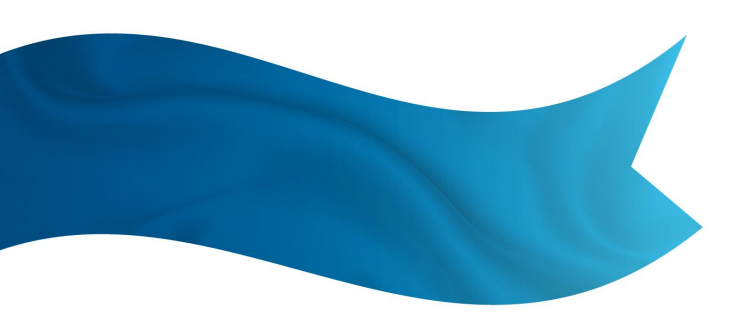
# SANITAS GROUP

PUBLIC LIMITED LIABILITY COMPANY "SANITAS"

CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2012

PREPARED ACCORDING TO INTERNATIONAL FINANCIAL REPORTING STANDARDS, AS ADOPTED BY THE EUROPEAN UNION, AND CONSOLIDATED ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2012 PRESENTED TOGETHER WITH INDEPENDENT AUDITOR'S REPORT





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Public limited liability company "SANITAS"
CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS AND
CONSOLIDATED ANNUAL REPORT FOR THE YEAR ENDED 31
DECEMBER 2012

# Confirmation of Responsible Persons

Following the Article No. 22 of the Law on Securities of the Republic of Lithuania and Rules on Preparation and Submission of Periodic and Additional Information of the Lithuanian Securities Commission, I, Saulius Mecislovas Zemaitis, General Manager of public limited liability company "SANITAS" (hereinafter SANITAS) hereby confirm that, to the best of my knowledge, the attached consolidated and separate financial statements for the year ended 31 December 2012, prepared in accordance with International Financial Reporting Standards, as adopted by the European Union, give a true and fair view of the assets, liabilities, financial position and profit or loss of SANITAS group and SANITAS, and that the consolidated annual report for the year ended 31 December 2012 gives a true and fair view about the business development and activity of SANITAS group, together with a description of major risks and uncertainties.

General Manager Saulius Mecislovas Zemaitis



Our report has been prepared in Lithuanian and English languages. In all matters of interpretation of information, views or opinions, the Lithuanian language version of our report takes precedence over the English language version.

### **Independent Auditor's Report**

To the shareholders of Sanitas AB

# Report on the financial statements

We have audited the accompanying stand alone and consolidated financial statements of Sanitas AB ('the Company') and its subsidiaries ('the Group') set out on pages 8–65 which comprise the stand alone and consolidated balance sheet as of 31 December 2012 and the stand alone and consolidated statements of comprehensive income, changes in equity and cash flows for the year then ended, and notes comprising a summary of significant accounting policies and other explanatory information ('the financial statements').

Management's responsibility for the financial statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with International Financial Reporting Standards as adopted by the European Union, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

#### Auditor's responsibility

Our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

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



# Basis for Qualified Opinion - Material Misstatement

As of 31 December 2011 the Group and the Company recognised deferred tax assets of LTL 4,271 thousand from unused tax losses. As of 31 December 2011 the management did not assess whether the Group and the Company will generate sufficient taxable profits to utilise LTL 4,026 thousand deferred tax assets in excess of taxable temporary differences as required by IAS 12 *Income taxes*. Our last year auditor's report was qualified in this respect. In 2012 the management derecognised the deferred tax assets of LTL 4,236 thousand in profit or loss for the year ended 31 December 2012. In our opinion the Group's and the Company's deferred tax assets as of 31 December 2011 and profit for the year then ended as well as loss for the year ended 31 December 2012 should be reduced by LTL 4,026 thousand.

### Basis for Qualified Opinion - Scope Limitation

During the years ended 31 December 2012 and 2011, the Company's and the Group's assets were not used at full capacity, also the Company had operating losses, and, during the period some items of property, plant and equipment were transferred to the Group by an intra-group transaction at a transaction price lower than the book value of the assets. In our view, these circumstances can be considered to be indicators of impairment in accordance with IAS 36 *Impairment of assets*. However, management has not carried out an impairment review of the property, plant and equipment of the Company with the carrying value of LTL 54,665 thousand and LTL 58,127 thousand as of 31 December 2012 and 2011 respectively and of the property, plant and equipment of Group with the carrying value of LTL 77,148 thousand and LTL 58,127 thousand as of 31 December 2012 and 2011 respectively to determine whether any impairment write down should be applied to the amounts recorded in the balance sheet at 31 December 2012 and 2011. In the absence of information to assess the recoverability of these assets, we were unable to satisfy ourselves as to the carrying amount of property, plant and equipment. Impairment, if any, would reduce the carrying amount of property, plant and equipment and would be recognised in profit and loss.

As of 31 December 2010 the Group and the Company had a share based payments plan in existence and did not estimate the fair value of this plan and the related liability. In accordance with IFRS 2 Share based payments, the Group and the Company should have accounted for the employee services that it received based on share option plan at the fair value of the liability and remeasure the fair value of the liability at the end of each reporting period with any changes in the fair value recognised in profit or loss for the period. The share based payments plan was exercised in 2011 (Note 22) and expenses amounting to LTL 17,550 thousand and LTL 2,186 thousand were recognised in profit and loss for the year ended 31 December 2011 of the Group and the Company, respectively. There were no practical audit procedures that we could apply to enable us to obtain reasonable assurance as to what portion of these expenses should be attributable to the prior periods, had the above estimate of fair value of the plan and related liability been done as of 31 December 2010. Our last year auditor's report was qualified in this respect.

### Qualified Opinion

In our opinion, except for the effects of the matter described in the Basis for Qualified Opinion - Material Misstatement paragraph and possible effects of the matters described in the Basis for Qualified Opinion - Scope Limitation paragraph, the financial statements present fairly, in all material respects, the financial position of the Company and the Group as of 31 December 2012, and their financial performance and their cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the European Union.



# Report on other legal and regulatory requirements

Furthermore, we have read the consolidated annual report for the year ended 31 December 2012 set out on pages 66 - 121 and have not noted any material inconsistencies between the financial information included in it and the audited financial statements for the year ended 31 December 2012.

On behalf of PricewaterhouseCoopers UAB

Rimvydas Jogėla Partner

Auditor's Certificate No.000457

Vilnius, Republic of Lithuania 8 April 2013 Rasa Selevičienė Auditor's Certificate No.000504

# CONSOLIDATED AND SEPARATE FINANCIAL STATEMENTS



# **General Information**

# **Board of Directors**

Mr. Robert Roswell Chai-Onn (Chairman of the Board)

Ms. Seana-Lyn Carson

Mr. Marcin Jedrzejuk

Mr. Tadeusz Pietrasz

Mr. Leszek Wojtowicz

# Management

Mr. Saulius Mecislovas Zemaitis (General Manager)

# Registered office and company code

Veiveriu str. 134 B, LT-46352 Kaunas, Lithuania Company code 1341 36296

### **Auditor**

Pricewaterhousecoopers, UAB J. Jasinskio str. 16B, LT-01112 Vilnius, Lithuania

The financial statements were approved and signed by the management on 8 April 2013. Management:

Mr. Saulius Mecislovas Zemaitis General Manager

Mrs. Kristina Mackeviciene Representative of accounting service provider

According to the Law on Companies of the Republic of Lithuania, the annual financial statements are prepared by the Management and should be approved by the General Shareholders' meeting. The shareholders hold the power not to approve the annual financial statements and the right to request new financial statements to be prepared.



# Statements of Comprehensive Income

	Notes		Group		Company
		2012	2011	2012	2011
Revenue	4	336,471	333,433	20,337	20,464
Cost of sales	5	(122,540)	(121,302)	(11,745)	(11,661)
Gross profit		213,931	212,131	8,592	8,803
Other income	6	5,014	2,141	804	3,069
Selling and distribution expenses	7	(108,927)	(89,646)	(4,321)	(3,958)
Regulatory affairs expenses	8	(7,612)	(12,741)	(758)	(1,146)
Research and development expenses	9	(745)	(1,996)	(18)	(116)
Administrative expenses	10	(41,434)	(84,985)	(4,919)	(34,051)
Other expenses		(4,640)	(1,517)	(221)	(11)
Impairment loss on subsidiaries' goodwill	16	(32,453)	-	-	-
Gain on disposal of assets by contribution in investment in associate	1	-	332,882	-	-
Operating profit (loss)		23,134	356,269	(841)	(27,410)
Finance income	11	1,493	124	526	39,480
Finance costs	11	(27,291)	(33,622)	(10,670)	(6,951)
Share of result from associate		(1,257)	-	-	-
Profit (loss) before tax		(3,921)	322,771	(10,985)	5,119
Income tax benefit (expense)	12	(12,807)	(8,351)	(4,236)	1,558
Profit (loss) for the period		(16,728)	314,420	(15,221)	6,677

Other comprehensive income (expense):					
Exchange differences on translating foreign operation		56,672	(22,606)	-	-
Cash flow hedges	26	-	4,391	-	-
Income tax (expense) relating to components of other comprehensive income	26	-	(834)	-	-
Other comprehensive income (expense) for the period, net of tax		56,672	(19,049)	-	-
Total comprehensive income (expense) for the period, net of tax		39,944	295,371	(15,221)	6,677
Basic and diluted earnings per share (in LTL)	13	(0.54)	10.11	-	-

The notes on pages 16 to 65 are an integral part of these financial statements.



# **Balance Sheets**

	Notes			Group	The	e Company
		As at 31 Decem- ber 2012	As at 31 Decem- ber 2011 (restated)	As at 31 Decem- ber 2010 (restated)	As at 31 Decem- ber 2012	As at 31 Decem- ber 2011
ASSETS						
Non-current assets						
Property, plant and equipment	15	208,004	184,912	215,249	54,665	58,127
Intangible assets	16	108,112	130,693	304,199	987	1,493
Investment in subsidiary	17	-	-	-	308,068	308,068
Investment in associate	1	524,489	487,105	-	-	-
Other non-current assets		4	11	17	3	4
Deferred tax asset	12	10,012	9,380	15,579	21	4,271
Total non-current assets		850,621	812,101	535,044	363,744	371,963
Current assets						
Inventories	18	58,140	42,096	35,609	4,331	5,170
Prepaid income tax		-	4,364	170	-	-
Trade receivables	19	58,347	67,627	55,372	4,462	6,762
Other receivables	20	6,266	2,657	2,492	1	20,002
Prepayments and deferred expenses		2,245	1,638	2,230	147	161
Cash and cash equivalents	21	47,341	24,310	2,475	3,031	1,964
Total current assets		172,339	142,692	98,348	11,972	34,059
Assets held for sale		594	-	-	-	-
Total assets		1,023,554	954,793	633,392	375,716	406,022



# Balance Sheets (cont'd)

	Notes	Group			The	e Company
		As at 31 Decem- ber 2012	As at 31 Decem- ber 2011 (restated)	As at 31 Decem- ber 2010 (restated)	As at 31 Decem- ber 2012	As at 31 Decem- ber 2011
EQUITY AND LIABILITIES						
Equity						
Share capital	1,22	31,106	31,106	31,106	31,106	31,106
Share premium	22	248,086	248,086	248,086	248,086	248,086
Legal reserve	23	3,111	3,111	3,111	3,111	3,111
Fair value reserve		-	-	(3,557)	-	-
Translation reserve	23	30,696	(25,976)	(3,370)	-	-
Retained earnings		413,052	417,496	103,076	9,340	24,561
Total equity		726,051	673,823	378,452	291,643	306,864
Non-current liabilities						
Non-current loans	24	-	35,831	106,252	-	35,831
Financial lease obligations	25	407	1,256	2,119	-	45
Deferred tax liability	12	3,181	3,683	7,370	231	245
Deferred income from subsidies	27	12,612	13,450	14,274	12,612	13,450
Employee benefit liability	30	4,198	3,707	4,139	-	-
Total non-current liabilities		20,398	57,927	134,154	12,843	49,571
Current liabilities						
Current portion of non-current loans	24	-	-	65,049	-	-
Current portion of non-current financial lease obligations	25	900	1,085	1,254	-	30
Current loans	24	204,612	184,380	17,171	67,764	44,295
Trade payables	28	26,328	17,060	18,441	1,679	1,668
Advances received		167	185	255	-	2
Income tax payable		1,000	-	742	-	-
Other current financial liabilities		-	-	4,391	-	-
Other current liabilities	29	40,807	19,270	12,830	1,787	3,074
Employee benefit liability	30	372	400	467	-	-
Provisions	31	2,919	663	186	-	518
Total current liabilities		277,105	223,043	120,786	71,230	49,587
Total equity and liabilities		1,023,554	954,793	633,392	375,716	406,022

The notes on pages 16 to 65 are an integral part of these financial statements.



# Statements of Changes in Equity

							Group
	Share capital	Share premium	Legal reserve	Fair value reserve	Translation reserve	Retained earnings	Total
Balance as at 31 December 2010	31,106	248,086	3,111	(3,557)	(3,370)	103,076	378,452
Other comprehensive income (expense)	-	-	-	3,557	(22,606)	-	(19,049)
Net profit for the period	-	-	-	-	-	314,420	314,420
Total comprehensive income (expense) for the period	-	-	-	3,557	(22,606)	314,420	295,371
Balance as at 31 December 2011	31,106	248,086	3,111	-	(25,976)	417,496	673,823
Other comprehensive income	-	-	-	-	56,672	-	56,672
Net (loss) for the period	-	-	-	-	-	(16,728)	(16,728)
Total comprehensive income (expense) for the period	-	-	-	-	56,672	(16,728)	39,944
Emo - farm sp. z o.o. acquisition under common control (Note 17)	-	-	-	-	-	12,284	12,284
Total transactions with owners	-	-	-	-	-	12,284	12,284
Balance as at 31 December 2012	31,106	248,086	3,111	-	30,696	413,052	726,051

					The Company
	Share capital	Share premium	Legal reserve	Retained earnings	Total
Balance as at 31 December 2010	31,106	248,086	3,111	17,884	300,187
Net profit for the period	-	-	-	6,677	6,677
Total comprehensive income for the period	-	-	-	6,677	6,677
Balance as at 31 December 2011	31,106	248,086	3,111	24,561	306,864
Net (loss)for the period	-	-	-	(15,221)	(15,221)
Total comprehensive (expense) for the period	-	-	-	(15,221)	(15,221)
Balance as at 31 December 2012	31,106	248,086	3,111	9,340	291,643

The notes on pages 16 to 65 are an integral part of these financial statements.



# Cash Flow Statements

	Notes		Group		Company
		2012	2011	2012	2011
Cash flows from (to) operating activities					
Profit (loss) before tax		(3,921)	322,771	(10,985)	5,119
Adjustments for non-cash items:					
Depreciation and amortisation	15,16,27	19,948	25,430	3,086	3,461
Loss from disposal and write-off of non-current assets		449	(60)	379	(41)
(Gain) on disposal of assets by contribution in investment in associate	1	-	(332,882)	-	-
Impairment loss on subsidiaries' goodwill	16	32,453	-	-	-
Share of associated company's result	1	1,290	-	-	-
Change in allowance and write-off of trade and other receivables		(584)	(19)	-	4
Change in allowance and write-off of inventories	10	6,667	5,634	212	416
Unrealised foreign currency exchange (gain) loss	11	10,579	19,120	5,395	4,389
Interest expenses	11	16,659	10,376	5,272	2,526
Interest and delay interest (income)	11	(1,366)	(124)	(526)	-
Financial instruments settlement	11	-	4,066	-	-
Dividends income	11	-	-	-	(39,480)
Other non cash items		1,985	6,868	(515)	1,314
		84,159	61,180	2,318	(22,292)
Change in working capital:					
(Increase) in inventories		(15,095)	(15,999)	627	(437)
Decrease (increase) in trade and other receivables and deferred charges		7,460	(22,108)	6,611	1,275
Increase (decrease) in trade and other payables and advances received		(1,899)	3,716	(1,274)	(14,254)
(Decrease) in employee benefits	30	(406)	(535)	-	-
Income tax (paid)		(4,161)	(10,390)	-	-
Net cash generated by (used in) operating	activities	70,058	15,864	8,282	(35,708)



# Cash Flow Statements (cont'd)

	Notes	Group			Company
		2012	2011	2012	2011
Cash flows from (to) investing activities					
(Acquisition) of property, plant and equipment		(13,995)	(3,618)	(387)	(135)
(Acquisition) of non-current intangible assets		(342)	(6,252)	(20)	(246)
(Acquisition) of Valeant IPM sp. z o.o.		-	(210)	-	
Returned loans granted		-	-	16,438	
Cash in subsidiary acquired	17	10,283	-	-	
(Investment) to subsidiary	2217	-	-	-	(15,364)
Proceeds from sale of non-current assets		552	707	73	409
Interest received		1,366	124	526	
Net cash generated by (used in) investing activities		(2,136)	(9,249)	16,630	(15,336)
Cash flows from (to) financing activities		'	'	'	
Proceeds from loans		34,183	236,220	34,183	86,656
(Repayments) of loans		(69,861)	(205,839)	(56,940)	(31,456)
(Payment) of finance lease liabilities		(1,185)	(1,383)	(75)	(296)
Interest (paid)		(12,392)	(9,218)	(2)	(1,979)
(Settlement) of financial instruments	11	-	(4,066)	-	
Dividends (paid)	14	(13)	(36)	(13)	(36)
Net cash generated by (used in) financing	activities	(49,268)	15,678	(22,847)	52,889
Net (decrease) increase in cash and cash equivalents		18,654	22,293	2,065	1,845
Net foreign exchange difference		4,377	(458)	(998)	•
Cash and cash equivalents at the beginning of the year		24,310	2,475	1,964	119
Cash and cash equivalents at the end of the year	21	47,341	24,310	3,031	1,964

Supplemental information of cash flows:				
Property, plant and equipment acquisition financed by finance lease	-	692	-	160

The notes on pages 16 to 65 are an integral part of these financial statements.



### Notes to the Financial Statements

# 1. General information

Public limited liability company "SANITAS" (hereinafter the Company) is a public limited liability company registered in the Republic of Lithuania on 30 June 1994. The address of its registered office is as follows:

Veiveriu str. 134 B, LT-46352 Kaunas, Lithuania.

The Company is involved in production and trade of generic medicines, namely injection preparations, tablets, capsules and ointments. The Company's shares are listed in the Baltic Main List on AB NASDAQ OMX Vilnius, AB (previously known as Vilnius Stock Exchange).

As at 31 December 2012 and 2011 the shareholders of the Company were:

	31 De	ecember 2012	31 December 2011		
	Number of shares held (thousand)	Percentage	Number of shares held (thousand)	Percentage	
Valeant Pharmaceuticals International, Inc.	30,921	99.4%	30,921	99.4%	
Other	185	0.6%	185	0.6%	
Total	31,106	100.00%	31,106	100.00%	

On 19 August 2011 the Company shareholders (Invalda, AB, Baltic Pharma Limited, Citigroup Venture Capital International Jersey Limited, Amber Trust II and certain other persons) sold 87.2% Company shares to Valeant Pharmaceuticals International, Inc., (NYSE/TSX: VRX, the ultimate controlling party) for EUR 10.06 for each share held. At the same date Valeant Pharmaceuticals International, Inc. announced, that it already owns 92.02% shares of the Company and that it will launch a mandatory tender offer to buy up the remaining Company shares from the minority shareholders.

Following the transaction with Valeant Pharmaceuticals International, Inc. the Company members of the Management Board Ashwin Roy, Darius Sulnis, Martynas Cesnavicius, Martin Oxley and Tomas Nauseda, and the members of the Audit Committee Edgaras Kateiva, Kustaa Aima and Raimondas Rajeckas resigned on 19 August 2011. On 7 September Extraordinary General Shareholders Meeting elected new Board members (Marcin Jedrzejuk, Seana-Lyn Carson, Tadeusz Pietrasz, Robert Roswell Chai-Onn and Leszek Wojtowicz) and new Audit Committee (Marcin Jedrzejuk, Seana-Lyn Carson and Aidas Galubickas (independent member)) for the term of office of 2011 – 2015.

On 22 September 2011 the Company received a notification regarding the mandatory sale of shares (squeeze-out) from its shareholder Valeant Pharmaceuticals International, Inc.

On 28 December 2011 the Management Board of the Company recalled Saulius Jurgelenas from the position of CEO and elected Saulius Mecislovas Zemaitis as a new CEO of the Company, who started his duties from 31 December 2011.



The consolidated financial statements include the financial statements of public limited liability company "SANITAS" and the subsidiaries and associated company listed in the following table (hereinafter – the Group):

Name	Main activities	Country of	% of equity interest		
Name	Main activities	incorporation	2012	2011	
Subsidiary companies					
Jelfa S.A.	Production and trade of medicines	Poland	100	100	
Laboratorium Farmaceutyczne HOMEOFARM sp. z o.o.	Research and development activities	Poland	100	100	
Sanitas Pharma a.s.	Marketing, sales and regulatory affairs services	Slovakia	100	100	
Emo - Farm sp. z o. o.	Production and trade of medicines and cosmetics	Poland	100	-	
Associate company					
Valeant IPM sp. z o.o.	Intellectual property management	Poland	36.56	36.56	

On 30 October 2012 Group's subsidiary Jelfa S.A. acquired 100% of Emo-Farm sp. z o.o. shares from related party ICN Polfa Rzeszow S.A. This was transaction between entities under common control, as Emo-Farm sp.z.o.o before and after acquisition is controlled by Valeant Pharmaceuticals International, Inc. The transaction price was PLN 31,000 thousand (LTL 25,830 thousand), which is deferred till 31 December 2013 and shall bear interest calculated using 6 month LIBOR + 1% interest rate. The Group also incurred transaction fee of PLN 310 thousand (LTL 258 thousand). The difference between transaction price and subsidiary's net assets acquired in the amount of LTL 12,284 thousand (see Note 17 for detailed information) was recognized in Retained Earnings of the Group's.

Starting from the end of 2011 year Sanitas Pharma a.s. was dormant. From year 2012 Laboratorium Farmaceutyczne HOMEOFARM sp. z o.o. is an IP owner and receives royalties income on them.

As at 30 December 2011 Jelfa S.A. transferred all its intangible assets, related to the medicines licenses, which constituted intellectual property business, as contribution in kind to 36.56% of the associate company Valeant IPM sp. z o.o. The Group value of the transferred intangible assets is equal to LTL 142,708 thousand, including goodwill of LTL 113,046 thousand (Note 16), related deferred tax liability of LTL 1,916 thousand and translation reserve loss of LTL 13,286 thousand. In addition to this, Jelfa S.A. transferred cash in amount of LTL 210 thousand, LTL 59 thousand of trade receivables and LTL 124 thousand of trade payables. Total Group cost to this associate company amounts to LTL 154,223 thousand.

As at 31 December 2011, 100% of Valeant IPM sp. z o.o. total assets fair value amounted to LTL 1,337,107 thousand, total liabilities fair value amounted to LTL 4,763 thousand, while 2011 revenues were LTL 65,115 thousand and 2011 profit was equal to LTL 948 thousand.

The fair value of Valeant IPM sp. z o.o. net assets, attributable for the Group, amounted to LTL 487,105 thousand and exceeded the cost of the Group to this associated entity by LTL 332,882 thousand, which was recognized in the Group profit or loss as gain on disposal of assets by contribution in investment in associate, respectively, at the time of acquisition.

As at 31 December 2012, 100% of Valeant IPM sp. z o.o. total assets value amounted to LTL 1,477,198 thousand, total liabilities value amounted to LTL 42,600 thousand, while 2012 revenues were LTL 126,841 thousand, and 2012 profit was equal to LTL 69 thousand.

As at 31 December 2012 the number of employees of the Group was 988 (as at 31 December 2011 – 1,077). As at 31 December 2012 the number of employees of the Company was 109 (as at 31 December 2011 – 108).



# 2. Application of new and revised International Financial Reporting Standards

2.1. Standards and Interpretations effective in the current period

Starting with reporting financial year of 2012, the Group and the Company adopted the following newly announced and amended IFRS and IFRIC interpretations:

- Disclosures—Transfers of Financial Assets Amendments to IFRS 7 (issued in October 2010 and effective for annual periods beginning on or after 1 July 2011). The amendment requires additional disclosures in respect of risk exposures arising from transferred financial assets. The amendment includes a requirement to disclose by class of asset the nature, carrying amount and a description of the risks and rewards of financial assets that have been transferred to another party, yet remain on the entity's balance sheet. Disclosures are also required to enable a user to understand the amount of any associated liabilities, and the relationship between the financial assets and associated liabilities. Where financial assets have been derecognised, but the entity is still exposed to certain risks and rewards associated with the transferred asset, additional disclosure is required to enable the effects of those risks to be understood.
- 2.2. Standards and amendments to existing standards that are not yet effective and have not been early adopted by the Group and the Company, but could have impact for the Group and the Company

The following standards and amendments to existing standards have been published:

- IFRS 10, Consolidated Financial Statements (issued in May 2011 and effective for annual periods beginning on or
  after 1 January 2014), replaces all of the guidance on control and consolidation in IAS 27 "Consolidated and
  separate financial statements" and SIC-12 "Consolidation special purpose entities". IFRS 10 changes the
  definition of control so that the same criteria are applied to all entities to determine control. This definition is
  supported by extensive application guidance. The Group and the Company is currently assessing the impact of the
  new standard on its financial statements.
- IFRS 12, Disclosure of Interest in Other Entities, (issued in May 2011 and effective for annual periods beginning on or after 1 January 2014), applies to entities that have an interest in a subsidiary, a joint arrangement, an associate or an unconsolidated structured entity. IFRS 12 sets out the required disclosures for entities reporting under the two new standards: IFRS 10, Consolidated financial statements, and IFRS 11, Joint arrangements, and replaces the disclosure requirements currently found in IAS 28, Investments in associates. IFRS 12 requires entities to disclose information that helps financial statement readers to evaluate the nature, risks and financial effects associated with the entity's interests in subsidiaries, associates, joint arrangements and unconsolidated structured entities. To meet these objectives, the new standard requires disclosures in a number of areas, including significant judgments and assumptions made in determining whether an entity controls, jointly controls, or significantly influences its interests in other entities, extended disclosures on share of non-controlling interests in group activities and cash flows, summarised financial information of subsidiaries with material non-controlling interests, and detailed disclosures of interests in unconsolidated structured entities. The Group and the Company is currently assessing the impact of the new standard on its financial statements.
- IFRS 13, Fair value measurement, (issued in May 2011 and effective for annual periods beginning on or after 1 January 2013), aims to improve consistency and reduce complexity by providing a revised definition of fair value, and a single source of fair value measurement and disclosure requirements for use across IFRSs. The Group and the Company is currently assessing the impact of the standard on its financial statements.
- IAS 27, Separate Financial Statements, (revised in May 2011 and effective for annual periods beginning on or after 1 January 2014), was changed and its objective is now to prescribe the accounting and disclosure requirements for investments in subsidiaries, joint ventures and associates when an entity prepares separate financial statements. The guidance on control and consolidated financial statements was replaced by IFRS10, Consolidated Financial Statements. The Group and the Company is currently assessing the impact of the amended standard on its financial statements.
- IAS 28, Investments in Associates and Joint Ventures, (revised in May 2011 and effective for annual periods beginning on or after 1 January 2014). The amendment of IAS 28 resulted from the Board's project on joint ventures. When discussing that project, the Board decided to incorporate the accounting for joint ventures using the equity method into IAS 28 because this method is applicable to both joint ventures and associates. With this exception, other guidance remained unchanged. The Group and the Company is currently assessing the impact of the amended standard on its financial statements.



- Amendments to IAS 1, Presentation of Financial Statements (issued June 2011, effective for annual periods beginning on or after 1 July 2012), changes the disclosure of items presented in other comprehensive income. The amendments require entities to separate items presented in other comprehensive income into two groups, based on whether or not they may be reclassified to profit or loss in the future. The suggested title used by IAS 1 has changed to 'statement of profit or loss and other comprehensive income'. The Group and the Company expects the amended standard to change presentation of its financial statements, but have no impact on measurement of transactions and balances.
- Amended IAS 19, Employee Benefits (issued in June 2011, effective for periods beginning on or after 1 January 2013), makes significant changes to the recognition and measurement of defined benefit pension expense and termination benefits, and to the disclosures for all employee benefits. The standard requires recognition of all changes in the net defined benefit liability (asset) when they occur, as follows: (i) service cost and net interest in profit or loss; and (ii) remeasurements in other comprehensive income. The Group and the Company is currently assessing the impact of the amended standard on its financial statements.
- Offsetting Financial Assets and Financial Liabilities Amendments to IAS 32 (issued in December 2011 and
  effective for annual periods beginning on or after 1 January 2014). The amendment added application guidance to
  IAS 32 to address inconsistencies identified in applying some of the offsetting criteria. This includes clarifying
  the meaning of 'currently has a legally enforceable right of set-off' and that some gross settlement systems may be
  considered equivalent to net settlement. The Group and the Company are considering the implications of the
  amendment, the impact on the Group and the Company and the timing of its adoption by the Group and the
  Company.
- Disclosures—Offsetting Financial Assets and Financial Liabilities Amendments to IFRS 7 (issued in December 2011 and effective for annual periods beginning on or after 1 January 2013). The amendment requires disclosures that will enable users of an entity's financial statements to evaluate the effect or potential effect of netting arrangements, including rights of set-off. The amendment will have an impact on disclosures but will have no effect on measurement and recognition of financial instruments.



# 3. Accounting principles

#### 3.1. Statement of compliance

The financial statements of the Group and the Company have been prepared in accordance with IFRS as adopted by the EU.

#### 3.2. Basis of preparation

These financial statements have been prepared on a historical cost basis except for derivative financial instruments that have been measured at fair value. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

The financial statements for the year ended 31 December 2012 are prepared under the assumption that the Group and the Company will continue as a going concern.

As at 31 December 2012 the Group liquidity (total current assets/total current liabilities) and quick ratios ((total current assets-inventories)/total current liabilities) were equal to 0.62 and 0.41, respectively (0.64 and 0.45 as at 31 December 2011). The Company liquidity and quick ratios as at 31 December 2012 were equal to 0.17 and 0.11, respectively (0.69 and 0.58 as at 31 December 2011). The Group's and the Company's low liquidity ratios are affected by short term intercompany loans amounting to LTL 204,612 thousand and LTL 67,764 thousand, respectively (LTL 184,380 thousand and LTL 44,295 thousand as at 31 December 2011), which are repayable in 60 days after the lender notice (Note 24), and which, if requested to be repaid, may cast material uncertainty on the Group's and the Company's ability to continue as a going concern.

The management of the Group and the Company has prepared a forecast of the Group and the Company operation for 2013, showing, that the forecasted 2013 cash flow from ordinary operations is sufficient to cover scheduled third parties and intragroup liabilities repayments, as cash flow is managed at Valeant group level and is closely monitored by Valeant group management. Moreover, as mentioned in Note 33, the Group and the Company management does not anticipate that the mentioned loans will be requested to be repaid in 2013, as Company has received such confirmation from Valeant Group.

Taking into account the above facts, the Group and the Company management concludes, that the Group and the Company will continue as a going concern through 2013 for the following years.

The principal accounting policies adopted in preparing the consolidated and the separate financial statements for the vear ended 31 December 2012 are set out below.

#### 3.3. Basis of consolidation

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company (its subsidiaries). Control is achieved where the Company has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

The results of subsidiaries acquired or disposed of during the year are included in the consolidated statement of comprehensive income from the effective date of acquisition and up to the effective date of disposal, as appropriate. Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group.

When the Group loses control of a subsidiary, the profit or loss on disposal is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. Amounts previously recognised in other comprehensive income in relation to the subsidiary are accounted for (i.e. reclassified to profit or loss or transferred directly to retained earnings) in the same manner as would be required if the relevant assets or liabilities were disposed of. The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under IAS 39 Financial Instruments: Recognition and Measurement or, when applicable, the cost on initial recognition of an investment in an associate or jointly controlled entity.



IFRS 3, 'Business combinations' is not applied to acquisitions of subsidiaries between entities under common controls, therefore such acquisitions are recognised using predecessor accounting. Under predecessor method, the assets and liabilities are not restated to their fair value as at the acquisition date; instead the Group combines assets and liabilities at their pre-combination carrying amounts. No new goodwill arises in predecessor accounting. Any difference between the cost of the transaction and the carrying value of the net assets is recorded in equity. The acquired companies' results are included in the consolidated financial statements from the date of acquisition.

#### Foreign currency translation

The Group's and Separate financial statements are presented in local currency of the Republic of Lithuania, Litas (LTL), which is the Company's functional and the Group's and the Company's presentation currency. Each entity in the Group determines its own functional currency and items included in the financial statements of each entity are measured using that functional currency. Transactions in foreign currencies are initially recorded at the functional currency ruling at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency rate of exchange ruling at the balance sheet date. All differences are taken to profit or loss. Non monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Any goodwill arising on the acquisition of a foreign operation and any fair value adjustments to the carrying amounts of assets and liabilities arising on the acquisition are treated as assets and liabilities of the foreign operation and translated at the balance sheet date

The functional currency of the foreign operations in Polish subsidiaries Jelfa S.A., Pharmaceutical Laboratory HOMEOFARM sp. z o.o. and Emo - Farm sp.z o.o. as well as Slovak subsidiary Sanitas Pharma a.s.. are Polish Zloty (PLN) and euro (EUR), respectively. As at the reporting date, the assets and liabilities of these subsidiaries are translated into the presentation currency of the Company (LTL) at the rate of exchange ruling at the balance sheet date and their statements of comprehensive income are translated at the weighted average exchange rates for the year. The exchange differences arising on the translation are recognised in other comprehensive income and accumulated in equity. On disposal of a foreign entity, the deferred cumulative amount recognised in equity relating to that particular foreign operation is recognised in the profit or loss.

Lithuanian Litas is pegged to EUR at the rate of 3.4528 Litas for 1 EUR, and the exchange rates in relation to other currencies are set daily by the Bank of Lithuania.

#### 3.4. Business combinations

Acquisitions of subsidiaries and businesses are accounted for using the acquisition method, except the acquisitions between entities under common control. The consideration for each acquisition is measured at the aggregate of the fair values (at the date of exchange) of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognised in profit or loss as incurred.

Where applicable, the consideration for the acquisition includes any asset or liability resulting from a contingent consideration arrangement, measured at its acquisition-date fair value. Subsequent changes in such fair values are adjusted against the cost of acquisition where they qualify as measurement period adjustments (see below). All other subsequent changes in the fair value of contingent consideration classified as an asset or liability are accounted for in accordance with relevant IFRS. Changes in the fair value of contingent consideration classified as equity are not recognised.

Where a business combination is achieved in stages, the Group's previously held interests in the acquired entity are remeasured to fair value at the acquisition date (i.e. the date the Group attains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss, where such treatment would be appropriate if that interest were disposed of.

The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under IFRS 3 are recognised at their fair value at the acquisition date, except that:

- deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with IAS 12 Income Taxes and IAS 19 Employee Benefits respectively;
- liabilities or equity instruments related to the replacement by the Group of an acquiree's share-based payment awards are measured in accordance with IFRS 2 Share-based Payment; and
- assets (or disposal groups) that are classified as held for sale in accordance with IFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that Standard.



If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see below), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have affected the amounts recognised as of that date.

The measurement period is the period from the date of acquisition to the date the Group obtains complete information about facts and circumstances that existed as of the acquisition date – and is subject to a maximum of one year.

Business combinations that took place prior 1 January 2009 were accounted for in accordance with the previous version of IFRS 3.

#### 3.5. Goodwill

Goodwill arising in a business combination is recognised as an asset at the date that control is acquired (the acquisition date). Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.

If, after reassessment, the Group's interest in the fair value of the acquiree's identifiable net assets exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held equity interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Goodwill is not amortised but is reviewed for impairment at least annually. For the purpose of impairment testing, goodwill is allocated to each of the Group's cash-generating units expected to benefit from the synergies of the combination. Cash-generating units to which goodwill has been allocated are tested for impairment annually, or more frequently when there is an indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro-rata on the basis of the carrying amount of each asset in the unit. An impairment loss recognised for goodwill is not reversed in a subsequent period.

On disposal of a subsidiary, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

#### 3.6. Investments in subsidiaries

Investments in subsidiaries in the Company's separate financial statements are shown at cost less impairment. An assessment of whether any indication of impairment exists is performed at least annually.

#### 3.7. Investments in associates

Associates are all entities over which the Group has significant influence but not control, generally accompanying a shareholding of between 20% and 50% of the voting rights. Investments in associates are accounted for using the equity method of accounting and are initially recognised at cost. The Group's investment in associates includes goodwill identified on acquisition, net of any accumulated impairment loss.

The Group's share of its associates' post-acquisition profits or losses is recognised in the income statement, and its share of post-acquisition movements in other comprehensive income is recognised in other comprehensive income. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

#### 3.8. Property, plant and equipment

Property, plant and equipment is stated at cost, excluding the costs of day-to-day servicing, less accumulated depreciation and accumulated impairment losses, if any. Such cost includes the cost of replacing part of such property, plant and equipment and borrowing costs for long-term construction projects if the recognition criteria are met. Replaced parts are written-off. All other repair and maintenance costs are recognised in profit or loss as incurred.



The carrying values of property, plant and equipment are reviewed for impairment when events or changes in circumstances indicate that the carrying value may not be recoverable.

An item of property, plant and equipment is derecognised upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included in profit or loss in the year the asset is derecognised.

Depreciation is calculated on a straight-line basis over the useful life of the assets as follows:

Buildings
 Machinery and equipment
 Vehicles and other non-current assets
 10 – 40 years
 3 – 25 years
 2 – 10 years

The assets residual values, useful lives and methods of depreciation are reviewed at each financial year end, and adjusted prospectively if appropriate.

Construction in progress is stated at cost. This includes the cost of construction and equipment and other directly attributable costs. Construction in progress is not depreciated until the relevant assets are completed and are available for their intended use.

#### 3.9. Intangible assets other than goodwill

Intangible assets are measured initially at cost. Intangible assets are recognised if it is probable that future economic benefits that are attributable to the asset will flow to the enterprise and the cost of asset can be measured reliably. After initial recognition, intangible assets are measured at cost less accumulated amortisation and any accumulated impairment losses. The useful lives of intangible assets other than goodwill are assessed to be finite. Intangible assets are amortised on a straight-line basis over the best estimate of their useful lives.

Gain or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognised in profit or loss when the asset is derecognised.

#### Research and development costs

Research costs are expensed as incurred. Development expenditure on an individual projects is recognised as an intangible asset when the Group and the Company can demonstrate the technical feasibility of completing the intangible asset so that it will be available for use or sale, its intention to complete and its ability to use or sell the asset, how the asset will generate future economic benefits, the availability of resources to complete the asset and the ability to measure reliably the expenditure during development.

Following initial recognition of the development expenditure as an asset, the cost model is applied requiring the asset to be carried at cost less any accumulated amortisation and accumulated impairment losses. Amortisation of the asset begins when development is complete and the asset is available for use. It is amortised in 5 years. During the period of development, the asset is tested for impairment annually.

### Software

The costs of acquisition of new software are capitalised and treated as an intangible asset if these costs are not an integral part of the related hardware. Software is amortised during 2 - 15 years.

Costs incurred in order to restore or maintain the future economic benefits that the Group and the Company expect from the originally assessed standard of performance of existing software systems are recognised as an expense when the restoration or maintenance work is carried out.



#### Licences

The licences have been granted for a period from 2 to 10 years by the relevant government agency with the option of renewal at the end of this period. The licences are amortised on a straight line basis over the period of license. The licences provide the option for renewal based on whether the Group and the Company meets the conditions of the licence and may be renewed at little or no cost to the Group and the Company. If the license term is prolonged, the amortisation period is revised.

#### 3.10. Impairment of non-financial assets, excluding goodwill

At the end of each reporting period, the Group and the Company reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group and the Company estimates the recoverable amount of the cash-generating unit to which the asset belongs. Where a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually by the Group and the Company, and whenever there is an indication that the asset may be impaired.

Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognised immediately in profit or loss.

Where an impairment loss subsequently reverses, the carrying amount of the asset (or cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognised for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognised immediately in profit or loss.

#### 3.11. Investments and other financial assets

Financial assets within the scope of IAS 39 are classified as either financial assets at fair value through profit or loss, loans and receivables, held to maturity investments, available for sale financial assets, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group and the Company determines the classification of its financial assets at initial recognition.

Financial assets are recognised initially at fair value plus, in the case of investments not at fair value through profit or loss, directly attributable transaction costs.

Purchases or sales of financial assets that require delivery of assets within a time frame established by regulation or convention in the marketplace (regular way purchase) are recognised on the trade date, i.e., the date that the Group and the Company commits to purchase or sell the asset.

The Group's and the Company's financial assets include cash, trade and other receivables, loans and other receivables and derivative financial instruments.

The subsequent measurement of financial assets depends on their classification as follows:

#### Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading and financial assets designated upon initial recognition at fair value through profit or loss. Financial assets are classified as held for trading if they are acquired for the purpose of selling in the near term. This category includes derivative financial instruments entered into by the Group that do not meet the hedge accounting criteria as defined by IAS 39. Financial assets at fair value through profit or loss are carried in the balance sheet at fair value with the gains or losses recognised in profit or loss.



#### Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets which carry fixed or determinable payments and fixed maturities and which the Group and the Company has the positive intention and ability to hold to maturity. After initial measurement held to maturity investments are measured at amortised cost. This cost is computed as the amount initially recognised minus principal repayments, plus or minus the cumulative amortisation using the effective interest method of any difference between the initially recognised amount and the maturity amount, less allowance for impairment. This calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums and discounts. Gains and losses are recognised in profit or loss when the investments are derecognised or impaired, as well as through the amortisation process. The Group and the Company did not have any held-to-maturity investments during the years ended 31 December 2012 and 2011.

#### Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. After initial recognition, such financial assets are carried at amortised cost using the effective interest rate method less any allowance for impairment. Amortised cost is calculated taking into account any discount or premium on acquisition and includes fees that are an integral part of the effective interest rate and transaction costs. Gains and losses are recognised in profit or loss when the loans and receivables are derecognised or impaired, as well as through the amortisation process.

#### Available-for-sale financial instruments

Available-for-sale financial assets are those non-derivative financial assets that are designated as available-for-sale or are not classified in any of the three preceding categories. After initial measurement, available for sale financial assets are measured at fair value with unrealised gains or losses being recognised in other comprehensive income and accumulated in the investments revaluation reserve. When the investment is disposed of, the cumulative gain or loss previously accumulated in the investments revaluation reserve is reclassified to profit or loss. Interest earned or paid on the investments is reported as interest income or expense using the effective interest rate. Dividends earned on investments are recognised in profit or loss as "Dividends received" when the right of payment has been established. The Group and the Company did not have any available-for-sale investments during the years ended 31 December 2012 and 2011.

#### 3.12. Impairment of financial assets

The Group and the Company assesses at each balance sheet date whether there is any objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset (an incurred 'loss event') and that loss event has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated. Evidence of impairment may include indications that the debtors or a group of debtors is experiencing significant financial difficulty, default or delinquency in interest or principal payments, the probability that they will enter bankruptcy or other financial reorganisation and where observable data indicate that there is a measurable decrease in the estimated future cash flows, such as changes in arrears or economic conditions that correlate with defaults.

#### Assets carried at amortised cost

For amounts due from loans and amounts due from other parties carried at amortised cost, the Group and the Company first assesses individually whether objective evidence of impairment exists for financial assets that are individually significant, or collectively for financial assets that are not individually significant. If the Group and the Company determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment. Assets that are individually assessed for impairment and for which an impairment loss is, or continues to be, recognised are not included in a collective assessment of impairment.

If there is objective evidence that an impairment loss has been incurred, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future expected credit losses that have not been incurred). The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognised in profit or loss. If, in a subsequent year, the amount of the estimated impairment loss increases or decreases because of an event occurring after the impairment was recognised, the previously recognised impairment loss is increased or reduced by adjusting the allowance account. If a future write-off is later recovered, the recovery is recognised in profit or loss.

The present value of the estimated future cash flows is discounted at the financial asset's original effective interest rate. If a loan has a variable interest rate, the discount rate for measuring any impairment loss is the current effective interest rate.



#### Available-for-sale financial investments

If an available-for-sale asset is impaired, an amount comprising the difference between its cost (net of any principal payment and amortisation) and its current fair value, less any impairment loss previously recognised in profit or loss, is transferred from cumulative gains or losses previously recognised in other comprehensive income to profit or loss. Reversals in respect of equity instruments classified as available for sale are not recognised in profit or loss. Any increase in fair value subsequent to an impairment loss is recognised in other comprehensive income. Reversals of impairment losses on debt instruments are reversed through profit or loss; if the increase in fair value of the instrument can be objectively related to an event occurring after the impairment loss was recognised in profit or loss.

#### 3.13. Inventories

Inventories are valued at the lower of cost or net realisable value. Net realisable value is the selling price in the ordinary course of business, less the costs of completion, marketing and distribution. Cost is determined by the first-in, first-out (FIFO) method. The cost of finished goods and work in progress includes the applicable allocation of fixed and variable production costs based on a normal operating capacity. Unrealisable inventories are fully written-off.

#### 3.14. Cash and cash equivalents

Cash includes cash on hand and cash with banks. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash with original maturities of three months or less and that are subject to an insignificant risk of change in value.

For the purposes of the cash flow statement, cash and cash equivalents comprise cash on hand and in current bank account as well as deposits in bank with original term of three months or less.

#### 3.15. Financial liabilities

Financial liabilities within the scope of IAS 39 are classified as financial liabilities at fair value through profit or loss, loans and borrowings, or as derivatives designated as hedging instruments in an effective hedge, as appropriate. The Group and the Company determines the classification of its financial liabilities at initial recognition. Financial liabilities are recognised initially at fair value and in the case of loans and borrowings, plus directly attributable transaction costs.

The Group's and the Company's financial liabilities include trade and other payables, bank overdraft, loans and borrowings, finance lease liabilities, and derivative financial instruments.

The measurement of financial liabilities depends on their classification as follows:

#### Financial liabilities at fair value through profit or loss

Financial liabilities at fair value through profit or loss includes financial liabilities held for trading and financial liabilities designated upon initial recognition as at fair value through profit or loss. Financial liabilities are classified as held for trading if they are acquired for the purpose of selling in the near term. This category includes derivative financial instruments entered into by the Group that do not meet the hedge accounting criteria as defined by IAS 39. Gains or losses on liabilities held for trading are recognised in profit and loss. The Group has not designated any financial liabilities as at fair value through profit or loss during the years ended 31 December 2012 and 2011.

#### Loans and borrowings

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortised cost using the effective interest rate method. Gains and losses are recognised in profit or loss when the liabilities are derecognised as well as through the amortisation process. The borrowings are classified as non-current if the financing agreement as at the balance sheet date provides evidence that the substance of the liability at the balance sheet date was long-term.

#### 3.16. Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at inception date of whether the fulfilment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to use the asset.

#### Group and the Company as a lessee

Finance leases, which transfer to the Group and the Company substantially all the risks and benefits incidental to ownership of the leased item, are capitalised at the inception of the lease at the fair value of the leased property or, if lower, at the present value of the minimum lease payments. Lease payments are apportioned between the finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are reflected in profit or loss.



Capitalised leased assets are depreciated over the shorter of the estimated useful life of the asset and the lease term, if there is no reasonable certainty that the Group and the Company will obtain ownership by the end of the lease term.

Operating lease payments are recognised as an expense in profit or loss on a straight-line basis over the lease term.

#### 3.17. Derecognition of financial assets and liabilities

#### Financial assets

A financial asset (or, where applicable a part of a financial asset or part of a group of similar financial assets) is derecognised when:

- the rights to receive cash flows from the asset have expired:
- the Group and the Company have transferred their rights to receive cash flows from the asset or has assumed an
  obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through'
  arrangement; and either (a) have transferred substantially all the risks and rewards of the asset, or (b) has neither
  transferred nor retained substantially all the risks and rewards of the asset, but have transferred control of the
  asset

When the Group and the Company have transferred their rights to receive cash flows from an asset and has neither transferred nor retained substantially all the risks and rewards of the asset nor transferred control of the asset, the asset is recognised to the extent of the Group's and the Company's continuing involvement in the asset.

#### Financial liabilities

A financial liability is derecognised when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognised in profit or loss.

#### 3.18. Derivative financial instruments and hedge accounting

The Group used derivative financial instruments such as currency exchange option contracts and interest rate swaps to hedge its foreign exchange risks and interest rate risks respectively. Such derivative financial instruments are initially recognised at fair value on the date on which a derivative contract is entered into and are subsequently remeasured at fair value. Derivatives are carried as financial assets when the fair value is positive and as financial liabilities when the fair value is negative.

Any gains or losses arising from changes in fair value on derivatives during the year that do not qualify for hedge accounting and the ineffective portion of an effective hedge, are taken directly to profit or loss.

The fair value of currency exchange option contracts is the sum of the difference between the option exchange rate and the contract rate and the time value. The option exchange rate is referenced to current option exchange rates for contracts with similar maturity profiles. The fair value of interest rate swap contracts is determined by reference to market values for similar instruments.

For the purpose of hedge accounting, hedges are classified as:

- fair value hedges when hedging the exposure to changes in the fair value of a recognised asset or liability or an unrecognised firm commitment (except for foreign currency risk); or
- cash flow hedges when hedging exposure to variability in cash flows that is either attributable to a particular risk associated with a recognised asset or liability or a highly probable forecast transaction or the foreign currency risk in an unrecognised firm commitment; or
- hedges of a net investment in a foreign operation.

At the inception of a hedge relationship, the Group formally designates and documents the hedge relationship to which the Group wishes to apply hedge accounting and the risk management objective and strategy for undertaking the hedge. The documentation includes identification of the hedging instrument, the hedged item or transaction, the nature of the risk being hedged and how the entity will assess the hedging instrument's effectiveness in offsetting the exposure to changes in the hedged item's fair value or cash flows attributable to the hedged risk. Such hedges are expected to be highly effective in achieving offsetting changes in fair value or cash flows and are assessed on an ongoing basis to determine that they actually have been highly effective throughout the financial reporting periods for which they were designated.



Hedges which meet the strict criteria for hedge accounting are accounted for as follows:

#### Cash flow hedges

The effective portion of the gain or loss on the hedging instrument is recognised in other comprehensive income, while any ineffective portion is recognised immediately in profit or loss.

Amounts previously recognised in other comprehensive income and accumulated in equity are transferred to profit or loss when the hedged transaction affects profit or loss, such as when the hedged financial income or financial expense is recognised or when a forecast sale occurs. Where the hedged item is the cost of a non-financial asset or non-financial liability, the amounts taken to equity are transferred to the initial carrying amount of the non-financial asset or liability.

If the forecast transaction is no longer expected to occur, amounts previously accumulated in equity are transferred to profit or loss. If the hedging instrument expires or is sold, terminated or exercised without replacement or rollover, or if its designation as a hedge is revoked, amounts previously accumulated in equity remain in equity until the forecast transaction occurs.

The Group had an interest rate swap that has been used as a hedge for the exposure to the changes in the variable interest rate of Jelfa S.A. loans. See Note 26 for more details.

#### Current versus non-current classification

Derivative instruments that are not a designated and effective hedging instrument are classified as current or non-current or separated into a current and non-current portion based on an assessment of the facts and circumstances (i.e., the underlying contracted cash flows):

- where the Group will hold a derivative as an economic hedge (and does not apply hedge accounting), for a period beyond 12 months after the balance sheet date, the derivative is classified as non-current or separated into current and non-current portions) consistent with the classification of the underlying item;
- embedded derivatives that are not closely related to the host contract are classified consistent with the cash flows
  of the host contract;
- derivative instruments that are designated as, and are effective hedging instruments, are classified consistent with
  the classification of the underlying hedged item. The derivative instrument is separated into a current portion and
  non-current portion only if a reliable allocation can be made.

#### 3.19. **Grants**

Grants are recognised where there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grant relates to an expense item, it is recognised as income over the period necessary to match the grant on a systematic basis to the costs that it is intended to compensate. Where the grant relates to an asset, it is recognised as deferred income and released to profit or loss in equal amounts over the expected useful life of the related asset. In profit or loss, depreciation expense account is decreased by the amount of grant amortisation.

### 3.20. Employee benefits

#### Other post-employment benefits

The Group pays retirement benefits and jubilee bonuses for its employees. The amount of the liability due to these benefits is equal to the present value of the defined benefit obligation at the balance sheet date, and reflect actuarial gains and losses and the costs of past employment. The value of defined benefit obligations is estimated at the balance sheet date by independent actuaries using the Projected Unit Credit Method. The present value of the defined benefit obligation is determined by discounting estimated future cash outflow using the interest rates on treasury bonds expressed in the currency of future benefit payment, with maturities similar to those of the liabilities due to be paid.

Actuarial gains and losses increase or decrease costs recognised in profit or loss in the period in which they arose. Costs of past employment related to defined benefit plans are accounted for in profit or loss systematically, using the straight-line method, over the period until the benefits become vested.

#### Social security contributions

The Group and the Company pays social security contributions to the state Social Security Fund (hereinafter "the Fund") on behalf of its employees based on the defined contribution plan in accordance with the local legal requirements. A defined contribution plan is a plan under which the Group and Company pays fixed contributions into the Fund and will have no legal or constructive obligations to pay further contributions if the Fund does not hold sufficient assets to pay all employees benefits relating to employee service in the current and prior period. The social security contributions are recognised as an expense on an accrual basis and are included within staff costs. Social security contributions each year are allocated by the Fund for pension, health, sickness, maternity and unemployment payments.



#### **Termination benefits**

Termination benefits are payable when employment is terminated by the Group and Company before the normal retirement date, or whenever an employee accepts voluntary redundancy in exchange for these benefits. The Group and Company recognises termination benefits when it is demonstrably committed to either: terminating the employment of current employees according to a detailed formal plan without possibility of withdrawal; or providing termination benefits as a result of an offer made to encourage voluntary redundancy. Benefits falling due more than 12 months after balance sheet date are discounted to present value

#### 3.21.Share-based payments

The Group and the Company operated share-based compensation plans, under which the entity receives services from employees as consideration for cash payments of the Group, which are linked to the share price. The fair value of the employee services received in exchange for the grant of the options is recognised as an expense. The total amount to be expensed is determined by reference to the fair value of the options granted:

- including any market performance conditions (for example, an entity's share price);
- excluding the impact of any service and non-market performance vesting conditions (for example, profitability, sales growth targets and remaining an employee of the entity over a specified time period);
- including the impact of any non-vesting conditions (for example, the requirement for employees to save).

Non-market vesting conditions are included in assumptions about the number of options that are expected to vest. The total expense is recognised over the vesting period, which is the period over which all of the specified vesting conditions are to be satisfied. At the end of each reporting period, the entity revises its estimates of the number of options that are expected to vest based on the non-market vesting conditions. It recognises the impact of the revision to original estimates, if any, in the income statement, with a corresponding adjustment to liability.

The grant by the Company of options over its equity instruments to the employees of subsidiary undertakings in the Group is treated as a capital contribution. The fair value of employee services received, measured by reference to the grant date fair value, is recognised over the vesting period as an increase to investment in subsidiary undertakings, with a corresponding credit to liability.

### 3.22. Offsetting

Financial assets and liabilities are offset and the net amount is reported in the balance sheet when there is a currently enforceable legal right to set off the recognised amounts and there is an intention to settle on a net basis, or to realise the asset and settle the liability simultaneously.

#### 3.23. Provisions

Provisions are recognised when the Group and the Company has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation. Where the Group and the Company expects some or all of a provision to be reimbursed, for example under an insurance contract, the reimbursement is recognised as a separate asset but only when the reimbursement is virtually certain. The expense relating to any provision is presented in profit or loss net of any reimbursement. If the effect of the time value of money is material, provisions are discounted using a current pre tax rate that reflects, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognised as a finance cost.

#### 3.24. Contingencies

Contingent liabilities are not recognised in the financial statements. They are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote.

A contingent asset is not recognised in the financial statements.

#### 3.25. Current and deferred income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted by the balance sheet date. Current income tax relating to items that are recognised outside profit or loss (whether in other comprehensive income or directly in equity) is also recognised outside profit or loss. Income tax charge is based on profit for the year and considers deferred taxation. Income tax is calculated based on the respective country's tax legislation.



The income tax rate in Lithuania was 15%. Tax losses can be carried forward for indefinite period, except for the losses incurred as a result of disposal of securities and/or derivative financial instruments in Lithuania. Such carrying forward is disrupted if the Company changes its activities due to which these losses incurred except when the Company does not continue its activities due to reasons which do not depend on Company itself. The losses from disposal of securities and/or derivative financial instruments can be carried forward for 5 consecutive years and only be used to reduce the taxable income earned from the transactions of the same nature.

The standard income tax rate in Poland and in Slovakia is 19%. According to Polish legislation tax losses may be carried forward for 5 consecutive years. Up to half of the original loss may be deducted in any year of the 5 year period. In Slovakia each year's tax loss should be considered separately and can be carried forward over five consecutive tax periods.

Deferred income tax is provided using the liability method on temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred income tax liabilities are recognised for all taxable temporary differences, except:

- where the deferred income tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of taxable temporary differences associated with investments in subsidiaries, where the timing of the
  reversal of the temporary differences can be controlled and it is probable that the temporary differences will not
  reverse in the foreseeable future.

Deferred income tax assets are recognised for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised except:

- where the deferred income tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- in respect of deductible temporary differences associated with investments in subsidiaries, deferred income tax assets are recognised only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilised.

The carrying amount of deferred income tax assets is reviewed at each balance sheet date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilised.

Unrecognised deferred income tax assets are reassessed at each balance sheet date and are recognised to the extent that it has become probable that future taxable profit will allow the deferred tax asset to be recovered.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the balance sheet date.

Deferred income tax relating to items that are recognised outside profit or loss (whether in other comprehensive income or directly in equity), is also recognised outside profit or loss.

Deferred income tax assets and deferred income tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current income tax liabilities and the deferred income taxes relate to the same taxable entity and the same taxation authority.

#### 3.26. Earnings per share

Basic earnings per share amounts are calculated by dividing net profit for the year attributable to ordinary equity holders of the parent by the weighted average number of ordinary shares outstanding during the year.

### 3.27. Dividends distribution

Dividends distribution to the Company's shareholders is recognised as a liability in the Group's and the separate financial statements at the moment they are declared by the Annual General Shareholders Meeting.



#### 3.28. Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits associated with the transaction will flow to the Group and the Company and the amount of the revenue can be measured reliably. Revenue is measured at the fair value of the consideration received, excluding discounts, rebates, and other sales taxes or duty. The following specific recognition criteria must also be met before the revenue is recognised:

#### Sale of goods

Revenue from the sale of goods is recognised when the significant risks and rewards of ownership of the goods have passed to the buyer.

#### Interest income

Revenue is recognised as interest accrues (using the effective interest method). Interest income is included in the finance revenue in profit or loss.

#### Dividends

Revenue is recognised when the Group's and the Company's right to receive the payment is established.

#### 3.29. Borrowing costs

Borrowing costs are capitalised if they are directly attributable to the acquisition, construction or production of a qualifying asset. Capitalisation of borrowing costs commences when the activities to prepare the asset are in progress and expenditures and borrowing costs are incurred. Borrowing costs are capitalised until the assets are substantially ready for their intended use. If the resulting carrying amount of the asset exceeds its recoverable amount, an impairment loss is recorded.

#### 3.30. Significant accounting judgments, estimates and assumptions

The preparation of the financial statements requires management of the Group and the Company to make judgments, estimates and assumptions that affects the reported amounts of revenues, expenses, assets and liabilities and disclosure of contingent liabilities, at the reporting date. However, uncertainty about these assumptions and estimates could result in outcomes that could require a material adjustment to the carrying amount of the asset or liability affected in the future. The significant areas of estimation used in the preparation of these financial statements are discussed below.

# Impairment of goodwill

The Group determines whether goodwill is impaired at least on an annual basis. This requires an estimation of the 'value in use' of the cash-generating units to which the goodwill is allocated. Estimating the value in use amount requires management to make an estimate of the expected future cash flows from the cash-generating unit and also to choose a suitable discount rate in order to calculate the present value of those cash flows. The carrying amount of goodwill as at 31 December 2012 was LTL 104,406 thousand (as at 31 December 2011 – LTL 125,912thousand) (further details are given in Note 16).

### Impairment loss of accounts receivable

The impairment loss of accounts receivable was determined based on management's estimates on recoverability and timing relating to the amounts that will not be collectable according to the original terms of receivables. These accounting estimates require significant judgment. Judgment is exercised based on significant financial difficulties of the debtor, probability that the debtor will enter into bankruptcy or financial reorganisation, and default or delinquency in payments. Current estimates could change significantly as a result of change in situation in the market and the economy as a whole. Recoverability rate also highly depends on success rate and actions employed relating to recovery of significantly overdue accounts receivable. Carrying amounts of receivables are disclosed in Notes 19 and 20.

#### Impairment of non-financial assets

The Group and the Company assesses whether there are any indicators of impairment for all non-financial assets at each reporting date. Non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management must estimate the expected future cash flows from the asset or cash generating unit and choose a suitable discount rate in order to calculate the present value of those cash flows.



#### Deferred tax assets

Deferred tax assets are recognised for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgment is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and level of future taxable profits together with future tax planning strategies. The carrying value of recognised deferred tax assets as at 31 December 2012 for the Group and the Company was LTL 10,012 thousand and LTL 21 thousand, respectively (as at 31 December 2011 – LTL 9,380 thousand and LTL 4,271 thousand). More details are disclosed in Note 12.

#### Useful life of property, plant and equipment

The key assumptions concerning determination of the useful life of property, plant and equipment are as follows: expected usage of the asset, expected physical wear and tear, technical or commercial obsolescence arising from changes or improvements in the services, legal or similar limits on the use of the asset, such as the expiry dates of related leases.

#### Tax audits

The tax authorities may at any time inspect the books and records of the Group and Company within 5 years subsequent to the reported tax year, and may impose additional tax assessments and penalties. The Group's and Company's management is not aware of any circumstances which may give rise to a potential material liability in this respect.

#### Investments in subsidiaries

In the Company's financial statements, investments in subsidiaries are stated at cost, less accumulated impairment losses. Impairment is estimated with reference to current year's financial performance results of the subsidiaries, the budgets for the next financial year and business plans.

#### 3.31. Reclassifications

In preparing 2012 financial statements no reclassifications were performed.

#### 3.32.Correction of error

In preparing 2012 financial statements, the Group identified a prior period error, which relates to the presentation of deferred tax asset and liability as based on IAS 12 *Income taxes*, the Group entity Jelfa S.A. meets offsetting criteria for deferred tax assets and liabilities. The tables below summarise the balance sheet lines which were affected by the correction of error:

			Group
Balance sheet account	31 December 2011	Offsetting of deferred tax asset and liability	31 December 2011 (restated)
Deferred tax asset	16,534	(7,154)	9,380
Deferred tax liability	10,837	(7,154)	3,683

			Group
Balance sheet account	31 December 2010	Offsetting of deferred tax asset and liability	31 December 2010 (restated)
Deferred tax asset	23,548	(7,969)	15,579
Deferred tax liability	15,339	(7,969)	7,370

Above adjustment had no impact on the equity on these dates, nor to the net profit of year ended 31 December 2011.

# 4. Segment information

For management purposes, the Group is organised into business units on their products, and has four reportable operating segments: injectables, tablets, ointments and eye drops and pre-filled syringes. Management monitors the operating results of its business units separately for the purpose of making decisions about resource allocation and performance assessment. The Board of Directors is the Group's chief operating decision-maker.



The accounting policies of the reportable segments are the same as the Group's accounting policies described in Note 3. Operating expenses, which are directly related to the operating segments, are allocated to the particular segments. Other operating expenses, related to the ordinary activities are indirectly allocated to the operating segments – pro rata production volumes in the period. One-off operating expenses are not allocated to the segments. Financial activities and income taxes are managed on a Group level and are not allocated to the operating segments as well. This is the measure reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance.

For the purposes of monitoring segment performance and allocating resources between segments:

- all assets are allocated to reportable segments other than investments in subsidiaries, other financial assets and tax assets. Assets used jointly by reportable segments are allocated on the basis of the revenues earned by individual reportable segments;
- all liabilities are allocated to reportable segments other than other financial liabilities, loans, current and deferred tax liabilities, and other liabilities. Liabilities for which reportable segments are jointly liable are allocated in proportion to segment assets.



Group information by operating segments for the year ended 31 December 2012 and 2011 is as follows:

												Group
	lı	njectables		Tablets	(	Dintments	Eye drops	, syringes	Ur	nallocated		Total
	2012	2011	2012	2011	2012	2011	2012	2011	2012	2011	2012	2011
Toll manufacturing sales	3,523	9,843	7,470	7,896	557	608	475	57	1	-	12,026	18,404
Own products sales	45,106	47,412	111,833	107,501	162,013	149,356	1,450	7,571	4,043	3,189	324,445	315,029
Total revenue	48,629	57,255	119,303	115,397	162,570	149,964	1,925	7,628	4,044	3,189	336,471	333,433
Segment gross profit	20,283	24,975	69,938	65,277	121,721	116,875	812	4,403	1,177	601	213,931	212,131
Other activity, net	-	-	-	-	-	-	-	-	374	624	374	624
Operating expenses	(21,781)	(21,006)	(40,093)	(51,869)	(92,555)	(61,626)	(218)	(3,802)	(4,071)	(51,065)	(158,718)	(189,368)
Gain on disposal of assets by contribution in investment in associate (Note 1)	-	-	-	<u>-</u>	-	-	-	-	-	332,882	-	332,882
The impairment loss on subsidiary's goodwill	(29,373)	-	-	-	(3,080)	-	-	-	-	-	(32,453)	-
Operating profit (loss) before financing costs	(30,871)	3,969	29,845	13,408	26,086	55,249	594	601	(2,520)	283,042	23,134	356,269
Financial expenses, net	-	-	-	-	-	-	-	-	(27,055)	(33,498)	(27,055)	(33,498)
Profit (loss) before taxes	(30,871)	3,969	29,845	13,408	26,086	55,249	594	601	(29,575)	249,544	(3,921)	322,771
Income tax	-	-	-	-	-	-	-	-	(12,807)	(8,351)	(12,807)	(8,351)
Segment profit (loss)	(30,871)	3,969	29,845	13,408	26,086	55,249	594	601	(42,382)	241,193	(16,728)	314,420
Segment assets	45,352	77,284	146,402	144,322	153,953	124,915	7,937	13,510	669,910	594,762	1,023,554	954,793
Goodwill (Note 16)	-	26,283	47,789	44,273	56,617	55,356	-	-	-	-	104,406	125,912
Segment liability	6,079	8,106	10,648	11,482	12,019	7,511	3	4,258	268,754	249,613	297,503	280,970
Acquisition of non-current assets	3,228	1,308	804	1,456	1,796	4,598	-	52	9,008	2,929	14,836	10,343
Depreciation and amortisation	3,382	3,838	6,265	8,748	2,495	3,584	165	464	8,479	9,620	20,786	26,254
Grant amortisation	(167)	(167)	(152)	(152)	-	-	(143)	(129)	(376)	(376)	(838)	(824)

Unallocated sales mainly include sales of syrups, cosmetics and suspensions, which cannot be attributed to the other segments. Revenue reported above represents revenue generated from external customers. There were no intersegment sales in the year 2012 and 2011.



The operating expenses in Ointments segment in 2012 is significantly higher vs 2011 due to paid royalties and further integration costs to Valeant group (Note 7). Unallocated operating expenses are lower in 2012 vs 2011 mainly due to large one-off expenses incurred in 2011 during sale of Company shares process, which amounts to LTL17,550 thousand Phantom Share Option Plan payments (Note 10) and other not allocated consulting and integration to Valeant group costs.

Company information by operating segments for the years ended 31 December 2012 and 2011 is as follows:

												Company
	Ir	njectables	Tablets			Ointments Eye drops, syringes		Unallocated		Total		
	2012	2011	2012	2011	2012	2011	2012	2011	2012	2011	2012	2011
Toll manufacturing sales	1,445	2,590	1,307	358	-	-	475	57	-	-	3,227	3,005
Own products sales	7,099	7,707	6,281	5,896	1,741	1,828	2,017	1,837	(28)	191	17,110	17,459
Total revenue	8,544	10,297	7,588	6,254	1,741	1,828	2,492	1,894	(28)	191	20,337	20,464
Segment gross profit (loss)	4,062	5,085	3,387	2,678	793	903	394	282	(44)	(145)	8,592	8,803
Other activity, net	-	-	-	-	-	-	-	-	583	3,058	583	3,058
Operating expenses	(7,217)	(9,259)	(2,581)	(3,888)	-	(752)	(218)	(1,051)	-	(24,321)	(10,016)	(39,271)
Operating profit (loss) before financing costs	(3,155)	(4,174)	806	(1,210)	793	151	176	(769)	539	(21,408)	(841)	(27,410)
Financial expenses, net	-	-	-	-	-	-	-	-	(10,144)	32,529	(10,144)	32,529
Profit (loss) before taxes	(3,155)	(4,174)	806	(1,210)	793	151	176	(769)	(9,605)	11,121	(10,985)	5,119
Income tax	-	-	-	-	-	-	-	-	(4,236)	1,558	(4,236)	1,558
Segment profit (loss)	(3,155)	(4,174)	806	(1,210)	793	151	176	(769)	(13,841)	12,679	(15,221)	6,677
Segment assets	13,031	16,254	17,993	19,426	6,467	883	8,191	14,478	330,034	354,981	375,716	406,022
Segment liability	2,576	2,888	2,873	2,941	4,186	-	3	4,258	74,435	89,071	84,073	99,158
Acquisition of non-current assets	16	72	33	53	284	-	-	16	77	342	410	483
Depreciation and amortisation	735	991	1,028	1,019	362	-	165	464	1,636	1,811	3,926	4,285
Grant amortisation	(167)	(167)	(152)	(152)	-	-	(143)	(129)	(376)	(376)	(838)	(824)



The Group's revenue from external customers and information about its non-current tangible and intangible assets by geographical location as at 31 December 2012 and 2011 is detailed below:

								Group	
	Toll manufacturing sales		Own prod	ucts sales	Tota	al revenue	Total non-current tangible and intangible assets		
	2012	2011	2012	2011	2012	2011	2012	2011	
Poland	624	511	154,745	191,050	155,369	191,561	260,518	255,896	
Russia	-	-	102,298	62,891	102,298	62,891	-	-	
Ukraine	-	-	15,836	11,782	15,836	11,782	-	-	
Lithuania	-	-	15,731	15,948	15,731	15,948	55,598	59,557	
Czech Republic	-	-	6,954	5,921	6,954	5,921	-	-	
Slovakia	-	-	5,624	6,557	5,624	6,557	-	152	
Bulgaria	-	-	4,997	4,554	4,997	4,554	-	-	
Germany	4,672	5,914	-	-	4,672	5,914			
Kazakhstan	-	-	3,639	2,835	3,639	2,835	-	-	
Latvia	2,714	9,459	798	865	3,512	10,324	-	-	
Vietnam	-	-	2,540	2,373	2,540	2,373	-	-	
Hungary	-	-	2,264	2,520	2,264	2,520	-	-	
Georgia	-	-	1,999	5,144	1,999	5,144	-	-	
Uzbekistan	-	-	1,762	719	1,762	719	-	-	
Switzerland	1,505	1,270	-	-	1,505	1,270	-	-	
USA	807	226	-	-	807	226	-	-	
Belarus	-	-	685	1,300	685	1,300	-	-	
Great Britain	556	571	-	-	556	571	-	-	
Kyrgyzstan	-	-	528	70	528	70	-	-	
Moldova	-	-	179	265	179	265	-	-	
Unallocated	1,148	453	3,866	235	5,014	688	-	-	
	12,026	18,404	324,445	315,029	336,471	333,433	316,116	315,605	

In 2012 the top 2 customers, which contributed more than 10% to the Group sales, amounted to 59% of total Group sales. The top 3 customers, which contributed more than 10% to the Group sales, amounted to 43% of total Group sales in 2011.

More details about own products sales are presented in the Consolidated Annual Report, paragraph 22.6 Sales and products distribution.

	Toll manuf	Toll manufacturing sales		- Own products sales			Tota	al revenue	Total non-current tangible and intangible assets			
	2012	2011	2012	2011	2012	2011	2012	2011				
Lithuania	-	-	15,622	15,948	15,622	15,948	55,652	59,620				
Latvia	1,444	2,590	798	865	2,242	3,455	-	-				
Germany	1,651	415	-	-	1,651	415	-	-				
Poland	-	-	690	646	690	646	-	-				
Holland	132	-	-	-	132	-	-	-				
	3,227	3,005	17,110	17,459	20,337	20,464	55,652	59,620				



In 2012, the top 3 customers, which contributed more than 10% to the Company sales, amounted to 48% of total Company sales. The top 4 customers, which contributed more than 10% to the Company sales, amounted to 58% of total Company sales in 2011.

#### 5. Cost of sales

Expenses for wages, salaries and social security amounting to LTL 33,089 thousand and LTL 1,829 thousand for the year 2012 (LTL 31,878 thousand and LTL 1,726 thousand for the year 2011) have been included into the cost of sales in the Group's and the Company's statements of comprehensive income, respectively. The remaining part of wages, salaries and social security expenses are disclosed in Notes 7, 8, 9 and 10.

#### 6. Other income

		Group	Company		
	2012	2011	2012	2011	
Rent and services	4,213	1,836	699	3,001	
Income from current assets sales	453	101	33	15	
Gain on disposal of property, plant and equipment	252	106	72	53	
Out licence income	96	98	-	-	
	5,014	2,141	804	3,069	

# 7. Selling and distribution expenses

		Group		Company
	2012	2011	2012	2011
Licensing and patent cost	(62,796)	-	-	-
Marketing services	(21,097)	(36,202)	(3,911)	(2,322)
Wages, salaries and social security	(13,904)	(30,662)	(70)	(869)
Other expenses related to selling and distribution employees	(2,305)	(3,515)	-	-
Cars maintenance	(1,954)	(6,077)	-	(156)
Depreciation	(1,548)	(1,665)	(326)	(416)
Transportation expenses	(1,504)	(1,749)	(12)	(5)
Education and meetings	(1,050)	(1,340)	-	(36)
Business trips	(792)	(1,919)	-	(20)
IT and telecommunication costs	(530)	(1,369)	(1)	(16)
Rent	(530)	(840)	-	-
Amortisation	(334)	(2,865)	-	(2)
Office supplies	(317)	(593)	(1)	(31)
Taxes (except for social security and income tax)	(312)	(871)	-	-
Other	46	21	-	(85)
	(108,927)	(89,646)	(4,321)	(3,958)

Starting with January 2012 Jelfa S.A. pays to Valent IPM sp. z o.o. royalties on usage of trademarks. The ownership of trademarks was transferred to Valent IPM sp. z o.o. as contribution in-kind during the acquisition of subsidiary in 2011.



# 8. Regulatory affairs expenses

		Group		Company	
	2012	2011	2012	2011	
Variations and renewals fees	(3,668)	(2,205)	(65)	(147)	
Wages, salaries and social security	(1,240)	(6,109)	(2)	(305)	
Amortisation	(748)	(734)	(55)	(37)	
Services	(523)	(796)	(51)	(599)	
Write-off of not used intangible assets	(321)	-	(321)	-	
Office supplies	(378)	(213)	(263)	(6)	
New products registration	(235)	(358)	-	-	
Education and meetings	(142)	(372)	-	(10)	
IT and telecommunication costs	(100)	(199)	(1)	(4)	
Other expenses related to regulatory affairs employees	(77)	(598)	-	-	
Cars maintenance	(72)	(564)	-	(9)	
Depreciation	(44)	(91)	-	(9)	
Business trips	(35)	(306)	-	(20)	
Rent	(29)	(196)	-	-	
	(7,612)	(12,741)	(758)	(1,146)	

# 9. Research and development expenses

		Group		Company
	2012	2011	2012	2011
Other direct expenses for research and development work	(400)	(357)	-	(1)
Wages, salaries and social security	(269)	(958)	(15)	(72)
Other expenses related to research and development employees	(57)	(155)	-	(8)
Depreciation	(14)	(45)	(2)	(10)
Office supplies	(3)	(108)	-	-
Cars maintenance	(2)	(118)	(1)	(12)
Business trips	-	(55)	-	(9)
IT and telecommunication costs	-	(187)	-	(2)
Education and meetings	-	(12)	-	(2)
Amortisation	-	(1)	-	-
	(745)	(1,996)	(18)	(116)



### 10. Administrative expenses

		Group		Company
	2012	2011	2012	2011
Integration to Valeant group cost (one-off)	(19,463)	(10,123)	374	(2,239)
Change in allowance and write-off of inventories	(6,667)	(5,634)	(212)	(416)
Wages, salaries and social security	(6,324)	(11,914)	(2,792)	(5,419)
Change in provisions (Note 31)	(2,588)	(495)	104	(518)
Depreciation	(1,247)	(1,293)	(740)	(857)
Consulting and other similar services	(1,116)	(2,044)	(64)	(411)
IT services	(828)	(867)	-	-
Utilities	(474)	(508)	(308)	(304)
Cleaning and waste utilisation	(402)	(277)	(101)	(110)
Amortisation	(261)	(831)	(65)	(16)
Taxes (except for social security and income tax)	(243)	(251)	(129)	(116)
Repair and maintenance	(232)	(236)	(73)	(83)
Office supplies	(162)	(260)	(67)	(102)
Telecommunication	(147)	(273)	(61)	(123)
Write-off of property, plant and equipment and intangible assets	(100)	(46)	(3)	(12)
Education and meetings	(84)	(198)	(32)	(50)
Cars maintenance	(76)	(362)	(67)	(114)
Business trips	(32)	(656)	(13)	(380)
Rent	(21)	(212)	(2)	(95)
Change in allowance for trade and other receivables	-	(4)	-	(4)
The Company sale transaction consulting cost (one-off)	-	(28,658)	-	(19,477)
Phantom Share Option Plan payments (one-off)	-	(17,550)	-	(2,186)
Change in impairment of non-current assets	-	-	-	-
Write-off of trade and other receivables	584	23	-	-
Other	(1,551)	(2,316)	(668)	(1,019)
	(41,434)	(84,985)	(4,919)	(34,051)

In 2012 the Group and the Company administrative expenses, i.e. wages, salaries and social securities, business trip, consultations and other similar expenses, decreased as a result of changes in the Group's and the Company's management (Note 1).

In 2011 the Group and the Company administrative expenses include LTL 56,331 thousand and LTL 23,902 thousand, respectively, due to one-off expenses related to company shares sale (Note 1), mainly transaction consulting services, compensation to the Group and the Company management for Phantom Share Option Plan (Note 22) and Valeant Group integration related costs. In 2012 Group had LTL 19,463 thousand expenses related to Valeant Group integration, from which LTL 15,857 thousand are related to payroll expenses (severance payments and salaries).

The Company in 2011 had accrued too much expenses related to Valeant Group integration, therefore in 2012 the reversal of LTL 374 thousand was made.

In addition to this, in 2011 the Company accrued LTL 518 thousand provision for "Citramon" trademark usage litigation (Note 31). In 2012 the Company has reversed LTL 104 thousand expenses related to the provision.

Eliminating these mentioned decrease of expenses related to the Group management change and one-off expenses in 2012 and 2011, the Group and the Company administrative expenses in 2012 remained in similar level as in 2011.



In 2012 LTL 584 thousand Group income in 2012 (LTL 449 thousand in 2011) of change in allowance for trade and other receivables in the Group administrative expenses represents the reversal of the allowance of the other receivable of Jelfa S.A. which was recorded before the Company acquired this subsidiary, as Jelfa S.A. recovered the amount.

Administrative expenses include the fee paid to the auditors for the financial statements audit. Fee for the Group's and the Company's annual financial statements audit in 2012 amounted to LTL 370 thousand and LTL 108 thousand, respectively (in 2011 LTL 368 thousand and LTL 103 thousand, respectively).

### 11. Financial activity, net

		Group	1	The Company
	2012	2011	2012	2011
Interest income	1,366	124	399	-
Dividends	-	-	-	39,480
Delay interest income on overdue receivables	127	-	127	-
	1,493	124	526	39,480
Interest (expenses)	(16,659)	(10,376)	(5,272)	(2,526)
(Expenses) for financial instruments, net	-	(4,066)	-	-
Foreign currency exchange (loss), net	(10,579)	(19,120)	(5,395)	(4,389)
Other financial (expenses)	(53)	(60)	(3)	(36)
	(27,291)	(33,622)	(10,670)	(6,951)

In 2012 interest expenses increased due to loans received in 2011 from Valeant group companies, which annual interest rate is 3 months WIBOR+3% (Note 24).

As at 15 June 2011 the General shareholders meeting of the Company subsidiary Jelfa S.A. declared PLN 45,003 thousand (LTL 39,480 thousand) dividends. LTL 21,698 thousand were settled with the Company payables to the subsidiary. The remaining LTL 17,782 thousand amount payment term was postponed till 1 January 2012, but based on the agreement with Jelfa S.A., dated on 28 December 2011, since 1 January 2012 the amount receivable was transferred to the short term loan granted with the maturity term 31 December 2012 and annual interest rate of 3-month WIBOR+3%. During year 2012 till the loan return LTL 399 thousand interest were charged.

In the second half of the year 2011, the Company experienced quite significant foreign currency exchange loss on this receivable amount revaluation due to decreasing PLN/LTL exchange rate. Moreover, increasing LTL/USD rate negatively affected the Company profit or loss due to the loan received from the parent company revaluation, which is denominated in USD (Note 24). In 2012 increasing PLN/LTL and USD/LTL rates negatively influenced Company's result, and it resulted in LTL 5,124 thousand expenses in revaluation of loans and accrued interest.

### 12. Income tax

	Group		Company		
	2012	2011	2012	2011	
Income tax expenses					
Current year income tax	(9,628)	(5,630)	-	-	
Prior year current income tax correction	(102)	701	-	-	
Deferred tax income (expenses)	(3,077)	(3,422)	(4,236)	1,558	
Income tax (expenses) income charged to the profit and loss	(12,807)	(8,351)	(4,236)	1,558	



	Group			Company
	2012	2011	2012	2011
Deferred tax assets				
Deferred tax assets to be recovered after more than 12 months	3.880	4,191	21	4,271
Deferred tax assets to be recovered within 12 months	6,132	5,189	-	-
Total deferred income tax assets, net	10,012	9,380	21	4,271
Deferred tax liabilities				
Deferred tax liabilities to be recovered after more than 12 months	(1.923)	(2,162)	(231)	(245)
Deferred tax liabilities to be recovered within 12 months	(1,258)	(1,521)	-	-
Total deferred income tax liabilities	(3,181)	(3,683)	(231)	(245)

		Group		Company
	2012	2011	2012	2011
Deferred tax assets, before offsetting				
Losses available for offset against future taxable income	-	4,235	-	4,235
Property, plant and equipment	7,176	6,955	-	-
Utilisation of tax credit	4,025	-	-	-
Accruals	3,466	2,743	21	36
Receivables	1,027	897	-	-
Employee benefits	859	780	-	-
Inventories	826	681	-	-
Corhydron case provision	47	27	-	-
Other	340	216	-	-
Total deferred income tax assets, net	17,766	16,534	21	4,271
Deferred tax liabilities, before offsetting				
Property, plant and equipment	(10,352)	(10,298)	(231)	(245)
Intangible assets	(219)	(230)	-	-
Other	(364)	(309)	-	-
Total deferred income tax liabilities	(10,935)	(10,837)	(231)	(245)

The Group deferred income tax asset and liability were estimated at 19% and 15% in 2012 and 2011, the Company – 15%.



Movements in pre-tax components of temporary differences for the Group and the Company in 2012 are as follows:

					Group
	Balance as at 31 December 2011	Recogni- sed in income statement	Acquisi- tion of Emo-Farm sp. z o.o.	Exchange difference	Balance as at 31 December 2012
Tax loss carry forward	28,233	(28,233)	-	-	-
Property, plant and equipment asset	36,590	(1,684)	-	2,862	37,768
Utilisation of tax credit	-	-	20,832	352	21,184
Accruals	14,487	2,068	521	1,196	18,272
Receivables	4,721	284	11	389	5,405
Employee benefits	4,105	89	-	327	4,521
Inventories	3,584	200	268	296	4,348
Provisions	145	332	-	23	500
Other assets	1,142	253	47	94	1,536
Property, plant and equipment liability	(54,528)	4,551	(737)	(4,094)	(54,808)
Intangible assets liability	(1,227)	164	-	(90)	(1,153)
Other liabilities	(1,626)	(163)	-	(127)	(1,916)
Total temporary differences	35,626	(22,139)	20,942	1,228	35,657
Deferred income tax, net	5,697	(3,077)	3,979	232	6,831

			Company
	Balance as at 31 December 2011	Recognised in income statement	Balance as at 31 December 2012
Tax loss carry forward	28,233	(28,233)	-
Accruals	240	(100)	140
Property, plant and equipment liability	(1,633)	93	(1,540)
Total temporary differences	26,840	(28,240)	(1,400)
Deferred income tax, net	4,026	(4,236)	(210)

In 2012 the Management of the Group and Company has decided that there are no sufficient evidences that the Company in its activities will earn sufficient taxable profit to utilize the accumulated taxable loss. Therefore the deferred tax asset, calculated from temporary differences in realization of accumulated taxable loss, was fully derecognized in 2012. As at 31 December 2012 the LTL 50,920 thousand (as at 31 December 2011 – LTL 28,233 thousand) balance of tax loss carried forward of the Group and the Company can be carried forward for an indefinite period.



Movements in pre-tax components of temporary differences for the Group and the Company in 2011 are as follows:

						Group
	Balance as at 31 Decem- ber 2010	Recog- nised in income state- ment	Recog- nised in other compre- hensive income	Transfer to Valeant IPM sp. z o. o.	Exchan- ge differ- rence	Balance as at 31 Decem- ber 2011
Tax loss carry forward	37,064	(8,094)	-	-	(737)	28,233
Exchange rate differences on loans	22,905	(22,032)	-	-	(873)	-
Property, plant and equipment asset	41,752	(1,079)	-	-	(4,083)	36,590
Fair value of derivatives	4,391	-	(4,221)	-	(170)	-
Accruals	9,898	5,926	-	-	(1,337)	14,487
Receivables	4,368	842	-	-	(489)	4,721
Employee benefits	4,605	(42)	-	-	(458)	4,105
Inventories	1,226	2,648	-	-	(290)	3,584
Provisions	186	(26)	-	-	(15)	145
Other assets	1,368	(100)	-	-	(126)	1,142
Property, plant and equipment liability	(65,514)	4,966	-	-	6,020	(54,528)
Intangible assets liability	(15,310)	2,668	-	10,085	1,330	(1,227)
Other liabilities	(268)	(1,479)	-	-	121	(1,626)
Total temporary differences	46,671	(15,802)	(4,221)	10,085	(1,107)	35,626
Deferred income tax, net	8,209	(3,422)	(834)	1,916	(172)	5,697

Compar						
	Balance as at 31 December 2010	Recognised in income statement	Balance as at 31 December 2011			
Tax loss carry forward	17,680	10,553	28,233			
Accruals	493	(253)	240			
Property, plant and equipment liability	(1,720)	87	(1,633)			
Total temporary differences	16,453	10,387	26,840			
Deferred income tax, net	2,468	1,558	4,026			



The reconciliation of the total income tax to the theoretical amount that would arise using the tax rate of the Group and the Company is as follows:

		Group		Company
	2012	2011	2012	2011
Profit (loss) before income tax	(3,921)	322,771	(10,985)	5,119
Tax calculated at statutory tax rate*	(588)	48,416	(1,648)	768
Non-taxable (income) – gain on disposal of assets by contribution in investment in associate	-	(49,932)	-	-
Tax non-deductible expenses – one-off cost related to change of the ownership	-	6,819	-	3,376
Tax non-deductible expenses – impairment of the subsidiaries' goodwill	4,868	-	-	-
Tax non-deductible expenses – share of associated company's (profit)/loss	189	-	-	-
Tax non-deductible (income) – dividends from Jelfa S.A.	-	-	-	(5,922)
Tax non-deductible expenses – other	1,216	178	27	235
Change in allowance for deferred tax	7,638	1,218	7,638	(15)
Tax loss carry forward utilised	-	(3,543)	-	-
Correction of prior year accumulated taxable loss	(1,781)		(1,781)	
Correction of prior year current income tax	102	701	-	-
Differences of tax rates in subsidiaries	1,163	4,494	-	-
Income tax expenses (benefit) recorded in the profit and loss	12,807	8,351	4,236	(1,558)

<sup>\* 15%</sup> in 2012 and 2011.

# 13. Earnings per share

Diluted earnings per share equal basic earnings per share as there were no potential shares issued as at 31 December 2012 and 2011.

The following reflects the income and share data used in the basic and diluted earnings per share computations for the Group:

	2012	2011
Net profit	(16,728)	314,420
Weighted average number of ordinary shares (thousand)	31,106	31,106
Earnings (loss) per share (in LTL)	(0.54)	10.11

### 14. Dividends

The General Shareholders Meeting of the Company, which took place on April 17, 2008 declared a dividend of LTL 18,664 thousand for the financial year 2007 (LTL 0.6 per share). As at 31 December 2012 unpaid dividends payable amounted to LTL 108 thousand (LTL 121 as at 31 December 2011) (Note 29).

No dividends were approved or declared for the financial years 2009 – 2012.



# 15. Property, plant and equipment

						Group
	Land	Buildings	Machinery and equipment	Vehicles and other assets	Construc- tion in progress	Total
Cost:						
Balance as at 1 January 2011	4,401	148,414	149,446	25,220	8,030	335,511
Additions	-	323	2,089	1,448	799	4,659
Disposals and write-offs	-	(18)	(1,246)	(2,152)	-	(3,416)
Foreign exchange difference	(437)	(10,956)	(11,024)	(2,268)	(142)	(24,827)
Reclassifications	-	1,348	915	26	(2,289)	
Balance as at 31 December 2011	3,964	139,111	140,180	22,274	6,398	311,927
Additions	456	1,942	2,630	6,276	3,013	14,317
Disposals and write-offs	-	-	(600)	(1,585)	-	(2,185)
Acquisition of Emo-Farm sp.z o.o. (Note 17)	782	14,441	6,456	2,860	309	24,848
Foreign exchange difference	340	8,234	8,141	1,832	126	18,673
Reclassification to assets held for sale	-	(828)	-	-	-	(828)
Reclassifications	-	7	1,249	202	(1,458)	
Balance as at 31 December 2012	5,542	162,907	158,056	31,859	8,388	366,752
Accumulated depreciation:						
Balance as at 1 January 2011	-	23,790	80,272	16,200	-	120,262
Charge for the year	-	5,581	10,919	3,343	-	19,843
Disposals and write-offs	-	(6)	(1,220)	(1,488)	-	(2,714)
Foreign exchange difference	-	(2,267)	(6,509)	(1,600)	-	(10,376)
Balance as at 31 December 2011	-	27,098	83,462	16,455	-	127,015
Charge for the year	-	5,690	11,059	2,568	-	19,317
Disposals and write-offs	-	-	(378)	(1,174)	-	(1,552
Acquisition of Emo-Farm sp. z o.o. (Note 17)	-	1,413	2,558	1,885	-	5,856
Reclassification to assets held for sale	-	(234)	-	<u>-</u>	-	(234
Foreign exchange difference	-	1,878	5,174	1,294	-	8,346
Balance as at 31 December 2012	-	35,845	101,875	21,028	-	158,748
Net book value as at 31 December 2012	5,542	127,062	56,181	10,831	8,388	208,004
Net book value as at 31 December 2011	3,964	112,013	56,718	5,819	6,398	184,912



					Company
	Buildings	Machinery and equipment	Vehicles and other assets	Construc- tion in progress	Total
Cost:					
Balance as at 1 January 2011	39,131	39,853	2,265	5,633	86,882
Additions	-	54	205	32	291
Disposals and write-offs	-	(117)	(1,448)	-	(1,565)
Reclassifications	-	-	7	(7)	-
Balance as at 31December 2011	39,131	39,790	1,029	5,658	85,608
Additions	12	375			387
Disposals and write-offs	-	(94)	(173)	-	(267)
Reclassifications	-	816	-	(816)	-
Balance as at 31 December 2012	39,143	40,887	856	4,842	85,728
Accumulated depreciation:	·				
Balance as at 1 January 2011	3,506	19,551	1,391	-	24,448
Charge for the year	1,593	2,304	274	-	4,171
Disposals and write-offs	-	(113)	(1,025)	-	(1,138)
Balance as at 31 December 2011	5,099	21,742	640	-	27,481
Charge for the year	1,594	2,066	88		3,748
Disposals and write-offs	-	(88)	(78)	-	(166)
Balance as at 31 December 2012	6,693	23,720	650	-	31,063
Net book value as at 31 December 2012	32,450	17,167	206	4,842	54,665
Net book value as at 31 December 2011	34,032	18,048	389	5,658	58,127

The depreciation charge of the Group's and the Company's property, plant and equipment for the year 2012 amounts to LTL 19,317 thousand and LTL 3,748 thousand, respectively (in the year 2011, respectively, LTL 19,843 thousand and LTL 4,171 thousand). Amounts of LTL 3,229 thousand and LTL 1,444 thousand for the year 2012 (LTL 3,470 thousand and LTL 1,668 thousand for the year 2011) have been included into operating expenses in the Group's and the Company's statement of comprehensive income, respectively. The remaining amounts have been included into production cost for the year.

As at 31 December 2012 the Group and the Company did not have pledged property, plant and equipment.

Property, plant and equipment of the Group and the Company with an acquisition cost of LTL 27,807 thousand and LTL 6,959 thousand, respectively, were fully depreciated as at 31 December 2012 (as at 31 December 2011, respectively, LTL 22,930 thousand and LTL 7,594 thousand) but were still in active use.

As at 31 December 2012 and 2011, the Group and the Company had no commitment to purchase property, plant and equipment.

During the year 2012 and 2011, the Group and the Company did not capitalise any borrowing cost, as there were no qualifying assets acquisition.

As at 31 December 2012 and 2011 the Company did not test its property, plant and equipment for impairment, as the Company does not have 5-years financial budgets, approved by the Group management.



# 16. Intangible assets

						Group
	Goodwill	Licenses	Software	Internally generated intangible assets	Intangible assets under development and prepayments	Total
Cost:						
Balance as at 1 January 2011	265,300	44,551	11,799	3,758	7,715	333,123
Additions	-	1,401	506	-	3,777	5,684
Disposals and write-offs	-	(194)	(59)	-	-	(253)
Transfer to Valeant IPM sp. z o.o. (Note 1)	(113,046)	(40,141)	-	(456)	(8,430)	(162,073)
Foreign exchange difference	(26,342)	(4,467)	(1,033)	(363)	(942)	(33,147)
Reclassifications	-	1,287	187	-	(1,474)	-
Balance as at 31 December 2011	125,912	2,437	11,400	2,939	646	143,334
Additions	-	71	207	-	241	519
Disposals and write-offs	-	(214)	(182)	-	(350)	(746)
Acquisition of Emo- Farm sp. z o.o. (Note 17)	-	-	203	-	-	203
Impairment of the value	(31,504)	-	-	-	-	(31,504)
Foreign exchange difference	9,998	179	796	225	20	11,218
Reclassifications	-	195	-	-	(195)	-
Balance as at 31 December 2012	104,406	2,668	12,424	3,164	362	123,024
Accumulated depreciation:						
Balance as at 1 January 2011	-	17,870	9,380	1,674	-	28,924
Charge for the year	-	4,774	946	691	-	6,411
Disposals and write-offs	-	(184)	(54)	-	-	(238)
Transfer to Valeant IPM sp. z o.o. (Note 1)	-	(18,945)	-	(420)	-	(19,365)
Foreign exchange difference	-	(1,991)	(897)	(203)	-	(3,091)
Balance as at 31 December 2011	-	1,524	9,375	1,742	-	12,641
Charge for the year	-	461	390	618	-	1,469
Disposals and write-offs	-	(214)	(164)	-	-	(378)
Acquisition of Emo-Farm sp. z o.o. (Note 17)	-		202	-	-	202
Foreign exchange difference	-	118	713	147	-	978
Balance as at 31 December 2012	-	1,889	10,516	2,507	-	14,912
Net book value as at 31 December 2012	104,406	779	1,908	657	362	108,112
Net book value as at 31 December 2011	125,912	913	2,025	1,197	646	130,693



#### Impairment testing of goodwill

The goodwill acquired through Jelfa S.A. business combinations in the amounts of LTL 104,406 thousand as at 31 December 2012 has been allocated to the cash-generating units for impairment testing according to the reportable segments (Note 4), which are the same as operating segments. As of 31 December 2011 the goodwill, acquired through Jelfa S.A. and Pharmaceutical Laboratory HOMEOFARM sp. z o.o. business combinations amounted of LTL 123,009 and LTL 2,903 thousand respectively.

The recoverable amount of the tested cash-generating units have been determined based on value in usecalculation using cash flow projections based on financial budgets approved by the Group management covering a 5-year period. The pre-tax discount rate applied to cash flow projections for all cash generating units is 12.1% (10.9% for year 2011) and cash flows beyond the 5-year period are extrapolated using 0% growth rate (0% for year 2011), which reflects the expected average rate of economic growth. Other key assumptions used for the particular cash generating unit impairment testing based on 5-year period budget, approved by the management, are disclosed below:

			Group
	Injectables	Tablets	Ointments
2012			
Sales growth in 5 years period	10%	10%	10%
Gross margin growth in 5 years period	14%	11%	11%
2011			
Sales growth in 5 years period	10%	10%	9% – 17%
Gross margin growth in 5 years period	15%	12%	11%

Performed goodwill test as at 31 December 2012 has indicated that recoverable amount of cash-generating units in injectables segment is lower than aggregate carrying amounts. Therefore, the impairment on the part of goodwill, acquired through business combination with Jelfa S.A., which is allocated to injectables segment and amounting of LTL 28,370 thousand, was recognized. Also, the impairment was recognized on the goodwill, acquired through business combination with Pharmaceutical Laboratory HOMEOFARM sp. z o.o, attributable to ointments segment and amounting to LTL 3,134 thousands as at 31 December 2012.

As at 31 December 2011 there were no indications of goodwill impairment.

					Company
	Licenses	Software	Internally generated intangible assets	Intangible assets under development and prepayments	Total
Cost:					
Balance as at 1 January 2011	295	1,167	100	614	2,176
Additions	28	105	-	59	192
Disposals and write-offs	(188)	(42)	-	-	(230)
Reclassifications	67	187	-	(254)	-
Balance as at 31 December 2011	202	1,417	100	419	2,138
Additions	-	4	-	16	20
Disposals and write-offs	-	-	-	(350)	(350)
Reclassifications	34	-	-	(34)	-
Balance as at 31 December 2012	236	1,421	100	51	1,808
Accumulated depreciation:					
Balance as at 1 January 2011	256	440	55	-	751
Charge for the year	22	72	20	-	114
Disposals and write-offs	(178)	(42)	-	-	(220)
Balance as at 31 December 2011	100	470	75	-	645
Charge for the year	37	119	20		176
Balance as at 31 December 2012	137	589	95	-	821
Net book value as at 31 December 2012	99	832	5	51	987
Net book value as at 31 December 2011	102	947	25	419	1,493

The Group and the Company have LTL 657 thousand and LTL 5 thousand internally generated intangible assets as at 31 December 2012 (LTL 1,197 thousand and LTL 45 thousand as at 25 December 2011).

Part of the non-current intangible assets of the Group and the Company with the acquisition value of LTL 9,608 thousand and LTL 371 thousand, respectively, as at 31 December 2012, was fully amortised (LTL 8,832 thousand and LTL 491 thousand respectively as at 31 December 2011), but was still in use.

The amortisation charge of the Group's and the Company's intangible assets for the year 2012 amounts to LTL 1,469 thousand and LTL 176 thousand, respectively (in the year 2011 respectively LTL 6,411 thousand and LTL 114 thousand). Amounts of LTL 1,343 thousand and LTL 120 thousand for the year 2012 (LTL 4,431 thousand and LTL 55 thousand for the year 2011) have been included into operating expenses in the Group's and the Company's statement of comprehensive income, respectively. The remaining amounts have been included into production cost for the year.

# 17. Investment in subsidiary

		Company
	2012	2011
Shares of Jelfa S.A. (100%)	308,068	308,068
	308,068	308,068



As disclosed in Note 1, in October 2012 the Group acquired 100% of Emo-Farm sp.z o.o. shares. The carrying of the assets and liabilities acquired during the transaction were as follows:

	Group
Property, plant and equipment (Note 15)	18,992
Intangible assets (Note 16)	1
Deferred tax asset (Note 12)	3,979
Inventories	4,267
Trade receivables	3,006
Other receivables	17
Prepayments and deferred expenses	43
Cash and cash equivalents	10,283
Total assets acquired:	40,588
Employee benefit liability (Note 30)	36
Trade payables	1,140
Payable income tax	7
Other current liabilities	1,033
Total liabilities acquired:	2,216
Net assets acquired	38,372

Difference between net assets acquired and transaction price was recognised in Retained Earnings of the Group.

Transaction price	26,088
Net assets acquired	(38,372)
Difference	12,284

The following table summarises the Group and the Company cash flows from Emo–farm sp. z o.o. acquisition:

	Group
Transaction price	26,088
Transaction fee paid	(258)
Deferred payment	(25,830)
Plus: cash and cash equivalent balances acquired	10,283
Emo – Farm sp. z o.o. cash acquired	10,283

#### 18. Inventories

	Group			Company
	2012	2011	2012	2011
Raw materials	20,039	14,535	1,687	1,339
Work in progress	7,894	8,226	301	513
Finished goods	34,732	23,028	2,524	3,652
Equipment available for sale	108	108	108	108
	62,773	45,897	4,620	5,612
Less: net realisable value allowance	(4,633)	(3,801)	(289)	(442)
	58,140	42,096	4,331	5,170



The acquisition cost of the Group's and the Company's inventories accounted for at net realisable value as at 31 December 2012 amounted to LTL 4,633 thousand and LTL 289 thousand, respectively (LTL 3,801 thousand and LTL 442 thousand as at 31 December 2011).

The inventories of the Group and the Company recognised as expenses during 2012 amounted to LTL 61,319 thousand and LTL 3,539 thousand, respectively (LTL 58,488 thousand and LTL 3,333 thousand, respectively, during 2011).

The inventories write-down of the Group and Company recognised as expenses during 2012 and 2011 are disclosed in Note 10.

In its accounting records the Group does not reflect the cost of inventories of third parties held in its storage facilities for processing.

#### 19. Trade receivables

	Group			Company
	2012	2011	2012	2011
Trade receivables from third parties, gross	60,350	69,774	4,619	6,243
Trade receivables from related parties, gross	-	-	-	676
Less: allowance for doubtful trade receivables	(2,003)	(2,147)	(157)	(157)
	58,347	67,627	4,462	6,762

Trade receivables are non-interest bearing and are generally on 30 – 150 days terms.

As at 31 December 2012 trade receivables of the Group and the Company with the nominal value of LTL 2,003 thousand and LTL 157 thousand (as at 31 December 2011 – LTL 2,147 thousand and LTL 157 thousand) were impaired and fully provided for.

Movements in the provision for impairment of individually impaired receivables of the Group were as follows:

	Grou			
	2012	2011		
Opening balance	2,147	1,724		
Charge for the year	-	430		
Utilised	22	-		
Provision in subsidiary acquired at acquisition date	10	-		
Unused amounts reversed	(194)	(4)		
Foreign exchange difference	18	(3)		
Closing balance	2,003	2,147		

There were no movements in the Company's provision for impairment of receivables in 2012 and 2011. Changes in allowance for doubtful trade receivables for the year 2012 and 2011 have been included into administrative expenses.

The ageing analysis of trade receivables of the Group as at 31 December 2012 and 2011 was as follows:

	Trade receivables neither past due nor impaired	Trade	Total			
		Less than 30 days	30 – 90 days	90 – 180 days	More than 180 days	
2012	57,487	401	459	-	-	58,347
2011	63,473	2,728	1,426	-	-	67,627



The ageing analysis of trade receivables of the Company from third parties as at 31 December 2012 and 2011 was as follows:

	Trade receivables neither past due nor impaired	Trade	Total			
		Less than 30 days	30 <b>–</b> 90 days	90 – 180 days	More than 180 days	
2012	4,257	119	86	-	-	4,462
2011	3,955	929	1,202	-	-	6,086

The ageing analysis of trade receivables of the Company from related parties as at 31 December 2012 and 2011 was as follows:

	Trade receivables neither past due nor impaired	Trade	Total			
		Less than 30 days	30 <b>–</b> 90 days	90 – 180 days	More than 180 days	
2012	-	-	-	-	-	-
2011	22	77	92	81	404	676

Credit quality of financial assets neither past due nor impaired

With respect to trade receivables that are neither impaired nor past due, there are no indications as at the reporting date that the debtors will not meet their payment obligations since the Group and the Company trades only with recognised, creditworthy third parties.

#### 20. Other receivables

	Group			Company
	2012	2011	2012	2011
Refundable VAT	6,141	2,324	-	-
Receivables from subsidiaries	-	-	-	19,935
Other receivables	125	333	1	67
	6,266	2,657	1	20,002

Other receivables are non-interest bearing and are generally on 14 – 30 days terms. Significant increase during 2011 in the other Company receivables relates to the Company receivable from Jelfa S.A. for not paid dividends, which were declared on 15 June 2011 (Note 11). Receivables from subsidiaries are described in Note 34 in more details. In December 2011 the loan agreement was signed by Company and Jelfa S.A. regarding outstanding dividends not paid. As at 31 December 2012 and 2011 there are no overdue or impaired other receivables.

#### 21. Cash and cash equivalents

		Group		Company
	2012	2011	2012	2011
Cash at bank	47,301	24,283	3,031	1,964
Cash on hand	40	27	-	-
	47,341	24,310	3,031	1,964



Cash at bank earns interest at floating rates based on daily bank deposit rates. The Group and the Company accept only these banks, which has not lower, than "BBB" rating. The fair value of cash as at 31 December 2012 of the Group and the Company is LTL 47,341 thousand and LTL 3,031 thousand, respectively (LTL 24,310 thousand and LTL 1,964 thousand as at 31 December 2011).

### 22. Share capital

As at 31 December 2012 and 2011 the share capital of the Company comprised of 31,105,920 ordinary shares with a par value of LTL 1 each.

The share capital of the Company was fully paid as at 31 December 2012 and 2011. The subsidiaries did not hold any shares of the Company as at 31 December 2012 and 2011. The Company did not hold its own shares.

The difference of LTL 248,086 thousand between the par value and emission value was accounted for as share premium as at 31 December 2012 and 2011.

At the end 2010 year the Company had a valid Phantom Share Option Plan approved by the General Shareholders meeting in 2009 which applies to the top and middle management of the Company and its subsidiaries. According to the Phantom Share Option Plan option was exercised not through the acquisition of the option shares but by receiving a monetary compensation after the sale of the Company's shares by certain shareholders of the Company. 621,000 share options were granted till the end of the year 2010. In 2010 the Company did not account for the liability for these Phantom Share Options granted, as there was no reliable information about their execution conditions.

Phantom Share Option Plan was executed on 18 August 2011, when majority of the Company shares were sold (Note 1). Total 1,048,000 share options were granted till the exit date amounting to LTL 17,550 thousand costs, including all related taxes. Part of the cost, attributable to the subsidiaries' companies management, i.e. LTL 15,364 thousand was capitalized to the investment to Jelfa S.A. value in the Company's financial statements. The rest of the cost was accounted in administrative expenses, as one-off cost, related to the Company sale. In the Group financial statements, all Phantom Share Option Plan costs were accounted as one-off expenses, related to the Company sale in administrative expenses (Note 10).

#### 23. Reserves

#### Legal reserve

A legal reserve is a compulsory reserve under Lithuanian legislation. Annual transfers of not less than 5% of net profit, calculated in accordance with IFRS, are compulsory until the reserve reaches 10% of the share capital. The reserve can be used only to cover the accumulated losses of the Company. As at 31 December 2012 and 2011 the legal reserve of the Company was fully formed.

Fair value reserve

This reserve is accounted for according to IAS 39 requirements. Changes in cash flow hedges are presented in this reserve (Note 26).

Foreign currency translation reserve

The foreign currency translation reserve is used for translation differences arising on consolidation of financial statements of foreign subsidiaries.

Exchange differences are recognised in statement of other comprehensive income and accumulated in equity in the consolidated financial statements until disposal of the investment. Upon disposal of the corresponding investment, all the accumulated exchange differences are reclassified to the profit and loss.

#### 24. Loans

	Group			Company
	2012	2011	2012	2011
Non-current				
Non-current loans	-	35,831	-	35,831
	-	35,831	-	35,831
Current				
Current loans	204,612	184,380	67,764	44,295
	204,612	184,380	67,764	44,295
Total borrowings	204.612	220.211	67.764	80.126

Non-current and current loans of the Group and the Company include:

Lender	Interest rate	Original currency	Principal amount in original currency	Maturity date	As at 31 December 2012	As at 31 December 2011
The Group loans						
ICN Polfa Rzeszow S.A.	3-month WIBOR+3%	PLN	150,953	Sixtieth day after the notice	128,021	120,696
Valeant IPM sp. z o.o.	3-month WIBOR+3%	PLN	10,408	Sixtieth day after the notice	8,827	19,389
Total					136,848	140,085
The Company and the C	Group loans					
Valeant Pharmaceuticals International, Inc.	5.3%	USD	17,311	August 2014	-	35,831
ICN Polfa Rzeszow S.A.	3-month WIBOR+3%	PLN	7,637	Sixtieth day after the notice	6,782	24,135
Valeant IPM sp. z o.o.	3-month WIBOR+3%	PLN	67,000	Sixtieth day after the notice	60,982	20,160
Total the Company borr	owings				67,764	80,126
Less current portion					(67,764)	(44,295)
Non-current the Compa	ny loans, net of cu	rrent portion			-	35,831
Total the Group borrowings					204,612	220,211
Less current portion					(204,612)	(184,380)
Non-current the Group loans, net of current portion					-	35,831

As at 31 December 2012 loans of the Group and the Company are repayable in sixtieth day after the lender notice. As at 31 December 2011, LTL 35,831 thousand Company loan to Valeant Pharmaceuticals International, Inc. was repayable within 3 years. All remaining Group and Company loans as at 31 December 2011 are repayable in sixtieth day after the lender notice.



In May 2012 the Company has received additional PLN 42,000 loan from related party Valeant IPM sp. z o.o., which was used to repay the loan, received from Valeant Pharmaceuticals International, Inc. It was repaid on 17 May 2012. The loans received in 2011 from parent company Valeant Pharmaceuticals International, Inc and related parties ICN Polfa Rzeszow S.A. ir Valeant IPM sp. z o.o. were used to finance transaction fees, as mentioned in Note 10, and repay loan to Swedbank, AB, which was fully paid on 23 September 2011.

As at 31 December 2012 and 2011, the Group and the Company did not have unused funds in credit lines

# 25. Finance lease obligations

The assets leased by the Group and the Company under finance lease contracts consist of machines, equipment and vehicles. Apart from the lease payments, the most significant liabilities under lease contracts are property maintenance and insurance. The terms of finance lease are from 2 to 5 years. The distribution of the net book value of the assets acquired under finance lease is as follows:

	Group			Company
	2012	2011	2012	2011
Machines and equipment	1,032	1,861	-	-
Vehicles	353	691	-	110
	1,385	2,552	-	110

Principal amounts of finance lease payables at the year-end denominated in national and foreign currencies are as follows:

	Group		Company	
	2012	2011	2012	2011
EUR	-	75	-	75
PLN	1,307	2,266	-	-
	1,307	2,341	-	75

As at 31 December 2012 the interest rate on the finance lease obligations in PLN varies depending on the 1-month WIBOR+3.5% to 5.43% (as at 31 December 2012 was 1-month WIBOR+2% to 5.43%). As at 31 December 2011 the interest rate on the finance lease obligations in EUR varies depending on 6-month EURIBOR+0.95% or 3.5%.

Future minimal lease payments under the above mentioned finance lease contracts as at 31 December 2012 and 2011 are as follows:

	Group			Company
	2012	2011	2012	2011
Within one year	981	1,287	-	32
From one to five years	435	1,360	-	48
Total finance lease obligations	1,416	2,647	-	80
Interest	(109)	(306)	-	(5)
Present value of finance lease obligations	1,307	2,341	-	75
Finance lease obligations are accounted for as:				
- current	900	1,085	-	30
- non-current	407	1,256	-	45



#### 26. Other financial assets and financial liabilities

On 3 June 2008 Jelfa S.A. PLN loans from banks Bank Polska Kasa Opieki S.A. and Bank Zachodni WBK S.A. amounting to PLN 248,000 thousand (principal amount in original currency PLN 310,000 thousand) were converted to EUR at 3.3515 PLN/EUR rate to EUR 73,997 thousand. In connection with this conversion Jelfa S.A. concluded an agreement for hedging instruments and derivative instruments.

#### Cash flow hedges

As at 31 December 2010 the Group company Jelfa S.A. had an interest rate swap agreement in place with a notional amount outstanding of EUR 43,244 thousand (LTL 149,272 thousand) whereby the Group received a variable rate equal to 3-month EURIBOR and paid a fixed rate of 5.25%.

The cash flow hedges of the expected loan repayments were assessed to be highly effective and a net unrealised loss of LTL 4,391 thousand with deferred tax assets of LTL 834 thousand relating to the hedging instruments was included in the Group equity as at 31 December 2010. The fair value loss of LTL 3,557 deferred in equity until 31 December 2010 was released to the consolidated statement of comprehensive income till August 2011 on a quarterly basis when loans repayments became due.

#### 27. Deferred income from subsidies

On 21 January 2005 the Ministry of Economy of the Republic of Lithuania, public institution Lithuanian Development Agency for Small and Medium Sized Enterprises and the Company concluded an agreement to receive grants for the financing of constructions of a new production plant of the Company. The total approved grant according to the amended agreement amounts to LTL 16,061 thousand and is granted as actual expenses on construction are incurred. The total amount of the received grant by the Company amounted to LTL 16,055 thousand.

During 2012, LTL 838 thousand of grant amortisation were released (LTL 824 thousand in 2011): LTL 376 thousand have been included to the profit and loss of the Company and the Group (LTL 376 thousand in 2011), the remaining LTL 462 thousand (LTL 448 thousand in 2011) have been included into production cost for the year.

There are conditions set in the grant agreement, which if not fulfilled, the Agency for Small and Medium Sized Enterprises might cancel the grant agreement and ask to return the paid money back. The Company has fulfilled all set conditions in years 2012 and 2011.

# 28. Trade payables

all amounts are in thousand LTL unless otherwise stated

		Group	Company	
	2012	2011	2012	2011
Trade payables for inventories	12,285	9,159	678	547
Trade payables for capital expenditure	998	800	-	18
Trade payables for services	13,045	7,101	594	659
Trade payables for Group companies	-	-	407	444
	26,328	17,060	1,679	1,668

Trade payables are non-interest bearing and are normally settled on 30 – 90 days terms. Group trade payables have increased significantly due to payables for royalties to related party Valeant IPM sp. z o.o. For terms and conditions relating to trade payables to related parties refer to Note 34.

#### 29. Other current liabilities

		Group		Company
	2012	2011	2012	2011
Taxes, salaries and wages, social security	3,486	6,726	672	1,015
Vacation pay accrual	2,285	1,950	512	540
Discounts for customers	553	1,422	164	114
Dividends payable (Note 14)	108	121	108	121
Accrual related to integration to Valeant group costs	-	6,316	-	760
Deferred payment for Emo-Farm sp.z o.o. shares	26,339	-	-	-
Accrued marketing services	2,258	435	-	-
Other payables and accrued liabilities	5,778	2,300	331	524
	40,807	19,270	1,787	3,074

Other payables are non-interest bearing and have an average term of 30 days.

As at 31 December 2012 other Group current liabilities increased due to deferred payment of PLN 31,082 thousand (LTL 26,339 thousand) for newly acquired shares of subsidiary Emo-Farm sp. z o.o (Note 17). Deferred payment includes accrued interest of LTL 70 thousand (PLN 82 thousand) till the maturity date.

### 30. Employee benefits

The Company's subsidiaries Jelfa S.A. and Emo-Farm sp. z o.o. are required by the law to pay certain one-off benefits to employees upon their retirement. This payment amounts to 150% monthly salary in Jelfa S.A.

In addition, Jelfa S.A. pay additional jubilees benefits to their employees. In Jelfa S.A. jubilees are paid to the employees, who have been working for at least 15 years, whereas at least 5 years in this period have been worked in Jelfa S.A.. Such employees are entitled from 100% to 700% monthly salary based on the years of the employment.

Total amount of employee benefit expenses of the Group amounted to LTL 504 thousand during the year ended 31 December 2012 (LTL 489 thousand during the year ended 31 December 2011) and are included in employee benefits and related social insurance contributions expenses in the Group's statement of comprehensive income.

The following table summarizes the components of net benefit expenses recognized in the Group's statement of comprehensive income, the balance sheet and the principal assumptions used in determining employee benefits obligation.

		Group
	2012	2011
Opening balance	4,107	4,606
Interest cost on benefit obligation	-	257
Current service cost and curtailment	504	232
Net benefit expenses (recognized in employee benefits and related social insurance contributions expenses)	504	489
Benefits paid	(406)	(535)
Emo-Farm acquisition (Note 17)	36	-
Exchange differences	329	(453)
Closing balance	4,570	4,107
Discount rate	5.9%	5.8%
Employee turnover rate	4.0%	4.7%
Expected average annual salary increases	3.2%	3.5%

all amounts are in thousand LTL unless otherwise stated

#### 31. Provisions

		Group	Company	
	2012	2011	2012	2011
Opening balance	663	186	518	-
Change for the year	2,692	518	-	518
Paid	(414)	-	(414)	-
Unused amounts reversed	(104)	(23)	(104)	-
Foreign exchange difference	82	(18)	-	-
Closing balance	2,919	663	-	518

In 2011 the Company had made LTL 518 thousand provision for possible costs on compensation related with litigation process on confusing similar usage of "Citramon" trademark. The Company and entities Liuks, UAB, Stirolbiofarm Baltikum, SIA and Pharmstandart-Leksredstva, PSCK are seeking to stop litigation process between the parties and to reach a comprehensive settlement. In 2012 the parties have reached common agreement and the compensation of LTL 414 thousand was paid. Remaining part of provision was reversed in the administrative expenses of the Company and the Group.

Part of the Group provision in amount of LTL 258 thousand as at 31 December 2012 (LTL 145 thousand as at 31 December 2011) relates to the Corhydron issue, originating in 2006 year, when defective packages of Corhydron 250, which were produced before the acquisition of the subsidiary Jelfa S.A., had been sold in the Polish market. The provision is hold in order to cover the cost of expected this medicine return.

In 2012 Jelfa S.A. established new provision regarding the possible claims payable, which equals to LTL 2,661 thousand. This provision was set-up for existing court cases regarding the dismissal of employees.

# 32. Operating lease commitments

The Group has several operating leases agreements for vehicles, which last 3 – 4 years. There are no restrictions placed upon the Group by entering into these leases. Future minimum rentals payable under non-cancellable operating leases as at 31 December are as follows:

		Group
	2012	2011
Within one year	78	384
After one year but not more than five years	19	147
	97	531

In 2012 the subsidiary of the group Jelfa S.A. has concluded the agreement regarding the boiler room rent with Fortum Power and Heat sp. z o.o. Future minimal rent income on this agreement as at 31 December 2012 is as follows:

		Group
	2012	2011
Within one year	629	-
After one year but not more than five years	2,517	-
After five years	263	-
	3,409	-



### 33. Financial risk management objectives and policies

The Group's and the Company's principal financial liabilities comprise loans from related parties, finance leases and trade payables. The main purpose of these financial liabilities is to raise finance for the Group's and the Company's operations. The Group and the Company has various financial assets such as trade and other receivables and cash, which arise directly from its operations.

The principal financial risks to which the Group and the Company is exposed are those of interest rate, liquidity, foreign exchange and credit. The Group Management reviews and agrees policies for managing each of these risks, which are summarised below.

#### Interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group's and the Company's exposure to the risk of changes in market interest rates relates primarily to the loans obligations with floating interest rates.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates, with all other variables held constant, of the Group's and the Company's profit before tax (through the impact on floating rate borrowings). There is no impact on the Company's equity, other than current year profit impact.

			2012	20 <sup>-</sup>			
	Increase/	Effect on	profit before tax	Increase/ decrease in	Effect on	profit before tax	
	basis points	Group	Company	basis points	Group	Company	
PLN	+50	(1,023)	(339)	+50	(922)	(222)	
PLN	-50	(1,023)	(339)	-50	922	222	

#### Liquidity risk

The Management Board reviews the Group's liquidity risks annually as part of the planning process and on ad hoc basis. The Board considers short-term requirements against available sources of funding taking into account cash flow.

The Group and the Company monitors its risk to a shortage of funds using a standard weekly report on the cash flows with a liquidity projection for the future periods. The report considers projected cash flows from operations and allows for the Group management to effectively plan cash injection if needed.

The Group's and the Company's objective is to maintain a balance between continuity of funding and flexibility through the use of Valeant group financing sources and bank overdrafts, bank loans, finance leases and factoring contracts, if needed.



The table below summarises the maturity profile of the Group's financial liabilities as at 31 December 2012 and as at 31 December 2011 based on contractual undiscounted payments.

						Group
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	Total
Interest bearing loans	207,080	-	-	-	-	207,080
Finance lease obligations	-	224	757	435	-	1,416
Trade payables	62	26,266	-	-	-	26,328
Other current liabilities	198	5,571	29,267	-	-	35,036
Balance as at 31 December 2012	207,340	32,061	30,024	435	-	269,860
Interest bearing loans	186,783	-	-	41,264	-	228,047
Finance lease obligations	-	220	1,067	1,360	-	2,647
Trade payables	974	16,086	-	-	-	17,060
Other current liabilities	211	10,383	-	-	-	10,594
Balance as at 31 December 2011	187,968	26,689	1,067	42,624	-	258,348

As at 31 December 2012 the Group liability for interest bearing loans, which is repayable on demand and amounts to LTL 207,080 thousand (in 2011 – LTL 186,783 thousand) relates to the Group loans from related parties, which are repayable within 60 days after the lender notice (Note 24). The Group management does not anticipate that the mentioned loans will be requested to be repaid in 2013. If the mentioned loans are eliminated from short term liabilities, the Group liquidity ratio as at 31 December 2012 is equal to 2.38 (3.69 as at 31 December 2011).

The table below summarises the maturity profile of the Company's financial liabilities as at 31 December 2012 and 2011 based on contractual undiscounted payments.

						Company
	On demand	Less than 3 months	3 to 12 months	1 to 5 years	More than 5 years	Total
Interest bearing loans	68,581	-	-	-	-	68,581
Trade payables for third parties	-	1,272	-	-	-	1,272
Trade payables for the subsidiaries	-	265	142	-	-	407
Other current liabilities	198	405	-	-	-	603
Balance as at 31 December 2012	68,779	1,942	142	-	-	70,863
Interest bearing loans	44,873	-	-	41,264	-	86,137
Finance lease obligations	-	6	26	48	-	80
Trade payables for third parties	304	531	263	126	-	1,224
Trade payables for the subsidiaries	376	68	-	-	-	444
Other current liabilities	211	1,308	-	-	-	1,519
Balance as at 31 December 2011	45,764	1,913	289	41,438	-	89,404



As at 31 December 2012 the Company liability for interest bearing loans, which is repayable on demand and amounts to LTL 68,581 thousand (as at 31 December 2011 - LTL 44,873 thousand) relates to the Company loans from related parties, which are repayable within 60 days after the lender notice (Note 24). The Company management does not anticipate that the mentioned loans will be requested to be repaid in 2013. If the mentioned loans are eliminated from short term liabilities, the Group liquidity ration as at 31 December 2012 is equal to 3.45 (as at 31 December 2011 - 6.44.

#### Foreign exchange risk

Foreign currency risk is the risk that the fair value of the future cash flows of a financial instrument will fluctuate because of changes in foreign exchange rates. The Group's and the Company's exposure to the risk of changes in foreign exchange rates relates primarily to the Group and Company operating activities (when revenue or expense are denominated in a different currency from the Group's and the Company's functional currencies).

As a result of Group operations in Poland, the Group's balance sheet can be affected by movements in PLN/LTL exchange rate. However currency translation risk from the translation of Poland subsidiaries financial statements to the Group reporting currency were not taken into account in further disclosures.

The Group and the Company seeks to mitigate the effect of its structural currency exposure by keeping the assets and the liabilities denominated in the same currency, which is the functional currency for each individual entity.

Financial assets and liabilities denominated in foreign currencies as at 31 December 2012 were as follows:

	Group			Company
	Assets	Liabilities	Assets	Liabilities
PLN	44,821	258,775	-	68,171
USD	2,007	1,197	-	14
EUR	22,703	7,479	2,427	436
LTL	5,227	1,260	5,227	1,260
RUB	32,790	4	-	-
Other currencies	272	676	-	1
	107,820	269,391	7,654	69,882

Financial assets and liabilities denominated in foreign currencies as at 31 December 2011 were as follows:

	Group			Company
	Assets	Liabilities	Assets	Liabilities
PLN	55,724	202,206	15,704	44,295
USD	1,492	37,702	-	36,591
EUR	29,666	4,655	5,573	175
LTL	4,232	1,565	4,958	1,565
Other currencies	3,310	2,656	2,650	648
	94,424	248,784	28,885	83,274



The following table demonstrates the sensitivity to a reasonably possible change in the foreign exchange rates, with all other variables held constant, of the Group's and Company's profit before tax (due to changes in the fair value of financial assets and liabilities), which also effects the Group's and the Company's equities and the Group's equity. There is no impact on the Company's equity, other than current year profit impact.

	2012					2011	
	Increase/ decrease in forex rate		Effect on	profit before tax	Increase/ decrease	Effect on	profit before tax
		Group	Company in forex ra	in forex rate	Group	Company	
LTL/PLN	10%	(6,817)	(6,817)	10%	(2,859)	(2,859)	
LTL/USD	10%	(1)	(1)	10%	(3,666)	(3,666)	
PLN/EUR	10%	1,548	-	10%	1,492	-	
PLN/RUB	10%	3,869	-	10%	204	-	
LTL/PLN	-10%	6,817	6,817	-10%	2,859	2,859	
LTL/USD	-10%	1	1	-10%	3,666	3,666	
PLN/EUR	-10%	(1,548)	-	-10%	(1,492)	-	
PLN/RUB	-10%	(3,869)	-	-10%	(204)	-	

#### Credit risk

Credit risk is the risk that the counterparty will not meet its obligations under a financial instrument or customer contract, leading to a financial loss. The Group is exposed to credit risk from its operating activities (primarily for trade receivables) and from its financing activities, which include foreign exchange transactions and other financial instruments.

The credit risk related to receivables is managed by each Group company separately trading only with recognised, creditworthy third parties. According to the Group's and the Company's policy all customers wishing to trade on credit terms are subject to credit verification procedures. In addition, outstanding receivable balances are monitored on a weekly basis by the Group management. For the justified cases, the sales are stopped or prepayment for deliveries is required. When possible, factoring without a right to recourse is used as additional security mean for trade accounts receivable in country of operation. The Group also uses credit insurance for domestic and export trade protecting its trade accounts receivable. The Group does not hold collateral as security.

5 customers with the greatest outstanding receivable balances represented 72% of total Group receivables as at 31 December 2012 (54% as at 31 December 2011). The maximum exposure to credit risk at the reporting date is the carrying value of the trade receivables, which is disclosed in Note 19.

#### Fair value of financial instruments

The Group's and the Company's principal financial instruments not carried at fair value are trade and other receivables, trade and other payables, long-term and short-term borrowings.

Fair value is defined as the amount at which the instrument could be exchanged between knowledgeable willing parties in an arm's length transaction, other than in forced or liquidation sale. Fair values are obtained from quoted market prices, discounted cash flow models and option pricing models as appropriate.

The book value of the financial assets and financial liabilities of the Company and the Group as at 31 December 2012 and 2011 approximated their fair value.

The fair value of borrowings has been calculated by discounting the expected future cash flows at prevailing interest rates. The fair value of loans and other financial assets have been calculated using market interest rates.

The following methods and assumptions are used to estimate the fair value of each class of financial instruments:

- (a) The carrying amount of current trade accounts receivable, current trade accounts payable and short-term borrowings approximates fair value.
- (b) The fair value of non-current debt is based on the quoted market price for the same or similar issues or on the current rates available for debt with the same maturity profile. The fair value of non-current borrowings with variable and fixed interest rates approximates their carrying amounts.



#### Capital management

Capital includes total equity attributable to the shareholders of the Group and the Company, which amounted to LTL 726,051 thousand and LTL 291,643 thousand, respectively, as at 31 December 2012 (LTL 673,823 thousand and LTL 306,864 thousand, respectively, as at 31 December 2011). The primary objective of the capital management is to ensure that the Group and the Company maintains a strong credit health and healthy capital ratios in order to support its business and maximise shareholder value.

The Company and the Group manages its capital structure and makes adjustments to it, in light of changes in economic conditions. To maintain or adjust the capital structure, the Company may adjust the dividend payment to shareholders, return capital to shareholders or issue new shares. No changes were made in the objectives, policies or processes during the year 2012 and the year 2011.

The Group monitors capital using net financial debt to EBITDA ratio, which should not exceed 4. As at 31 December 2012 the ratio was equal to 4 (1 as at 31 December 2011).

The Company is obligated to upkeep its equity ratio not less than 50% of its share capital, as imposed by the Law on Companies of Republic of Lithuania. The Company was compliant with this requirement as at 31 December 2012 and 2011. There were no other externally imposed capital requirements on the Group and the Company.

### 34. Related party transactions

The parties are considered related when one party has the possibility to control the other one or have significant influence over the other party in making financial and operating decisions.

In the 2012 and 2011 the Group and the Company had transactions and balances with the following related parties:

Valeant Pharmaceuticals International, Inc. (the shareholder of the Company);

Jelfa S.A. (the subsidiary of the Company);

Laboratorium Farmaceutyczne HOMEOFARM sp. z o.o. (the subsidiary of the Company);

Sanitas Pharma a.s. (the subsidiary of the Company):

Emo – Farm sp. z o.o. (the subsidiary of the Company);

Valeant IPM sp. z o.o. (the associate of the Company);

HBM Pharma s.r.o. (the ex-subsidiary of the Company);

ICN Polfa Rzeszow S.A. (the related party of Valeant Pharmaceuticals International, Inc.);

 $PharmaSwiss, \, UAB \, (the \, related \, party \, of \, Valeant \, Pharmaceuticals \, International, \, Inc.);$ 

PharmaSwiss EOOD (the related party of Valeant Pharmaceuticals International, Inc.):

PharmaSwiss SA (the related party of Valeant Pharmaceuticals International, Inc.);

PharmaSwiss d.o.o (the related party of Valeant Pharmaceuticals International, Inc.);

Valeant Polska sp. z o.o. (the related party of Valeant Pharmaceuticals International, Inc.);

Invalda, AB (the ex-shareholder of the Company);

Acena, UAB (the related party of Invalda, AB).



The Group's and the Company's transactions with related parties in 2012 and related year-end balances were as follows:

	Sales to related parties	Purchases from related parties	Amounts owed by related parties	Amounts owed to related parties
The Company's transactions				
Jelfa S.A.	1,882	1,919	-	407
Sanitas Pharma a.s.	-	41	-	-
The Company's and the Group's	s transactions			
Valeant Pharmaceuticals International, Inc.	-	720	-	-
ICN Polfa Rzeszow S.A.	-	1,029	-	6,782
PharmaSwiss, UAB	-	4,104	-	469
Valeant IPM sp. z o.o.	-	3,549	-	60,982
The Group's transactions				
ICN Polfa Rzeszow S.A.	167,767	10,157	19,690	154,360
Valeant Pharmaceuticals International, Inc.	3	288	-	406
PharmaSwiss, UAB	9	-	-	-
PharmaSwiss SA	5,259	134	1,339	5,302
PharmaSwiss d.o.o	3	-	-	-
Valeant IPM sp. z o.o	1,488	63,242	371	19,639
Valeant Polska S.A.	721	-	633	3

The Group's and the Company's transactions with related parties in 2011 and related year-end balances were as follows:

	Sales to related parties	Purchases from related parties	Amounts owed by related parties	Amounts owed to related parties
The Company's transactions				
Jelfa S.A.	3,202	2,144	20,611	-
Sanitas Pharma a.s.	-	566	-	472
The Company's and the Group'	s transactions			
Valeant Pharmaceuticals International, Inc.	-	714	-	35,831
ICN Polfa Rzeszow S.A.	-	580		24,138
PharmaSwiss, UAB	166	432	-	261
Valeant IPM sp. z o.o.	-	530		20,160
Acena, UAB	-	28	-	-
Invalda, AB	-	3	-	-
The Group's transactions				
ICN Polfa Rzeszow S.A.	13	1,035		120,719
PharmaSwiss, UAB	2	-	1	-
PharmaSwiss EOOD	15	-	-	144
Valeant IPM sp. z o.o	-	186	-	19,389

In 2012 the sales of goods to Jelfa S.A. amounted to LTL 690 thousand (LTL 645 thousand in 2011). As well, in 2012 the interest amounting to LTL 399 thousand was calculated. Other sales to the subsidiary companies represent the income from services, provided to the subsidiaries (mainly management consulting services).



Purchase of goods from Jelfa S.A. amounted to LTL 1,805 thousand in 2012 (in 2011 – LTL 2,131 thousand). Other purchases from the subsidiaries relates to the services (mainly regulatory affairs from Sanitas Pharma a.s.).

In 2011 the Company sold some property, plant and equipment, in total amount of LTL 166 thousand to PharmaSwiss, UAB. There were no other non-current assets sales or acquisition to/from related parties in the Group and Company in 2012 or 2011.

Since November 2011 PharmaSwiss, UAB provides marketing services to the Company.

Details about loans received from the related parties are disclosed in Note 24.

Terms and conditions of transactions with related parties

Outstanding balances at the year-end are unsecured, interest free (except for loans) and settlement occurs in cash in 30 – 150 days term. There have been no guarantees provided or received for any related party receivable or payable. For the year ended 31 December 2012 and 2011, the Company has not made any allowance for doubtful debts relating to amounts owed by related parties. This doubtful debts assessment is undertaken each financial year through examining the financial position of the related party and the market in which the related party operates.

Remuneration of the management and other payments

The short-term benefit remuneration to the Group's and the Company's management amounted to LTL 10 thousand in 2012 (LTL 1,093 thousand 2011). In 2011 the Group's and the Company's management also received LTL 4,216 thousand compensation for Phantom Share Option plan and LTL 255 thousand compensation for termination. In 2011 other short term benefit payments amounting to LTL 4,470 thousand were made for the Group's management. In 2012 and 2011, the management of the Group and the Company did not receive any loans or guarantees; no other payments or property transfers were made or accrued.

## 35. Main events after the end of the financial year

In March 2013 AB Sanitas controlled company Jelfa S.A. sold 100% of shares of Slovak subsidiary Sanitas Pharma a.s (under liquidation) for LTL 21 thousand. The share purchase agreement was executed between Jelfa S.A. and Polish company Domanski Zakrzewski Palinka Spolka Komandytowa.

# CONSOLIDATED ANNUAL REPORT



# Period for which Consolidated Annual Report is prepared

# 1. Reporting period

Consolidated Annual Report is prepared for the year 2012.

# Short presentation of Public limited liability company "SANITAS" Group

# 2. Main data about Public limited liability company "SANITAS"

Public limited liability company "SANITAS" (hereinafter SANITAS or Company)				
Legal form	Public limited liability company			
Registration date	June 30, 1994			
Registration place	Kaunas Municipality Board			
Register, in which data about the company are stored	Register of legal entities of Republic of Lithuania			
Code	1341 36296			
Registered office	Veiveriu str. 134 B, LT-46352 Kaunas, Lithuania			
Phone number	+37037226725			
Fax number	+37037223696			
E-mail	sanitas@sanitasgroup.com			
Website	www.sanitasgroup.com			

# 3. Contacts of other enterprises of SANITAS Group

Jelfa S.A. (hereinafter Jelfa)				
Legal form	Limited liability company			
Registration date	December 2, 1991			
Register, in which data about the company are stored	National court register, Wroclaw branch, Poland			
Code	66687			
Registered office	Wincentego Pola str. 21, 58-800 Jelenia Gora, Poland			
Phone number	+48756433100			
Fax number	+48757524455			
E-mail	jelfa@jelfa.com.pl			
Website	www.jelfa.pl			

Pharmaceutical Laboratory HOMEOFARM sp. z o.o. (hereinafter Homeofarm)					
Legal form	Limited liability company				
Registration date	December 12, 2002				
Register, in which data about the company are stored	National court register, Gdansk branch, Poland				
Code	00001442971				
Registered office	Wincentego Pola str. 21, 58-800 Jelenia Gora, Poland				
Phone number	+48585533303				
Fax number	+48585538947				
E-mail	-				
Website	-				

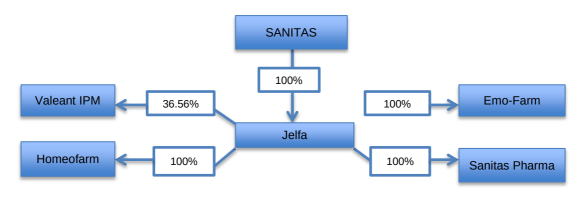
Sanitas Pharma a.s. (hereinafter Sanitas Pharma)				
Legal form	Limited liability company			
Registration date	May 15, 2010			
Register, in which data about the company are stored	District court in Zilina, Slovakia			
Code	45 563 811			
Registered office	Bajkalska str. 5, 83104 Bratislava, Slovakia			
Phone number	+420602671176			
Fax number	-			
E-mail	studenik@seznam.cz			
Website	-			



Emo-Farm sp. z o.o. (hereinafter Emo-Farm)	
Legal form	Limited liability company
Registration date	February 3, 2003
Register, in which data about the company are stored	National court register, Lodz branch, Poland
Code	147075
Registered office	Lodzka str. 52, 95-054 Ksawerow, Poland
Phone number	+48422128085
Fax number	+48422128088
E-mail	emo-farm@valeant.com
Website	www.emo-farm.pl

Valeant IPM sp. z o.o. (hereinafter - Valeant IPM); associated company				
Limited liability company				
August 25, 2010				
National court register, Rzeszow branch, Poland				
0000363692				
Przemyslowa str. 2, 35-959 Rzeszow, Poland				
+48178655100				
+48178624618				
biuro.spolki@valeant.com				
-				

# 4. Structure of SANITAS Group. Portfolios held



SANITAS is the sole shareholder of Jelfa. Jelfa is the sole shareholder of Homeofarm, Sanitas Pharma and Emo-Farm holding full portfolios in these companies. Jelfa also owns 36.56% shares of Valeant IPM.

# 5. Affiliaties and representative offices of enterprises comprising SANITAS Group

SANITAS Group companies have no affiliates. Jelfa has representative offices as follows:

- in Russia address: Korovyi Val 7 of. 80, 119049 Moscow; tel. / fax: +7 495 510 28 79; email: office.ru@valeant.com;
- in Ukraine address: Vasylkivska str. 1, building 2, office 207, 03040 Kiev; tel. / fax: +38 044 461 91 96; email: office.ua@valeant.com.

### 6. The main activity of SANITAS Group

The main activities of SANITAS Group are:

- · manufacture and sale of various generic medicine;
- development of new products;
- toll manufacturing.



### 7. Participation in activity of organizations

SANITAS is a member of Lithuanian Association of manufactures of medicines and Lithuanian Association of trade numbers and barcodes. Jelfa is a member of Klub Eksportera – Polish Association of foreign trade.

# 8. Short history of SANITAS Group

History of SANITAS Group reaches as early as 1922, when pharmaceutical laboratory Sanitas was established in Kaunas city (Lithuania) and used to manufacture cosmetics. In the course of time, the laboratory was intensely developed, its owners were changing. History of the present SANITAS started in 1994, after privatization of the Company. Manufacture was reformed according to the requirements of Good Manufacturing Practice (hereinafter GMP) and developed further.



In May 2004, SANITAS acquired shares of another Lithuanian manufacturer of pharmaceutical preparations Endokrininiai preparatai, AB. In spring 2005 in the territory of this company, at Veiveriu str. 134, Kaunas, according to project Modernization of manufacture of public limited liability company "SANITAS", which was partially financed by Structural Funds of the European Union, building of new modern factory of medicine manufacture was started. Project was finished in September 2008. The newly installed equipment increased capacities of manufacture and expanded assortment – completely new lines of eye drops and disposable syringes were installed.



In July 2005, SANITAS acquired manufacturer of generic medicines, limited liability company HBM Pharma s.r.o (previously known as Hoechst-Biotika s.r.o) (hereinafter HBM), established in Martin city, Slovakia. Acquisition of HBM was the first step to creation of SANITAS Group and at the same time strong step into markets of the Central Europe.



In 2006, SANITAS went through a life-transforming transaction when it acquired Jelfa in Poland, a company several times larger than SANITAS was at the time. Jelfa was well established in Poland, had world class production facilities, including one of the largest ointment plants in Europe but was in need of modernisation, particularly in terms of its product portfolio and culture. Over the subsequent few years, Jelfa has been integrated into SANITAS Group and been transformed from a production-oriented company to a modern market-oriented pharmaceutical company focused on improving the health and well being of patients. The acquisition of Jelfa added over 100 formulations to SANITAS products offering as well as giving the Group a significant presence in Poland, Russia, Ukraine and the wider region.

The acquisition of Jelfa was partly financed by an issuance of new shares by SANITAS, which led to international private equity funds Citigroup Venture Capital International Jersey Limited (Citigroup's private equity unit focusing on developing markets) and Amber Trust II SCA (Baltic-focused private equity fund managed by Danske Capital and Firebird LLC) becoming shareholders of the company.



Over the last few years, SANITAS Group has been expanding its footprint in Central and Eastern Europe. The Group established its own presence in Hungary and Bulgaria in 2005, and Czech and Slovakia in 2007.



On 23 December 2008 Jelfa acquired 100% stock of shares of Homeofarm, a niche dermatology / dermacosmetics company based in Gdansk, northern Poland. This acquisition has complemented the Group assortment and pipeline in this segment, consolidating the Group position as one of the leading dermatology players in Poland and the region.

On 27 April 2010 the agreement on sale of HBM was signed between SANITAS and Latvian company SIA Liplats 2000. The parties agreed only on sale of manufacturing site located in Martin. Marketing, sales and regulatory divisions located in Bratislava and Prague were separated from HBM and transferred to newly established HBM subsidiary Sanitas Pharma. On 16 June 2010 SANITAS subsidiary Jelfa acquired 100% of Sanitas Pharma shares. The transaction on sale of HBM between the Company and Latvian company SIA Liplats 2000 was closed on 8 July 2010.



On 23 May, 2011 funds advised by Citi Venture Capital International (acting through the legal entities Citigroup Venture Capital International Jersey Limited and Baltic Pharma Limited), Invalda AB, Amber Trust II S.C.A. and certain other persons signed a definitive share sale and purchase agreement for the sale of their entire shareholding in the company to Valeant Pharmaceuticals International, Inc. ("Valeant"). On 19 August 2011, the parties completed the transaction of acquisition of shares of the company according to Share Sale and Purchase Agreement, whereby Valeant acquired 87.2% shares of Sanitas. After executing of the squeeze-out of Company's shares, on 30 December, 2011 Valeant applied to the Court regarding transfer of title to the Company's shares.

On 30 October 2012 SANITAS subsidiary Jelfa acquired 100% of shares of Emo-Farm, a company specialized in manufacturing of semi – solid formulations with its headquarters in Ksawerow, Poland. The share purchase agreement was executed between Jelfa and ICN Polfa Rzeszow SA. Both parties of the agreement are members of Valeant group.

Today SANITAS Group, acquired by Valeant, is a fully modernised, patient and doctor-oriented organisation based in the European Union, which develops registers, manufactures and sells a comprehensive portfolio of branded generic and specialty pharmaceuticals.

#### 9. Aims. Values

SANITAS Group aims to be a leading player in its strategic therapeutic areas by offering a comprehensive portfolio of treatments and formulations.

#### Key values are:

- Quality;
- Integrity;
- Innovation:
- Local knowledge;
- · Customer focus;
- Value.

# Information on SANITAS Authorised Capital and Securities

# 10. Composition of SANITAS authorised capital, rights granted by shares

Type of shares	Number of shares	Nominal value, LTL	Total nominal value, LTL	Portion of the authorised capital, %	Voting rights granted
Ordinary registered Shares	31,105,920	1	31,105,920	100	1 share grants 1 vote

SANITAS shares grants the following property and non-property rights to the shareholders:

- 1. To receive a part of the Company's profit (dividends);
- 2. To receive a part of assets of the Company in liquidation;
- 3. To receive shares without payment if the authorised capital is increased out of the Company funds except in cases provided in the Law on companies of the Republic of Lithuania;
- 4. To have pre-emption right in acquiring shares or convertible debentures issued by the Company, except in cases when the General Shareholders Meeting decides to withdraw the pre-emption right for all the shareholders, according to the Law of companies of the Republic of Lithuania;
- 5. To lend to the Company in the manner and procedure prescribed by law;
- 6. To leave all or part of the shares for the other persons by will;
- 7. To sell or otherwise transfer the shares to the proprietorship of other persons;
- 8. To attend the General Shareholders Meetings:
- 9. To vote at the General Shareholders Meetings (1 fully paid share of one Litas nominal value grants 1 vote);
- 10. To receive the information concerning economic activity of the Company, following the order set by the Articles of Association;



- 11. To file a claim with the court for reparation of damage resulting from nonfeasance or malfeasance by the General Manager and Management Board members of their obligations prescribed by the laws and the Articles of Association as well as in other cases laid down by laws;
- 12. To receive funds of the Company in cases when the authorised capital of the Company is reduced for the purpose of disbursement of funds of the Company to the shareholders;
- 13. To submit the questions related to the agenda of the General Shareholders Meeting to the Company in advance;
- 14. To authorize natural or legal person to represent his interests in relations with the Company and other persons;
- 15. Shareholders may exercise other property and non-property rights prescribed by law.

The obligations of SANITAS shareholders do not differ from the one set in the Law on companies of the Republic of Lithuania, except cases specified in the Articles of Association of the Company.

#### 11. SANITAS own shares

During the reporting period SANITAS did not acquire and did not transfer or held its own shares. Jelfa, Homeofarm, Sanitas Pharma and Emo - Farm nor other persons acting under authorization of SANITAS subsidiaries did not acquire and did not hold SANITAS shares.

## 12. Dividends paid to SANITAS shareholders

The General Shareholders Meeting decides upon dividends payments and sets amount of dividends. Persons have a right to get dividends if they are the shareholders of the Company at the end of rights accounting day or have the right to get dividends on other legal grounds at that day. For the financial year 2012, 2011, 2010 or 2009 the Company did not pay any dividends.

## 13. Data about securities trading

Only shares of SANITAS are traded on regulated market. Since 21 November 2005, the ordinary registered shares of the Company were admitted to the Baltic Main List of NASDAQ OMX Vilnius AB (hereinafter NASDAQ) i.e. previously known as Vilnius Stock Exchange. Until 21 November 2005 the Company's shares were traded on the Current List of NASDAQ.

Main characteristics of the Company's shares listed in the Baltic Main List:

Type of shares	ISIN code	Ticker	Number of shares	Nominal value, LTL	Total nominal value, LTL	Voting rights granted
Ordinary registered shares	LT0000106171	SAN1L	31,105,920	1	31,105,920	1 share grants 1 vote

Main information about Company's security trading during last five years is as follows:

	2012	2011	2010	2009	2008
Opening price, EUR	9.000	5.500	2.760	2.517	8.399
Highest price, EUR	10.060	11.05	6.024	3.331	10.122
Lowest price, EUR	8.590	4.810	2.731	1.767	2.027
Last price, EUR	9.640	9.000	5.496	2.760	2.517
Traded volume	10,673	3,590,512	861,185	1,477,584	1,267,264
Turnover, million EUR	0.10	33.35	3.75	3.57	8.02
Capitalisation, million EUR	299.86	279.95	170.96	85.85	78.29

#### 14. SANITAS shareholders

Total number of the shareholders as at 31 December 2012 was about 225 (as at 31 December 2011 – 221, as at 31 December 2010 – 1,679).



Shareholders, who held more than 5% of the Company's authorised capital or votes by the right of ownership or acting jointly with other shareholders as at 31 December 2012:

					Share of votes, %
Name of the shareholder (legal form, address of registered office and code of the enterprise)	Number of ordinary registered shares owned by the right of ownership	Share of the authorised capital, %	Share of votes given by the shares owned by the right of ownership, %	Indirectly owned votes, %	Share of votes directly and indirectly held by shareholders that are acting jointly, %
Valeant Pharmaceuticals International, Inc., company's code 430861-1, 7150 Mississauga Road, Mississauga, Ontario, Canada L5N 8M5.	30,920,705	99.40	99.40	-	99.40

# 15. Limitations of SANITAS securities transferring

There are no limitations for SANITAS securities transferring known to the Company.

16. Special rights of control possessed by SANITAS shareholders and description of these rights

There are no special rights of control possessed by Sanitas shareholders known to the Company.

17. Limitations of Company's shareholders voting rights

There are no limitations for SANITAS shareholders voting rights known to the Company.

18. SANITAS shareholders agreements known to the Company according to which transferring of the securities and/or voting rights can be limited

There are no SANITAS shareholders agreements known to the Company whereby transferring of the securities and/or voting rights can be limited.

19. SANITAS agreements with intermediaries of public trading in securities

The Company has agreement with FMI Finasta, AB on the management of shares accounting, custody and accounting of securities and funds, accepting and executing orders.



# Information on SANITAS Management

# 20. Company's managing bodies

The Company has the General Shareholders Meeting, single person managing body – the General Manager and collegial executive body – the Management Board. The Supervisory Board is not formed in the Company.

#### 20.1. The Management Board

The Management Board is formed from 5 members and is elected by the General Shareholders Meeting for the 4 years period. The Management Board has all powers and authority provided under the applicable laws and which are normally appropriate for the Management Boards in practice, including the competence to decide on the following issues:

- 1. A material change in the business of the Company:
- 2. Any merger, consolidation or acquisition, or sale, lease or other disposal of the Company, or all or substantially all of the Company's assets;
- 3. The establishment of any new subsidiary of the Company;
- 4. Any joint ventures between the Company and another entity;
- Any transaction giving rise to contingent liabilities not provided in the budget in excess of EUR 250,000 (two hundred fifty thousand);
- 6. A sale of any subsidiaries of the Company or of all or substantially all the assets of any of the Company's subsidiaries;
- 7. Approval of the Company's annual operating plan and budget and any material deviation there from;
- 8. Capital expenditure in excess of EUR 250,000 (two hundred fifty thousand) not provided in the budget, in one transaction or a series of transactions during any year;
- 9. Sale of assets of the Company with a book value in excess of EUR 250,000 (two hundred fifty thousand) not provided in the budget in one transaction or a series of transactions during any year:
- 10. Borrowings in excess of EUR 250,000 (two hundred fifty thousand) not provided in the budget in one transaction or a series of transactions during any year and the establishment of any mortgage, pledge or lien over any asset of the Company where the book value of the asset exceeds EUR 250,000 (two hundred fifty thousand);
- 11. Any transaction with any officer, Management Board member or other interested party, or close relatives of any such interested party:
- 12. Any transaction with a shareholder or close relatives of a shareholder;
- 13. The constitution of any committee of the Management Board or the Management Board of any subsidiary of the Company;
- 14. Any transaction not in the ordinary course of business;
- 15. Any change in the signatory rights on behalf of the Company;
- 16. Appointment or change of the General Manager and the Chief Financial Officer;
- 17. Payment to any employee of remuneration in excess of EUR 50,000 (fifty thousand) (after tax) in any one year;
- 18. Other decisions prescribed to the competence of the Management Board of the Company provided under the applicable laws, resolutions of the General Shareholders Meeting or Articles of Association.

The Management Board elects and removes the Manager of the Company, fixes his remuneration, other terms of employment contract, approves his office regulations, assigns to him incentives and penalties. An employment contract with the Manager of the Company on behalf of the Company is signed by the chairman of the Management Board or other member authorized by the Management Board.

Decisions made by the Management Board is considered as lawful if more than a half of the all elected Management Board members vote in favour of it, except for the matters referred to in clauses 3-5, 7-9, 10-11, 13-15, 17 above requiring qualified majority of 3/5 (three fifths) of the Management Board members attending the Management Board meeting and for matters referred to in clauses 1-2, 6, 12 and 16 above, requiring more than 4/5 (four fifths) majority vote of the Management Board members attending the Management Board meeting.

Election and revocation order of the Management Board does not differ from the order set in the Law on companies of the Republic of Lithuania. Rules of election and replacement of the members of the Company's Management Board and other issues related to the work of the Management Board are specified in SANITAS Management Board Work Regulations. The latest version of SANITAS Management Board Work Regulations was approved by the Management Board on 28 April, 2009.



#### 20.2. The General Manager

The General Manager is elected and dismissed by the Management Board. The competence of the General Manager does not differ from that set in the Law on companies of the Republic of Lithuania. The General Manager has a right to issue an authorisation for the employee of the Company or the third person, following the Lithuanian legal order, to perform the legal actions related to the activity of the Company on its behalf and in its name.

## 20.3 The General Shareholders Meeting

The competence of the General Shareholders Meeting and the order of its convocation do not differ from that set in the Law on companies of the Republic of Lithuania, except cases specified in SANITAS Articles of Association. The General Shareholders Meeting has an exclusive right to adopt the following resolutions regarding:

- 1. Amendment to the Articles of Association of the Company;
- 2. Amendment to the rights associated with any of the shares of the Company;
- 3. Issuance of bonds and debentures, including convertibles;
- 4. Issuance of new equity or capital, including shares, rights, options, warrants to purchase shares (or other convertible or quasi-equity securities), provided each shareholder has a pre-emptive right to subscribe for the newly issued shares or rights;
- 5. De-listing of the shares, new public listing of the shares on any stock exchange;
- 6. Any reduction, repayment or buyback of the shares of the Company or any shares of its subsidiaries;
- 7. Declaration and payment of any dividends or other distributions;
- 8. Liquidation, dissolution or winding up of the Company including appointment of the liquidator;
- Appointment and change of the audit company for the Company, establishment of payment conditions for audit services:
- 10. Approval of the set of annual financial accounts and the report on the Company's operation, including the report of the Management Board;
- 11. Issuance of shares or other securities under the employee stock option plan and its rules and regulations, and any other future stock option or incentive plans as approved by the Management Board;
- 12. Decisions on the reorganization, transformation or restructuring of the Company;
- 13. Decision to revoke for all the shareholders the pre-emptive right in acquiring the shares or convertible debentures of the Company of a specific issue;
- 14. Other decisions prescribed to the competence of the General Shareholders Meeting of the Company provided under the applicable laws.

A decision is deemed to be adopted by the General Shareholders Meeting when more shareholders vote in favour of it than against it except for the following cases: adoption of decisions under clauses 3-7 and 9-12 above require a 2/3 (two thirds) majority vote, whilst adoption of decisions under clauses 1-2, 8 and 13 require a 5/6 (five sixths) majority vote of the shareholders present in the General Shareholders Meeting.

## 20.4. SANITAS Audit Committee

The Audit Committee consists of 3 members, 1 of them is independent. The term of office of the Audit Committee coincides with the term of office of the Management Board. Members of the Audit Committee are elected by the General Shareholders Meeting at the proposal of the Management Board. The main functions of the Audit Committee are:

- 1. To provide the Management Board of the Company with recommendations related to selection, repeated appointment and cancellation of an external audit company as well as the terms and conditions of the agreement with the audit company;
- 2. To observe the process of carrying out an external audit;
- 3. To observe how the external auditor and audit company follow the principles of independence and objectivity;
- 4. To observe the process of preparation of financial reports of the Company;
- 5. To observe the efficiency of systems of internal control, risk management and internal audit, if such functions exist in the Company. Should there be no internal audit authority in the Company, the need for one should be reviewed at least annually:
- 6. To review efficiency of external audit process and responsiveness of management of the Company to recommendations and remarks made in the external auditor's management letter;
- 7. To fulfil other functions specified in the legal acts of the Republic of Lithuania and the recommendations of the Code of management of companies listed with NASDAQ.

The Audit Committee is a collegial body, taking decisions during meetings. The Audit Committee may take decisions and its meeting is considered as valid, when at least 2 (two) members of the Audit Committee participate in it. The decision is passed when at least 2 (two) of the participating members of the Audit Committee vote for it.



# 21. Data about members of the Management Board, members of the Audit Committee and CEO



Robert Roswell Chai-Onn Chairman of the Management Board

**Education:** Bachelor Degree in Arts, Yale University (USA), M. Phil, University of Cambridge (UK); J.D., Columbia University School of Law (USA).

**Work experience:** Gibson, Dunn & Crutcher, LLP – Associate, (1997 – 2000; 2001 – 2004); Valeant Pharmaceuticals International – Vice President, Assistant General Counsel & Assistant Corporate Secretary (2004 – 2010); Valeant Pharmaceuticals International, Inc., – Executive Vice President, General Counsel & Corporate Secretary (09/2010 – present).

## Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)
Amarin Pharmaceuticals Inc. – Director;	-
ICN Polfa Rzeszow SA – Director;	-
ICN Southeast, Inc – Director;	-
Laboratorios Grossman, S.A. – Director;	-
Logistica Valeant, S.A. de C.V. – Director;	-
Nysco de Mexico S.A. de C.V. – Director;	-
Oceanside Pharmaceuticals, Inc. – Director;	-
Valeant Biomedicals, Inc. – Director;	-
Valeant Farmaceutica Panama S.A. – Director;	-
Valeant Farmaceutica S.A. de CV – Director;	-
Valeant Pharmaceuticals Australasia Pty. Ltd. – Director;	-
Valeant Pharmaceuticals International – Director;	-
Coria Laboratories, Ltd. – Director;	-
DermaTech Pty. Ltd. – Director;	-
Dow Pharmaceutical Sciences, Inc. – Director;	-
Tecnofarma, S.A. de C.V. – Director;	-
Private Formula International Holdings Pty. Ltd. – Director;	-
Private Formula International Pty. Ltd. – Director;	-
Valeant Pharmaceuticals New Zealand Limited – Director;	-
Private Formula Corp. – Director;	-
Dr. LeWinn's Private Formula International, Inc. – Director;	-
Dr. LeWinn's International Limited – Director;	-
Laboratoire Dr Renaud Inc. – Director;	-
Renaud Skin Care Laboratories, Inc. – Director;	-
Aton Pharma, Inc. – Director;	-



Name of organization, position taken	Shares held in other companies (more than 5 %)
Biovail Americas Corp. – Director;	-
Biovail NTI Inc. – Director;	-
Prestwick Pharmaceuticals, Inc. – Director;	-
V-BAC Holding Corp. – Director;	-
Valeant Canada GP Limited – Director;	-
Vax Holdings, Inc. – Director;	-
Ganehill Pty. Ltd. – Director;	-
Ganehill North America Pty. Ltd. – Director;	-
Hawkeye Spectrum Corp. – Director;	-
COLD-FX Pharmaceuticals (USA) Inc.	-
Valeant Holdco 2 Pty Ltd. – Director;	-
Valeant Holdco 3 Pty Ltd – Director;	-
Wirra International Holdings Pte Limited - Director;	-
Wirra International Bidco Pte Limited – Director;	-
iNova Pharmaceuticals (Singapore) Pte Limited – Director;	-
iNova Pharmaceuticals (Hong Kong) Limited – Director;	-
iNova Pharmaceuticals (Pty) Limited – Director;	-
iNova Pharmaceuticals (Thailand) Ltd – Director;	-
iNova Pharmaceuticals (New Zealand) Ltd – Director;	-
Wirra Holdings Pty Limited – Director;	-
Wirra Operations Pty Limited – Director;	-
Wirra IP Pty Limited (Australia) – Director;	-
iNova Pharmaceuticals (Australia) Pty Limited- Director;	-
iNova Sub Pty Limited – Director;	-
Hissyfit International Pty Ltd – Director;	-
Valeant Development Company Pte. Ltd. – Director;	-
Eyetech Inc. – Director;	-
Pedinol Pharmacal, Inc. – Director;	-
OraPharma TopCo Holdings, Inc. – Director;	-
OraPharma, Inc. – Director;	-
0938638 BC Ltd. – Director;	-
0938893 BC Ltd. – Director;	-
Valeant Servicios y Administracion, S. de R.L de C.V – Director;	-
Valeant Europe BV – Director;	-
Merlin Merger Sub, Inc. – Director;	-
Medicis Pharmaceutical Corporation – Director;	-
Dermavest, Inc. – Director;	-
Dermavest Swedish Holdings AB – Director;	-
HA North American Sales AB – Director;	-
Medicis Aesthetics Canada Ltd. – Director;	-
Medicis Aesthetics Inc. – Director;	-
Medicis Body Aesthetics, Inc . – Director;	-
Medicis Global Services Corporation – Director;	-
Medicis, the Dermatology Company – Director;	-
OrphaMed Inc. – Director;	-
RTI Acquisition Corporation, Inc. – Director;	



Name of organization, position taken	Shares held in other companies (more than 5 %)
Tinea Acquisition Corporation – Director;	-
Ucyclyd Pharma, Inc. – Director;	-
Azeo Processing, Inc. – Director;	-
Flow Laboratories, Inc. – Director;	-
ICN Biomedicals California, Inc. – Director;	-
Rapid Diagnostics, Inc. – Director;	-
Faraday Laboratories, Inc. – Director;	-
Faraday Urban Renewal Corp. – Director;	-
ICN Realty (CA), Inc. – Director;	-
ICN Global Ltd. – Director;	-
ICN Cayman Ltd. – Director.	-



**Tadeusz Pietrasz**Member of the Management Board

**Education:** Master Degree in Engineer of Chemistry, Rzeszów Technical University (Poland); Post graduate studies of Management, Maria Curie-Skłodowska University (Poland).

**Work experience:** ICN Polfa Rzeszów SA – Production Director (1995 – 1996); ICN Polfa Rzeszów SA – General Manager (1996 – 2000); ICN Polfa Rzeszów SA – Plant Director (2000 – 31/12/2011).

## Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)
Emo – Farm Ltd – Member of the Management Board;	-
Jelfa - Chairman of the Supervisory Board;	-
ICN Polfa Rzeszów SA – Member of the Management Board .	-



**Leszek Wojtowicz**Member of the Management Board

**Education:** Master Degree, Medical University of Silesia (Poland) and Master of Business Administration, University of Minnesota (USA); Master of Business Administration, Warsaw School of Economics (Poland).

**Work experience:** Silesian Medical Academy – Physician (1992-1993); N.V. Upjohn, Pharmacia & Upjohn, Pharmacia and Pfizer - Sales and Marketing positions (1993-2003); ICN Polfa Rzeszow SA - Sales and Marketing Director (6/2003-8/2011); Valeant Polska Sp. z o.o – General Manager (9/2011 - present).



# Participation in the activity of other companies:

Name of organization, position taken		Shares held in other companies (more than 5 %)
	Valeant Polska Sp. z o.o – Chairman of the Management Board.	-



Seana-Lyn Carson
Member of the Management Board; Member of the Audit Committee

**Education:** Honour Bachelor of Arts, the University of Western Ontario (Canada); Bachelor Degree in Law, the Queens University (Canada).

**Work experience:** Norton Rose LLP – Associate Lawyer (2000-2006); Biovail Corporation – Director (Litigation) (2006 – 2009); Valeant Pharmaceuticals International, Inc. – Vice President, Chief Compliance Officer (2009 – present).

## Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)
0909657 B.C. Ltd Director;	-
Valeant Canada GP Limited – Director;	-
Valeant Canada Holdings, Ltd. – Director;	-
V-BAC Holding Corp. – Director and officer;	-
Valeant Canada, Ltd. – Director;	-
Biovail Technologies West Ltd Director.	-



Marcin Jedrzejuk
Member of the Management Board; Member of the Audit Committee

Education: Master Degree in Business Administration, Warsaw University (Poland).

**Work experience:** PricewaterhouseCoopers – Senior As. (1996 – 1998); Danfoss – Finance Controller (1998 – 1999); Danfoss – Finance Manager (1999 – 2000); ICN Polfa Rzeszow SA – Finance Director (2000 – 2011); ICN Polfa Rzeszow SA – CFO Europe (2011 – present).

# Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)
ICN Polfa Rzeszow SA- Member of the Management Board;	-
Emo- Farm – Member of the Management Board;	-
Valeant IPM sp. z o.o Chairman of the Management Board;	-
Valeant Pharmaceuticals Ireland – Member of the Management Board;	-
Dermavest Swedish Holdings AB – Member of the Management Board;	-



Name of organization, position taken	Shares held in other companies (more than 5 %)
HA North American Sales AB – Member of the Management Board;	-
PharmaSwiss Poland sp. z o.o. – Chairman of the Management Board;	-
Cadogan sp. z o.o. – Member of the Management Board;	<del>-</del>
Chaplin sp. z o.o. – Member of the Management Board;	-
Ohrane sp. z o.o. – Member of the Management Board;	-
Valeant Pharmaceuticals Luxemburg – Member of the Management Board;	-
PharmaSwiss SA – Member of the Management Board.	-



Aidas Galubickas Independent member of the Audit Committee

**Education:** Bachelor degree in Economics and Business Administration, Vilnius university; Additional programme in Finance, Norwegian School of Management.

**Work experience:** Suprema / EVLI Securities – Founding Partner, Managing Director of Suprema Lithuania, (1993 – 2007); EVLI Securities AS – Managing Director, Partner (EVLI Bank Plc) (2007 – 02/2012); UAB Porta Finance – Partner (02/2012 – present).

Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)



Saulius Mecislovas Zemaitis General Manager

Education: Kaunas Medical Academy Medical Doctor.

Work experience: UAB Pharmacon – Pharmaceutical Sales Manager (1996 – 1997); Bristol-Myers Squibb Company – Sales Representative for Hospital anti-infective Pharmaceuticals (1997 – 1998); Bayer AG Pharmaceutical Division/Consumer Care for Lithuania – Sales & Marketing Manager (1998 – 2000); Manager Bristol-Myers Squibb Company for Lithuania – Senior Sales/Operations Effectiveness Manager (2000 – 2002); Bristol-Myers Squibb Company for Lithuania – Country Manager (2003 – 2006); UAB PharmaSwiss – General Manager (2006 – 2011), General Manager Baltics countries (2011 – present).



# Participation in the activity of other companies:

Name of organization, position taken	Shares held in other companies (more than 5 %)
SIA PharmaSwiss Latvia - Member of the Management Board;	-
PharmaSwiss Eesti Ou – Member of the Management Board.	-

Participation in SANITAS authorised share capital as at 31 December 2012:

Name, surname		
	Position held	Portion of the capital and votes held, %
Management Board		
Robert Roswell Chai-Onn	Chairman	-
Tadeusz Pietrasz	Member	-
Leszek Wojtowicz	Member	-
Seana-Lyn Carson	Member	-
Marcin Jedrzejuk	Member	-
Audit Committee		
Marcin Jedrzejuk	Member	-
Aidas Galubickas	Independent member	-
Seana-Lyn Carson	Member	-
Administration		
Saulius Mecislovas Zemaitis	General Manager	-

Beginning and end of the term of office of members of the Management Board and members of the Audit Committee:

Name, surname		
	Beginning of the term in office	End of the term in office
Management Board		
Robert Roswell Chai-Onn	07.09.2011	2015
Tadeusz Pietrasz	07.09.2011	2015
Leszek Wojtowicz	07.09.2011	2015
Seana-Lyn Carson	07.09.2011	2015
Marcin Jedrzejuk	07.09.2011	2015
Audit Committee		
Marcin Jedrzejuk	07.09.2011	2015
Seana-Lyn Carson	07.09.2011	2015
Aidas Galubickas	07.09.2011	2015



Data about cash payments, other transferred property and given warranties jointly to all members of the Management Board, members of the Audit Committee, members of administration and average extent belonging to each member of the collegial bodies and administration during the reporting period:

	Remuneration	Tantiemes, other payments made from profit	Other transferred property
Members of the Management Board jointly	-	-	-
Each member of the Management Board (average)	-	-	-
Members of the Audit Committee jointly	-	-	-
Each member of the Audit Committee (average)	-	-	-
Member of Administration (General Manager) jointly	9,600	-	-
Member of Administration (General Manager) (monthly average)	800	-	-

# SANITAS group activity review

# 22. Non-financial activity review

# 22.1. Manufacturing

SANITAS Group produces medicines in various drug forms:

- Sterile medicine products which are packed in ampoules (solutions in ampoules, suspensions and lyophilised products);
- Tablets and capsules (non-coated tablets, film coated tablets, sugar coated tablets and capsules;
- Semisolids drug forms which are packed in tubes (ointments, creams, gels, lotions, emulsions);
- Eye drops.

## SANITAS Group annual production capacities:

- Injectables (ampoules, vials, syringes) 150 million;
- Solid forms 1,350 million units;
- Ointments (tubes) 59 million;
- Eye drops 15 million.



Cont'd on the next page



## Production of SANITAS manufacturing site:

Product			
	2010	2011	2012
Sterile medicine products in ampoules	13.3 million	14.8 million	10.4 million
Tablets and capsules	61.0 million	61.7 million	62.9 million
Eye drops	0.5 million	0.8 million	0.9 million

#### Production of Jelfa:

Product			
	2010	2011	2012
Sterile medicine products in ampoules	51.2 million	41.5 million	19.2 million
Tablets and capsules	588.2 million	545.3 million	477.2 million
Semisolids drug forms in tubes	23.8 million	24.2 million	23.8 million

## Production of Emo-Farm:

Product			
	2010	2011	2012
Semisolids drug forms	-	-	6.1 million*

<sup>\*</sup> the production of Emo-Farm in reported for full year 2012. Later in text data of Emo-Farm is provided for full 2012.

#### 22.2. Employees and human resources policy

#### 22.2.1. Human resources policy

SANITAS Group has unified human resources (hereinafter HR) policy. General rules of this policy are applied in all companies of SANITAS Group.

HR motivation and management rules applied in SANITAS Group companies are:

On the basis of the existing remuneration system an internal motivation principals of SANITAS Group and taking into account the latest salary survey data, the base salary of the employees of SANITAS Group was revised during the reported period.

Social guarantees are foreseen in local acts of SANITAS Group companies. According to the bargaining agreement of Jelfa some its employees have additional employment guarantees. The bargaining agreements of SANITAS Group companies foresee jubilee payments and other payments. Any new important decisions in the area of social guarantees have not been taken within the reported period.

Trainings policy remains an important part of HR policy of SANITAS Group. Due to the very specific activity of the Group companies and high requirements of pharmaceutical industry, the knowledge of SANITAS Group employees has to be constantly updated. Participation in various international exhibitions allows to the employees to observe the progress of industry and get familiar with experience of other companies. According to the annual training plan, within the reported period Group employees participated in various courses and conferences. During the internal trainings employees shared their job experience with their colleagues from other SANITAS Group companies.

#### 22.2.2. Employees' statistics

109 employees worked at SANITAS on 31 December 2012, number of employees increased by 1 comparing with 31 December 2011 and decreased by 22 comparing with 31 December 2010. Total SANITAS Group headcount decreased by 89 employees in comparison with 31 December 2011 and by 120 in comparison with 31 December 2010.

Headcount in SANITAS Group companies as at 31 December 2010, 2011 and 2012:

	2010	2011	2012
SANITAS	130	108	109
Jelfa	929	923	734
Emo – Farm	-	-	144
Homeofarm	8	8	1
Sanitas Pharma	41	38	-
Total	1,108	1,077	988

Average headcount in SANITAS Group companies in 2010, 2011 and 2012:

	2010	2011	2012
SANITAS	129	128	108
Jelfa	931	939	770
Emo-Farm	-	-	141
Homeofarm	13	8	2
Sanitas Pharma	41	42	-
Total	1,114	1,117	1,021

Summary of employees by levels of positions as at 31 December 2010, 2011 and 2012 is as follows:

	SANITAS				SANITA	AS Group
	2010	2011	2012	2010	2011	2012
Top managers	8	5	1	29	27	10
Specialists	69	50	53	566	545	557
Workers	53	53	55	513	505	421
Total	130	108	109	1,108	1,077	988

Summary of employees by education as at 31 December 2010, 2011 and 2012 is as follows:

	SANITAS				SANIT	AS Group
	2010	2011	2012	2010	2011	2012
University education	72	54	53	565	554	505
College education	23	22	26	304	292	275
Secondary education	35	32	30	239	193	185
Incomplete secondary education	-	-	-	-	38	23
Total	130	108	109	1,108	1,077	988

Summary of average monthly salary in LTL before taxes in 2010, 2011 and 2012 is as follows:

	SANITAS				SANITA	AS Group
	2010	2011	2012	2010	2011	2012
Top managers	22,112	22,947	800	19,113	19,544	20,719
Specialists	3,522	4,211	4,126	4,565	4,873	8,494
Workers	1,996	2,113	2,254	2,467	2,645	4,885



#### 22.3. Environment

Environmental issues were considered in all areas of the activity of SANITAS Group and the Company during the reporting period: in the processes of medicines production, packaging, quality control, technical service and general activity processes. Water and energy were economised, atmosphere and soil were preserved from the possible pollution.

9.77 tons of pollution got into environment from SANITAS stationary and mobile sources of pollution in 2012 (16.5 tons in 2011, 21 tons in 2010). SANITAS stokehold burnt 308,836 nm³ of natural gas in 2012 (296,950 nm³ in 2011, 318,883 nm³ in 2010). 247.17 m³ of mixture of thin propane-butane gases were used during the technological process in 2012 (282.48 m³ during 2011, 229.5 m³ during 2010). SANITAS used 8 cars in 2012 (30 cars in 2011, 32 cars in 2010), 1 mobile loader and 1 lawn mower. The biggest part of cars used diesel.

During the reporting year, 16,000 m<sup>3</sup> of water consumption: 3,000 m<sup>3</sup> and 13,000 m<sup>3</sup> of domestic industrial needs. 18 tons of waste were assorted and given for secondary use during the reporting year. Hazardous waste were given to managers of hazardous waste.

192,43 tons of waste were accumulated in Jelfa in 2012 (219,48 tons in 2011, 209,51 tons in 2010), 143,57 tons of them were recyclable (167,26 tons in 2011, 158,76 tons in 2010). On the packages of products launched into foreign markets Jelfa puts eco – labels in order to identify packaging material and to inform how to deal with packaging waste.

48.51 tons of pollution got into atmosphere from Jelfa's sources of pollution in 2012 (65.32 tons in 2011, 60.44 tons in 2010), 0.05 tons of them were hard particles (0.007 tons in 2011, 0.05 tons in 2010).

During the reporting year 18,550 m³ of underground and 116,180 m³ of supplied water were used: 18,550 m³ for domestic and 116,180 m³ for industrial needs. 143.060 m³ of underground water were used in 2011 and 136.000 m³ in 2010.

Jelfa is continuing to exchange chillers on the ampoules department in connection with the liquidation of harmful refrigerant (chlorofluorocarbon), which is dangerous for the ozone layer of atmosphere. The entire task (for all chillers of Jelfa) is supposed to be implemented and completed in 2014.

In June 2011 Homeofarm ended production activities, they were transferred to Jelfa, therefore there was no pollution in 2012.

The special attention was paid for waste management and energy consumption in Emo-Farm in 2012. Emo-Farm implemented new edition of internal procedure "Waste Management". According to the existing system, the waste are constantly segregated, sorted and transferred to the utilization company.

In 2012 Emo-Farm accumulated 14.2 tons of waste, of which 3.7 tons were hazardous. In comparison to 2011 Emo-Farm decreased the amount of the waste by almost 4 tons (17.9 tons in 2011 including 6.6 tons of hazardous waste).

# 22.4. Research and development activity

Jelfa's research and development laboratory was mainly focused on therapeutic areas of dermatology, ophthalmology and hospital injectables as well as on dietary supplements in 2012.

2 own developments in the field of dermatology, 2 – in the field of ophthalmology and 1 – in the field of dietary supplement were finished and 1 own development of new dietary supplement was started in the first half of 2012. During the second half of 2012 own developments of 3 new dietary supplements were started.

It is planned to continue the concentration on the therapeutic areas of dermatology, ophthalmology and hospital injectables as well as on dietary supplements in 2013.

# 22.5. Purchases

Suppliers of SANITAS Group are divided into 2 groups, different purchasing strategies are applied to each of the group.

The first group consists of API, excipients and bulk suppliers. The most common features of this group – large quantity of suppliers and not big amount of items purchased from each of the supplier. By the end of 2012 SANITAS Group purchased API, excipients and bulk from 182 suppliers (163 suppliers in 2011,157 suppliers in 2010), the total amount of purchased items reaches 519 (almost 350 items in 2011 and more than 400 items in 2010). Possibility to decrease number of suppliers is limited, as each production site produces different products, due to this reason different API and excipients are used in production. The small amount of items purchased from each supplier does not give a lot of possibilities to use SANITAS Group purchasing power and to agree on better purchasing and payment terms.



The second group includes packaging suppliers. For this group twice smaller amount of suppliers (98 by the end of 2012, 90 by the end of 2011 and about 82 in 2010) and big amount of items purchased from each of the supplier are typical. Especially big amount of items is purchased from printing houses, as for each finished product different boxes and leaflets are used. It was purchased about 1,564 of different packaging items in 2012 (1,500 in 2011 and 2010). Several packaging suppliers are common for all SANITAS Group – it brings possibility to negotiate better purchasing prices on Group level. Boxes, leaflets and labels are purchased from local printing houses in Lithuania and Poland. As competition level in printing industry is very high it allows getting good purchasing conditions and flexible delivery terms.

SANITAS Group's purchases of raw and packaging materials during 2010, 2011 and 2012:

	2010	2011	2012
SANITAS	3,337	3,975	3,966
Jelfa	52,804	60,598	53,570
Emo-Farm	-	-	8,143
Total	56,141	64,573	65,657

## 22.6. Sales and products distribution

Own products sales increased by 3% in 2012 and reached LTL 324,444 thousand. Own products sales during 2010 – 2012 in the key Group markets are presented below:

	2010	2011	2012
Poland	173,200	191,050	154,745
Russia	54,061	62,891	102,298
Ukraine	9,973	11,782	15,836
Lithuania	14,612	15,948	15,731
Czech Republic	7,532	5,921	6,954
Slovakia	6,125	6,557	5,624
Bulgaria	3,589	4,554	4,997
Hungary	3,157	2,520	2,264
Latvia	702	865	798
Other	15,367	12,941	15,197
Total	288,318	315,029	324,444

#### Own products sales in Poland market

Sales to Polish market made 48% of all own products sales in 2012 (61% in 2011). Net sales in 2012 decreased by 19% compared to the same period one year ago, as Russia market grow significantly in 2012.

#### Own products sales in Russian market

Russia remained second most important country in terms of revenue – 32% of all own products revenue in 2012 (20% in 2011). Total sales for 2012 to this market grew 63% compared to the prior year.

### Own products sales in Lithuanian market

Sales to Lithuanian market made 5% of all own products revenue in 2012 (same in 2011). Annual sales in 2012 remained on the same level as in 2011.

## Own products sales in other markets

Sales to Ukraine market have increased in 2012 by 34% comparing to last year. The share of own product sales to this country is 5% of all own products revenue.

Total 2012 sales to all other countries made 15% of own product sales (14% in 2011) and showed 14% growth compared to the same period in 2011.



# 23. Financial activity review

Consolidated SANITAS group loss before tax for 2012 amounted to LTL 3,921 thousand, compared to LTL 322,771 thousand profit before tax for the same period in 2011. The Group loss in 2012 mainly resulted due to the recognition of impairment on Group subsidiaries goodwill of LTL 32,453 thousand. Also, in 2011 The Group profit before tax was high due to contribution in kind to associated company, which resulted in LTL 332,882 thousand gain in the Group profit and loss. In 2012 Group accounted LTL 1,257 thousand share of associated company result in the Group profit and loss.

In 2012 Group has continued to integrate to Valeant group and expenses related to this integration amounted to LTL 22,056 thousand (this sum includes provision of LTL 2,593 thousand for claims against Jelfa from ex-employees). In 2011 year Group EBIT was negatively affected by LTL 56,331 thousand one-off expenses related to sale of the Company's shares. If these one-off items are eliminated, the Group EBIT would amount to LTL 77,643 thousand in 2012 (LTL 79,718 thousand in 2011).

The Group invested LTL 14,836 thousand to the new assets acquisition in 2012 (LTL 10,343 thousand in 2011). Additions by type of the assets are disclosed in the Consolidated and the separate financial statements Notes 15 Property, plant and equipment and 16 Intangible assets. Note 4 Segment information of these financial statements shows additions by Group segments.

SANITAS Group's key financial ratios as well as their dynamics in 2008 – 2012:

	2008	2009	2010	2011	2012
Revenues	382,512	322,749	339,372	333,433	336,471
% Growth	14.0%	-15.6%	5.2%	-1.7%	0.9%
Cost of sales	(171,404)	(153,962)	(149,425)	(121,302)	(122,540)
Gross profit	211,108	168,787	189,947	212,131	213,931
% Growth	23.0%	-20.0%	12.5%	11.7%	0.8%
% Margin	55.2%	52.3%	56.0%	63.6%	63.6%
Selling and distribution expenses	(96,619)	(80,455)	(82,310)	(89,646)	(108,927)
% of Revenues	25.3%	24.9%	24.3%	26.9%	32.4%
Regulatory affairs expenses	(14,607)	(11,106)	(11,227)	(12,741)	(7,612)
% of Revenues	3.8%	3.4%	3.3%	3.8%	2.3%
Research and development expenses	(2,726)	(1,901)	(1,958)	(1,996)	(745)
% of Revenues	0.7%	0.6%	0.6%	0.6%	0.2%
Administrative expenses	(49,703)	(35,954)	(29,292)	(84,985)	(41,434)
% of Revenues	13.0%	11.1%	8.6%	25.5%	12.3%
Result of other operating activity	2,521	1,252	15,631	624	374
Gain on disposal of assets by contribution in investment in associate	-	-	-	332,882	-
Impairment on the subsidiaries goodwill	-	-	-	-	(32,453)
Share of associated company profit / (loss)	-	-	-	-	(1,257)
EBIT	49,974	40,623	80,791	356,269	21,877
% Growth	-21.9%	-18.7%	98.9%	341.0%	-93.9%
% Margin	13.1%	12.6%	23.8%	106.8%	6.5%
Finance activity, net	(60,037)	(22,870)	(17,792)	(33,498)	(25,798)
ЕВТ	(10,063)	17,753	62,999	322,771	(3,921)
% Growth	-126.0%	276.4%	254.9%	412.3%	-101.2%
% Margin	-2.6%	5.5%	18.6%	96.8%	-1.2%
Income tax	8,179	91	(9,685)	(8,351)	(12,807)
Net profit (loss)	(1,884)	17,844	53,314	314,420	(16,728)
% Growth	-105.1%	1,047.1%	198.8%	489.8%	-105.3%
% Margin	-0.5%	5.5%	15.7%	94.3%	-5%

	0000	0000	0040	0011	0040
	2008	2009	2010	2011	2012
EBIT normalisation					
One-off items	-	-	14,487	276,551	(55,766)
EBIT, eliminating one-offs	49,974	40,623	66,304	79,718	77,643
% Growth	-21.9%	-18.7%	63.2%	20.2%	-2.6%
% Margin	13.1%	12.6%	19.5%	23.9%	23.1%
Return on Equity	-0.6%	5.6%	14.1%	46.7%	-1.8%
Return on Assets	-0.3%	2.6%	8.3%	32.7%	-1.3%
Liquidity ratio	38.8%	74.1%	81.4%	64.0%	62.2%
Quick ratio	26.9%	47.5%	51.9%	45.1%	41.2%
Basic and diluted earnings (loss) per share (in LTL)	(0.06)	0.57	1.71	10.11	(0.54)

# 24. Plans and forecasts

In 2012 further integration process within Valeant Group has been continued. Reorganization and transfer of sales function for Polish market to dedicated entities took place. In 2013 further processes of reorganization will lead Jelfa to excel and focus on manufacturing activity as primary and dominant function of the entity.

# 25. Main risks and risk management

Main operational risks of the Group includes the changes in the legal regulations and regulatory procedures, competition with other pharmaceutical companies in the markets of operations, development of new products, reliability of raw material suppliers and other contractual partners, production capacity management and experienced and skilled employees attraction and retentions. Top management of the Group monitors the implementation of the processes and the procedures, which mitigates these risks.

Main financial risks, to which SANITAS Group is exposed, are interest rate, liquidity, foreign exchange and credit risks. The detail information about these risk management is presented in the Consolidated and the separate financial statements Note 33 Financial risk management objectives and policies.

# Main features of internal controls and risk management system for consolidated financial reports preparation

SANITAS Group management assures that Group accounting and finance departments employees have relevant competence, experience and up-to-date knowledge needed for consolidated financial reports preparation. The control of prepared reports quality is performed by segregation of duties. All consolidated financial reports are prepared by SANITAS accounting or finance departments employees and are approved by Valeant Group. SANITAS has the Audit Committee, which supervises the reporting process and prepares the reports to the General Shareholders Meeting twice a year.

# 27. Related party transactions

In 2012 SANITAS Group had related party transactions with the shareholder of the Company Valeant Pharmaceuticals International, Inc. and its related parties (ICN Polfa Rzeszow S.A., PharmaSwiss, UAB, Valeant IPM sp. z o.o., PharmaSwiss SA, Valeant Polska S.A., PharmaSwiss d.o.o). More details of these transactions are presented in the Consolidated and the separate financial statements Note 34 Related party transactions.



# Other information

# 28. Order of amendment of SANITAS Articles of Association

The Articles of Association of the Company may be amended on the basis of the decision adopted by the General Shareholders Meeting with the 5/6 (five sixths) majority votes of the shareholders present in the General Shareholders Meeting. After the General Shareholders Meeting has adopted the decision to change the Articles of Association, the whole text of the changed Articles of Association is laid out with the signature of the person authorised by the General Shareholders Meeting. Amended Articles of Association must be registered in the Register of Legal Entities according to the terms specified in the law.

29. Significant agreements the party of which is SANITAS and which would come into force, be amended or terminated in the case of change of control of the Company

The Company is not a party of significant agreements that would come into force, be amended or terminated in case of change of control of the Company.

30. Information about the prejudicial transaction, which had or will likely have negative impact on the Company's operating results

The Company is not a party of the prejudicial transaction that had or will likely have negative impact on the Company's operating results.

31. Agreements with Company's employees and members of managing bodies providing compensation in the case of their resignation or dismissal without serious reason or if their employment ends because of change of control in SANITAS

The Company has not signed agreements with its employees or members of managing bodies or committees regarding payment of the compensations in the case of their resignation or dismissal without serious reason or if their employment ends because of the change of the control of the Company.

# 32. Data about the Company's publicly disclosed information

SANITAS publicly announced all information as it is required by law for listed companies (annual, interim information, transaction (-s) in issuer's securities concluded by the manager of the issuer, material events and etc.). It is possible to become familiar with the publicly disclosed information on NASDAQ and Company's webpages.

# 33. Main events of 2012

- On 30 April 2012 Company's General Shareholders Meeting was held was held, it resolved questions assigned to
  the competence of the General Shareholders Meeting, became familiar with the Company's auditors report for 2011
  and consolidated annual report for 2011, approved SANITAS Consolidated and Separate financial statements for
  2011 and profit distribution for 2011;
- On 30 October 2012 Jelfa acquired 100% of shares of Emo-Farm, a company specialized in manufacturing of semi

   solid formulations with its headquarters in Ksawerow, Poland.



# 34. Main events after the end of the financial year

- On 14 February 2013 Company's General Shareholders Meeting was held, it became familiar with Audit Committee
  activity report, elected UAB PricewaterhouseCoopers as an audit company for the audit of financial statements of
  the Company and consolidated financial statements for 2012 as well as for assessment of consolidated annual
  report for 2012.
- In March 2013 AB Sanitas controlled company Jelfa sold 100% of shares of Slovak subsidiary Sanitas Pharma a.s. The share purchase agreement was executed between Jelfa SA and Polish company Domanski Zakrzewski Palinka Spolka Komandytowa.

# 35. Authorities of SANITAS managing bodies to issue or acquire shares

According to the Articles of Association of the Company, SANITAS General Shareholders Meeting has an exclusive right to adopt resolutions regarding:

- 1. Issuance of new equity or capital, including shares, rights, options, warrants to purchase shares (or other convertible or quasi-equity securities), provided each shareholder has a pre-emptive right to subscribe for the newly issued shares or rights;
- 2. Any reduction, repayment or buyback of the shares of the Company or any shares of its subsidiaries;
- 3. Issuance of shares or other securities under the employee stock option plan and its rules and regulations, and any other future stock option or incentive plans as approved by the Management Board;
- 4. Decision to revoke for all the shareholders the pre-emptive right in acquiring the shares or convertible debentures of the Company of a specific issue.

## SANITAS shareholders have the following rights:

- 1. To receive shares without payment if the authorized capital is increased out of the Company funds except in cases provided in the Law on companies of the Republic of Lithuania;
- 2. To have pre-emption right in acquiring shares or convertible debentures issued by the Company, except in cases when the General Shareholders Meeting decides to withdraw the pre-emption right for all the shareholders, according to the Law on companies of the Republic of Lithuania;
- 3. To sell or otherwise transfer the shares to the proprietorship of other persons.



# SANITAS disclosure form regarding The Compliance with The Governance Code for The Companies Listed on The Nasdaq Regulated Market

Principles / Recommendations	Yes / No / Not Applicable	Commentary
Principle I: Basic Provisions The overriding objective of a company should be to over time shareholder value.	o operate in comn	non interests of all the shareholders by optimizing
1.1. A company should adopt and make public the company's development strategy and objectives by clearly declaring how the company intends to meet the interests of its shareholders and optimize shareholder value.	Yes	The development strategy and objectives of the Company's activity are disclosed to its shareholders in Consolidated and Separate financial statements, consolidated six months and annual reports, communications to media. Financial statements and reports, in Lithuanian and English, are placed at Company's webpage and for this reason are easily available to the shareholders.
1.2. All management bodies of a company should act in furtherance of the declared strategic objectives in view of the need to optimize shareholder value.	Yes	Company's Management Board make every effort to achieve implementation of strategic objectives – new departments belonging to SANITAS Group are being established, the team of qualified specialists is being expanded.
1.3. A company's supervisory and management bodies should act in close co-operation in order to attain maximum benefit for the company and its shareholders.	No	Supervisory body – the Supervisory Board is not formed in the Company. This recommendation is carried out by the Head of the Company and the Management Board. The Management Board approves strategy of Company's activity, annual budget and any material deviations therefrom, controls conclusion of contracts and implementation of budget, analyses Consolidated and Separate financial statements and renders them to shareholders approval. Implementation of decisions of the Management Board is assigned to the Head of the Company and through the latter – to the functional managers.
1.4. A company's supervisory and management bodies should ensure that the rights and interests of persons other than the company's shareholders (e.g. employees, creditors, suppliers, clients, local community), participating in or connected with the company's operation, are duly respected.	Yes	Company's management bodies pursue ensuring interests of all persons related with the Company's activity. Transparent activity, periodical information about activity results and arising problems, communication with media on the part of the management permits interested parties – creditors, clients, suppliers, local community - to receive necessary information on the Company and so makes the possibility to ensure their rights and interests. Company aims at retaining long-lasting relations with its business partners holding that proper and timely fulfilment of contractual obligations and quality assurance of products are the priority.

# Principle II: The corporate governance framework

The corporate governance framework should ensure the strategic guidance of the company, the effective oversight of the company's management bodies, an appropriate balance and distribution of functions between the company's bodies, protection of the shareholders' interests.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
2.1. Besides obligatory bodies provided for in the Law on Companies of the Republic of Lithuania – a general shareholders' meeting and the chief executive officer, it is recommended that a company should set up both a collegial supervisory body and a collegial management body. The setting up of collegial bodies for supervision and management facilitates clear separation of management and supervisory functions in the company, accountability and control on the part of the chief executive officer, which, in its turn, facilitate a more efficient and transparent management process.	No	Collegial supervisory body is not formed in the Company. Company's collegial management body is the Management Board. The Management Board supervises implementation of strategic objectives of the Company and controls Company's management properly. The Management Board elects Head of the Company – the General Manager who periodically reports to the Management Board on the Company's activity and implementation of the objectives set for him. The Management Board approves results of the previous reporting periods and sets the objectives for the coming reporting periods.
2.2. A collegial management body is responsible for the strategic management of the company and performs other key functions of corporate governance. A collegial supervisory body is responsible for the effective supervision of the company's management bodies.	Yes	Collegial management body – the Management Board is responsible for the strategic management of the Company. The Management Board analyses and confirms activity strategy presented by the Head of the Company, analyses and assesses financial state of the Company.
2.3. Where a company chooses to form only one collegial body, it is recommended that it should be a supervisory body, i.e. the supervisory board. In such a case, the supervisory board is responsible for the effective monitoring of the functions performed by the company's chief executive officer.	No	Collegial supervisory body is not formed in the Company. The Management Board elects Head of the Company who periodically reports to the Management Board on the Company's activity and implementation of the objectives set for him. The Management Board approves results of the previous reporting periods and sets the objectives for the coming reporting periods.
2.4. The collegial supervisory body to be elected by the general shareholders' meeting should be set up and should act in the manner defined in Principles III and IV. Where a company should decide not to set up a collegial supervisory body but rather a collegial management body, i.e. the board, Principles III and IV should apply to the board as long as that does not contradict the essence and purpose of this body. 1	Yes	Company does not have collegial supervisory body, but it does have collegial management body – the Management Board (5 members) elected by the General Shareholders Meeting. Principles III and IV are applied to the Management Board in so far as they do not contradict the essence and purpose of this body.
2.5. Company's management and supervisory bodies should comprise such number of board (executive directors) and supervisory (non-executive directors) board members that no individual or small group of individuals can dominate decision-making on the part of these bodies. <sup>2</sup>	No	The Management Board is comprised of 5 (five) members. Number of members was set and members were elected by the General Shareholders Meeting. All members of the Management Board are related to controlling shareholder Valeant.

<sup>&</sup>lt;sup>1</sup> Provisions of Principles III and IV are more applicable to those instances when the general shareholders' meeting elects the supervisory board, i.e. a body that is essentially formed to ensure oversight of the company's board and the chief executive officer and to represent the company's shareholders. However, in case the company does not form the supervisory board but rather the board, most of the recommendations set out in Principles III and IV become important and applicable to the board as well. Furthermore, it should be noted that certain recommendations, which are in their essence and nature applicable exclusively to the supervisory board (e.g. formation of the committees), should not be applied to the board, as the competence and functions of these bodies according to the Law on Companies of the Republic of Lithuania (Official Gazette, 2003, No 123-5574) are different. For instance, item 3.1 of the Code concerning oversight of the management bodies applies to the extent it concerns the oversight of the chief executive officer of the company, but not of the board itself; item 4.1 of the Code concerning recommendations to the management bodies applies to the extent it relates to the provision of recommendations to the company's chief executive officer; item 4.4 of the Code concerning independence of the collegial body elected by the general meeting from the company's management bodies is applied to the extent it concerns independence from the chief executive officer.

<sup>&</sup>lt;sup>2</sup> Definitions 'executive director' and 'non-executive director' are used in cases when a company has only one collegial body.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
2.6. Non-executive directors or members of the supervisory board should be appointed for specified terms subject to individual re-election, at maximum intervals provided for in the Lithuanian legislation with a view to ensuring necessary development of professional experience and sufficiently frequent reconfirmation of their status. A possibility to remove them should also be stipulated however this procedure should not be easier than the removal procedure for an executive director or a member of the management board.	Not applicable	The provision is not applicable whereas the Company has only collegial management body - the Management Board.
2.7. Chairman of the collegial body elected by the general shareholders' meeting may be a person whose current or past office constitutes no obstacle to conduct independent and impartial supervision. Where a company should decide not to set up a supervisory board but rather the board, it is recommended that the chairman of the board and chief executive officer of the company should be a different person. Former company's chief executive officer should not be immediately nominated as the chairman of the collegial body elected by the general shareholders' meeting. When a company chooses to departure from these recommendations, it should furnish information on the measures it has taken to ensure impartiality of the supervision.	Yes	The Chairman of the Management Board and Head of the Company is not the same person, the Chairman of the Management Board was not the Head of the Company before.
Principle III: The order of the formation of a col The order of the formation a collegial body to be el representation of minority shareholders, accountal company's operation and its management bodies.	lected by a genera pility of this body to	al shareholders' meeting should ensure
3.1. The mechanism of the formation of a collegial body to be elected by a general shareholders' meeting (hereinafter in this Principle referred to as the 'collegial body') should ensure objective and fair monitoring of the company's management bodies as well as representation of minority shareholders.	Yes	The mechanism of the formation of the Management Board ensures objective and fair monitoring of Company's management bodies. Information on candidates to the Management Board, their activities, qualification and education are disclosed to the shareholders prio to election in the General Shareholders Meeting and in consolidated six months and annual reports of the Company. Minority shareholders'

rights and ability to have their own

is not restricted.

representative in the collegial management body

<sup>&</sup>lt;sup>3</sup> Attention should be drawn to the fact that in the situation where the collegial body elected by the general shareholders' meeting is the board, it is natural that being a management body it should ensure oversight not of all management bodies of the company, but only of the single-person body of management, i.e. the company's chief executive officer. This note shall apply in respect of item 3.1 as well.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
3.2. Names and surnames of the candidates to become members of a collegial body, information about their education, qualification, professional background, positions taken and potential conflicts of interest should be disclosed early enough before the general shareholders' meeting so that the shareholders would have sufficient time to make an informed voting decision. All factors affecting the candidate's independence, the sample list of which is set out in Recommendation 3.7, should be also disclosed. The collegial body should also be informed on any subsequent changes in the provided information. The collegial body should, on yearly basis, collect data provided in this item on its members and disclose this in the company's annual report.	Yes	Names and surnames of candidates offered to the members of the Management Board are announced through NASDAQ system in advance, no less than 21 (twenty one) days before the General Shareholders Meeting together with draft resolutions. It is possible to become familiar with information on candidates' education, qualification, professional experience and positions taken at the Company's seat no less than 21 (twenty one) days before the General Shareholders Meeting. Candidates are likewise introduced during the General Shareholders Meeting. Company collects information on its Management Board members' education, other positions taken and participation in the activity of other companies periodically. Information on the members of the Management Board may be found in consolidated six months and annual reports of the Company.
3.3. Should a person be nominated for members of a collegial body, such nomination should be followed by the disclosure of information on candidate's particular competences relevant to his/her service on the collegial body. In order shareholders and investors are able to ascertain whether member's competence is further relevant, the collegial body should, in its annual report, disclose the information on its composition and particular competences of individual members which are relevant to their service on the collegial body.	Yes	Company's consolidated annual and six months reports include information on the composition of the collegial body – the Management Board. The reports shortly introduce education and positions taken in other companies by all member of the Management Board giving the possibility to shareholders and investors to ascertain whether competences of individual members are relevant to their services.
3.4 In order to maintain a proper balance in terms of the current qualifications possessed by its members, the desired composition of the collegial body shall be determined with regard to the company's structure and activities, and have this periodically evaluated. The collegial body should ensure that it is composed of members who, as a whole, have the required diversity of knowledge, judgment and experience to complete their tasks properly. The members of the audit committee, collectively, should have a recent knowledge and relevant experience in the fields of finance, accounting and/or audit for the stock exchange listed companies. At least one of the members of the remuneration committee should have knowledge of and experience in the field of remuneration policy.	No	Company only partially complies with this recommendation. There is no practice of evaluation of qualification of the Management Board members. The qualification of the Audit Committee members is evaluated twice a year. It is considered that the Management Board and the Audit Committee members have a wideranging recent knowledge in the fields of law, finance, accounting and/or audit for the stock exchange listed companies as well as sufficient experience in order to have their tasks performed properly.
3.5. All new members of the collegial body should be offered a tailored program focused on introducing a member with his/her duties, corporate organization and activities. The collegial body should conduct an annual review to identify fields where its members need to update their skills and knowledge.	No	Company only partially complies with this provision: new members of the Management Board are familiarized with the Company's internal documentation, business processes, factors having impact on activity results. An annual review of the Management Board members' skills and knowledge is not performed in the Company.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
3.6. In order to ensure that all material conflicts of interest related with a member of the collegial body are resolved properly, the collegial body should comprise a sufficient <sup>4</sup> number of independent <sup>5</sup> members.	No	All members of the Management Board were elected by the votes of majority shareholder Valeant. The matter of independent members in the collegial management body and a sufficient number thereof was not yet considered in the Company. Specific criteria for the evaluation of independence are not set in the Company.
3.7. A member of the collegial body should be considered to be independent only if he is free of any business, family or other relationship with the company, its controlling shareholder or the management of either, that creates a conflict of interest such as to impair his judgment. Since all cases when member of the collegial body is likely to become dependent are impossible to list, moreover, relationships and circumstances associated with the determination of independence may vary amongst companies and the best practices of solving this problem are yet to evolve in the course of time, assessment of independence of a member of the collegial body should be based on the contents of the relationship and circumstances rather than their form. The key criteria for identifying whether a member of the collegial body can be considered to be independent are the following:	No	See comment to the clause 3.6.
<ol> <li>He/she is not an executive director or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) of the company or any associated company and has not been such during the last five years;</li> </ol>		
2) He/she is not an employee of the company or some any company and has not been such during the last three years, except for cases when a member of the collegial body does not belong to the senior management and was elected to the collegial body as a representative of the employees;		

all amounts are in thousand LTL unless otherwise stated

<sup>&</sup>lt;sup>4</sup> The Code does not provide for a concrete number of independent members to comprise a collegial body. Many codes in foreign countries fix a concrete number of independent members (e.g. at least 1/3 or 1/2 of the members of the collegial body) to comprise the collegial body. However, having regard to the novelty of the institution of independent members in Lithuania and potential problems in finding and electing a concrete number of independent members, the Code provides for a more flexible wording and allows the companies themselves to decide what number of independent members is sufficient. Of course, a larger number of independent members in a collegial body is encouraged and will constitute an example of more suitable corporate governance.

governance.

It is notable that in some companies all members of the collegial body may, due to a very small number of minority shareholders, be elected by the votes of the majority shareholder or a few major shareholders. But even a member of the collegial body elected by the majority shareholders may be considered independent if he/she meets the independence criteria set out in the Code.



Principles / Recommendations	Yes / No / Not	Commentary
	Applicable	

- 3) He/she is not receiving or has been not receiving significant additional remuneration from the company or associated company other than remuneration for the office in the collegial body. Such additional remuneration includes participation in share options or some other performance based pay systems; it does not include compensation payments for the previous office in the company (provided that such payment is no way related with later position) as per pension plans (inclusive of deferred compensations);
- He/she is not a controlling shareholder or representative of such shareholder (control as defined in the Council Directive 83/349/EEC Article 1 Part 1);
- 5) He/she does not have and did not have any material business relations with the company or associated company within the past year directly or as a partner, shareholder, director or superior employee of the subject having such relationship. A subject is considered to have business relations when it is a major supplier or service provider (inclusive of financial, legal, counselling and consulting services), major client or organization receiving significant payments from the company or its group;
- He/she is not and has not been, during the last three years, partner or employee of the current or former external audit company of the company or associated company;
- 7) He/she is not an executive director or member of the board in some other company where executive director of the company or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) is non-executive director or member of the supervisory board, he/she may not also have any other material relationships with executive directors of the company that arise from their participation in activities of other companies or bodies;
- He/she has not been in the position of a member of the collegial body for over than 12 years;
- 9) He/she is not a close relative to an executive director or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) or to any person listed in above items 1 to 8. Close relative is considered to be a spouse (common-law spouse), children and parents.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
3.8. The determination of what constitutes independence is fundamentally an issue for the collegial body itself to determine. The collegial body may decide that, despite a particular member meets all the criteria of independence laid down in this Code, he cannot be considered independent due to special personal or company-related circumstances.	Not applicable	The Management Board did not determine key criteria for identifying whether a member of the collegial body can be considered as independent yet. If it starts doing that, the Management Board will not be limited of its right to principally determine what constitutes independence. The Management Board shall be entitled to decide that despite a particular member meets all the criteria of independence laid down in this Code, he/she may not be held independent due to special personal or the Company related circumstances.
3.9. Necessary information on conclusions the collegial body has come to in its determination of whether a particular member of the body should be considered to be independent should be disclosed. When a person is nominated to become a member of the collegial body, the company should disclose whether it considers the person to be independent. When a particular member of the collegial body does not meet one or more criteria of independence set out in this Code, the company should disclose its reasons for nevertheless considering the member to be independent. In addition, the company should annually disclose which members of the collegial body it considers to be independent.	No	The Company does not comply with this recommendation, whereas up till now determination of independence of members of the Management Board and announcement thereof has not been applied in practice.
3.10. When one or more criteria of independence set out in this Code has not been met throughout the year, the company should disclose its reasons for considering a particular member of the collegial body to be independent. To ensure accuracy of the information disclosed in relation with the independence of the members of the collegial body, the company should require independent members to have their independence periodically re-confirmed.	No	The Company does not comply with this recommendation whereas up till now determination of independence of members of the Management Board and announcement thereof has not been applied in practice. As key criterions for identifying whether a member of the collegial body can be considered as independent will be identified, the Company is going to announce reasons for holding one or another member independent, cases when members of the bodies do not meet the criteria of independence throughout the year and are still considered as independent, independent members of the Management Board shall be asked to confirm their independence.
3.11. In order to remunerate members of a collegial body for their work and participation in the meetings of the collegial body, they may be remunerated from the company's funds. <sup>6</sup> . The general shareholders' meeting should approve the amount of such remuneration.	No	Members of the Management Board are not remunerated from the Company's funds.

<sup>&</sup>lt;sup>6</sup> It is notable that currently it is not yet completely clear, in what form members of the supervisory board or the board may be remunerated for their work in these bodies. The Law on Companies of the Republic of Lithuania (*Official Gazette*, 2003, No 123-5574) provides that members of the supervisory board or the board may be remunerated for their work in the supervisory board or the board by payment of annual bonuses (tantiems) in the manner prescribed by Article 59 of this Law, i.e. from the company's profit. The current wording, contrary to the wording effective before 1 January 2004, eliminates the exclusive requirement that annual bonuses (tantiems) should be the *only* form of the company's compensation to members of the supervisory board or the board. So it seems that the Law contains no prohibition to remunerate members of the supervisory board or the board for their work in other forms, besides bonuses, although this possibility is not expressly stated either.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
Principle IV: The duties and liabilities of a colle The corporate governance framework should ensu the general shareholders' meeting, and the powers of the company's management bodies and protect	re proper and efforts granted to the co	ective functioning of the collegial body elected by ollegial body should ensure effective monitoring <sup>7</sup>
4.1. The collegial body elected by the general shareholders' meeting (hereinafter in this Principle referred to as the 'collegial body') should ensure integrity and transparency of the company's financial statements and the control system. The collegial body should issue recommendations to the company's management bodies and monitor and control the company's management performance.	Yes	The Management Board submits to the General Shareholders Meeting reviews and proposals regarding financial statements and annual reports, distribution of the profit. Internal rules of the Audit Committee confirmed by the General Shareholders Meeting state that committee provides the Management Board with recommendations related to selection, repeated appointment and cancellation of an external audit company as well as terms and conditions of agreement with the audit company, observes the process of carrying out an external audit, how the external auditor and audit company follows the principles of independence and objectivity, the process of preparation of financial statements of the Company.
4.2. Members of the collegial body should act in good faith, with care and responsibility for the benefit and in the interests of the company and its shareholders with due regard to the interests of employees and public welfare. Independent members of the collegial body should (a) under all circumstances maintain independence of their analysis, decision-making and actions (b) do not seek and accept any unjustified privileges that might compromise their independence, and (c) clearly express their objections should a member consider that decision of the collegial body is against the interests of the company. Should a collegial body have passed decisions independent member has serious doubts about, the member should make adequate conclusions. Should an independent member resign from his office, he should explain the reasons in a letter addressed to the collegial body or audit	Yes	According to the Company's data all members of the Management Board act in good faith, with care and responsibility for the benefit of the Company and shareholders, with regard to the interests of employees and public welfare striving to maintain their independence when making their decisions.

committee and, if necessary, respective company-not-pertaining body (institution).

<sup>&</sup>lt;sup>7</sup> See Footnote 3.
<sup>8</sup> See Footnote 3. In the event the collegial body elected by the general shareholders' meeting is the board, it should provide recommendations to the company's single-person body of management, i.e. the company's chief executive officer.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.3. Each member should devote sufficient time and attention to perform his duties as a member of the collegial body. Each member of the collegial body should limit other professional obligations of his (in particular any directorships held in other companies) in such a manner they do not interfere with proper performance of duties of a member of the collegial body. In the event a member of the collegial body should be present in less than a half <sup>9</sup> of the meetings of the collegial body throughout the financial year of the company, shareholders of the company should be notified.	Yes	The members of the Management Board perform their duties properly: they actively take part in the meetings of the Management Board and devote sufficient time for the performance of their duties as members of collegial body.
4.4. Where decisions of a collegial body may have a different effect on the company's shareholders, the collegial body should treat all shareholders impartially and fairly. It should ensure that shareholders are properly informed on the company's affairs, strategies, risk management and resolution of conflicts of interest. The company should have a clearly established role of members of the collegial body when communicating with and committing to shareholders.	Yes	Collegial body of the Company acts fairly and impartially with regard to all shareholders of the Company. Management Board work regulations specify that Management Board reports to the General Shareholders Meeting no less than once a year, or at the General Shareholders Meeting request about Company's and Management Board's activity while performing functions assigned by laws, Articles of Association and General Shareholders Meeting. Consolidated six months and annual reports inform shareholders about the Company's affairs, strategies, risk management. The Management Board presents audited annual report to the General Shareholders Meeting which is included as separate question into agenda of the meeting. The Management Board separately presents annual financial statements and project of profit distribution for the confirmation of the General Shareholders Meeting.
4.5. It is recommended that transactions (except insignificant ones due to their low value or concluded when carrying out routine operations in the company under usual conditions), concluded between the company and its shareholders, members of the supervisory or managing bodies or other natural or legal persons that exert or may exert influence on the company's management should be subject to approval of the collegial body. The decision concerning approval of such transactions should be deemed adopted only provided the majority of the independent members of the collegial body voted for such a decision.	Yes	Management Board work regulations and Articles of Association state that Management Board discusses and approves contracts with any member of the administration, employees of the Company, members of the Management Board, shareholders, other interested persons or those closely related to the aforementioned. Decision of the Management Board on contracts with members of the administration, Company's employees, members of the Management Board or those closely related to the aforementioned requires more than 3/5 (three fifths) majority votes of the Management Board members attending the Management Board meeting. Decisions on contracts with shareholders or those closely related to them – 4/5 (four fifths) majority votes of the Management Board members attending the Management Board members attending the Management Board members attending the Management Board meeting.

generally like is notable that companies can make this requirement more stringent and provide that shareholders should be informed about failure to participate at the meetings of the collegial body if, for instance, a member of the collegial body participated at less than 2/3 or 3/4 of the meetings. Such measures, which ensure active participation in the meetings of the collegial body, are encouraged and will constitute an example of more suitable corporate governance.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.6. The collegial body should be independent in passing decisions that are significant for the company's operations and strategy. Taken separately, the collegial body should be independent of the company's management bodies <sup>10</sup> . Members of the collegial body should act and pass decisions without an outside influence from the persons who have elected it. Companies should ensure that the collegial body and its committees are provided with sufficient administrative and financial resources to discharge their duties, including the right to obtain, in particular from employees of the company, all the necessary information or to seek independent legal, accounting or any other advice on issues pertaining to the competence of the collegial body and its committees. When using the services of a consultant with a view to obtaining information on market standards for remuneration systems, the remuneration committee should ensure that the consultant concerned does not at the same time advice the human resources department, executive directors or collegial management organs of the company concerned.	Yes	The Management Board is independent when making decisions having impact on Company's activity and strategy. Members of the Management Board are properly provided with all resources necessary for discharging their duties, including the right to obtain independent legal, accounting or other advice from the external specialists. Company's employees provide members of the Management Board with necessary information in order to make them able to properly discharge their duties and decide on matters pertaining to their competence.

<sup>&</sup>lt;sup>10</sup> In the event the collegial body elected by the general shareholders' meeting is the board, the recommendation concerning its independence from the company's management bodies applies to the extent it relates to the independence from the company's chief executive officer.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.7. Activities of the collegial body should be organized in a manner that independent members of the collegial body could have major influence in relevant areas where chances of occurrence of conflicts of interest are very high. Such areas to be considered as highly relevant are issues of nomination of company's directors, determination of directors' remuneration and control and assessment of company's audit. Therefore when the mentioned issues are attributable to the competence of the collegial body, it is recommended that the collegial body should establish nomination, remuneration, and audit committees 11. Companies should ensure that the functions attributable to the nomination, remuneration, and audit committees are carried out. However they may decide to merge these functions and set up less than three committees. In such case a company should explain in detail reasons behind the selection of alternative approach and how the selected approach complies with the objectives set forth for the three different committees. Should the collegial body of the company comprise small number of members, the functions assigned to the three committees may be performed by the collegial body itself, provided that it meets composition requirements advocated for the committees and that adequate information is provided in this respect. In such case provisions of this Code relating to the committees of the collegial body (in particular with respect to their role, operation, and transparency) should apply, where relevant, to the collegial body as a whole.	No	Only the Audit Committee is formed in the Company (3 (three) members, 1 (one) of them is independent), remuneration and nomination committees are not formed. Members of the Audit Committee are elected by the General Shareholders Meeting. The Audit Committee provides the Management Board with recommendations related to selection, repeated appointment and cancellation of an external audit company as well as terms and conditions of agreement with the audit company, observes the process of carrying out an external audit, how the external auditor and audit company follow the principles of independence and objectivity, the process of preparation of financial statements of the Company, observes the efficiency of systems of internal control, risk management and internal audit, reviews efficiency of external audit process and responsiveness of management of the Company to recommendations and remarks made in the external auditor's management letter.
4.8. The key objective of the committees is to increase efficiency of the activities of the collegial body by ensuring that decisions are based on due consideration, and to help organize its work with a view to ensuring that the decisions it takes are free of material conflicts of interest. Committees should exercise independent judgement and integrity when exercising its functions as well as present the collegial body with recommendations concerning the decisions of the collegial body. Nevertheless the final decision shall be adopted by the collegial body. The recommendation on creation of committees is not intended, in principle, to constrict the competence of the collegial body or to remove the matters considered from the purview of the collegial body itself, which remains fully responsible for the decisions taken in its field of competence.	Yes	Although 2 (two) members from the Audit Committee are also the members of the Management Board, the Audit Committee exercises an independent judgment and integrity, provides the Management Board with recommendations related to selection, repeated appointment and cancellation of an external audit company as well as terms and conditions of agreement with the audit company. The Management Board submits proposals to the General Shareholders Meeting taking into account recommendations of the Audit Committee. Recommendations of the Audit Committee are not obligatory to the Management Board, ultimate decision is made by the Management Board.

<sup>&</sup>lt;sup>11</sup>The Law of the Republic of Lithuania on Audit (*Official Gazette*, 2008, No 82-53233) determines that an Audit Committee shall be formed in each public interest entity (including, but not limited to public companies whose securities are traded in the regulated market of the Republic of Lithuania and/or any other member state).



Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.9. Committees established by the collegial body should normally be composed of at least three members. In companies with small number of members of the collegial body, they could exceptionally be composed of two members. Majority of the members of each committee should be constituted from independent members of the collegial body. In cases when the company chooses not to set up a supervisory board, remuneration and audit committees should be entirely comprised of nonexecutive directors. Chairmanship and membership of the committees should be decided with due regard to the need to ensure that committee membership is refreshed and that undue reliance is not placed on particular individuals. Chairmanship and membership of the committees should be decided with due regard to the need to ensure that committee membership is refreshed and that undue reliance is not placed on particular individuals.	No	The Audit Committee is elected by the General Shareholders Meeting, not by the Management Board. The Audit Committee consists of 3 (three) members, 1 (one) of them is independent.
4.10. Authority of each of the committees should be determined by the collegial body. Committees should perform their duties in line with authority delegated to them and inform the collegial body on their activities and performance on regular basis. Authority of every committee stipulating the role and rights and duties of the committee should be made public at least once a year (as part of the information disclosed by the company annually on its corporate governance structures and practices). Companies should also make public annually a statement by existing committees on their composition, number of meetings and attendance over the year, and their main activities. Audit committee should confirm that it is satisfied with the independence of the audit process and describe briefly the actions it has taken to reach this conclusion.	No	Powers of the Audit Committee are presented in Internal rules of the Audit Committee, approved by the General Shareholders Meeting. Internal rules of the Audit Committee state that the Audit Committee informs the General Shareholders Meeting about its activities at least 2 (two) times a year by submitting written reports. If the General Shareholders Meeting is convoked only once a year, the obligation to inform the General Shareholders Meeting about its activity for the second time a year is not applied. Company also submits information about functions, composition and members of the Audit Committee in its consolidated annual and six months reports.
4.11. In order to ensure independence and impartiality of the committees, members of the collegial body that are not members of the committee should commonly have a right to participate in the meetings of the committee only if invited by the committee. A committee may invite or demand participation in the meeting of particular officers or experts. Chairman of each of the committees should have a possibility to maintain direct communication with the shareholders. Events when such are to be performed should be specified in the regulations for committee activities.	Yes	Internal rules of the Audit Committee state that members of the Audit Committee have the right to invite the Head of the Company, Company's Chief Finance Officer, employees responsible for finances, accounting and budget issues, external auditors into its meetings.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
<ul> <li>4.12. Nomination Committee.</li> <li>4.12.1. Key functions of the nomination committee should be the following:</li> <li>Identify and recommend, for the approval of the collegial body, candidates to fill board vacancies. The nomination committee should evaluate the balance of skills, knowledge and experience on the management body, prepare a description of the roles and capabilities required to assume a particular office, and assess the time commitment expected. Nomination committee can also consider candidates to members of the collegial body delegated by the shareholders of the company;</li> <li>Assess on regular basis the structure, size, composition and performance of the supervisory and management bodies, and make recommendations to the collegial body regarding the means of achieving necessary changes;</li> <li>Assess on regular basis the skills, knowledge and experience of individual directors and report on this to the collegial body;</li> <li>Properly consider issues related to succession planning;</li> <li>Review the policy of the management bodies for selection and appointment of senior management.</li> </ul>	No	Company has no nomination committee or otherwise called committee in charge of the functions of the former.
4.12.2. Nomination committee should consider proposals by other parties, including management and shareholders. When dealing with issues related to executive directors or members of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) and senior management, chief executive officer of the company should be consulted by, and entitled to submit proposals to		

the nomination committee.



		GROUP
Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.13. Remuneration Committee.	No	There is no remuneration committee or any
<ul><li>4.13.1. Key functions of the remuneration committee should be the following:</li><li>Make proposals, for the approval of the</li></ul>		other committee that would be in charge of carrying out functions of the committee of remuneration.
collegial body, on the remuneration policy for members of management bodies and executive directors. Such policy should address all forms of compensation, including the fixed remuneration, performance-based remuneration schemes, pension arrangements, and termination payments. Proposals considering performance-based remuneration schemes should be		
accompanied with recommendations on the related objectives and evaluation criteria, with a view to properly aligning the pay of executive director and members of the management bodies with the long-term interests of the shareholders and the objectives set by the collegial body;		
Make proposals to the collegial body on the individual remuneration for executive directors and member of management bodies in order their remunerations are consistent with company's remuneration policy and the evaluation of the performance of these persons concerned. In doing so, the committee should be properly informed on the total		
compensation obtained by executive directors and members of the management bodies from the affiliated companies;  • Ensure that remuneration of individual		
executive directors or members of management body is proportionate to the remuneration of other executive directors or members of management body and		
other staff members of the company; • Periodically review the remuneration policy for executive directors or members of management body, including the policy		
regarding share-based remuneration, and its implementation;  • Make proposals to the collegial body on suitable forms of contracts for executive		
directors and members of the management bodies:		

Assist the collegial body in overseeing how the company complies with applicable provisions regarding the remunerationrelated information disclosure (in particular the remuneration policy applied and individual remuneration of directors);



		GROUP
Principles / Recommendations	Yes / No / Not Applicable	Commentary
<ul> <li>Make general recommendations to the executive directors and members of the management bodies on the level and structure of remuneration for senior management (as defined by the collegial body) with regard to the respective information provided by the executive directors and members of the management bodies.</li> </ul>		
4.13.2. With respect to stock options and other share-based incentives which may be granted to directors or other employees, the committee should:		
<ul> <li>Consider general policy regarding the granting of the above mentioned schemes, in particular stock options, and make any related proposals to the collegial body;</li> <li>Examine the related information that is given in the company's annual report and documents intended for the use during the shareholders meeting;</li> <li>Make proposals to the collegial body regarding the choice between granting options to subscribe shares or granting options to purchase shares, specifying the reasons for its choice as well as the consequences that this choice has.</li> </ul>		
4.13.3. Upon resolution of the issues attributable to the competence of the remuneration committee, the committee should at least address the chairman of the collegial body and/or chief executive officer of the company for their opinion on the remuneration of other executive directors or members of the management bodies.		
4.13.4. The remuneration committee should report on the exercise of its functions to the shareholders and be present at the annual general meeting for this purpose.		

No

# 4.14. Audit Committee.

4.14.1. Key functions of the audit committee should be the following:

 Observe the integrity of the financial information provided by the company, in particular by reviewing the relevance and consistency of the accounting methods used by the company and its group (including the criteria for the consolidation of the accounts of companies in the group); The Audit Committee follows this recommendation only partially. The Audit Committee performs functions specified in Internal rules of the Audit Committee: provides recommendations on selection of external audit company as well as on the terms and conditions of the agreement with the audit company; observes the process of carrying out an external audit and how the external auditor and audit company follows the principles of independence and objectivity; observes the process of preparation of financial statements of the



Principles / Recommendations	Yes / No / Not Applicable	Commentary
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- At least once a year review the systems of internal control and risk management to ensure that the key risks (inclusive of the risks in relation with compliance with existing laws and regulations) are properly identified, managed and reflected in the information provided;
- Ensure the efficiency of the internal audit function, among other things, by making recommendations on the selection, appointment, reappointment and removal of the head of the internal audit department and on the budget of the department, and by monitoring the responsiveness of the management to its findings and recommendations. Should there be no internal audit authority in the company, the need for one should be reviewed at least annually;
- Make recommendations to the collegial body related with selection, appointment, reappointment and removal of the external auditor (to be done by the general shareholders' meeting) and with the terms and conditions of his engagement. The committee should investigate situations that lead to a resignation of the audit company or auditor and make recommendations on required actions in such situations:
- Monitor independence and impartiality of the external auditor, in particular by reviewing the audit company's compliance with applicable guidance relating to the rotation of audit partners, the level of fees paid by the company, and similar issues. In order to prevent occurrence of material conflicts of interest, the committee, based on the auditor's disclosed inter alia data on all remunerations paid by the company to the auditor and network, should at all times monitor nature and extent of the non-audit services. Having regard to the principals and guidelines established in the 16 May 2002 Commission Recommendation 2002/590/EC, the committee should determine and apply a formal policy establishing types of non-audit services that are (a) excluded, (b) permissible only after review by the committee, and (c) permissible without referral to the committee:
- Review efficiency of the external audit process and responsiveness of management to recommendations made in the external auditor's management letter.

Company; observes the efficiency of systems of internal control, risk management and internal audit, reviews efficiency of external audit process and responsiveness of management of the Company to recommendations and remarks made in the external auditor's management letter. Representative of the audit company, the Head of the Company and Chief Finance Officer take part in the meetings of the Audit Committee after receiving invitation of the Audit Committee. Information about members of the Audit Committee and their responsibilities is presented in consolidated 6 months and annual reports and in the Audit Committee activity reports presented to the General Shareholders Meeting. Company submits all documentation and reports necessary to perform functions of the Audit Committee after receiving such request. As there are no internal audit function in the Company, the Audit Committee can't perform all recommendations specified in this principle although the Audit Committee recommended to implement this function as such possibility emeraes.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
	Applicable	

- 4.14.2. All members of the committee should be furnished with complete information on particulars of accounting, financial and other operations of the company. Company's management should inform the audit committee of the methods used to account for significant and unusual transactions where the accounting treatment may be open to different approaches. In such case a special consideration should be given to company's operations in offshore centres and/or activities carried out through special purpose vehicles (organizations) and justification of such operations.
- 4.14.3. The audit committee should decide whether participation of the chairman of the collegial body, chief executive officer of the company, chief financial officer (or superior employees in charge of finances, treasury and accounting), or internal and external auditors in the meetings of the committee is required (if required, when). The committee should be entitled, when needed, to meet with any relevant person without executive directors and members of the management bodies present.
- 4.14.4. Internal and external auditors should be secured with not only effective working relationship with management, but also with free access to the collegial body. For this purpose the audit committee should act as the principal contact person for the internal and external auditors.
- 4.14.5. The audit committee should be informed of the internal auditor's work program, and should be furnished with internal audit's reports or periodic summaries. The audit committee should also be informed of the work program of the external auditor and should be furnished with report disclosing all relationships between the independent auditor and the company and its group. The committee should be timely furnished information on all issues arising from the audit.
- 4.14.6. The audit committee should examine whether the company is following applicable provisions regarding the possibility for employees to report alleged significant irregularities in the company, by way of complaints or through anonymous submissions (normally to an independent member of the collegial body), and should ensure that there is a procedure established for proportionate and independent investigation of these issues and for appropriate follow-up action.
- 4.14.7. The audit committee should report on its activities to the collegial body at least once in every six months, at the time the yearly and half-yearly statements are approved.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
4.15. Every year the collegial body should conduct the assessment of its activities. The assessment should include evaluation of collegial body's structure, work organization and ability to act as a group, evaluation of each of the collegial body member's and committee's competence and work efficiency and assessment whether the collegial body has achieved its objectives. The collegial body should, at least once a year, make public (as part of the information the company annually discloses on its management structures and practices) respective information on its internal organization and working procedures, and specify what material changes were made as a result of the assessment of the collegial body of its own activities.	No	The Management Board of the Company doesn't have a practice to perform assessment of its activity. Part of the information about internal organization and activity procedures of the Management Board are presented in consolidated annual and 6 months reports.

## Principle V: The working procedure of the company's collegial bodies

The working procedure of supervisory and management bodies established in the company should ensure efficient operation of these bodies and decision-making and encourage active co-operation between the company's bodies.

Yes

5.1. The company's supervisory and management bodies (hereinafter in this Principle the concept 'collegial bodies' covers both the collegial bodies of supervision and the collegial bodies of management) should be chaired by chairpersons of these bodies. The chairperson of a collegial body is responsible for proper convocation of the collegial body meetings. The chairperson should ensure that information about the meeting being convened and its agenda are communicated to all members of the body. The chairperson of a collegial body should ensure appropriate conducting of the meetings of the collegial body. The chairperson should ensure order and working atmosphere during the meeting.

Chairman. The meetings are presided by Chairman of the Management Board or by the other member of the Management Board, which is elected to preside for the particular meeting. Management Board work regulations specify that Chairman has a duty, at his initiative or by the offer of other Management Board member, to convoke Management Board meetings, make their agendas, prepare drafts of the decisions of the Management Board and other related documents or to appoint other responsible persons to prepare them. The Chairman of the Management Board must invite Head of the Company into every Management Board's meeting and give him a possibility to get information about the agenda. The Management Board Chairman has right to demand from the

Head of the Company to submit all information about Company's economical and financial state which is essential for the organization of the

The Management Board is governed by its

Management Board's activity and decision making.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
5.2. It is recommended that meetings of the company's collegial bodies should be carried out according to the schedule approved in advance at certain intervals of time. Each company is free to decide how often to convene meetings of the collegial bodies, but it is recommended that these meetings should be convened at such intervals, which would guarantee an interrupted resolution of the essential corporate governance issues. Meetings of the company's supervisory board should be convened at least once in a quarter, and the company's board should meet at least once a month <sup>12</sup> .	Yes	Management Board work regulations state that meetings of the Management Board are convoked at least once in a quarter. The meetings are organized if there is a need. The Management Board had 7 meetings in 2012.
5.3. Members of a collegial body should be notified about the meeting being convened in advance in order to allow sufficient time for proper preparation for the issues on the agenda of the meeting and to ensure fruitful discussion and adoption of appropriate decisions. Alongside with the notice about the meeting being convened, all the documents relevant to the issues on the agenda of the meeting should be submitted to the members of the collegial body. The agenda of the meeting should not be changed or supplemented during the meeting, unless all members of the collegial body are present or certain issues of great importance to the company require immediate resolution.	Yes	Management Board work regulations specify that Chairman sends notice about the Management Board meeting to each member of the Management Board not later than 3 business days till the meeting. The notice on the Management Board meeting includes date, time, and location of the meeting as well as draft of agenda. Every member of the Management board and Head of the Company can offer additional questions for the agenda and the Chairman of the Management Board must include these questions into agenda if he gets written suggestion to include these questions not later than 3 days before the meeting. Final agenda and materials for meetings of the Management Board, including detailed description on issues to be discussed in the Management Board meeting and draft resolutions are sent to the members of the Management Board by the Chairman of the Management Board not later than 2 business days till the meeting. Members of the Management Board have the right to decide to discuss and vote on issues not included into agenda or make resolutions the drafts whereof were not properly presented, if the meeting is attended by all members of the Management Board and each of them agrees with it.
5.4. In order to co-ordinate operation of the company's collegial bodies and ensure effective decision-making process, chairpersons of the company's collegial bodies of supervision and management should closely co-operate by co-coordinating dates of the meetings, their agendas and resolving other issues of corporate governance. Members of the company's board should be free to attend meetings of the company's supervisory board, especially where issues concerning removal of the board members, their liability or remuneration are discussed.	No	The Company can't comply with this recommendation whereas it has only one collegial body – the Management Board.

The frequency of meetings of the collegial body provided for in the recommendation must be applied in those cases when both additional collegial bodies are formed at the company, the board and the supervisory board. In the event only one additional collegial body is formed in the company, the frequency of its meetings may be as established for the supervisory board, i.e. at least once in a quarter.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
Principle VI: The equitable treatment of shareh The corporate governance framework should ensuand foreign shareholders. The corporate governary	ure the equitable to	reatment of all shareholders, including minority
6.1. It is recommended that the company's capital should consist only of the shares that grant the same rights to voting, ownership, dividend and other rights to all their holders.	Yes	The Company's statutory capital consists of ordinary registered shares granting the same rights to all their holders.
6.2. It is recommended that investors should have access to the information concerning the rights attached to the shares of the new issue or those issued earlier in advance, i.e. before they purchase shares.	Yes	The information concerning the rights attached to the shares of the new issue or those issued earlier is available in the website of the Company.
6.3. Transactions that are important to the company and its shareholders, such as transfer, investment, and pledge of the company's assets or any other type of encumbrance should be subject to approval of the general shareholders' meeting. All shareholders should be furnished with equal opportunity to familiarize with and participate in the decision-making process when significant corporate issues, including approval of transactions referred to above, are discussed.	No	Articles of Association of the Company state that the Management Board makes decisions on any merger, consolidation or acquisition, sale, lease or other disposal of the Company, or all or substantially all of the Company's assets.
6.4. Procedures of convening and conducting a general shareholders' meeting should ensure equal opportunities for the shareholders to effectively participate at the meetings and should not prejudice the rights and interests of the shareholders. The venue, date, and time of the shareholders' meeting should not hinder wide attendance of the shareholders.	Yes	Information on the prospective General Shareholders Meetings is announced through informational system of NASDAQ and in the Company's webpage. Meetings are convoked in places which can be attended by all shareholders. Material for the General Shareholders Meeting is available in the Company's webpage and in the Company itself not later than 21 days before the General Shareholders Meeting, telephone for inquiries is given.

<sup>&</sup>lt;sup>13</sup> The Law on Companies of the Republic of Lithuania (*Official Gazette*, 2003, No 123-5574) no longer assigns resolutions concerning the investment, transfer, lease, mortgage or acquisition of the long-terms assets accounting for more than 1/20 of the company's authorised capital to the competence of the general shareholders' meeting. However, transactions that are important and material for the company's activity should be considered and approved by the general shareholders' meeting. The Law on Companies contains no prohibition to this effect either. Yet, in order not to encumber the company's activity and escape an unreasonably frequent consideration of transactions at the meetings, companies are free to establish their own criteria of material transactions, which are subject to the approval of the meeting. While establishing these criteria of material transactions, companies may follow the criteria set out in items 3, 4, 5 and 6 of paragraph 4 of Article 34 of the Law on Companies or derogate from them in view of the specific nature of their operation and their attempt to ensure uninterrupted, efficient functioning of the company.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
6.5. If is possible, in order to ensure shareholders living abroad the right to access to the information, it is recommended that documents on the course of the general shareholders' meeting should be placed on the publicly accessible website of the company not only in Lithuanian language, but in English and /or other foreign languages in advance. It is recommended that the minutes of the general shareholders' meeting after signing them and/or adopted resolutions should be also placed on the publicly accessible website of the company. Seeking to ensure the right of foreigners to familiarize with the information, whenever feasible, documents referred to in this recommendation should be published in Lithuanian, English and/or other foreign languages. Documents referred to in this recommendation may be published on the publicly accessible website of the company to the extent that publishing of these documents is not detrimental to the company or the company's commercial secrets are not revealed.	Yes	Shareholders living abroad are ensured the right to access to the information because agenda and draft resolutions of the General Shareholders Meetings are announced through informational system of NASDAQ and placed at the Company's website in English and Lithuanian in advance, resolutions and voting results of the General Shareholders Meeting are announced after the meeting on the same way too.
6.6. Shareholders should be furnished with the opportunity to vote in the general shareholders' meeting in person and in absentia. Shareholders should not be prevented from voting in writing in advance by completing the general voting ballot.	Yes	The Company's shareholders can realize their right to attend the General Shareholders Meetings either personally or through representatives, if a person has a duly issued power of attorney or contract on the transfer of voting rights concluded. The Company provides shareholders with an opportunity to vote in advance by filling general voting ballot.
6.7. With a view to increasing the shareholders' opportunities to participate effectively at shareholders' meetings, the companies are recommended to expand use of modern technologies by allowing the shareholders to participate and vote in general meetings via electronic means of communication. In such cases security of transmitted information and a possibility to identify the identity of the participating and voting person should be guaranteed. Moreover, companies could furnish its shareholders, especially shareholders living abroad, with the opportunity to watch shareholder meetings by means of modern technologies.	No	Up till now the Company had no necessity in complying with this recommendation, because foreign shareholders successfully realize their rights by sending their representatives to attend the General Shareholders Meetings or by casting their vote in advance in the form of general voting ballot.

## Principle VII: The avoidance of conflicts of interest and their disclosure

The corporate governance framework should encourage members of the corporate bodies to avoid conflicts of interest and assure transparent and effective mechanism of disclosure of conflicts of interest regarding members of the corporate bodies.

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Principles / Recommendations	Yes / No / Not Applicable	Commentary
7.1. Any member of the company's supervisory and management body should avoid a situation, in which his/her personal interests are in conflict or may be in conflict with the company's interests. In case such a situation did occur, a member of the company's supervisory and management body should, within reasonable time, inform other members of the same collegial body or the company's body that has elected him/her, or to the company's shareholders about a situation of a conflict of interest, indicate the nature of the conflict and value, where possible.	Yes	Members of the Management Board behave according to these recommendations, Company is not aware of any cases when their personal interests contradicted Company's interests. Management Board work regulations specify that members of the Management Board have an obligation to avoid situations in which their personal interests are in conflict with the Company's interests, to inform the Management Board about the uprise of such situations and about all transactions concluded between them and the Company. Management Board work regulations oblige the members of the
7.2. Any member of the company's supervisory and management body may not mix the company's assets, the use of which has not been mutually agreed upon, with his/her personal assets or use them or the information which he/she learns by virtue of his/her position as a member of a corporate body for his/her personal benefit or for the benefit of any third person without a prior agreement of the general shareholders' meeting or any other corporate body authorized by the meeting.	Yes	Management Board do not mix the Company's assets with their personal assets and do not use the information which he learnt by virtue of their positions as a members of the Management Board for their personal benefit or for the benefit of third persons otherwise as permitted by the General Shareholders Meeting and the Management Board and also to submit the information about their or closely related persons made transactions on Companies securities by the order and terms specified in legal acts.
7.3. Any member of the company's supervisory and management body may conclude a transaction with the company, a member of a corporate body of which he/she is. Such a transaction (except insignificant ones due to their low value or concluded when carrying out routine operations in the company under usual conditions) must be immediately reported in writing or orally, by recording this in the minutes of the meeting, to other members of the same corporate body or to the corporate body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5.	Yes	
7.4. Any member of the company's supervisory and management body should abstain from voting when decisions concerning transactions or other issues of personal or business interest are voted on.	Yes	Following Management Board work regulations, member of the Management Board is not entitled to vote when Management Board meeting is making a decision on his liability issues or personal matters relating to his work on the Management Board.
	est and abuse in	osure of directors' remuneration established in the determining remuneration of directors, in addition it teration policy and remuneration of directors.
8.1. A company should make a public statement of the company's remuneration policy (hereinafter the remuneration statement) which should be clear and easily understandable. This remuneration statement should be published as a part of the company's annual statement as well as posted on the company's website.	No	The Company does not prepare remuneration statement. Brief information on remuneration system applied to employees of the Company and payments made to the members of the Management Board, Head of the Company and Chief Finance Officer is presented in consolidated 6 months and annual reports which are placed at Company's webpage.

are placed at Company's webpage.



Principles / Recommendations	Yes / No / Not Applicable		Commentary
8.2. Remuneration statement should mainly focus on directors' remuneration policy for the following year and, if appropriate, the subsequent years. The statement should contain a summary of the implementation of the remuneration policy in the previous financial year. Special attention should be given to any significant changes in company's remuneration policy as compared to the previous financial year.	No	See comment to the clause 8.1.	
8.3. Remuneration statement should leastwise include the following information:  • Explanation of the relative importance of the veriable and non-veriable appropriate.	No	See comment to the clause 8.1.	
the variable and non-variable components of directors' remuneration;  Sufficient information on performance criteria that entitles directors to share options, shares or variable components of remuneration;  An explanation how the choice of performance criteria contributes to the long-term interests of the company;  An explanation of the methods, applied in order to determine whether performance criteria have been fulfilled;  Sufficient information on deferment periods with regard to variable components of remuneration;  Sufficient information on the linkage between the remuneration and performance;  The main parameters and rationale for any annual bonus scheme and any other noncash benefits;  Sufficient information on the policy regarding termination payments;  Sufficient information with regard to vesting periods for share-based remuneration, as referred to in point 8.13 of this Code;  Sufficient information on the policy regarding retention of shares after vesting, as referred to in point 8.15 of this Code;			
<ul> <li>Sufficient information on the composition of peer groups of companies the remuneration policy of which has been examined in relation to the establishment of the remuneration policy of the company concerned;</li> <li>A description of the main characteristics of supplementary pension or early retirement schemes for directors;</li> <li>Remuneration statement should not include commercially sensitive information.</li> </ul>			



Principles / Recommendations	Yes / No / Not Applicable		Commentary
8.4. Remuneration statement should also summarize and explain company's policy regarding the terms of the contracts executed with executive directors and members of the management bodies. It should include, inter alia, information on the duration of contracts with executive directors and members of the management bodies, the applicable notice periods and details of provisions for termination payments linked to early termination under contracts for executive directors and members of the management bodies.	No	See comment to the clause 8.1.	
8.5. Remuneration statement should also contain detailed information on the entire amount of remuneration, inclusive of other benefits, that was paid to individual directors over the relevant financial year. This document should list at least the information set out in items 8.5.1 to 8.5.4 for each person who has served as a director of the company at any time during the relevant financial year.	No	See comment to the clause 8.1.	
8.5.1. The following remuneration and/or emoluments-related information should be disclosed:			
<ul> <li>The total amount of remuneration paid or due to the director for services performed during the relevant financial year, inclusive of, where relevant, attendance fees fixed by the annual general shareholders meeting;</li> </ul>			
<ul> <li>The remuneration and advantages received from any undertaking belonging to the same group;</li> <li>The remuneration paid in the form of profit sharing and/or bonus payments and the reasons why such bonus payments and/or profit sharing were granted;</li> </ul>			
<ul> <li>If permissible by the law, any significant additional remuneration paid to directors for special services outside the scope of the usual functions of a director;</li> <li>Compensation receivable or paid to each former executive director or member of the management body as a result of his resignation from the office during the previous financial year;</li> </ul>			



		GRO
Principles / Recommendations	Yes / No / Not Applicable	Commentar
<ul> <li>Total estimated value of non-cash benefits considered as remuneration, other than the items covered in the above points.</li> </ul>		
3.5.2. As regards shares and/or rights to acquire share options and/or all other share-incentive schemes, the following information should be disclosed:		
<ul> <li>The number of share options offered or shares granted by the company during the relevant financial year and their conditions of application;</li> <li>The number of shares options exercised during the relevant financial year and, for each of them, the number of shares involved and the exercise price or the value of the interest in the share incentive scheme at the end of the financial year;</li> <li>The number of share options unexercised at the end of the financial year; their exercise price, the exercise date and the main conditions for the exercise of the rights;</li> <li>All changes in the terms and conditions of existing share options occurring during the financial year.</li> </ul>		
8.5.3. The following supplementary pension schemes-related information should be disclosed:		
<ul> <li>When the pension scheme is a defined-benefit scheme, changes in the directors' accrued benefits under that scheme during the relevant financial year;</li> <li>When the pension scheme is defined-contribution scheme, detailed information on contributions paid or payable by the company in respect of that director during the relevant financial year.</li> </ul>		
8.5.4. The statement should also state amounts that the company or any subsidiary company or entity included in the consolidated annual financial report of the company has paid to each person who has served as a director in the company at any time during the relevant financial year in the form of loans, advance payments or guarantees, including the amount putstanding and the interest rate.		
8.6. Where the remuneration policy includes variable components of remuneration, companies should set limits on the variable component(s). The non-variable component of remuneration should be sufficient to allow the company to withhold variable components of remuneration when performance criteria are not met.	Not applicable	There is no such director's remuneration policy including variable components of remuneration in the Company.

met.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
8.7. Award of variable components of remuneration should be subject to predetermined and measurable performance criteria.	Not applicable	See comment to the clause 8.6.
8.8. Where a variable component of remuneration is awarded, a major part of the variable component should be deferred for a minimum period of time. The part of the variable component subject to deferment should be determined in relation to the relative weight of the variable component compared to the non-variable component of remuneration.	Not applicable	See comment to the clause 8.6.
8.9. Contractual arrangements with executive or managing directors should include provisions that permit the company to reclaim variable components of remuneration that were awarded on the basis of data which subsequently proved to be manifestly misstated.	Not applicable	See comment to the clause 8.6.
8.10. Termination payments should not exceed a fixed amount or fixed number of years of annual remuneration, which should, in general, not be higher than two years of the non-variable component of remuneration or the equivalent thereof.	Not applicable	Termination payments paid by the Company are fixed by the applicable labour law.
8.11. Termination payments should not be paid if the termination is due to inadequate performance.	Yes	There were no situations when termination payments were paid after termination of employment agreement because of inadequate performance during the reporting period. Situations when the Company pays termination payments are specified by the applicable labour law.
8.12. The information on preparatory and decision-making processes, during which a policy of remuneration of directors is being established, should also be disclosed. Information should include data, if applicable, on authorities and composition of the remuneration committee, names and surnames of external consultants whose services have been used in determination of the remuneration policy as well as the role of shareholders' annual general meeting.	No	See comments to the clauses 8.1 and 8.6.
8.13. Shares should not vest for at least three years after their award.	Not applicable	There is no remuneration policy supported by share vesting in the Company.
8.14. Share options or any other right to acquire shares or to be remunerated on the basis of share price movements should not be exercisable for at least three years after their award. Vesting of shares and the right to exercise share options or any other right to acquire shares or to be remunerated on the basis of share price movements, should be subject to predetermined and measurable performance criteria.	Not applicable	There are no share options plans or other rights based on the right to acquire shares or to be remunerated on the basis of share price movement in the Company.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
8.15. After vesting, directors should retain a number of shares, until the end of their mandate, subject to the need to finance any costs related to acquisition of the shares. The number of shares to be retained should be fixed, for example, twice the value of total annual remuneration (the non-variable plus the variable components).	Not applicable	See comments to the clauses 8.13 and 8.14.
8.16. Remuneration of non-executive or supervisory directors should not include share options.	Yes	See comment to the clause 8.14.
8.17. Shareholders, in particular institutional shareholders, should be encouraged to attend general meetings where appropriate and make considered use of their votes regarding directors' remuneration.	Yes	Shareholders are encouraged to attend the General Shareholders Meetings by informing them about coming General Shareholders Meetings, encouraging voting in advance by filling general voting ballots.
8.18. Without prejudice to the role and organization of the relevant bodies responsible for setting directors' remunerations, the remuneration policy or any other significant change in remuneration policy should be included into the agenda of the shareholders' annual general meeting. Remuneration statement should be put for voting in shareholders' annual general meeting. The vote may be either mandatory or advisory.	Not applicable	See comments to clauses 8.1 and 8.14.
8.19. Schemes anticipating remuneration of directors in shares, share options or any other right to purchase shares or be remunerated on the basis of share price movements should be subject to the prior approval of shareholders' annual general meeting by way of a resolution prior to their adoption. The approval of scheme should be related with the scheme itself and not to the grant of such share-based benefits under that scheme to individual directors. All significant changes in scheme provisions should also be subject to shareholders' approval prior to their adoption; the approval decision should be made in shareholders' annual general meeting. In such case shareholders should be notified on all terms of suggested changes and get an explanation on the impact of the suggested changes.	Not applicable	See comments to clauses 8.1 and 8.14.



	Yes / No /	
Principles / Recommendations	Not	Commentary
	Applicable	

8.20. The following issues should be subject to approval by the shareholders' annual general meeting:

- Grant of share-based schemes, including share options, to directors;
- Determination of maximum number of shares and main conditions of share granting;
- The term within which options can be exercised;
- The conditions for any subsequent change in the exercise of the options, if permissible by law;
- All other long-term incentive schemes for which directors are eligible and which are not available to other employees of the company under similar terms. Annual general meeting should also set the deadline within which the body responsible for remuneration of directors may award compensations listed in this article to individual directors.

8.21. Should national law or company's Articles of Association allow, any discounted option arrangement under which any rights are granted to subscribe to shares at a price lower than the market value of the share prevailing on the day of the price determination, or the average of the market values over a number of days preceding the date when the exercise price is determined, should also be subject to the shareholders' approval.

8.22. Provisions of Articles 8.19 and 8.20 should not be applicable to schemes allowing for participation under similar conditions to company's employees or employees of any subsidiary company whose employees are eligible to participate in the scheme and which has been approved in the shareholders' annual general meeting.



Principles / Recommendations	Yes / No / Not	Commentary
	Applicable	

8.23. Prior to the annual general meeting that is intended to consider decision stipulated in Article 8.19, the shareholders must be provided an opportunity to familiarize with draft resolution and project-related notice (the documents should be posted on the company's website). The notice should contain the full text of the share-based remuneration schemes or a description of their key terms, as well as full names of the participants in the schemes. Notice should also specify the relationship of the schemes and the overall remuneration policy of the directors. Draft resolution must have a clear reference to the scheme itself or to the summary of its key terms. Shareholders must also be presented with information on how the company intends to provide for the shares required to meet its obligations under incentive schemes. It should be clearly stated whether the company intends to buy shares in the market, hold the shares in reserve or issue new ones. There should also be a summary on scheme-related expenses the company will suffer due to the anticipated application of the scheme. All information given in this article must be posted on the company's website.

## Principle IX: The role of stakeholders in corporate governance

The corporate governance framework should recognize the rights of stakeholders as established by law and encourage active co-operation between companies and stakeholders in creating the company value, jobs and financial sustainability. For the purposes of this Principle, the concept "stakeholders" includes investors, employees, creditors, suppliers, clients, local community and other persons having certain interest in the company concerned.

- 9.1. The corporate governance framework should assure that the rights of stakeholders that are protected by law are respected.
- 9.2. The corporate governance framework should create conditions for the stakeholders to participate in corporate governance in the manner prescribed by law. Examples of mechanisms of stakeholder participation in corporate governance include: employee participation in adoption of certain key decisions for the company; consulting the employees on corporate governance and other important issues; employee participation in the company's share capital; creditor involvement in governance in the context of the company's insolvency, etc.
- 9.3. Where stakeholders participate in the corporate governance process, they should have access to relevant information.

The Company's management system ensures that the rights of stakeholders are not infringed. Rights of employees are protected by Labour law and collective agreement. The Company exercises consultations with the representatives of the employees (labour unions) on the material issues. Suppliers, clients and creditors have signed agreements with the Company, appropriate performance of the obligations specified in these agreements is one of the Company's priorities. All material and additional information about the Company is announced publicly and is also provided to representatives of stakeholders at their request.

## Principle X: Information disclosure and transparency

The corporate governance framework should ensure that timely and accurate disclosure is made on all material information regarding the company, including the financial situation, performance and governance of the company.



Principles / Recommendations	Yes / No / Not Applicable	Commentary
<ul> <li>The financial and operating results of the company;</li> <li>Company objectives;</li> <li>Persons holding by the right of ownership or in control of a block of shares in the company;</li> <li>Members of the company's supervisory and management bodies, chief executive officer of the company and their remuneration;</li> <li>Material foreseeable risk factors;</li> <li>Transactions between the company and connected persons, as well as transactions concluded outside the course of the company's regular operations;</li> <li>Material issues regarding employees and other stakeholders;</li> <li>Governance structures and strategy.</li> </ul>	Yes	Information set forth in these recommendations, is disclosed in consolidated 6 months and annual reports which are announced in Company's webpage, through NASDAQ informational system, in press releases.
This list should be deemed as a minimum recommendation, while the companies are encouraged not to limit themselves to disclosure of the information specified in this list.  10.2. It is recommended to the company, which is the parent of other companies, that consolidated results of the whole group to which the company belongs should be disclosed when information specified in item 1 of Recommendation 10.1 is under disclosure.		
10.3. It is recommended that information on the professional background, qualifications of the members of supervisory and management bodies, chief executive officer of the company should be disclosed as well as potential conflicts of interest that may have an effect on their decisions when information specified in item 4 of Recommendation 10.1 about the members of the company's supervisory and management bodies is under disclosure. It is also recommended that information about the amount of remuneration received from the company and other income should be disclosed with regard to members of the company's supervisory and management bodies and chief executive officer as per Principle VIII.		
10.4. It is recommended that information about the links between the company and its stakeholders, including employees, creditors, suppliers, local community, as well as the company's policy with regard to human resources, employee participation schemes in the company's share capital, etc. should be disclosed when information specified in item 7 of Recommendation 10.1 is under disclosure.		



Principles / Recommendations	Yes / No / Not Applicable	Commentary
10.5. Information should be disclosed in such a way that neither shareholders nor investors are discriminated with regard to the manner or scope of access to information. Information should be disclosed to all simultaneously. It is recommended that notices about material events should be announced before or after a trading session on the Vilnius Stock Exchange, so that all the company's shareholders and investors should have equal access to the information and make informed investing decisions.	Yes	The Company announces information in Lithuanian and English through information disclosure system of NASDAQ. NASDAQ publishes this information on its webpage and in its market system ensuring simultaneous disclosure of information to everyone. Information prospectively able of influencing price of issued stock is not disclosed by the Company in its comments, interview or by other means as long as this type of information is not publicly announced through informational system.
10.6. Channels for disseminating information should provide for fair, timely and cost-efficient or in cases provided by the legal acts free of charge access to relevant information by users. It is recommended that information technologies should be employed for wider dissemination of information, for instance, by placing the information on the company's website. It is recommended that information should be published and placed on the company's website not only in Lithuanian, but also in English, and, whenever possible and necessary, in other languages as well.	Yes	Company ensures fair, timely and free of charge access to information by announcing it through information disclosure system of NASDAQ and on its webpage in Lithuanian and English.
10.7. It is recommended that the company's annual reports and other periodical accounts prepared by the company should be placed on the company's website. It is recommended that the company should announce information about material events and changes in the price of the company's shares on the Stock Exchange on the company's website too.	Yes	The Company complies with this recommendation by announcing all information enumerated in this recommendation on Company's webpage.
Principle XI: The selection of the company's au The mechanism of the selection of the company's conclusion and opinion.		sure independence of the firm of auditor's
11.1. An annual audit of the company's financial reports and interim reports should be conducted by an independent firm of auditors in order to provide an external and objective opinion on the company's financial statements	No	Audit of interim financial statements is not performed. Audit company performing audit of annual financial statements submits document confirming its independence to the Company.
11.2. It is recommended that the company's supervisory board and, where it is not set up, the company's board should propose a candidate firm of auditors to the general shareholders' meeting.	Yes	Candidate firm of auditors is offered to the General Shareholders Meeting by the Management Board.
11.3. It is recommended that the company should disclose to its shareholders the level of fees paid to the firm of auditors for non-audit services rendered to the company. This information should be also known to the company's supervisory board and, where it is not formed, the company's board upon their consideration which firm of auditors to propose for the general shareholders' meeting.	Yes	Previously to the election, firm of auditors presents the Company with a certificate on fees paid to firm of auditors for audit and non-audit services. The Management Board presents information contained in this certificate to the General Shareholders Meeting electing firm of auditors.

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