GENERAL SHAREHOLDERS' MEETING OF THE 25TH OF MAY 2013

PROPOSAL PRESENTED WITHIN THE SCOPE OF THE FOURTH ITEM OF THE AGENDA

Within the scope of the Fourth Item of the Agenda of Teixeira Duarte General Shareholders' Meeting,

the Remunerations Committee, pursuant to Law nr. 28/2009, of the 19th of June, presents to the

General Shareholders' Meeting, for its approval, the following,

STATEMENT ON THE REMUNERATION POLICY OF TEIXEIRA DUARTE, S.A. MANAGING AND

SUPERVISORY BODIES MEMBERS

I. LEGAL FRAMEWORK:

Under the provisions of Law nr. 28/2009, of the 19th of June, this Committee has the duty to present,

yearly, for the approval by the Shareholders' Meeting, a statement on the remuneration policy of this

Company's managing and supervisory bodies members, taking into account, besides that legal

document, the provisions of article 399 of the Portuguese Companies Code and article 248-B of the

Portuguese Securities Code, as well as the Recommendations issued by the Portuguese Securities

Market Commission on Corporate Governance (2010).

II. SCOPE OF THE STATEMENT:

Considering the corporate model adopted, TEIXEIRA DUARTE, S.A. has as managing and supervisory

bodies the Board of Directors, the Supervisory Board and the Statutory Audit Firm.

Based on the statement the Board of Directors has issued for this purpose, the collaborators which are

not members of TEIXEIRA DUARTE, S.A. managing and supervisory bodies but have regular access to

privileged information and take part in managing and negotiation strategy are the members of the Board

of Directors of the fully-owned company TEIXEIRA DUARTE – Engenharia e Construções, S.A., i.e., Mr.

Jorge Ricardo de Figueiredo Catarino, Mr. João José de Gouveia Capelão and Mr. João José do Carmo

Delgado.

Therefore, the present statement includes the members of the managing and supervisory bodies

members as well as those three other directors, within the scope of the number 3 of the article 248-B of

the Portuguese Securities Code.

III. <u>INTRODUCTION:</u>

Since, as a result of a restructuring process within Teixeira Duarte Group, in 2010, "Teixeira Duarte,

S.A." has succeeded to "Teixeira Duarte - Engenharia e Construções, S.A." as the Group's leading

company listed on the stock exchange, for the definition of this Remuneration Policy will be taken into

account the historical facts and the background of this matter which has been witnessed in this latter

company through the years and the Company does not take any remuneration policy or practice from

other groups of companies as a comparison for fixing remunerations.

IV. <u>BOARD OF DIRECTORS:</u>

With regard to the Board of Directors, the Remuneration Committee shall determine the values of the

fixed and variable component of their remunerations, according to guidelines that bind them to the

Company performance and results as a whole, as well as the overall activities of the management body,

in view of the outlined goals, taking into account the conditions and amounts of remuneration of the

other employees of the fully-owned company "Teixeira Duarte – Engenharia e Construções, S.A.".

The remunerations policy and its execution under the terms described hereunder shall take into

consideration the company's long-term performance, the fulfillment of the provisions applicable to the

undertaking's activity, containment in terms of risk taking and the knowledge of the market.

The variable amount is paid to each member of the Board of Directors by way of additional

remuneration and performance bonuses, and that component has nothing to do with the trend in the

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prices of the Company's shares, but depends on the development of the Company's business, financial

indicators such as net debt and financial autonomy, the effort on the execution of each member's tasks

and goals, as well as on the results of the financial year and the correspondent policy on its application

that has privileged the Company's equity, assuring the permanent and balanced dividend distribution to

the shareholders.

No Director is entitled to receive the variable component of their remuneration until it has been

specifically granted by this Remuneration Committee and the variable component of the remuneration is

not foreseen to be paid, in total or in part, after the financial year's accounts corresponding to the entire

term have been established. There will be no mechanisms for limiting the variable remuneration in case

the results show a relevant downfall in the Company's performance in the last financial year or if that is

expected to take place in the current year.

However, the Committee may consider if a significant part of the variable component of the

remuneration shall be deferred for a period not inferior to three years and if the correspondent payment

shall be dependent on the continuation of the Company's good performance during that period,

provided that at least one of the following facts occur:

- Equity increase;

- Average EBITDA for the financial years of 2013 to 2015 superior to the EBITDA registered in 2012;

- Average Net Consolidated Profit for the financial years of 2013 to 2015 superior to the Net

Consolidated Profit registered in 2012.

There is no plan for the allotment of shares and/or rights to acquire stock options and/or any other share

incentive scheme.

In the overall remuneration of members of the Board of Directors, no amount is paid in the form of profit-

sharing.

The Directors of "Teixeira Duarte, S.A." shall not receive remuneration, of any nature whatsoever, paid

by companies that are in a control or group relationship with it.

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There are no other significant non-cash benefits besides those fixed by this Committee.

Allowances will be paid to the Directors within the terms and the amounts settled to the remaining

collaborators of "Teixeira Duarte – Engenharia e Construções, S.A." collaborators, namely concerning

travelling on duty.

No amounts regarding Directors' dismissal or renunciation by mutual agreement have been paid or are

foreseen to be paid.

V. <u>SUPERVISORY BOARD:</u>

All members of the Supervisory Board, under the current scheme set out in the Portuguese Companies

Code, shall receive a fixed remuneration for performing the duties inherent to their positions, determined

by this Remuneration Committee, and none of them shall receive any other remuneration from "Teixeira

Duarte, S.A." or from any other company with which it has a control or group relationship, especially for

any other services provided to these companies.

Similarly, and as mentioned above for the Board of Directors, there is plan for the allotment of shares

and/or rights to acquire stock options and/or any other share incentive scheme and no amount is paid in

the form of profit-sharing, nor any other significant non-cash benefits.

VI. STATUTORY AUDIT FIRM:

The remuneration of the Statutory Audit Firm is determined by the volume and quality of services

provided as part of the powers conferred under the Law and the By-laws.

In the case of "Teixeira Duarte, S.A.", this supervisory body is responsible for conducting all

examinations and inspections required for the statutory auditing and accounting of the Company, for

which an amount shall be set as the total annual amount to be paid within the deadlines defined with the

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Board of Directors in accordance with their sensibility and monitoring of business and of the activities of

this Supervisory Body.

It should be noted, in this regard, that the same Statutory Audit Firm also provides services, exclusively

of the same kind of statutory auditing and accounting services, to other companies within Teixeira

Duarte Group, earning from those companies the corresponding remuneration, which total amount shall

be disclosed within the terms sat forth in the law, specially through the publication of the Corporate

Governance Report.

Since the Supervisory Board has been playing an increasingly active role on guiding the work of the

Statutory Audit Firm, said Supervisory Bodies shall be consulted regarding the remuneration to be paid

to the latter.

VII. OTHER PERSONS DISCHARGING MANAGING RESPONSABILITIES:

The three identified persons discharging managing I responsibilities within this legal framework are

Directors of "Teixeira Duarte – Engenharia e Construções, S.A.", which elected Remunerations

Committee is composed exactly by the same members of "Teixeira Duarte, S.A." Committee.

All the rules and quidelines defined to "Teixeira Duarte, S.A." Directors are applicable to those persons,

even though the fixed and variable remunerations they receive are paid by "Teixeira Duarte -

Engenharia e Construções, S.A.".

VIII. CONCLUSION:

It is therefore based on the remuneration policy set out above that this Committee shall fix, specifically,

the exact amounts of remuneration payable to members of the company's management and

supervisory boards mentioned above, in accordance with the personal assessment of its members,

expressed in a resolution transcribed in the minutes and which content is then submitted to the Board of

Directors for implementation, under the strict terms defined therein.

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Such amounts will be annually disclosed, provided that the law so requires, especially in the Corporate Governance Reports.

In conclusion, we hereby reinforce that several of the guidelines mentioned above intend to fulfill the legal framework referred in the beginning of the document, and that the same may be altered as result of changes in such legal framework.

Lagoas Park, the 30th of April 2013

The Remunerations Committee