

CONFIRMED at the meeting of the Board by the protocol No. 4 on 07 April, 2011

LINAS, AB CONSOLIDATED ANNUAL REPORT FOR THE YEAR 2010

CONFIRMATION BY THE RESPONSIBLE PERSONS

Following Art.21 of the Law on Securities of the Republic of Lithuania and the Regulations for Drawing-up and Submission of the Periodic and the Additional Information issued by the Securities Commission of the Republic of Lithuania, we, Martynas Jasinskas, Director of Linas, AB, and Daiva Minkeviciene, chief accountant – chief of section of accounting and analysis of Linas, AB, hereby confirm that to our best knowledge the annual consolidated financial reporting statements of the Linas, AB were drawn following the International Financial Reporting Standards adopted for use in the European Union, and present the fair and accurate status of the assets, liabilities, financial condition and profit (loss) of the Linas, AB and the Company Group, and that the review of activities and business development and the condition of the Linas, AB and Company Group together with the description of the principle risks and uncertainties it faces has been described correctly.

Director Linas, AB

rch 24 201V AKCINE BENDROVE A.W. I N A S." Martynas Jasinskas

Chief accountant – chief of section

of accounting and analysis of Linas, AB

Daiva Minkeviciene

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1. Accounting period the annual report is covering.

The Linas, AB consolidated annual report has been prepared for the year 2010.

2. Companies comprising the Company Group and their contact data.

Principal Company data

Name Linas, AB (hereinafter the Company)

Authorised (share) capital 24 038 990 Lt

Domicile address S. Kerbedžio g. 23, LT-35114 Panevezys

Telephone (8-45) 506100
Fax (8-45) 506345
E-mail address office@linas.lt
Webpage www.linas.lt

Legal-organisational form Joint-Stock Company

Date and place of registration 08-03-1993, Company Register/ City of Panevezys

Company registration number 003429

Date and place of re-registration September 9, 2004, Register of Legal Persons,

Registration Certificate No. 003429.

Company code 1476 89083 VAT code LT476890811

Principal subsidiary data

Name UAB "Lino apdaila"

Authorised (share) capital 10 000 Lt

Domicile address S. Kerbedžio g. 23, LT-35114 Panevezys

Telephone (8-45) 506111
Fax (8-45) 506346
E-mail address office@linas.lt

Legal –organisational form Private Limited Liability Company

Date and place of registration May 23, 2008 Register of Legal Persons, Registration

Certificate No. 114552

Company code 3017 33421 VAT code LT100004113316

Principal subsidiary data

Name UAB "Lino aptarnavimas"

Authorised (share) capital 10 000 Lt

Domicile address S. Kerbedžio g. 23, LT-35114 Panevezys

Telephone (8-45) 506111
Fax (8-45) 506346
E-mail address office@linas.lt

Legal –organisational form Private Limited Liability Company

Date and place of registration May 23, 2008 Register of Legal Persons, Registration

Certificate No. 114551

Company code 3017 33535

3. Principal nature of activity.

Principal nature of activity is production of textile products and sales.

On December 31, 2010 the Group of companies was comprised of Linas, AB and its subsidiary companies UAB "Lino apdaila" and UAB "Lino aptarnavimas". Linas, AB holds 100% shares of the subsidiary companies. The activity of Linas, AB is sales of linen textile items; other activity of Linas, AB - management of financial asset (shares and granted loans). The activity of the textile products production is carried out at the subsidiary company UAB "Lino apdaila". "Lino aptarnavimas" hasn't executed the activity during 2010.

4. Contracts with intermediaries of public trading securities.

On December 4, 2003 Linas, AB has signed the service contract with the AB SEB Bank (company code 112021238, Gedimino avenue. 12, Vilnius) regarding the management of company's stock accounting.

5. Data on trading in securities of the issuer in regulated markets.

The total of 24 038 990 ordinary registered shares (ISIN code LT0000100661) the total nominal value of which is 24 038 990 Litas have been on the Baltic trading secondary list of the Vilnius Securities Exchange (VVPB symbol – LNS1).

6. Fair review of entity's position, performance and development of the entity's business, description of the principal risks and uncertainties that it faces.

Risk factors related to the activities of the issuer:

Credit:

- Customers' solvency.

The Group is seeking to control the influence of credit risk insuring the major of its customers at international insurance company, applying safe settlement forms, asking for property guarantees or the sponsorship of third parties.

Economic and political:

- Increase in supply of Asian and Russian textile products and dumping.
- Cyclicity of demand for linen products.
- Seasonality: les demand in winter.
- Rise of prices for energy resources.
- Rise of prices for raw materials.
- Passive policy of the Lithuanian state in regard of foreign investment and local exporters.

The Group is developing and improving marketing and production spheres, reacting to customers needs, searching for new markets, assortment possibilities, taking place in the projects witch are supplied by Lithuanian Republic or European Union.



Technical-technological:

- Quite significant part of the technological equipment are old and wear-tear, requiring huge investment in to their repair and maintenance;
- Lack of modern technological equipment for performance of modern and progressive processing/finishing of fabrics.

The Group is investing into the obtaining of progressive equipment, renewing of old equipment and proper maintenance in order to increase production efficiency and productivity.

During 2010 the Linas, AB Company Group sold products and services for 35,6 million Litas. Compared to the results of 2009 the incomes of sales increased 2,4 million Litas or by 7 %.

Item	Unit	2010	2009
Sales	Thou. Lt	35 600	33 189
Profit before taxes	Thou. Lt	7 940	(1 653)

The main cause for significant production and sales volumes of the EU textile industry is the import of textile products from developing Eastern Asia countries, which especially has been growing following full liberalisation of trade in textile products and lifting all quantitative restrictions on import of textile products.

On 2010 the sales volumes of the Group stabilized and have grown a little bit regarding the recover of textile items usage in the foreign markets after the world economic crisis.

On 2010 the profit before taxation of the Group have grown significantly when 1.6 mil Lt repayable damages for contracts noncompliance were recognized as other (not typical) activity incomes. Also financial-investment activity losses appeared because of the bankrupt of BUAB "Lino audiniai" were compensated with 5.5 mil Lt according to the decision of Kaunas district court.

The activity structure reorganization and optimization of production costs of the Group of the companies allowed to keep present customer and to start working with the new ones successfully. Further the Group orients to high value added production according to the individual orders of the customers, makes various fabric finishing (bleaching, softening, dyeing, printing, etc.), does sewing services. Also Linas, AB Group of the companies has the possibility to make technologically innovative fabrics finishing which gives exclusive features for natural fabric (resistance to water, mud, temperature and other) and allows to expand the assortment of produced fabrics.

7. Analysis of financial and non-financial performance.

Indicators	Group	Group
	2010	2009
Net profitability (net profit/sales * 100)	21,90	-5,42
Return on equity ROE (net [profit/equity)	0,34	-0,12
Debt ratio (liabilities/assets)	0,22	0,30
Turnability of assets (sales/assets)	1,21	1,52
Book value of shares (equity/number of shares)	0,96	0,63

Indicators	Group 2010	Group 2009
Net profit (loss) (thou. Lt)	7 796	(1 798)
EBITDA (mil. Lt)	8,21	(1,41)
Profit per share	0,32	(0,07)
Lowest share price (Lt)	0,21	0,07
Highest share price (Lt)	0,48	0,37
Closing price (Lt)	0,38	0,29
Capitalisation (mil. Lt)	9,12	6,97

There were produced in subsidiary companies:

Product description	Unit	2010 UAB "Lino apdaila"	2009 UAB "Lino apdaila""	Change (-/+ decrease/inc rease)
Yarn	t	81	69	+12
Raw fabrics	Thou. m	825	723	+102
Finished fabrics	Thou. m	2234	2226	+8

The range of the pure linen fabrics accounted for 64.7% of the total products produced in 2010 (in 2009 -66.2%). In 2010 34,4% of the total fabrics produced were used for sewing articles (in 2009 - 44.6%).

In 2010 the Company Group had 7 940 thou. Lt profit before taxes, and taking into account the taxes the net profit of the Group was 7 796 thou. Lt. On 2009 the net loss of the Group was 1,8 mil. Lt.

Exports volumes during year 2010 made 87,6 % of all sold production. Geographically the export distribution is as follows: Sweden –32,6 %, Spain – 13,9 %, Belgium – 5,8 %, USA – 5,2 %, France - 4,9 %, Finland – 4,3 %, Japan – 3,7 %, Denmark – 3,6 %, other countries – 13,6 %. The products were sold in Great Britain, Estonia, Holland, Italy, Morocco, Germany, Poland, Ireland, Turkey, Portugal, Latvia, Singapore, Norway and Australia. 12,4 % of all sold production was sold in Lithuania during 2010.

We participated in 4 specialized textile exhibitions: in Germany and in France, and in USA.

During 2010 it was bought 72 tons of cotton yarns from the Lithuanian suppliers. During 2010 it was purchased 244 tons on linen yarn, 91 % of which was purchased from the Lithuanian suppliers, 9 % from other suppliers.

1 442 thousand m of raw fabric was bought in 2010, 74% of it – from Belarus, 25 % - from Lithuania, 1 % - from Latvia Republic.

The largest part of the chemical materials was purchased from Germany, Switzerland and Holland.

As for 31-12-2010 the Group's liabilities according to leasing contracts amounted to 0,2 mil. Lt. There was no liabilities to the banks. On 2010-12-31 the sum of Linas, AB granted loans witch interests made 10,6 mil. Lt.

8. References and additional explanatory notes regarding the date provided in the consolidated financial statements.

The financial statements have been prepared following the International Financial Accounting Standards. The data provided in the annual financial statements and in the explanatory note are sufficient and comprehensive.

9. Important events after the end of the preceding financial year.

The financial report of the Company and Consolidate financial statements were audited by the independent auditing company the UAB "Revizorius" selected via the bidding procedure. The audit was performed by auditor Galina Ivanova (Auditor certificate No.000088).

10. Operating plans and forecasts of the Company Group.

In 2011 the Group of Linas, AB plans to produce linen products to customers which put value upon combination of naturalness and modernity. Companies of the Group will vouch for reliable partnership with customers and suppliers, also will vouch for safe environment to employees as before. The main objectives of the Group are: to increase volume of sales, expanding market in foreign countries and Lithuania, and to decrease cost price of production, optimizing expenses of production, buying cheaper raw materials.

On 08-01-2010 the contract of project "International competitive ability strengthening, increasing production knowing in the foreign markets" was signed. According to this contract Lithuanian Republic Economy ministry and VsI Lithuania Business Support agency will finance partially the participation of Linas, AB in the international exhibitions with the resources of EU and Lithuanian government budget. The project will be implemented up to September 30, 2011.

Linas, AB is planning to build and to maintain new boiler-house on 2011. It is planned to invest around 2 mil. Lt into the construction of this boiler-house. Modern and effective boiler-house will allow to decrease the costs for technological energy and building heating. The expenses for this boiler-house will buy off during 2 years.

The amount of 0,3 mil. Litas has been planned for purchasing technological equipment and renewal of the old one.

11. Information about research and development activities of the Company Group.

The Company Group was not carrying out activities related to research and development.

12. Information about financial risk management objectives, its measures for hedging major types of forecasted transactions for which hedge accounting is used, and the Company Group's exposure to the cope of price risk, credit risk, liquidity risk and cash flow risk where the Company Group uses financial instruments and where this is of importance for the evaluation of the Group's assets, equity capital, liabilities, financial position and performance results.

The Company Group was not using the financial instruments which are of importance for the evaluation of the Group's assets, equity capital, financial position and performance results.

13. Information about branches and representative offices of the Company.

The Linas, AB does not have any branches or representative offices.



14. Issuer's structure of authorised capital and encumbrances for transfer/disposal of said securities.

The authorised capital registered in the company register of the Republic of Lithuania is equal to 24 038 990 Lt.

The structure of the authorised capital of the Linas, AB according to types of shares is as below:

Type of shares	Number of shares	Nominal value (Lt)	Total nominal value	Percentage in the authorised capital
Ordinary registered shares	24 038 990	1	24 038 990	100,00
Total:	24 038 990	-	24 038 990	100,00

All shares of the Linas, AB have been paid in full and they are not subject to any encumbrances for transfer/disposal of said securities.

15. Information about the own shares acquired and held by the Company and the Group and the same acquired and transferred during the reporting period.

The Company has not acquired any of its own shares. The subsidiary has also not acquired any of the Company's shares. Neither the Company nor its subsidiary has bought or sold its own shares.

16. Shareholders.

The total number of shareholder of the Linas, AB as for December 31, 2010 was 1324. The shareholders holding or in command of more than 5 per cent of the authorised capital of the Company as for December 31, 2010 were:

Shareholder's name, surname, company's name, type, domicile address, code in the Register of Enterprises)	2 C		Percentage of votes granted by the shares held on property ownership right	Percentage of votes held together with the persons acting together
"Rentija", UAB, domicile address Savanorių av. 192, Kaunas, code in the Register of Enterprises 300614019	3 392 882	14,11%	14,11%	14,11%
Ramunas Lenciauskas	2 399 442	9,98%	9,98%	19,80%
Emilis Lenciauskas	2 360 000	9,82%	9,82%	19,80%
Nojus Lenciauskas	2 360 000	9,82%	9,82%	9,82%
Virginijus Arsauskas	2 156 585	8,97%	8,97%	17,29%
Regina Arsauskienė	2 000 000	8,32%	8,32%	17,29%
Zigmas Ezerskis	1 224 291	5,09%	5,09%	5,09%



None of the shareholders of the Company have any special control rights. All shareholders have equal rights, so the number of shares of the Linas, AB carrying votes at the general meeting of shareholders is

24 038 990.

The Company has not been notified any agreements between the shareholders due to which the transfer of securities and/or voting rights could be encumbered.

17. Employees.

The average number of employees in the Linas, AB Company Group on 2010 was 359. On 2009 the average was 404. During the year the average number of employees decreased by 45 or 11,14%. The number of employees during the preceding financial year changed due to changes in labour organisation and reorganization and optimization of activity of The Group.

Employees	2010		20	009
	Average number of employees	Average salary/wage, Lt	Average number of employees	Average salary/wage, Lt
Management personnel	16	5009	16	5236
Specialists and clerks	54	2129	54	2115
Workers	334	1447	334	1444
Total	359	1696	404	1684

The wages to the employees of the Group were paid observing the confirmed labour payment regulations, the Law on labour safety and health and other laws of the Republic of Lithuanian and decisions by the Government. Average calculated wage in 2010 was 1696 Lt and compared to 2009 increased by 0,7 % (in 2009 - 1684 Lt).

The Collective Agreement in Linas, AB Group of companies indicates:

1. One-off irretrievable pay is paid:

-when employee of the company dies and the family of employee grows children (adoptee) till 18 years old, also the oldest if they are studying at secondary schools at day shift, at professional or higher schools at day shift (including the period of academic holidays), but no longer till 24 – 6 base social pays;

-when spouse of company's employee dies and the family of employee grows children (adoptee) till 18 years old, also the oldest if they are studying at secondary schools at day shift, at professional or higher schools at day shift (including the period of academic holidays), but no longer till 24 - 6 base social pays.

2. Additional paid holidays:

up to 3 calendar days in case of death of a family member (parents, husband, wife, child, brother, sister);

-1 calendar day for the marriage.



3. The employees who must undergo compulsory medical examination shall be paid average wage for the time spent for such medical check-up. The employer shall also cover all the costs related to such medical checkups.

18. Procedure for amendment of the Articles of association of the Issuer.

The Law on Companies of the Republic of Lithuania provides that the right to amend the Articles of Association shall be vested exclusively in the general meeting of shareholders. Adoption of amendment of the Articles of Association requires 2/3 majority vote of the shareholders attending the meeting.

19. Management bodies of the Issuer

As determined by the Articles of Association of the Linas, AB the management bodies of the Company are:

- General meeting of shareholders;
- The Board of the Linas, AB;
- Head (Director) of the Linas, AB.

The Supervisory Council shall not be formed.

The competence of the Company's Board the procedure of it election and dismissal are not different from the same provided for in the Law on Companies of the Republic of Lithuania.

The Board shall consider and confirm:

- Activity strategy of the Company;
- Activity report of the Company;
- Organisation/management structure of the Company and list of positions;
- List of positions to which the employees are admitted following selection procedure;
- Regulations of branches and representative offices of the Company.

The Board shall elect the head of the Company and fix his salary, other terms and conditions of the employment contract with him, confirm his job description, apply motivation and disciplinary measures.

The Board shall decide on the information to be treated as commercial (production) secret of the Company.

The Board shall adopt:

- Decisions on becoming the founder or member of other legal persons;
- Decisions on establishing branches and representative offices of the Company;
- Decisions regarding the buying of long-term asset, investment, transfer, lease, mortgage and hypothec;
- Decisions regarding the sponsion or guarantee of liabilities execution of other;
- Decision to reorganise the Company in cases provided for in Law on Reorganisation of Companies;
- Other decisions attributed to the competence of the Board by the Articles of Association or by resolutions of the General meeting of shareholders;

Before investing the funds or other assets into other legal persons the Board must notify the creditors with who the Company has not settled accounts in the event the total outstanding amount to such creditors is exceeding 1/20 of the authorised capital of the Company.

The Board shall analyse and assess the materials presented by the head of the Company concerning:



- Implementation of the strategy of Company's activities;
- Organisation of company's activities;
- Financial condition of the Company;
- Results of business activities, budgets for income and expenses, data of stocktaking and other changes related to assets of the Company;
- The draft annual financial statements of the Company and the draft profit (loss) appropriation statement and present them to the General meeting of shareholders.

20. Data about the Board members and administration of the Company.

RAMUNAS LENCIAUSKAS – Chairman of the Board. University education, graduated from the Kaunas Technology University where studied machine engineering, economics and management. Qualifications – engineer-economist. 1995-2005 Linas, AB manager (president), general director, president, temporary expert of business and finance strategic management, adviser on business and finance strategic management, director. Holds 2 399 442 ordinary registered shares of the Linas, AB. The total percentage of shares capital and votes in the total of the issuer is 9,98 %. 2005-2010 UAB "Nordic Investicija" director, adviser of president, president, expert of public politic, shareholder. Owned part of equity and votes in the authorized capital – 100 %. UAB "Simplit" business consultant. The owner of R. Lenciauskas individual company.

VIRGINIJA JUKONIENE – member of the Board. Higher education, has graduated Vilnius University, speciality of bookkeeping accounting and analyses of economy activity, qualification of economist. 1989-2005 Linas, AB bookkeeper, substitute of chief accountant; chief accountant; 2005-2008 UAB "Linas Nordic" chief accountant; finance director; 2008-2009 UAB "Nordic investicija" adviser on finance questions; expert of finance management. UAB "Apskaitos ir verslo paslaugu biuras" substitute of director and chief accountant. Does not hold shares of the Company.

LILIJANA PURIENE – member of the Board. University education, graduated from the Kaunas Technology University, studied labour organisation and rating. Qualifications- engineer-economist. 1995-2008 Linas, AB substitute of chief accountant (bookkeeper), chief accountant (bookkeeper), finance director, general director, director; 2007-2008 UAB "Linas" Nordic" general director; from 02-06-2008 UAB "Lino aptarnavimas" director; 2008-2009 UAB "Nordic investicija" vice president, general director. UAB "Apskaitos ir verslo paslaugu biuras" director. Does not hold shares of the Company.

MARTYNAS JASINSKAS —member of the Board and administration manager and director of the Company. University education, graduated from engineering industry and management studies in baccalaureate and engineering of technical textile studies in master's degree in the Kaunas Technology University. Since 11-08-2008 — Director of Linas, AB. Does not hold shares of the Company.

Members of the Board are elected on May 12, 2009 during General meeting of shareholders for four year cadence.

DAIVA MINKEVICIENE – Since 13-10-2008 chief accountant – chief of section of accounting and analysis of the Company. University education, graduated from economics studies in the Vilnius University. Does not hold shares of the Company.



The members of the management bodies of the Linas, AB have never been convicted for property, business or financial offences.

Information about total amounts and averages per person of the salaries and annual payments from profit paid during the reporting period to the members of the Board and head of administration:

Indicator	Salary for 2010 (Lt)	Payment from profit for 2010 (Lt)	Other payments from profit (Lt)	Total (Lt)
Average per member of the Board	-	-	1	-
Total for all members of the Board	-	-	-	-
Average per member of administration	109 003	-	-	109 003
Total for all members of administration	218 007	-	1	218 007

21. All material agreements to which the Issuer is a party and which would come into effect, be amended or terminated in case of change in the issuer's control, also their impact except the cases where the disclosure of the nature of the agreements would cause significant damage to the Issuer

None

22. All agreements of the Issuer and the members of its management bodies or the employee agreements providing for a compensation in case of the resignation or in case they are dismissed without due reason or their employment is terminated in view of the change of control of the Issuer.

None.

23. Information on the significant transactions between related parties.

Information on the transactions between the related parties is provided in section 4.22 of the explanatory notes to the financial statements.

24. Information on the compliance with the corporate governance code.

The information regarding compliance with the corporate governance code is presented in Annex 1.

25. Data about publicly disclosed information.

During January – December of year 2010 the Company announced following essential events:

2010-02-26 Preliminary not audited activity results of Linas, AB and Group of companies of vear 2009



2010-03-26 Notice of Linas, AB General Meeting

2010-04-16 Draft resolutions of the Annual General Meeting of Shareholders

2010-04-29 Linas, AB General Meeting of Shareholders didn't take place. Repeated General Meeting of Shareholders will be held on May 13, 2010

2010-05-13 Resolutions of Repeated Annual General Meeting of Shareholders

2010-05-19 Activity results of first quarter of year 2010 of Linas, AB company and group of companies

2010-05-28 Linas, AB interim financial accountability of three months of year 2010

2010-08-18 Notification about disposal and acquisition of a block of shares

Malan

2010-08-31 Activity results of Ist of year 2010 of Linas, AB group of companies

2010-11-29 Activity results of 9 months of year 2010 of Linas, AB group of companies

All information on material events made public during 2010 is available on the Linas, AB webpage www.linas.lt.

All material events, related to the activities of the Linas, AB and information about general meeting of shareholders are publishing in the daily "Lietuvos rytas".

Director

Martynas Jasinskas

Disclosure form concerning the compliance with the Governance Code for the companies listed on the regulated market

The public company "Name of Issuer", following Article 21 paragraph 3 of the Law on Securities of the Republic of Lithuania and item 20.5 of the Trading Rules of the Vilnius Stock Exchange, discloses its compliance with the Governance Code, approved by the VSE for the companies listed on the regulated market, and its specific provisions. In the event of noncompliance with the Code or with certain provisions thereof, it must be specified which provisions are not complied with and the reasons of non-compliance.

PRINCIPLES/ RECOMMENDATIONS	YES/NO/NOT	COMMENTARY			
1111 (011 220) 112 0 0 111 12 (21 11 10 1 10	APPLICABLE	001/2/222/11220			
Principle I: Basic Provisions	Principle I: Basic Provisions				
The overriding objective of a company should be optimizing over time shareholder value.	to operate i	n common interests of all the shareholders by			
1.1. A company should adopt and make public the company's development strategy and objectives by clearly declaring how the company intends to meet the interests of its shareholders and optimize shareholder value.	YES	Company presents such kind of information in company's web page www.linas.lt and in the reports of Vilnius Stock Exchange.			
1.2. All management bodies of a company should act in furtherance of the declared strategic objectives in view of the need to optimize shareholder value.	YES				
1.3. A company's supervisory and management bodies should act in close co-operation in order to attain maximum benefit for the company and its shareholders.	YES	The Company bodies (the board and manager of the Company) co-operate when dealing with issues of importance to the activity of the Company. The board and the manager hold joint sessions.			
1.4. A company's supervisory and management bodies should ensure that the rights and interests of persons other than the company's shareholders (e.g. employees, creditors, suppliers, clients, local community), participating in or connected with the company's operation, are duly respected.	YES				
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.		Supervisory Board is not formed in the company. Company's Board is executing functions of supervision body in a particular level. The Board of company controls and supervises how the chief executive officer and management execute the strategy of the company.			
2.2. A collegial management body is responsible for the strategic management of the company and performs other key functions of corporate governance. A collegia	3	As the Company has collegial management body, the board, there is no collegial supervision body in the Company.			

supervisory body is responsible for the effective		
supervision of the company's management bodies.		
2.3. Where a company chooses to form only one	NO	Supervisory Board is not formed in the company.
collegial body, it is recommended that it should be a		Board of company is executing the supervision of
supervisory body, i.e. the supervisory board. In such a		prosecuted functions of chief executive of the
case, the supervisory board is responsible for the		company.
effective monitoring of the functions performed by the		1 3
company's chief executive officer.		
2.4. The collegial supervisory body to be elected by the	YES	
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	VEC	Company's Board is made of 4 members.
should comprise such number of board (executive		Company's Board is made of 4 members.
_ ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` ` `		
directors) and supervisory (non-executive directors)		
board members that no individual or small group of		
individuals can dominate decision-making on the part of		
these bodies.	TIEG.	
2.6. Non-executive directors or members of the		The board holds office for four years. The statutes
supervisory board should be appointed for specified		of the company set no restriction on re-election of
terms subject to individual re-election, at maximum		the same individuals to hold office.
intervals provided for in the Lithuanian legislation with		
a view to ensuring necessary development of		
professional experience and sufficiently frequent		
reconfirmation of their status. A possibility to remove		
them should also be stipulated however this procedure		
should not be easier than the removal procedure for an		
executive director or a member of the management		
board.		
2.7. Chairman of the collegial body elected by the	YES	
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.		
Dringing III. The order of the formation of a colle	raial hade to	he elected by a general shareholders, meeting

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.¹

3.1. The mechanism of the formation of a collegial body	YES	The Company shall make information on
to be elected by a general shareholders' meeting		candidates to the board members publicly
(hereinafter in this Principle referred to as the 'collegial		available; voting mechanism shall be employed to
body') should ensure objective and fair monitoring of		implement those references. Members of collegial

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the company's management bodies as well as representation of minority shareholders.		body of the Company are remunerated on the funds of the Company.
3.2. Names and surnames of the candidates to become	YES	The information above shall be provided and
members of a collegial body, information about their		updated regularly, in the annual and interim reports
education, qualification, professional background,		of the company.
positions taken and potential conflicts of interest should		or and company.
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	NO	The Company shall not make any information
collegial body, such nomination should be followed by		publicly available, unless the same is provided by
the disclosure of information on candidate's particular		the members of collegial body; the information on
competences relevant to his/her service on the collegial		the composition of collegial body shall be included
body. In order shareholders and investors are able to		in the annual and interim reports of the Company.
ascertain whether member's competence is further		in the aimaar and internit reports of the Company.
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.		
3.4. In order to maintain a proper balance in terms of the	YES	
current qualifications possessed by its members, the		
collegial body should determine its desired composition		
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.		
3.5. All new members of the collegial body should be	YES/NO	Individual program is not foreseen, because it is not
offered a tailored program focused on introducing a		required by any laws.
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	NO	The Company applies no avaluation on
interest related with a member of the collegial body are	INO	The Company applies no evaluation on independence of the members of collegial body.
resolved properly, the collegial body should comprise a		marpendence of the members of conegiti body.
sufficient number of independent members.		
3.7. A member of the collegial body should be	NO	The Company does not follow reference given by
considered to be independent only if he is free of any		the management code, as the members of collegial
business, family or other relationship with the company,		body are related to the key shareholders of the
its controlling shareholder or the management of either,		Company.
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 dependant are impossible to		
list, moreover, relationships and circumstances		
associated with the determination of independence may		

vary amongst companies and the best practices of solving this problem are yet to evolve in the course of time, assessment of independence of a member of the collegial body should be based on the contents of the relationship and circumstances rather than their form. The key criteria for identifying whether a member of the collegial body can be considered to be independent are the following:

- 1) 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 associated company other than remuneration for the office in the collegial body. Such additional remuneration includes participation in share options or some other performance based pay systems; it does not include compensation payments for the previous office in the company (provided that such payment is no way related with later position) as per pension plans (inclusive of deferred compensations);
- 4) He/she is not a controlling shareholder or representative of such shareholder (control as defined in the Council Directive 83/349/EEC Article 1 Part 1);
- 5) He/she does not have and did not have any material business relations with the company or associated company within the past year directly or as a partner, shareholder, director or superior employee of the subject having such relationship. A subject is considered to have business relations when it is a major supplier or service provider (inclusive of financial, legal, counselling and consulting services), major client or organization receiving significant payments from the company or its group;
- 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;
- 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; 8) 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	NO	The Company applies no evaluation on independence of the members of collegial body.
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.		The Company's statements indicate the relation of the board members to the Company, although the same applies no evaluation on independence of the members of collegial body.
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. Principle IV: The duties and liabilities of a collegion.	applicable	Company is not remunerates the members of Board.

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	YES The Board is doing all supervision functions of
shareholders' meeting (hereinafter in this Principle	management body activity which are attributed to
referred to as the 'collegial body') should ensure	the Board of the company.

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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.		
4.2. Members of the collegial body should act in good	YES/NO	Members of Board are acting in behalf of company
faith, with care and responsibility for the benefit and in		and shareholders and in behalf of their interest. The
the interests of the company and its shareholders with		independency of members of the Board is not
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due regard to the interests of employees and public		valued.
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).		
4.3. Each member should devote sufficient time and	YES/NO	Members of Board are participating in the meetings
attention to perform his duties as a member of the		and paying a lot of attention to the execution of
collegial body. Each member of the collegial body		their responsibilities. The company is not
should limit other professional obligations of his (in		informing shareholders about the participation of
particular any directorships held in other companies) in		members of Board in the meetings.
such a manner they do not interfere with proper		5
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.		
4.4. Where decisions of a collegial body may have a	YES	The member of the board of the Company follow
different effect on the company's shareholders, the		legislative principles governing communication to
collegial body should treat all shareholders impartially		the shareholders and make key information on the
and fairly. It should ensure that shareholders are		activity of the Company available at the
properly informed on the company's affairs, strategies,		Company's website at www.linas.lt, as well as in
risk management and resolution of conflicts of interest.		reports of Vilnius Stock Exchange.
The company should have a clearly established role of		reports of vinitus stock Exeminge.
members of the collegial body when communicating		
with and committing to shareholders.		
4.5. It is recommended that transactions (except	VES	
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.		
	VES	
4.6. The collegial body should be independent in passing	1 ES	
decisions that are significant for the company's		
operations and strategy. Taken separately, the collegial		
body should be independent of the company's	<u> </u>	

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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.		
4.7. Activities of the collegial body should be organized	YES/NO	The Board is elected from four members, so
in a manner that independent members of the collegial		recommended nominations and salaries functions
body could have major influence in relevant areas where		of committees are transferred to the Board. The
chances of occurrence of conflicts of interest are very		board shall appoint director of the Company,
high. Such areas to be considered as highly relevant are		ensure regular assessment of his professional skills,
issues of nomination of company's directors,		take reports, assess the performance of strategic
determination of directors' remuneration and control and		objectives. The board of the Company shall
		1 2
assessment of company's audit. Therefore when the		perform its functions, including approval, control
mentioned issues are attributable to the competence of		and performance of budget. The board of the
the collegial body, it is recommended that the collegial		Company shall select auditor and offer the same for
body should establish nomination, remuneration, and		approval by the general meeting of the
audit committees. Companies should ensure that the		shareholders. Audit committee is formed from 2
functions attributable to the nomination, remuneration,		members, the one of who is independent.
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. 4.8. The key objective of the committees is to increase	YES/NO	Nomination and salaries committees are not formed
4.8. The key objective of the committees is to increase	1 ES/NU	
efficiency of the activities of the collegial body by		in the company. The execution of the mentioned
ensuring that decisions are based on due consideration,		committees functions are discussed in comment
and to help organize its work with a view to ensuring		4.7. The audit committee is formed in the company.
that the decisions it takes are free of material conflicts of		
interest. Committees should 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	YES/NO	Nomination and salaries committees are not formed
normally be composed of at least three members. In		in the company. The execution of the mentioned
companies with small number of members of the		committees functions are discussed in comment
collegial body, they could exceptionally be composed of		4.7. Audit committee is formed from 2 members,
two members. Majority of the members of each		the one of who is independent.
committee should be constituted from independent		
members of the collegial body. In cases when the		
memoris of the contegin body. In cases when the	l	

company chooses not to set up a supervisory board,		
remuneration and audit committees should be entirely	,	
comprised of non-executive directors. Chairmanship an	1	
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	VES/NO	Nomination and salaries committees are not formed
determined by the collegial body. Committees should norform their dyles in line with outhority delegated		in the company. The execution of the mentioned committees functions are discussed in comment
perform their duties in line with authority delegated them, and inform the collegial hady on their activities		4.7. The audit committee is formed in the company.
them and inform the collegial body on their activities		4.7. The audit committee is formed in the company.
and performance on regular basis. Authority of ever		
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 compan		
annually on its corporate governance structures an		
practices). Companies should also make public annuall		
a statement by existing committees on their composition		
number of meetings and attendance over the year, an		
their main activities. Audit committee should confirm		
that it is satisfied with the independence of the aud		
process and describe briefly the actions it has taken to		
reach this conclusion.		
4.11. In order to ensure independence and impartiality of	f YES/NO	Nomination and salaries committees are not formed
the committees, members of the collegial body that are		in the company. The execution of the mentioned
not members of the committee should commonly have a		committees functions are discussed in comment
right to participate in the meetings of the committee onl	у	4.7. The audit committee is formed in the company.
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 suc	n	
communication with the shareholders. Events when suc are to be performed should be specified in the	1	
communication with the shareholders. Events when suc are to be performed should be specified in the regulations for committee activities.		
communication with the shareholders. Events when suc are to be performed should be specified in the regulations for committee activities. 4.12. Nomination Committee.	NO	Nomination and salaries committees are not formed
communication with the shareholders. Events when suc are to be performed should be specified in the regulations for committee activities. 4.12. Nomination Committee. 4.12.1. Key functions of the nomination committee.	NO	in the company. The execution of the mentioned
communication with the shareholders. Events when suc are to be performed should be specified in the regulations for committee activities. 4.12. Nomination Committee.	NO	in the company. The execution of the mentioned committees functions are discussed in comment
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communication with the shareholders. Events when such are to be performed should be specified in the regulations for committee activities. 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 the committee should evaluate the committee should ev	NO e e e e e f	in the company. The execution of the mentioned committees functions are discussed in comment
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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:

NO

- 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, performance-based remuneration schemes, pension arrangements, and termination payments. Proposals considering performance-based remuneration schemes should be accompanied with recommendations on the related objectives and evaluation criteria, with a view to properly aligning the pay of executive director and members of the management bodies with the long-term interests of the shareholders and the objectives set by the collegial body;
- Make proposals to the collegial body on the individual remuneration for executive directors and member of management bodies in order their remunerations are consistent with company's remuneration policy and the evaluation of the performance of these persons concerned. In doing so, the committee should be properly informed on the total compensation obtained by executive directors and members of the management bodies from the affiliated companies;
- 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);
- 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 share-based 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;
- 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

Nomination and salaries committees are not formed in the company. The execution of the mentioned committees functions are discussed in comment 4.7.

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.

- 4.14. 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;
- Ensure the efficiency of the internal audit function, among other things, by making recommendations on the selection, appointment, reappointment and removal of the head of the internal audit department and on the budget of the department, and by monitoring the responsiveness of the management to its findings and recommendations. Should there be no internal audit authority in the company, the need for one should be reviewed at least annually;
- Make recommendations to the collegial body related with selection, appointment, reappointment and removal of the external auditor (to be done by the general shareholders' meeting) and with the terms and conditions of his engagement. The committee should investigate situations that lead to a resignation of the audit company or auditor and make recommendations on required actions in such situations;
- Monitor independence and impartiality of the external auditor, in particular by reviewing the audit company's compliance with applicable guidance relating to the rotation of audit partners, the level of fees paid by the company, and similar issues. In order to prevent occurrence of material conflicts of interest, the committee, based on the auditor's disclosed inter alia data on all remunerations paid by the company to the auditor and network, should at all times monitor nature and extent of the non-audit services. Having regard to the principals and guidelines established in the 16 May 2002 Commission Recommendation 2002/590/EC, the committee should determine and apply a formal policy establishing types of non-audit services that are (a) excluded, (b) permissible only after review by the committee, and (c) permissible without referral to the committee:
- Review efficiency of the external audit process and responsiveness of management to recommendations made in the external auditor's management letter.
- 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

YES The audit committee is formed in the company.

Main functions of Audit committee are:

- 1.To present recommendations to the Board in relation with selection of external audit company, nomination, repeated nomination and redundancy, and with the contracts terms with audit company;
- 2.To observe the process of external audit execution;
- 3.To observe how external auditor keeps to principles of independency and objectivity;
- 4.To observe the process of company's financial reports preparation;
- 5. To observe the efficiency of company's internal control and risk management.

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 centers 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.						
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)	There is no company.	Board	evaluation	practice	in	the

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.		
Principle V: The working procedure of the compar	ny's collegiai	l bodies
The working procedure of supervisory and management operation of these bodies and decision-making and end		
5.1. The company's supervisory and management bodies	YES	
(hereinafter in this Principle the concept 'collegial		
bodies' covers both the collegial bodies of supervision		
and the collegial bodies of management) should be		
chaired by chairpersons of these bodies. The chairperson		
of a collegial body is responsible for proper convocation of the collegial body meetings. The chairperson should		
ensure that information about the meeting being		
convened and its agenda are communicated to all		
members of the body. The chairperson of a collegial		
body should ensure appropriate conducting of the		
meetings of the collegial body. The chairperson should		
ensure order and working atmosphere during the		
meeting.		
5.2. It is recommended that meetings of the company's	YES/NO	Meetings of Board are held not rarely than once per
collegial bodies should be carried out according to the		quarter.
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	YES	
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.		
5.4. In order to co-ordinate operation of the company's	Not	Supervisory Board is not formed in the company.
collegial bodies and ensure effective decision-making		The state of the s
process, chairpersons of the company's collegial bodies	11	
of supervision and management should closely co-		
operate by co-coordinating dates of the meetings, their		
agendas and resolving other issues of corporate		
governance. Members of the company's board should be		
free to attend meetings of the company's supervisory		
board, especially where issues concerning removal of		
the board members, their liability or remuneration are		
discussed.		

Principle VI: The equitable treatment of sharehold	lers and sha	reholder rights			
The corporate governance framework should ensure the equitable treatment of all shareholders, including minority					
and foreign shareholders. The corporate governance f		ould protect the rights of the shareholders.			
6.1. It is recommended that the company's capital	YES				
should consist only of the shares that grant the same					
rights to voting, ownership, dividend and other rights to					
all their holders.					
6.2. It is recommended that investors should have access	YES				
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	YES/NO	Shareholders of the company presented the right to			
its shareholders, such as transfer, investment, and pledge		the Board to solve regarding company's property			
of the company's assets or any other type of		transfer, investment, mortgage or other difficulty.			
encumbrance should be subject to approval of the					
general shareholders' meeting. All shareholders should					
be furnished with equal opportunity to familiarize with					
and participate in the decision-making process when					
significant corporate issues, including approval of					
transactions referred to above, are discussed.					
6.4. Procedures of convening and conducting a general	YES				
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. Prior to the shareholders'					
meeting, the company's supervisory and management					
bodies should enable the shareholders to lodge questions					
on issues on the agenda of the general shareholders'					
meeting and receive answers to them.					
6.5. It is recommended that documents on the course of	YES	All information for the shareholders is announced			
the general shareholders' meeting, including draft		acting according to AB Law and company's			
resolutions of the meeting, should be placed on the		regulations.			
publicly accessible website of the company 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 English					
and/or other foreign languages. Documents referred to in					
this recommendation may be published on the publicly					
accessible website of the company to the extent that					
publishing of these documents is not detrimental to the					
company or the company's commercial secrets are not					
revealed.					
6.6. Shareholders should be furnished with the	YES				
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'	NO	Shareholders did not present the requests to use			
opportunities to participate effectively at shareholders'		modern technologies during the voting.			
meetings, the companies are recommended to expand					
use of modern technologies in voting processes by					
lare e ar					
allowing the shareholders to vote in general meetings via					
terminal equipment of telecommunications. In such					

protection and a possibility to identify the signature of						
the voting person should be guaranteed. Moreover,						
companies could furnish its shareholders, especially						
foreigners, with the opportunity to watch shareholder						
meetings by means of modern technologies.						
Principle VII: The avoidance of conflicts of interest and their disclosure						
The comment of the latest the lat		64b				
The corporate governance framework should encoura						
interest and assure transparent and effective mechanis	sm of disclosu	re of conflicts of interest regarding members of				
the corporate bodies.						
7.1. Any member of the company's supervisory and	YES					
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.						
7.2. Any member of the company's supervisory and	YES					
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.						
7.3. Any member of the company's supervisory and	VES					
management body may conclude a transaction with the	I LS					
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						
recording this in the initiates of the meeting, to other						
mambars of the same cornerate body or to the cornerate						
members of the same corporate body or to the corporate						
body that has elected him/her or to the company's						
body that has elected him/her or to the company's shareholders. Transactions specified in this						
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body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 7.4. Any member of the company's supervisory and						
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 7.4. Any member of the company's supervisory and management body should abstain from voting when	YES					
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 7.4. Any member of the company's supervisory and management body should abstain from voting when decisions concerning transactions or other issues of	YES					
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 7.4. Any member of the company's supervisory and management body should abstain from voting when	YES					
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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					
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body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. Principle VIII: Company's remuneration policy Remuneration policy and procedure for approval, rev	YES					
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. Principle VIII: Company's remuneration policy	YES					
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body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. Principle VIII: Company's remuneration policy Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interaddition it should ensure publicity and transparency in the company should ensure publicit	YES ision and discrest and abuse	e in determining remuneration of directors, in				
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. Principle VIII: Company's remuneration policy Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interaddition it should ensure publicity and transparency to directors.	YES ision and discrest and abuse outh of compa	e in determining remuneration of directors, in ny's remuneration policy and remuneration of				
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body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. Principle VIII: Company's remuneration policy Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interest addition it should ensure publicity and transparency to directors. 8.1. A company should make a public statement of the company's remuneration policy (hereinafter the	YES ision and discrest and abuse outh of compa	e in determining remuneration of directors, in ny's remuneration policy and remuneration of The company, according to the order indicated by the law, announces in the periodical statements				
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. **Principle VIII: Company's remuneration policy** Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interaddition it should ensure publicity and transparency to directors. 8.1. A company should make a public statement of the company's remuneration policy (hereinafter the remuneration statement). This statement should be part	YES ision and discrest and abuse outh of compa	the company, according to the order indicated by the law, announces in the periodical statements only the total salary sum of the company's head				
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. **Principle VIII: Company's remuneration policy** Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interaddition it should ensure publicity and transparency to directors. 8.1. A company should make a public statement of the company's remuneration policy (hereinafter the remuneration statement). This statement should be part of the company's annual accounts. Remuneration	YES ision and discrest and abuse outh of compa	The company, according to the order indicated by the law, announces in the periodical statements only the total salary sum of the company's head and board. The company keeps to the principle that				
body that has elected him/her or to the company's shareholders. Transactions specified in this recommendation are also subject to recommendation 4.5. 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. **Principle VIII: Company's remuneration policy** Remuneration policy and procedure for approval, rev the company should prevent potential conflicts of interaddition it should ensure publicity and transparency to directors. 8.1. A company should make a public statement of the company's remuneration policy (hereinafter the remuneration statement). This statement should be part	YES ision and discrest and abuse outh of compa	the company, according to the order indicated by the law, announces in the periodical statements only the total salary sum of the company's head				

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.	applicable	See comment 8.1.
 8.3. Remuneration statement should leastwise include the following information: Explanation of the relative importance of the variable and non-variable components of directors' remuneration; Sufficient information on performance criteria that entitles directors to share options, shares or variable components of remuneration; Sufficient information on the linkage between the remuneration and performance; The main parameters and rationale for any annual bonus scheme and any other non-cash benefits; A description of the main characteristics of supplementary pension or early retirement schemes for directors. 	applicable	See comment 8.1.
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.	applicable	See comment 8.1.
8.5. 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.	applicable	See comment 8.1.
8.6. 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.		See comment 8.1.
8.7. 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 8.7.1 to 8.7.4 for each person who has served as a director of the company at any time during the relevant financial year. 8.7.1. 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	Not applicable	See comment 8.1.

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;		
• Total estimated value of non-cash benefits considered		
as remuneration, other than the items covered in the		
above points.		
8.7.2. 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;		
• 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.		
8.7.3. The following supplementary pension schemes-		
related information should be disclosed:		
• When the pension scheme is a defined-benefit scheme,		
changes in the directors' accrued benefits under that		
scheme during the relevant financial year;		
• When the pension scheme is defined-contribution		
scheme, detailed information on contributions paid or		
payable by the company in respect of that director		
during the relevant financial year.		
8.7.4. The statement should also state amounts that the		
company or any subsidiary company or entity included		
in the consolidated annual financial statements 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.		
8.8. Schemes anticipating remuneration of directors in	Not	Such schemes are not applied in the company.
shares, share options or any other right to purchase	applicable	
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		
annual general meeting. In such case shareholders	<u> </u>]
		16

should be notified on all terms of suggested changes and		
get an explanation on the impact of the suggested		
changes.		
8.9. The following issues should be subject to approval	Not	Such forms for pays for the job are not applied in
by the shareholders' annual general meeting:	applicable	the company.
• 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.		
8.10. Should national law or company's Articles of	Not	Such forms for pays for the job are not applied in
Association allow, any discounted option arrangement	applicable	the company.
under which any rights are granted to subscribe to shares		v
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.		
8.11. Provisions of Articles 8.8 and 8.9 should not be	Not	Such forms for pays for the job are not applied in
applicable to schemes allowing for participation under	applicable	the company.
similar conditions to company's employees or		v
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.		
8.12. Prior to the annual general meeting that is intended	Not	Such forms for pays for the job are not applied in
to consider decision stipulated in Article 8.8, the	applicable	the company.
shareholders must be provided an opportunity to		y.
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.		
article must be posicion in the company 8 website.	<u> </u>	<u> </u>

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.

creditors, suppliers, enems, local community and other	i persons nav	mg certain interest in the company concerned:
9.1. The corporate governance framework should assure	YES	
that the rights of stakeholders that are protected by law		
are respected.		
9.2. The corporate governance framework should create	YES	
conditions for the stakeholders to participate in corporate		
governance in the manner prescribed by law. Examples		
of mechanisms of stakeholder participation in corporate		
governance include: employee participation in adoption		
of certain key decisions for the company; consulting the		
employees on corporate governance and other important		
issues; employee participation in the company's share		
capital; creditor involvement in governance in the		
context of the company's insolvency, etc.		
9.3. Where stakeholders participate in the corporate	YES	It is requested to sign confidential contract in order
governance process, they should have access to relevant		to be able to get acquainted with proper
information.		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.

 10.1. The company should disclose information on: The financial and operating results of the company; Company objectives; Persons holding by the right of ownership or in control of a block of shares in the company; Members of the company's supervisory and management bodies, chief executive officer of the company and their remuneration; Material foreseeable risk factors; Transactions between the company and connected persons, as well as transactions concluded outside the course of the company's regular operations; Material issues regarding employees and other stakeholders; Governance structures and strategy. This list should be deemed as a minimum 		Company discloses the information which is not confidential. Company keeps to the principle that the payments related to job are not public announced and confidential information and it is impossible to announce some information without the allowance of persons.
recommendation, while the companies are encouraged not to limit themselves to disclosure of the information		
specified in this list		
10.2. It is recommended that consolidated results of the whole group to which the company belongs should be	YES	
disclosed when information specified in item 1 of		
Recommendation 10.1 is under disclosure		
10.3. It is recommended that information on the	YES/NO	See comment 10.1.
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		
regard to memoers of the company's supervisory and	1	10

management bodies and chief executive officer as per		
Principle VIII.	VECNO	C
10.4. It is recommended that information about the links	YES/NO	See comment 10.1.
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.		
10.5. Information should be disclosed in such a way that	YES	
neither shareholders nor investors are discriminated with	LES	
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	YES	Information is announced in the web page of the
provide for fair, timely and cost-efficient access to		company <u>www.linas.lt</u> in Lithuanian and English
relevant information by users. It is recommended that		languages.
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.		
necessary, in other languages as wen.		
10.7. It is recommended that the company's annual	YES/NO	In company's web page www.linas.lt it is
110.7. It is recommended that the company's allitual		
reports and other periodical accounts prepared by the		announced: company's annual and interim reports,
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		announced: company's annual and interim reports, presentations of the activity results, audited financial reports, notices about essential events,
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LINAS, AB CONSOLIDATED AND COMPANY'S ANNUAL FINANCIAL STATEMENTS

YEAR 2010



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INDEPENDENT AUDITOR'S REPORT

To AB Linas shareholders

Report on the Annual Financial Statements

We have audited the accompanying balance sheet of AB Linas company and its subsidiaries (further - the group), the consolidated financial statements and a set of Linas AB (further - the company) for the financial reporting package, which consists of 31 December 2010 statement of financial position, and the year 2010 comprehensive income, cash flow, equity, and statement of changes in explanatory audit.

Management's Responsibility for the Annual financial reports

Management is responsible for the preparation and fair presentation of these annual financial statements in accordance with International Financial Reporting Standards, and for such internal control as management determines is necessary to enable the preparation of annual 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 annual financial statements based on our audit. We conducted our audit in accordance with International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the annual financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the annual financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the annual 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 annual 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 annual 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 annual financial statements present fairly, in all material respects, the financial position of AB Linas group of companies and AB Linas as of December 31, 2010, and their financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards.

Report on Other Legal and Regulatory Requirements

Besides, we have read the Annual Report for 2010 and we have not noted any material inconsistencies comparing with the audited annual financial reports.

2011 03 24

Vilnius

UAB "Revizorius"

Audit company's Certificate No.001293

Company number 122894931

Gerosios Vilties 1, Vilnius,

Director and auditor

Auditor's certificate No.000088

Galina Ivanova

CONFIRMED by General shareholders' meeting

Financial statements formation date - 24 03 2011

STATEMENT OF FINANCIAL POSITION 31/12/2010

Formulated according to TFAS

	ting cycle 01 01 2010 - 31 12 2010	GRO	DUP	COMPANY LTI		
			Previous		Previous	
No.	ASSETS	Financial	financial	Financial	financial	
		year		year		
	T and taken assats	10 220 724	year	10 020 204	year	
<u>A.</u>	Long-term assets	19.228.734	12.047.436	18.829.204	11.646.790	
I.	Intangible assets	127.194	209.128	127.194	209.128	
I.1.	Developmental works	0	0	0		
I.2.	Prestige	0	0	0		
I.3.	Patents, licenses	0	0	0	(
I.4.	Software	125.795	206.611	125.795	206.611	
I.5.	Other intangible assets	1.399	2.517	1.399	2.517	
II.	Tangible assets	692.182	765.278	272.652	344.632	
II.1.	Land	0	0	0		
II.2.	Buildings	0	0	0	0	
II.3.	Structures	0	0	0	C	
II.4.	Machinery and equipment	420.655	422.093	3.846	5.128	
II.5.	Means of transport	235.577	302.111	235.577	302.111	
II.6.	Other equipment, appliances, instruments and gear	35.950	41.074	33.229	37.393	
II.7.	Unfinished construction	0	0	0	(
II.8.	Other tangible assets	0	0	0	(
III.	Investment property	169.979	180.230	169.979	180.230	
IV.	Financial assets	18.239.379	10.879.436	18.259.379	10.899.436	
IV.1.	Investments to affiliates and associated companies	0	0	20.000	20.000	
IV.2.	Loans to affiliates and associated companies	0	0	0	0	
IV.3.	Amounts received after one year	18.238.379	10.879.436	18.238.379	10.879.436	
IV.4.	Other financial assets	1.000	0	1.000	0	
V.	Other long-term assets	0	13.364	0	13.364	
V.1.	Deferred corporation tax assets	0	13.364	0	13.364	
V.2.	Other long-term assets	0	0	0	0	
В.	Short-term assets	10.232.335	9.805.510	10.007.336	9.496.155	
	Stocks, prepayments and unaccomplished					
I.	contracts	5.295.700	4.606.997	5.172.306	4.371.068	
I.1.	Stocks	4.956.581	4.384.143	4.846.486	4.254.840	
I.1.1.	Raw materials and packaging products	2.103.839	1.915.040	1.958.126	1.796.736	
I.1.2.	Unfinished production	675	145.649	0	1.770.730	
I.1.3.	Ready production	2.851.935	2.323.452	2.888.228	2.458.102	
	Goods, purchased for resell	132	2.323.432	132	2.436.102	
I.1.5.	Other stock	0	0	0	0	
	Prepayments	339.119	222.854	325.820	116.228	
I.2.		_			110.228	
I.3.	Unaccomplished contracts	4.056.229	4.592.961	3.997.773	4 520 704	
II.	Amounts, receivable over one year				4.539.794	
II.1.	Customers' debts	3.705.013	3.643.059	3.671.500	3.591.981	
II.2.	Debts of affiliates and associated companies	251 216	949.902	226 272	047.013	
II.3.	Other receivable amounts	351.216		326.273	947.813	
III.	Other short-term assets	0	8.055	0	8.055	
III.1.	Short-term investments	0	0	0		
III.2.	Term deposits	0	0	0		
III.3.	Other short-term assets	0	8.055	0	8.055	
IV.	Currency and its equivalents	880.406	597.497	837.257	577.238	
		29.461.069	21.852.946	28.836.540	21.142.945	



		GRO		COMPANY		
No.	PRIVATE ASSETS AND OBLIGATIONS	Financial year	Previous financial year	Financial year	Previous financial year	
C.	Private assets	23.008.020	15.199.436	23.049.625	15.039.258	
	Capital	24.038.990	24.038.990	24.038.990	24.038.990	
	Capital (authorized)	24.038.990	24.038.990	24.038.990	24.038.990	
	Signed unpaid capital (-)	0	0	0	0	
	Shares premiums	0	0	0	0	
	Private shares(-)	0	0	0	0	
	Revaluation reserve (results)	0	0	0	0	
	Reserves	1.000	1.000	0	0	
	Obligatory	1.000	1.000	0	0	
	For purchase of proprietary shares	0	0	0	0	
	Other reserves	0	0	0	0	
	Retained profit (losses)	(1.031.970)	(8.840.554)	(989.365)	(8.999.732)	
	Profit of reporting year (losses)	7.808.584	(1.786.597)	8.010.367	(2.233.564)	
	Profit (loss) acknowledged in statement of		`			
	comprehensive income	7.795.911	(1.797.989)	7.997.694	(2.244.956)	
IV.1.2.	Profit (loss) not acknowledged in statement of	12.673	11.392	12 672	11.392	
1V.1.2.	comprehensive income	12.073	11.392	12.673	11.392	
IV.2.	Profit (loss) of previous year	(8.840.554)	(7.053.957)	(8.999.732)	(6.766.168)	
V.	Minority part	0	0	0	0	
D.	Payable amounts and obligations	6.453.049	6.653.510	5.786.915	6.103.687	
I.	Amounts payable after one year and long-term	2.022.153	1.677.839	2.022.153	1.677.839	
	obligations Financial debts	124.845	209.355	124.845	209.355	
	Leasing (financial rents) or similar obligations	124.845	209.355	124.845	209.355	
	To credit organizations	0	209.333	0	209.333	
	Other financial debts	0	0	0	0	
	Grants, subsidies	0	0	0	0	
	Debts to suppliers	0	0	0	0	
	Received prepayments	73.739	0	73.739	0	
	Provisions Provisions	1.461.699	1.461.699	1.461.699	1.461.699	
	Reimbursement of obligation and demands	1.461.699	1.461.699	1.461.699	1.461.699	
	Pensions and similar obligations	0	0	0	0	
	Other suspensions	0	0	0	0	
	Suspended taxe obligations	0	0	0	0	
	Other payable amounts and long-term obligations	361.870	6.785	361.870	6.785	
П	Amounts payable within one year and short-	4.430.896	4.975.671	3.764.762	4.425.848	
	term obligations					
	Current year part of long-term amount	78.121	69.872	78.121	69.872	
	Financial debts	0	0	0	0	
	To credit organizations	0	0	0	0	
	Other financial debts	2 815 004	2 002 068	3.125.235	2 000 407	
	Debts to suppliers	2.815.994	2.902.068		3.099.407	
	Received prepayments	76.358	276.767	76.358	276.767	
	Profit tax payment obligations	29.992	138.186	29.992	108.955	
	Obligations related to work relations	1.033.396	740.563	187.243	155.528	
	Provisions Other payable amounts and short term obligations	207.025	0/0/215	267.912	715 210	
II.8.	Other payable amounts and short-term obligations	397.035	848.215	267.813	715.319	
	Total proprietary capital and obligations	29.461.069	21.852.946	28.836.540	21.142.945	

(Valdung

Director

Martynas Jasinskas



CONFIRMED by General shareholders' meeting

Financial statements formation date - 24 03 2011

STATEMENT OF COMPREHENSIVE INCOME 31/12/2010

Formulated according to TFAS Reporting cycle 01 01 2010 - 31 12 2010

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Report	ting cycle 01 01 2010 - 31 12 2010				LTL		
		GRO	OUP	COMPANY			
	A DEV CV. FIG.	Financial year	Previous	Financial year	Previous		
No.	ARTICLES		financial year	, , , , , , , , , , , , , , , , , , ,	financial year		
I.	SALE INCOME	35.600.163	33.188.713	35.054.782	32.883.463		
I.1.	Income for sold goods	33.842.861	32.295.066	33.842.861	32.295.066		
I.2.	Income for sold services	1.757.302	893.647	1.211.921	588.397		
II.	SALE COST PRICE	23.394.888	19.634.662	28.619.059	26.304.261		
II.1.	Cost price of sold production	22.403.776	19.176.038	27.924.654	25.796.210		
II.2.	Cost price of sold services	991.112	458.624	694.405	508.051		
III.	GROSS PROFIT (LOSS)	12.205.275	13.554.051	6.435.723	6.579.202		
IV.	ACTIVITY EXPENDITURES	12.332.829	15.334.882	6.122.651	8.569.029		
IV.1.	Sale	2.676.699	3.117.352	2.676.699	3.117.085		
IV.2.	Common and administrative	9.656.130	12.217.530	3.445.952	5.451.944		
	PROFIT (LOSS) OF STANDARD	(127.554)	(1.780.831)	313.072	(1.989.827)		
V.	ACTIVITY	(127.554)	(1./80.831)	313.072	(1.969.627)		
VI.	OTHER ACTIVITY	2.494.348	849.665	2.251.095	538.802		
VI.1.	Income	2.647.297	984.933	2.395.386	673.255		
VI.2.	Expenditures	152.949	135.268	144.291	134.453		
	FINANCIAL AND INVESTMENT	5.573.346	(722.225)	5.577.756	(678.300)		
VII.	ACTIVITY		` ,				
VII.1.	Income	163.187	573.624	162.730	573.514		
VII.2.	Expenditures	(5.410.159)	1.295.849	(5.415.026)	1.251.814		
	PROFIT (LOSS) OF ROUTINE	7.940.140	(1.653.391)	8.141.923	(2.129.325)		
VIII.	ACTIVITY		(1.033.371)		. ,		
IX.	PROFIT (LOSS) BEFORE TAXATION	7.940.140	(1.653.391)	8.141.923	(2.129.325)		
X.	PROFIT TAX	144.229	144.598	144.229	115.631		
	PROFIT (LOSS) BEFORE MINORITY	7.795.911	(1.797.989)	7.997.694	(2.244.956)		
XI.	PART	1.193.911	(1.797.989)	1.331.094	(2.244.950)		
XII.	MINORITY PART	0	0	0	0		
XIII.	NET PROFIT (LOSS)	7.795.911	(1.797.989)	7.997.694	(2.244.956)		
XIV.	OTHER COMPREHENSIVE INCOME	0	0	0	0		
XV.	Earnings (deficit) per share	0,32	(0,07)	0,33	(0,09)		

Director

Martynas Jasinskas



CONFIRMED by General shareholders' meeting

Financial statements formation date - 24 03 2011

STATEMENT OF LINAS, AB ENTERPRISE GROUP CHANGES IN EQUITY 31/12/2010

Reporting cycle (Reva	luation	Law cove	ered	Other r	eserves		LTI
				reserve	(results)	reserve	es				
	Paid-up authorized capital	Additions to shares			Financial assets	Obligatory		reserves and other payouts	Other reserves	Unappro- priated profit (loss)	Total
Remainder on 31 December, 2008	24.038.990	0	0	0	0	2.403.898	0	26.499	6.510.000	(15.993.354)	16.986.033
Profit/loss not acknowledged in statement of comprehensive income										11.392	11.392
Net profit / loss of the current period										(1.797.989)	(1.797.989)
Formed reserves						1.000				(1.000)	0
Liquidates reserves						(2.403.898)		(26.499)	(6.510.000)	8.940.397	0
Remainder on 31 December, 2009	24.038.990	0	0	0	0	1.000	0	0	0	(8.840.554)	15.199.436
Profit/loss not acknowledged in statement of comprehensive income										12.673	12.673
Net profit / loss of the current period										7.795.911	7.795.911
Formed reserves Liquidates reserves											0
Remainder	24 020 000			_		4.000				(1.021.050)	22 000 020

1.000

0

Director

24.038.990

on 31 December,

2010

Martynas Jasinskas

0



0 (1.031.970) 23.008.020

CONFIRMED by General shareholders' meeting

Financial statements formation date - 24 03 2011

STATEMENT OF CHANGES IN EQUITY 31/12/2010

Reporting cycle 01 01 2010 - 31 12 2010

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Reporting cycle	01 01 2010 -	- 31 12 20	010								LTL
					luation (results)	Law cove		Other r	eserves		
	Paid-up authorized capital	Additions to shares		Long-	Financial assets		Private shares	reserves and other payouts	Other reserves	Unappro- priated profit (loss)	Total
Remainder on 31 December, 2008	24.038.990	0	0	0	0	2.403.898	0		6.510.000	(15.706.565)	17.272.822
Profit/loss not acknowledged in statement of comprehensive income										11.392	11.392
Net profit / loss of the current period										(2.244.956)	(2.244.956)
Formed reserves Liquidates reserves						(2.403.898)		(26.499)	(6.510.000)	8.940.397	0
Remainder on 31 December, 2009	24.038.990	0	0	0	0	0	0	0	0	(8.999.732)	15.039.258
Profit/loss not acknowledged in statement of comprehensive income										12.673	12.673
Net profit / loss of the current period										7.997.694	7.997.694
Formed reserves Liquidates reserves											0
Remainder on 31 December, 2010	24.038.990	0	0	0	0	0	0	0	0	(989.365)	23.049.625

Director

Martynas Jasinskas



Linas, AB

Formed in direct pattern

Company Code 147689083 S. Kerbedzio 23, Panevezys

CONFIRMED by General shareholders' meeting

Financial statements formation date - 24 03 2011

STATEMENT OF CASH FLOWS 31/12/2010

Report	ing cycle 01 01 2010 - 31 12 2010				LTL			
No.	Articles GROUP				COMPANY			
		Financial			Previous			
		year	financial	Financial year	financial			
		ycai	year	year	year			
I.	Primary activity currency circulation							
I.1.	Earnings of report period (including VAT)	37.889.318		37.109.503	38.644.354			
I.1.1.	Earnings from clients	35.556.833						
I.1.2.	Other earnings	2.332.485						
I.2.	Report period payouts		(38.970.001)					
I.2.1.	Payouts to suppliers of products, raw materials and services (incl.VAT)		(26.142.959)					
I.2.2.	Monetary payouts related to work relations	(8.518.007)						
I.2.3.	Taxes paid to budget	(132.944)		(27.270)	(28.480)			
I.2.4.	Other payouts	(466.929)			(745.450)			
	Cash circulation of primary activity	297.616	410.619	236.826	243.335			
II.	Currency circulation of investment activity							
II.1.	Procurement of long-term assets (excluding investments)	(49.980)	(490.306)	(12.179)	(106.335)			
II.2.	Transfer of long-term assets (excluding investments)	200			0			
II.3.	Procurement of long-term investments	(1.000)	0	(1.000)	0			
II.4.	Procurement of short-term investments	0		0	0			
II.5.	Transfer of short-term investments	0	0	0	0			
II.6.	Transfer of long-term investments	89.050		89.050	(2,222)			
II.7.	Provision of loans	0	(8.000)	0	(8.000)			
II.8.	Return of loans	35.496		35.496	248.216			
II.9.	Received dividends	0	0	0	0			
II.10.	Interests received for loans granted	649	0	649	0			
II.11.	Other currency circulation increases of investment activities	0	0	0	0			
II.12.	Other currency circulation decreases of investment activities	0	v	0	122.001			
***	Cash circulation of investment activity	74.415	(250.090)	112.216	133.881			
III.	Currency circulation of financial activity	0	0	0	0			
III.1.	Currency circulation related to company owners	0		0	0			
III.1.1.	Emission of shares Owners' contributions to loss reimbursements	0	0	0	0			
III.1.2.		0	-	0	0			
III.1.3. III.1.4.	Procurement of own shares Payout of dividends	0		0	0			
III.1.4. III.2.	Currency circulation related to other financial sources	(81.701)	(176.360)	(81.709)	(176.387)			
III.2. III.2.1.	Increase of financial debts	(81.701)		(81.709)	(1/0.38/)			
	Receipt of loans from credit institutions	0	0	0	0			
	Receipt of loans from associated and third parties	0		0	0			
	Emission of bonds	0	0	0	0			
		(82.431)	Ü	(82.431)	(176.935)			
	Return of loans to credit institutions	(62.431)						
	Return of loans to erecut institutions Return of loans to associated and third parties	0		0				
	Procurement of bonds	0		0	(08.000)			
	Interests paid for credit institutions	(6.170)	(36.966)	(6.170)	(36.966)			
	Leasing (financial rent) payments	(76.261)	(71.969)	(76.261)	(71.969)			
III.2.3.	Interests received for bank accounts	730		722	548			
III.2.4.	Increase of company's other liabilities	0	0	0	0			
III.2.5.	Reduction of company's other liabilities	0	0	0	0			
III.3.	Other increases of currency circulation of financial activity	3.003	828	3.003	828			
III.4.	Other reductions of currency circulation of financial activity	(7.867)	(14.406)	(7.657)	(13.819)			
	Cash circulation of financial activity	(86.565)	(189.938)	(86.363)	(189.378)			
IV.	Currency circulation of special articles	0	` `	0	0			
	Increase of currency circulations of special articles	0		0	0			
IV.1		Ü	-					
IV.1. IV.2.		0	0	0	U			
IV.2.	Reduction of currency circulations of special articles	0	0	0	0			
	Reduction of currency circulations of special articles Impact of currency exchange rates to cash and equivalent currency							
IV.2.	Reduction of currency circulations of special articles Impact of currency exchange rates to cash and equivalent currency remainder	(2.557) 282.909	331	(2.660) 260.019	331			
IV.2. V.	Reduction of currency circulations of special articles Impact of currency exchange rates to cash and equivalent currency	(2.557)	331 (29.078)	(2.660)				

Director

Martynas Jasinskas

Joint-Stock Company Linas

Corporate identification 147689083 S. Kerbedzio Street 23, Panevezys

> CONFIRMED by General shareholders' meeting of Act no.

Financial statements formation date – 24 03 2011

EXPLANATORY MEMORANDUM TO THE YEAR 2010 FINANCIAL STATEMENTS

31 December, 2010

Beginning of accounting period 2010 01 01 End of accounting period 2010 12 31

I. GENERAL

1. The Linas company was launched in 1957. A public limited company Linas (further called the Company) was registered on 8 March, 1993. As part of the shares was acquired by international shareholders, the Company was re-registered on 5 March, 1996, as an entity holding foreign capital investments. Company is registered in Juridical body register, the number of registration is 003429, registration code 147689083. The Company carries on it's activity in accordance with the Law on Limited Companies of Lithuania, and other relevant legislation active in the Republic of Lithuania.

As of 31th of December, 2010, the Linas, AB group of companies (further called as the Group) consisted of holding company Linas, AB and it's affiliated companies UAB Lino aptarnavimas, UAB Lino apdaila. UAB "Lino aptarnavimas" was registered at Legal entity register on May 23, 2008, registration No.114551, company code 301733535. UAB "Lino apdaila" was registered on May 23, 2008 at Legal entity register, registration No.114552, company code 301733421.All of affiliated companies are registered at address S. Kerbedžio Street 23, Panevezys. AB Linas own 100 % of affiliated companies shares.

AB "Linas" has lost control of the previous subsidiary company "Lino audiniai" (company code 1485 32327) from July 14, 2008 because of the bankruptcy of mentioned company.

- 2. The Group's financial year starts on January 1st, and ends on December 31st.
- 3. The Company and its affiliated companies do not have subsidiaries and representatives.
- **4.** Authorized capital of AB "Linas" is 24.038.990 LTL. It is divided into 24.038.990 denominative equity shares the nominal value of which is 1 Lt, there are no issued and not paid shares. There were no changes in authorized capital during accounting period.
- 5. Number of employees in the company was 50 employees on December 31, 2010, end of preceding financial year 51 employees. Number of employees in the Group was 351 employees on December 31, 2010, end of preceding financial year 358 employees.
- **6.** The main Group activity is production of textile products and selling of it. Since June, 2008 AB "Linas" started to execute the activity of sales of linen textile items; other activity of the company management of financial asset (shares and lend loans). Activity of UAB Lino apdaila is production of textile products. Till 31st of December, 2010 UAB Lino aptarnavimas haven't executed any activity.

- 7. During 2010 the Group was produced and technologically processed: linen and tow yarns -81 tons (during 2009 -69 tons); raw fabrics -825 thousand mtrs (the result of the same period of 2009 -723 thousand mtrs); ready made fabrics -2.234 thousand mtrs (the result of the same period of 2009 -2.226 thousand mtrs). 34,4% of all produced fabrics were used for sewn items during 2010 (2009 -44.6%).
- **8.** During year 2010 Group export volumes made 87,6 % of the total product sales. The breakdown of the sales by country is as follows: Sweden -32,6 %, Spain -13,9 %, Lithuania -12,4 %, Belgium -5,8 %, USA -5,2 %, France -4,9 %, Finland -4,3 %, Japan -3,7 %, Denmark -3,6 %, other countries -13,6 %.
- **9.** Accounting year results of the Group were influenced by the recovery of textile industry market. On 2010 the production volumes increased a little and the sales grown of the Group of companies. On 2010 the main incomes of group of companies were received from the activity of textile goods production and sales. During 2010 Linas, AB group of companies sold linen textile goods and services for 35.600 thousand Lt. Comparing to 2009 the volume of sales increased by 2.411 thousand Lt or 7,2 percent. On 2010 the results of linen textile items production and sales were determined by the objective economic factors: prices increase of raw materials and of technological energy. All this raised the increase of production cost.
- AB "Linas" is buying raw fabrics from producers of East countries and passes to the company "Lino apdaila" where fabric finishing (dyeing, bleaching, printing, softening, etc.) and textile items sewing services are done. UAB "Lino apdaila" is weaving only such fabrics which are not possible to buy from produces of East countries, i.e. company produces various weaves and designs fabrics from dyed yarns and jacquard fabrics according to individual orders of the customers. Modern linen and cotton yarns dyeing service is done in the company.

During 2010 the Group's typical activity result was 128 thousand Lt loss and the result of year 2009 was 1.781 thousand Lt loss.

- 10. On May 7, 2010 BUAB "Nordic investicija", company code 1354 42762, address Savanoriu avenue 192, LT-44151, Kaunas, in the meeting of creditors the list of creditors and their requirements was presented and confirmed. The list was confirmed by the decision of Kaunas district court on March 18, 2010. The debt of BUAB "Nordic investicija" to AB "Linas" makes 17 mil. Lt. According to the mentioned documents, 1,6 mil. Lt sum of repayable damages because of agreed liabilities non compliance was included into the other (not typical) activity incomes of AB "Linas" and the Company's financial and investment activity costs decreased in 5,5 mil. Lt compensation sum of occurred looses regarding the bankruptcy of previous subsidiary company BUAB "Lino audiniai". Group's profit of common activity on 2010 is 7.940 thousand Lt, 2009 1.653 thousand Lt loss.
- 11. On August 26, 2010 the creditor meeting decided to execute UAB "Domus Palanga", company code 126234417, company address Savanoriu Avenue 192, LT-44151, Kaunas, bankruptcy procedure not according to the juridical order. UAB "Domus Palanga" obtained the status of bankrupted company. The debt value of this company to AB "Linas" 772 thousand Lt wasn't corrected on December 31, 2010 (receivable sum depreciation wasn't registered) because the net property value of the debtor is of enough value (to ensure the debt cover). The mentioned debt is meant as long-term receivable sum.
- 12. Regarding implemented investment project the Group has possibilities to create new designs, to expand assortment of produced fabrics, to strengthen its position in the market competing with other textile producers. Further it is planned to appoint finance for technological equipment obtaining and renovation. It is indicated in the plans of the Group to obtain 2.0 mil. Lt value boiler-room according to the leasing contract. Group is trying to apply produced items to individual customers' requirements, to use advantages of export possibilities offering customers small shipment lots and quicker delivery.

The Group has possibility to participate frequently is the shows and to popularize own products with the help of EU support for years 2007 - 2013. This half million Lt sum for three years period will allow the Group to increase international competition and promote export.

13. UAB "Revizorius", company code 122894931 performed the audit of financial statements of the company of year 2010 and the audit of consolidated financial statements and annual report of Group of companies of year 2010. During 2010 it was calculated 8.000 Lt costs for the supplied

services of company UAB "Revizorius". During the financial year it was calculated 15.000 Lt costs for the audit of financial statements of year 2010 and for the audit of annual report of year 2010 of company UAB "Lino apdaila". Audit company has done review of UAB "Lino aptarnavimas" financial statements of year 2010 and annual report of year 2010.

- **14.** The data provided in the annual financial statements is based on the listing of the assets held by the Group, and the Group's liabilities inventory.
- **15.** Data presented in annual financial statements and explanatory memorandum are corresponding International Accounting Standards and International Financial Accountability Standards (there are no deviation from international standards).

16. Management of risk

Following risks are typical for companies' activities in the economical markets: market risk, credit risk and liquidity risk.

The management of the Group gives a lot of attention to manage those risks. Below there is presented information about the management of typical risks of AB "Linas" Group.

Credit risk

Credit risk is connected with the factors that Group of companies and the Company will incur financial losses if the customer or other party will not execute liabilities and which is mostly related to receivable sums from the customers.

Group of companies and the Company is controlling credit risk applying credit conditions and doing the analyses procedures of the market. All the buyers of textile items and services, except small Lithuanian buyers, are insured in order to avoid higher losses because of the customer's insolvency. Safe payment settlement forms are used for not insured customers: L/C, prepayments and so on. The sales are allotted for different customers.

The analysis of the received sums of the Group and the Company from the customers for the periods of December 31, 2010 and December 31, 2009:

	Sums received from the	Sums received from the customers, which are delayed, Lt					
	customers, which are not delayed, Lt	Less than 30 days	30-90 days	90-180 days	More than 180 days	Lt	
Group							
2009 y.	2.571.129	797.116	110.037	21.416	143.361	3.643.059	
2010 y.	2.422.813	1.126.442	49.802	24.625	81.331	3.705.013	
Company							
2009 y.	2.561.844	780.12	91.164	16.791	142.061	3.591.981	
2010 y.	2.414.119	1.105.033	46.758	24.297	81.293	3.671.500	

According to the data of December 31, 2010, 112 customers were in debt to the Group, 76% of debt sums are insured with credit insurance (68% according to the data of December 31, 2009). Maximum available losses of balance value because of the risk in relation with the received sums from the customers are insignificant 2.4%. On the accounting day there are no signs from the received sums the payable terms of which are delayed that the customers will not execute their financial liabilities.

Possible credit risk, which appears between the other financial property (made of other receivable sums) of the Group and the Company, is raised because of customer's liabilities noncompliance and is equal to balance value. Companies guarantee for presented loans by property mortgage, guarantees and sponsorship to manage this risk. The value of guarantees presented with the property is enough to cover the debts according to the data of December 31, 2010.

Risk of foreign exchange

For international transactions the Group faces the risk of foreign exchange range because of sales and buying sums which are accounting in different currency than Litas and EUR. Risk of foreign exchange range is meant as not significant for Group of companies activity because EUR is dominating in financial operations.

Liquidity risk

Liquidity risk is related to the factors that Group or Company will not be able to execute its financial liabilities on terms. Liquidity management aim of Group of companies and Company's is to ensure as well as possible enough liquidity of Group of companies during common and complicated conditions, not having losses and to risking to loose own good name.

Money flows of the Group and of the Company are positive and its liquidation and other comparative financial indicators are better than recommended, so it is possible to make the assumption that the Group of companies and the Company will not have serious problems in relation with activity succession in the nearest future.

Below there are presented the data of comparative financial results of AB "Linas" Group of companies for December 31, 2010:

General solvency indicator f the Group was of good level and had positive (increasing) tendencies in comparison with year 2009. On year 2010 this indicator was 2,31 and on year 2009 – 1,97 (recommended value 1,2-2). So it could be assumed that the Company will not have payment execution (solvency) problems in the nearest future. This proves also positive net circulating capital the indicator of which made 5.801.439 Lt (recommended level over 0). It also had positive alteration tendencies (on year 2009 it was 4.829.839 Lt).

High-speed solvency indicator remains of good level on accounting year and also had the positive alteration tendencies. Indicator amounts 1,2 (on year 2009 the indicator was 1,1). The recommended level is more than 1.

General debt coefficient is of good level and has positive alteration tendencies. The indicator makes 0,22 (on year 2009 the indicator was 0,30). The indicator doesn't exceed recommended value (recommended is up to 0,5). The indicator shows that for one profit Litas (Lt) there is 0,22 Litas of taken liabilities and payable sums (i.e. what part of company profit is obtained for lent finance).

On accountable year the capital/liabilities indicator is of good value and had positive (increase) tendencies in comparison with year 2009. The indicator coefficient on year 2010 is 3,56 (on year 2009 this indicator was 2,28). It shows how many of own capital attributed to one Lt of taken liabilities (recommended level is from 0,7).

In the note 4.15 of Explanatory letter it is presented information about Group's and Company's financial liabilities of December 31, 2010 and December 31, 2009 according to the refund terms.

The Group and the Company haven't the signed contracts with the banks to use overdraft, bank loans, factorings. In the statement of financial position of the Group and the Company of year 2010 the financial debs consists 203 thousand Lt leasing (financial rent) liabilities (279 thousand on year 2009). The leasing (financial rent) liabilities returning terms of December 31, 2010 and December 31, 2009 are indicated in the note 4.16 of the Explanatory letter.

Economical and political risk

• the increase of Asian countries and Russian textile items supply and damping.



- market supply periodic of linen products.
- seasonally: smaller demand in winter.
- price increase for raw materials, materials, complement details.
- price increase for energetic resources and transport.

Geographical situation of Lithuania gives the advantage against the producers of the third countries – geographical and cultural closeness to EU market. Group of companies and the Company quickly reacting to seasonal customers requirements and changeable fashion tendencies. Group is trying to apply produced items to individual customers requirements, to use advantages of export possibilities offering customers small shipment lots and quicker delivery. The Group is successfully developing long-lived textile traditions. Production of the Group is acknowledged as distinctive, attractive with the creativity and quality. Group of companies and the Company is developing and improving marketing and production spheres, constantly projects are implemented to create new assortment, improve quality and decrease costs.

Technical-technological risk

- not inconsiderable part of used equipment are old, require investment to repair and maintenance;
- there is a lack of modern technological equipment which will do new and progressive fabric finishing.

The Group and the Company are constantly investing with own resources and capabilities into the obtaining and renovation of progressive technological equipment in order to increase efficiency and productivity.

II. ACCOUNTING POLICY

1. Regulations the financial statements have been based upon

The Group executes accounting and prepares financial statements in accordance with the legal provisions of bookkeeping and accounting, and financial reporting of the Republic of Lithuania, as well as other relevant provisions, including International Accounting Standards (IAS) and International Financial Reporting Standards (IFRS).

2. Accounting policy

The Company, the Group of companies has accounting policy, confirmed by the administration head and corresponding to the regulations of International accounting standards, in which there are indicated rules of company profit, own capital and liabilities evaluation, incomes and cost acknowledge and registration in the accounting, according to which the financial reports are prepared.

2.1. Group's accounting

- 2.1.1. For the purpose of financial reporting, a daughter company is an enterprise in which the Group, either directly, or indirectly has a control, in a form of private ownership or otherwise, of a block of shares representing more than a half of the total votes in that enterprise.
- 2.1.2. The daughter companies are included in the consolidated financial reporting since the date the Group acquires control over the daughter company, while consolidation in respect of a daughter company ceases since it is no longer controlled by the Group. Any deals between the Group's companies, outstanding balances and any outstanding profit (loss) resulting from the deals between the Group's companies, is to be eliminated.



2.1.3. AB "Linas" Group of companies applies the equal accounting policy to all significant events. There are no significant differences of accounting policy regarding which the financial report of the Group of companies should be reorganized.

2.2. Long-term intangible assets accounting

- 2.2.1. Any non-tangible asset which is employed in the activity of the Group's enterprises for longer than a year, shall be recorded as intangible property in the financial accounts provided it meets the following recognition criteria: a) the Group's enterprises are reasonably expected to generate future economic benefits on the basis of the said asset; b) the acquisition (production) cost of the asset is readily identifiable and separable from the value of the remaining assets; c) the Group's enterprises have control of the asset or are in a position to restrict other persons' access to disposal of the asset.
- 2.2.2. The Group has set across it's companies a threshold of minimum acquisition (production) cost for intangible assets 1000 Litas, upon surpassing of which the asset is to be classified as long-term intangible property.
- 2.2.3. Long-term intangible assets are shown on the financial statements at their residual value to be estimated by subtracting accrued depreciation form the acquisition value.
- 2.2.4. Depreciation of long-term intangible assets is performed by applying a depreciation rate set by the Group. The linear depreciation technique is applied. Depreciation of intangible assets starts counting since the first day of the next calendar month since the commencement of the use of the asset in the company's business. Depreciation ceases counting since the first day of the next month since the writing-off of the asset, or since the date of the sale, as the case may be.
 - 2.2.5. The liquidation value of long-term intangible assets is set at 1 Litas.
- 2.2.6. The cost of operation of long-term intangible assets is attributed to the cost falling within the reporting period during which the cost was incurred.
- 2.2.7. The Group's companies have no long-term intangible assets subject to depreciation over a more than 20 years period, or any intangible assets subject to legal or contractual restrictions for it's disposal.
 - 2.2.8. The Group has no mortgages of long-term intangible assets to secure it's liabilities.
- 2.2.9. All the advance payments for long-term intangible assets have been recorded on a single intangible assets account, irrespective of the kind of the asset paid for.
- 2.2.10. Additional information concerning long-term intangible assets of the Group and the Company has been disclosed in notes 4.1. and 4.3. of the Memorandum.

2.3. Long-term tangibles accounting

- 2.3.1. Tangible assets purchased by the Group's companies are classified as long-term assets subject to meeting all the following criteria: a) the asset is to be used for more than one year; b) the asset is reasonably expected to serve as a basis for generating economic benefits over future accounting periods; c) it is possible to reliably identify the cost of acquisition (production) of the asset; d) the cost of acquisition (production) of the asset is at least equal to the minimum acquisition cost for long-term assets, i.e. of 1000 Litas, applied across the company; e) the company has taken all the risks related to the subject tangible asset.
- 2.3.2. Long-term tangible assets are recorded for accounting purposes at their actual acquisition (production) cost.
- 2.3.3. Advance payments for long-term tangible assets shall be recorded on a single tangible assets account, irrespective of the kind of the asset.
- 2.3.4. The Group's companies apply acquisition cost technique for accounting of all the long-term tangible assets. In accordance with the acquisition cost technique, the assets, either acquired or produced, are recorded in the accounting at the cost of acquisition, and shown in the financial statements at residual value, to be estimated by subtracting from the acquisition cost the accrued depreciation and any reduction in value due to discounting in price.

- 2.3.5. Depreciation of long-term tangible assets is calculated on a yearly basis by applying a depreciation rate, which are indicated paying attention to the useful time of property's servicing, to the planned intensity of property's usage, to the surrounding of it's usage, foreseen property's liquidity value and other factors. It is indicated the liquidity (retain) value of long-term tangible asset 1 Litas.
- 2.3.6. Depreciation of long-term tangible assets is calculated in the Group using linear depreciation technique. Depreciation of tangible assets starts counting since the first day of the next calendar month since the commencement of the use of the asset in the business. Depreciation ceases counting since the first day of the next month since the writing-off of the asset, or it's disposal, when the property is not used any more or since the entire value of the asset (minus liquidation value) is assigned to the cost.
- 2.3.7. Any disposal of long-term tangible assets by the Group's companies shall be registered showing the profit or loss occurring from such transaction. The outcome is obtained by subtracting from the sale revenues of the asset it's liquidation value and the cost related to the transaction. Transfer profit or loss of long-term asset, except financial, is attributed to not typical, i.e. other activity incomes or costs.
- 2.3.8. Mortgages of long-term tangible assets and long-term tangible assets rented from third parties are accounted using class 0 bookkeeping accounts.
- 2.3.9. The Group's companies have no long-term tangible assets subject to depreciation over a more than 20 years period, or any tangible assets subject to legal or contractual restrictions for it's disposal.
 - 2.3.10. The Group has no mortgages of long-term tangible assets to secure it's liabilities.
- 2.3.11. More information on long-term tangible assets has been disclosed in notes 4.2.; 4.3. to the Memorandum.

2.4. Accounting of investment property

- 2.4.1. The purpose of investment asset to receive incomes only from rent and (or) increase of asset value.
- 2.4.2. Group's companies are applying investment asset accounting and presentation in financial statements the method of obtaining price cost. In accordance with the acquisition cost technique, the assets, either acquired or produced, are recorded in the accounting at the cost of acquisition, and shown in the financial statements at residual value, to be estimated by subtracting from the acquisition cost the accrued depreciation and any reduction in value due to discounting in price.
- 2.4.3. Depreciation of investment property is calculated in the Group using linear depreciation technique.
- 2.4.4. Depreciation of investment property is calculated on yearly basis by applying a depreciation rate, which are indicated paying attention to the useful time of property's servicing, to the planned intensity of property's usage, to the surrounding of it's usage, foreseen property's liquidity value and other factors.
- 2.4.5. More information on investment property has been disclosed in notes 4.4.; 4.3. to the Memorandum.

2.5. Accounting of financial assets and other long-term property

- 2.5.1. The Group classifies it's financial assets as long-term and short-term assets.
- 2.5.2. Long-term financial assets comprise investments in daughter and associated companies, investments in other companies' shares, long-term loans issued by the Group to it's employees, long-term loans issued to third parties, and any other amounts due to be received after one year. Short-term financial assets comprise short-term investments in other companies' shares, investments in other securities, and short-term loans.
- 2.5.3. Financial assets are valued on the basis of cost of acquisition and are shown in financial statements in accordance with the cost approach.



- 2.5.4. More information related to financial assets is disclosed in notes 4.5.; 4.6. of the Memorandum.
- 2.5.5. The category of miscellaneous financial assets comprises the deferred tax-on-profit financial asset. The information on the deferred tax-on-profit financial asset is provided in note 4.24. to the Memorandum.

2.6. Stocks accounting

- 2.6.1 Stocks comprise short-term assets, such as raw materials, supplies, production in progress, finished products, and purchased commodities intended for resale, which are consumed by the Company for earning revenues over one year. Any tangible assets, used in the activities of the Group's companies, with a unit value under the minimum threshold value set by the Group for long-term tangible assets is classified as a short-term stocks asset.
- 2.6.2. The Group performs valuation of stocks in accordance with FIFO technique, i.e. those stocks that were acquired earliest are assumed to be the ones sold or consumed first (first in first out).
- 2.6.3. The stocks of the Group (except of production in progress) are accounted in accordance with continued stocks accounting method, each occasion of acquisition (production) and sale (consumption) of stocks being recorded in the accounting. Unfinished production is accounted on monthly basis.
- 2.6.4. Stocks are recorded in the accounting on the basis of valuation at acquisition cost, while in financial statements stocks are reported at the lower of acquisition (production) cost and net potential sale value.
- 2.6.5. The Group has chosen to calculate cost price with the method of rest losses and the cost price is not calculated for secondary cost price.
- 2.6.6. Direct and indirect expenses make production cost price in the Group. Direct production costs expenses for main raw materials (materials), complemented items, technology energy and direct wage. Indirect production expenses not related directly with production but making the conditions to work production, expenses, which impossible to attribute directly to concrete items of their groups.
- 2.6.7. The cost price of semi manufactures and produced production pieces is indicated by attributing raw material expenses for items in proportion to the raw materials usage norms indicated by the Group, attributing other direct and indirect production expenses for items in proportion to indicated normative by the Group.
- 2.6.8. The stocks are discounted to the potential net sale value by individually valuing each item of the stocks or each group of similar stocks. Assessing the net potential sale value takes account of the purpose for which the subject stock is being stored. Raw materials and other supplies stored for the purpose of product manufacturing shall not be discounted below their cost of acquisition, provided the products to be produced using the subject stocks are expected to sell at the cost of manufacturing at least, or a higher price, except when there is surplus of raw materials or other supplies in the Group. The loss incurred by discounting all the stocks to net potential sale value as well as any other loss of stock shall be recognised as an item of operational cost incurred during the period such loss occurred. Any reversion to the discounting of the stocks, undertaken due to the growth in the net potential sale value shall be accounted by making a relevant reduction of the operational cost of the period.
- 2.6.9. The information on the stocks of the Group and the Company is disclosed in note 4.7. of the Memorandum.
- 2.6.10. The information on the advance payments made by the Group and the Company for short-term assets and services is disclosed in note 4.8. of the Memorandum.

2. 7. Accounting of receivable amounts

2.7.1. One year receivables comprise the entitlements to receive amounts of moneys or equivalent financial assets from third parties. Specifically, this is due amounts for products sold or

services rendered, loans due for repayment, advance payments for financial assets due, as well as other kinds of debt contracted to the Company.

- 2.7.2. Advance payments for non-financial assets (such as intangible assets, long-term tangible assets, inventories, etc.) are not considered receivable amounts.
- 2.7.3. One year receivables are recorded for accounting purpose at the acquisition cost representing the value of the remuneration due.
- 2.7.4. Receivable amounts are shown at net value in the annual financial statements, i.e. by subtracting the share of bad debt. The cost of bad debt is registered as an item operational cost and is included in the profit and loss statement of the reporting period.
- 2.7.5. The Group applies direct assessment technique for evaluation of bad debt costs. Any debt due those debts which repayment becomes doubted is moved to the bookkeeping account of supervised debt. Any receivable amount becomes a bad debt on the basis of receipt of reliable information concerning it's repayment insecurity.
- 2.7.6. Notes 4.9.; 4.10. of the Memorandum reveal the information on the one year receivables and bad debts of the Group and the Company.

2. 8. Accounting of other short-term and monetary assets

- 2.8.1. Financial assets of the Group comprise moneys in Litas and foreign currency in cash desk and on current bank accounts, and financial assets equivalent to moneys, i.e. short term investments, bonds, termed deposits, etc. whose maturity is shorter than 3 months. The Group had no moneys-equivalent financial assets as of the end of the financial year.
- 2.8.2. Miscellaneous short term assets comprise short term investments in shares and other securities, short-termed deposits (over 3 months), short-term loans issued, interest receivable for granted loans.
- 2.8.3. Note 4.11. of the Memorandum provides information on long-term and short-term loans issued by the Group and the Company, indicating the type of currency, rate of interest and maturity term.

2.9. Accounting of own capital stock

- 2.9.1. Own capital stock comprises the share of the authorised capital which has been subscribed, the mandatory reserve stock, and undistributed profit (loss). The information on the authorised capital of the Company is disclosed in note 4.12.
- 2.9.2. Neither daughter companies of AB Linas nor associated companies have any shares of the Company.
 - 2.9.3. The Company has no it's own shares purchased by itself.
 - 2.9.4. The company hasn't made the reserves.
- 2.9.5. Pursuant to the accounting policy adopted by the Group, long term tangible assets and financial assets are recorded for accounting purpose and shown in financial statements at the value of acquisition, therefore no revaluation account is used.
- 2.9.6. Draft profit (loss) distribution prepared by the AB Linas management is provided in note 4.13. of the Memorandum.
- 2.9.7. The profit distribution approved by the shareholders meeting is included in the financial statements of the period during which the shareholders' approving decision was passed concerning the profit distribution, irrespective of the time when the profit was actually earned.

2.10. Subsidy accounting

2.10.1. The subsidy (grant) or it's part is recognised as having been spent in the accounting period during which the costs related to the subsidy (grant) are incurred. The balance of the amount of the subsidy (grant) is shown on the statement of financial position.

2.10.2. Note 4.14. of the Memorandum to the financial statements provides information on the subsidies (grants) received by the Group / the Company.

2.11. Liabilities accounting

- 2.11.1. Financial accounting of the Group records current liabilities, i.e. those liabilities acquired by the Group's companies, subject to fulfilment by the Group.
- 2.11.2. The liabilities are classified on the basis of their fulfilment requirements, i.e. long-term liabilities representing such liabilities which are due to be fulfilled by the Group's companies within a period exceeding one year, and short-term liabilities, representing those liabilities to be fulfilled within an ordinary cycle of business activity, i.e. twelve months.
- 2.11.3. The liabilities are assessed on the basis of their cost of acquisition, representing an amount of moneys, or an equivalent asset, to be paid at usual business circumstances.
- 2.11.4. Liabilities shall accrue on account of the paid leave earned by the employees of the Group's companies. The cost of paid leave shall accrue on a monthly basis. At the end of the current fiscal year, the amount of accrued leave payments shall be adjusted, by precisely calculating the amount of leave payments (including social insurance) earned by each employee over the financial year and not exhausted so far, as well as the balance of duration of leave not yet exhausted by each employee. The sum is not calculated because of sums triviality to Guarantee fund from the pays of accumulative holiday pays. The information on the amounts of paid leave payments, accrued as liabilities to the Group and it's companies, is provided in note 4.17. of the Memorandum.
- 2.11.5. AB "Linas" group of companies has no financial year debts which are guaranteed by the government or third persons with bonded property.
- 2.11.6. The information on short-term and long-term liabilities of the Group and the Company is provided in note 4.15. to the Memorandum.
- 2.11.7. The information about leasing (financial rent) liabilities of the Group and Company, state of debts for credit agencies is presented in note No.4.16 of explanatory memorandum.

2.12. Provisions

- 2.12.1. Provisions are accepted if they are determined by the past events and if they are existing at the end date of financial statements accounting period.
- 2.12.2. The provisions sum shows what size of financial statements accounting period end date credibly evaluated expenses should cover legal liability or irrevocable commitment.
- 2.12.3. In group of companies the provisions are looked through when making financial statements and correcting their value paying attention to the new events and circumstances.

2.13. Income accounting

- 2.13.1. Incomes are recognised in line with the accruals principle, i.e. an income is recorded in the accounting at the moment it is earned, irrespective of when the money is actually received. Upfront or similar advance payments are not recognised as income. Any revenues which are received over the reporting period, and are not recognised as income, are shown on the statement of financial position as liabilities. Income is assessed at it's true value.
- 2.13.2. Usual business income of the Group comprises the revenues generated by the sale of the products, i.e. fabrics, sewn items, yarn, combed-away remnants of yarn; by provision of production manufacturing services.
- 2.13.3. Income from usual business is recognised as earned income, is recorded in the accounting and shown in the financial statements at the moment the sales when production or production related services occurs, subject to availability of a reliable assessment of the amount of income.
- 2.13.4. Such incomes and expenses are attributed to incomes and expenses which could be attributed to this segment directly or by indicated attribution criteria. Expenses are not attributed to

separate segments and are shown as general expenses of the company if it is impossible to attribute them to separate segments. Note 4.18. to the Memorandum provides information on the income and expenditure of the Group related to usual business, on the basis of division by geographical areas and branches of business.

- 2.13.5. It is impossible to attribute property and liabilities of the Group and AB "Linas" to abstracted segments. All property and liabilities of the Group and the Company are not allotted in values according to business and geographical segments.
- 2.13.6. Unusual income represents income generated by miscellaneous activities, i.e. income from sale of goods intended for resale, income from sale of surplus inventories, income from sale of unusual products or provision of unusual services, the profit from disposal of long-term assets (except of financial assets), as well as income from other kinds of atypical business activity and / or singular business transactions. Note 4.20. to the Memorandum provides information on the income and cost of unusual business undertakings.
- 2.13.7. Financial and investment business income comprises the interest on the moneys deposited with banks, any profits resulting from a change in foreign exchange rate, recognised forfeiture for delay of payments and other fines, the revenues of interests from provided loans, profit of investment transfer and other revenues related with financial property management. Note 4.21. to the Memorandum provides the information on the income and cost of financial and investment undertakings of the Group and the Company.

2.14. Costs accounting

- 2.14.1 Costs are defined as any decrease in economic benefits manifesting as a reduction in value of assets, or liabilities assumed during the reporting period. For the purpose of financial accounting, only that part of expenditure which is incurred in earning the income of the reporting period, or alternatively that part of expenditure which might not be related to earning of income of any of the forthcoming reporting periods, is recognised as the costs. Any expenditures falling within different accounting periods, are distributed to such accounting periods during which they generate economic benefits to the enterprise.
- 2.14.2. For the purpose of recording cost in the accounting, costs are recognised in line with accruals and comparison principles, within the reporting period during which the income, related to the subject expenditure, is earned, irrespective of the time when the moneys were actually expended.
- 2.14.3. Sales cost comprises the cost of products sold, the cost of commodities resold and the costs of provided production services.
- 2.14.4. Operational costs in the Group are classified as general costs and management costs. In the note No. 4.19. of Explanatory Memorandum of financial statements there is presented information about activity's costs.
- 2.14.5. Unusual business cost comprises loss due to disposal of long-term assets, the cost of sale of products / services which are not attributed to usual business, as well as other miscellaneous atypical business costs, and the costs of incidental or singular business transactions.
- 2.14.6. Financial and investment business costs comprise costs of bank interest, any fines and forfeitures due to delay in payment, the cost resulting from a negative change in foreign currency rate, investment transfer (deprivation) loss, costs of granted loans reappraisal, costs of financial services supply, other financial investment activity costs.

2.15. Profit tax accounting

2.15.1. Payable profit tax of the reporting year is shown in the financial accounting at the moment the profit of the reporting year is calculated upon the end of the accounting period, not at the moment a liability is incurred on the basis of the outstanding tax on profit amount. The profit, in accordance with the provisions of calculation of the tax on profit, is adjusted with any costs which incur no reduction to the tax on profit, and any incomes which are not taxable or are taxable in addition to regular taxation procedure. The rate of the tax on profit is 15 per cent.



- 2.15.2. Advance profit tax is calculated in the company according to the foreseen sum of profit tax of current fiscal year. Advance profit tax is declared according to the confirmed order of National Taxing Inspection by Finance Ministry and is paid according to the order indicated in the law of Profit tax.
- 2.15.3. The cost of the profit tax of the reporting year is calculated by adjusting the profit tax of the reporting year with the amount of any deferred profit taxes. Deferred tax on profit reflects the net taxation effect due to provisional differences between the value of assets and liabilities in the financial statements and the taxation statements. Deferred taxes, as an asset or a liability, are valued applying the taxation rate, which is expected to apply in respect of the period during which the subject property would be disposed of, or the liability discharged. The deferred profit tax, as an asset, is recognised on the financial statements to the extent it is expected to be discharged in the near future, based on the forecast of taxable profit. In case there is a part of deferred profit tax which is not going to be discharged, it is then not recognised in the financial statements.
- 2.15.4. The Company's profit tax costs and deferred profit taxes are shown in detail in note 4.23. of the Memorandum.
- 2.15.5. The information on the Group's deferred profit taxes is provided in note 4.24. to the Memorandum.

2.16. Earnings per share

- 2.16.1. Usually the profit for one share is calculated dividing net profit (loss) of period in average of simple shares issued during the period. The Group hasn't potentially converting simple shares, so the decreased profit attributed to one share correspond the profit which is given for one simple share.
- 2.16.2. The information about the profit which is given for one share is presented in explanatory memorandum note 4.26.

2.17. Foreign exchange

Any transactions executed in a foreign currency are converted into Litas at the official exchange rate set by the Bank of Lithuania at the transaction date, which is roughly equal to market rate of exchange. Monetary assets and liabilities are converted into Litas at the exchange rate of the date of the financial statements. The financial statements as of 31 December, 2010, and 2009, are based on the following currency exchange rates:

2010	2009
1 EUR = 3,4528 Lt	1 EUR = 3,4528 Lt
1 USD = 2,6099 Lt	1 USD = 2,4052 Lt

Any profit / loss related to monetary transactions, is recognised in the profit and loss statement covering the period during which the subject profit / loss occurred. Any profit / loss subject to converting, is accounted on the basis of the conversion rate valid at the end of the reporting period.

2.18. Financial connections with heads of the company and other related persons

The number of heads of the Group and the Company, contracts format made with related persons, accountable sums and not paid remainders at the end of the periods calculated to the company heads and related persons during accountable period and during previous accountable period are explained according to its attribution in the note No.4.22 of the Explanatory letter. Other information in relation with contacts made with related persons are indicated in the note No.4.11 of the Explanatory letter.



3. Revisions to the accounting policy and corrections of essential mistakes

- 3.1. Preparing the financial statements of year 2010 in accordance with the International Financial Reporting Standards there were no any material changes of the accounting policy and the accounting evaluations related to application of IFRS.
- 3.2. Mistake is meant as essential, if: 1) it's sum is larger than 10% of appropriate balance part or the clause of statement of comprehensive income and 2) if it makes 2,5% of all property balance value or 0,5% of sales revenues sum indicated in financial accounting. If mistake is not reaching these indicators, then it is meant nonessential.
- 3.3. Preparing the financial statements for year 2010 not significant and substantial mistakes of previous year are corrected in perspective way.

4. Notes of Explanatory Memorandum

The notes regarding the significant financial indicators are presented in the tables of Explanatory letter:

- 4.1. The status of the long-term intangible assets of the Group and the Company, and their change over the reporting period (Tables 4.1. 'AB Linas Group of companies and AB Linas long-term intangible assets change').
- 4.2. The status of the long-term tangible assets of the Group and the Company, and their change over the reporting period (Tables 4.2.1 'AB Linas long-term tangible assets change'; 4.2.2 'AB Linas Group of companies long-term tangible assets change').
- 4.3. Additional information on the long-term tangible and intangible assets of the Group and the Company, i.e. adopted average rates of depreciation and amortisation of long-term assets according to the class of assets (Table 4.3.1 'Long-term assets average economic life); information about rented long-term tangible asset (table 4.3.2. "The rent of long-term tangible asset); there is no property which is amortized or depreciated but still in the activity.

The Company's and the Group's long-term property deterioration difference influence on the financial indicators is not significant, so it doesn't require indicators recalculation of long-term property and deterioration cost.

The complex of buildings and constructions located in Panevezys city, S. Kerbedzio str. 23, in which the activity of AB "Linas" Group of companies executes, is rented to UAB "Rentija" (company code 300614019).

4.4. The status of the investment property of the Group and the Company, and their change over the reporting period (Tables 4.4. 'AB Linas Group of companies and AB Linas investment property change').

The rent incomes from the investment property, premises in Panevezys, which belongs to the Group, made 5.758 Lt in 2010. The direct activity costs, appeared regarding investment property from which incomes were received during accounting period, made investment property depreciation costs 10.251 Lt.

- 4.5. Long-term financial assets and their change over the reporting period (Tables 4.5.1 'AB Linas Group of companies long-term financial assets change', and 4.5.2 'AB Linas long-term financial assets change').
- 4.6. Short-term financial assets and their change over the reporting period (Tables 4.6.1 'AB Linas Group of companies short-term financial assets change', and 4.6.2 'AB Linas short-term financial assets change').
- 4.7. Financial reports accounting period date gross value of the Group's and the Company's stocks, their value by type of stock, the value of the stocks recorded in the accounting at their net potential sale value, the amount of discounting to the net potential sale value, the amount of reversion of the discounting, the value of mortgaged stocks, and the stocks held with third parties (Tables 4.7.1 'AB Linas Group of companies stocks' and 4.7.2 'AB Linas stocks').

- 4.8. Advance payments by the Group and the Company to suppliers for short term assets and services (Table 'Advance payments for short term assets and services').
- 4.9. The Group's and the Company's one year receivable amounts by major groups of receivable amounts, their change compared to the previous financial year (Table 'One year receivable amounts').
- 4.10. The Group's and the Company's one year receivable amounts recognised as bad debt in the accounting, the cost of bad debt over the financial year, and recovered bad debt (Table 'Bad debt').
- 4.11. Long-term and short-term loans issued by the Group and the Company, including values, maturity terms, accrued interest (Tables 4.11. 'AB Linas Group of companies and AB Linas loans issued').
- 4.12. The structure of the authorised capital stock of the Company, the number of shares and their par value, the numbers of shares held by the state, the municipality, the company (redeemed shares), and the number of company shares and sums which belongs to subsidiary company, also company's shareholders who have more than 5% shares. (Table 'AB Linas authorised capital structure and the main shareholders').

Average price of sale per share of the Company on the market in 2010 was 0,35 Litas, and in 2009 average market sale price per share was 0,22 Litas.

- 4.13. Draft distribution of the Company's profit (loss) (Table 'AB Linas draft profit (losses) distribution').
- 4.14. The subsidies (grants) received (or receivable) by the Group and the Company (Table 'Subsidies and grants').
- 4.15. Short-term and long-term liabilities of the Group and the Company in accordance with the term of maturity, showing specifically those debt liabilities which are secured with company's assets (Table 'Short-term and long-term liabilities').
- 4.16. Leasing (financial rate) liabilities of Group and Company, state of debts for credit institutions (table "AB Linas Group of companies and AB Linas Leasing liabilities").
- 4.17. The Group's and the Company's accruals for employee vacations (Table 'Vacation accruals').
 - 4.18. Typical business of the Group and Company.

The typical activity of the Group of companies is production of textile products and selling of it. Information about the sales of textile items, i.e. the segment of textile items production business and geographical segment, is indicated in tables 4.18.1. "Information about the segments of textile items production business" and 4.18.2 "Information about geographical segments of textile items production business".

In 2010 the incomes of UAB "Lino apdaila" for AB "Linas" production services were 16.279 thousand Lt, the cost price of presented services is 10.844 thousand Lt. In 2010 the incomes of UAB "Lino apdaila" for the presented production services to the third parties made 545 thousand Lt, the cost price for presented services is 357 thousand Lt. During 2010 UAB "Lino apdaila" sold production services to Lithuanian customers, realization to the EU countries is not of significant level.

The incomes and costs of company's typical activity according to business and geographical segments are described by the incomes and costs of the Group's typical activity according to business and geographical segments plus production services incomes and costs of subsidiary company of AB "Linas" and eliminating incomes and costs of production services which were done by UAB "Lino apdaila" to the third parties.

It is impossible to attribute property and liabilities of the Group and AB "Linas" to abstracted segments. All property and liabilities of the Group and the Company are not allotted in values according to business and geographical segments.

- 4.19. The information on the operational costs of the Group and the Company (Table 'Operational costs').
- 4.20. The information on the cost and revenues of miscellaneous ('atypical') activities of the Group and the Company (Table 'Miscellaneous ('atypical) activities').
- 4.21. Financial and investment undertakings of the Group and the Company, revenues and costs shown by material items (Table 'Financial and investment undertakings').

4.22. Information about financial connections with the heads of the Group and the Company and with the other related persons. (Table 'Financial relations to corporate executives and other related persons').

The Group's and Company's other activity incomes, financial and investment activity results have changed significantly. It is influenced by the registered received sums from increased operations from BUAB "Nordic investicija": 1,6 mil. Lt sum of repayable damages because of agreed liabilities non compliance was included into the other (not typical) activity incomes of AB "Linas" and the Company's financial and investment activity costs decreased in 5,5 mil. Lt (compensation sum of occurred looses regarding the bankruptcy of previous subsidiary company BUAB "Lino audiniai").

- R. Lenciauskas individual company gave the sponsorship to AB "Linas" with all his property for the debtors BUAB "Nordic investicija", BUAB "Savoja" and BUAB "Domus Palanga" according to the guarantee contract dated December 23, 2010.
- 4.23. The tax on profit due to be paid by the Company and the cost (income) of deferred profit tax, including a detailed outlay (Tables 4.23.1 'Specification of expenses of profit tax', 4.23.2 'Recalculation of expenses of profit taxes, according to regular and temporary difference of accounting and taxable profit').
 - 4.24. Deferred profit taxes of the Group and the Company (Table 'Extended profit tax').
- 4.25. Material out-of-balance-sheet amounts, i.e. mortgages, guarantees, securities (Table 'Rights and obligations, not stated in the balance sheet').
 - 4.26. The profit (loss) which belongs to one share (table "Earnings (loss) per share")
 - 4.27. There are no significant events after balance in Group and Company.

4.1. LONG-TERM INTANGIBLE ASSETS

4.1.1. Changes of Linas, AB enterprise group and Linas, AB long-term intangible assets

Indicators	Develop- mental works	Prestige	Patents, licenses	Software	Other intangible assets	Total
Residual value at the end of previous			0	206.611	2.517	209.128
financial year a) Procurement cost price of long-						
term intangible assets						
At the end of previous financial year			0	278.987	4.474	283.461
Changes of financial year			0	0	0	0
· Procurement of assets			0	0	0	0
· Assets, transferred to other individuals and discarded (-)			0	0	0	0
· Transcription from one article to another +/(-)			0	0	0	0
At the end of financial year			0	278.987	4.474	283.461
b) Amortization						
At the end of previous financial year			0	72.376	1.957	72.376
Changes of financial year			0	80.816	1.118	81.934
· Financial year amortization			0	80.816	1.118	81.934
· Restorational records (-)			0	0	0	0
· Assets, transferred to other individuals and discarded (-)			0	0	0	0
· Transcription from one article to another +/(-)			0	0	0	0
At the end of financial year			0	153.192	3.075	156.267
e) Residual value at the end of financial year (a) - (b)			0	125.795	1.399	127.194

4.2. LONG TERM TANGIBLE ASSETS

4.2.1. Changes of Linas, AB long-term tangible assets

	1	ī	T	1	T	1	1	LTL
Indicators	Land	and	Machinery and equipment	Means of transport	Other equipment, appliances, instruments	Other tangible assets	Current construction	Total
Residual value at the end of previous							0	244 (22
financial year	0	0	5.128	302.111	37.393	0	0	344.632
a) Procurement of cost price long-								
term tangible assets								
At the end of previous financial year	0	0	6.410	399.213	62.694	0	0	468.317
Changes of financial year	0	0	0	0	(5.992)	0	0	(5.992)
· Procurement of assets	0	0	0	0	10.065	0	0	10.065
· Written-off property because of	0	0	0	0		0	0	
accounting policy change (-)	0	0	0	0	0	0	0	0
· Assets, transferred to other		0			(1.6.057)		0	(4 < 0.75)
individuals and discarded (-)	0	0	0	0	(16.057)	0	0	(16.057)
· Transcription to short-time assets +/(-)	0	0	0	0	0	0	0	0
• Transcription from one article to								
	0	0	0	0	0	0	0	0
another +/(-) At the end of financial year	0	0	6.410	399.213	56.702	0	0	462.325
	U	U	0.410	399.213	50.702	U	U	402.323
b) Revaluation	0	0	0	0	0	0	0	0
At the end of previous financial year		0	0	0	0	0	0	0
Changes of financial year	0	0	0	0	0	0	0	0
· Increase (decrease) of value +/(-)	0	0	0	0	0	0	0	0
· Assets, transferred to other individuals and discarded (-)	0	0	0	0	0	0	0	0
· Transcription from one article to	0	0	0	0	0	0	0	0
another +/(-)	U	U	U	0	0	U		U
At the end of financial year	0	0	0	0	0	0	0	0
c) Depreciation (-)								
At the end of previous financial year	0	0	1.282	97.102	25.301	0	0	123.685
Changes of financial year	0	0	1.282	66.534	(1.828)	0	0	65.988
· Written-off property because of accounting policy change (-)	0	0	0	0	0	0	0	0
· Depreciation of financial year	0	0	1.282	66.534	14.227	0	0	82.043
· Restorational records (-)	0	0	0	0	0	0	0	0
· Assets, transferred to other					(1.6.055)			(4 6 0 7 7)
individuals and discarded (-)	0	0	0	0	(16.055)	0	0	(16.055)
· Transcription from one article to								
another +/(-)	0	0	0	0	0	0	0	0
At the end of financial year	0	0	2.564	163.636	23.473	0	0	189.673
d) Decrease of value								
At the end of previous financial year	0	0	0	0	0	0	0	0
Changes of financial year	0	0	0	0	0			0
· Decrease of value of financial year	0	0	0	0	0	0		0
· Restoration records (-)	0	0	0	0	0	0		0
· Assets, transferred to other individuals and discarded (-)	0	0	0	0	0	0	0	0
· Transcription from one article to	0	0	0	0	0	0	0	0
another +/(-)	· ·	_						
At the end of financial year	0	0	0	0	0	0	0	0
e) Residual value at the end of	0	0	3.846	235.577	33.229	0	0	272.652
financial year (a) + (b) - (c) - (d)	3	U	2.010		55.22)	J		002



4.2.2. Changes of Linas, AB enterprise group long-term tangible assets

LTL Other **Buildings** Machinery equipment, Other and Means of appliances, tangible Current and **Indicators** Land structures equipment transport instruments assets construction Total Residual value at the end of previous 422.093 302.111 41.074 765.278 financial year a) Procurement of cost price longterm tangible assets 399.213 At the end of previous financial year 447.954 67.494 0 914.661 Changes of financial year (5.992)28.081 34.073 · Procurement of assets 34.073 10.065 44.138 · Written-off property because of accounting policy change (-) · Assets, transferred to other 0 (16.057) (16.057)individuals and discarded (-) · Transcription to short-time assets +/(-) · Transcription from one article to another +/(-)At the end of financial year 482.027 399.213 61.502 0 942.742 b) Revaluation At the end of previous financial year Changes of financial year · Increase (decrease) of value +/(-) · Assets, transferred to other individuals and discarded (-) · Transcription from one article to another +/(-)At the end of financial year c) Depreciation (-) 97.102 0 149.383 At the end of previous financial year 25.861 26.420 Changes of financial year 35.511 66.534 (868)0 101.177 · Written-off property because of accounting policy change (-) · Depreciation of financial year 35.511 66.534 15.187 0 117.232 · Restorational records (-) · Assets, transferred to other 0 (16.055) (16.055)individuals and discarded (-) · Transcription from one article to another +/(-)At the end of financial year 61.372 25.552 0 250.560 163.636 d) Decrease of value At the end of previous financial year Changes of financial year · Decrease of value of financial year · Restoration records (-) · Assets, transferred to other individuals and discarded (-) · Transcription from one article to another +/(-)At the end of financial year e) Residual value at the end of 420.655 235.577 35.950 0 692.182 financial year (a) + (b) - (c) - (d)



4.3. OTHER INFORMATION ON LONG-TERM INTANGIBLE AND TANGIBLE ASSETS

4.3.1. Average useful service period of long-term assets

No.	Long-term asset groups	GROUP	COMPANY
1.	Long-term intangible asset groups		
1.1.	Patents, licenses etc.	-	-
1.2.	Software	3	3
1.3.	Other intangible assets	4	4
2.	Long-term tangible asset groups		
2.1.	Machines and equipment	6	5
2.2.	Means of transport	6	6
2.3.	Other equipment, appliances, instruments, gear, inventory	4	4
2.4.	Investment property	20	20

4.3.2. Rent of long-term tangible assets

		GR	OUP	COMI	PANY
	Leasehold long-term tangible assets		Rent tax during financial year		Rent tax during financial year
No.	group	Rent period	(Lt)	Rent period	(Lt)
1.	Buildings, constructions, totally		1.049.212		1.049.212
1.1.	Buildings and constructions at S. Kerbedzio g. 23, Panevezys	termless	960.000	termless	960.000
1.2.	Administrative premises in Vilnius	until 2020-05-03	34.430	until 2020-05-03	34.430
1.3.	Store in Vilnius	until 2018-08-01	22.400	until 2018-08-01	22.400
1.4.	Stores in Kaunas	various terms	32.382	various terms	32.382
1.5.	Other buildings and constructions	1	-	-	-
2.	Vehicles	various terms	52.168	various terms	50.448
3.	Plant and machinery, other equipment, appliances, tools	termless	206.650	termless	31.983
4.	Other tangible assets	-	-	-	_

4.4. CHANGES OF LINAS, AB ENTERPRISE GROUP AND LINAS, AB INVESTMENT PROPERTY

Indicators Residual value at the end of previous	Land 0	Buildings
financial year	U	100.230
a) Procurement of cost price investment		
property		
At the end of previous financial year	0	205.000
Changes of financial year	0	0
· Procurement of assets	0	0
· Assets, transferred to other individuals and discarded (-)	0	0
· Transcription to short-time assets +/(-)	0	0
At the end of financial year	0	205.000
b) Depreciation (-)		
At the end of previous financial year	0	24.770
Changes of financial year	0	10.251
· Depreciation of financial year	0	10.251
· Restorational records (-)	0	0
· Assets, transferred to other individuals and discarded (-)	0	0
At the end of financial year	0	35.021
c) Residual value at the end accounting period	0	169.979

4.5. LONG-TERM FINANCIAL ASSETS

4.5.1. Changes of long-term financial assets of Linas, AB enterprise group

		C	Other amounts i	receivable a	fter one ve	ar		1.11
Run. No.	Indicators	Other long- term loans	Interest granted for loans receivable after one year	Amounts receivable after one year	Uncertain debts (-)		Other financia I assets	Total
1.	Remainder in the beginning of financial year	9.330.462	1.542.234	68.740	(62.000)	10.879.436	0	10.879.436
2.	Changes of financial year	(173.125)	(39.634)	7.571.702	0	7.358.943	1.000	7.359.943
2.1.	Other investments					0	1.000	1.000
2.2.	Acquisitions, calculated interest, granting of loans		46.486			46.486		46.486
2.3.	Transfer from current financial assets		14.225			14.225		14.225
2.4.	Transfer from the sums receivable during one year			429.761		429.761		429.761
2.5.	Losses compensation appeared because of the bankruptcy of the previous subsidiary company BUAB "Lino audiniai"			5.487.783		5.487.783		5.487.783
2.6.	Repayable damage incomes because of noncompliance of contract liabilities			1.655.056		1.655.056		1.655.056
2.7.	Sales, return of loans and other receivable amounts (-)	(3.601)		(898)		(4.499)		(4.499)
2.8.	Transfer to current financial assets (-)	(169.524)	(100.345)			(269.869)		(269.869)
2.9.	Investment transfer (deprivation) loss					0		0
2.10.	Decrease of value (-)					0		0
3.	Remainder in the end of financial year (1 + 2)	9.157.337	1.502.600	7.640.442	(62.000)	18.238.379	1.000	18.239.379

4.5.2. Changes of long-term financial assets of Linas, AB

				O+	her amounts	Voor		LIL		
Run. No.	Indicators	Subsidiary and associated enterprises	Loans for branch enterprises	Other long-term loans	Interest granted for loans receivable after one year	Amounts	Uncertain debts (-)	All other amounts receivable after one year	Other financial assets	Total
1.	Remainder in the beginning of financial year	20.000	0	9.330.462	1.542.234	68.740	(62.000)	10.879.436	0	10.899.436
2.	Changes of financial year	0	0	(173.125)	(39.634)	7.571.702	0	7.358.943	1.000	7.359.943
2.1.	Investments in subsidiaries							0		0
2.2.	Other investments							0	1.000	1.000
2.3.	Acquisitions, calculated interest, granting of loans				46.486			46.486		46.486
2.4.	Transfer from current financial assets				14.225			14.225		14.225
2.5.	Transfer from the sums receivable during one year					429.761		429.761		429.761
2.6.	Losses compensation appeared because of the bankruptcy of the previous subsidiary company BUAB "Lino audiniai"					5.487.783		5.487.783		5.487.783
2.7.	Repayable damage incomes because of noncompliance of contract liabilities					1.655.056		1.655.056		1.655.056
	Sales, return of loans and other receivable amounts (-)			(3.601)		(898)		(4.499)		(4.499)
2.9.	Transfer to current financial assets (-)			(169.524)	(100.345)			(269.869)		(269.869)
2.10.	Investment transfer (deprivation) loss							0		0
2.11.	Decrease of value (-)							0		0
	Remainder in the end of financial year (1 + 2)	20.000	0	9.157.337	1.502.600	7.640.442	(62.000)	18.238.379		

4.6. CURRENT FINANCIAL ASSETS

4.6.1. Changes of current financial assets of Linas, AB enterprise group

LTL

		Curre	nt investm	ent		Current l	nans		LIL
Run. No.	Indicators	Shares of other enterprises	Other securities	Total	Loans for employees of the enterprise to be returned in 1 year	Other current loans		Total	Total
1.	Remainder in the beginning of financial year	0	0	0	0	8.000	55	8.055	8.055
2.	Changes of financial year	0	0	0	0	(8.000)	(55)	(8.055)	(8.055)
2.1.	Acquisitions, calculated interest, granting of loans			0		0	14.612	14.612	14.612
2.2.	Granting of loans BUAB "Lino audiniai" (repayment)			0		(29.432)		(29.432)	(29.432)
2.3.	Transfer of long-term financial assets			0			207	207	207
2.4.	Transfer from current assets to long-term financial assets (-)			0			(14.225)	(14.225)	(14.225)
2.5.	Transfer to other receivable sums			0				0	0
2.6.	Sales, return of loans, interest (-)			0		(8.000)	(649)	(8.649)	(8.649)
2.7.	Decrease of value (-)			0		29.432		29.432	29.432
3.	Remainder in the end of financial year (1 + 2)	0	0	0	0	0	0	0	0

4.6.2. Changes of current financial assets of Linas, AB

		Curi	rent investm	ent		Cu	rrent loan	ıs		
Run No.	Indicators	Shares of other enter- prises	Other securities	Total	Loans BUAB "Lino audiniai"	Loans for employees of the enterprise to be returned in 1 year	Other current loans	Receivable interest for granted loans	Total	Total
1.	Remainder in the beginning of financial year	0	0	0	0	0	8.000	55	8.055	8.055
2.	Changes of financial year	0	0	0	0	0	(8.000)	(55)	(8.055)	(8.055)
2.1.	Acquisitions, calculated interest, granting of loans			0				14.612	14.612	14.612
2.2.	Transfer of long-term financial assets			0				207	207	207
2.3.	Transfer from current assets to long-term financial assets (-)			0				(14.225)	(14.225)	(14.225)
2.4.	receivable sums			0					0	0
2.5.	Sales, return of loans, interest (-)			0	(29.432)		(8.000)	(649)	(38.081)	(38.081)
2.6.	Decrease of value (-)			0	29.432				29.432	29.432
- 3	Remainder in the end of financial year (1+2)	0	0	0	0	0	0	0	0	0

4.7. STOCKS

4.7.1. Stocks of enterprise group of Linas, AB

LTL

Run. No.	Indicators	Raw material and assembly products	Current construction	Production produced	Goods purchased for reselling purposes	Total
1.	Cost price of purchased stocks					
1.1.	At the end of last financial year	1.915.040	145.649	2.323.452	2	4.384.143
1.2.	At the end of financial year (incl. stocks en route and by the third parties)	2.103.839	675	2.851.935	132	4.956.581
2.	Depreciation until net possible selling value (restitution)					
2.1.	At the end of last financial year	0	0	0	0	0
2.2.	At the end of financial year	0	0	0	0	0
3.	Net value possible sales at the end of financial year (1-2)					
3.1.	At the end of last financial year (1.12.1.)	1.915.040	145.649	2.323.452	2	4.384.143
3.2.	At the end of financial year (incl. stocks en route and by the third parties) (1.2-2.2)	2.103.839	675	2.851.935	132	4.956.581

4.7.2. Stocks of Linas, AB

LTI

							LII
Run. No.	Indicators	Raw material and assembly products	Raw material and assembly products are at the third parties	Current construction	Production produced	Goods purchased for reselling purposes	Total
1.	Cost price of purchased stocks		•				
1.1.	At the end of last financial year	523.752	1.272.984	0	2.458.102	2	4.254.840
1.2.	At the end of financial year (incl. stocks en route and by the third parties)	780.608	1.177.518	0	2.888.228	132	4.846.486
2.	Depreciation until net possible selling value (restitution)						
2.1.	At the end of last financial year	0	0	0	0	0	0
2.2.	At the end of financial year	0	0	0	0	0	0
3.	Net value possible sales at the end of financial year (1-2)						
3.1.	At the end of last financial year (1.12.1.)	523.752	1.272.984	0	2.458.102	2	4.254.840
3.2.	At the end of financial year (incl. stocks en route and by the third parties) (1.2-2.2)	780.608	1.177.518	0	2.888.228	132	4.846.486



4.8. ADVANCE PAYMENT FOR CURRENT ASSETS AND SERVICES

LTL

		GRO	OUP	COMI	PANY
Run. No.	Biggest advance payment groups	Financial year	Last financial year	Financial year	Last financial year
1	Advance payment to the reserve providers	26.869	60.675	16.270	5.231
2	Advance payment to the service providers	59.450	60.820	58.531	10.037
3	Balance value of uncertain advance payment	0	0	0	0
3.1.	Uncertain advance payment	0	0	0	0
3.2.	Part of uncertain advance payment written- off to the expenses (-)	0	0	0	0
4.	Expenses of coming period acknowledged as uncounted within one year	252.800	101.359	251.019	100.960
5.	Advance payment	339.119	222.854	325.820	116.228

4.9. AMOUNTS RECEIVABLE WITHIN ONE YEAR

D		GRO	OUP	COMI	PANY
Run. No.	Biggest advance payment groups	Financial year	Last financial year	Financial year	Last financial year
1.	Trade debtors	3.705.013	3.643.059	3.671.500	3.591.981
1.1.	debts of branch enterprise				
1.2.	other trade debtors	3.705.013	3.643.059	3.671.500	3.591.981
1.3.	Debt for the sold financial asset - shares of branch enterprise	0	0	0	0
2.	Other amount receivable within one year	351.216	949.902	326.273	947.813
2.1.	Receivable VAT	308.824	440.961	308.824	440.961
2.2.	Budget debt to the enterprise	888	513	888	513
2.3.	Debt of social insurance to the enterprise	0	0		
2.4.	Amounts receivable from accountable persons	531	15.522	181	15.522
2.5.	Amounts receivable from employees for loans provided	0	0	0	0
2.6.	Amounts receivable from branch enterprises	0	0	0	0
2.7.	Advance payment for employees	27.751	1.998	4.587	1.313
2.8.	Receivable sums from requisition rights transfer	8.617	441.731	8.617	441.731
2.9.	Receivable grants in coming periods	0	43.254	0	43.254
2.10.	Other amounts receivable (amounts receivable from var. debtors, except for the debt of branch enterprise)	4.605	5.923	3.176	4.519
	Amount receivable within one year, total	4.056.229	4.592.961	3.997.773	4.539.794

		<u> </u>	GR	OUP			COM	LTL COMPANY				
		Ein an ai				Einana						
	Uncertain debts by groups	Uncertain debts	Expenses of uncertain debts	Uncertain debts	Expenses of uncertain debts		Expenses of uncertain debts	Uncertain debts	Expenses of uncertain debts			
1.	Uncertain debts at the beginning of the financial year	13.745.415		12.976.305		13.739.247		12.976.305				
2.	Part of uncertain debts written-off to the expenses at the beginning of the financial year (-)	(13.745.415)		(12.976.305)		(13.739.247)		(12.976.305)				
3.	Balance value of uncertain debts at the beginning of the financial year	0		0		0		0				
	Debts acknowledge as uncertain within financial year	378.455		829.347		377.155		823.179				
5.	Part of uncertain debt written-off to expenses within financial year	(378.455)		(829.347)		(377.155)		(823.179)				
6.	Uncertain debts acknowledge as expenses within financial year		378.455		829.347		377.155		823.179			
7.	Written-off to expenses without transferring debt into uncertain debts of foreign consumer account		0		0		0		0			
	Uncertain debts recovered within financial year (restoring of written- off debts (-))		(29.432)		0		(29.432)		0			
9.	Impact of currency exchange rates to advance payment	0	0	0	0	0	0	0	0			
	Impact of currency exchange rates to debts of foreign consumer	0	0	0	0	0	0	0	0			
11.	Uncertain debts written-off from financial accounting (-)	(1.925.324)		(60.237)		(1.925.324)		(60.237)				
	Uncertain debt at the end of financial year	12.169.114		13.745.415		12.161.646		13.739.247				
13.	Part of uncertain debt written-off to expenses at the end of financial year (-)	(12.169.114)		(13.745.415)		(12.161.646)		(13.739.247)				
	Balance value of uncertain debts at the end of the financial year	0		0		0		0				



4.11. LINAS, AB ENTERPRISE'S GROUP AND LINAS, AB PROVIDED LOANS

			I	Financial yea	r	Las	st financial y	ear
Run. No.	Loans provided	Currency of loan	Balance value 12 31 2010, LTL	Term of recovery	Interest payable for loan provided 12 31 2010 LTL	Balance value 12 31 2009, LTL	Term of recovery	Interest payable for loan provided 12 31 2009 LTL
1.	Long-term loans provided		9.157.337		1.502.600	9.330.462		1.542.234
1.1	Long-term loans provided for employees of enterprise	LTL	0		0	0		0
1.2	Long-term loans provided for shareholders	LTL	0		0	0		0
1.3	Long-term loans provided for branch of enterprise	LTL	0		0	0		0
1.4.	Long-term loans provided for other third parties	LTL	9.157.337	various terms since 2009-07-31 until 2013-07-01	1.502.600	9.330.462	various terms since 2009-07-31 until 2013-07-01	1.542.234
2.	Short-term loans provided		0		0	8.000		55
2.1	Short-term loans provided for employees of enterprise and part of long-term for current year	LTL						
2.2	Provided for shareholders part of long-term for current year	LTL						
2.3	Short-term loans provided for shareholders	LTL	0		0	8.000	until 2010-12-01	55
2.4	Provided for other third parties part of long-term for current year	LTL						
2.5	Short-term loans provided for other third parties	LTL						
2.6	Short-term loans provided for branch of enterprise	LTL	0		0	0		0
3.	Total (1+2)		9.157.337		1.502.600	9.338.462		1.542.289

4.12. STRUCTURE OF STATUTORY CAPITAL OF LINAS, AB AND MAIN SHAREHOLDERS

Run. No.	Indicators	Number of shares	%	Amount (LTL)
	Joint-stock capital structure at the end of financial			
1	year			
	According to type of shares			
	1.1. Ordinary shares	24.038.990		24.038.990
	1.2. Preference shares	0		0
	1.3. Shares of employees	0		0
	1.4. Special shares	0		0
	1.5. Other shares	0		0
	TOTAL:	24.038.990	100%	24.038.990
2	State or municipal capital	0		0
3	Own shares, owned by the enterprise itself	0		0
4	Shares, owned by branch enterprises	0		0
5	Shareholders who have more than 5% of enterprises shares (2010-12-31)			
	5.1. UAB "Rentija"	3.392.882	14,11%	3.392.882
	5.2. Ramunas Lenciauskas	2.399.442	9,98%	2.399.442
	5.3. Emilis Lenciauskas	2.360.000	9,82%	2.360.000
	5.4. Nojus Lenciauskas	2.360.000	9,82%	2.360.000
	5.5. Virginijus Arsauskas	2.156.585	8,97%	2.156.585
	5.6. Regina Arsauskienė	2.000.000	8,32%	2.000.000
	5.7. Zigmas Ezerskis	1.224.291	5,09%	1.224.291

Linas, AB

Company Code 147689083 S. Kerbedzio 23, Panevezys

4.13. PROFIT (LOSS) ASSIGNMENT PROJECT

Run. No.	Articles	Amount
1.	Retained earnings (loss) of the previous financial year at the end of the current year	(8.999.732)
2.	Net profit (loss) for the current year	7.997.694
3.	Unadmitted profit (loss) of accounting financial year in statement of comprehensive income	12.673
4.	Transfers from reserves, total	0
4.1.	- from obligatory reserve	0
4.2.	- from reserve for business projects development	0
4.3.	- from reserve for support	0
5.	Transfers from profit part which is set for dividends payment	11.706
6.	Contributions by shareholders to cover losses	0
7.	Appropriated profit (loss), total	(977.659)
8.	Appropriation of profit	0
8.1.	part of profit admitted to compulsory reserve	0
8.2.	part of profit admitted to reserve to obtain own shares	0
8.3.	part of profit admitted to other reserves:	0
8.3.1.	to reserve for support	0
8.3.2.	to reserve for project of business development	0
8.4.	part of profit admitted to pay the dividends	0
8.5.	part of profit admitted for annual payoffs (bonuses) to members of Board, employees bonuses and other aims;	0
9.	Retained earnings (loss) at the end of the current year to be carried forward to the following financial year	(977.659)

Run. No.	Type of grants (subventions)	Remainder at the beginning of period	amounts of grants	Receivable amounts of grants (subventions)	Used amounts of grants (subventions)	amounts of	Remainder at the end of period
1.	GROUP						
1.1.	Grants related to income (compensation of expenses)	0	123.421	0	123.421	0	0
1.2.	Grants related to assets						
1.3.	Subventions						
2.	COMPANY						
2.1.	Grants related to income (compensation of expenses)	0	123.421	0	123.421	0	0
2.2.	Grants related to assets						
2.3.	Subventions						

			GRO	OUP			COM	PANY	LTL
Run. No.	Indicators			Total	Total debts	Debts pa parts t	yable or hereof	Total	Total debts
	Splitting of amounts payable by types	within one financial year	after one year	debts at the end of financial year	at the end of last financial year	within one financial year	after one year	debts at the end of financial year	at the end of last financial year
1.	Financial debts:	78.121	124.845	202.966	279.227	78.121	124.845	202.966	279.227
1.1.	For leasing (financial lease) or similar obligations	78.121	124.845	202.966	279.227	78.121	124.845	202.966	279.227
1.2.	For credit institution	0	0	0	0	0	0	0	0
1.3.	Other financial debts	0	0	0	0	0	0	0	0
2.	Other debts	4.352.775	1.897.308	6.250.083	6.374.283	3.686.641	1.897.308	5.583.949	5.824.460
2.1.	Debts for suppliers	2.815.994	0	2.815.994	2.902.068	3.125.235	0	3.125.235	3.099.407
2.2.	Received advance payment	76.358	73.739	150.097	276.767	76.358	73.739	150.097	276.767
2.3.	Obligations related to industrial relations	1.033.396	0	1.033.396	740.563	187.243	0	187.243	155.528
2.3.1	wage payable	340.797	0	340.797	185.836	57.581	0	57.581	40.468
2.3.2	social insurance payable	239.711	0	239.711	189.050	41.052	0	41.052	37.999
2.3.3	payable RIT from wage	53.873	0	53.873	36.518	3.661	0	3.661	7.535
2.3.4	leave accumulation	398.421	0	398.421	328.686	84.847	0	84.847	69.431
2.3.5	payable contributions to the Guarantee Foundation	594	0	594	473	102	0	102	95
2.4.	Other taxes payable	120.622	0	120.622	118.211	6.133	0	6.133	2.237
2.5.	Extended profit tax	0	0	0	0	0	0	0	0
2.6.	Profit tax payment obligations	29.992	0	29.992	138.186	29.992	0	29.992	108.955
2.7.	Provisions	0	1.461.699	1.461.699	1.461.699	0	1.461.699	1.461.699	1.461.699
2.8.	Payable dividends	11.706	0	11.706	24.378	11.706	0	11.706	24.378
2.9.	Payable amounts for sales services	206.777	0	206.777	309.171	206.777	0	206.777	309.171
2.10.	Various other payable amounts	57.930	361.870	419.800	396.455	43.197	361.870	405.067	386.318
	Total	4.430.896	2.022.153	6.453.049	6.653.510	3.764.762	2.022.153	5.786.915	6.103.687

4.16. LEASING LIABILITIES OF LINAS, AB ENTERPRISE GROUP AND LINAS, AB

			GRO	OUP	
Run.	Debts for credit institutions	At the end of th	e financial year	At the end of the	ne last financial ar
No.	2000 101 01 010 1100 1100 1100 1100 110	Amount of leasing	Date of leasing return	Amount of leasing	Date of leasing return
	Enterprise leasing liabilities (financial lease), payable in LTL	202.966 Lt		279.227 Lt	
1.1.		143.397 Lt	2013-05-05	200.260 Lt	2013-05-05
1.2.		59.569 Lt	2013-11-10	78.967 Lt	2013-11-10
	Total	202.966 Lt		279.227 Lt	

		GRO	OUP	COM	PANY
Run. No.	Indicators	Financial year	Last financial year	Financial year	Last financial year
1.	Remainder of accumulative leaves at the beginning of the year	328.686	417.567	69.431	89.013
1.1.	Accumulative leaves at the beginning of the year	250,944	318.802	53.009	67.959
1.2.	Social insurance of accumulative leaves at the beginning of the year	77.742	98.765	16.422	21.054
2.	Accumulated leaves within a year (leaves with social insurance directed to expenses)	834.025	883.951	152.279	166.238
2.1.	Accumulated leaves	636.757	674.875	116.261	126.919
2.2.	Accumulated social insurance from accumulated leaves	197.268	209.076	36.018	39.319
3.	Accumulated leaves amount covered by accumulated leavess (within a financial year for employees practically counted leaves with social insurance)	(764.290)	(972.832)	(136.863)	(185.820)
3.1.	Leaves expenses covered by accumulated leaves	(583.517)	(742.733)	(104.492)	(141.869)
3.2.	Leaves with social insurance expenses covered by accumulated leaves	(180.773)	(230.099)	(32.371)	(43.951)
4.	Remainder of accumulative leaves at the end of the year	398.421	328.686	84.847	69.431
4.1.	Accumulated leaves at the end of the year	304.184	250.944	64.778	53.009
4.2.	Social insurance from accumulated leaves at the end of the year	94.237	77.742	20.069	16.422
5.	Change of accumulated leave remainder within a year (4 - 1)	69.735	(88.881)	15.416	(19.582)
5.1.	Change of accumulated leave remainder	53.240	(67.858)	11.769	(14.950)
5.2.	Change of social insurance from accumulated leave remainder	16.495	(21.023)	3.647	(4.632)

4.18. PRODUCTION OF TEXTILE PRODUCTS

4.18.1. Information about segments of textile products production business

										LTL
			Segments (production, goods, types of activity)	roduction, g	oods, types	of activity)			E	-
Indicators	Fabrics	rics	Sewn products	oducts	Yarns	su.	Production services	n services	lotai	
	2010 y.	2009 y.	2010 y.	2009 y.	2010 y.	2009 y.	2010 y.	2009 y.	2010 y.	2009 y.
Income	Income 19.053.953 15.	15.583.389	.583.389 14.365.444 16.507.035	16.507.035	423.464		204.642 1.757.302		893.647 35.600.163 33.188.713	33.188.713
Expenses	Expenses 11.798.244	8.909.581	8.909.581 10.248.046 10.153.363	10.153.363	357.486	113.094	991.112		458.624 23.394.888 19.634.662	19.634.662
Gross profit (losses) 7.255.709	7.255.709	6.673.808	6.673.808 4.117.398 6.353.672	6.353.672	65.978	91.548	766.190		435.023 12.205.275 13.554.051	13.554.051
Operating expenses									12.332.829	12.332.829 15.334.882
Profit (losses) on typical activity	1 typical 7.255.709 6.673.808 4.117.398 6.353.672	6.673.808	4.117.398	6.353.672	65.978	91.548	766.190	435.023	(127.554)	(127.554) (1.780.831)

4.18.2. Information about segments of textile products of geographical production business

					Segments (regions)	(regions)					E	7
Indicators	Scandinavia	Scandinavian countries European	European	countries	USA	A	Lithuania	ania	Other countries	untries	I OCAI	Ę
	2010 y.	2010 y. 2009 y. 2010 y.	2010 y.	2009 y.	2010 y. 2009 y. 2010 y. 2009 y.	2009 y.	2010 y.	2009 y.	2010 y. 2009 y. 2010 y. 2009 y.	2009 y.	2010 y.	2009 y.
Income	Income 13.548.434 15.150.085 14.072.788	15.150.085		12.328.921	12.328.921	1.260.312	4.400.942	2.915.012	1.707.348	1.534.383	35.600.163	33.188.713
Expenses	Expenses 8.369.100 8.822.907 10.253.642	8.822.907	10.253.642	7.809.322		923.906 626.431 2.577.485 1.372.727 1.270.755 1.003.275 23.394.888 19.634.662	2.577.485	1.372.727	1.270.755	1.003.275	23.394.888	19.634.662
Gross profit (losses) 5.179.334 6.327.178 3.819.146	5.179.334	6.327.178	3.819.146	4.519.599	946.745		633.881 1.823.457 1.542.285	1.542.285	436.593		531.108 12.205.275 13.554.051	13.554.051
Operating expenses											12.332.829 15.334.882	15.334.882
Profit (losses) on typical												
activity	activity 5.179.334 6.327.178 3.819.146	6.327.178	3.819.146		4.519.599 946.745 633.881 1.823.457 1.542.285 436.593 531.108 (127.554) (1.780.831)	633.881	1.823.457	1.542.285	436.593	531.108	(127.554)	(1.780.831)

4.19. EXPENSES OF ACTIVITY

		GRO	OUP	COMP	PANY
Run. No.	Indicators	Financial year	Last financial year	Financial year	Last financial year
1	Expenses of sales	2.676.699	3.117.352	2.676.699	3.117.085
1.1	Expenses of commissions	1.222.365	1.327.230	1.222.365	1.327.230
1.2	Expenses of transporting of sold production	355.714	434.762	355.714	434.762
1.3	Expenses of production advertising and fair	262.978	355.090	262.978	354.823
1.4	Expenses of sales number employees wage and other with employees related expenses	509.216	691.686	509.216	691.686
1.5	Expenses for the rent of production storage premises, explotation and repairment	87.738	68.457	87.738	68.457
1.6	Evaluate of customers creditworthiness and insurance costs of marketable credits	180.578	170.030	180.578	170.030
1.7	Other sales expenses	58.110	70.097	58.110	70.097
2	General and administration expenses	9.656.130	12.217.530	3.445.952	5.451.944
2.1	Expenses related with employees wage and other with employees related	3.582.676	3.530.117	1.168.321	1.118.380
2.2	Training costs of administration employees	161.547	256.630	117.287	155.573
2.3	Rent, exploitation and repairing expenses	4.092.417	5.445.479	865.170	1.559.049
2.4	Expenses of security services	224.001	278.584	112.000	139.083
2.5	Expenses of deterioration and amortization of non-current asset	189.273	164.539	154.084	139.001
2.6	Expenses of info technologies	276.197	303.246	276.197	303.246
2.7	Connection expenses	57.971	68.341	31.456	35.687
2.8	Expenses of bank services	75.191	82.355	64.597	75.951
2.9	Legal services expenses	64.256	173.499	64.256	172.896
2.10	Expenses of business administration services	168.250	64.000	168.250	64.000
2.11	Expenses of activity tax	66.962	40.635	50.174	24.871
2.12	Expenses of support provided	78.000	0	78.000	0
2.13	Expenses of social guarantees, stated in collective agreement	31.200	16.102	6.000	2.994
2.14	Representation expenses	68.765	25.230	67.577	24.232
2.15	Uncertain debts expenses	108.793	19.882	107.493	13.714
2.16	Provisioning costs	0	1.461.699	0	1.461.699
2.17	Unit cost of pollution	168.533	0	0	0
2.18	Various other general and administration expenses	242.098	287.192	115.090	161.568
3	TOTAL EXPENSES OF ACTIVITY	12.332.829	15.334.882	6.122.651	8.569.029

LTL

		GRO	DUP	COMP	ANY
Run.	Indicators	Financial	Last	Financial	Last
No.		year	financial	year	financial
			year		year
1.	INCOME OF OTHER ACTIVITY - TOTAL	2.647.297	984.933	2.395.386	673.255
	Specification of significant amount:				
1.1.	Profit of non-current asset transferring	163	0	163	0
1.2.	Income of various storages selling	313.938	226.785	259.498	197.445
1.3.	Sales incomes of circulating pollution permits	479.638	426.987	0	0
1.4.	Income of rent	190.917	238.343	190.917	109.189
1.5.	Income of accounting and personnel hire services	5.502	26.302	288.704	365.702
1.6.	Property security services	0	63.180	0	0
	Repayable damage incomes because of				
1.7.	noncompliance of contract liabilities	1.655.056	0	1.655.056	0
1.8.	Various other non-typical activity income	2.083	3.336	1.048	919
2.	EXPENSES OF OTHER ACTIVITY - TOTAL	152.949	135.268	144.291	134.453
	Specification of significant amount:				
2.1.	Loss of non-current asset transferring	0	0	0	0
2.2.	Net cost of sold various storages	152.591	135.268	143.933	134.453
2.3.	Net cost of rent	0	0	0	0
2.4.	Various other non-typical activity expenses	358	0	358	0
3.	RESULT OF OTHER ACTIVITY (1-2)	2.494.348	849.665	2.251.095	538.802
	` '				

4.21. FINANCIAL AND INVESTMENT ACTIVITY

		GRO	OUP	COMP	PANY
Run. No.	Indicators	Financial year	Last financial year	Financial year	Last financial year
1.	FINANCIAL AND INVESTMENT ACTIVITY				
	INCOME - TOTAL	163.187	573.624	162.730	573.514
	Specification of significant amount:				
1.1.	Positive result of changes of currency exchange	8.347	22.262	7.898	22.179
1.2.	Income of bank interests	730	575	722	548
1.3.	Income of other interests	61.097	499.910	61.097	499.910
1.4.	Incomes from requisition rights transfer	0	50.000	0	50.000
1.5.	Profit of investment transferring	89.050	0	89.050	0
1.6.	Income of currency buying-selling	3.003	815	3.003	815
1.7.	Income of other financial-investment activity	960	62	960	62
2.	FINANCIAL AND INVESTMENT ACTIVITY				
	EXPENSE S- TOTAL	(5.410.159)	1.295.849	(5.415.026)	1.251.814
	Specification of significant amount:				
2.1.	Expenses of interests	5.333	28.422	5.333	28.422
2.2.	Fines and delay fees	12.717	43.512	8.061	64
2.3.	Negative result of changes of currency exchange	0	0	0	0
2.4.	Loss of investment transferring	0	0	0	0
2.5.	Expenses of currency buying-selling	7.868	14.406	7.657	13.819
2.6.	Expenses of loans provided by the revaluation	240.230	1.209.464	240.230	1.209.464
2.7.	Losses compensation appeared because of the bankruptcy of the previous subsidiary company BUAB "Lino audiniai"	(5.487.783)	0	(5.487.783)	0
2.8.	Expenses of other financial-investment activity	(188.524)	45	(188.524)	45
3.	FINANCIAL AND INVESTMENT ACTIVITY RESULT (1-2)	5.573.346	(722.225)	5.577.756	(678.300)

4.22. FINANCIAL CONNECTIONS WITH MANAGERS ANDOTHER RELATED PERSONS

						T			LTL
			GRO	OUP			COM	PANY	
No.	Indicators	Financial year	Remainder at the end of financial year	Last financial year	Remainder at the end of last financial year	Financial year	Remainder at the end of financial year	Last financial year	Remainder at the end of last financial year
	Amount, related with industrial relations, calculated within a year:	126 112	20.000	400 041	17 200	218.007	9.464	204 000	0 173
	For managers	436.442 436.442	20.986 20.986	408.941 408.941	16.288 16.288	218.007	8.464 8.464	204.000 204.000	
	For other related persons	0	0	0	0	0			
	Loans granted by Group (Company):	0	9.157.337	8.000	9.338.462	0	9.157.337	8.000	9.338.462
	For managers	0	0	0	0	0		0	·
	For other related persons	0	9.157.337	8.000	9.338.462	0		8.000	
	Receivable loans:	0	0	0	0	0		0	·
	From managers From other related persons	0	0	0	0	-		-	·
	Repaid the loan for Group (Company):	11.601	0	457.959	0	11.601	0	457.959	Ŭ
	From managers	0	0	0	0				1
2.	From other related persons	11.601	0	457.959	0		0	457.959	
	Gratuitously transferred asset and gifts:	0	0	0	0	0		0	
	For managers	0	0	0	0	0			
	For other related persons Various guarantees provided by name of	0	0	0	0	0	0	0	0
	Group (Company):	0	2.500.000	0	2.500.000	0	2.500.000	0	2.500.000
	For managers	0	0	0	0	0		0	1
	For other related persons	0	2.500.000	0		0	2.000.000	0	2.500.000
	Received various guarantees:	22.551.349	28.822.996			22.551.349		_	_
	From managers	0 22 551 240	0	0 710 (47	0 142 110	0	Ü	0 710 (47	Ŭ
	From other related persons Other significant amounts, calculated	22.551.349	28.822.996	2./10.64/	8.142.110	22.551.349	28.822.996	2.710.647	8.142.110
	within a year (obligations of Group								
	(Company) to related persons):	1.316.683	660.318	3.396.510	439.717	17.534.678	1.607.642	20.103.011	1.157.514
1.	For managers	0	0	0	0	0	0	0	0
	For other related persons	1.316.683	660.318	3.396.510	439.717	17.534.678	1.607.642	20.103.011	1.157.514
	Other significant obligations for Group	(2.50(1 0 42 007	555 022	1 027 220	246 700	1 0 42 007	004.423	1 027 220
	(Company): Of managers	63.586	1.943.807	555.032	1.937.239	346.788		894.432	
	Of other related persons	63.586	1.943.807	555.032	1.937.239	346.788		894.432	·
	Sold asset:	272	0	295			0		
1.	For managers	272	0		0		0		
	For other related persons	0	0	200	0	28.627	0	24.230	0
	Losses compensation appeared because of								
	the bankruptcy of the previous subsidiary company BUAB "Lino audiniai"	5.487.783	5.487.783	0	0	5.487.783	5.487.783	0	0
	Of managers	0	0.407.703	0				0	
	Of other related persons	5.487.783	5.487.783	0			5.487.783	,	
	Repayable damage incomes because of								
	noncompliance of contract liabilities	1.655.056	1.655.056	0	0			0	
	Of managers Of other related persons	1.655.056	1.655.056	0			V	0	
	Provisions of liabilities and requisition	1.055.050	1.033.030	0	0	1.055.050	1.033.030	0	1
	cover:	0	1.461.699	1.461.699	1.461.699	0	1.461.699	1.461.699	1.461.699
1.	For managers	0	0	0	0	0	0	0	0
2.	For other related persons	0		1.461.699	1.461.699	0			
	Accepted as doubtful debts:	271.232	0	0	0		0	0	
	Of managers	271 222	0	0			Ŭ	0	
	Of other related persons The asset of the third parties in the	271.232	0	0	0	271.232	0	0	0
	enterprise	560.156	8.012.796	0	7.452.640	2.005	7.454.645	0	7.452.640
	Of managers	0	0.012.790	0		0		0	
2.	Of other related persons	560.156	8.012.796	0		2.005	7.454.645	0	7.452.640
	Average number of managers within a	4	X	4	X	2	X	2	X
	year		Λ		Λ		Λ		7

4.23. PROFIT TAX

4.23.1. Specification of expenses of profit tax

LTL

		GRO	OUP	COMPANY		
Run. No.	Expenses of profit tax	Financial year	Last financial year	Financial year	Last financial year	
1.	Expenses of profit tax	130.865	139.057	130.865	•	
	Reporting year profit tax according to Profit tax declaration	129.992	161.064	129.992	132.196	
1.2.	Corrections of profit tax of last year in perspective way	873	(22.007)	873	(22.106)	
2.	Last periods corrections of social tax in perspective way	0	106	0	106	
2.1.	Last periods corrections of social tax in perspective way	0	106	0	106	
3.	Expenses (incomes) of delayed taxes	13.364	5.435	13.364	5.435	
	Expenses (incomes) of delayed taxes, determined by appearance and (or) disappearance of temporary differences	13.364	5.435	13.364	5.435	
4.	Expenses of profit tax, stated in statement of comprehensive income	144.229	144.598	144.229	115.631	

4.23.2. Recalculation of expenses of profit taxes, according to regular and temporary difference of accounting and taxable profit

		GRO	OUP	COMPANY		
Run. No.	Expenses of profit tax	Financial year	Last financial year	Financial year	Last financial year	
	Accountable profit (loss) before taxing (according to profit (loss) report)	7.940.140	(1.653.391)	8.141.923	(2.129.325)	
	Profit tax before correction cause of regular and temporary differences	1.221.288	(393.491)	1.221.288	(425.865)	
3.	Correction of expenses of profit tax	(1.077.059)	537.983	(1.077.059)	541.390	
	Correction of profit tax expenses cause of regular differences	22.421	590.668	22.421	565.307	
3.2.	Correction of profit tax expenses cause of temporary differences (from profit (loss) declaration)	(51)	(7.246)	(51)	(7.246)	
	Correction of profit tax expenses regarding temporal differences (profit tax property (obligations) decrease (increase))	13.364	5.435	13.364	5.435	
3.4.	Correction of profit tax of last period in perspective way	873	(22.007)	873	(22.106)	
3.5.	Profit tax privilege regarding executed investment project	0	(28.867)	0	0	
	Correction of profit tax expenditures regarding the non-taxable incomes	(1.075.929)	0	(1.075.929)	0	
	Correction of profit tax expenditures regarding the transfer of payable losses	(37.737)	0	(37.737)	0	
	Expenses of profit tax, stated in statement of comprehensive income	144.229	144.492	144.229	115.525	
	Last periods corrections of social tax costs	0	106	0	106	
3.1.	Last periods corrections of social tax in perspective way	0	106	0	106	
6.	Costs of profit and social tax	144.229	144.598	144.229	115.631	

		GROUP			COMPANY				
Run.	Reasons of originated extended tax	Statement of financial position		Statement of comprehensive income		Statement of financial position		Statement of comprehensive income	
No.		Financial year	Last financial year	Financial year	Last financial year	Financial year	Last financial year	Financial year	Last financial year
1.	Obligation of extended tax at the beginning of financial year	0	0			0	0		
2.	Asset of extended tax at the beginning of financial year	13.364	18.799			13.364	18.799		
	Changes of asset of extended tax (increase +, decrease -)								
3.1.	Profit tax from social insurance sums, calculated from accumulative holiday pays, which are actually paid to the employees.	0	0			0	0		
3.2.	Profit tax from uncertain debts which are admitted as allowed deductions in taxing accounting.	(51)	(5.435)			(51)	(5.435)		
3.3.	Profit tax from the doubtful debts which will not be marked as allowed deductions in the taxing accountability	(13.313)	0			(13.313)	0		
3.	Changes of asset of extended tax, total	(13.364)	(5.435)			(13.364)	(5.435)		
4.	Expenses (incomes) of extended tax			13.364	5.435			13.364	5.435
5.	Obligation of extended tax at the end of financial year	0	0			0	0		
6.	Asset of extended tax at the end of financial year	0	13.364			0	13.364		

4.25. RIGHTS AND OBLIGATIONS, NOT STATED IN THE BALANCE SHEET

LTL

		GRO	OUP	COMPANY		
Run. No.	Indicators	Financial year	Previous financial year	Financial year	Previous financial year	
1	The value of deposit for the loans granted by bank	0	0	0	0	
2	Mortgaged assets of third parties for the loans received by the enterprise	0	0	0	0	
3	Received guarantees, sponsion	17.703.264	0	17.703.264	0	
4	Tangible valuables of enterprise trusted to the third parties	541.659	604.903	541.659	604.903	
5	Property sublease for third persons	0	1.346.619	4.629.553	4.629.553	
6	Sponsion for the third parties	2.500.000	2.500.000	2.500.000	2.500.000	
7	Confirmed notes in circulation	0	0	0	0	
8	The asset of the third parties in the enterprise	7.456.887	7.453.382	7.456.887	7.453.382	
9	Assets of the third parties, deposited for the enterprise by the third parties (value as agreed by the parties)	11.119.732	16.250.635	11.119.732	16.250.635	

4.26. EARNINGS (LOSS) PER SHARE

Run. No.	Indicators	GRO	OUP	COMPANY		
		Financial year	Last financial year	Financial year	Last financial year	
1.	Average number of shares	24.038.990	24.038.990	24.038.990	24.038.990	
2.	Net profit (loss), in LTL	7.795.911	(1.797.989)	7.997.694	(2.244.956)	
3.	Earnings per share, in LTL	0,32	(0,07)	0,33	(0,09)	