

PROPOSAL BY THE BOARD OF DIRECTORS OF EBRO FOODS, S.A. ON AMENDMENT OF THE DIRECTORS' REMUNERATION POLICY 2019-2021

1. Introduction

Section 529.novodecies of the Corporate Enterprises Act establishes the obligation of listed companies to have a Directors' remuneration policy approved by the General Meeting of Shareholders under a separate item on the agenda for application over a maximum period of three years.

At the Annual General Meeting (AGM) of Ebro Foods, S.A. (the "Company") held on 5 June 2018, the Company's shareholders approved the Remuneration Policy for Directors for the period 2019-2021 (the "Policy"), proposed by the Board of Directors after assessment and a favourable report by the Nomination and Remuneration Committee.

In 2019, following: (i) the alteration of the regulations in the Articles of Association on the remuneration of Directors as such and (ii) the approval of a new Deferred Annual Bonus Scheme tied to the Strategic Plan 2019-2021, in which the Executive Chairman participates, the Policy was reviewed to adapt it to both these changes. That amendment was approved at the Annual General Meeting of the Company held on 4 June 2019, in view of the proposal submitted by the Board and the assessment and favourable report by the Nomination and Remuneration Committee.

In 2020, at the proposal of the Board following assessment and a favourable report by the Nomination and Remuneration Committee, it was resolved at the Annual General Meeting of the Company held on 29 July 2020 to amend the Policy provisions on the fixed remuneration of the Executive Chairman.

In 2021, at a meeting on 25 February 2021 and after assessment and a favourable report by the Nomination and Remuneration Committee, the Board resolved to table a motion at the Annual General Meeting 2021 to raise the fixed remuneration of the Directors for their duties as such for 2020, setting a gross global amount of EUR 2,850,000 for that fixed remuneration for 2020.

Since the Remuneration Policy for Directors must necessarily state at least the maximum overall amount of the annual remuneration payable to the directors for their duties as such, pursuant to the Corporate Enterprises Act section 529.septedecies, the Policy must be amended to comply with that legal obligation.

The Board of Directors must submit any amendment of the Remuneration Policy to the General Meeting of Shareholders, together with a specific report by the Nomination and Remuneration Committee, and both the proposed amendment to the Policy and the specific report by the Committee must be made available to shareholders on the Company's website as from the date of calling the General Meeting.



2. Reasons for the amendment

The amendment is proposed to update the Policy in the part addressing the fixed remuneration of the Directors for their duties as such, following the review resolved by the Board and the favourable report by the Nomination and Remuneration Committee.

3. Scope of the proposed amendment

The amendment contemplated in this proposal affects only section 5.2. of the Policy, which regulates the fixed allocation of the Directors' remuneration for their duties as such. In particular, the amendment seeks to include in the Policy the raising and establishment of the gross amount of that fixed remuneration as from 2020 in the terms defined by the Board, subject to assessment and a favourable report by the Nomination and Remuneration Committee.

The text of the specific amendments to be made in the Policy is appended hereto in **Annex 1**, with the proposed changes clearly marked.

4. Specific report by the Nomination and Remuneration Committee

In pursuance of section 529.novodecies.4, the Nomination and Remuneration Committee has issued a specific report on the proposed amendment, providing detailed information on the extent of and justification for it.

This report is appended in **Annex 2**.

5. Consolidated text of the Directors' Remuneration Policy 2019-2021

The recast Policy is appended in **Annex 3** hereto, incorporating the proposed amendment.

6. Validity

The proposed amendment would not alter the effective period of the Remuneration Policy 2019-2021, which remains in full force and effect, with the amendments described, up to 2021.

Any further amendment or replacement of this Policy during its effective period will require prior approval by the General Meeting of Shareholders.

Issued in Madrid on 24 May 2021.

The English version of this document and annexes is purely informative. In the event of any discrepancy between the Spanish and English versions of this document and annexes, the Spanish version will prevail.



Annex 1

Proposed amendments marked



5.2. Structure

The remuneration of the directors for their duties as such, according to the Articles of Association, consists of the following two parts:

a) Fixed allocation

The fixed allocation is a fixed global amount for the Board as a whole, decided by the general meeting each year.

For 20182020, based on the proposal and favourable report by the Nomination and Remuneration Committee, the Board of Directors has resolved to propose at the Annual General Meeting (to be held in 20192021) a gross fixed allocation of EUR 2,728,053 2,850,000. Unless otherwise agreed by the General Meeting, that amount will remain unaltered for the remaining duration of this Policy. That is the same amount that the Board has been receiving since 2016.

Once the amount has been set by the General Meeting, the Board distributes it among its members. That distribution is made according to the duties of each director on the Board and the different Committees and a scale set by the Board. The current scale, set by the Board in 2006 upon recommendation by the Nomination and Remuneration Committee, is as follows:

Member of the Board of Directors: 1 point

Chairman of the Board: 1 point

Vice-Chairman of the Board: 0.5 points

Member of the Executive Committee: 1 point

Committees other than the Executive Committee:

o Member of the Committee: 0.2 points

o Chairman: 0.05 points per meeting

o Members: 0.03 points per meeting

So the total amount set by the Board is divided by the total number of points, taking account of the time that the status of Director (and Committee member, where appropriate) has been maintained and the Board and Committee meetings held in each period of time. This gives the value per point (or portion of point). Once the points corresponding to each Director are known, the fixed allocation corresponding to each one is the result of multiplying their respective points (or portions of points) by the value of the point.



Annex 2

Specific report by the Nomination and Remuneration Committee



SPECIFIC REPORT BY THE NOMINATION AND REMUNERATION COMMITTEE OF EBRO FOODS, S.A. ON THE PROPOSED AMENDMENT OF THE DIRECTORS' REMUNERATION POLICY 2019-2021

1. Introduction

Section 529.novodecies of the Corporate Enterprises Act establishes the obligation of listed companies to have a Directors' remuneration policy approved by the General Meeting of Shareholders under a separate item on the agenda for application over a maximum period of three years.

The proposed Remuneration Policy, which the Board of Directors will submit for approval at the Annual General Meeting (AGM), must be accompanied by a specific report by the Nomination and Remuneration Committee; and both the proposed Policy and the specific report by the Committee must be made available to shareholders on the company's website as from the date of calling the AGM. The same procedure must be observed in the event of amendment or replacement of the Remuneration Policy in place from time to time.

At the Annual General Meeting of Ebro Foods, S.A. (the "Company") held on 5 June 2018, the Company's shareholders approved the Remuneration Policy for Directors for the period 2019-2021 (the "Policy"), proposed by the Board of Directors after assessment and a favourable report by the Nomination and Remuneration Committee.

In 2019, following: (i) the alteration of the regulations in the Articles of Association on the remuneration of Directors as such and (ii) the approval of a new Deferred Annual Bonus Scheme tied to the Strategic Plan 2019-2021, in which the Executive Chairman participates, the Policy was reviewed to adapt it to both these changes. That amendment was approved at the Annual General Meeting of the Company held on 4 June 2019.

In 2020, at the proposal of the Board following assessment and a favourable report by the Nomination and Remuneration Committee, it was resolved at the Annual General Meeting of the Company held on 29 July 2020 to amend the Policy provisions on the fixed remuneration of the Executive Chairman.

On 17 February 2021, the Nomination and Remuneration Committee resolved to submit a proposal to the Board of Directors to raise the fixed remuneration of the Directors for their duties as such for 2020. And at a meeting on 25 February 2021, based on that proposal and the favourable report by the Nomination and Remuneration Committee, the Board resolved to table a motion at the Annual General Meeting 2021 to raise the fixed remuneration of the Directors for their duties as such for 2020, setting a gross global amount of EUR 2,850,000 for that fixed remuneration for 2020.

Since the Remuneration Policy for Directors must necessarily state at least the maximum overall amount of the annual remuneration payable to the directors for their duties as such, pursuant to the Corporate Enterprises Act section 529.septedecies, the Policy must be amended to comply with that legal obligation.



If this proposal is approved by the Board of Directors, the Remuneration Policy for Directors for 2019, 2020 and 2021 must be amended to reflect the amount of the annual fixed remuneration and any variation thereof during the period covered by the policy, as expressly stipulated in the Corporate Enterprises Act section 529.octodecies.

2. Report

The purpose of the proposed amendment is to include in the Remuneration Policy 2019-2021 the resolution adopted by the Board of Directors of the Company on 25 February 2021, as proposed by the Nomination and Remuneration Committee, to raise the fixed remuneration of the Directors for their duties as such as from 2020.

In this respect, at its meeting on 17 February 2021, the Nomination and Remuneration Committee discussed the aforesaid annual remuneration of the Directors for their duties as such and, taking into account that: (i) the amount of that fixed remuneration had remained unchanged since 2016; and (ii) the number of Directors had been raised to 14 by virtue of a resolution adopted at the AGM on 29 July 2020, the Committee considered it appropriate to increase for 2020 the amount of the fixed remuneration to be received by the Directors for their duties as such, so that said remuneration, established as a global sum to be distributed among all the Directors, would not be affected by the increased number of Board members.

Accordingly, the Committee resolved to submit a proposal to the Board of Directors, to be laid before the AGM 2021, to set the Directors' statutory share in profits in 2020 at the gross global amount of EUR 2,850,000, which is EUR 121,947 more than in the previous year.

Since the Corporate Enterprises Act section 529.septdecies stipulates that the Remuneration Policy for Directors must state: "the maximum overall amount of the annual remuneration payable to the directors for their duties as such...", the Remuneration Policy for Directors for 2019-2021 currently in force must be amended to reflect the resolution adopted and the gross amount established therein for the Directors for their duties as such as from 2020.

3. Validity

The proposed amendment would not alter the effective period of the current Remuneration Policy 2019-2021, which remains in full force and effect, with the amendment described, up to 2021.

Any further amendment or replacement of this Policy during its effective period will require prior approval by the General Meeting of Shareholders.

4. Conclusions

The Nomination and Remuneration Committee considers that the proposed amendment of the Policy is adequate, in view of its purpose, and is aligned with the interests of the Company, its shareholders and other stakeholders.



Accordingly, the Nomination and Remuneration Committee submits this report to the Board of Directors for consideration and for the latter, in turn, to submit the amendment of the Directors' Remuneration Policy 2019-2021 for approval at the Annual General Meeting in pursuance of the current legal requirements.

Issued in Madrid on 24 May 2021.



Annex 3

Consolidated text of the Directors' Remuneration Policy 2019-2021



REMUNERATION POLICY FOR DIRECTORS OF EBRO FOODS, S.A.

2019-2021



1. <u>Introduction</u>

Legislative Royal Decree 1/2010 of 3 July approving the recast Corporate Enterprises Act following the changes made by Act 31/2014 of 3 December amending the Corporate Enterprises Act to enhance Corporate Governance ("Corporate Enterprises Act") contemplates the obligation of listed companies to have a directors' remuneration policy (the "Directors' Remuneration Policy").

The Corporate Enterprises Act, section 529.novodecies, provides inter alia that the Directors' Remuneration Policy:

- (i) shall be in keeping, as appropriate, with the remuneration system established in the articles of association;
- (ii) shall be approved by the General Meeting of Shareholders at least every three years and be put to the vote in a separate item on the agenda;
- (iii) and once approved by the General Meeting, shall remain in force for three years after the year of its approval.

Pursuant to the transitional provisions contained in Act 31/2014, Ebro Foods, S.A. ("**Ebro**" or the "**Company**") submitted the Annual Report on Directors' Remuneration for approval in an advisory vote at the AGM held on 3 June 2015. As it was approved, the remuneration policy set out in that report was also approved and remained in force for the following three years, i.e. 2016, 2017 and 2018.

Accordingly, and to ensure that the Company will (pursuant to the Corporate Enterprises Act, section 529.novodecies) have a Remuneration Policy approved by the General Meeting for the next three years, this new Remuneration Policy, which will be valid (unless modified with approval by the General Meeting) for the years 2019, 2020 and 2021, is to be submitted for approval at the Annual General Meeting in 2018.

2. Internal regulation on Directors' remuneration

Based on the legal regulation of Directors' remuneration, both as such and for their executive duties, the basic internal regulation of Directors' remuneration is set out in Article 22 of the Articles of Association, which provides as follows:

"Remuneration of all the board members for their duties as such (that is, for their supervisory and other non-executive duties) shall comprise: (i) a fixed annual allocation; and (ii) fees for attending meetings of the company's corporate bodies. Both the fixed annual allocation for the board as a whole and the amount of attendance fees shall be determined by the general meeting and shall remain in force until a resolution is passed to change them. The board of directors shall distribute each year among its members the fixed sum established by the general meeting, taking into account the positions held by the directors on the board, their membership of board committees and any other objective circumstances that the board may consider appropriate. The board shall also decide on the timing of successive payments.



The directors' remuneration shall in any case be reasonably aligned with the importance of the company, its economic situation from time to time and the market standards of comparable companies. The remuneration system established shall focus on promoting the long-term yield and sustainability of the company and shall contemplate such precautions as may be necessary to avoid excessive exposure to risk or rewarding unfavourable results.

The remuneration policy for directors shall comply with all applicable provisions on the remuneration system in the articles of association and shall be approved by the general meeting at least every three years as a separate item on the agenda.

Regardless of the nature of their legal relationship with the company, directors with executive duties in the company shall be entitled to remuneration for the performance of such duties on the terms established by the board of directors in accordance with the remuneration policy for directors in place from time to time. The relationship between the company and its Executive Directors shall be set down in a contract, which must be approved by the Board in the manner and with the majorities stipulated in law.

In addition and independently of the remuneration contemplated in the preceding paragraphs, directors may receive remuneration in the form of shares, stock options or any other system of remuneration indexed to the price of the shares of the company or any other companies in its group. Nevertheless, the use of those remuneration systems shall be decided by the general meeting, in the form and on the terms and conditions stipulated in law.

If the Executive Directors waive the remuneration to which they are entitled for their duties as directors (that is, for their supervisory and other non-executive duties), the fixed remuneration that would correspond to them will not be distributed among the remaining directors."

3. Principles governing Directors' remuneration

The Directors' Remuneration Policy is based on the following principles (which in turn correspond to those of the relevant good governance recommendations):

- (i) Directors shall be remunerated according to their duties, responsibilities and dedication. This remuneration shall be such as to retain talent and acknowledge the directors' track record.
- (ii) The remuneration shall be set according to the importance of the company, its economic situation from time to time and comparable market standards.
- (iii) Directors' remuneration should be reasonable without compromising their independence of judgement, especially that of non-Executive Directors.
- (iv) The remuneration system of Directors, especially that of Executive Directors for their executive duties, shall be designed to boost the Company's long-term sustainability and profitability and maximise its value for the benefit of all its shareholders, avoiding excessive exposure to risks and reward for unfavourable



results. In this regard, an attractive remuneration system has been designed for Executive Directors (and other senior executives of the Group) with a view to attracting and retaining talent and professional worth on the one hand, and securing an adequate balance between Group results and risk exposure on the other.

4. Process for determining the Directors' Remuneration Policy

According to the regulation in law and the Articles of Association, the Nomination and Remuneration Committee submits proposals to the Board on the Directors' remuneration policy, and the individual remuneration and other terms of contract of the Executive Directors, overseeing compliance.

Accordingly, based on the regulation in law and the Articles of Association and the principles set out above, the company's Nomination and Remuneration Committee prepares a proposed Directors' Remuneration Policy and submits it to the Board for consideration, together with the corresponding report. The Board must then decide whether to table a motion for its approval at the General Meeting, pursuant to section 529.novodecies of the Corporate Enterprises Act.

On 25 April 2018, the Nomination and Remuneration Committee assessed and resolved to submit this Directors' Remuneration Policy to the Board. At a meeting on the same date, the Board resolved to submit it for approval at the Annual General Meeting 2018.

Subsequently, on 30 April 2019, the Nomination and Remuneration Committee assessed and resolved to submit to the Board the amendment to this Directors' Remuneration Policy. At a meeting on the same date, the Board resolved to submit the proposed amendment for approval at the Annual General Meeting to be held in June 2019.

5. Remuneration of the Directors for their duties as such

5.1 Regulation in the Articles of Association

As mentioned earlier, Article 22 of the company's Articles of Association establishes the following principles regarding Directors' remuneration for their duties as such:

- Directors' remuneration shall consist of a fixed allocation each year.
- The General Meeting shall determine the fixed allocation each year. The amount thus established shall remain in force until the General Meeting approves its modification.
- The Board shall distribute the aforesaid sum among its members each year and determine the timing of its payment.
- The Directors will also be entitled to a fee for attending meetings of the governing bodies of the Company, the amount of which will be established every year by the General Meeting.



- The Directors' remuneration shall in any case be reasonably aligned with the importance of the Company, its economic situation from time to time and the market standards of comparable companies.
- The remuneration system established shall focus on promoting the long-term yield and sustainability of the Company and shall contemplate such precautions as may be necessary to avoid excessive exposure to risk or rewarding unfavourable results.
- Whenever so approved by the General Meeting, Directors may receive remuneration in the form of shares, stock options or any other system of remuneration indexed to the price of the shares of the Company or any other companies in its Group.
- It is expressly established that if the Executive Directors waive the fixed allocation to which they are entitled for their duties as Directors, that allocation will not be distributed among the remaining Directors.

Based on those regulations and the principles included in this Directors' Remuneration Policy and pursuant to Article 25.4 of the Regulations of the Board, the Nomination and Remuneration Committee: (i) studies, reports and prepares (for the Board to assess prior to laying it before the General Meeting for approval) the corresponding proposal for the remuneration of Directors for their duties as such in each year, and (ii) prepares and proposes to the Board (which decides whether to submit it to the General Meeting for an advisory vote) the Annual Report on Directors' Remuneration contemplated in section 541 of the Corporate Enterprises Act.

5.2 Structure

The remuneration of the Directors for their duties as such, according to the Articles of Association, consists of the following two parts:

a) Fixed allocation

The fixed allocation is a fixed global amount for the Board as a whole, decided by the General Meeting each year.

For 20182020, based on the proposal and favourable report by the Nomination and Remuneration Committee, the Board of Directors has resolved to propose at the Annual General Meeting (to be held in 20192021) a gross fixed allocation of EUR 2,728,053. That is the same amount that the Board has been receiving since 2016. 2,850,000. Unless otherwise agreed by the General Meeting, that amount will remain unaltered for the remaining duration of this Policy.

Once the amount has been set by the General Meeting, the Board distributes it among its members. That distribution is made according to the duties of each director on the Board and the different Committees and a scale set by the board. The current scale, set by the Board in 2006 upon recommendation by the Nomination and Remuneration Committee, is as follows:



Member of the Board of Directors: 1 point

• Chairman of the Board: 1 point

Vice-Chairman of the Board: 0.5 points

Member of the Executive Committee: 1 point

Committees other than the Executive Committee:

o Member of the Committee: 0.2 points

o Chairman: 0.05 points per meeting

o Members: 0.03 points per meeting

So the total amount set by the Board is divided by the total number of points, taking account of the time that the status of Director (and Committee member, where appropriate) has been maintained and the Board and Committee meetings held in each period of time. This gives the value per point (or portion of point). Once the points corresponding to each director are known, the fixed allocation corresponding to each one is the result of multiplying their respective points (or portions of points) by the value of the point.

b) Attendance fees for Board and Committee meetings

Directors (for their duties as such) also receive a fee for attending Board meetings.

The General Meeting sets the amount of those fees, which is submitted for approval together with the fixed allocation.

For 2018, based on the proposal and favourable report issued by the Nomination and Remuneration Committee, the Board of Directors has resolved to table a motion at the AGM in 2019 to maintain the attendance fees at the same amounts as in previous years: EUR 1,600 for attending Board meetings and EUR 800 for attending the different committee meetings.

No change is expected in the amounts of attendance fees payable to directors in the years covered by this Directors' Remuneration Policy. However, any potential changes will be expressly submitted to the general meeting for consideration, as stipulated in the articles of association.

c) Other pay items of Directors for their duties as such

As mentioned earlier, the Articles of Association contemplate the possibility that, whenever so resolved by the General Meeting with the formalities stipulated in law, Directors may receive remuneration in the form of shares, stock options or any other system of remuneration indexed to the price of the shares of the Company or any other companies in its Group.



This notwithstanding, the Company has not deemed fit to introduce this measure, considering that the present system of remunerating directors for their duties as such is in line with the principles of this Directors' Remuneration Policy and the relevant good governance recommendations applicable to the Company.

Moreover, the Company does not foresee introducing that type of system during the effective term of this Directors' Remuneration Policy. Were this possibility to be considered in the future, it would be necessary to comply with the applicable legal requirements and, therefore, a specific resolution would have to be adopted by the General Meeting. Also in that case, the Nomination and Remuneration Committee and the Board of Directors would assess the convenience of tying that remuneration to an obligation of the Directors as such to hold on to the shares they receive until they step down as directors, in accordance with the prevailing good governance recommendations.

In addition, in line with common practice in other comparable companies, the Company has taken out and maintains in force a liability insurance policy for its directors and executives.

d) Other aspects regarding Directors' relationship as such with the company

The Directors do not receive any other remuneration or compensation from the Company by virtue of their office as directors. In particular, the Company does not make any contributions to pension funds or schemes in favour of Board members.

The Directors, as such, have no special commitments to the Company in excess of those corresponding to them as Directors, as stipulated in law, Articles of Association and Regulations. So beyond the applicable provisions of law, Articles of Association and Regulations, the Directors have no special obligations of exclusive dedication or no competition, even after they stand down as directors for whatsoever reason. They are, therefore, not entitled to any compensations for these concepts.

e) Transparency of the remunerations of Directors for their duties as such

The individual amounts actually earned by each Board member as Director for each of the pay items described above are disclosed in the Annual Report on Directors' Remuneration published each year.

6. Remuneration of Executive Directors

6.1 Regulation in the Articles of Association

As mentioned earlier, Article 22 of the Company's Articles of Association provides that, regardless of the nature of their legal relationship with the Company, Directors who perform executive duties will be entitled to remuneration for those duties, on the terms established by the Board in accordance with the Directors' Remuneration Policy in place from time to time. In addition, pursuant to current legal provisions, the relationship between the Company and its Executive Directors who perform executive duties shall be



regulated in a contract, which must be approved by the Board in the manner and with the majorities stipulated in law.

6.2 Structure

The remuneration of Executive Directors for performing executive duties shall consist of three pay items:

a) Annual fixed remuneration

The fixed remuneration of Executive Directors for the performance of executive duties is established in their contracts with the Company.

The amount of that fixed remuneration will be determined in each specific case according to the general principles set out in this Directors' Remuneration Policy (see section 3). The Nomination and Remuneration Committee submits the corresponding proposal and report to the Board for this purpose (pursuant to Article 25.4 of the Regulations of the Board).

As a rule, the fixed remuneration is subject to annual review, applying the general criteria resolved by the Board, based on an assessment and report by the Nomination and Remuneration Committee, for all the company executives. By exception, whenever the board considers this justified and following a proposal and favourable report by the Nomination and Remuneration Committee, the fixed remuneration of Executive Directors for the performance of those executive duties may be submitted to an extraordinary review apart from the general review applicable for all company executives.

In 2018, the fixed remuneration of the only Executive Director of the Company who performs executive duties was EUR 1,040,900, of which EUR 1,035,300 was paid in cash and EUR 5,600 in kind, corresponding to private use of a company car. For 2019, based on a proposal and favourable report by the Nomination and Remuneration Committee, the Board resolved to raise the annual fixed cash remuneration of all the Company's executives (including the Executive Director who performs executive duties) by 1.5%, bringing the amount of this remuneration to EUR 1,050,830 gross.

In 2020, at the proposal of the Nomination and Remuneration Committee, the Board of Directors of Ebro Foods, S.A. resolved to raise the fixed cash remuneration of the only Executive Chairman as follows:

- (i) In 2020, raising the fixed cash remuneration from EUR 1,050,830 gross in 2019 to EUR 1,250,000 gross;
- (ii) In 2021, raising that fixed cash remuneration to EUR 1,500,000 gross



b) Short-term variable remuneration

Just as the other executives of the Company, Executive Directors will be entitled to an annual variable remuneration (annual bonus) for performing those executive duties, in addition to the fixed remuneration. This variable bonus will take account of the level of achievement of the targets set each year by the Board, in view of a report by the Nomination and Remuneration Committee. This bonus is proportional to the level of achievement of the targets set, establishing a floor (below which variable remuneration is zero) and a ceiling (above which variable remuneration is capped at 150% of the fixed remuneration).

For Executive Directors, the annual variable remuneration is set by the Board, in view of a proposal and report by the Nomination and Remuneration Committee, taking account of the level of achievement of the target set for the consolidated EBITDA of the Ebro Group in the budget for the year in question. Accordingly:

- (i) If the consolidated EBITDA targets are fully met (100%), the annual variable remuneration of the Executive Director for performing those duties will be 100% of the fixed remuneration.
- (ii) If the consolidated EBITDA targets are exceeded, the annual variable remuneration of the Executive Director for performing those duties will be raised in proportion to the percentage fulfilment achieved (in excess of 100%). This increase is capped at 115%, so if the target is met in a proportion of 115% or over, the ordinary annual variable remuneration will be 150% of the fixed remuneration. If the consolidated EBITDA targets are exceeded by between 100% and 115%, the ordinary annual variable remuneration will be raised proportionally.
- (iii) If the consolidated EBITDA targets are not met, the ordinary annual variable remuneration of the Executive Director for performing those duties will be lowered in proportion to the percentage fulfilment achieved (below 100%), with a floor of 85%. Accordingly, if targets are met in a proportion of less than 85%, no ordinary annual variable remuneration will accrue. If the level of achievement of the consolidated EBITDA targets is between 100% and 85%, the annual variable remuneration will be lowered proportionally.

As an exception, considering any special dedication by the Executive Director in the performance of their executive duties and the current situation in the Company or Group, the Board may, upon recommendation by the Nomination and Remuneration Committee, decide to raise the annual variable remuneration earned by the Executive Director for performance of their executive duties, although capped at all times at 150% of his fixed remuneration.

The annual bonus of the Executive Director for performing those duties will be determined each year for the previous year, once the economic profit or loss of the company and its Group is final and known. In view of those figures, the Nomination



and Remuneration Committee will determine the level of achievement of the consolidated EBITDA target and, on the basis thereof (and considering such other circumstances, if any, as it may deem fit), it will submit the corresponding proposal to the Board.

The level of achievement of the consolidated EBITDA target will be determined taking account of the effect on that value of any circumstances that were not considered when preparing the annual budget as they were not then known, such as changes in the Group's scope of consolidation (for example, the EBITDA contributed to the Group by companies acquired that were not considered in the preparation of the budget is not counted for this purpose), changes in the exchange rate applicable to any currency other than the euro or similar circumstances.

In 2019, after determining the level of achievement of the consolidated EBITDA target set for 2018, the Executive Chairman, as the only Executive Director who performs executive duties in the Company, received a bonus of EUR 172,331.

At the date of preparing this Directors' Remuneration Policy and throughout the effective validity hereof, no changes are expected in the quantitative target (consolidated EBITDA) to which the annual variable remuneration of the Executive Directors for their executive duties is linked.

c) Deferred annual variable remuneration

Just as certain Group executives, Executive Directors performing executive duties will be entitled to participate in the Deferred Annual Bonus Schemes linked to fulfilment of the Group's strategic plans approved by the Company's Board of Directors. According to the general conditions of those schemes, the aim is to secure and reward the loyalty of its key professionals.

In 2019, just as over recent three-year periods, the Company intends to implement a Deferred Annual Bonus Scheme tied to the Strategic Plan 2019-2021. In that Scheme, the Executive Director¹ participating in it will be entitled to receive, if appropriate, a deferred annual variable remuneration (deferred bonus) linked to the degree of achievement of the annual consolidated EBITDA and ROCE targets set in the Group's Strategic Plan 2019-2021. Within those targets, in each year of the Scheme the consolidated EBITDA accounts for 80% of the deferred bonus and the consolidated ROCE accounts for the remaining 20%. In addition, part of the three-year bonus is subject to meeting the cumulative EBITDA over the three-year period and the global assessment of achievement of the Strategic Plan at the end of the period.

-

¹ At the date of preparing this Directors' Remuneration Policy, the Company has a single Executive Director performing executive duties. It should be borne in mind that although the director Hercalianz Investing Group, S.L. is classified as an Executive Director (because it is represented on the Company's Board of Directors by a Group executive), it has never performed executive duties in Ebro Foods, S.A. or any subsidiary of the Group, so it has not received and does not receive any remuneration for the performance of executive duties.



Thus, under the Scheme, linked to the Strategic Plan 2019-2021, the remuneration accrued by the Executive Director each year will be calculated according to the following rules:

- a) During each of the first two years of the three-year period, an annual variable remuneration will accrue, if appropriate, up to 25% of the total variable remuneration for the three-year period. In the last year, if appropriate, such remuneration will accrue up to the remaining 50%.
- b) For this purpose, in the first two years of the period, the consolidated EBITDA (80%) and ROCE (20%) for each of those years will be determined and checked against the amounts estimated in the Strategic Plan, thus obtaining the degree of achievement. When determining the degree of achievement, the consolidated EBITDA represents 80% of the total bonus and the consolidated ROCE 20% of the total bonus corresponding to the Executive Director each year.
- c) In the third year, 50% will be determined as follows: 25% based on the consolidated EBITDA and ROCE for that year (as in the previous two years) and the other 25% based on: (i) the aggregate consolidated EBITDA over the three-year period; and (ii) the qualitative assessment of global achievement of the Strategic Plan. In this last 25%, the cumulative EBITDA of the three-year period represents 50% of the total and the qualitative assessment of global achievement of the Strategic Plan represents the other 50%.
- d) The Nomination and Remuneration Committee will determine the level of achievement of the consolidated EBITDA and ROCE targets. The Strategy and Investment Committee will be responsible for monitoring and assessment to determine the qualitative assessment of achievement of the Strategic Plan. Following assessment, that Committee will submit a proposal to the Nomination and Remuneration Committee, which will review the proposal received and in turn present to the Board such proposal as it may deem fit.
- e) The level of achievement of the annual consolidated EBITDA and ROCE targets and the three-year cumulative EBITDA will be determined considering the effect thereon, if any, of any circumstances that were not taken into account when preparing the Strategic Plan, not being known when it was prepared and approved, such as changes in the Group's scope of consolidation, changes in the exchange rate applicable to any currency other than the euro or similar circumstances.
- f) The amounts accrued by the Executive Director in each year of the Scheme will be received with a time lag of one year. For example, any amounts corresponding to the Executive Director under the scheme for 2019 will be determined in 2020 (when the final earnings for 2019 are available) and received in 2021.
- g) The sums thus accrued will only be received by the Executive Director participating in the Scheme if they are still in the Ebro Group at the date of payment (one year after they are determined), since the scheme aims to get



beneficiaries to remain in the Group for a certain period of time after determining the amount of this deferred bonus. In exceptional circumstances, the Executive Director will only be entitled to receive the bonus earlier: (i) if their employment relationship with the Company ends during the period of the scheme owing to their death or a final declaration of total, absolute or major disability; or (ii) in the event of a takeover in the Group or any similar corporate operation.

Under the Scheme, the amount of the deferred variable remuneration will be:

- (i) In the first two years of the Scheme:
 - a. If the consolidated EBITDA and ROCE targets are fully met (100%), the deferred bonus of the Executive Director for performing those duties in each year will be 100% of 25% (i.e. 25%) of the fixed remuneration corresponding to the three-year period.
 - b. If the consolidated EBITDA and ROCE targets are exceeded in either of the first two years of the period, the deferred bonus of the Executive Director for performing those duties in each of those two years will be raised in proportion to the percentage fulfilment achieved (in excess of 100%), up to the limit of 125%. Accordingly, if the targets are met in a proportion of 125% or over, the deferred variable remuneration accrued under the Scheme in that year will be 125% of 25% (i.e. 31.25%) of the fixed remuneration corresponding to the three-year period.
 - c. If the consolidated EBITDA and ROCE targets are not met in either of the first two years of the period, the deferred annual variable remuneration of the Executive Director for performing those duties in each of those two years will be lowered in proportion to the percentage fulfilment achieved (below 100%), with a floor of 85%. Accordingly, if targets are met in a proportion of less than 85%, no deferred variable remuneration will accrue under the Scheme.
- (ii) In the third and final year of the Scheme:
 - a. If the consolidated EBITDA and ROCE targets are met that year, 25% of the fixed remuneration for the three-year period will accrue, the provisions of paragraph (i) above being applicable for this purpose.
 - b. The final 25% of the fixed remuneration for the three-year period will accrue, if appropriate, as follows:
 - i. Fifty per cent (50%) according to the degree of achievement of the three-year cumulative consolidated EBITDA target, applying the same rules on over- and under-achievement set out in (i) above.



ii. And the remaining fifty per cent (50%) in the proportion determined by the board, taking into consideration the global assessment of achievement of all the targets established in the Strategic Plan.

That qualitative assessment will be made by the Board, after receiving a proposal and report from: (i) the Strategy and Investment Committee; and (ii) the Nomination and Remuneration Committee, considering the degree of achievement of the targets (other than EBITDA) defined in the Strategic Plan.

- (iii) The Board is authorised to adopt such resolutions as may be necessary to ensure that if a corporate operation or event or any other extraordinary circumstance were to occur that might affect the calculation of the amount of the deferred annual remuneration, the gross remuneration will be equivalent to the amount that would have corresponded to the Executive Director had that circumstance not existed.
- (iv) The scheme includes a clawback clause whereby the Board may require Directors to repay all or part of any deferred bonus paid under the scheme when it considers such amounts to have been unduly paid, either because the amounts paid under the scheme do not correspond to the degree of fulfilment of the required targets, or because they were calculated on the basis of data subsequently proved to be misstated.

It should be remembered, in this respect, that the scheme is structured in such a way as to ensure that the deferred bonus for any of the years of the scheme will be paid 11 months after it is calculated (after determining the degree of fulfilment of the targets). Consequently, by the date of payment sufficient time has passed to be able to appreciate any inaccuracies or errors in the information on which the calculations of amounts payable are based.

After the end of the Deferred Annual Bonus Scheme linked to the Strategic Plan 2019-2021, a new Scheme is expected to be approved linked to the Strategic Plan 2022-2024, in which the Executive Director will participate as long as he continues to hold that status.

d) Other pay items of Executive Directors for performing executive duties

Executive Directors do not receive any remuneration for performing their executive duties other than those described above. In particular, the Company does not make contributions to pension funds or schemes in favour of Executive Directors.

This notwithstanding:

(i) Executive Directors may receive payment in kind to the extent of private use made of the company car allocated to them. In this regard, the value of the payment in kind received in 2018 by the only Executive Director for the performance of those duties was EUR 5,600, as indicated above.



(ii) Executive Directors on the boards of other Group companies, or any in which this company (or any other company of the Group) has a shareholding interest, when that position is remunerated, will receive the remuneration corresponding to them for those directorships.

In addition, the Company has a Flexible Remuneration Scheme, through which it is possible to design the composition of remuneration of the beneficiaries of the scheme, including the Executive Directors. That Flexible Remuneration Scheme allows its beneficiaries to receive part of their remuneration in the form of products and services previously selected by the company, the amount of which is discounted from the beneficiary's gross salary and they are instead allocated the income in kind corresponding to the product or service. These products and services include a group medical insurance, housing rental, nursery, vehicle hire/lease and training of the employee. This flexible remuneration does not entail additional remuneration to that received by the Executive Director for performing executive duties, since the amounts paid by the company to the corresponding service providers are deducted from that remuneration.

The remuneration of the only Executive Director who performs executive duties does not include any pay indexed to the value of the company's share or involve the receipt of any shares or other rights over such shares. The special status of controlling shareholder of the only Executive Director who performs executive duties should be borne in mind in this regard.

e) Other aspects concerning the relationship of Executive Directors with the Company by virtue of their performance of executive duties

The principal terms of the Executive Director's contract with the Company (for his executive duties) are:

- The term of the contract is indefinite
- Three months' notice is required for voluntary termination of contract
- No termination benefits are included
- No continued service or post-contract no competition clauses are included

The special relationship of the only Executive Director of the Company at present who performs executive duties as controlling shareholder of the Company should be born in mind with regard to the last two conditions indicated.

6.3 Aspects to be considered in the event of future incorporation of other Executive Directors

The present remuneration system of Executive Directors for performing executive duties and other aspects of their contractual relationship with the Company take into account



that the only Executive Director² who performs those duties is a controlling shareholder of the Company.

Consequently, if any new Executive Directors performing executive duties were to join the Company during the effective term of this Directors' Remuneration Policy, it might be necessary to review some of those aspects, such as: (i) the establishment of continued service and/or no competition clauses (and the corresponding remuneration); or (ii) the inclusion in their remuneration of items indexed to the value of the Company's share or that involve receiving shares or any other right over those shares.

7. Validity

Pursuant to section 529.novodecies of the Corporate Enterprises Act, this Directors' Remuneration Policy will be effective for the next three years, without prejudice to its possible modification or replacement during that time, subject to approval by the General Meeting.

_

² See note 1 above.