Introduction

As discussed in the Chairman’s letter and the CEO’s review, the financial year ended 31 July 2018 (‘FY18’) was a very difficult year for ARYZTA and the Group remains in a period of transition. Bonus payouts for the year under review reflect the disappointing financial and shareholder returns performance. The only payouts under the short-term incentive scheme related to Executives responsible for regions that performed well during the year. The CEO and CFO did not receive a bonus payout for FY18.

Review of Remuneration

During FY18, the Board has focused on implementing the necessary strategic, financial and operational changes required to ensure the Group returns to expected levels of performance. In the face of exceptional circumstances, as a Board our focus has been to establish a baseline and develop a cohesive strategy to move forward.

Separate to the key component of stabilising the business was the appointment of a new Executive Committee. As detailed on page 26, the Board has had significant success in recruiting individuals with the relevant expertise and experience to lead the business through its multiyear turnaround. After a substantial level of change, seven of the nine members of the current Executive Committee have been appointed within the last 14 months.

In light of the challenges facing the business, the length and depth of the strategic review and the level of change at Executive Committee level, as a Committee, we were not in a position to set sensible performance targets and grant a Long Term Incentive Plan (LTIP) during FY18. Nonetheless, a fundamental part of recruiting our newly formed senior management team was the establishment of a LTIP, which we communicated would be set up upon completion of the strategic review and the stabilisation of business performance. There were no recruitment or sign-on payments granted to any of the recruited Executive Committee members.

While significant progress has been made during FY18, it became clear to the Board that a capital raise of €800 million was required to create the necessary strategic and financial flexibility to implement the business turnaround plan. The capital raise will be subject to shareholder approval at the 2018 AGM.

Following the AGM, we will have our recapitalisation plan and efficiency plan (Project Renew) in place which provides the framework for the delivery of our strategic goals. This has allowed us to develop measures that the Committee consider central to our refocused strategy and the restoration of performance. The Committee is committed to ensuring the remuneration arrangements are focused on recruiting, retaining and motivating executives who can improve the performance of the company and return it to acceptable levels of performance.

In structuring the revised remuneration framework, the Committee placed significant emphasis on aligning the interests of management and shareholders, and awards will be linked to purely financial measures; namely Operating Free Cash Flow (FCF) and Return on Invested Capital (ROIC). Those measures are fully aligned with our short- and long-term strategy to generate the necessary cash flow to deleverage the business, while ROIC promotes capital discipline and emphasises the importance of returns.

The Committee determined that the appropriate timing for the granting of awards was after the successful completion of the capital raise in November, which will provide a solid base to determine the level of award.
Compensation Report (continued)

LTIP Awards
Subject to the successful completion of the equity raise, the Committee will grant the following awards:

- FY18 Award – 2-year performance period (i.e. FY19 and FY20)
- FY19 Award – 3-year performance period (i.e. FY19, FY20 and FY21)

The Committee is fully aware of the expectation that all LTIP awards are subject to a three-year performance period. However, in light of the truly exceptional circumstances that the business faced in FY18, the Committee determined that delaying the grant of the FY18 award – and basing it on FY19 and FY20 performance – was in the best interests of shareholders and would support the business by incentivising management to deliver our strategic goals, while also fulfilling our contractual commitments to members of senior management, a number of whom were appointed during FY18.

The granting of this deferred LTIP, and the one-off shortened period for the FY18 award, reflects the inability of the Committee to confirm the performance measures and targets during FY18 in light of the exceptional challenges facing the business. These awards are central to driving the multiyear turnaround we now have in place and ensuring the delivery of our refocused strategy and future success. As detailed in last year’s annual report, all equity awards to be granted to the CEO, including the FY18 award, remain subject to a two-year holding period after vesting.

Short-term Incentive Plan
The Committee has also reviewed the annual bonus plan to ensure it appropriately complements our multiyear turnaround plan. Following that review, the Committee can confirm that the short-term incentive plan will be based on the following measures:

- EBITDA
- Net Debt: EBITDA or Regional Operating Free Cash Flow for Regional CEO’s

The Committee is satisfied that these measures are fully aligned to the Group’s goals of driving earnings growth while deleveraging the business. As noted, there were no pay-outs to the CEO under the short-term incentive framework based on FY18 performance.

Shareholder Engagement
At the 2017 Annual General Meeting (‘AGM’), a significant minority of shareholders opposed the approval of the Compensation Report. In engaging with shareholders to fully understand the reasons for opposing the Compensation Report for the financial year ended 31 July 2017 (‘FY17’), the Committee recognises that a number of shareholders voiced concerns over the payment of retention awards. ARYZTA reaffirms that the Group’s remuneration philosophy is grounded in pay for performance – the FY17 retention awards were the exception rather than the rule. No such payments have been made this year or will be made in future.

As part of the process to confirming our approach to the FY18 and FY19 LTIPs, we engaged with certain shareholders and proxy advisors. During FY19, we will build on this engagement and engage with shareholders to foster mutual understanding of our respective views on remuneration and corporate governance generally.
In compliance with the Articles of Association of the Company, at the 2018 AGM, shareholders will be asked to approve the maximum aggregate amount of remuneration of:

– the Board of Directors for the period until the next AGM (i.e. the period until the 2019 AGM); and
– the Executive Management team for the following financial year (i.e. the financial year ending 31 July 2020).

In addition, as in prior years, the Board will submit this Compensation Report to a separate advisory vote of the shareholders at the 2018 AGM in line with the Swiss Code.

Executive Management Changes

A detailed overview of the changes to the Executive Management team during the year ended FY18 is set out on page 26 of the Corporate Governance Report.

As noted therein, on 30 May 2018, ARYZTA announced that the Board had appointed a new Executive Committee comprised of: Kevin Toland, CEO; Frederic Pflanz, CFO; Gregory Sklikas, CEO Europe; Dave Johnson, CEO North America; Claudio Gekker, COO Latin America; Robert O’Boyle, COO APMEA; John Heffernan, Chief Strategy Officer; and Tony Murphy, Chief People Officer.

In addition, on 25 June 2018, ARYZTA confirmed the appointment of Rhona O’Brien as its new General Counsel and Company Secretary. On commencement of her appointment on 11 September 2018, Rhona also joined the Executive Committee.

In connection with his departure from the Group, ARYZTA entered into a Termination Agreement with Pat Morrissey, former General Counsel, Company Secretary and CAO. Amounts payable to Pat Morrissey under the Termination Agreement in respect of FY18 have been included in the table of aggregate remuneration payable to members of Executive management on page 61.

The table on page 61 of this Compensation Report presents total FY18 remuneration for the Executive Management team in accordance with applicable Swiss law (rather than IFRS). For greater transparency, this is broken out further between current and former Executive Management in the table also on page 61.

CEO Remuneration

Kevin Toland commenced his role as CEO on 12 September 2017. The Committee gave careful and detailed consideration to our new CEO’s remuneration. In particular, the Committee took time to assess European best-practice in terms of structuring the package. As a reference point, the Committee had regard to market data on remuneration to ensure it was market competitive. The aim of the Committee in designing remuneration arrangements for the new CEO was to ensure they reflect evolving best-practice, have clear alignment with shareholders, incorporate both robust structural elements and an emphasis on performance, and promote the long-term success of the company.

The Board is committed to ensuring that our remuneration framework supports ARYZTA’s strategy, and provides a balance between motivating and challenging the CEO to deliver ARYZTA’s near term business priorities together with sustainable, long-term success. While the targets and measures to be employed under the Group’s LTIP are yet to be finalized, a significant part of the performance related reward will be delivered through
equity awards to promote alignment between his interests and those of ARYZTA’s shareholders.

The Committee is conscious of the increased focus on executive remuneration from a number of stakeholders. While ARYZTA’s primary listing is in Switzerland, given the global scale of our business, the Committee keeps apprised of key developments with regard to corporate governance and remuneration throughout Europe.

Performance Measures and Targets
As detailed in the introduction the Compensation Report, the Board and the CEO conducted a deep review of strategy during FY18 with the aim of narrowing the focus to our core B2B business.

As part of the process to establish appropriate performance measures, targets and vesting schedules and our commitment to transparency, ARYZTA consulted with shareholders during FY18 to provide them with the opportunity to express their views on the Committee’s proposals and our remuneration framework.

After the completion of that review, and the establishment of the key performance criteria necessary to deliver the multiyear turnaround plan and return to the business to acceptable performance, the Committee determined the following measures and weightings for the FY18 and FY19 LTIP awards:

– Operating Free Cash Flow after Capex and Disposals (50%)
– Return on Invested Capital (50%)

Under the short term incentive plan, bonuses will be paid based on performance against the following measures:

– EBITDA
– Net Debt: EBITDA

The targets to be employed under the STIP and LTIP will be determined in due course and disclosed in the FY19 Compensation Report.

Compensation Process
Role of the Remuneration Committee of the Board
As in prior years, FY18 the Committee was, within the limits of the relevant shareholder approvals, responsible for:

– determining the remuneration of executive and non-executive members of the Board; and
– approving the remuneration of other members of senior management, upon the recommendation of the CEO.

The Committee reviews the various elements of remuneration on an annual basis to ensure that executives are remunerated in line with the level of their authority and responsibility within the Group. The Committee reports to the Board at the next Board meeting following each meeting of the Committee. In addition, all Committee papers (e.g., agenda, minutes, presentations, etc.) are available to all members of the Board. The CEO attends meetings of the Committee by invitation only.
Shareholder Approval and Pay-outs
At our December 2017 AGM, shareholders ratified the FY17 Compensation Report in a separate advisory vote. At that meeting, shareholders also fixed CHF 1,200,000 as the maximum remuneration of the Board of Directors for the period ending at our 2018 AGM. As per the table on page 60, directors’ fees for FY18 totalled CHF 990,000.

At our December 2016 AGM, shareholders approved a maximum aggregate amount of remuneration of CHF 15,050,000 for members of Executive Management for the 2018 financial year. As per the table on page 61, Executive Management remuneration during FY18 totalled CHF 9,949,000.

Employment Contracts
The employment contracts of the CEO and other members of Executive Management provide for notice periods of no more than 12 months and non-compete clauses of up to an additional 12 months thereafter.

Compensation to members of the Board of Directors – FY 2018
For FY 2018, consistent with the shareholder approval, non-executive Board members were paid a yearly fee of CHF 88,000, reflecting the time commitment and responsibilities of the role. Additional compensation for non-executive directors for service on a Board Committee was CHF 8,000 and CHF 16,000 for the Chair thereof. In addition, in recognition of the extra burden and time commitment associated with transatlantic travel, an additional allowance of CHF 15,000 per annum was allowed for Board members based in North America.

The non-executive Chairman of the Board was paid an annual fee of CHF 323,000 to cover all his duties.

Non-executive Board members are not eligible for performance-related payments and therefore did not participate in the LTIP.

The CEO received no additional compensation for his role as a Board member.

In June 2018 the Group entered into a consultancy arrangement with Jim Leighton pursuant to which Mr Leighton will provide advice in relation to the implementation of ARYZTA’s three-year €200m cost reduction, Project Renew. The compensation payable to Mr Leighton under the arrangement amounts to €125,000, over the course of the consultancy, of which €29,000 accrued during FY18.

The following table reflects the payments received by Board members during the years ended 31 July 2018 and 2017 (inclusive of any additional fees for service on a committee). Fluctuations in amounts received are reflective of the changing roles and responsibilities held by the individual directors, during each respective year.
Compensation Report (continued)

Governance

in CHF ‘000

<table>
<thead>
<tr>
<th>Name</th>
<th>Direct payments year ended 31 July 2018</th>
<th>Direct payments year ended 31 July 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Denis Lucey¹</td>
<td>–</td>
<td>135</td>
</tr>
<tr>
<td>Gary McGann²</td>
<td>323</td>
<td>215</td>
</tr>
<tr>
<td>Chuck Adair</td>
<td>119</td>
<td>104</td>
</tr>
<tr>
<td>Dan Flinter</td>
<td>104</td>
<td>104</td>
</tr>
<tr>
<td>Annette Flynn</td>
<td>104</td>
<td>104</td>
</tr>
<tr>
<td>Shaun B. Higgins³</td>
<td>–</td>
<td>43</td>
</tr>
<tr>
<td>Jim Leighton¹ ⁴</td>
<td>106</td>
<td>–</td>
</tr>
<tr>
<td>Owen Killian²</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Andrew Morgan</td>
<td>96</td>
<td>96</td>
</tr>
<tr>
<td>Kevin Toland¹</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Rolf Watter²</td>
<td>104</td>
<td>69</td>
</tr>
<tr>
<td>Wolfgang Werlé¹</td>
<td>34</td>
<td>96</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>990</strong></td>
<td><strong>966</strong></td>
</tr>
</tbody>
</table>

¹ The term of office as Member of the Board of Directors of W. Werlé expired on 7 December 2017 and on that date J. Leighton and K. Toland were elected to the Board.
² O. Killian resigned as a director on 31 March 2017
³ The terms of office as Members of the Board of Directors of D. Lucey and S. Higgins expired on 13 December 2016 and on that date G. McGann and R. Watter were elected to the Board.
⁴ The fee for J. Leighton includes a consultancy payment of CHF 34,000 for advice in relation to the implementation of ARYZTA’s three-year €200m cost reduction, Project Renew.

Compensation to members of Executive Management

As set out in more detail on page 26 of the Corporate Governance report, during FY18 Kevin Toland (CEO); Frederic Pflanz (CFO); Tony Murphy (Chief People Officer); Dave Johnson (CEO North America); John Heffernan (Chief Strategy Officer) and Gregory Sklikas (CEO Europe) each joined the Company and Dermot Murphy (COO Europe) and Pat Morrissey (Group General Counsel, Company Secretary and CAO) each stepped down from their positions.

As a result, as at 31 July 2018 the Executive Committee was comprised as follows: Kevin Toland (CEO); Frederic Pflanz (CFO); Gregory Sklikas (CEO Europe); Dave Johnson (CEO North America); Claudio Gekker (COO Latin America); Robert O’Boyle (COO APMEA); John Heffernan (Chief Strategy Officer); and Tony Murphy (Chief People Officer).

In addition, on 25 June 2018, the Board confirmed the appointment of Rhona O’Brien as its new General Counsel and Company Secretary, commencing 11 September 2018. On commencement of her appointment, Rhona also joined the Executive Committee.

The elements of the remuneration package for Executive Management for financial years 2018 and 2017 comprised:

- basic salary and benefits (including benefits-in-kind and pension contributions);
- short-term performance-related bonus (measured by reference to performance in the financial year) and for FY17 only, retention payments; and
- long-term incentives (LTIP).
Compensation Report (continued)

<table>
<thead>
<tr>
<th>in CHF '000</th>
<th>Total Executive Management 2018</th>
<th>Kevin Toland 2018</th>
<th>Total Executive Management 2017</th>
<th>Owen Killian 2018</th>
<th>Owen Killian 2017</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic salaries</td>
<td>6,477</td>
<td>881</td>
<td>4,340</td>
<td>853</td>
<td>1,277</td>
</tr>
<tr>
<td>Benefits in kind</td>
<td>510</td>
<td>41</td>
<td>316</td>
<td>55</td>
<td>83</td>
</tr>
<tr>
<td>Pension contributions</td>
<td>786</td>
<td>176</td>
<td>487</td>
<td>128</td>
<td>192</td>
</tr>
<tr>
<td>Performance and contractual related bonus and retention</td>
<td>2,176</td>
<td>–</td>
<td>1,396</td>
<td>425</td>
<td>213</td>
</tr>
<tr>
<td>Long-term incentives (LTIP)</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

Total compensation paid to members of ARYZTA Executive Management | 9,949 | 1,098 | 6,539 | 1,461 | 1,765 |

Average total compensation per member of ARYZTA Executive Management | 995 | 1,090 |

The highest total compensation in FY2018 was earned by Owen Killian and his total remuneration is disclosed separately in the table above.

The FY18 remuneration of Owen Killian disclosed in the table above is presented in accordance with Swiss Law and reflects amounts in connection with the 12 month contractual notice period and related contractual bonus, as included in his employment contract.

The compensation to members of Executive Management, during financial years 2018 and 2017, includes compensation for their roles as members of the Board or Company Secretary of ARYZTA.

The total remuneration for Executive management during FY18 is allocated between current and former Executive Management as follows:

<table>
<thead>
<tr>
<th>in CHF '000</th>
<th>Current Executive Management 2018</th>
<th>Former Executive Management 2018</th>
<th>Total Executive Management 2018</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic salaries</td>
<td>2,680</td>
<td>3,797</td>
<td>6,477</td>
</tr>
<tr>
<td>Benefits in kind</td>
<td>318</td>
<td>192</td>
<td>510</td>
</tr>
<tr>
<td>Pension contributions</td>
<td>374</td>
<td>412</td>
<td>786</td>
</tr>
<tr>
<td>Performance and contractual related bonus and retention</td>
<td>686</td>
<td>1,490</td>
<td>2,176</td>
</tr>
<tr>
<td>Long-term incentives (LTIP)</td>
<td>–</td>
<td>–</td>
<td>–</td>
</tr>
</tbody>
</table>

Total compensation paid to members of ARYZTA Executive Management | 4,058 | 5,891 | 9,949 |

1 Former Executive Management includes Owen Killian, Patrick McEniff, John Yamin, Pat Morrissey, Dermot Murphy and Ronan Minahan.

Severance

Outside of contractual entitlements, no severance or termination payments were made to any member of Executive Management during financial years 2018 and 2017.

As detailed on page 57, a Termination Agreement was entered into with Pat Morrissey in FY18 in connection with his resignation.

As detailed on page 49 of the 2017 Annual Report, Termination Agreements were entered into with each of Owen Killian, Patrick McEniff and John Yamin in connection with their resignations.
One-off Retention Payments
As disclosed on page 55 of the 2017 Annual Report and detailed on page 61 of the 2018 Annual Report, during FY17 continuity payments of 50% of base salary were awarded to the then Executive Management team in order to ensure senior executive continuity and to stabilise a severely depleted Executive Management team. While these payments were one-off in nature, a portion of the payments vested in respect of continued service during FY18 and is reflected in the table above. No new retention payments were made in FY18 and it is not envisaged that these payments will occur in the future.

Loans and Advances
No loans or advances were made by the ARYZTA Group to members of the Board of Directors or to Executive Management during FY18, or were outstanding at 31 July 2018 (2017: none).

Executive Management basic salary and benefits
At the 2016 AGM, shareholders approved the maximum possible remuneration for Executive Management for FY18 (CHF 15,050,000). At the 2016 AGM, shareholders also approved the ratio between base salary and maximum variable contingent consideration for Executive Management of 1:3 for FY18, of which the variable contingent portion of the consideration may be comprised of short-term performance-related bonus up to 1.5 times base salary and long-term incentive plans up to 1.5 times base salary (based on fair value at grant).

Employment-related benefits consist principally of a car allowance and pension. Pension benefits are determined solely by reference to basic salary.

At the 2017 AGM, shareholders approved the maximum possible remuneration for Executive Management for FY19 (CHF 21,000,000) and shareholders have the authority to approve the maximum remuneration for Executive Management for future years. As stated in the booklet accompanying the Invitation for the 2017 AGM, following the significant change at senior management level during FY17 and FY18, Executive Management now comprises more than the previous four or five individuals with a corresponding increase in remuneration payable to Executive Management.

Executive Management short-term performance-related bonus
At the 2016 AGM, shareholders approved the FY18 short-term performance-related bonus targets for Executive Management at 100% of base salaries, with the maximum potential amounts to be earned being capped at 150% of base for outperformance of targets.

As detailed on page 49 of the 2017 Annual Report, Termination Agreements were entered into with each of Owen Killian, Patrick McEniff and John Yamin in FY17, which included any obligation with regard to short-term bonus.

As detailed on page 57 of this Compensation Report, the Company entered into a Termination Agreement with Pat Morrissey on his resignation, which included any obligation with regard to short-term bonus.

During FY18 a short-term performance-related bonus was paid to certain members of Executive Management where regional performance met the required thresholds.
Save as set out above, no short-term performance-related bonus was earned by any members of Executive Management in FY18.

Executive Management Long-term Incentive Plan (LTIP)

As outlined in detail in the introduction to the Compensation Report, the significant and exceptional challenges facing the business dictated that the Committee was unable to confirm targets and make an LTIP award during FY18. As such, no LTIP awards were granted during either FY17 or FY18.

However, the Committee also recognise the importance of putting in place an incentive framework to recruit, retain and incentivise senior management while clearly aligning their interests with those of shareholders. The structure of this incentive framework will play a central role in incentivising the delivery of our turnaround plan and return the company to acceptable levels of performance from a very difficult position. In light of the progress in stabilising the business, and putting in place a highly experienced management team, the Committee has determined that the first LTIP awards under our revised remuneration framework will be granted following the successful completion of the capital raise in November 2018.

The awards will be granted subject to the following structures:
- FY18 Award – 2-year performance period (i.e. FY19 and FY20)
- FY19 Award – 3-year performance period (i.e. FY19, FY20 and FY21)

Awards under both the FY18 and FY19 will vest subject to the achievement of targets relating to the following measures:
- Operating Free Cash Flow (50%)
- Return on Invested Capital (50%)

As noted in the introduction, the Committee is fully aware of the expectations that LTIP awards are subject to a three-year performance period. The once-off shortened period for the FY18 award reflects the inability of the Committee to confirm the performance measures and targets during FY18 in light of the exceptional challenges facing the business. The CEO’s 2018 award will continue to be subject to the post-vesting holding period of two years and, from FY19, all awards will be subject to a three-year performance period in line with best practice.

The Option Equivalent Plan

Vesting of the awards under the Option Equivalent Plan issued during financial year 2016 was conditional on compound annual growth in underlying diluted EPS (including the associated cost of any awards expected to vest) in three consecutive accounting periods exceeding the compound growth in the Euro-zone Core Consumer Price Index, plus 5%, on an annualised basis. The awards were also subject to additional conditions, including notably:

(a) the requirement to remain in service throughout the performance period;
(b) the requirement that ARYZTA’s reported ROIC over the expected performance period is not less than 120% of its weighted average cost of capital; and
(c) the requirement that annual dividends to shareholders are at least 15% of underlying EPS during the performance period.

As the above performance conditions were not met, the Option Equivalent Plan awards granted during financial year 2016, for which no expense had been recognised to date, were forfeited during the current year.

The vested Option Equivalent Plan awards still outstanding as of 31 July 2018 can be exercised no longer than ten years after grant date.
Executive Management Option Equivalent Plan Allocation

Executive Management were granted no Option Equivalent Awards under the Option Equivalent Plan during FY 2018 and FY 2017. As shown in the table on page 61, no expense was recognised for Executive Management LTIP awards in FY 2018 or FY 2017.

The following table details awards outstanding under the Option Equivalent Plan in favour of Executive Management:

<table>
<thead>
<tr>
<th></th>
<th>Options carried forward 1 August 2017</th>
<th>Granted during the year</th>
<th>Forfeited during the year</th>
<th>Closing position 31 July 2018</th>
<th>Of which Vesting criteria have been fulfilled¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Executive Management</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Kevin Toland</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Frederic Pflanz</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>John Heffernan</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Anthony Murphy</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dave Johnson</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gregory Sklikas</td>
<td>–</td>
<td>–</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Robert O’Boyle</td>
<td>32,500</td>
<td>–</td>
<td>(10,000)</td>
<td>22,500</td>
<td>22,500</td>
</tr>
<tr>
<td>Claudio Gekker</td>
<td>20,000</td>
<td>–</td>
<td>(20,000)</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Total current executive management</td>
<td>52,500</td>
<td>–</td>
<td>(30,000)</td>
<td>22,500</td>
<td>22,500</td>
</tr>
<tr>
<td>Owen Killian</td>
<td>1,160,000</td>
<td>–</td>
<td>(410,000)</td>
<td>750,000</td>
<td>750,000</td>
</tr>
<tr>
<td>Patrick McEniff</td>
<td>910,000</td>
<td>–</td>
<td>(300,000)</td>
<td>610,000</td>
<td>610,000</td>
</tr>
<tr>
<td>Ronan Minahan</td>
<td>120,000</td>
<td>–</td>
<td>(120,000)</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Pat Morrissey</td>
<td>220,000</td>
<td>–</td>
<td>(120,000)</td>
<td>100,000</td>
<td>100,000</td>
</tr>
<tr>
<td>Dermot Murphy</td>
<td>125,000</td>
<td>–</td>
<td>(75,000)</td>
<td>50,000</td>
<td>50,000</td>
</tr>
<tr>
<td>John Yamin</td>
<td>150,000</td>
<td>–</td>
<td>(150,000)</td>
<td>–</td>
<td>–</td>
</tr>
<tr>
<td>Total former executive management</td>
<td>2,685,000</td>
<td>–</td>
<td>(1,175,000)</td>
<td>1,510,000</td>
<td>1,510,000</td>
</tr>
<tr>
<td>Total current and former executive management</td>
<td>2,737,500</td>
<td>–</td>
<td>(1,205,000)</td>
<td>1,532,500</td>
<td>1,532,500</td>
</tr>
</tbody>
</table>

¹ The weighted average exercise price of all Option Equivalent Plan awards that remain outstanding and for which the vesting conditions have been met is CHF 39.20.
We have audited the remuneration report of ARYZTA AG for the year ended 31 July 2018. The audit was limited to the information according to articles 14–16 of the Ordinance against Excessive Compensation in Stock Exchange Listed Companies (Ordinance) contained in the tables on pages 60 and 61 of the remuneration report.

**Board of Directors’ responsibility**

The Board of Directors is responsible for the preparation and overall fair presentation of the remuneration report in accordance with Swiss law and the Ordinance against Excessive Compensation in Stock Exchange Listed Companies (Ordinance). The Board of Directors is also responsible for designing the remuneration system and defining individual remuneration packages.

**Auditor’s responsibility**

Our responsibility is to express an opinion on the accompanying remuneration report. We conducted our audit in accordance with Swiss Auditing Standards. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the remuneration report complies with Swiss law and articles 14–16 of the Ordinance.

An audit involves performing procedures to obtain audit evidence on the disclosures made in the remuneration report with regard to compensation, loans and credits in accordance with articles 14–16 of the Ordinance. The procedures selected depend on the auditor’s judgment, including the assessment of the risks of material misstatements in the remuneration report, whether due to fraud or error. This audit also includes evaluating the reasonableness of the methods applied to value components of remuneration, as well as assessing the overall presentation of the remuneration report.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

**Opinion**

In our opinion, the remuneration report of ARYZTA AG for the year ended 31 July 2018 complies with Swiss law and articles 14–16 of the Ordinance.

PricewaterhouseCoopers AG

Sandra Böhm
Audit expert

Carrie Rohner
Auditor in charge

Zurich, 1 October 2018