

CONFIRMATION OF RESPONSIBLE PERSONS

31 August 2015

Following the Rules on Preparation And Submission Of Periodic And Additional Information of the Bank of Lithuania and the Law on Securities (article 22) of the Republic of Lithuania, management of Invalda INVL, AB hereby confirms that, to the best our knowledge, the attached Consolidated and the Company's Interim Condensed Unaudited Financial Statements for the 6 months of 2015 are prepared in accordance with International Financial Reporting Standarts (IFRS) as adopted by the European Union, give true and fair view of the assets, liabilities, financial position and profit or loss of Invalda INVL and group companies. Present Consolidated Interim Report includes a fair review of the development and performance of the business.

ENCLOSURE:

 Invalda INVL, AB Consolidated and the Company's Interim Condensed Unaudited Financial Statements for 6 months of 2015.

Invalda INVL, AB Consolidated Interim Report for 6 months of 2015.

President

Darius Šulnis

Chief Financier

Raimondas Rajeckas

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED NOT-AUDITED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015 PREPARED ACCORDING TO INTERNATIONAL FINANCIAL REPORTING STANDARDS AS ADOPTED BY THE EUROPEAN UNION

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

GENERAL INFORMATION

Board of Directors

Mr. Alvydas Banys (chairman of the Board) Ms. Indrė Mišeikytė

Mr. Darius Šulnis

Management

Mr. Darius Šulnis (president)

Mr. Raimondas Rajeckas (chief financial officer)

Principal place of business and company code

Seimyniskiu Str. 1A, Vilnius, Lithuania Company code 121304349

Banks

AB DNB Bankas
AB Šiaulių Bankas
AB SEB Bankas
Nordea Bank AB Lithuania Branch
Danske Bank A/S Lithuania Branch
AB Bankas Finasta
"Swedbank", AB
AB Citadele bankas
UAB Medicinos Bankas
DNB Bank Polska S. A.

The financial statements were approved and signed by the Management and the Board of Directors on 31 August 2015.

Mr. Raimondas Rajeckas

Chief financial officer

Mr. Darius Šulnis

President

Non-controlling interests

continuing operations

continuing operations

Basic earnings (deficit) per share (in EUR)

Diluted earnings (deficit) per share (in EUR)

Basic earnings (deficit) per share (in EUR) from

Diluted earnings (deficit) per share (in EUR) from

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

iterim consolidated and Company	00	Gro		Comp	oany
	Notes	l Half Year 2015	l Half Year 2014	l Half Year 2015	I Half Year 2014
ontinuing operations	_				
evenue					
sset management		1,754	_	_	_
cility management		-	1,750	_	_
her production and services revenue		_	569	_	_
otal revenue	_	1,754	2,319		-
her income	8.3	934	434	548	5,042
et gains (losses) on disposal of subsidiaries, sociates and joint ventures	5	_	_	_	13,038
evaluation of investments on becoming	3	_	_	_	13,030
estment entity	5	_	2,234	_	3,441
et changes in fair value of financial assets at fair	Ū		_,		3,
lue through profit or loss	6, 8.1	3,677	820	3,668	820
nanges in inventories of finished goods and					
work in progress		-	14	-	-
aw materials and consumables used		(14)	(436)	(1)	(2)
nployee benefits expenses		(990)	(1,098)	(235)	(271)
ınds distribution fees pairment, write-down and provisions		(365)	(207)	-	100
emises rent and utilities		(112)	(297) (240)	(20)	188 (21)
epreciation and amortisation		(163)	(109)	(8)	(6)
epair and maintenance cost of premises		(25)	(395)	(16)	(8)
ees for securities		(79)	(16)	(12)	(16)
her expenses		(421)	(334)	(71)	(82)
perating profit (loss)		4,196	2,896	3,853	22,123
nance costs	8.2	-	(60)	-	(51)
nare of profit (loss) of associates and joint		_	(127)	_	-
ofit (loss) before income tax		4,196	2,709	3,853	22,072
come tax credit (expenses)	7 _	(57)	(168)	(40)	(206)
ofit (loss) for the period from continuing		4,139	2,541	3,813	21,866
scontinued operation					
ofit/(Loss) after tax for the period from scontinued operation	9 _	-	2,890		-
ROFIT (LOSS) FOR THE PERIOD	=	4,139	5,431	3,813	21,866
tributable to: Equity holders of the parent	_	4,139	5,448	3,813	21,866
scontinued operation ROFIT (LOSS) FOR THE PERIOD tributable to:	9 <u> </u>		5,431		

10

4,139

0.35

0.35

0.35

0.35

(17)

5,431

0.29

0.13

0.29

0.13

21,866

1.15

1.15

1.15

1.15

3,813

0.32

0.32

0.32

0.32

(all amounts are in EUR thousand unless otherwise stated)

Interim consolidated and Company's statements of comprehensive income

	Gro	up	Company			
	l Half Year 2015	l Half Year 2014	I Half Year 2015	l Half Year 2014		
Profit (loss) for the year	4,139	5,431	3,813	21,866		
Other comprehensive income (loss)						
Other comprehensive income (loss) that may be subsequently reclassified to profit or loss	-	-	-	-		
Exchange differences on translation of foreign operations	-	6	-	-		
Share of other comprehensive income (loss) of associates						
Net other comprehensive income (loss) that may be subsequently reclassified to profit	-	6	-	-		
Other comprehensive income (loss) that will not be reclassified to profit or loss	-	-	-	-		
Share of other comprehensive income (loss) of associates - re-measurement gains (losses) on defined benefit plans Net other comprehensive income (loss) not to be reclassified to profit or loss		<u>-</u> _		<u>-</u> _		
Other comprehensive income (loss) for the		•				
period, net of tax TOTAL COMPREHENSIVE INCOME FOR THE PERIOD, NET OF TAX	4,139	5,437	3,813	21,866		
Attributable to: Equity holders of the parent	4,139	5,453	3,813	21,866		
Non-controlling interests	-	(16)	-	-		
Total comprehensive income attributable to equity holders of the parent arising from:						
Continuing operations	4,139	2,545	3,813	21,866		
Discontinued operations	- 4400	2,908	- 0.010	- 01.000		
	4,139	5,437	3,813	21,866		

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

Interim consolidated and Company	5 1110			Com	nany
	Notes	Gro 2 nd Quarter 2015	oup 2 nd Quarter 2014	2 nd Quarter 2015	2 nd Quarter 2014
Continuing operations	-				
Revenue Asset management		924			
Facility management		924	441	-	- -
Other production and services revenue		-	144	_	_
Total revenue	-	924	2,319		-
Other income		175	228	160	4,750
Net gains (losses) on disposal of subsidiaries, associates and joint ventures		-	-	-	13,038
Revaluation of investments on becoming investment entity		-	2,234	-	3,441
Net changes in fair value of financial assets at fair value through profit or loss		2,994	759	3,000	759
Changes in inventories of finished goods and work in progress			7		
Raw materials and consumables used		(7)	(117)	(1)	(1)
Employee benefits expenses		(499)	(340)	(111)	(131)
Funds distribution fees		(178)	-	-	-
Impairment, write-down and provisions		-	(297)	-	(1)
Premises rent and utilities		(51)	(94)	(10)	(11)
Depreciation and amortisation		(82)	(29)	(4)	(3)
Repair and maintenance cost of premises Fees for securities		(17)	(68)	(11)	(4)
Other expenses		(42) (276)	(7) (113)	(6) (46)	(7) (49)
Operating profit (loss)	-	2,941	2,748	2,971	21,781
Finance costs		-	(17)	-	(14)
Share of profit (loss) of associates and joint		_	(29)	_	_
Profit (loss) before income tax	-	2,941	2,702	2,971	21,767
Income tax credit (expenses)		(27)	(139)	(17)	(188)
Profit (loss) for the period from continuing	_	2,914	2,563	2,954	21,579
Discontinued operation					
Profit/(Loss) after tax for the period from discontinued operation	_	-	2,076		-
PROFIT (LOSS) FOR THE PERIOD	_	2,914	4,639	2,954	21,579
Attributable to:					
Equity holders of the parent		2,914	4,662	2,954	21,579
Non-controlling interests	=	-	(23)		-
	=	2,914	4,639	2,954	21,579
Basic earnings (deficit) per share (in EUR) Basic earnings (deficit) per share (in EUR) from	10	0.25	0.25	0.25	1.14
continuing operations		0.25	0.13	0.25	1.14
Diluted earnings (deficit) per share (in EUR) Diluted earnings (deficit) per share (in EUR) from		0.25	0.25	0.25	1.14
continuing operations		0.25	0.13	0.25	1.14

Interim consolidated and Company's statements of comprehensive income

	Gro	oup	Com	pany
	2 nd Quarter 2015	2 nd Quarter 2014	2 nd Quarter 2015	2 nd Quarter 2014
Profit (loss) for the year	2,914	4,639	2,954	21,579
Other comprehensive income (loss)				
Other comprehensive income (loss) that may be subsequently reclassified to profit or loss	-	-	-	-
Exchange differences on translation of foreign operations	-	(3)	-	-
Share of other comprehensive income (loss) of associates		1_		
Net other comprehensive income (loss) that may be subsequently reclassified to profit	-	(2)	-	-
Other comprehensive income (loss) that will not be reclassified to profit or loss	-	-	-	-
Share of other comprehensive income (loss) of associates - re-measurement gains (losses) on defined benefit plans		<u> </u>		<u>-</u>
Net other comprehensive income (loss) not to be reclassified to profit or loss	-	-	-	-
Other comprehensive income (loss) for the period, net of tax		(2)		<u> </u>
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD, NET OF TAX	2,914	4,637	2,954	21,579
Attributable to: Equity holders of the parent	2,914	4,661	2,954	21,579
Non-controlling interests	-	(24)	-	-

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

Interim consolidated and Company's statements of financial position

		Gr	oup	Company			
	Notes	As at 30 June 2015	As at 31 December 2014	As at 30 June 2015	As at 31 December 2014		
ASSETS							
Non-current assets							
Property, plant and equipment		53	36	10	12		
Intangible assets		4,178	3,564	8	13		
Investments into subsidiaries	5; 6	9,455	7,654	16,409	13,442		
Investments into associates and joint ventures	6	16,196	14,855	16,196	14,855		
Investments available-for-sale		494	494	494	494		
Loans granted		6,767	7,979	6,767	7,979		
Deferred income tax asset		937	983	362	402		
Total non-current assets		38,080	35,565	40,246	37,197		
Current assets							
Trade and other receivables		1,220	721	565	352		
Current loans granted		2,816	1,435	2,816	1,435		
Prepaid income tax		3	3	-	-		
Prepayments and deferred charges Financial assets at fair value through profit		30	29	4	11		
loss	6	4,782	3,883	3,917	3,515		
Cash and cash equivalents		2,152	4,148	1,088	3,292		
Total current assets		11,003	10,219	8,390	8,605		
Total assets	:	49,083	45,784	48,636	45,802		

(cont'd on the next page)

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

Consolidated and Company's statements of financial position (cont'd)

		Gre	oup	Com	pany
		As at 30 June 2015	As at 31 December 2014	As at 30 June 2015	As at 31 December 2014
EQUITY AND LIABILITIES					
Equity					
Equity attributable to equity holders of the parent					
Share capital	11	3,441	3,437	3,441	3,437
Own shares	11	(550)	-	(550)	-
Share premium		4,996	4,996	4,996	4,996
Reserves		11,594	11,594	11,594	11,594
Retained earnings		28,593	24,458	28,324	24,515
		48,074	44,485	47,805	44,542
Liabilities Non-current liabilities					
Deferred income tax liability		84	<u>-</u>		
Total non-current liabilities		84	<u> </u>		
Current liabilities					
Trade payables		259	206	14	32
Other current liabilities		666	1,093	817	1,228
Total current liabilities		925	1,299	831	1,260
Total liabilities		1,009	1,299	831	1,260
Total equity and liabilities		49,083	45,784	48,636	45,802

(the end)

Consolidated and Company's statements of changes in equity

					Res	erves	-	
Group		Share capital	Own shares	Share premium	Legal and other reserves	Reserve of purchase of own shares	Retained earnings (accumulated deficit)	Total equity
Balance as at 31 December 2014		3,437	-	4,996	473	11,121	24,458	44,485
Profit (loss) for the six months of 2015 Other comprehensive income (loss) the six months of 2015		-	-	-	-	-	4,139	4,139
Total comprehensive income (loss) for the six months of 2015		-	-	-	-	-	4,139	4,139
Acquired own shares	11	-	(550)	-	-	-	-	(550)
The adjustment of the par value of the shares due to conversion to euro	11	4	-	-	-	-	(4)	<u>-</u>
Total contributions by and distributions to owners of the Company		4	(550)		-	-	(4)	(550)
Total transactions with owners of the Company, recognised directly in equity		4	(550)) -	-	-	(4)	(550)
Balance as at 30 June 2015		3,441	(550)	4,996	473	11,121	28,593	48,074

CONSOLIDATED AND COMPANY'S INTERIM CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015 (all amounts are in EUR thousand unless otherwise stated)

Consolidated and Company's statements of changes in equity (cont'd)

		Equity attributable to equity holders of the parent								
				_	Rese	erves			-	
Group		Share capital	Share premium	Own shares	Legal and other reserves	Foreign currency translation reserve	Retained earnings (accumulated deficit)	Subtotal	Non- controlling interests To	otal equity
Balance as at 31 December 2013		7,192	9,598	(6,028)	28,196	(18	24,436	63,376	104	63,480
Profit (loss) for the six months of 2014 Other comprehensive income (loss) the six months of 2014		-	-	-	-	- 5	5,448	5,448 5	(17)	5,431 6
Total comprehensive income (loss) for the six months of 2014		-	-	-	-	5		5,453	(16)	5,437
Share of movements in equity of associates		-	-	-	-	-	20	20	-	20
Value of employee services		-	-	-	-	-	-	-	5	5
Deconsolidation on becoming investment entity		-	-	-	(11)	-	11	-	297	297
Changes in reserves		-	-	-	95	-	(95)	-	-	-
Decrease of share capital	11	(590)	-	6,028	(5,438)	-	-	-	-	-
Decrease due to split-off		(3,165)	(4,602)	-	(11,248)	13	(3,941)	(22,943)	(390)	(23,333)
Total contributions by and distributions to owners of the Company Total transactions with owners of the		(3,755)	(4,602)	6,028	(16,602)	13	(4,005)	(22,923)	(88)	(23,011)
Company, recognised directly in equity		(3,755)	(4,602)	6,028	(16,602)	13	(4,005)	(22,923)	(88)	(23,011)
Balance as at 30 June 2014		3,437	4,996		11,594		25,879	45,906	-	45,906

Consolidated and Company's statements of changes in equity (cont'd)

				<u>-</u>	Re	serves	_	
Company		Share capital	Own shares	Share premium	Legal reserve	Reserve of purchase of own shares	Retained earnings (accumulated deficit)	Total
Balance as at 31 December 2014		3,437	-	4,996	473	11,121	24,515	44,542
Profit (loss) for the six months of 2015		-	-	-	-	-	3,813	3,813
Acquired own shares	11	-	(550)	-	-	-	-	(550)
The adjustment of the par value of the shares due to conversion to euro	11	4				_	(4)	
Balance as at 30 June 2015		3,441	(550)	4,996	473	11,121	28,324	47,805
					Res	serves		
Company		Share capital	Own shares	Share premium	Legal reserve	Reserve of purchase of own shares	Retained earnings (accumulated deficit)	Total
Balance as at 31 December 2013		7,192	(6,028)	9,598	909	26,803	7,860	46,334
Profit (loss) for the six months of 2014		-	-	-	-	-	21,866	21,866
Decrease of share capital		(590)	6,028	-	-	(5,438)	-	, -
Decrease due to split-off		(3,165)	-	(4,602)	(436)	(10,244)	(3,843)	(22,290)
Balance as at 30 June 2014		3,437	-	4,996	473	11,121	25,883	45,910

Consolidated and Company's statements of cash flows

consolitation and company o statements of sach	Gro	oup	Company		
	l Half Year 2015	I Half Year 2014	I Half Year 2015	I Half Year 2014	
Cash flows from (to) operating activities					
Net profit (loss) for the period	4,139	5,431	3,813	21,866	
Adjustments for non-cash items and non-operating activities:					
Valuation (gain) loss, net	_	(34)	-	-	
Depreciation and amortization	163	324	8	6	
(Gain) loss on disposal of property, plant and equipment	-	(4)	_	-	
Realized and unrealized loss (gain) on investments	(3,677)	(820)	(3,668)	(820)	
Revaluation of investments on becoming investment entity	-	(3,099)	-	(3,441)	
(Gain) loss on disposal of subsidiaries and associates	-	(1,200)	-	(13,038)	
Share of net loss (profit) of associates and joint ventures	-	(445)	-	-	
Interest (income)	(295)	(252)	(283)	(530)	
Interest expenses	-	288		51	
Deferred taxes	57	125	40	202	
Current income tax expenses	-	70	-	4	
Allowances	-	303	-	(188)	
Share based payment	-	5	-	-	
Profit (loss) from bargain purchase	(365)	-	-	-	
Dividend (income)	(247)	-	(247)	(4,497)	
Loss (gain) from other financial activities	-	-	-	-	
	(225)	692	(337)	(385)	
Changes in working capital:					
(Increase) decrease in inventories	-	(195)	-	-	
Decrease (increase) in trade and other receivables	(52)	(678)	170	238	
Decrease (increase) in other current assets	1	(310)	7	(1)	
(Decrease) increase in trade payables	61	(383)	(10)	(39)	
(Decrease) increase in other current liabilities	(20)	949	9	40	
Transfer (to)/from restricted cash	(20)	949	9	40	
		525		-	
Cash flows (to) from operating activities	(236)	600	(161)	(145)	
Income tax (paid)		(14)			
Net cash flows (to) from operating activities	(236)	586	(161)	(145)	

(cont'd on the next page)

Consolidated and Company's statements of cash flows (cont'd)

• •		Group		Company		
	Notes	I Half Year 2015	l Half Year 2014	I Half Year 2015	I Half Year 2014	
Cash flows from (to) investing activities						
(Acquisition) of non-current assets (except investment properties)		(22)	(100)	(1)	(12)	
Proceeds from sale of non-current assets (except investment properties)		-	7	-	-	
(Acquisition) of investment properties		-	(464)	-	-	
Proceeds from sale of investment properties		-	25	-	-	
(Acquisition) and establishment of subsidiaries, net of cash acquired	5	(1,173)	-	(1,594)	(142)	
Proceeds from sales of subsidiaries, net of cash disposed		-	(299)	-	200	
(Acquisition) of associates and joint ventures		-	-	-	-	
Proceeds from sales of associates and joint ventures		-	11,743	-	11,743	
Cash of the subsidiaries left the Group in the split-off		-	(425)	-	-	
Payment according to terms of split-off		-	(167)	-	-	
Acquisition of loans		_	(61)	-	(61)	
Loans (granted)		(271)		(271)		
Repayment of granted loans		264	218	264	799	
Transfer to/from term deposits		-	-	-	-	
Dividends received		187	4,497	187	4,497	
Interest received		20	238	17	235	
(Acquisition) of and proceeds from sales of financial assets at fair value through profit loss and available-for-sale investments		(212)	(1,767)	(92)	(1,767)	
Net cash flows (to) investing activities		(1,207)		(1,490)		
Net cash nows (to) investing activities		(1,207)	12,203	(1,490)		
Cash flows from (to) financing activities						
Cash flows related to Group owners						
(Acquisition) of non-controlling interests		-	-	-	-	
(Acquisition) of own shares	11	(550)	-	(550)	-	
Payment according to terms of split-off		-	-	-	(167)	
Dividends (paid) to equity holders of the parent		(3)		(3)		
		(553)	(7)	(553)	(174)	
Cash flows related to other sources of financing						
Proceeds from loans		-	406	-	524	
(Repayment) of loans		-	(2,867)	-	(2,028)	
Interest (paid)		-	(177)	-	(41)	
Financial lease (payments)			(7)			
		-	(2,645)		(1,545)	
Net cash flows (to) from financial activities		(553)	(2,652)	(553)	(1,719)	
		-	_	-		
Impact of currency exchange on cash and cash equivalents Net (decrease) increase in cash and cash equivalents		(1,996)	(10,202)	(2,204)	11,217	
. ,						
Cash and cash equivalents at the beginning of the period		4,148	1,872	3,292	728	
Cash and cash equivalents at the end of the period	;	2,152	12,074	1,088	11,945 (the end)	
				(ine ena)	

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

Notes to the interim condensed financial statements

1 General information

AB Invalda INVL (hereinafter the Company) is a joint stock company registered in the Republic of Lithuania on 20 March 1992. The address of the office is as follows:

Šeimyniškių str. 1A, Vilnius, Lithuania.

The Company is incorporated and domiciled in Lithuania. AB Invalda INVL is one of the leading asset management groups and one of the major companies investing in other businesses in the Baltic whose primary objective is to steadily increase the investors equity value, solely for capital appreciation or investment income (in the form of dividends and interest). After the Split-off completed in 2014 the Company's investments are asset management, agriculture and facility management and banking activities (latter sold in July 2015) segments. Until the Split-off the Company's segments were also furniture manufacturing, real estate, agricultural land, information technology (IT) infrastructure.

In respect of each business the Company defines its performance objectives, sets up the management team, participates in the development of the business strategy and monitors its implementation. The Company plays an active role in making the decisions on strategic and other important issues that have an effect on the value of the Group companies.

The Company's shares are traded on the Baltic Secondary List of NASDAQ Vilnius.

As at 30 June 2015 the shareholders of the Company were (by votes)*:

	Number of votes held	Percentage
UAB LJB Investments	3,612,330	30.82%
Mrs. Irena Ona Mišeikiene	3,369,435	28.74%
UAB Lucrum Investicija	2,638,309	22.51%
Mr. Alvydas Banys	910,875	7.77%
Ms. Indrė Mišeikytė	236,867	2.02%
Other minor shareholders	954,532	8.14%
Total	11,722,348	100.00%

^{*} Some shareholders have sold part of their shares under repo agreement (so do not hold the legal ownership title of shares), but they retained the voting rights of transferred shares.

The shareholders of the Company – Mr. Alvydas Banys, UAB LJB Investments, Mrs. Irena Ona Mišeikienė, Ms. Indrė Mišeikytė, Mr. Darius Šulnis and UAB Lucrum investicija – have signed the agreement on the implementation of a long-term corporate governance policy. So their votes are counted together (91.86%).

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

2 Basis of preparation and accounting policies

Basis of preparation

The interim condensed financial statements for the 6 months ended 30 June 2015 have been prepared in accordance with IAS 34 Interim Financial Reporting.

The interim condensed financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as at 31 December 2014.

From 1 January 2015 euro is the Company's and the Group's functional and presentation currency. The financial statements are presented in thousands of euro (EUR) and all values are rounded to the nearest thousand except when otherwise indicated. The previous year comparison information recalculated using the official litas to euro conversion ratio: 1 euro = 3.4528 litas.

Significant accounting policies

The accounting policies adopted in the preparation of the interim condensed financial statements are consistent with those followed in the preparation of the Group's annual financial statements for the year ended 31 December 2014, except adoption of new Standards and Interpretations as of 1 January 2015, noted below.

IFRIC 21 Levies

The interpretation clarifies the accounting for an obligation to pay a levy that is not income tax. The obligating event that gives rise to a liability is the event identified by the legislation that triggers the obligation to pay the levy. The fact that an entity is economically compelled to continue operating in a future period, or prepares its financial statements under the going concern assumption, does not create an obligation. The same recognition principles apply in interim and annual financial statements. The application of the interpretation to liabilities arising from emissions trading schemes is optional. The Group is not currently subjected to significant levies so the impact on the Group is not material.

Annual Improvements to IFRSs 2013

The improvements consist of changes to four standards.

- The basis for conclusions on IFRS 1 is amended to clarify that, where a new version of a standard is not yet mandatory but is available for early adoption; a first-time adopter can use either the old or the new version, provided the same standard is applied in all periods presented.
- IFRS 3 was amended to clarify that it does not apply to the accounting for the formation of any joint arrangement under IFRS 11.
 The amendment also clarifies that the scope exemption only applies in the financial statements of the joint arrangement itself.
- The amendment of IFRS 13 clarifies that the portfolio exception in IFRS 13, which allows an entity to measure the fair value of a group of financial assets and financial liabilities on a net basis, applies to all contracts (including contracts to buy or sell non-financial items) that are within the scope of IAS 39 or IFRS 9.
- IAS 40 was amended to clarify that IAS 40 and IFRS 3 are not mutually exclusive. The guidance in IAS 40 assists preparers to distinguish between investment property and owner-occupied property. Preparers also need to refer to the guidance in IFRS 3 to determine whether the acquisition of an investment property is a business combination.

The amendments had no impact on the Group's financial statements for the 6 months ended 30 June 2015.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

3 Segment information

The Board of Directors monitors the operating results of the business units of the Group separately for the purpose of making decisions about resource allocations and performance assessment. Segment performance until becoming investment entity is evaluated based on net profit or loss and it is measured on the same basis as net profit or loss in the financial statements. After becoming investment entity the performance of segments excluding asset management segment is evaluated based on changes in fair value of investments. Asset management segment's performance is evaluated based on net profit or loss. Group financing (including finance costs and finance income) and income taxes are allocated between segments as they are identified on basis of separate legal entities. Consolidation adjustments and eliminations are not allocated on a segment basis. Segment assets are measured in a manner consistent with that of the financial statements. All assets are allocated between segments, because segments are identified on a basis of separate legal entities. The granted loans by the Company are allocated to segment's, to which entities they are granted, assets. The impairment losses of these loans are allocated to a segment to which the loan was granted initially.

For management purposes, the Group is organised into following operating segments based on their products and services:

Asset management (continuing operations)

The asset management segment includes pension, investment funds and portfolio management services.

Agriculture (continuing operations)

Agricultural activities include the primary crop and livestock (milk) production, grain processing and agricultural services. The segment's companies sell plant protection products, fertilizers, seeds, compound feed, feed supplements, veterinary products, buy grain, provide grain and other raw materials drying, cleaning, handling and storage services.

Facility management (continuing operations)

The facility management segment includes facility management of dwelling-houses, commercial and public real estate properties.

Banking activities (continuing operations)

The banking activities segment includes investment and private banking activities, financial brokerage and accounting services of the issuers' shares.

Other production and service segments (continuing operations)

The other production and service segments are involved in road signs production, wood manufacturing. The Group also presents investment, financing and management activities of the holding company in this column, as these are not analysed separately by the Board of Directors.

Furniture production (disposed, discontinued operation)

The furniture segment includes flat-pack furniture mass production and sale. In May 2014 entities of the segment were fully disposed.

Real estate (transferred during the Split-off, discontinued operation)

The real estate segment is investing in investment properties held for future development and in commercial real estate and its rent. The entities of the segment were transferred during the Split-off completed in 2014 to AB INVL Baltic Real Estate. Control of UAB Sago was lost due to a bankruptcy proceedings.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

3 Segment information (cont'd)

Agricultural land (transferred during the Split-off, discontinued operation)

The agricultural land segment is involved in investment in agricultural land and its rent. The entities of the segment were transferred during the Split-off completed in 2014 to AB INVL Baltic Farmland.

Information technology infrastructure (transferred during the Split-off, discontinued operation)

The information technology infrastructure segment is involved in offering IT infrastructure strategy, security and maintenance solutions and supplies of all hardware and software needed for IT infrastructure solutions of any size and in the development and implementation of software for government register systems, including consultation. The entities of the segment were transferred during the Split-off completed in 2014 to AB INVL Technology.

Segment revenue, segment expense and segment result include transfers between business segments. Those transfers are eliminated in column 'Inter-segment transactions and consolidation adjustments'.

The following table presents measurement of segments results after becoming investment entity on the basis of changes in fair value:

	Agriculture	Facility management	Banking activities	Other production and service	Total
Reporting period ended 30 June 2015					
Net changes in fair value on financial assets	1,341	296	1,819	(98)	3,358
Total changes in fair value	1,341	296	1,819	(98)	3,358

	Agriculture	Facility management	Banking activities	Other production and service	Total
Reporting period ended 30 June 2014					
Revaluation of investments on becoming investment entity	501	1,537	-	196	2,234
Net changes in fair value on financial assets	(36)	711	-	(79)	596
Total changes in fair value	465	2,248		117	2,830

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(all amounts are in EUR thousand unless otherwise stated)

3 Segment information (cont'd)

The following table presents revenues and profit (loss) information regarding the Group's business segments for the six months ended 30 June 2015:

	Asset management	Agriculture	Facility management	Banking activities	Other production and service	Inter-segment transactions and consolidation adjustments	Total continuing operations
Period ended 30 June 2015	_					-	
Revenue							
Sales to external customers	1,754	-	-	-	-		- 1,754
Inter-segment sales	-	-	-	-	-		
Total revenue	1,754	-	-		-		- 1,754
Results							
Other income	386	_	237	_	311		- 934
Net changes in fair value of financial assets	9	1,341	296	1,819	212		- 3,677
Segment expenses	(1,797)	-	-	-	(372)		- (2,169)
Profit (loss) before income tax Income tax credit	352	1,341	533	1,819	151		- 4,196
(expenses)	(17)	-	-	-	(40)		- (57)
Net profit (loss) for the period	335	1,341	533	1,819	111		- 4,139
Attributable to: Equity holders of the parent	335	1,341	533	1,819	111		- 4,139
Non-controlling interest	-	-	-	-	-		

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

3 Segment information (cont'd)

The following table present revenues and profit information regarding the Group's business segments for the year ended 30 June 2014:

Period ended 30 June 2014	Agriculture	Facility management	Other production and service	Inter-segment transactions and consolidation adjustments	Total
Revenue					
Sales to external customers	-	1,750	569	-	2,319
Inter-segment sales	-	-	-	-	
Total revenue	-	1,750	569	-	2,319
Results					
Other income	-	3	521	(90)	434
Revaluation of investments on becoming investment entity Net changes in fair value on financial	501	1,537	196	-	2,234
assets	(36)	711	145	-	820
Segment expenses	-	(1,576)	(1,101)	3	(2,674)
Impairment, write-down and allowance Share of profit (loss) of the associates	-	-	(297)	-	(297)
and joint ventures	(59)	-	(68)	-	(127)
Profit (loss) before income tax	406	2,425	(35)	(87)	2,709
Income tax	-	(27)	(141)	-	(168)
Net profit (loss) for the period	406	2,398	(176)	(87)	2,541
Attributable to:					
Equity holders of the parent	406	2,398	(172)	(87)	2,545
Non-controlling interests	-	-	(4)	-	(4)

The following table presents reconciliation of the Group net profits:

Period ended 30 June 2014	Reconciliation of the net profit					
30 Julie 2014	Equity holders of the parent	Non-controlling interest	Net pr	ofit for the year		
Continuing operations	2,545		(4)	2,541		
Discontinued operations:						
Furniture production	1,772		-	1,772		
Real estate	1,138		-	1,138		
Agricultural land	(119)		-	(119)		
Information technology	25	((13)	12		
Inter-segment transactions and consolidation adjustments	87		-	87		
Discontinued operation total	2,903	((13)	2,890		
Total	5.448		(17)	5.431		

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

3 Segment information (cont'd)

The following table represents segment assets of the Group operating segments as at 30 June 2015 and 31 December 2014:

Segment assets	Asset management	Agriculture	Facility management	Banking activities	Other production and service	Elimination	Total
At 30 June 2015	7,254	16,196	4,112	5,884	15,637	-	49,083
At 31 December 2014	5,641	14,909	3,952	4,284	16,998	-	45,784

The following table represents segment liabilities of the Group operating segments as at 30 June 2015 and 31 December 2014:

Segment liabilities	Asset management	Agriculture	Facility management	Banking activities	Other production and service	Elimination	Total
At 30 June 2015	520	-	-	-	489	-	1,009
At 31 December 2014	308	-	-	-	991	-	1,299

4 Dividends

In 2015 and 2014 dividends were not declared.

5 Investment into subsidiaries and associates

1st Half Year of 2015

Acquisition of IPAS Finasta Asset Management

On 5 January 2015 the Group has acquired 100% shares of IPAS Finasta Asset Management for EUR 916 thousand (all amount paid in cash). Therefore, it was completed the implementation of the Share Purchase Agreement of the 4 November 2014 with AB Finasta Holding and BAB bankas Snoras. The acquiree operates in Latvia and manages three 2nd pillar, three investment funds and portfolios of individual clients. As of 31 December 2014 the entity managed EUR 45.1 million of assets.

Based on the preliminary assessment, the fair values of the identifiable assets and liabilities of IPAS Finasta Asset Management were:

	Fair values recognised on acquisition
Intangible assets	767
Property, plant and equipment	5
Financial assets	361
Trade and other receivables	64
Prepayment and deferred charges	1
Cash and cash equivalents	246
Total assets	1,444
Deferred tax liability	(73)
Current liabilities	(90)
Total liabilities	(163)
Total identifiable net assets	1,281
Profit from bargain purchases	(365)
Total consideration transferred	916

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(all amounts are in EUR thousand unless otherwise stated)

5 Investment into subsidiaries and associates (cont'd)

The fair value of trade receivables is EUR 64 thousand.

In the reporting period EUR 401 thousand of revenue and EUR 67 thousand of profit from the acquired business was included into the Group results.

Establishment

In February 2015 the Company has established UAB INVL Farmland Management by investing EUR 100 thousand (at the end of reporting period EUR 75 thousand was unpaid). The new established entity has signed on 30 June 2015 a basic property administration agreement with INVL Baltic Farmland group. AB INVL Baltic Farmland is a company listed in NASDAQ Vilnius Stock Exchange. Group companies own more than 3 thousand hectares of agricultural land in Lithuania.

In January 2015 was completed the legal registration of share capital increase of UAB Regenus (the Company has invested EUR 2 thousand (LTL 7 thousand) in December 2014).

In May 2015 the Company has established UAB INVL Finasta by investing EUR 150 thousand. The entity has applied for the brokerage company licence to the Bank of Lithuania.

In May 2015 the Company has additional invested EUR 3 thousand into the share capital of UAB Consult Invalda.

AB Bankas Finasta

In January 2015 the remaining part of the debt for AB bankas Finasta shares was paid (EUR 500 thousand). In March 2015 5.35% of shares of AB Bankas Finasta was sold for EUR 220 thousand to management of the bank (shares shall be paid during 2015). Shares option agreement was also signed with the management of the bank. According to the agreement, they have put option (the right to require from the Company that the shares would be redeemed by the Company). The Company would have from 30 September 2015 call option (the right to require that shares would be sold to the Company). Both options expire on 31 December 2015. The put option is not recognised in the statement of financial position, because it is out of money under the current conditions. After sale of shares of AB bankas Finasta in July 2015 the options was expired (Note 13).

Merger of asset management entities

On 25 May 2015 the Bank of Lithuania authorised a permission to reorganise the specialised pension fund managing entity UAB MP Pension Funds Baltic and transfer the pension funds management business to UAB INVL Asset Management (previous name – UAB Finasta Asset Management). The Company's owned asset management entities, UAB MP Pension Funds Baltic and UAB INVL Asset Management as well as UAB INVL Fondai will be merged into one joint asset management entity. The joint entity will operate under the name of UAB INVL Asset Management. Until issue of interim financial statements the reorganisation was not completed.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

5 Investment into subsidiaries and associates (cont'd)

1st Half <u>Year of 2014</u>

During the 1st quarter of 2014 the Company has established UAB Invalda LT Investments by investing EUR 400 thousand (at the end of reporting period EUR 270 thousand was unpaid). Also, the Company has invested EUR 9 thousand (LTL 30 thousand) to newly established entities UAB INVL Baltic Real Estate (current name – UAB Proprietas), UAB INVL Baltic Farmland (current name – UAB Cooperor), UAB INVL Technology (current name – UAB Inventio). During the 2nd quarter of 2014 UAB INVL Fondai was established by investing EUR 3 thousand.

After the Split-off during 2nd quarter of 2014, the Company has decreased the share capital of UAB Aktyvus Valdymas and has returned free funds of EUR 200 thousand.

On 28 April 2014 the Company signed the agreement with AB Invalda Privatus Kapitalas regarding purchase of 45.45% of shares of UAB Cedus Invest and loans granted by the seller to this entity for EUR 6,987 thousand (for the shares it was paid EUR 3,128 thousand, for the loan – EUR 3,859 thousand). The amount payables from this acquisition were set-off with amount receivable from sale of shares of AB Vilniaus Baldai. After this transaction the Group has increased owned shares of UAB Cedus Invest from 54.55% till 100% and the entity became the Group's subsidiary (before the transaction it was a joint venture). UAB Cedus Invest owns shares of associates UAB Litagra. So the Group has increased owned shares of UAB Litagra from 20.12% till 36.88%. In June 2014 the Company has invested EUR 8,104 thousand to increase the share capital of UAB Cedus Invest by converting loans granted.

On 28 April 2014 the Company signed the agreement with AB Invalda Privatus Kapitalas regarding sale of 45.4% of shares in associates AB Vilniaus Baldai. The transaction was completed on 28 May 2014. Shares' sale price after deduction of dividends received (EUR 4,497 thousand), amounted to EUR 18,730 thousand. The Company and the Group have recognised the profit of EUR 13,038 thousand and EUR 1,200 thousand from the shares sale, respectively.

Deconsolidation of subsidiaries on becoming investment entity in 2014

According to the management the Company is investment entity in accordance with IFRS 10 after the Split-off completed in 2014. Therefore, the subsidiaries are ceased to consolidate and the revaluation of investments is recognised. Subsidiaries and associates are measured at fair value. The entities having negative equity are measured at nil. The Group has earned a profit of EUR 3,099 thousand from the revaluation of investments. In this profit the profit of EUR 865 thousand from UAB Sago is included. The negative equity of UAB Sago amounted to EUR 2,033 thousand. As the Group has also recognised impairment loss of EUR 1,168 thousand from loans granted by real estate segment entities to UAB Sago, therefore presented the net profit on revaluation of investments to UAB Sago amounting to EUR 865 thousand in discontinued operation.

The Company has earned a profit of EUR 3,441 thousand from the revaluation of investments becoming the investment entity. Due to the bankruptcy of UAB Sago the Company had not suffered any additional loss, because the impairment losses were recognised in the previous accounting periods.

In March 2014 management of UAB Sago and UAB INTF Investicija has applied to the court regarding bankruptcy. On 29 April 2014, when the split-off was completed, UAB INTF Investicija has left the Group (it's solely shareholder, AB Invaldos Nekilnojamojo Turto Fondas, was transferred during the split-off). On 16 May 2014 after the court decision regarding bankruptcy of UAB Sago came to force, The Group has ceased to control this entity also.

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(all amounts are in EUR thousand unless otherwise stated)

5 Investment into subsidiaries and associates (cont'd)

Deconsolidation of subsidiaries on becoming investment entity in 2014 (cont'd)

The carrying amounts of the assets and liabilities of the deconsolidated subsidiaries due to becoming investment entity are follows (inter-group balances between them are eliminated):

	Carrying amount
Intangible assets	292
Investment properties	4,344
Property, plant and equipment	903
Deferred income tax assets	176
Inventories	679
Trade and other receivables	1,539
Loans granted	9
Prepayments and deferred charges	136
Restricted cash	462
Cash and cash equivalents	499
Total assets	9,039
Deferred income tax liability	(45)
Borrowings and financial lease liabilities	(8,856)
Trade payables	(596)
Income tax payable	(23)
Advance received	(266)
Other liabilities	(990)
Total liabilities	(10,776)
Total net assets	(1,737)
Derecognition of non-controlling interest	297
Net assets less non-controlling interest	(1,440)

The split-off of 2014 and entities left the Group during the split-off is described in detail in Note 3 of the annual financial statements for the year ended 31 December 2014.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

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6 Financial assets and fair value hierarchy

The Group uses the following hierarchy for determining and disclosing the fair value of financial instruments by valuation technique: Level 1: quoted (unadjusted) prices in active markets for identical assets or liabilities;

Level 2: other techniques for which all inputs which have a significant effect on the recorded fair value are observable, either directly or indirectly;

Level 3: techniques which use inputs which have a significant effect on the recorded fair value that are not based on observable market data.

As the Split-off completed in 2014 the Company is investment entity in accordance with IFRS 10. Subsidiaries and associates are measured at fair value through profit or loss.

The fair value of 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 and those prices represent actual and regularly occurring market transactions on arm's length basis. The quoted market price used for financial assets held by the Group is the measurement date exchange closing price.

The valuation of Level 3 instruments are performed by the Company's employees, analysts, every quarter. The value are estimated as at the last day of quarter. The management of the Company review the valuations prepared by analysts.

Investment into shares of UAB Litagra (agriculture segment) was measured using EBITDA multiplier method for the pieces of grains processing and agricultural productions and using Price to book value (P/BV) multiplier method for trading piece. It was used EBITDA for last three trailing 12 months periods ended at the end of reporting period with bigger weight for last 12 months period figures.

Investment in facility management entities was measured using trailing twelve months EBITDA and applying a multiplier of comparable entity AB City Service, operating in Lithuania and listed on the NASDAQ Vilnius. It was decided not to use other foreign companies' multipliers, which were higher than the one used in the calculations due to the fact that facility management is local business dependent on varying Lithuanian legal and business environment. Other facility management entities operating in Lithuania are not public companies.

The entities of banking activities segment were measured according to the last transaction price as at 31 December 2014, as these entities were acquired in December 2014. At 30 June 2015 the entities were measured according to the price of completed in July 2015 sales transaction.

UAB Kelio Ženklai was measured according to fair value of its assets and liabilities. The main assets - buildings - of UAB Kelio Ženklai was valued using sales comparison method. On the assessment the value of UAB Kelio Ženklai reflects its liquidation value.

Dormant entities are measured according to its equity, because they have only cash and current liabilities.

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(all amounts are in EUR thousand unless otherwise stated)

6 Financial assets and fair value hierarchy (cont'd)

The following table represents inputs and fair value valuation techniques of subsidiaries and associates used by the Company as at 30 June 2015:

Profile of activities	Fair value	Valuation technique	Inputs	Values of inputs
Facility management (Level 3)	3,556	Comparable companies in the market	EBITDA multiple	5.6
Agriculture (UAB Litagra) (Level 3)	16,196	Comparable companies in the market	EBITDA multiple and P/BV multiple Discount for lack of marketability	6.29-6.58 1.01 10%
Banking activities (Level 2)	5,884	Comparable valuation (last transaction price)	-	-
Road signs production, wood manufacturing and dormant SPEs (Level 3)	15	Fair value of net assets	-	-

The following table represents inputs and fair value valuation techniques of subsidiaries and associates used by the Company as at 31 December 2014

Profile of activities	Fair value	Valuation technique	Inputs	Values of inputs
Facility management (Level 3)	3,260	Comparable companies in the market	EBITDA multiple	4.8
Agriculture (UAB Litagra) (Level 3)	14,855	Comparable companies in the market	EBITDA multiple and P/BV multiple Discount for lack of marketability	6.4 - 7.1 0.78 10%
Banking activities (Level 2)	4,284	Comparable valuation (last transaction price)	-	_
Road signs production, wood manufacturing and dormant SPEs (Level 3)	110	Fair value of net assets	-	-

The table below presents the effect of changing one or more those assumptions behind the valuation techniques adopted based on reasonable possible alternative assumptions:

Profile of activities	Unobservable inputs	Reasonable possible	Change in Valuation +/-		
		shift +/- (absolute value/bps)	As at 30 June 2015	As at 31 December 2014	
Facility management (Level 3)	EBITDA multiple	1	667/(667)	666/(666)	
	EBITDA multiple	0.5	2,606/(2,606)	2,335/(2,335)	
Agriculture (UAB Litagra)	P/BV multiple	0.1	814/(814)	847/(847)	
(Level 3)	Discount for lack of marketability	100	(486)/486	(449)/449	

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(all amounts are in EUR thousand unless otherwise stated)

6 Financial assets and fair value hierarchy (cont'd)

The following table presents the Group's assets and liabilities that are measured at fair value at 30 June 2015:

	Level 1	Level 2	Level 3	Total balance
Assets				
Subsidiaries				
- Facilities management	-	-	3,556	3,556
- Other activities	_	_	15	15
- Banking activities	_	5,884	-	5,884
Associates		2,55		2,22
- Agriculture	_	_	16,196	16,196
Financial assets designated upon initial recognition at fair value through profit or loss			,	,
- Real estate	1,688	-	-	1,688
- Information technology	933	-	-	933
- Other ordinary shares	1	2	-	3
- Collective investment undertaking	-	777	-	777
- Government bonds	448	75	_	523
- Corporate bonds	158	-	-	158
Financial assets held for trading				
Equity securities				
- Food industry	533	-	-	533
- Bank sector	167	-	-	167
Total Assets	3,928	6,738	19,767	30,433
Liabilities	_	_	_	_

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

6 Financial assets and fair value hierarchy (cont'd)

Financial instruments carried at fair value (cont'd)

The following table presents the Company's assets and liabilities that are measured at fair value at 30 June 2015:

	Level 1	Level 2	Level 3	Total balance
Assets				
Subsidiaries				
- Facilities management	_	-	3,556	3,556
- Other activities	_	_	15	15
- Banking activities	_	5,884	-	5,884
Associates		2,55		2,00
- Agriculture	_	_	16,196	16,196
Financial assets designated upon initial recognition at fair value through profit or loss - Real estate	1,688		_	1,688
- Information technology	933	_	_	933
- Other ordinary shares	-	2	_	2
- Collective investment undertaking	-	594	_	594
Financial assets held for trading		• • • • • • • • • • • • • • • • • • • •		33.
Equity securities				
- Food industry	533	_	_	533
- Bank sector	167	_	_	167
Total Assets	3,321	6,480	19,767	29,568
Liabilities	-	-	-	

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

6 Financial assets and fair value hierarchy (cont'd)

Financial instruments carried at fair value (cont'd)

The following table presents the Company's and Group's assets and liabilities that are measured at fair value at 31 December 2014:

2014.	Level 1	Level 2	Level 3	Total balance
Assets				
Subsidiaries				
- Facilities management	_	_	3,260	3,260
- Other activities	_	_	110	110
- Banking activities	_	4,284	-	4,284
Associates		.,		-,
- Agriculture	_	_	14,855	14,855
Financial assets designated upon initial recognition at fair value through profit or loss			. ,,555	
- Real estate	1,628	-	-	1,628
- Information technology	744	-	-	744
- Other ordinary shares*	1	-	-	1
 Collective investment undertaking* 	-	108	-	108
- Government bonds*	11	28	-	39
- Corporate bonds*	154	66	-	220
Financial assets held for trading				
Equity securities				
- Food industry	559	_	-	559
- Bank sector	584	-	-	584
Total Assets	3,681	4,486	18,225	26,392
Liabilities	-	_	-	_

^{*}These financial assets owned by the Group, but not by the Company itself

During the 1st half year of 2015 and 2014, there were no transfers between Level 1 and Level 2 fair value measurements.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

6 Financial assets and fair value hierarchy (cont'd)

Financial instruments in Level 3

The Group's policy is to recognise transfers into and out of fair value hierarchy levels as of the date of the event or change in circumstances that caused the transfer.

The following table presents the changes in Level 3 instruments of Company and Group for the period ended 30 June 2015:

	Facilities management	Agriculture	Other activities	Total
Balance at 31 December 2014 Gains and losses recognised in profit or loss after becoming investment entity (within 'Net changes in fair value of financial assets at fair	3,260	14,855	110	18,225
value through profit or loss')	296	1,341	(98)	1,539
Acquisition		-	3	3
Balance at 30 June 2015	3,556	16,196	15	19,767
Change in unrealised gains or losses for the period included in profit or loss for assets held				
at the end of the reporting period	296	1,341	(98)	1,539

The following table presents the changes in Level 3 instruments of Company and Group for the period ended 30 June 2014:

	Facilities management	Other activities	Total
The carrying amount of consolidated net assets on the time becoming investment entity	392	200	592
Gains and losses from the revaluation of investments becoming investment entity	1,537	196	1,733
Gains and losses recognised in profit or loss after becoming investment entity (within 'Net changes in fair value of financial assets at fair value through profit or loss')			
,	711	(79)	632
Decreased share capital – free funds returned	-	(200)	(200)
Balance at 30 June 2014	2,640	117	2,757
Change in unrealised gains or losses for the period included in profit or loss for assets held at the end of the reporting	7		, -
period	2,248	117	2,365

7 Income tax

	Group		Company	
	30 June of 2015	30 June of 2014	30 June of 2015	30 June of 2014
Components of income tax expense				
Current income tax charge	-	(38)	-	(4)
Prior year current income tax correction	-	-	-	-
Deferred income tax income (expense)	(57)	(130)	(40)	(202)
Income tax (expenses) income charged to the income statement	(57)	(168)	(40)	(206)

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

8 Other revenues and expenses

8.1. Net changes in fair value on financial assets

	Group 30 June of 30 June of		Compa	any
			30 June of 3	
	2015	2014	2015	2014
Net gain (loss) from revaluation of subsidiaries and associates Gain (loss) from financial assets designated at fair value	3,358	596	3,358	596
through profit and loss on initial recognition	243	99	234	99
Net gain (loss) from financial assets held for trading	76	125	76	125
Net gain (loss) from financial assets at fair value, total	3,677	820	3,668	820
Realised (loss) gain from available-for-sale investments				-
	3,677	820	3,668	820

8.2. Finance expenses

		Group 30 June of 30 June of		any 30 June of
	2015	2014	2015	2014
Interest expenses	-	(58)	-	(49)
Other finance expenses	_	(2)		(2)
		(60)		(51)

8.3. Other income

	Group 30 June of 30 June of		Compa		
	2015	2014	2015	2014	
Interest income	295	417	283	530	
Dividend income	247	-	247	4,497	
Profit (loss) from bargain purchase	365	-	-	-	
Other income	27	17	18	15	
	934	434	548	5,042	

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

9 Discontinued operation

Due to the Split-off completed in 2014 the Group has transferred and does not continue activity in the real estate, agricultural land and information technology infrastructure segments. Also the furniture production segment was disposed. Therefore, the result of these segments is presented as discontinued operations. Below detailed profit or loss caption of discontinued operation is presented:

	30 June of 2014
Sales revenue	5,759
Changes in investments assets	34
Other income	(172)
Changes in inventories of finished goods, work in progress and residential real estate	(1,217)
Employee benefits expenses	(1,117)
Impairment, write-down and provisions	(6)
Premises rent and utilities	(1,094)
Depreciation and amortization	(215)
Repairs and maintenance cost of premises Other expenses	(153) (1,311)
Operating profit (loss)	<u>(1,311)</u> 508
Finance cost	(229)
Share of profit (loss) of associates and joint ventures	572
Profit (loss) before income tax	851
Income tax credit (expense)	(26)
Profit (loss) for the period before the disposal	825
Gain from the disposal of associates	1,200
Gain from the revaluation of subsidiaries at fair value	865
Profit (loss) for the period	2,890
Earnings per share in EUR:	30 June of 2014
Basic from discontinued operations (EUR per share)	0.16
Diluted from discontinued operations (EUR per share)	0.16
	30 June of 2014
Operating cash flows	1,744
Investing cash flows	(917)
Financing cash flows	(1,254)
Total cash flows	(427)

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

10 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.

The weighted average number of shares for the year ended 30 June 2015 and 2014 were as follows:

Calculation of weighted average for the year ended 30 June 2015	Number of shares (thousand)	Par value	Issued/181 (days)	Weighted average (thousand)
Shares issued as at 31 December 2014 Own shares acquired as at 25 June 2015	11,866 (144)	0.29 0.29		,
Shares issued as at 30 June 2015	11,722	-	-	11,862
Calculation of weighted average for the year ended 30 June 2014	Number of shares (thousand)	Par value (LTL)	Issued/181 (days)	Weighted average (thousand)
Shares issued as at 31 December 2013 Decrease of share capital as at 29 April 2014	22,797 (10,931)	1 1	181/181 62/181	22,797 (3,744)
Shares issued as at 30 June 2014	22.797	-	_	19.053

The following table reflects the income and share data used in the basic earnings per share computations:

	Group		Company	
	30 June of 30 June of 2015 2014		30 June of 2015	30 June of 2014
Net profit (loss), attributable to equity holders of the parent for basic earnings (EUR thousand)	4,139	5,448	3,813	21,866
Weighted average number of ordinary shares (thousand)	11,862	19,053	11,862	19,053
Basic earnings (deficit) per share (LTL)	0.35	0.29	0.32	1.15

During the six months of 2015 and 2014 diluted earnings per share of the Group and Company is the same as basic earnings per share.

11 Acquisition of own shares and share capital

1st Half Year of 2015

From 12 June 2015 until 22 June 2015 the Company implemented share buy-back through the tender offer market. Maximum number of shares to be acquired was 262,000. Share acquisition price established at EUR 3.82 per share. During buy-back 143,645 shares (1.2% of share capital) were acquired for EUR 550 thousand, including brokerage fees. The acquired shares were settled on 25 June 2015. Acquired own shares do not have voting rights.

The changes in share capital regarding a par value of share were registered in the Register of Legal entities on 11 May 2015. From 11 May 2015 the total authorised number of ordinary shares is 11,865,993 with the par value of EUR 0.29 per share, the Company's authorized share capital is equal to EUR 3,441,137.97. The total amount of shares with voting rights equals to 11,722,348 units.

1st Half Year of 2014

According to the terms of the Split-off completed in 2014 2,036,254 acquired own shares were cancelled, and the reserve for the acquisition of own shares was decreased by EUR 5,438 thousand. In addition, according to the terms of the Split-off, 10,931,304 shares owned by the shareholders, were transferred to the share capital of AB INVL Baltic Farmland, AB INVL Baltic Real Estate and AB INVL Technology.

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

12 Related party transactions

Receivables from related parties are presented in gross amount (without allowance).

The Company's transactions with related parties during the 1st half year 2015 and related half year-end balances were as follows:

1 st half year 2015 Company	Sales to related parties	Purchases from related parties	Receivables from related parties	Payables to related parties
Loans and borrowings	271	-	9,578	-
Accounting services	18	-	6	-
Payables for share capital increase in subsidiaries	-	-	-	345
Dividends	247	-	60	-
Other	-	8	-	1
	536	8	9,644	346

Liabilities to shareholders and management

The Company's transactions with related parties during the 1st half year 2014 and related half year-end balances were as follows:

1 st half year 2014 Company	Sales to related parties	Purchases from related parties	Receivables from related parties	Payables to related parties
Loans and borrowings	499	25	11,746	-
Accounting services	15	-	19	-
Information technology segment	-	10	-	1
Dividends	4,497	-	-	-
Payables for share capital increase in subsidiaries	-	-	-	270
Liabilities according to the terms of the split-off	-	-	-	20
	5,011	35	11,765	291
Liabilities to shareholders and management	-	2,200	-	-

The Group's transactions with related parties during the 1st half year 2015 and related half year-end balances were as follows:

1 st half year 2015 Group	Sales to related parties	Purchases from related parties	Receivables from related parties	Payables to related parties
Loans and borrowings	271	-	9,578	-
Accounting services	18	-	6	-
Banking activities	6	78	4	40
Dividends	247	-	60	-
Other	-	6	-	2
	542	84	9,648	42

Liabilities to shareholders and management

INTERIM CONSOLIDATED AND COMPANY'S CONDENSED FINANCIAL STATEMENTS FOR THE SIX MONTHS ENDED 30 JUNE 2015

(all amounts are in EUR thousand unless otherwise stated)

12 Related party transactions (cont'd)

The Group's transactions with related parties during the 1st half year 2014 and related half year-end balances were as follows:

1 st half year 2014 Group	Sales to related parties	Purchases from related parties	Receivables from related parties	Payables to related parties
Loans and borrowings	209	-	11,746	-
Information technology segment	20	4	-	1
Dividends	4,497	-	-	-
Liabilities according to the terms of the split-off	-	-	-	20
Other	7	-	19	-
	4,733	4	11,765	21
Liabilities to shareholders and management	-	-	-	-

13 Events after the reporting period

Disposal of the Finasta banking business

The Company and AB Šiaulių bankas have signed a Letter of Intent on 7 March 2015, which foresees a possible integration of Finasta banking business with AB Šiaulių bankas. On 11 May 2015 it was signed agreements regarding the sale of bank Finasta and brokerage company Finasta shares to AB Šiaulių bankas. The transaction was completed on 17 July 2015 – the ownership of sold entities was transferred to AB Šiaulių bankas. The Company has also subscribed 21,353,731 ordinary registered shares of AB Šiaulių bankas with the par value of EUR 0.29 per share, which issue price is EUR 0.29. The subscribed shares were paid by set-off receivables for sold entities. The Company will obtain the ownership of subscribed shares, when would be received permit of Bank of Lithuania regarding increase of share capital of AB Šiaulių bankas, and would be done other legal actions to register share capital increase. Because the sold entities was measured according to its sale price in interim financial statements for the six months ended 30 June 2015, the completion of sale transaction will have not any impact to the Company's and the Group's profit or loss.

Brand name Finasta will be used by the Group. Wealth management services, which are currently provided by AB bankas Finasta, will provided by UAB INVL Finasta, which has apply for the brokerage company licence to the Bank of Lithuania.

The Company additional investments to the shares of AB INVL Technology

In July 2015 the Company and the Group has additional invested EUR 2,313 thousand into shares of AB INVL Technology during public offer and acquired shares from management of the entity. The owned shares of the entity were increased from 8.25% till 15.65%. Source for payment of shares – loans granted to the entity and its management. After payment for shares the Company and the Group have not granted any loans to AB INVL Technology and its management.



Invalda INVL, AB Consolidated Interim Report for 6 months of 2015

Prepared in accordance with The Rules for the Preparation and the Submission of the Periodic and Additional Information. approved by the decision No. 03-48 of the Board of the Bank of Lithuania passed on 28 February 2013.

Approved by the Board of Invalda INVL, AB on 31 August 2015



Translation note:

This version of the Interim Report is a translation from the original, which was prepared in Lithuanian language. All possible care has been taken to ensure that the translation is an accurate representation of the original. However, in all matters of interpretation of information, views or opinions, the original language version takes precedence over this translation.

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I. GENERAL INFORMATION

1. Reporting period for which the report is prepared

The report is prepared for 6 months of 2015 (January – June), but material events of the Issuer and its group that took place after the reporting period are disclosed as well. The report is unaudited.

2. General information about the Issuer and other companies comprising the Issuer's group

2.1. Information about the Issuer

Name of the Issuer	The public joint-stock company Invalda INVL
Code	121304349
Adress	Seimyniskiu str. 1A. LT-09312 Vilnius, Lithuania
Telephone	+370 5 279 0601
Fax	+370 5 279 0530
E-mail	info@Invaldainvl.lt
Website	www.invaldainvl.lt
Legal form	The public joint-stock company
Date and place of registration	20 March 1992. Register of Enterprise of Vilnius
Register in which data about the Company are accumulated and stored	Register of Legal Entities

2.2. Information on company's goals, philosophy and strategy

Invalda INVL, AB is one of the leading asset management groups in the Baltic region, operating since 1991. Invalda INVL group companies operating in Lithuania and Latvia manage pension, investment and real estate funds, provide portfolio management services. Invalda INVL also directly owns private equity investments.

Invalda INVL, AB started the activity in 1991 as the company Invalda, AB. From 1991 until 1997 it operated as an public investment company established during the state property privatization, which was implemented in accordance to the State Property Primary Privatization law of the Republic of Lithuania. From 1997 until 2003 the company operated as a licenced holding investment company (the license was issued by the Securities Commission of Lithuania). Company's equities have been traded on the NASDAQ OMX Vilnius Exchange since 1995. 31 May 2013 the split-off procedure of Invalda, AB was completed and the company continued its activity under the new name of Invalda LT, AB. On May 2015 the company changed its corporate name to the public joint-stock company Invalda INVL.

Invalda INVL, AB concentrates into the asset management business. The company acquired specialised pension funds management company MP Pension Funds Baltic in September 2014. The company completed Finasta Group acquisition deals in Latvia and Lithuania at the beginning of 2015 (acquiring INVL Asset Management companies, situated in Lithuania and Latvia). In July 2015 Invalda INVL transferred owned shares in the bank Finasta and brokerage company Finasta to Siauliu bankas.

2.3. Information about the Issuer's group of companies

Currently, the largest part of Invalda INVL group assets is concentrated in Lithuania and Latvia. At the end of the reporting period the company acted in the field of asset managemet business and managed other private equity investments. Invalda INVL, AB managed companies operating in agricultural, facility management and banking areas.

The asset management business is the core of the company's strategic, while other investments may be sold receiving attractive offers. At the moment INVL Asset Management and MP Pension Funds Baltic, the asset management business companies, are being merged into one company and will continue its operations under the name INVL Asset Management, UAB. The completion of the merger is planned in September 2015.



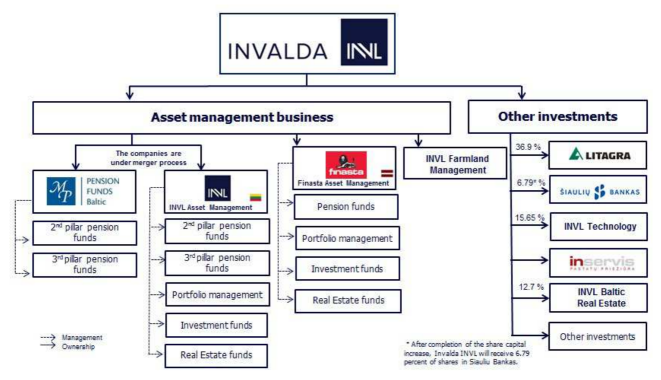


Fig. 2.3.1. The group companies of Invalda INVL, AB from 17 July 2015

(after transfer of owned shares in the bank Finasta and FBC Finasta to Siauliu bankas)

3. Agreements with intermediaries on public trading in securities

Invalda INVL, AB has signed agreements with these intermediaries:

- Finasta, AB FBC (Maironio str. 11. Vilnius. Lithuania. tel. +370 5 278 6833) the agreement on investment services, the agreement on management of securities accounting. the agreement on payment of dividends;
- Bank Finasta, AB (Maironio str. 11. Vilnius. tel. +370 5 203 2233) the agreement on management of securities
 account. the agreement on investment services;
- Siauliu Bankas, AB (Tilzes str. 149. Siauliai. Lithuania. tel. +370 41 595 607) the agreement on management of securities account and intermediation;
- DnB Bankas, AB (J. Basanaviciaus str. 26. Vilnius. Lithuania. tel. +370 5 239 3444) the agreement on financial instruments account management. implementation of orders and offering recommendations;
- SEB Bankas. AB (Gedimino ave. 12. Vilnius. Lithuania. tel. +370 5 268 2800) the agreement on securities accounting;
- Medicinos Bankas, UAB (Pamenkalnio str. 40. Vilnius. Lithuania. tel. +370 800 60 700) the agreement on management of securities account;
- Danske Bank A/S, Lithuania branch (Saltoniskiu str. 2. Vilnius. Lithuania. tel. +370 5 215 5600) the agreement on investment services:
- FMI Orion Securities, UAB (A. Tumeno str. 4. block B. Vilnius. Lithuania. tel. +370 5 231 3833) the agreement on investment services;
- Bank Zachodni WBK S.A. (Rynek str. 9/11. 50-950 Wroclaw. Poland. tel. +48 61 8119999) the agreement of intermediation:
- AB SEB Pank (Tornimae str. 2. 15010 Tallin. Estonia. tel. +372 665 5100) the agreement of intermediation.

4. Information on Issuer's branches and representative offices

Invalda INVL, AB has no branches or representative offices.

II. INFORMATION ABOUT SECURITIES

5. The order of amendment of Issuer's Articles of Association

The Articles of Association of Invalda INVL, AB may be amended by resolution of the General Shareholders' Meeting. passed by more than 2/3 of votes (except in cases provided for by the Law on Companies of the Republic of Lithuania). Actual wording of the Articles of Association is dated as of 11 May 2015. The document has been published on the company's website.



6. Structure of the authorized capital

Table 6.1. Structure of Invalda INVL, AB authorised capital as of 30 June 2015

Type of shares	Number of shares, units	Total voting rights granted by the issued shares,units	Nominal value, EUR	Total nominal Value, EUR	Portion of the authorised capital, %
Ordinary registered shares	11,865,993	11,722,348	0.29	3,441,317.97	100

All shares are fully paid-up and no restrictions apply on their transfer.

Invalda INVL group manages MP Pension Funds Baltic, a specialised pension funds management company, also the asset management company INVL Asset Management in Lithuania. According to Lithuanian law, a natural or legal person (or persons acting in concert), indirectly willing to acquire or increase their shareholding in an asset management company (more than 20, 30 or 50 percent), have to obtain a decision from the Bank of Lithuania not to object this acquisition. This means that investors, willing to acquire more than 20 percent shareholding in Invalda INVL, AB, can do so only with a prior decision from the Bank of Lithuania.

Invalda INVL also owns asset management company Finasta Asset Management in Latvia, therefore according Latvian Financial and Capital Market Commission restrictions under acquisition of the shareholding in Invalda INVL must be fulfilled as well.

6.1. Information about the Issuer's treasury shares

Since the beginning of 2015 until the release of the report, the company implemented own share acquisition process for one time.

11 June 2015 Invalda INVL announced about aquisition of own shares. Share purchase started on 12 June 2015. Share purchase ended on 22 June 2015. Max number of shares to be acquired (units): 262,000. Share purchase price (EUR): 3.82 per share. On 22 June 2015 the company acquired 143,645 units of own shares (1.2 percent), EUR 548.7 thousand (without brokerage fee) were paid for the acquired shares on 25 June 2015.

The authorised capital of Invalda INVL is EUR 3,441,137.97. It is divided into 11,865,993 ordinary registered shares with nominal value EUR 0.29 each. Taking into consideration the fact that the shares own by the company does not give the voting rights, the total amount of shares with voting rights in Invalda INVL, AB (ISIN LT0000102279) equals to 11,722,348 units.

7. Trading in Issuer's securities as well as securities, which are deemed to be a significant financial investment to the Issuer on a regulated market

Table 7.1. Main characteristics of Invalda INVL, AB shares admitted to trading

Shares issued, units	11,865,993
Shares with voting rights, units	11,722,348
Nominal value	0.29 EUR
Total nominal value	3,441,317.97 EUR
ISIN code	LT0000102279
Name	IVL1L
Exchange	NASDAQ Vilnius
List	Baltic Secondary list Baltic Main List (from 1 January 2008 untill 20 July 2015)
Listing date	19 December 1995
Indrawn into indexes	VILSE (OMX Vilnius Index) OMXBPI (OMX Baltic All Share Price Index) B40PI (OMX Baltic Financials Price Index) B8000PI (OMX Baltic Financials PI) B8700PI (OMX Baltic FinI Svc PI) B8000GI (OMX Baltic Financials GI) B8700GI (OMX Baltic FinI Svc GI)

Company uses no services of liquidity providers.



Table 7.2. Trading in Invalda INVL, AB shares

	6 months of 2013	6 months of 2014	6 months of 2015
Share price, EUR			
- open	1.970	3.380	3.100
- high	2.830	3.490	3.700
- low	1.960	2.760	2.950
- medium	2.291	3.135	3.142
- last	2.650	2.910	3.600
Turnover, units	1,935,755	56,183	29,476
Turnover, EUR	4,403,436.39	179,688.43	98,141.11
Traded volume, units	3,243	314	188

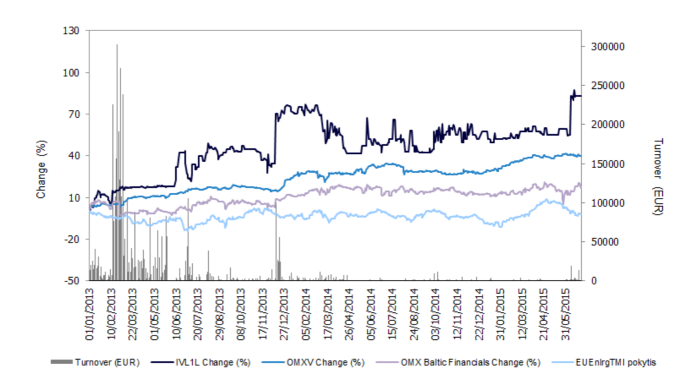


Fig. 7.3. Turnover of Invalda INVL, AB shares, change of share price and indexes



8. Shareholders

8.1. Information about shareholders of the company

The Shareholders of Invalda INVL, AB Alvydas Banys, LJB Investments, UAB, Irena Ona Mišeikienė, Indrė Mišeikytė, Darius Šulnis, Lucrum investicija, UAB, have signed the agreement on the implementation of a long-term corporate governance policy, so their votes are countable together.

Table 8.1.1. Shareholders who held title to more than 5% of Invalda INVL, AB authorised capital and/or votes as of 30 June 2015.

	Number of Share of		\$	Share of the votes, S	%
Name of the shareholder or company	ot d capital		Share of votes given by the shares held by the right of ownership, %	Indirectly held votes, %	Total (together with the persons acting in concert), %
LJB Investments. UAB code 300822575, Juozapavičiaus str. 9A, Vilnius	3,612,330	30.44	30.82	61.04	
Irena Ona Mišeikienė	3,369,435	28.40	28.74	63.12	
Darius Šulnis	0	0.00	0.00	91.86	91.86
Lucrum Investicija, UAB* code 300806471. Šeimyniškių str. 3, Vilnius	2,401,442	20.24	20.49	71.37	
Alvydas Banys	910,875	7.68	7.77	84.09	
Indrė Mišeikytė	236,867	2.00	2.02	89.84	

^{*}Lucrum Investicija, UAB has additionally 2.02 % of votes granted by the shares sold by the repurchase agreement.

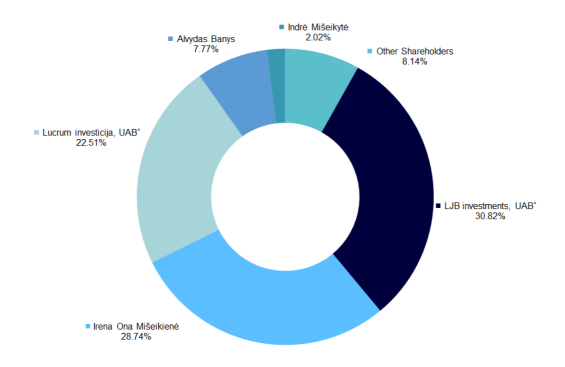


Fig. 8.1.2. Votes as of 30 June 2015

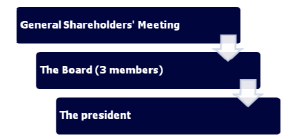
There are no shareholders entitled to special rights of control.

In the end of June 2015 the amount of shareholders of the company consisted of about 3,800.



III. ISSUER'S MANAGING BODIES

9. The managing bodies of the Issuer



The governing bodies of Invalda INVL, AB are: the General Shareholders' Meeting, sole governing body – the President and a collegial governing body – the Board. The Supervisory Board is not formed. Information about members of the Board, CFO and the Audit Committee of the Company.

The Board of Invalda INVL, AB was elected during the Extraordinary General Shareholders' Meeting on 28 May 2013. The Board was elected for the 4 years term of office. Mr. Banys was elected as the Chairman of the Board. Mr. Šulnis and Ms. Mišeikytė were elected as the Members of the Board. Mr. Šulnis was appointed as the President of the company on 22 May 2013.



Alvydas Banys - Chairman of the Board

The term of office	From 2013 until 2017
Educational background and qualifications	Vilnius Gediminas Technical University. Faculty of Civil Engineering. Master in Engineering and Economics. Junior Scientific co-worker. Economic's Institute of Lithuania's Science Academy.
Work experience	Since 1 July 2013 Invalda INVL, AB - Advisor Since 2007 LJB Investments, UAB - Director Since 2007 JLB Property, UAB - Director 1996 – 2006 Invalda, AB - Vice President 1996 – 2007 Nenuorama, UAB - President
Owned amount of shares in Invalda INVL, AB	Personally: 910,875 units of shares. 7.68 % of authorised capital and 7.77 % votes; together with controlled company LJB Investments: 4,523,205 units of shares. 38.12 % of authorized capital and 38.59 % votes. Total votes together with persons acting in concert - 91.86 %.
Participation in other companies	Invalda LT Investments, UAB – Chairman of the Board INVL Baltic Farmland, AB – Chairman of the Board INVL Baltic Real Estate, AB – Chairman of the Board INVL Technology, AB – Member of the Board MP Pension Funds Baltic, UAB – Member of the Board Litagra, UAB – Member of the Board





Indre Miseikyte – Member of the Board

The term of office	From 2013 until 2017
Educational background and qualifications	Vilnius Gedimino Technical University. Faculty of Architecture. Master in Architecture.
Work experience	Since May 2012 Invalda INVL, AB - Advisor Since June 2013 Invalda Privatus Kapitalas, AB - Advisor Since 2002 Inreal Valdymas, UAB - Architect 2000 – 2002 Gildeta, UAB - Architect 1997 – 2000 Kremi, UAB - Architect 1996 – 2002 Invalda, AB - Architect 1996 – 1997 Gildeta, UAB - Architect 1994 – 1996 Vilniaus Baldai, AB - Architect
Owned amount of shares in Invalda INVL, AB	Personally: 236,867 units of shares. 2 % of authorised capital and 2.02 % votes. Total votes together with persons acting in concert - 91.86 %.
Participation in other companies	Invalda Privatus Kapitalas, AB – Member of the Board INVL Baltic Real Estate, AB – Member of the Board INVL Baltic Farmland, AB – Member of the Board



Darius Sulnis - Member of the Board, the President

The term of office in the Board	From 2013 until 2017
Educational background and qualifications	Duke University (USA). Business Administration. Global Executive MBA. Vilnius University. Faculty of Economics. Master in Accounting and Audit. Financial broker's license (general) No. A109.
Work experience	Since the beginning of 2015 – CEO of INVL Asset Management, UAB. 2006 – 2011 Invalda. AB – President. 2011 – 2013 Invalda. AB – Advisor. Since May 2013 Invalda INVL, AB – President. 2002 – 2006 Invalda Real Estate, UAB (current name Inreal Valdymas) – Director 1994 – 2002 FBC Finasta, AB – Director
Owned amount of shares in Invalda INVL, AB	Personally: 0 units of shares. 0.00 % of authorised capital and votes; together with controlled company Lucrum Investicija: 2,401,442 units of shares. 20.24 % of authorised capital. 22.51 % of votes (including votes granted by the shares transferred by the repurchase agreement). Total votes together with persons acting in concert - 91.86 %.

continued of the next page



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Participation in other companies

INVL Asset Management, UAB - CEO, Chairman of the Board

Finasta Asset Management, IPAS (Latvia) - Member of the Supervisory Board Finasta atklātajs pensiju fonds, AS (Latvia) - Member of the Supervisory Board

Bank Finasta, AB – Member of the Supervisory Board MP Pension Funds Baltic, UAB - Chairman of the Board

Litagra, UAB – Member of the Board

Invalda LT Investments, UAB - director, Member of the Board

INVL Baltic Farmland, AB - Member of the Board



Raimondas Rajeckas - CFO

Educational background and qualifications	Vilnius University, Faculty of Economics.
Work experience	Since 2006 Invalda LT, AB – CFO 2001 – 2006 Valmeda, AB – CFO 2000 – 2001 Galincius, AB – CFO 2000 – 2001 Invaldos Marketingas, UAB (current name Inreal Valdymas. UAB) – CFO 2000 – 2002 Gildeta, AB – Accountant 1998 – 2000 Invalda, AB – Accountant
Owned amount of shares in Invalda INVL, AB	
Participation in othercompanies	Invalda LT Investments, UAB – Member of the Board Proprietas, UAB – Director Inventio, UAB – Director Aktyvo, UAB – Director Aktyvus Valdymas, UAB – Director Iniciatyvos Fondas, VSI – Director MBGK, UAB – Director MGK Invest, UAB – Director RPNG, UAB – Director Regenus, UAB – Director Cedus Invest, UAB – Director Cedus, UAB – Director Group of companies Inservis, UAB – Member of the Board

10. Information about the Audit Committee of the company

The Audit Committee consists of 2 members. one of which is independent. The members of the Audit Committee are elected by the General Shareholders' Meeting of Invalda INVL, AB. The main functions of the Audit Committee should be the following:

- provide recommendations to the Board of the company with selection. appointment, reappointment and removal of an external audit company as well as the terms and conditions of engagement with the audit company;
- monitor the process of external audit;

Biotechpharma, UAB (independent member).

- monitor how the external auditor and audit company follow the principles of independence and objectivity;
- observe the process of preparation of financial reports of the company;
- monitor the efficiency of the internal control and risk management systems of the company. Once a year review
 the need of the internal audit function.
- monitor the implementation of the audit firm's recommendations and comments imposed by the Board and the manager of the company

manager of the company.

On 30 August 2013 the General Shareholders meeting removed the Audit Committee in corpore and elected new Committee members: Danutė Kadanaitė, a lawyer at Legisperitus. UAB and Tomas Bubinas, a Chief Operating Officer at





Danutė Kadanaitė - Member of the Audit Committee

The term of office	Since 2013 until 2017
Educational background and qualifications	2004 – 2006 Mykolas Romeris University. Faculty of Law. Master in Financial Law 2000 – 2004 m. Faculty of Law, BA in Law 1997 International School of Management
Work experience	Since 2009 Lawyer. Legisperitus, UAB 2008 – 2009 Lawyer, Finasta FBC 2008 – Lawyer, Invalda, AB 1999 – 2002 Administrator, Office of Attorney of Law Arturas Sukevicius 1994 – 1999 Legal Consultant, Financial brokerage company Apyvarta, UAB
Owned amount of shares in Invalda INVL, AB	-



Tomas Bubinas - Independent Member of the Audit Committee

	· ·
The term of office	Since 2013 until 2017
Educational background and qualifications	2004 – 2005 Baltic Management Institute (BMI), Executive MBA 1997 – 2000 Association of Chartered Certified Accountants. ACCA. Fellow Member 1997 Lithuanian Sworn Registered Auditor 1988 – 1993 Vilnius University, Msc. in Economics
Work experience	Since 2013 Chief Operating Officer at Biotechpharma, UAB 2010 – 2012 Senior Director, Operations. TEVA Biopharmaceuticals (USA) 1999 – 2001 Senior Manager, PricewaterhouseCoopers 1994 – 1999 Senior Auditor, Manager, Coopers & Lybrand.
Owned amount of shares in Invalda INVL, AB	-

11. Information on the amounts calculated by the Issuer, other assets transferred and guarantees granted to the Members of the Board, the President and CFO

Within six months period of 2015 the calculated remuneration for the Board members of Invalda INVL, AB (as employees of the Company and including wages from the subsidiaries) amounted to EUR 108.6 thousand, that is on the average EUR 6.0 thousand per month for each member.

The calculated remuneration to the president of the Company (including wages from the subsidiarines) and CFO totalled to EUR 70.9 thousand, on the average EUR 5.9 thousand per month for each.

During the reporting period the Issuer transferred no assets, granted no guarantees, paid no bonuses or dividends and made no special payouts for the Company's managers and CFO.



IV. INFORMATION ABOUT THE ISSUER'S AND ITS GROUP COMPANIES' ACTIVITY

12. Overview of the Issuer and its group activity

The growth of Lithuanian economy according to Statistics Lithuania in the second quarter of 2015 has slowed down to 1.3 percent year-on-year. Quarter-on-quarter growth was 0.6 percent. Positive result indicates that despite geopolitical tension and export sanctions Lithuania was able to avoid recession. However taking into account the economic growth slowdown the Bank of Lithuania revised its GDP forecasts for 2015 to 2.0 percent from the previous 2.7 percent, as stated in the economic overview published by the Bank of Lithuanian economy overview: June 2015.

According to the comment by SEB published on July 2015, Lithuanian economy growth in the second quarter of 2015 was still relatively low due to unsolved issues such as trade sanctions and plummeting purchasing power of Russia. Export during the first five months of 2015 compared to the same period last year decreased by 4 percent, while import grew by 1.3 percent.

On the other hand economic growth was saved by internal consumption. The main driving forces of it are moderately improving unemployment rate, which has decreased by 0,6 percentage point compared to the first quarter of 2015 (10 percent) and reached 9.4 percent in the end of the second quarter and drop in consumer price index (CPI) which compared to the respective period last year was down by 0.7 percent. The biggest negative impact on prices due to high assigned weights in the CPI had plummeting prices of natural resources. On the other hand, prices of some products and especially services have increased after the adoption of euro, as stated in the SEB overview", however these carry low weights in the CPI and therefore in the overall index we see a decline in consumer prices.

According to the forecasts prepared by the Bank of Lithuania, Lithuanian economy development should be impacted by contrary factors. As stated in the forecasts in 2015 economy should grow by 2.0 percent and in 2016 by 3.4 percent. The main positive driving factors possibly will be sustainable recovery of Eurozone countries, growth of sectors oriented in internal consumption, decreasing unemployment, growing average wage and due to before mentioned reasons stable prices. However, there will possibly be plenty of negative factors too. Some of these are geopolitical tension with Russia might persist which means continued sanctions on export and weakening purchasing power in Russia and the second one is world economy growth forecasts being revised to the lower growth rates.

Despite the slowing down in economic growth rate, the Lithuanian stock market showed solid results:

Index/Shares	01-01-2015	30-06-2015	+/-%
_OMX Tallinn	755.05	844.70	11.87
_OMX Riga	408,03	439.44	7.70
_OMX Vilnius	452.42	497.46	9.96

Source: NASDAQ OMX

12.1. Table. Key economics indicators of Lithuania:

Indicator	2007	2008	2009	2010	2011	2012	2013	2014	2015
Real GDP, annual change (exluding seasonal and labour days, %)	11.1	2.8	(14.9)	1.7	6.1	3.9	3.2	3.0	1.3
Nominal GDP (EUR billion)	29.041	32.696	26.935	28.001	31.247	33.314	34.956	36.309	9.275 (II Q)
Retail trade turnover (at constant prices. excluding vehicle trade) annual change (%)	16.1	2.2	(21.3)	(6.7)	6.1	3.9	4.5	5.6	4.8 (January- June)
CPI, annual change (%)* *According to the last month of the year	8.1	8.5	1.3	3.8	3.4	2.8	0.4	(0.3)	(0.5) (July)
HICP, annual average change (%)	5.8	11.1	4.2	1.2	4.1	3.2	1.2	0.2	(0.3) (June)
Average monthly wage (4th quarter, EUR)	594.3	671.7	613.5	614.4	629.9	646.4	677.8	714.5	699.8 (I Q)
Annual change of average monthly wage (4th quarter, percent)	18.5	13.0	(8.7)	0.2	2.5	2.6	4.8	5.4	4.3 (I Q)

Source: SEB bank.



12.2. Table. Global GDP forecast

Annual change, %	2013	2014	2015	2016		
USA	2.2	2.4	2.7	3.2		
Japan	1.6	0.0	1.1	1.3		
Germany	0.1	1.6	2.2	2.3		
China	7.7	7.4	6.8	6.5		
Great Britain	1.7	2.8	2.5	2.4		
Euro zone	(0.4)	0.9	1.7	2.1		
Nordic countries	0.3	1.6	1.8	2.1		
Baltic coutries	3.2	2.6	2.5	3.1		
Lithuania	3.2	3.0	2.6	3.5		
Latvia	4.2	2.4	2.4	2.7		
Estonia	1.6	2.1	2.2	2.7		
Emerging markets	4.8	4.7	4.3	4.9		
The World, PPP	3.2	3.4	3.4	3.9		
Source – SEB Nordic Outlook. May 2015. OECD						

12.1. Significant Issuer's and its group events during the reporting period and since the end of it, affect on the financial statements

Significant events of the Issuer during the reporting period.

- On 6 January 2015 Invalda LT completed Finasta group acquisition in Lithuania and Latvia. Invalda LT acquired 100 percent shares in Finasta Asset Management, an asset management company in Latvia. Separate deals were also completed on January 5, 2015 that increased the owned stake in Lithuanian investment bank Finasta up to 99.99 percent and up to 100 percent in the financial brokerage company Finasta. The joint acquisition cost of the Finasta group companies in Lithuania and Latvia, including the amount paid to minority of the shareholders and the expenses paid for the consultants, amounted to EUR 7.35 million.
- On 23 of February Invalda LT announced an unaudited results of Invalda LT, AB group for the 12 months of 2014. Consolidated net profit attributable to shareholders of Invalda LT, AB totalled to EUR 3.106 million (LTL 10.725 million), Consolidated net profit totalled to EUR 3.088 million (LTL 10.663 million), The net profit of Invalda LT, AB for the 12 months of 2014 amounted to EUR 19.319 million (LTL 66.703 million), In the same period of 2013 it was EUR 23.456 million (LTL 80.990 million).
- On 9 March 2015 Invalda LT, AB and Siauliu bankas, AB have signed a Letter of Intent, which foresees a
 possible integration of Finasta banking business with Siauliu bankas. Once the deal would be closed, Invalda
 LT would become a shareholder in Siauliu bankas and Siauliu bankas would take over Finasta banking
 business.
- On 8 April 2015 Invalda LT, AB announced an audited results of Invalda LT, AB group for the period for 2014, which showed that consolidated net profit attributable to shareholders of Invalda LT, AB totalled to EUR 4.0 million (LTL 13.9 million, total consolidated net profit amounted to EUR 4.0 million (LTL 13.8 million).
- On 10 April 2015 Invalda LT, AB gave notice to INVL Technology AB regarding intentions to announce voluntary tender offer to buy 414,034 ordinary registered shares of INVL Technology, AB, which constitute 6.77 per cent of INVL Technology, AB capital. Preliminary voluntary tender offer price amounts to EUR 1.61 per share.
- On 15 April 2015 Invalda LT, AB announced that the company continues negotiations with Siauliu bankas, AB regarding Bank Finasta.
- On 30 April 2015 Invalda LT, AB submitted announcement to Bank of Lithuania, NASDAQ OMX Vilnius and public joint-stock company INVL Technology about the intention to submit a voluntary tender offer for INVL Technology, AB shares.
- On 30 April 2015 Invalda LT, AB announced the annual information of Invalda LT, AB for the year 2014 comprising consolidated and Company's financial statements, consolidated annual report and the confirmation of responsible persons.



- On 30 April 2015 the General Shareholders Meeting of Invalda LT, AB was held. The Shareholders of Invalda LT were presented with the consolidated annual report of Invalda LT for 2014, the independent auditor's report on the financial statements of Invalda LT and audit's committee report for 2014. The Shareholders approved the consolidated and companies financial statements for 2014 and the New Wording of the public joint-stock company Invalda LT Articles of Association. The General Shareholders Meeting made a decisions to change the corporate name of the public joint stock company Invalda LT from the public joint stock company Invalda LT to the public joint stock company Invalda INVL, to change the par value of one Invalda LT share from LTL 1 to EUR 0.29 cents, accordingly changing the share capital from LTL 11,865,993 to EUR 3,441,137.97. The Shareholders has formed the reserve for the purchase of own shares which is equal to EUR 11.1 million and made a decision to use it for the purchase of own shares and to purchase shares in Invalda LT. The announcement of General Shareholders Meeting was published on 8 April 2015.
- On 11 May 2015 Invalda LT, AB announced that the company changed corporate name from the public joint stock company Invalda LT to the public joint stock company Invalda INVL.
- On 12 May 2015 Invalda INVL, AB signed the agreements regarding the sale of bank Finasta and brokerage company Finasta shares to Šiaulių bankas. To close the deal Šiaulių bankas will issue new shares, which will be acquired by Invalda INVL. Conditions necessary to close the transaction are: Siauliu shareholders' decision regarding the new share issue, Bank of Lithuania and Competion council permits. It is planned that the deal will be closed in the third guarter of 2015.
- On 19 May 2015 Invalda INVL announced that on 18 May 2015 the Supervision Service of the Bank of Lithuania approved the circular of the voluntary tender offer by the group of shareholders, represented by Invalda INVL, AB by the agreement signed on 28 April 2015, to buy up remaining ordinary registered shares of INVL Technology, AB, not owned by the Offerors
- 26 May 2015 Invalda INVL announced that the company is merging the activities of its asset management businesses. On 25 May 2015 the Bank of Lithuania authorised a permission to reorganise the specialised pension fund managing company MP Pension Funds Baltic and transfer the pension funds management business to INVL Asset Management. Invalda's INVL owned asset management companies, MP Pension Funds Baltic and INVL Asset Management as well as INVL fondai will be merged. The joint company will operate under the name of INVL Asset Management.
- On 29 May 2015 Invalda INVL, AB announced an unaudited results of Invalda INVL, AB group for the 3 months of 2015. Consolidated net profit attributable to shareholders of Invalda INVL, AB amounted to EUR 1.225 million and consolidated net profit totalled to EUR 1.225 million. The net profit of Invalda INVL, AB for the 3 months of 2015 amounted to EUR 0.859 million, in the same period of 2014 it was EUR 0.287 million.
- On 8 June 2015 During the official tender offer to buy up shares in INVL Technology, AB which lasted from 22 May 2015 till 4 June 2015 Invalda INVL, AB acquired 47 shares in INVL Technology, AB with par value of EUR 1.61, for the total amount of EUR 75.67 (without brokerage fee). After completion of tender offer Invalda INVL, AB owns 504,509 INVL Technology, AB shares, which amount to 8.25 percent of INVL Technology, AB capital and votes.
- On 11 June 2015 the Board of the public joint stock company Invalda INVL, taking into account Invalda INVL, AB has formed the reserve for the purchase of own shares which is equal to EUR 11.1 million and considering the Resolution of the General Shareholders meeting held on 30 April 2015, initiated purchase of own ordinary registered EUR 0.29 (twenty nine euro cents) nominal value shares. The acquisition implemented through the market of official offer of NASDAQ OMX Vilnius stock exchange.
- On 22 June 2015 Invalda INVL, AB finished purchase of the share buy-back procedure. The company
 purchased EUR 1.2% of own shares for the total amount of EUR 548.7 thousand without brokerage fees.
 Invalda INVL, AB could purchase up to 262,000 shares. During the share purchase procedure 143,645 units of
 shares were tendered. Every shareholder sold 100 % of offered shares for the price of EUR 3.82 per share.
- On 22 June 2015 Šiaulių bankas announced that shareholders of the company approved the new issue of 23.35 million shares and offered the right to acquire new shares to the public joint-stock company Invalda INVL. The price of EUR 0.29 per share was set.
- On 25 June 2015 Invalda INVL, AB settled for treasury shares and purchased 143,645 units of shares (1.2 % of share capital) for the amount of EUR 548.7 thousand (without brokerage fee), during the share buy-back procedure, which took place from 12 June till 22 June 2015. The company paid EUR 3.82 for one share. Authorized capital of the company is EUR 3,441,137.97 and it is divided into 11,865,993 ordinary registered shares with nominal value EUR 0.29 each. Given the fact that the treasury shares do not grant voting rights, the total amount of voting rights in Invalda INVL, AB (ISIN LT0000102279) equals to 11,722,348 units.

Significant events of the Issuer since the end of the reporting period until the release of the report

On 9 July 2015 Invalda INVL, AB acquired INVL Technology, AB shares for EUR 2.3 million and will hold 15.7
percent of stake. During public offering of the shares Invalda INVL, AB invested EUR 1.4 million and additional
EUR 0.9 million worth of shares was acquired from INVL Technology managers and founders. In all deals price
per share amounted to EUR 1.65.



On 20 July 2015 Invalda INVL, AB announced that on 17 July 2015 the company completed the deal and transferred owned shares in Bank Finasta and financial brokerage company Finasta to Šiaulių Bankas. Šiaulių Bankas issued a new share emission in order to complete settlement of the deal for the amount of EUR 6.19 million. Invalda INVL, AB subscribed for 21.35 million of new issued shares in Šiaulių Bankas for a price EUR 0.29 per share. Šiaulių Bankas still needs to receive a permit from Bank of Lithuania to increase share capital. After completion of the share capital increase, Invalda INVL, AB received 6.79 percent of shares in Šiaulių Bankas listed in NASDAQ Vilnius stock exchange. In the deal 100 percent of shares in Bank Finasta and FBC Finasta are valued EUR 6.19 million. Invalda INVL in the second quarter of 2015 will book EUR 1.12 million in profits from Finasta shares revaluation.

Significant events of the Issuers group

The asset management business

At the end of the reporting period the company owned licensed asset management companies in Lithuania and Latvia also a specialised pension funds management company MP Pension Funds Baltic, UAB.

MP Pension Funds Baltic, a specialised pension funds management company, provides pension accumulation and long-term savings solutions. The company manages three 2nd pillar and two 3rd pillar pension funds.

The asset management company **INVL Asset Management** operating in Lithuania, manages 2nd pillar and voluntary accumulation pension funds, clients' portfolios and investment funds. The company also advises on the issues of investment in financial instruments. Latvian **Finasta Asset Management** manages 2nd pillar pension funds, investment funds, clients' portfolio and real estate funds.





Šiaulių Bankas, after acquiring shares in Finasta bank, is committed to sell Latvian voluntary pension company Finasta atklātais pensiju fonds to Invalda INVL group, once necessary permissions from the Latvian supervisory authorities are received.

On May 2015 was announced that INVL Asset Management will be merged with MP Pension Funds Baltic, UAB and its shareholder INVL fondai, UAB. The merger will create an asset management company in Lithuania, which will have more than 100 thousand clients and has almost EUR 250 million assets under management. The company will continue to operate under the name INVL Asset Management, UAB

12.1.1. Table of the total results of the asset management sector

EUR million	20)14	6 months of 2015		
(if not stated otherwise)	Lithuania	Latvia	Lithuania	Latvia	
Number of clients, thousand	113.7	48.0	115.9	46.6	
Asset under management	230.2	45.1	248.8	56.2	
2nd pillar funds	155.2	40.5	171.9	41.7	
3rd pillar fonds	8.3	1.2	8.3	1.2	
Investment fonds	38.4	2.2	38.0	12.0	
Clients portfolio	28.3	1.2	30.6	1.3	
Revenues	2.4	0.6	1.4	0.4	
Profit before tax, EUR thousand	(10)	150	(48)	118	

During the first half of 2015, INVL Farmland Management, a company administrating agricultural land, were established. The company signed a basic property administration agreement with INVL Baltic Farmland group, the agreement took into force from 1 July 2015. INVL Baltic Farmland is a company listed in NASDAQ Vilnius Stock Exchange. Group companies owns more than 3 thousand hectares of agricultural land in Lithuania.

The land administration management fee amounted to 0.5 percent of INVL Baltic Farmland market capitalization, which was equal to EUR 10.3 million and 7 percent of revenues at the end of June 2015.



Other Investments

Agriculture

During the reporting period in the agricultural sector Invalda INVL, AB owned 36.9 percent of Litagra, UAB (one of the largest groups of agriculture companies in the Baltic states) shares through the company Cedus Invest.

At the end of the first half of 2015, Litagra shares were valued at EUR 16.2 million or 9 percent more than at the end of the year 2014.

Since the 7 January 2015 Aidas Mackevicius holds position as a CEO of Litagra, UAB. The founder of Litagra, UAB Gintaras Kateiva holds position as a Chairman of the Board of the company.

On May 2015 was announced that Litagra is reaching to simplify the group structure and work more efficiently, therefore merges together companies, which are servicing farmers and managing elevators. The grain processing companies Litagros Grudai UAB and Litagros Prekybos Centras UAB were merged with Litagros Prekyba UAB, which is trading seeds, fertilizers and products of the plant protection. Also, three companies - Kédainių grūdai, Marijampolės grūdai and Tauragės grūdai will be merged together and will continue working by a name of Kédainių grūdai. The company will be managing the network of grain elevators (storage capacity 182 thousand tons). These companies with a similar activities are merging on a purpose to work more efficiently and make better use of administrative resources.

During the first half of 2015 revenues fell by 5 percent. to EUR 47.8 million, earnings before interest, taxes, depreciation and amortization (EBITDA) inceased by 30 percent to EUR 2.6 million, profit of the company is EUR 0.8 million. The negative effect of the results were influenced in the decrease of milk prices. Historically, Litagra group the most of the profits earns during the second half of the year.

Litagra group engages in supply of plant protection products, grain trading as well as grain processing and farming activities – growing various crops, breeding cattle and dairying. Company is active both in the Baltic market (Lithuania, Latvia and Estonia) and its export markets (Russia and Belorussia, Central Asia. Middle East and others).

Consolidated turnover of Litagra Group at the end the year of 2014 amounted EUR 134 million.

Table 12.1.2. The main results of the Litagra, UAB group

EUR million	6 months of 2013	6 months of 2014	6 months of 2015
Sales	53.8	50.3	47.8
EBITDA	4.1	2.0	2.6
Net result, according to the data provided by the company	2.1	0.02	0.8

More information on the services and activity of the Litagra is provided on http://www.litagragroup.lt

The Bank Finasta

On the 1 of December, 2014 the Company acquired 78.28 percent of the bank Finasta shares and the same part of Financial Brokerage Company (FBC) Finasta shares. In January of 2015 block of shares of the Bank increased to 99.99 percent, while FBC – to 100 percent. D

uring the first quarter of 2015, 5.35 percent of the Bank Finasta shares were transferred to the managers of the Bank, so the block of shares of Invalda INVL, AB decreased to 94.64 percent.

In June 2015 Invalda INVL transferred owned shares in the bank Finasta and brokerage company Finasta to Šiaulių bankas. In the transaction 100 percent of shares in Finasta bank and financial brokerage company Finasta were valued EUR 6.19 million and for assets of Bank Finasta will acquire 6.79 percent of Siauliu Bankas shares, listed in NASDAQ Vilnius Stock Exchange.

Invalda INVL in the second quarter will book EUR 1.12 million in profits from Finasta shares revaluation.





Information technologies

INVL Technology, AB - a company, investing in information and communication technologies, listed on NASDAQ Vilnius Stock Exchange.

The largest INVL Technology investments currently are companies in Lithuania, Norway, Tanzania and Uganda: Norway Registers Development AS with subsidiaries NRD UAB, NRD East Africa Ltd and Infobank Uganda Ltd, BAIP UAB, Acena UAB and NRD CS UAB.

At the moment of the release of the report Invalda INVL owned 15.65 percent of shares in INVL Technology. In the beginning of July 2015 Invalda INVL invested EUR 2.3 million to the shares in INVL Technology: EUR 1.4 million were invested to the newly issued shares in INVL Technology, while other shares were acquired from executives of INVL Technology.

INVL Technology completed the EUR 10 million share placement in June 2015. The funds from the placement will be used for acquisitions.

In the end of July 2015 Invalda INVL investments to the shares and loans granted for INVL Technology amounted to EUR 3.2 million.

More information on the services and activity of the the company is provided on companies web site: http://www.invltechnology.lt/

Facility management

Invalda INVL, AB owns facility management companies – Inservis Priemiestis, Jurita and Naujosios Vilnios Turgaviete and Advima.

The companies of facility management sector are providing facility management, engineering systems oversight, audit and incidents management, indoor air quality testing, multi-apartment house management, installation, repair, cleaning and other services.

During the first quarter of 2015, companies of facility management sector were steadily increasing. The agreement with Lietuvos pastas, AB and Siauliu bank, AB of engineering systems oversight, agreement of the stores management of Rimi in Vilnius, Kainas and Panevezys cities and agreement of the shopping centre Rozynas management were signed.

Also, new customer service units were opened in Marijampole, Alytus, Jurbarkas. Proceedings of mobile order management software implementation project were completed.

Inservis, UAB received the rating Gazele from the magazine Verslo Zinios, as successfully developing company.

At the end of the first half of 2015, companies of facilities management were valued EUR 3.6 milion or 9 percent more than at the end of 2014.

The facility management companies allocated EUR 0.5 million of dividends for 2015.

INVL Technology









Table 12.1.3. Results of the facility management sector

EUR million	6 months of 2013	6 months of 2014	6 months of 2015
Sales	2.0	2.7	3.5
EBITDA	0.02	0.4	0.4
Net profit	0.02	0.3	0.3

Real Estate

Invalda INVL is invested into INVL Baltic Real Estate, a company operating in Lithuania's and Latvia's real estate markets. Invalda INVL owns 12.7 percent of shares in the company.

The companies of INVL Baltic Real Estate have invested in an office, warehouse, manufacturing real estate objects in Lithuania and Latvia. Group companies have about 51,700 sq. m of the real estate space.

In the end of June 2015 Invalda INVL investments to the shares and loans granted for the group companies to INVL Baltic Real Estate amounted to EUR 7.1 million.





12.2. Issuer's and its group companies' performance results

Table 12.2.1. Main items of financial statements, thousand EUR

	Company's			Group's			
	6 months of 2013	6 months of 2013	6 months of 2015	6 months of 2013	6 months of 2014	6 months of 2015	
Non current assets	41,121	28,416	40,246	88,148	28,013	38,080	
Current assets	15,406	18,268	8,390	22,146	18,397	11,003	
Equity	49,017	45,910	47,805	65,153	45,906	48,074	
Equity attributable to equity holders of the parent Company	49,017	45,910	47,805	64,991	45,906	48,074	
Minority interest	-	-	-	162	-	-	
Non-current liabilities	-	-	-	33,121	-	84	
Current liabilities	7,510	774	831	12,020	504	925	
Result before taxes	20,222	22,072	3,853	1,301	2,709	4,196	
Net result	20,128	21,866	3,813	26,995	5,431	4,139	
Net result attributable to holders of the parent Company	-	-	-	26,697	5,448	4,139	

Table 12.2.2. Calculation of the net asset value of Invalda INVL, AB

30 June 2015	Evaluation criteria	EUR thousand
Investment into asset management	Acquisition cost price	6,955
Cash and cash equivalents	Book value	1,088
Deferred income tax asset	Book value	362
Investments into INVL Baltic Real Estate, AB	Market price	1,688
Investments into INVL Technology, AB	Market price	933
Other listed shares and investments funds' units	Market price, value of funds unit	1,294
Investments into Litagra, UAB (including loans granted)	Comparative method of multipliers	16,196
Investments into bank Finasta and FBC Finasta*	Last transaction deal	5,884
Investments into Inservis, UAB (including loans granted)	Comparative method of multipliers	4,112
Investments into other subsidiary companies (including loans granted)	Fair value of net assets	1,297
Loans to group companies of INVL Baltic Real Estate, AB	Book value	5,434
Loans to group companies and shareholders of INVL Technology, AB **	Book value	2,311
Other assets, other investments	Book value	1,082
Total assets	Book value	48,636
Liabilities	Book value	(831)
Net asset value	Book value	47,805

^{*} Invalda INVL, AB completed the deal and transferred owned shares in Bank Finasta and financial brokerage company Finasta to Šiaulių Bankas in the middle of June 2015.

^{**}In early July 2015 the company acquired shares in Technology INVL, AB of both company executives and through the official tender offer by offsetting all the loans granted. Therefore, the company during the release of the report is no longer granting loans, but increased its managed stake in INVL technology share capital.



13. Activity plans and forecast of the Issuer and it's group

During the year of 2015 Invalda INVL is planning to continue is redesigning the model of structureaccording to classical asset management principles. Invalda INVL seeks to to become one of the leading asset management, investment and pension fund management companies in the region.

14. A description of the principal risks and uncertainties

During the first half of this year there were no material changes from the information about the principal rinks and uncertainties disclosed in the latest annual report.

15. Significant investments made during the reporting period

Invalda INVL, AB completed the deal and transferred owned shares in Bank Finasta and financial brokerage company Finasta to Šiaulių Bankas on 17 July 2015. Šiaulių Bankas issued a new share emission in order to complete settlement of the deal for the amount of EUR 6.19 million.

Information about minor investments are described in the section 5 of the financial statements.

16. Information on the related parties' transactions

Information on the related parties' transactions is disclosed in consolidated and Company's financial statements explanatory notes.

Vour.

The president

Darius Šulnis