Abridged form of Pirelli & C. Società per Azioni Shareholders Agreement

1. Type and subject of the agreement
The purpose of the Pirelli & C. shareholders agreement is to ensure a stable shareholder base and uniform strategy in the management of the company.

2. Parties to the shareholders agreement and Pirelli & C. shares transferred to the agreement:

<table>
<thead>
<tr>
<th>Parties</th>
<th>Number of ordinary Shares granted</th>
<th>% of all shares granted</th>
<th>% of the total n. of ordinary shares issued</th>
</tr>
</thead>
<tbody>
<tr>
<td>CAMFIN S.p.A.</td>
<td>63,369,168</td>
<td>42.24%</td>
<td>13.32%</td>
</tr>
<tr>
<td>MEDIOPANCA S.p.A.</td>
<td>21,922,205</td>
<td>14.61%</td>
<td>4.61%</td>
</tr>
<tr>
<td>EDIZIONE S.r.l.</td>
<td>21,921,364</td>
<td>14.61%</td>
<td>4.61%</td>
</tr>
<tr>
<td>ASSICURAZIONI GENERALI S.p.A. (*)</td>
<td>20,977,269</td>
<td>13.98%</td>
<td>4.41%</td>
</tr>
<tr>
<td>FONDIARIA - SAI S.p.A.</td>
<td>8,802,913</td>
<td>5.87%</td>
<td>1.85%</td>
</tr>
<tr>
<td>INTESA SANPAOLO S.p.A.</td>
<td>7,683,568</td>
<td>5.12%</td>
<td>1.62%</td>
</tr>
<tr>
<td>SINPAR S.p.A.</td>
<td>3,015,320</td>
<td>2.01%</td>
<td>0.63%</td>
</tr>
<tr>
<td>Massimo MORATTI (**)</td>
<td>2,343,392</td>
<td>1.56%</td>
<td>0.49%</td>
</tr>
<tr>
<td>CAMFIN S.p.A.</td>
<td>63,369,168</td>
<td>42.24%</td>
<td>13.32%</td>
</tr>
<tr>
<td>Total</td>
<td>150,035,199</td>
<td>100%</td>
<td>31.54%</td>
</tr>
</tbody>
</table>

(*) of which n. 5,218,181 shares through Generali Vie S.A. and n. 7,525,388 shares through Ina Assitalia S.p.A.
(**) through CMC S.p.A. (including 1,838,459 shares fiduciary owned by Cordusio Società fiduciaria per azioni)

3. Party, if any, which, through the agreement, can exercise control over the company
There is no party which, through the agreement, can exercise control over Pirelli & C.

4. Restrictions on the sale of the shares transferred and on the subscription and the purchase of new shares
The sale of the shares to third parties (and option rights in the event of a capital increase) is prohibited. Shares can be sold freely and pre-emptively to subsidiaries, according to article 2359, paragraph 1, point 1 of the Italian Civil Code, and to the parent companies as well as other participants to the shareholders agreement.
Each participant may buy or sell additional shares for an amount not in excess of the higher of 20% of the shares already transferred by the participant itself and 2% of the ordinary issued share capital; purchases of greater amounts are permitted only with the intent of reaching a holding equal to 5% of the ordinary issued share capital, on condition that the amount in excess of the above limits came under the shareholders agreement.
Camfin S.p.A. is authorized to freely purchase additional Pirelli & C. shares; it can transfer shares to the shareholders agreement, but to the extent that, at any one time, the shares do not exceed 49.99% of total shares transferred by all the participants in the shareholders agreement; this has been decided so that a stable predominating position is not assumed in the shareholders agreement or a stable veto power is not exercised over common decisions.
Except where the Pirelli & C. ordinary shares in the shareholders agreement correspond to the majority of the voting rights in the ordinary shareholders’ meetings, each participant (also through parent companies and/or subsidiaries) intending to purchase shares of that category shall inform the Chairman in writing and the Chairman shall inform the participant if, in accordance with provisions of laws in force concerning tender offers, the participant can proceed, in whole or in part, with the proposed purchase.

5. Availability of the shares
The shares transferred shall remain at disposal of the participants in the shareholders agreement.

6. Bodies managing the agreement, composition of the same, terms for calling the meetings and powers granted.
The body managing the agreement is the Shareholders Agreement Executive Committee.
The Shareholders Agreement Executive Committee shall consist of a Chairman and a Deputy Chairman, in the form of the Chairman and the longest serving Deputy Chairman of Pirelli & C., and by a member representing each participant unless a participant has deposited more than 10% of ordinary share capital, in which case another member may be designated: for this purpose, in the event
the shareholders agreement is composed of several companies related by a controlling relationship or belonging to the same parent company, their aggregate shall be considered for this purpose as one sole participant in the shareholders agreement. The Shareholders Agreement Executive Committee shall be convened to evaluate the proposals to be submitted to the shareholders’ meetings, for the possible earlier termination of the agreement and for the admission of new participants. The Shareholders Agreement Executive Committee shall also meet at least twice a year to examine the interim management period, the annual financial results, the general guidelines for the company’s development, the investment policy and proposed significant divestitures and more in general, all the relevant matters of discussion by both the ordinary and extraordinary sessions of the shareholders’ meetings.

7. Matters covered by the Agreement
Those contemplated in points 4 and 6 above.

8. Majorities needed to reach decisions regarding the issues governed by the Agreement
The Shareholders Agreement Executive Committee takes its resolutions with the favourable vote of the majority of the shares transferred; the Shareholders Agreement Executive Committee can appoint a trusted person to represent the shares in the shareholders agreement at the shareholders’ meetings in order to vote according to its instructions. Whenever the decisions of the Shareholders Agreement Executive Committee are not taken unanimously, the dissenting participant shall have the right to freely vote at the shareholders’ meeting.

9. Term, renewal and cancellation of the agreement
The agreement shall be valid until April 15, 2014 and shall be tacitly renewed for a period of one year except for withdrawal, which can be exercised between December 15 and January 15 prior to the expiration date. In case of withdrawal, the shares transferred by the withdrawing party shall be automatically offered pro quota to the other participants. The agreement shall remain in force, whenever it is possible, at every expiration date, to renew the agreement for a percentage of Pirelli & C.’s subscribed ordinary share capital of not less than 30%.

10. Penalties for breach of the commitments contained in the agreement
They are not envisaged by the agreement.

11. Registration of the agreement at the Company Registry
The agreement is registered at the office of the Milan Companies Registry.

Milan, 8 June 2013