AB LINAS AGRO GROUP

CONSOLIDATED FINANCIAL STATEMENTS

FOR THE 9 MONTH PERIOD OF THE YEAR 2011/2012 (UNAUDITED)

PREPARED ACCORDING TO
ADDITIONAL INFORMATION PREPARING
AND PRESENTATION INSTRUCTIONS ISSUED
BY THE SECURITIES COMMISSION OF THE
REPUBLIC OF LITHUANIA





CONSOLIDATED STATEMENT OF FINANCIAL POSITION

	Notes	As of 31 March 2012	As of 30 June 2011
ASSETS			
Non-current assets			
Intangible assets	5	587	366
Property, plant and equipment	6	112,728	123,208
Investment property	7	9,284	9,012
Animals and livestock		12,333	14,007
Non-current financial assets			
Investments into associates	8	1,348	347
Investments into joint ventures	8	26,960	25,821
Other investments	9	315	365
Prepayments for financial assets	9	-	2,223
Non-current receivables		6,098	10,317
Non-current receivables from related parties	16	3,617	1,359
Total non-current financial assets		38,338	40,432
Deferred income tax asset		6,070	8,797
Total non-current assets		179,340	195,822
Current assets			
Crops		5,592	29,682
Inventories		158,971	128,226
Prepayments		15,810	49,674
Accounts receivable			
Trade receivables		141,161	160,768
Receivables from related parties	16	1,811	3,899
Other accounts receivable		10,550	29,257
Total accounts receivable		153,522	193,924
Other current assets		58,372	5,284
Cash and cash equivalents		56,146	7,624
Total current assets		448,413	414,414
Total assets		627,753	610,236

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CONSOLIDATED STATEMENT OF FINANCIAL POSITION (cont'd)

	Notes	As of 31 March 2012	As of 30 June 2011
EQUITY AND LIABILITIES			
Equity attributable to equity holders of the parent			
Share capital	1	158,940	158,940
Share premium	1	79,545	79,545
Legal reserve		4,401	4,151
Reserve for own shares		1,600	-
Foreign currency translation reserve		(82)	(3,208)
Retained earnings		92,379	23,930
Total equity attributable to equity holders of the parent		336,783	263,358
Non-controlling interest		4,116	16,591
Total equity		340,899	279,949
t skiller			
Liabilities			
Non-current liabilities			
Grants and subsidies		8,491	9,473
Non-current borrowings	10	31,418	28,295
Finance lease obligations		2,118	1,789
Deferred income tax liability		255	2,613
Other non-current liabilities		1,791	2,329
Total non-current liabilities		44,073	44,499
Current liabilities			
Current portion of non-current borrowings	10, 16	9,369	14,814
Current portion of finance lease obligations		704	1,028
Current borrowings	10	169,852	180,884
Trade payables		32,175	47,280
Payables to related parties	16	3,722	5,482
Income tax payable		15,284	2,933
Derivative financial instruments		-	618
Other current liabilities		11,675	32,749
Total current liabilities		242,781	285,788
Total equity and liabilities		627,753	610,236



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(for the period 1 July to 31 March)

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	Notes	2011/2012 9 month	2010/2011 9 month
Sales	4	1,083,305	1,140,194
Cost of sales	11	(1,017,533)	(1,078,056)
Gross profit		65,772	62,138
Operating (expenses)	12	(33,443)	(40,157)
Other income	13	69,684	1,005
Other (expenses)	13	(2,198)	(5,495)
Operating profit		99,815	17,491
Income from financing activities	14	983	1,608
(Expenses) from financing activities	14	(6,949)	(6,997)
Share of profit of associates		24	62
Share of profit of joint ventures		1,196	779
Profit before tax		95,069	12,943
Income tax		(18,213)	(1,714)
Net profit		76,856	11,229
Attributable to:			
Equity holders of the parent		75,334	12,470
Non-controlling interest		1,522	(1,714)
Ç		76,856	11,229
Basic and diluted earnings per share (LTL)		2.068	0.07
Net profit		76,856	11,229
Other comprehensive income			
Exchange differences on translation of foreign operations		-	(4,235)
Total comprehensive income		76,856	6,994
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Attributable to:			
Equity holders of the parent		75,334	9,884
Non-controlling interest		1,522	(2,890)
		76,856	6,994



CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

(for the period 1 January to 31 March)

(for the period 1 sandary to 31 March)			
	Notes		
		2011/2012	2010/2011
		3 Q	3 Q
Sales			00=0
	4	214,637	344,059
Cost of sales	11	(203,060)	(324,125)
Gross profit		11,577	19,934
Operating (expenses)	12	(6,130)	(19,423)
Other income	13	64,632	386
Other (expenses)	13	(1,951)	(767)
Operating profit		68,128	130
Income from financing activities	14	235	514
(Expenses) from financing activities	14	(1,678)	(2,780)
Share of profit of associates		(104)	6
Share of profit of joint ventures		92	(589)
Profit before tax		66,673	(2,719)
Income tax		(11,451)	1,121
Net profit		55,222	(1,598)
Attributable to:			
Equity holders of the parent		55,968	(381)
Non-controlling interest		(746)	(1,217)
<u> </u>		55,222	(1,598)
Basic and diluted earnings per share (LTL)		2.878	(0.01)
Net profit		55,222	(1,598)
Other comprehensive income			
Exchange differences on translation of foreign operations			(1,957)
Total comprehensive income		55,222	(3,555)
Attributable to:			
Equity holders of the parent		EE 069	(1 520)
Non-controlling interest		55,968	(1,528)
The controlling interest		(746)	(2,027)
		55,222	(3,555)



CONSOLIDATED STATEMENT OF CHANGES IN EQUITY

	Equity attributable to equity holders of the parent									
	Notes	Share capital	Share premium		Reserve for acquisition of own shares	U	Retained earnings	Subtotal	Non- controlling interest	Total
Balance as of 1 July 2010		158,940	79,545	4,100	-	(133)	8,079	250,531	12,817	263,348
Net profit for the year		-	-	-	-	-	12,470	12,470	(1,241)	11,229
Other comprehensive income		-	-	_	_	(2,586)	-	(2,586)	(1,649)	(4,235)
Total comprehensive income		_	-	-	-	(2,586)	12,470	9,884	(2,890)	6,994
Dividends declared by Rosenkrantz A/S Dividends declared by		-	-	-	-	-	-	-	(611)	(611)
Company		-	-	_	-	-	(3,500)	(3,500)	_	(3,500)
Minority interest arising on acquisition of subsidiaries		-	-	-	-	-	-	-	11,854	11,854
Reserves made		-	-	(51)	-	-	(51)	-	-	-
Acquisition of minority interest		-	-	-	-	-	596	596	(2,987)	(2,391)
Balance as of 31 March 2011		158,940	79,545	4,151	-	(2,719)	17,594	257,511	18,183	275,694
Balance as of 1 July 2011		158,940	79,545	4,151		(3,208)	23,930	263,358	16,591	279,949
Net profit for the year		-	-	-	-	-	75,334	75,334	1,522	76,856
Other comprehensive income		-	-	_		-	-	-	-	-
Total comprehensive income			-	-		-	75,334	75,334	1,522	76,856
Disposals of subsidiaries		-	-	-		3,126	109	3,235	(15,587)	(12,352)
Declared dividends		-	-	_	-	-	-	-	(22)	(22)
Reserves made		-	-	250	1,600	-	(1,850)	-	-	-
Acquisition of minority interest		-	-	-	-	-	(5,144)	(5,144)	1,611	(3,533)
Balance as of 31 March 2012		158,940	79,545	4,401	1,600	(82)	92,379	336,783	4,116	340,899



CONSOLIDATED STATEMENT OF CASH FLOW

	Notes	2011/2012 9 month	2010/2011 9 month
Cash flows from (to) operating activities			
Net profit (loss)		76,856	11,229
Adjustments for non-cash items:			
Depreciation and amortization		7,828	7,804
Subsidies amortization		(1,058)	(1,104)
Share of profit of associates and joint ventures		(1,202)	(841)
(Gain) on disposal of property, plant and equipment		(131)	(120)
Loss from acquisition of subsidiary	3	(64,259)	670
Loss (gain) from disposal of investments		(1,066)	577
Change in accrued expenses		(1,766)	(10,100)
Change in allowance for receivables and prepayments		2,216	7,997
Change in inventories write down to net realizable value		-	(25)
Change in fair value of biological assets		1,739	(2,972)
Change in impairment of investments		12	(5)
Change in deferred income tax		795	(4,427)
Current income tax expenses		17,418	5,730
Expenses (income) from change in fair value of financial instruments		-	238
Change of provision for onerous contracts		(267)	-
Change in foreign currency translation reserve		-	(4,235)
Dividend (income)		(36)	-
Interest (income)		(983)	(1,608)
Interest expenses		6,949	6,997
		43,045	15,805
Changes in working capital:			
Decrease in biological assets		24,464	14,432
(Increase) in inventories		(57,872)	(26,589)
(Increase) in prepayments		26,748	(18,058)
(Increase) in trade and other accounts receivable		45,311	(28,546)
(Increase) in restricted cash		(1,381)	(1,458)
Increase in trade and other accounts payable		(15,473)	13,680
Income tax (paid)		(5,046)	(1,691)

(cont'd on the next page)



CONSOLIDATED STATEMENT OF CASH FLOW (cont'd)

	Notes	2011/2012 9 month	2010/2011 9 month
Cash flows from (to) investing activities			
(Acquisition) of intangible assets, property, plant and equipment and investment property		(17,525)	(9,242)
Proceeds from sale of intangible assets, property, plant and equipment and investment property		1,735	497
Acquisition of subsidiaries (less received cash balance in the Group)	3	-	7,657
Disposal of subsidiary		77,491	1,089
(Acquisition) of non-controlling interests and other investments		(55,421)	(3,310)
Disposal of joint venture		2,007	-
Loans (granted)		(1,085)	_
Repayment of granted loans		771	8,069
Interest received		1,644	1,418
Dividend received		36	-
Net cash flows (to) investing activities		9,653	6,178
Cash flows from (to) financing activities			
Proceeds from loans		221,539	524,524
(Repayment) of loans		(231,882)	(507,601)
Finance lease (payments)		(924)	(917)
Interest (paid)		(9,660)	(7,279)
Dividends (paid) to non-controlling shareholders		-	(611)
Dividends (paid) to shareholders of the Company		-	(3,500)
Net cash flows from (to) financing activities		(20,927)	4,616
Net increase (decrease) in cash and cash equivalents		48,522	(21,631)
Cash and cash equivalents at the beginning of the year		7,624	34,014
Cash and cash equivalents at the end of the year		56,146	12,383
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Supplemental information of cash flows:			
Non-cash investing activity:			
Property, plant and equipment acquisitions financed by finance lease		916	1,002
Property, plant and equipment acquisitions financed by grants and subsidies		383	875



NOTES TO THE FINANCIAL STATEMENTS

1. GENERAL INFORMATION

AB Linas Agro Group (hereinafter the Company or the parent) is a public limited liability company registered in the Republic of Lithuania. The Company was registered on 27 November 1995. On 12 September 2008 the Company changed its name from UAB Agriveta to AB Linas Agro Group and the legal form from private to public limited liability company.

The address of its registered office is as follows:

Smėlynės Str. 2C Panevėžys Lithuania

The principal activities of the Group are described in Note 4.

The financial year of the Group starts on 1 July of the calendar year and ends on 30 June of the following calendar year.

As of 31 March 2012 and as of 30 June 2011 the shareholders of the Company were:

	As of 31 M	arch 2012	As of 30 Ju	ne 2011	
	Number of	Percentage	Number of	Percentage	
	shares held		shares held		
Akola ApS (Denmark)	86,081,551	54.16%	86,081,551	54.16%	
Skandinaviska Enskilda Banken AB (Sweden)	23,241,147	14.62%	21,221,849	13.35%	
Darius Zubas	17,049,995	10.73%	17,049,995	10.73%	
Swedbank (Estonia) Clients	9,853,632	6.20%	9,816,217	6.18%	
Other shareholders (private and institutional investors)	22,714,073	14.29%	24,770,786	15.58%	
Total	158,940,398	100.00%	158,940,398	100.00%	

All the shares of the Company are ordinary shares with the par value of LTL 1 each as of 31 March 2012 (LTL 1 each as of 30 June 2011) and were fully paid as of 31 March 2012 and as of 30 June 2011. The Company, its subsidiaries and other related companies did not hold any shares of the Company as of 31 March 2012 and as of 30 June 2011.

All of the Company's 158,940,398 ordinary shares are included in the Official list of NASDAQ OMX Vilnius stock exchange (ISIN code LT0000128092). The Company's trading ticker in NASDAQ OMX Vilnius stock exchange is LNA1L.

As of 31 March 2012 the number of employees of the Group was 561 (775 as of 30 June 2011).

Changes in share capital during the year ended 30 June 2011

No changes in share capital occurred during the year ending 30 June 2011.

Changes in share capital during the year ended 31 March 2012

No changes in share capital occurred during the year ending 31 March 2012.

2. ACCOUNTING PRINCIPLES

These financial statements were prepared in accordance with International Financial Reporting Standards (IFRS), as adopted by the European Union (hereinafter the EU), which include IAS 34. In all material respects, the same accounting principles have been followed as in the preparation of financial statements for 2010/2011 financial year.



3. GROUP STRUCTURE AND CHANGES IN THE GROUP

As of 31 March 2012 and as of 30 June 2011 the Company held these directly and indirectly controlled subsidiaries (hereinafter the Group):

k held I
2011

Investments into directly controlled subsidiaries

ŽŪB Landvesta 2Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 3Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 4Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 5Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 6Lithuania100%Rent and management of agricultural purposes lar					
Konsultacijos Lithuania Lithuan	AB Linas Agro	Lithuania	100%	100%	
ŽŪB Landvesta 2 Lithuania 100% 100% Rent and management of agricultural purposes lar ŽŪB Landvesta 3 Lithuania 100% 100% Rent and management of agricultural purposes lar ŽŪB Landvesta 4 Lithuania 100% 100% Rent and management of agricultural purposes lar ŽŪB Landvesta 5 Lithuania 100% 100% Rent and management of agricultural purposes lar ŽŪB Landvesta 6 Lithuania 100% 100% Rent and management of agricultural purposes lar Manufacturing of fertilizers, wholesale of grains ar	O	Lithuania	100%	100%	
ŽŪB Landvesta 3Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 4Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 5Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 6Lithuania100%Rent and management of agricultural purposes larPC-IS LIKRAGRO NPKLikraine-58 04%	ŽŪB Landvesta 1	Lithuania	100%	100%	Rent and management of agricultural purposes land
ŽŪB Landvesta 4Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 5Lithuania100%Rent and management of agricultural purposes larŽŪB Landvesta 6Lithuania100%Rent and management of agricultural purposes larPC-IS LIKRAGRO NPKLikraine58 04%	ŽŪB Landvesta 2	Lithuania	100%	100%	Rent and management of agricultural purposes land
ŽŪB Landvesta 5 Lithuania 100% 100% Rent and management of agricultural purposes lar ŽŪB Landvesta 6 Lithuania 100% Rent and management of agricultural purposes lar PC-IS LIKRAGRO NPK Likraine - 58 04% Manufacturing of fertilizers, wholesale of grains ar	ŽŪB Landvesta 3	Lithuania	100%	100%	Rent and management of agricultural purposes land
ŽŪB Landvesta 6 Lithuania 100% 100% Rent and management of agricultural purposes lar PC-IS LIKRAGRO NPK Likraine - 58 04% Manufacturing of fertilizers, wholesale of grains ar	ŽŪB Landvesta 4	Lithuania	100%	100%	Rent and management of agricultural purposes land
PC-IS LIKRAGRO NPK Likraine - 58 04% Manufacturing of fertilizers, wholesale of grains ar	ŽŪB Landvesta 5	Lithuania	100%	100%	Rent and management of agricultural purposes land
PC-ISTIKRAGRO NPK TIkraine - 58.04%	ŽŪB Landvesta 6	Lithuania	100%	100%	Rent and management of agricultural purposes land
	PC-JS UKRAGRO NPK	Ukraine	-	58.04%	Manufacturing of fertilizers, wholesale of grains and oilseeds

Investments into indirectly controlled subsidiaries (through AB Linas Agro)

SIA Linas Agro	Latvia	100%	100%	Wholesale trade of grains and oilseeds, agricultural programs
UAB Gerera	Lithuania	100%	100%	Not operating company
UAB Linas Agro Grūdų Centras	Lithuania	100%	100%	Management services
UAB Linas Agro Grūdų Centras KŪB	Lithuania	100%	100%	Preparation and warehousing of grains for trade
Linas Agro A/S	Denmark	100%	60%	Wholesale trade of grains and oilseeds, feedstuffs
UAB Lignineko	Lithuania	100%	100%	Manufacturing of lignin

Investments into indirectly controlled subsidiaries (through UAB Linas Agro Konsultacijos)

ŽŪK KUPIŠKIO GRŪDAI	Lithuania	95.76%	92.88%	Preparation and warehousing of grains for trade
Biržai district Medeikių ŽŪB	Lithuania	98.39%	98.36%	Growing and sale of crops
Šakiai district Lukšių ŽŪB	Lithuania	98.80%	98.37%	Mixed agricultural activities
Panevėžys district Aukštadvario ŽŪB	Lithuania	96.42%	65.35%	Mixed agricultural activities
Sidabravo ŽŪB	Lithuania	66.22%	66.22%	Mixed agricultural activities
Užupės ŽŪB	Lithuania	100%	70%	Growing and sale of crops
UAB Edfermus 2	Lithuania	100%	-	Growing and sale of crops



3. GROUP STRUCTURE AND CHANGES IN THE GROUP (cont'd)

Changes in the Group during the year ended 30 June 2011

On 1 July 2010 the Company acquired additional 50% shares of PC-JS UKRAGRO NPK for EUR 3,694 thousand (LTL 12,757 thousand equivalent) from UAB Arvi ir Ko. After the share acquisition the Group directly controlled 63.38% of the investee. The mentioned company is consolidated to the Group from 1 July 2010.

At the acquisition date the fair value was higher than the carrying value of the net assets by LTL 9,029 thousand representing the differences on non-current assets. Differences between the purchase consideration and fair values of the acquired assets, liabilities and contingent liabilities at the acquisition date were the following:

Acquisition date	1 July 2010
Non-current assets	16,442
Inventories	46,735
Prepayments and other current assets	27,676
Cash and cash equivalents	7,407
Total assets	98,260
Deferred tax liability	(3,090)
Interest bearing financial liabilities	(54,445)
Trade payables	(8,417)
Other current liabilities	(4,488)
Total liabilities	(70,440)
Total identifiable net assets at fair value	27,820
Attributable to non-controlling interests	10,188
Attributable to the equity holders of the parent	17,632
Acquisition date fair value of initially held equity interest	3,414
Cost	(5,545)
Group (loss) on remeasuring to fair value the initially held equity interest	(2,131)
Consideration transferred	12,757
Fair value of initially held equity interest	3,414
Total fair value of investment	16,171
Gain from a bargain purchase	1,461
Group (loss) on remeasuring to fair value the initially held equity interest	(2,131)
(Loss) recognized on acquisition of subsidiary, recognised under Other	(0-0)
(expenses)	(670)
Purchase consideration*	12,757
Less: cash acquired	7,407
Total purchase consideration, net of cash acquired	5,350
Revenue for the year ended 30 June 2011	356,027
Profit for the year ended 30 June 2011	11,786

^{*}As at 30 June 2010 the Company had a payment amounting to LTL 12,757 thousand made for the acquired additional 50% shares of PJ-SC UKRAGRO NPK.



3. GROUP STRUCTURE AND CHANGES IN THE GROUP (cont'd)

The Group elected to measure the non-controlling interest in the acquiree at the proportionate share of the value of the net identifiable assets acquired.

The acquisition resulted in LTL 1,461 thousand gain. The entity is not listed and no active market for fair value estimation exists. The sales price of the shares was determined by the previous equity interest holders. The gain from transaction resulted due to the fact that the sales price of the business was determined based on the historic EBITDA, which was relatively low due to the economic slowdown in the year, preceding to the acquisition.

On 27 July 2010 Biržai district Medeikių ŽŪB has acquired additional 36.36% shares of ŽŪK KUPIŠKIO GRŪDAI for LTL 920 thousand. On 18 October 2010 AB Linas Agro has acquired additional 18.18% shares of ŽŪK KUPIŠKIO GRŪDAI for LTL 460 thousand. After the acquisition the effective share of ŽŪK KUPIŠKIO GRŪDAI owned by the Group increased to from 37.24% to 92.88%. The difference of LTL 303 thousand between the consideration transferred and the carrying value of the interest acquired has been recognised within equity due to the below mentioned reasons.

On 1 July 2008 the Group companies signed a shareholders' agreement with the members of ŽŪK KUPIŠKIO GRŪDAI. The total shareholding of the members that entered into the agreement is 63.63%. According to the clauses of the agreement AB Linas Agro obtained control over ŽŪK KUPIŠKIO GRŪDAI's operations and financial decisions and as a result of the agreement of the other shareholders to transfer their rights to appoint the board of directors. AB Linas Agro was able to appoint the chairman and the majority of the board members of ŽŪK Kupiškio Grūdai and, therefore, the mentioned company is consolidated to the Group from 1 July 2008. After the above described acquisition the shareholder agreement was terminated (as at 7 October 2010), however, the control remained within the Group and investment remained consolidated.

As at 30 December 2010 and 10 January 2011 the Company sold 2.34% and 3% of PJ-SC UKRAGRO NPK shares for LTL 477 thousand and LTL 612 thousand, respectively, to the management of PJ-SC UKRAGRO NPK. For the Group consolidation purposes the difference of LTL 577 thousand between the considerations received and the carrying value of the interest disposed has been recognised within equity.

In addition, AB Linas Agro Group entered to the Shareholders' agreement with the non-controlling shareholders of its subsidiary. According to the agreement AB Linas Agro Group has an obligation to acquire the shares from the non-controlling shareholders, if put option is exercised. The Group has accounted the financial liability amounting to LTL 1,953 thousand under other non-current liabilities as at 30 June 2011 in relation to this and accounted for the difference of LTL 109 thousand between the liability and the derecognised non-controlling interest in equity.

On 6 April 2011 UAB Linas Agro Konsultacijos together with other shareholders established new subsidiary Užupės ŽŪB. The total share capital of the company is LTL 10 thousand. The effective share of the stock held by the Group is 70%.

During the year ended 30 June 2011 the Group acquired 4.44% of Šakiai district Lukšių ŽŪB share capital for LTL 139 thousand, 10.32% of Sidabravo ŽŪB share capital for LTL 53 thousand. All the shares were acquired from the non-controlling shareholders. UAB Linas Agro Konsultacijos increased Biržai district Medeikių ŽŪB share capital by LTL 920 thousand. Due to the changes in the shareholders of Biržai district Medeikių ŽŪB the effective Group ownership increased from 96.54% to 98.36%. The difference of LTL 828 thousand between the consideration transferred and the carrying value of the interests acquired has been recognised within equity.

Changes in the Group during the 6 month period ended 31 March 2012

On 1 July 2011 the Group company Rosenkrantz A/S (registered and operating in Denmark) changed its name to Linas Agro A/S.

On 1 July 2011 the Group acquired additional 40% interest of the voting shares of Linas Agro, A/S increasing its ownership interest to 100%. Purchase price EUR 800 thousand (LTL 2,762 thousand equivalent) will be paid by schedule till 15 July 2014. The difference of LTL 7,129 thousand between the consideration transferred and the carrying value of the interest acquired has been recognised within equity.

As part of the purchase agreement a contingent consideration has been agreed with the previous owner of Linas Agro A/S. There will be additional cash payment to the previous owner amounting to maximum EUR 400 thousand (undiscounted). Contingent consideration is related to collection of doubtful Linas Agro A/S trade receivables. The due date of contingent consideration arrangement is 1 October 2014.



3. GROUP STRUCTURE AND CHANGES IN THE GROUP (cont'd)

The potential undiscounted amount of all future payments that the Group could be required to make under the contingent consideration arrangement is between EUR 0 and EUR 400 thousand. The fair value of the contingent consideration arrangement is EUR 173 thousand as at acquisition date. It was estimated using probability-weighted payout approach.

On 6 February 2012 the Company sold all shares of PC-JS UKRAGRO NPK. Differences between the purchase consideration and fair values of the acquired assets, liabilities and contingent liabilities at the acquisition date were the followings:

	31 December
	2012 (unaudited)
Non-current assets	22,764
Current assets	50,852
Liabilities	(27,967)
Net asset of subsidiary sold	45,649
Minority interest	19,154
Net assets sold by the Group	26,495
Sales price (received in cash)	90,754
Gain on disposal of subsidiaries in the Group	64,259
Cash disposed in the subsidiaries	13,263
Sales price less cash disposed	77,491

The Shareholders' agreement between AB Linas Agro Group and PC-JS UKRAGRO NPK non-controlling shareholders expired on 6 February 2012, according to which the Company has an obligation to acquire the shares of PC-JS UKRAGRO NPK from the non-controlling shareholders, if put option is exercised.

During the 9 month period ended 31 March 2012 the Group acquired 0.43% of Šakiai district Lukšių ŽŪB share capital for LTL 14 thousand, 0.03% Biržai district Medeikių ŽŪB share capital for LTL 1 thousand, 31.07% Panevėžys district Aukštadvario ŽŪB share capital for LTL 142 thousand, 30% Užupės ŽŪB share capital for LTL 3 thousand, 100% UAB Edfermus 2 share capital for LTL 10 thousand. All the shares were acquired from the non-controlling shareholders. The difference of LTL 2,466 thousand between the consideration transferred and the carrying value of the interest acquired has been recognised within equity.

4. SEGMENT INFORMATION

For management purpose the Group is organized into five operating segments based on their products and services as follows:

- the grains and oilseeds segment includes trade in wheat, rapeseed, barley and other grains and oilseeds;
- the feedstuffs segment includes trade in suncake and sunmeal, sugar beat pulp, soymeal, vegetable oil, rapecake and other feedstuffs;
- the agricultural inputs segment includes sales of fertilizers, seeds, plant protection products and other related products to agricultural produce growers;
- the farming segment includes growing of grains, rapeseed and others as well as sales of harvest, breeding of livestock and sales of milk and livestock. Milk is sold to local dairy companies, other production is partly used internally, partly sold;
- the other products and services segment includes sales of biofuel, provision of elevator services and other products and services.

Transfer prices between the Group companies are based on normal selling prices in a manner similar to transactions with third parties.

9 month period ended 31 March 2012	Grains and oilseeds	Feedstuffs	Agricul- tural inputs	Farming	Other products and services	Not attributed to any specified segment	Adjust- ments and elimina- tions	Total
Revenue								
From one client UAB MESTILLA	91,809	149	-	-	176	-	-	92,134
Other third parties	362,974	236,961	359,990	18,544	12,702	-	-	991,171
Intersegment	_	2,079	7,063	18,353	22,705	-	(50,200) ¹⁾	-
Total revenue	454,783	239,189	367,053	36,897	35,583	-	(50,200) ¹⁾	1,083,305

AB LINAS AGRO GROUP, COMPANY CODE 148030011, SMĖLYNĖS ST. 2C, PANEVĖŽYS, LITHUANIA CONSOLIDATED FINANCIAL STATEMENTS FOR THE 9 MONTH PERIOD YEAR 2011/2012 (all amounts are in LTL thousand unless otherwise stated)



_								
Results								
Operating expenses	6,097	2,027	8,758	3,118	2,746	10,697	-	33,443
Segment operating profit (loss)	4,456	11,984	87,740	(2,436)	10,406	(12,335)	-	99,815
9 month period ended 31 March 2011	Grains and oilseeds	Feedstuffs	Agricul- tural inputs	Farming	Other products and services	Not attributed to any specified segment	Adjust- ments and elimina- tions	Total
Revenue								
From one client UAB MESTILLA	138,415	13	-	-	446	-	-	138,874
Other third parties	408,952	199,151	364,683	16,457	12,077	-	-	1,001,320
Intersegment	-	1,361	7,633	13,995	17,052	-	$(40,041)^{1)}$	-
Total revenue	547,367	200,525	372,316	30,452	29,575	-	$(40,041)^{1)}$	1,140,194
Results								
Operating expenses	14,423	4,373	10,315	2,844	2,564	5,638	-	40,157
Segment operating profit (loss)	(12,567)	7,578	21,421	2,460	5,414	(6,815)	-	17,491

¹⁾ Intersegment revenue is eliminated on consolidation.

Below is the information relating to the geographical segments of the Group:

	9 month pe	eriod ended
Revenue from external customers	31 March 2012	31 March 2011
Lithuania	250,639	295,881
Europe (except for Scandinavian countries, CIS and Lithuania)	208,522	301,606
Scandinavian countries	157,674	93,175
Africa	42,326	35,855
Asia	136,099	96,846
CIS	288,045	316,831
	1,083,305	1,140,194

The revenue information above is based on the location of the customer.

	As of 31	As of 30
Non-current assets	March 2012	June 2011
Lithuania	122,278	113,730
Ukraine	-	18,444
Denmark	126	207
Latvia	195	205
	122,599	132,586

Non-current assets for this purpose consist of property, plant and equipment, investment property and intangible assets.



5. INTANGIBLE ASSETS

-	Software	Other intangible assets	Total
Cost:			
Balance as of 30 June 2010	1,343	201	1,544
Additions	170	17	187
Acquisition of subsidiaries	57	-	57
Write-offs	(50)	(60)	(110)
Exchange differences	(8)	(1)	(9)
Balance as of 30 June 2011	1,512	157	1,669
Additions	327	7	334
Write-offs	-	-	-
Exchange differences	2	-	2
Disposal of subsidiary	(75)	-	(75)
Balance as of 31 March 2012	1,766	164	1,930
Accumulated amortization:			
Balance as of 30 June 2011	1,179	124	1,303
Charge for the year	65	9	74
Write-offs	-	-	-
Exchange differences	-	2	2
Disposal of subsidiary	(34)	-	(34)
Balance as of 31 March 2012	1,210	133	1,343
Net book value as of 31 March 2012	556	31	587
Net book value as of 30 June 2011	333	33	366
Net book value as of 30 June 2010	156	38	194

The Group has no internally generated intangible assets. Amortization expenses of intangible assets are included within operating expenses in the income statement.



6. PROPERTY, PLANT AND EQUIPMENT

	Land	Buildings and structures	Machinery and equipment	Vehicles	Other property, plant and equipment	Construction in progress and prepayments	Total
Cost:							
Balance as of 30 June 2010	6,381	79,102	46,948	5,561	9,140	2,388	149,520
Additions	190	3,291	5,748	1,252	666	15,394	26,541
Acquisition of subsidiaries	249	13,221	671	874	1,035	335	16,385
Disposals and write-offs	(13)	(420)	(370)	(527)	(518)	(205)	(2,053)
Transfers to/from investment property	156	-	-	-	-	-	156
Reclassifications	-	2,797	(299)	26	-	(2,524)	-
Exchange differences	(40)	(2,006)	(97)	(137)	(168)	(141)	(2,589)
Balance as of 30 June 2011	6,923	95,985	52,601	7,049	10,155	15,247	187,960
Additions	2,043	4,120	7,049	1,148	408	5,643	20,411
Acquisition of subsidiaries	194	-	-	-	-	-	194
Disposals and write-offs	(319)	(73)	(1,445)	(117)	(11)	(23)	(1,988)
Transfers to/from investment property	289	-	-	-	-	-	289
Reclassifications	129	14,075	4,652	-	208	(19,064)	-
Exchange differences	24	1,579	390	117	128	72	2,310
Disposal of subsidiary	(232)	(17,236)	(4,460)	(1,301)	(1,356)	(809)	(25,394
Balance as of 31 March 2012	9,051	98,451	58,787	6,896	9,532	1,066	183,784
Accumulated depreciation:							
Balance as of 30 June 2010	_	19,068	25,915	3,120	5,594	_	53,697
Charge for the year		5,355	4,238	914	1,235	_	11,742
Disposals and write-offs	_	(182)	(249)	(293)	(389)	_	(1,113)
Exchange differences	_	(39)	(21)	(11)	(24)	-	(95)
Balance as of 30 June 2011		24,202	29,883	3,730	6,416	_	64,231
Charge for the year		4,346	3,476	630	679	_	9,131
Disposals and write-offs	_	(9)	(288)	(103)	(11)	-	(411)
Reclassifications	_	-	(459)	-	459	-	-
Exchange differences	_	101	53	24	35	-	213
Disposal of subsidiary	-	(1,268)	(695)	(287)	(380)	-	(2,630)
Balance as of 31 March 2012	-	27,372	31,970	3,994	7,198	-	70,533
Impairment losses:							
Balance as of 30 June 2010	206	266	19	4	2	-	497
(Reversal) charge for the year	(156)	182	-	(1)	(1)		24
Balance as of 30 June 2011	50	448	19	3	1		521
(Reversal) charge for the year	-	-	-	-	-	_	-
Balance as of 31 December 2011	50	448	19	3	1	_	521
Net book value as of 31 March 2012	9,001	70,631	26,798	2,899		1,066	112,728
Net book value as of 30 June 2011	6,873	71,335	22,699	3,316	2,333 3,738	15,247	123,208
Net book value as of 30 June 2010	6,175	59,768	21,014	2,437	3,544	2,388	95,326
Soon value as of so fulle 2010	5,273	23,700	,	_,-,-,,	3,344	_,555	33,320



7. INVESTMENT PROPERTY

Investment property of the Group consists of land and buildings leased out under the operating lease which generates lease income.

	Land	Buildings	Total
Cost:			
Balance as of 30 June 2010	7,674	3,297	10,971
Additions	263	-	263
Transfers from property, plant and equipment	(156)	-	(156)
Balance as of 30 June 2011	7,781	3,297	11,078
Additions	698	-	698
Disposals	(64)	-	(64)
Transfers to/from property, plant and equipment	(289)	-	(289)
Balance as of 31 March 2012	8,126	3,297	11,423
Accumulated depreciation:			
Balance as of 30 June 2010	-	593	593
Charge for the year	-	103	103
Balance as of 30 June 2011	-	696	696
Charge for the year	-	73	73
Transfers to/from property, plant and equipment	-	-	-
Balance as of 31 March 2012	-	769	769
Impairment losses:			
Balance as of 30 June 2010	591	1,389	1,980
Charge for the year	(349)	(261)	(610)
Balance as of 30 June 2011	242	1,128	1,370
Balance as of 31 March 2012	242	1,128	1,370
Net book value as of 31 March 2012	7,884	1,400	9,284
Net book value as of 30 June 2011	7,539	1,473	9,012
Net book value as of 30 June 2010	7,083	1,315	8,398

The Group's management considers that the difference between the carrying value and fair value of investment property is not significant. Fair value has been determined based on valuations performed by independent valuators at near reporting date using the comparable prices method.



8. INVESTMENTS INTO ASSOCIATES AND JOINT VENTURES

As of 31 March 2012 and as of 30 June 2011 the Group had investments into the following associates and joint ventures:

		Effective sha the Gr	•	
	Place of registration	As of 31 March 2012	As of 30 June 2011	Main activities
Associates				
UAB Jungtinė Ekspedicija	Lithuania	45.05%	45.05%	Expedition and ship's agency services
Karcemos KB	Lithuania	20%	-	Preparation and warehousing of grains for trade
Joint ventures				
UAB Dotnuvos Projektai	Lithuania	50%	50%	Sale of seeds, agricultural machinery
Companies controlled by UAB Dotnuvos Projektai				
UAB Dotnuvos Technika	Lithuania	50%	50%	Dormant
SIA DOTNUVOS PROJEKTAI	Latvia	50%	50%	Sale of seeds, agricultural machinery
AS Dotnuvos Projektai	Estonia	50%	50%	Sale of seeds, agricultural machinery
UAB Dotnuvos Agroservisas	Lithuania	-	49.98%	Agricultural equipment maintenance and related services

Information on associates and joint ventures of the Group as of 31 March 2012 was as follows (full amounts of revenue and profit and full amounts of statement of financial position):

	Investment at equity method	Profit (loss) for the reporting period	Sales revenue	Non-current assets	Current assets	Non-current liabilities	Current liabilities
Investments into associates							
UAB Jungtinė Ekspedicija	372	56	3,785	126	1,797	-	1,232
Karcemos KB	976	4	-	588	401	400	489
	1,348						
<i>Investments into joint ventures</i> UAB Dotnuvos Projektai							
(consolidated)	26,960 26,960	1,726	111,479	37,115	100,811	4,332	79,910

Information on associates and joint ventures of the Group as of 30 June 2011 was as follows (full amounts of revenue and profit and full amounts of statement of financial position):

	Investment at equity method	Profit (loss) for the reporting period	Sales revenue	Non-current assets	Current assets	Non-current liabilities	Current liabilities
Investments into associates							
UAB Jungtinė Ekspedicija	347	139	4,315	166	1,112	-	507
	347						
Investments into joint ventures							
UAB Kustodija	1,802	(83)	38,787	689	30,220	102	27,204
UAB Dotnuvos Projektai							
(consolidated)	25,821	9,823	176,194	35,689	133,218	5,413	111,851
	27,623						
Classified as held for sale	(1,802)						
	25,821						



9. OTHER INVESTMENTS

Other investments of the Group consist of:

		As of 30 June 2011
24.97%	173	173
_	142	192
	315	365
	by the Group	Group 24.97% 173 142

The investment into Panevėžys district Ėriškių ŽŪB is not classified as an associate and therefore not accounted for using the equity method because the Group does not have voting rights in the company and does not have the ability to exercise significant influence.

10. BORROWINGS

As of 31 March 2011	As of 30 June 2011
30,351	27,228
1,067	1,067
31,418	28,295
8,049	12,814
1,319	2,000
151,705	160,109
16,530	18,894
1,618	1,881
179,221	195,698
210,639	223,993
	30,351 1,067 31,418 8,049 1,319 151,705 16,530 1,618 179,221

Interest payable is normally settled monthly throughout the financial year. Accrued interest on bonds issued is settled annually.

11. COST OF SALES

	2011/2012 9 month	2010/2011 9 month
Cost of inventories recognized as an expense	931,712	986,309
Logistics expenses	61,156	71,945
Wages and salaries and social security	9,864	9,641
Depreciation	5,474	5,327
Utilities expenses	2,771	2,199
(Income) expense from change in fair value of biological assets	1,739	(2,972)
Other	4,817	5,607
	1,017,533	1,078,056



12. OPERATING (EXPENSES)

	2011/2012 9 month	2010/2011 9 month
Wages and salaries and social security	(21,604)	(21,059)
Consulting expenses	(1,451)	(1,058)
Depreciation and amortization	(1,142)	(1,234)
Other	(9,246)	(16,806)
	(33,443)	(40,157)

13. OTHER INCOME (EXPENSES)

	2011/2012 9 month	2010/2011 9 month
Other income		
Currency exchange gain	3,271	-
Rental income from investment property and property, plant and equipment	660	679
Gain from disposal of investment property and property, plant and		
equipment	139	156
Gain from disposal of subsidiary	64,259	
Gain from disposal of joint venture	1,060	-
Other income	295	170
	69,684	1,005
Other (expenses)		
Direct operating expenses arising on rental and non-rental earning		
investment properties	(177)	(244)
Loss from disposal of property, plant and equipment	(9)	(36)
Currency exchange loss	(1,884)	(3,913)
Loss recognized on acquisition of subsidiary (Note 3)	-	(670)
Loss recognized on disposal of subsidiary (Note 3)	-	(577)
Other expenses	(128)	(55)
	(2,198)	(5,495)

14. INCOME (EXPENSES) FROM FINANCING ACTIVITIES

	2011/2012 9 month	2010/2011 9 month
Income from financing activities		
Interest income	952	1,071
Income from overdue payments	31	537
	983	1,608
(Expenses) from financing activities		
Interest expenses	(6,949)	(6,997)
	(6,949)	(6,997)

AB LINAS AGRO GROUP, COMPANY CODE 148030011, SMÉLYNĖS ST. 2C, PANEVĖŽYS, LITHUANIA CONSOLIDATED FINANCIAL STATEMENTS FOR THE 9 MONTH PERIOD YEAR 2011/2012 (all amounts are in LTL thousand unless otherwise stated)



15. COMMITMENTS AND CONTINGENCIES

As of 31 March 2012 the Group is committed to purchase property, plant and equipment for the total amount of LTL 2,013 thousand (LTL 9,960 thousand as of 30 June 2011).

Additional investments are required for cattle farms located in Panevėžys district Aukštadvario ŽŪB and Sidabravo ŽŪB due to stiffening environmental regulation in Lithuania. Incompliance with such regulations may result in significant fines. Total estimated investment value for modernization till compliance level with the environmental regulations set by the Republic of Lithuania amounts to LTL 1,300 thousand (Panevėžys district Aukštadvario ŽŪB – LTL 650 thousand and Sidabravo ŽŪB – LTL 650 thousand).

A few Group companies (Šakiai district Lukšių ŽŪB, Sidabravo ŽŪB and Biržai district Medeikių ŽŪB) received grants from the European Union and National Paying Agency mostly for acquisition of agricultural heavy duty equipment. Šakiai district Lukšių ŽŪB is committed not to discontinue operations related to agriculture up to 2015, Sidabravo ŽŪB – up to 2013, Biržai district Medeikių ŽŪB – up to 2018. UAB Linas Agro Grūdų Centras KŪB received grant from the European Union and National Paying Agency for grain handling and storage facility upgrade. UAB Linas Agro Grūdų Centras KŪB is committed not to discontinue operations related to preparation and warehousing of grains for trade agriculture up to 2015. In case of non-compliance with the requirements the Group companies will have to return funds received to the state of Lithuania amounting to LTL 4,157 thousand as of 31 March 2012 (LTL 2,854 thousand as of 30 June 2011).

16. RELATED PARTIES TRANSACTIONS

The parties are considered related when one party has the possibility to control the other or have significant influence over the other party in making financial and operating decisions.

The related parties of the Company and Group for the years ended 31 March 2012 and 30 June 2011 were as follows:

Members of the board of the Company:

Darius Zubas (chairman of the board, ultimate controlling shareholder); Vytautas Šidlauskas; Dainius Pilkauskas; Arūnas Zubas; Andrius Pranckevičius; Arūnas Jarmolavičius; Tomas Tumėnas (member of the board from 1 October 2008). Subsidiaries: List provided in Note3; Joint ventures (Note 8): UAB Dotnuvos Projektai; ŽŪB Dotnuvos agroservisas" (till 28 December 2011, reorganized); UAB Dotnuvos Technika; SIA DOTNUVOS PROJEKTAI (related from 26 April 2010); AS Dotnuvos projektai (related from 11 November 2010); UAB Kustodija (till 19 October 2011). Associates (Note 8): UAB Jungtinė Ekspedicija; Karcemos KB. Akola ApS group companies:

Akola ApS (Denmark) (controlling shareholder);

UAB MESTILLA (same ultimate controlling shareholders);

OOO Ukrkalyj (Ukraine), in liquidation status (same ultimate controlling shareholders);

PJ-SC UKRAGRO NPK (Ukraine) (same ultimate controlling shareholders, subsidiary since 1 July 2010 till 6 February 2012);



UAB Baltic Fund Investments (Tomas Tumenas is a director of this company).

16. RELATED PARTIES TRANSACTIONS (cont'd)

The Group's transactions with related parties in 9 month period ended 31 March 2012 were as follows:

			Receiv	ables			
	Purchases	Sales	Trade receivables	Current loans receivable	Non-current loans receivable	Payables	Current loans received
Members of the board	35	-	-	-	-	-	668
Joint ventures	20,696	1,148	67	-	-	1,183	-
Associates	7,155	-	478	-	400	472	-
Akola ApS group companies	12,699	92,528	1,266	-	3,217	2,067	
	40,585	93,676	1,811	-	3,617	3,722	668

^{*} Loans borrowed from related parties are accounted for under current portion of non-current borrowings in the statements of financial position (Note 10).

As of 31 March 2012 and as of 30 June 2011 annual interest rate of the Group's loans borrowed and non-current loans receivable from related parties are fixed and equal to 7% and 8%, respectively. Current loans receivable from related parties bear 1m EURIBOR + 4.1% margin annual interest rate.

Transactions with related parties include sales and purchases of goods and services, sales and purchases of property, plant and equipment as well as financing transactions in the ordinary course of business.

There were no guarantees or pledges related to the Group's payables to or receivables from related parties. Receivables and payables from / to related parties will be settled in cash or offset with the payables / receivables from / to respective related parties.

Terms and conditions of the financial assets and liabilities:

- Receivables from related parties are non-interest bearing and are normally settled on 30-day terms.
- Payables to related parties are non-interest bearing and are normally settled on 30-90-day terms.
- Interest payable is normally settled at the end of the loan term.

The Group's receivables from related parties were not past due as of 31 March 2012 and 30 June 2011.

17. SUBSEQUENT EVENTS

On 9 May 2012 a subsidiary of AB Linas Agro Group UAB Linas Agro Konsultacijos signed purchase and sale agreement of shares with stakeholders of Labūnavos agricultural company on acquisition of 87% of shares of Labūnavos agricultural company.