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Annex 2 to 2022
Group Remuneration Policy and Report

2022 Compensation systems based on financial instruments for UniCredit Group Employees
UniCredit Shareholders’ Meeting - April 2022
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1. Introduction

Pursuant to the provisions set forth in Article 114-bis of legislative decree no. 58 of February 24, 1998 as well as to the provisions for the issuers adopted by Consob under resolution no. 11971 of May 14, 1999 (the “Issuers Regulations”) (last modified under resolution no. 21623 of December 10, 2020) regarding the information to be disclosed to the market in relation to the granting of awarding plans based on financial instruments, the Board of Directors of UniCredit (the Board of Directors) prepared this informative memorandum (“Informative Memorandum”) which will be reported to the Ordinary General Shareholders Meeting of UniCredit on April 8, 2022 which is called to resolve, inter alia, upon the approval for 2022 of the following new incentive plan:

• “2022 Group Incentive System” which provides for the allocation to a selected beneficiaries of Group employees that cover key positions of an incentive in cash and/or equity instruments, over a multi-year period upon specific ways described hereafter and subject to the achievement of specific performance conditions.

This Informative Memorandum - prepared in compliance with Scheme 7 of Annex 3A to the Issuers Regulation - has also been prepared for the purpose of giving information concerning the execution of the following plans already approved by the General Shareholders Meeting of April 15, 2021, April 9, 2020, April 11, 2019, April 12, 2018, April 20, 2017, April 14, 2016:

• “Group Compensation Systems” providing for the grant of free shares to a selected number of Group employees, according to the modality described below and subject to the achievement of specific performance conditions:
  - 2021 Group Incentive System;
  - 2020 Group Incentive System;
  - 2020-2023 LTI Plan;
  - 2019 Group Incentive System;
  - 2018 Group Incentive System;
  - 2017 Group Incentive System;
  - 2017-2019 LTI Plan;
  - 2016 Group Incentive System.

Pursuant to the definition set forth in Article 84-bis of the Issuers Regulation, the above-mentioned incentive plans, in consideration of their beneficiaries, have the nature of “relevant plans”.
2. 2022 Group Incentive System

In compliance with Bank of Italy provisions set forth in Circular 285, December 17, 2013 (Section “Disposizioni di vigilanza per le Banche”) - 37th update of November 24, 2021, First Part, Title IV, Chapter 2, implementing the Capital Requirements Directive 2019/878/EU (CRD 5) for the section concerning remuneration policies and in line with the guidelines issued by European Banking Authority (EBA), UniCredit defined compensation systems based on financial instruments in order to align shareholder and management interests, reward long term value creation, share price appreciation and motivate and retain key Group resources. For this purpose, it has been proposed the adoption of the Plan “2022 Group Incentive System” (hereinafter also the “2022 System”), which provides for the allocation of an incentive - in cash and/or equity instruments - to be granted in a multi-year period, subject to the achievement of specific performance objectives.

2.1 Beneficiaries of the plan

The employees of UniCredit and of its parent companies or subsidiaries that benefit from the 2022 Group Incentive System are about 1,100, including Group Executives and other selected roles whose activities have impacts on Bank’s risks as specified in section 2.1.2. On the basis of the criteria established by Shareholders Meeting, the Board of Directors will be delegated to identify the actual beneficiaries belonging to the categories described in this section 2.1.

2.1.1 Indication of the name of beneficiaries who are members of the board of directors of UniCredit and of the companies directly or indirectly controlled by UniCredit

The CEO of UniCredit is among the beneficiaries of the 2022 Group Incentive System. It is worth mentioning that certain potential beneficiaries of the 2022 Group Incentive System, in addition to the exercise of the managing powers connected to their offices, held offices in Management Bodies of companies, directly or indirectly controlled by UniCredit. Since these individuals are amongst the beneficiaries of the 2022 Group Incentive System as employees of UniCredit Group, no information as to their name is provided hereto and reference shall be made to the information provided below.

2.1.2 The categories of employees or collaborators of UniCredit and companies controlling or controlled by this issuer

The employees of UniCredit and of its parent companies or subsidiaries that are defined as Material Risk Takers and benefit from the 2022 Group Incentive System are defined based on criteria provided by European Banking Authority (EBA) regulatory technical standards issued on 2020, as follows:
• The Group Chief Executive Officer (Group CEO), the Group Executive Committee’s members (GEC) and Group Chief Audit Executive (Group CAE);
• The Executives directly reporting to GEC members (GEC-1), Group CAE direct reports and other Senior Management positions e.g. Board members of relevant and identified Group Legal Entities;
• Other selected roles of the Group with a material impact on the risk profile of the Group.

2.1.3 Individuals who benefit from the Plan belonging to the following groups:

a) Executives with strategic responsibilities of the financial instrument issuer (not classed as “small”, in accordance with Article 3, paragraph 1, letter f) of Regulation no. 17221 of March 12, 2010), if they have, during the course of the year, received total compensation (obtained by adding the monetary compensation to the financial instrument-based compensation) in excess of the highest total compensation assigned to the members of the board of directors or management board of the financial instrument issuer.

None of UniCredit Executives meets the description; therefore no information is provided in connection thereto.

b) Natural persons controlling UniCredit, who are employee or collaborator of UniCredit.

No natural or legal individual controls UniCredit and, therefore, no information is provided in connection thereto.
2.1.4 Description and numerical indication, broken down according to category:

a) Executives with strategic responsibilities other than those specified under lett. b) of paragraph 2.1.3.

Amongst the beneficiaries of the 2022 Group Incentive System there are no. 13 Executives of UniCredit who have regular access to privileged information and are authorized to take resolutions capable of influencing the development and prospects of UniCredit:

- Group CEO, Mr. Andrea Orcel;
- Head of Italy, Mr. Niccolò Ubertalli;
- Head of Germany, Mr. Michael Diederich;
- Head of Central Europe, Mr. Gianfranco Bisagni;
- Head of Eastern Europe, Ms. Teodora Petkova;
- Head of Client Solutions, Mr. Richard Burton;
- Chief Financial Officer, Mr. Stefano Porro;
- Group Digital & Information Officer, Ms. Jingle Pang;
- Group Operating Officer, Mr. Ranieri de Marchis;
- Group Risk Officer, Mr. Tj Lim;
- Group Compliance Officer, Ms. Serenella De Candia;
- Group Legal Officer, Mr. Gianpaolo Alessandro;
- Chief Audit Executive, Mr. Guglielmo Zadra.

b) In the case of “small” companies, in accordance with Article 3, paragraph 1, letter f) of Regulation no. 17221 of March 12, 2010, the indication for the aggregate of all executives with strategic responsibilities of the financial instrument issuer.

This provision is not applicable.

c) Other categories of employees or collaborators for which different characteristics are envisaged for the plan (e.g. executives, middle management, employees etc.).

There are no categories of employees to which different characteristics of the 2022 Group Incentive Systems apply.

2.2 The reasons for the adoption of the plan

2.2.1 The targets which the parties intend to reach through the adoption of the plan

The 2022 Group Incentive System aims to attract, retain and motivate Group beneficiaries in compliance with national and international regulatory requirements with the aim to define - in the interest of all stakeholders - incentive systems in line with long term company strategies and goals, linked to Group results, adjusted in order to consider all risks, in coherence with capital and liquidity levels needed to cover the activities in place and, in any case, able to avoid misleading incentives that could drive to regulatory breaches or to assume excessive risks for the bank and the system in its whole.

The 2022 Group Incentive System is compliant with the Group Remuneration policy and Report and with the most recent national and international regulatory requirements providing for:

- the definition of a bonus pool at Group level, with cascading at divisional level consistently with segment reporting disclosure, based on the actual divisional performance adjusted considering quality and risk indicators as well as cost of capital;
- allocation of a variable incentive defined on the basis of the determined bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and maximum ratio between variable and fixed compensation as approved by the Annual General Meeting;
- a malus condition (Zero Factor or Reduced scenarios) which applies in case specific thresholds of profitability, capital and liquidity are not met at both Group and country/division level;
- risk adjusted metrics in order to guarantee long-term sustainability, regarding company financial position and to ensure compliance with regulations;
- definition of a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and/or financial instruments for Group Material Risk Takers;
- deferred payments for selected beneficiaries subject to additional long-term performance conditions;
- distribution of financial instruments payments which take into account the applicable regulatory requirements regarding the application of retention periods.

1. members of Group Executive Committee (“GEC”) and managers directly reporting to GEC members (“GEC-1”), excluding control functions, People & Culture and Manager in Charge of Drafting the Company Financial Reports.
2.2.2 Principal factors of variation and performance indexes taken into account for the assignment of plans based on financial instruments

Individual bonuses will be allocated managerially based on available bonus pool, individual performance evaluation of the beneficiary and internal benchmarking for specific roles/markets.

Individual performance appraisal is based on specific goals, defined starting from the business strategy and in compliance with the KPI Bluebook framework.

Incentive payouts shall be made over a multi-year period, subject to continuous employment at each date of payment and as follows:

- in 2023 the first installment of the overall incentive will be paid in cash and shares in absence of any individual values/compliance breach, considering also the gravity of any internal/external findings (i.e. Audit, Bank of Italy, Consob and/or analogous local authorities);
- the remainder of the overall incentive will be paid in several installments in cash and/or equity instruments during the period
  - 2027-2029 for Group CEO and GEC (excluding Control Functions, People & Culture and Manager in Charge of Drafting the Company Financial Reports);
  - 2027-2028 for GEC-1 (excluding Control Functions and People & Culture);
  - 2025-2029 for GEC belonging to Control Functions and People & Culture, Manager in Charge of Drafting the Company Financial Reports and Group CAE;
  - 2025-2028 for GEC-1 belonging to Control Functions and People & Culture, Group CAE direct reports and other Senior Management;
  - 2025-2027 for other Material Risk Takers.
- each tranche will be subject to the application of the Zero Factor for the year of allocation and in absence of any individual/values compliance breach, considering also the gravity of any internal/external findings (i.e. Audit, Bank of Italy, Consob and/or analogous local authorities).

2.2.3 The factors assumed as basis for the determination of the compensation based upon financial instruments, or the criteria for the determination of the aforesaid compensation

In 2022 System the link between profitability, risk and reward is assured by linking directly the bonus pool with company results, cost of capital and risk profiles relevant for the Group as stated in the Group Risk Appetite Framework.

At this stage, the 2022 Group Incentive System does not contain an exact indication of the value of equity instruments to be actually allocated to the beneficiaries, rather it merely fixes the maximum number of free shares to be issued with reference to the Plan. In any case, there is the indication of the criteria to be followed by the Board of Directors for the determination of the actual number of beneficiaries and the number of equity instruments to be granted in the resolutions that after the Annual Shareholders’ Meeting approval will execute the Plans.

The 2022 Group Incentive System provides that in 2023 it will be formulated the promise to pay the incentive in cash and equity instruments. The percentages of the payments in cash and equity instruments are linked to the beneficiaries’ categories as described in the following points of this document. The final evaluation of sustainable performance parameters and risk-reward alignment will be reviewed by the Remuneration Committee and the Board of Directors of UniCredit.

2.2.4 The reasons justifying the decision to assign compensation plans based on financial instruments not issued by UniCredit, such as financial instruments issued by its subsidiaries, its parent companies or third parties; in the event the aforesaid financial instruments are not negotiated on regulated markets, the issuer shall provide information as to the criteria adopted for the calculation of the value attributable to such financial instruments

The 2022 Group Incentive System does not contemplate the allocation of similar financial instruments. Nevertheless it is foreseen the possibility for the Countries to submit to the Holding Company non-binding opinion requests, in order to localize the System on the bases of the local law and regulatory requirements that could imply the adoption of financial instruments issued by the single company and different from UniCredit shares.
2.2.5 The evaluations, with respect to the relevant tax and accounting implications, taken into account in the definition of the plans
The 2022 Group Incentive System definition has not been influenced by significant tax or accounting consideration. In particular, the tax and social securities regime applied to the free shares allocated will be consistent with legislation in place in the countries where the beneficiary is fiscally resident.

2.2.6 The indication as to whether the plan enjoys any support from the special fund for encouraging worker participation in the companies, as provided for under Article 4, paragraph 112, of Law December 24, 2003 n. 350
The 2022 Group Incentive System is not currently supported by the special fund for encouraging worker participation in the companies, as provided for under sect. 4, paragraph 112, of Law December 24, 2003 n. 350.

2.3 The procedure for the adoption of the plan and the timeframe for the assignment of the financial instruments

2.3.1 Powers delegated to the board of directors by the shareholders’ meeting for the implementation of the plan
Consistently with the practices observed in the market and with the remuneration strategy for shareholders, starting from 2022 it is proposed to use own shares as alternative and preferred method to free capital increase for sourcing the shares under the new and previous Group incentive systems.

For the 2022 System, differently from the past, no specific request to issue UniCredit free ordinary shares via free capital increase has been submitted to 2022 Shareholders’ Meeting.

Any dedicated proposals of share buy-back or free capital increase relating to the 2022 System will be submitted to the shareholders’ meeting from time to time on the basis of the actions necessary to serve the 2022 System, depending on the evaluation that, in light of the broader economic context, will be carried out by management and the Board of Directors and without prejudice to the need to obtain supervisory approvals. In case it will not be feasible to proceed with the allocation (full or partial) of UniCredit ordinary shares to serve the 2022 System, an equivalent amount in cash will be allocated to the beneficiaries, determined multiplying the number of shares to be assigned by the arithmetic mean of the official market price of ordinary shares during the month preceding each Board of Directors resolution executing the payment of each shares installment after the end of the mandatory retention period. The number of shares to be allocated in the respective instalments shall be defined in 2023, on the basis of the arithmetic mean of the official market price of UniCredit ordinary shares during the month preceding the AGM approval of 2022 Group Incentive System and after the Board of Directors to which the 2022 bonuses are submitted, following performance achievements evaluation. The allocation of a maximum number of 19,700,000 UniCredit ordinary shares is estimated, representing about 0.88% of UniCredit share capital.

2.3.2 Indication of the individuals in charge of the management of the plan, their powers authority
The Organizational Unit “Performance & Reward” of the Holding is in charge for the management of the 2022 Group Incentive System.

2.3.3 Procedures for the amendment of the plans, if any, also in connection with potential variation of the original targets
No specific procedures for the amendment of the 2022 Group Incentive System are provided for, other than the power of attorney that is provided by the Shareholders’ Meeting to the Chief Executive Officer and the Head of Group People & Culture, also separately, to possibly make changes to the 2022 System.

2.3.4 Description of the modalities for the determination of the availability and assignment of the financial instruments contemplated by the plan
Consistently with the practices observed in the market and with the remuneration strategy for shareholders, starting from 2022 it is proposed to use own shares as alternative and preferred method to free capital increase for sourcing the shares under the new and previous Group incentive systems.

For the 2022 System, differently from the past, no specific request to issue UniCredit free ordinary shares via free capital increase has been submitted to 2022 Shareholders’ Meeting.
Any dedicated proposals of share buy-back or free capital increase relating to the 2022 System will be submitted to the shareholders’ meeting from time to time on the basis of the actions necessary to serve the 2022 System, depending on the evaluation that, in light of the broader economic context, will be carried out by management and the Board of Directors and without prejudice to the need to obtain supervisory approvals. In case it will not be feasible to proceed with the allocation (full or partial) of UniCredit ordinary shares to serve the 2022 System, an equivalent amount in cash will be allocated to the beneficiaries, determined multiplying the number of shares to be assigned by the arithmetic mean of the official market price of ordinary shares during the month preceding each Board of Directors resolution executing the payment of each shares installment after the end of the mandatory retention period.

The number of shares to be allocated in the respective instalments shall be defined in 2023, on the basis of the arithmetic mean of the official market price of UniCredit ordinary shares during the month preceding the AGM approval of 2022 Group Incentive System and after the Board of Directors to which the 2022 bonuses are submitted, following performance achievements evaluation. The allocation of a maximum number of 19,700,000 UniCredit ordinary shares is estimated, representing about 0.88% of UniCredit share capital.

Over the period 2024-2029 each tranche of UniCredit equity instruments will be subject to the application of the Zero Factor for the year of allocation and in absence of any individual/values compliance breach, considering also the gravity of any internal/external findings (i.e. Audit, Bank of Italy, Consob and/or analogous local authorities). Payouts in shares comply with the applicable regulatory provisions in terms of holding period.

2.3.5 The influence exercised by each director in the determination of the characteristics of the plans; the potential conflict of interest which may trigger the obligation for the relevant director to abstain from exercising his vote in the relevant resolution

In the determination of the essential characteristics of the 2022 Group Incentive System proposed to the Shareholders’ Meeting, the Board of Directors followed the guidelines and criteria elaborated by the Remuneration Committee of UniCredit.

The CEO of UniCredit has abstained from participating in the definition of the 2022 Group Incentive System.

2.3.6 The date on which the board of directors resolved upon the assignment of the financial instruments contemplated by the plan

The Board of Directors, on February 21, 2022 approved the proposal related to the 2022 Group Incentive System to be submitted to UniCredit Shareholders’ Meeting.

Furthermore, in exercising the delegation received by the Shareholders’ Meeting from time to time, as described in point 2.3.1, the Board of Directors will resolve in one or more occasions to allocate the financial instruments related to the 2022 Group Incentive System.

2.3.7 The date on which the remuneration committee resolved upon the Plan of UniCredit

The Remuneration Committee of UniCredit on February 17, 2022 positively resolved upon the criteria and the methodology elaborated for the definition of the 2022 Group Incentive System, sharing the reasons and motivations thereof.

2.3.8 The market price of UniCredit ordinary shares, on the dates mentioned in points 2.3.6 and 2.3.7

The market price of UniCredit ordinary shares, registered on the date of Board of Directors approval of 2022 Group Incentive Systems proposal (February 21, 2022) and on the date of the decision made by the Remuneration Committee of UniCredit (February 17, 2022), resulted equal to € 14,376 and to € 14,680.

2.3.9 In which terms and modalities UniCredit takes into account, in the determination of the timeframe for the assignment of the plans, of the possible time-coincidence between:

- such assignment or the decision, if any, adopted thereon by the Remuneration Committee, and
- the dissemination of relevant information, if any, pursuant to sect. 114, paragraph 1 of Legislative Decree 58/98; for instance, in cases in which such information is:
  
  a) not already public and capable to positively affect the market quotation, or
  b) already published and capable to negatively affect the market quotation

In relation to the foregoing it is clarified that the resolution of the Board of Directors which approved the proposal to be submitted to the Shareholders’ Meeting has been communicated to the markets, in compliance with the current
It is also clarified that analogous information to the market, if required, will be made available upon any other following resolution adopted by the Board of Directors of the 2022 Group Incentive System. It is worthwhile clarifying that, although all the resolutions adopted by the Board of Directors are subject to the prior positive opinion of the Remuneration Committee of UniCredit, the information to the market - where due - is given only after the relevant resolution of the Board of Directors.

2.4 The characteristics of the financial instruments assigned

2.4.1 Description of the compensation plan

The individual bonuses will be assigned on the basis of defined bonus pool, of the individual performance evaluation of the beneficiary, of internal benchmark for specific roles/markets. Individual performance appraisal is based on specific goals, defined starting from the business strategy and in compliance with the KPI Bluebook framework. The achievement of Group performance parameters and risk-reward alignment will be reviewed by the Remuneration Committee and the Board of Directors of UniCredit. The 2022 Group Incentive System provides that in 2023 the Board of Directors - once verified the achievement of the goals defined for 2022 - will define the percentage of payments in cash and shares established for each category of beneficiaries, as illustrated in the table below:

<table>
<thead>
<tr>
<th>Group CEO and GEC (excluding Control Functions, People &amp; Culture and Manager in Charge of Drafting the Company Financial Reports)</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th>2026</th>
<th>2027</th>
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<th>2029</th>
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<td>20% cash</td>
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<table>
<thead>
<tr>
<th>GEC belonging to Control Functions and People &amp; Culture, Manager in Charge of Drafting the Company Financial Reports and Group CAE</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th>2026</th>
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<tr>
<th>GEC -1 (excluding Control Functions and People &amp; Culture)</th>
<th>2023</th>
<th>2024</th>
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<th>2026</th>
<th>2027</th>
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<td>20% cash</td>
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<td>10% shares</td>
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<td>10% shares</td>
<td>20% cash + 10% shares</td>
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<tr>
<th>GEC -1 belonging to Control Functions and People &amp; Culture, Group CAE direct reports and Other Senior Management with variable remuneration &gt; €430kA</th>
<th>2023</th>
<th>2024</th>
<th>2025</th>
<th>2026</th>
<th>2027</th>
<th>2028</th>
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<td>20% cash</td>
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<td>20% cash + 10% shares</td>
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<tr>
<th>Other Senior Management with variable remuneration ≤ €430kA</th>
<th>2023</th>
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<th>2027</th>
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<td>25% cash</td>
<td>25% shares</td>
<td>5% cash</td>
<td>10% shares</td>
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<td>10% cash + 15% shares</td>
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<tr>
<th>Other Material Risk Taker with variable remuneration &gt; €430k</th>
<th>2023</th>
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<th>2027</th>
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<td>20% cash</td>
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<th>Other Material Risk Taker with variable remuneration ≤ €430k</th>
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<td>30% cash</td>
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<td>10% cash + 10% shares</td>
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A. Including other Material Risk Taker assimilated to Senior Management according with applicable regulations.
The number of shares to be allocated in the respective instalments shall be defined in 2023, on the basis of the arithmetic mean of the official market price of UniCredit ordinary shares during the month preceding the AGM approval of 2022 Group Incentive System and after the Board of Directors to which the 2022 bonuses are submitted, following performance achievements evaluation. Payouts in equity instruments comply with the applicable regulatory provisions in terms of holding period.

2.4.2 Indication of the time period for the implementation of the plan also indicating different cycles, if any, of its implementation
Incentive payouts shall be made over a multi-year period (2023-2029) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment. The free shares related to the 2022 Group Incentive System will be allocated by UniCredit in multiple instalments (as shown in the table above) subject to the 2022 Bonus approval in 2023 by the Board of Directors.

2.4.3 The termination date of the plan
The 2022 Group Incentive System will lapse by July 2029.

2.4.4 The overall maximum number of financial instruments, also in the form of options, assigned over any fiscal years with respect to the beneficiaries namely identified or identified by categories, as the case may be
The maximum number of shares is estimated at 19,700,000, representing about 0.88% of UniCredit share capital. At this stage it is not possible to indicate the maximum number of free shares allocated in each fiscal year during the life of the 2022 Group Incentive System, since the actual definition will be done by the Board of Directors on the basis of the criteria approved by the Shareholders’ Meeting.

2.4.5 The procedures and clauses for the implementation of the plan, specifying whether the assignment of the financial instruments is subject to the satisfaction of certain specific conditions and, in particular, to the achievement of specific results, including performance targets; a description of the aforesaid conditions and results
The 2022 Group Incentive System is based on a bonus pool approach, similarly to last years, which is compliant with the most recent national and international regulatory requirements and links bonuses with company results at Group and country/division level, ensuring a strong connection between profitability, risk and reward. In particular, the system provides for:

- the definition of a bonus pool at Group level, with cascading at divisional level consistently with segment reporting disclosure, based on the actual divisional performance adjusted considering quality and risk indicators as well as cost of capital;
- allocation of a variable incentive defined on the basis of the determined bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and maximum ratio between variable and fixed compensation as approved by the Annual General Meeting;
- a malus condition (Zero Factor or Reduced scenarios) which applies in case specific thresholds of profitability, capital and liquidity are not met at both Group and country/division level;
- risk adjusted metrics in order to guarantee long-term sustainability, regarding company financial position and to ensure compliance with regulations;
- definition of a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and/or financial instruments for Group Material Risk Takers;
- deferred payments for selected beneficiaries subject to additional long-term performance conditions based on specific goals defined at Group level covering the three years following the 2022 annual performance;
- distribution of financial instruments payments which take into account the applicable regulatory requirements regarding the application of retention periods.
2.4.6 Indication of the restrictions on the availability of the financial instruments allocated under the plan or of the financial instruments relating to the exercise of the options, with particular reference to the time limits within which the subsequent transfer of the stocks to the issuer or third parties is permitted or prohibited

The Board of Directors of UniCredit could establish to assign - for the 2022 Group Incentive System - free UniCredit ordinary shares that will be freely transferable at the end of the shares retention period, or in the year of the assignment, but subject to restrictions on the transfer for the foreseen shares retention period (a retention period of 1 year on both upfront and deferred shares).

2.4.7 Description of any condition subsequent to the plan in connection with the execution, by the beneficiaries, of hedging transactions aimed at preventing the effects of potential limits to the transfer of the financial instruments assigned there under, also in the form of options, as well as to the transfer of the financial instruments relating to the exercise of the aforesaid options

In accordance with national and international regulatory guidelines and the Group Remuneration Policy and Report, beneficiaries are required not to use personal hedging strategies or remuneration and liability-related insurance to undermine the risk alignment effects embedded in their remuneration arrangements. Involvement in any form of hedging transaction shall be considered in breach of Group compliance policies and therefore the relevant rights under the System shall automatically expire.

2.4.8 Description of the consequences deriving from the termination of the employment or working relationship

The 2022 Group Incentive System provides that the Board of Directors will have the faculty to identify, in the resolution that will execute the 2022 System, the termination of the beneficiary with the relevant Group employing Company, as a cause for the expiring of the right to receive the free shares.

2.4.9 The indication of any other provisions which may trigger the cancellation of the plan

The 2022 Group Incentive System does not provide for any provision which may trigger its cancellation.

2.4.10 The reasons justifying the redemption, pursuant to sect. 2357 and followings of the Italian Civil Code, by UniCredit, of the financial instruments contemplated by the plan; the beneficiaries of such redemption, indicating whether the same is limited only to certain categories of employees; the consequences of the termination of the employment relationship with respect to such redemption rights

The 2022 Group Incentive System does not provide for the redemption by UniCredit or by another Group company with reference to the free shares.

2.4.11 The loans or other special terms that may be granted for the purchase of stocks pursuant to sect. 2358, paragraph 3, of the Italian Civil Code

The 2022 Group Incentive System does not provide for a loan or other special terms for the purchase of the shares.

2.4.12 The evaluation of the economic burden for UniCredit at date of the assignment of the plan, as determined on the basis of the terms and conditions already defined, with respect to the aggregate overall amount as well as with respect to each financial instrument contemplated by the plan

The estimation of the overall cost expected by UniCredit in relation to the 2022 Group Incentive System at the grant date of the free shares, has been made on the basis of IAS principles. On the basis of these estimations, the overall expected cost for UniCredit at the grant date of the target number of free shares is equal to € 146 mio to be split in 6 years. Depending on actual performance achievements, actual IAS cost of the Plan will vary from € 0 to a maximum of € 146 mio. At this stage it is not possible to define the exact cost in each year of life of the 2022 Group Incentive System, since the definition of the actual number of the free shares to be allocated is subject to the Board of Directors resolution.
2.4.13 The indication of any dilution on the corporate capital of the issuer resulting from the compensation plan, if any
The maximum impact of the 2022 System on UniCredit share capital shall be approx. 0.88% in case of the potential allocation of all free shares to employees.

2.4.14 Any limitation to the voting and to the economic rights
At this stage, the 2022 Group Incentive System does not provide for any limitation to the voting or economic rights for the shares allocated.

2.4.15 In the event the stocks are not negotiated on a regulated market, every information necessary for a complete evaluation of the value attributable to them
The 2022 Group Incentive System provides only for the assignment of shares negotiated on regulated markets.

2.4.16 The number of financial instruments belonging to each option
The 2022 Group Incentive System does not provide for options.

2.4.17 The termination date of the options
The 2022 Group Incentive System does not provide for options.

2.4.18 The modalities, time limits and clauses for the exercise of the options
The 2022 Group Incentive System does not provide for options.

2.4.19 The strike price of the options or the criteria and modalities for its determination, with respect in particular to:
a) the formula for the calculation of the exercise price in connection with the fair market value, and to
b) the modalities for the calculation of the market price assumed as basis for the calculation of the exercise price
The 2022 Group Incentive System does not provide for options.

2.4.20 In case the strike price is different from the fair market value as determined pursuant to point 2.4.19.b, the indication of the reasons for such difference
The 2022 Group Incentive System does not provide for options.

2.4.21 The criteria justifying differences in the exercise prices between the relevant beneficiaries or class of beneficiaries
The 2022 Group Incentive System does not provide for options.

2.4.22 In the event the financial instruments underlying granted options are not negotiated on a regulated market, the indication of the value attributable to the same or of the criteria for its determination
The 2022 Group Incentive System does not provide for options.

2.4.23 The criteria for the adjustments required in connection with any extraordinary transaction involving the corporate capital of the issuer as well as in connection with transaction triggering a variation in the number of the financial instruments underlying granted options
The 2022 Group Incentive System does not provide for adjustments applicable in connection with extraordinary transactions involving UniCredit corporate capital (saving the provisions that the Board of Directors may define in the resolution in which the Board will exercise the delegation received from the General Shareholders’ Meeting).
3. Execution of the “Group Compensation Systems”

3.1 Beneficiaries of the plan

With reference to the UniCredit Board of Directors resolutions of:
- February 15, 2022;
- February 10, 2021;
- February 5, 2020;
- February 6, 2019;
- February 7, 2018;
- March 13, 2017;

to execute the 2021 Group Incentive System, 2020 Group Incentive System, 2020-2023 LTI Plan, the 2019 Group Incentive System, the 2018 Group Incentive System, the 2017 Group Incentive System, the 2017-2019 LTI Plan and the 2016 Group Incentive System (hereinafter also the “Group Compensation Systems” or the “Plans”), approved by the Ordinary Shareholders Meeting on April 15, 2021, April 9, 2020, April 11, 2019, April 12, 2018, April 20, 2017, April 14, 2016, the following beneficiaries have been identified for the relevant plans:

- the 2021 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares - to be allocated to Group Material Risk Takers in a multi-year period (2022-2027), subject to the achievement of specific performance objectives;
- the 2020 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares - to be allocated to Group Material Risk Takers in a multi-year period (2021-2026), subject to the achievement of specific performance objectives. Therefore, it provides for the allocation of the second tranche of cash and shares promised in 2021, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments;
- the 2020-2023 LTI Plan, that provides for the allocation to a selected beneficiaries of Group employees that cover key positions of an incentive in UniCredit free ordinary shares, over a multi-year period (2025-2029), subject to the achievement of specific performance conditions linked to the 2020-2023 Multi-Year Plan;
- the 2019 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares - to be allocated to Group Material Risk Takers in a multi-year period (2020-2025), subject to the achievement of specific performance objectives. Therefore, it provides for the allocation of the second tranche of cash promised in 2019, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments;
- the 2018 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares-to be allocated to Group Material Risk Takers in a multi-year period (2019-2024), subject to the achievement of specific performance objectives. Therefore, it provides for the allocation of the third tranche of cash or shares promised in 2019, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments;
- the 2017 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares - to be allocated to Group Material Risk Takers in a multi-year period (2018-2023), subject to the achievement of specific performance objectives. Therefore, it provides for the allocation of the fourth of shares promised in 2018, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments;
- the 2017-2019 LTI Plan, that provides for the grant of an incentive in UniCredit free ordinary shares to be allocated in a multi-year period (2018-2023) to a selected beneficiaries of Group employees that cover key positions, subject to the achievement of specific performance objectives linked to the 2017-2019 Multi-Year Plan. Therefore it provides for the allocation of the third tranche of shares promised in 2020, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments;
- the 2016 Group Incentive System, that provides for the grant of an incentive - in cash and/or UniCredit free ordinary shares - to be allocated to Group Material Risk Takers in a multi-year period (2017-2022), subject to the achievement of specific performance objectives. Therefore, it provides for the allocation of the fourth tranche of cash promised in 2017, following the verification of the achievement of the Zero Factor provided by the system for the deferral payments.
3.1.1 Indication of the name of beneficiaries who are members of the board of directors of UniCredit and of the companies directly or indirectly controlled by UniCredit

The Chief Executive Officer, Mr Andrea Orcel, is not beneficiary of the Group Compensation Systems. It is worth mentioning that certain potential beneficiaries of the aforementioned Plans, in addition to the exercise of their managing powers connected to their offices, held offices in Management Bodies of companies, directly or indirectly controlled by UniCredit. In light of the fact that such individuals are amongst the beneficiaries of the Plans in their capacity as employees of UniCredit Group, no information as to their name is provided hereto and reference shall be made to the information provided below.

3.1.2 Categories of employees of UniCredit and companies controlling or controlled by this issuer

The employees of UniCredit and of its parent companies or subsidiaries that benefit from the Group Compensation Systems are:

- for the 2021 Group Incentive System:
  - UniCredit Chief Executive Officer;
  - Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
  - Employees with total remuneration greater than € 500,000 in the last year;
  - Employees included within 0.3% of staff with the highest remuneration;
  - Employees whose remuneration is within the remuneration bracket of senior management and other risk takers;
  - Other selected roles;

- for the 2020 Group Incentive System:
  - Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
  - Employees with total remuneration greater than € 500,000 in the last year;
  - Employees included within 0.3% of staff with the highest remuneration;
  - Employees whose remuneration is within the remuneration bracket of senior management and other risk takers;
  - Other selected roles;

- for the 2020-2023 LTI Plan:
  - Senior Executive Vice Presidents;
  - Executive Vice Presidents of UniCredit and of the Legal Entities of the Group;
  - Other key players, including selected Talent not belonging to the aforementioned clusters.

The personnel belonging to Corporate Control Functions (i.e. Risk Management, Compliance, Internal Audit), People & Culture function and the Manager in Charge of Drafting the Company Financial Reports “Dirigente Preposto” are not included in the Plan.

- For the 2019 Group Incentive System:
  - Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
  - Employees with total remuneration greater than € 500,000 in the last year;
  - Employees included within 0.3% of staff with the highest remuneration;
  - Employees whose remuneration is within the remuneration bracket of senior management and other risk takers;
  - Other selected roles;

- for the 2018 Group Incentive System:
  - Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
  - Employees with total remuneration greater than € 500,000 in the last year;
  - Employees included within 0.3% of staff with the highest remuneration;
  - Employees whose remuneration is within the remuneration bracket of senior management and other risk takers;
  - Other selected roles;

- for the 2017 Group Incentive System:
  - Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
  - Employees with total remuneration greater than € 500,000 in the last year;
  - Employees included within 0.3% of staff with the highest remuneration;
- Employees whose remuneration is within the remuneration bracket of senior management and other risk takers;
- Other selected roles;

• for the 2017-2019 LTI Plan:
- Senior Executive Vice Presidents of UniCredit;
- Executive Vice Presidents of UniCredit and of the Legal Entities of the group;
- Other Key roles beneficiaries, including selected Talent not belonging to the aforementioned clusters. The personnel belonging to Company Control Functions was not included in the Plan;
- the personnel belonging to Company Control Functions was not included in the Plan;

• for the 2016 Group Incentive System:
- Senior Executive Vice Presidents, Executive Vice Presidents, Senior Vice Presidents, Board members of relevant Group Legal Entities;
- Employees with total remuneration greater than € 500,000 in the last year;
- Employees included within 0.3% of staff with the highest remuneration;
- Employees whose remuneration is within the remuneration bracket of senior management and other risk taker;
- Other selected roles.

3.1.3 Individuals who benefit from the Plan belonging to the following groups:

a) General Managers of UniCredit
There are no individuals in UniCredit who exclusively cover the role of General Manager Considering this aspect, no information is provided in connection thereto.

b) other executives with strategic responsibilities of the financial instrument issuer (not classed as “small”, in accordance with Article 3, paragraph 1, letter f) of Regulation no. 17221 of March 12, 2010), if they have, during the course of the year, received total compensation (obtained by adding the monetary compensation to the financial instrument-based compensation) in excess of the highest total compensation assigned to the members of the board of directors or management board, and to the General Managers of the financial instrument issuer
None of UniCredit executives meet the description; therefore, no information is provided in connection thereto.

c) natural persons controlling UniCredit, who are employee or collaborator of UniCredit
No natural or legal person controls UniCredit and, therefore, no information is provided in connection thereto.

3.1.4 Description and numerical indication, broken down according to category:

a) Executives with strategic responsibilities other than those specified under lett. b) of paragraph 3.1.3
Amongst the beneficiaries of the Group Compensation Systems there are no. 12 executives of UniCredit who have regular access to privileged information and are authorized to take resolutions capable of influencing the development and prospects of UniCredit:
- Head of Italy, Mr. Niccolò Ubertalli;
- Head of Germany, Mr. Michael Diederich;
- Head of Central Europe, Mr. Gianfranco Bisagni;
- Head of Eastern Europe, Ms. Teodora Petkova;
- Head of Client Solutions, Mr. Richard Burton;
- Chief Financial Officer, Mr. Stefano Porro;
- Group Digital & Information Officer, Ms. Jingle Pang;
- Group Operating Officer, Mr. Ranieri de Marchis;
- Group Risk Officer, Mr. Tj Lim;
- Group Compliance Officer, Ms. Serenella De Candia;
- Group Legal Officer, Mr. Gianpaolo Alessandro;
- Chief Audit Executive, Mr. Guglielmo Zadra.

b) In the case of “small” companies, in accordance with Article 3, paragraph 1, letter f) of Regulation no. 17221 of March 12, 2020, the indication for the aggregate of all executives with strategic responsibilities of the financial instrument issuer
This provision is not applicable and therefore no information is provided in connection thereto.

c) Other categories of employees or collaborators for which different characteristics are envisaged for the plan (e.g. executives, middle management, employees etc.)
There are no classes of employees to which different characteristics of the relevant plans apply.
3.2 The reasons for the adoption of the plan

3.2.1 The targets which the parties intend to reach through the adoption of the plan

The 2021 Group Incentive System aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (Zero Factor) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels;
- each tranche will be subject to the absence of any individual/values compliance breach, considering also the gravity of any internal/external findings (i.e. Audit, Bank of Italy, Consob and/or analogous local authorities).

The 2020 Group Incentive System aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (Zero Factor) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels;
- each tranche will be subject to the absence of any individual/values compliance breach, considering also the gravity of any internal/external findings (i.e. Audit, Bank of Italy, Consob and/or analogous local authorities).

The 2020-2023 LTI Plan is aimed at aligning Top and Senior Management interests to the long term value creation for the shareholder, to share price and Group performance appreciation and sustaining a sound and prudent risk management orienting the performance management measurement on a multi-year horizon. The Plan has also the characteristic to be qualified as a “retention” tool in order to retain key Group resources for the achievement of the mid-long term Group Strategy.

The 2019 Group Incentive System aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (Zero Factor) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels.
The **2018 Group Incentive System** aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (*Zero Factor*) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels.

The **2017 Group Incentive System** aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (*Zero Factor*) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels.

The **2017-2019 LTI Plan** is aimed at aligning Top and Senior Management interests to the long term value creation for the shareholder, to share price and Group performance appreciation and sustaining a sound and prudent risk management orienting the performance management measurement on a multi-year horizon. The Plan has also the characteristic to be qualified as a “retention” tool in order to retain key Group resources for the achievement of the mid-long term Group Strategy.

The **2016 Group Incentive System** aims to attract, retain and motivate Group beneficiaries and is aligned to the national and international regulatory requirements on variable compensation. It provides for:

- allocation of a variable incentive defined based on available bonus pool, individual performance evaluation, internal benchmark for specific roles/markets and bonus cap as set by the Ordinary Shareholder’s meeting;
- definition of a balanced structure of upfront (done at the moment of performance evaluation) and deferred payments, in cash and in shares;
- distributions of share payments, coherently with the applicable regulatory requirements regarding the application of share retention periods. The payment structure defined according to Bank of Italy disposals requires a retention period on upfront shares of 2 years and of 1 year for deferred shares;
- risk adjusted metrics in order to guarantee long-term sustainability with respect to company’s financial position and to ensure compliance with regulatory expectations;
- malus condition (*Zero Factor*) which applies in case specific thresholds (profitability, capital & liquidity) are not met at both Group and Country/Division levels.

### 3.2.2 Principal factors of variation and performance indexes taken into account for the assignment of plans based on financial instruments

The **2021 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the “Five Fundamentals” of Competency Model: “Customers First”, “People Development”, “Cooperation and Synergies”, “Risk Management”, “Execution and Discipline”.

Incentive payouts shall be made over a multi-year period (2022-2027) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.
The **2020 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the “Five Fundamentals” of Competency Model: “Customers First”, “People Development”, “Cooperation and Synergies”, “Risk Management”, “Execution and Discipline”.

Incentive payouts shall be made over a multi-year period (2021-2026) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.

The **2020-2023 LTI Plan** provides for the allocation of UniCredit free ordinary shares, in several installments and over a multi-year period, subject to the achievement of specific performance conditions linked to the 2020-2023 Multi-Year Plan. Performance indicators of the LTI Plan to be evaluated for the definition of the numbers of shares are the following:
- Return on Tangible Equity with CET1 underpin;
- Asset Quality defined by NPE ratio “core” and Expected Loss (new business flow);
- Operating Expenses;
- Sustainability defined by ESG Rating (Sustainalytics), Customer Experience and People engagement.

The **2019 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the “Five Fundamentals” of Competency Model: “Customers First”, “People Development”, “Cooperation and Synergies”, “Risk Management”, “Execution and Discipline”.

Incentive payouts shall be made over a multi-year period (2020-2025) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.

The **2018 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the “Five Fundamentals” of Competency Model: “Customers First”, “People Development”, “Cooperation and Synergies”, “Risk Management”, “Execution and Discipline”.

Incentive payouts shall be made over a multi-year period (2019-2024) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.

The **2017 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the “Five Fundamentals” of Competency Model: “Customers First”, “People Development”, “Cooperation and Synergies”, “Risk Management”, “Execution and Discipline”.

Incentive payouts shall be made over a multi-year period (2018-2023) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.

The **2017-2019 LTI Plan** provides for the allocation of UniCredit free ordinary shares, in several installments and over a multi-year period, subject to the achievement of specific performance conditions linked to the 2017-2019 Multi-Year Plan. Performance indicators of the LTI Plan to be evaluated for the definition of the numbers of shares are the following:
- Return on Allocated Capital;
- Cost/Income Ratio;
- NET Non Performing Exposure.

The **2016 Group Incentive System** provides an individual performance appraisal based on the achievement of specific goals, linked to the five key elements of the UniCredit model of competencies: “Client obsession”; “Execution and Discipline”; “Cooperation and Synergies”; “Risk Management”; “People and Business Development”.

Incentive payouts shall be made over a multi-year period (2017-2022) in a balanced structure of upfront (following the moment of performance evaluation) and deferred payments, in cash and in shares, subject to continuous employment at each date of payment.

3.2.3 **The factors assumed as basis for the determination of the compensation based upon financial instruments, or the criteria for the determination of the aforesaid compensation**

The following are the general criteria that the Board of Directors has followed, in the resolutions that after the Annual Shareholders’ Meeting approval has executed the Plan, to define the actual number of beneficiaries and the number of free shares or performance stock options to be granted.

The **2021 Group Incentive System** provides that in 2022 the Board of Directors - once verified the conditions for 2021 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2020 Group Incentive System provides that in 2021 the Board of Directors - once verified the conditions for 2020 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2020-2023 LTI Plan provides that in 2024 the Board of Directors - once verified the conditions for the period 2020-2023 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2019 Group Incentive System provides that in 2020 the Board of Directors - once verified the conditions for 2019 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2018 Group Incentive System provides that in 2019 the Board of Directors - once verified the conditions for 2018 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2017 Group Incentive System provides that in 2018 the Board of Directors - once verified the conditions for 2017 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2017-2019 LTI Plan provides that in 2018 the Board of Directors - once verified the conditions for 2017 - defines the percentages of the payments in cash and shares for the beneficiaries categories.
The 2016 Group Incentive System provides that in 2017 the Board of Directors - once verified the conditions for 2016 - defines the percentages of the payments in cash and shares for the beneficiaries categories.

3.2.4 The reasons justifying the decision to assign compensation plans based on financial instruments not issued by UniCredit, such as financial instruments issued by its subsidiaries, its parent companies or third parties; in the event the aforesaid financial instruments are not negotiated on regulated markets, the issuer shall provide information as to the criteria adopted for the calculation of the value attributable to such financial instruments
The Group Compensation Systems do not contemplate the allocation of similar financial instruments.

3.2.5 The evaluations, with respect to relevant tax and accounting implications, taken into account in the definition of the plans
The Group Compensation Systems have not been influenced by significant tax or accounting considerations. Furthermore, the tax regime and social security contribution applied to the free shares allocated, will be compliant with the current regulations in the country where the beneficiary is fiscally resident.

3.2.6 The indication as to whether the plan enjoys any support from the special fund for encouraging worker participation in the companies, as provided for under Article 4, paragraph 112, of Law December 24, 2003 n. 350
The Group Compensation Systems are not currently supported by the special fund for encouraging worker participation in the companies, as provided for under sect. 4, paragraph 112, of Law December 24, 2003 n. 350.

3.3 The procedure for the adoption of the plan and the timeframe for the assignment of the financial instruments

3.3.1 Powers delegated to the board of directors by the shareholders’ meeting for the implementation of the plan
The best solution identified to execute the Group Compensation Systems is to delegate the Board of Directors, pursuant to Article 2443 of the Civil Code, the faculty to increase share capital on one or more occasions as described in the Director’s Report presented to the Extraordinary Shareholders’ Meeting of April 15, 2021, for the 2021 Group Incentive System, to the Extraordinary Shareholders’ Meeting of April 9, 2020, for the 2020 Group Incentive System, to the Extraordinary Shareholders’ Meeting of April 11, 2019, for the 2019 Group Incentive System, to the Extraordinary Shareholders’ Meeting of April 12, 2018, for the 2018 Group Incentive System, to the Extraordinary Shareholders’ Meeting of April 20, 2017, for the 2017 Group Incentive System and the 2017-2019 LTI Plan, to the Extraordinary Shareholders’ Meeting of April 14, 2016, for the 2016 Group Incentive System, in accordance with the following provisions:
- with reference to the 2021 Group Incentive System, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 18,700,000 UniCredit ordinary shares; such resolution may be subsequently integrated for a maximum of no. 1,904,000 UniCredit Ordinary shares;
• with reference to the **2020 Group Incentive System**, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 13,100,000 UniCredit ordinary shares; such resolution will be subsequently integrated for a maximum of no. 1,360,000 UniCredit Ordinary shares;

• with reference to the **2019 Group Incentive System**, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 14,000,000 UniCredit ordinary shares, plus up to 2,000,000 ordinary shares, which the Board may use to complete the execution of the 2019 Group Incentive System;

• with reference to the **2018 Group Incentive System**, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 8,200,000 UniCredit ordinary shares. In addition, maximum no. 800,000 ordinary shares could be resolved by the BoD to finalize the execution of the 2018 Group Incentive System;

• with reference to the **2017 Group Incentive System**, and the 2017-2019 LTI Plan, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 101,800,000 UniCredit ordinary shares (this number has been re-calculated to no. 20,000,000 ordinary shares after the reverse stock split of January 23, 2017 and the application of the “K Factor” adjustment recommended by Italian Society of Financial Analysts - AIAF, after capital transactions carried out by UniCredit). In addition, maximum no. 3,000,000 ordinary shares could be resolved by the BoD to finalize the execution of the 2017 Group Incentive System;

• with reference to the **2016 Group Incentive System**, the BoD could resolve, within a maximum period of five years, in one or more instances, a free share capital under art. 2349 of the Civil Code, of maximum no. 22,800,000 UniCredit ordinary shares. In addition, maximum no. 1,700,000 ordinary shares could be resolved by the BoD to finalize the execution of the 2016 Group Incentive System (this number has been re-calculated to no. 4,888,994 ordinary shares after the reverse stock split of January 23, 2017 and the additional capital increase request to the Board of Directors on March 13, 2017 consequently to the application of the “K Factor” adjustment recommended by Italian Society of Financial Analysts - AIAF, after capital transactions carried out by UniCredit);

• with reference to the **2020-2023 LTI Plan**, in view of the time structure of the same, and the five-year limit on shareholders’ resolutions pursuant to art. 2349 of the Italian Civil Code, the proposal to grant the Board of Directors the power to increase the share capital, to service the LTI Plan, on one or more occasions, within the maximum period of five years, for a maximum of 9,400,000 UniCredit ordinary shares will be submitted to the Shareholders’ Meeting by 2024.

Further, as described in the Director’s Report presented to the Ordinary Shareholders’ Meeting called on April 8, 2022 (in single call) the Board of Directors deems it appropriate to make an amendment to the **2021 Group Incentive System**, to the **2020 Group Incentive System**, to the **2019 Group Incentive System**, to the **2018 Group Incentive System**, to the **2017 Group Incentive System**, the **2017-2019 LTI Plan** and to the **2020-2023 LTI Plan** in order to provide that the ordinary UniCredit shares to be assigned to the beneficiaries may derive, alternatively or in combination, from (i) the exercise by the Board of Directors of the aforementioned powers to increase the share capital free of charge or (ii) the use of treasury shares from time to time held in the portfolio and allocated for this purpose. The procedures for the settlement of the 2021 Group Incentive System, of the 2020 Group Incentive System, of the 2019 Group Incentive System, of the 2018 Group Incentive System, of the 2017 Group Incentive System, of the 2017-2019 LTI Plan and of the 2020-2023 LTI Plan shall be determined by the Board of Directors from time to time on the basis of what is deemed to be in the best interests of the Company and consistent with the provisions of the relevant Remuneration Plans.

### 3.3.2 Indication of the individuals in charge of the management of the plan, their powers authority

The Organizational Unit “Group Performance & Reward” of the Holding is in charge for the management of the Group Compensation Systems.

### 3.3.3 Procedures for the amendment of the plans, if any, also in connection with potential variation of the original targets

No specific procedures for the amendment of the Group Compensation Systems are provided for.
3.3.4 Description of the modalities for the determination of the availability and assignment of the financial instruments contemplated by the plan

In order to execute the plans in accordance with the delegation provided by the Shareholders’ Meeting on April 15, 2021, April 9, 2020, April 11, 2019, on April 12, 2018, on April 20, 2017, on April 14, 2016, the Board of Directors could resolve to approve a free share capital increase:

- for the **2021 Group Incentive System** in one or more instances, of maximum no. 18,700,000 UniCredit ordinary shares; the delegation may subsequently be supplemented by a maximum of no 1,904,000 UniCredit ordinary shares;
- for the **2020 Group Incentive System** in one or more instances, of maximum no. 13,100,000 UniCredit ordinary shares; the delegation may subsequently be supplemented by a maximum of no 1,360,000 UniCredit ordinary shares;
- for the **2019 Group Incentive System** in one or more instances, of maximum no. 14,000,000 UniCredit ordinary shares, plus up to 2,000,000 ordinary shares, which the Board may use to complete the execution of the 2019 Group Incentive System;
- for the **2018 Group Incentive System** in one or more instances, of maximum no. 8,200,000 UniCredit ordinary shares. In addition, maximum no. 800,000 ordinary shares could be resolved by the BoD to finalize the execution of the 2018 Group Incentive System;
- for the **2017 Group Incentive System** and the **2017-2019 LTI Plan**, in one or more instances, of maximum no. 101,800,000 UniCredit ordinary shares (this number has been re-calculated to no. 20,000,000 ordinary shares after the reverse stock split of January 23, 2017 and the application of the “K Factor” adjustment recommended by Italian Society of Financial Analysts - AIAF, after capital transactions carried out by UniCredit). In addition, maximum no. 3,000,000 ordinary shares could be resolved by the BoD to finalize the execution of the 2017 Group Incentive System;
- for the **2016 Group Incentive System** in one or more instances, of maximum no. 22,800,000 UniCredit ordinary shares (this number has been re-calculated to no. 4,888,994 ordinary shares after the reverse stock split of January 23, 2017 and the additional capital increase request to the Board of Directors on March 13, 2017 consequently to the application of the “K Factor” adjustment recommended by Italian Society of Financial Analysts - AIAF, after capital transactions carried out by UniCredit);
- with reference to the **2020-2023 LTI Plan**, the delegation to the Board of Directors to approve the free capital increase in one or more stages, within a maximum period of five years, for a maximum of 9,400,000 UniCredit ordinary shares will be approved by the Shareholders’ Meeting by 2024.

3.3.5 The influence exercised by each director in the determination of the characteristics of the plans; the potential conflict of interest which may trigger the obligation for the relevant director to abstain from exercising his vote in the relevant resolution

In the determination of the essential characteristics of the Group Compensation Systems and of the relevant criteria for the identification of the instruments under the Plan, the Board of Directors followed the guidelines and criteria elaborated by the Remuneration Committee of UniCredit.

The CEO of UniCredit is not among the beneficiaries of the Plans and he has abstained from participating in the definition of the Plans.

3.3.6 The date on which the board of directors resolved upon the assignment of the financial instruments contemplated by the plan

In accordance with the delegation received by the Shareholders’ Meeting, as described in point 3.3.1, the Board of Directors on February 15, 2022 resolved to execute the Group Compensation Systems.

3.3.7 The date on which the remuneration committee resolved upon the Plan of UniCredit

The Remuneration Committee, on February 14, 2022 positively resolved upon the conditions to be applied at the execution of the Group Compensation Systems.
3.3.8 The market price of UniCredit ordinary shares, on the dates mentioned in points 3.3.6 and 3.3.7

The market price of UniCredit ordinary shares, registered on the dates of Board of Directors approval of the Group Compensation Systems execution (February 15, 2022) and on the date of the positive opinion by the Remuneration Committee of UniCredit (February 14, 2022) resulted equal to € 15.346 and to € 15.026.

3.3.9 In which terms and modalities UniCredit takes into account, in the determination of the timeframe for the assignment of the plans, of the possible time-coincidence between:

i) such assignment or the decision, if any, adopted thereon by the Remuneration Committee, and

ii) the spread of relevant information, if any, pursuant to sect. 114, paragraph 1 of Legislative Decree 58/98; for instance, in cases in which such information is:

a) not already public and capable to positively affect the market quotation, or

b) already published and capable to negatively affect the market quotation

In relation to the foregoing it is clarified that the resolution of the General Shareholders’ Meeting has been communicated to the market in compliance with the current regulations. It is also clarified that analogous information to the market is made available upon the resolution adopted by the UniCredit Board of Directors in execution of the Group Compensation Systems.

It is worthwhile clarifying that, although all the resolutions on share based plans adopted by the Board of Directors are subject to the prior positive opinion of the Remuneration Committee of UniCredit, the information to the market, where due, is given only after the relevant resolution of the Board of Directors.

3.4 The characteristics of the financial instruments assigned

3.4.1 Description of the compensation plan

The 2021 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2022-2027) subject to the achievement of specific performance objectives.

The 2020 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2021-2026) subject to the achievement of specific performance objectives.

The 2020-2023 LTI Plan provides for the grant of an incentive in UniCredit free ordinary shares to be allocated to a selected beneficiaries of Group employees that cover key positions in a multi-year period (2025-2029), subject to the achievement of specific performance objectives linked to the 2020-2023 Multi-Year Plan.

The 2019 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2019-2024) subject to the achievement of specific performance objectives.

The 2018 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2018-2023) subject to the achievement of specific performance objectives.

The 2017 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2017-2022) subject to the achievement of specific performance objectives.

The 2017-2019 LTI Plan provides for the grant of an incentive in UniCredit free ordinary shares to be allocated to a selected beneficiaries of Group employees that cover key positions in a multi-year period (2021-2024), subject to the achievement of specific performance objectives linked to the 2017-2019 Multi-Year Plan;

The 2016 Group Incentive System provides for the grant of an incentive - in cash and/or free UniCredit ordinary shares - to be allocated to Group Executives and other Material Risk Takers in a multi-year period (2017-2022) subject to the achievement of specific performance objectives.
3.4.2 Indication of the time period for the implementation of the plan also indicating different cycles, if any, of its implementation

The free shares related to the 2021 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2023-2027) subject to the Board assessment in 2022 of the achievement of the goals set for 2021. The free shares related to the 2020 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2022-2026) subject to the Board assessment in 2021 of the achievement of the goals set for 2020. The free shares related to the 2020-2023 LTI Plan will be allocated by UniCredit in multiple installments (in the period 2025-2029) subject to the Board assessment in 2020 of the achievement of the goals set for 2020-2023 period.

The free shares related to the 2019 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2021-2025) subject to the Board assessment in 2020 of the achievement of the goals set for 2019. The free shares related to the 2018 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2021-2024) subject to the Board assessment in 2019 of the achievement of the goals set for 2018. The free shares related to the 2017 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2020-2023) subject to the Board assessment in 2018 of the achievement of the goals set for 2017. The free shares related to the 2017-2019 LTI Plan will be allocated by UniCredit in multiple installments (in the period 2021-2024) subject to the Board assessment in 2020 of the achievement of the goals set for 2017-2019 period.

The free shares related to the 2016 Group Incentive System will be allocated by UniCredit in multiple installments (in the period 2019-2022) subject to the Board assessment in 2017 of the achievement of the goals set for 2016.

3.4.3 The termination date of the plan


3.4.4 The overall maximum number of financial instruments, also in the form of options, assigned over any fiscal year with respect to the beneficiaries namely identified or identified by categories, as the case may be

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2021 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 18,700,000. The delegation may subsequently be supplemented by a maximum of no 1,904,000 UniCredit ordinary shares.

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2020 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 13,100,000. The delegation may subsequently be supplemented by a maximum of no 1,360,000 UniCredit ordinary shares.

The maximum number of free shares for which the UniCredit Shareholders’ Meeting will be asked to grant the Board of Directors delegation for the 2020-2023 LTI Plan is 9,400,000.

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2019 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 16,000,000.

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2018 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 9,000,000.

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2017 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 16,000,000.
The maximum number of free shares that the Board of Directors is authorized to allocate for the 2017-2019 LTI Plan within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 7,000,000.

The maximum number of free shares that the Board of Directors is authorized to allocate for the 2016 Group Incentive System within the power of the delegation received by UniCredit Shareholders’ Meeting is equal to 4,888,994.

At this stage it is not possible to indicate the maximum number of free shares allocated in each fiscal year during the life of the Group Compensation Systems, since the actual definition will be done by the Board of Directors on the basis of the criteria approved by the Shareholders’ Meeting.

3.4.5 The procedures and clauses for the implementation of the plan, specifying whether the assignment of the financial instruments is subject to the satisfaction of certain specific conditions and, in particular, to the achievement of specific results, including performance targets; description of the aforesaid conditions and results

Considering the criteria described in the point 3.2.2, the allocation of the free shares is subject to the achievement of the performance targets set by the Board of Directors. The assessment of the goals achievement should be done by the Board of Directors at the end of the performance period described in point 3.4.2.

3.4.6 Indication of the restrictions on the availability of the financial instruments allocated under the plan or of the financial instruments relating to the exercise of the options, with particular reference to the time limits within which the subsequent transfer of the stocks to the issuer or third parties is permitted or prohibited

The Group Compensation Systems provide that the free shares to be allocated are free from restrictions and, hence, freely transferable as from the date of their issue and with the same rights as the ones already in circulation.

3.4.7 Description of any condition subsequent to the plan in connection with the execution, by the beneficiaries, of hedging transactions aimed at preventing the effects of potential limits to the transfer of the financial instruments assigned there under, also in the form of options, as well as to the transfer of the financial instruments relating to the exercise of the aforesaid options

In accordance with national and international regulatory guidelines and the Group Remuneration Policy and Report, beneficiaries are required not to use personal hedging strategies or remuneration and liability-related insurance to undermine the risk alignment effects embedded in their remuneration arrangements. Involvement in any form of hedging transaction shall be considered in breach of Group compliance policies and therefore the rights to receive shares shall automatically expire.

3.4.8 Description of the consequences deriving from the termination of the employment or working relationship

With the exception of the “good leavers” cases as provided by the Rules, in case the beneficiary exits from the Group or in the event that the beneficiary is subject to disciplinary actions by the employer for irregular activities with reference to processes and rules related to i) risk underwriting ii) sales processes of banking and financial services iii) internal code of conduct, the beneficiary will lose the right to receive the free shares; the above unless the Board of Directors, with reference to each single case, decides otherwise.

3.4.9 The indication of any other provisions which may trigger the cancellation of the plan

The Group Compensation Systems do not provide for any provision which may trigger its cancellation.

3.4.10 The reasons justifying the redemption, pursuant to sect. 2357 and followings of the Italian Civil Code, by UniCredit, of the financial instruments contemplated by the plan; the beneficiaries of such redemption, indicating whether the same is limited only to certain categories of employees; the consequences of the termination of the employment relationship with respect to such redemption rights

The Group Compensation Systems do not provide for the redemption by UniCredit or by another Group company with reference to the free shares.
3.4.11 Loans or other special terms that may be granted for the purchase of stocks pursuant to sect. 2358, paragraph 3, of the Italian Civil Code

The Group Compensation Systems do not provide for loans or other special terms for the purchase of the shares.

3.4.12 The evaluation of the economic burden for UniCredit at date of the assignment of the plan, as determined on the basis of the terms and conditions already defined, with respect to the aggregate overall amount as well as with respect to each financial instrument contemplated by the plan

The estimation of the overall cost expected by UniCredit in relation to the Group Compensation Systems at the date of promise to grant the free shares, has been made on the basis of the IAS principles, considering the accounting assumptions on the foreseeable beneficiaries exits before the allocation of the free shares and on the probability to achieve the performance targets related to the allocation of the free shares.

On the basis of these estimations, the overall expected cost for UniCredit at the date of promise to grant the target number of free shares is equal to € 1,048 mio:
- € 131 mio for the 2021 Group Incentive system;
- € 170 mio for the 2020 Group Incentive system;
- € 86 mio for the 2020-2023 LTI Plan;
- € 107 mio for the 2019 Group Incentive system;
- € 148 mio for the 2018 Group Incentive system;
- € 160 mio for the 2017 Group Incentive System;
- € 66 mio for the 2017-2019 LTI Plan;
- € 180 mio for the 2016 Group Incentive System.

3.4.13 Indication of any dilution on the corporate capital of the issuer resulting from the compensation plan, if any

The maximum dilution impact of the Group Compensation Systems is amounting to approximately 2.05%.

3.4.14 Any limitation to the voting and to the economic rights

At this stage, the 2020-2023 LTI Plan, 2017-2019 LTI Plan and the 2021, 2020, 2019, 2018, 2017 and 2016 Group Incentive System do not provide for any limitation to the voting or economic rights for the shares allocated.

3.4.15 In the event the stocks are not negotiated on a regulated market, any and all information necessary for a complete evaluation of the value attributable to them

The Group Compensation Systems provide only for the use of shares negotiated on regulated markets.

3.4.16 Number of financial instruments belonging to each option

The Group Compensation Systems do not provide for options.

3.4.17 The termination date of the options

The Group Compensation Systems do not provide for options.

3.4.18 The modalities, time limits and clauses for the exercise of the options

The Group Compensation Systems do not provide for options.

3.4.19 The strike price of the options or the criteria and modalities for its determination, with respect in particular to:

a) the formula for the calculation of the exercise price in connection with the fair market value, and to
b) the modalities for the calculation of the market price assumed as basis for the calculation of the exercise price

The Group Compensation Systems do not provide for options.
3.4.20 In case the strike price is different from the fair market value as determined pursuant to point 3.4.19.b, the indication of the reasons for such difference
The Group Compensation Systems do not provide for options.

3.4.21 The criteria justifying differences in the exercise prices between the relevant beneficiaries or class of beneficiaries
The Group Compensation Systems do not provide for options.

3.4.22 In the event the financial instruments underlying granted options are not negotiated on a regulated market, the indication of the value attributable to the same or of the criteria for its determination
The Group Compensation Systems do not provide for options.

3.4.23 The criteria for the adjustments required in connection with any extraordinary transaction involving the corporate capital of the issuer as well as in connection with transaction triggering a variation in the number of the financial instruments underlying granted options
The Group Compensation Systems do not provide for adjustments applicable in connection with extraordinary transactions involving UniCredit corporate capital (saving the provisions that the Board of Directors may define in the resolution in which the Board will exercise the delegation received from the General Shareholders’ Meeting).
<table>
<thead>
<tr>
<th>Name or Category</th>
<th>Capacity</th>
<th>Date of shareholders meeting resolution</th>
<th>Type of financial instruments</th>
<th>Assignment date</th>
<th>Number of financial instruments (11)</th>
<th>Purchase price of financial instruments, if any</th>
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<th>Date of exercise</th>
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(a) The data are referred to the number of Financial instruments as at December, 31 2021
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<th>Box 1 Financial instruments other than Stock Options</th>
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<td>Date of shareholders meeting resolution</td>
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<td>Key Management Personnel</td>
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<td>UniCredit ord.</td>
</tr>
<tr>
<td>Category of other employees: Managers</td>
<td>N.A.</td>
<td>UniCredit ord.</td>
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</table>

<table>
<thead>
<tr>
<th>Name or Category (1)</th>
<th>Capacity</th>
<th>Box 2 Stock Options</th>
</tr>
</thead>
<tbody>
<tr>
<td>Andrea Orcel</td>
<td>CEO</td>
<td>Date of shareholders meeting resolution</td>
</tr>
<tr>
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</tbody>
</table>

(1) The issuer shall fill-in a line for each beneficiary namely identified as well as for each category contemplated by the plan; for each individual or category shall be indicated a specific line for: (i) each type of financial instrument or option granted (e.g., different exercise prices and/or exercise dates imply different type of options); (ii) each plan approved by different shareholders’ meetings. 
(2) Indicate the name of the members of the board of directors or management body of the issuer and of its subsidiaries or parent companies. 
(3) Indicate the name of the General Manager of the shares issuer. 
(4) Indicate the name of the individuals controlling the issuer of stocks, who are employee or who render their services to the issuer of stock without being employee of the same. 
(5) Indicate the name of other executives with strategic responsibilities of the shares issuer not classified as “small”, in accordance with Article 3, paragraph 1, letter f) of Regulation no. 17221 of 12 March 2010, if they have, during the course of the year, received total compensation (obtained by adding the monetary compensation to the financial instrument-based compensation) in excess of the highest total compensation assigned to the members of the board of directors or management board, and to the general managers of the financial instrument issuer. 
(6) Indicate the name of other executives with strategic responsibilities for whom there is an indication by category is (7) Indicate the category of other employees and the category of collaborators not employed by the issuer. The issuer shall fill-in different lines in connection with the categories of employees or collaborators for which the plan provides for different characteristics (e.g., managers, officers, employees). 
(8) The relevant data shall refer to financial instruments relating to plans approved by means of: (a) shareholders’ resolutions adopted prior to the date on which the competent corporate body approves the proposal to the shareholders’ meeting and for; (b) shareholders’ resolutions adopted prior to the date on which the competent corporate body implements the shareholders’ resolution; therefore the table shall indicate: - in the event under (i) above, data adjourned as at the date of the competent body’s proposal to the shareholders’ meeting (in which case the table is attached to the information document prepared for the shareholders’ meeting called to approve the plan). 
- in the event under (ii) above, data adjourned as at the date of the competent body’s resolution implementing the plan, (in which case the table is attached to the information documents to be published following the competent body’s resolution implementing the plan); 
(9) The data may refer to: (a) the resolution of the board of directors preceding the shareholders’ meeting, as to the table attached to the information document submitted to the same; in such event the table shall indicate only the characteristics already defined by the board of directors; (b) the resolution of the corporate body which resolves upon the implementation of the plan following the approval by the shareholders’ meeting, in the event the table is attached to the press release to be issued following such last resolution implementing the plan. 
In both the above-cited cases the issuer shall cross out the corresponding box relating to this footnote No. 9. For the data not available the issuer shall indicate in the corresponding box the code “N.A.” (Not available). 
(10) In case the date of the assignment is different from the date on which the remuneration body (comitato per la remunerazione), if any, makes the proposal relating to such assignment, the issuer shall indicate also the date of such proposal highlighting the date of the board of directors or the competent corporate body’s resolution with the code “cda/oc” (for the board of directors/competent body) and the date of the proposal of the remuneration body (comitato per la remunerazione) with the code “cpr” (for the remuneration body). 
(11) The number of options held at the end year, preceding the date in which the shareholders’ meeting is called resolve the new allocation. 
(12) Indicate for example, in box 1: i) stock of issuer X, ii) financial instrument indexed to issuer Y stock value, and in box 2: iii) option on issuer W stock with physical settlement; iv) option on issuer Z stock with cash settlement, etc. 
(13) The number of option exercised from the beginning of the plan until the end year, preceding the date in which the shareholders’ meeting is called to resolve a new stock option plan. 
(14) Vesting period means the period between the moment in which the right to participate in the incentive system is granted and the moment in which the right may be exercised.