CONFIRMATION OF RESPONSIBLE PERSONS

This confirmation of responsible persons regarding audited annual consolidated financial statements and annual consolidated report of AB Ūkio bankas as of 31 December 2010 is provided following Law on securities of Republic of Lithuania, dated 18 January 2007 and Lithuanian Securities Commission resolution No. 1K-3 on Rules of disclosure and submission of periodic and additional information, dated 23 February 2007.

We, the undersigned responsible persons, confirm that to the best of our knowledge, provided annual consolidated financial statements of AB Ūkio bankas prepared in accordance with International Financial Reporting Standards are true and fairly present assets, liabilities, financial position, profit or loss and cash flows of the Bank and consolidated companies as well as the annual consolidated report includes a fair review of the development and performance of the business and joint status of the Bank and consolidated companies together with description of main risks and uncertainties faced.

Chairman of the Board - Chief Executive Officer

Gintaras Ugianskis

Vidutė Petraitienė

Chief Accountant OS RESALL AKCINĖ BENDROVĖ ŪKIO BANKAS

Kaunas, Lithuania 28 February 2011

Independent Auditor's Report, Annual Report and Financial Statements for the year ended 31 December 2010

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UAB "Deloitte Lietuva" Jogailos g. 4 LT-01116 Vilnius Lietuva

Įmonės k.: 111525235 PVM mok. k.: LT115252314 Duomenys kaupiami ir saugomi Juridinių asmenų registre

Tel.: +370 5 255 3000 Faks.: +370 5 212 6844 www.deloitte.lt

INDEPENDENT AUDITOR'S REPORT

To the shareholders of AB Ūkio Bankas:

Report on the Financial Statements

We have audited the accompanying financial statements (page 28 to 109) of AB Ūkio Bankas ("the Bank") and the consolidated financial statements of AB Ūkio Bankas and subsidiaries ("the Group"), which comprise the Bank's and the Group's statements of financial position as of 31 December 2010, and the income statements, statements of comprehensive income, statements of changes in equity and statements of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory notes.

Management's Responsibility for the Financial Statements

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

Auditor's Responsibility

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

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

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

Opinion

In our opinion, the accompanying financial statements and the consolidated financial statements present fairly, in all material respects, the financial position of the Bank and the Group as of 31 December 2010, and their financial performance and their cash flows for the year then ended in accordance with International Financial Reporting Standards as adopted by the EU.

Report on Other Legal and Regulatory Requirements

As required by the Law on Banks of the Republic of Lithuania, Article 61, the Bank has presented financial information (page 110 to 116) of the Financial Group that, comprise financial information extracted from the financial statements of the Bank and the consolidated financial statements of the Group. In our opinion, the financial information of the Financial Group is consistent, in all material respects, with the financial statements of the Bank and the consolidated financial statements of the Group from which it was derived.

Furthermore, we have read the accompanying Annual Report for the year ended 31 December 2010 (page 5 to 27) and have not noted any material inconsistencies between the historical financial information included in it and the financial statements for the year ended 31 December 2010.

Simonas Rimašauskas Managing Director

Deloitte Lietuva UAB Vilnius, Lithuania 28 February 2011 Certified auditor Romanas Skrebnevskis Auditor's Certificate No. 000471

ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

REPORTING PERIOD

The annual report includes information for the year 2010. All amounts are presented as of 31 December 2010 or for the year then ended, unless otherwise stated. AB Ūkio Bankas is also being referred to as "the Bank" and AB Ūkio Bankas Group - "the Group".

COMPANIES CONSTITUTING THE GROUP AND THEIR CONTACT DETAILS

As of 31 December 2010, AB Ūkio Bankas Group consisted of AB Ūkio Bankas (parent company) and 9 subsidiaries listed helow:

Name	Activity	Country	Ownership share
UAB Ūkio Banko Lizingas	Finance lease	Kaunas, Lithuania	100%
UAB GD Bonum Publicum	Life insurance	Vilnius, Lithuania	100%
UAB Ūkio Banko Investicijų Valdymas	Financial intermediation	Kaunas, Lithuania	100%
UAB Ūkio Banko Rizikos Kapitalo Valdymas	Asset management and administration	Kaunas, Lithuania	100%
RAB Ukio Bank Lizing *	Finance lease	Kiev, Ukraine	100%
UAB Investicinio Turto Valdymas	Asset management and administration	Vilnius, Lithuania	100%
UAB Trade Project	Lease and administration of real estate	Kaunas, Lithuania	100%
UAB Turto Valdymo Paslaugos	Asset management	Kaunas, Lithuania	100%
UAB Eastern Europe Development Fund	Asset management	Kaunas, Lithuania	100%

^{*} UAB Ūkio Banko Rizikos Kapitalo Valdymas owns 100% of the shares of RAB Ukio Bank Lizing.

Contact details of parent company:

Name of the Bank AB Ūkio Bankas Joint-stock company Legal organizational form

Registration place and date State Enterprise Registers Centre, Republic of Lithuania,

19 November 1990

Registration number 112020136

Head Office address Maironio str. 25, LT-44250 Kaunas, Republic of Lithuania

Telephone number +370 37 301 301 +370 37 323 188 Fax number

ub@ub.lt E-mail address Website www.ub.lt

Contact details of UAB Ūkio Banko Lizingas:

Name of the Subsidiary UAB Ūkio Banko Lizingas Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

14 July 1997 234995490

Registration number Head Office address Donelaičio str. 60, LT-44248 Kaunas, Republic of Lithuania

Telephone number +370 37 407 200 E-mail address info@ubl.lt

www.ubl.lt Wehsite

Contact details of GD UAB Bonum Publicum:

Name of the Subsidiary GD UAB Bonum Publicum Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

31 August 2000

Registration number 110081788

Head Office address A. Goštauto str. 40, LT-01112 Vilnius, Republic of Lithuania

Telephone number +370 5 236 27 23 E-mail address life@bonumpublicum.lt Website www.bonumpublicum.lt

ANNUAL REPORT

FOR THE YEAR ENDED 31 DECEMBER 2010

Contact details of UAB Ūkio Banko Investicijų valdymas:

Name of the Subsidiary UAB Ūkio Banko Investicijų Valdymas

Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

3 April 2006 300556509

Registration number 30055650

Head Office address J. Gruodžio str. 9, LT-44293 Kaunas, Republic of Lithuania

Telephone number +370 37 301 390, +370 37 395 526

E-mail address <u>fondai@ub.lt</u>
Website <u>www.ub.lt</u>

Contact details of UAB Ūkio Banko Rizikos Kapitalo Valdymas:

Name of the Subsidiary UAB Ūkio Banko Rizikos Kapitalo Valdymas

Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

26 June 2007 300890619

Registration number 300890619

Head Office address Laisvės av. 80/Maironio str. 26, LT-44249 Kaunas, Republic of

Lithuania

Telephone number +370 37 395 550, +370 686 74 002

E-mail address <u>info@ubrkv.lt</u>
Website <u>www.ubrkv.lt</u>

Contact details of RAB Ukio Bank Lizing:

Name of the Subsidiary RAB Ukio Bank Lizing
Legal organizational form Limited liability company

Registration date and place State administration of Sevcenko district, Kiev, Ukraine,

13 February 2006

Registration number 34003114

Head Office address Artema 14A-43, Kiev, 04053, Ukraine

Telephone number +38 044 502 83 10
E-mail address ubl-ukraine@ubl.lt
Website www.ubleasinq.kiev.ua

Contact details of UAB Investicinio Turto Valdymas:

Name of the Subsidiary UAB Investicinio Turto Valdymas Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

30 May 2005

Registration number 300118934

Head Office address Aguonų str. 10, LT- 03213 Vilnius, Republic of Lithuania

Telephone number +370 687 32405, +370 37 301 301

E-mail address ub@ub.lt Website www.ub.lt

Contact details of UAB Trade Project:

Name of the Subsidiary UAB Trade Project

Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

10 May 2004

Registration number 300025177

Head Office address Donelaičio str. 60, LT-44248 Kaunas, Republic of Lithuania

Telephone number +370 37 301 352

E-mail address <u>ub@ub.lt;</u> <u>o.bankauskiene@ub.lt</u>

Website www.ub.lt
Contact details of UAB Turto valdymo paslaugos:

Name of the Subsidiary
Legal organizational form

UAB Turto Valdymo Paslaugos
Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

12 May 2010

Registration number 302508445

Head Office address Donelaičio str. 60, LT-44248 Kaunas, Republic of Lithuania

Telephone number +370 37 301 362

E-mail address <u>ub@ub.lt; e.sankuniene@ub.lt</u>

Website www.ub.lt

ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

Contact details of UAB Eastern Europe Development Fund:

Name of the Subsidiary UAB Eastern Europe Development Fund

Legal organizational form Closed joint-stock company

Registration date and place State Enterprise Registers Centre, Republic of Lithuania,

21 November 2007

Registration number 301278660

Head Office address Laisvės av. 80 / Maironio str. 26, LT- 44249 Kaunas, Republic of

Lithuania

Telephone number +370 37 395 524

E-mail address <u>ub@ub.lt</u>, <u>r.valanciauskas@ubrkv.lt</u>

Website <u>www.ub.lt</u>

MAIN ACTIVITIES OF THE GROUP

According to the License No. 1 issued to AB Ūkio Bankas pursuant to the resolution No. 19 of the Bank of Lithuania as of 19 November 1990 the Bank is entitled to provide licensed financial services defined in Paragraph 6 of Article 2 of the Law on Banks of the Republic of Lithuania.

The description of the main activities of AB Ūkio Bankas subsidiaries has been provided above.

AGREEMENTS WITH MARKET INTERMEDIARIES OF PUBLIC TRADING IN SECURITIES

AB Ūkio Bankas has entered into service agreements with the following intermediaries of public trading in securities:

Intermediary	Address	Nature of the agreement			
AB DnB NORD Bankas	J. Basanavičiaus str. 26, Vilnius, Lithuania	Agreement on financial instruments account handling and execution of orders			
AB Swedbank	Konstitucijos ave. 20A, 03502 Vilnius, Lithuania	Securities account handling and intermediation agreement			
AS Swedbank	Liivalaia 8, Tallinn, Estonia	Securities account handling and intermediation agreement			
AS Swedbank	Balasta dambis 1 a, Riga, Latvia	Securities account handling and intermediation agreement			
AB SEB bankas	Gedimino ave. 12, Vilnius, Lithuania	Securities account handling agreement			
AB Citadele bankas	K. Kalinausko str. 13, 03107 Vilnius, Lithuania	Agreement on the accounting, custody, and lending of securities and monetary funds and on acceptance and execution of orders			
UAB FMĮ Finbaltus	Konstitucijos ave. 23 C, 660, 08105 Vilnius, Lithuania	Securities accounts servicing agreement			
AB FMĮ Finasta	Maironio str. 11, 01124 Vilnius, Lithuania	Agreement on the accounting, custody, and lending of securities and monetary funds and on acceptance and execution of orders			
Nova Banka A. D. Bijeljina	Knjaza Miloša 15, 78000 Banja Luka, Srpska Republika	Brokerage service agreement			
Balkan Investment Bank AD, Banja Luka Balkan Investment Broker, Banja Luka	Krajiških brigada br. 2, Banja Luka, Srpska Republika, BiH	Brokerage service agreement			
Troika Dialog (Bermuda) Limited	Chancery Hall 52 Reid Street, Hamilton HM 12 Bermuda	Intermediation and brokerage service agreement			
Deutsche Bank AG	Winchester House, 1 Great Winchester Street, London, UK	Securities custody agreement			
Deutsche Bank AG	Herengracht 450-454 NL-1017 CA Amsterdam, Netherlands	Securities custody agreement			
ОАО Банк ЗЕНИТ	9, Banny pereulok, Moscow 129110, Russia	Agreement on the performance of operations on the securities market			
Erste Bank Befektetesi Rt.	Madach Imre u. 13-15, 1075 Budapest, Hungary	Intermediation agreement			
Citadele Asset Management"	2a Republikas square, LV-1010 Riga, Latvia	Agreement on investment portfolio management			
		(continued)			

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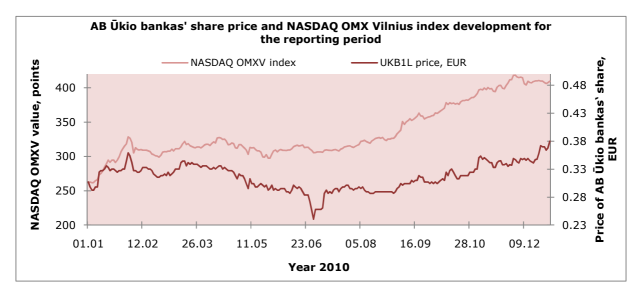
Intermediary	Address	Nature of the agreement
SG Private Banking (Suisse) S.A.	Rue de la Corraterie 6, Case postale 5022, 1211 Geneve 11, Switzerland	Agreement on securities custody and brokerage service
Credit Suisse	Uetlibergstrasse 231, Postfach 100, CH-8070 Zurich, Switzerland	Agreement on securities custody and brokerage service
Interactive brokers	Gotthardstrasse 3, 6301 Zug, Switzerland	Brokerage service agreement
ASD Financial Services Corp.	25 SE Second Avenue, Suite 606 Miami, Florida 33131 USA	Intermediation agreement
Hauck & Aufhaeuser Privatbankiers KGaA	Kaiserstrasse 24 60311 Frankfurt am Main Germany	Securities custody agreement

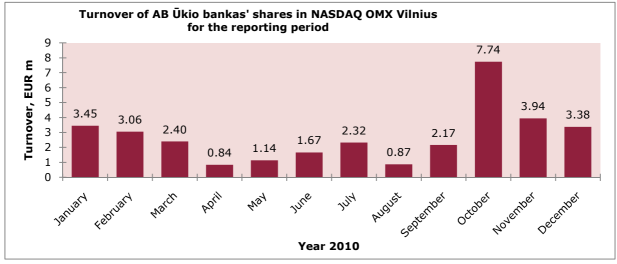
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TRADING IN THE BANK'S SECURITIES ON STOCK EXCHANGES

AB Ūkio Bankas ordinary registered shares (name: UKB1L) are traded on NASDAQ OMX Vilnius Stock Exchange (VSE) (www.nasdaqomxbaltic.com) Official List. As of 31 December 2010 295,824,000 (two hundred ninety five million eight hundred twenty four thousand) ordinary registered shares were quoted on the NASDAQ OMX Vilnius Stock Exchange.

AB ŪKIO BANKAS SHARE PRICE PERFORMANCE AND TURNOVER FOR THE REPORTING PERIOD





ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

AUTHORIZED CAPITAL AND ITS STRUCTURE

As of 31 December 2010 the authorized capital of the Bank amounted to LTL'000 295,824 (two hundred ninety five million eight hundred twenty four thousand) and it was divided into 295,824,000 (two hundred ninety five million eight hundred twenty four thousand) ordinary registered shares. The nominal value is LTL 1 (one) per share.

All shares are fully paid. The rights of all the shares are equal; there are no restrictions on the share disposal.

Every ordinary registered share of the Bank provides 1 (one) vote for its owner in the General Meeting of the Shareholders.

Shareholders have property and non-property rights.

The shareholders of AB Ūkio Bankas have the following property rights:

- gain part of the profit of the Bank (dividend);
- gain Bank's funds when an authorized capital is decreased seeking to pay out for shareholders;
- gain part of the property of the liquidated Bank;
- gain shares free of charge when the authorized capital is increased out of the funds of the Bank except for the exceptions as stated in Part 3 of Article 42 of the Law on Joint Stock Companies of the Republic of Lithuania;
- have a right of pre-emption to acquire shares or converted bonds emitted by the Bank except for the case when
 the General Meeting of the Shareholders following the order established by the Law on Joint Stock Companies
 of the Republic of Lithuania decides to cancel the right of pre-emption for all the shareholders;
- in the manner established by laws lend to the Bank, but the Bank borrowing from its shareholders does not have a right to mortgage its property to the shareholders. When the Bank borrows from the shareholder, the interests must not exceed the average interest rate that is valid at the moment of the conclusion of the loan agreement at the commercial banks located in the place of residence and business of the lender. In this case, the Bank and the shareholders are forbidden to agree on higher interest rate;
- other property rights as established by laws.

The shareholders of AB Ūkio Bankas have the following non-property rights:

- participate at the General Meetings of the Shareholders;
- to submit questions to the Bank related to the schedule of General Meetings of the Shareholders beforehand;
- according to the rights as provided by the shares to vote in General Meetings of the Shareholders;
- receive information on the Bank as stated in Part 1 of Article 18 of the Law on Joint Stock Companies of the Republic of Lithuania;
- address the court with a claim pleading to recover the loss for the Bank that was incurred due to the nonperformance or improper performance of the duties of the Head of the Administration of the Bank and members of the Board as established in the Law on Joint Stock Companies and other laws of the Republic of Lithuania as well as Articles of the Bank, as well as in other cases as established by the laws;
- other non-property rights as established by the laws.

Voting right in the General Meetings of the Shareholders is provided only by fully paid shares.

In case of increasing the Bank's authorized capital, a person shall become the Bank's shareholder and acquire all rights and duties granted to him by the proportion of the Bank's authorized capital and/or voting rights acquired by him from the date of registration of amendments to the Bank's Statute regarding an increase in the Bank's authorized capital and/or voting rights.

The part of the authorized capital of the Bank and (or) voting rights that are possessed by a person having acquired the qualified part of the authorized capital of the Bank and (or) voting rights or having increased it without a decision of the supervising institution when such a decision was necessary, or when the supervising institution makes a decision to suspend the right to use the voting right, looses the voting right in the General Meeting of the Shareholders of the Bank

Increasing the authorized capital of the Bank by additional contributions, the new shares of the Bank can be paid only by money or demand rights according to the commitments of the Bank to pay, except for the cases when the authorized capital of the Bank is increased during the re-organization of the Bank. The person having signed the shares must fully pay the shares of the Bank not later than until the day when the Bank addresses the supervising institution regarding the issue of a permission to register the amendments of the Articles of the Bank related to the increase of the authorized capital of the Bank.

RESTRICTIONS ON SECURITIES TRANSFER

There are no restrictions to freely transfer shares of the Bank, except for the cases cited in the Republic of Lithuania Law on Banks. Shareholders of a bank may not be:

- the legal persons financed from State or municipal budgets;
- the persons who have not submitted, in the cases and according to the procedure set forth by legal acts, to the
 supervisory institution data on their identities, members, activities, financial situation, the heads of a legal
 person, the persons for whose benefit shares are acquired or the legitimacy of the acquisition of the funds used
 to acquire the bank's shares or who have not proved the legitimacy of the acquisition of the funds used to
 acquire the bank's shares;
- the persons who object that the supervisory institution manages, in the cases and according to the procedure set forth by laws and other legal acts, their data required for the issuance of the licenses and granting of the authorizations and consents provided for under the Law on Banks of the Republic of Lithuania, including their personal data and information on a person's previous convictions and health.

ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

A person or the persons acting in concert who have taken a decision on the acquisition of a qualifying holding in a Bank's authorized capital and/or voting rights or to increase it so that the proportion of the Bank's authorized capital and/or voting rights held by him would reach or exceed 20%, 30% or 50% of the holding or so that the bank would become controlled by him must give a written notice thereof to the supervisory institution and indicate the size of the proportion of the qualifying holding in the Bank's authorized capital and/or voting rights to be acquired, also submit the documents and provide the data specified in a list indicated in Paragraph 2 of Article 25 of the Law on Banks of the Republic of Lithuania.

SHAREHOLDERS

As of 31 December 2010 the Bank had 11,160 shareholders, who were holding 295,824,000 shares. The nominal value of each AB $\bar{\text{U}}$ kio Bankas ordinary registered share is LTL 1.

Over 5% of the registered authorized capital of the Bank was owned by the following shareholders (31 December 2010):

Shareholder's corporate name/ full name	Legal shareholder's code	Legal address	Shares held under the property right, number/ percentage of authorized capital, %	Votes held under the property right, number/ percentage of votes, %	Votes held in concert with other persons, number/ percentage of votes, %
Romanov Vladimir	-	-	157,084,696/ 53.1007%	157,084,696/ 53.1007%	157,084,696/ 53.1007%
UAB Universal Business Investment Group Management	210869960	Donelaičio str. 60, Kaunas, Lithuania	24,557,256/ 8.3013%	24,557,256/ 8.3013%	24,557,256/ 8.3013%
UAB FIRST Partneriai	301145610	Donelaičio str. 60, Kaunas, Lithuania	19,074,119/ 6.4478%	19,074,119/ 6.4478%	19,074,119/ 6.4478%
InCompleks LLC	CP00193203	101 South Spring str., Suite 220, Little Rock, Arkanzas 72201, USA	17,483,266/ 5.9100%	17,483,266/ 5.9100%	17,483,266/ 5.9100%
Other			77,624,663/ 26.2402%	77,624,663/ 26.2402%	77,624,663/ 26.2402%
TOTAL:			295,824,000/ 100.00%	295,824,000/ 100.00%	295,824,000/ 100.00%

- there are no shareholders of AB Ūkio Bankas acting in concert;
- Bank has no shareholders having special control rights;
- Bank does not have any information on any restrictions of voting rights;
- Bank does not have any information on any reciprocal agreements of shareholders because of which restrictions upon securities and voting rights transfer can be applied.

EMPLOYEES OF THE BANK

As of 31 December 2010, the average number of AB $\bar{\text{U}}$ kio Bankas employees was 619. 78% of them had the university education, 14% had college education and 8% had secondary education.

AB Ūkio Bankas employee groups and average monthly salary in each group are presented in the table below:

	Average nui	nber of emplo	yees	_	monthly salar taxes, in LTL	•
	2010	2009	2008	2010	2009	2008
Managing employees	120	123	120	6,292	6,208	7,040
Specialists	463	465	514	2,843	3,030	2,963
Other employees	36	38	34	2,809	2,756	2,934
Total	619	626	668	3,537	3,638	3,694

The staff policy of AB Ūkio Bankas is oriented to long-term employment relations. 22% of the staff has worked with the Bank for over 10 years. Conditions are created for the employees to advance their skills, raise qualification, study, be career-oriented and realize their best abilities.

There are no collective agreements signed in AB Ūkio Bankas.

ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

RULES GOVERNING THE STATUTE CHANGE OF THE BANK

The annual shareholders meeting can, by a qualified majority of votes, that cannot be less than 2/3 of all the possible votes of shareholders that are attending the meeting, make a decision to change the Bank's statute. There are exceptions to this general rule that are put down in the Law Governing Joint-Stock Companies of the Republic of Lithuania.

Changes of the Banks statute can only be registered at the juridical persons registrar after receiving a permission to do so from a supervising institution, if the changes are made about: 1) the Name of the Bank; 2) the size of the authorized capital; 3) the number of shares, also about the number of each type of shares, their par value and the rights they grant; 4) the competence of the bodies of the Bank, the order of electing and deposing their members.

Permission to register changes in the Bank's statute is given by a supervising institution, following the rules, mentioned in the Bank Law of the Republic of Lithuania and in acts of the supervising institution itself. If the Bank wants to receive the permission to register the changes in the statute, it is required to give a request to the supervising institution along with other documents and data that are required by the acts of that institution. If changes in the statute are related to increase of authorized capital of the Bank, documents and data mentioned in Items 6 and 7 of Paragraph 2 of Article 8 of the Law on the Banks of the Republic of Lithuania have to be provided.

Changes in the statute cease to exist if they are not given to the juridical persons' registrar within 12 months from the signing of the changes or from the moment when the annual shareholders meeting decides to change the statute.

BODIES OF THE BANK, THEIR ACTIVITIES AND AUTHORITY

The bodies of AB Ūkio Bankas are the General Meeting of the Shareholders, the Supervisory Council of the Bank, the Board of the Bank and the Head of the Administration (CEO) of the Bank. The managing bodies of the Bank are the Board and the Head of Administration of the Bank.

The General Meeting of the Shareholders

The General Meeting of Shareholders by a simple majority of votes is entitled:

- · to change premises of the Bank;
- to elect the members of the Supervisory Council of the Bank;
- · to revoke Supervisory Council of the Bank or its members;
- to elect and to revoke the auditing company, to define the conditions of payment for the auditing services;
- to approve the set of annual financial statements;
- to adopt a resolution for the Bank to acquire its own shares;
- to elect and to revoke the Liquidator of the Bank, excluding cases of exceptions specified in the Law of the Republic of Lithuania on Joint-Stock Companies.

The General Meeting of Shareholders by a qualified majority of votes that cannot be less than 2/3 of votes attached to the shares of shareholders participating in the General Meeting of Shareholders adopts the following resolutions:

- to change the Articles of the Bank, excluding cases of exceptions specified in the Law of the Republic of Lithuania on Joint-Stock Companies;
- to determine the class, number, nominal value and minimum emission price of shares issued by the Bank;
- to convert shares of the Bank from one class to another, to approve the regulations for conversion of shares;
- to issue convertible securities;
- regarding distribution of profit (loss);
- regarding formation, usage, reduction and cancellation of reserves;
- to increase the authorized capital;
- to reduce the authorized capital, excluding cases of exceptions specified in the Law of the Republic of Lithuania on Joint-Stock Companies;
- regarding reorganization or separation of the Bank and approval of conditions for reorganization or separation;
- regarding reformation of the Bank;
- regarding restructuring of the Bank;
- regarding liquidation or revocation of liquidation of the Bank, excluding cases of exceptions specified in the Law of the Republic of Lithuania on Joint-Stock Companies;
- to transfer to the managerial bodies of the Bank the right to manage the total property of the Bank.

The resolution to cancel the priority right of all shareholders to obtain shares of a concrete emission issued by the Bank or convertible securities of a concrete emission issued by the Bank is adopted by a qualified majority of votes which cannot be less than 3/4 of votes attached to the shares held by shareholders participating in the General Meeting of Shareholders and holding the right to vote in solving the issue.

The General Meeting of Shareholders considers or solves other issues that have to be considered or solved by the General Meeting of Shareholders according to the laws or other legal acts of the Republic of Lithuania.

The General Meeting of Shareholders may adopt resolutions and is considered to have taken place when it is attended by shareholders who hold shares that entitle them to more than 1/2 of total votes. After establishing the presence of the quorum, it is considered that it is present throughout the meeting. If there is no quorum, the General Meeting of Shareholders is considered not to have taken place and a repeated General Meeting of Shareholders must be convened with the right to adopt resolutions only on the agenda of the failed meeting, the requirement for quorum being not applicable.

In the determination of the total number of votes attached to the shares of the Bank and the quorum of the General Meeting of Shareholders, the shares with an attached right of vote the usage of which is prohibited under the laws or by a Court judgment are considered to be not entitling to vote.

ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

The voting at the General Meeting of Shareholders is open. Secret voting is obligatory for all shareholders on those issues on which secret voting is requested by at least one shareholder and this is supported by shareholders holding shares that entitle to no less than 1/10 of votes at the General Meeting of Shareholders.

The Supervisory Council of the Bank

The Supervisory Council of the Bank is a collegial body conducting the supervision over the Bank's activities. The Supervisory Council of the Bank is formed of 5 members. It is elected by the General Meeting of Shareholders. In the election of the members of the Supervisory Council of the Bank, each shareholder has such number of votes that is equal to the product obtained by multiplying the number of votes granted to him by the shares held by him and the number of the members of the Supervisory Council of the Bank to be elected. Such votes are distributed by the shareholder at his own discretion – by voting either for one or several candidates. The candidates who receive more votes are elected. If the number of candidates who receive an equal number of votes is higher than the number of positions to be taken at the Supervisory Council of the Bank, a repeated voting is held during which each shareholder may only vote for one of those candidates who received an equal number of votes.

The Supervisory Council of the Bank is elected for 4 years. The Supervisory Council of the Bank performs its functions for a period of time indicated in the Articles of the Bank or till a new Supervisory Council of the Bank is elected but no longer than till the ordinary General Meeting of Shareholders held in the year of the end of term of office of the Supervisory Council of the Bank. The number of terms of office of a member of the Supervisory Council of the Bank is not limited.

The Supervisory Council of the Bank elects the Chairman of the Supervisory Council of the Bank from its members.

The sittings of the Supervisory Council of the Bank are summoned by the Chairman of the Supervisory Council of the Bank.

A member of the Supervisory Council of the Bank may resign from office before the expiry of the term of office by giving a notification in writing to the Bank no later than 14 days in advance.

If a member of the Supervisory Council of the Bank is recalled, resigns or for some other reason ceases to be in office and the shareholders holding the shares that entitle them to no less than 1/10 of total votes oppose the election of separate members of the Supervisory Council of the Bank, the Supervisory Council of the Bank is deprived of its authorities and a complete Supervisory Council of the Bank has to be elected. If separate members of the Supervisory Council of the Bank are elected, they are elected till the end of the term of office of the Supervisory Council of the Bank currently in office.

The Supervisory Council or its members start their activities at the end of the General Meeting of Shareholders that elected the Supervisory Council of the Bank or its members.

The Supervisory Council of the Bank:

- approves plans of the Bank activities;
- determines regulations for lending which can only be executed with the approval of the Supervisory Council of the Bank:
- ensures that the Bank has an effective internal control system;
- elects members of the Board of the Bank and recalls them from office. If the Bank experiences losses in its work, the Supervisory Council of the Bank has to consider whether the members of the Board of the Bank are suitable for the office;
- supervises the activities of the Head of the Board and the Heads of Administration of the Bank and fixes the
 range of the salaries for the members of the Board of the Bank who hold a position in the Bank and Heads of
 Administration of the Bank;
- presents to the General Meeting of Shareholders suggestions and comments regarding Bank activity strategies, set of annual financial statements, profit distribution project and report on the Bank activities as well as on the activities of the Head of the Board and the Head of Administration of the Bank;
- submits suggestions to the Board and the Head of Administration of the Bank to revoke their resolutions that
 contradict laws and other legal acts, the Articles of the Bank or resolutions adopted by the General Meeting of
 Shareholders;
- forms the Internal Audit Committee, approves of its Articles and controls its activities;
- considers and solves issues that must be considered or solved by the Supervisory Council of the Bank according to the laws on banks and other laws of the Republic of Lithuania or the Articles of the Bank, and other issues of supervision of activities of the Bank and its managerial bodies assigned to the competence of the Supervisory Council of the Bank by the resolutions of the General Meeting of Shareholders.

The Board of the Bank

The Board of the Bank is a collegial body of Bank management. The Board of the Bank consisting of 3 members is elected by the Supervisory Council of the Bank for no more than 4 years. If separate members of the Board of the Bank are elected, they are elected only till the end of the term of office of the Board currently in office. The Board of the Bank elects the Chairman of the Board of the Bank from its members.

The Board of the Bank performs its functions for a period of time indicated in the Articles of the Bank or till a new Board is elected and starts working but no longer than till the ordinary General Meeting of Shareholders held in the year of the end of the term of office of the Board of the Bank.

A member of the Board of the Bank may resign from office before the expiry of the term of office by giving a notification in writing to the Bank no later than 14 days in advance.

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The Supervisory Council of the Bank may recall the entire Board of the Bank or its separate members before the end of the term of office.

The Board of the Bank:

- 1. elects (appoints) and recalls the Head and the Deputy Heads of Administration of the Bank;
- 2. considers and approves:
 - 2.1. the strategy of Bank activity;
 - 2.2. Bank's annual statement;
 - 2.3. Bank management structure and positions of employees;
 - 2.4. positions to which employees are admitted by a competition procedure;
 - 2.5. regulations for branches, representation offices and structural sub-divisions of the Bank;
- determines the salaries, other provisions of the employment agreements of the Heads of Administration of the Bank, approves the regulations for their positions held, motivates them, administers penalties;
- determines information that is considered a secret and confidential of the Bank; information that has to be public according to the Law of the Republic of Lithuania on Joint-Stock Companies and other laws may not be considered a secret of the Bank;
- 5. determines areas of activities of the members of the Board of the Bank;
- 6. approves the manner for payment for work and payment of bonuses for the employees, fixes the range of their salaries;
- 7. approves the functions and procedure for the formation and activities of the Bank's Credit Committee and the Risk Management Committee, approves the regulations of these Committees;
- 8. approves the categories of residents' deposits and conditions of keeping them;
- adopts resolutions regarding the improvement of working, domestic, social, recreation conditions of the employees of the Bank;
- 10. adopts resolutions regarding granting and taking of loans within the competence assigned to it;
- 11. adopts resolutions regarding writing off detrimental loans and determines the procedure of writing loans off;
- 12. manages, uses and operates the property taken over for loans;
- 13. appoints persons for representation in companies in which the Bank has shares;
- 14. adopts resolutions regarding emission of the Bank's debenture bonds and the regulations for their circulation;
- 15. determines the crediting policy of the Bank;
- 16. founds departments for serving the clients, approves their regulations and terminates their activities;
- 17. ensures that the rights, obligations and accountability of each structural sub-division of the Bank are clearly defined, and ensures that the obligations assigned are appropriately fulfilled;
- develops procedures that would help to establish, measure, assess and monitor the risk of the Bank's activities;
- determines the Bank's policy of internal control and watches whether the internal control system is appropriate and efficient;
- 20. determines the prices and tariffs of the services of the Bank;
- 21. is responsible for developing a system enabling to determine, measure, assess and monitor the risk of the Bank's activity. The Board of the Bank must periodically revise and assess the system and inform Supervisory Council of the Bank about it;
- 22. the Board analyzes and evaluates the material submitted by the Head of Administration of the Bank on:
 - 22.1. implementation of the strategy of the Bank's activities;
 - 22.2. organization of the Bank's activities;
 - 22.3. the financial condition of the Bank;
 - 22.4. the results of economic activities, estimates of income and expenses, data of inventory taking and other data of accounts on changes in the property;
- 23. adopts resolutions for the Bank to become a founder of, participant in other legal entities;
- adopts resolutions to found branches of the Bank and representation offices and to terminate their activities, and appoints and recalls their managers;
- 25. adopts resolutions regarding investment, transfer, rent of long-term property the balance value of which is higher than 1/20 of the authorized capital of the Bank (to be calculated separately for each type of transaction):
- 26. adopts resolutions regarding mortgage and hypothec of long-term property the balance value of which is higher than 1/20 of the authorized capital of the Bank (the total amount of transactions is calculated);
- 27. adopts resolutions regarding vouching or guarantee for liabilities of other persons the amount of which is higher than 1/20 of the authorized capital of the Bank;
- 28. adopts resolutions to obtain long-term property at a cost that is higher than that of 1/20 of the authorized capital of the Bank;
- 29. analyzes, assesses the set of annual financial statements of the Bank and the profit (loss) distribution project and submits them to the Supervisory Council of the Bank and the General Meeting of Shareholders. The Board of the Bank determines the methods of calculation of tangible property depreciation and intangible property amortization;
- considers or solves other issues that must be considered or solved by the Board of the Bank according to the laws of the Republic of Lithuania on banks and other laws or the Articles of the Bank, resolutions of the General Meeting of Shareholders;
- 31. solves other issues of the Bank's activities that are not assigned to the competence of other bodies of the Bank according to the laws or other legal acts of the Republic of Lithuania.

Before adopting resolutions specified in 25, 26, and 27 paragraphs above, the Board of the Bank must get an approval of the General Meeting of Shareholders.

The Board of the Bank is responsible for convening and organizing the General Meetings of Shareholders on time.

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The Board must submit to the Supervisory Council of the Bank documents related to the activities of the Bank requested by it.

The members of the Board of the Bank must keep the secrets, confidential information of the Bank that became known to them when they were members of the Board.

Work order of the Board is defined by working regulations of the Board of the Bank adopted by it.

Each member of the Board of the Bank must take all possible measures to ensure that the Board of the Bank solves issues assigned to its competence and that the solutions comply with the requirements provided in legal acts. The member of the Board of the Bank who does not fulfill or fails to fulfill appropriately this obligation or other obligations provided in legal acts bears responsibility according to laws, the Articles of the Bank, agreements concluded with the

Head of Bank Administration (CEO)

There is a Head and not fewer than one Deputy Head of Administration in the Bank (hereunder referred to as Heads of Bank Administration).

The Chairman of the Board of the Bank must be the Head or the Deputy Head of Administration.

The Head of Bank Administration is an individual body of Bank management.

The Head of Bank Administration must be a natural person. A person who must not take this position according to legal acts cannot be the Head of Bank Administration.

An employment agreement is concluded with the Head of Bank Administration. The agreement with the Head of Bank Administration is signed by the Chairman of the Board of the Bank or another authorized member of the Board of the Bank. The agreement with the Head of Bank Administration who is the Chairman of the Board of the Bank is signed by a member of the Board of the Bank authorized by the Board. An agreement on total material responsibility of the Head of Bank Administration may be concluded with him. If the body that elected the Head of Bank Administration adopts a resolution to recall the Head of Bank Administration, the employment agreement concluded with him is terminated. Work-related disputes between the Head of Bank Administration and the Bank are heard at Court.

The Head of Bank Administration starts working in the position starting from his election if the agreement concluded with him does not state otherwise.

The Head of Bank Administration:

- organizes daily activities of the Bank;
- admits and dismisses employees, concludes and terminates employment agreements with them, approves the
 regulations for their positions held, motivates them and administers penalties;
- represents the Bank in the Republic of Lithuania and abroad without additional authorization;
- conducts transactions in the name of the Bank, represents the Bank in court, arbitration court, the authorities and management bodies and other institutions in the manner provided for in the laws;
- issues and cancels authorizations to represent the Bank;
- performs functions assigned to his competence by laws and other legal acts.

The Head of Bank Administration acts on behalf of the Bank and has the autocratic right to conduct transactions. The Head of Bank Administration may conduct transactions specified in the Law of the Republic of Lithuania on Joint-Stock Companies, Article 34, Paragraph 4, Items 3, 4, 5 and 6, when there is a resolution of the Board of the Bank to conduct such transactions.

The Head of Bank Administration is responsible for:

- · organization of Bank's activities and implementation of its goals;
- formation the set of annual financial statements and preparation of annual report of the Bank;
- concluding an agreement with an auditing company;
- submitting information and documents to the General Meeting of Shareholders, Supervisory Council of the Bank and the Board of the Bank in cases specified in the Law of the Republic of Lithuania on Joint-Stock Companies or upon their request;
- submitting documents and data of the Bank to the registrar of legal entities;
- submitting documents of the Bank to the Commission for Securities and the Lithuanian Central Depositary of Securities;
- public announcement of information determined in the Law of the Republic of Lithuania on Joint-Stock Companies;
- presenting information to the shareholders;
- fulfillment of other obligations determined in the Law on Joint- Stock Companies and other laws and legal acts of the Republic of Lithuania as well as the Articles of the Bank and working regulations of the Head of Bank Administration

Transactions regarding investment, transfer, rent of long-term property the balance value of which is from 1/100 to 1/20 of the authorized capital of the Bank (calculated separately for each type of transaction) may be conducted only by both Heads of Administration acting together and being of the same opinion. In all other areas of activities that are assigned to the competence of the Head or the Deputy Head of Administration according to the laws, other legal acts of the Republic of Lithuania and Articles of the Bank, working regulations, resolutions of the bodies of the Bank, both the Head of Administration and his Deputy or persons authorized by them may act and conduct transactions independently.

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INFORMATION ABOUT MEMBERS OF COLLEGIAL BODIES, CEO, CHIEF ACCOUNTANT

Members of AB $\bar{\text{U}}$ kio Bankas collegial bodies, CEO, Chief Accountant, commencement and end of their office term and participation in the authorized capital as of 31 December 2010 are presented in the table below:

Full name	Position	Number of shares held	Percentage of Bank capital, %	Percentage of votes, %
	SUPERVISORY CO	UNCIL OF THE B	ANK	
Karpavičienė Edita, (elected 26 March 2010, office term expires in 2014)	Chairwoman	197,450	0.0667	0.0667
Kurauskienė Ala, (elected 26 March 2010, office term expires in 2014)	Deputy Chairwoman	405,024	0.1369	0.1369
Gončaruk Olga, (elected 26 March 2010, office term expires in 2014)	Member	8,124,854	2.7465	2.7465
Jakavičienė Gražina, (elected 26 March 2010, office term expires in 2014)	Member	11,286	0.0038	0.0038
Soldatenko Viktor, (elected 26 March 2010, office term expires in 2014)	Member	2,785	0.0009	0.0009
	BOARD O	F THE BANK		
Ugianskis Gintaras, (appointed 26 March 2010, office term expires in 2014)	Chairman, Chief Executive Officer	96,225	0.0325	0.0325
Balandis Rolandas, (appointed 26 March 2010, office term expires in 2014)	Deputy Chairman, Head of International Banking Division	80,105	0.0271	0.0271
Žalys Arnas, (appointed 26 March 2010, office term expires in 2014)	Deputy Chairman, Head of Finance Division	51,000	0.0172	0.0172
		CEO		
Ugianskis Gintaras, (since 11 October 2004 to present)		96,225	0.0325	0.0325
	CHIEF A	CCOUNTANT		
Petraitienė Vidutė, (since 1 July 1999 to present)	Head of Accounting Department – Chief Accountant	629	0.0002	0.0002

Amounts of funds in total and average amounts per members of the collegial bodies, CEO and Chief Accountant calculated by the Bank during 2010 are presented in the table below:

	Supervisory Council of the Bank	Board of the Bank	CEO	Chief Accountant
Total amounts, LTL	968,042	1,232,003	509,805	157,643
Average amounts, LTL	484,021	410,668	<u>-</u>	

There were no guarantees or warranties issued in 2010 regarding the fulfillment of liabilities of collegial bodies' members, CEO or Chief Accountant.

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COMMITTEES OF THE BANK

The Credit Committee, the Internal Audit Committee and the Risk Management Committee operate in the Bank continuously. The functions, manner for formation and activities are determined by legal acts of the supervising institution and their regulations approved of by the Board of the Bank or the Supervisory Council of the Bank.

The Credit Committee is a body formed by the resolution of the Board of the Bank which analyzes documents of applications for loans, assesses the risk of loan, submits suggestions to the Supervisory Council of the Bank and the Board of the Bank regarding granting of loans, loan interest rate, improvement of loan administration procedures and fulfils other functions indicated in its regulations.

The Internal Audit Committee is a body formed by the resolution of the Supervisory Council of the Bank which analyzes how the internal control system of the Bank is functioning and takes action to make this system effective. The activity of the Internal Audit Committee is controlled by the Supervisory Council of the Bank.

The Risk Management Committee is a body formed by the resolution of the Board of the Bank which analyzes the risk that might exert negative influence in attempting to achieve the goals of the Bank, assesses all types of risk the Bank or the whole group of the Bank faces, takes action to identify, assess, monitor the risk ad to develop a system of control.

On 20 January 2011 the Board of the Bank established the Remuneration Committee, which was established under the Bank of Lithuania adopted Resolution No. 228 "Concerning the approval of policy requirements for the minimum remuneration of employees of credit institutions".

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INFORMATION ABOUT MEMBERS OF COMMITTEES OF THE BANK

Members of the committees of AB $\overline{\text{U}}$ kio Bankas, commencement and end of their office term and participation in the authorized capital as of 31 December 2010 are presented in the table below:

Full name	Position	presented in the table Main workplace	Number of shares held	Percentage of Bank capital, %	Percentage of votes, %
		BERS OF CREDIT COM			2. 1300, 70
Gintaras Ugianskis (appointed 21 October 2010, permanent)	Chairman	AB Ūkio bankas	96,225	0.0325	0.0325
Vytas Večerinskas (appointed 21 October 2010, permanent)	Member	Advokato V. Večerinsko kontora	16	0.00001	0.00001
Justas Babarskas (appointed 21 October 2010, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000
Laura Ivaškevičiūtė (appointed 21 October 2010, permanent)	Member	AB Ūkio bankas	1,623	0.0005	0.0005
Raimundas Keršys (appointed 21 October 2010, permanent)	Member	AB Ūkio bankas	18,366	0.0062	0.0062
Mindaugas Pašvenskas (appointed 21 October 2010, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000
	MEMBERS	OF INTERNAL AUDIT	COMMITTEE		
Olga Gončaruk (appointed 3 September 2009, office term expires 26 March 2011)	Chairwoman	UAB Ūkio Banko Lizingas	8,124,854	2.7465	2.7465
Saulius Valdšteinas (appointed 3 September 2009, office term expires in 26 March 2011)	Member	AB Ūkio bankas	0	0.0000	0.0000
Ona Armalienė (appointed 3 September 2009, office term expires in 26 March 2011)	Member	UAB O.Armalienė ir partneriai	0	0.0000	0.0000
·	MEMBERS (OF RISK MANAGEMENT	COMMITTEE		
Rolandas Balandis (appointed 1 October 2008, permanent)	Chairman	AB Ūkio bankas	80,105	0.0271	0.0271
Arnas Žalys (appointed 1 October 2008, permanent)	Member	AB Ūkio bankas	51,000	0.0172	0.0172
Raimundas Keršys (appointed 1 October 2008, permanent)	Member	AB Ūkio bankas	18,366	0.0062	0.0062
Valdas Bartkus (appointed 1 October 2008, permanent)	Member	AB Ūkio bankas	80	0.00003	0.00003
Antanas Suraučius (appointed 1 October 2008, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000
	MEMBERS	OF REMUNERATION	COMMITTEE		
Justas Babarskas (appointed 20 January 2011, permanent)	Chairman	AB Ūkio bankas	0	0.0000	0.0000
Rasa Kriščiūnienė (appointed 20 January 2011, permanent)	Member	AB Ūkio bankas	1,565	0.0005	0.0005
Vygantas Maulė (appointed 20 January 2011, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000
Odeta Bankauskienė (appointed 20 January 2011, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000
Algimantas Gaulia (appointed 20 January 2011, permanent)	Member	AB Ūkio bankas	0	0.0000	0.0000

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INFORMATION ABOUT AGREEMENTS OF WHICH THE BANK IS A PART

There are no significant agreements that could come into force, change or terminate due to the change of the Bank's control except of the cases when the disclosure of agreements could cause harm to the Bank because of their nature.

The Bank does not have any information about agreements that give its management bodies' members or employees, the right for compensation in case of their resignation, unfair dismissal or termination of their employment due to the change of the Bank's control.

RELATED PARTIES TRANSACTIONS

The information on related parties transactions for the year ended 31 December 2010 is presented in Note 40 to the financial statements.

INFORMATION ON COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

Information on compliance with the corporate governance code is provided in the annex to annual report (pages 117 to 143).

INFORMATION ON SUPPORTING THE PRINCIPLES OF ENVIRONMENT PROTECTION

In the June 2005 AB Ūkio Bankas joined the international initiative - United Nations Global Compact - for responsible business and is continuing its fourth year membership of UN Initiative on Socially Responsible Business, kept on aligning the bank's strategies and operation with the Global Compact and its ten principles, including environment protection.

The Bank supports all environment-related principles although banking activities have no direct impact on environment and nature, except for everyday office operations, business travelling and the like.

The Bank's internal rules provide for employee obligation to protect environment, sustain natural resources, and not to violate environment quality norms and standards. The Bank aims to reduce the potential negative environmental impact within the range of everyday activities. Office equipment is purchased from reliable suppliers and manufacturers holding all quality certificates. Night-time heat-saving systems are installed in all premises used by the Bank and other energy-saving opportunities are considered. The Bank attempts to operate only 3-4 year old vehicles with relatively lower pollution compared to older vehicles. The vehicle fleet is regularly upgraded to adhere to pollution standards.

The bank supports environment protection by providing services that enable to reduce the need of natural resources. Internet banking is one of such services enable to reduce the number of business trips to Bank, paper consumption in many banking transactions.

With the aim to protect nature and save our forests since 2007 AB Ūkio Bankas decided not to print the annual report and present it only in electronic format.

AB Ūkio Bankas also reduces consumption of paper by using the intranet for employee communication inside the bank. All documents, procedures and information for employees are placed there. Employees receive all relevant information via the intranet and thus the amount of hard-copy documents is significantly reduced.

In the April 2008 AB Ūkio Bankas, having received authorizations from the internationally recognised Professor of Anthropology Birutė Galdikas, who is of Lithuanian descent, established the International Birutė Galdikas Environmental Charity and Support Foundation in Lithuania. One of the Foundation's major aims is to support research in the field of environment protection and grant the possibility to Lithuanian students to go on traineeships to Indonesia.

INFORMATION ON FINANCIAL AND HEDGING INSTRUMENTS USED BY THE BANK

Information on financial instruments used by the Bank and the scope of risk taken by the Bank is described in Notes 32-39 to the financial statements. The Bank did not use hedging instruments for which hedge accounting is applied.

DESCRIPTION OF MAIN INVESTMENTS MADE DURING THE LAST REPORTING PERIOD

Details on cash flows to investing activities during the year ended 31 December 2010 are presented in the table below:

	The Group	The Bank
Cash flows (to) investing activities		
Dividends received	60	60
Acquisition of subsidiaries	(2,004)	(2,725)
Net change in investment securities	(348,982)	(482,883)
Acquisition of property, plant and equipment and investment property	(12,352)	(1,571)
Proceeds from sales of property plant and equipment	14,095	10,471
Acquisition of intangible assets	(749)	(488)
Proceeds from sale of intangible assets		<u>-</u>
Net cash (used in) investing activities	(349,932)	(477,136)

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Details on main investments made during the year ended 31 December 2010 are presented in the following notes of the financial statements:

- Details on acquisition of subsidiaries are presented in Notes 11-12 of the financial statements;
- Details on Group's/Bank's investment securities portfolio are presented in Note 10 of the financial statements;
- Details on property, plant and equipment and investment property are presented in Note 14 of the financial statements
- Details on intangible assets are presented in Note 13 of the financial statements.

INFORMATION ON THE BANK'S INTERNAL CONTROL SYSTEM

Internal control of the Bank – a part of management system aiming to avoid mistakes, losses and various breaches in the Bank in order to manage and organize it efficiently. System of the Bank's internal control covers all activity of the Bank to implement the three main objectives:

- Efficiency of the Bank's activity using the Bank's property and other recourses, and the Bank's prevention from possible losses;
- Reliability, timeliness and relevance of financial and other information used internally as well as for regulatory purposes or provided to third persons;
- Bank's integrity with the law of the Republic of Lithuania and other law regulations, Bank's strategy.

Three types of internal control are applied at the Bank:

- Preventive system of organizational measures to prevent various possible abuses, mistakes in the activity of the Bank:
- Detective unexpected inspections of particular transactions, property inspection performed at the moment of transactions or instantly after their completion;
- Corrective intended for determination of mistakes, abuses, inaccuracies, mischief cases or false data occurring in accounting or financial statements and for their elimination or correction.

Organization of these three types of control is based on *four eye principle*, i.e. all executed transactions have to be inspected by another person not related to the direct accounting or execution of the transaction.

Internal control system of the Bank is composed of five interrelated elements: control's environment, risk determination and evaluation, control procedure, information and reporting, observation and evaluation of internal control system.

INFORMATION ON SIGNIFICANT STAKES MANAGED DIRECTLY OR INDIRECTLY

As of 31 December 2010 AB Ūkio Bankas held following stakes exceeding 20%:

- 100% of UAB Ūkio Banko Lizingas shares;
- 100% of UAB Ūkio Banko Investicijų Valdymas shares;
- 100% of UAB Ūkio Banko Rizikos Kapitalo Valdymas shares;
- 100% of GD UAB Bonum Publicum shares;
- 100% of UAB Investicinio Turto Valdymas shares;
- 100% of RAB Ukio Bank Lizing (Ukraine) shares (via subsidiary UAB Ūkio Banko Rizikos Kapitalo Valdymas);
- 100% of UAB Trade Project shares;
- 100% of UAB Turto Valdymo Paslaugos shares;
- 100% of UAB Eastern Europe Development Fund shares.

MAIN ASPECTS OF INTERNAL CONTROL AND RISK MANAGEMENT SYSTEMS OF $\bar{\text{U}}$ KIO BANKAS GROUP RELATED TO CONSOLIDATION OF FINANCIAL STATEMENTS

AB Ūkio Bankas internal control policy is applied at all AB Ūkio Bankas departments, divisions, branches and subsidiaries.

The accounting policy of AB Ūkio Bankas is applied consistently by all subsidiaries.

The consolidated financial statements include all subsidiaries that are controlled, directly or indirectly, by the Bank. When an entity began or ceased to be controlled during the year, the results are included only from the date control commenced or up to the date control ceased. Control is presumed to exist where more than one half of a subsidiary's voting power is controlled by the parent company, or the parent company is able to govern the financial and operational policies of a subsidiary, or control the removal or appointment of majority of a subsidiary's board of directors. On acquisition, the assets and liabilities of a subsidiary are measured at their fair values at the date of acquisition. Any excess of the cost of acquisition over the fair values of the identifiable net assets acquired is recognized as goodwill. Intra-group balances and transactions, and any unrealized gains and losses arising from intragroup transactions, are eliminated in full in preparing the consolidated financial statements. Unrealized gains arising from transactions with associates are eliminated to the extent of the Group's interest in the enterprise. Unrealized losses are eliminated in the same way as unrealized gains except that they are only eliminated to the extent that there is no evidence of impairment. The accounting policies used by the subsidiaries have been changed, if needed, to ensure consistency with the policies adopted by the Group. Non-controlling interests in the equity and results of companies that are controlled, directly or indirectly, by the Group are shown as a separate item of the shareholders equity in the Group financial statements.

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OBJECTIVE OVERVIEW OF THE BANK'S AND THE GROUP'S POSITION, ACTIVITIES AND DEVELOPMENT, DESCRIPTION OF MAIN RISKS AND UNCERTAINTIES

AB Ūkio Bankas was established in June 1989 as Commercial Industry Bank. The Bank's main office is located in Kaunas, Maironio str. 25. The Bank has a business license issued from Bank of Lithuania for conducting all financial services specified by Lithuanian Banks Law and providing other services allowed under Lithuanian Financial Institutions Law.

In 2010, the assets of the Group increased by LTL 714 million (17%) and as of 31 December 2010 amounted to LTL'000 5,010,703. As of 31 December 2010, the Bank's assets amounted to LTL'000 4,923,246 (i.e. increased by LTL 703 million (17%). AB Ūkio Bankas ranks 7th by assets among the banks in Lithuania.

As of 31 December 2010, the Bank had 12 branches and 47 client service departments in Lithuania and 2 representative offices in foreign countries (Ukraine and Kazakhstan). During the year 2010, 1 new client service departments was opened and 2 were closed. In addition, the Bank, directly and indirectly, has 9 (nine) 100% subsidiaries. In 2010, the Bank acquired 100% stake in UAB Trade Project and set up UAB Turto Valdymo Paslaugos.

As of 31 December 2010, the Banking segment includes financial information of AB Ūkio Bankas, Finance lease segment includes financial information of UAB Ūkio Banko Lizingas and RAB Ukio Bank Lizing, Other activities segment includes financial information of UAB Ūkio Banko Rizikos Kapitalo Valdymas, UAB Ūkio Banko Investicijų Valdymas, UAB Investicinio Turto Valdymas, GD UAB Bonum Publicum, UAB Eastern Europe Development Fund, UAB Trade Project and UAB Turto Valdymo Paslaugos.

For the year ended 31 December 2010 the Group's results by business segments are presented in the table below (LTL'000):

(212 000):					
			2010		
	Banking	Finance lease	Other activities	Elimination	Group
Net profit (loss) for the year	(38,014)	8,854	(745)	(3,591)	(33,496)
Attributable to: Equity holders of the parent Non-controlling interest	(38,014)	8,854 -	(745) -	(3,591)	(33,496) -
Assets Liabilities	4,923,246 4,518,216	396,773 379,423	637,276 389,491	(946,592) (705,418)	5,010,703 4,581,712

The main risks the Group and the Bank primarily face are credit, market, liquidity and operational risks. The Group seeks to keep optimal level of risk management measures while maximizing its profits so that unexpected changes in economic environment, fluctuations in market variables, unexpected incidents in the Group's internal processes and systems would not result in threatening the stable operations of the Group, partners' trust in the Group or compliance with prudential requirements.

Detailed information on main risks as well as on compliance with prudential requirements for the year ended 31 December 2010 is presented in Notes 32-39 of the financial statements.

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ANALYSIS OF FINANCIAL AND NON-FINANCIAL ACTIVITY RESULTS

The results of the AB Ūkio Bankas Group activity for the year ended 31 December 2010: net loss of LTL'000 33,496 (in 2009, net loss of LTL'000 70,521). The Bank incurred a net loss of LTL'000 38,014 for the year 2010 (in 2009, net loss of LTL'000 74,997). In 2010, the Group's assets increased by LTL 714 million (17%) and made LTL 5.0 billion at the year-end. Bank's assets amounted to LTL 4.9 billion – i.e. increased by LTL 703 million (17%) during the year. The main financial indicators of the Group and the Bank (in LTL thousand unless stated otherwise) are presented in the table below:

	Group's indic	ators			Bank's indicators			
	2009	Increas (Decreas		ITEMS			Increas (Decreas	
2010	As re- presented	LTL'000	%		2010	2009	LTL'000	%
121 012	444.620	(22,527)	(4.5)	Operating profit before provisions* and operating	70.000	07.067	(17.150)	(10)
121,942	144,639	(22,697)	(16)	expenses	79,908	97,067	(17,159)	(18)
126,657	117,720	8,937	8	Operating expenses Profit (loss) before provisions* and	102,296	94,076	8,220	9
(4,715)	26,919	(31,634)	-	income tax	(22,388)	2,991	(25,379)	-
32,906	113,567	(80,661)	(71)	Provision expense*	21,060	89,632	(68,572)	(77)
(37,621)	(86,648)	49,027	(57)	Pre-tax (loss)	(43,448)	(86,641)	43,193	(50)
(4,125)	(16,127)	12,002	(74)	Income tax (benefit) Net (loss) from	(5,434)	(11,644)	6,210	(53)
(33,496)	(70,521)	37,025	(53)	continuing operations Net profit (loss) from discontinued	(38,014)	(74,997)	36,983	(49)
-	-	-	-	operations Net (loss) for the	-	-	-	-
(33,496)	(70,521)	37,025	(53)	year	(38,014)	(74,997)	36,983	(49)
5,010,703	4,296,583	714,120	17	Assets Loans and finance	4,923,246	4,220,724	702,522	17
2,616,760 7.68	2,420,504 7.81	196,256 -	8 -	lease receivable Provisions / Loans, %	2,287,838 7.74	2,271,821 7.21	16,017	1
3,953,178	3,354,061	599,117	18	Due to customers	3,962,918	3,362,881	600,037	18
428,991	411,805	17,186	4	Equity Number of ordinary shares in issue at the end period (thousands	405,030	394,331	10,699	3
295,824	245,824	50,000	20	units) Weighted average numbers of ordinary shares in issue (thousands	295,824	245,824	50,000	20
260,756	228,600	32,156	14	units)	260,756	228,600	32,156	14
(0.72)	(1.70)	-	-	Return on assets,%	(0.83)	(1.78)	-	-
(7.97)	(15.65)	-	-	Return on equity, % Expense / Income	(9.51)	(17.26)	-	-
1.31	1.60	-	-	before income tax Basic earnings per	1.54	1.89	-	-
(0.13)	(0.31)	-	-	share (in LTL) Diluted earnings per	(0.15)	(0.33)	-	-
(0.13)	(0.30)	-	-	share (in LTL)	(0.15)	(0.32)	-	-

^{*} Provision expenses consist of Impairment charge + Recoveries of loans written off

The main indicators of activity:

- In 2010 Ūkio Bankas Group incurred a net loss of LTL'000 33,496 (in 2009: net loss of LTL'000 70,521);
- In 2010 the Bank opened 1 new client service department and closed 2. At 31 December 2010 the Bank's service network consisted of 59 outlets 12 branches and 47 client service departments. In addition as of 31 December 2010 the Bank had 2 representative offices in Kiev (Ukraine) and Almaty (Kazakhstan);
- In 2010, the Bank acquired 100% of shares in UAB Trade Project and set up a fully owned subsidiary UAB Turto Valdymo Paslaugos;
- As of 31 December 2010 the Bank had 166 thousand customers i.e. an increase of 7% during 2010.
- The Bank's wholly owned leasing subsidiary UAB Ūkio Banko Lizingas offers its services through about 3 thousand sales points located throughout entire Lithuania. As of 31 December 2010 UAB Ūkio Banko Lizingas had 131 thousand customers;
- In 2010 compared to previous year, the Group's operating profit before impairment charge decreased by 16% and made LTL 122 million. The Group's expenses before provisions and income tax increased by 8% and made LTL 127 million:
- Throughout 2010, the Bank and the Group complied with all the prudential requirements set by the Bank of Lithuania. As of 31 December 2010, the Group's capital adequacy ratio was 13.01% (requirement not less than 10%), liquidity ratio 49.06% (requirement not less than 30%).

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Credit ratings

International rating agency Standard&Poor's assigned the following ratings to AB Ūkio Bankas:

- Long-term counterparty credit rating B (assigned 28 August 2009).
- Short-term counterparty credit rating C (assigned 28 August 2009).

The outlook of ratings is negative.

Income and expenses

As compared to previous year, the operating profit before provisions and operating expenses of AB Ūkio Bankas Group decreased by LTL 23 million or 16% to LTL 122 million. Reduced interest income caused net interest income to decrease by 59% to LTL 26 million. Decrease in number of banking operations performed by customers caused the reduction of net service fees and commission income by 12% to LTL 49 million. Positive trends in financial markets led to increase in net result from trading activities, which increased by LTL 13 million (56%) and comprised LTL 37 million. Other income increased by LTL 7 million and amounted to LTL 10 million. Income structure of the Group and the Bank (in LTL thousand) is presented in the table below:

	The Gro	oup					The Bank	
	2009 As re-	INCREA: (DECREA					INCREA (DECREA	
2010	presented	LTL'000	%	ITEM	2010	2009	LTL'000	%
25,586	61,880	(36,294)	(59)	Net interest income Net service fees and	(3,479)	28,613	(32,092)	-
49,056	56,027	(6,971)	(12)	commission income	44,071	51,257	(7,186)	(14)
37,094	23,810	13,284	` 56	Net trading income	32,908	15,516	17,392	`11Ź
10,206	2,922	7,284	249	Other income	6,408	1,681	4,727	281
121,942	144,639	(22,697)	(16)	Operating profit before impairment charge	79,908	97,067	(17,159)	(18)

In 2010, operating expenses of AB Ūkio Bankas Group increased by LTL 9 million (8%) to LTL 127 million. 36% of these expenses consisted of staff expenses, which increased by LTL 2 million (4%) to LTL 45 million. Stabilization of country's and global economic situation caused the impairment charge to decrease by 71% to LTL 33 million, deferred tax result caused the reversal of income tax expense of LTL 4 million.

Assets, liabilities and equity

During 2010 the Group's assets increased by LTL 714 million i.e. 17%, and amounted to LTL 5.01 billion at the year-end. Largest share of the Group's assets – i.e. 52% consisted of loans and finance lease receivables, which increased by 8% from the beginning of year and amounted to LTL 2.62 billion as of 31 December 2010. Cash, balances in central bank, banks and other credit institutions comprised LTL 1.24 billion i.e. 25% of the Group's assets at the year-end 2010. During the year it increased by LTL 123 million (11%). Securities portfolio increased by LTL 390 million (2.1 times) during the year and amounted to LTL 744 million, i.e. 15% of the Group's assets.

The largest share of the Group's liabilities – i.e. 86% - consisted of deposits from customers, which increased by LTL 599 million or 18% during 2010 and amounted to LTL 3.95 billion at the year-end. Due to banks and other credit institutions, which comprised 9% of the Group's liabilities, increased by 39% during 2010 and amounted to LTL 396 million at the year-end. Subordinated loans, mainly impacted by a conversion of a LTL 50 million subordinated loan to share capital, showed an decrease of 37% during 2010 and amounted to LTL 94 million (i.e. 2% of Group's liabilities) at the year-end. The Group's equity, impacted positively by above-discussed conversion of a subordinated loan to capital and negatively by the losses, increased by 4% and amounted to LTL 429 million at the year-end.

INFORMATION ON ACQUIRED OR DISPOSED OWN SHARES

As of 31 December 2010 and 2009 the Bank did not have treasury shares. During the year 2010 the Group/the Bank did not acquire or dispose own shares.

SIGNIFICANT EVENTS THAT HAPPENED AFTER THE END OF FINANCIAL YEAR

In the opinion of the management, no significant events happened after the end of the financial year to the date the report is signed, that might have a significant impact on the financial statements.

INFORMATION ON THE GROUP'S ACTIVITY PLANS, DEVELOPMENT AND FORECASTS

The changing economic situation has had a negative impact on the financial condition and performance of the Bank and the Group in 2009-2010, principally in increasing provisions for impairment losses and reducing the net interest margin and income. The Bank's management assesses that the worst times have passed. In 2011, the Bank expects moderate asset growth and to strengthen its capital base by receiving a new subordinated loan and issuing a new share issue. The key priorities of the Group's activities for 2011 will be exclusive attention to assuring asset quality and improvement of operating efficiency of the Group through increasing income from the main activities and concurrently adjusting to the changing operating environment.

INFORMATION ON PUBLICLY PRESENTED INFORMATION

20 January 2010

Announced that at the meeting of the Board of AB Ūkio bankas as of 19 January 2010, a resolution was taken to issue fixed rate bond issue in EUR under the "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" approved on 1 October 2009 by the Security Commission of the Republic of Lithuania, and to approve the Final terms and conditions of the issue. To view the Final terms and conditions, approved "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" and related documents is possible at the AB Ūkio bankas secretary office, Maironio str. 25, Kaunas, branches and units of the Bank, the Internet website www.ub.lt, Central Storage Facility Internet website www.ub.lt, Central Storage Facility Internet website www.ub.lt, and Nasdaq OMX Vilnius Internet website www.nasdaqomxbaltic.com.

20 February 2010

Announced that on 19 February 2010 AB Ūkio bankas finished the issue of Fixed rate bond issue EUR No. 1/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 22 January 2010 till 19 February 2010) 12,664 bonds with nominal value of EUR 100 and fixed 5 percent annual interest rate were issued. Redemption of bonds on 24 February 2011.

26 February 2010

announced AB Ūkio bankas group preliminary unaudited net loss of year 2009 is LTL 70.5 million (EUR 20.4 million). AB Ūkio bankas preliminary unaudited net loss of year 2009 is LTL 75.0 million (EUR 21.7 million). During 2008 AB Ūkio bankas group earned a net profit of LTL 45.7 million (EUR 13.2 million) and AB Ūkio bankas earned a net profit LTL 57.4 million (EUR 16.6 million). Main reasons behind not reaching planned results are:

- significantly increasing provisions against the impairment of loans and receivables, caused by negative economic situation in Lithuania and growing number of problem debtors;
- decreasing net interest margin resulted low net interest income;
- number of banking operations performed by customers was lower than planned during economic recession.

3 March 2010

Convocation of an ordinary General Meeting of AB $\bar{\text{U}}$ kio bankas Shareholders announced. The Bank's Board has approved the agenda of the meeting to be held on 26 March 2010.

5 March 2010

Announced Draft resolutions of the ordinary general meeting, to be held on 26 March 2010, prepared by the Bank's Board.

10 March 2010

Announced amendment to agenda of an ordinary General Meeting of AB $\bar{\text{U}}$ kio bankas Shareholders to be held on 26 March 2010.

15 March 2010

Announced amendments of draft resolutions of the ordinary General Shareholders' Meeting, to be held on 26 March 2010, prepared by the Board.

26 March 2010

Announced the resolutions of AB $\bar{\text{U}}$ kio bankas ordinary General Shareholders' Meeting held on 26 March 2010.

26 March 2010

Announced that AB Ūkio bankas Board was elected of the following composition: Gintaras Ugianskis (Chairman of the Board), Rolandas Balandis (Deputy Chairman of the Board) and Arnas Žalys (Deputy Chairman of the Board).

23 April 2010

Announced that at the meeting of the Board of AB Ūkio bankas as of 22 April 2010, a resolution was taken to issue fixed rate bond emissions in LTL and EUR under the "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" approved on 1 October 2009 by the Security Commission of the Republic of Lithuania, and to approve the Final terms and conditions of the emissions. To view the Final terms and conditions, approved "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" and related documents is possible at the AB Ūkio bankas secretary office, Maironio str. 25, Kaunas, branches and units of the Bank, the Internet website www.ub.lt, Central Storage Facility Internet website www.crib.lt and Nasdaq OMX Vilnius Internet website www.nasdaqomxbaltic.com.

4 May 2010

Announced AB $\bar{\text{U}}$ kio bankas group consolidated unaudited net profit of the first quarter of year 2010 – LTL 1.5 million (EUR 0.4 million). AB $\bar{\text{U}}$ kio bankas unconsolidated unaudited net profit of the first quarter of year 2010 is LTL 0.6 million (EUR 0.2 million).

13 May 2010

Announced that on 12 May 2010 AB $\bar{\text{U}}$ kio bankas has registered a subsidiary Joint Stock Company "Turto valdymo paslaugos". The main activity of a subsidiary is asset management.

1 June 2010

Announced that on 31 May 2010 AB $\bar{\text{U}}$ kio bankas finished the issue of Fixed rate bond issue LTL No. 2/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 26 April 2010 till 31 May 2010) 107,867 bonds with nominal value of LTL 100 and fixed 5.5 percent annual interest rate were issued. Redemption of bonds on 6 June 2011.

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1 June 2010

Announced that on 31 May 2010 AB $\bar{\text{U}}$ kio bankas finished the issue of Fixed rate bond issue EUR No. 3/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 26 April 2010 till 31 May 2010) 19,348 bonds with nominal value of EUR 100 and fixed 4 percent annual interest rate were issued. Redemption of bonds on 6 June 2011.

21 June 2010

Reacting to the information about AB $\bar{\text{U}}$ kio bankas illegal acts being spread in media, AB $\bar{\text{U}}$ kio bankas informed that:

- 1. Facts do not reflect reality:
- 2. Up to now AB Ūkio bankas neither was requested nor being informed about the acts taken by any Lithuanian or any international institution, responsible for Anti money laundering;
- 3. AB Ūkio bankas emphasize that all banking activities and Anti money laundering monitoring follow the laws of EU and the Republic of Lithuania, recommendations of international organizations and Law on the Prevention of Money Laundering and Terrorist Financing;
- 4. AB Ūkio bankas is willing to actively participate in investigation, provide information and to offer any help needed to responsible Lithuanian or international institutions.

8 July 2010

Announced that as at July 8, 2010, AB Ūkio bankas received a report from shareholder Vladimir Romanov about applied request to Competition Council of the Republic of Lithuania for permission to increase the controlled block of shares of AB Ūkio bankas up to 100 percent, and about request to Bank of Lithuania for permission to increase the controlled block of shares of AB Ūkio bankas up to 100 percent. Implementing resolution of the AB Ūkio bankas ordinary general meeting held on March 26, 2010, to increase share capital, Vladimir Romanov is obligated to lay mandatory tender offer to purchase the rest shares of AB Ūkio bankas according to the Laws of the Republic of Lithuania.

16 July 2010

Announced that as at July 15, 2010, AB Ūkio bankas received a report from shareholder Vladimir Romanov about resolution, passed by Competition Council of the Republic of Lithuania, to give permission for Vladimir Romanov to pursue separate concentration acts presented in request: to sign share subscription agreement between AB Ūkio bankas and Vladimir Romanov and to convert subordinated loan by purchasing 50 million units newly signed ordinary registered shares with the nominal value of 1 (one) LTL per share; to register the new edition of the Bank's Articles of Association; to present the circular of the mandatory tender offer to purchase the rest shares of AB Ūkio bankas to Securities Commission of the Republic of Lithuania; to present the mandatory tender offer to purchase the rest shares of AB Ūkio bankas; to implement mandatory tender offer and to purchase shares of AB Ūkio bankas from individuals, responsive to tender offer and requesting to sell their holding shares of AB Ūkio bankas, according to applied request about concentration as of 1st July, 2010.

26 July 2010

Announced that AB Ūkio bankas received a report from shareholder Vladimir Romanov about resolution, passed by the Board of the Bank of Lithuania to give permission for Vladimir Romanov to increase his share of joint-stock company Ūkio bankas qualified capital and (or) voting rights up to controlling interest.

2 August 2010

Announced that as at 2 August 2010 AB Ūkio bankas according to the provisions specified in Base Prospectus of LTL 200,000,000 Short and Medium Term Bonds Offering Programme and Final Terms and Conditions approved by the Board of the Bank as at 19 June 2008, redeemed "Fixed rate bond issue No. 1/2008" (ISIN code – LT0000402372).

4 August 2010

Announced AB $\bar{\text{U}}$ kio bankas group consolidated unaudited net profit of the six months of year 2010 – LTL 2.3 million (EUR 0.7 million). AB $\bar{\text{U}}$ kio bankas unconsolidated unaudited net profit of the six months of year 2010 is LTL 1.0 million (EUR 0.3 million).

5 August 2010

Announced that on 4th August 2010 AB $\bar{\text{U}}$ kio bankas acquired 100 percent of Joint Stock Company "Trade Project" shares. The main activity of JSC "Trade Project" is lease and administration of real estate.

10 August 2010

Announced that on 4th August 2010 AB Ūkio bankas acquired 100 percent of Joint Stock Company "Trade Project" shares. The main activity of JSC "Trade Project" is lease and administration of real estate. Transaction value – LTL 26.9 million. Purpose of transaction – to acquire buildings and land belonging to JSC "Trade Project". Real estate objects will go for bank's use.

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20 August 2010

Announced that at the meeting of the Board of AB Ūkio bankas as of 19 August 2010, a resolution was taken to issue fixed rate bond emissions in LTL and EUR under the "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" approved on 1 October 2009 by the Security Commission of the Republic of Lithuania, and to approve the Final terms and conditions of the emissions. To view the Final terms and conditions, approved "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" and related documents is possible at the AB Ūkio bankas secretary office, Maironio str. 25, Kaunas, branches and units of the Bank, the Internet website www.ub.lt, Central Storage Facility Internet website www.crib.lt and Nasdaq OMX Vilnius Internet website www.nasdaqomxbaltic.com.

2 September 2010

Announced that as at 2 September 2010 the Board of the Bank of Lithuania permitted to register the amendment of the Articles of AB Ūkio bankas regarding the increase of bank's authorized capital up to LTL 295,824,000. The capital is increased according to the resolution of AB Ūkio bankas ordinary general shareholders' meeting held on 26 March 2010 to increase AB Ūkio bankas authorized capital from additional contributions converting subordinated loan, received from Vladimir Romanov, to a new issue of ordinary registered shares.

3 September 2010

Announced that on September 3, 2010, AB Ūkio bankas received a report from shareholder Vladimir Romanov about resolution, passed by Competition Council of the Republic of Lithuania, to give permission for shareholder Vladimir Romanov to pursue concentration acquiring up to 100 percent shares of AB Ūkio bankas according to submitted report.

7 September 2010

Announced on 6 September 2010 AB Ūkio bankas received a report (in Lithuanian) from shareholder Vladimir Romanov regarding his intention to announce a mandatory offer to buy up ordinary registered shares with the nominal value of 1 LTL (EUR 0.29) of AB Ūkio bankas. On 6 September 2010 shareholder Vladimir Romanov owns 102,444,602 ordinary registered shares of AB Ūkio bankas (41.67 percent voting rights at the ordinary general meeting of AB Ūkio bankas). It is intended to buy up 143,379,398 ordinary registered shares of AB Ūkio bankas (58.33 percent voting rights at the ordinary general meeting of AB Ūkio bankas). For bought shares will be settled in cash. A mandatory offer is announced exceeding a limit of 1/3 votes by shareholder Vladimir Romanov at the ordinary general meeting of AB Ūkio bankas.

After implementation of the resolution of AB Ūkio bankas ordinary general shareholders' meeting held on 26 March 2010 to increase AB Ūkio bankas authorized share capital from additional contributions converting subordinated loan, received from Vladimir Romanov, to a new issue of ordinary registered shares and after registration of Articles with increased authorized share capital with the Register of legal entities to LTL 295,824,000 (EUR 85.68 million), shareholder Vladimir Romanov will own 152,444,602 ordinary registered shares of AB Ūkio bankas (51.53 percent voting rights at the ordinary general meeting of AB Ūkio bankas).

7 September 2010

Announced that on 7 September 2010 AB Ūkio bankas Articles with increased authorized share capital has been registered with the Register of legal entities. After increase the Bank's authorized share capital amounts to LTL 295,824,000 (EUR 85.68 million). One share has a nominal value of LTL 1 (EUR 0.29).

The capital was increased according to the resolution of AB $\bar{\text{U}}$ kio bankas ordinary general shareholders' meeting held on 26 March 2010 to increase AB $\bar{\text{U}}$ kio bankas authorized share capital from additional contributions converting subordinated loan, received from Vladimir Romanov, to a new issue of ordinary registered shares.

The shares of the new LTL 50,000,000 issue will be transferred to the securities account of shareholder Vladimir Romanov after amendments effected by Central Securities Depository of Lithuania in the AB Ūkio bankas securities issue registration account.

22 September 2010

Announced that on 21 September 2010 AB $\bar{\text{U}}$ kio bankas finished the issue of Fixed rate bond issue LTL No. 4/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 23 August 2010 till 21 September 2010) 78,563 bonds with nominal value of LTL 100 and fixed 5.2 percent annual interest rate were issued. Validity date of bonds – 24 September 2010. Maturity date of bonds – 29 September 2011.

22 September 2010

Announced that on 21 September 2010 AB $\bar{\text{U}}$ kio bankas finished the issue of Fixed rate bond issue EUR No. 5/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 23 August 2010 till 21 September 2010) 5,933 bonds with nominal value of EUR 100 and fixed 3.5 percent annual interest rate were issued. Validity date of bonds – 24 September 2010. Maturity date of bonds – 29 September 2011.

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24 September 2010

Announced that on 24 September 2010, AB Ūkio bankas received a report from shareholder Vladimir Romanov about resolution, passed on 23 September 2010 by Securities Commission of the Republic of Lithuania, to approve a circular of mandatory non-competitive tender offer to buy up remaining ordinary registered voting bearer shares of AB Ūkio bankas.

The tender offer price is LTL 1.03 (one litas, three cents) (EUR 0.2983) per 1 (one) ordinary registered share of LTL 1 (one litas) (EUR 0.2896) nominal value (ISIN code L 10000102352) of AB 10000102352) of AB 10000102352) of AB 10000102352

Implementation of the tender offer beginning and end: 29 September 2010 - 12 October 2010.

24 September 2010

Announced that on 24 September 2010, the Board of the Bank of Lithuania gave permission to AB Ūkio bankas to register the amendments of the Articles of AB Ūkio bankas, related to the changes of voting rights and competence of the bodies of the Bank, approved by ordinary general shareholders' meeting held on 26 March 2010. Amendments were accomplished in order to harmonize Articles of AB Ūkio bankas with amendments of Republic of Lithuania Company Law.

27 September 2010

Announced that on 27 September 2010 AB $\bar{\text{U}}$ kio bankas according to the provisions specified in Base Prospectus of LTL 200,000,000 Short and Medium Term Bonds Offering Programme and Final Terms and Conditions approved by the Board of the Bank as at 19 June 2008, redeemed "Fixed rate bond issue LTL No 2/2008" (ISIN code – LT0000402380) and "Fixed rate bond issue EUR No 3/2008" (ISIN code – LT1000402248).

28 September 2010

Announced that the Board of AB $\bar{\text{U}}$ kio bankas, having familiarised itself with the mandatory non-competitive tender offer material presented to it by offeror Vladimir Romanov, in its meeting held on 28 September 2010 presented its opinion on mandatory tender offer.

1 October 2010

Announced that the Board of AB Ūkio bankas in its meeting held on 30 September 2010 made the statement to include 50 million units newly signed shares with the nominal value of 1 (one) LTL per share to the listing and to conjunct with quoted shares of the Bank. AB Ūkio bankas will submit share issue prospectus to The Securities Commission of the Republic of Lithuania in the nearest future. After the approval of prospectus by the Securities Commission, AB Ūkio bankas will apply to Central Securities Depository of Lithuania to conjunct 50 million units newly signed shares with the nominal value of 1 (one) LTL per share with 245,824,000 units registered shares with the nominal value of 1 (one) LTL per share and ISIN number LT0000102352 quoted at NASDAQ OMX Vilnius Main list.

18 October 2010

Announced that on 18 October 2010 AB $\bar{\text{U}}$ kio Bankas received a report on the implementation of the mandatory non-competitive tender offer from shareholder Vladimir Romanov.

Through the implementation period of the tender offer, shareholder Vladimir Romanov acquired 4,640,094 ordinary registered shares of the bank, with nominal value of LTL 1 (EUR 0.29) each (ISIN code LT0000102352), which represent 1.57 percent voting rights at the ordinary general meeting of AB $\bar{\text{U}}$ kio bankas.

5 November 2010

Announced AB $\bar{\text{U}}$ kio bankas group consolidated unaudited net profit for the nine months of 2010 – LTL 2.9 million (EUR 0.8 million). AB $\bar{\text{U}}$ kio bankas unconsolidated unaudited net profit for the nine months of 2010 is LTL 1.5 million (EUR 0.4 million).

10 November 2010

Announced that on 10th November 2010 the Board of AB Ūkio bankas made a resolution to recognise UAB Eastern Europe Development Fund as subsidiary of the Bank. The main activity of the company is real estate management. Transaction value – LTL 56.6 million. Purpose of transaction – to acquire and develop further real estate projects implemented by UAB Eastern Europe Development Fund.

11 November 2010

Announced that at the meeting of the Board of AB Ūkio bankas as of 11 November 2010, a resolution was taken to issue fixed rate bond emissions in LTL and EUR under the "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" approved on 7 October 2010 by the Security Commission of the Republic of Lithuania, and to approve the Final terms and conditions of the emissions. To view the Final terms and conditions, approved "Base prospectus of LTL 200,000,000 short and medium term bonds offering programme" and related documents is possible at the AB Ūkio bankas secretary office, Maironio str. 25, Kaunas, branches and units of the Bank, the Internet website www.ub.lt, Central Storage Facility Internet website www.crib.lt and Nasdaq OMX Vilnius Internet website www.nasdaqomxbaltic.com.

17 November 2010

Announced that AB $\bar{\text{U}}$ kio bankas' ordinary registered shares issues with codes LT0000102352 – 245,824,000 units and LT0000128399 – 50,000,000 units at Central Securities Depository of Lithuania (hereinafter – depository) were merged into one account on 17 November 2010. After the assimilation the code of AB $\bar{\text{U}}$ kio bankas issue of ordinary registered shares at depository is LT0000102352, the size of issue – 295,824,000 units.

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2 December 2010

Announced that the meeting of the board of the Bank of Lithuania held on 2 December 2010 considered inspection results on AB Ukio bankas and appointed to hedge in risk of bank business, more conservative estimate provisions and further strengthen capital base. In the meeting it was noted that AB Ukio bankas did not eliminate part of the offence in previous inspection and the shortcomings of the bank business. AB Ūkio bankas is obligated to provide the plan of shortcoming improvement in 10 days. The management of AB Ūkio bankas will implement obligations of the Bank of Lithuania in accordance with requirements and deadlines.

15 December 2010

Announced that on 14 December 2010 AB Ūkio bankas finished the issue of Fixed rate bond issue LTL No. 6/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 15 November 2010 till 14 December 2010) 110,782 bonds with nominal value of LTL 100 and fixed 4.9 percent annual interest rate were issued. Redemption of bonds on 22 December 2011.

15 December 2010

Announced that on 14 December 2010 AB Ūkio bankas finished the issue of Fixed rate bond issue EUR No. 7/2010 issued under LTL 200,000,000 short and medium term bonds offering program. During distribution period (from 15 November 2010 till 14 December 2010) 3,409 bonds with nominal value of EUR 100 and fixed 2.9 percent annual interest rate were issued. Redemption of bonds on 22 December 2011.

All announcements of the Bank required by laws to be announced publicly are published in accordance with the terms and procedure provided in the laws of the Republic of Lithuania and legal acts of the supervising institution. All Bank's material events can be found on NASDAQ OMX Vilnius Stock Exchange website www.nasdaqomxbaltic.com, Central Storage Facility website www.crib.lt and on AB Ūkio Bankas website www.ub.lt.

Gintaras Ugianskis Chairman of the Board

Kaunas, Lithuania

28 February 2011

STATEMENT OF FINANCIAL POSITION AS OF 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	Notes		The Group 31.12.2009 as re-presented	The Group	The Bank	The Bank	The Bank
ASSETS		31.12.2010	(Note 5)	01.01.2009	12.31.2010	12.31.2009	01.01.2009
Cash and balances with central bank	6	60F 066	442 726	100.075	605.064	340 740	
Loans and advances to banks and	0	695,866	442,736	188,875	695,864	442,719	188,874
other credit institutions	7	547,693	677,968	102,018	E2E 22E	670 226	00 100
Financial assets at fair value through		347,033	077,300	102,010	535,335	670,326	99,100
profit or loss	8	74,836	42,989	45,250	32,067	11,102	26,511
Loans and finance lease receivable	9	2,616,760			2,287,838		3,342,277
Investment securities:		=//.00	-	3,0,2,210	2,207,000	2,2/1,021	3,342,211
available-for-sale	10	31,197	43,339	50,676	30,733	42,935	50,482
held-to-maturity	10	639,404	268,496				372,011
Investments in subsidiaries	11,12			-	241,152		39,821
Intangible assets	13	21,578	22,095	22,671	1,576		2,778
Property, plant and equipment	14	30,460	34,311				
Investment property •	14	236,468	199,690	26,026	6,031	16,052	16,052
Deferred tax assets	29	18,070	13,337	910	16,835	13,337	910
Other assets	15	98,371	131,118	65,347	81,081	107,146	57,500
Total assets		5,010,703	4,296,583	3,980,119	4,923,246	4,220,724	4,224,250
		Aun	1.000000				
LIABILITIES AND EQUITY							
LIABILITIES							
Due to banks and other credit							
institutions	16	396,169	285,864	261,017	396,169	276,864	245.010
Financial liabilities at fair value		330,103	203,004	201,017	390,109	2/0,004	245,818
through profit or loss		1,016	6	1,161	1,016	6	1,223
Due to customers	17		3,354,061	3,035,516			3,343,863
Debt securities in issue	18	44,698	17,860	24,784	and the second s	17,860	27,021
Subordinated loans	19	93,956	148,836	103,220	93,956	148,836	103,220
Deferred tax liabilities	29	21,054	16,886	1,186	-		-
Other liabilities	20	71,641	61,265	63,794	19,459	19,946	28,602
Total liabilities						3,826,393	3.749.747
						-,,	-//
EQUITY							
Share capital	21	295,824	245,824	196,708	295,824	245,824	196,708
Share premium		76,500	76,500	76,500	76,500	76,500	76,500
Revaluation reserve - available-for-							
sale investment securities		(4,617)	(5,193)	(110)	(4,636)	(5,175)	-
General reserve for losses of assets			-	49,116	-	-	49,116
Currency translation reserve		(200)	(313)	2,358	-	-	-
Legal reserve		16,617	16,046	11,245	15,532	15,532	10,971
Other reserves		61,650	136,647	50,000	61,650	136,647	50,000
Retained earnings (accumulated loss)		(16,783)	(57,706)	103,624	(39,840)	(74,997)	91,208
Equity attributable to equity holders of the parent		428,991	411,805	489,441	405,030	394,331	474,503
Non-controlling interest				3/10/2012/2013			
Total equity		439 004	411 00=	400 441	405.55		-
Total equity		428,991	411,805	489,441	405,030	394,331	474,503
Total liabilities and equity		5,010,703	4,296,583	3,980,119	4,923,246	4,220,724	4,224,250

The accompanying explanatory notes are an integral part of these financial statements.

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G.Ugianskis Chairman of the Board

V Petraitienė Chief Accountant

INCOME STATEMENT FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	Notes	The Group 2010	The Group 2009 as re-presented (Note 5)	The Bank 2010	The Bank 2009
Interest income	22	201 271	275 172	470.655	(29,900)
Interest expense	22	201,371 (175,785)	275,173	172,655	248,770
Interest income, net	22	25,586	(213,293) 61,880	(176,134) (3,479)	(220,157)
		23,300	01,000	(3,479)	28,613
Fees and commission income	23	59,471	68,922	54,114	63,396
Fees and commission expense	23	(10,415)	(12,895)	(10,043)	(12,139)
Fees and commission income, net		49,056	56,027	44,071	51,257
Net gains from dealing in foreign					
currencies	24	20,132	3,176	10.024	1 610
Net gains (losses) from financial assets at		20,152	3,170	19,834	1,610
fair value through profit or loss	24	715	20,039	(3,173)	13,290
Net gains (losses) arising from			20,033	(3,173)	13,290
investment securities	24	16,247	595	16,247	616
Impairment charge	33	(34,829)	(114,695)	(21,232)	(89,697)
Recoveries of loans written off		1,923	1,128	172	65
Insurance income, net		917	(85)		-
Dividend income		60	7	60	7
Other operating income	25	9,229	3,000	6,348	1,674
Operating profit before operating				0,010	1,074
expenses		89,036	31,072	58,848	7,435
Operating expenses	26	(126,657)	(117,720)	(102,296)	(94,076)
(Loss) before income tax		(37,621)	(86,648)	(43,448)	(86,641)
Income tax benefit	28	4,125	16,127	5,434	11,644
Net (loss) for the year	_				
rec (1035) for the year	=	(33,496)	(70,521)	(38,014)	(74,997)
NET (LOSS) FOR THE YEAR		(33,496)	(70,521)	(38,014)	(74,997)
Attributable to:					
Equity holders of the parent		(33,496)	(70,521)	(29.014)	(74.007)
Non-controlling interest		(33,430)	(70,321)	(38,014)	(74,997)
NET (LOSS) FOR THE YEAR	-	(33,496)	(70,521)	(39.014)	(74.007)
	-	(55,450)	(70,321)	(38,014)	(74,997)
EARNINGS PER SHARE					
Basic (in LTL)	30	(0.13)	(0.31)	(0.15)	(0.33)
Diluted (in LTL)	30	(0.13)	(0.30)	(0.15)	
		(0,13)	(0.50)	(0.13)	(0.32)

The accompanying explanatory notes are an integral part of these financial statements.

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G.Ugianskis Chairman of the Board

N. Petraitiene Chief Accountant

STATEMENT OF COMPREHENSIVE INCOME FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	The Group 2010	The Group 2009 as re-presented (Note 5)	The Bank 2010	The Bank 2009
(Loss) for the year	(33,496)	(70,521)	(38,014)	(74,997)
Other comprehensive income				
Exchange differences on translating foreign operations Exchange differences arising during the year on translating foreign operations, net of tax	113	(2,671)		
net of tax	113	(2,671)	-	
Available-for-sale financial assets Net gain (loss) arising on revaluation of available-for-sale financial assets during the year, net of tax	576 576	(5,083) (5,083)	539 539	(5,175) (5,175)
Other reclassification adjustments	(7)	639	-1	-
Total comprehensive income for the year	(32,814)	(77,636)	(37,475)	(80,172)
Attributable to:				
Equity holders of the parent Non-controlling interest	(32,814)	(77,636) -	(37,475)	(80,172)
TOTAL COMPREHENSIVE INCOME FOR THE YEAR	(32,814)	(77,636)	(37,475)	(80,172)

The accompanying explanatory notes are an integral part of these financial statements.

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G.Ugianskis Chairman of the Board /V. Petraitienė Chief Accountant

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank	Share Capital	Share premium	Other reserves	Revaluation reserve on available-for- sales investment securities	General reserve for losses of assets	Legal reserve	Retained earnings (accumulated loss)	Total
As of 1 January 2009	196,708	76,500	50,000	-	49,116	10,971	91,208	474,503
Transfer to legal reserve	-	-	-	-	-	4,561	(4,561)	_
Increase of share capital (Note 21)	49,116	-	-	=	(49,116)	-	-	-
Transfer to other reserves	=	-	86,647	=	-	-	(86,647)	-
Total comprehensive income for the year:	-	-	-	(5,175)	-	=	(74,997)	(80,172)
Net loss	-	-	-	-	-	-	(74,997)	(74,997)
Other comprehensive income		<u>-</u>	-	(5,175)	<u>-</u>	-	<u> </u>	(5,175)
As of 31 December 2009	245,824	76,500	136,647	(5,175)	-	15,532	(74,997)	394,331
Transfer to retained earnings (loss)	_	-	(74,997)	_	-	-	74,997	-
Increase of share capital (Note 21)	50,000	-	-	-	-	-	-	50,000
Tax loss transfer to subsidiary	-	-	-	-	-	-	(1,826)	(1,826)
Total comprehensive income for the year:	-	-	-	539	-	-	(38,014)	(37,475)
Net loss	-	-	-	-	-	-	(38,014)	(38,014)
Other comprehensive income		- -	-	539		-	. 	539
As of 31 December 2010	295,824	76,500	61,650	(4,636)		15,532	(39,840)	405,030

(Continued)

STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

50,000 (110) 49,116 2,358 11,245 103,624 489,441 - 86,647 - (49,116) - - (49,116) -	Share	Share	Other	reserve on available- for-sale investment	General reserve for losses of	Foreign currency translation reserve	Legal	Retained earnings (accumulated	Equity attributable to equity holders of the parent	Non- controlling interest	Total
86,647 - (49,116) - (4,801 (4,801) - (86,647) - (86,647) - (86,647) - (86,647) - (70,521	7	196,708 76,500	50,000	(110)	49,116	2,358	11,245	103,624	489,441		489,441
86,647 - (49,116) - (5,083) - (5,083) - (2,671) - (3,0521) -							4,801	(4,801)			,
(5,083)		ľ	86,647		t	,		(86,647)	.1		
136,647 (5,083)	49,116	1	1	•	(49,116)	1		1	1	1	1
136,647 (5,083)											
136,647 (5,083) - (2,671) - (70,521) - (70,521) 136,647 (5,193) - (313) 16,046 (57,706) 411,805 - (7,115) (74,997) - (571) - (571) - (571) - (571) - 576 - (571) - (571) - (5000) - 576 - (33,503) (32,814) - (33,496) - (4,617) - (200) 16,617 (16,783) 428,991				(2,083)		(2,671)		(69,882)	(77,636)		(77,636)
136,647 (5,193)	-						,	(70,521)	(70,521)	1	(70,521)
136,647 (5,193) - (313) 16,046 (57,706) 411,805 - (74,997) - 74,997 - - - 74,997 -	1			(5,083)	,	(2,671)		639	(7,115)		(7,115)
136,647 (5,193) - (313) 16,046 (57,706) 411,805 - (74,997) - 74,997 - - - - - 576 - (33,503) (32,814) - - 576 - (33,496) (33,496) - - 61,650 (4,617) - (200) 16,617 (16,783) 428,991 -											
(74,997) 571 (571)	245,824	76,500	136,647	(5,193)	•	(313)	16,046	(52,706)	411,805	1	411,805
571 (571)	1	ı	(74,997)		ı	1	1	74,997	1	ı	
$\begin{array}{cccccccccccccccccccccccccccccccccccc$		1	1		1		571	(571)	1		,
$\begin{array}{cccccccccccccccccccccccccccccccccccc$	50,000	1	9			,	1	•	20,000		20,000
$\begin{array}{c ccccccccccccccccccccccccccccccccccc$											
61,650 (4,617) - (200) 16,617 (16,783) (33,496) - (33,496) - (33,496) - (33,496) - (33,496) - - (4,617) - - 428,991 - 428,991 - - 428,991 - - 428,991		1		276	1	113		(33,503)	(32,814)		(32,814)
61,650 (4,617) - (200) 16,617 (16,783) 428,991 - 428,	,	,	1	,	4			(33,496)	(33,496)	,	(33,496)
61,650 (4,617) - (200) 16,617 (16,783) 428,991 -	1			226		113		(2)	682		682
	295,824	76,500	61,650	(4,617)	1	(200)	16,617	(16,783)	428,991		428,991

The accompanying explanatory notes are an integral part of these financial statements.

(Concluded)

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

Ghairman of the Board

V. Petrainenė Chief Accountant

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	Notes	The Group	The Group 2009 as re-presented (Note 5)	The Bank	The Bank
Cash flows from (to) operating			· 		
activities					
Net (loss) for the year		(33,496)	(70,521)	(38,014)	(74,997)
Adjustments to net loss:					
Income tax (benefit) recognized in					
profit or loss		(4,125)	(16,127)	(5,434)	(11,644)
Excess of the fair value of net assets					
acquired in subsidiary over the cost of			(404)		
acquisition		-	(404)	-	-
(Increase) decrease in fair value of		(1,426)	186		
investment property		(1,426)		21,232	89,697
Impairment charge		•	,	,	,
Interest income		(201,371)	• • •	(172,655)	(248,770)
Interest expense Dividends income		175,785 (60)	•	176,134 (60)	220,157
Depreciation and amortization		8,493		5,981	(7)
(Profit) loss from sales of property,		0,493	0,310	3,961	6,363
plant and equipment		(5,062)	797	(5,424)	(307)
Cash (to) operating activities		(3,002)		(3,727)	(307)
before changes in operating					
assets and liabilities		(26,433)	(25,492)	(18,240)	(19,508)
		. , ,	` , ,	. , ,	. , ,
Changes in operating assets and liabilities					
Net change in balances with Central					
Bank		(34,505)	3,578	(34,505)	3,578
Net change in loans to banks and other					
credit institutions		(4,804)	(5,237)	(441)	(1,369)
Net change in financial assets at fair					
value through profit or loss		(31,469)	•	(20,725)	15,409
Net change in loans and finance lease		(207,936)	•	(82,017)	864,900
Net change in other assets		3,861	(303)	12,359	11,161
Net change in due to banks and other		100 110	24 500	447.440	20.700
credit institutions		108,110	24,509	117,110	30,708
Net change in financial liabilities at fair		1 010	(1 1EE)	1 010	(1 217)
value through profit or loss		1,010	(1,155)	1,010	(1,217)
Net change in due to customers		607,917	276,843	608,881	(22,820)
Net change in other liabilities		9,459		(2,218)	(10,212)
Cash generated from operations		425,210	-	581,214	870,630
Interest received		168,718	•	139,959	178,528
Interest paid		(183,287)	(168,789)	(183,680)	(175,517)
Income tax paid		(100)	(2,820)	<u>-</u>	(2,000)
Net cash generated from operating activities		410,541	684,433	537,493	871,641

(Continued)

STATEMENT OF CASH FLOWS FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	Notes	The Group	The Group 2009 as re-presented	The Bank	The Bank
	Notes	2010	(Note 5)	2010	2009
Cash flows from (to) investing activities					
Dividends received Acquisition of subsidiaries		60 (2,004)		60 (2,725)	7
Net change in investment securities Acquisition of property, plant and		(348,982)	116,633	(482,883)	(78,246)
equipment and investment property Proceeds from sale of property plant and		(12,352)	(12,443)	(1,571)	(3,708)
equipment		14,095	1,266	10,471	1,674
Acquisition of intangible assets		(749)	(884)	(488)	(769)
Proceeds from sale of intangible assets			42	-	42
Net cash generated from '/ (used in) investing activities		(349,932)	104,621	(477,136)	(81,000)
Cash flows from (to) financing activities					
Debt securities issued		88,202	5,510	88,202	5,510
Debt securities redeemed		(61,740)	(12,895)	(61,740)	(15,132)
Subordinated loans received		(02), (0)	50,000	(01), (0)	50,000
Subordinated loans repaid		(3,608)	(3,744)	(3,608)	(3,744)
Net cash generated from financing activities		22,854		22,854	36,634
Net increase in cash and cash equivalents		83,463	827,925	83,211	827,275
Effect of exchange rate changes on cash and cash equivalents		corrent period	-		
Cash and cash equivalents at the					
beginning of the year	31	989,006	161,081	987,967	160,692
Cash and cash equivalents at the end of the year	31	1,072,469	989,006	1,071,178	987,967

(Concluded)

The accompanying explanatory notes are an integral part of these financial statements.

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G Ugjanskis Chairman of the Board Petraitienė Chief Accountant

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 1 GENERAL INFORMATION

AB Ūkio Bankas ("the Bank") was established in June 1989 as Commercial Industry Bank. The Bank's main office is located in Kaunas, Maironio str. 25.

The Bank has a business license issued from the Bank of Lithuania for conducting all financial services specified by Lithuanian Banks Law and providing other services allowed under Lithuanian Financial Institutions Law.

The Bank has 12 branches and 47 client service departments in Lithuania and 2 representative offices in foreign countries (Ukraine and Kazakhstan). In addition, the Bank controls, directly or indirectly, 9 subsidiaries: UAB Ūkio Banko Lizingas, set up in 1997; Ūkio Banko Investicijų Valdymas, set up in 2006; GD UAB Bonum Publicum, acquired in 2007; Ūkio Banko Rizikos Kapitalo Valdymas, set up in 2007; UAB Investicinio Turto Valdymas, acquired in 2009; UAB Eastern Europe Development Fund, acquired in 2009, UAB Turto Valdymo Paslaugos, set up in 2010, and UAB Trade Project, acquired in 2010. UAB Ūkio Banko Rizikos Kapitalo Valdymas owns 100% of shares of RAB Ūkio Bank Lizing (Ukraine; set up in 2006).

As of 31 December 2010 the Group and the Bank employed 825 and 725 employees respectively (as of 31 December 2009: 806 and 700).

AB Ūkio Bankas ordinary registered shares are being traded on the NASDAQ OMX Vilnius Stock Exchange since June 1998. The trade in AB Ūkio Bankas shares on the Official List was started on 13 July 2006. AB Ūkio Bankas is the first financial sector company having its shares quoted on the Official List of the Stock Exchange.

2010

2000

The Bank's shareholders owning more than 5% of the share capital are as follows:

	2010	2009
Vladimir Romanov	53.10%	32.95%
UAB Universal Business Investment Group Management	8.30%	9.99%
UAB First Partneriai	6.45%	6.84%
Incompleks L.L.C.	5.91%	3.66%
Zinaida Romanova	-	8.73%

NOTE 2 ADOPTION OF THE NEW AND REVISED STANDARDS

Standards and Interpretations effective in the current period

The following amendments to the existing standards issued by the International Accounting Standards Board and adopted by the EU are effective for the current period:

- IFRS 1 (revised) "First-time Adoption of IFRS" adopted by the EU on 25 November 2009 (effective for annual periods beginning on or after 1 January 2010),
- IFRS 3 (revised) "Business Combinations" adopted by the EU on 3 June 2009 (effective for annual periods beginning on or after 1 July 2009),
- Amendments to IFRS 1 "First-time Adoption of IFRS" Additional Exemptions for First-time Adopters, adopted by the EU on 23 June 2010 (effective for annual periods beginning on or after 1 January 2010),
- Amendments to IFRS 2 "Share-based Payment" Group cash-settled share-based payment transactions, adopted by the EU on 23 March 2010 (effective for annual periods beginning on or after 1 January 2010),
- Amendments to IAS 27 "Consolidated and Separate Financial Statements" adopted by the EU on 3 June 2009 (effective for annual periods beginning on or after 1 July 2009),
- Amendments to IAS 39 "Financial Instruments: Recognition and Measurement" Eligible hedged items, adopted by the EU on 15 September 2009 (effective for annual periods beginning on or after 1 July 2009),
- Amendments to various standards and interpretations "Improvements to IFRSs (2009)" resulting from
 the annual improvement project of IFRS published on 16 April 2009, adopted by the EU on 23 March 2010 (IFRS
 2, IFRS 5, IFRS 8, IAS 1, IAS 7, IAS 17, IAS 18, IAS 36, IAS 38, IAS 39, IFRIC 9 and IFRIC 16) primarily with a
 view to removing inconsistencies and clarifying wording, adopted by the EU on 23 March 2010 (effective for
 annual periods beginning on or after 1 January 2010),
- **IFRIC 12 "Service Concession Arrangements"** adopted by the EU on 25 March 2009 (effective for annual periods beginning on or after 30 March 2009),
- IFRIC 15 "Agreements for the Construction of Real Estate" adopted by the EU on 22 July 2009 (effective for annual periods beginning on or after 1 January 2010),

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

- IFRIC 16 "Hedges of a Net Investment in a Foreign Operation" adopted by the EU on 4 June 2009 (effective for annual periods beginning on or after 1 July 2009),
- IFRIC 17 "Distributions of Non-Cash Assets to Owners" adopted by the EU on 26 November 2009 (effective for annual periods beginning on or after 1 November 2009),
- IFRIC 18 "Transfers of Assets from Customers" adopted by the EU on 27 November 2009 (effective for annual periods beginning on or after 1 November 2009).

The adoption of these amendments to the existing standards has not led to any changes in the Group's and the Bank's accounting policies.

Standards and Interpretations issued by IASB and adopted by the EU but not yet effective

At the date of authorization of these financial statements the following standards, revisions and interpretations adopted by the EU were in issue but not yet effective:

- Amendments to IAS 24 "Related Party Disclosures" Simplifying the disclosure requirements for government-related entities and clarifying the definition of a related party, adopted by the EU on 19 July 2010 (effective for annual periods beginning on or after 1 January 2011),
- Amendments to IAS 32 "Financial Instruments: Presentation" Accounting for rights issues, adopted by the EU on 23 December 2009 (effective for annual periods beginning on or after 1 February 2010),
- Amendments to IFRS 1 "First-time Adoption of IFRS"- Limited Exemption from Comparative IFRS 7
 Disclosures for First-time Adopters, adopted by the EU on 30 June 2010 (effective for annual periods beginning
 on or after 1 July 2010),
- Amendments to IFRIC 14 "IAS 19 The Limit on a defined benefit Asset, Minimum Funding Requirements and their Interaction" - Prepayments of a Minimum Funding Requirement, adopted by the EU on 19 July 2010 (effective for annual periods beginning on or after 1 January 2011),
- IFRIC 19 "Extinguishing Financial Liabilities with Equity Instruments", adopted by the EU on 23 July 2010 (effective for annual periods beginning on or after 1 July 2010).

The Group and the Bank has elected not to adopt these standards, revisions and interpretations in advance of their effective dates. The management of the Group and the Bank anticipates that the adoption of these standards, revisions and interpretations will have no material impact on the financial statements of the Group and the Bank in the period of initial application.

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(All amounts in LTL thousands unless otherwise stated)

NOTE 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

3.1 Statement of compliance

The financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRSs") as adopted by the European Union (the "EU"). IFRS as adopted by the EU do not currently differ from IFRS as issued by the International Accounting Standards Board (IASB) and currently effective for the purpose of these financial statements, except for certain hedge accounting requirements under IAS 39, which have not been adopted by the EU. The Group/Bank has determined that the unendorsed hedge accounting requirements under IAS 39 would not impact the Bank's and the Group's financial statements had they been endorsed by the EU at the balance sheet date.

3.2 Basis of preparation

The financial statements have been prepared under the historical cost convention except for remeasurement of investment property and certain financial assets and liabilities to fair value.

The accompanying financial statements are presented in the national currency of Lithuania, the Litas ("LTL").

The accounting policies have been consistently applied by all Group entities.

The principal accounting policies adopted are set out below:

3.3 Principles of consolidation

As of 31 December 2010 the Group financial statements include the accounts of the Bank and the following subsidiaries:

Name	Activity	Country	Ownership share
UAB Ūkio Banko Lizingas	Finance lease	Kaunas, Lithuania	100%
UAB Ūkio Banko Investicijų Valdymas	Financial intermediation	Kaunas, Lithuania	100%
UAB Ūkio Banko Rizikos Kapitalo Valdymas	Property management	Kaunas, Lithuania	100%
GD UAB Bonum Publicum	Life insurance	Vilnius, Lithuania	100%
RAB Ūkio Bank Lizing *	Finance lease	Kiev, Ukraine	100%
UAB Investicinio Turto Valdymas	Property management	Vilnius, Lithuania	100%
UAB Trade Project	Property management	Kaunas, Lithuania	100%
UAB Eastern Europe Development Fund	Property management	Vilnius, Lithuania	100%
UAB Turto Valdymo Paslaugos	Financial intermediation	Kaunas, Lithuania	100%

st UAB Ūkio Banko Rizikos Kapitalo Valdymas owns 100% of shares of RAB Ūkio Bank Lizing.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2009 the Group financial statements include the accounts of the Bank and the following subsidiaries:

Name	Activity	Country	Ownership share
UAB Ūkio Banko Lizingas	Finance lease	Kaunas, Lithuania	100%
UAB Ūkio Banko Investicijų Valdymas	Financial intermediation	Kaunas, Lithuania	100%
UAB Ūkio Banko Rizikos Kapitalo Valdymas	Property management	Kaunas, Lithuania	100%
GD UAB Bonum Publicum	Life insurance	Vilnius, Lithuania	100%
RAB Ūkio Bank Lizing *	Finance lease	Kiev, Ukraine	100%
UAB Investicinio Turto Valdymas	Property management	Vilnius, Lithuania	100%
UAB Eastern Europe Development Fund **	Property management	Vilnius, Lithuania	100%

^{*} UAB Ūkio Banko Lizingas owns 100% of shares of RAB Ūkio Bank Lizing.

The consolidated financial statements include all subsidiaries that are controlled, directly or indirectly, by the parent company. When an entity began or ceased to be controlled during the year, the results are included only from the date control commenced or up to the date control ceased. Control is presumed to exist where more than one half of a subsidiary's voting power is controlled by the parent company, or the parent company is able to govern the financial and operational policies of a subsidiary, or control the removal or appointment of majority of a subsidiary's board of directors.

On acquisition, the assets and liabilities of a subsidiary are measured at their fair values at the date of acquisition. Any excess of the cost of acquisition over the fair values of the identifiable net assets acquired is recognised as goodwill.

Intra-group balances and transactions, and any unrealised gains and losses arising from intra-group transactions, are eliminated in full in preparing the consolidated financial statements. Unrealised gains arising from transactions with associates are eliminated to the extent of the Group's interest in the enterprise. Unrealised losses are eliminated in the same way as unrealised gains except that they are only eliminated to the extent that there is no evidence of impairment.

The accounting policies used by the subsidiaries have been changed, if needed, to ensure consistency with the policies adopted by the Group.

Non-controlling interests in the equity and results of companies that are controlled, directly or indirectly, by the Group are shown as a separate item of the shareholders equity in the Group financial statements.

3.4 Foreign currency transactions

Transactions denominated in foreign currencies are translated into LTL at the official Bank of Lithuania exchange rate on the date of the transaction, which approximates the prevailing market rates. Monetary assets and liabilities, including not matured commitments to deliver or acquire foreign currencies under spot exchange transactions, if any, are translated at the exchange rate effective at the balance sheet date.

The applicable foreign currency exchange rates used for the principal currencies at the year-end were as follows:

	2010	2009
USD	2.6099	2.4052
EUR	3.4528	3.4528
100 RUB	8.5535	7.9465
10 UAH	3.2788	2.9842

Differences resulting from translation of balances denominated in foreign currencies are recognized in the income statement as unrealized gain (loss) from foreign currency exchange operations in the period when such translation was carried out.

The results and financial position of all the Group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the closing foreign currency exchange rate at the date of that balance sheet;
- income and expenses for each income statement are translated at annual average foreign currency exchange rates;
- all resulting foreign currency exchange differences are recognized in Other comprehensive income as Foreign Currency Translation Reserve.

On consolidation, foreign currency exchange differences arising from the translation of the net investment in foreign entities, are taken to other comprehensive income and accumulated in equity. When a foreign operation is disposed of, or partially disposed of, such foreign currency exchange differences are recognized in the income statement as part of the gain or loss on sale.

^{**} UAB Ūkio Banko Rizikos Kapitalo Valdymas owns 100% of shares of UAB Eastern Europe Development Fund

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing foreign currency exchange rate.

3.5 Recognition of income and expenses

Interest income and expense are recognized in the income statement for all instruments measured at amortized cost using the effective interest rate method. The effective interest rate method is a method of calculating the amortized cost of a financial asset or a financial liability and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discounts estimated future cash payments or receipts through the expected life of the financial instrument or, when appropriate, a shorter period to the net carrying amount of the financial asset or financial liability. When calculating the effective interest rate, the Group/Bank estimates cash flows considering all contractual terms of the financial instrument (for example, prepayment options) but does not consider future credit losses. The calculation includes all fees paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs and all other premiums or discounts.

Commissions, fees and other revenues are recognized as income when earned.

Commissions, fees and other expenses are recognized as expenses when incurred.

Dividend income is recognised when the shareholder's right to receive payment is established. Dividend liability is recognised on the date approved by the annual shareholders' meeting.

3.6 Financial assets

A financial asset is any asset that is cash, a contractual right to receive cash or another financial asset from another entity, a contractual right to exchange financial instruments with another entity under conditions that are potentially favorable, an equity instrument of another entity or a derivative or non-derivative contract that will or may be settled in the Bank's and the Group's own equity instruments.

Loans and placements with banks and other financial institutions are stated at amortized cost, net of allowance for possible loan, advance or placements losses, respectively. Loans are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. Interest is accrued and credited to income based on the principal amount outstanding using the effective interest rate method. All loans are recognized when cash is advanced to borrowers.

The Group/Bank assesses at each balance sheet date whether there is objective evidence that a financial asset or group of financial assets is impaired. A financial asset or a group of financial assets is impaired and impairment losses are incurred if, and only if, there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset (a "loss event") and that loss event (or events) has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

Objective evidence that a financial asset or group of assets is impaired includes observable data that comes to the attention of the Group/Bank about the following loss events:

- (i) significant financial difficulty of the issuer or obligor;
- (ii) a breach of contract, such as a default or delinquency in interest or principal payments;
- (iii) the Group granting to the borrower, for economic or legal reasons relating to the borrower's financial difficulty, a concession that the lender would not otherwise consider;
- (iv) it is becoming probable that the borrower will enter into bankruptcy or other financial reorganization;
- (v) the disappearance of an active market for that financial asset because of financial difficulties; or
- (vi) observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition of those assets, although the decrease cannot yet be identified with the individual financial assets in the group, including:
 - adverse changes in the payment status of borrowers in the group; or
 - national or local economic conditions that correlate with defaults on the assets in the group.

The Group/Bank first assesses whether objective evidence of impairment exists individually for financial assets that are individually significant, and individually or collectively for financial assets that are not individually significant. If the Group/Bank determines that no objective evidence of impairment exists for an individually assessed financial asset, whether significant or not, it includes the asset in a group of financial assets with similar credit risk characteristics and collectively assesses them for impairment.

If there is objective evidence that an impairment loss on loans and finance lease receivable carried at amortized cost has been incurred, the amount of the potential loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the financial asset's original effective interest rate. The carrying amount of the asset is reduced through the use of an allowance account and the amount of the loss is recognized in the income statement.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The calculation of the present value of the estimated future cash flows of a collateralized financial asset reflects the cash flows that may result from foreclosure less costs for obtaining and selling the collateral, whether or not foreclosure is probable.

Future cash flows in a group of financial assets that are collectively evaluated for impairment are estimated on the basis of the contractual cash flows of the assets in the group and historical loss experience for assets with credit risk characteristics similar to those in the group. Historical loss experience is adjusted on the basis of current observable data to reflect the effects of current conditions that did not affect the period on which the historical loss experience is based and to remove the effects of conditions in the historical period that do not exist currently.

Estimates of changes in future cash flows for groups of assets should reflect and be directionally consistent with changes in related observable data from period to period (for example, changes in unemployment rates, property prices, payment status, or other factors indicative of changes in the probability of losses in the group and their magnitude). The methodology and assumptions used for estimating future cash flows are reviewed regularly by the Group/Bank to reduce any differences between loss estimates and actual loss experience.

Securities are classified into the following groups:

Financial assets at fair value through profit or loss; Investment securities available-for-sale; Investment securities held-to-maturity.

All securities are accounted for at settlement date.

Financial assets at fair value thought profit or loss

Financial assets at fair value through profit or loss are classified as (a) financial assets held for trading and (b) financial assets, which, upon initial recognition, are designated at fair value through profit or loss.

Financial assets held for trading are short-term investments in debt securities, fund's units and shares that are acquired in order to earn profit from fluctuation of securities prices or from dealer's operations margins. They are intended to be kept for a short period of time only.

Financial assets at fair value through profit or loss are initially recorded at their fair value. Subsequent changes in their fair values are recognised in the income statement and recorded as profit (loss) generated by trade of securities. Interest earned on such securities is reflected as interest income.

The fair values of those securities not traded are estimated by the management of the Group/Bank as the best estimation of the cash flow projection reflecting the set of economic conditions that will exist over the remaining useful life of the securities.

Those financial assets at fair value through profit or loss that do not have a quoted market price and whose fair value cannot be reliably measured by other models mentioned above are measured at cost, less allowance for permanent diminution in value, when appropriate.

Investment securities available-for-sale

Investment securities available-for-sale are securities held by the Group/Bank for an indefinite period of time that are available for sale as liquidity requirements arise or market conditions change.

Investment securities available for sale are initially recorded at their fair value including transaction costs directly attributable to the acquisition. Changes in the fair values of available-for-sale securities are recognized in other comprehensive income, until the financial asset is derecognized or impaired at which time the cumulative gain or loss previously recognized in other comprehensive income and accumulated in equity is charged to income statement. However, interest calculated using the effective interest rate method is recognized in the income statement. Dividends on available-for-sale equity instruments are recognized in the income statement when the Group's /Bank's right to receive payment is established.

Investments in equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured and derivatives that are linked to and must be settled by delivery of such unquoted equity instruments are measured at cost.

<u>Investment securities held to maturity</u>

Investment securities held to maturity are those securities that the Group/Bank has the intent and the ability to hold at its disposition until their maturity. Securities held to maturity are initially measured at their fair values plus any directly attributable transaction costs. Securities held to maturity are subsequently measured at amortised cost using the effective interest rate method, less any accumulated impairment losses. A decrease in their market value is not taken into account unless it is considered as a long-term decline.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

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A financial asset (as defined in IAS 39) is impaired if its carrying amount is greater than its estimated recoverable amount. The amount of the impairment loss for assets carried at amortized cost is calculated as the difference between the asset's carrying amount and the present value of the expected future cash flows discounted at the financial instrument's original effective interest rate. When an impairment of assets is identified, the Group/Bank recognizes provisions through the income statement account line "Impairment charge".

Securities sold under repurchase agreements ("repos") are recognized in the financial statements as trading or investment securities, and the resulting liabilities are included in amounts due to banks and other financial institutions, deposits due to customers or other liabilities, as appropriate. Securities purchased under reverse repurchase agreements are included into loans and finance lease receivable to banks and other financial institutions or customers (as appropriate). The difference between sale and repurchase price is recognized as interest income and is accrued over the life of repurchase agreements using the effective interest rate for the period in question.

Foreign currency exchange differences on non monetary available-for-sale investments are recognized in other comprehensive income, differences on monetary items are recognized directly in the income statement.

3.7 Investments in subsidiaries

Investments in subsidiaries in the Bank's stand alone financial statements are shown at cost less impairment, if any. An assessment of whether any indication of impairment exists is performed at least annually.

3.8 Non-current assets and disposal groups held for sale

Non-current assets and disposal groups are classified as held for sale if their carrying amount will be recovered principally through a sale transaction rather than through continuing use. This condition is regarded as met only when the sale is highly probable and the asset (or disposal group) is available for immediate sale in its present condition. Management must be committed to the sale, and a completed sale must be expected within one year from the date of classification.

Non-current assets (and disposal groups) classified as held for sale are measured at the lower of their carrying amount and fair value less costs to sell.

3.9 Lease

Leases are classified as finance leases whenever the terms of the lease transfer substantially all the risks and rewards of asset ownership to the lessee. All other leases are classified as operating leases.

Group/Bank as lessee:

Assets held under finance lease are recognized as assets at amounts equal to the fair value of the leased property or, if lower, the present value of the minimum lease payments, each determined at the inception of the lease. The corresponding liability to the lessor is included in the balance sheet as a finance lease obligation.

Interest expense, i.e. the difference between the total lease payment and the fair value of the acquired assets, is charged to expenses in the income statement over the entire life of the lease by applying a constant interest rate.

Rentals payable under the operating leases are charged to the income statement on a straight-line basis over the term of the relevant lease.

Assets held under finance lease are depreciated over the lower of the lease term and the useful life of the asset.

Group/Bank as lessor:

When assets are held subject to a finance lease, the present value of the lease payments is recognized as a receivable.

The difference between the gross receivable and the present value of the receivable is recognized as unearned financial income.

Lease income is recognized over the term of the lease using the net investment method (before tax), which reflects a constant periodic rate of return.

3.10 Cash and cash equivalents

Cash and cash equivalents consist of cash, precious metals and other valuables, funds with Bank of Lithuania (except for the the compulsory reserves), funds in bank correspondent accounts and overnight deposits in other banks.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

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3.11 Goodwill

Goodwill arising on the acquisition of a subsidiary or a jointly controlled entity is recognized as an asset and initially measured at cost, being the excess of the acquisition cost over the Group's/Bank's interest in the net fair value of the identifiable assets, liabilities and contingent liabilities recognized at the date of acquisition. Goodwill arising on the acquisition of subsidiaries is presented in the intangible fixed assets line in the statement of financial position. Goodwill is not amortized and is tested for impairment at least on an annual basis.

Goodwill is impaired if its carrying amount is greater than its estimated recoverable amount. The recoverable amount is defined as the estimated future economic benefits arising from the acquisition of the equity investment, to which the goodwill is related. When an impairment of the goodwill is identified, the Group/Bank recognizes the impairment through the income statement line "Impairment charge".

3.12 Property, plant and equipment and intangible fixed assets (except for goodwill)

Intangible assets are measured initially at cost less accumulated amortization and impairment losses, if any. Amortization is computed using the straight-line method over the estimated useful lives of the intangible assets as follows:

Software 3 years

Property, plant and equipment, excluding construction in progress, are stated at historical cost, less accumulated depreciation and impairment loss, if any. Property, plant and equipment are assets that are controlled by the Group/Bank, which expected to generate economic benefits in the future periods with the useful life exceeding one year, and which acquisition (manufacturing) costs could be reliably defined. Liquidation value is 1 Lt.

Property, plant and equipment depreciation is computed on a straight-line basis over the following average estimated useful lives:

Buildings and other real estate 60 years Vehicles 4 - 10 years Office equipment 2 - 30 years

On each balance sheet date, the Group/Bank reviews fixed assets useful life, residual value and depreciation methods and recognizes differences, if any, prospectively.

The gain or loss arising on the disposal or retirement of an item of property, plant and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in the income statement.

Repairs and maintenance are charged to the income statement during the financial period in which they are incurred. The cost of major renovations is included in the carrying amount of the asset when it is probable that future economic benefits in excess of the originally assessed standard of performance of the existing asset will flow to the Group/Bank. Major renovations are depreciated over the remaining useful life of the related asset.

3.13 Investment property

Investment property is property, which is held to earn rent and for capital appreciation. Investment property is initially measured at cost. After initial recognition, the Group/Bank measures all of its investment property at its fair value. The fair value of the investment property is determined annually by certified independent asset appraisers.

Gains or losses arising from a change in the fair value of investment property are recognized as income or expense in the income statement line "Other operating income".

3.14 Impairment of non financial assets

At each balance sheet date, the Group/Bank reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). Where it is not possible to estimate the recoverable amount of an individual asset, the Group/Bank estimates the recoverable amount of the cash-generating unit to which the asset belongs.

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

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If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized as an expense in the income statement immediately, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

Where an impairment loss subsequently reverses, the carrying amount of the asset (cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (cash-generating unit) in prior years. A reversal of an impairment loss is recognized as income in the income statement immediately, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

3.15 Foreclosed asset for bad debts and assets held for sale

The assets acquired as a result of foreclosures and unused assets held for disposal are stated at lower of cost/carrying value and fair value. The reduction of the value - from the carrying amount to the established fair value - during the foreclosure of assets is recorded in the income statement. Subsequent impairment losses, if any, are recognized in the income statement. Gains or losses recognized on the sale of such assets are recorded in the income statement. Determinations of fair value are based on periodic appraisals, which may be subject to significant fluctuations as economic conditions change.

3.16 Income tax

The Bank and the Group calculates the corporate income tax in accordance with Lithuanian tax regulations, except for foreign subsidiaries, for which corporate income tax is calculated in accordance with local tax legislation. In the year 2010 the Lithuanian income tax rate was 15%, in the year 2009 the Lithuanian income tax rate was 20. From 2011 the income tax rate is 15%. The 2010 corporate income tax rate for the subsidiary in Ukraine is 25% (2009: 25%). From 2011 the income tax rate in Ukraine is 23%.

Deferred income tax is accounted for using the balance sheet method. Deferred tax assets and liabilities are recognized for the future tax consequences attributable to differences between the carrying amounts of existing assets and liabilities in the financial statements and their respective tax bases and for tax loss carry forwards. Deferred tax assets and liabilities are measured using tax rates expected to be applied to taxable income in the years in which those temporary differences are expected to be recovered or settled. Tax losses can be carried forward for a non limited period with the exception of the losses incurred because of the sale of securities and derivatives that can be carried forward for five years and only be off-set against similar profits.

Deferred tax assets are recognized for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary differences can be utilized.

Deferred tax liabilities are recognized for all taxable temporary differences except to the extent that the timing of the reversal of the temporary difference can be controlled and it is probable that the temporary difference will not reverse in the foreseeable future.

Current and deferred income tax for the period

Current and deferred income tax is charged or credited to profit or loss, except when they relate to items recognized outside the profit or loss (whether in other comprehensive income or directly in equity), in which case the deferred income tax is also recognized outside profit or loss.

3.17 Financial liabilities

A financial liability is any liability that is a contractual obligation to deliver cash or another financial asset to another entity, a contractual obligation to exchange financial instruments with another entity under conditions that are potentially unfavorable, or a derivative or non-derivative contract that will or may be settled in the Bank's and the Group's own equity instruments.

A financial liability measured at fair value through profit or loss is an instrument that is either held for trading purposes or is designated at fair value upon initial recognition. Derivatives are categorized as held for trading unless they are designated and effective hedges, or derivative financial guarantee contracts. Other financial liabilities are initially recognised on the trade date at their fair value and subsequently measured at amortised cost. Amortised cost is calculated by discounting the remaining future payments by the effective interest rate. Interest expense includes interest payments, on accrual basis of accounting, and relevant amortisation cost.

Fair values of those liabilities, are estimated by the management of the Bank and the Group as the best estimation of the cash flow projection reflecting the set of economic conditions that will exist over the remaining useful life of those liabilities.

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Issued debt securities

Issued debt securities are classified as financial liabilities, which are repurchased as one amount or in installments under a certain repayment schedule. Issued debt securities are recognized initially at fair value, being their issue proceeds net of transaction costs incurred. They are measured at amortized cost using the effective interest rate method. If the Group/Bank purchases its own debt, it is removed from the balance sheet, and the difference between the carrying amount of the liability and the consideration paid is included in net trading income.

3.18 Insurance premium revenue and premium ceded to reinsurers

Insurance premium revenue consists of premium revenue under policies in force underwritten by the Company during the year. Premium revenue comprise premium attributable to the period. Premium ceded to reinsurers represent premiums attributable to the reinsurers under reinsurance contracts.

Unit-linked life insurance premium revenue represents premiums actually received during the accounting period under policies in force.

3.19 Insurance claims

Claims paid comprise actually paid claims during the period and claims handling expenses. Claims incurred comprise claims attributable to the accounting period. Reinsurance recoveries comprise claims recoverable from reinsurer's under reinsurance contracts.

3.20 Acquisition expenses

Acquisition expenses include expenses incurred while concluding insurance contracts such as commission and other payments to intermediaries, expenses of preparation of insurance documents, advertising expenses. Commission on unit-linked is accounted under deferred acquisition costs. Such deferred costs are being amortized over the anticipated premium paying period of the related policies.

Commissions for the policies not yet effective and for prepaid premiums are accounted for under deferred acquisition costs.

3.21 Technical provisions

Technical provisions are based on estimates, the adequacy of which is evaluated based on observations of historical and current data and the use of projection methods that consider developing trends in experience and that adjust for changes in circumstances.

a) Technical provision for unearned premiums

Technical provision for unearned premiums represents the part of premiums written which relates to the period of risk subsequent to the accounting period. Technical provision for unearned premiums is calculated for every contract separately by proportionate distribution of the written premium throughout the risk period. The part of technical provision for unearned premiums attributable to the reinsurers is calculated by the same method.

b) Technical provision for claims outstanding

Technical provision for claims outstanding represents amounts payable for claims outstanding. Provision covers all anticipatory payments for incurred and reported, incurred and not reported claims, including sums required for claims settlement according to all above mentioned claims as of the financial statement date.

Base for calculation of technical provision for claims outstanding is an individual evaluation of every reported claim, according to the information available at the moment of calculation of this technical provision.

The part of provision for claims incurred, not reported is calculated using "chain-ladder" method for every insurance type separately.

The part of technical provision for outstanding claims attributable to the reinsurers is calculated under reinsurance contracts.

c) Mathematical technical provision

Life insurance mathematical technical provision is calculated individually for every policy applying an actuarial conservative perspective assessment. Life insurance mathematical technical provision is a difference of the actuarially discounted value of the future policy benefits less the discounted value of the future premium payments.

The method of assessment can be described as prospective net premium method. For the calculations the Company applies Zillmer adjustment method. Thus deferred acquisition costs reduce life insurance mathematical technical reserve.

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When computing the life insurance mathematical technical provision the Company applies mortality tables of general population of Lithuania for the years 1993 – 1996. 3.5% p.a. rate of interest is applied for agreements signed in the year 2002, 2.32% p.a. rate of interest - for agreements signed from 1 October 2000 to 31 December 2001 and from 1 January 2003 to 31 August 2005, 2% - for agreements signed after 1 September 2005.

d) Technical provision for unit-linked life insurance policies

Technical provision for unit-linked life insurance policies is calculated using retrospective method. Technical provision is calculated by adding invested premiums less charges applied to the policy holder to cover expenses and the risk assumed. The technical provision is expressed in investment units which are reprised in accordance with changes in market values of related investments.

3.22 Derivative financial instruments

The Group/Bank performs operations with derivative financial instruments. The Group/Bank use derivative financial instruments for the purpose of currency exchange and interest rate risk management. Derivative financial instruments including foreign exchange contracts, forward rate agreements and other derivative financial instruments are carried on balance sheet accounts at their fair value. Fair values are obtained from quoted market prices, discounted cash flow models and options pricing models as appropriate. All derivatives are carried as assets when fair value is positive and as liabilities when fair value is negative. These transactions are accounted for at notional value under off balance sheet items (Note 42).

The Group/Bank evaluate the position of every financial instrument daily by comparing current exchange rates and exchange rates on the maturity (contractual) date and recognizes the unrealized gain or loss in the income statement of the related period. Realized gain or loss is recognized at the maturity (contractual) date.

3.23 Financial instruments with off-balance sheet risk

In the normal course of business, the Group/Bank enters into financial instruments with off balance sheet risk, which include foreign exchange and interest rate contracts and issued guarantees. These financial instruments involve, to varying degrees, elements of credit, interest rate and currency risk. Provision is made for estimated losses, if any, on such off balance sheet items by a charge to the income statement.

3.24 Fair value of financial instruments

Fair value represents the amount at which an asset could be exchanged or liability settled on an arm's length basis. Where, in the opinion of management, the fair value of financial assets and liabilities differ materially from their carrying amount, such fair values are separately disclosed in the explanatory notes to the financial statements.

3.25 Operating segments

An operating segment is a component of the Group that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to transactions with other components of the same Group), whose operating results are regularly reviewed by the Group's chief operating decision maker to make decisions about resources to be allocated to the segment and assess its performance, and for which discrete financial information is available. The Group distinguishes such operating segments: Banking, Finance lease and Other activities.

3.26 Related parties

Parties are considered to be related if one party has the ability to control the other party or exercise significant influence over the other party in making financial and operating decisions. Related parties are defined as shareholders, employees, members of the supervisory council and management board, their close relatives and companies that directly or indirectly through one or more intermediaries, control, or are controlled by, or are under common control with, the reporting party.

3.27 Offsetting

The Bank and the Group offset a financial asset and a financial liability and reports the net amount in the statement of financial position when the Bank and the Group:

- a) Has a legally enforceable right to set off the recognised amounts and;
- b) Intends either to settle on a net basis, or to realise the asset and settle the liability simultaneously.

NOTE 4 SIGNIFICANT ACCOUNTING JUDGEMENTS AND ESTIMATES

Presentation of financial statements in conformity with IFRS and IFRS as adopted by the EU requires the Group and the Bank to make judgments and estimates that affect the recognized amounts for assets, liabilities and disclosures of contingent assets and liabilities as of the balance sheet date as well as recognized income and expenses for the reporting period. Actual results may deviate from such estimates, and the deviations may be significant.

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(All amounts in LTL thousands unless otherwise stated)

Estimates

The Group and the Bank make various estimates to determine the value of certain assets and liabilities. When the value of loans as well as other financial assets, for which loss events have occurred, is tested for impairment, an estimate is made of when in the future and in which amount relevant cash inflow will occur. The measurement of financial instruments is described below.

Key sources of estimation uncertainty

The key assumptions concerning the future, and other key sources of estimation uncertainty at the balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year, are discussed below.

Current economic situation and its impact on the Bank and the Group

The Bank and the Group has been impacted by the recent financial crisis and worsened economic conditions. Although, according to public available information, the Lithuanian GDP showed an increase of 1.3% during 2010, economic environment is still stressed, especially unfavorably affected by the adverse situation in labor market with unemployment rate of 17.8%. The management of the Bank/Group assesses, that the economic situation will start showing more signs of improvement in 2011. Exports will remain the main driver of the economic growth, in addition, positive contributions from the private consumption will also add to the growth of GDP, which is expected to reach 3.3% in 2011. Unemployment level will show modest improvement in 2011 (it is expected to reduce by approx 1.5% to 16.3%), but it will remain one the biggest problems in the economy. Year 2012 should bring more improvement in all the fields of economy.

According to scenario estimates, the capital adequacy and liquidity ratios of the Group and the Bank are expected to remain at satisfactory levels. The contingency plan included in annual stress testing results indicates prioritary sources of additional financial resources if needed. In 2011, the Bank expects moderate asset growth and to strengthen its capital base by receiving a new subordinated loan and issuing a new share issue. The key priorities of the Group's activities for 2011 will be exclusive attention to assuring asset quality and improvement of operating efficiency of the Group through increasing income from the main activities and concurrently adjusting to the changing operating environment.

As a result of such economic situation and its development uncertainties actual future loan impairment losses may differ from recorded estimates at the end of 2010.

On the basis of the above, there is a high level of uncertainty about the economic development, which could have material impact on future financial position and operating results. Based on present conditions and scenario analysis, the Bank has assessed that in case of additional financing needs sufficient additional financial resources that might be needed to meet liquidity or capital needs of the Bank are available and will be obtained.

Estimated impairment of goodwill

The Group/Bank test goodwill for impairment annually. The recoverable amounts of cash-generating units are determined based on value-in-use calculations. As of 31 December 2010 and 2009 the carrying amount of goodwill related to acquisition of GD UAB Bonum Publicum was LTL'000 19,647. Goodwill was not impaired as of 31 December 2010 and 2009.

Business valuation of UAB Bonum Publicum was performed using value in use (discounted cash flows) method (discount rate of 18%, estimated cash flows for the period 2010-2014 were used for valuation purposes). The valuation was performed by the assets appraiser R.Strelčiūnienė. The result of valuation was compared with the cost of acquisition, and it was found that the investment in UAB Bonum Publicum was not impaired.

Impairment losses on loans and finance lease receivable

The Group/Bank reviews its loan portfolios to assess impairment at least once a month. In determining whether an impairment loss should be recorded in the income statement, the Group/Bank makes judgments as to whether there is any observable data indicating that there is a measurable decrease in the estimated future cash flows from a portfolio of loans and finance lease receivable before the decrease can be identified with an individual loan in that portfolio. This evidence may include observable data indicating that there has been an adverse change in the payment status of borrowers in a group, or national or local economic conditions that correlate with defaults on assets in the loan risk group.

Management uses estimates based on historical loss experience for assets with similar credit risk characteristics and objective evidence of impairment similar to those in the portfolio when scheduling its future cash flows. The methodology and assumptions used for estimating both the amount and timing of future cash flows are reviewed regularly to reduce any differences between loss estimates and actual loss experience.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 5 RE-PRESENTATION OF THE COMPARATIVE FINANCIAL INFORMATION

In the financial statements for the year ended 31 December 2009, UAB Eastern Europe Development Fund was accounted for as assets classified as held for sale. The Group did not sell the shares of UAB Eastern Europe Development Fund within a period of one year after the date of acquiring the shares, therefore in November 2010 the decision to include UAB Eastern Europe Development Fund to the consolidated subsidiaries of the Group was made. Therefore the comparative financial information as of 31 December 2009 was re-presented to include UAB Eastern Europe Development Fund to the fully consolidated subsidiaries of the Group.

The impact of the above discussed re-presentation of the comparative financial information is as follows:

Statement of financial position as of 31 December 2009 (the Group)	as previously reported	re-presentation adjustment	as re-presented
ASSETS			
Investment property	142,840	56,850	199,690
Other assets	131,005	113	131,118
Assets classified as held for sale	56,963	(56,963)	-
LIABILITIES			
Deferred tax liabilities	14,984	1,902	16,886
Other liabilities	61,184	81	61,265
Liabilities directly associated with assets classified as			
held for sale	2,617	(2,617)	-
EQUITY			
Retained earnings (accumulated loss)	(58,340)	634	(57,706)
Income statement for the year ended	as previously	re-presentation	as
31 December 2009 (the Group)	reported	adjustment	re-presented
Tobaccab in compa	275 705	(622)	275 172
Interest income	275,795		275,173
Impairment charge	(114,146)	` ,	(114,695)
Operating expenses	(117,708)	` ,	(117,720)
(Loss) for the year from discontinued operations	(1,183)	1,183	-

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 6 CASH AND BALANCES WITH CENTRAL BANK

The Group				The Bank		
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
		_	Cash and balances with Central Bank	_		
158,207	123,702	127,280	Compulsory reserve	158,207	123,702	127,280
462,868	214,368	16,936	Funds on correspondent account (Note 31)	462,868	214,368	16,936
74,791	104,666	44,659	Cash on hand (Note 31)	74,789	104,649	44,658
-	-	-	Other (Note 31)	-	-	-
695,866	442,736	188,875	Total cash and balances with Central Bank	695,864	442,719	188,874

The compulsory reserve held with the Bank of Lithuania comprises the funds calculated on a monthly basis as a 4% share of the balance of deposits. 1/2 part of required minimum reserve is remunerated by the Bank of Lithuania at the average, taken over the maintenance period, of the European Central Bank marginal interest rate for the main refinancing operation.

NOTE 7 LOANS AND ADVANCES TO BANKS AND OTHER CREDIT INSTITUTIONS

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Loans and advances to banks and other credit institutions			
400,737	584,667	69,500	Funds on correspondent accounts Deposits:	400,737	584,667	69,500
118,905	73,326	<i>9,887</i>	Overnight deposits	118,905	<i>73,32</i> 6	9,887
13,299	15,306	12,201	Term deposits	1,812	<i>8,27</i> 9	9,670
14,752	4,670	10,430	Demand deposits	13,881	4,055	10,043
-	-	-	Loans	-	-	-
			Total loans and advances to banks and			
547,693	677,969	102,018	other credit institutions	535,335	670,327	99,100
-	(1)	-	Provisions for the impairment of loans and advances to banks and other credit institutions (note 33 (f))	-	(1)	-
547,693	677,968	102,018	Total loans and advances to banks and other credit institutions, net of provisions	535,335	670,326	99,100

NOTE 8 FINANCIAL ASSETS AT FAIR VALUE THROUGH PROFIT OR LOSS

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Debt securities held for trading			
3,773	224	1,867	Debt securities of entities	2,303	-	-
			Debt securities of banks and financial			
8,814	2,616	2,156	institutions	6,415	892	931
28,121	9,205	5,986	Government bonds	17,605		
40,708	12,045	10,009	Total	26,323	892	931
1,614	842	15.771	Derivatives	1,640	852	15,771
,	0	-5,77-	Equity securities held for trading	2,0.0	00	
28,822	29,914	19,377	Investment funds	412	9,170	9,716
3,346	188	93	Equity securities of entities	3,346	188	93
, -			Equity securities of banks and financial	, - ,		
346	_	_	institutions	346	_	-
32,514	30,102	19,470	Total	4,104	9,358	9,809
	-		Total financial assets at fair value through			
74,836	42,989	45,250	profit or loss	32,067	11,102	26,511

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 9 LOANS AND FINANCE LEASE RECEIVABLE

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Loans and finance lease receivable			
			Loans to small and medium size			
1,317,588	1,111,862	1,601,682	enterprises (SMEs)	1,208,121	1,152,249	1,597,899
978,277	851,844	733,879	Loans to other enterprises	677,403	854,116	733,879
320,742	334,665	391,700	Loans to individuals	184,188	211,471	262,066
3,986	185,950	192,322	Loans to financial institutions	354,717	230,545	835,612
213,881	141,301	253,259	Finance lease receivable	55,383		
			Total loans and finance lease			
2,834,474	2,625,622	3,172,842	receivable	2,479,812	2,448,381	3,429,456
(217,714) (207,054) (10,660)	(205,118) (193,492) (11,626)	(100,632) (85,732) (14,900)	Provisions for impairment loss of loans and finance lease receivable (note 33 (f)) Provisions for impairment loss of loans Provisions for impairment loss of finance lease receivables	(191,974) (191,974)	(176,560) (176,560)	(87,179) (87,179)
2,616,760	2,420,504	3,072,210	Total loans and finance lease receivable from customers, net of provisions	2,287,838	2,271,821	3,342,277

As of 31 December 2010 the Group's/Bank's "Loans and finance lease receivable" balances include accrued interest in the amount of LTL'000 92,197 and LTL'000 83,460 respectively (31 December 2009: LTL'000 68,431 and LTL'000 63,128 respectively, 1 January 2009: TL'000 13,699 and LTL'000 9,292 respectively).

As of 31 December the Group's minimum lease receivables and the present value of minimum lease receivables are composed as follows:

Minimum lease receivables				Present value of minimur lease receivables		
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
70,093 75,988	64,367 49,459	141,261 93,839	,	58,713 55,833	56,297 38,380	121,400 77,193
84,425	25,722	15,322	Due after five years	75,337	23,581	11,807
230,506	139,548	250,422	Total	189,883	118,258	210,400
(40,623) 189,883	(21,290) 118,258	(40,022) 210,400	Less: unearned finance income Minimum lease receivable	189,883	118,258	210,400
23,998	23,043	42,859	Add: VAT receivable	23,998	23,043	42,859
(10,660)	(11,626)	(14,900)	Provisions for impairment loss of finance lease receivable	,	(11,626)	(14,900)
203,221	129,675	238,359	Finance lease receivable, net of provisions	203,221	129,675	238,359

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December the Bank's minimum lease receivables and the present value of minimum lease receivables are composed as follows:

Minimum lease receivables					Present value of minimum lease receivables		
31.12.2010 31	<u>1.12.2009</u>	.01.2009		31.12.2010 31	12.2009 01.0	1.2009	
2,136	-	-	Due within one year	269	-	-	
20,706 38,076	-	-	Due within two and five years Due after five years	14,184 31,765	-	-	
60,918	-	-	Total	46,218	-	-	
(14,700)	-		Less: unearned finance income		-		
46,218	-	-	Minimum lease receivable	46,218	-	-	
9,165	-	-	Add: VAT receivable	9,165	-	-	
-	-	-	Provisions for impairment loss of finance lease receivable	e -	-	-	
55,383			Finance lease receivable, net of provisions	55,383	-		

Finance lease receivables distribution by the type of asset leased is as follows:

31.12.2010 :	The Group	01.01.2009		31.12.2010	The Bank 31.12.2009	01.01.2009
<u> </u>	<u> </u>	01:01:2005	Finance lease by type of assets leased	01:11:1010	<u> </u>	01.01.2005
126,972	29,306	20,920	Real estate	46,895	-	-
21,047	8,780	40,211	Special equipment	-	-	-
17,196	9,353	22,093	Manufacturing equipment	8,466	-	-
16,130	31,175	13,551	Vehicles	22	-	-
6,934	9,177	22,651	Household equipment	-	-	-
5,763	12,676	34,371	Computer equipment	-	-	-
3,427	6,507	21,180	Audio and video equipment	-	-	-
3,311	7,068	17,159	Furniture	-	-	-
2,416	4,118	10,709	Construction materials	-	-	-
445	1,578	7,851	Mobile telephones	-	-	-
10,240	21,563	42,563	Other assets			
213,881	141,301	253,259	Total finance lease receivable by type of assets leased	55,383	-	-
(10,660)	(11,626)	(14,900)	Provisions for impairment of finance lease receivable			
203,221	129,675	238,359	Total finance lease receivable by type of assets leased, net of provisions	55,383	-	

The Bank's subsidiary UAB Ūkio Banko Lizingas and the subsidiary of UAB Ūkio Banko Rizikos Kapitalo Valdymas RAB Ūkio Bank Lizing is engaged in leasing business.

The average term of a lease contract is 61 months.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 10 INVESTMENT SECURITIES

31.12.2010	The Group 31.12.2009			31.12.2010	The Bank 31.12.2009	01.01.2009
			Equity investment securities available-for- sale			
10,357	_	_	Investment funds	9,922	-	_
29	11,504	11,509	Equity securities of entities available-for-sale	-	11,487	11,486
			Equity securities of banks and financial			
1,618	10,832	9,221	institutions available-for-sale	1,618	10,445	9,050
12.004	22.226	20 720	Total equity investment securities	44 540	24 022	20 526
12,004	22,336	20,730	available-for-sale	11,540	21,932	20,536
			Debt investment securities available-for-			
			sale			
			Debt investment securities of entities			
7,393	6,446	-	available-for-sale	7,393	6,446	-
			Debt investment securities of banks and			
17,969	14,557	29,946	financial institutions available-for-sale	17,969	14,557	29,946
			Total debt investment securities available-			
25,362	21,003	29,946	for-sale	25,362	21,003	29,946
(6,169)	_	_	Impairment of securities available-for-sale	(6,169)	_	_
(0,200)			2pairment of becarings available for bare	(0,=00)		
			Total investment securities available-for-			
31,197	43,339	50,676	sale	30,733	42,935	50,482
			Investment securities held to maturity			
166,690	86,591	123,242	Debt securities of entities held to maturity	166,690	86,591	123,140
126 205	445 470	205 700	Debt securities of banks and financial	455.054	227 240	202.001
126,385	145,172	205,789	institutions held to maturity	455,251	337,340	202,981
346,329	36,733	46,177	•	345,900	36,302	45,890
639,404	268,496	375,208	Total debt investment securities held to maturity	967,841	460,233	372,011
039,404	200,490	3/3,208	maturity	907,041	400,233	3/2,011

As of 31 December 2010 investment securities held to maturity with carrying amount LTL'000 268,569 were pledged under repurchase agreements (as of 31 December 2009: LTL'000 121,935 as of 1 January 2009: LTL'000 70,469) (Note 16).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 11 INVESTMENTS IN SUBSIDIARIES

Th	e Group				The Bank	
31.12.2010 31	.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Investments in subsidiaries			
-	-	-	GD UAB Bonum Publicum	36,321	36,321	36,321
-	-	-	UAB Ūkio Banko Investicijų Valdymas	2,000	2,000	2,000
-	-	-	UAB Ūkio Banko Lizingas	1,000	1,000	1,000
-	-	-	UAB Ūkio Banko Rizikos Kapitalo Valdymas	19,924	19,924	500
-	-	-	UAB Investicinio Turto Valdymas	98,391	98,391	-
-	-	-	UAB Eastern Europe Development Fund	56,626	-	-
-	_	-	UAB Trade Project	26,880	-	-
-	-	-	UAB Turto Valdymo Paslaugos	10	-	-
	-		Total investments in subsidiaries	241,152	157,636	39,821

On 4 August 2010, the Group acquired 100% of the share capital of UAB Trade Project (Note 12). UAB Trade Project contributed a net loss of LTL'000 nil for the period from 4 August 2010 to 31 December 2010.

In May 2010, AB Ūkio Bankas set up a subsidiary UAB Turto Valdymo Paslaugos with a share capital of LTL'000 10. Main activity of the subsidiary is financial intermediation. UAB Turto Valdymo Paslaugos contributed a net profit of LTL'000 32 from the period from its establishment to 31 December 2010.

In December 2009, the share capital of UAB Investicinio Turto Valdymas was increased by LTL'000 98,391 and amounted to LTL'000 100,901 at the year-end. The capital was increased by capitalizing loans granted to UAB Investicinio Turto Valdymas.

In December 2009, the share capital of UAB $\bar{\text{U}}$ kio Banko Rizikos Kapitalo Valdymas was increased by LTL'000 19,425 and amounted to LTL'000 19,924 at the year-end. The capital was increased by capitalizing loans granted to UAB $\bar{\text{U}}$ kio Banko Rizikos Kapitalo Valdymas.

On 9 November 2009, the Group took over 100% of the share capital of UAB Eastern Europe Development Fund (Note 12). The takeover resulted in goodwill of LTL'000 549. The goodwill was found to be impaired and was written off, the result of the impairment of goodwill (LTL'000 549) is included in the income statement line "Impairment charge" (note 33 (f)). UAB Eastern Europe Development Fund contributed a net loss of LTL'000 634 for the period from 9 November 2009 to 31 December 2009.

In August 2010, the share capital of UAB Eastern Europe Development Fund was increased by LTL'000 52,330. The capital was increased by capitalizing loans granted to UAB Eastern Europe Development Fund. In November 2010, the share capital of UAB Eastern Europe Development Fund was increased by LTL'000 35. The shares were fully paid in cash. The Bank's investment in the company amounted to LTL'000 56,626 at the year-end.

On 17 September 2009, the Bank took over for bad debts 100% of the share capital of UAB Investicinio Turto Valdymas (Note 12). The takeover resulted in excess of the fair value of net assets acquired in subsidiary over the cost of acquisition amounting to LTL 404 thousand, which was recognised in the income statement line "Other operating income" (Note 25). UAB Investicinio Turto Valdymas contributed a net profit of LTL'000 4,247 for the period from 17 September 2009 to 31 December 2009.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 12 ACQUISITIONS AND DISPOSALS

On 4 August 2010, the Group acquired 100% of the share capital of UAB Trade Project. UAB Trade Project contributed a net loss of LTL'000 nil for the period from 4 August 2010 to 31 December 2010.

The details of the fair value of the assets and liabilities acquired and goodwill arising are as follows:

UAB Trade Project net assets	Acquirer's carrying amount before acquisition
Investment property	34,650
Other assets	703
Liabilities	(8,473)
Total purchase consideration paid	26,880
Consideration paid in cash	2,680
Less: Cash and cash equivalents in subsidiary acquired	(676)
Cash outflow on acquisition	2,004

On 9 November 2009, the Group took over 100% of the share capital of UAB Eastern Europe Development Fund. The company contributed a net loss of LTL'000 634 for the period from 9 November 2009 to 31 December 2009.

The details of the fair value of the assets and liabilities acquired and goodwill arising are as follows:

UAB Eastern Europe Development Fund net assets	Acqueree's carrying amount before takeover
Investment property	56,850
Other assets	133
Liabilities	(52,722)
Goodwill	549
Total purchase consideration paid	4,810
Consideration paid in cash	-
Less: Cash and cash equivalents in subsidiary acquired	(20)
Cash (inflow) on acquisition	(20)

The takeover resulted in goodwill amounting to LTL 549 thousand, which was found to be impaired and was written off, the result of the impairment of goodwill (LTL'000 549) is included in the income statement line "Impairment charge" (Note 33 (f)).

On September 17, 2009, the Group took over for bad debts 100% of the share capital of UAB Investicinio Turto Valdymas (Vilnius, Lithuania). The company contributed net profit of LTL'000 4,247 to the Group for the period from 17 September to 31 December 2009.

The details of the fair value of the assets and liabilities acquired and goodwill arising are as follows:

UAB Investicinio Turto Valdymas net assets	Acqueree's carrying amount before takeover
Property, plant and equipment	1
Investment property	117,000
Other assets	45
Liabilities	(116,642)
Excess of the fair value of assets acquired in subsidiary over the cost of acquisition	(404)
Total purchase consideration paid	
Consideration paid in cash	-
Less: Cash and cash equivalents in subsidiary acquired	
Cash outflow on acquisition	

The takeover resulted in excess of the fair value of net assets acquired in subsidiary over the cost of acquisition amounting to LTL 404 thousand, which was recognised in the income statement line "Other operating income" (Note 25).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 13 INTANGIBLE ASSETS

	The Group			The Bank
Software	Goodwill	Total		Software
9,165	19,647	28,812	Acquisition cost	
			As of 1 January 2009	8,155
884	549	884	additions	769
(400)	(549)	(400)	disposals, write-offs (-)	(391)
(4)	<u> </u>	(4)	currency exchange differences	
9,645	19,647	29,292	As of 31 December 2009	8,533
749	-	749	additions	488
(232)	-	(232)	disposals, write-offs (-)	(232)
5	<u> </u>	5	currency exchange differences	
10,167	19,647	29,814	As of 31 December 2010	8,789
			Accumulated amortization	
6,141	-	6,141	As of 1 January 2009	5,377
1,416	-	1,416	amortization	1,285
(358)	-	(358)	disposals, write-offs (-)	(349)
` (2)	-	`(2)	currency exchange differences	` -
7,197	_	7,197	As of 31 December 2009	6,313
1,271	-	1,271	amortization	1,132
(232)	=	(232)	disposals, write-offs (-)	(232)
8,236	-	8,236	As of 31 December 2010	7,213
			Carrying amount	
2,448	19,647	22,095	As of 31 December 2009	2,220
1,931	19,647	21,578	As of 31 December 2010	1,576

The carrying value of the computer software acquired by the Bank under finance lease agreements as of 31 December 2010 amounted to LTL'000 nil (31December 2009: LTL'000 nil; 31 December 2008: LTL'000 407).

Intangible assets of the Group and the Bank with an acquisition cost of LTL'000 6,072 and LTL'000 5,303, respectively, were fully amortized as of 31 December 2010 (as of 31 December 2009, respectively, LTL'000 4,814 and LTL'000 4,101) but were still in active use.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 14 PROPERTY, PLANT AND EQUIPMENT

The Group	Buildings and other real	Vehicles	Office	Othersecte	Total
	<u>estate</u>	venicies	equipment	Other assets	Iotai
Historical cost					
As of 1 January 2009	9,950	8,940	30,572	_	49,462
additions	-	8,190	4,253	_	12,443
acquisition of subsidiary	-	-,	1	-	1
disposals, write-offs (-)	-	(783)	(3,833)	_	(4,616)
currency exchange differences	(135)	(4)	(7)	-	(146)
As of 31 December 2009	9,815	16,343	30,986	-	57,144
additions	1	486	1,446	-	1,933
acquisition of subsidiary	-	-	5	-	5
reclassification	(1,921)	421	-	5,075	3,575
disposals, write-offs (-)	(16)	(5,039)	(1,657)	-	(6,712)
currency exchange differences	173	664	63		900
As of 31 December 2010	8,052	12,875	30,843	5,075	56,845
Accumulated depreciation					
As of 1 January 2009	1,906	4,366	12,262	-	18,534
depreciation	263	2,435	4,204	-	6,902
disposals, write-offs (-)	-	(507)	(2,046)	-	(2,553)
currency exchange differences	(16)	(24)	(10)		(50)
As of 31 December 2009	2,153	6,270	14,410	_	22,833
depreciation	249	3,018	3,955	-	7,222
acquisition of subsidiary	-	-	5	-	5
disposals, write-offs (-)	(16)	(1,805)	(1,583)	-	(3,404)
reclassification	(417)	=	-	-	(417)
currency exchange differences	27	98	21		146
As of 31 December 2010	1,996	7,581	16,808	-	26,385
Carrying amount					
As of 31 December 2009	7,662	10,073	16,576	-	34,311
As of 31 December 2010	6,056	5,294	14,035	5,075	30,460

The depreciation charge for the year is included in operating expenses in the income statement.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank	Buildings and other real estate	Vehicles	Office equipment	Other assets	Total
Historical cost					
As of 1 January 2009	8,068	6,775	29,183	-	44,026
additions	-	842	2,866	-	3,708
disposals, write-offs (-)		(692)	(3,055)		(3,747)
As of 31 December 2009	8,068	6,925	28,994	-	43,987
additions	-	255	1,316	=	1,571
reclassification	-	=	-	5,075	5,075
disposals, write-offs (-)	(16)	(131)	(1,601)	=	(1,748)
As of 31 December 2010	8,052	7,049	28,709	5,075	48,885
Accumulated depreciation					
As of 1 January 2009	1,743	3,031	11,318	-	16,092
depreciation	135	1,070	3,873	-	5,078
disposals, write-offs (-)	-	(420)	(1,960)	-	(2,380)
As of 31 December 2009	1,878	3,681	13,231		18,790
depreciation	134	1,036	3,679	-	4,849
disposals, write-offs (-)	(16)	(99)	(1,532)	-	(1,647)
As of 31 December 2010	1,996	4,618	15,378		21,992
Carrying amount					
As of 31 December 2009	6,190	3,244	15,763		25,197
As of 31 December 2010	6,056	2,431	13,331	5,075	26,893

The depreciation charge for the year is included in operating expenses in the income statement.

Property, plant and equipment of the Group and the Bank with an acquisition cost of LTL'000 7,823 and LTL'000 6,148, respectively, were fully depreciated as of 31 December 2010 (as of 31 December 2009, respectively, LTL'000 5,556 and LTL'000 4,084) but were still in active use.

The carrying amount of the vehicles acquired by the Group/Bank under finance lease agreements as of 31 December 2010 was LTL'000 364 (31 December 2009: LTL'000 364; 31 December 2008: LTL'000 nil).

Investment property

The Group		The Bank
	Investment property	
26,026	fair value as of 1 January 2009	16,052
(186)	Gain (loss) arising on change in the fair value	-
173,850	Takeover of subsidiaries (Note 12)	<u></u>
	Investment property	-
199,690	fair value as of 31 December 2009	16,052
10,419	Investment property additions	-
(11,221)	Sales, write off (disposal) of investment property (-)	(10,021)
1,504	Reclassification	-
1,426	Gain (loss) arising on change in the fair value	-
34,650	Acquisition of subsidiary (Note 12)	<u>-</u> _
	Investment property	-
236,468	fair value as of 31 December 2010	6,031

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 15 OTHER ASSETS

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Other assets			
81,302	77,250	917	Foreclosed assets	69,681	61,172	917
8,752	16,810	20,089	Deferred expenses	5,841	13,239	15,748
2,863	26,084	34,313	Prepayments	1,559	24,818	31,813
997	923	-	Collateral for rent of premises	997	923	-
871	3,898	1,972	Income tax paid in advance	647	2,000	1,849
604	1,566	2,372	Accounts receivable	604	2,268	2,372
392	352	9	Receivables on securities transactions	392	352	9
277	147	318	Transit accounts	169	23	104
2,734	4,592	5,769	Other receivables	1,607	2,852	5,100
98,792	131,622	65,759	Total other assets	81,497	107,647	57,912
(421)	(504)	(412)	Impairment loss of other assets (Note 33 (f))	(416)	(501)	(412)
98,371	131,118	65,347	Total other assets, net of provisions	81,081	107,146	57,500

NOTE 16 DUE TO BANKS AND OTHER CREDIT INSTITUTIONS

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Due to banks and other credit institutions			
2,390	799	28,191	Due to correspondent banks	2,390	799	28,191
153,636	79,776	105,924	Deposits	153,636	79,776	105,924
			Loans:			
-	72,980	23,456	Falling due within one year	-	63,980	8,273
1,794	50,045	48,100	Falling due after one year	1,794	50,045	48,100
235,816	81,926	54,138	Repurchase agreements	235,816	81,926	54,138
393,636	285,526	259,809	Total	393,636	276,526	244,626
2,533	338	1,208	Accrued interest	2,533	338	1,192
396,169	285,864	261,017	Total due to banks and other credit institutions	396,169	276,864	245,818

As of 31 December 2010 investment securities held to maturity with carrying amount LTL'000 268,568 were pledged under repurchase agreements (as of 31 December 2009: LTL'000 121,935; as of 31 December 2008: LTL'000 70,469) (Note 10).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010 (All amounts in LTL thousands unless otherwise stated)

NOTE 17 DUE TO (USTOMER	S
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21 12 2010	The Group 31.12.2009	01 01 2000		31.12.2010	The Bank 31.12.2009	01 01 2000
31.12.2010	31.12.2009	01.01.2009	Due to customers	31.12.2010	31.12.2009	01.01.2009
813,043	649,248	519,153	Current and demand deposits	814,964	649,692	519,614
3,064,593	,	,	Term deposits, letters of credit	3,077,154	,	,
75,542	, ,	-	Loans	70,800	42,592	-
	3,354,061	3,035,516	Total due to customers		3,362,881	3,343,863
						 _
	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Current and demand deposits			
475,053	434,335	323,717	Companies	475,893	434,348	323,717
273,117	170,575	153,175	Individuals	273,117	170,575	153,175
64,873	44,338	42,261	Financial institutions	65,954	44,769	42,722
813,043	649,248	519,153		814,964	649,692	519,614
			Town donosite lettors of sundit			
47F 100	402 705	706 171	Term deposits, letters of credit	475 100	402.057	706 171
475,190 2,449,244	482,795 2,080,431	,	Companies Individuals	475,190 2,449,244	,	786,171 1,621,358
, ,	, ,	, ,		, ,	, ,	, ,
107,577 3,032,011	57,845	77,167 2,484,696	Financial institutions	120,046	66,023 2,629,311	385,053
3,032,011	2,021,071	2,404,090		3,044,460	2,029,311	2,792,362
			Loans			
8,000	8,000	_	Government institutions	8,000	8,000	_
62,480	34,040	_	Financial institutions	62,480	34,040	-
4,649	· -	-	Private companies	,	,	-
75,129	42,040		·	70,480	42,040	_
32,995	41,702	31,667	Accrued interest	32,994	41,838	31,667
3,953,178	3,354,061	3,035,516	Total due to customers	3,962,918	3,362,881	3,343,863

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 18 DEBT SECURITIES IN ISSUE

As of 31 December 2010, the Group and the Bank had the following debt securities in issue:

The Group / The Bank as of 31 December 2010:	6	Annual	Markovilla	Carrying
	Currency	interest rate	Maturity	value
Fixed rate notes issue No. 1/2010	EUR	3.0%	2011	4,561
Fixed rate notes issue No. 2/2010	LTL	5.5%	2011	10,990
Fixed rate notes issue No. 3/2010	EUR	4.0%	2011	6,836
Fixed rate notes issue No. 4/2010	LTL	5.2%	2011	7,966
Fixed rate notes issue No. 5/2010	EUR	3.5%	2011	2,068
Fixed rate notes issue No. 6/2010	LTL	4.9%	2011	11,099
Fixed rate notes issue No. 7/2010	EUR	2.9%	2011	1,178
Total debt securities in issue	· ·			44,698

As of 31 December 2009, the Group and the Bank had the following debt securities in issue:

The Group / The Bank as of 31 December 2009:	Annual <u>Currency interest rate</u> <u>Maturity</u>			Carrying value	
Fixed rate notes issue No. 1/2008	LTL	8.0%	2010	8,454	
Fixed rate notes issue No. 2/2008	LTL	8.0%	2010	5,822	
Fixed rate notes issue No. 3/2008	EUR	7.0%	2010	3,584	
Total debt securities in issue	,			17 860	

As of 1 January 2009, the Group had the following debt securities in issue:

The Group as of1 January 2009:	Annual <u>Currency interest rate</u> Maturity			Carrying value
Fixed rate notes issue No. 1/2008	LTL	8.0%	2010	12,771
Fixed rate notes issue No. 2/2008	LTL	8.0%	2010	7,722
Fixed rate notes issue No. 3/2008	EUR	7.0%	2010	4,113
Fixed rate notes issue No. 4/2008	LTL	7.5%	2009	168
Fixed rate notes issue No. 5/2008	EUR	6.5%	2009	10
Total debt securities in issue				24.784

As of 1 January 2009, the Bank had the following debt securities in issue:

The Bank as of 1 January 2009:		Annual		Carrying
•	Currency	interest rate	Maturity	value
Fixed rate notes issue No. 1/2008	LTL	8.0%	2010	13,165
Fixed rate notes issue No. 2/2008	LTL	8.0%	2010	9,565
Fixed rate notes issue No. 3/2008	EUR	7.0%	2010	4,113
Fixed rate notes issue No. 4/2008	LTL	7.5%	2009	168
Fixed rate notes issue No. 5/2008	EUR	6.5%	2009	10
Total debt securities in issue				27,021

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 19 SUBORDINATED LOANS

	Annual interest			Book
As of 31 December 2010	Currency	rate	<u>Maturity</u>	value
Taberna Europe DCO II P.L.C.	EUR	8.45%	2017	93,956
Total subordinated loans				93,956

	Annual interest			
As of 31 December 2009	Currency	rate	Maturity	value
Samsung U.K. Limited	USD	12mo USD Libor	2010	4,297
Taberna Europe DCO II P.L.C.	EUR	8.45%	2017	94,539
Vladimir Romanov	LTL	11.50%	2016	50,000
Total subordinated loans				148,836

		Book		
As of 1 January 2009	Currency	rate	Maturity	value
Samsung U.K. Limited	USD	12mo USD Libor	2009	4,377
Samsung U.K. Limited	USD	12mo USD Libor	2010	4,304
Taberna Europe DCO II P.L.C.	EUR	8.45%	2017	94,539
Total subordinated loans				103,220

Bank of Lithuania by order No. 183 dated 19 December 2007 gave permission to include the subordinated loan from Taberna Europe DCO II P.L.C. to the Bank's Tier 2 capital.

The subordinated loan from Samsung U.K. Limited was repaid in full.

The subordinated loan from Vladimir Romanov was converted to Bank's shares (see Note 21 for more details).

NOTE 20 OTHER LIABILITIES

	The Group				The Bank	
31.12.2010	31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Other liabilities			
41,647	32,518	20,629	Technical provisions	-	-	-
3,545	2,957	6,605	Accounts payable	-	-	-
			Funds on closed accounts of the			
3,543	2,656	2,029	customers	3,543	2,656	2,029
			Payroll and social security payable and			
3,395	2,903	5,106	vacation reserve	2,534	2,099	4,800
			Prepayments from customers for finance			
3,042	2,752	4,740	leases	121	-	-
2,660	1,018	2,423	Taxes payable	2,056	884	2,030
1,445	1,176	1,120	Accrued deposit insurance expenses	1,445	1,176	1,120
1,321	1,711	3,144	Prepayments for spot transactions	1,321	1,711	3,144
			Accrued expenses for utilities, security,			
1,144	1,372	1,397	communications, advertising, audit	1,144	1,377	1,397
1,120	1,293	11,060	Suspense accounts	1,120	1,293	11,060
821	1,397	1,309	Accrued income and deferred expenses	247	489	421
561	1,122	-	Payments received from guarantees	561	1,122	-
138	128	-	Provision for off-balance sheet items	138	128	-
6	195	-	Finance lease payable	-	195	60
=	3,869	2	Deposit for repurchase transactions	-	3,869	2
7,253	4,198	4,230	Other liabilities	5,229	2,947	2,539
71,641	61,265	63,794	Total other liabilities	19,459	19,946	28,602

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 21 SHARE CAPITAL AND RESERVES

The authorized capital of the Bank as of 31 December 2010 was LTL'000 295,824 (31 December 2009: LTL'000 245,824; 31 December 2008: LTL'000 196,708) and consisted of 295,824,000 (31 December 2009: 245,824,000; 31 December 2008: 196,708,000) ordinary shares with par value of LTL 1 each. All shares are fully paid.

On 13 September 2010 AB $\overline{\text{U}}$ kio bankas authorized capital was increased from additional contributions to LTL'000 295,824 by issuing new LTL'000 50,000 issue of 50 million ordinary registered shares of 1 LTL nominal value. AB $\overline{\text{U}}$ kio bankas authorized capital was increased by converting subordinated loan, received from Vladimir Romanov, to a new issue of ordinary registered shares. The price of the shares of the new issue – 1 LTL for one share.

On 8 May 2009 the Bank's share capital was increased by LTL'000 49,116 by transferring General reserve for losses of assets to share capital.

Other reserves are formed from shareholder's additional contributions or deductions from the profit of the Bank. The purpose of Other reserves is to guarantee the financial stability of the Bank. Other reserves following the decision of the ordinary General Meeting of the Shareholders can be used to cover the losses and for the purpose discussed in Part 6 of Article 41 of Law on the Banks of the Republic of Lithuania. The ordinary general shareholders' meeting of AB Ūkio bankas on 26 March 2010 adopted resolution to transfer LTL'000 74,997 from other reserves to retained earnings (loss). As of 31 December 2010 Other reserves amounted to LTL'000 61,650 (31 December 2009: LTL'000 136,647; 31 December 2008: LTL'000 50,000).

NOTE 22 INTEREST INCOME AND EXPENSE

The	Group		The Bank	
2010	2009 as re-presented (Note 5)		2010	2009
		Interest income		
		on loans and other receivables (including finance		
178,135	252,699	leases)	135,775	219,097
20,099	18,597	on investment securities held to maturity	34,477	26,379
1,348	2,132	on investment securities available-for-sale	1,348	2,132
1,072	883	on trading debt securities	338	300
717	862	on balances with central bank	717	862
201,371	275,173	Total interest income	172,655	248,770

The G	roup		The B	ank
2010	2009		2010	2009
		Interest expense		
135,167	180,948	on due to customers	135,611	188,516
12,244	8,520	on due to banks and other credit institutions	12,149	7,748
10,746	8,305	on subordinated loans	10,746	8,305
1,771	1,674	on debt securities issued	1,771	1,742
15,857	13,846	deposit insurance expenses	15,857	13,846
175,785	213,293	Total interest expense	176,134	220,157

In 2010 the Group's and the Bank's total interest income includes income accrued on impaired financial assets in the amount of LTL'000 24,648 and LTL'000 20,485 respectively (2009: LTL'000 30,921 and LTL'000 24,947 respectively).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 23 FEES AND COMMISSION INCOME AND EXPENSE

The Gro	oup		The Bank	
2010	2009	_	2010	2009
		Fees and commission income		
35,363	41,021	for money transfer operations	35,471	41,139
3,054	4,794	for credit services	3,054	5,052
2,988	3,950	for bank accounts' services	2,988	3,950
8,360	9,103	for payment card services	3,695	3,496
1,505	2,451	for collection of taxes	1,535	2,639
2,473	3,045	for EUR currency exchange	2,473	3,046
5,728	4,558	other	4,898	4,074
59,471	68,922	Total fees and commission income	54,114	63,396
The Gro	oup		The Ba	nk
2010	2009		2010	2009
		Fees and commission expenses		
3,314	5,174	for money transfer operations	2,992	4,471
5,717	4,719	for payment card services	5,699	4,693
1,384	3,002	other	1,352	2,975
10,415	12,895	Total fees and commission expenses	10,043	12,139

NOTE 24 NET TRADING INCOME

The Gro	oup		The Ba	nk
2010	2009	-	2010	2009
20,132	3,176	Net gains from dealing in foreign currency	19,834	1,610
		Net gains (losses) from financial assets at fair value through profit or loss		
4,449	10,087	From trading securities	531	3,355
(3,734)	9,952	From derivatives	(3,704)	9,935
715	20,039	Total	(3,173)	13,290

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 25 OTHER OPERATING INCOME

The Group			The Ba	The Bank			
2010	2009		2010	2009			
		Other operating income					
5,062	(797)	Gain (loss) on derecognition of fixed assets	5,424	307			
1,833	2,456	Rent income	332	390			
1,426	(186)	Changes in fair value of investment property	-	-			
330	41	Fines and penalties received	12	23			
-	404	Excess of the fair value of net assets acquired in subsidiary over the cost of acquisition recognized in profit or loss	-	-			
578	1,082	Other income	580	954			
9,229	3,000	Total other operating income	6,348	1,674			

NOTE 26 OPERATING EXPENSES

The Group The Bank

2010	2009 as re-presented (Note 5)		2010	2009
	(11010 5)	Operating expenses		
45,321	43,476	Salary and related expenses (Note 27)	35,677	34,425
19,686	17,852	Marketing and charity expenses	16,721	12,665
22,405	17,580	Rent of premises and household expenses	19,326	16,073
9,165	5,586	Taxes (other than income tax)	8,235	5,228
8,493	8,318	Depreciation and amortization (Notes 13, 14)	5,981	6,363
3,839	3,831	Transport, post and communication service expenses	2,696	2,629
3,781	3,498	IT expenses	3,717	3,436
2,020	1,458	Training and business trip expenses	810	701
11,947	16,121	Other expenses	9,133	12,556
126,657	117,720	Total operating expenses	102,296	94,076

NOTE 27 SALARY AND RELATED EXPENSES

The C	Group		The Ba	2009			
2010	2009 as re-presented (Note 5)	_	2010	2009			
		Salary and related expenses					
33,826	34,593	Salaries	26,656	27,733			
10,769	10,903	Social security	8,455	8,770			
726	(2,020)	Bonuses (reversal of) and similar payments	566	(2,078)			
45,321	43,476	Total	35,677	34,425			

NOTE 28 INCOME TAX EXPENSE

As of 31 December income tax expense was composed as follows:

The G	iroup		The Ba	The Bank			
2010	2009		2010	2009			
		Income tax					
320	723	Current income tax	-	-			
(16)	(130)	Prior year income tax corrections	(16)	(130)			
(4,429)	(16,720)	Change in deferred income tax (Note 29)	(5,418)	(11,514)			
(4,125)	(16,127)	Total income tax benefit	(5,434)	(11,644)			

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Grou	ір		The Bar	ınk		
2010	2009	<u> </u>	2010	2009		
(37,621)	(86,648)	(Loss) before tax	(43,448)	(86,641)		
(5,643)	(17,330)	Tax calculated at a tax rate of 2010 – 15% (2009 –20%) Tax effect of income not subject to tax and expenses not deductable in determining	(6,517)	(17,328)		
6,213	(925)	taxable profit	1,413	1,261		
(16)	(130)	Prior year income tax corrections Increase (decrease) in deferred tax resulting from change in tax rate (2011 - 15%; 2010 – 15%; in Ukraine 2011 – 23%, 2010 –	(16)	(130)		
137	509	25%)	-	4,239		
(4.016)	1 740	Changes in deferred income tax valuation	(214)	214		
				314		
(4,816) (4,125)	1,749 (16,127)	allowance Income tax expense (benefit)	(314) (5,434)	(11,64		
	_	Effective tax rate	<u> </u>	-		

NOTE 29 DEFERRED INCOME TAX

Deferred income tax assets and liabilities are attributable to the following items:

	The Group	•			The Bank	
31.12.2010	as re-presented (Note 5)	01.01.2009		31.12.2010	31.12.2009	01.01.2009
			Deferred income tax assets			
(1,366)	(3,421)	(2,992)	Loss on revaluation of financial assets	(1,365)	(3,421)	(2,992)
(390)	(481)	(247)	Accrued expenses	(380)	(365)	(145)
(548)	(4,521)	(3,859)	Provisions	` -	` -	-
(21,018)	(15,505)	(1,844)	Tax loss carried forward	(15,945)	(11,497)	-
(23,322)	(23,928)	(8,942)		(17,690)	(15,283)	(3,137)
2,738	7,554	5,805	Valuation allowance	-	314	-
			Deferred income tax liabilities			
23,026	19,255	2,554	Revaluation of investment property	172	804	1,042
8	-	-	Revaluation of financial assets	-	-	-
534	668	859	Other liabilities	683	828	1,185
23,568	19,923	3,413		855	1,632	2,227
(18,070)	(13,337)	(910)	Total deferred income tax assets	(16,835)	(13,337)	(910)
21,054	16,886	1,186	Total deferred income tax liabilities			

The movement for the year ended 31 December 2010 in the Group's and the Bank's net deferred tax (assets)/ liability position was as follows:

	The Group	The Bank
As of 1 January 2010 (as re-presented (Note 5))	3,549	(13,337)
Charge to income for the year (Note 28)	(4,429)	(5,418)
Acquisition of deferred income tax liability on acquisition of subsidiary	3,770	-
Tax loss transfer between entities comprising the Group	-	1,826
Revaluation of investments available-for-sale charged to other comprehensive income	94	94
As of 31 December 2010	2,984	(16,835)

According Lithuanian tax legislation the income tax loss from operating activities carried forward utilization period is unlimited except for losses on derivatives and securities trading which are carried forward for 5 years.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 30 EARNINGS PER SHARE

The	Group		The B	ank
2010			2010	2009
		Basic earnings per share calculation		
(33,496)	(70,521)	Loss attributable to equity holders of the Parent	(38,014)	(74,997)
260,756	228,600	Weighted average number of ordinary shares in issue (thousands units)	260,756	228,600
(0.13)	(0.31)	Basic earnings per share (in LTL)	(0.15)	(0.33)

The Group The Bank 2009 as re-presented 2010 2010 2009 (Note 5) Diluted earnings per share calculation (33,496)(70,521)Loss attributable to equity holders of the Parent (38,014)(74,997)Interest expense on subordinated loans (net of 61 61 tax) Net loss used to determine diluted earnings per (33,496)(70,521)share (38,014)(74,936)Weighted average number of ordinary shares in 260,756 228,600 issue (thousands units) 260,756 228,600 Adjustment for assumed conversion of 4,297 subordinated loans (thousands units) 4,297 260,756 232,897 260,756 232,897 (0.30) (0.13)Diluted earnings per share (in LTL) (0.15)(0.32)

NOTE 31 CASH AND CASH EQUIVALENTS

The Group				The Bank	
31.12.2009	01.01.2009		31.12.2010	31.12.2009	01.01.2009
		Cash and cash equivalents			
104,666	44,659	Cash and other valuables (Note 6)	74,789	104,649	44,658
669,972	99,486	Demand deposits in other banks and credit institutions up to 3 months	533,521	668,950	99,098
214,368	16,936	Lithuania (Note 6)	462,868	214,368	16,936
989.006	161.081	Cash and cash equivalents at the end	1.071.178	987.967	160,692
	31.12.2009 104,666 669,972	104,666 44,659 669,972 99,486 214,368 16,936	Cash and cash equivalents 104,666 44,659 Cash and other valuables (Note 6) Demand deposits in other banks and credit institutions up to 3 months Correspondent account with Bank of Lithuania (Note 6) Cash and cash equivalents at the end	31.12.2009 31.12.2010 Cash and cash equivalents 104,666 44,659 Cash and other valuables (Note 6) 74,789 Demand deposits in other banks and credit institutions up to 3 months 533,521 Correspondent account with Bank of 214,368 16,936 Lithuania (Note 6) 462,868 Cash and cash equivalents at the end	31.12.2009 31.12.2019 31.12.2010<

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 32 THE PROCESSES OF RISK MANAGEMENT AND INTERNAL CONTROL

The value-based and risk/return-oriented management of AB Ūkio Bankas Group involves identifying all the major risks within the Group, as precise as possible measuring these risks and managing the resulting risk positions. The main target for risk management of AB Ūkio Bankas Group is to identify, analyze and limit various risks arising in expansion of the Group's activities while pursuing strategic objectives. The Group seeks to keep optimal level of risk while maximizing its profits so that unexpected changes in economic environment, fluctuations in market variables, unexpected incidents in Group's internal processes and systems would not result in a threat to stable operations of the Group, partners' trust in the Group or compliance with prudential requirements.

Risk management strategy is a component of the Group's management, which is reviewed and approved by the board of the Bank annually, before the launch of annual financial planning procedures. Risk management strategy, which sets out the principles of bank's risk management policy, risk appetite, structure of risk, the processes of risk management and internal capital adequacy assessment, is a guidance for all structural units of the Bank and subsidiaries. Major risks in the Group's risk management are first distinguished to **quantifiable**— i.e. measurable (credit, market, concentration, operational, liquidity)— and **unquantifiable**— i.e. not measurable (strategic, reputation, earnings)— categories of risk. Management and measurement of certain quantifiable and unquantifiable risks is regulated by respective risk management policies.

The risk management of the Group is organized in a way that prevents the conflicts of interests of personnel or structural units. In case the situation is uncertain or doubts about the relevance/correctness of risk management arise, the employees adhere to the principles of precaution, conservativeness and prudence in decision-taking and carrying out their daily activities. New business lines in the Group's activities or products are introduced only after analysis of business-specific risk, preparation of relevant risk management and internal control procedures and gaining an approval from the Bank's Risk Management Committee. The Group focuses its exposures only in business lines in which it possesses the expertise necessary to evaluate specific risks. Risk management and the ICAAP are primarily based on the going concern objective, additional condition of which is maintaining appropriate level of Group's and Bank's capital.

As a result of assessment of market risk impact on the Group's income, the Group takes on lower and medium risk – i.e. presumable maximal losses for the period of one year caused by market risk in stress testing by worst-case scenario cannot exceed 25% of the Group's non-trading income and 10% of eligible capital of the Group, capital adequacy of the Group is targeted to exceed 12% at all times. Based on the ratio of capital allocated to cover the risk and economic capital, target capital adequacy ratio, results of stress-testing and plans of Group's development and expansion, the need for increasing the Group's capital is projected and maintaining acceptable risk appetite is assured.

Determination of the Group's *risk structure*, restriction of the risk by internal limits and ratios for individual risks, business lines, banking products, categories of customers, geographic regions, economic sectors and structural units is the key ingredient of risk management and internal control processes.

Organizational scheme of risk management of the Group, which includes organizational structure of risk management, processes of risk management and control, determines the areas of responsibility and accountability, internal control and internal audit procedures of structural units of the Bank and subsidiaries. The board of the Bank is responsible for the management of the risk interest in the activities of the whole Group. When needed, certain decisions of the board are also approved by the Bank's council. Risk Management and Credit committees are the main advisors of the board on the subject of risk management. The suggestions from all structural units on improvement of risk management and reducing the risk are being pondered upon in regular meetings of committees. Separate specialized departments of the Bank are responsible for management of certain *quantifiable* risks (credit, market, concentration, operational, liquidity) inherent in the Group's activities. The Bank's Chief Executive Officer is responsible for the management of *unquantifiable* risks (strategic, reputation, earnings). The efficiency of the Group's risk management and internal control processes is assessed by Bank's internal Audit Department and Internal Audit Committee, which are subordinate to the supervisory body of the bank – i.e. Supervisory Council.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 33 CREDIT RISK MANAGEMENT

a) Introduction

The Group/Bank takes on exposure to credit risk which is the risk that a counterparty will be unable to pay amounts in full when due. Credit risk is the most important risk to the Group's/Bank's business, therefore the management carefully manages its exposure to credit risk. Key measures for credit risk management in Group's/Bank's activities are:

- managing concentration of risk;
- analyzing the ability of potential borrowers to repay the debt by applying strict lending criteria and approval procedures, which assure decision-taking at proper level;
- measuring the ability of current borrowers to meet their obligations by following internal risk classification procedures;
- measuring the impairment of exposures;
- mitigating the risk by obtaining collateral and other credit enhancements;
- working with problem and written-off loans.

Concentration of risk management

For managing the concentration of risk, the Group/Bank structures the levels of credit risk it undertakes by placing limits on the amount of risk accepted in relation to one borrower, groups of borrowers, and to geographical or industry segments. Such risks are monitored on a revolving basis and subject to an annual or more frequent review. The exposure to any one borrower including banks and brokers is further restricted by sub-limits covering on and off-balance sheet exposures and daily delivery risk limits in relation to trading items such as forward foreign exchange contracts. Actual exposures against limits are monitored daily.

For the quantities analysis of credit risk concentration, please refer to the Note 33 (c).

Analysis of the ability of borrowers or potential borrowers to meet their obligations

Analysis of the ability of potential borrowers to repay the debt varies by product. For purchasing securities, there are certain criteria set in the procedures (for instance, certain trade volumes in regulated markets for financial assets held for trading; external credit rating criteria for debt securities; investment priorities, etc.). For granting loans to corporate or SME customers, typically the analysis of customer's track record and creditworthiness involving analysis of quantitative and qualitative factors (i.e. financial ratios, business plan, cash flow analysis, facts of refinancing and reorganization of commitments, industry and competitive factors etc.) is performed, stricter procedures apply for lending to non-resident customers (involving country risk and credit rating assessment). For granting loans to private customers, typically borrower's track record, information on payment history from credit bureaus and other external sources, estimated financial status (scoring) are analyzed. Approval procedures and limits assure that risk exposures are taken after proper considerations at appropriate management level.

Measuring the ability of current borrowers to meet their obligations includes reviewing borrower's payment record (breaches are reported instantly; procedures set actions to be made in case the payment is past due for certain number of days) reviewing customer's internal risk rating (performed at least quarterly), and changing lending limits or taking other actions when appropriate.

See Note 33 (d) for the analysis of credit quality by internal risk classification and Note 33 (e) for the information on payment delays.

Impairment of the loans and lease receivables

Impairment testing of the loans and lease receivables is performed monthly. Impairment-testing procedures are based on IAS 39 and regulations of the central bank. Testing for the impairment involves determining whether objective evidence of impairment exists by analysis of certain criteria, main of which are:

- delinquency in contractual payments of principal or interest;
- breach of loan covenants or conditions;
- deterioration of the borrower's financial status as reflected by internal or external ratings;
- deterioration in the value of collateral;
- granting a concession that would otherwise not be considered to a borrower because of its financial difficulties.
- it is becoming probable that the borrower would enter into bankruptcy or other financial reorganization;
- other objective evidence for loan impairment exists as prescribed in the Group's/Bank's procedures.

If objective evidence that an impairment on loans has been incurred exists, the amount of the loss is measured as the difference between the asset's carrying amount and the present value of estimated future cash flows (excluding future credit losses that have not been incurred) discounted at the loan's original effective interest rate. The carrying amount of the loan is reduced through the use of an allowance account and the amount of the loss is recognized in the income statement. The calculation of the present value of the estimated future cash flows of a collateralized loan reflects the cash flows that may result from foreclosure less costs for obtaining and selling the collateral, whether or not foreclosure is probable.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

See Note 33 (f) for the quantitative information on the impairment of Group's/Bank's assets.

Credit risk mitigation

In granting loans, the policy of the Group/Bank is to obtain as much collateral as possible. Bank seeks to obtain higher category collateral (for instance, credit insurance, securities traded in the market, guarantees from state guarantee companies, LOCs from highly-rated banks, real estate, non-traded securities, pledge of future cash flows, guarantees from private companies or individuals), but in addition to that, seeks to obtain any type of collateral despite higher category collateral is sufficient. With the exception of land and financial assets, the Bank requires collateral to be insured during the term of the loan agreement. In case collateral is insufficient, credit approval must be made at high approval levels (typically, not less than Bank's credit committee) only after careful considerations. The Group/Bank seeks to obtain a collateral even if other methods of collecting the debt in case of non-payment are more efficient and foreclosure of the collateral is not likely to be used. Procedures for certain lending products (i.e. credit card loans, consumer loans) do not have requirement to obtain collateral, but the risk is managed by scoring system and limiting maximum product amounts per customer.

Data on the fair value of collateralized property is typically updated not less than every two years, in case of significant changes in the value of the collateral – more often. In determining the value of the collateralized property, the Group/Bank typically uses the valuations of independent certified appraisers with which the Group/Bank has cooperation agreements signed. Cooperation agreements include the obligations and responsibilities of the appraisers. Civil liability of the appraisers is insured with insurance companies. The appraisal reports of larger value properties are additionally approved by Group's/Bank's own appraisers, which also have certificates.

Typically, no collateral is obtained for placements in banks, securities and other financial assets, however, some exposures in higher-risk banks are secured by customer's funds on corresponding deposit accounts.

See Note 33 (g) for the quantitative information on the collateral obtained.

Recovery of problem and written-off loans

Typically, problem and written-off loans are transferred to a special division of the Bank, which carries out the recovery of loans, foreclosure and sale of pledged assets. In certain cases (for instance, leasing exposures), cooperation with external credit recovery agencies is used to recover the loans.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

b) Maximum exposure to credit risk without taking account of any collateral and other credit enhancements

The G	roup		The E	Bank
31.12.2010	31.12.2009		31.12.2010	31.12.2009
		Assets		
621,075	338,070	Funds with central banks	621,075	338,070
		Loans and advances to banks and other credit		
547,693	677,968	institutions	535,335	670,326
74,836	42,989	Financial assets at fair value through profit or loss	32,067	11,102
2,616,760	2,420,504	Loans and finance lease receivable:	2,287,838	2,271,821
1,347,926	1,057,130	loans to and finance lease receivable from SMEs	1,121,513	1,032,745
062.447	006.400	loans to and finance lease receivable from other	656 754	020.600
962,447	826,120	enterprises loans to and finance lease receivable from financial	656,751	820,689
3,986	185,950	institutions	354,717	230,545
302,401	351,304	loans to and finance lease receivable from individuals	154,857	187,842
670,601	311,835	Investment securities:	998,574	503,168
31,197	43,339	available-for-sale	30,733	42,935
639,404	268,496	held to maturity	967,841	460,233
35,106	83,154	Other assets	28,209	59,295
4,566,071	3,874,520	Total	4,503,098	3,853,782
		Contingent liabilities and commitments		
67,704	47,702	Guarantees and warranties	67,704	47,702
-	4,015	Commitments to issue letters of credit	-	4,015
138,968	118,587	Irrevocable lending commitments	85,557	63,454
206,672	170,304	Total	153,261	115,171
4,772,743	4,044,824	Total credit risk exposure	4,656,359	3,968,953

c) Risk concentrations of the maximum exposure to credit risk

Concentration of risk is managed by client/counterparty, by industry sector and by geographical region.

The maximum Group's credit exposure to any client or counterparty as of 31 December 2010 was LTL 109 million or 22% of the capital base (31 December 2009: LTL 122 million or 23% of the capital base) before taking into account of collateral or other credit enhancements.

The maximum Bank's credit exposure to any client or counterparty (excluding subsidiaries) as of 31 December 2010 was LTL 109 million or 24% of the capital base (31 December 2009: LTL 122 million or 25% of the capital base) before taking into account of collateral or other credit enhancements.

As of 31 December 2010 and during the year the Group and the Bank complied with the maximum loan to one customer requirement established by Bank of Lithuania, according to which the total amount of loans granted to one customer and the customer's related parties may not exceed 25% of the Group's and the Bank's capital (Note 38).

As of 31 December 2010 and during the year the Group and the Bank complied with the large loans requirement established by Bank of Lithuania, according to which the total amounts of loans granted to one customers and the customer's related parties that exceed 10% of the Group's and the Bank's capital may not exceed 800% of the Group's and the Bank's capital (Note 38).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

An industry sector analysis of the Group's and the Bank's financial assets before taking into account any collateral held or other credit enhancements is as follows:

The Group as of 31 December 2010:

	Telecom-			Informa- tion				Consumer			_		
	munication services	Financials	Industrials	Techno- logy	Materials	Energy	Consumer Staples	Discre- tionary	Health Care	Utilities	Govern- ment	Other	Total
Assets			-					-					
Cash and balances with													
central bank	-	-	-	-	-	-	-	-	-	-	621,075	-	621,075
Loans and advances to banks and other credit institutions	_	547,693	_	_	_	_	_	_	_	_	_	_	547,693
Financial assets at fair value		547,055											347,033
through profit or loss	842	38,447	1,347	414	637	2,793	245	411	112	962	28,626	-	74,836
Loans and finance lease													
receivable	-	1,431,183	141,951	_	31,276	17,316	91,603	578,792	7,290	34,139	13,410	269,800	2,616,760
Investment securities:		20.054			20								24 427
available-for-sale	-	29,954		-	29	-	-	-	-	-	1,214	-	31,197
held-to-maturity	<i>34,478</i>	110,086	22,487	-	8,614	21,319	18,386	9,535	-	21,873	392,626	-	639,404
Other assets												35,106	35,106
Total	35,320	2,157,363	165,785	414	40,556	41,428	110,234	588,738	7,402	56,974	1,056,951	304,906	4,566,071

As of 31 December 2010, the Group's loans to real estate and construction sectors amounted to LTL'000 1,066,801. In accordance with Global Industry Classification Standard (GICS) loans to real estate and construction sector are included in to industry sector "Financials" and "Consumer Discretionary", respectively in the above presented table.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Group as of 31 December 2009:

	Telecom- munication services	Financials	Industrials	Informa- tion Techno- logy	Materials	Energy	Consumer Staples	Consumer Discre- tionary	Health Care	Utilities	Govern- ment	Other	Total
Assets			-, -,										
Cash and balances with													
central bank	-	-	-	-	-	-	-	-	-	-	338,070	-	338,070
Loans and advances to banks		677.060											677.060
and other credit institutions	-	677,968	-	=	-	-	-	-	-	-	-	-	677,968
Financial assets at fair value		22 272	224		100						0.205		42.000
through profit or loss Loans and finance lease	-	33,372	224	-	188	-	-	-	-	-	9,205	_	42,989
	0.41	1 207 210	187,204	254	21 140	15,046	00 607	442.000	6,402	0 222	13,030	200 422	2,420,504
receivable	841	1,307,219	167,204	254	31,148	15,046	98,607	443,098	0,402	9,233	13,030	308,422	2,420,304
Investment securities: available-for-sale	_	42,250) _	_	17	_	_	_	_	_	1,072	_	43,339
held-to-maturity	27,397	135,211		_	10,608	11,030	2,004	7,707	1,722	11,769	53,189	_	268,496
Other assets			-	_		,	_,-,	-	-/	/	-	83,154	83,154
Total	28,238	2,196,020	195,287	254	41,961	26,076	100,611	450,805	8,124	21,002	414,566	391,576	3,874,520

As of 31 December 2009, the Group's loans to real estate and construction sectors amounted to LTL'000 1,177,897. In accordance with Global Industry Classification Standard (GICS) loans to real estate and construction sector are included in to industry sector "Financials" and "Consumer Discretionary", respectively in the above presented table.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank as of 31 December 2010:

	Telecom- munication			Informa- tion			Consumer	Consumer Discretio- Hea	alth		Govern-		
	services	Financials	Industrials	Technology	Materials	Energy	Staples	nary Ca	are Uti	lities	ment	Other	Total
Assets													
Cash and balances with													
central bank	-	-	-	-	-	-	-	-	-	-	621,075	-	621,075
Loans and advances to banks													
and other credit institutions	-	535,335	=.	-	-	-	-	=	-	-	-	-	535,335
Financial assets at fair value													
through profit or loss	842	7,665	1,103	414	637	1,566	245	411	112	962	18,110	-	32,067
Loans and finance lease													
receivable	-	1,306,580	126,392	-	25,767	17,316	87,306	551,311 7,2	290 3	34,000	13,410	118,466	2,287,838
Investment securities:													
available-for-sale	-	29,519		-	-	-	-	-	-	-	1,214	-	30,733
held-to-maturity	34,478	438,952	,	-	8,614	21,319	18,386	9,535	-	21,873	392,197	20.200	967,841
Other assets							-			-	1.046.006	28,209	28,209
Total	35,320	2,318,051	149,982	414	35,018	40,201	105,937	<u>561,257</u> 7,4	102 5	6,835	1,046,006	146,675	4,503,098

As of 31 December 2010, the Bank's loans to real estate and construction sectors amounted to LTL'000 684,535. In accordance with Global Industry Classification Standard (GICS) loans to real estate and construction sector are included in to industry sector "Financials" and "Consumer Discretionary" respectively in the above presented table.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank as of 31 December 2009:

	Telecom- munication			Informa- tion		_	Consumer	Consumer Discretio-	Health		Govern-		
	services	Financials	Industrials	Technology	Materials	Energy	Staples	nary	Care	Utilities	ment	Other	Total
Assets													
Cash and balances with													
central bank	-	-	-	-	-	-	-	-	-	-	338,070	-	338,070
Loans and advances to banks											·		,
and other credit institutions	_	670,326	-	_	_	-	-	_	_	-	_	_	670,326
Financial assets at fair value		,											
through profit or loss	_	10,914	_	_	188	_	_	_	_	_	_	_	11,102
Loans and finance lease		10,514			100								11,102
		1 206 704	1 5 4 5 1 5		24 000	14 577	02.275	415 204	C 270	0.020	12.020	144.000	2 271 021
receivable	-	1,396,784	154,515	-	24,888	14,577	92,375	415,394	6,370	8,928	13,030	144,960	2,271,821
Investment securities:													
available-for-sale	-	41,863		-	-	-	-	-	-	-	1,072	-	42,935
held-to-maturity	27,397	<i>327,37</i> 9	7,859	-	10,608	11,030	2,004	7,707	1,722	11,769	<i>52,758</i>	-	460,233
Other assets						_						59,295	59,295
Total	27,397	2,447,266	162,374		35,684	25,607	94,379	423,101	8,092	20,697	404,930	204,255	3,853,782

As of 31 December 2009, the Bank's loans to real estate and construction sectors amounted to LTL'000 1,209,226. In accordance with Global Industry Classification Standard (GICS) loans to real estate and construction sector are included in to industry sector "Financials" and "Consumer Discretionary" respectively in the above presented table.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The analysis of the Group's and the Bank's financial assets before taking into account any collateral held or other credit enhancements by geographical region is as follows:

As of 31 December 2010:

		The Group		The Bank				
	Higher rated countries	Lower rated countries	Total	Higher rated countries	Lower rated countries	Total		
Assets								
Funds with central banks Loans and advances to banks	621,075	-	621,075	621,075	-	621,075		
and other credit institutions	528,685	19,008	547,693	516,738	18,597	535,335		
Financial assets at fair value through profit or loss	70,982	3,854	74,836	29,551	2,516	32,067		
Loans and finance lease receivable	2,309,190	307,570	2,616,760	2,074,090	213,748	2,287,838		
Investment securities:	611,004	59,597	670,601	939,370	59,204	998,574		
available-for-sale	28,000	3,197	31,197	<i>27,536</i>	3,197	30,733		
held-to-maturity	583,004	56,400	639,404	911,834	<i>56,007</i>	<i>967,841</i>		
Other assets	26,695	8,411	35,106	28,199	10	28,209		
Total	4,167,631	398,440	4,566,071	4,209,023	294,075	4,503,098		

As of 31 December 2009:

		The Group			The Bank	
	Higher rated			Higher rated		
	countries	countries	Total	countries	countries	Total
Assets						
Funds with central banks	338,070	-	338,070	338,070	-	338,070
Loans and advances to banks						
and other credit institutions	660,292	17,676	677,968	652,802	17,524	670,326
Financial assets at fair value						
through profit or loss	42,669	320	42,989	10,914	188	11,102
Loans and finance lease						
receivable	2,215,268	205,236	2,420,504	2,092,643	179,178	2,271,821
Investment securities:	226,216	85,619	311,835	417,934	85,234	503,168
available-for-sale	36,534	6,805	43,339	36,130	6,805	42,935
held-to-maturity	189,682	78,814	268,496	381,804	<i>78,429</i>	460,233
Other assets	76,534	6,620	83,154	59,290	5	59,295
Total	3,559,049	315,471	3,874,520	3,571,653	282,129	3,853,782

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Higher rated countries include countries belonging to the European Union and/or countries that have credit ratings ranging from AAA/Aaa to A-/A3, lower rated countries include countries not belonging to the European Union that have lower ratings.

As of 31 December 2010, largest single country concentrations of Group's financial assets without taking into account any collateral held or other credit enhancements were in Lithuania – 61.5%, USA – 7.8% (as of 31 December 2009: Lithuania – 63.7%, USA – 7.7%).

d) Credit quality of financial assets

The credit quality of financial assets of the Group and the Bank is managed by using internal credit ratings. Exposures are rated to 5 internal risk grades. Grade 1 represents best credit quality and Grade 5 represents the worst credit quality.

For the counterparties that have external credit ratings, internal ratings are assigned based on the following principles: Grade 1 is assigned to counterparties that have a long-term credit rating of at least A-/A3; Grade 2 is assigned to counterparties that have a credit rating ranging from BBB+/Baa1 to BBB-/Baa3; Grade 3 is assigned to counterparties that have a credit rating ranging from BB+/Ba1 to B-/B3. For the banks or foreign bank branches registered in Lithuania, internal rating higher by one grade to that which would result from the before mentioned principle, is assigned.

As of 31 December 2010 the Group's financial assets by internal credit ratings were as follows.

	Nei	red	Past due				
The Group	Grade 1	Grade 2	Grade 3	Grade 4	Grade 5	or indivi- dually impaired	Total
Funds with central banks	621,075	-	-	-	-	-	621,075
Loans and advances to							
banks and other credit							
institutions	463,217	79,869	4,606	1	-	-	547,693
Financial assets at fair							
value through profit or							
loss	18,758	52,223	3,160	695	-	-	74,836
Loans and finance lease							
receivable:	159,401	765,268	1,003,155	249,912	2,083	436,941	2,616,760
loans to SMEs	6,348	81,777	800,969	216,153	264	242,415	1,347,926
loans to other							
enterprises	13,709	610,638	192,473	29,259	-	116,368	962,447
loans to financial institutions	-	3,986		-	-	-	3,986
loans to individuals	139,344	68,867	9,713	4,500	1,819	78,158	302,401
Investment securities:	389,378	219,932	56,845	3,940	-	506	670,601
available-for-sale	6,130	10,875	10,135	3,551	-	506	31,197
held-to-maturity	383,248	209,057	46,710	389	-	-	639,404
Other assets	1	32,978	2,079	<u> </u>	<u>-</u>	48	35,106
Total	1,651,830	1,150,270	1,069,845	254,548	2,083	437,495	4,566,071

EXPLANATORY NOTESFOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2009 the Group's financial assets by internal credit ratings were as follows.

	red	Past due					
The Group	Grade 1	Grade 2	Grade 3	Grade 4	Grade 5	or indivi- dually impaired	Total
Funds with central banks Loans and advances to banks and other credit	338,070	-	-	-	-	-	338,070
institutions	529,260	126,050	15,582	7,075	-	1	677,968
Financial assets at fair value through profit or		·	·	·			
loss	7,907	32,782	1,105	1,195	-	-	42,989
Loans and finance lease							
receivable:	177,488	452,120	667,132	272,107	6,938	844,719	2,420,504
loans to SMEs loans to other	4,337	76,969	396,098	207,075	5,712	366,939	1,057,130
enterprises	18,892	184,146	181,591	56,454	-	385,037	826,120
loans to financial institutions	· -	105,128	80,822	· -	-	· -	185,950
loans to individuals	154,259	85,877	8,621	8,578	1,226	<i>92,743</i>	351,304
Investment securities:	116,113	103,171	65,480	27,071	-	-	311,835
available-for-sale	9,044	19,628	5,350	9,317	-	-	43,339
held-to-maturity	107,069	83,543	60,130	<i>17,754</i>	-	-	268,496
Other assets	1,050	55,101	26,995			8	83,154
Total	1,169,888	769,224	776,294	307,448	6,938	844,728	3,874,520

As of 31 December 2010 the Bank's financial assets by internal credit ratings were as follows.

	Nei	ther past du	red	Past due				
The Bank	Grade 1	Grade 2	Grade 3	Grade 4	Grade 5	or indivi- dually impaired	Total	
Funds with central banks Loans and advances to banks and other credit	621,075	-	-	-	-	-	621,075	
institutions Financial assets at fair	460,620	70,520	4,194	1	-	-	535,335	
value through profit or loss Loans and finance lease	9,819	20,322	1,926	-	-	-	32,067	
receivable: loans to SMEs loans to other	32,453 2,915	754,436 <i>73,668</i>	885,455 <i>634,213</i>	246,951 <i>213,192</i>	2,076 <i>264</i>	366,467 <i>197,261</i>	2,287,838 1,121,513	
enterprises loans to financial institutions	13,709	296,700 315,309	202,273 39,408	29,259	-	114,810	656,751 354,717	
loans to individuals Investment securities:	<i>15,829</i> 389,096	<i>68,759</i> 548,690	<i>9,561</i> 56,731	<i>4,500</i> 3,551	1,812 -	<i>54,396</i> 506	<i>154,857</i> 998,574	
available-for-sale held-to-maturity	6,130 382,966	10,411 538,279	10,135 46,596	3,551 -	-	506 -	30,733 967,841	
Other assets Total	1,513,064	26,081 1,420,049	2,079 950,385	250,503	2,076	48 367,021	28,209 4,503,098	

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2009 the Bank's financial assets by internal credit ratings were as follows.

	Neit	her past du	red	Past due			
The Bank	Grade 1	Grade 2	Grade 3	Grade 4	Grade 5	or indivi- dually impaired	Total
Funds with central banks Loans and advances to banks and other credit	338,070	-	-	-	-	-	338,070
institutions Financial assets at fair value through profit or	525,308	122,360	15,582	7,075	-	1	670,326
loss	-	10,522	-	580	-	-	11,102
Loans and finance lease							
receivable:	44,389	437,724	700,579	321,667	5,168	762,294	2,271,821
loans to SMEs loans to other	1,184	65,376	384,726	257,735	3,942	319,782	1,032,745
enterprises	18,892	181,473	181,815	56,454	-	382,055	820,689
loans to financial institutions	-	105,128	125,417	-	-	-	230,545
loans to individuals	24,313	<i>85,747</i>	8,621	7,478	1,226	60,457	187,842
Investment securities:	115,961	295,154	65,371	26,682	-	-	503,168
available-for-sale	9,044	19,224	5,350	9,317	-	-	42,935
held-to-maturity	106,917	275,930	60,021	17,365	-	-	460,233
Other assets	1,050	31,242	26,995			8	59,295
Total	1,024,778	897,002	808,527	356,004	5,168	762,303	3,853,782

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

e) Aging analysis of financial assets

As of 31 December 2010 the Group's financial assets by aging intervals were:

	Neither past	Past due but not individually impaired				Individually impaired							
	due nor individually impaired	<= 30 days	31-60 days	61 days – 1 year	Over 1 year	Total	not past due	<=30 days	31-60 days	61 days – 1 year	Over 1 year	Total	TOTAL
Funds with central banks Loans and advances to banks and other credit	621,075	-	-	-	-	-	-	-	-	-	-	-	621,075
institutions Financial assets at fair value through profit or	547,693	-	-	-	-	-	-	-	-	-	-	-	547,693
loss Loans and finance lease	74,836	-	-	-	-	-	-	-	-	-	-	-	74,836
receivable loans to SMEs loans to other enterprises loans to financial	2,179,819 1,105,511 846,079	45,302 22,198 5,177	6,835 <i>4,966</i> <i>71</i>	39,285 <i>32,50</i> 9 -	41,924 <i>30,253</i> <i>974</i>	133,346 89,926 6,222	136,873 16,968 107,677	4,630 <i>4,168</i>	10,435 <i>6,142</i> -	,	113,110 94,440 2,469	303,595 152,489 110,146	2,616,760 1,347,926 962,447
institutions loans to individuals	3,986 224,243	- 17,927	- 1,798	- 6,776	- 10,697	- 37,198	- 12,228	- 462	- 4,293	- 7,776	- 16,201	- 40,960	3,986 302,401
Investment securities: available-for-sale	670,095 <i>30,691</i>	-	-	-	-	-	286 286	-	- -	220	-	506 <i>506</i>	670,601 <i>31,197</i>
held-to-maturity Other assets	639,404 35,058	- 30	- 17	-	-	- 47	-	-	-	-	- 1	- 1	639,404 35,106
Total	4,128,576	45,332	6,852	39,285	41,924	133,393	137,159	4,630	10,435	38,767	113,111	304,102	

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2009 the Group's financial assets by aging intervals were:

	Neither past	Pas	Past due but not individually impaired				Individually impaired						
	due nor individually impaired	<= 30 days	31-60 days	61 days – 1 year	Over 1 year	Total	not past due	<=30 days	31-60 days	61 days – 1 year	Over 1 year	Total	TOTAL
Funds with central banks Loans and advances to banks and other credit	338,070	-	-	-	-	-	-	-	-	-	-	-	338,070
institutions Financial assets at fair	677,967	-	-	-	-	-	1	-	-	-	-	1	677,968
value through profit or loss Loans and finance lease	42,989	-	-	-	-	-	-	-	-	-	-	-	42,989
receivable loans to SMEs loans to other enterprises	1,575,785 690,191 441,084	33,519 <i>15,667</i> <i>3,319</i>	10,315 <i>5,592</i> 93	,	22,572 11,702 42	130,414 <i>75,072</i> <i>4,537</i>	509,650 139,069 367,332	1,487 <i>324</i> <i>452</i>	9,829 <i>635</i> <i>585</i>	157,250 120,368 12,130	36,089 <i>31,471</i>	714,305 291,867 380,499	2,420,504 1,057,130 826,120
loans to financial institutions	185,950	-	-	-	-	-	-	-	-	· -	-	-	185,950
loans to individuals Investment securities:	<i>258,560</i> 311,835	14,533 -	4,630 -	20,814 -	10,828 -	50,805 -	3,249 -	711 -	8,609 -	24,752 -	4,618 -	41,939 -	<i>351,304</i> 311,835
available-for-sale held-to-maturity	43,339 268,496	-	-	-	-	-	-	-	-	-	-	-	43,339 268,496
Other assets Total	83,146 3,029,792	33,519	10,315	64,008	22,572	130,414	509,651	1,487	9,829	157,258	36,089	8 714,314	83,154 3,874,520

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2010 the Bank's financial assets by aging intervals were:

	Neither past	Past due but not individually impaired				Individually impaired							
	due nor individually impaired	<= 30 days	31-60 days	61 days – 1 year	Over 1 year	Total	Not past due	<=30 days	31-60 days	61 days – 1 year	Over 1 year	Total	TOTAL
Funds with central banks Loans and advances to banks and other credit	621,075	-	-	-	-	-	-	-	-	-	-	-	621,075
institutions Financial assets at fair	535,335	-	-	-	-	-	-	-	-	-	-	-	535,335
value through profit or loss Loans and finance lease	32,067	-	-	-	-	-	-	-	-	-	-	-	32,067
receivable loans to SMEs loans to other enterprises loans to financial	1,921,371 924,252 541,941	14,803 4,661 4,701	4,376 2,620 -	34,572 <i>27,973</i> -	39,120 28,462 -	92,871 <i>63,716</i> <i>4,701</i>	135,802 <i>16,222</i> <i>107,677</i>	4,361 4,058 -	6,741 <i>5,952</i> -	20,033 <i>17,010</i>	106,659 90,303 2,432	273,596 133,545 110,109	2,287,838 1,121,513 656,751
institutions loans to individuals	354,717 100,461	- 5,441	- 1,756	- 6,599	- 10,658	- 24,454	- 11,903	- 303	- 789	- 3,023	- 13,924	- 29,942	354,717 154,857
Investment securities: available-for-sale held-to-maturity	998,068 <i>30,227</i> <i>967,841</i>	- - -	- - -	, - - -	- - -	, - - -	286 286 -	- - -	- - -	220	, - - -	506 506	998,574 <i>30,733</i> <i>967,841</i>
Other assets Total	28,161 4,136,077	30 14,833	17 4,393	34,572	39,120	92,918	136,088	4,361	6,741	20,253	106,660	274,103	28,209

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2009 the Bank's financial assets by aging intervals were:

	Neither past	Pas	Past due but not individually impaired				Individually impaired						
	due nor individually impaired	<= 30 days	31-60 days	61 days – 1 year	Over 1 year	Total	Not past due	<=30 days	31-60 days	61 days – 1 year	Over 1 year	Total	TOTAL
Funds with central banks Loans and advances to	338,070	-	-	-	-	-	-	-	-	-	-	-	338,070
banks and other credit institutions Financial assets at fair	670,325	-	-	-	-	-	1	-	-	-	-	1	670,326
value through profit or loss	11,102	-	-	-	-	-	-	-	-	-	-	-	11,102
Loans and finance lease receivable loans to SMEs loans to other enterprises	1,509,527 <i>712,963</i> <i>438,634</i>	13,718 3,381 3,319	5,725 <i>3,419</i> -		22,404 11,700 42	86,604 45,060 3,628	508,197 138,168 367,332	628 19	1,597 <i>281</i> -	130,259 104,868 11,095	35,009 <i>31,386</i>	675,690 274,722 378,427	2,271,821 1,032,745 820,689
loans to financial institutions loans to individuals	230,545 127,385	- 7,018	- 2,306	- 17,930	- 10,662	- 37,916	- 2,697	- 609	- 1,316	- 14,296	- 3,623	- 22,541	230,545 187,842
Investment securities: available-for-sale	503,168 <i>42,935</i>	, - -	, - -	, - -	´ - -	, - -	, - -	-	, - -	, - -	, - -	, - -	503,168 <i>42,935</i>
<i>held-to-maturity</i> Other assets	460,233 59,287	- 	-	- -	- 	-		<u> </u>	-	8	<u> </u>	8	460,233 59,295
Total	3,091,479	13,718	5,725	44,757	22,404	86,604	508,198	628	1,597	130,267	35,009	675,699	3,853,782

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

f) Impairment of financial assets

As of 31 December 2010, amounts of provisions for the impairment of the assets per class of financial assets were as follows:

		The Group			The Bank	
	Value gross of provisions	Provisions for the impairment	Value net of provisions	Value gross of provisions	Provisions for the impairment	Value net of provisions
Funds with central banks Loans and advances to banks and	621,075	-	621,075	621,075	-	621,075
other credit institutions Financial assets at fair value	547,693	-	547,693	535,335	-	535,335
through profit or loss	74,836	-	74,836	32,067	-	32,067
Loans and finance lease						
receivable:	2,834,474	(217,714)	2,616,760	2,479,812	(191,974)	2,287,838
loans to SMEs	1,497,012	(149,086)	1,347,926	1,263,482	(141,969)	1,121,513
loans to other enterprises	983,325	(20,878)	962,447	<i>677,403</i>	(20,652)	<i>656,751</i>
loans to financial institutions	3,986	-	3,986	<i>354,717</i>	-	354,717
loans to individuals	350,151	(47,750)	302,401	184,210	(29,353)	154,857
Investment securities:	676,770	(6,169)	670,601	1,004,743	(6,169)	998,574
available-for-sale	<i>37,366</i>	(6,169)	31,197	36,902	(6,169)	30,733
held-to-maturity	639,404	-	639,404	967,841	-	967,841
Other assets	35,527	(421)	35,106	28,625	(416)	28,209
Total	4,790,375	(224,304)	4,566,071	4,701,657	(198,559)	4,503,098

As of 31 December 2009, amounts of provisions for the impairment of the assets per class of financial assets were as follows:

		The Group			The Bank	
	Value gross of provisions	Provisions for the impairment	Value net of provisions	Value gross of provisions	Provisions for the impairment	Value net of provisions
Funds with central banks Loans and advances to banks	338,070	-	338,070	338,070	-	338,070
and other credit institutions Financial assets at fair value	677,969	(1)	677,968	670,327	(1)	670,326
through profit or loss	42,989	-	42,989	11,102	-	11,102
Loans and finance lease	2 625 622	(0.0= 0)	2 422 524	2 440 204	(476 560)	2 274 224
receivable:	2,625,622	(205,118)	2,420,504	2,448,381	(176,560)	2,271,821
loans to SMEs	1,184,265	(127,135)	1,057,130	1,152,249	(119,504)	1,032,745
loans to other enterprises	861,040	(34,920)	826,120	854,116	(33,427)	820,689
loans to financial institutions	185,950	-	185,950	230,545	-	230,545
loans to individuals	394,367	(43,063)	351,304	211,471	(23,629)	187,842
Investment securities:	311,835	-	311,835	503,168	-	503,168
available-for-sale	43,339	-	43,339	42,935	-	42,935
held-to-maturity	268,496	-	268,496	460,233	-	460,233
Other assets	83,658	(504)	83,154	59,796	(501)	59,295
Total	4,080,143	(205,623)	3,874,520	4,030,844	(177,062)	3,853,782

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Movements in the provision for impairment losses on Group's financial assets for the period are as follows:

	Loans and		Loans and fi	inance lease	receivable:				
The Group	advances to banks and other credit institutions	Loans to financial institutions	Loans to SMEs	Loans to other enterprises	Loans to individuals	Total	Investment securities available-for-sale	Other assets	Total
As of 1 January 2009			64,412	14,515	21,705	100,632		412	101,044
Reversal of provisions	(64)	-	(74,924)	(32,215)	(14,319)	(121,458)	-	(340)	(121,862)
Provisions written-off	(87)	-	(73)	(56)	(8,474)	(8,603)	-	(41)	(8,731)
Currency exchange rate effect	-	-	(539)	(95)	(64)	(698)	-	-	(698)
Provision charged	152		138,259	52,771	44,215	235,245		473	235,870
As of 31 December 2009	1		127,135	34,920	43,063	205,118		504	205,623
Reversal of provisions	(41)	-	(74,908)	(32,486)	(18,438)	(125,832)	-	(307)	(126,180)
Provisions written-off	-	-	(834)	-	(12,042)	(12,876)	-	(15)	(12,891)
Currency exchange rate effect	-	-	610	142	76	828	-	3	831
Provision charged	40		97,083	18,302	35,091	150,476	6,169	236	156,921
As of 31 December 2010			149,086	20,878	47,750	217,714	6,169	421	224,304

	Loans and		Loans and fi	inance lease	receivable:				
The Bank	advances to banks and other credit institutions	Loans to financial institutions	Loans to SMEs	Loans to other enterprises	Loans to individuals	Total	Investment securities available-for-sale	Other assets	Total
As of 1 January 2009	-	5,839	57,869	13,663	9,808	87,179	-	412	87,591
Reversal of provisions	(64)	(6,154)	(74,924)	(32,215)	(14,319)	(127,612)	-	(340)	(128,016)
Provisions written-off	(87)	-	(2)	(1)	(8)	(11)	-	(41)	(139)
Currency exchange rate effect	-	315	(263)	-	(1)	51	-	-	51
Provision charged	152		136,824	51,980	28,149	216,953		470	217,575
As of 31 December 2009	1	_	119,504	33,427	23,629	176,560		501	177,062
Reversal of provisions	(41)	(2,500)	(72,838)	(31,077)	(18,438)	(124,853)	-	(307)	(125,201)
Provisions written-off	-	-	-	-	(9)	(9)	-	(15)	(24)
Currency exchange rate effect	-	-	279	-	7	286	-	3	289
Provision charged	40	2,500	95,024	18,302	24,164	139,990	6,169	234	146,433
As of 31 December 2010			141,969	20,652	29,353	191,974	6,169	416	198,559

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Movements in the provision for impairment losses on Group's non-financial assets for the period are as follows:

The Group			The Ba	ınk
2010	2009		2010	2009
·		Provisions for non-financial assets:		
=	-	Balance as of 1 January	-	=
4,088	549	Provisions charged	-	-
(4,088)	(549)	Provisions written-off	-	-
	_	Balance as of 31 December		-

Movements in the provision for off-balance sheet items for the period are as follows:

The Gr	oup		The Ba	nk
2010	2009		2010	2009
		Provisions for off-balance sheet items:		
128	-	Balance as of 1 January	128	
(1)	-	Reversal of provisions	(1)	-
10	(10)	Currency exchange effect	10	(10)
1	138	Provisions charged	1	138
138	128	Balance as of 31 December	138	128

Impairment charge reconciles to the income statement as follows:

The	Group		The Ba	ınk
2010	2009 as re-presented (Note 5)	-	2010	2009
156,921	235,870	Provisions charged for financial assets	146,433	217,575
(126,180)	(121,862)	Provisions reversed for financial assets	(125,201)	(128,016)
4,088	549	Provisions charged for non-financial assets	<u>-</u>	-
1	138	Provisions charged for off-balance sheet items	1	138
(1)	=	Provisions reversed for off-balance sheet items	(1)	-
34,829	114,695	Provisions charged to profit or loss	21,232	89,697

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

g) Collateral and other credit enhancements

The Group as of 31 December 2010:

	Neither pa	Neither past due nor individually impaired		Past due	but not ind impaired	ividually	Indi	idually impa	nirod	Total		
	Book value	Fair value of the collateral	Book value less collateral	Book value	•	less	Book value	Fair value of the	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral
Funds with central banks Loans and advances to banks and other credit	621,075	-	621,075	-	-	-	-	-	-	621,075	-	621,075
institutions Financial assets at fair value	547,693	35	547,658	-	-	-	-	-	-	547,693	35	547,658
through profit or loss Loans and finance lease	74,836	-	74,836	-	-	-	-	-	-	74,836	-	74,836
receivable:	2,179,819	1,997,355	182,464	133,346	120,660	12,686	303,595	292,464	11,131	2,616,760	2,410,479	206,281
loans to SMEs	1,105,511	1,080,380	25,131	89,926	89,521	405	152,489	152,402	<i>87</i>	1,347,926	1,322,303	25,623
loans to other enterprises	846,079	816,407	<i>29,672</i>	6,222	6,222	-	110,146	110,034	112	962,447	932,663	<i>29,784</i>
loans to financial institutions	3,986	3,986			-	-				3,986	3,986	-
loans to individuals	224,243	96,582	127,661	37,198	24,917	12,281	40,960	30,028	10,932	302,401	151,527	150,874
Investment securities:	670,095	-	670,095	-	-	-	506	-	506	670,601	-	670,601
available-for-sale	30,691	-	30,691	-	-	-	506	-	506	31,197	-	31,197
held-to-maturity	639,404	-	639,404	-	-	-	-	-	-	639,404	-	639,404
Other assets	35,058		35,058	47		47	1		1	35,106		35,106
Total	4,128,576	1,997,390	2,131,186	133,393	120,660	12,733	304,102	292,464	11,638	4,566,071	2,410,514	2,155,557

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Group as of 31 December 2009:

	Neither pa	st due nor i	ndividually	Past due	but not ind	ividually						
		impaired			impaired		Indi	vidually impa	aired		Total	
		Fair value	Book		Fair value	Book value		Fair value	Book		Fair value	Book
	Book	of the	value less	Book	of the	less		of the	value less	Book	of the	value less
	value	collateral	collateral	value	collateral	collateral	Book value	collateral	collateral	value	collateral	collateral
Fronds with sentual bands	220.070		220.070							220.070		220.070
Funds with central banks	338,070	-	338,070	-	-	-	-	-	-	338,070	-	338,070
Loans and advances to												
banks and other credit	677.067	1 100	676.050							677.060	1 100	676.050
institutions	677,967	1,109	676,858	-	-	-	1	-	1	677,968	1,109	676,859
Financial assets at fair value	42.000		42.000							42.000		42.000
through profit or loss	42,989	-	42,989	-	-	-	-	-	-	42,989	-	42,989
Loans and finance lease	1 575 705	1 001 466	404 210	120 414	122.052	0.261	71.4.205	604 710	10 505	2 420 504	1 000 220	F22 27F
receivable:	1,575,785	1,081,466	494,319	130,414	122,053	8,361	714,305	694,710	19,595	2,420,504	1,898,229	522,275
loans to SMEs	690,191	531,260	158,931	75,072	75,042	30	291,867	291,275	592	1,057,130	897,577	159,553
loans to other enterprises	441,084	330,251	110,833	4,537	4,133	404	380,499	380,483	16	826,120	714,867	111,253
loans to financial institutions	185,950	95,407	90,543	-	42.070	7.027	-	22.052	10.007	185,950	95,407	90,543
loans to individuals	258,560	124,548	134,012	50,805	42,878	7,927	41,939	22,952	18,987	351,304	190,378	160,926
Investment securities:	311,835	-	311,835	-	-	-	-	-	-	311,835	-	311,835
available-for-sale	43,339	-	43,339	-	-	-	-	-	-	43,339	-	43,339
held-to-maturity	268,496	-	268,496	-	-	-	-	-	-	268,496	-	268,496
Other assets	83,146		83,146				8		8	83,154		83,154
Total	3,029,792	1,082,575	1,947,217	130,414	122,053	8,361	714,314	694,710	19,604	3,874,520	1,899,338	1,975,182

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank as of 31 December 2010:

	Neither pa	Neither past due nor individually impaired		Past du	e but not ind impaired	ividually	Indiv	idually impa	aired		Total	
	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral
Funds with central banks Loans and advances to banks and other credit	621,075	-	621,075	-	-	-	-	-	-	621,075	-	621,075
institutions Financial assets at fair value through profit or	535,335	35	535,300	-	-	-	-	-	-	535,335	35	535,300
loss Loans and finance lease	32,067	-	32,067	-	-	-	-	-	-	32,067	-	32,067
receivable:	1,921,371	1,480,693	440,678	92,871	90,014	2,857	273,596	271,551	2,045	2,287,838	1,842,258	445,580
loans to SMEs	924,252	899,154	25,098	63,716	63,341	375	133,545	133,524	21	1,121,513	1,096,019	25,494
loans to other enterprises	541,941	501,771	40,170	4,701	4,701	-	110,109	109,997	112	656,751	616,469	40,282
loans to financial institutions	354,717	3,986	350,731	-	-	-	-	-	-	354,717	3,986	350,731
loans to individuals	100,461	<i>75,782</i>	24,679	24,454	21,972	2,482	29,942	28,030	1,912	154,857	125,784	29,073
Investment securities:	998,068	-	998,068	-	-	-	506	-	506	998,574	-	998,574
available-for-sale	30,227	-	30,227	-	-	-	506	-	506	<i>30,733</i>	-	<i>30,733</i>
held-to-maturity	967,841	-	967,841	-	-	-	-	-	-	967,841	-	967,841
Other assets	28,161		28,161	47		47	1		1	28,209		28,209
Total	4,136,077	1,480,728	2,655,349	92,918	90,014	2,904	274,103	271,551	2,552	4,503,098	1,842,293	2,660,805

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The Bank as of 31 December 2009:

	Neither past due nor individually impaired		Past du	e but not ind impaired	ividually	Indiv	idually impa	ridually impaired Total				
	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral	Book value	Fair value of the collateral	Book value less collateral
Funds with central banks Loans and advances to banks and other credit	338,070	-	338,070	-	-	-	-	-	-	338,070	-	338,070
institutions Financial assets at fair	670,325	1,109	669,216	-	-	-	1	-	1	670,326	1,109	669,217
value through profit or loss Loans and finance lease	11,102	-	11,102	-	-	-	-	-	-	11,102	-	11,102
receivable:	1,509,527	1,062,573	446,954	86,604	81,931	4,673	675,690	672,236	3,454	2,271,821	1,816,740	455,081
loans to SMEs	712,963	554,059	158,904	45,060	45,033	27	274,722	274,136	586	1,032,745	873,228	159,517
loans to other enterprises	438,634	325,530	113,104	3,628	3,224	404	378,427	378,411	16	820,689	707,165	113,524
loans to financial institutions	230,545	<i>95,407</i>	135,138	-	-	-	-	-	-	230,545	<i>95,407</i>	135,138
loans to individuals	127,385	87,577	39,808	37,916	33,674	4,242	22,541	19,689	2,852	187,842	140,940	46,902
Investment securities:	503,168	-	503,168	-	-	-	-	-	-	503,168	-	503,168
available-for-sale	42,935	-	42,935	-	-	-	-	-	-	42,935	-	42,935
held-to-maturity	460,233	-	460,233	-	-	-	-	-	-	460,233	-	460,233
Other assets	59,287		59,287	_			8		8	59,295		59,295
Total	3,091,479	1,063,682	2,027,797	86,604	81,931	4,673	675,699	672,236	3,463	3,853,782	1,817,849	2,035,933

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

h) Financial assets which terms have been renegotiated

The carrying amount of financial assets that would otherwise be past due or impaired whose terms have been renegotiated is as follows:

The G	roup		The E	Bank
31.12.2010	31.12.2009		31.12.2010	31.12.2009
-	-	Funds with central banks Loans and advances to banks and other financial institutions	-	-
-	-	Financial assets at fair value through profit or loss	-	-
304,631	192,732	Loans and finance lease receivable:	304,631	192,732
164,228	71,999	loans to SMEs	164,228	71,999
137,031	114,952	loans to other enterprises	137,031	114,952
-	-	loans to financial institutions	-	-
3,372	5,781	loans to individuals	3,372	5,781
-	-	Investment securities:	-	-
-	-	available for sale	-	-
-	-	held to maturity	-	-
	<u> </u>	Other assets		-
304,631	192,732	Total	304,631	192,732

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 34 LIQUIDITY RISK AND FUNDING MANAGEMENT

Liquidity risk is the risk that the Group/Bank will be unable to meet its financial liabilities and the risk of loss resulting from a sudden drop of available resources and increased price of funds used to replenish withdrawals. The Group/Bank manages liquidity risk by projecting daily and short-term (<1 year) cash flows and analyzing long-term cash flows. Liquidity risk is limited by setting and controlling limits. The Group/Bank has an internal liquidity risk limit system of liquidity limits and ratios which include limits and ratios that must be complied with on a daily basis and action plans in case of non-compliance with these limits and ratios. In addition, limits and ratios for targets are imposed i.e. the targets which should be met by the Group's/Bank's structural divisions.

In addition to internal liquidity limits and ratios, regulatory liquidity ratio of not less than 30% is imposed by the Bank of Lithuania. It has to be complied with daily (Note 38).

As of 31 December 2010 the Group's assets and liabilities by maturity were as follows:

	Up to 1 month	1–3 months	3-12 months	1-5 years	5 years and up	Undefined period	Total
Assets							
Cash and balances with	COE 9CC						COE 0CC
central bank Loans and advances to	695,866	-	-	-	_	-	695,866
banks and credit							
institutions	E24 204	418	7.054	4 572		354	E47 602
Financial assets at fair value	534,394	410	7,954	4,573	-	334	547,693
through profit or loss	1,646	134	1,047	13,385	26,110	32,514	74,836
Loans and finance lease	1,040	134	1,047	13,363	20,110	32,314	74,630
receivable	159,297	374,169	1,008,048	714,503	174,595	186,148	2,616,760
Investment securities:	68,488	93,187	314,258	152,962	30,574	11,132	670,601
available-for-sale	7	484	112	132,302	19,462	11,132	31,197
held-to-maturity	68,481	92,703	314,146	152,962	11,112	11/102	639,404
Intangible assets	_	-	· -	-	· -	21,578	21,578
Property, plant and							
equipment	-	-	-	-	-	30,460	30,460
Investment property	-	-	-	-	-	236,468	236,468
Deferred income tax assets	-	-	-	-	-	18,070	18,070
Other assets	9,110	703	3,536	8,568	2,303	74,151	98,371
Total assets	1,468,801	468,611	1,334,843	893,991	233,582	610,875	5,010,703
Liabilities							
Due to banks and other							
credit institutions	179,197	28,388	143,165	45,419	-	-	396,169
Financial liabilities at fair							
value through profit or loss	1,016	-	-	-	-	-	1,016
Due to customers	1,494,573	613,768	1,661,122	169,106	14,609	-	3,953,178
Debt securities in issue	-	4,560	40,138	-	-	-	44,698
Subordinated loans	730	-	-	-	93,226	-	93,956
Deferred tax liabilities	-		-	-	-	21,054	21,054
Other liabilities	29,208	834	1,312	4,144	35,803	340	71,641
Total liabilities	1,704,724	647,550	1,845,737	218,669	143,638	21,394	4,581,712
					·		
Net position	(235,923)	(178,939)	(510,894)	675,322	89,944	589,481	428,991

As of 31 December 2009 (as re-presented (Note 5)) the Group's assets and liabilities by maturity were as follows:

	Up to 1 month	1-3 months	3-12 months	1-5 years	5 years and up	Undefined period	Total
Total assets	1,643,084	558,945	490,056	789,232	177,054	638,212	4,296,583
Total liabilities	1,681,914	663,760	1,164,128	168,122	179,538	27,316	3,884,778
Net position	(38,830)	(104,815)	(674,072)	621,110	(2,484)	610,896	411,805

EXPLANATORY NOTESFOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2010 the Bank's assets and liabilities by maturity were as follows:

	Up to 1 month	1-3 months	3-12 months	1-5 years	5 years and up	Undefined period	Total
Assets							
Cash and balances with							
central bank	695,864	-	-	-	-	-	695,864
Loans and advances to							
banks and other credit	F22 F22			4 450		254	F2F 22F
institutions Financial assets at fair value	533,523	-	-	1,458	-	354	535,335
through profit or loss	1,672	134	225	5,725	20,207	4,104	32,067
Loans and finance lease	1,072	154	225	3,723	20,207	7,104	32,007
receivable	140,705	663,441	583,775	622,532	107,680	169,705	2,287,838
Investment securities:	337,381	153,937	313,470	152,544	30,574	10,668	998,574
available-for-sale	7	484	112	-	19,462	10,668	30,733
held-to-maturity Investments in subsidiaries	337,374	153,453	313,358	152,544	11,112	241,152	<i>967,841</i> 241,152
Intangible assets	_	_	_	_	_	1,576	1,576
Property, plant and						1,570	1,570
equipment	-	_	-	_	_	26,893	26,893
Investment property	-	-	-	-	-	6,031	6,031
Deferred income tax assets	-	-	-	-	-	16,835	16,835
Other assets	908	586	1,949	5,613	2,290	69,735	81,081
Total assets	1,710,053	818,098	899,419	787,872	160,751	547,053	4,923,246
Liabilities							
Due to banks and other							
credit institutions	179,197	28,388	143,165	45,419	_	_	396,169
Financial liabilities at fair	1,3,13,	20,500	1.5,105	13,113			330,103
value through profit or loss	1,016	_	-	_	-	_	1,016
Due to customers	1,501,707	619,187	1,661,870	167,659	12,495	-	3,962,918
Debt securities in issue	-	4,560	40,138	-	-	-	44,698
Subordinated loans	730	-	_	-	93,226	=	93,956
Other liabilities	19,128	179	110	42	100 001		19,459
Total liabilities	1,701,778	652,314	1,845,283	213,120	105,721		4,518,216
Net position	8,275	165,784	(945,864)	574,752	55,030	547,053	405,030
Net position	0,275	103,704	(343,004)	374,732	33,030	347,033	403,030
As of 31 December 2009 the	Bank's assets	and liabilitie	s by maturit	y were as follo	ows:		
Total assets	1,870,912	537,637	411,385	728,644	144,587	527,559	4,220,724
Total liabilities	1,676,014	659,645	1,164,547	168,263	147,764	10,160	3,826,393
Net position	194,898	(122,008)	(753,162)	560,381	(3,177)	517,399	394,331

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 35 MARKET RISK MANAGEMENT

The Group/Bank take on exposure to market risks, which is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market prices. Market risks arise from open positions in interest rate, currency and equity products. To assess the approximate level of market risks associated with the Group's/Bank's positions, and the expected maximum amount of potential losses, the Group/Bank use internal reports and models for individual types of risks faced by the Group/Bank. The Group/Bank uses a system of limits, the aim of which is to ensure that the level of risks the Group/Bank are exposed to at any time does not exceed the level of risks the Group/Bank are willing and able to take. These limits are monitored on a daily basis.

For risk management purposes, the market risk is regarded as the risk of potential losses the Group/Bank may incur due to unfavorable development in market rates and prices. To manage market risks, the Group/Bank uses a system of limits imposed on individual positions and portfolios.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

a) currency risk

The Group/Bank takes on exposure to effects of fluctuations in the prevailing foreign currency exchange rates on its financial position and cash flows. The Board sets limits on the level of exposure by currency and in total for both overnight and intra-day positions, which are monitored daily.

The Bank of Lithuania has determined open currency position limits that must be complied with daily (see note 38). Aggregate open position of the Group/Bank have to be lower than 25% of eligible capital, and single open position of the Group/Bank have to be lower than 15% of eligible capital.

Concentrations of assets, liabilities and off balance sheet items of the Group as of 31 December 2010:

_	EUR	USD	LTL	Other	Total
Assets					
Cash and balances with central bank	412,092	6,593	274,814	2,367	695,866
Loans and advances to banks and other credit institutions	265,072	245,850	9,458	27,313	547,693
Financial assets at fair value through profit or loss	38,830	23,660	11,211	1,135	74,836
Loans and finance lease receivable	1,059,288	241,931	1,281,238	34,303	2,616,760
Investment securities:	510,257	131,879	28,465	-	670,601
available-for-sale	2,283	18,428		-	31,197
held-to-maturity	<i>507,974</i>	113,451	17,979	-	639,404
Intangible assets	-	-	21,541	37	21,578
Property, plant and equipment	-	-	28,206	2,254	30,460
Investment property	-	-	233,544	2,924	236,468
Deferred income tax assets	-	-	16,955	1,115	18,070
Other assets	4,772	118	84,563	8,918	98,371
Total assets	2,290,311	650,031	1,989,995	80,366	5,010,703
Liabilities					
Due to banks and other credit institutions	240,843	118,390	18,761	18,175	396,169
Financial liabilities at fair value through profit or loss	-	-	1,016	-	1,016
Due to customers	1,137,104	551,589	2,218,848	45,637	3,953,178
Debt securities in issue	14,643	-	30,055	-	44,698
Subordinated loans	93,956	-	-	-	93,956
Deferred income tax liabilities	-	-	20,727	327	21,054
Other liabilities	22,370	9,468	38,383	1,420	71,641
Total liabilities	1,508,916	679,447	2,327,790	65,559	4,581,712
Total equity	-	(1,092)	429,829	254	428,991
Total liabilities and equity	1,508,916	678.355	2,757,619	65.813	5,010,703
- out has miss and oquity	2,000,020	070,000	2/202/025	00,010	5/020/200
Net balance sheet position	781,395	(28,324)	(767,624)	14,553	-
Net off-balance sheet position	(780,192)	12,929	766,774	(497)	(986)
Net balance and off-balance sheet position	1,203	(15,395)	(850)	14,056	(986)
Credit commitments	26,811	1,640	110,517	-	138,968
Issued guarantees	6,076	4,721	56,907	-	67,704

Concentrations of assets, liabilities and off balance sheet items of the Group as of 31 December 2009 (as re-presented (Note 5)):

<u> </u>	EUR	EUR USD		Other	Total	
Total assets	1,705,520	526,888	1,956,307	107,868	4,296,583	
Total liabilities and equity	1,480,234	531,157	2,202,519	82,673	4,296,583	
Net balance sheet position	225,286	(4,269)	(246,212)	25,195	-	
Net off-balance sheet position	(231,646)	(5,769)	245,089	(5,672)	2,002	
Net balance and off-balance sheet position	(6,360)	(10,038)	(1,123)	19,523	2,002	

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Concentrations of assets, liabilities and off balance sheet items of the Bank as of 31 December 2010:

595,864 535,335 32,067 287,838
535,335 32,067
32,067
32,067
202,030
207,030
998,574
30,733
967,841
241,152
1,576
26,893
6,031
16,835
81,081
23,246
396,169
1,016
962,918
44,698
93,956
19,459
18,216
05,030
23,246
_
_
(961)
(961)
85,557
67,704
3 9

Concentrations of assets, liabilities and off balance sheet items of the Bank as of 31 December 2009:

<u> </u>	EUR	USD	LTL	Other	Total
Total assets Total liabilities and equity	1,639,462 1,481,331	536,405 531,325	1,952,616 1,727,583	92,241 86,154	4,220,724 3,826,393
Net balance sheet position	158,131	5,080	(169,298)	6,087	_
Net off-balance sheet position	(162,920)	(5,429)	172,906	(5,671)	(1,114)
Net balance and off-balance sheet position	(4,789)	(349)	3,608	416	(1,114)

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Sensitivity to currency risk, LTL'000:

The Group			The Ba	nk
2010	2009		2010	2009
		Sensitivity to changes in EUR rates		
-	-	Expected rate fluctuation, %	-	-
1,203	(6,360)	Open position	189	(4,789)
-	-	Effect on profit or loss before tax	-	-
		Effect on equity	<u> </u>	
		Sensitivity to changes in USD rates		
8.51	1.86	Expected rate fluctuation, %	8.51	1.86
(15,395)	(10,038)	Open position	(1,218)	(349)
±1,310	±187	Effect on profit or loss before tax	±104	±6
±1,114	±150	Effect on equity	±88	±5
		Sensitivity to changes in UAH rates		
9.87	7.21	Expected rate fluctuation, %	9.87	7.21
13,242	18,780	Open position	388	354
±1,307	±1,354	Effect on profit or loss before tax	±38	±26
±1,111	±1,083	Effect on equity	±32	±21

Expected rate fluctuation is based on the actual changes from the beginning of the year till the end of the year.

In case open position is long (i.e. positive number), the increase in currency rates has positive impact on the results and the decrease in currency rates has negative impact on the results. In case open position is short (i.e. negative number), the increase in currency rates has negative impact on the results and the decrease in currency rates has positive impact on the results.

b) interest rate risk

The Group/Bank takes on exposure to the effects of fluctuations in the prevailing levels of market interest rates on its financial position and cash flows. Interest margins may increase as a result of such changes but may reduce or create losses in the event that unexpected movements arise.

The Group/Bank has internal interest rate limits and ratios that are set in accordance with its procedures. Compliance with interest rate limits and ratios is reported on a monthly basis.

To minimize the risk of interest rate fluctuations granting loans with variable interest rate the Group/Bank sets a floor for fixed interest rates. As of 31 December 2010 loans with fixed lowest interest rate for the Group/Bank comprised LTL'000 940,689 (31 December 2009: LTL'000 1,185,575).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Groups' assets and liabilities stated at their carrying amounts at earlier of interest reprising and contractual maturity date as of 31 December 2010.

	Up to 1 month	1-3 months	3-12 months	Over 1 year	Non- interest bearing	Total
Assets						
Cash and balances with central bank	79,104	-	-	-	616,762	695,866
Loans and advances to banks and other credit						
institutions	222,254	407	7,872	4,357	312,803	547,693
Financial assets at fair value through profit or loss	39,942				34,894	74,836
Loans and finance lease receivable	908,137	362,347	737,145	359,116	250,015	2,616,760
Investment securities:	81,822	92,928	306,478	159,839	29,534	670,601
available-for-sale	16098	-	-	-	15,099	31,197
held-to-maturity	65,724	92,928	306,478	159,839	14,435	639,404
Intangible assets	-	,	-	, <u>-</u>	21,578	21,578
Property, plant and equipment	-	-	-	-	30,460	30,460
Investment property	-	-	-	-	236,468	236,468
Deferred income tax assets	-	-	-	-	18,070	18,070
Other assets	-	-	-	-	98,371	98,371
Total assets	1,331,259	455,682	1,051,495	523,312	1,648,955	5,010,703
	-	•	•			
Liabilities						
Due to banks and other credit institutions	170 715	20 21 5	142 771	44 242	10.026	206 160
	170,715	28,315	142,771	44,342	10,026	396,169
Financial liabilities at fair value through profit or loss	742.605	602.252	1 622 512	111 201	1,016	1,016
Due to customers	742,695	,	1,633,512	111,381	836	3,953,178
Debt securities in issue	-	4,373	39,489	- 02 226		44,698
Subordinated loans	-	-	-	93,226	730	93,956
Deferred income tax liabilities	-	-	-	-	21,054	21,054
Other liabilities					71,641	71,641
Total liabilities	913,410	634,941	1,815,772	248,949	968,640	4,581,712
Off balance sheet claims sensitive to interest rate changes	-	-	-	-	-	-
Off balance sheet liabilities sensitive to interest rate changes	-	17,237	_	_	_	17,237
Interest rate risk		•	(764,277)	274 363	680,315	411,754
THEOLOGIC FACE FISH	717,049	(150,490)	(/04,2//)	217,303	000,515	711,/34

Groups' assets and liabilities stated at their carrying amounts at earlier of interest reprising and contractual maturity date as of 31 December 2009 (as re-presented (Note 5)):

	Up to 1 month	1-3 months	3-12 months	Over 1 year	Non- interest bearing	Total
Total assets	1,563,912	557,658	259,049	389,456	1,526,508	4,296,583
Total liabilities	1,029,084	647,915	1,146,220	250,265	811,294	3,884,778
Off balance sheet claims sensitive						
to interest rate changes	-	-	-	-	-	-
Off balance sheet liabilities						
sensitive to interest rate changes	-	-	-	-	-	-
Interest rate risk	534,828	(90,257)	(887,171)	139,191	715,214	411,805

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Banks' assets and liabilities stated at their carrying amounts at earlier of interest reprising and contractual maturity date as of 31 December 2010:

	Up to 1 month	1-3 months	3-12 months	Over 1 year	Non- interest bearing	Total
Assets				,		
Cash and balances with central bank	79,104	-	-	-	616,760	695,864
Loans and advances to banks and other credit						
institutions	222,254	-	-	1,458	311,623	535,335
Financial assets held for trading	25,932	-	-	-	6,135	32,067
Loans and finance lease receivable	904,799	611,595	316,780	220,278	234,386	2,287,838
Investment securities:	347,822	152,928	305,724	159,421	32,679	998,574
available-for-sale	16,098	-	-	-	14,635	<i>30,733</i>
held-to-maturity	331,724	152,928	<i>305,724</i>	159,421	18,044	967,841
Investments in subsidiaries	-	-	-	-	241,152	241,152
Intangible assets	-	-	-	-	1,576	1,576
Property, plant and equipment	-	-	-	-	26,893	26,893
Investment property	-	-	-	-	6,031	6,031
Deferred income tax assets	-	-	-	-	16,835	16,835
Other assets	-	-	-	-	81,081	81,081
Total assets	1,579,911	764,523	622,504	381,157	1,575,151	4,923,246
			•		<u> </u>	
Liabilities						
Due to banks and other financial institutions	170,715	28,315	142,771	44,342	10,026	396,169
Financial liabilities at fair value through profit or loss	-	-	-	-	1,016	1,016
Due to customers	748,001	607,635	1,634,260	107,765	865,257	3,962,918
Debt securities in issue	-	4,373	39,489	-	836	44,698
Subordinated loans	-	-	-	93,226	730	93,956
Other liabilities	-	-	-	-	19,459	19,459
Total liabilities	918,716	640,323	1,816,520	245,333	897,324	4,518,216
			-			
Off balance sheet claims sensitive to interest rate changes	-	-	-	-	-	-
Off balance sheet liabilities sensitive to interest rate changes	_	17,237	-	-	-	17,237
Interest rate risk	661,195	106,963	(1,194,016)	135,824	677,827	387,793

Banks' assets and liabilities stated at their carrying amounts at earlier of interest reprising and contractual maturity date as of as of 31 December 2009:

Total assets Total liabilities	Up to 1 month 1,771,290 1,031,047	1-3 months 521,338 643,898	3-12 months 177,279 1,147,263	Over 1 year 333,240 250,576	Non- interest <u>bearing</u> 1,417,577 753,609	Total 4,220,724 3,826,393
Off balance sheet claims sensitive to interest rate changes	-	-	-	-	-	-
Off balance sheet liabilities sensitive to interest rate changes	-	-	-	-	-	-
Interest rate risk	740,243	(122,560)	(969,984)	82,664	663,968	394,331

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Sensitivity to interest rate risk, LTL'000:

The Gr	oup		The Ba	nk
2010	2009		2010	2009
		Changes in profit or loss if interest		
		rates increased by 1 percentage point		
(3,131)	(442)	LTL	(271)	1,353
2,452	1,301	EUR	2,075	813
(14)	109	USD	(51)	133
55	(468)	Other currencies	48	(472)
		Total changes in profit or loss if		
		interest rates increased by 1		
(638)	500	percentage point, before tax	1,801	1,827
		Total changes in equity if interest		
(542)	400	rates increased by 1 percentage point	1,531	1,462
		Changes in profit or loss if interest		
		rates decreased by 1 percentage point		
5,162	442	LTL	2,301	(1,353)
219	1,610	EUR	597	2,097
1,009	1,255	USD	1,047	1,231
54	572	Other currencies	60	575
		Total changes in profit or loss if interest rates decreased by 1		
6,444	3,879	percentage point, before tax	4,005	2,550
		Total changes in equity if interest		
5,477	3,103	rates decreased by 1 percentage point	3,404	2,040

NOTE 36 OTHER RISKS INHERENT IN THE GROUP'S ACTIVITY

Concentration risk is the risk to incur a relatively large losses that could threaten normal Group's activities resulting from unexpected/adverse changes in individual economic sector, geographical region, customer, asset or business segment. All the disclosures of concentration risk known to the Group's management are included in the financial statements of the Group.

Operational risk is the risk of loss resulting from inadequate or failed processes of internal control, errors or fraudulent activities of employees, malfunction of information systems, or from external events. Every employee of the Group is responsible for the management of operational risk within the extent of his/her competence. Banking services are provided pursuant to the procedures, employee authorizations and limits set by the Bank's policies and procedures. Transactions are controlled in all stages: preparing of documentation, accounting and transfer of funds. In order to reduce the quantity of errors arising from human factors, automatic operation control is used.

Security and uninterrupted functioning of the Group's information systems is ensured by backing up main servers, providing for alternative power supply and standby communication lines. Daily back-up copies of the data are made, contingency plans determining actions to be made in extreme conditions are in place. These procedures are described in Group's internal documents. Plans for restoring the activity of the Bank and individual subsidiaries are continuously reviewed and improved. Material operational risk events (including business line, source of risk, losses and other circumstances of the event) are registered in the database. Operational risk indicators are observed, analyzed and assessed in key areas of activity. This information enables the Group to assess the level of risk in separate areas of activity and, if necessary, implement risk mitigation measures.

Strategic risk is the risk arising from external or internal factors of Group's environment, which could result in negative impact on implementation of the Group's objectives, continuity and going concern of Group's operations due to deficient or erroneous assessments. The Group/Bank manages strategic risk by taking into account changes of internal strategic risk indicators in the decision-making and planning process.

Reputation risk is the risk of adverse image of the Group's reputation in the eyes of customers / counterparties / shareholders / investors having negative impact on Group earnings or capital. The Group/Bank manage reputation risk by taking into account changes of internal risk indicators in the decision-making process and communication with customers/counterparties.

Earnings risk is the risk arising from inefficient management of the Group, inability to adequately diversify the structure of income earning assets, income streams from customer segments and business lines or inability to attain a sufficient and lasting level of Group's profitability.

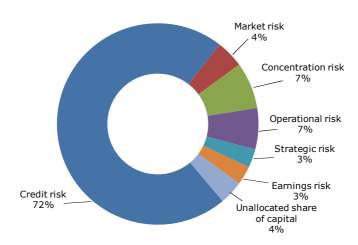
EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 37 ALLOCATION OF CAPITAL TO COVER RISKS

In addition to calculations of capital to cover the risk, the Group calculates and plans the economic capital. In accordance with the risk management strategy, Group's allocated capital to cover the risk has to be 10% higher than calculated economic capital. As of 31 December 2010, Group's capital allows the Group to cover losses up to LTL 116 million without breaching regulatory capital adequacy ratio. The Bank's management took measures to increase the volumes of capital to cover risk by initializing reception of the subordinated loan and new share issue. The Group calculates economic capital to cover all identified major risks. In the process of calculation of Group's economic capital, credit and operational risk are assessed using standard and basic indicator approaches, additionally, the system of internal risk indicators is used to assess possible deficits of capital requirement calculated under these approaches. Internal market models and conservative stress tests are used to assess the market risk. Internal risk assessment and additional capital requirement systems are implemented for assessment of liquidity, concentration, strategic, reputation and earnings risks. In calculation of aggregate economic capital to cover risks, the Group adds up capital required for different risks without taking account of risk diversification factor due to low actual correlation of individual risks. The Group's capital allocation to cover risks as of 31 December 2010 is presented below:

Group's capital allocation to cover risks



EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 38 COMPLIANCE WITH PRUDENTIAL REQUIREMENTS

In 2010 and 2009, the Group and the Bank were in compliance with all the requirements set by the Bank of Lithuania.

The compliance with the limits and ratios set by the Bank of Lithuania as of 31 December 2010 is presented in the table below:

Ratio	Requirement	Bank's ratio	Group's ratio
Capital adequacy ratio	>= 10%	12.58%	13.01%
Liquidity ratio	>= 30%	49.33%	49.06%
Maximum credit exposure to a single borrower	<= 25% (for subsidiaries – 75%) of eligible capital	72.06% (subsidiary) 23.84% (other)	21.86%
Large loans	<= 800% of eligible capital	370.35%	259.01%
Aggregate open foreign currency position	<= 25% of eligible capital	(0.27)%	(3.08)%
Single open foreign currency position	<= 15% of eligible capital	(0.27)%	(3.08)%

The compliance with the limits and ratios set by the Bank of Lithuania as of 31 December 2009 is presented in the table below:

)	Requirement	Bank's ratio	Group's ratio
al adequacy ratio	>= 8%	13.80%	14.10%
dity ratio	>= 30%	52.29%	50.86%
num credit exposure to a single	<= 25% (for subsidiaries -	48.70% (subsidiary)	22.020/
rower	75%) of eligible capital	24.59% (other)	22.93%
e loans	<= 800% of eligible capital	287.43%	200.41%
egate open foreign currency position	<= 25% of eligible capital	0.12%	3.70%
e open foreign currency position	<= 15% of eligible capital	0.07%	3.53%
dity ratio nation nation nation of the distribution of the distrib	>= 30% <= 25% (for subsidiaries – 75%) of eligible capital <= 800% of eligible capital <= 25% of eligible capital	52.29% 48.70% (subsidiary) 24.59% (other) 287.43% 0.12%	50.86 22.9 200.4 3.70

Please also refer to the note 39 for additional details on capital adequacy ratio calculation.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 39 CAPITAL ADEQUACY

The capital adequacy ratio set by the Bank of Lithuania has to be at least 10% of the Group's and the Bank's capital.

The compliance with capital adequacy ratio is calculated based on the General Regulations for the Calculation of Capital Adequacy (No 138 09 11 2006) approved by the board of the Bank of Lithuania.

The capital adequacy ratio as of 31 December 2010 and 31 December 2009 calculated in accordance with the Bank of Lithuania regulations, is presented in the table below:

	Group			Bank
2010	2009		2010	2009
		Tier 1 capital		
295,824	245,824	Share capital	295,824	245,824
76,500	76,500	Share premium	76,500	76,500
61,650	136,647	Reserve capital	61,650	136,647
16,713	12,181	Undistributed profit (loss) of previous years	(1,826)	
(33,496)	(70,521)	Loss of current year	(38,014)	(74,997)
16,617	16,046	Legal reserve	15,532	15,532
(4,617)	(5,193)	Revaluation reserve – available-for-sale investment securities	(4,636)	(5,175)
(21,578)	(22,095)	Deductions	(21,091)	(21,730)
407,613	389,389	Total Tier 1 capital	383,939	372,601
		Tier 2 capital		
(200)	(313)	Currency translation reserve	_	_
93,226		Eligible for inclusion in Tier 2 capital part of subordinated loans	93,226	143,226
-	143,220	Deductions	(19,515)	(19,511)
93,026	1/2 013	Total Tier 2 capital	73,711	123,715
93,020	142,913	Total Hei 2 Capital	73,711	123,713
500,639	532,302	Total Capital Base	457,650	496,316
		Risk-weighted assets and off-balance		
		sheet items		
3,366,410	3,231,580	Banking book risk-weighted assets and off-balance sheet items	3,325,780	3,194,730
150,910		Trading book risk-weighted assets and off-balance sheet items	84,630	80,810
330,570	404,420	Operational risk risk-weighted assets and off-balance sheet items	228,540	321,530
		Total risk-weighted assets and off-		
3,847,890	3,775,250	balance sheet items	3,638,950	3,597,070
		Tier 1 capital / Total risk-weighted		
10.59	10.31	assets and off-balance sheet items, %	10.55	10.36
13.01	14.10	Capital adequacy ratio, %	12.58	13.80

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 40 RELATED PARTY TRANSACTIONS

Related party	Description of relationship
Shareholders Members of the Board and Council	Shareholders whose interest exceeds 5% of share capital
Subsidiaries	Companies, comprising the Group as described in Note 1 to financial statements $% \left(1\right) =\left(1\right) \left(1\right) +\left(1\right) \left(1\right) \left(1\right) +\left(1\right) \left(1\right) $
Other related parties	UAB Ūkio Banko Investicinė Grupė; UAB FMĮ Finbaltus; UAB Apskaita ir Verslo Projektai and; heads of administration of the Bank's subsidiaries and their close relatives, close relatives of the Bank's shareholders and members of the Board and Council.

During the year 2010 and 2009 Group companies entered into the following transactions with related parties that are not members of the Group:

The Group	Members of the Board and the Council	Shareholders	Other related parties
As of 31 December 2010			
Loans, finance lease receivable Interest income	2,590 86		3,023 1,791
Deposits Interest expenses	4,102 141		10,565 379
As of 31 December 2009 Loans, finance lease receivable	2,709	_	137,495
Interest income	107	-	9,354
Deposits Interest expenses	2,192 130		21,268 465
	Members of the Board and the		Other related
The Bank	Council	Shareholders	parties
As of 31 December 2010			
Loans, finance lease Interest income	2,580 85	-	2,963 1,785
Deposits Interest expense	4,102 141	762 66	10,565 379
As of 31 December 2009			
Loans, finance lease Interest income	2,656 103	-	137,444 9,349
Deposits Interest expense	2,192 130	482 17	21,268 465

In addition to the transactions described above, in December 2009 the Bank received a subordinated loan from its shareholder V.Romanov. It was converted to share capital in 2010. See Note 19 for details.

The Gro	oup		The Ba	ınk
2010	2009	Compensation to key management personnel	2010	2009
2,955 -	4,493 -	Short-terms payments Long-terms payments	1,642	1,969

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2010 and for the twelve month period then ended related party transactions between the Bank and subsidiaries were as follows:

Related parties	Bank's payables	Bank's receivables	Income received	Expenses
noistes parties	<u> </u>			
GD UAB Bonum Publicum	6,765	3	35	257
UAB Ūkio Banko Lizingas	6,142	329,657	14,809	53
UAB Ūkio Banko Investicijų Valdymas	255	26	2	3
RAB Ūkio Bank Lizing	485	39,408	3,259	-
UAB Ūkio Banko Rizikos Kapitalo Valdymas	26	10,499	7,264	6,887
UAB Investicinio Turto Valdymas	101	-	=	-
UAB Trade Project	690	-	110	2
UAB Eastern Europe Development Fund	23	-	1,531	-
UAB Turto valdymo paslaugos	-	311,323	13,236	-

As of 31 December 2009 and for the twelve month period then ended related party transactions between the Bank and subsidiaries were as follows:

Related parties	Bank's payables	Bank's receivables	Income received	Expenses
GD UAB Bonum Publicum	6,451	2	17	543
UAB Ūkio Banko Lizingas	2,046	197,003	15,890	(98)
UAB Ūkio Banko Investicijų Valdymas	182	10	2	3
RAB Ūkio Bank Lizing	66	44,595	3,259	-
UAB Ūkio Banko Rizikos Kapitalo Valdymas	64	53,704	7,264	6,887
UAB Investicinio Turto Valdymas	11	=	4,214	-
UAB Eastern Europe Development Fund	-	50,719	5,068	-

The transactions with related parties were concluded on an arm's length basis.

NOTE 41 CONTINGENT ASSETS AND LIABILITIES AND COMMITMENTS

The G	roup		The E	Bank
31.12.2010	31.12.2009	Claims and liabilities	31.12.2010	31.12.2009
67,704	47,702	Guarantees and warranties	67,704	47,702
=	4,015	Commitments to issue letters of credit	-	4,015
138,968	118,587	Irrevocable lending commitments	85,557	63,454
824,059	258,962	Spot liabilities	867,098	331,145
824,025	258,970	Spot claims	867,064	331,153
-	-	Other off balance commitments	-	-

As of 31 December 2010 UAB $\overline{\text{U}}$ kio Banko Lizingas has finance lease contracts in the amount LTL'000 122 signed, but not yet executed (31 December 2009: LTL'000 15).

Finance lease – as of 31 December 2010 the Bank has outstanding finance lease obligations under finance lease contracts in the amount of LTL'000 121 (31 December 2009: LTL'000 194). Minimum finance lease payment obligations are recorded on the balance sheet under liabilities. The Bank's obligations under finance leases are secured by the lessor's right to the leased assets.

Operating leases – the Bank rents offices, other premises and land for banking activities. The Bank has outstanding non-cancelable commitments in connection with the rental agreements as of 31 December 2010 amounting to LTL'000 65,006 (31 December 2009: LTL'000 72,542).

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

As of 31 December 2010 the Group's and the Bank's future annual minimum commitments under leases were following:

	201	LO	200	19
For the year ending 31 December	'	Operating		Operating
For the year ending 31 December	Finance lease	lease	Finance lease	lease
2010	-	-	78	10,938
2011	81	10,439	81	9,912
2012	42	8,461	42	8,197
2013	-	7,633	-	7,380
2014	-	6,837	-	6,490
Thereafter	-	31,636	-	29,625
Minimum lease payments	123	65,006	201	72,542
Less: interest	(2)		(7)_	
Present value of minimum lease payments	121		194	

It is expected that in the normal course of business, expiring leases will be renewed or replaced by leases on other fixed assets.

Litigation and claims – As of 31 December 2010 and 31 December 2009 the Group and the Bank was not involved in any legal proceedings except for those related to loan/lease loss recovery.

NOTE 42 DERIVATIVE FINANCIAL INSTRUMENTS

		The Gr	oup	
Derivative financial instruments	Foreign exchange purchase/sale agreements, nominal	31.12.2 Interest rate agreements, nominal	Related to equity, nominal	Other, nominal
Claims Forward Swaps Put options Futures	84,097 57,360 26,737 -	- - - -	- - - - -	- - - -
Liabilities Forward Swaps Put options Call options Futures	84,911 58,257 26,654 - -	17,237 - - - - 17,237	- - - -	- - - -
Derivative financial instruments	Foreign exchange purchase/sale agreements, nominal	The Gr 31.12.2 Interest rate agreements, nominal		Other, nominal
Claims Forward Swaps Put options	27,011 9,559 17,452	- - - -	- - - -	- - - -
Liabilities Forward Swaps Put options Call options	26,863 9,431 17,432 -	- - - - -	- - - - -	- - - -

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

	The Bank				
	31.12.2010				
Derivative financial instruments	Foreign exchange purchase/sale agreements, nominal	Interest rate agreements, nominal	Related to equity, nominal	Other, nominal	
Claims	84,455	_	_	_	
Forward	57,718	=	-	-	
Swaps	26,737	-	-	-	
Put options	-	-	-	-	
Futures	-	-	-	-	
Liabilities	85,243	17,237	-	-	
Forward	58,589	-	-	-	
Swaps	26,654	-	-	-	
Put options	-	-	-	-	
Futures	-	17,237	-	-	
	The Bank				
	31.12.2009				
	Foreign				
	exchange	Interest			
	purchase/sale	rate	Related to	0.1	
Derivative financial instruments	agreements, nominal	agreements, nominal	equity, nominal	Other, nominal	
Derivative infancial instruments			<u> </u>	Homman	
Claims	27,353	_	_	_	
Forward	9,901	-	-	-	
Swaps	17,452	-	-	_	
Put options	-	-	-	-	
Liabilities	27,195	-	-	-	
Forward	9,763	=	=	-	
Swaps	17,432	-	-	-	
Put options	-	-	-	-	

NOTE 43 FAIR VALUE OF FINANCIAL INSTRUMENTS

The estimated fair value amounts have been determined by the Group and the Bank using market information and valuation methodologies considered appropriate. However, considerable judgment is required to interpret market data to develop the estimates of fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts the Group and the Bank could realize in a current market exchange. The use of different market assumptions and/or estimation methodologies may have a material effect on the estimated fair value amounts.

The fair value estimates presented herein are based on pertinent information available to the Group and the Bank as of 31 December 2010 and 2009. The Group and the Bank are not aware of any factors that could have a material impact on the amounts of these fair values.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

The tables below summarize the carrying amounts and fair values of those financial assets and liabilities that as of 31 December 2010 and 2009 had not been presented in the Group's and the Bank's statements of financial position at their fair value. Bid prices are used to estimate fair values of assets, whereas offer prices are applied for liabilities.

31.12.2010 The Group		31.12.2009 The Group	
547.693	547.572	677.968	677,931
•	,	,	2,417,508
639,404	644,849	268,496	262,291
396,169	397,934	285,864	287,478
3,953,178	3,972,051	3,354,061	3,375,444
44,698	44,842	17,860	17,866
93,956	90,125	148,836	143,823
31.12.2010		31.12.2009	
The Bank		The Bank	
Carrying Amount	Estimated Fair Value	Carrying Amount	Estimated Fair Value
535,335	535,265	670,326	670,271
2 287 838	2 272 053	2,271,821	2,268,681
2,207,030	2,2/2,000	2,2,1,021	2,200,001
967,841	973,276	460,233	453,620
967,841	973,276	460,233	453,620
967,841 396,169	973,276 397,934	460,233 276,864	453,620 278,552
	The G Carrying Amount 547,693 2,616,760 639,404 396,169 3,953,178 44,698 93,956 31.12 The I Carrying Amount 535,335	The Group Carrying Amount Estimated Fair Value 547,693 547,572 2,616,760 2,591,554 639,404 644,849 396,169 397,934 3,953,178 3,972,051 44,698 44,842 93,956 90,125 31.12.2010 The Bank Carrying Amount Estimated Fair Value	The Group The Group Carrying Amount Estimated Fair Value Carrying Amount 547,693 547,572 677,968 2,616,760 2,591,554 2,420,504 639,404 644,849 268,496 396,169 397,934 285,864 3,953,178 3,972,051 3,354,061 44,698 44,842 17,860 93,956 90,125 148,836 The Bank The Early Carrying Amount Carrying Amount Estimated Amount Carrying Amount 535,335 535,265 670,326

The methods and assumptions used in estimating the fair value of financial instruments are as follows:

Financial Instruments with carrying amount equal to fair value.

The fair value of financial instruments that are short-term or re-priced frequently and have a history of negligible credit losses is considered to approximate their carrying value.

Loans and advances to banks and other credit institutions

Loans and advances to banks and other credit institutions include inter-bank placements and items in the course of collection. The fair value of floating rate placements and overnight deposits is their carrying amount. The estimated fair value of fixed interest bearing deposits is based on discounted cash flows using prevailing money market interest rates for debts with similar credit risk and remaining maturity.

Loans and receivables

Loans and receivables are net of specific and other provisions for impairment. The estimated fair value of loans and receivables represents the discounted amount of estimated future cash flows expected to be received. Expected cash flows are discounted at current market rates to determine fair value.

Due to customers

The estimated fair value of deposits with no stated maturity, which includes non-interest-bearing deposits, is the amount repayable on demand. The estimated fair value of fixed interest bearing deposits and other borrowings without quoted market price is based on discounted cash flows using interest rates for new debts with similar remaining maturity.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Fair value measurements recognised in the statement of financial position

The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into Levels 1 to 3 based on the degree to which the fair value is observable.

- Level 1 fair value measurements are those derived from quoted prices (unadjusted) in active markets for identical assets or liabilities;
- Level 2 fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices);
- Level 3 fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

		The Grou	р	
		31.12.201	.0	
_	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	73,222	1,614	_	74,836
Investment securities available-for-sale	30,708	-,	489	31,197
Financial liabilities at fair value through profit or loss	-	1,016	-	1,016
		The Grou	p	
		31.12.200	19	
_	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	42,147	842	_	42,989
Investment securities available-for-sale	21,407	-	21,932	43,339
Financial liabilities at fair value through profit or loss	-	6	-	6
		The Banl	(
		31.12.201	.0	
_	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	30,427	1,640	-	32,067
Investment securities available-for-sale	30,244	-	489	30,733
Financial liabilities at fair value through profit or loss	-	1,016	-	1,016
		The Banl	•	
		31.12.200	19	
_	Level 1	Level 2	Level 3	Total
Financial assets at fair value through profit or loss	10,250	852	-	11,102
Investment securities available-for-sale	21,003	-	21,932	42,935
Financial liabilities at fair value through profit or loss	-	6	, -	6

The movement of financial assets measured using Level 3 fair value measurements is presented in the table below:

	The Group	The Bank
Carrying amount	-	
As of 1 January 2009	20,536	20,536
additions	1,598	1,598
(disposals)	(186)	(186)
currency exchange differences	(16)	(16)
As of 31 December 2009	21,932	21,932
additions	-	-
(disposals)	(21,436)	(21,436)
currency exchange differences	(7)	(7)
As of 31 December 2010	489	489

In 2010, disposals of these assets resulted in net realised profit of LTL'000 17,383 (in 2009: LTL'000 364), which was recognised in the Income statement line "Net gains (losses) arising from investment securities".

There were no transfers between Level 1 and 2 during the period.

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

NOTE 44 OPERATING SEGMENTS

Segments were identified by types of services Group's entities provide. The Banking segment includes financial information of AB Ūkio Bankas (main activity – banking services), Finance lease segment includes financial information of UAB Ūkio Banko Lizingas and RAB Ūkio Bank Lizing (main activity – finance lease). Other activities segment includes financial information of Group's entities not included in Banking or Finance lease segments. Other activities segment for the year 2010 includes financial information of UAB Ūkio Banko Rizikos Kapitalo Valdymas, UAB Ūkio Banko Investicijų Valdymas, UAB Investicinio Turto Valdymas, GD UAB Bonum Publicum, UAB Eastern Europe Development Fund, UAB Trade Project, UAB Turto Valdymo Paslaugos. Other activities segment for the year 2009 includes financial information of UAB Ūkio Banko Rizikos Kapitalo Valdymas, UAB Ūkio Banko Investicijų Valdymas, UAB Investicinio Turto Valdymas, GD UAB Bonum Publicum and UAB Eastern Europe Development Fund.

_			2010		
		Finance	Other		_
-	Banking	lease	activities	Elimination	Group
Interest revenues:					
Internal	32,678	30	414	(33,122)	-
External	139,977	45,555	15,839		201,371
	172,655	45,585	16,253	(33,122)	201,371
Interest expenses:					
Internal	(444)	(17,308)	(15,370)	33,122	=
External _	(175,690)	(95)			(175,785)
	(176,134)	(17,403)	(15,370)	33,122	(175,785)
Net interest income	(3,479)	28,182	883	-	25,586
Non-interest revenues:					
Internal	168	41	325	(534)	-
External	100,782	7,398	21,355	-	129,535
-	100,950	7,439	21,680	(534)	129,535
Non-interest expenses:					
Internal	130	(889)	(272)	1,031	-
External _	(114,008)	(14,756)	(22,579)		(151,343)
	(113,878)	(15,645)	(22,851)	1,031	(151,343)
Segment result before impairment,		·-			
amortization and taxes	(16,407)	19,976	(288)	497	3,778
Depreciation and amortization	(5,981)	(2,205)	(307)	-	(8,493)
Impairment losses	(21,060)	(7,524)	(234)	(4,088)	(32,906)
Profit (loss) before tax	(43,448)	10,247	(829)	(3,591)	(37,621)
Front (1033) before tax	(43,440)	10,247	(023)	(3,331)	(37,021)
Income tax	5,434	(1,393)	84	-	4,125
PROFIT (LOSS) FOR THE YEAR	(38,014)	8,854	(745)	(3,591)	(33,496)
Attributable to:					
Equity holders of the parent	(38,014)	8,854	(745)	(3,591)	(33,496)
Non-controlling interest	-	-	-	(3,331)	(33,130)
Assets	4,923,246	396,773	637,276	(946,592)	5,010,703
Liabilities	4,518,216	379,423	389,491	(705,418)	4,581,712
	.,020,210	3.3,.23	202,131	(, 55, .20)	.,00=,.12
Property, plant and equipment acquired	1,571	161	201	-	1,933
Intangible assets acquired	488	3	258	-	749

EXPLANATORY NOTES FOR THE YEAR ENDED 31 DECEMBER 2010 (All amounts in LTL thousands unless otherwise stated)

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Geographical information on the Group's activities is presented in the table below:

	31.12	.2010	31.12. (as re-pre	
	The G	iroup	The G	roup
	Lithuania	Foreign countries	Lithuania	Foreign countries
Revenues from external customers	278,196	52,710	357,100	48,705
Property, plant and equipment, investment property, intangible assets	283,291	5,215	247,919	8,177

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

INFORMATION DISCLOSURES REQUIRED BY LAW

According to local legislation the Bank is required to prepare financial information of Financial group. Financial group includes the Bank and subsidiaries engaged in financial services activities. At the year end 2010, Financial group consists of bank and its subsidiaries engaged in financial services activities UAB Ūkio Banko Lizingas, UAB Turto Valdymo Paslaugos, GD UAB Bonum Publicum, UAB Ūkio Banko Investicijų Valdymas. At the year end 2009, Financial group consists of bank and its subsidiaries engaged in financial services activities UAB Ūkio Banko Lizingas, RAB Ukio Bank Lizing, GD UAB Bonum Publicum, UAB Ūkio Banko Investicijų Valdymas.

In 2010 and 2009 Financial group complied with all prudential ratios set by the Bank of Lithuania.

Financial group's statement of financial position, income statement, statement of comprehensive income, statement of changes in equity and statement of cash flows are presented in this note below:

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Financial group Statement of financial position:

Tinancial group Statement of Infancial position		
	Financial	group 31.12.2009
ASSETS	31.12.2010	31.12.2009
Cash and balances with central bank	695,866	442,719
Loans and advances to banks and other	093,800	442,719
credit institutions	547,282	677,968
Financial assets at fair value through profit	317,202	077,500
or loss	74,836	42,989
Loans and finance lease receivable	2,627,235	2,462,364
Investment securities:		
available-for-sale	· 31,197	43,339
held-to-maturity	639,404	268,496
Investments in subsidiaries	201,821	118,315
Intangible assets	21,538	22,090
Property, plant and equipment	27,739	34,193
Investment property	14,619	25,840
Deferred tax assets	16,835	13,337
Other assets	86,005	120,608
Total assets	4,984,377	4,272,258
LIABILITIES AND EQUITY		
LIABILITIES		
Due to banks and other credit institutions	396,169	285,864
Financial liabilities at fair value through		
profit or loss	1,016	6
Due to customers	3,949,761	3,354,136
Debt securities in issue	44,698	17,860
Subordinated loans	93,956	148,836
Deferred tax liabilities Other liabilities	1,044	1,003
Total liabilities	71,164	60,981
Total liabilities	4,557,808	3,868,686
EQUITY		
Share capital	295,824	245,824
Share premium	76,500	76,500
Revaluation reserve - available-for-sale investment securities	(4 617)	(F 102)
General reserve for losses of assets	(4,617)	(5,193)
Currency translation reserve		(212)
Legal reserve	16,189	(313) 15,996
Other reserves	61,650	136,647
Retained earnings (accumulated loss)	(18,977)	(65,889)
Equity attributable to equity holders of	(10,377)	(03,003)
the parent	426,569	403,572
Non-controlling interest		
Total equity	426,569	403,572
Total liabilities and equity	4,984,377	4,272,258

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G. Ugianskis Chairman of the Board

1 Car

V. Petraitienė Chief Accountant

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Financial group Income statement:

The state of the s	Financial 2010	group 2009
Interest income	201,258	282,448
Interest expense	(175,787)	(220,211)
Interest income, net	25,471	62,237
Fees and commission income	59,473	68,928
Fees and commission expense	(10,286)	(12,895)
Fees and commission income, net	49,187	56,033
Net gains from dealing in foreign		
currencies	19,856	3,178
Net gains from financial assets at fair		
value through profit or loss	715	20,039
Net gains (losses) arising from	45.750	505
investment securities	15,750	595
Impairment charge	(34,057)	(113,691)
Recoveries of loans written off	1,923	1,128
Insurance income, net Dividend income	917	(85)
Other operating income	60	(1.010)
	6,484	(1,819)
Operating profit before operating expenses	86,306	27,622
Operating expenses	(121,516)	(116,722)
(Loss) before income tax	(35,210)	(89,100)
Income tax benefit	3,248	11,180
Net (loss) for the year	(31,962)	(77,920)
NET (LOSS) FOR THE YEAR	(31,962)	(77,920)
Attributable to:		
Equity holders of the parent	(31,962)	(77,920)
Non-controlling interest	(37,663)	(85,869)
NET (LOSS) FOR THE YEAR	(31,962)	(77,920)
EARNINGS PER SHARE		
Basic (in LTL)	(0.12)	(0.34)
Diluted (in LTL)	(0.12)	(0.33)
	(0.12)	(0.55)

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G.Ugianskis Chairman of the Board

M Petraitienė Chief Accountant

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010 (All amounts in LTL thousands unless otherwise stated)

G Ugianskis Chairman of the Board

Financial group Statement of comprehensive income:

	Financial gr	oup 2009	
(Loss) for the year	(31,962)	(77,920)	
Other comprehensive income			
Exchange differences on translating foreign operations Exchange differences on translating foreign operations, net of tax Reclassification adjustments relating to		(2,671)	
foreign operations disposed of in the			
year, net of tax	313	(2	
	313	(2,671)	
Available-for-sale financial assets Net gain (loss) arising on revaluation of available-for-sale financial assets			
during the year, net of tax	576	(5,083)	
	576	(5,083)	
Income from sale of subsidiaries included directly in retained earnings (loss) Other reclassification adjustments	4,075 (5)	- (195)	
Total comprehensive income for the year	(27,003)	(85,869)	
Attributable to:			
Equity holders of the parent	(27,003)	(85,869)	
Non-controlling interest	-	-	
TOTAL COMPREHENSIVE INCOME FOR	(27,003)	(85,869)	

Chief Accountant

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010 (All amounts in LTL thousands unless otherwise stated)

Financial group	Share Capital	Share premium	Other	Revaluation reserve on available- for-sale investment securities	General reserve for losses of assets	Foreign currency translation reserve	Legal	Retained earnings (accumulated loss)
As of 1 January 2009	196,708	76,500	20,000	(110)	49,116	2,358	11,245	
Transfer to legal reserve	•	,		1	1		4 751	(4 751)
Transfer to other reserves		,	86,647	1	1			(86 647)
Increase of share capital	49,116	1	,	1	(49,116)			(10)
Total comprehensive income for the year:	1	1	1	(5,083)	. 1	(2,671)	1	(78,115)
Other comprehensive income			1	1 60	•			(77,920)
Control Control of the Control		-		(5,083)		(2,671)	•	(195)
As of 31 December 2009	245,824	76,500	136,647	(5,193)	1	(313)	15,996	15,996 (65,889)
Transfer to retained earnings (loss)	,	1	(74,997)	1	1	1		74,997
Transfer to legal reserve		1	,	1	1	,	193	(193)
Increase of share capital	20,000	3	1	1	ı) 1	()
Total comprehensive income for the year:	1	,	,	576	t	313	1	(27,892)
Net loss Other comprehensive income		1	•	25.3	1		1	(31,962)
As of 31 December 2010	DOE OUT	76 500	0.000	2/0	-	313	1	4,070
As of 51 December 2010	295,824	/6,500	61,650	(4,617)	1		16,189	16,189 (18,977)

(85,869) (77,920) (7,949) **403,572**

(85,869) (77,920) (7,949) **403,572**

489,441 Total

489,441

Non-controlling

Equity
attributable
to equity
holders of the
parent

50,000 (27,003) (31,962) 4,959 **426,569**

50,000 (27,003) (31,962) 4,959 **426,569**

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G'Ugianskis Chairman of the Board

V. Petraiffene Chief Accountant

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010

(All amounts in LTL thousands unless otherwise stated)

Financial group Statement of cash flows:

	Financial	group
	2010	2009
Cash flows from (to) operating activities		
Net (loss) for the year	(31,962)	(77,920)
Adjustments to net loss:		
Income tax (benefit) recognized in		
profit or loss	(3,248)	(11,180)
Impairment charge	34,057	113,691
Interest income	(201,258)	(282,448)
Interest expense	175,787	220,211
Dividends income	(60)	(7)
Depreciation and amortization	6,419	8,286
Decrease in fair value of investment		100
property	-	186
(Profit) loss from sales of property,	(4.750)	797
plant and equipment	(4,750)	/9/
Cash (to) operating profits before changes in operating assets and		
liabilities	(25,015)	(28,384)
nabilities	(25,015)	(20,304)
Changes in operating assets and liabilities		
Net change in balances with Central		
Bank	(34,505)	3,578
Net change in loans to banks and other		
credit institutions	(4,804)	(5,237)
Net change in financial assets at fair		
value through profit or loss	(31,469)	2,261
Net change in loans and finance lease	(242,104)	382,047
Net change in other assets	15,678	5,082
Net change in due to banks and other		
credit institutions	108,110	24,645
Net change in financial liabilities at fair	1.010	(4.455)
value through profit or loss	1,010	(1,155)
Net change in due to customers	604,425	276,782
Net change in other liabilities	17,737	(3,927)
Cash generated from operations	409,063	655,692
Interest received	170,423	207,097
Interest paid	(183,289)	(175,707)
Income tax paid	(100)	(2,820)
Net cash generated from operating activities	396,097	684,262

(Continued)

INFORMATION DISCLOSURES REQUIRED BY LAW FOR THE YEAR ENDED 31 DECEMBER 2010 (All amounts in LTL thousands unless otherwise stated)

	Financial group	
	2010	2009
sh flows from (to) investing		
vidends received	60	
oceeds on sale of subsidiaries	00	7
t change in investment securities	(240,007)	116 622
quisition of subsidiaries	(349,907)	116,633
quisition of property, plant and	(2,715)	
quipment and investment property	. (1 004)	(12 440)
es of property plant and equipment	(1,894)	(12,440)
quisition of intangible assets	19,273	1,409
e of intangible assets	(748)	(876)
t cash generated from / (used in)	49	42
ivesting activities	(225 002)	104 335
	(335,882)	104,775
h flows from (to) financing		
idends paid		
bt securities issued	88,202	5,510
bt securities redeemed	(61,740)	(12,895)
oordinated loans received	(01,740)	50,000
pordinated loans repaid	(3,608)	
cash generated from financing	(3,000)	(3,744)
ctivities	22,854	38,871
t increase in cash and cash		
equivalents	83,069	827,908
fect of exchange rate changes on cash and cash equivalents		demini pro-
sh and cash equivalents at the		
eginning of the year	988,989	161,081
sh and cash equivalents at the nd of the year		
nd of the year	1,072,058	988,989

(Concluded)

The financial statements were approved by the Board of the Bank on 28 February 2011 and signed on its behalf by:

G.Ugianskis Chairman of the Board

. Petraitienė Chief Accountant

INFORMATION ON COMPLIANCE WITH THE CORPORATE GOVERNANCE CODE

AB Ūkio bankas following Paragraph 3 of Article 21 of the Law on Securities of the Republic of Lithuania and item 23.5 of the Trading Rules of the Stock Exchange NASDAQ OMX Vilnius discloses its compliance with the Governance Code, approved by the Stock Exchange NASDAQ OMX Vilnius for the companies listed on the regulated market, and its specific provisions.

YES /NO/ PRINCIPLES/ RECOMMENDATIONS COMMENTARY **IRRELEVANT Principle I: Basic Provisions** The overriding objective of a company should be to operate in common interests of all the shareholders by optimizing over time shareholder value. 1.1. A company should adopt and make public Yes The Bank's development strategy the company's development strategy and objectives disclosed are the to objectives by clearly declaring how shareholders in the Bank's annual report, company intends to meet the interests of its and part of information is placed on the shareholders and optimize shareholder value. Bank's website. 1.2. All management bodies of a company Yes The Bank's Supervisory Council, the Board should act in furtherance of the declared and Chief Executive Officers make every strategic objectives in view of the need to effort to implement the Bank's strategic optimize shareholder value. objectives and at the same time to increase shareholders' value, and to make conditions for the strengthening of the capital base. The Bank's Supervisory Council acts in 1.3. A company's supervisory and management Yes close cooperation with the Bank's Board bodies should act in close co-operation in order to attain maximum benefit for the company and as it helps implement the key and strategic issues of the Bank, approves the its shareholders Bank's activity plans and supervises all the activities of Board and the Bank's administration. The Bank has set the produce of extending loans whereby the Bank undertakes credit engagements of certain amounts only upon receiving approval of the Supervisory Council. The Bank's Board is responsible for the development of the system allowing to determine, measure, assess and observe the Bank's activity risk. The Bank's Chief Executive Officers submit reports on implemented plans and future works to the Board. 1.4. A company's supervisory and management The Bank's Supervisory Council, the Board Yes bodies should ensure that the rights and and Chief Executive Officers evaluate the contribution of the Bank's employees in interests of persons other than the company's employees, the improvement of the Bank's activities shareholders (e.g. creditors, and strengthening of the capital basis, and suppliers, clients, local community), participating in or connected for this purpose conditions are created for company's operation, are duly respected. the Bank's employees to advance their professional skills and comprehensively participate in the Bank's activities, the employees are given incentives when they propose innovative ideas concerning the improvement of the bank's operation. Decisions of the Bank's bodies help realize the ideas of our state and city, i.e. the Bank supports events, exhibitions, and invests in the cultural life of the local community.

Principle II: The corporate governance framework

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

• •
2.1. Besides obligatory bodies provided for in the Law on Companies of the Republic of Lithuania – a general shareholders' meeting and the chief executive officer, it is recommended that a company should set up both a collegial supervisory body and a collegial management body. The setting up of collegial bodies for supervision and management facilitates clear separation of management and supervisory functions in the company, accountability and control on the part of the chief executive officer, which, in its turn, facilitate a more efficient and transparent management process.
2.2. A collegial management body is responsible for the strategic management of the company and performs other key functions of corporate governance. A collegial supervisory body is responsible for the effective supervision

of the company's management bodies.

- 2.3. Where a company chooses to form only one collegial body, it is recommended that it should be a supervisory body, i.e. supervisory board. In such a case, supervisory board is responsible for effective monitoring of the functions performed by the company's chief executive officer.
- 2.4. The collegial supervisory body to be elected by the general shareholders' meeting should be set up and should act in the manner defined in Principles III and IV. Where a company should decide not to set up a collegial supervisory body but rather a collegial management body, i.e. the board, Principles III and IV should apply to the board as long as that does not contradict the essence and purpose of this body.
- 2.5. Company's management and supervisory bodies should comprise such number of board (executive directors) and supervisory (nonexecutive directors) board members that no individual or small group of individuals can dominate decision-making on the part of these bodies.
- 2.6. Non-executive directors or members of the supervisory board should be appointed for specified terms subject to individual re-election, at maximum intervals provided for in the Lithuanian legislation with a view to ensuring professional necessary development of and sufficiently experience frequent reconfirmation of their status. A possibility to remove them should also be stipulated however this procedure should not be easier than the removal procedure for an executive director or a member of the management board.

Pursuant to the Lithuanian Republic laws Yes on banks and financial institutions, the Bank, as a credit institution, has set up the Supervisory Council, the Board and elected two Chief Executive Officers.

Yes The Board, a collegial management body, performs the functions of the Bank's management, and the Supervisory Council, a collegial supervisory body, supervises the activities of the Board and how efficiently the Board performs its functions.

Irrelevant The Bank has set up both the Supervisory Council and the Board.

Supervisory Council is being established in Yes/No the Bank. Candidates of the Banks' Supervisory Council are nominated and are being elected in the manner prescribed by the law. The Bank supposes that procedure of setting up Council Supervisory ensures the representation of interests of the minority shareholders.

The Bank's Board comprises 3 (three) Yes members and the Supervisory Council - 5 (five) members.

> The Bank's Supervisory Council is elected for the period of 4 years and the number of terms of office of the Supervisory Council's member is not limited. Pursuant to the currently applicable Articles of Association of the bank as well as practice, the re-election of the same members of the Supervisory Council for the next term of office is not prohibited.

Yes

ANNEX FOR ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

2.7. Chairman of the collegial body elected by the general shareholders' meeting may be a person whose current or past office constitutes no obstacle to conduct independent and impartial supervision. Where a company should decide not to set up a supervisory board but rather the board, it is recommended that the chairman of the board and chief executive officer of the company should be a different person. Former company's chief executive officer should not be immediately nominated as the chairman of the collegial body elected by the general shareholders' meeting. When a company chooses to departure from these recommendations, it should furnish information on the measures it has taken to ensure impartiality of the supervision.

Yes The Chairman of the Bank's Supervisory Council can conduct independent and impartial supervision.

Principle III: The order of the formation of a collegial body to be elected by a general shareholders' meeting

The order of the formation a collegial body to be elected by a general shareholders' meeting should ensure representation of minority shareholders, accountability of this body to the shareholders and objective monitoring of the company's operation and its management bodies.

Yes

- 3.1. The mechanism of the formation of a collegial body to be elected by a general shareholders' meeting (hereinafter in this Principle referred to as the 'collegial body') should ensure objective and fair monitoring of the company's management bodies as well as representation of minority shareholders.
- 3.2. Names and surnames of the candidates to become members of a collegial body, information about their education, qualification, professional background, positions taken and potential conflicts of interest should be disclosed early enough before the general shareholders' meeting so that the shareholders would have sufficient time to make an informed voting decision. All factors affecting the candidate's independence, the sample list of which is set out in Recommendation 3.7, should be also disclosed. The collegial body should also be informed on any subsequent changes in the provided information. The collegial body should, on yearly basis, collect data provided in this item on its members and disclose this in the company's annual report.
- 3.3. Should a person be nominated for members of a collegial body, such nomination should be followed by the disclosure of information on candidate's particular competences relevant to his/her service on the collegial body. In order shareholders and investors are able to ascertain whether member's competence is further relevant, the collegial body should, in its annual report, disclose the information on its composition and particular competences of individual members which are relevant to their service on the collegial body.

The mechanism of the formation of the Supervisory Council ensures objective and fair monitoring of the company's management bodies. The minority shareholders' right and possibility to have their representative in a collegial body is not restricted.

To become member of the Bank's Yes/No Supervisory Council or Board the authorization from the Bank of Lithuania has to be obtained therefore all the members candidate meet the requirements for this position. The shareholders are furnished with full information (curriculum vitaes) about the candidates and during the elections possibilities are created for them to ask questions and receive desired information from the candidates.

The Bank supposes that it is sufficient to meet the standards and provisions set in the acts of law of the Republic of Lithuania including the requirement approved by the resolutions of the Bank of Lithuania which indicates that people who are being elected and assigned into senior management have to receive the permission from the Bank of Lithuania.

No

ANNEX FOR ANNUAL REPORT FOR THE YEAR ENDED 31 DECEMBER 2010

3.4 In order to maintain a proper balance in terms of the current qualifications possessed by its members, the desired composition of the collegial body shall be determined with regard to the company's structure and activities, and have this periodically evaluated. The collegial body should ensure that it is composed of members who, as a whole, have the required diversity of knowledge, judgment and experience to complete their tasks properly. The members of the audit committee, collectively, should have a recent knowledge and relevant experience in the fields of finance, accounting and/or audit for the stock exchange listed companies. At least one of the members of the remuneration committee should have knowledge of and experience in the field of remuneration policy.

3.5. All new members of the collegial body should be offered a tailored program focused on introducing a member with his/her duties, corporate organization and activities. The collegial body should conduct an annual review to identify fields where its members need to update their skills and knowledge.

3.6. In order to ensure that all material conflicts of interest related with a member of the collegial body are resolved properly, the collegial body should comprise a sufficient number of independent members.

Yes/No

All the members of the Bank's Supervisory Council and Board possess required qualification. Pursuant to the Bank of Lithuania Board's Resolution No. 105, members of a Bank's Supervisory Council should have higher education, and at least two members of the Board should have a specific education, i.e. higher education in management and husiness administration or economics. The Bank's Supervisory Council and Board include members who are specialists in different fields. The members of AB Ūkio bankas Supervisory Council and Board meet the requirements set by the Bank of Lithuania. The members of Bank's Audit Committee have a recent knowledge and relevant experience in the fields of finance. accounting and/or audit for the stock exchange listed companies.

The Committee of Remuneration in the Bank was established in January 2011.

At the Bank, new members of the collegial bodies are granted the right to be familiarized with all the orders, procedures and policies applicable in the Bank as well as the Bank's organizational structure in order a newly elected member of the collegial body could evaluate the current situation of the Bank and familiarize himself/herself with the bank's activities.

The Bank supposes that in order to ensure that all material conflicts of interest related with a member of the collegial body are resolved properly, it is sufficient to meet the standards and provisions set in the acts of law of the Republic of Lithuania. Election of Supervisory Council independent members could not be regulated, because members are elected by general shareholders' meeting and candidates with majority votes are being selected.

Nο

Yes

No

3.6

- 3.7. A member of the collegial body should be considered to be independent only if he is free of any business, family or other relationship with the company, its controlling shareholder or the management of either, that creates a conflict of interest such as to impair his judgment. Since all cases when member of the collegial body is likely to become dependent are impossible to list, relationships and circumstances moreover, with the determination associated independence may vary amongst companies and the best practices of solving this problem are yet to evolve in the course of time, assessment of independence of a member of the collegial body should be based on the contents of the relationship and circumstances rather than their form. The key criteria for identifying whether a member of the collegial body can be considered to be independent are the following:
 - He/she is not an executive director or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) of the company or any associated company and has not been such during the last five years;
 - 2) He/she is not an employee of the company or some any company and has not been such during the last three years, except for cases when a member of the collegial body does not belong to the senior management and was elected to the collegial body as a representative of the employees;
 - 3) He/she is not receiving or has been not receiving significant additional remuneration from the company or company other associated than remuneration for the office in the body. Such additional collegial remuneration includes participation in options other share or some performance based pay systems; it does not include compensation payments for the previous office in the company (provided that such payment is no way related with later position) as per pension plans (inclusive of deferred compensations);
 - He/she is not a controlling shareholder or representative of such shareholder (control as defined in the Council Directive 83/349/EEC Article 1 Part 1);
 - 5) He/she does not have and did not have any material business relations with the company or associated company within the past year directly or as a partner, shareholder, director or superior employee of the subject having such relationship. A subject is considered to have business relations when it is a major supplier or service provider (inclusive of financial, legal, counseling and consulting services), major client or organization receiving significant payments from the company or its group;
 - 6) He/she is not and has not been, during the last three years, partner or employee of the current or former external audit company of the company or associated company;

See commentary on the recommendation

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- 7) He/she is not an executive director or member of the board in some other company where executive director of the company or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) is non-executive director or member of the supervisory board, he/she may not also have any other material relationships with executive directors of the company that arise from their participation in activities of other companies or bodies;
- He/she has not been in the position of a member of the collegial body for over than 12 years;
- 9) He/she is not a close relative to an executive director or member of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) or to any person listed in above items 1 to 8. Close relative is considered to be a spouse (common-law spouse), children and parents.
- 3.8. The determination of what constitutes independence is fundamentally an issue for the collegial body itself to determine. The collegial body may decide that, despite a particular member meets all the criteria of independence laid down in this Code, he cannot be considered independent due to special personal or company-related circumstances.
- 3.9. Necessary information on conclusions the collegial body has come to in its determination of whether a particular member of the body should be considered to be independent should be disclosed. When a person is nominated to become a member of the collegial body, the company should disclose whether it considers the person to be independent. When a particular member of the collegial body does not meet one or more criteria of independence set out in this Code, the company should disclose its reasons for nevertheless considering the member to be independent. In addition, the company should annually disclose which members of the collegial body it considers to be independent.
- 3.10. When one or more criteria of independence set out in this Code has not been met throughout the year, the company should disclose its reasons for considering a particular member of the collegial body to be independent. To ensure accuracy of the information disclosed in relation with the independence of the members of the collegial body, the company should require independent members to have their independence periodically re-confirmed.
- 3.11. In order to remunerate members of a collegial body for their work and participation in the meetings of the collegial body, they may be remunerated from the company's funds. The general shareholders' meeting should approve the amount of such remuneration.

No See commentary on the recommendation 3.6

No See commentary on the recommendation

3 6

No See commentary on the recommendation 3.6

No See commentary on the recommendation 3.6

Principle IV: The duties and liabilities of a collegial body elected by the general shareholders' meeting

The corporate governance framework should ensure proper and effective functioning of the collegial body elected by the general shareholders' meeting, and the powers granted to the collegial body should ensure effective monitoring of the company's management bodies and protection of interests of all the company's shareholders.

- 4.1. The collegial body elected by the general shareholders' meeting (hereinafter in this Principle referred to as the 'collegial body') should ensure integrity and transparency of the company's financial statements and the control system. The collegial body should issue recommendations to the company's management bodies and monitor and control the company's management performance.
- The Supervisory Council elected at the Yes Bank issues responses and recommendations concerning the company's annual Financial Statements, draft of profit distribution, the company's annual report and activities of the Board and the Bank's management to the general shareholders' meeting, performs other functions of supervising the activities of the Bank and its management bodies ascribed to the competence of the Supervisory Council.
- 4.2. Members of the collegial body should act in good faith, with care and responsibility for the benefit and in the interests of the company and its shareholders with due regard to the interests of employees and public welfare. Independent members of the collegial body should (a) under all circumstances maintain independence of their analysis, decision-making and actions (b) do not seek and accept any unjustified privileges that might compromise their independence, and (c) clearly express their objections should a member consider that decision of the collegial body is against the interests of the company. Should a collegial body have passed decisions independent member has serious doubts about, the member should make adequate conclusions. Should an independent member resign from his office, he should explain the reasons in a letter addressed to the collegial body or audit committee and, if necessary, respective company-not-pertaining body (institution).
- Yes According to the data possessed by the Bank all the Supervisory Council's members act in good faith, with care and responsibility for the benefit and in the interests of the company and its shareholders with due regard to the interests of employees and public welfare.

- 4.3. Each member should devote sufficient time and attention to perform his duties as a member of the collegial body. Each member of the collegial body should limit other professional obligations of his (in particular any directorships held in other companies) in such a manner they do not interfere with proper performance of duties of a member of the collegial body. In the event a member of the collegial body should be present in less than a half of the meetings of the collegial body throughout the financial year of the company, shareholders of the company should be notified.
- Yes The Bank follows this recommendation since the members of the collegial bodies properly perform their functions, i.e. they actively participate in the meetings of the collegial body and devote sufficient time to perform their duties as collegial members.
- 4.4. Where decisions of a collegial body may have a different effect on the company's shareholders, the collegial body should treat all shareholders impartially and fairly. It should ensure that shareholders are properly informed on the company's affairs, strategies, risk management and resolution of conflicts of interest. The company should have a clearly established role of members of the collegial body when communicating with and committing to shareholders.
- Yes The Bank's collegial body always treats all shareholders impartially and fairly.

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- 4.5. It is recommended that transactions (except insignificant ones due to their low value or concluded when carrying out routine operations in the company under usual conditions), concluded between the company and its shareholders, members of the supervisory or managing bodies or other natural or legal persons that exert or may exert influence on the company's management should be subject to approval of the collegial body. The decision concerning approval of such transactions should be deemed adopted only provided the majority of the independent members of the collegial body voted for such a decision.
- 4.6. The collegial body should be independent in passing decisions that are significant for the company's operations and strategy. Taken separately, the collegial body should be independent of the company's management bodies. Members of the collegial body should act and pass decisions without an outside influence from the persons who have elected it. Companies should ensure that the collegial body and its committees are provided with sufficient administrative and financial resources to discharge their duties, including the right to obtain, in particular from employees of the company, all the necessary information or to seek independent legal, accounting or any other advice on issues pertaining to the competence of the collegial body and its committees. When using the services of a consultant with a view to obtaining information on market standards for remuneration systems, the remuneration committee should ensure that the consultant concerned does not at the same time advice the human resources department, executive directors or collegial management organs of the company concerned.
- 4.7. Activities of the collegial body should be organized in a manner that independent members of the collegial body could have major influence in relevant areas where chances of occurrence of conflicts of interest are very high. Such areas to be considered as highly relevant are issues of nomination of company's directors, determination of directors' remuneration and control and assessment of company's audit. Therefore when the mentioned issues are attributable to the competence of the collegial body, it is recommended that the collegial body should establish nomination, remuneration, and audit committees. Companies should ensure that the functions attributable to the nomination, remuneration, and audit committees are carried out. However they may decide to merge these functions and set up less than three committees. In such case a company should explain in detail reasons behind the selection of alternative approach and how the selected approach complies with the objectives set forth for the three different committees. Should the collegial body of the company comprise small number of members, the functions assigned to the three committees may be performed by the collegial body itself, provided that it meets composition requirements advocated for the committees and that adequate information is provided in this respect. In such case provisions of this Code relating to the committees of the collegial body (in particular with respect to their role, operation, and transparency) should apply, where relevant, to the collegial body as a whole.

Yes The Bank follows this recommendation because any transactions concluded between the Bank and its shareholders, members of the supervisory or managing bodies and similar are subject to approval of the Supervisory Council or the Board depending on the size of the transaction and the level of members with whom the transaction is concluded.

Yes The Bank's collegial body is independent in passing decisions that are significant for the Bank's operations and strategy. Members of the collegial body act and pass decisions without an outside influence from the persons who have elected them. The Supervisory Council is independent of the Board. All the committees currently operating at the Bank are provided with all resources to discharge their duties. All the Bank's employees provide required information to the members of the Bank's Supervisory Council in order they could properly execute their functions and deal with the issues pertaining to their competence.

Yes/No The Bank has set up the Audit Committee, which exercises the Bank's internal audit control.

The Remuneration Committee was established in January 2011.

The Committee of the Nomination is not established, the functions of the committee are handled by the Bank's Board and Chief Executive Officer with advising Head of Human Recourses.

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- 4.8. The key objective of the committees is to increase efficiency of the activities of the collegial body by that decisions are based on due consideration, and to help organize its work with a view to ensuring that the decisions it takes are free of material conflicts of interest. Committees should exercise independent judgment and integrity when exercising its functions as well as present the collegial body with recommendations concerning the decisions of the collegial body. Nevertheless the final decision shall be adopted by the collegial body. The recommendation on creation of committees is not intended, in principle, to constrict the competence of the collegial body or to remove the matters considered from the purview of the collegial body itself, which remains fully responsible for the decisions taken in its field of competence.
- 4.9. Committees established by the collegial body should normally be composed of at least three members. In companies with small number of members of the collegial body, they could exceptionally be composed of two members. Majority of the members of each committee should be constituted from independent members of the collegial body. In cases when the company chooses not to set up a supervisory board, remuneration and audit committees should be entirely comprised of nonexecutive directors. Chairmanship and membership of the committees should be decided with due regard to the need to ensure that committee membership is refreshed and that undue reliance is not placed on particular individuals. Chairmanship and membership of the committees should be decided with due regard to the need to ensure that committee membership is refreshed and that undue reliance is not placed on particular individuals.
- 4.10. Authority of each of the committees should be determined by the collegial body. Committees should perform their duties in line with authority delegated to them and inform the collegial body on their activities and performance on regular basis. Authority of every committee stipulating the role and rights and duties of the committee should be made public at least once a year (as part of the information disclosed by the company annually on its corporate governance structures and practices). Companies should also make public annually a statement by existing committees on their composition, number of meetings and attendance over the year, and their main activities. Audit committee should confirm that it is satisfied with the independence of the audit process and describe briefly the actions it has taken to reach this conclusion.
- 4.11. In order to ensure independence and impartiality of the committees, members of the collegial body that are not members of the committee should commonly have a right to participate in the meetings of the committee only if invited by the committee. A committee may invite or demand participation in the meeting of particular officers or experts. Chairman of each of the committees should have a possibility to maintain direct communication with the shareholders. Events when such are to be performed should be specified in the regulations for committee activities.

Yes/No

The Audit Committee acts in its own right and issues recommendations related to the audit control carried out in the Bank to the Bank's Supervisory Council and the Board.

The Remuneration Committee was established in January 2011.

The Committee of the Nomination is not established, the functions of the committee are handled by the Bank's Board and Chief Executive Officer with advising Head of Human Resources.

Yes/No

The Audit Committee is composed of three members.

The Remuneration Committee was established in January 2011.

The Nomination Committee is not established.

Yes/No

The authority delegated to the Audit Committee as well as its accounting is set in the Committee's provisions approved by the Supervisory Council.

Yes

The Audit Committee works and holds its meetings in the manner prescribed in this recommendation.

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- 4.12. Nomination Committee.
- 4.12.1. Key functions of the nomination committee should be the following:
- Identify and recommend, for the approval of the collegial body, candidates to fill board vacancies. The nomination committee should evaluate the balance of skills, knowledge and experience on the management body, prepare a description of the roles and capabilities required to assume a particular office, and assess the time commitment expected. Nomination committee can also consider candidates to members of the collegial body delegated by the shareholders of the company;
- Assess on regular basis the structure, size, composition and performance of the supervisory and management bodies, and make recommendations to the collegial body regarding the means of achieving necessary changes;
- Assess on regular basis the skills, knowledge and experience of individual directors and report on this to the collegial body;
- Properly consider issues related to succession planning;
- Review the policy of the management bodies for selection and appointment of senior management.
- 4.12.2. Nomination committee should consider proposals by other parties, including management and shareholders. When dealing with issues related to executive directors or members of the board (if a collegial body elected by the general shareholders' meeting is the supervisory board) and senior management, chief executive officer of the company should be consulted by, and entitled to submit proposals to the nomination committee.
- 4.13. Remuneration Committee.
- 4.13.1. Key functions of the remuneration committee should be the following:
- 1) Make proposals, for the approval of the collegial body, on the remuneration policy for members of management bodies and executive directors. Such policy should address all forms of compensation, including the fixed remuneration, performanceremuneration schemes, pension arrangements, and termination payments. considering performance-based remuneration schemes should be accompanied with recommendations on the related objectives and evaluation criteria, with a view to properly aligning the pay of executive director and members of the management bodies with the long-term interests of the shareholders and the objectives set by the collegial body;
- 2) Make proposals to the collegial body on the individual remuneration for executive directors and member of management bodies in order their remunerations are consistent with company's remuneration policy and the evaluation of the performance of these persons concerned. In doing so, the committee should be properly informed on the total compensation obtained by executive directors and members of the management bodies from the affiliated companies;

No The Nomination Committee is not established in the Bank.

Yes/No The Remuneration Committee was established in January 2011.

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- Ensure that remuneration of individual executive directors or members of management body is proportionate to the remuneration of other executive directors or members of management body and other staff members of the company;
- Periodically review the remuneration policy for executive directors or members of management body, including the policy regarding share-based remuneration, and its implementation;
- Make proposals to the collegial body on suitable forms of contracts for executive directors and members of the management bodies;
- Assist the collegial body in overseeing how the company complies with applicable provisions regarding the remuneration-related information disclosure (in particular the remuneration policy applied and individual remuneration of directors);
- 7) Make general recommendations to the executive directors and members of the management bodies on the level and structure of remuneration for senior management (as defined by the collegial body) with regard to the respective information provided by the executive directors and members of the management bodies.
- 4.13.2. With respect to stock options and other sharebased incentives which may be granted to directors or other employees, the committee should:
- Consider general policy regarding the granting of the above mentioned schemes, in particular stock options, and make any related proposals to the collegial body;
- Examine the related information that is given in the company's annual report and documents intended for the use during the shareholders meeting;
- 3) Make proposals to the collegial body regarding the choice between granting options to subscribe shares or granting options to purchase shares, specifying the reasons for its choice as well as the consequences that this choice has.
- 4.13.3. Upon resolution of the issues attributable to the competence of the remuneration committee, the committee should at least address the chairman of the collegial body and/or chief executive officer of the company for their opinion on the remuneration of other executive directors or members of the management bodies.
- 4.13.4. The remuneration committee should report on the exercise of its functions to the shareholders and be present at the annual general meeting for this purpose.

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- 4.14. Audit Committee.
- 4.14.1. Key functions of the audit committee should be the following:
- Observe the integrity of the financial information provided by the company, in particular by reviewing the relevance and consistency of the accounting methods used by the company and its group (including the criteria for the consolidation of the accounts of companies in the group);
- At least once a year review the systems of internal control and risk management to ensure that the key risks (inclusive of the risks in relation with compliance with existing laws and regulations) are properly identified, managed and reflected in the information provided;
- 3) Ensure the efficiency of the internal audit function, among other things, by making recommendations on the selection, appointment, reappointment and removal of the head of the internal audit department and on the budget of the department, and by monitoring the responsiveness of the management to its findings and recommendations. Should there be no internal audit authority in the company, the need for one should be reviewed at least annually;
- 4) Make recommendations to the collegial body related with selection, appointment, reappointment and removal of the external auditor (to be done by the general shareholders' meeting) and with the terms and conditions of his engagement. The committee should investigate situations that lead to a resignation of the audit company or auditor and make recommendations on required actions in such situations;
- 5) Monitor independence and impartiality of the external auditor, in particular by reviewing the audit company's compliance with applicable guidance relating to the rotation of audit partners, the level of fees paid by the company, and similar issues. In order to prevent occurrence of material conflicts of interest, the committee, based on the auditor's disclosed inter alia data on all remunerations paid by the company to the auditor and network, should at all times monitor nature and extent of the non-audit services. Having regard to the principals and guidelines established in the 16 May 2002 Commission Recommendation 2002/590/EC, the committee should determine and apply a formal policy establishing types of non-audit services that are (a) excluded, (b) permissible only after review by the committee, and (c) permissible without referral to the committee;
- Review efficiency of the external audit process and responsiveness of management to recommendations made in the external auditor's management letter.

Yes The Bank has set up the Audit Committee, which performs the functions that are established in the Regulations governing the activities of the Bank's Audit Committee and fundamentally do not differ from those indicated in this recommendation.

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- 4.14.2. All members of the committee should be furnished with complete information on particulars of accounting, financial and other operations of the company. Company's management should inform the audit committee of the methods used to account for significant and unusual transactions where the accounting treatment may be open to different approaches. In such case a special consideration should be given to company's operations in offshore centres and/or activities carried out through special purpose vehicles (organizations) and justification of such operations.
- 4.14.3. The audit committee should decide whether participation of the chairman of the collegial body, chief executive officer of the company, chief financial officer (or superior employees in charge of finances, treasury and accounting), or internal and external auditors in the meetings of the committee is required (if required, when). The committee should be entitled, when needed, to meet with any relevant person without executive directors and members of the management bodies present.
- 4.14.4. Internal and external auditors should be secured with not only effective working relationship with management, but also with free access to the collegial body. For this purpose the audit committee should act as the principal contact person for the internal and external auditors.
- 4.14.5. The audit committee should be informed of the internal auditor's work program, and should be furnished with internal audit's reports or periodic summaries. The audit committee should also be informed of the work program of the external auditor and should be furnished with report disclosing all relationships between the independent auditor and the company and its group. The committee should be timely furnished information on all issues arising from the audit.
- 4.14.6. The audit committee should examine whether the company is following applicable provisions

regarding the possibility for employees to report alleged significant irregularities in the company, by way of complaints or through anonymous submissions (normally to an independent member of the collegial body), and should ensure that there is a procedure established for proportionate and independent investigation of these issues and for appropriate follow-up action.

4.14.7. The audit committee should report on its activities to the collegial body at least once in every six months, at the time the yearly and half-yearly statements are approved.

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4.15. Every year the collegial body should conduct the assessment of its activities. The assessment should include evaluation of collegial body's structure, work organization and ability to act as a group, evaluation of each of the collegial body member's and committee's competence and work efficiency and assessment whether the collegial body has achieved its objectives. The collegial body should, at least once a year, make public (as part of the information the company annually discloses on its management structures and practices) respective information on its internal organization and working procedures, and specify what material changes were made as a result of the assessment of the collegial body of its own activities.

The Bank does not apply any procedures for estimation of Bank's collegial body.

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

Nο

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

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

5.2. It is recommended that meetings of the company's collegial bodies should be carried out according to the schedule approved in advance at certain intervals of time. Each company is free to decide how often to convene meetings of the collegial bodies, but it is recommended that these meetings should be convened at such intervals, which would guarantee an interrupted resolution of the essential corporate governance issues. Meetings of the company's supervisory board should be convened at least once in a quarter, and the company's board should meet at least once a month.

5.3. Members of a collegial body should be notified about the meeting being convened in advance in order to allow sufficient time for proper preparation for the issues on the agenda of the meeting and to ensure fruitful discussion and adoption of appropriate decisions. Alongside with the notice about the meeting being convened, all the documents relevant to the issues on the agenda of the meeting should be submitted to the members of the collegial body. The agenda of the meeting should not be changed or supplemented during the meeting, unless all members of the collegial body are present or certain issues of great importance to the company require immediate resolution.

Yes The Bank implements this recommendation. Regulations of the Bank's Supervisory Council and the Board activities are formulated in the manner prescribed in this recommendation.

Yes The Bank implements this recommendation.

See commentary on the recommendation $5.1\,$

Yes The Bank implements this recommendation.

See commentary on the recommendation 5.1

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5.4. In order to co-ordinate operation of the company's collegial bodies and ensure effective decision-making process, chairpersons of the company's collegial bodies of supervision and management should closely co-operate by cocoordinating dates of the meetings, their agendas and resolving other issues of corporate governance. Members of the company's board should be free to attend meetings of the company's supervisory board, especially where issues concerning removal of the board members, their liability or remuneration are discussed.

Yes The Bank implements this recommendation.

See commentary on the recommendation

the rights granted by the new or already

As stipulated by the Bank's Articles of

Association (Section X, paragraphs 14.25,

Principle VI: The equitable treatment of shareholders and shareholder rights

The corporate governance framework should ensure the equitable treatment of all shareholders, including minority and foreign shareholders. The corporate governance framework should protect the rights of the shareholders.

Yes

Yes

6.1. It is recommended that the company's capital should consist only of the shares that grant the same rights to voting, ownership, dividend and other rights to all their holders.	Yes	Ordinary registered shares comprising the Bank's capital grant equal rights to all holders of the Bank's shares.
6.2. It is recommended that investors should	Yes	The Bank publicly informs investors about

- 6.2. It is recommended that investors should have access to the information concerning the rights attached to the shares of the new issue or those issued earlier in advance, i.e. before they purchase shares.
- 6.3. Transactions that are important to the company and its shareholders, such as transfer, investment, and pledge of the company's assets or any other type of encumbrance should be subject to approval of the general shareholders' meeting. All shareholders should be furnished with equal opportunity to familiarize with and participate in the decision-making process when significant corporate issues, including approval referred to above, of transactions discussed.
- 14.26, 14.27), the Bank Board's decisions concerning the investment, transfer, lease (calculated separately for each type of transaction concerning non-current assets whose balance-sheet value is bigger than ½ of the Bank's authorized capital), pledge and mortgage (the total amount of transactions is calculated) of non-current assets whose balance-sheet value is bigger than 1/20 of the Bank's authorized capital; the security and guarantee of performance of other persons' obligations whose amount is bigger than 1/20 of the bank's authorized capital; the acquisition of non-current assets at the price bigger than 1/20 of the Bank's authorized capital must be approved by the general shareholders' meeting.

issued shares.

6.4. Procedures of convening and conducting a general shareholders' meeting should ensure equal opportunities for the shareholders to effectively participate at the meetings and should not prejudice the rights and interests of the shareholders. The venue, date, and time of the shareholders' meeting should not hinder wide attendance of the shareholders.

Bank implements this recommendation because the Company Law of the Republic of Lithuania also ensures equal opportunities for shareholders to participate in the meeting and the rights and interests of the shareholders are not violated.

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6.5. If is possible, in order to ensure shareholders living abroad the right to access to the information, it is recommended that documents on the course of the general shareholders' meeting should be placed on the publicly accessible website of the company not only in Lithuanian language, but in English and /or other foreign languages in advance. It is recommended that the minutes of the general shareholders' meeting after signing them and/or adopted resolutions should be also placed on the publicly accessible website of the company. Seeking to ensure the right of foreigners to familiarize with the information, whenever feasible, documents referred to in this recommendation should be published in Lithuanian, English and/or other foreign languages. Documents referred to in this recommendation may be published on the publicly accessible website of the company to the extent that publishing of these documents is not detrimental to the company or the company's commercial secrets are revealed.

6.6. Shareholders should be furnished with the opportunity to vote in the general shareholders' meeting in person and in absentia. Shareholders should not be prevented from voting in writing in advance by completing the general voting ballot.

6.7. With a view to increasing the shareholders' opportunities to participate effectively at shareholders' meetings, the companies are recommended to expand use of modern technologies by allowing the shareholders to participate and vote in general meetings via electronic means of communication. In such cases security of transmitted information and a possibility to identify the identity of the participating and voting person should be guaranteed. Moreover, companies could furnish its shareholders, especially shareholders living abroad, with the opportunity to watch shareholder meetings by means of modern technologies.

Yes

All draft resolutions of the shareholders as well as the adopted resolutions of the shareholders are announced to all investors and persons interested in the activities via the internet information system of the Stock Exchange in the manner prescribed by law. On its website the Bank places information related to the announcement of the shareholders' meeting, draft resolutions of the shareholders' meeting as well as approved resolutions of the shareholders' meeting. The information in the Banks' website is published in Lithuanian, English and Russian languages.

Yes

The Bank's shareholders may exercise their right to participate in the general shareholders' meeting in person or via a representative if such a person holds a proper Power of Attorney or the Agreement on the transfer of a voting right has been concluded with him/her in the manner prescribed by legislation, the Bank also furnishes the shareholders with the opportunity to vote by completing a general voting baler as provided for in the Company Law.

Irrelevant

Until now there was no need for the Bank to implement this recommendation since there are not many foreign shareholders, who successfully implement their rights of shareholders by delegating their representative to participate in the shareholders' meeting or voting in advance by completing the voting ballot.

are voted on.

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

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

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	7.1. Any member of the company's supervisory and management body should avoid a situation, in which his/her personal interests are in conflict or may be in conflict with the company's interests. In case such a situation did occur, a member of the company's supervisory and management body should, within reasonable time, inform other members of the same collegial body or the company's body that has elected him/her, or to the company's shareholders about a situation of a conflict of interest, indicate the nature of the conflict and value, where possible.	Yes	The Bank implements this recommendation. The members of Bank's Supervisory Council and the Board avoid conflicts of personal interests and implement other provisions of this recommendation.
	7.2. Any member of the company's supervisory and management body may not mix the company's assets, the use of which has not been mutually agreed upon, with his/her personal assets or use them or the information which he/she learns by virtue of his/her position as a member of a corporate body for his/her personal benefit or for the benefit of any third person without a prior agreement of the general shareholders' meeting or any other corporate body authorized by the meeting.	Yes	See commentary on the recommendation 7.1
	7.3. Any member of the company's supervisory and management body may conclude a transaction with the company, a member of a corporate body of which he/she is. Such a transaction (except insignificant ones due to their low value or concluded when carrying out routine operations in the company under usual conditions) must be immediately reported in writing or orally, by recording this in the minutes of the meeting, to other members of the same corporate body or to the corporate body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5.	Yes	See commentary on the recommendation 7.1
	7.4. Any member of the company's supervisory and management body should abstain from voting when decisions concerning transactions or other issues of personal or business interest are voted on	Yes	See commentary on the recommendation 7.1

Principle VIII: Company's remuneration policy

Remuneration policy and procedure for approval, revision and disclosure of directors' remuneration established in the company should prevent potential conflicts of interest and abuse in determining remuneration of directors, in addition it should ensure publicity and transparency both of company's remuneration policy and remuneration of directors.

No

- 8.1. A company should make a public statement of the company's remuneration policy (hereinafter the remuneration statement) which should be clear and easily understandable. This remuneration statement should be published as a part of the company's annual statement as well as posted on the company's website.
- 8.2. Remuneration statement should mainly focus on directors' remuneration policy for the following year and, if appropriate, the subsequent years. The statement should contain a summary of the implementation of the remuneration policy in the previous financial year. Special attention should be given to any significant changes in company's remuneration policy as compared to the previous financial year.
- 8.3. Remuneration statement should leastwise include the following information:
 - 1) Explanation of the relative importance of the variable and non-variable components of directors' remuneration;
 - 2) Sufficient information on performance criteria that entitles directors to share options, shares or variable components of remuneration;
 - 3) An explanation how the choice of performance criteria contributes to the long-term interests of the company;
 - 4) An explanation of the methods, applied in order to determine whether performance criteria have been fulfilled;
 - 5) Sufficient information on deferment periods with regard to variable components of remuneration;
 - 6) Sufficient information on the linkage between the remuneration and performance;
 - 7) The main parameters and rationale for any annual bonus scheme and any other non-cash benefits;
 - 8) Sufficient information on the policy regarding termination payments;
 - 9) Sufficient information with regard to vesting periods for share-based remuneration, as referred to in point 8.13 of this Code;
 - 10) Sufficient information on the policy regarding retention of shares after vesting, as referred to in point 8.15 of this Code;
 - 11) Sufficient information on the composition of peer groups of companies the remuneration policy of which has been examined in relation to the establishment of the remuneration policy of the company concerned:
 - 12) A description of the main characteristics of supplementary pension or early retirement schemes for directors;
 - 13) Remuneration statement should not include commercially sensitive information.

The Bank does not prepare a statement of the company's remuneration policy and does not declare it publicly being of the opinion that such information is not to be published. In the scope set by valid requirements, the average salaries are declared in the Bank's annual reports and securities' prospectuses.

No See commentary on the recommendation 8.1

No See commentary on the recommendation 8.1

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- 8.4. Remuneration statement should also summarize and explain company's policy regarding the terms of the contracts executed with executive directors and members of the management bodies. It should include, inter alia, information on the duration of contracts with executive directors and members of the management bodies, the applicable notice periods and details of provisions for termination payments linked to early termination under contracts for executive directors and members of the management bodies.
- 8.5. Remuneration statement should also contain detailed information on the entire amount of remuneration, inclusive of other benefits, that was paid to individual directors over the relevant financial year. This document should list at least the information set out in items 8.5.1 to 8.5.4 for each person who has served as a director of the company at any time during the relevant financial year.
- 8.5.1. The following remuneration and/or emoluments-related information should be disclosed:
- The total amount of remuneration paid or due to the director for services performed during the relevant financial year, inclusive of, where relevant, attendance fees fixed by the annual general shareholders meeting;
- The remuneration and advantages received from any undertaking belonging to the same group;
- The remuneration paid in the form of profit sharing and/or bonus payments and the reasons why such bonus payments and/or profit sharing were granted;
- If permissible by the law, any significant additional remuneration paid to directors for special services outside the scope of the usual functions of a director;
- Compensation receivable or paid to each former executive director or member of the management body as a result of his resignation from the office during the previous financial year;
- 6) Total estimated value of non-cash benefits considered as remuneration, other than the items covered in the above points.
- 8.5.2. As regards shares and/or rights to acquire share options and/or all other share-incentive schemes, the following information should be disclosed:
- The number of share options offered or shares granted by the company during the relevant financial year and their conditions of application;
- 2) The number of shares options exercised during the relevant financial year and, for each of them, the number of shares involved and the exercise price or the value of the interest in the share incentive scheme at the end of the financial year;
- The number of share options unexercised at the end of the financial year; their exercise price, the exercise date and the main conditions for the exercise of the rights;
- All changes in the terms and conditions of existing share options occurring during the financial year.
- 8.5.3. The following supplementary pension

No See commentary on the recommendation 8.1

No See commentary on the recommendation

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schemes-related information should be disclosed:

- When the pension scheme is a definedbenefit scheme, changes in the directors' accrued benefits under that scheme during the relevant financial year;
- 2) When the pension scheme is definedcontribution scheme, detailed information on contributions paid or payable by the company in respect of that director during the relevant financial year.
- 8.5.4. The statement should also state amounts that the company or any subsidiary company or

entity included in the consolidated annual financial report of the company has paid to each person who has served as a director in the company at any time during the relevant financial year in the form of loans, advance payments or guarantees, including the amount outstanding and the interest rate.

- 8.6. Where the remuneration policy includes variable components of remuneration, companies should set limits on the variable component(s). The non-variable component of remuneration should be sufficient to allow the company to withhold variable components of remuneration when performance criteria are not met.
- 8.7. Award of variable components of remuneration should be subject to predetermined and measurable performance criteria.
- 8.8. Where a variable component of remuneration is awarded, a major part of the variable component should be deferred for a minimum period of time. The part of the variable component subject to deferment should be determined in relation to the relative weight of the variable component compared to the non-variable component of remuneration.
- 8.9. Contractual arrangements with executive or managing directors should include provisions that permit the company to reclaim variable components of remuneration that were awarded on the basis of data which subsequently proved to be manifestly misstated.
- 8.10. Termination payments should not exceed a fixed amount or fixed number of years of annual remuneration, which should, in general, not be higher than two years of the non-variable component of remuneration or the equivalent thereof.
- 8.11. Termination payments should not be paid if the termination is due to inadequate performance.

No See commentary on the recommendation

8.1

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8.12. The information on preparatory and decision-making processes, during which a policy of remuneration of directors is being established, should also be disclosed. Information should include data, if applicable, on authorities and composition of the remuneration committee, names and surnames of external consultants whose services have been used in determination of the remuneration policy as well as the role of shareholders' annual general meeting.	No	See commentary on the recommendation 8.1
8.13. Shares should not vest for at least three years after their award.	No	Executives of the Bank are not remunerated with share options or any other right to acquire shares.
8.14. Share options or any other right to acquire shares or to be remunerated on the basis of share price movements should not be exercisable for at least three years after their award. Vesting of shares and the right to exercise share options or any other right to acquire shares or to be remunerated on the basis of share price movements, should be subject to predetermined and measurable performance criteria.	No	See commentary on the recommendation 8.13
8.15. After vesting, directors should retain a number of shares, until the end of their mandate, subject to the need to finance any costs related to acquisition of the shares. The number of shares to be retained should be fixed, for example, twice the value of total annual remuneration (the non-variable plus the variable components).	No	See commentary on the recommendation 8.13
8.16. Remuneration of non-executive or supervisory directors should not include share options.	No	See commentary on the recommendation 8.13
8.17. Shareholders, in particular institutional shareholders, should be encouraged to attend general meetings where appropriate and make considered use of their votes regarding directors' remuneration.	No	See commentary on the recommendation 8.1
8.18. Without prejudice to the role and organization of the relevant bodies responsible for setting directors' remunerations, the remuneration policy or any other significant change in remuneration policy should be included into the agenda of the shareholders' annual general meeting. Remuneration statement should be put for voting in shareholders' annual general meeting. The vote may be either mandatory or advisory.	No	See commentary on the recommendation 8.1

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8.19. Schemes anticipating remuneration of
directors in shares, share options or any other
right to purchase shares or be remunerated on
the basis of share price movements should be
subject to the prior approval of shareholders'
annual general meeting by way of a resolution
prior to their adoption. The approval of scheme
should be related with the scheme itself and not
to the grant of such share-based benefits under
that scheme to individual directors. All
significant changes in scheme provisions should
also be subject to shareholders' approval prior
to their adoption; the approval decision should
be made in shareholders' annual general
meeting. In such case shareholders should be
notified on all terms of suggested changes and
get an explanation on the impact of the
suggested changes.

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

- Grant of share-based schemes, including share options, to directors;
- Determination of maximum number of shares and main conditions of share granting;
- The term within which options can be exercised;
- The conditions for any subsequent change in the exercise of the options, if permissible by law;
- All other long-term incentive schemes for which directors are eligible and which are not available to other employees of the company under similar terms.

Annual general meeting should also set the deadline within which the body responsible for remuneration of directors may award compensations listed in this article to individual directors.

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

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

No See commentary on the recommendation 8.13

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

See commentaries on the recommendations 8.1 and 8.13

No

Principle IX: The role of stakeholders in corporate governance

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

9.1. The corporate governance framework should assure that the rights of stakeholders that are protected by law are respected.	Yes	The Bank's management system ensures the protection of the stakeholders' rights. Employees' rights are established and assured by the Labor Code and the Bank's employment contracts with employees. Suppliers, clients and creditors have signed contracts with the Bank and on the basis thereof the Bank endeavors to observe mutual agreements in good faith, which contributes to the Bank's long-term success and good performance results. By supporting education, culture, medicine and sports, and providing other kind of social support the Bank actively participates in the local community's life and is well aware of the importance of social responsibility.
9.2. The corporate governance framework should create conditions for the stakeholders to participate in corporate governance in the manner prescribed by law. Examples of mechanisms of stakeholder participation in corporate governance include: employee participation in adoption of certain key decisions for the company; consulting the employees on corporate governance and other important issues; employee participation in the company's share capital; creditor involvement in governance in the context of the company's insolvency, etc.	Yes	Labor laws grant the right to the representatives of employees to submit proposals to the Bank concerning work organization, in adoption of key decisions. The Bank does not object to employee participation in the share capital.
9.3. Where stakeholders participate in the corporate governance process, they should have access to relevant information.	Yes	The stakeholders are granted access to relevant information.

10.1. The company should disclose information

Principle X: Information disclosure and transparency

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

Yes

The Bank follows this recommendation

 10.1. The company should disclose information on: 1) The financial and operating results of the company; 2) Company objectives; 3) Persons holding by the right of ownership or in control of a block of shares in the company; 4) Members of the company's supervisory and management bodies, chief executive officer of the company and their remuneration; 5) Material foreseeable risk factors; 6) Transactions between the company and connected persons, as well as transactions concluded outside the course of the company's regular operations; 7) Material issues regarding employees and other stakeholders; 8) Governance structures and strategy. This list should be deemed as a minimum recommendation, while the companies are encouraged not to limit themselves to disclosure of the information specified in this list. 	Yes	The Bank follows this recommendation since information about the Bank's objectives, results etc. is announced on the Bank's website, the public information system of the Exchange, in the Bank's annual reports and securities' prospectuses.
10.2. It is recommended to the company, which is the parent of other companies, that consolidated results of the whole group to which the company belongs should be disclosed when information specified in item 1 of Recommendation 10.1 is under disclosure.	Yes	See commentary on the recommendation 10.1
10.3. It is recommended that information on the professional background, qualifications of the members of supervisory and management bodies, chief executive officer of the company should be disclosed as well as potential conflicts of interest that may have an effect on their decisions when information specified in item 4 of Recommendation 10.1 about the members of the company's supervisory and management bodies is under disclosure. It is also recommended that information about the amount of remuneration received from the company and other income should be disclosed with regard to members of the company's supervisory and management bodies and chief executive officer as per Principle VIII.	Yes	See commentary on the recommendation 10.1
10.4. It is recommended that information about the links between the company and its stakeholders, including employees, creditors, suppliers, local community, as well as the company's policy with regard to human resources, employee participation schemes in the company's share capital, etc. should be disclosed when information specified in item 7 of Recommendation 10.1 is under disclosure.	Yes	See commentary on the recommendation 10.1

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10.5. Information should be disclosed in such a way that neither shareholders nor investors are discriminated with regard to the manner or scope of access to information. Information should be disclosed to all simultaneously. It is recommended that notices about material events should be announced before or after a trading session on the Vilnius Stock Exchange, so that all the company's shareholders and investors should have equal access to the information and make informed investing decisions.

10.6. Channels for disseminating information should provide for fair, timely and cost-efficient or in cases provided by the legal acts free of charge access to relevant information by users. It is recommended that information technologies should be employed for wider dissemination of information, for instance, by placing the information on the company's website. It is recommended that information should be published and placed on the company's website not only in Lithuanian, but also in English, and, whenever possible and necessary, in other languages as well.

10.7. It is recommended that the company's annual reports and other periodical accounts prepared by the company should be placed on the company's website. It is recommended that the company should announce information about material events and changes in the price of the company's shares on the Stock Exchange on the company's website too.

Yes

The Bank follows this recommendation since information is presented in the Lithuanian and English languages via the system of information disclosure of the Stock Exchange NASDAQ OMX Vilnius simultaneously insofar this is possible. The Stock Exchange places this information on its website and trading system and in this simultaneous disclosure all information to is ensured Furthermore, the Bank announces information only before or after a trading session of the NASDAQ OMX Vilnius and simultaneously presents it to all the markets where the Bank's securities are traded. The Bank does not disclose information, which might have influence on the price of securities issued by it, in commentaries, interviews or any other manner before such information is publicly announced via the information system of the Exchange.

Yes

All information on the Bank's website is placed free of charge in the Lithuanian, English and Russian languages.

Yes

The Bank follows this recommendation since it places all the information enumerated in this recommendation on its website.

Principle XI: The selection of the company's auditor

The mechanism of the selection of the company's auditor should ensure independence of the firm of auditor's conclusion and opinion.

Yes

Yes

11.1. An annual audit of the company's financial			
reports and interim reports should be conducted by			
an independent firm of auditors in order to provide			
an external and objective opinion on the company's			
financial statements			
11.2 It is recommended that the company's			

11.2. It is recommended that the company's supervisory board and, where it is not set up, the company's board should propose a candidate firm of auditors to the general shareholders' meeting.

11.3. It is recommended that the company should disclose to its shareholders the level of fees paid to the firm of auditors for non-audit services rendered to the company. This information should be also known to the company's supervisory board and, where it is not formed, the company's board upon their consideration which firm of auditors to propose for the general shareholders' meeting.

Yes The Bank follows this recommendation since an independent company of auditors conducts the audit of the Bank's annual financial statements and report.

The Bank follows this recommendation since the candidate company of auditors is proposed to the general shareholders' meeting by the company's Supervisory Council even though it can also be proposed by the shareholders or the Bank's Board.

So far the auditor's company has not received from the Bank any other income than that for the conducted audit.
