

Davide Campari – Milano S.p.A.

Remuneration report pursuant to article 123-ter of the TUF

Section I

a) The remuneration policy for directors, general managers and other managers with strategic responsibilities is determined by the Company's Board of Directors upon the proposal of the Remuneration and Appointments Committee, after consultation with the Board of Statutory Auditors.

b) The Remuneration and Appointments Committee, a Board of Directors committee, comprises three members, all non-executive members of whom two are independent. Pursuant to art. 22 of the Articles of Association, the Remuneration and Appointments Committee is responsible for formulating proposals for the appointment and remuneration of directors who have been given specific functions and powers and, where appropriate, of those who hold key positions in the Company's senior management. The Remuneration and Appointments Committee convenes regularly to conduct its business, and may involve other relevant corporate functions, as required.

c) In accordance with the company's policy of reducing the use of external consultants and associated expenses to a minimum, no external consultants were involved in preparing the remuneration policy.

d) The remuneration policy for executive directors aims to determine the appropriate remuneration for senior managers and to foster their loyalty, using three different mechanisms: (i) <u>fixed salary</u>; (ii) <u>annual variable performance-based pay</u>; and (iii) the allocation of <u>stock options</u>. The principles of the remuneration policy and the instruments used have not changed in the last few years and also apply to the rest of the Group's management. For the Chairman of the Board only, given the particular characteristics of the role, which mainly involves corporate representation duties, the remuneration consists only of a fixed salary component with some residual stock options granted in the past.

e) Specifically, the following applies:

The <u>fixed salary</u> component provides appropriate and guaranteed basic remuneration for the performance of executive directors' duties. The duties undertaken by executive directors cannot be remunerated only through variable instruments, as this could lead to a zero payout during adverse market conditions not due to the directors themselves. This fixed salary component may consist of: (i) remuneration from employment, or (ii) remuneration for the position held pursuant to art. 2389 of the Italian Civil Code, or (iii) a combination of the two elements.

The <u>annual variable performance-based pay</u> serves as a short-term incentive for achieving ambitious annual results for the Company and the Group. The targets for obtaining <u>annual variable performance-based</u> pay are defined each year by the Board of Directors, on the proposal of the Remuneration and Appointments Committee, based on profitability and cash-generation indices that can easily be verified by consulting the following year's financial statements.

If the stated targets are achieved in full, the variable pay component is equal to approximately 100% of the fixed salary.

<u>Stock options</u> serve to encourage loyalty and provide an incentive for management to achieve medium-term growth results to ensure that focus is not disproportionately placed on the short term. Executive directors participate in stock option plans approved by the shareholders' meeting for a large number of beneficiaries, under the same conditions.

Stock options, by their very nature, only acquire value if the price of the Company's shares increase, and are therefore directly correlated with the creation of shareholder value. Given their nature, it is difficult to formulate reliable assessments of the percentage of total pay comprised by stock options, compared with the fixed salary and annual variable performance-based components. Past experience, however, shows that the corresponding amounts may be quite significant when the Campari stock performs well.

f) Executive directors who regularly perform duties for the Company enjoy the same benefits (car, mobile phone, supplementary pension, etc.) that are provided to the first layer of management.

g) The targets for determining the annual variable compensation are defined each year in advance, based on ambitious profitability and cash-generation targets for the whole Group. Specifically, a target A representing 80% of the total value is based on the Group's net income, increased by A&P investments, as well as a target B equal to 20% of the total value, based on the operating working capital (assuming a constant perimeter and forex).

Such targets are set in such a way that they cannot be achieved through short-term managerial decisions which would compromise the long-term strength of the trademarks under custody, such as cutting advertising investment, or the company's ability to generate cash, as would happen in the case of non-physiological growth in operating working capital.

As explained earlier, if the stated objectives are achieved in full, the variable compensation is equal to around 100% of the fixed salary. If the targets are not achieved, the variable compensation is reduced disproportionately, and becomes zero if results are equal to or less than 90% of the target. Similarly, if the targets are exceeded, the compensation is increased disproportionately up to a maximum pay-out of 180% for results equal to or higher than 120% of the target.

Since the variable pay component for executive directors is calculated on the basis of a profitability and consolidated cash generation target, and stock options are by their nature linked to the stock's performance (and hence, indirectly, to the Company's results), both the short-term and the medium to long-term variable components are closely correlated with business performance and therefore the Company's interests. Overall, the significant percentage of the annual variable pay component and stock options compared with the fixed salary component means that the related cost to the Company is largely variable, which provides a natural hedging if the Company's performance is below expectations.

(h) In relation to the various types of executive director remuneration, the following applies:

The fixed salary is paid monthly.

The annual variable pay component accrues when the consolidated financial statements in question are approved. The elements for calculating the amount due are drawn from these statements using arithmetic formulae.

The right to exercise the stock options, according to the plans, accrues five or seven years after they have been assigned. In case of plans with a duration of seven years, the above period can be anticipated at the end of either the fifth year or the sixth year following the assignment with a resulting one-off application of a reduction of 20% or 10% respectively in the total number of options assigned.

The stock options may be exercised in the two-year period after the right has accrued, notwithstanding the Company's right to introduce blocking periods, should the circumstances require, when the options may not be exercised.

There are no ex post adjustment mechanisms for each category of remuneration, except in the event of significant acquisitions or of events affecting the capital structure, when the Board of Directors has the right to review the target relating to the annual variable component if such target is no longer relevant due to the acquisition or the event affecting the capital structure.

i) The beneficiaries of stock options have no specific obligations to continue to hold the acquired shares in their portfolios.

j) In the event that a director's employment with the Company is terminated prematurely, no specific compensation shall be paid other than any statutory entitlement, and there are no other agreements with directors that make provision for the termination of office.

k) All directors and auditors of Group companies, including Davide Campari-Milano S.p.A., are beneficiaries of a D&O (Directors' and Officers' Liability) insurance policy at market conditions for this type of cover.

I) Independent directors are entitled to the same remuneration as other directors: there is therefore no specific remuneration policy for independent directors. A specific fee is paid to directors for their participation in committees. The fee is commensurate with the presumably requested activities, given the type of committee. There are no markedly different roles, other than that of the Chairman of the Board and of the managing directors, nor any specific remuneration policies relating to other roles.

m) Although the remuneration policy was not determined with reference to other companies, it is generally in line with the policies of other companies of comparable size and financial results.

Section II

<u>First part</u>

For 2017, the components that make up the remuneration (on any basis and in any form) of (i) members of the Board of Directors and (ii) members of the Board of Statutory Auditors, are shown below. In this regard, it is noted that:

a) There are no agreements that make provision for compensation to be paid to directors in the event of the early termination of employment;

b) no general managers have been appointed nor have any managers with strategic responsibilities been identified from outside the Board of Directors and the Board of Statutory Auditors.

Remuneration of directors and statutory auditors is consistent with the remuneration policy set out in Section I.

A. Board of Directors

(i) Each member of the Board of Directors is allocated a fixed annual compensation of €25,000.00 (it being understood that, if the director is appointed during the year, remuneration is allocated pro rata temporis).

(ii) Each member of the Board of Directors that is also a member either of the Remuneration and Appointments Committee and/or the Audit Committee receives further fixed annual remuneration of €12,500.00 and €25,000.00 respectively (it being understood that, if the director is appointed during the year, remuneration is allocated pro rata temporis).

(iii) The Chairman of the Board of Directors is allocated a fixed annual compensation of €1,020,000.00.

B. Executive directors.

(i) the managing directors Bob Kunze-Concewitz (Chief Executive Officer), Paolo Marchesini (Chief Financial Officer) and Stefano Saccardi (General Counsel and Business Development Officer) – in addition to the fixed compensation set out in paragraph A.(i) – are allocated a fixed compensation for their specific board duties, of € 720,000.00 (Bob Kunze-Concewitz) and € 540,000.00 (Paolo Marchesini and Stefano Saccardi) respectively.

(ii) The persons set out in paragraph (i) are also allocated a fixed employment salary of €325,280.00 (Bob Kunze-Concewitz), €126,494.00 (Paolo Marchesini) and €128,255.00 (Stefano Saccardi) respectively.

(iii) For the variable component, which is dependent upon achieving certain objectives, the persons set out in paragraph (i) were allocated bonuses of €1,065,000.00 (Bob Kunze-Concewitz) and €798,750.00.00 (Paolo Marchesini).

(iv) In compliance with the terms and conditions of the employer-employee relationship, the persons set out in paragraph (i) are allocated non-monetary benefits (car, mobile telephone, supplementary pension, untaken holidays from the previous year), the monetary value of which are €9,225.00 (Bob Kunze-Concewitz), €11,087.00 (Paolo Marchesini) and €12,376.00 (Stefano Saccardi).

(v) Stefano Saccardi was remunerated by subsidiaries and affiliates in the amount of € 4,200.00.

(vi) Stefano Saccardi and the Company came to a termination agreement of the employment relationship establishing an overall allowance of €6,841,800.00. Moreover, a three years' non-compete agreement was also entered into with a consideration of €70,000.00 per year, the first tranche of which was paid on January 26^{th,} 2018 together with the aforementioned total allowance.

C. Board of Statutory Auditors

(i) The Chairman of the Board of Statutory Auditors is allocated a fixed compensation of €75,000.00 (it being understood that, if the Chairman is appointed during the year, remuneration is allocated pro rata temporis).

(ii) Other members of the Board of Statutory Auditors are allocated a fixed compensation of €50,000.00 (it being understood that, if the auditor is appointed during the year, remuneration is allocated pro rata temporis).

(iii) The members of the Board of Statutory Auditors, in their capacity as members of the Supervisory Board, are allocated a yearly compensation of €5,000.00 each.

Second Part

<u>TABLE 1</u>: Remuneration paid to members of the Board of Directors, Board of Statutory Auditors, general managers and other managers with strategic responsibilities.

As already specified, there are no other managers with strategic responsibilities besides the members of the Board of Directors and the Board of the Statutory Auditors.

INDIVIDUAL	DESCRI	PTION OF ROLE				REMUNERAT						
		1				Variable n	non-equity	1				
					Fees for	remun					Fair Value of	Employment termination benefit
Name	Position	Period in post	In post until	Fixed salary	partecipation in committees	Bonuses and	Profit-sharing	Non-cash benefits	Other remuneration	TOTAL	equity remuneration	
						other incentives						
LUCA GARAVOGLIA	Emol. Approved by shareholders' meeting		Approval of 2017 finan. statem.	25,000.00						25,000.00		
	Remuneration for role of Chairman	01/01/17-31/12/17	Approval of 2017 finan. statem.	1,020,000.00						1,020,000.00		
	-			1,045,000.00	0.00	0.00	0.00	0.00	0.00	1,045,000.00	600,400	
ROBERT KUNZE-CONCEWITZ	Emol. Approved by shareholders' meeting		Approval of 2017 finan. statem.	25,000.00						25,000.00		
	Remuneration for role of Managing Director			720,000.00						720,000.00		
	Remuneration from employment Bonus		Approval of 2017 finan. statem. Approval of 2017 finan. statem.	325,280.00		1.065.000.00				325,280.00		
	Bonus	01/01/17-31/12/17	Approval of 2017 finan. statem.	1.070.280.00	0.00	1.065.000.00		0.00	0.00	2.144.505.00	6.734.025	
MARCHESINI PAOLO	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan, statem,	25.000.00	0.00	1,065,000.00	0.00	0.00	0.00	2,144,505.00	6,734,025	
MARCHESINI FAOLO	Remuneration for role of Managing Directo			540.000.00				11.087.00		11.087.00		
	Remuneration from employment		Approval of 2017 finan, statem. Approval of 2017 finan, statem.	126,494.00			1	11,007.00		126.494.00		
	Bonus		Approval of 2017 finan. statem.	120,454.00		798,750.00				798,750.00		
		2	represented to the million of didition.	691,494.00	0.00	798,750.00		11,087.00	0.00	1,501,331.00	4,675,765	
SACCARDI STEFANO	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan, statem,	25.000.00						25.000.00	.,	
	Remuneration for role of Managing Directo		Approval of 2017 finan. statem.	540,000.00				12,376.00		540,000.00		
	Remuneration from employment		Approval of 2017 finan. statem.	128,255.00						128,255.00		
				693,255.00	0.00	0.00	0.00	12,376.00	0.00	705,631.00	4,675,765	6,911,000.00
BARCELLONA EUGENIO	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25.000,00		
	Remuneration & Appointments Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		12,500.00					12,500.00		
	Audit Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		25,000.00					25,000.00		
				25,000.00	37,500.00	0.00	0.00	0.00	0.00	62,500.00		
THOMAS INGELFINGER	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25,000.00		
	Audit Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		25,000.00					25,000.00		
	Remuneration & Appointments Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		12,500.00					12,500.00		
				25,000.00	37,500.00	0.00	0.00	0.00	0.00	62,500.00		
KAREN GUERRA	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25,000.00		
CAMILLA CIONINI VISANI	Emol. Approved by shareholders' meeting		Approval of 2017 finan. statem.	25,000.00						25,000.00		
	Audit Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		25,000.00					25,000.00		
	Remuneration & Appointments Committee	01/01/17-31/12/17	Approval of 2017 finan. statem.		12,500.00					12,500.00		
				0,00	37,500.00	0.00	0.00	0.00	0.00	62,500.00		
GIOVANNI CAVALLINI	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25,000.00		
ELIA ANNALISA	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25,000.00		
GERARDIN CATHERINE	Emol. Approved by shareholders' meeting	01/01/17-31/12/17	Approval of 2017 finan. statem.	25,000.00						25,000.00		
TOTAL DIRECTORS	-			3,675,029.00						5,683,967.00		
PELLEGRINO LIBROIA	Chairman Board of Stat. Auditors and Superv. Board		Approval of 2017 finan. statem.	80,000.00						80,000.00		
ENRICO COLOMBO	Standing Auditor and Supervisory Board member		Approval of 2017 finan. statem.	55,000.00						55,000.00		
CHIARA LAZZARINI	Standing Auditor and Supervisory Board member	01/01/17-31/12/17	Approval of 2017 finan. statem.	55,000.00						55,000.00		
TOTAL AUDITORS	ļ			190,000.00						190,000.00		
(h) O	N h New also				440 505 55	4 000 750 00				F 070 007 00		
(I) Compensi nella società che redige	e il bilancio			3,865,029.00	112,500.00	1,863,750.00	0.00	32,688.00	0.00	5,873,967.00		
(II) Stefano Saccardi	Remuneration from subsidiaries and affiliates	01/01/17-31/12/17	Approval of 2017 finan, statem,	4,200.00			1			4,200.00		
(II) Pellegrino Libroia	Remuneration from subsidiaries and affiliates	01/01/17-31/12/17	Approval of 2017 finan, statem.	29.293.00						29.293.00		
(II) Enrico Colombo	Remuneration from subsidiaries and affiliates	01/01/17-31/12/17	Approval of 2017 finan, statem,	19.529.00						19.529.00		
(II) Chiara Lazzarini	Remuneration from subsidiaries and affiliates		Approval of 2017 finan. statem.	19,529.00						19,529.00		
Total remun, from subsid, and affiliates			,	68.351.00						68.351.00		
(III) Total				3,933,380.00	112.500.00	1,863,750.00	0.00	32.688.00	0.00	5.942.318.00	16.685.955.00	6,911,000.00
(iii) i otai				3,333,360.00	112,000.00	1,003,730.00	0.00	32,000.00	0.00	3,372,313.00	10,003,333.00	0,311,000.00

Note that – in accordance with the criteria set out in Schedule 7-*bis* in Annex 3 of Issuer's Regulation 11971/1999 as currently in force (which provides that the value of fringe benefits must be indicated according to their taxable nature) – D&O (Directors and Officers' Liability) insurance cover, already mentioned above (see Section I, letter k), is not included under non-monetary benefits, as it is an insurance cover (structurally non-remunerative in nature) taken out by the Company for all serving Group directors and auditors.

<u>TABLE 2</u>: Stock options assigned to members of the Board of Directors, general managers and other managers with strategic responsibilities.

			Options held at the beginnin of the year			Options assigned during the year						Options e	exercised d	uring the year	Options expired during the year	Options held at the end of the year	Options relating to the year
A	В	(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)=(2)+(5)-(11)-(14)	(16)
Luca Garavoglia	Chairman	Plan	Number of options	Exercised price	Possible exercised period (from - to)	Number of options	Exercised price	Possible exercised price (form - to)	Fair value at the date of assignem ent	Assignement date	Market price of the shares underlying shares at the exercise date	Number of options	Exercise price	Market price of the shares underlying shares at the exercise date	Number of exercised options price	Number of options	Fair value (€)
		5	760,000	1.92	from 13/05/2015 to 12/05/2017	0					0	760,000	1.92	5.04	0	0	0
		6a	304,000	1,62	from 11/05/2017 to 10/05/2019	0					0	0			0	304,000	498,560
		6b	38,000	1.62	from 11/05/2018 to 10/05/2020	0					0	0			0	38,000	57,000
		6c	38,000	2.62	from 11/05/2019 al to 10/05/2021	0					0	0			0	38,000	44,840
Bob Kunze Concewitz	Managing Director	Plan	Number of options	Exercised price	Possible exercised period (from - to)	Number of options	Exercised price	Possible exercised price (form - to)	Fair value at the date of assignem ent	Assignement date	Market price of the shares underlying shares at the exercise date	Number of options	Exercise price	Market price of the shares underlying shares at the exercise date	Number of exercised options price	Number of options	Fair value (€)
		6a	1,064,000	2.62	from 11/05/2017 to 10/05/2019	0					0	0			0	1,064,000	1,744,960
		6b	133,000	2.62	from 11/05/2018 to 10/05/2020	0					0	0			0	133,000	199,500
		6c	133,000	2.62	from 11/05/2019 to 10/05/2021	0					0	0			0	133,000	156,940
		7a	1,146,496	3.14	from 02/07/2019 to 01/07/2021	0					0	0			0	1,146,496	1,696,814
		7b	143,312	3.14	from 02/07/2020 to 01/07/2022	0					0	0			0	143,312	193,471
		7c	143,312	3.14	from 02/07/2021 to 01/07/2023	0					0	0			0	143,312	151,911
		8	1,166,860	4.28	from 12/05/2021 to 11/05/2023	0					0	0			0	1,166,860	2,590,429

							r		Fair value		Market price of			Market price of			
Paolo Rinaldo Marchesini	Managing Director	Plan	Number of options	Exercised price	Possible exercised period (from - to)	Number of options	Exercised price	Possible exercised price (form - to)	at the date of assignem ent	Assignement date	the shares underlying shares at the exercise date	Number of options	Exercise price	the shares underlying shares at the exercise date	Number of exercised options price	Number of options	Fair value (€)
		6a	760,000	2.62	from 11/05/2017 to 10/05/2019	0					0	0			0	760,000	1246,400
		6b	95,000	2.62	from 11/05/2018 to 10/05/2020	0					0	0			0	95,000	142,500
		6c	95,000	2.62	from 11/05/2019 to 10/05/2021	0					0	0			0	95,000	112,100
		7a	764,334	3.14	from 02/07/2019 to 01/07/2021	0					0	0			0	764,334	1,131,214
		7b	95,540	3.14	from 02/07/2020 to 01/07/2022	0					0	o			0	95,540	128,979
		7c	95,540	3.14	from 02/07/2021 to 01/07/2023	0					0	0			0	95,540	101,272
		8	816,802	4.28	from 12/05/2021 to 11/05/2023	0					0	0			0	816,802	1,813,300
Stefano Saccardi	Managing Director	Plan	Number of options	Exercised price	Possible exercised period (from - to)	Number of options	Exercised price	Possible exercised price (form - to)	Fair value at the date of assignem ent	Assignement date	Market price of the shares underlying shares at the exercise date	Number of options	Exercise price	Market price of the shares underlying shares at the exercise date	Number of exercised options price	Number of options	Fair value (€)
		5	140,000	2.62	from 11/05/2017 to 10/05/2019	0					0	140,000	1.92	5.08	0	0	0
		6a	760,000	2.62	from 11/05/2018 to 10/05/2020	0					0	0			0	760,000	1,246,400
		6b	95,000	2.62	from 11/05/2019 to 10/05/2021	0					0	o			0	95,000	142,500
		6c	95,000	2.62	from 02/07/2019 to 01/07/2021	0					0	O			0	95,000	112,100
		7a	764,334	3.14	from 02/07/2020 to 01/07/2022	0					0	0			0	764,334	1,131,214
		7b	95,540	3.14	from 02/07/2021 to 01/07/2023	0					0	0			0	95,540	128,979
		7c	95,540	3.14	from 12/05/2021 to 11/05/2023	0					0	0			0	95,540	101,272
		8	816,802	4.28	from 12/05/2021 to 11/05/2023	0					0,00	0			0	816,802	1,813,300

TABLE 3A: Incentive plans for members of the Board of Directors, general managers and other managers with strategic responsibilities based on financial instruments other than stock options.

Not applicable.

TABLE 3B: Cash-based incentive plans for members of the Board of Directors, general managers and other managers with strategic responsibilities.

Name	Position		Bon	us of the ye	of the year Bonus of previous years				
Α	В	(1)	(A) (B) (C) (A		(A)	(B)	(C)		
Bob Kunze Concewitz	Managing Director	Plan	Allocable/ allocated	Differed	Reference period	No longer allocable	Allocable/ allocated	Still differed	
that drafts	Remuneration in the company that drafts the financial statements		1,016,000	//	//	//	//	//	//
Paolo Rinaldo Marchesini	Managing Director	Plan	Allocable/ allocated	Differed	Reference period	No longer allocable	Allocable/ allocated	Still differed	
Remuneration in the company that dreafts the financial statements		//	762,000	//	//	//	//	//	//

SCHEDULE 7-ter

Schedule of information on investments held by members of the Board of Directors, general managers and other managers with strategic responsibilities.

<u>TABLE 1</u>: Investments held by members of the Board of Directors, Board of Statutory Auditors and general managers.

		NUMBER OF SHARES	NUMBER OF	NUMBER OF	NUMBER OF SHARES					
NAME	COMPANY IN WHICH SHARES ARE HELD	HELD AT THE END OF	SHARES	SHARES	HELD AT THE END OF THE					
		THE PREVIOUS YEAR	PURCHASED	SOLD	CURRENT YEAR (*)					
GARAVOGLIALUCA	DAVIDE CAMPARI-MILANO SPA	592,416,000(**)	760	0	593,176,000 (**)					
KUNZE-CONCEWITZ ROBERT	DAVIDE CAMPARI-MILANO SPA	150,085	0	0	300,170					
SACCARDI STEFANO	DAVIDE CAMPARI-MILANO SPA	0	140,000	140,000	0					
MARCHESINI PAOLO	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
INGELFINGER THOMAS	DAVIDE CAMPARI-MILANO SPA	10,600	44,275	0	54,875					
GUERRA KAREN	DAVIDE CAMPARI-MILANO SPA	36,160	0	0	72,370					
GERARDIN CATHERINE	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
ELIA ANNALISA	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
CAVALLINI GIOVANNI	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
BARCELLONA EUGENIO	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
CIONINI VISANI CAMILLA	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
LIBROIA PELLEGRINO	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
COLOMBO ENRICO	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
LAZZARINI CHIARA	DAVIDE CAMPARI-MILANO SPA	0	0	0	0					
(*) doubled numbers as per AGMs split resolution of April 28th, 2017										
(**) 592,416,000 of which held	through Alicros S.p.A.									

Sesto San Giovanni, February 27th, 2018

Davide Campari – Milano S.p.A. Chairman

Davide Campari-Milano S.p.A

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