

## A SET OF OPERATIONAL RESULTS AND INTERIM CONSOLIDATED FINANCIAL STATEMENTS OF ROKISKIO SURIS AB FOR FIRST SIX MONTHS 2015

## **TABLE OF CONTENTS**

1. Reporting term of the interim consolidated financial statements
2. Key information of the issuer
3. Information on the issuer's daughter enterprises and subsidiaries
4. Characterization of key business4
5. Contracts with financial brokers4
6. Trade on issuer's securities by stock exchange and other organised markets4
7. Authorized capital of the issuer
8. Shareholders
9. Shareholders' rights7
10. Information on purchase of issuer's own shares
11. Operations of the issuer
12. Environment Protection12
13. Procedure for amendments of the Articles of Association
14. Management bodies of the issuer13
15. Management structure and Employees15
16. Key up-to-date information of the issuer's performance
17. Pursuing the Governance Code of the companies
18. Consolidated Balance sheet21
19. Consolidated Statement of comprehensive income
20. Consolidated cash flow statement23
21. Consolidated Own Capital Change Statement24
22. Commentary on the Report

## 1. Reporting term of the interim consolidated financial statements

The interim consolidated financial statements are prepared for six month period of the year 2015.

## 2. Key information of the issuer

Name of the issuer:	AB Rokiskio suris
Legal base:	Public Limited Liability Company
Address:	Pramones str. 3, LT 42150 Rokiskis, Republic of Lithuania
Telephone:	+370 458 55 200
Fax:	+370 458 55 300
E-mail address:	rokiskio.suris@rokiskio.com
Website:	www.rokiskio.com
Registered in on 28 <sup>th</sup> Februa	ry 1992 by the Authorities of Rokiskis region.
Re-registered - 28 <sup>th</sup> Novemb	per 1995 by the Ministry of Economy of the Republic of Lithuania.
Company code 173057512.	
Manager of registry of legal	entities – State company Registru centras.
The authorized capital of AI	3 Rokiskio suris equals to EUR10,401,711.30.
There are 35,867,970 share	s. Nominal value per share equals to EUR 0.29 (twenty nine euro
cents).	

## 3. Information on the issuer's daughter enterprises and subsidiaries

The Consolidated Group (hereinafter the "Group") consists of the Parent Company, two branches and five subsidiaries. (In 2014: Parent Company, two branches and five subsidiaries).

#### Subsidiaries of AB Rokiskio suris:

Registered address of UAB Rokiskio pienas: Pramones str. 8, LT-28216 Utena. Company code: 300561844. AB Rokiskio suris is its founder and the only shareholder with 100 per cent of shares.

Registered address of UAB Rokiskio pieno gamyba: Pramones str. 8, LT-28216 Utena. Company code: 303055649. AB Rokiskio suris is its founder and the only shareholder with 100 per cent of shares.

Registered address of Dairy cooperative PK Žalmarge: Kalnalaukio str.1, Sirvintos. Company code: 178301073.

Latvian company SIA Jekabpils piena kombinats (company code 45402008851, registered address: Akmenu iela 1, Jekabpils, Latvija LV-5201).

Latvian company SIA Kaunata (company code 240300369, registered address Rogs, Kaunata pag., Rezeknes nov., Latvia).

#### **Branches of AB Rokiskio suris**:

AB Rokiskio suris branch Utenos pienas (Company code: 110856741, Pramones str. 8, LT-28216 Utena);

AB Rokiskio suris branch Ukmerges pienine (Company code: 182848454, Kauno str. 51, LT-20119, Ukmerge).

### 4. Characterization of key business

Key business of the Group of Rokiskio suris:

• Dairying and cheese production (EVRK 10.51);

#### AB Rokiskio suris

Key business of AB Rokiskio suris is production and sales of fermented cheese, whey products, and skim milk powder.

#### Subsidiaries:

Key business of UAB Rokiskio pienas is sales of fresh dairy products.

Key business of UAB Rokiskio pieno gamyba is production of fresh dairy products (fluid milk, kefir, sour milk, butter, curds, fresh cheese, sour cream, chocolate coated curds dessert, desserts).

Key business of KB Zalmarge is purchase of raw milk.

Key business of SIA Jekabpils piena kombinats - purchase of raw milk.

Key business of SIA Kaunata – purchase of raw milk.

## 5. Contracts with financial brokers

On 24<sup>th</sup> December 2003, AB Rokiskio suris made a contract with UAB FMI Baltijos vertybiniai popieriai (Gedimino av. 60, Vilnius) regarding administration of shareholders of AB Rokiskio suris. On 15<sup>th</sup> January 2007, the financial company changed its name into UAB FMI Orion securities (A.Tumeno str. 4, LT-01109 Vilnius).

#### 6. Trade on issuer's securities by stock exchange and other organised markets

The 35,867,970 ordinary registered shares of AB Rokiskio suris are listed on the **Official List of NASDAQ OMX Vilnius Stock Exchange**. (VVPB symbol RSU1L). Nominal value per share EUR 0.29 (twenty nine euro cents).

The Company has not issued any debt securities for the public stock trading. The Company has not issued nor registered any debt securities for the non-public stock trading. There are no securities which would not participate as a part of the Authorized Capital and be regulated by the Law on Securities.

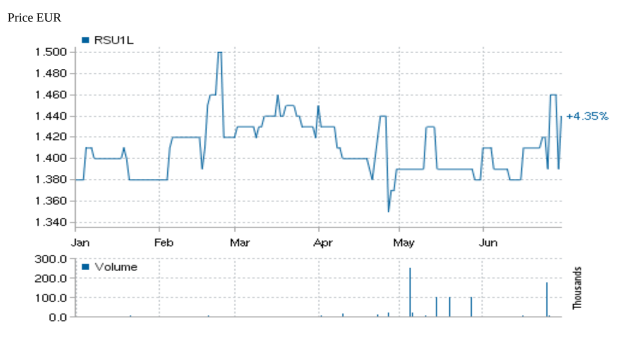
The shares were not traded by other stock exchanges or similar institutions. As from 22<sup>nd</sup> November 2010 the trade on stock markets is performed in euros.

Trade by shares of AB Rokiskio suris on NASDAQ OMX Vilnius Stock Exchange:

Reporte	d period		Price	e (EUR)		Turnover (EUR)			
from	to	max	min.	aver.	Last session	Date of last trading session	max	min	Last session
2012.01.01	2012.03.30	1.388	1.29	1.360	1.359	2012.03.30	118,945.00	0	0
2012.04.01	2012.06.30	1.40	1.25	1.36	1.360	2012.06.29	108,953.50	0	4,128.00
2012.07.01	2012.09.30	1.40	1.30	1.37	1.40	2012.09.28	641,665.74	0	1,158.70
2012.10.01	2012.12.31	1.47	1.33	1.37	1.40	2012.12.28	390,622.20	0	1,950.00
2013.01.01	2013.03.28	1.59	1.39	1.46	1.57	2013.03.30	77,386.93	0	4,671.62
2013.04.01	2013.06.28	1.63	1.44	1.49	1.50	2013.06.28	335,690.00	0	5,992.78
2013.07.01	2013.09.30	1.64	1.48	1.57	1.64	2013.09.30	93,753.10	0	93,753.10
2013.10.01	2013.12.31	1.62	1.50	1.55	1.59	2013.12.30	265,880.80	0	1,162.22
2014.01.01	2014.03.31	1.74	1.59	1.68	1.70	2014.03.31	106,298.00	0	0
2014.04.01	2014.06.30	1.70	1.55	1.59	1.65	2014.06.30	813,077.60	0	907.50
2014.07.01	2014.09.30	1.68	1.49	1.53	1.55	2014.09.30	347,029.70	0	0
2014.10.01	2014.12.31	1.57	1.38	1.50	1.38	2014.12.30	69,146.00	0	814.20
2015.01.01	2015.03.31	1.50	1.38	1.42	1.42	2015.03.31	6,946.37	0	303.03
2015.04.01	2015.06.30	1.46	1.35	1.39	1.44	2015.06.30	348,890.00	0	305.28

#### **Trade on central market:**

## Trade by the shares of AB Rokiskio suris within January-June 2015



Data source - website of AB NASDAQ OMX Vilnius:

http://www.nasdaqomxbaltic.com/market/?instrument=LT0000100372&list=2&pg=details&tab=historical&lang=en &currency=0&downloadcsv=0&date=&start=01.01.2015&end=30.06.2015

Reporting	g period	Total tu	rnover	Date of last	Capitalisation
from	to	(units)	(EUR)	trading session	(EUR)
2011.01.01	2011.03.31	482,039	817,582.95	2011.03.31	62,768,948
2011.04.01	2011.06.30	791,936	1,246,500.83	2011.06.30	51,649,877
2011.07.01	2011.09.30	821,016	1,152,527.70	2011.09.30	50,215,158
2011.10.01	2011.12.30	1,192,435	1,498,010.23	2011.12.30	46,556,625
2012.01.01	2012.03.31	189,564	257,712.33	2012.03.31	48,744,571
2012.04.01	2012.06.30	228,464	310,179.89	2012.06.29	48,780,439
2012.07.01	2012.09.30	835,557	1,142,089.88	2012.09.28	50,215,158
2012.10.01	2012.12.31	525,165	717,997.30	2012.12.28	50,215,158
2013.01.01	2013.03.31	265,841	389,055.13	2013.03.30	56,312,713
2013.04.01	2013.06.30	675,596	1,005,631.66	2013.06.28	53,801,955
2013.07.01	2013.09.30	358,981	562,423.85	2013.09.30	58,823,471
2013.10.01	2013.12.31	743,434	1,154,134.97	2013.12.30	57,030,072
2014.01.01	2014.03.31	381,601	640,913.17	2014.03.31	60,975,549
2014.04.01	2014.06.30	708,846	1,124,285.96	2014.06.30	59,182,150
2014.07.01	2014.09.30	410,778	629,526.69	2014.09.30	55,595,354
2014.10.01	2014.12.31	103,884	155,655.60	2014.12.30	49,497,799
2015.01.01	2015.03.31	26,734	37,953.70	2015.03.31	50,932,517
2015.04.01	2015.06.30	833,020	1,158,553	2015.06.30	51,649,877

## **Capitalization of the Securities**

## 7. Authorized capital of the issuer

As at June 30, 2015, the Authorized capital of AB Rokiskio suris comprised of the following:

Type of shares	Number of shares	Nominal value, EUR	Total nominal value, EUR	Share of authorized capital (%)
1	2	3	4	5
Ordinary registered shares	35,867,970	0.29	10,401,711.30	100.00

All shares of AB Rokiskio suris are paid-up, and they are not subject to any limitations of transference.

## 8. Shareholders.

Total number of shareholders (as at 30.06.2015)– 5,490 shareholders.

# The shareholders having or owning over 5 per cent of the issuer's authorized capital (as at 30.06.2015):

Name, surname Name of company	Address	Address Proprietary rights With associate persons				
		Number of shares	Capital share %	Votes %	Capital share %	Number of shares
UAB Pieno pramones investiciju valdymas Company code 173748857	Pramones str. 3, Rokiskis Lithuania	10,032,173	27.97	28.61	72.39	74.05
SIA RSU Holding, reg.No.40103739795	Sliezu iela 9A-25, Riga Latvia	8,909,347	24.84	25.41	72.39	74.05
Antanas Trumpa	Sodu 41a, Rokiskis Lithuania	6,941,573	19.35	19.80	72.39	74.05
SEBSAOMNIBUS(funds/inst clients)LUESSE22	Luxemburg	1,778,605	4.96	5.07	-	-
AB Rokiskio suris Company code 173057512	Pramones g.3, Rokiskis Lithuania	802,094	2.24	-	-	

## 9. Shareholders' rights

#### Shareholders have the following non-economic rights:

- 1) to attend the general meetings of shareholders;
- 2) to make advance inquiries addressed to the company in regards with the items on the agenda of general meeting of shareholders;
- 3) based on the rights provided with the shares to vote on the general meetings of shareholders;
- 4) according with Part 1 of Article 18 of the Law on the Joint Stock Companies to obtain information on the company's operations;
- 5) to address the court requesting to bring an action of damages against the company if the damage was caused by noncompliance or inadequate compliance with duties of the company manager and board of directors as stated by the Law on Joint Stock Companies of the Republic of Lithuania or other laws, as well as the Articles of Association and or in any other cases as stated by the Lithuanian Laws;
- 6) other non-economic rights established by the Lithuanian Laws.

#### **Shareholders have the following property rights**:

1) to receive a certain portion of the Company's profit (dividend);

- 2) to receive a certain portion of the company's funds when its authorized capital is decreased in order to pay out the fund to shareholders;
- 3) to receive shares without payment if the authorised capital is increased from the funds of the Company;
- to have priority in acquiring the newly issued shares or convertible bonds of the Company unless the General Meeting of the Shareholders resolves to waive such right complying with the applicable Law;
- 5) to lend to the Company as determined by the Laws of the Republic of Lithuania, the company however cannot mortgage its assets when borrowing from shareholders. When the company borrows from shareholders the interest cannot exceed the average interest rate of the local commercial banks on the day of contracting. In this case the company and shareholders must not agree regarding the higher rate of interest;
- 6) to receive a portion of assets of the Company in liquidation;
- 7) other property rights established by the Lithuanian Laws.

The rights identified by points 1, 2, 3 and 4 are provided to the persons who were the company's shareholders at the end of the tenth working day after the corresponding general meeting of shareholders.

### 10. Information on purchase of issuer's own shares

During the public quotation from 07/09/2011 to 20/09/2011, AB Rokiskio suris acquired 788,804 own shares which made 2.20% of the company's authorized capital, and during the period from 01/12/2011 to 14/12/2012, it was acquired 13,290 own shares which made 0.04% of the company's authorized capital.

As at the end of period (30<sup>th</sup> June 2015), AB Rokiskio suris has in treasure 802,094 ordinary registered shares and it makes 2.24% of the company's authorized capital.

Treasury shares have no voting right.

## **11. Operations of the issuer**

AB Rokiskio suris is one of the largest and strongest dairy production companies in Lithuania. The sales of commodities are widely spread in both Eastern and Western export markets, as well as sales of short shelf life dairy products on the local market and in neighborhood countries.

As a result of Russian embargo and loss of sales in that country, the Company increased its sales to the USA. Also, it strengthened search for new markets in the Central Asia, Middle East and Far East.

The Group's production is developed in the towns of Rokiskis (AB Rokiskio suris), Utena (UAB Rokiskio pieno gamyba) and Ukmerge (UAB Rokiskio pieno gamyba subsidiary Ukmerges pienine).

- Specialization of Rokiskis production plant – production and sales of fermented cheese and whey products.

- Specialization of UAB Rokiskio pieno gamyba (Utena production plant) – fresh dairy products for the local market, whey protein concentrate, milk powder and butter production.

- Specialization of UAB Rokiskio pieno gamyba (Ukmerge production plant) – curd and curd cheese production.

- Specialization of UAB Rokiskio pienas – sales of the Group's products in Lithuania, Latvia and Estonia.

The cheese produced by the company AB Rokiskio suris comprises of fresh, semi-hard and hard cheese. The group of fresh cheese includes Cagliata (various fat content and weight), Mozzarella. The group of semi-hard cheese includes the following products: Rokiskio suris (various fat content and weight), Saules suris, Lietuviskas, Gouda, Suris "Visiems", "Naminis", "Zaloji karvute" etc., whereas Kietasis suris (various fat, moisture content and weight), "Montecampo" and "Gojus" belong to the hard cheese type. The production of long term maturing hard cheese ROKISKIO GRAND is further developed, it is packed in various weight packaging.

On June 4, 2015, in Brussels the Company participated at a high prestige competition "Superior Taste Award 2015" where International Taste & Quality Institute (iTQi) granted hard cheese Rokiškio GRAND with two starts. In accordance with the quality standards applied by *Michelin* it is a very high and honourable evaluation. The International Taste & Quality Institute iTQi - based in Brussels, is the world leading organization dedicated to testing and



promoting superior food and drink. This is a first time when the Company participates in such a competition and it is granted with so high evaluation.

Besides the main production of fermented cheese, AB Rokiskio suris produces liquid whey protein concentrate (WPC-34 and WPC-45) which is followed by the production of WPC powder, and also milk sugar (lactose), processed cheese, and smoked cheese. Production of fermented cheese remained at the similar level as last year. When compared cheese by type, it should be mentioned that the production of semi hard cheese decreased by 56 per cent due to the cancelled exports of this cheese to Russia. The production of other cheeses increased.

The Group of Rokiskio suris is one of the leaders on the local market with the market share of 20 per cent.

UAB Rokiskio pieno gamyba specializes in the production of fresh dairy products, i.e. fluid milk, sour milk, kefir, cream, curds and fresh cheese, chocolate coated cheese bars, yogurts, butter, for the local market, also the company provide service to AB Rokiskio suris producing the products for export such as butter, cream, WPC (whey protein concentrate) 34 and 80, and skim milk powder.

The biggest part of production is exported. As before, the main direction of export is European Union (mainly Italy, Germany, Poland).

The biggest part of exported production is fermented cheese. Hard cheese is sold to Italy, Netherlands, the USA, Spain, and Israel. The Group is looking for new markets. One of new destinations is Kasakhstan. Various types of cheese exported to this country.

Sales of whey protein concentrate of 80 per cent were expanded, and now the product reaches the following markets: France, Germany, Denmark, Netherlands, Spain.

The Group's export sales of traditional products such as butter, cream, milk powder and byproducts (Whey protein concentrate and lactose) decreased in first six months 2015. Lactose sales to the Philippines are increasing, the export of lactose to India was started.

The January-June 2015 consolidated non-audited sales of the Group of Rokiskio suris amounted to kEUR101,078; i.e. 21.79 per cent less than in the same period last year. The first six months 2014 consolidated non-audited sales made kEUR129.236.

Main factor causing the decrease of sales in terms of value was the decreased prices in export markets (down to 48 per cent) as well as domestic markets (down to 15 per cent).

The decrease of sales was caused by the crisis of world dairy market which started in 2014, yet it was even worsened by the Russian embargo on dairy products in August 2014.

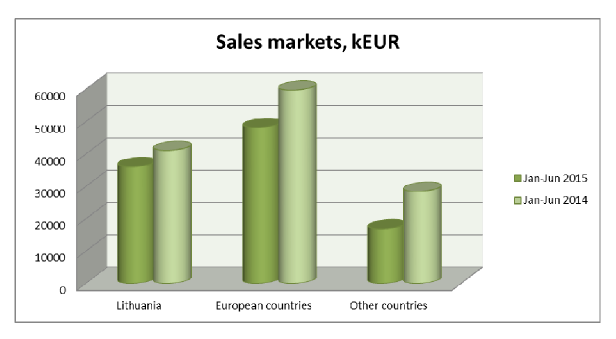
The January-June 2015 consolidated non-audited net profit of the Group of Rokiskio suris amounted to kEUR992; i.e. 23.04 per cent less than in the same period last year. The first six months 2014 net profit made kEUR1,289.

The reduced profit of the Group compared to the last year was caused by reduced sales quantities, increased stocks of products, and as mentioned before due to the drastic drop of sales prices.

It is mostly likeable that in the forthcoming year, this drop of prices lasting for over a year and a half, will finish and then the prices for raw milk will increase. The Company however do not forecast any sharp recovery of dairy prices on both domestic and export markets.

Name of	Sold						
countries	Jan-Ju	ne 2015	Jan-June 2014				
	k EUR	%	k EUR	%			
Lithuania	36 086	31.80	41 097	30.38			
European	48 122	46.20	59 709	46.80			
countries							
Other	16 870	22.00	28 430	22.82			
countries							
Total	101 078	100	129 236	100			

## Sales markets First 6 months 2015 and 2014



The Companies are highly concerned about food safety and quality issues in order to satisfy customer needs and comply with the environmental requirements. The Company AB "Rokiškio sūris" was the first in Lithuania who was certified in accordance with the Quality management and Environment management systems (ISO 9001:2008, ISO 14001:2004, ISO 22000:2005).

Following the requirements of those standards, the company implemented rules which ensure production of steady, uniform, qualitative and safe produce aiming to improve overall effectiveness of environment protection, and following the company's politics. The system covers all processes from raw milk purchase to the service of end customers. The systems are reviewed periodically and improved in order to maintain high quality of production, and to supply customers with qualitative wide range production.

The most important aspect of the companies' performance is food safety. In order to reach higher level of food safety effectiveness the company in Rokiskis improved the food safety system and in 2013 it was certified in accordance with the scheme for certification of food safety systems FSSC 22000. The system covers ISO 22000:2005 and ISO/TS 22002-1:2009 as well as additional requirements. The food safety scheme is recognized by the Global Food Safety Initiative GFSI, and it can replace some other previously recognized food safety standards such as BRCm IFS and SQF.

The company's laboratory is accredited in accordance with the international standard LST EN ISO/IES 17025.

In 2012, the Utena plant implemented and certified the social responsibility standard SA8000.

In 2015, as each year, the Company intends to allocate a part of its earning to investment projects. The group of AB Rokiškio sūris is going to make investments amounting to LTL 8.6 million.

Mainly the investments in 2015 will be directed into the main production departments of the company – production of cheese, cheese maturing and whey treatment, as well as to acquisition of related equipment.

As usual, great attention is paid to the departments providing services to the production plants and modernization of their equipment: cooling systems, power supply, waste utilization, ventilation systems, improvement of working conditions. It is provided that acquisition of equipment should first satisfy customer needs in terms of finished production. It is aimed the equipment would ensure safety and quality of the product as well as variability of packaging responding to growing market demand.

Long term objectives of AB Rokiskio suris Group:

- Create, consolidate and secure a safe long-term market for the produce
- Ensure stable and coordinated waste-free production programme
- Keeping stabilized relationships with raw milk suppliers.

## **12. Environment Protection**

The food safety and quality and environment protection politics of AB Rokiškio sūris covers continuous decrease of negative impact on environment, ensuring minimal consumption of resources, and strengthening waste treatment in order to minimize negative impact on air, water and earth.

Within the reporting period, AB Rokiškio sūris implemented successfully the targets and tasks provided by the Environment Protection Program 2015. The company employs six programs in order to monitor and analyze the impact on environment. It was not identified any unwelcome facts, the reports are supplied to the Environment Protection Authority.

Within the first half year 2014, the company processed 6.3 per cent more raw material, consequently the use of resources has changed also.

Consumption of energy resources in the first half year 2015, per 1 ton of raw material:

Thermal power	Electricity	Water	Waste effluent
Decreased by 0.8 %	Increased by 4.3 %	Increased by 12.1 %	Increased by 0.9 %

During the first half year 2015, 66% of used water was extracted from the company's fresh water bores. The savings of the underground water made 7.3 % as it was used the cleaned whey water instead.

The whey from production procedure is fully processed. Nanofiltration, ultrafiltration and reverse osmosis are used in the processing technology. The water extracted from whey ("cow water") complies with the environmental requirements. Effectiveness of cleaning equals to 98% in terms of BDS<sub>7</sub>. 26.1 % of the cleaned water is used second time.

The waste is treated by the internal waste water treatment plant with nitrification and dinitrification, as well as chemical discharge of phosphorus. The effectiveness of cleaning amounts to 98-99 % in accordance with the controlled parameters. A part of waste is handled by UAB Rokiškio vandenys, it amounts to 3.8 % of total waste. The amount of discharged contaminants with the waste in accordance with BDS<sub>7</sub> is equal to 0.11 kg/ ton of raw material.

AB Rokiškio sūris employs 274 vehicles. 42 % of which complies with the requirements set by Euro 4 or 5, 20 % complies with Euro 3, and 4% with Euro 2 and 1. The average age of the used vehicles is 11.1 years. 68% of the vehicles run on diesel, 4% on oil gas, and 28% on petrol.

The comprised waste (both hazardous and non-hazardous) is handled by UAB Rokiškio komunalininkas. In the first half year 2015, it was 153 t of household waste, 8.99 t of hazardous waste, and 4018 t of sludge from waste water treatment plant was used for soil fertilization. It was collected the secondary waste as follows: paper and carton 11.5 t, plastics 20.2 t, metal 3.6 t, tires 8.1 t.

AB Rokiškio sūris has a Licence for integrated prevention and control of pollution (TIPK), which was renewed on 12<sup>th</sup> September 2014.

## 13. Procedure for amendments of the Articles of Association

Pursuing the Articles of Association of AB "Rokiškio sūris", the Articles may be exclusively changed by the general meeting of shareholders, except the cases provided by the Law on joint stock companies of the Republic of Lithuania. To accept the decision changing the Articles of Association, it is needed 2/3 of votes of total participants in general meeting of shareholders.

## 14. Management bodies of the issuer

In accordance with the Articles of Association of AB "Rokiškio sūris", the managing bodies of the company are as follows: General shareholders' meeting, the Board of Directors and the Chief Executive Officer.

The competence and procedure of announcement applied to the general shareholders' meeting complies with the competence and procedure of announcement applied to the general shareholders' meeting established by the Law on Joint Stock Companies.

The Board of Directors is a collegial management body comprised of 5 (five) members. The Board members are elected and recalled by the general shareholders' meeting pursuing the procedure set by the Law on Joint Stock Companies.

The Chief Executive Officer is a one-man management body who organizes everyday activities of the company, discusses and solves the company's long term strategic objectives as well as issues of business plans. Within relationship between the company and other persons, the Chief Executive Officer acts determinatively on behalf of the company.

#### Members of the Board of Directors:

## As at 30<sup>th</sup> June 2015

**Dalius Trumpa** – Board Chairman (elected on 17<sup>th</sup> July 2012). Owns 83,500 ordinary registered shares, i.e. 0.23% of the Authorized capital and 0.24% of votes of AB "Rokiškio sūris". Education – university degree. Works for the company since 1991. As from 2007 appointed a deputy director.

Participation in the activities of other companies:

Shareholder of UAB Pieno pramones investiciju valdymas, having 3.91% of the company's shares and votes;

As from 2007, Chief executive officer of a subsidiary UAB Rokiskio pienas, having no shares; As from 29<sup>th</sup> April 2013, Chief executive officer of a subsidiary UAB Rokiskio pieno gamyba, having no shares;

Director of UAB Rokvalda, having 100% of shares and votes.

As from 11<sup>th</sup> December 2013, director of SIA RSU Holding having 11.26% of shares of SIA RSU Holding.

Shareholder of TEO LT having less than 0.001 % of the company's shares.

**Antanas Kavaliauskas** - Deputy Chairman (elected on 17<sup>th</sup> July 2012), the Chief Financial Officer of AB "Rokiškio sūris", having no ownership of AB "Rokiškio sūris".

Works for the company since 2002 in the capacity of finance director. Education – university degree. In 1997, obtained a master degree of finance management in Kaunas technology university.

Participation in the activities of other companies:

Shareholder of UAB "Pieno pramonės investicijų valdymas" owning 3.91% of shares of UAB" Pieno pramonės investicijų valdymas".

Board Chairman of Latvian company SIA Jekabpils piena kombinats, having no shares.

**Ramūnas Vanagas -** Board member (elected on 17<sup>th</sup> July 2012), Development Director of AB "Rokiškio sūris", having no ownership of shares of AB "Rokiškio sūris".

Education – university degree. Works for the company since 2005 in the capacity of business development director.

Participation in the activities of other companies:

Shareholder of UAB "Pieno pramonės investicijų valdymas" owning 3.91% of shares of UAB" Pieno pramonės investicijų valdymas".

**Darius Norkus -** Board member, (elected on 17<sup>th</sup> July 2012), Sales and Marketing director of AB "Rokiškio sūris", having no shares of the company.

Education – university degree. Works for the company since 2001 in the capacity of the sales and marketing director.

Participation in the activities of other companies:

Shareholder of UAB "Pieno pramonės investicijų valdymas", having 3.91 % of the company's shares and votes.

The 21 August 2015 Extraordinary General Meeting of Shareholders of AB Rokiskio suris cancelled the Board of Directors and elected a new Board of Directors for the term of 4 years.

5 Board Members newly elected to the Board of Directors:

**Dalius Trumpa** – Board Chairman, (elected on 21/08/2015), Deputy Director of AB Rokiškio sūris, holds 83,500 shares, i.e. 0.23% of the Authorized Capital of AB Rokiškio sūris and 0.24% votes.

Antanas Kavaliauskas – Deputy Board Chairman, (elected on 21/08/2015), CFO of AB Rokiškio sūris, does not hold any shares of AB Rokiškio sūris.

**Antanas Trumpa** – Board Member, (elected on 21/08/2015), CEO of AB Rokiškio sūris, holds 6,941,573shares of AB Rokiškio sūris, i.e. 19.35% of the Authorized Capital of AB Rokiškio sūris and 19.80% votes.

**Ramūnas Vanagas** – Board Member, (elected on 21/08/2015), Development Director of AB Rokiškio sūris, does not hold any shares of AB Rokiškio sūris.

**Darius Norkus -** Board Member, (elected on 21/08/2015), Sales and Marketing Director of AB Rokiškio sūris, does not hold any shares of AB Rokiškio sūris.

#### Manager of the Company:

The Chief Executive Officer is a one-man management body who organizes everyday activities of the company. Within relationship between the company and other persons, the Chief Executive Officer acts determinatively on behalf of the company.

#### Information on the company's manager (director):

#### The CEO of the Company:

Antanas Trumpa holds 6,941,573 ordinary registered shares of AB Rokiskio suris, i.e. 19.35% of the Authorized Capital of AB Rokiskio suris and 19.80% of votes.

Education – university degree. Works for the company as from 1966. In 1979, prepared a dissertation "Organizing the work of vacuum apparatus" in Kaunas Polytechnic Institute, consequently on 12th October 1994 was granted a doctor degree by Lithuanian Science Council. Participation in the activities of other companies:

Shareholder of UAB "Pieno pramonės investicijų valdymas" with 6,758, i.e. 67.04% of the shares and votes of UAB" Pieno pramonės investicijų valdymas".

Shareholder of SIA RSU Holding having 77.37% of the company's shares.

#### Information on the company's finance director:

#### **Chief Financial Officer Antanas Kavaliauskas**

For more information about the Chief Financial Officer see point 14 as per information about the management bodies.

## **15. Management structure and Employees**

AB "Rokiškio sūris" Group's management structure is formed in line with the key functions such as Sales, Production, Finance management, Milk procurement, Logistics, Central services, and Development.

In accordance with the corporate strategy approved by the Board of Directors the Company's key operational targets cover all functional areas such as finance, marketing, procurement, production and control of human resources and their achievements. In order to reach the set targets the company has established an internal control system as well as the Audit Committee. The main functions include analyzing and evaluation, also providing recommendations for

improvement of the Company's operational performance. The findings of Audit Committee are presented to the Company's management, and an action plan is prepared accordingly in order to eliminate identified weaknesses. The accounting system of the company's groups is prepared in accordance with the International Accounting Standards applied in the European Union.

The company's Audit Committee is made of 3 members one of which is independent and has at least 5 year experience in accounting. Other members of the Committee also have appropriate experience to perform their duties. The Audit Committee performance includes independent and objective surveillance, review, evaluation and consultation of the company in order to improve procedures and to increase additional value.

The Company's performance is managed and controlled in assistance with the informational technologies. Security of the data on the Company's information system is ensured by document copying.

As at 30<sup>th</sup> June 2015, the number of employees working for the group of AB Rokiškio sūris amounted to 1,635 (average number of employees).

The table shows average number of employees of Rokiškio sūris group and variation of average salaries in six month period 2015:

Average number of employees	2015.06.30	2014.12.31
Total:	1635	1665
Incl. Managers	10	10
Specialists	287	289
Workers	1338	1366
Average monthly salary, Lt	805	801
managers	1690	1562
specialists	840	844
workers	790	761

Education of the employees working for Rokiskio suris

	2015.06.30	2014.12.31
Education		
University degree	164	159
Vocational school	784	784
High school	675	708
Unfinished high school	12	14

There is a practice of signing Corporate Labour Contract between the Company and an employee, also there is Trade-Union Committee of AB Rokiskio suris.

## 16. Key up-to-date information of the issuer's performance

On 21 August 2015 it was held an Extraordinary General Meeting of Shareholders of AB Rokiskio suris.

Resolutions enacted by the Extraordinary General Meeting of Shareholders:

1. Recall of the Company's Board of Directors.

#### Resolution:

To recall all members of the Company's Board of Directors.

2. Election of the Company's Board of Directors.

The following members of the Board of Director of AB Rokiškio sūris were elected: Antanas Kavaliauskas (CFO, AB Rokiškio sūris), Darius Norkus (Sales and Marketing Director, AB Rokiškio sūris), Antanas Trumpa (CEO, AB Rokiškio sūris), Dalius Trumpa (Director, UAB Rokiškio pienas), Ramūnas Vanagas (Development Director, AB Rokiškio sūris).

3. Regarding purchase of the Company's shares

AB Rokiškio sūris have accumulated a reserve for treasury shares amounting to kEUR 11,668.

#### Resolution:

1. The Company shall acquire the company's shares whose total nominal value including the shares already kept in the company's own treasury shall not exceed 1/10 of the Authorized Capital.

2. Purpose of acquisition of own shares – maintain and increase price of the company's shares.

3. Period during which the company may purchase own shares - 18 months from the day of approval of the resolution.

4. Maximal purchase price per share shall be settled at 10 per cent higher from the market price of the company's shares on the date when the resolution to start purchasing own shares is adopted by the Board of Directors, and the minimal purchase price per share shall be settled at 10 per cent lower from the market price of the company's shares on the date when the resolution to start purchasing own shares is adopted by the Board of Directors.

5. Minimal sales price per share of the treasury shares is equal to the price of acquired shares. When selling treasury shares it should be established equal opportunities for all shareholders to acquire the company's shares.

6. The acquired treasury shares can be cancelled.

7. To authorize the Board of Directors to organize purchase and sales of the treasury shares, establish an order for purchase and sales of the own shares, as well as their price and number, and also complete all other related actions pursuing provisions of the resolution and requirements of the Law on Public Limited Liability Companies.

4. Approval of the procedure for providing loans by the Company.

#### Resolution:

1. In order to secure the Company's steady operations and implement other objectives, it shall be settled that the Company may provide loans to the following persons:

- buyers of production in order to maintain good relationship with long-time buyers of production;
- other legal and/or natural persons related with the Company's performance.
- 2. It shall be settled that the interest rate established by the Company for the loans provided to the above persons shall not be lower than the total interest rate received by the Company from other credit entities.
- 3. To authorize the Board of Directors to supervise implementation of the loan granting procedure established by the Company, also the Board of Directors to supervise loans already granted in order to ensure that the loans previously granted by the Company would respect the established loan granting procedure.

On 24 April 2015 it was held a General Meeting of Shareholders of AB Rokiskio suris. Resolutions enacted by the General Meeting of Shareholders:

1. Auditor's findings regarding the consolidated financial reports and annual report. Debriefed.

2. The Audit Committee report.

Resolution:

To endorse the report of the Audit Committee.

3. The Company's consolidated annual report for the year 2014.

Debriefed with the consolidated annual report for the year 2014 of AB Rokiškio sūris.

4. Approval of the company's consolidated financial accounting for the year 2014. <u>Resolution</u>:

To approve the consolidated financial reports for the year 2014.

5. Allocation of the profit (loss) of the Company of 2014.

Resolution:

To approve allocation of the profit (loss) of the Company of 2014.

thou LTL thou EUR

		1 50 000	10.00.1
1.	Non-distributable profit at beginning of year	168,820	48,894
2.	Approved by shareholders dividends related to the year	(3,507)	(1,016)
	2013		
3.	Transfers from other reserves	13,336	3,862
4.	Non-distributable profit at beginning of year after	178,649	51,740
	dividend payout and transfer to reserves		
5.	Net profit (loss) of fiscal year for Company	(21,154)	(6,127)
6.	Distributable profit :	157,495	45,614
7.	Profit share for mandatory reserve	-	-
8.	Profit share for other reserves	-	-
9.	Profit share for dividend payout	-	-
10.	Profit share for annual payments (tantiemes) to the	-	-
	Board of Directors		
11.	Profit share for employee bonuses and other	-	-
12.	Non-distributable profit at end of year	157,495	45,614

6. Redenomination of Litas into Euros of the Company's Authorised Capital and of Nominal Value of Securities

Resolution:

According to Republic of Lithuania Law on Euro Adoption, Republic of Lithuania Law on Redenomination to the Euro of the Capital and of the Nominal Value of Securities of Public Limited Liability Companies and Private Limited Liability Companies, and Amendment of the Articles of Association of These Companies and Republic of Lithuania Law on Limited Liability Companies the par value of one AB Rokiskio suris share will be changed from LTL 1 (one) to EUR 0.29 (twenty nine hundredth) and the Company's Authorised Capital will accordingly be set at EUR 10,401,711.30 (ten million four hundred one thousand seven hundred eleven euros 30 ct) divided into 35,867,970 (thirty five million eight hundred sixty seven thousand nine hundred seventy) ordinary registered shares.

7. Approval of new wording of the Company's Articles of Association.

Resolution:

To approve the new wording of the Company's Articles of Association pursuing the adopted resolution to redenominate Litas into the Euro of the Company's Authorised Capital and of Nominal Value of Securities, and in regards with amendments of Republic of Lithuania Law on Public Limited Liability Companies as well as other drafted amendments of the Articles of Association.

To authorize the Company's CEO Antanas Trumpa to sign the new wording of the Articles of Association of AB Rokiškio sūris.

8. Election of the Company's auditor and establishment of payment conditions.

Resolution :

To elect an audit company UAB PricewaterhouseCoopers to perform an audit of annual consolidated financial statements and evaluation of the annual report of the Group of AB Rokiskio suris and the Parent Company. Remuneration for the audit shall be identified by the Board of Directors. The Company's manager is authorized to sign an agreement with the audit company.

9. Regarding purchase of own shares.

Resolution:

1). To purchase up to 10 per cent of own shares.

2). Purpose of acquisition of own shares – maintain and increase the price of the company's shares.

3). Period during which the company may purchase own shares - 18 months from the approval of resolution.

4). Maximal purchase price per share set as - EUR 3,475 minimal purchase price per share is set equally to nominal value of share - EUR 0,290.

5). Minimal sales price per share of the treasury shares is equal to the price at which the shares were purchased.

When selling treasury shares it should be established equal opportunities for all shareholders to acquire the company's shares. Also, it shall be provided the opportunity to annul treasury shares. 6). To authorize the Board of Directors to organize purchase and sales of the own shares, establish an order for purchase and sales of the own shares, as well as their price and number, and also complete all other related actions pursuing the resolutions and requirements of the Law on Joint Stock Companies.

10. Regarding compounding the reserve to acquire own shares.<u>Resolution</u>:Reserve for acquisition of own shares accumulated amounts up to EUR 11,668 thousand.

Interim results of the Group of AB Rokiskio suris for 3 months 2015.

In January-March 2015, the consolidated non-audited sales of the Group of AB Rokiskio suris made EUR 52.251 million, i.e. less by 17.57 per cent compared to the same period of last year. In 2014, the consolidated three month sales made EUR 63.387 million.

The consolidated non-audited net loss of 3 months 2015 of AB Rokiskio suris Group made EUR 46 thousand, whilst in the same period last year the consolidated non-audited net loss made EUR 597 thousand.

Decrease of sales was caused by the drop of product prices down to 48 per cent compared to the same period of last year.

The negative result was caused due to the low prices of finished products and very passive market.

All information on the company's material events is presented following Article 28 of the Law on Securities of the Republic of Lithuania.

The company publishes its information through the base of Central Public Information, on the website of Vilnius Securities Exchange <u>http://www.baltic.omxnordicexchange.com</u> and the company's website <u>www.rokiskio.com</u>

## **17.** Pursuing the Governance Code of the companies

Pursuing the company's strategy and internal politics, Rokiskio suris AB respects the recommendations provided by the Governance Code approved by NASDAQ OMX Vilnius.

#### AB "ROKIŠKIO SŪRIS" CONSOLIDATED AND PARENT COMPANY'S FINANCIAL STATEMENTS as at 30<sup>th</sup> June 2015

FINANCIAL STATEMENTS as at 30<sup>th</sup> June 2015 Company code 173057512, address: Pramonės g. 3, LT-42150 Rokiškis, Lithuania

(All tabular amounts are in EUR '000 unless otherwise stated)

## **18. Consolidated Balance sheet**

	June 30	, 2015	December	31, 2014	June 30,	June 30, 2014	
PROPERTY							
Long-term tangible assets	36,157		39,521		41,841		
Intangible assets (with prestige)	161		152		226		
Other receivables in a year	3,956		4,058		11,699		
		40,274	1,000	43,731		53,766	
Current assets							
Inventories	42,649		44,050		44,096		
Receivables and advance payments	38,642		35,121		50,913		
Short-term investments	13,461		13,748		9,691		
Prepaid income tax	905		778		-		
Cash and cash equivalents	1,691		3,326		2,163		
-		97,348		97,023		106,863	
Total assets		137,622	_	140,754	_	160,629	
EQUITY AND LIABILITIES Capital and reserves Ordinary shares	10,402		10,388		10,388		
Share premium	12,011		12,011		12,011		
Reserve for acquisition of treasury shares	11,668		11,668		11,668		
Treasury shares	(1,120)		(1,120)		(1,120)		
Other reserves	11,605		12,795		14,309		
Retained earnings	54,787		52,605		52,763		
NT ( 11 1 11/1)		99,353		98,347		100,019	
Non-current liabilities							
Borrowings	-		-		1,287		
Deferred income tax liability Deferred income	1,562		1,787		2,246		
Deterred income	702	-	779		951		
Current liabilities		2,264		2,566		4,484	
Trade and other payables	22,511		23,145		22,254		
Tax liabilities	346		491		293		
Deferred income	233		325		335		
Borrowings	12,915		15,880		33,244		
		36,005		39,841		56,126	
Total equity and liabilities		137,622	_	140,754		160,629	

(All tabular amounts are in EUR '000 unless otherwise stated)

## 19. Consolidated Statement of comprehensive income

	January - June		April - June	
	2015	2014	2015	2014
Sales	101,078	129,236	48,827	65,849
Cost of sales	(89,675)	(118,132)	(41,377)	(58,449)
Gross profit	11,403	11,104	7,450	7,400
Selling and marketing expenses	(10,089)	(9,280)	(6,020)	(5,005)
Operating profit (loss)	1,314	1,824	1,430	2,395
Finance costs	(97)	(250)	(56)	(146)
Profit before tax	1,217	1,574	1,374	2,249
Income tax (accumulation)	(225)	(285)	(336)	(363)
Operating activity income (loss)	992	1,289	1,038	1,886
Net profit (loss)	992	1,289	1,038	1,886
Other comprehensive income	_	_	_	-
Total comprehensive income for the year	992	1,289	1,038	1,886

(All tabular amounts are in EUR '000 unless otherwise stated)

## **20.** Consolidated cash flow statement

	January-June		
Operating activities	2015	2014	
Profit before tax and minority interest	1,217	1,574	
Corrections:			
– depreciation	4,033	4,206	
<ul> <li>amortisation (negative prestige not included)</li> </ul>	25	9	
<ul> <li>write-off of property, plant and equipment and intangible assets</li> </ul>	3	1	
<ul> <li>loss on disposal of property, plant and equipment</li> </ul>	19	21	
<ul> <li>interest expense</li> </ul>	97	163	
<ul> <li>interest income</li> </ul>	(244)	(355)	
<ul> <li>net unrealized currency exchange profit</li> </ul>	62	30	
<ul> <li>amortization of government grants received</li> </ul>	(398)	(194)	
Circulating capital changes:			
- inventories	3,201	(6,870)	
- amounts payable	(2,049)	7,245	
- amounts receivable and prepayments	(3,521)	(13,340)	
Cash flows from operating activities	2,445	(7,510)	
Interest paid	(97)	(227)	
	-	-	
Net cash generated from operating activities	2,348	(7,737)	
Investing activities			
Purchase of property, plant and equipment	(742)	(3,491)	
Purchase of intangible assets	-	(1)	
Loans granted to farmers and employees	(195)	(2,980)	
Proceeds from sale of property, plant and equipment	34	42	
Other loans granted	(2,049)	(4,702)	
Repayments of loans granted to farmers and employees	389	1,369	
Interest received Other loan repayments received	244 1,334	355 3,473	
Government grants received	-	- 5,475	
Net cash generated from investing activities	(985)	(5,935)	
Loans received	66,056	82,375	
Repayments of borrowings	(69,054)	(71,759)	
Dividends paid	-	(1,016)	
Net cash generated from financing activities	(2,998)	9,600	
Net increase in cash and cash equivalents	(1,635)	(4,072)	
Cash and cash equivalents at the beginning of the period	3,326	6,235	
Cash and cash equivalents at the end of the period	1,691	2,163	

(All tabular amounts are in EUR '000 unless otherwise stated)

## 21. Consolidated Own Capital Change Statement

-	Share capital	Share premium	Reserve for acquisition of treasury shares	Treasury shares	Other reserves	Retained earnings	Total
Balance at December 31 <sup>st</sup> 2013	10,388	12,011	11,668	(1,120)	16,111	50,688	99,746
Comprehensive income							
Profit (loss) of the year						1,289	1,289
Transfer to retained earnings (transfer of depreciation, net of deferred income tax)					(1,802)	1,802	
Dividends relating to 2013						(1,016)	(1,016)
Balance at June 30 <sup>st</sup> 2014	10,388	12,011	11,668	(1,120)	14,309	52,763	100,019
Comprehensive income							
Profit (loss) of the year						(1,672)	(1,627)
Transfer to reserves					778	(778)	
Transfer to retained earnings (transfer of depreciation, net of deferred income tax)					(2,292)	2,292	
Balance at December 31 <sup>st</sup> 2014	10,388	12,011	11,668	(1,120)	12,795	52,605	98,347
Comprehensive income							
Profit (loss) of the year						992	992
Share capital increase due to euro establishment (rounding up)	14					,,,,	14
Transfer to reserves					84	(84)	
Transfer to retained earnings (transfer of depreciation, net of deferred income tax)					(1,274)	1,274	
Balance at June 30 <sup>st</sup> 2015	10,402	12,011	11,668	(1,120)	11,605	54,787	99,353

(All tabular amounts are in EUR '000 unless otherwise stated)

## 22. Commentary on the Report

#### 1. General information

The Public Limited Liability Company Rokiskio suris (hereinafter – the company) is a public listed company incorporated in Rokiskis.

The shares of AB Rokiskio Suris are traded on the Baltic Main List of the NASDAQ OMX Vilnius (symbol – RSU1L).

The Consolidated Group (hereinafter – the Group) consists of the Company, its two branches and five subsidiaries. (2014: two branches, and five subsidiaries). The branches and subsidiaries that comprise consolidated Group are indicated below:

	Operating as at 30 June		Group's share (%) as at 30 June		
Branches	2015	2014	Subsidiaries	2015	2014
Utenos Pienas	Yes	Yes	UAB Rokiskio pienas	100.00	100.00
Ukmerges	Yes	Yes	UAB Rokiskio pieno gamyba	100.00	100.00
Pienine					
			KB Zalmarge	100.00	100.00
			SIA Jekabpils Piena Kombinats	100.00	100.00
			SIA Kaunata*	60.00	60.00

\* These subsidiaries were not consolidated due to their insignificance.

All above subsidiaries and branches are incorporated in Lithuania, except for SIA Jekabpils Piena Kombinats and SIA Kaunata which are incorporated in Latvia.

The Group's main line of business is the production of fermented cheese and a wide range of other dairy products.

As of  $30^{\text{st}}$  June 2015, the average number of the Group's employees was equal to 1,635 (compared to 1,674 employees as at  $30^{\text{st}}$  June 2014).

#### 2. Accounting Principles

These consolidated financial statements have been prepared according to International Financial Reporting Standards (IFRS) as adopted by the European Union.

The consolidated financial statements have been prepared under the historical cost convention. The principal accounting policies applied in the preparation of these consolidated and parent company's financial statements are set out below. These policies have been consistently applied to all the years present, unless otherwise stated.

The preparation of consolidated and parent company's financial statements in conformity with IFRS requires the use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period.

Subsidiaries are the entities over which the Group has the power to govern the financial and operating policies generally accompanying a shareholding of more than one half of the voting rights. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

Transactions among the Group's enterprises, residual values and retained transaction earnings between the Group's enterprises are eliminated. Unrealised loss is eliminated too; however, it is considered to be the sign of transfer asset value decrease. The accounting principles of daughter enterprises were changed where necessary in order to ensure their consistency with the accounting principles applied by the Group.

The Group applies a policy of treating transactions with minority interests as transactions with parties external to the Group. Disposals to minority interests result in gains and losses for the Group that are recorded in the statement of comprehensive income.

The group's interests in jointly controlled entities are accounted for by proportionate consolidation. The group combines its share of the joint ventures' individual income and expenses, assets and liabilities and cash flows on a line-by-line basis with similar items in the group's financial statements. The group recognises the portion of gains or losses on the sale of assets by the group to the joint venture that is attributable to the other venturers. The group does not recognise its share of profits or losses from the joint venture that result from the group's purchase of assets from the joint venture until it resells the assets to an independent party. However, a loss on the transaction is recognised immediately if the loss provides evidence of a reduction in the net realisable value of current assets, or an impairment loss.

Items included in the financial statements of the Company and each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates (hereinafter "the functional currency"). The financial statements are presented in Euros (EUR), which is the Company's (and each of the Group entity's) functional and presentation currency.

The value of long-term tangible assets is valued at historical cost less accumulated depreciation.

Subsequent costs are included into the asset's carrying amount or recognized as separate assets, as appropriate, only when it is likely that in future the Group will receive economic benefits associated with the item and the cost of the item will be measured accordingly. All other repairs and maintenance expenses are charged to the income statement during the financial period in which they have been incurred.

Depreciation on property, plant and equipment is calculated using the straight-line method to allocate their cost to their residual values over their estimated useful lives, as follows:

Buildings	15 – 55 years
Plant & machinery	5 - 29 years
Motor vehicles	4 - 10 years
Equipment and other property, plant and equipment	3 - 20 years

The asset residual values and useful lives are reviewed, and adjusted, if appropriate, at each balance sheet date.

The Group's software which is expected to bring the Group material benefit in future, is valued at cost price less accumulated depreciation. Depreciation is calculated using the straight-line method for the estimated useful life from 1 to 5 years.

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They are included in current assets, except for maturities greater than 12 months after the balance sheet date. These are classified as non-current assets. Loans and receivables are classified as 'trade and other receivables' in the balance sheet.

Inventories are subsequently carried at the lower of cost and net realisable value. Cost is determined by the first-in, first-out (FIFO) method. The cost of finished goods and work in progress comprises raw materials, direct labour, other direct costs and related indirect production overheads, but excludes borrowing costs. Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

Loans granted and amounts receivables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method, less the amount of impairment loss. A provision for impairment of amounts receivables is established when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables. The impairment amount is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. The amount of the provision is recognised in the statement of comprehensive income within 'general and administrative expenses'. Bad debts are written off during the year in which they are identified as irrecoverable.

Cash and cash equivalents are carried at nominal value. For the purposes of the cash flow statement, cash and cash equivalents comprise cash on hand and at bank and bank overdrafts. Bank overdrafts are included in borrowings in current liabilities on the balance sheet.

Ordinary shares are stated at their par value. Consideration received for the shares sold in excess over their nominal value is shown as share premium. Incremental external costs directly attributable to the issue of new shares are accounted for as a deduction from share premium.

Where the Company or its subsidiaries purchase the Company's equity share capital, the consideration paid including any attributed incremental external costs is deducted from shareholders' equity as treasury shares until they are sold, reissued, or cancelled. No gain or loss is recognised in the statement of comprehensive income on the sale, issuance, or cancellation of treasury shares. Where such shares are subsequently sold or reissued, any consideration received is presented in the consolidated financial statements as a change in shareholders' equity.

Other reserves are established upon the decision of annual general meeting of shareholders on profit appropriation.

Borrowings are recognised initially at fair value, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost. Any difference between the amount at initial recognition and the redemption value is recognised in the statement of comprehensive income over the period of the borrowings using the effective interest method.

Profit is taxable at a rate of 15 per cent (2014: 15 per cent) in accordance with the Lithuanian regulatory legislation on taxation.

The Group pays social security contributions to the state Social Security Fund (the Fund) on behalf of its employees based on the defined contribution plan in accordance with the local legal requirements. Social security contributions are recognised as expenses on an accrual basis and are included in payroll expenses.

Revenue comprises the fair value of the consideration received or receivable for the sale of goods and services in the ordinary course of the Group's activities. Revenue is shown net of value-added tax, returns, rebates and discounts and after eliminated sales within the Group. Revenue from sales of goods is recognised only when all significant risks and benefits arising from ownership of goods is transferred to the customer.

Interest income is recognised on a time-proportion basis using the effective interest method.

Dividend distribution to the Company's shareholders is recognised as a liability in the Group's financial statements in the period in which the dividends are approved by the Company's shareholders.

Basic earnings per share are calculated by dividing net profit attributed to the shareholders from average weighted number of ordinary registered shares in issue, excluding ordinary registered shares purchased by the Company and the Group and held as treasury shares.

Operating segments are reported in a manner consistent with the internal reporting provided to the chief operating decision-maker. The chief operating decision-maker, who is responsible for allocating resources and assessing performance of the operating segments, has been identified as the Board of directors that make strategic decisions.

The Group's management identified the following operating segments within the Group: hard cheese, semi hard cheese, butter, milk, cream, sour cream, sour milk, yogurt, curds, curd cheese and other. These operating segments were aggregated into two main reportable segments, based on similar nature of products, production process, type of customers and method of distribution.

Government grants are recognised at fair value where there is sufficient evidence that the grant will be received and the Group and the Company will comply with all conditions attached.

Government grants received to finance acquisition of property, plant and equipment are included in non-current deferred income in the balance sheet. They are recognised as income on a straightline basis over the useful life of property, plant and equipment concerned.

Provisions are measured at the present value of expenditures expected to be required to settle the obligation using pre-tax rate that reflects current market assessments of the time value of money and the risks specified to the obligation. The increase in the provision due to passage of time is recognised as interest expense.

Trade payables are recognised initially at fair value and subsequently measured at amortised cost using effective interest method.

With effect from 31 December 2011, the Company and the Group account for property, plant and equipment at revalued amount less accumulated depreciation and impairment loss. Under the

newly adopted accounting policy, the revaluation is carried out periodically to ensure that the carrying amount of property, plant and equipment will not differ significantly from the value determined with reference to the fair value at the end of the reporting period. In 2011, the valuation of property, plant and equipment was carried out by Vadasa UAB using the comparative market price method. The Company's management believes the values of property, plant and equipment adjusted under these methods as of 31 December 2011 approximated the fair value. No revaluation of property, plant and equipment was conducted in 2014.

#### 3. Information on segments

#### Business segments and the segments presented by the financial statements

The Group's top management indicated the following business segments of the Group: hard cheese, semi hard cheese, butter, milk, cream, sour cream, sour milk, yogurt, curds, fresh cheese etc. The segments were coupled into two main segments presented by the financial statements based on alike production procedure, customer group and distribution channels.

The Group's main business segments:

- Fresh dairy products
- Cheese and other dairy products.

Other operations of the Group comprise of raw milk collection. Transactions between the business segments are on normal commercial terms and conditions.

#### Geographic segments

Analysis of the Group's income from sales according to markets is as follows:

	2015 06 30	2014 06 30
Lithuania	36,086	41,097
Countries of EU	48,122	59,709
Other	16,870	28,430
Total	101,078	129,236

Income analysis according to groups:

	2015 06 30	2014 06 30
Product Sales	100,727	128,832
Provided services	351	404
Total	101,078	129,236

#### 4. Long-term tangible assets

In the income statement the depreciation charge of long-term tangible assets is reported in the following entries: selling and marketing expenses, general and administrative expenses and cost of sales, as well as in production in progress and ready production entries.

Software and intangible asset depreciation charge are accounted in the entry of general and administrative expenses.

#### 5. Inventories

As at 30<sup>st</sup> June 2015, the Group's inventories were made of:

	2015 06 30	2014 06 30
Raw material	2,117	2,481
Production in progress	5,173	7,138
Ready production	34,474	33,362
Other inventories	885	1,115
Total	42,649	44,096

#### 6. Financial ratios

The Group's financial ratios:

	2015 06 30	2014 06 30	2013 06 30
<b>Revenue (EUR thousand)</b>	101,078	129,236	118,297
EBITDA (EUR thousand)	5,372	5,952	8,436
EBITDA margin (%)	5.31	4.61	7.13
<b>Operations profit (EUR thousand)</b>	1,314	1,824	3,832
Margin of operations profit (%)	1.30	1.41	3.24
Profit per share (EUR)	0.03	0.04	0.09
Number of shares (units)	35,867,970	35,867,970	35,867,970

#### 7. Information on the audit

The audit according to the International Accounting Standards will be made for the full year 2015 by audit company UAB PricewaterhouseCoopers.

#### 8. Up-to-date information on material events and transactions

On 11 February 2014, the amendment to the credit agreement was signed with the bank on the increase of the overdraft limit to EUR 1,000,000 and the extension of the repayment term until 31 January 2016, the increase of the credit limit to EUR 24,000,000, and the extension of the validity term of the credit limit agreement until 15 February 2016. The total credit limit amounts to EUR 25,000,000. Interest rate established remained unchanged.

On 30 April 2015, AB Rokiškio sūris holding 100 per cent of shares of UAB Rokiškio pienas, resolved to decrease the Authorized Capital of UAB Rokiškio pienas, from EUR3,056,385.40 (three million fifty six thousand three hundred eighty five euros 40 ct) down to EUR105,392.60 (one hundred five thousand three hundred ninety two euros 60 ct). the Authorized Capital was decreased by EUR2,950,992.80 (two million nine hundred fifty thousand nine hundred ninety two euros 80 ct). The Company's Authorized Capital was decreased by reducing nominal value of shares down to EUR0.10 (ten hundredth euro cents).

On 30 June 2015, the decreased Authorized Capital of UAB Rokiškio pienas was entered in the Registry of Legal Entities.