Report

on the issues listed in the agenda of Meeting of Holders of the PFIs issued by Astaldi S.p.A. called for July 19th, 2021

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Dear Sirs,

following the notice published, also in abridged form on "MF/Milano Finanza", on June 3rd, 2021, PFI Holders' meeting (the "**Assembly**") has been called for July 19th, 2021, at 11:30 a.m. CEST time, in a single call, at the offices of the Notary Salvatore Mariconda, in Rome, Viale Bruno Buozzi n. 82, to discuss and resolve upon the following

AGENDA

- 1) Amendment of Articles 1.5, 2.40, 6.1, 7.1 (a), 7.2, 7.9 e 9.2 of the PFI Regulation.
- 2.1) Appointment of the PFI Common Representative pursuant to Article 7.1(a) of the PFI Regulation.
- 2.2) Determination of the PFI Common Representative's remuneration.
- 2.3) Determination of the PFI Common Representative's term of office.

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It is noted that, in order to reduce the risk connected to the current health emergency from COVID-19, the Assembly will be held with the manners established by Article 106, paragraph 4, of the Law Decree dated March 17th 2020, No. 18 (the so called "Cura Italia Decree") as referred to in Article 3, paragraph 6, of the Law Decree dated December 31st 2020 No. 183 converted into Law dated February 26th, 2021 No. 21, providing, therefore, that the voting right's holders will attend the Assembly exclusively through the designated representative as per Article 135-undecies of the Legislative Decree dated February 24th 1998, No. 58 (the "TUF") – i.e. Computershare S.p.A., with offices in Rome, Via Monte Giberto, 33 00138 (the "Designated Representative") – which shall be granted a proxy in the manner and within the time specified in the integral call notice.

This report on issues listed in the Assembly's agenda is available for the PFI Holders on the Company's web site, under the Liquidation Perimeter's section, and at the Company's offices.

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1) Amendment of Articles 1.5, 2.40, 6.1, 7.1(a), 7.2, 7.9 and 9.2 of the PFI Regulation.

According to Article 7.1 (h) – which provides as follows "the Assembly deliberates on any other subject of common interest of the Holders" – the amendment of Article 1.5, 2.40, 6.1, 7.1(a), 7.2, 7.9 and 9.2 of the PFI Regulation has been listed in the agenda.

Such amendments, in general, are deemed to be necessary in order to facilitate the exercise of PFI Holders' rights and to adapt the PFI Regulation to the dematerialized form of the PFIs (see Article 1.3 of the PFI Regulation).

Each proposal for amendment and the related explanations will be listed below.

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	Current text	Proposal for amendement
	In order to identify the persons entitled to	In order to identify the persons entitled to
	exercise the rights included in the PFIs, the	exercise the rights included in the PFIs, t The
	Company, through the Attorney (as defined	Company, through the Attorney (as defined
	below) establishes and upgrades, based on the	below) establishes and upgrades, based on the
	outcome of the accounting records, the PFI	outcome of the accounting records, the PFI
	Holder register (the "Register") including:	Holder register (the "Register"). including:
	(i) the number of the PFIs issued and	(i) the number of the PFIs issued and
	circulating;	circulating;
	(ii) the company's name and its registered	(ii) the company's name and its registered
	office, the fiscal code and other	office, the fiscal code and other
	identifying elements of the PFI Holders	identifying elements of the PFI Holders
	and eventual following PFI Holders;	and eventual following PFI Holders;
	(iii) the address of the PFI Holders for the	(iii) the address of the PFI Holders for the
	communications;	communications;
	(iv) the transfers and the liens of the PFIs;	(iv) the transfers and the liens of the PFIs; and
	and	(v) the identifying elements of the PFI
Art. 1.5	(v) the identifying elements of the PFI	
	Common Representative, if appointed,	and the address of such representative for
	and the address of such representative	the communications to be sent according
	for the communications to be sent	to the Issuing Resolution, the PFI
	according to the Issuing Resolution, the	Regulation and/or the applicable
	PFI Regulation and/or the applicable	legislation.
	legislation.	According to Article and following Articles of
		the Legislative Decree No. 58 dated February
		24 th 1998, the entitlement to exercise the PFI's
		rights is attested by either the exhibition of the
		certification or the communication to the
		issuer, released or made by the authorized
		intermediary in accordance to its accounting
		records ,in favor of the subject seeking the
		right.

The amendment of Article 1.5 is necessary in order to adapt the keeping of the Register to the dematerialized system and with the legislation and, in particular, to Articles 83 et seq. of the Legislative Decree No. 58 dated February 24th 1998 applicable to the PFIs also pursuant to Article 1.3 of the PFI Regulation.

	Current text	Proposal for amendment
	"Explanatory Reports"	"Explanatory Reports"
		Means each annual explanatory report on the
		status and the prospects of the execution of the
		liquidation's plan of the Liquidation Perimeter
		concerning the period from January 1st to
		December 31 st of each year which the Attorney
		shall prepare and either deliver to the PFI
		Common Representative, if appointed, or make
Art. 2.40		available for the PFI Holders by depositing it
		at the Company's offices, within 45 days from
	1	the approval of each consolidated financial
	each consolidated financial statement of the	1 3
	Company following the Homologation.	Homologation, as well as, in any case, publish
		on the Company's web site, under the
		Liquidation Perimeter's section, within 30 days
		following the related preparation.

The amendment of Article 2.40 is necessary to a double end.

Firstly, in order to facilitate the exercise of the PFI Holders' right to information providing for the Explanatory Reports to be made available for such PFI Holders in any case – therefore not exclusively in the event of missing appointment of the PFI Common Representative – and through publication on the web site, in order to ensure a greater accessibility to information for the PFI Holders.

Additionally, it is needed to coordinate the "Explanatory Reports" definition, included therein, with the provision under Article 6.1(b), providing the PFI Holders' right to receive "within 30 days following the related preparation, the Explanatory Reports" as well as the 30-days-deadline established for the transmission of the Liquidation Perimeter's statemen (see art. 6.1(c)).

	Current text	Proposal for amendment
	The PFIs grant to the Holder – for the entire	The PFIs grant to the Holder – for the entire
	PFI's duration pursuant following Article 8	PFI's duration pursuant following Article 8
	and regardless the amount of the PFIs and the	and regardless the amount of the PFIs and the
	amount of the PFI Reserve existing from time	amount of the PFI Reserve existing from time
	to time – the following administrative rights:	to time – the following administrative rights:
	()	()
	(b) the right to receive, by submission to	(b) the right to receive, by submission to
Art. 6.1	the PFI Common Representative	the PFI Common Representative and,
	within 30 days from the related	in any case, publication on the
	preparation, the Explanatory Reports;	Company's web site, under the
	()	Liquidation Perimeter's section
		within 30 day from the related
		preparation, the Explanatory Reports;
		()

Such amendment responds to the same need highlighted above with regard to the amendment of Article 2.40, namely to ensure a greater accessibility to the information for the PFI Holders by publication of the reports on the web site.

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	Current text	Proposal for amendment
	The PFI Special Assembly deliberates on the	The PFI Special Assembly deliberates on the
	following subjects:	following subjects:
	(a) the appointment and dismissal of the	(a) the appointment and dismissal of the
	Holders' common representative (the "PFI	Holders' common representative (the "PFI
	Common Representative") and the	Common Representative") and the
Art. 7.1	determination of the related remuneration,	determination of the related remuneration,
Art. /.1	provided that (i) such remuneration cannot be	provided that (i) such remuneration cannot be
	higher that Euro [24.000,00] for each	higher that Euro 50.000,00 [24.000,00] for
	business year (ii) if deliberated, such	each business year (ii) if deliberated, such
	remuneration shall be deducted from the	remuneration shall be deducted from the
	Liquidation Proceeds;	Liquidation Proceeds;
	$()$	()

The proposal for amendment of Article 7.1 (a) is dictated by the opportunity to eventually grant to the PFI Common Representative a remuneration for each business year higher than the current limit, which would be increased to Euro 50.000,00, also considering the activity which the same PFI Common Representative will execute, the high number of the PFIs and their worldwide diffusion.

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	Current text	Proposal for amendment
	The PFI Special Assembly is called by either	The PFI Special Assembly is called by either
	the Company's board of directors, or the	the Company's board of directors, or the
	Attorney, or the PFI Common	Attorney, or the PFI Common
	Representative, through notice to be sent by	Representative, through notice published on
	certified email (PEC), registered letter or fax,	the Company's web site, under the
	including the date, the time, the place of the	Liquidation Perimeter's section, in abridged
	meeting and the agenda of the issues to be	form on a daily national newspaper and
Art. 7.2	discussed, to be received by the Holders not	released to the depositary intermediaries
	later than 8 (eight) days before the date of the	through the centralized management system
	assembly.	Monte Titoli to be sent by certified email
		(PEC), registered letter or fax, including the
		date, the time, the place of the meeting and
		the agenda of the issues to be discussed, to be
		received by the Holders not later than 8
		(eight) days before the date of the assembly.

The amendment of Article 7.2 is dictated by the abovementioned need of coordinating the provisions of the PFI Regulation with the PFI's dematerialized form and the related legislation as well as facilitating the awareness of the PFI Holders about the call notice.

	Current text	Proposal for amendment
Art. 7.2.2		Proposal for amendment According to Article 83 sexies of the Legislative Decree No. 58 dated February 24th 1998, the entitlement to attend the assembly and to exercise the voting right is certified through a communication of the issuer, made by the authorized intermediary within the starting time of the assembly, in accordance to its accounting records, in favor of the subject seeking the right. The Holder entitled to attend the assembly can be represented by a delegated, by means of written proxy.

The amendment of Article 7.2.2 is necessary in order to coordinate the keeping of the Register with the dematerialized form of the PFIs and with the provisions applicable to it regulating the entitlement to attend the assembly and to exercise the voting right.

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	Current text	Proposta di modifica
	The president of PFI Special Assembly is	The president of PFI Special Assembly is
	assisted by a secretary, even not being a	assisted by a notary, also with function of
	1	secretary, even not being a Holder, appointed
Art. 7.9	of the Holders representing more than the	with the affirmative vote of the Holders
	30% of the PFIs hold by the present ones.	representing more than the 30% of the PFIs
		hold by the present ones.

Such amendment derivates from the need to adapt Article 7.9 to the provision set forth in Article 2375, second paragraph, of the civil code – which states that "the extraordinary assembly's minutes shall be written by a notary" – applicable pursuant the third paragraph of Article 2415 of the civil code expressly referred to in Article 2447octies of the civil code regulating the special assembly of the holders of participatory financial instruments.

	Current text	Proposal for amendment
	Anyone who takes over the ownership of the	The Register of the PFI Holders shall be
	PFIs shall timely communicate to the	updated in correspondence of the exercise of
	Company's board of directors and the	the patrimonial and administrative rights based
	Attorney, which will sign it up in the	on the communications sent by the
	Register, subject to the verification of the	intermediaries according 83 et seq. of the TUF
	identity and entitlement of the applicant and	or upon request from Aanyone who takes over
Art. 9.2	considering the accounting record according	the ownership of the PFIs shall timely
	to the applicable legislation.	communicate to the Company's board of
		directors and the Attorney, which will sign it
		up in the Register , subject to the verification of
		the identity and entitlement of the applicant
		and considering the accounting record
		according to the applicable legislation Article

	1.5 of this Regulation. The Company and the Attorney can request the identification of the PFI Holders.
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The amendment of Article 9.2 is necessary to coordinate such provision with Article 1.5 if eventually amended and with the legislation referred to therein.

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In the light of that above, the PFI Holders are invited to approve the following proposal for deliberation:

"The PFI Special Assembly, examined the explanatory report of the Liquidation Perimeter

APPROVES

To modify, according to the proposal of the Liquidation Perimeter, Articles 1.5, 2.40, 6.1, 7.1(a), 7.2, 7.9 and 9.2 of the PFI Regulation expressly approving the new texts of Articles 1.5, 2.40, 6.1, 7.1(a), 7.2, 7.9 and 9.2 of the PFI Regulation"

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2.1) Appointment of the PFI Common Representative pursuant to Article 7.1 (a) of the PFI Regulation

With regard to the appointment of the Common Representative of the PFI Holders (the "**PFI Common Representative**"), it is reminded that Article 7.1 (a) of the PFI Regulation provides that the Assembly deliberates, among other, on the appointment and the dismissal of the PFI Common Representative.

According to Article 7.6 of the PFI Regulation, the PFI Common Representative may be chosen even out of the PFI Holders with exclusion of the Company's directors, auditors and employees as well as those in the conditions provided for by Article 2399 of the civil code (reasons for ineligibility and cessation).

2.2) Determination of the PFI Common Representative's remuneration

The above mentioned Article 7.1 (a) of the PFI Regulation provides also that the Assembly deliberates in the determination of PFI Common Representative's remuneration, provided that (i) such remuneration cannot be higher than Euro 50.000,00 (fifty thousand/00) – in case of eventual amendment of such Article – or Euro 24.000,00 (twenty-four thousand/00) – in the event such proposal for amendment is not approved -; (ii) if deliberated, such remuneration will be deducted from the Liquidation's Proceeds.

If the proposed amendments to the PFI Regulation referred to in point 1) on the agenda - including the increase in the current limit for the remuneration of the PFI Common Representative - are not approved, any proposed annual remuneration for the PFI Common Representative referred to in point 2.2) on the agenda, if higher than the current limit of Euro 24,000.00 (twenty-four thousand/00), will be considered automatically reduced to the aforementioned limit of Euro 24,000.00 (twenty-four thousand/00).

(Translation from the Italian original which remains the definitive version)

2.3) Determination of the PFI Common Representative's term of office.

Pursuant to the abovementioned Article 7.6 of the PFI Regulation and Article 2417, paragraph third of the civil

code, the PFI Common Representative remains in office for a period not higher than 3 (three) business years

and can be re-elected.

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With the call notice, the manners and the time for the submission of the candidacy's proposals has been

communicated in order to allow the PFI Holders to exercise the voting right in an aware and informed manner

and to ensure the regular conduct of the Assembly given the abovementioned emergency rules and the manners

of the participation at the Assembly of those entitled specified therein.

In the light of that above, the PFI Holders are invited to submit the candidacy's proposal, with the manners

and within the time specified in the call notice, concerning: (i) the appointment of the PFI Common

Representative; (ii) the determination of the PFI Common Representative's remuneration and, (iii) the

determination of the PFI Common Representative's term of office.

It is specified that this report does not include any candidacy's proposal, relating to issues under points 2.1),

2.2) and 2.3) of the agenda, since the submission of such proposals is a PFI Holders' incumbent.

Therefore, it is noted that the proxy form provided under Article 135-undecies Legislative Decree No. 58/1998

will include the voting instructions with the indication, from the delegator, of the person proposed for the

candidacy. The Liquidation Perimeter will publish the candidacy's proposal submitted within the time

specified in the call notice, namely within July 5th, 2021.

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Rome, June 3rd, 2021

The Attorney

of the Liquidation Perimeter of Astaldi S.p.A.

Mr. Claudio Sforza

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