

Statutes of Allianz SE

Version dated June 2011

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1. General Provisions

§ 1

- 1.1 The Company's name is Allianz SE with registered office in Munich.
- 1.2 The corporate purpose of the Company is the direction of an international group of companies, which is active in the areas of insurance, banking, asset management, and other financial, consulting, and similar services. The Company holds interests in insurance companies, banks, industrial companies, investment companies, and other enterprises.

As a reinsurer, the Company primarily assumes insurance business from its Group companies and other companies in which the Company holds direct or indirect interests.

1.3 The Company is authorized to transact any business and to take any measures which appear appropriate to serve the Company's purpose. It may form and acquire companies and acquire interests in companies as well as manage companies or it may confine itself to

- managing its interests. Within the framework of its object, the Company is authorized to raise loans and to issue bonds.
- 1.4 Public announcements of the Company shall be effected in the German Electronic Federal Gazette (elektronischer Bundesanzeiger). The conveyance of information to shareholders by way of remote data transmission is permissible.
- 1.5 The financial year corresponds to the calendar year.

- 2.1 The share capital amounts to EUR 1,163,520,000. It is subdivided into 454,500,000 shares with no par value. Each no-par value share grants one vote. The share capital of the Company is generated through the change of legal form of Allianz Aktiengesellschaft into Allianz SE by way of merger of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni, Milan, Italy, into Allianz Aktiengesellschaft.
- 2.2 The shares are registered and can only be transferred with the

- approval of the Company. The Company will withhold a duly applied approval only if it deems this to be necessary in the interest of the Company on exceptional grounds; the applicant will be informed about the reasons.
- 2.3 The Management Board is authorized to increase the Company's capital stock once or several times on or before May 4, 2015, upon approval of the Supervisory Board, by issuing new registered no-par value shares against contribution in cash and/or in kind by up to a total of EUR 550,000,000 (Authorized Capital 2010/I).

If the capital stock is increased against contributions in cash the shareholders are to be granted a subscription right. The shares shall be held by credit institutions along with the obligation that they are offered to the shareholders for subscription. The Management Board is authorized, however, to exclude such shareholder subscription right upon approval of the Supervisory Board

- for fractional amounts;
- to the extent necessary to grant subscription rights to new shares to holders of bonds (including participation rights) issued by Allianz SE or its Group companies that carry conversion or option rights or a conversion obligation, to the extent that such holders would be entitled to after having exercised their conversion or option rights or after any conversion obligation had been fulfilled:
- if the issue price of the new shares is not significantly below the stock market price and the aggregate number of the shares issued under exclusion of subscription rights pursuant to § 186 (3) sentence 4 of the German Stock Corporation Act (AktG) does not exceed 10 % of the capital stock, neither on the date on which this authorization takes effect nor on the date of the exercise of this authorization. The sale of treasury shares shall be counted towards this

limitation provided that the sale occurs during the term of this authorization, subject to the exclusion of subscription rights pursuant to § 186 (3) sentence 4 of the German Stock Corporation Act (AktG). Furthermore, such shares shall count towards this limitation that were or must be issued to service bonds (including participation rights) with conversion or option rights or a conversion obligation, provided that the bonds were issued during the term of this authorization subject to the exclusion of the subscription right in corresponding application of § 186 (3) sentence 4 of the German Stock Corporation Act (AktG).

Furthermore, the Management Board is authorized, upon the approval of the Supervisory Board, to exclude shareholders' subscription rights in the case of a capital increase against contributions in kind.

The sum total of shares issued against contribution in cash

and/or in kind in accordance with this authorization, subject to the exclusion of the subscription right, shall not exceed a proportionate amount of the capital stock of EUR 232,396,800; such shares shall count towards this limitation that were or must be issued, subject to the exclusion of the subscription right, to service bonds (including participation rights) with conversion or option rights or a conversion obligation, provided that the bonds or participation rights were issued in exercise of this authorization set out in Agenda item 9 of the Annual General Meeting dated May 5, 2010.

The Management Board is also authorized, upon the approval of the Supervisory Board, to determine the additional rights of the shares and the conditions of the share issuance.

2.4 Upon the approval of the Supervisory Board, the Management Board is authorized to increase the capital stock of the Company once or several times on or before May 4, 2015 by up to a

total of EUR 13,464,000 by issuing new registered no-par value shares against contributions in cash (Authorized Capital 2010/II). The Management Board may, upon the approval of the Supervisory Board, exclude the shareholders' subscription right in order to issue the new shares to employees of Allianz SE and its Group companies. The Management Board is further authorized, upon the approval of the Supervisory Board, to exclude fractional amounts from the shareholders' subscription right.

The Management Board is authorized, upon the approval of the Supervisory Board, to determine the additional rights of the shares and the conditions of the share issue.

2.5 The capital stock is conditionally increased by up to EUR 250,000,000 by issuing up to 97,656,250 new registered nopar value shares with entitlement to share in profits from the beginning of the financial year of their issue (Conditional Capital 2010). The

conditional capital increase shall be carried out only to the extent that conversion or option rights are exercised by holders of conversion or option rights attached to bonds which Allianz SE or its Group companies have issued against cash payments according to the resolution of the Annual General Meeting of May 5, 2010, or that conversion obligations under such bonds are fulfilled, and only insofar as no other methods of performance are used in serving these rights. The Management Board is authorized to determine further details of the conditional capital stock increase.

- 2.6 (cancelled)
- 2.7 If the capital is increased, the entitlement to share in profits of new shares may be determined in deviation from § 60 (2) of the German Stock Corporation Act (AktG).

§ 3

3.1 The shareholders shall not have the right to receive share certificates, unless it is necessary pursuant to the rules

- applicable at a stock exchange where the shares are listed.
- 3.2 Profit participation certificates and renewal certificates will be issued to the bearer.

§ 3a

The registration in the share register for shares belonging to someone else in one's own name is permissible under the following conditions:

- a) without further ado in the event of a registration of up to 0.2% of the statutory share capital per registered party;
- b) a registration of more than 0.2% of the statutory share capital, up to and including 3% of the statutory share capital per registered party is permissible for the part of the shares exceeding 0.2% of the statutory share capital, insofar as the data according to § 67 (1) sentence 1 German Stock Corporation Act are disclosed to the Company for each of those persons for whom the registered party holds more than 0.2% of the statutory share capital;

 c) a registration shall only be permissible up to a maximum limit of 3% of the statutory share capital per registered party.

The Company's rights under § 2.2 of these Statutes shall remain unaffected. The provisions of this § 3a shall come into force on January 1, 2010 and shall also be applied to existing entries from this date onward.

2. Corporate Bodies

§ 4

Corporate bodies of the Company are:

- the Board of Management
- the Supervisory Board, as well as
- the General Meeting.

3. Board of Management

- 5.1 The Board of Management shall consist of at least two persons.

 Otherwise, the number of the members of the Board of Management shall be determined by the Supervisory Board.
- 5.2 The Company is legally represented by two members of the Board of Management or by one member of the Board of Management together with a person vested with a general power of attorney under German law (*Prokurist*).
- 5.3 The members of the Board of Management shall be appointed by the Supervisory Board for a maximum term of five years.

 Repeated appointments, in each case for a maximum of five years, are permitted.
- 5.4 The Board of Management constitutes a quorum if all members of the Board of Management are invited and if at least half of its members among them the Chairman or a member of the Board of Management appointed by him participate in the meeting.

- Absent members of the Board of Management may cast their vote in writing, over the telephone, by telefax, or by electronic media. The absent members of the Board of Management shall be notified about the resolutions passed without undue delay.
- 5.5 The Board of Management adopts its decisions with a simple majority of the members of the Board of Management participating in adopting the resolution, unless mandatory statutory provisions require otherwise. In case of a vote tie, the vote of the Chairman shall be decisive.
- 5.6 The Chairman of the Board of Management has the right to veto a resolution of the Board of Management (veto right). If the Chairman of the Board of Management exercises his veto right, the resolution is deemed not to be adopted.

4. Supervisory Board

§ 6

The Supervisory Board consists of twelve members, who are appointed by the General Meeting. Of the twelve members, six members shall be appointed upon proposal of the employees. The General Meeting is bound to the proposals for the appointment of the employee representatives.

§ 7

- 7.1 The appointment of the members of the Supervisory Board will be effected by the General Meeting for the time until the close of the General Meeting which resolves on the ratification of actions in respect of the fourth financial year following the beginning of the term of office, not counting the financial year in which the term of office begins, but in no case longer than six years. Repeated appointments are permitted.
- 7.2 The members and substitute members of the Supervisory Board may resign from office at any time by submitting a written declaration to the Board of Management of the Company.

7.3 In the event of a member leaving the Supervisory Board before his term of office has expired, without a substitute member taking his place, a successor shall be elected only for the remaining term of office of the member who has left.

- 8.1 From among its members, the Supervisory Board shall elect a Chairman as well as two Deputy Chairmen for a period corresponding to the term of their office on the Supervisory Board. During the election of the Chairman of the Supervisory Board, the oldest member of the shareholder representatives of the Supervisory Board will act as the Chairman of the Supervisory Board. § 8.3 sentence 1 is applicable.
- 8.2 The Chairman of the
 Supervisory Board having been elected, the Supervisory Board constitutes a quorum if all members are invited or requested to adopt a resolution and if either at least six members, among them the Chairman, or at least nine members, participate in the

- resolution. Resolutions shall be taken with the majority of the members participating in the vote.
- 8.3 In the case of a tie, the vote of the Chairman or, if he does not participate in the voting, the vote of the Deputy Chairman shall be decisive (casting vote), provided the Deputy Chairman is a shareholder representative. If the Deputy Chairman is an employee representative, he shall not be entitled to a casting vote.

§ 9

- 9.1 The following types of transactions may be entered into only upon the Supervisory Board's approval:
 - a) Acquisition of companies, participations in companies, and parts of companies (except for financial investments) if in the individual case the market value or, in the absence of a market value, the book value reaches or exceeds 10% of the equity of the last consolidated balance sheet.

- b) Disposals of participations (except for financial investments) in a Group company, to the extent that it leaves the circle of Group companies by virtue of the disposal and if in the individual case the market value or, in the absence of a market value, the book value of the participation disposed of reaches or exceeds 10% of the equity of the last consolidated balance sheet.
- c) Entering into intercompany agreements (*Unternehmens-verträge*).
- d) Development of new and abandonment of existing business segments, to the extent such action is of material importance for the Group.

The Supervisory Board may make further types of transactions contingent upon its approval.

§ 10

The Supervisory Board may alter the wording of the Statutes.

- 11.1 The members of the
 Supervisory Board will receive
 an annual remuneration in an
 amount of EUR 100,000. The
 Chairman of the Supervisory
 Board will receive an annual
 remuneration of EUR 200,000
 and each deputy shall receive
 EUR 150,000.
- 11.2 Each member of a committee, except for the audit committee and the nomination committee. will receive an additional annual remuneration of EUR 20,000 and committee chairmen will receive an additional annual remuneration of EUR 40,000. Members of the audit committee will receive an additional annual remuneration of EUR 40,000, while the Chairman of such committee will receive EUR 80,000. Members of the nomination committee will not receive any additional annual remuneration.
- 11.3 In addition, the members of the Supervisory Board will receive an attendance fee of EUR 750 for each personal attendance of meetings of the Supervisory Board and its committees

- requiring such personal attendance. Should several such meetings be held on the same or on consecutive days, the attendance fee will be paid only once.
- 11.4 Supervisory Board members who served for only part of the financial year shall receive one-twelfth of the annual remuneration for each month of service or any part of such month. The same applies to membership in Supervisory Board committees.
- 11.5 The remuneration according to § 11.1 and § 11.2 is due after the end of the respective fiscal year. The attendance fee according to § 11.3 is due after the respective meeting.
- 11.6 The Company reimburses the members of the Supervisory Board for their out-of-pocket expenses and the VAT payable on their Supervisory Board activity. The Company provides insurance coverage and technical support to the Supervisory Board members to an extent reasonable for

carrying out the Supervisory Board duties.

11.7 The provisions of this § 11 will first apply for the fiscal year 2011.

5. General Meeting

- 12.1 The regular General Meeting shall be held within the first six months after the end of the financial year.
- 12.2 Depending on the choice of the Board of Management, the General Meeting shall be held at the Company's registered office or in another German city with more than 100,000 residents.
- 12.3 The registration for participation in each General Meeting must be received by the Company at the address notified for this purpose in the convening notice no later than on the last day of the statutory registration period, unless the Board of Management determines a later deadline for the registration. The registration deadline is published together with the notice convening the General Meeting in the Company's designated publications (Gesellschaftsblätter).
- 12.4 Shareholders shall be entitled to participate in the General Meeting and to exercise their voting right if they have registered for participation in

- due time and if their respective shares are registered in the share register.
- 12.5 The voting right may be exercised by representatives. Proxies which the shareholder delivers to the Company or any voting right representative appointed by it can be granted by electronic means as further designated by the Company. The details on granting these proxies will be announced in the Company's designated publications (Gesellschaftsblätter) along with the notice of the General Meeting.
- 12.6 The Board of Management can determine that the shareholders may participate in the General Meeting without being present at its location and without an authorized representative and may exercise all or some of their rights either in whole or in part through electronic communication.
- 12.7 The Board of Management can determine that shareholders may cast their votes in writing or through electronic

communication without participating in the General Meeting.

§ 13

- 13.1 The General Meeting shall be presided over by the Chairman of the Supervisory Board or, if he is unable to attend, by another member of the Supervisory Board to be appointed by the Supervisory Board.
- 13.2 If announced in the invitation to the General Meeting, the meeting's Chairman may permit the audio-visual transmission of the General Meeting via electronic media in a manner to be specified by him in more detail.
- 13.3 The Chairman of the meeting governs the course of the General Meeting. He determines the order of the speakers. In addition, he can reasonably limit the time for the question and speaking rights of the shareholders; in particular, he may reasonably determine at the beginning or during the course of the General Meeting the time frame of the course of

the meeting, of the discussion of the items of the agenda, as well as the individual sets of questions and speeches. In determining the amount of time to be allocated to an individual speech or set of questions, the Chairman of the meeting can distinguish between a first and a repeated request to take the floor and pursuant to other reasonable criteria.

The voting procedure shall be determined by the Chairman of the meeting. He may determine a sequence of discussion of items differing from that stated in the convening notice.

Meeting shall be passed, unless mandatory legal provisions require otherwise, by a simple majority of the valid votes cast. Unless this conflicts with mandatory legal provisions, changes of the statutes require a majority of two-thirds of the votes cast or, if at least one-half of the share capital is represented, the simple majority of the votes cast. As far as the law requires a capital majority in addition to a majority of votes for

resolutions of the General Meeting, a simple majority of the share capital represented at the time the resolution is passed shall be sufficient, to the extent that this is legally admissible.

Annual Financial Statements;Appropriation of Net Earnings

§ 14

Within the time prescribed by law, the Board of Management shall prepare the annual financial statements (balance sheet, income statement, notes) and the management report as well as the consolidated financial statements and management report for the Group and submit these to the Supervisory Board and to the Auditor.

§ 15

If the Board of Management and the Supervisory Board adopt the annual financial statements, they may transfer more than one-half of the annual net profit (*Jahresüberschuss*) to other appropriated retained earnings (*andere Gewinnrücklagen*) until one-half of the share capital is attained.

§ 16

To the extent the Company or its legal predecessor, Allianz AG, has issued profit participation rights and the respective terms of the profit participation rights result in a claim to a share in the net earnings (*Bilanzgewinn*) for the holders of the profit participation rights, any claim of the shareholders to such share in the net earnings (*Bilanzgewinn*) shall be excluded.

§ 17

The General Meeting decides on the appropriation of the net earnings (*Bilanzgewinn*). It may also adopt a resolution for a distribution in kind instead of or in addition to a cash distribution.

7. Final Provisions

§ 18

- 18.1 The formation costs pertaining to the merger of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni (in the following also: RAS) and Allianz Aktiengesellschaft amount to EUR 95,000,000.
- 18.2 In the course of the change of legal form of Allianz
 Aktiengesellschaft into Allianz SE by way of merger of RIUNIONE
 ADRIATICA DI SICURTÀ Società per Azioni into Allianz
 Aktiengesellschaft, the following benefits have been granted:
 - a) RAS Stock Options Plan 2004

In connection with the merger, a managing member (Amministratore Delegato) of the Board of Directors (Consiglio di Amministrazione) of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni as well as other executive employees of RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni and its group companies employed in Italy who are not members of the Board of Directors of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni

have been granted the right to exercise their stock option rights granted in 2004 prematurely, i.e. during a tender offer period from October 20, 2005 through November 23, 2005 of Allianz Aktiengesellschaft to purchase shares of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni, and not only during the original exercise period for these stock options from February 1, 2006 through January 31, 2011. All beneficiaries exercised their respective rights with the effect that RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni granted these beneficiaries a total of 680,000 ordinary shares of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni at an exercise price of EUR 14.324 per ordinary share in RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni. The names of the beneficiaries and the number of shares purchased by them in each case are shown in Annex 1, which forms part of these Statutes.

b) RAS Stock Options Plan 2005

In February 2005, based on a stock option plan, a managing member (Amministratore Delegato) of the Board of Directors (Consiglio di Amministrazione) of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni as well as other executive employees of RIUNIONE ADRIAT-ICA DI SICURTÀ Società per Azioni and its group companies employed in Italy who are not members of the Board of Directors of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni received as part of their remuneration 1,200,000 stock options which entitle the beneficiaries to purchase an identical amount of ordinary shares in RIUNIONE ADRIATICA DI SICURTA Società per Azioni at a price of EUR 17.085 per share. This exercise price corresponds to the average price of the ordinary shares in RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni in the month preceding the issuance of the stock options, i.e. in the period from December 31, 2004 through January 31, 2005. According to the terms

and conditions for the exercise, the stock options are exercisable from February 1, 2008 through January 31, 2012, provided that (i) in the fiscal year 2005 RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni reaches at least 80% of its planned targets in terms of both increase of value pursuant to the EVA® concept (economic value added) as well as the annual net profit (Jahresüberschuss) under IAS, and (ii) at the point in time the respective stock option is exercised, the price per ordinary share in RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni is at least 10% higher than the average price in January 2005 (i.e. at least EUR 18.794).

As a result of the resignation of certain beneficiaries under this stock option plan, the number of exercisable stock options was reduced from 1,200,000 to 953,000.

Upon effectiveness of the merger, these stock options will be adapted as follows: The beneficiaries shall be granted the right to purchase 173,241

shares in Allianz SE in lieu of 953,000 ordinary shares in RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni. The names of the beneficiaries and the stock option rights they are entitled to are shown in Annex 1, which forms part of these Statutes. The exercise price shall be EUR 93.99 per share in Allianz SE and correspond to the average price of Allianz shares during the same reference period of time that was applicable for the determination of the original exercise price for the ordinary shares in RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni, *i.e.*, from December 31, 2004 through January 31, 2005. The number of shares in Allianz SE to be delivered to the beneficiaries upon exercise of the stock options shall be calculated according to the ratio of the original exercise price per ordinary share in RIUNIONE ADRIAT-ICA DI SICURTÀ Società per Azioni to the exercise price per share in Allianz SE. Condition for the exercise is that, in the fiscal year 2005, RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni reaches at least 80% of its planned targets in terms of both increase of value pursuant to the EVA® concept (economic value added) as well as the annual net profit (*Jahresüberschuss*) under IAS.

 c) Appointment as Member of the Board of Management and the Supervisory Board of Allianz SE

As a matter of legal precaution it is noted that, notwithstanding the legal competence of the Supervisory Board of Allianz SE under German stock corporation law, the members of the Board of Management of Allianz AG in office as of January 1, 2006 are expected to be appointed as members of the Board of Management of Allianz SE. Members of the Board of Management of Allianz AG as of January 1, 2006 will be Michael Diekmann, Dr. Paul Achleitner, Clement Booth, Jan R. Carendi, Enrico Cucchiani, Dr. Joachim Faber, Dr. Helmut Perlet, Dr. Gerhard Rupprecht, Jean-Philippe Thierry, Dr. Herbert Walter and Dr. Werner Zedelius.

Furthermore, members and substitute members from the group of the shareholder representatives of the Supervisory Board of Allianz AG shall be appointed members or substitute members, respectively, of the Supervisory Board of Allianz SE (see § 6.2 sentence 1 and § 6.3 sentence 1).

d) Appointment as Members of the Board of Directors and the Controlling Body Collegio Sindacale of RAS Italia S.p.A.

As a matter of legal precaution it is further noted that members of the Board of Directors and of the controlling body Collegio Sindacale of RIUNIONE ADRI-ATICA DI SICURTÀ Società per Azioni were appointed members of the Board of Directors or the controlling body Collegio Sindacale of RAS Italia S.p.A., Milan, Italy (in the future to operate under the corporate name RAS S.p.A.) prior to the effectiveness of the merger in the course of the hive-down of the business of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni into RAS Italia S.p.A. (in the future to operate

under the corporate name RAS S.p.A.). These are for the Board of Directors of RI-UNIONE ADRIATICA DI SICURTÀ Società per Azioni or RAS Italia S.p.A., respectively, Giuseppe Vita, Michael Diekmann, Paolo Vagnone, Paolo Biasi, Detlev Bremkamp, Carlo Buora, Vittorio Colao, Nicola Costa, Rodolfo De Benedetti, Klaus Duehrkop, Pietro Ferrero, Francesco Micheli, Salvatore Orlando, Dr. Helmut Perlet, Giampiero Pesenti, Andrea Pininfarina, Gianfelice Rocca and Carlo Salvatori, with Mr. Detlev Bremkamp and Mr. Klaus Duehrkop ceasing to be members as of December 31, 2005. They will be succeeded by Enrico Cucchiani and Dr. Joachim Faber. With respect to the controlling body Collegio Sindacale of RIUNIONE ADRIATICA DI SICURTÀ Società per Azioni or RAS Italia S.p.A., respectively, these are Pietro Manzonetto, Paolo Pascot and Giorgio Stroppiana, as well as Michele Carpaneda as substitute member.

Annex 1 to the Statutes of Allianz SE (en)

RAS Stock Option Plan 2004 RAS Stock Option Plan 2005

Beneficiaries	RAS Stock Option Plan 2004			RAS Stock Option Plan 2005		
	Exercise Price €14.324			Exercise Price €17.085		
	allotted	exercised	remaining	allotted	exercised	remaining
						· ·
Managing Member of the						
Board of Directors	50,000	F0 000	0	400.000		400.000
Vagnone Paolo	50,000	-50,000	0	100,000		100,000
General Managers						
Riches Pierluigi	50,000	-50,000	0	100,000		100,000
Scarfò Alessandro	45,000	-45,000	0	65,000		65,000
Total General Managers	95,000	-95,000				
Albini Maltar	40.000	40.000	0	45 000		45.000
Albini Valter	12,000	-12,000	0	,		15,000
Allievi Luca Andreoni Aldo	7,000	-7,000	0	,		20,000
	15,000	-15,000	0	,		15,000
Bellotto Paolo	20,000	-20,000	0	,		30,000
Biagini Giancarlo	5,000	-5,000	0	-		5,000
Brandolini Dario	11,000	-11,000	0	,		11,000
Brustia Maria Giuseppina	15,000	-15,000	0	,		15,000
Candia Camillo	20,000	20,000	0	20,000		20,000
Colio Michele	20,000	-20,000	0	,		30,000
Costantini Pier Giorgio Cuttini Attilio	7,000 7,000	-7,000 -7,000	0	,		15,000 7,000
	35,000	•		,		
D'Abramo Daniele Devescovi Maurizio		-35,000	0	-		45,000
Franzi Marco	45,000	-45,000	U	65,000 5,000		65,000 5,000
Fumagalli Diego	38,000	-38,000	0			40,000
Mancino Nicola	7,000	-7,000	0			7,000
Marello Marco	30,000	-30,000	0			7,000
Militello Salvatore	27,000	-30,000	0			
Milone Giuseppe	7,000	-7,000	0			7,000
Moia Davide	17,000	-17,000	0	,		20,000
Monteverdi Stefano	17,000	-17,000	U	10,000		10,000
Morchio Massimo	15,000	-15,000	0	,		15,000
Notarbartolo di Villarosa	30,000	-30,000	0			35,000
Roberto	30,000	-30,000	U	33,000		33,000
Plazzotta Marco				15,000		15,000
Poggi Manuele	5,000	-5,000	0			5,000
Raimondi Livio	38,000	-38,000	0			40,000
Re Mauro	11,000	-11,000	0	-		15,000
Santoliquido Alessandro	47,000	-47,000	0			100,000
Sommella Guido	25,000	-25,000	0			35,000
Stefanelli Salvatore	11,000	-11,000	0			11,000
Verderosa Pierluigi	28,000	-28,000	0			35,000
Total "allotted"	900,000			1,200,000		
Total "current"	680,000	-680,000	0		0	953,000