a reference group (which will include the entities with the highest TSR, but below that of the Company).

The Board has decided that the Comparison Group for the Consolidation Period 2014-2017 should be composed of the following companies: Philip Morris International Inc.; British American Tobacco p.l.c.; Japan Tobacco International SA; Imperial Tobacco Group PLC; MARR S.p.A; STEF; Deutsche Post AG; Norbert Dentressangle; Red Eléctrica de España, S.A.U.; Telecom Italia S.p.A.; Total S.A.; CTT – Correios de Portugal, S.A.

c) The remaining 50% of the Number of Recognized Shares are consolidated in accordance with one or several internal criteria, of a financial or operational nature, and related to the level of achievement of the objective during the Consolidation Period, compared with the forecast for that objective in the business plans of Grupo Logista.

For the Consolidation Period 2014-2017, the Board of Directors has set the criterion as the Operating Profit (EBIT) and has quantified it as 729.3 million euros.

- (iii) the achievement, in the minimum proportion laid down, of the Objective for Consolidation (the "Percentage of Consolidation"). The Percentages of Consolidation for the Consolidation Period 2014-2017 are laid down in the Regulations for the General Plan.
- 2. 2014 Special Long-Term Incentive Plan

This is intended only for Executive Directors and certain other senior managers who make valuable contributions to the Group.

The total duration will be five years, which will be divided into three Consolidation Periods of three years, with annual awards being made in financial years 2014, 2015 and 2016.

The maximum Recognized Initial Incentive will be a certain percentage of the fixed annual salary of each Beneficiary, to be determined in each cycle, and will be a maximum of 75% in the case of Executive Directors and of 50% in the case of the other Beneficiaries.

The requirements, Consolidation Objectives, and Consolidation Percentages for the period 2014-2017 are the same as those laid down for the General Plan, but the percentages of the Number of Recognized Shares for the Beneficiaries who consolidate in accordance with the criteria of TSR, CSR and EBIT are respectively 35%, 32% and 33%.

A.5 Explain the main characteristics of the schemes for long-term savings, including retirement and other survivor benefits, that are partially or wholly financed by the Company, whether they be granted internally or externally, with an estimate of their amount or equivalent annual cost, indicating the type of plan, whether it is of defined contribution or defined benefit, the conditions for consolidation of the financial rights in favour of the directors, and their compatibility with any type of compensation for early termination or ending of the contractual relationship between the Company and the director.

Also show the contributions for the director's benefit to defined-contribution pension plans; or the increase in the director's consolidated rights, in the case of contributions to defined-benefit pension plans.

Explain the long-term savings schemes

The Executive Directors participate in Logista's Employment Pensions Plan. It is a defined-contribution plan, and the monthly contributions made by the Company are of 8.3% of the base salary.

The Executive Directors also participate in the Directors' Welfare Plan, to which the Company makes contributions of approximately 10% of the annual Salary plus Short-term variable remuneration of each Director.

A.6 Indicate the compensation agreed or paid on the termination of the director's functions.

Explain the compensation payments

No payment of any kind of compensation to Directors is foreseen in cases of termination of their functions as such. The payment of compensation is only foreseen in cases of termination of executive functions which, if applicable, could be carried out as detailed in section A.7 below.

There are no contracts with members of the administrative, management or supervisory bodies of Logista Holdings or of any of its associated companies in which benefits are envisaged for those people as a consequence of the termination of their positions and functions.

A.7 Indicate the obligatory conditions of the contracts of anyone who, as an executive director, performs senior management functions. Among other things, they must contain information about the duration, the limits to the amounts of compensation, the minimum contract term, the notice periods and the payments in lieu of such notice, and any other clause relating to joining bonuses, compensation or redundancy payments for early termination of the contractual relationship between the Company and the executive director. They must also include the agreements relating to non-competition, exclusivity, and term of post-contractual loyalty and non-competition.

Explain the terms and conditions of executive directors' contracts.

The most important terms and conditions of the contracts signed by Executive Directors with Logista are described below:

a) Change-of-control clauses: if there is a change of control, the Board Secretary would be able to enforce this clause, which allows to receive the same compensation as in cases of termination by unfair dismissal. The amount laid down amounts to double the remuneration (fixed salary plus variable remuneration). Moreover, the base salary for the calculation of the compensation cannot be less than that which would have been used to calculate the compensation in 2008, when Imperial Tobacco Group PLC became a shareholder of Logista.

b) 'Golden Parachute' clauses: the Chief Executive Officer and the Board Secretary have the right to receive compensation in case of cessation of the relationship due to unfair dismissal, or if the termination of the contract is requested by the selfsame director under Article 50 of the Estatuto de los Trabajadores (Workers' Statute) or, in the case of the Board Secretary, because of retirement. In these circumstances, the compensation consists of one year's remuneration (fixed salary and variable remuneration) for the Chief Executive Officer, and two years' remuneration (fixed salary and variable remuneration) for the Board Secretary. In either case, this provision will only apply if the legal compensation for the director concerned would be less than that shown in these clauses.

The contracts of the Chief Executive Officer and of the Board Secretary provide for a payment in cases of death or disability, to be paid to the director or his heirs, and from which the amount received from the employer's life assurance policy is deducted.

c) Non-competition clauses: the Board Secretary's contract includes a clause relating to postcontractual non-competition for 24 months. This agreement carries with it a remuneration, which is the compensation for the restriction of non-competition, and which amounts to 12 months' fixed and variable salary. It will be paid monthly during the period of the non-competition restriction.

In addition, the contracts of each Executive Director contain other clauses which are normally included in this type of contract, and which conform to the usual market practices in this matter: confidentiality and professional secrecy, notice periods, compliance with internal regulations, etc.

A.8 Explain any supplementary remuneration earned by directors as consideration for services provided which are different from those inherent in their positions.

Explain the supplementary remuneration

As at the date of issue of this Report, no supplementary remuneration had been earned by Directors as consideration for services provided which are different from those inherent in their positions.

A.9 Indicate any remuneration in the form of advances, credits or guarantees granted, with an indication of the rate of interest, their essential characteristics and the amounts that may have been returned, and also the obligations assumed by each of them by way of guarantee.

Explain the advances, credits and guarantees granted

As at the date of issue of this Report, no advances, credits or guarantees had been granted to any Director.

A.10 Explain the principal characteristics of remuneration in kind.

Explain the remuneration in kind

As part of their remuneration in kind, the Executive Directors have the following benefits:

- (i) a Company vehicle;
- (ii) life insurance for the Chief Executive Officer covering death and disability and
- (iii) health insurance.

A.11 Indicate the remuneration earned by the director by virtue of the payments which the quoted company makes to a third entity in which the director provides services, when the purpose of those payments is to remunerate the latter for his services in that company.

Explain the remuneration earned by the director by virtue of the payments which the quoted company makes to a third entity in which the director provides services

As at the date of issue of this Report, no remuneration of this kind had been earned.

A.12 Any remunerable concept other than the foregoing, whatever may be its nature or the entity in the Group which pays it, especially when it can be considered as a related transaction or when its issue distorts the true picture of the total remuneration earned by the director.

Explain the other remunerative concepts

As at the date of issue of this Report, no remunerative concept other than those explained in the foregoing sections is envisaged within the Directors' remunerative system.

A.13 Explain the actions taken by the Company, in connection with the system of remuneration, to reduce exposure to excessive risks and to adapt the system to the Company's long-term objectives, values and interests. Included will be, as applicable, references to the measures envisaged to ensure that the remunerative policy is adapted to the Company's long-term results; to measures which establish an appropriate balance between the fixed and variable components of the remuneration; to measures adopted in relation to those of the staff whose professional activities have a material repercussion on the entity's 'risk profile'; to recovery formulae or clauses for claiming the return of the variable components of remuneration based on results when such components have been paid on the basis of data whose inaccuracy was manifestly demonstrated later; and to measures envisaged for the avoidance of any conflicts of interest.

Explain the actions taken to reduce risks

A.13.1 The remunerative policy of the Company and of the Group is designed to take into consideration the Group's long-term strategy and results:

- a) The total remuneration of the Executive Directors is composed of different remunerative elements, basically consisting of: (i) a Salary (ii) Short-term variable remuneration and (iii) Long-term variable remuneration.
- b) The Plans for Long-term variable remuneration fit into a pluri-annual framework, in order to guarantee that the process of evaluation is based on long-term results which take account of the underlying economic cycle of the Company and of its Group. This remuneration is, and will be in the future, in the form of shares in the Company.

A.13.2 The remunerative policy of the Company and of its Group establishes an appropriate balance between the fixed and variable components of the remuneration:

- a) The design of the scheme of remuneration represents a balanced and efficient relationship between the fixed and variable components, as shown in section A.1.4 above.
- b) In this way, the variable components of the remuneration have enough flexibility to allow them to be adjusted even to the point where they are completely eliminated. In a scenario in which the objectives linked to the variable remuneration were not achieved, the Executive Directors and Senior Management would receive their salary only.

With regard to the measures adopted in relation to those categories of the staff whose professional activities have a material repercussion on the entity's 'risk profile':

- (i) The Appointment and Remuneration Committee is responsible for proposing to the Board the remunerative policy for Directors and Senior Managers, and the remuneration of the individual Executive Directors. In practice, the Committee's purview extends to about 150 managers who participate in the system of Short-term variable remuneration. Included in this group are the professionals whose activities could have a material repercussion on the entity's 'risk profile'.
- (ii) It should also be noted that the Company's Audit and Control Committee participates in the taking of decisions related to the Short-term variable remuneration of the Executive Directors, by checking the economic/financial data which could form part of the objectives set in connection with the said remuneration, because, in the first place, it is that Committee which first has to check the results of the Company and of the Group as the basis for calculating the corresponding objectives.

The Appointment and Remuneration Committee is composed of four members, two of whom are also members of the Audit and Control Committee. Specifically, the Chairman of the Appointment and Remuneration Committee is also the Chairman of the Audit and Control Committee. The 'cross-presence' of Directors on these two Committees ensures that, in the deliberations of those Committees and in their proposals to the Board, the risks associated with remuneration are taken into consideration, both in the setting of the annual and pluri-annual incentives and in the process of their evaluation.

A.13.3 With regard to recovery formulae or clauses for claiming the return of the variable components of remuneration based on results when such components have been paid on the basis of data whose inaccuracy was manifestly demonstrated later, and to measures envisaged for the avoidance of any conflicts of interest, the following is indicated:

- (i) The Board Regulations contain no specific provision in this regard. However, the Appointment and Remuneration Committee has full powers to decide whether exceptional circumstances of this kind can even result in the termination of relations with the person or people responsible, and to propose to the Board the adoption of the appropriate measures.
- (ii) With regard to conflicts of interests, the Board Regulations lay down that:
- 1. A Director must notify the Board of Directors of any situation which he or she, or the people linked with him or her, could have, which would be directly or indirectly conflictive with the interests of Grupo Logista.
- 2. A Director must reveal any direct or indirect holding which he or she personally, or the people linked with him or her, may have in the share capital of a company with a type of activity which is the same as, analogous to, or complementary to the activity which constitutes the corporate purpose, as well as the positions which they hold or the functions which they perform in that company, and the performance, for their own account or that of a third party, of a type of activity which is the same as, analogous to, or complementary to the activity which constitutes the corporate purpose.
- 3. A Director may not directly or indirectly perform professional or commercial transactions with Grupo Logista without first giving information about any situation that involves a conflict of interests, and without the Board's giving its approval of the transaction, following a report from the Audit and Control Committee.

The duty of Directors to reveal any case of conflict of interests is also established in the Internal Code of Conduct in Matters connected with the Securities Market.

B POLICY ON REMUNERATION ENVISAGED FOR FUTURE YEARS

B.1 Make a general forecast of the policy on remuneration for future years, with regard to: fixed elements and allowances and remuneration of a variable nature, the relation between remuneration and results, welfare schemes, terms of contracts for executive directors, and a forecast of the most significant changes in the remunerative policy compared with that of previous years.

General forecast of the policy on remuneration

As at the date of approval of this Report, it was expected that the principles and criteria governing the present policy on remuneration, which is described in the foregoing sections, will remain without substantial change, unless the competent social bodies agree to modify them if circumstances of a regulatory, strategic, financial or other nature make modification advisable. It is for that reason that, as explained previously, the Appointment and Remuneration Committee regularly reviews the said policy and the elements included in it.

B.2 Explain the decision-making process in the shaping of the policy on remuneration that is foreseen for future years, and, if applicable, the role of the Remuneration committee.

Explain the decision-making process in the shaping of the policy on remuneration

It is expected that the decision-making process in the shaping of the policy on remuneration for future years, and, if applicable, the role of the Appointment and Remuneration Committee, will be similar to those described in sections A.1. and A.2, without any changes being envisaged.

B.3 Explain the incentives created by the Company in the system of remuneration to reduce exposure to excessive risks and to adapt it to the Company's long-term objectives, values and interests.

Explain the incentives created to reduce risks

Throughout the year, the Appointment and Remuneration Committee monitors the objectives which are linked to the annual and pluri-annual incentives. In this function of monitoring and evaluation, the Committee has the support of the Economic and Financial Management responsible for the Group's management control, which provides the audited results. The final evaluation, on the basis of the results for the whole of the measured period concerned, also considers the quality of the results in the long-term, and any associated risk. The Audit and Control Committee will have previously checked those of the Group's results which are taken into account for the calculation of the objectives set for the receipt of the Short-term variable remuneration (the bonus).

The Appointment and Remuneration Committee is composed of four members, two of whom are also members of the Audit and Control Committee. Specifically, the Chairman of the Appointment and Remuneration Committee is also the Chairman of the Audit and Control Committee. Among the functions of the Audit and Control Committee is the supervision of the effectiveness of the Company's internal control and risk management systems. In this regard, it has to propose to the Board the policy for control and risk management, which will identify, at least, a) the types of risks that the Company faces; b) the level of risk that the Company considers acceptable; c) the measures to mitigate the impact of the identified risks in the event of their materializing; d) the systems of control and information that will be used to control and manage the said risks. The 'cross-presence' of Directors on these two Committees ensures that, in the deliberations of those Committees and in their proposals to the Board, the risks associated with remuneration are taken into consideration, both in the setting of the annual and pluri-annual incentives and in the process of their evaluation.

C SUMMARY OF THE WAY IN WHICH THE POLICY ON REMUNERATION WAS APPLIED DURING THE COMPLETED FINANCIAL YEAR

C.1 Explain in summary form the main characteristics of the structure and remunerative concepts of the policy on remuneration that was applied during the completed financial year, which gives rise to the details of the individual remuneration earned by each of the directors, reflected in section D of this report, together with a summary of the decisions taken by the Board for the application of the said concepts.

Explain the structure and remunerative concepts of the policy on remuneration that was applied during the financial year

- 1st With regard to the Executive Directors, details of the structure and the remunerative concepts of the policy on remuneration that was applied during financial year 2013-2014 are given below:
 - (i) Salary: The Executive Directors received the Salaries that resulted from the application of their current contracts, signed with Logista.
 - (ii) Fixed remuneration: Mr. Luis Egido earned a fixed Remuneration for his membership of the Boards of Logista and of the Company, and Mr. Rafael de Juan López earned a fixed Remuneration for his membership of the Board of the Company.
 - (iii) Daily Allowances: Mr. Luis Egido Gálvez earned Daily Allowances for his attendance at the Board Meetings of Logista and of the Company, and Mr. Rafael de Juan López, for his attendance at the Board Meeting of the Company.
 - (iv) Short-term variable remuneration: This is fixed at 100 per cent of the Salary in the case of the Chief Executive Officer, and at 66.66 per cent of the Salary in the case of the Board Secretary. The Board of Directors, at the proposal of the Appointment and Remuneration Committee, assessed the degree of achievement of the Executive Directors' Objectives, for the purpose of determining the Short-term variable Remuneration for 2013-2014, as 100% for the Chief Executive Officer and 93.5% for the Board Secretary/Director, of the above indicated limits.
 - (v) Other Concepts: The Board Secretary/Director received a special gratification of 120% of his Salary, as a reward for his contribution to the process of the Public Offering for Sale of the Company's shares and their admission to trading.
 - (vi) The Long-term variable remuneration: The Executive Directors are Beneficiaries of Logista's 2011 General Long-Term Incentive Plan (PILP) and of Logista's 2011 Special Long-Term Incentive Plan (PEILP).
 - In both Plans, the first three-year Consolidation Period began on 1st October, 2011, and ended on 30th September, 2014. The Appointment and Remuneration Committee has not yet determined the degree of achievement of the Group's Adjusted Operating Profit (EBIT) objective that was set in both Plans.
 - (vii) Benefits: Logista's Employment Pension Plan; Logista's Managers' Welfare Plan; Company vehicle; life insurance for the Chief Executive Officer; health insurance.

2nd With regard to the Directors, in their status as such, details of the structure and the remunerative concepts of the policy on remuneration that was applied during financial year 2013-2014 are given below:

- a) Board and Committees of Logista SAU
 - i) Fixed remuneration for membership of the Board

Chairman: 13,800 euros per month

Directors (except proprietary and the Board Secretary/Director): 4,600 euros per month

ii) Daily allowance for attendance at Board Meetings

Chairman: 2,070 euros per month

Directors (except proprietary and the Board Secretary/Director): 1,035 euros per month

iii) Daily allowance for attendance at Board Committee Meetings

Chairman: 1,380 euros per month

Member-Directors: 690 euros

From July, 2014, fixed remuneration and daily allowances for membership of Logista's Board and attendance at its Committee Meetings ceased to be earned.

b) The Company's Board and Committees

i) Fixed remuneration for membership of the Board

Chairman: 13,800 euros per month until July, 2014; and 30,000 euros per month from August, 2014

Other Directors (except Proprietary): 4,600 euros per month until July, 2014; and 5,000 euros from July, 2014

ii) Daily allowance for attendance at Board Meetings:

Chairman: 2,070 euros per month until July, 2014 and 2,000 euros per month from September, 2014.

Directors (except proprietary): 1,035 euros per month until June, 2014, and 2,000 euros per month from July, 2014.

iii) Daily allowance for attendance at meetings of the Audit and Control Committee:

Chairman: 1,380 euros per month until July, 2014 and 1,600 euros per month from September, 2014.

Member-Directors: 690 euros per month until June, 2014 and 1,600 euros per month from July, 2014.

iv) Daily allowance for attendance at meetings of the Appointment and Remuneration Committee:

Chairman: 1,380 euros per month until July, 2014 and 1,000 euros per month from September, 2014

Member-Directors: 1,000 euros per month.

D DETAILS OF THE REMUNERATION EARNED BY EACH DIRECTOR INDIVIDUALLY

Name	Туре	Financial year 2014 accrual period
ADAM BRITNER	Propietary	From 01/10/2013 to 30/09/2014.
CRISTINA GARMENDIA MENDIZÁBAL	Independent	From 01/10/2013 to 30/09/2014.
DAVID IAN RESNEKOV	Propietary	From 01/10/2013 to 30/09/2014.
EDUARDO ZAPLANA HERNÁNDEZ-SORO	Independent	From 01/10/2013 to 30/09/2014.
GREGORIO MARAÑÓN Y BERTRÁN DE LIS	Other External	From 01/10/2013 to 30/09/2014.
JOHN DOWNING	Propietary	From 01/10/2013 to 30/09/2014.
LUIS EGIDO GÁLVEZ	Executive	From 01/10/2013 to 30/09/2014.
NICHOLAS JAMES KEVETH	Propietary	From 01/10/2013 to 30/09/2014.
RAFAEL DE JUAN LÓPEZ	Executive	From 01/10/2013 to 30/09/2014.
STÉPHANE LISSNER	Independent	From 01/10/2013 to 30/09/2014.
MIGUEL ÁNGEL BARROSO AYATS	Independent	From 01/10/2013 to 30/09/2014.

D.1 Complete the charts below relating to the individual remuneration earned by each director (including the remuneration for exercising executive functions) during the financial year.

a) Remuneration earned in the company which is the subject of this report:

i) Remuneration in cash (in thousands of €)

Уаж е	Salary	Fixed remuneration	Daily allowances	Short-term variable remuneration	Long-term variable remuneration	Remuneration for membership of Board Committees	Compensation	Other concepts	Total for year 2014	Total for year 2013
GREGORIO MARAÑÓN Y BERTRÁN DE LIS	0	71	10	0	0	15	0	0	96	0
LUIS EGIDO GÁLVEZ	0	20	8	0	0	0	0	0	28	0
RAFAEL DE JUAN LÓPEZ	0	15	4	0	0	0	0	0	19	0
MIGUEL ÁNGEL BARROSO AYATS	0	0	2	0	0	0	0	0	2	0
CRISTINA GARMENDIA MENDIZÁBAL	0	19	4	0	0	4	0	0	27	0
EDUARDO ZAPLANA HERNÁNDEZ-SORO	0	20	8	0	0	5	0	0	33	0
ADAM BRITNER	0	0	0	0	0	0	0	0	0	0
JOHN DOWNING	0	0	0	0	0	0	0	0	0	0
NICHOLAS JAMES KEVETH	0	0	0	0	0	0	0	0	0	0
DAVID IAN RESNEKOV	0	0	0	0	0	0	0	0	0	0
STÉPHANE LISSNER	0	20	4	0	0	2	0	0	26	0

- ii) Remuneration schemes based on shares
- iii) Long-term savings schemes

b) Remuneration earned by the Directors of the Company for their membership of the Boards of other companies in the Group:

i) Remuneration in cash (in thousands of \in)

Ра	Salary	Fixed remuneration	Daily allowances	Short-term variable remuneration	Long-term variable remuneration	Remuneration for membership of Board Committees	Compensation	Other concepts	Total for year 2014	Total for year 2013
LUIS EGIDO GÁLVEZ	460	37	8	300	407	0	0	116	1,328	1,311
RAFAEL DE JUAN LÓPEZ	278	0	0	181	221	0	0	410	1,090	741
GREGORIO MARAÑÓN Y BERTRÁN DE LIS	0	110	17	0	0	7	0	0	134	184
MIGUEL ÁNGEL BARROSO AYATS	0	55	8	0	0	4	0	0	67	69
STÉPHANE LISSNER	0	37	6	0	0	2	0	0	45	32
EDUARDO ZAPLANA HERNÁNDEZ-SORO	0	37	8	0	0	3	0	0	48	69
CRISTINA GARMENDIA MENDIZÁBAL	0	0	0	0	0	0	0	0	0	0
NICHOLAS JAMES KEVETH	0	0	0	0	0	0	0	0	0	0
DAVID IAN RESNEKOV	0	0	0	0	0	0	0	0	0	0
ADAM BRITNER	0	0	0	0	0	0	0	0	0	0
JOHN DOWNING	0	0	0	0	0	0	0	0	0	0

ii) Remuneration schemes based on shares

iii) Long-term savings schemes

Name		n by the Company nds of €)	Amount of accumulated funds (thousands of €)		
	Year 2014	Year 2013	Year 2014	Year 2013	
LUIS EGIDO GÁLVEZ	81	173	1,566	1,424	
RAFAEL DE JUAN LÓPEZ	51	49	423	355	

	LUIS EGID	O GÁLVEZ	
	Remuneration in the fe	orm of advances, loans	
Interest rate for the transaction	Main features of the transaction	Amounts potentially returned	
0.00	N/A	N/A	
Life insurance premiums		Guarantees given by tl of the di	
2014	2013	2014	2013
3	3	N/A	N/A

c) Summary of the remuneration (in thousands of $\mathbf{\epsilon}$):

The amounts of all the remunerative concepts contained in this Report, and which were earned by the directors, must be shown in the summary, in thousands of euros.

In the case of the Long-Term Savings Schemes, the contributions or provisions made to this type of scheme must be included:

Name	Remu	uneration	on earne mpany	ed in	Remuneration earned in Totals companies of the Group						
	Total cash remuneration	Value of the shares granted	Gross Profit of the options exercised	Total year 2014 Company	Total cash remuneration	Value of the shares granted	Gross Profit of the options exercised	Total year 2014 Group	Total year 2014	Total year 2013	Contribution to savings scheme during year 2014
LUIS EGIDO GÁLVEZ	28	0	0	28	1,328	0	0	1,328	1,356	1,311	81
RAFAEL DE JUAN LÓPEZ	19	0	0	19	1,090	0	0	1,090	1,109	741	51
GREGORIO MARAÑÓN Y BERTRÁN DE LIS	96	0	0	96	134	0	0	134	230	184	0
MIGUEL ÁNGEL BARROSO AYATS	2	0	0	2	67	0	0	67	69	69	0
STÉPHANE LISSNER	26	0	0	26	45	0	0	45	71	32	0
EDUARDO ZAPLANA HERNÁNDEZ-SO- RO	33	0	0	33	48	0	0	48	81	69	0
CRISTINA GARMENDIA MENDIZÁBAL	27	0	0	27	0	0	0	0	27	0	0
ADAM BRITNER	0	0	0	0	0	0	0	0	0	0	0
DAVID IAN RESNEKOV	0	0	0	0	0	0	0	0	0	0	0
JOHN DOWNING	0	0	0	0	0	0	0	0	0	0	0
NICHOLAS JAMES KEVETH	0	0	0	0	0	0	0	0	0	0	0
TOTAL	231	0	0	231	2,712	0	0	2,712	2,943	2,406	132

D.2 Report on the relation between the remuneration obtained by the directors and the results or other measurements of the entity's performance, explaining, if appropriate, how the variations in the Company's performance influenced the variation in the directors' remuneration.

As indicated in section C above, the Short-term and Long-term variable remuneration of the Executive Directors is directly related to the degree of achievement of the Group's audited objectives.

D.2.1 Short-term variable remuneration.

The Board of Directors, at the proposal of the Appointment and Remuneration Committee, assessed the degree of achievement of the Executive Directors' Objectives, for the purpose of determining the Short-term variable Remuneration for 2013-2014, as 100% and 93.5% for the Chief Executive Officer and the Board Secretary/Director respectively, of the maximum limits indicated in paragraph A.4.

D.2.2 Long-term variable remuneration

The consolidation of the Recognized Initial Incentive for the Executive Directors in Logista's General and Special Long-Term Incentive Plans depends, for the Consolidation Period which began on 1st October, 2011, and ended on 30th September, 2014, on the degree of achievement of the Group's target EBIT, set for the said period at 666.2 million euros.

As at the date of approval of this Report, the Appointment and Remuneration Committee had not assessed the degree of achievement of that objective, and consequently had not made any proposal to the Board in relation to the Executive Directors and the Consolidation Period in question.

D.3 Report on the result of the consultative vote of the General Meeting on the annual report on remuneration in the past year, indicating the number of negative votes cast, if any:

	Number	% of the total
Votes cast	0	0.00%
	Number	% of the total
Votes against	0	0.00%
Votes in favour	0	0.00%
Abstentions	0	0.00%

E OTHER INFORMATION OF INTEREST

If there are any relevant aspects of the directors' remuneration which could not be included in the other sections of this report, but which should be included in order to present more complete and reasoned information about the Company's remunerative structure and practices in relation to its directors, please mention them briefly.

Section A4

1. 2014 General Long-Term Incentive Plan

The Percentages of Consolidation laid down by the Plan's Regulations are the following:

a) Criterion TSR

PERCENTAGE OF CONSOLIDATION OF SHARES (CRITERION TSR)

DEGREE OF ACHIEVEMENT OF OBJECTIVE PERCENTAGE OF CONSOLIDATION

<75.00% 0.00%

75.00% 60.00%

77.50% 64.00%

80.00% 68.00%

82.50% 72.00%

85.00% 76.00%

87.50% 80.00%

90.00% 84.00%

92.50% 88.00%

95.00% 92.00%

97.50% 96.00%

100.00% or

> 100.00% 100.00%

b) Criterion CSR::

Percentile rank of the Company's CSR

Below the median of the reference group 0%.

From the median of the reference group 40%.

From the third quartile of the reference group 90%.

From percentile 90 of the reference group 100%.

c) Criterion Operating Profit (EBIT): PERCENTAGE OF CONSOLIDATION OF SHARES (CRITERION: OPERATING PROFIT OF THE GROUP) DEGREE OF ACHIEVEMENT OF OBJECTIVE PERCENTAGE OF CONSOLIDATION <90.00% 0.00% 90.00% 50.00% 90.50% 52.50% 91.00% 55.00% 91.50% 57.50% 92.00% 60.00% 92.50% 62.50% 93.00% 65.00% 93.50% 67.50% 94.00% 70.00% 94.50% 72.50% 95.00% 75.00% 95.50% 77.50% 96.00% 80.00% 96.50% 82.50% 97.00% 85.00% 97.50% 87.50% 98.00% 90.00%

- 2. Described below are the characteristics of Logista's 2011 General and Special Long-Term Incentive Plans.
- a) Logista's 2011 General Long-Term Incentive Plan (PILP)

98.50% 92.50%

99.00% 95.00%

99.50% 97.50%

100.00% or more 100.00%

The Plan is applicable to Executive Directors, Senior managers and certain employees of Logista who are characterized by high achievement and future impact.

Its purposes are: (i) to encourage its participants to achieve the objective of progressive creation of value for Logista, and (ii) to retain and motivate 'key' members of Logista's staff who are characterized by excellence in the performance of their work and a high degree of commitment to the achievement of the company's business objectives.

The Plan is composed of three Consolidation Periods of three years each (2011-2014, 2012-2015 and 2013-2016).

Each Beneficiary has the right to receive, in cash, a certain percentage of the bonus earned in the previous year (never more than 100% of it), called the Recognized Initial Incentive.

The payment of the Recognized Initial Incentive is conditional upon, and subject to (i) the Beneficiary's remaining in Grupo Logista; (ii) the completion of the Incentive's Consolidation Period; and (iii) the degree of achievement of the Operating Profit obtained by Grupo Logista in each of the Plan's three Consolidation Periods.

The amount which may be consolidated by any Beneficiary of this Plan may not exceed 1.2 times the Recognized Initial Incentive, unless the Board of Directors fixes a different limit.

b) Logista's 2011 Special Long-Term Incentive Plan (PEILP)

The Plan is only applicable to the Executive Directors and certain Grupo Logista's senior managers who make valuable contributions to the Group.

The Plan is composed of three Consolidation Periods of three years each (2011-2014, 2012-2015 and 2013-2016).

Each Beneficiary has the right to receive, in cash, a certain percentage of the fixed salary which will be determined each year (a maximum of 75% of the fixed salary in the case of Executive Directors and 50% of the fixed salary in the case of the other Beneficiaries), called the Recognized Initial Incentive.

The payment of the Recognized Initial Incentive is conditional upon, and subject to (i) the Beneficiary's remaining in Logista; (ii) the completion of the Incentive's Consolidation Period; and (iii) the degree of achievement of the Operating Profit obtained by the Group in each of the Plan's three Consolidation Periods.

In addition, one needs to consider that, in accordance with the internal regulations governing the 2011 Incentive Plans (the General Plan and the Special Plan), the maximum amount that any Beneficiary may cash in, from the combined Plans in any one year, will be 1.3 times that Beneficiary's fixed salary on the date of cashing-in.

This annual report on remuneration was approved by the Company's Board of Directors at its meeting on 16th December 2014.

Indicate whether there were any directors who voted against the approval of this report, or who abstained.

No