Statement on Management Remuneration

This management remuneration statement sets forth a summary of the financial benefits, remuneration system and thereto related decision-making pertaining to Board members and operative management of Qt Group Plc.

A) Description of the decision-making procedures concerning remuneration

Board of Directors

Qt Group Plc's Compensation and Nomination Committee prepares the remuneration payable to the Board of Directors and grounds for the compensation of expenses. The Shareholders’ Meeting decides on the remuneration payable to the Board of Directors and grounds for the compensation of expenses.

President and CEO and Other Management Team

Qt Group Plc's Compensation and Nomination Committee prepares the remuneration and other rewards and benefits payable to the President and CEO.

The Compensation and Nomination Committee also prepares, in cooperation with the President and CEO, the remunerations and other rewards and benefits payable to the other management team members. If necessary, outside experts and market surveys can also be used in the preparation of remunerations. The Board of Directors decides on the remunerations and other rewards and benefits payable to the President and CEO. The Board of Directors decides, based on the President and CEO's proposal, on remunerations and other rewards and benefits payable to the other management team members.

By virtue of the authorization granted by the Annual General meeting, the Board of Directors of Qt Group Plc decided at its meeting on 22 June 2016 on an option program, whereunder a maximum of 2,000,000 stock options can be given to the key personnel of the company or its group companies (Option scheme 2016).

By virtue of the authorization granted by the Annual General meeting, the Board of Directors of Qt Group Plc decided at its meeting on 14 February 2019 on a share incentive program, whereunder a maximum reward equal to the value of 530,000 company shares can be given to the key personnel of the company or its group companies (Share bonus scheme 2019).

B) Key Remuneration Principles

Remuneration of the Board of Directors

The 2019 Annual General Meeting of Qt Group Plc decided to pay monthly remuneration of EUR 2,500 to the members of Qt Group Plc’s Board of Directors, EUR 3,500 to the Vice Chairman and EUR 5,500 to the Chairman for their work on the Board. In addition, the AGM approved EUR 1,000 in fees per committee meeting for the Chairman of respective Board Committee and EUR
500 in fees per Board or committee meeting for all other Board members of Qt Group Plc. Moreover, the Annual General Meeting decided that standard and reasonable costs resulting from work on the Board of Directors would be reimbursed against invoice.

The company has not granted stock options or share-based remuneration for work on the Board.

**Remuneration of the President and CEO**

CEO Juha Varelius’ remuneration package comprises a monthly salary in accordance with his director agreement and a bonus payable on the basis of reaching the set targets.

At the time of issuing this statement, the CEO was paid EUR 305,639 per year in salary and fringe benefits.

In addition to the monthly salary, the CEO is paid a bonus which is based on bonus schemes confirmed for the company.

Under the company’s bonus scheme, the earning criteria for the bonus is the growth of Qt group’s net sales. Upon fulfilment of the target set for net sales, the CEO is paid a bonus equal to 40 per cent of his annual base salary. Upon exceeding the said target, the bonus will increase as follows: 30% of each euro that exceeds the net sales target is used for the CEO’s and other company personnel's bonus rewards including social costs. The maximum bonus for the CEO under the bonus scheme is 120 per cent of his annual base salary. However, no bonus shall be paid if the company’s operating profit falls below the set minimum level. The fulfilment of bonus criteria is evaluated and possible rewards are paid semiannually.

Company has two valid long term incentive schemes: Option scheme 2016 and Share bonus scheme 2019.

Under the company’s 2016 option scheme (https://qt-investors-uploads.s3.amazonaws.com/wp-content/uploads/STOCK-OPTIONS-2016_ENG.pdf), the President and CEO has been issued 568,941 stock options, each of which entitles its holder to subscribe for one (1) new share in the company or an existing share held by the company. The share subscription period for the stock options is 19 December 2019–31 December 2022 and the subscription price is EUR 4.84. A precondition for the share subscription is that the value of the company’s share based on the trade volume weighted average quotation on the NASDAQ Helsinki Ltd is at least five euros and eighty-five cents (EUR 5.85) between 18 November 2019 and 13 December 2019. At the date of issuing this statement such precondition has been fulfilled and the stock options are thus vested with the CEO.

Under the share bonus scheme 2019 (https://investors.qt.io/governance/compensations/) the President and CEO is entitled to a maximum reward equal to the value of 100,000 company shares. Scheme has one earning period covering years 2019 and 2021. Rewards in the program are determined by Qt Group Plc’s net sales in 2021. Rewards will start accumulating once the net sales for 2021 exceed EUR 80 million, and they then continue to increase in a linear manner up
to a maximum value which is reached once net sales reach EUR 120 million. Rewards shall be paid after confirmation of 2021 financial statements in combination of shares and cash. The cash portion of the reward will primarily be used to cover taxes and other comparable costs arising from the scheme. Received rewards are free from any restraints on disposability or otherwise. The company may terminate the CEO’s service contract with six (6) months’ notice. Upon such termination, he will receive remuneration for the notice period plus severance pay equaling twelve (12) months’ salary.

The CEO’s retirement age is as stipulated by law, and he has no supplementary pension agreement with the company.

**Remuneration of Other Management Team**

The company’s executive management consists of the Group Management Team, which comprises the CEO and seven (7) other members*.

* In the fiscal year 2019 the Group Management Team comprised eight (8) members in addition to CEO. CTO Lars Knoll stepped aside from management team in December 2019.

The total remuneration package of the said other management team comprises a monthly salary and the bonus payable on the basis of reaching the set targets. Annual fixed salaries including fringe benefits for the other management team members totalled EUR 871,638 per year at the time of issuing this statement.

The earning criteria and conditions of the merit bonus for the other management team members are the same as those of the CEO, but the amount of the bonus at the target level varies between 30 and 44 per cent of the individual’s annual base salary.

As with the CEO, the maximum bonus is three times the target level.

Under the company’s 2016 option scheme, the other management team members have been issued 496,531 stock options**, each of which entitles its holder to subscribe for one (1) new share in the company or an existing share held by the company under terms corresponding to those of the CEO.

** Such amount excludes the option rights vested with CTO Lars Knoll who left management team in December 2019.

Under the company’s share bonus scheme 2019, the other management team members are, in aggregate, entitled to total maximum reward equal to the value of 112,000 company shares under terms corresponding to those of the CEO.

The retirement age of the other management team members is stipulated by law and none of the executives has a supplementary pension agreement with the company.
C) Remuneration Report

Remuneration of the Board of Directors

In fiscal year 2019, the members of the Board of Directors were paid remuneration for their work on the Board and its Committees as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Monetary remuneration/EUR</th>
<th>Share-based remuneration/EUR</th>
<th>Total/EUR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Robert Ingman</td>
<td>72,000</td>
<td>-</td>
<td>72,000</td>
</tr>
<tr>
<td>Jaakko Koppinen</td>
<td>36,000</td>
<td>-</td>
<td>36,000</td>
</tr>
<tr>
<td>Mikko Marsio</td>
<td>36,000</td>
<td>-</td>
<td>36,000</td>
</tr>
<tr>
<td>Leena Saarinen</td>
<td>38,000</td>
<td>-</td>
<td>38,000</td>
</tr>
<tr>
<td>Tommi Uhari</td>
<td>52,000</td>
<td>-</td>
<td>52,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>234,000</strong></td>
<td>-</td>
<td><strong>234,000</strong></td>
</tr>
</tbody>
</table>

Remuneration of the President and CEO

In fiscal year 2019, the President and CEO was paid salary and other benefits as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Salary (including fringe benefits)/EUR</th>
<th>Bonus/EUR</th>
<th>Share based part of bonus/EUR</th>
<th>Total/EUR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Juha Varelius</td>
<td>305,639</td>
<td>21,807</td>
<td>-</td>
<td>327,446</td>
</tr>
</tbody>
</table>

Remuneration of Other Management Team

The company has a Management Team, which comprises in the fiscal year 2019 the CEO and the following persons:

- Mika Harjuaho (CFO)
- Petteri Holländer (SVP Product Management)
- Lars Knoll (CTO)
- Katja Kumpulainen (SVP Marketing)
- Juhapekka Niemi (EVP Sales and Business Development)
- Mika Pälsi (General Counsel)
Helena Telaranta (SVP Human Resources)
Tuukka Turunen (SVP Research and Development)

In fiscal year 2019, the other management team was paid salaries (including fringe benefits) and other benefits as follows:

<table>
<thead>
<tr>
<th>Name</th>
<th>Salary (including fringe benefits)/EUR</th>
<th>Bonus/EUR</th>
<th>Share based part of bonus/EUR</th>
<th>Total/EUR</th>
</tr>
</thead>
<tbody>
<tr>
<td>other management team (8 persons)</td>
<td>1,026,305</td>
<td>57,781</td>
<td>-</td>
<td>1,084,086</td>
</tr>
</tbody>
</table>