

2022



**LATVIJAS GĀZE GROUP CONSOLIDATED AND
JSC "LATVIJAS GĀZE" UNAUDITED INTERIM
CONDENSED FINANCIAL STATEMENTS FOR THE 3
MONTHS PERIOD ENDED 31 MARCH
2022**

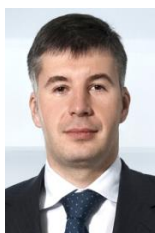
Prepared in accordance with the International Accounting Standards 34 "Interim Financial Reporting" as adopted by the European Union

CONTENTS

COUNCIL OF THE JSC "LATVIJAS GĀZE"	3
MANAGEMENT BOARD OF THE JSC "LATVIJAS GĀZE"	4
LATVIJAS GĀZE GROUP IN SHORT	5
STRATEGY AND OBJECTIVES	5
SHARES AND SHAREHOLDERS OF THE JSC "LATVIJAS GĀZE"	6
MANAGEMENT REPORT	9
STATEMENT OF THE BOARD RESPONSIBILITY	15
FINANCIAL STATEMENTS	16
CORPORATE INFORMATION	16
STATEMENT OF PROFIT OR LOSS	17
STATEMENT OF COMPREHENSIVE INCOME	17
BALANCE SHEET	18
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY	20
COMPANY'S STATEMENT OF CHANGES IN EQUITY	21
STATEMENT OF CASH FLOWS	22
NOTES TO FINANCIAL STATEMENTS	23

COUNCIL OF THE JSC “LATVIJAS GĀZE”

Council's term of office from 6 September 2021 till 5 September 2024.



Kirill Seleznev
(Кирилл Селезнев), 1974
Member of the Council

Head of the Department for Marketing and Processing of Gas and Liquid Hydrocarbons, JSC *Gazprom*



Juris Savickis, 1946
Member of the Council

President of LLC “ITERA Latvija”



Oliver Giese, 1967
Member of the Council

Senior Vice President for Infrastructure Management at Uniper SE (formerly E.ON Global Commodities SE, Düsseldorf, Germany)



Nicolàs Merigó Cook, 1963
Member of the Council

Chief Executive Officer of Marguerite Adviser S.A. (Luxemburg)



Matthias Kohlenbach, 1969
Member of the Council

Legal Department of Uniper SE, Germany; responsible for international projects



Hans-Peter Floren, 1961
Member of the Council

Owner and Chief Executive Officer of FLORENGY AG (Essen, Germany)



Elena Mikhaylova
(Елена Михайлова), 1977
Member of the Council

Member of the Management Committee, Head of the Asset Management and Corporate Relations Department at PJSC “Gazprom”



Vitaly Khatkov
(Виталий Хатьков), 1969
Member of the Council

Head of Department 817 at PJSC “Gazprom”



Oleg Ivanov
(Олег Иванов), 1974
Member of the Council

Head of the Department for Gas Business Planning, Efficiency Management and Development at PJSC “NK Rosneft”



Yury Ivanov
(Юрий Иванов), 1982
Member of the Council

Head of Directorate for Legal Support of Foreign Economic Activity at PJSC “Gazprom”



Eriks Atvars
(Ēriks Atvars), 1972
Member of the Council

Unicredit Corporate and Investment Banking (Germany)

MANAGEMENT BOARD OF THE JSC “LATVIJAS GĀZE”

Management Board's term of office from 16 August 2021 till 15 August 2024.

Board member's Inga Āboliņa's term of office from 17 August 2020 till 16 August 2023.



Aigars Kalvītis, 1966
Chairman of the Board

Latvian University of Agriculture,
Master's Degree in Economics



Denis Emelyanov, 1979
Vice-Chairman of the Board

Gubkin Russian State University of
Oil and Gas, Faculty of Economics
and Management – Economist -
manager; Economics and oil and
gas enterprises management



Elita Dreimane, 1968
Member of the Board

University of Latvia Faculty of Law,
Master's Degree of Social Sciences
in Law



Inga Āboliņa, 1974
Member of the Board

Stockholm School of
Economics in Riga, Executive
MBA

LATVIJAS GĀZE GROUP IN SHORT

Latvijas Gāze group is fully committed to ensuring safe and stable natural gas supplies to its customers as well as to strengthening its position as a leader in the Latvian and Baltic energy market. Latvijas Gāze group consists of two business segments:

The natural gas sales & trading segment comprises the purchase, trade and sale of natural gas. The JSC “Latvijas Gāze” (hereinafter also “Company”) operates the sales & trading business, which includes wholesale trading and the sale of natural gas to industrial and commercial customers as well as to households.

The natural gas distribution segment provides natural gas distribution services in Latvia.

The JSC “Gasol” holds an exclusive license for the distribution of natural gas on the territory of Latvia. The license is valid until 6 December 2037. The JSC “Gasol” owns and operates all distribution assets necessary to provide the respective services to its approximately 400 thousand customers.

The JSC “Gasol” fully complies with the requirements of the Energy Law, which foresees a full legal, structural, and operational separation of the distribution business from the sales & trading activities. The JSC “Gasol” has an own Board of Management and Council that are fully independent from the sales & trading business of the JSC “Latvijas Gāze”.

STRUCTURE OF LATVIJAS GĀZE GROUP AS OF 31 MARCH 2022

	Countries of operation	Type of business operation	Participation share
JSC “Latvijas Gāze”	Latvia, Lithuania, Estonia, Finland	Sales & trading of natural gas	
JSC “Gasol”	Latvia	Distribution of natural gas	100%

STRATEGY AND OBJECTIVES



OUR OBJECTIVE

To strengthen the position of *Latvijas Gāze* group as a leader in the Latvian and Baltic energy market by becoming the natural gas supplier of first choice for customers and by ensuring the most stable supply of natural gas for the Baltic region.



OUR MISSION

To contribute to the Baltic region's economy by ensuring the reliable, safe and flexible supply of natural gas to households and businesses at competitive prices.



OUR VISION

To improve the societies' well-being by promoting the use of natural gas as a source of clean and high efficiency energy towards the climate neutrality.

SHARES AND SHAREHOLDERS OF THE JSC “LATVIJAS GĀZE”

SHARES AND SHAREHOLDERS

The shares of the JSC “Latvijas Gāze” are listed on the Nasdaq Riga stock exchange since February 15, 1999, and its ticker code is GZE1R since August 1, 2004. The total number of securities has not changed since 1999. The total number of shareholders of JSC “Latvijas Gāze” as of 31.03.2022 was 5142.

COMPANY’S SHARE PRICE, OMX RIGA GI AND OMX BALTIC GI INDEX CHANGES (01.01.2020. – 31.03.2022.)

ISIN	LV0000100899
Ticker code	GZE1R
List	Second list
Nominal value	1.40 EUR
Total number of securities	39 900 000

Number of securities in public offering	25 328 520
Liquidity provider	None

Source: Nasdaq Baltic



Source: Nasdaq Baltic

The shares of the JSC “Latvijas Gāze” are included in four Baltic country industry indexes, which include public utilities - B7000GI, B7000PI, B7500GI, B7500PI, as well as in several geographical indexes - OMXBGI, OMXBPI, OMXRGI.

OMX RIGA (OMXR.) – a domestic index of all shares. Its basket consists of the shares of the Official and Second list of Nasdaq Riga. The index reflects the current situation and changes at Nasdaq Riga.

OMX BALTIC (OMXB.) – a Baltic-level index of all shares. Its basket consists of the shares of the Official and Second list of Baltic exchanges. The index reflects the current situation and changes on the Baltic market overall.

On 31st of March 2022 in terms of stock market capitalization, the JSC “Latvijas Gāze”, the market capitalization value of the Company amounted to 367.08 million EUR, which is by 11% less, compared to the same period of 2021.

SHARE PRICE DEVELOPMENT AND SHARE TURNOVER (01.01.2020.-31.03.2022)

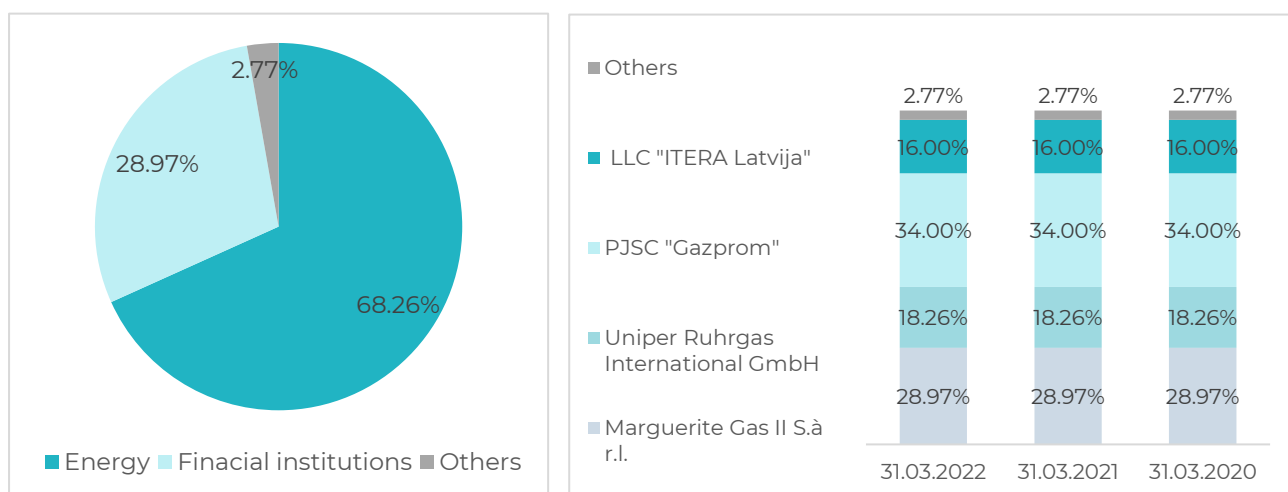


Source: Nasdaq Baltic

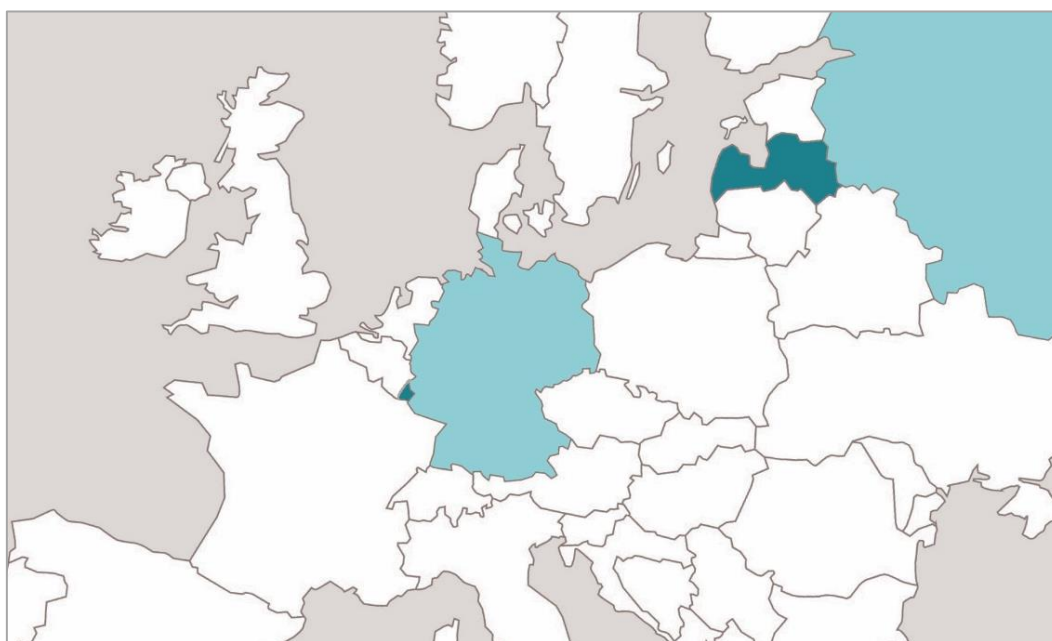
INFORMATION ON SHARE TRANSACTIONS (3M 2020 –3M 2022)

	3M 2022	3M 2021	3M 2020
Share price (EUR)			
First	10.70	10.50	9.90
Highest	11.10	10.90	10.00
Lowest	7.90	10.20	8.10
Average	10.56	10.61	9.58
Last	9.20	10.30	9.00
Change (From First to Last share price)	-14.02%	-1.90%	-9.09%
Number of transactions	3 190	827	413
Number of shares traded	82 573	20 928	21 337
Turnover (million EUR)	0.86	0.221	0.201
Capitalization (million EUR)	367	411	359

COMPOSITION OF SHAREHOLDERS, 31.03.2022



GEOGRAPHICAL DISTRIBUTION OF THE MAJOR SHAREHOLDERS



- Russia (PAS Gazprom)
- Luxembourg (Marguerite GAS I S.À R.L.)
- Germany (Uniper Ruhrgas International GMBH)
- Latvia (SIA Itera Latvija)

SHARES OWNED BY MEMBERS OF THE GOVERNING BODIES OF THE JSC “LATVIJAS GĀZE”

		At the date of signing financial statements
Management Board		Number of shares
Chairman of the Board	Aigars Kalvītis	None
Deputy Chairman of the Board	Denis Emelyanov	None
Member of the Board	Elita Dreimane	None
Member of the Board	Inga Āboliņa	None
Council		
Member of the Council	Kirill Seleznev	None
Member of the Council	Juris Savickis	None
Member of the Council	Oliver Giese	None
Member of the Council	Nicolas Merigo Cook	None
Member of the Council	Matthias Kohlenbach	None
Member of the Council	Hans-Peter Floren	None
Member of the Council	Elena Mikhaylova	None
Member of the Council	Vitaly Khatkov	None
Member of the Council	Oleg Ivanov	None
Member of the Council	Yury Ivanov	None
Member of the Council	Eriks Atvars	None

MANAGEMENT REPORT

Latvijas Gāze group reached historically strongest financial performance in the first quarter of 2022, which is attributable to disciplined trading and risk management strategy in 2021.

JSC “Latvijas Gāze” benefited from the fact that index-price linked sales had a dominant weight in trading portfolio and index-price linked sales portfolio was hedged at significant spread to summer injected gas. Additionally, JSC “Latvijas Gāze” managed to capture portfolio optimization opportunities benefiting from high gas price volatility environment.

Majority of negative marked-to-market value of derivatives is related to above mentioned activities which was recognized in 2021, however revenue from physical sales was recognized during both Q4 2021 and Q1 2022. Inventory is not revaluated based on market prices and its book value is recognized based on purchase price. Consequently, JSC “Latvijas Gāze” Q1 2022 results represents its business results of both 2021 and Q1 2022.

During first quarter of 2022, JSC “Latvijas Gāze” sold 4 014 GWh of natural gas to customers in Latvia and abroad. Compared to the same period in 2021, sales volumes have decreased by 4%, however the decrease is insignificant, as sales volumes in Q1 2021 were one of the historically highest. Sales volume decrease is attributable to higher air temperature and high natural gas prices, which led customers to reconsider their consumption of natural gas.

Sales to the household customer segment reached 567 GWh in the first quarter of 2022. The segment is regulated and the tariff is approved by the Public Utilities Commission. Household segment was the only segment that caused losses in the first quarter of 2022 since the tariff is lower than the costs of natural gas and trading expenses. Based on regulation the household tariff may be adjusted for next tariff period.

JSC “Latvijas Gāze” net profit in first quarter reached 74 million euro. At the end of winter season (31 March 2022), Company fully repaid its interest-bearing debt.

The Group's net turnover during the first three months in 2022 reached 320.7 million EUR – a 326.3% increase compared to same period in 2021 due to the higher sales prices. The Group's net profit for first quarter in 2022 – 77.5 million EUR – was by 214% higher in comparison to the same period in 2021 when it amounted to 24.7 million EUR. The result is attributable to JSC “Latvijas Gāze” disciplined trading and risk management strategy in 2021. JSC “Latvijas Gāze” net profit in first quarter reached 74 million euro despite the losses caused by household regulated segment. At the end of winter season (31.03.2022), Company fully repaid its interest-bearing debt.

The economic performance of the distribution segment managed by JSC “Gasol” depends on the overall natural gas demand and volumes transported through the distribution network over the year. During first quarter of 2022, JSC “Gasol” continued to develop a safe and available natural gas distribution infrastructure, with major investments made in construction and reconstruction of gas pipelines and shut-off devices, reconstruction of technological equipment, and development of information technologies and computing equipment.

Group`s key figures	3M 2022	3M 2021	3M 2020
Natural gas sales, GWh	3 968	4 118	3 259
Number of employees, average	1 013	1 007	987
Length of distribution lines, km	5 393	5 352	5 298

Group`s key financial figures	3M 2022	3M 2021	3M 2020
	EUR'000	EUR'000	EUR'000
Net turnover	320 748	75 234	65 496
EBITDA	81 101	28 343	18 894
EBITDA, %	25.3	37.7	28.8
EBIT	77 657	24 753	15 390
EBIT, %	24.2	32.9	23.5
Net profit	77 474	24 672	15 286
Net profit margin, %	24.2	32.8	23.3
Earnings per share, EUR	1.94	0.62	0.38
P/E	4.74	16.61	23.49
Current ratio	2.71	5.18	4.92
ROCE	0.17	0.06	0.05
Dividends / net profit	-	-	0.87

Alternative Performance Measures (APM)	Formulas
EBITDA (<i>Profit before income tax, interest, depreciation and amortization</i>)	EBITDA = Profit of the year + Corporate income tax + Financial expense - Financial income + Depreciation, amortization and impairment of property, plant and equipment, intangible assets and right-of use assets
EBITDA,% (<i>or EBITDA margin</i>)	$\text{EBITDA, \%} = \frac{\text{EBITDA}}{\text{Revenue from contracts with customers}} \times 100\%$
EBIT(<i>Profit before income tax and interest</i>)	EBIT= Profit of the year + Corporate income tax + Financial expense - Financial income
EBIT,% (<i>or EBIT margin</i>)	$\text{EBIT, \%} = \frac{\text{EBIT}}{\text{Revenue from contracts with customers}} \times 100\%$
Net profitability (<i>or Commercial profitability</i>) The indicator reflects how much the company earns from each of the EUR received from customers	$\text{Net profitability, \%} = \frac{\text{Profit of the year}}{\text{Revenue from contracts with customers}} \times 100\%$
P/E Ratio (<i>Relationship between Share Price and Earnings per Share</i>)	$\text{P/E} = \frac{\text{Last share price}}{\text{Earnings per share for the reporting year}}$
Current ratio The indicator measures Company's ability to pay short-term obligations that matures within one year.	$\text{Current ratio} = \frac{\text{Current assets}}{\text{Current liabilities}}$
Return on capital employed (ROCE) The indicator measures the effective use of available capital by the company.	$\text{Return on capital employed} = \frac{\text{EBIT}}{\text{Capital employed}}$
Dividend payout ratio The indicator reflects total amount of dividends paid out to shareholders relative to the net income of the company.	$\text{Dividend payout ratio} = \frac{\text{Dividends paid}}{\text{Net income}}$

The management of the Group uses the above-described alternative performance measures to evaluate the Group's performance for a particular financial period as well as to make decisions and allocate resources.

GENERAL MARKET AND INDUSTRY ENVIRONMENT

Geopolitical tension was major factor that pushed natural gas prices further up compared to Q4 2021. Uncertainty regarding Russian gas supply kept natural gas price volatility at high level.

The latest economic review by the International Monetary Fund¹ (IMF) estimates a positive growth rate of the global economy (+3.6%) in 2022 and 2023. This is 0.8% lower compared to the previous report. The economic damage from the conflict will contribute to a significant slowdown in global growth in 2022 and add to inflation. Fuel and food prices have increased rapidly.

According to the latest macroeconomic forecasts of the Bank of Latvia² (LB) as revised in March 2022, Latvia's GDP will grow by 1.8% in 2022 (decrease by 2.4% compared to December report) and 3.2% in 2023. Decline in economic activity caused by the Russia military invasion in Ukraine is likely to be more pronounced this year if the warfare continues or escalates and sanctions are expanded. The impact of the possible commodity shortage and deteriorating confidence is far less clear-cut, and in the event of adverse developments, it can reduce production, consumption and investment. This may result in a more pronounced decline in economic activity this year and a delay in acceleration of growth. Further escalation of the war would also sustain higher resource prices and inflation. Latvia's inflation projections for 2022 and 2023 have been revised upwards to 9.5% and 3.7% respectively (from 6.1% in 2022 and 2.9% in 2023 in the December inflation forecast) on account of the rising global energy and food prices, which have increased further since the outbreak of the war in Ukraine.

¹ <https://www.imf.org/en/Publications/WEO/Issues/2022/04/19/world-economic-outlook-april-2022>

² <https://www.macroekonomics.lv/latvijas-banka-has-revised-its-macroeconomic-forecasts>

KEY EVENTS DURING THE REPORTING PERIOD

- **On February 28, 2022**, Amber Grid revealed, that the Polish-Lithuanian gas pipeline interconnection (GIPL) will start commercial operations as of 1 May 2022.
- **In February 2022**, Russia military invasion in Ukraine has prompted United States, European Union, United Kingdom, and other major economies to impose an extraordinary set of coordinated economic sanctions against Russia. The measures aim to limit customary trade and financial relations with Russia.
- **On March 1, 2022**, early warning in the natural gas supply sector was announced in Latvia. The early warning does not mean crisis but is a preliminary step towards preventing a potential crisis in future.
- **On March 31, 2022**, the Presidential Decree of the Russian Federation No.172 "On a special procedure of fulfilment of obligations towards Russian natural gas suppliers by foreign buyers" was issued. It presumes that starting April 1, 2022, supplies of natural gas under external trade agreements of the PJSC "Gazprom" on supply of natural gas to a number of foreign countries as well as under external trade agreements of the PJSC "Gazprom" on supply of natural gas with foreign entities registered in those countries shall be paid for in Russian rubles only.

OPERATING RESULTS OF THE BUSINESS SEGMENTS

Sales & trading segment: On 31st March 2022, the sales & trading segment operated by JSC “Latvijas Gāze” had an asset value of 222.3 million EUR, which was by 41% lower in comparison to 2021. The decrease in segment asset value is attributable to collateral release as derivative transactions approached maturity and the hedged asset – inventory – was sold. In first quarter of 2022, the segment generated a net turnover of 302.9 million EUR, which was by 443% higher in comparison to the same period in 2021. The significantly higher net turnover was mainly attributable to higher sales prices due to developments in global natural gas market, compared to the same period in 2021. During first quarter 2022 segment’s EBITDA amounted to 72.7 million EUR, profit before taxes reached 72.2 million EUR, while in first quarter of 2021 EBITDA was 16.5 million EUR, and profit before taxes was 16.1 million EUR. Disciplined risk management approach during high volatility environment was the basis for the strongest winter season (October 2021 – March 2022) performance. Sales & trading segment benefited from the fact that index-price linked sales had a dominant weight in trading portfolio and index-price linked sales portfolio were hedged at significant spread to summer injected gas. Additionally, JSC “Latvijas Gāze” managed to capture portfolio optimization opportunities benefiting from high gas price volatility environment.

Distribution segment: At the end of first quarter 2022, the distribution segment operated by the JSC “Gasol” had an asset value of 326.9 million EUR. In the reporting period, the distribution segment generated a net turnover of 17.8 million EUR and EBITDA of 8.4 million EUR (decrease by 8% and 29% accordingly, compared to the same period of 2021, respectively). Distribution services are regulated and form the main source of revenue for JSC “Gasol”. The decrease in net turnover was mainly caused by lower utilization of the Latvian natural gas distribution system, because of higher temperatures during the heating months. The segment’s profit before taxes amounted to 5.3 million EUR in first quarter of 2022 and was by 39% lower, compared to the same period in 2021.

LONG-TERM GAS SUPPLIES

JSC “Latvijas Gāze” business portfolio consist of long-term natural gas supplies as well as booked storage and transmission capacities, thus contributing to the Latvia and region long-term stability of gas provision.

JSC “Latvijas Gāze” procures almost all of its natural gas under a long-term contract with the PJSC “Gazprom”. The contract is subject to a take-or-pay obligation that requires the JSC “Latvijas Gāze” to buy a defined amount of natural gas on an annual basis or make a payment for the quantity not taken. Under this type of contracts prices paid for natural gas usually relate to the prices of competing energy sources (e.g. oil and oil products) and/or market reference prices (e.g. hub prices such as TTF or NBP), as dictated by market conditions. Any of the contract parties in regular intervals (usually every two years) may trigger a review of the contract conditions. In case of no agreement after a defined period, the parties may refer the case to a neutral board of arbitration that will make a binding decision.

FINANCIAL RISK MANAGEMENT

The JSC “Latvijas Gāze” is exposed to credit, liquidity as well as market risks.

As in previous periods, JSC “Latvijas Gāze” faced a high customer concentration risk with only a few customers accounting for a significant share of overall sales volumes. To mitigate **credit default risks** major customers are subject to individual credit risk evaluation, which include a number of practices, such as evaluation of credit limits, a detailed supervision of financial figures, and frequent billing cycles to avoid the accumulation of debt. For transactions with smaller customers Latvijas Gāze group has put in place detailed policies and processes that ensure the continuous monitoring of incoming customer payments and trigger respective customer communication as well as follow-up actions in case of arising credit issues.

The group’s **liquidity risk** mainly stems from the distinct seasonality of the natural gas business. To ensure security of supply for the winter months the Company usually injects significant natural gas quantities into the Inčukalns Underground Gas Storage (“IUGS”) during the injection season starting in early summer. While the Company needs to ensure the availability of respective cash reserves to finance the injection of natural gas into the storage during the summer months, customers will typically consume and subsequently pay most of the natural gas only during the winter period. Additionally, Company is exposed to liquidity risk due to collateral management process. To take account of the increased importance of a systematic and rigorous cash management in a competitive and highly volatile market the Company has in place a dedicated treasury function. JSC “Latvijas Gāze” has concluded amendments to the existing overdraft agreement with OP Corporate Bank plc, Latvian branch: 100 million credit line limit is prolonged until 28th February, 2022. From 1st March 2022 until 31st May 2023, credit line will be 50 million EUR – a 20 million EUR increase from the initial credit line agreement amount.

Following the opening of the Latvian natural gas market to competition in 2017, the natural gas sales and trading segment continues to be exposed to **market risks**. Particularly the greater variety of pricing structures requested by customers and high price volatility have created new risk positions. To actively manage and mitigate these risks, the Company established a separate Risk Management function. Apart from that, the Company continuously monitors and develops further its risk management policies and strategies. Although internal market risk mitigation, e.g. through negotiating supply agreement terms and working with the sales portfolio, is the preferred risk mitigation option, the Company actively uses financial hedging instrument.

FUTURE PROSPECTS

Following the Fit For 55 package, EU Methane strategy and objectives for transportation sector put forward in the Renewables Directive, supporting both a motivational system for organic waste recovery and the demand side for the use of bio methane in transport the Company will respond through economically sustainable answers to the challenge of combating climate change and giving access to energy resources in an efficient and sustainable way, overall. One of these measures to reduce the environmental impact is the participation in a project that will neutralise greenhouse gas (GHG) emissions from the offices and employees of JSC “Latvijas Gāze”.

JSC “Latvijas Gāze” will continue to invest consequently into modernization and digitalization of customer care processes as well as into new product and service development. Furthermore, to increase the effectiveness JSC “Latvijas Gāze” will continue to implement new functionalities to the new billing system and customer portal.

Finally, the Company plans to explore additional markets and has set up an internal project group to analyse opportunities for expanding its business into new segments. The analysis puts a particular focus on business opportunities arising around CNG and bio methane.

Notwithstanding the hardship brought by geopolitical situation and EU focus to reduce the reliance on Russian gas Latvijas Gāze group will continue to fulfil its obligations towards the customers and business partners. ISC “Latvijas Gāze” sees its future role in satisfying arising natural gas supply-demand gaps. ISC “Latvijas Gāze” will continue its strong risk management and trading strategy to ensure good ground for solid results, which inter alia is supported by the historically strongest 2022 first quarter result.

PROPOSED DISTRIBUTION OF PROFIT FOR THE COMPANY

	31.03.2022
	EUR
Profit for the reporting to 1 quarter 2022 for the Company	73 984 199
Suggested distribution of profit	
Dividends to shareholders (20,27%)	15 000 000
Dividends per share (EUR/1 share)	0,37593985
Transfer to reserves	58 984 199

CORPORATE MANAGEMENT REPORT AND REMUNERATION REPORT

www.lg.lv

COVID-19 IMPACT

The management of the Latvijas Gāze group complies with all the necessary safety measures to keep its customers and employees safe. There has been no impact from COVID-19.

SUBSEQUENT EVENTS

On 6th April, 2022 the Parliament Committee on Economic, Agricultural, Environmental and Regional Policy in Latvia commenced the review of Amendments to Energy Law, which inter alia envisage to impose a ban on natural gas supplies from Russia to Latvia. Based on information publicly available the Committee will continue the discussion of the draft law including the date by which the ban on Russian natural gas imports might be introduced. It should be noted that European Union has so far not adopted a common position in support of a ban on Russian natural gas imports. While there is not set a specific deadline for this proposal and the situation is continuously developing, the financial impact cannot be fully and reliably assessed at the current moment and management is currently evaluating and assessing the options to expand the trade in Europe and diversify the sourcing of the natural gas.

STATEMENT OF THE BOARD RESPONSIBILITY

The Board of the Joint Stock Company "Latvijas Gāze" is responsible for the preparation of the "Latvijas Gāze" Group consolidated and the JSC "Latvijas Gāze" unaudited interim condensed financial statements for 3-months period ended 31 March 2022 (further – Financial statements), which consist of the Company's and the Company's and its subsidiary (further - Group's) financial statements.

Financial statements for the 3-months period ended 31 March 2022 have been prepared in accordance with the International Accounting Standards 34 "Interim Financial Reporting" adopted by the European Union.

According to the information available to the management of the Company, the Financial statements provide a true and fair view of the Group's and the Company's assets, liabilities, financial position, operational results and cash flows in all key aspects. The principles of recognition and valuation of items observed in the preparation of financial information were the same as in the annual accounts.

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

FINANCIAL STATEMENTS

Prepared in accordance with the International Accounting Standards 34 "Interim Financial Reporting as Adopted by the European Union"

CORPORATE INFORMATION

Company	Latvijas Gāze, Joint Stock Company
LEI code	097900BGMO0000055872
Registration number, place and date of registration	Unified registration number 40003000642 Riga, Latvia, 25 March 1991 re-registered in Commercial Register on 20 December 2004
Address	A.Briāna 6, Riga, Latvia, LV-1001
Major shareholders	PJSC Gazprom (34.0%) Marguerite Gas II.S.a.r.l. (28.97%) Uniper Ruhrgas International GmbH (18.26%) ITERA Latvija SIA (16.0%)
Financial period	1 January – 31 March 2022

STATEMENT OF PROFIT OR LOSS

STATEMENT OF COMPREHENSIVE INCOME

	Note	Group 01.01.- 31.03.2022	Group 01.01.- 31.03.2021	Company 01.01.- 31.03.2022	Company 01.01.- 31.03.2021
		EUR'000	EUR'000	EUR'000	EUR'000
Revenue from contracts with customers	2	320 748	75 234	307 168	56 879
Other income	3	565	362	244	136
Raw materials and consumables used	4	(216 926)	(38 798)	(216 499)	(38 334)
Personnel expenses	5	(7 104)	(6 738)	(1 360)	(1 138)
Depreciation, amortization and impairment of property, plant and equipment, intangible assets and right-of use assets		(3 444)	(3 590)	(346)	(306)
Net fair value gains on financial derivatives	6	-	332	-	332
Net fair value losses on financial derivatives	6	(10 982)	-	(10 982)	-
Other operating expenses	7	(5 200)	(2 049)	(4 064)	(1 068)
Operating profit		77 657	24 753	74 161	16 501
Financial expense		(183)	(81)	(177)	(81)
Profit before taxes		77 474	24 672	73 984	16 420
Corporate income tax		-	-	-	-
Profit for the period		77 474	24 672	73 984	16 420
		Group 01.01.- 31.03.2022	Group 01.01.- 31.03.2021	Company 01.01.- 31.03.2022	Company 01.01.- 31.03.2021
		EUR'000	EUR'000	EUR'000	EUR'000
Profit for the period		77 474	24 672	73 984	16 420
Other comprehensive income - items that will not be reclassified to profit or loss					
Total other comprehensive income		-	-	-	-
Total comprehensive income for the period		77 474	24 672	73 984	16 420

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

BALANCE SHEET

	Note	Group 31.03.2022	Group 31.12.2021	Company 31.03.2022	Company 31.12.2021
		EUR'000	EUR'000	EUR'000	EUR'000
ASSETS					
Non-current assets					
Intangible assets	8	9 202	9 639	4 715	4 926
Property, plant and equipment	9	305 415	307 446	2 250	2 304
Right-of-use assets		14	19	184	206
Investment in subsidiary	10	-	-	194 534	194 534
Trade receivables	12	108	86	5	5
Total non-current assets		314 739	317 190	201 688	201 975
Current assets					
Inventories	11	114 963	123 574	113 359	122 278
Pre-payments for inventories		1 088	29 338	1 061	29 297
Trade receivables	12	91 248	129 411	89 780	128 188
Derivative financial instruments	13	2 916	1 179	2 916	1 179
Other financial assets at amortised cost	13	4 071	447	3 990	361
Cash restricted from being used	13	-	86 030	-	86 030
Other current assets		2 817	2 270	407	1 009
Cash and cash equivalents		17 373	10 962	4 993	1 087
Total current assets		234 476	383 211	216 506	369 429
TOTAL ASSETS		549 215	700 401	418 194	571 404

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

BALANCE SHEET (continued)

	Note	Group 31.03.2022	Group 31.12.2021	Company 31.03.2022	Company 31.12.2021
		EUR'000	EUR'000	EUR'000	EUR'000
LIABILITIES AND EQUITY					
Equity					
Share capital		55 860	55 860	55 860	55 860
Share premium		20 376	20 376	20 376	20 376
Reserves		181 437	182 940	204 521	204 521
Retained earnings		189 103	110 126	79 518	5 534
Total equity		446 776	369 302	360 275	286 291
Liabilities					
Non-current liabilities					
Provisions		688	688	-	-
Lease liabilities	13	-	-	102	119
Deferred income	15	13 619	14 094	-	-
Employee benefit obligations		1 512	1 512	30	29
Total non-current liabilities		15 819	16 294	132	148
Current liabilities					
Trade payables		34 546	51 992	37 702	54 721
Interest-bearing loans and borrowings	14	21 000	61 161	-	38 994
Lease liabilities	13	21	21	89	89
Deferred income	15	2 839	2 934	-	-
Derivative financial instruments	13	80	112 076	80	112 076
Other liabilities	16	28 134	86 621	19 916	79 085
Total current liabilities		86 620	314 805	57 787	284 965
Total liabilities		102 439	331 099	57 919	285 113
TOTAL LIABILITIES AND EQUITY		549 215	700 401	418 194	571 404

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Share capital	Share premium	Revaluation reserve	Employee benefits revaluation reserve	Retained earnings	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
31 December 2020	55 860	20 376	188 270	162	111 169	375 837
Transactions with owners						
Depreciation of revaluation reserve and disposal of revalued assets	-	-	(1 562)	-	1 562	-
Comprehensive income						
Profit for the year	-	-	-	-	24 672	24 672
Total comprehensive income	-	-	-	-	24 672	24 672
31 March 2021	55 860	20 376	186 708	162	137 403	400 509
Depreciation of revaluation reserve and disposal of revalued assets	-	-	(1 503)	-	1 503	-
Comprehensive income						
Profit for the year	-	-	-	-	77 474	77 474
Total comprehensive income	-	-	-	-	77 474	77 474
31 March 2022	55 860	20 376	180 277	1 160	189 103	446 776

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

COMPANY'S STATEMENT OF CHANGES IN EQUITY

	Share capital	Share premium	Employee benefits revaluation reserve	Reorganisation reserve	Retained earnings	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
31 December 2020	55 860	20 376	(54)	204 545	16 233	296 960
Comprehensive income						
Profit for the year	-	-	-	-	16 420	16 420
Total comprehensive income	-	-	-	-	16 420	16 420
31 March 2021	55 860	20 376	(54)	204 545	32 653	313 380
Comprehensive income						
Profit for the year	-	-	-	-	73 984	73 984
Total comprehensive income	-	-	-	-	73 984	73 984
31 March 2022	55 860	20 376	(24)	204 545	79 518	360 275

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elita Dreimane
Member of the Board

STATEMENT OF CASH FLOWS

	Note	Group 01.01.- 31.03.2022	Group 01.01.- 31.03.2021	Company 01.01.- 31.03.2022	Company 01.01.- 31.03.2021
		EUR'000	EUR'000	EUR'000	EUR'000
Cash flow from operating activities					
Profit before corporate income tax		77 474	24 672	73 984	16 420
<i>Adjustments:</i>					
- depreciation of property, plant and equipment and right-of-use assets		2 793	3 035	94	93
- amortisation of intangible assets		652	555	252	213
- (profit) / losses from long-term asset exclusions		65	20	-	(3)
- interest expenses		127	81	121	81
<i>Changes in operating assets and liabilities:</i>					
- in accounts receivable		120 365	(6 454)	119 674	(6 986)
- in inventories		8 611	29 495	8 919	29 764
- in advances for inventories		28 250	(3 521)	28 236	(3 526)
- in accounts payable		(188 814)	(3 854)	(188 053)	(5 821)
Net cash inflow from operating activities		49 523	44 029	43 227	30 235
Cash flow from investing activities					
Payments for property, plant and equipment	9	(1 938)	(2 708)	(19)	(27)
Payments for intangible assets	8	(853)	(1 476)	(171)	(554)
Proceeds from sale of property, plant and equipment		6	31	1	13
Net cash outflow from investing activities		(2 785)	(4 153)	(189)	(568)
Cash flow from financing activities					
Loan/overdraft paid		(40 161)	(1 167)	(38 994)	-
Leases paid		-	-	(17)	(17)
Interest paid		(166)	(127)	(121)	(81)
Net cash outflow from financing activities		(40 327)	(1 294)	(39 132)	(98)
Net cash flow		6 411	38 582	3 906	29 569
Cash and cash equivalents at the beginning of the reporting period		10 962	54 236	1 087	44 968
Cash and cash equivalents at the end of the reporting period		17 373	92 818	4 993	74 537

The Financial statements were approved by the Board of the JSC "Latvijas Gāze" on 25 May 2022, and they are signed on behalf of the Board by:

Aigars Kalvītis
Chairman of the Board

Inga Āboliņa
Member of the Board

Elīta Dreimane
Member of the Board

NOTES TO FINANCIAL STATEMENTS

1. Segment information

In 2022 and 2021, Latvijas Gāze group consisted of two segments – the natural gas sales & trading segment and the distribution segment.

The natural gas sales & trading segment comprises the purchase, trade and sale of natural gas. The JSC “Latvijas Gāze” operates the sales & trading business, which includes wholesale trading and the sale of natural gas to industrial and commercial customers as well as to households.

The distribution segment provides natural gas distribution services in Latvia. The JSC “Gasol” holds an exclusive license for the distribution of natural gas on the territory of Latvia. JSC “Gasol” owns and operates all distribution assets.

The information included in the operating segments corresponds to the information used by the Board of JSC “Latvijas Gāze” for the gas sales & trading segment and the Board of the JSC “Gasol” for the gas distribution segment in making operational decisions and allocating resources. Given the regulatory requirements provided in the Energy Law, segments are managed separately.

The Board of each company assesses the performance of each respective segment based on EBITDA (adjusted earnings before interest, tax, depreciation and amortisation) and monitors profit before taxes. As the segments are based on legal entities, transactions between entities are eliminated (see Note 2).

Group 3 months 2022	Gas trade	Gas distribution	Total
	EUR'000	EUR'000	EUR'000
EBITDA	72 697	8 404	81 101
Depreciation and amortisation	(329)	(3 115)	(3 444)
Financial expense	(177)	(6)	(183)
Profit before taxes	72 191	5 283	77 474

Group 3 months 2021	Gas trade	Gas distribution	Total
	EUR'000	EUR'000	EUR'000
EBITDA	16 450	11 893	28 343
Depreciation and amortisation	(289)	(3 301)	(3 590)
Financial expense	(81)	-	(81)
Profit before taxes	16 080	8 592	24 672

Company / Gas trade	3 months 2022	3 months 2021
	EUR'000	EUR'000
EBITDA	74 507	16 807
Depreciation and amortisation	(346)	(306)
Financial expense	(177)	(81)
Profit before taxes	73 984	16 420

Group 3 months 2022	Gas trade	Gas distribution	Total
	EUR'000	EUR'000	EUR'000
Purchase of property, plant and equipment and intangible assets	59	990	1 049
Segment assets 31.03.2022	222 303	326 912	549 215

Group 3 months 2021	Gas trade	Gas distribution	Total
	EUR'000	EUR'000	EUR'000
Purchase of property, plant, equipment and intangible assets	296	953	1 249
Segment assets 31.03.2021	139 670	333 160	472 830

Company / Gas trade	3 months 2022	3 months 2021
	EUR'000	EUR'000
Purchase of property, plant and equipment and intangible assets	59	296
Segment assets 31.03	418 194	334 811

Assets	JSC "Latvijas Gāze"	JSC "Gasol"	Investment	Intercompany receivables/payables	Rent	Total Group
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Assets 31.03.2022	418 194	331 233	(194 534)	(5 508)	(170)	549 215
Assets 31.12.2021	571 404	331 306	(194 534)	(7 588)	(187)	700 401

Assets 31.03.2022	Segment assets	Investment	Intercompany receivables/payables	Rent	Total company
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
JSC "Latvijas Gāze"	222 303	194 534	1 187	170	418 194
JSC "Gasol"	326 913	-	4 321	-	331 233

Assets 31.12.2021	Segment assets	Investment	Intercompany receivables/payables	Rent	Total company
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
JSC "Latvijas Gāze"	374 692	194 534	1 991	187	571 404
JSC "Gasol"	325 709	-	5 597	-	331 306

2. Revenue from contracts with customers

Group 3 months 2022	Gas trade		Gas distribution	
	Latvia	Other countries	Latvia	Total
	EUR'000	EUR'000	EUR'000	EUR'000
Segment revenue	202 107	102 364	16 876	321 347
Inter-segment revenue	(4 257)	-	-	(4 257)
Connection, balancing and other service fees recognised as revenue	2 696	-	758	3 454
Other revenue	-	-	204	204
	200 546	102 364	17 838	320 748

Group 3 months 2021	Gas trade		Gas distribution	
	Latvia	Other countries	Latvia	Total
	EUR'000	EUR'000	EUR'000	EUR'000
Segment revenue	21 960	33 883	18 973	74 816
Inter-segment revenue	(1 109)	-	-	(1 109)
Connection, balancing and other service fees recognised as revenue	982	54	275	1 311
Other revenue	-	-	216	216
	21 833	33 937	19 464	75 234

Company 3 months 2022	Gas trade		Total
	Latvia	Other countries	
	EUR'000	EUR'000	EUR'000
Segment revenue	202 107	102 364	304 471
Other revenue (balancing services)	2 696	-	2 696
	204 803	102 364	307 167

Company 3 months 2021	Gas trade		Total
	Latvia	Other countries	
	EUR'000	EUR'000	EUR'000
Segment revenue	21 960	33 883	55 843
Other revenue (balancing services)	982	54	1 036
	22 942	33 937	56 879

3. Other income

	Group 3 months 2022	Group 3 months 2021	Company 3 months 2022	Company 3 months 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Penalties collected from customers	207	105	184	97
Other	358	257	60	39
	565	362	244	136

4. Raw materials and consumables used

	Group 3 months 2022	Group 3 months 2021	Company 3 months 2022	Company 3 months 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Natural gas purchase	216 560	38 459	216 487	38 327
Costs of materials, spare parts and fuel	366	339	12	7
	216 926	38 798	216 499	38 334

5. Personnel expenses

	Koncerns 3 mēneši 2022	Koncerns 3 mēneši 2021	Sabiedrība 3 mēneši 2022	Sabiedrība 3 mēneši 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Wages and salaries	5 245	5 150	900	881
State social insurance contributions	1 277	1 204	246	202
Life, health and pension insurance	347	322	47	46
Other personnel costs	235	62	167	9
	7 104	6 738	1 360	1 138

6. Derivative financial instruments

	Group 31.03.2022	Group 31.03.2021	Company 31.03.2022	Company 31.03.2021
	EUR'000	EUR'000	EUR'000	EUR'000
Net fair value gains on financial derivatives	-	332	-	332
Net fair value losses on financial derivatives	(10 982)	-	(10 982)	-
	(10 982)	332	(10 982)	332

Net fair value losses of financial derivatives in 3 months 2022 amounted to 10 982 thous. EUR originated from financial hedging activities. 13 819 thous. EUR out of this amount is attributable to operational activities during the 3 months reporting period, calculated as the sum of (110 897) thous. EUR (reverse of previous year accruals), plus the net amount paid in 3 months 2022 amounting to 124 716 thous. EUR. The remaining net positive amount for outstanding derivatives is 2 837 thous. EUR is evaluated on a marked-to-market basis as of the balance sheet date and is attributable to remaining 2022 operational activity.

7. Other operating expenses

	Group 3 months 2022	Group 3 months 2021	Company 3 months 2022	Company 3 months 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Selling and advertising costs	235	119	182	93
Expenses related to premises (rent, electricity, security and other services)	283	265	50	53
Donations, financial support	24	13	4	4
Office and other administrative costs	406	408	183	150
Taxes and duties	149	220	64	129
Costs of IT system maintenance, communications and transport	599	474	219	191
Other costs	3 504	550	3 362	448
	5 200	2 049	4 063	1 068

	Group 3 months 2022	Group 3 months 2021	Company 3 months 2022	Company 3 months 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Other costs				
Provisions for bad debts	3 225	324	3 230	327
Other expenses	279	226	132	121
	3 504	550	3 362	448

8. Intangible assets

	Group 3 months 2022	Group 2021	Company 3 months 2022	Company 2021
	EUR'000	EUR'000	EUR'000	EUR'000
Cost				
As at the beginning of period	26 471	24 029	7 235	6 459
Additions	215	2 737	41	776
Disposals	-	(295)	-	-
As at the end of period	26 686	26 471	7 276	7 235
Amortisation				
As at the beginning of period	16 832	14 852	2 309	1 402
Amortisation	652	2 275	252	907
Disposals	-	(295)	-	-
As at the end of period	17 484	16 832	2 561	2 309
Net book value as at the end of the period	9 202	9 639	4 715	4 926

9. Property, plant and equipment

Group	Land, buildings, constructions	Machinery and equipment	Other fixed assets	Assets under construction	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued amount					
31.12.2021	658 876	41 759	18 069	1 894	720 598
Additions	394	99	138	203	834
Disposals	(178)	(12)	(139)	-	(329)
31.03.2022	659 092	41 846	18 068	2 097	721 103
Depreciation					
31.12.2021	372 352	27 121	13 679	-	413 152
Calculated	2 030	439	324	-	2 793
Disposals	(111)	(9)	(137)	-	(257)
31.03.2022	374 271	27 551	13 866	-	415 688
Net book value as of 31.03.2022	284 821	14 295	4 202	2 097	305 415
Net book value as of 31.12.2021	286 524	14 638	4 390	1 894	307 446

Group	Land, buildings, constructions	Machinery and equipment	Other fixed assets	Assets under construction	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued amount					
31.12.2020	655 714	40 251	17 485	675	714 125
Additions	5 033	2 018	1 261	1 219	9 531
Disposals	(1 871)	(510)	(677)	-	(3 058)
31.12.2021	658 876	41 759	18 069	1 894	720 598
Depreciation					
31.12.2020	365 507	25 718	12 929	-	404 154
Calculated	8 127	1 885	1 415	-	11 427
Disposals	(1 282)	(482)	(665)	-	(2 429)
31.12.2021	372 352	27 121	13 679	-	413 152
Net book value as of 31.12.2021	286 524	14 638	4 390	1 894	307 446
Net book value as of 31.12.2020	290 207	14 533	4 556	675	309 971

Company	Land, buildings, constructions	Machinery and equipment	Other fixed assets	Assets under construction	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued amount					
31.12.2021	1 811	-	1 760	-	3 571
Additions	-	-	18	-	18
Disposals	-	-	(5)	-	(5)
31.03.2022	1 811	-	1 773	-	3 584
Depreciation					
31.12.2021	162	-	1 105	-	1 267
Calculated	18	-	53	-	71
Disposals	-	-	(4)	-	(4)
31.03.2022	180	-	1 154	-	1 334
Net book value as of 31.03.2022	1 631	-	619	-	2 250
Net book value as of 31.12.2021	1 649	-	655	-	2 304

Company	Land, buildings, constructions	Machinery and equipment	Other fixed assets	Assets under construction	Total
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued amount					
31.12.2020	1 811	-	1 721	-	3 532
Additions	-	-	66	-	66
Disposals	-	-	(27)	-	(27)
31.12.2021	1 811	-	1 760	-	3 571
Depreciation					
31.12.2020	90	-	908	-	998
Calculated	72	-	212	-	284
Disposals	-	-	(15)	-	(15)
31.12.2021	162	-	1 105	-	1 267
Net book value as of 31.12.2021	1 649	-	655	-	2 304
Net book value as of 31.12.2020	1 721	-	813	-	2 534

10. Investment in subsidiary

	Company
	EUR'000
Invested during reorganisation 01.12.2017	194 534
Balance sheet value 31.03.2022 and 31.12.2021	194 534
Shares held	31.03.2022 31.12.2021
JSC "Gasó"	100% 100%

	Subsidiary's equity	Subsidiary's equity	Subsidiary's profit	Subsidiary's profit
	31.03.2022	31.12.2021	3 months 2022	3 months 2021
	EUR'000	EUR'000	EUR'000	EUR'000
JSC "Gaso"	281 035	277 545	3 490	8 252

11. Inventories

	Group	Group	Company	Company
	31.03.2022	31.12.2021	31.03.2022	31.12.2021
	EUR'000	EUR'000	EUR'000	EUR'000
Natural gas and fuel	113 359	122 278	113 359	122 278
Materials and spare parts	1 674	1 366	-	-
Allowance for slow-moving inventory	(70)	(70)	-	-
	114 963	123 574	113 359	122 278

12. Trade receivables

Trade receivables	Group	Group	Company	Company
	31.03.2022	31.12.2021	31.03.2022	31.12.2021
	EUR'000	EUR'000	EUR'000	EUR'000
Long-term receivables (nominal value)	108	86	5	5
	108	86	5	5
Short-term receivables (nominal value)	100 449	135 304	98 438	133 557
Allowance for impairment of short-term receivables	(9 201)	(5 893)	(8 658)	(5 369)
	91 248	129 411	89 780	128 188

13. Financial risk management

Fair value

Financial assets and liabilities	Level	Group	Group	Company	Company
		31.03.2022	31.12.2021	31.03.2022	31.12.2021
		EUR'000	EUR'000	EUR'000	EUR'000
Trade receivables	3	91 248	129 411	89 780	128 188
Accrued income	3	96	90	15	3
Derivative financial instruments	2	2 916	1 179	2 916	1 179
Reserved funds	2	3 975	357	3 975	358
Cash restricted from being used	2	-	86 030	-	86 030
Cash and cash equivalents	2	17 373	10 962	4 993	1 087
Financial assets		115 608	228 029	101 679	216 845
Borrowings	3	21 000	61 161	-	38 994
Lease liabilities	3	21	21	191	208
Accrued expenses	3	5 451	4 702	1 243	1 198
Derivative financial instruments	2	80	112 076	80	112 076
Trade payables	3	34 546	51 992	37 702	54 721
Financial liabilities		61 098	229 952	39 216	207 197

The fair value of derivative financial instruments traded in active markets is based on quoted market prices at the balance sheet date. A market is regarded as active if quoted prices are readily and regularly available from an exchange, dealer, broker, industry group, pricing service, or regulatory agency, and those prices represent actual and regularly occurring market transactions on an arm's length basis.

In order to arrive at the fair value of a derivative financial instrument, different methods are used: quoted prices, valuation techniques incorporating observable data, and valuation techniques based on internal models. These valuation methods are divided according with the fair value hierarchy into Level 1, Level 2 and Level 3.

The level in the fair value hierarchy, within which the fair value of a financial instrument is categorised, shall be determined on the basis of the lowest level input that is significant to the fair value in its entirety.

The classification of financial assets in the fair value hierarchy is a two-step process:

1. Classifying each input used to determine the fair value into one of the three levels;
2. Classifying the entire financial instrument based on the lowest level input that is significant to the fair value in its entirety.

Quoted market prices - Level 1

Valuations in Level 1 are determined by reference to unadjusted quoted prices for identical assets or liabilities in active markets where the quoted prices are readily available and the prices represent actual and regularly occurring market transactions on an arm's length basis.

Valuation techniques using observable inputs - Level 2

Valuation techniques in Level 2 are models where all significant inputs are observable for the asset or liability, either directly or indirectly. Inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly (that is, as price) or indirectly (that is, derived from prices).

The quoted market price used for derivative financial assets and liabilities held by the Group and the Company are based on observable market data including current bid and ask prices, that are estimated by trading counterparties, Argus Media group (Commodity and Energy Price Benchmark agency), Intercontinental Exchange.

Valuation technique using significant unobservable inputs - Level 3

A valuation technique that incorporates significant inputs not based on observable market data (unobservable inputs) is classified in Level 3. Unobservable inputs are those not readily available in an active market due to market illiquidity or complexity of the product. Level 3 inputs are generally determined based on observable inputs of a similar nature, historic observations on the level of the input or analytical techniques.

The fair value of long-term loans from credit institutions is measured by discounting future cash flows with market interest rates. As the interest rates applied to loans from credit institutions are variable and loans received as recent transactions and do not substantially differ from the market rates, the fair value of non-current liabilities approximately corresponds to their carrying amount.

Financial assets of the Group and the Company fall under Level 3, except cash and cash equivalents and derivative financial instruments, which fall under Level 2.

Derivative financial instruments

As at 31 March 2022 and 31 December 2021, derivative financial instruments consist of natural gas swap agreements. As on 31st March 2022 derivative financial instruments included in balance sheet as assets are 2 916 thous. EUR (31.12.2021: 1 179 thous. EUR) and as liabilities – 80 thous. EUR (31.12.2021: 112 076 thous. EUR).

Cash restricted from being used

Company manages its market risk via derivatives and therefore is exposed to liquidity risk due to obligations under Credit Support Annex (CSA) with some derivative counterparties. CSA defines the terms for the provision of collateral by the parties in derivative transactions. Financial resources that are held on accounts of different financial partners as a guarantee for the derivative transactions are presented as “cash restricted from being used”. In 2021 natural gas price volatility was high, thus Company was required to post collateral against outstanding derivative positions. However, as derivative transactions approached maturity and the hedged asset – inventory – was sold, as of 31st March 2022 the derivative counterparties have repaid all of the collateral to Company.

14. Interest-bearing loans and borrowings

	Group 31.03.2022	Group 31.12.2021	Company 31.03.2022	Company 31.12.2021
	EUR'000	EUR'000	EUR'000	EUR'000
<i>Loan from JSC "SEB banka"</i>				
Short-term part of the loan (i.e. less than 12 months)	21 000	22 167	-	-
Overdraft from OP Corporate Bank plc Latvia Branch overdraft	-	2 474	-	2 474
Factoring liabilities	-	36 520	-	36 520
	21 000	61 161	-	38 994

In 2017 the Company received a long-term loan of 35 000 thousand EUR for 5 years. Under the reorganisation, the Company transferred this loan to the newly established acquiring JSC “Gasol”. The loan is due for repayment starting in April 2018. Loan interest rate is fixed % p.a. plus 6 month EURIBOR. The Company has overdraft possibility. Overdraft interest rate is fixed % p.a. plus 3 month EURIBOR.

15. Deferred income

	Group 31.03.2022	Group 31.12.2021	Company 31.03.2022	Company 31.12.2021
	EUR'000	EUR'000	EUR'000	EUR'000
Income from residential and corporate customers' contributions to construction of gas pipelines:				
Long-term part	13 619	14 094	-	-
Short-term part	2 839	2 934	-	-
	16 458	17 028	-	-

16. Other liabilities

	Group 31.03.2022	Group 31.12.2021	Company 31.03.2022	Company 31.12.2021
	EUR'000	EUR'000	EUR'000	EUR'000
Prepayments received	11 761	56 950	11 652	56 822
Value added tax	6 612	20 326	5 800	19 597
Accrued costs	5 451	4 702	1 243	1 198
Excise tax	622	841	622	841
Vacation pay reserve	1 564	1 577	260	260
Salaries	1 023	1 005	178	175
Social security contributions	570	736	97	116
Personnel income tax	291	387	52	62
Real estate tax	170	-	-	-
Other current liabilities	70	97	12	14
	28 134	86 621	19 916	79 085

17. Shares and shareholders

	31.03.2022 % of total share capital	31.03.2022 Number of shares	31.12.2021 % of total share capital	31.12.2021 Number of shares
Share capital				
Registered (closed issue) shares	36.52	14 571 480	36.52	14 571 480
Bearer (public issue) shares	63.48	25 328 520	63.48	25 328 520
	100.00	39 900 000	100.00	39 900 000
Shareholders				
Uniper Ruhrgas International GmbH <i>(including registered (closed issue) shares 7 285 740)</i>	18.26	7 285 740	18.26	7 285 740
Marguerite Gas II S. à r.l.	28.97	11 560 645	28.97	11 560 645
Itera Latvija SIA	16.00	6 384 001	16.00	6 384 001
PJSC "Gazprom" <i>(including registered (closed issue) shares 7 285 740)</i>	34.00	13 566 701	34.00	13 566 701
Bearer (public issue) shares	2.77	1 102 913	2.77	1 102 913
	100.00	39 900 000	100.00	39 900 000

As at 31 March 2022 and as at 31 December 2021, the registered, signed and paid share capital consisted of 39 900 000 shares with a par value of 1.40 EUR each. All shares have equal voting rights and rights to dividends. The Company has no dilutive potential ordinary shares and therefore diluted earnings per share are the same as the basic earnings per share. Basic earnings per share are calculated by dividing the net profit attributable to the shareholders by the weighted average number of ordinary shares in issue during the year.

Dividends payable are not accounted for until they are declared at the Annual General Meeting. At the Annual General Meeting in 2022, the management will propose extraordinary dividend in respect to Q1 2022 amounting to 0,37593985 EUR per share. These Financial Statements do not reflect any future dividends payable, which will be accounted for in the shareholders' equity as an appropriation of retained earnings for 2022. Total dividends paid out to shareholders in 2021 amounted to 10 773 thousand EUR (0.27 EUR per share).

Earnings per share/ Group	Earnings per share	
	Q1 2022	2021
Net profit attributable to shareholders (a) EUR'000	77 474	3 240
Ordinary shares as at 1 January (number, thousand)	39 900	39 900
Ordinary shares as at 31 March (number, thousand)	39 900	39 900
Weighted average number of ordinary shares outstanding during the year (b) (number, thousand)	39 900	39 900
Basic earnings per share during the year (a/b) in EUR	1.94	0.081

Earnings per share / Company	Earnings per share	
	Q1 2022	2021
Net profit attributable to shareholders (a) EUR'000	73 984	74
Ordinary shares as at 1 January (number, thousand)	39 900	39 900
Ordinary shares as at 31 March (number, thousand)	39 900	39 900
Weighted average number of ordinary shares outstanding during the year (b) (number, thousand)	39 900	39 900
Basic earnings per share during the year (a/b) in EUR	1.85	0.002

18. Summary of significant accounting policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied during all years presented, unless otherwise stated.

Basis of preparation

The consolidated and separate financial statements (financial statements) of the JSC "Latvijas Gāze" are prepared in accordance with the International Accounting Standards 34 "Interim Financial Reporting" and interpretations issued by the IFRS Interpretations Committee (IFRS IC) as adopted for use in the European Union, and are presented together in one document.

The financial statements are prepared on a historical cost basis, except for derivative financial instruments that are measured at fair value and certain classes of property, plant and equipment that are carried at revalued amount, as disclosed in the notes below.

All amounts shown in these financial statements are presented in thousands of Euros (EUR), unless identified otherwise. Euros (EUR) is the functional and presentational currency of the Group and the Company.

Financial instruments

Financial assets Classification

The Group and the Company classify their financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI or through profit or loss), and
- those to be measured at amortised cost.

The classification depends on the Group's and Company's business model for managing the financial assets and the contractual terms of the cash flows.

Recognition and de-recognition

Regular way purchases and sales of financial assets are recognised on trade-date, the date on which the Group and the Company commit to purchase or sell the asset.

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Group and the Company have transferred substantially all the risks and rewards of ownership.

Measurement

At initial recognition, the Group and Company measure a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Debt instruments

Subsequent measurement of debt instruments depends on the Group's and Company's business model for managing the asset and the cash flow characteristics of the asset. All Group's and Company's debt instruments are classified in the amortised cost measurement category.

Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognised directly in profit or loss and presented in other income/ (expenses). Foreign exchange gains and losses and impairment losses are presented within other income / (expenses) in the statement of profit or loss.

The following financial assets of the Company and Group were classified in this category:

- trade receivables;
- accrued income;
- reserved funds;
- cash and cash equivalents.

Equity instruments

The Group and the Company have no investments in equity instruments.

Derivative financial instruments

Derivative financial instruments are carried at their fair value. All derivative instruments are carried as assets when fair value is positive and as liabilities when fair value is negative. Changes in the fair value of derivative instruments are included in profit or loss for the reporting period. The Company and the Group do not apply hedge accounting.

Impairment

The Group and the Company assess on a forward-looking basis the expected credit losses (“ECL”) associated with their debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

The measurement of ECL reflects:

- an unbiased and probability weighted amount that is determined by evaluating a range of possible outcomes,
- time value of money and
- all reasonable and supportable information that is available without undue cost and effort at the end of each reporting period about past events, current conditions and forecasts of future conditions.

For trade receivables and accrued income without a significant financing component, the Group and the Company apply a simplified approach permitted by IFRS 9 and measure the allowance for impairment losses at expected lifetime credit losses from initial recognition of the receivables. As individual assessment is not possible due to the large number of individual balances, only the significant debtors are assessed individually. Receivables that are not individually assessed for impairment are classified into groups of receivables based on days overdue and are collectively assessed for impairment.

Revenue from contracts with customers

Revenue is income arising in the course of the Group’s and Company’s ordinary activities. Revenue is measured in the amount of transaction price. Transaction price is the amount of consideration to which the Group and the Company expect to be entitled in exchange of transferring control over promised goods or services to a customer, excluding the amounts collected on behalf of third parties. The Group and the Company recognise revenue when it transfers control of a good or service to a customer.

Sale of natural gas – wholesale

The Group and the Company sell natural gas in the wholesale market. Revenue is recognized at the point in time when the product (natural gas) is delivered to the wholesaler (buyer) and he has full discretion as to the place and price of the products, and the wholesaler (buyer) has no claim for performance of the contract that could affect the acceptance of the products from the wholesaler (buyer). Delivery takes place when products are delivered to a particular location, the prescription and limitation risks are passed on to the wholesaler (buyer), and the Group and the Company have objective evidence that all acceptance-transfer criteria are met.

It is considered that there is no financing element here, because the sale is made with a credit term of 10-30 days, which corresponds to the prevailing market practice.

A receivable is recognised when the goods are delivered as this is the point in time that the consideration is unconditional because only the passage of time is required before the payment is due.

Sale of natural gas to end users – commercial customers and households

The Group and the Company sell natural gas to end users – corporate customers and households. These sales meet over the time recognition criteria as the customer receives and uses the benefits simultaneously as the gas is delivered. Revenue is recognised based on the actual quantities delivered up to the end of the reporting period, normally one month, as the gas sold is priced on a per quantity basis.

Households settle their debts according to equalized payment schedules with end-dates not necessarily coinciding with calendar year-end, based on the actual consumption during previous settlement year. Management exercises judgement when estimating revenue for quantities delivered but not yet billed to these customers. This is determined using an established methodology within the Group.

If the contract includes variable consideration, revenue is recognised only to the extent that it is highly probable that there will be no significant reversal of such consideration.

Excise duty

The excise duty is levied on the natural gas delivered to the end user and is calculated on the basis of fixed rate per quantity delivered depending upon purpose of use of natural gas by the end user. The Group and the Company act as an agent in collecting the excise duty from customers, and pay it to the government, therefore revenue is recognised net of excise tax levied on the customers.

Sale of services – natural gas distribution

The Group provides natural gas distribution services to the gas traders who sell the natural gas to end users. Revenue from providing services is recognised over time in the period in which the services are rendered. The management exercises judgement related to the quantity of natural gas delivered to the household end-customers of the Group, as explained in the policy “Sale of natural gas to end users – commercial customers and households” above.

Connection fees

When connecting to the gas network, the clients must pay a connection fee based on the actual costs of infrastructure to be built in order to connect them to the network. The management has concluded that the connection fees do not represent a separate performance obligation from the ongoing provision of network distribution services, and thus the revenue from connection fees is deferred and recognised as revenue over the estimated customer relationship period, which, in management’s view, approximates 30 years. Connection fees received from customers are carried in the statement of financial position as “Deferred income” within long-term liabilities.

Contract assets and contract liabilities related to contracts with customers

Due to equalised invoicing and settlement arrangements with household customers, these customers routinely are in the position of over-payment in relation to their actual consumption. It is also common for households to make an advance payment for the whole year ahead, based on the actual consumption of prior settlement year. There are also corporate customers who have overpaid to the Group and the Company for the goods and services received. The balances of overpaid amounts that represent contract liabilities are offset against future consumption. They are reported within other liabilities as prepayments received.

Contract asset that relates to contract with the natural gas transmission and storage operator, where the Group and the Company have undertaken commitment to store an agreed quantity of natural gas in the underground storage for particular period of time is reported as accrued income within other current assets. The revenue is receivable when all the conditions of the contract are fulfilled.

Financing component

The Group and the Company do not have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. Consequently, the Group and the Company do not adjust any of the transaction prices for the time value of money.

Property, plant and equipment

Property, plant and equipment are tangibles, which are held for use in the supply of goods and in the provision of services, and used in more than one period. The Group's and the Company's main asset groups are buildings and constructions, which include distribution gas pipelines, as well as equipment and machinery that is mainly related to technical gas distribution.

The Group's buildings and constructions (including the gas distribution system) and equipment and machinery are recognised at fair value as determined under the policy of revaluation of fixed assets approved by the Board, less accumulated depreciation and impairment loss. Revaluation shall be made with sufficient regularity to ensure the carrying amount does not differ materially from the one, which would be determined using fair value at the end of the reporting period. All other property, plant and equipment groups (including land) are stated at historical cost, less accumulated depreciation and impairment charge. The historical cost includes expenditure directly attributable to the acquisition of the items.

Assets purchased, but not ready for the intended use or under installation process are classified under "Assets under construction". This group is measured at cost less accumulated impairment losses. Subsequent costs are included in the asset's carrying amount or recognised as separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Group or the Company and the cost of the item can be measured reliably. All other repairs and maintenance are charged to the profit or loss statement for the financial period when they incurred.

Upon revaluation of property, plant and equipment, the accumulated depreciation is changed in proportion to changes in the gross value of the property, plant and equipment revalued. Increases in the carrying amount arising on revaluation of buildings, gas distribution system and equipment are credited to Revaluation reserve in shareholders' equity. Decreases that offset previous increases of the same asset are charged against revaluation reserve directly in equity; any further decreases are charged to the profit or loss statement. The revaluation surplus is transferred to retained earnings on the retirement or disposal of the asset. Each year, the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost is reclassified from the property, plant and equipment revaluation reserve to retained earnings.

Land and assets under construction are not depreciated. Depreciation on other assets is calculated using the straight-line method to allocate their cost or revaluated amounts to their residual values over their estimated useful lives, as follows:

	years
Buildings	20 - 100
Constructions, including gas distribution system	20 - 70
Machinery and equipment	5 - 20
Other fixed assets	2 - 10

The assets' useful lives are reviewed, and adjusted as appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains or losses on disposals are determined by comparing carrying amount with proceeds and are charged to the profit or loss statement during the period when they are incurred.

Intangible assets

Intangible assets primarily consist of software licences and patents. Intangible assets have a finite useful life and are carried at cost less accumulated amortisation and impairment loss.

Amortisation is calculated using the straight-line method to allocate the cost of intangible assets over their useful lives. Generally, intangible assets are amortised over a period of 5 to 10 years.

Impairment of non-financial assets

All the Group's and Company's the non-financial assets, except for land, have a finite useful life. Assets subject to amortisation or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units). Non-financial assets having suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

Inventories

Inventories are stated in the balance sheet at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale. The cost of natural gas is composed of the gas purchase price and is determined using FIFO (first in first out) method. The cost of other materials, spare parts and other inventories is determined using the weighted average method.

The value of outdated, slow-moving or damaged inventories has been provisioned for.

Leases

The Group and Company are lessee. Assets and liabilities arising from a lease are initially measured on a present value basis. Lease liabilities include the net present value of the following lease payments:

- fixed payments (including in-substance fixed payments), less any lease incentives receivable;

- variable lease payments that are based on an index or a rate, initially measured using the index or rate as at the commencement date;
- amounts expected to be payable by the Group and the Company under residual value guarantees;
- the exercise price of a purchase option if the Group and the Company are reasonably certain to exercise that option, and
- payments of penalties for terminating the lease, if the lease term reflects the Group and the Company exercising that option.

Lease payments to be made under reasonably certain extension options are also included in the measurement of the liability.

Lease duration used in the calculation is based on signed agreements for external lease and 5 years for intragroup lease.

The lease payments are discounted using the interest rate implicit in the lease. If that rate cannot be readily determined, which is generally the case for leases in the group, the lessee's incremental borrowing rate is used, being the rate that the individual lessee would have to pay to borrow the funds necessary to obtain an asset of similar value to the right-of-use asset in a similar economic environment with similar terms, security and conditions. Discount rate applied to measure lease liabilities as at 31 March 2021, 31 December 2021 and 31 March 2022 is 3.33%.

Lease payments are allocated between principal and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period.

Right-of-use assets

Right-of-use assets are measured at cost comprising the following:

- the amount of the initial measurement of lease liability;
- any lease payments made at or before the commencement date less any lease incentives received;
- any initial direct costs, and
- restoration costs.

Right-of-use assets are generally depreciated over the shorter of the asset's useful life and the expected lease term on a straight-line basis. If the Group or the Company is reasonably certain to exercise a purchase option, the right-of-use asset is depreciated over the underlying asset's useful life. While the Group and the Company revalues its land and buildings that are presented within property, plant and equipment, they have chosen not to do so for the right-of-use buildings held by the Group or the Company.

Principles of consolidation

Subsidiaries are all entities over which the Group has control. The Group controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power to direct the activities of the entity.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

Intercompany transactions, balances and unrealised gains on transactions between group companies are eliminated in consolidation.

There is only one subsidiary in the consolidated group – JSC “Gasol” which was established on 1 December 2017 as a result of a reorganisation (spun-off of distribution business segment from the parent company JSC “Latvijas Gāze”). The reorganisation was determined to be a transaction among entities under common control and was recorded based on predecessor values. As a result, on the reorganisation date, the assets and liabilities with resulting entries in equity were transferred to the opening balance sheet of subsidiary based on their predecessor amounts in the books of JSC “Latvijas Gāze”. The reorganisation as such did not impact the consolidated financial statements following an establishment of Group as consolidated financial statements continued to report the natural gas trading and distribution business in one consolidated entity.

Reorganisation and investment in subsidiary

In the separate financial statements of the parent company, investment in subsidiary’s capital is accounted at cost less any impairment loss. The cost of investment was determined with the reference to the carrying amount in the predecessor’s (i.e., JSC “Latvijas Gāze”) books of assets and liabilities that were transferred to subsidiary AS “Gasol” as a result of reorganisation.

Reorganisation was determined to be a transaction between entities under common control and accounted for at predecessor values based on the following:

- In the course of the reorganization process, JSC “Latvijas Gāze” acquired ownership of 100% of JSC “Gasol” shares in exchange for the net assets transferred to JSC “Gasol”, thereby acquiring non-monetary assets (shares) in exchange for a combination of non-monetary and monetary assets and liabilities (i.e., JSC “Gasol” transferable assets according to the asset allocation act).
- The assets and liabilities of the new group immediately after the reorganization were the same as assets and liabilities of JSC “Latvijas Gāze” immediately before the reorganization;
- The absolute and relative participation of JSC “Latvijas Gāze” shareholders in the net assets of the newly created group immediately after the reorganization was the same as their share in the net assets of JSC “Latvijas Gāze” immediately before the reorganization.

As a result of this reorganisation the Company recognised a reorganisation reserve which arose as a result of a difference between the net assets received and transferred within reorganisation process.

Dividends from the subsidiary are recognised in the separate financial statements of the Company when the right to receive the dividend is established. The dividend is recognised in the profit or loss statement.

If there is objective evidence that the carrying amount of the investment in the subsidiary exceeds its recoverable amount, the impairment loss is calculated as the difference between these two amounts and recognised immediately in profit or loss. The recoverable amount of investment is the higher of its fair value less costs of disposal and its value in use. Value in use is the present value of the future cash flows expected to be derived from the investment in subsidiary. Impairment loss with regard to investment in subsidiary is reversed if the recoverable

amount of investment has increased above the previously estimated recoverable amount used in measuring the recognised impairment loss, but reversal should not exceed the initial cost of investment.

Segment reporting

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker of each legal entity in the Group (i.e., the parent entity and subsidiary). Although the internal reporting formats are similar for both entities, there is no single chief operating decision-maker for the whole Group, given the legal requirements regarding operational independence of natural gas distribution operator from its vertically integrated parent company – the largest natural gas trader in Latvia. Management Board and Supervisory Board of each entity are regarded as chief operating decision-makers who are responsible for allocating resources and assessing performance of each segment.

Share capital and dividend authorised

Ordinary shares are classified as equity. No preference shares have been issued. Incremental external costs directly attributable to the issues of new shares are shown in equity as a deduction, net of tax, from the proceeds. Dividend distribution to the Group's parent company's shareholders is recognized as a liability in the financial statements in the period in which the dividends are approved by the Company's shareholders.

Trade and other payables

These amounts represent liabilities for goods and services provided to the Group and the Company prior to the end of the reporting period which are unpaid. The amounts are unsecured and usually paid within 30 days of recognition with an exception of personnel related accruals where the payment terms might be up to 12 months. If the payment is not due within 12 months after the reporting period, such payables are presented as non-current. Trade and other payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method.

Borrowings and borrowing costs

Borrowings are recognised initially at fair value net of transaction costs incurred. Borrowings are subsequently stated at amortised cost using the effective interest method. Fees paid for establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. Borrowings are derecognised when the obligation specified in the contract is discharged, cancelled or expired. Borrowings are classified as current liabilities unless the Group and the Company have an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

General and specific borrowing costs that are directly attributable to the acquisition or construction of a qualifying asset are capitalised during the period of time that is required to complete and prepare the asset for its intended use or sale. Qualifying assets are assets that necessarily take a substantial period of time to get ready for their intended use or sale. All other borrowing costs are recognised in the profit or loss statement in the period in which they are incurred.

Provisions

Provisions are recognised when the Group or the Company have a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and the amount can be reliably estimated. Provisions are not recognised for future operating losses.

Provisions are measured at the present value according to the management's best estimate of the expenditure required to settle the present obligation at the end of the reporting period.

Employee benefits

Wages, salaries and bonus plans

Liabilities for wages and salaries, including non-monetary benefits, annual leave and bonuses that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The Group and the Company recognise a liability and expense for bonuses based on a formula that takes into consideration the profit attributable to the Company's shareholders after certain adjustments. The Group and the Company recognise liability where contractually obliged or where there is a past practice that has created a constructive obligation. The liabilities are presented as Other liabilities in the balance sheet.

Social security and pension contributions

The Group and the Company pay social security contributions for state pension insurance to the state funded pension scheme in compliance with the Latvian legislation. The state funded pension scheme is a fixed-contribution pension plan whereby the Group and the Company have to make payments in an amount specified by law. The Group and the Company also pay contributions to an external fixed-contribution private pension plan. The Group and the Company do not incur legal or constructive obligations to pay further contributions if the state funded pension scheme or private pension plan are unable to meet their liabilities towards employees. The social security and pension contributions are recognised as an expense on an accrual basis and are included within staff costs.

Vacation pay accrual

The amount of accrual for unused annual leave is determined by multiplying the average daily wage of employees for the last six months of the reporting year by the amount of accrued but unused annual leave at the end of the reporting year.

Post-employment and other employee benefits

Under the Collective Agreement, the Group and the Company provide certain defined benefits over employment and upon termination of employment to employees whose employment conditions meet certain criteria. The amount of benefit liability is calculated annually based on the current salary level and the number of employees who are entitled to receive those payments, as well as based on actuarial assumptions, using the projected unit credit method.

The present value of the benefit obligation is determined by discounting the estimated future cash outflows using the market rates on government bonds.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation. This cost is included in employee benefit expense in the statement of profit or loss.

Re-measurement gains and losses arisen from experience adjustments and changes in actuarial assumptions are recognised in other comprehensive income in the period in which they occur within separate reserve "Employee benefits revaluation reserve". They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service costs.

Income tax

The corporate income tax is calculated for distributed profits (20/80 from the net amount payable to shareholders). The tax on the distributed profit is recognised when the Company's shareholders decide upon distribution. Corporate income tax is also paid on conditionally distributed profits (non-business related disbursements, entertainment and donation costs exceeding certain criteria and similar). Such tax is not regarded as income tax in the context of IAS 12 as it is calculated on the gross rather than net amounts, and recognised in the statement of profit or loss as other operating cost.

The Group recognise deferred tax liability for taxable temporary differences associated with investment in subsidiary (arising from existence of untaxed retained earnings arisen after 1 January 2018 in subsidiary) except to the extent that it is probable that the temporary difference will not reverse in the foreseeable future, i.e., the untaxed retained earnings will not be distributed from subsidiary to the parent company in foreseeable future. In the reporting periods ended 31 March 2022 and 31 December 2021 the management of the Group did not recognise the deferred tax liability in the consolidated financial statement related to the above.

Related parties

Related parties are defined as the Company's shareholders with a significant influence and the entities where these shareholders have control or joint control, as well as members of the Council and the Board of the Company or its subsidiary, their close relatives and entities in which they have a significant influence or control.

Contingent liabilities related to the corporate income tax from distributable profit of the Company

When the net profit for the 1st quarter 2022 will be distributed as disclosed in Note 17, corporate income tax liabilities will arise (20/80 from net amount distributed to shareholders).

19. Subsequent events

On 6th April, 2022 the Parliament Committee on Economic, Agricultural, Environmental and Regional Policy in Latvia commenced the review of Amendments to Energy Law, which inter alia envisage to impose a ban on natural gas supplies from Russia to Latvia. Based on information publicly available the Committee will continue the discussion of the draft law including the date by which the ban on Russian natural gas imports might be introduced. It

should be noted that European Union has so far not adopted a common position in support of a ban on Russian natural gas imports. While there is not set a specific deadline for this proposal and the situation is continuously developing, the financial impact cannot be fully and reliably assessed at the current moment and management is currently evaluating and assessing the options to expand the trade in Europe and diversify the sourcing of the natural gas.