



ANNUAL REPORT 2020

Translation from Latvian original*

Riga, 2021

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

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Joint Stock Company "Gaso"

Registration number
Date and place of registration
Address
Website
Financial period

40203108921 December 1, 2017, Riga, Commercial Register Vagonu Street 20, Riga, Latvia, LV-1009 www.gaso.lv January 1 - December 31, 2020

The Joint Stock Company "Gaso", hereinafter – GASO or the Company, was founded on November 22, 2017 by spinning off the distribution system operations from the Joint Stock Company "Latvijas Gāze", hereinafter – Latvijas Gāze, in compliance with the requirements of the European Union and the state for the independence of the natural gas distribution system. The sole shareholder of GASO is Latvijas Gāze.

GASO is the only natural gas distribution system operator in Latvia, ensuring the supply of natural gas from the transmission system to the final consumers.

GASO ensures the development of the distribution infrastructure, the installation of natural gas connections, the operation of the system, the metering of natural gas, and the functioning of the emergency service.

GASO makes sure that all participants of the natural gas market have equal conditions and advanced tools to maintain the functionality of the natural gas market.

GASO only operates within Latvia and is a fully regulated company.

MISSION, VISION AND PRIORITIES

MISSION

To ensure a stable and reliable performance of the natural gas distribution system throughout the territory of Latvia.

VISION

A trustworthy distribution system operator in terms of service quality, customer attendance, and system maintenance.

VALUES

- Safe working environment;
- Professional and united team;
- Sustainable development;
- Professional cooperation.

SUSTAINABILITY

GASO is a socially responsible and regulated business that cares for the overall development of the industry and the growth of its employees as well as the environmental impact of technological processes. Feeling responsible for its economic, social and environmental impact, the company strives for sustainable solutions in every action and seeks to offer to its customers services that mitigate or eliminate contribution to climate change.

OBJECTIVES

- To ensure safe and continuous operation of the natural gas distribution system;
- To provide customer-oriented solutions;
- To ensure efficient operation of the company.



PRIORITIES OF GASO

Safe and available distribution system infrastructure.

The physical safety of the infrastructure and the availability of the required capacity are of equal importance. GASO devotes much attention to the work of the emergency service, the maintenance of the distribution system, and public awareness of the safe use of natural gas.

Implementation of digital solutions for operational efficiency.

A key role in operational efficiency is played by information technology (hereinafter – IT) systems and various IT solutions that help efficiently manage processes and meet the company's operational and business needs.

Staff succession and competence development.

Given the paramount role of the safety and security of gas supply, the company devotes much attention to the qualification and growth of technical specialists and to labour safety. GASO provides its employees with modern work conditions and operates under a sustainable personnel policy to ensure an efficient performance and recruitment.

Natural gas system development and customer attraction.

GASO plans to develop networks and to attract new customers through new projects of gasification of populated areas, to promote natural gas as a convenient and invariably high-quality product with the lowest harmful emissions amongst fossil fuels, and to introduce new services to meet customer needs. The company's goal is to promote the use of natural gas in transport to inflict less harm to the environment.

Building customer relationship.

It is important for GASO to further improve the quality and availability of the services provided to customers. For the latter purpose, it has been made possible to reach the company remotely. There are also regular improvements made by the company to streamline the provision of services in terms of speed and simplicity.

Financial stability.

GASO is managed and kept financially stable in line with the principles of good corporate governance, ensuring professional supervision and transparency in terms of information availability.

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COUNCIL

The terms of office of the Council are 22.11.2017-21.11.2020 and 22.11.2020-21.11.2023. Elena Burmistrova, who has been elected Chairwoman of the Board, takes office at the Council for the first time, and Yani Drider takes office as of January 1, 2021. The previous Chairman of the Council Alexander Medvedev and Member of the Council Martin Sichelkow were the ones who left the Council.

Chairwoman of the Council



Elena Burmistrova (Since 22.11.2020.)

Council

Chairman of the

Alexander Medvedev (Until 22.11.2020.)

Member of the

Council



Vice-Chairman of the

Council

Aldis Pauniņš

Member of the

Council



Member of the

Nikolay Vasilyev

Member of the

Member of the Council



Nikita Pozdniakov

Member of the

Council



William Pierson

Member of the

Council



Martin Sichelkow (Until 29.11.2020.)

Member of the



Oleg Tarasov



Guillaume Rivron



Christian Janzen



Ekkehard Ludwig



Viktor Valov

MANAGEMENT BOARD

The term of office of the Board runs from November 22, 2017 till November 21, 2020.

All members of the previous Board, including Ilze Pētersone Godmane as Chairwoman of the Board, have been re-elected for a new term running from November 22, 2020 to November 21, 2023. Information on the professional experience of the Board members is available on www.gaso.lv.

Chairwoman of the Board



Ilze Pētersone-Godmane

Member of the Board



Baiba Bebre

Member of the Board



Anton Bubenov

Member of the Board



Aleksandrs Koposovs

Member of the Board



Joachim Hockertz

MANAGEMENT REPORT

The Joint Stock Company "Gaso" (hereinafter – GASO) was founded on November 22, 2017, followed by enrolment with the Commercial Register on December 1, 2017. On December 7, 2017 it received a natural gas distribution license.

GASO is the only licensed natural gas distribution company in Latvia, ensuring the delivery of natural gas from the transmission system through high-, mid- and low-pressure pipelines to the final consumer. GASO also takes care of the maintenance and development of the distribution infrastructure, the installation of natural gas connection, the operation of the system, the metering of natural gas, and the functioning of the emergency service. GASO only operates within the territory of Latvia.

Distribution services are regulated and GASO primarily generates revenue from the distribution system service priced as per tariff approved. January 1, 2019 was the effective date of the new distribution system service tariffs, approved at the extraordinary Council meeting of the Public Utilities Commission (hereinafter – the Regulator) on September 25, 2018 with a cycle of two years.

There are adjusted distribution system service tariffs in force since January 1, 2020. The adjustment was required under the Regulator's Council resolution No.1/8 "Methodology of calculation of natural gas distribution system service tariffs" dated March 22, 2017 whereby the tariffs are to be adjusted if the natural gas volume delivered to consumers over a calendar year differs from the plan by more than 5%. The variable tariff was adjusted, whereas the fixed tariff and the special tariff for seasonal consumers were not.

On September 1, 2020, in line with the methodology approved by the Regulator, GASO submitted to the Regulator a new proposal of distribution system service tariffs for a five-year period and it is set to take effect during the first half of 2021. The tariff structure was not substantially changed. The new distribution system service tariffs again consist of a fixed component based on the permitted or requested load of the connection and a variable component based on the natural gas quantity supplied.

The year 2020 saw the updating of the GASO strategy for 2021-2030. The strategic objectives of GASO cover three areas: infrastructure, customer relationship and operational development and have been set on the basis of the company's mission, vision and core values. The goal of GASO is to plan the annual costs and investments so as to accomplish not only the main strategic objectives of GASO through a safe distribution system infrastructure and an efficient provision of services but also stable financial figures based on the natural gas distribution system service tariffs approved by the Regulator and in line with the rate of return on capital set by the Regulator.

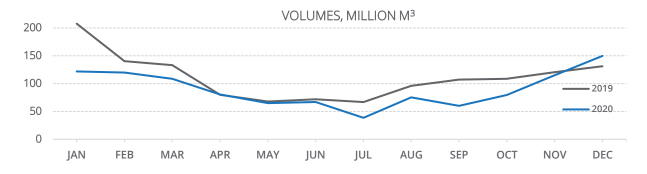
An assessment of the independence of GASO took place in 2020 as well, including an IT system audit, a revision of the Compliance programme, a review of the 2019 performance, and an assessment of sufficiency of other independence measures taken. Under the Energy Law, GASO as a company owned by a natural gas trader, Latvijas Gāze, has to ensure an independent management of the distribution system, protection of commercial information, and non-discriminatory conditions for all market participants. The "Report on the compliance of the JSC "GASO" with the independence requirements" was approved at the Regulator's Council meeting of July 16, 2020. According to Regulator's decision JSC "GASO" generally complied with the independence requirements in 2019, while receiving instructions to further adjust the division of customer service reponsibilities betweed GASO and Latvijas Gāze.

As the spread of Covid-19 continues in Latvia and globally, the management of GASO has decided to make changes to work organisation in order to reduce the possibility of spread of the disease at Gaso

and ensure a safe labour environment for the employees. Overall, Covid-19 has not had a material impact on the Company's financial position and financial performance at the balance sheet date.

PERFORMANCE

In twelve months of 2020, consumers were supplied 1,081 thousand m³ of natural gas, which is 19% less than in twelve months of 2019. The decline stems from the higher air temperature which resulted in a decreased consumption across all distribution system service tariff tiers.



The distribution system services yielded 49.1 million EUR of revenue in twelve months of 2020, which accounts for 97% of the total income of GASO and is 3% less than in the respective period of 2019. The net profit of GASO in twelve months of 2020 – 8,466 thousand EUR – is 19% lower year-on-year.

In 2020, GASO continued developing a safe and available natural gas distribution infrastructure. A total of 11.2 million EUR was spent under the capital investment programme in twelve months of 2020, mostly on the construction and reconstruction of gas pipelines and shut-off devices (5.2 million EUR), the reconstruction of technological equipment (2.2 million EUR), and the development of information systems and computing equipment (2.7 million EUR).



KEY FIGURES

The main economic indicators of twelve months of 2020 are presented in the tables below.

Operational figures	2020 12M	2019 12M	Δ	Δ%
Natural gas supplied to customers in distribution networks, million m ³	1,081,170	1,331 709	-250,539	-19%
Number of consumers, thousand	392	397	-5	-1%
Number of employees, average	878	872	6	1%
Length of distribution lines, km	5,337	5,272	60	1%

Financial figures (EUR`000)	2020 12M	2019 12M	Δ	Δ %
Revenue	50,444	52,687	-2,243	-4%
EBITDA	20,869	22,684	-1,815	-8%
EBITDA, %	41%	43%	-	2%
EBIT	8,466	10,691	-2,225	-21%
EBIT, %	17%	20%	-	-3%
Net profit	8,466	10,465	-1,999	-19%
Net profitability, %	17%	20%	-	-3%
Earnings per share, EUR	0.21	0.26	-0.05	-19%
Long-term investments	311,560	313,286	-1,726	-1%
Total assets	331,152	333,729	-2,577	-1%
Equity	273,411	274,067	-656	0%
Net borrowing	25,667	29,167	-3,500	-12%

The most frequently used economic indicators are included in order to ensure a comparable and impartial presentation of the financial results of GASO. GASO uses figures of profitability and capital structure for the presentation of its financial results. The calculations are based on the data of the financial statement.

Alternative performance indicators	Calculation formulas
EBITDA (Earnings Before Income Tax, Depreciation and Amortisation)	EBITDA = Reporting year profit + Corporate income tax + Financial expenses – Financial income + Depreciation, amortisation and impairment of tangible and intangible assets
EBITDA, % (or EBITDA margin)	EBITDA, % = EBITDA / Revenue from contracts with customers x 100%
EBIT (Earnings Before Interest and Taxes)	EBIT = Reporting year profit + Corporate income tax + Financial expenses – Financial income
EBIT, % (or EBIT margin)	EBIT, % = EBIT / Revenue from contracts with customers x 100%
Net profitability (or Commercial profitability) Shows how much the business earns from each EUR received from customers	Net profitability, % = Reporting year profit / Revenue from contracts with customers x 100%
Δ (Changes over the period)	Δ = Figure of 2020 annual report – Figure of 2019 annual report
Δ % (Changes over the period in percent)	Δ % = Δ (Changes over the period) / Figure of 2019 annual report x 100%

STATEMENT OF BOARD RESPONSIBILITY

The Board of the Joint Stock Company "Gaso" is responsible for the preparation of the Company's financial statements. The financial statements for 2019 have been prepared in compliance with the International Financial Reporting Standards adopted by the European Union and provide a true and fair view of the Company's financial position, operational results and cash flows in all key aspects.

POST BALANCE SHEET EVENTS

During the period after December 31, 2020 there have been no events that affect the Company's financial standing or financial results as at the balance sheet date.

The management report was approved by the Board of the JSC "Gaso" on April 20, 2021 and it is signed on behalf of the Board by:

Ilze Pētersone-GodmaneChairwoman of the Board

Baiba Bebre

Member of the Board

FINANCIAL STATEMENTS

Prepared in compliance with the International Financial Reporting Standards adopted by the European Union

Joint Stock Company "Gaso"

Registration number

Date and place of registration

Address

Website

Financial period

Name and address of the auditor and the responsible certified auditor

40203108921

1 December 2017, Riga, Commercial Register

Vagonu 20, Riga, Latvia, LV-1009

www.gaso.lv

January 1 - December 31, 2020

PricewaterhouseCoopers SIA

Audit company license No. 5 Kr. Valdemāra 21-21 Riga LV-1010, Latvia

Responsible certified auditor: Jana Smirnova Certified auditor Certificate No. 188

STATEMENT OF PROFIT OR LOSS

	Note	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
		EUR'000	EUR'000
Revenue from contracts with customers	1	49 090	50 538
Other income	2	1 354	2 149
Raw materials and consumables used	3	(2 782)	(3 608)
Personnel expenses	4	(21 055)	(20 819)
Depreciation, amortisation and impairment of property, plant and equipment and intangible assets		(12 404)	(11 993)
Other operating expenses	5	(5 737)	(5 576)
Operating profit		8 466	10 691
Financial expenses, net	13	-	(226)
Profit before taxes		8 466	10 465
Profit for the period		8 466	10 465

STATEMENT OF COMPREHENSIVE INCOME

	Note	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
		EUR'000	EUR'000
Profit for the period		8 466	10 465
Other comprehensive income			
Items that will not be reclassified to profit or loss in subsequ	uent		
periods			
Revaluation of property, plant and equipment	12	-	74 540
Changes in revaluation reserve of property, plant and equipment	12	-	164
Remeasurement of post-employment benefit obligations	15	(344)	372
Total other comprehensive income		(344)	75 076
Total comprehensive income for the period		8 122	85 541

The Notes on pages 16-40 are an integral part of these financial statements.

Ilze Pētersone-Godmane	Baiba Bebre
Chairwoman of the Board	Member of the Board

STATEMENT OF FINANCIAL POSITION

	Note	31.12.2020	31.12.2019
		EUR'000	EUR'000
ASSETS			
Non-current assets			
Intangible assets	6	4 120	3 339
Property, plant and equipment	7	307 440	309 947
Total non-current assets		311 560	313 286
Current assets			
Inventories	8	1 367	1 233
Pre-payments for inventories		10	-
Trade receivables	9	8 339	8 372
Other receivables	10	608	331
Cash and cash equivalents		9 268	10 507
Total current assets		19 592	20 443
TOTAL ASSETS		331 152	333 729
LIABILITIES AND EQUITY			
Equity			
Share capital	11	39 900	39 900
Reserves	12	138 576	145 738
Retained earnings		94 935	88 429
Total equity		273 411	274 067
Non-current liabilities			
Borrowings	13	22 167	25 667
Deferred income	14	18 318	18 434
Provisions	15	2 944	1 700
Total non-current liabilities		43 429	45 801
Current liabilities			
Borrowings	13	3 500	3 500
Trade payables	16	2 843	2 417
Deferred income	14	1 079	1 046
Other liabilities	17	6 890	6 898
Total current liabilities		14 312	13 861
Total liabilities		57 741	59 662
TOTAL LIABILITIES AND EQUITY		331 152	333 729

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Ilze Pētersone-Godmane	Baiba Bebre
Chairwoman of the Board	Member of the Board

	Share capital	Reserves	Retained earnings	Total
	EUR'000	EUR'000	EUR'000	EUR'000
December 31, 2018	39 900	77 255	81 346	198 501
Transactions with owners				
Dividends	-	-	(9 975)	(9 975)
Total transactions with owners	-	-	(9 975)	(9 975)
Reduction of property, plant and equipment revaluation reserve in the amount of depreciation of property, plant and equipment and through	-	(6 593)	6 593	-
disposal of revalued property, plant and equipment				
Other comprehensive income	-	75 076	-	75 076
Profit for the year	-	-	10 465	10 465
Total comprehensive income	-	75 076	10 465	85 541
December 31, 2019	39 900	145 738	88 429	274 067
Transactions with owners				
Dividends	-	-	(8 778)	(8 778)
Total transactions with owners	-	-	(8 778)	(8 778)
Reduction of property, plant and equipment revaluation reserve in the amount of depreciation of property, plant and equipment and through disposal of revalued property, plant and equipment	-	(6 818)	6 818	-
Other comprehensive income		(344)		(344)
Profit for the year		(517)	8 466	8 466
Total comprehensive income	_	(344)	8 466	8 122
December 31, 2020	39 900	138 576	94 935	273 411

The Notes on pages 16-40 are an integral part of these financial statements.

Ilze Pētersone-Godmane	Baiba Bebre
Chairwoman of the Board	Member of the Board

	Note	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
		EUR'000	EUR'000
Cash flows from operating activities			
Profit before corporate income tax		8 466	10 465
Adjustments:			
- depreciation of property, plant and equipment	7	11 153	10 571
- amortisation of intangible assets	6	1 290	1 447
- losses on sale of property, plant and equipment		403	309
- interest expenses	13	-	226
Changes in operating assets and liabilities:			
- to accounts receivable		(245)	(252)
- to advances for inventories		(9)	10
- to inventories		(133)	288
- to accounts payable		(1 659)	(2 419)
Net cash flow from operating activities		19 266	20 645
Cash flow from investing activities			
Payments for property, plant and equipment		(6 841)	(7 197)
Payments for intangible assets		(1 299)	(749)
Proceeds from sale of property, plant and equipment		113	74
Net cash flow used in investing activities		(8 027)	(7 872)
Cash flow from financing activities			
Interest paid	13	(200)	(226)
Repayment of borrowings	13	(3 500)	(3 500)
Dividends paid	11	(8 778)	(9 975)
Net cash flow used in financing activities		(12 478)	(13 701)
Net cash flow		(1 239)	(928)
Cash and cash equivalents at the beginning of the reporting period		10 507	11 435
Cash and cash equivalents at the end of the reporting period		9 268	10 507

The Notes on pages 16-40 are an integral part of these financial statements.

Ilze Pētersone-Godmane	Baiba Bebre
Chairwoman of the Board	Member of the Board

NOTES TO THE FINANCIAL STATEMENTS

Statement of profit or loss

1. Revenue from contracts with customers

	1.01.2020 -	1.01.2019 -
	31.12.2020	31.12.2019
	EUR'000	EUR'000
Natural gas distribution (NACE code 35.22)	46 970	48 616
Distribution system connection fees	1 057	1 029
Other revenue	1 063	893
	49 090	50 538

2. Other income

	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
Income from compensation for damages	731	1 268
Management and consultancy services	301	276
Lease income	121	124
Other income	201	481
	1 354	2 149

3. Raw materials and consumables used

	1.01.2020 -	1.01.2019 -
	31.12.2020	31.12.2019
	EUR'000	EUR'000
Natural gas for technological purposes	1 416	2 273
Costs of materials, spare parts and fuel	1 366	1 335
	2 782	3 608

4. Personnel expenses

	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
Wages and salaries	16 003	15 709
State social insurance contributions	3 959	3 946
Life, health and pension insurance	961	984
Other personnel costs	132	180
	21 055	20 819
including Board and Council remuneration:		
- salaries	831	1 345
- state social security contributions	209	343
- life, health and pension insurance	66	83
- other personnel costs	76	123
	1 182	1 894
Average number of employees during the period	878	872

5. Other operating expenses

	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
Expenses for maintenance of premises and other services	1 400	1 518
Costs of IT system maintenance, communications and transport	1 076	1 006
Office and other administrative costs	977	989
Nature protection and labour safety costs	869	168
Sale and advertising costs	444	451
Losses from disposal of assets	403	309
Taxes and duties	317	327
Impairment of trade receivables	64	324
Other costs	187	484
	5 737	5 576

Statement of financial position

6. Intangible assets

	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
Cost		
As at the beginning of the period	15 499	14 029
Additions	2 071	1 470
As at the end of the period	17 570	15 499
Amortisation		
As at the beginning of the period	12 160	10 713
Amortisation	1 290	1 447
As at the end of the period	13 450	12 160
Net book value as at the end of the reporting period	4 120	3 339

The intangible assets include fully depreciated intangible assets with a total historic cost of EUR 7,151 thousand (31.12.2019: 5,017 thousand) still in use by the Company. The most part of intangible assets of GASO consists of software.

The consumer accounting and billing system PUNS is the most important system of GASO. It ensures the accounting of the technical information of gasified premises, the registration and service of customers, the registration of meter readings, the metering of consumption, the accounting of revenue from the natural gas quantities supplied, as well as the management of workflows.

7. Property, plant and equipment

	Land, buildings and constructions	Machinery and equipment	Other fixed assets	Costs of items under construction	TOTAL
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued ar	mount				
01.01.2020	649 118	38 834	14 850	1 104	703 906
Additions	-	-	-	9 163	9 163
Transfers	6 159	2 163	1 268	(9 590)	-
Disposals	(1 374)	(747)	(354)	-	(2 475)
31.12.2020	653 903	40 250	15 764	677	710 594
Depreciations					
01.01.2020	358 618	23 998	11 343	-	393 959
Calculated	7 742	2 389	1 022	-	11 153
Disposals	(943)	(669)	(346)	-	(1 958)
31.12.2020	365 417	25 718	12 019	-	403 154
Net book value					
31.12.2020	288 486	14 532	3 745	677	307 440
31.12.2019	290 500	14 836	3 507	1 104	309 947

	Land,	Machinery	Other	Costs of	
	buildings and	and	fixed	items under	TOTAL
	constructions	equipment	assets	construction	
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Cost or revalued ar	nount				
01.01.2019	545 105	32 619	14 302	400	592 426
Additions	-	-	-	8 573	8 573
Revaluated	100 552	4 900	-	-	105 452
Transfers	4 514	2 236	1 119	(7 869)	-
Disposals	(1 053)	(921)	(571)	-	(2 545)
31.12.2019	649 118	38 834	14 850	1 104	703 906
Depreciations					
01.01.2019	323 273	20 697	10 832	-	354 802
Calculated	7 188	2 320	1 063	-	10 571
Revaluated	28 913	1 835	-	-	30 748
Disposals	(756)	(854)	(552)	-	(2 162)
31.12.2019	358 618	23 998	11 343	-	393 959
Net book value					
31.12.2019	290 500	14 836	3 507	1 104	309 947
31.12.2018	221 832	11 922	3 470	400	237 624

Property, plant and equipment includes fully depreciated fixed assets with a total historic cost of EUR 11,742 thousand (31.12.2019: 8,725 thousand) still in use by the Company. In the reporting year, the Company capitalised depreciation in the amount of 39 thousand EUR and loan interest costs in the amount of 185 thousand EUR. Included in the tables above within "Land, buildings, constructions" is the freehold land owned by the Company with the cost and net book value of EUR 1,5 million, as at 31.12.2020 and 31.12.2019. Land is not subject to revaluation.

The table below presents the approximate estimated carrying amounts for the revalued asset groups if the assets were carried at their historic cost basis:

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Buildings and constructions	102 697	99 075
Machinery and equipment	10 481	9 604

8. Inventories

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Materials and spare parts	1 438	1 304
Allowance for impairment of slow-moving inventories	(71)	(71)
	1 367	1 233

Allowance for impairment of slow-moving and obsolete inventories	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
Allowance at the beginning of the period	71	76
Released in profit or loss statement	(2)	(2)
Disposals	-	(6)
Expense included in profit or loss statement	2	3
Allowance at the end of the period	71	71

9. Trade receivables

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Short-term receivables at book value	8 749	8 718
Expected credit losses	(410)	(346)
	8 339	8 372

	Trade receivables,	Expected credit	Trade receivables,
	gross	losses	net
	EUR'000	EUR'000	EUR'000
Not yet overdue	8 339	(4)	8 335
Overdue less than 90 days	44	(7)	37
Overdue more than 90 days	335	(335)	-
As at December 31, 2019	8 718	(346)	8 372
Not yet overdue	8 311	(4)	8 307
Overdue less than 90 days	34	(2)	32
Overdue more than 90 days	404	(404)	-
As at December 31, 2020	8 749	(410)	8 339

Allowance for impairment of trade receivables	1.01.2020 -	1.01.2019 -
	31.12.2020	31.12.2019
	EUR'000	EUR'000
Expected credit losses at the beginning of the period	346	22
Expense included in profit or loss statement	91	330
Income included in profit or loss statement	(27)	(6)
Expected credit losses at the end of the period	410	346

Provisions of trade receivables were made on the basis of financial position and business activity of certain customer tiers. The actual losses may differ from the current estimate as the specific amounts are periodically reviewed and changes are reflected in the statement of profit or loss.

10. Other receivables

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Deferred expenses	509	266
Other receivables	99	65
	608	331

11. Shares and shareholders

Share capital	31.12.2020	31.12.2020	31.12.2019	31.12.2019
	% of total share	Number of	% of total share	Number of
	capital	shares	capital	shares
Dematerialised registered shares	100	39 900 000	100	39 900 000

The Company's fixed capital was generated in the process of reorganisation of the founder JSC "Latvijas Gāze" by spinning off the assets of the dividing entity. The founder holds 100% of the Company's shares.

The registered, signed and paid-up share capital as at December 31, 2020 was 39,900,000 dematerialised registered shares with a nominal value of 1.00 EUR each. All shares are of the same category with equal rights to vote at the shareholders' meeting, to dividend, and to liquidation quota.

In October 2020, there were dividends paid out in the amount of 8,778 thousand EUR (0.22 EUR per share) from the retained earnings of previous years.

The dividends payable are not accounted for as long as the shareholders' meeting has not passed a decision to distribute the profit. The decision on the dividends to be paid for the performance of 2020 will be made at the regular shareholders' meeting of 2021. The Board will most probably suggest paying no dividends for 2020 and retaining the profit.

12. Reserves

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Property, plant and equipment revaluation reserve	188 270	195 088
Employee benefits revaluation reserve	217	561
Reorganisation reserve	(49 911)	(49 911)
	138 576	145 738



Property, plant and equipment revaluation reserve	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
At the beginning of the reporting period	195 088	126 977
Revaluated	-	74 540
Changes in revaluation reserve of property, plant and equipment	-	164
Depreciation of revalued value	(6 445)	(6 332)
Revalued assets disposed	(373)	(261)
At the end of the reporting period	188 270	195 088
Employee benefit revaluation reserve	1.01.2020 -	1.01.2019 -
	31.12.2020	31.12.2019
	EUR'000	EUR'000
At the beginning of the reporting period	561	189
Revaluations resulting from changes in actuarial assumptions	(344)	372
At the end of the reporting period	217	561

Reorganisation reserve

The reorganisation reserve arose as a result of transfer of assets, liabilities, and the related property, plant and equipment and employee benefit revaluation reserves from the JSC "Latvijas Gāze". The amount of the reserve is a mathematical balance after deducting share capital, received reserves and retained earnings from the carrying amount of the net assets received.

13. Borrowings

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Loan from JSC "SEB banka"		
- long-term portion of the loan	22 167	25 667
- short-term portion of the loan	3 500	3 500
	25 667	29 167

In 2017, under the reorganisation, the Joint Stock Company "Latvijas Gāze" transferred to the newly-established acquiring Joint Stock Company "Gaso" a long-term loan of 35,000 thousand EUR. The loan has a repayment term of 5 years starting April 2018 and an interest rate of 0.72% plus 6-month EURIBOR. The loan is not secured with a pledge.

Changes in borrowings	1.01.2020 -	1.01.2019 -
	31.12.2020	31.12.2019
	EUR'000	EUR'000
At the beginning of the reporting period	29 167	32 667
Loans repaid	(3 500)	(3 500)
Interest calculated	200	226
Interest paid	(200)	(226)
At the end of the reporting period	25 667	29 167



14. Deferred income

Connection fees	31.12.2020	31.12.2019
	EUR'000	EUR'000
Long-term part	18 318	18 434
Short-term part	1 079	1 046
	19 397	19 480
Changes of deferred income	1.01.2020 -	1.01.2019 -
changes of action of meonic	31.12.2020	31.12.2019
	EUR'000	EUR'000
Balance at the beginning of the period	19 480	19 677
Received from customers during the reporting period	974	832
Included in revenue of the reporting period (Note 1)	(1 057)	(1 029)
Total transfer to next period	19 397	19 480
15. Provisions	31.12.2020	31.12.2019
	EUR'000	EUR'000
Employment and post-employment benefit obligations	2 244	1 700
Provisions for possible environmental protection obligations	700	1 700
Trovisions for possible environmental protection obligations	2 944	1 700
Employment and post-employment benefit obligations	1.01.2020 - 31.12.2020	1.01.2019 - 31.12.2019
	EUR'000	EUR'000
At the beginning of the reporting period	1 700	2 139
Recognised in profit or loss statement	353	111
Paid	(153)	(178)
Remeasurements due to changes in actuarial assumptions – other comprehensive income	344	(372)
At the end of the reporting period	2 244	1 700
Employment and post-employment benefit liabilities on the possible time of expenses	31.12.2020	31.12.2019

possible time of expenses	31.12.2020	31.12.2019
Maturity	EUR'000	EUR'000
<1 year	343	352
1 - 5 years	392	290
5 - 10 years	482	403
10 - 20 years	584	386
> 20 years	443	269
	2 244	1 700



Assumptions used in calculation of obligations	31.12.2020	31.12.2019
Discount rate, %	0.0025%	0.0845%
Employee turnover rate, %	5.01%	6.31%
Employee retirement age, years	63.75	63.5
Salary increase, %	4.00%	4.00%
Contributions to private pension fund, %	5.00%	5.00%
State compulsory social security contributions (for employees),%	23.59%	24.09%
State compulsory social security contributions (for pensioners),%	20.77%	21.31%

The calculations were made using the project unit credit method and a discount rate equal to the average annual rate of return on treasury securities with the initial maturity of five years or more as per last two issues of such securities (source: the Treasury – https://www.kase.gov.lv/valsts-parada-vadiba/vertspapiri-iekseja-tirgu/tirgus-apskati-un-statistika?disclaimer_agree=true), i.e., 0.0025% as at the end of the reporting period.

The 5.01% assumption of the employee turnover rate was calculated on the basis of the effective calculation methodology whereby the turnover rate is to calculated as proportion between the number of employees having left the company, excluding retirees, and the average number of employees over the reporting period.

The calculations used the tables with statistics of mortality of Latvian men and women prepared by the Central Statistics Bureau.

The assumption of employee retirement age is based on Article 8.1 of the Transitional Provisions of the Law On State Pensions adopted on November 2, 1995 (hereinafter – the Law) whereby the age of eligibility for old-age pension as per Section 11 Paragraph one of the Law – 62 to 65 years – shall increase gradually and be specified for each year individually. As of January 1, 2020, it is 63.75 years.

The inflation rate used to project the salary increase at the Company is 4%, assuming that it may only be variable for the next six years and remains constant thereafter. According to the forecasts by the Bank of Latvia, in 2021 the inflation rate will remain around 0.1%.

The 5% assumption of contributions to a private pension fund is based on a resolution by the Board of GASO.

The assumptions of mandatory state social security contributions for employees and pensioners have been made pursuant to the next year's rates of mandatory state social security contributions as per Cabinet Regulations No.786 "Regulations on the distribution of the rate of mandatory state social contributions among types of state social security" approved on 19.12.2017 – 23.59% and 20.77% respectively.

Changes in the assumptions used in ca upon accruals if there is an increase in	31.12.2020	31.12.2019		
Discount rate	+0.5%	Accruals decrease by	0.0001%	0.004%
Employee turnover rate	+0.5%	Accruals decrease by	0.26%	0.29%
Employee retirement age	+1 year	Accruals decrease by	0.73%	1.39%
Salary increase	+0.5%	Accruals increase by	0.23%	0.16%
Contributions to private pension fund	+0.5%	Accruals increase by	0.02%	0.02%
State compulsory social security contributions	+0.5%	Accruals increase by	0.12%	0.09%

Changes in the assumptions used in calculation of accruals and impact upon accruals if there is a decrease in the assumptions

31.12.2020	31.12.2019
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Discount rate	-0.5%	Accruals increase by	0.0001%	0.004%
Employee turnover rate	-0.5%	Accruals increase by	0.26%	0.29%
Employee retirement age	-1 year	Accruals increase by	0.98%	2.89%
Salary increase	-0.5%	Accruals decrease by	0.18%	0.16%
Contributions to private pension fund	-0.5%	Accruals decrease by	0.02%	0.02%
Compulsory state social security contributions	-0.5%	Accruals decrease by	0.09%	0.09%

The said sensitivity analysis is based on changes in the amount of liabilities and shows how changes in the respective actuarial assumption would have affected the required amount of accrued liabilities if other assumptions remained unchanged. The methods and types of assumptions used in preparing the sensitivity analysis did not change from the previous period.

Provisions for possible environmental protection obligations	1.01.2020 -	1.01.2019 -
Provisions for possible environmental protection obligations	31.12.2020	31.12.2019
	EUR'000	EUR'000
At the beginning of the reporting period	-	-
Recognised in profit or loss statement	700	-
At the end of the reporting period	700	-

The Company has created provisions for possible environmental protection obligations for the improvements of environment and territory in Vagonu 20, Riga.

16. Trade payables

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Payables for materials and services	2 665	2 417
Payables to related parties (Note 18)	178	-
	2 843	2 417

17. Other liabilities

	31.12.2020	31.12.2019
Other non-financial liabilities	EUR'000	EUR'000
Accrued costs	3 160	3 340
Vacation pay reserve	1 036	760
Value added tax	949	1 065
Salaries	705	683
Social security contributions	592	600
Personnel income tax	299	305
Prepayments received	58	50
Other current liabilities	91	95
	6 890	6 898

18. Related party transactions

The parent company and ultimate beneficiary of GASO is the Joint Stock Company "Latvijas Gāze" which owns 100% of the fixed capital of GASO. The Joint Stock Company "Latvijas Gāze" prepares consolidated annual accounts which also include its subsidiary. The table below lists transactions, claims and obligations with the parent company:

Income and expenses	1.01.2020 -	1.01.2019 -
Income and expenses	31.12.2020	31.12.2019
	EUR'000	EUR'000
Income from provision of services	32 293	35 332
Expenditure on purchases of goods and services	1 567	2 549

GASO provides services of natural gas distribution to the JSC "Latvijas Gāze" as participant of the natural gas market, ensuring the supply of natural gas from the transmission system to the final consumers, and leases premises on an operating lease basis, as well as purchases natural gas from Latvijas Gāze for technological purposes and heating, hot water.

Related party payables and receivables	31.12.2020	31.12.2019
	EUR'000	EUR'000
Receivables for distribution services and lease of premises	5 132	5 167
Payables for gas received (Note 16)	178	-

The Joint Stock Company "Gaso" was founded on November 22, 2017 by spinning off the distribution system operations from the Joint Stock Company "Latvijas Gāze", hereinafter – Latvijas Gāze, in compliance with the requirements of the European Union and the state for the independence of the natural gas distribution system. Latvijas Gāze implemented the reorganisation by way of spin-off where Latvijas Gāze is the divided company, with a business segment and part of the property of Latvijas Gāze spun off. Based on the spin-off decision of Latvijas Gāze of August 15, 2017, all the assets and liabilities due for transfer - which includes material property and immaterial property or rights, documents, contracts and other economic benefits used by Latvijas Gāze as merchant for the purposes of natural gas distribution - were transferred under the asset distribution deed and the spin-off balance sheet of December 1, 2017.

19. Financial risk management

The Company's main financial instruments are bank loans, cash, and cash equivalents. The main purpose of these financial instruments is to secure financing for the Company's business activity. The Company also has a number of other financial assets and liabilities, such as trade receivables and payables directly resulting from its business activity.

The Company is exposed to market, credit, and liquidity risks associated with its financial instruments. Financial risks are managed by the Company's Board. The Company's financial instruments may be categorised as follows:

Financial assets and liabilities	31.12.2020	31.12.2019
	EUR'000	EUR'000
Trade receivables	8 339	8 372
Cash and cash equivalents	9 268	10 507
Financial assets	17 607	18 879
Borrowings	25 667	29 167
Trade payables	2 843	2 417
Financial liabilities	28 510	31 584

19.1. Credit risk

The Company is exposed to credit risk, which is a risk of material losses arising in case of a counterparty not being able to fulfil its contractual obligations towards the Company. Credit risk arises from cash and cash equivalents, as well as outstanding receivables.

Trade receivables

The primary source of the Company's credit risk associated with trade receivables is the major customers. In the reporting period the Company's five major customers accounted for 92% of the total turnover of 2020, with the parent company Latvijas Gāze accounting for 64%. The Company believes that receivables from related parties are of high recoverability.

The Company continuously monitors receivables and, if credit issues arise, makes provisions for overdue receivables and takes appropriate debt recovery measures. The expected credit loss is calculated using an accrual matrix based on historical loss and forecasts for future developments, assuming that payment discipiline remains unchanged in future. Receivables are classified into groups by the number of days overdue and collectively assessed for expected credit loss. Information on the expected credit loss rates is provided in section "Impairment of trade receivables" of Note 20 "Critical accounting estimates and judgments" The Company has not received pledges as security for trade receivables.

Cash and cash equivalents

As at December 31, 2020, cash and cash equivalents only consist of current bank account balances and approximately correspond to their fair value. The Company has not recognised impairment of cash and cash equivalents in the statements, assuming that the expected credit loss is negligible. As part of internal assessment the Company analyses the credit ratings of each credit institution in order to decide which institution to hold cash with.

The credit ratings of the banks used by the Company and its cash balances with those banks were as follows:

Credit institution	Rating	31.12.2020	31.12.2019
		EUR'000	EUR'000
Citadele banka AS	Baa3	7 812	9 052
SEB banka AS	AA-*	688	771
Swedbank AS	A+**	473	414
Luminor bank AS	Baa1	283	257
		9 256	10 494

^{*} The credit rating awarded by Fitch Ratings to the parent company Skandinaviska Enskilda Banken

19.2. Market risk

Market risk is a risk that changes in such market factors as currency rates, interest rates or commodity prices may impact the Company's profit.

Interest rate risk predominantly arises from borrowings with a variable interest rate, with the Company facing expenditures in case the rate increases. For liquidity and business purposes the Company uses a borrowing with an interest rate consisting of a fixed added rate and a variable 6-month EURIBOR rate.

Interest rate sensitivity analysis

The Company has conducted a credit risk sensitivity analysis and found that changes in the variable 6M EURIBOR interest rate by 60 basis points over the subsequent twelve months after the situation as at December 31, 2020, assuming that all other variables remain unchanged (and accordingly over the twelve months following December 31, 2019), would affect its reporting year results as follows.

Borrowing interest rate	Increase/decrease in base rate	31.12.2020	31.12.2019
		EUR'000	EUR'000
6M EURIBOR	+60	(211)	(248)
6M EURIBOR	-60	-	-
		(211)	(248)

The fixed rate of the Company's loan does not entail any fair value interest rate risk. In the reporting year the Company was not exposed to currency fluctuation risk, as all major transactions were made in euros.

The Company may face price risk due to fluctuations in the market prices of the services received and rendered, as well as due to a rise in the prices of the resources used in capital investments. In order to mitigate price risk, the Company regularly revises supply contracts and carefully plans future purchases.

The Company operates in a regulated market based on the PUC-approved tariffs which include predictable operating costs and investments at the level of profitability. Hence, the price of the services provided is predominantly fixed and not exposed to market price fluctuations.

19.3. Liquidity risk

Liquidity risk is associated with the Company's ability to settle its obligations within the agreed due dates. The Company manages liquidity risk cautiously. Due to the high seasonality of the Company's operations, cash inflows are exposed to high fluctuations within the year depending on natural gas



^{**} The credit rating awarded by Standard & Poor's to the parent company Swedbank

consumption. Most of revenues are generated during the first and the fourth quarter of the year, yet the operating costs related to maintenance are distributed evenly through the year. Furthermore, in order to reduce liquidity risk, service tariffs are set corresponding to the Company's costs necessary for providing a high-quality and reliable service.

The Company prepares yearly, quarterly and monthly cash flows to identify operational cash flow requirements.

Maturity analysis of financial commitments by their contractual cash flows:

	Book value	Contractual cash flow	1-3 months	3-12 months	1-5 years
	EUR'000	EUR'000	EUR'000	EUR'000	EUR'000
Loans	25 667	25 963	1 212	2 461	22 289
Other payables	2 843	2 843	2 843	-	-
31.12.2020	28 510				
Loans	29 167	29 659	1 220	2 774	25 666
Other payables	2 417	2 417	2 417	-	-
31.12.2019	31 584	32 076	3 637	2 774	25 666

19.4. Capital risk management

The Company's objectives in terms of capital risk management are to ensure the Company's ability to continue as a going concern, and to maintain an optimum capital structure. The Company manages capital based on the debt-to-capital ratio which is calculated as the ratio between the Company's total liabilities and its total capital. Liabilities include all current and non-current liabilities, while the total capital includes all liabilities and equity. This ratio is used to measure the Company's capital structure and solvency. The Company's strategy is to keep it at no more than 50%. As at December 31, 2020, the debt-to-capital ratio was as follows:

	31.12.2020	31.12.2019
	EUR'000	EUR'000
Total liabilities	57 741	59 662
(Cash and cash equivalents)	(9 268)	(10 507)
(Deferred income)	(19 397)	(19 480)
Net total liabilities	29 076	29 675
Total equity and liabilities	331 152	333 729
Debt-to-capital ratio	9%	9%

19.5. Considerations of fair value

IFRS 13 lays down the hierarchy of valuation techniques based on whether there are observable market data used in the valuation technique or market data are not observable. Observable market data are obtained from independent sources. If no market data are observable, the technique reflects the Company's assumptions on the market situation. The carrying amount of liquid and short-term financial instruments (with a repayment term of three months or less), such as cash and cash equivalents, short-term trade receivables and payables, and short-term loans from credit institutions, approximately corresponds to their fair value. Information on the hierarchical levels of fair value is provided in section "Valuation effects" of Note 20 "Critical accounting estimates and judgments".

20. Critical accounting estimates and judgments

The preparation of financial statements in conformity with IFRS requires the Company's management to make calculations using accounting estimates and make assumptions that affect the valuation of the assets and liabilities presented in the financial statements as at the date of preparation of the statements, as well as the income and expenses shown for the reporting period.

This note provides information about the areas that involved a higher degree of judgment or complexity which are more likely to be materially adjusted due to estimates and assumptions turning out to be wrong.

20.1. Valuation effects

The purpose of fair value measurement, even if the market is not active, is to measure the transaction price for which market participants would be willing to sell an asset or commit to a liability on a given date of valuation under the current market circumstances.

In order to arrive at the fair value of a financial instrument, different methods are used: the quoted price valuation technique which incorporates observable market data, as well as a valuation technique not based on observable market data. All valuation methods are divided into Level 1, Level 2, and Level 3 based on the fair value hierarchy.

The level in the fair value hierarchy, within which the fair value of a financial instrument is categorised, is to be determined on the basis of the lowest level input that is significant to the fair value in its entirety. The classification of financial instruments in the fair value hierarchy is a two-step process:

- 1. Classifying each input used to determine the fair value into one of the three levels;
- 2. Classifying the entire financial instrument based on the lowest level input that is significant to the fair value in its entirety.

Quoted market prices - Level 1

Valuations in Level 1 are determined by reference to unadjusted quoted prices for identical assets or liabilities in active markets where the quoted prices are readily available and the prices represent actual and regularly occurring market transactions on an arm's length basis.

Valuation techniques using observable inputs – Level 2

Valuation techniques in Level 2 are models where all significant inputs are observable for the asset or liability, either directly or indirectly. The model uses inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly (that is, as market price) or indirectly (that is, derived from market prices).

Valuation technique using significant unobservable inputs – Level 3

A valuation technique that incorporates significant inputs not based on observable market data (unobservable inputs) is classified in Level 3. Unobservable inputs are those not readily available in an active market due to market illiquidity or complexity of the product. Level 3 inputs are generally determined based on observable inputs of a similar nature, historic observations on the level of the input, or analytical techniques. The revaluation of property, plant and equipment corresponds to Level 3 of the fair value hierarchy.

20.2. Revaluation of property, plant and equipment

Under the accounting policy of GASO (hereinafter – the Accounting policy), the groups of property, plant and equipment subject to revaluation are buildings and constructions (category 20), technological equipment, and vehicles for core business (category 30). The Accounting policy stipulates that property, plant and equipment shall be revaluated with sufficient regularity, at least once in five years, in order for the carrying amount not to differ materially from the fair value.

At least once a year the Company's management estimates the residual value of assets, its possible decrease, and updates its assessment about construction costs taking into account the available information such as official statistics data and prices quoted by construction companies in the procurement process. The management determines whether there are such changes in the market prices that would result in a material difference between the relevant asset's carrying amount and its fair value. As in 2019 the average construction costs have substantially changed against the average construction prices used by an independent certified valuator when revaluating assets in 2017, the Company's management decided to carry out a revaluation of assets in order to measure the asset replacement values as at August 1, 2019.

The revaluation of fixed assets was carried out by independent certified valuators, measuring the initial and residual cost value of each asset under valuation, as well as the replacement value of accumulated depreciation as at

August 1, 2019 for buildings, constructions, technological equipment, and vehicles for core business (in line with the Accounting policy for category 20 and 30 of fixed assets). Out of these categories, the items not valued were land, compensations for land, electricity installations, fixed assets put into operation in 2018 and 2019, assuming that their book value corresponds to the market value, and fixed assets that were set to be written off in 2019 and 2020. The valuation of assets took place in compliance with the International Valuation Standards 2012 (IVS 300 Valuations for financial reporting) using the cost approach.

The cost approach method used in the valuation of real estate was based on the average construction and purchase prices in Latvia. The measurement of cost replacement values involved an analysis of the construction cost data of Latvian construction companies,

the average pipeline costs for gas pipelines, as well as the information available to GASO regarding the construction works carried out in recent years. The value of basic calculation unit for each specific building or group of buildings depended on its structural design, the quality of works, the degree of improvement, the quality of the construction materials used, the applicability of specific construction conditions, and other factors found on site.

When it came to movable property, a cost approach was used, i.e., obtaining a value indicator based on the economic principle that the buyer will not pay for the asset above the expected acquisition or development costs of an asset of identical utility. This approach is based on the principle that, where there are no issues with the time needed to develop an equivalent asset, inconveniences, risks or other factors, the market price paid by the buyer for the asset under valuation would not be greater than the acquisition or development costs of an equivalent asset.

Technological machinery and equipment was valued on an individual basis, on location, and on a going concern basis as a body of assets inextricably linked with real estate.

The depreciated replacement cost value of buildings and constructions was calculated based on the results of inspection and the construction value in the prices at the time of valuation based on the utility of equivalent items in line with the construction requirements and materials used at the time of valuation and considering the technical and functional loss in value over time. The findings were analysed in light of the construction time of the building or construction and the repairs required and completed.

Also measured were the replacement costs of accumulated depreciation for each asset, with the asset's physical, functional and technical depreciation used as key factors. The overall loss in technical value for buildings and

constructions was measured as the sum of losses in value of individual structural elements, expressed as percentage and attributed to the building or construction as a whole. With morally obsolete low-quality buildings and constructions, and constructions where full-fledged practical use is problematic, value adjustment factors were used to determine the extent of functional loss in value.

Physical loss in value reflects the aging of real estate over time manifesting as, for instance, defective structural parts and workmanship or incompleteness of structure. It shows the degree of decay of construction structures and materials and, consequently, the losses in value resulting from various physical factors.

Functional loss in value manifests as a loss in the market value of real estate caused by an inappropriate development plan or nonconformity of its other features to the presentday requirements. It shows the incompatibility of buildings and constructions with the existing real estate market standards and conjuncture.

As a result of revaluation, the residual value of the revalued assets as at August 1, 2019 increased from 224,142 thousand EUR to 299,545 thousand EUR, i.e., by 75,403 thousand EUR. The impact of revaluation upon the statement of profit or loss is 863 thousand EUR of income. The revaluation reserve was raised by 74,540 thousand EUR.

The replacement value was measured using the cost approach method on the basis of the average construction and purchase costs in Latvia. If the figure of average construction and purchase costs in Latvia used in valuation increased by 1%, the value of the assets revalued would increase by 6,765 thousand EUR. Conversely, if the figure of average construction and purchase costs in Latvia used in valuation decreased by 1%, the asset value would decrease by 6,765 thousand EUR.

Taking into account that average construction costs have not changed significantly compared to the construction prices used by an independent certified valuator when revaluating assets in 2019, the Company's management decided not to carry out a revaluation of assets in 2020.

20.3. Estimation of remaining useful life

The Company annually estimates the useful life of property, plant and equipment and intangible assets and makes adjustments if the forecasts differ. These estimates are based on the previous experience as well as on the industry practice and revised at the end of every reporting period. In the past, the actual useful life of assets has occasionally exceeded the estimate.

20.4. Impairment of trade receivables

The loss allowance for financial assets, including trade receivables, is based on assumptions about the risk of default and expected loss rates. The Company uses judgement in making these assumptions and selecting the inputs to the impairment calculation, based in the Company's past history, existing market conditions, as well as forward looking estimates at the end of each reporting period. As individual assessment is not possible due to the large number of individual balances, only the significant debtors are assessed individually.

For debtors without overdue payments the provisioning rate was based on the lowest probability of delayed payment; the calculation of expected credit loss was applied a 0.02% rate (on 31.12.2019: 0.04%), set on the basis of the customer payment discipline. Overdue receivables are classified into groups based on the number of days overdue and collectively assessed for impairment.

Receivables overdue for 1-90 days were applied a 7% rate of expected credit loss (on 31.12.2019: 21%) based on the 12-month

income of 2020 from debtors other than recipients of distribution services and the share of the amount of receivables overdue for 91-365 days.

For receivables overdue for more than 90 days, the expected credit losses were recognised at 100%

The amounts of receivables for unaccounted natural gas (with deferred payments) were discounted at the discount rate which was applied in the actuarial calculation of provisions and equals to the annual rate of return on the Latvian treasury securities with the initial maturity of five years or more as per last two issues of such securities.

20.5. Post-employment benefit obligations

Given the post-employment benefits to be paid to the Company's employees in future under the Collective Agreement, the Company has calculated the accrued post-employment benefit obligations pursuant to a methodology developed on the basis of the actuarial mathematics methods and the International Financial Reporting Standards, using the prospective calculation method and the projected unit method. The calculations use a discount rate equal to the annual average rate of return on government bonds. Accruals are calculated for each employee individually based on the situation as at December 31 of each reporting year and are annually updated, including an update for December 31, 2020. Along with the calculation of post-employment benefit obligations there are accruals made for the employer's compulsory state social security contributions and contributions to private pension funds. The calculations use the tables with statistics of mortality of Latvian men and women prepared by the Central Statistics Bureau. The calculations also consider the projected annual salary increase rate, the staff turnover rate, and the retirement age.

21. Summary of significant accounting policies

The principal accounting policies applied in the preparation of these financial statements are set out below. These policies have been consistently applied during all years presented, unless otherwise stated.

21.1. Basis of preparation

The financial statements of GASO are prepared in accordance with the International Reporting Standards (IFRS) and the interpretations issued by the IFRS Interpretations Committee (IFRS IC) as adopted for use in the European Union.

The financial statements are prepared on a going concern basis and on a historical cost basis, except for certain classes of property, plant and equipment that are measured at revalued amount, as disclosed in the notes below.

All amounts shown in these financial statements are presented in thousands of Euros (EUR), unless identified otherwise. Euros (EUR) is the functional and presentational currency the Company.

These financial statements cover the reporting period from January 1, 2020 to December 31, 2020. The financial statements were approved for publishing by the Board of Gaso on April 20, 2021. In compliance with the Commercial Law, Gaso announces the regular meeting of shareholders upon receipt of the auditor's opinion and the council report along with sending the annual report to the shareholders of Gaso.

As at December 31, 2020, the Company meets the criteria of large undertaking within the meaning of the Law on the Annual Financial Statements and Consolidated Financial Statement.

21.2. Adoption of new and revised standards and interpretations

The following new or revised standards and interpretations became effective for the Company from January 1, 2020:



Amendments to the Conceptual Framework for Financial Reporting

The revised Conceptual Framework includes a new chapter on measurement; guidance on reporting financial performance; improved definitions and guidance - in particular, the definition of a liability; and clarifications in important areas, such as the roles of stewardship, prudence and measurement uncertainty in financial reporting.

Definition of a business - Amendments to IFRS 3

The amendments revise definition of a business. A business must have inputs and a substantive process that together significantly contribute to the ability to create outputs. The new guidance provides a framework to evaluate when an input and a substantive process are present, including for early stage companies that have not generated outputs. An organized workforce should be present as a condition for classification as a business if are no outputs. The definition of the term 'outputs' is narrowed to focus on goods and services provided to customers, generating investment income and other income, and it excludes returns in the form of lower costs and other economic benefits. It is also no longer necessary to assess whether market participants are capable of replacing missing elements or integrating the acquired activities and assets. An entity can apply a 'concentration test'. The assets acquired would not represent a business if substantially all of the fair value of gross assets acquired is concentrated in a single asset (or a group of similar assets).

Definition of materiality – Amendments to IAS 1 and IAS 8

The amendments clarify the definition of material and how it should be applied by including in the definition guidance that until now has featured elsewhere in IFRS. In addition, the explanations accompanying the definition have been improved. Finally, the amendments ensure that the definition of material is consistent across all IFRS Standards.

Information is material if omitting, misstating or obscuring it could reasonably be expected to influence the decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity.

There are no new or revised standards or interpretations that are effective for annual periods beginning on or after 1 January 2020 that are expected to have material impact on the Company.

New Accounting Pronouncements

Certain new or revised standards and interpretations have been issued that are mandatory for the Company's annual periods beginning on or after January 1, 2021, and which the Company has not early adopted:

Classification of liabilities as current or noncurrent – Amendments to IAS 1 (effective for annual periods beginning on or after 1 January 2022, not yet adopted by the EU).

Amendments to IAS 16, IAS 37 and IFRS 3, and Annual Improvements to IFRSs 2018-2020 – amendments to IFRS 1, IFRS 9, IFRS 16 and IAS 41 (effective for annual periods beginning on or after 1 January 2022, not yet adopted by the EU).

There are no other new or revised standards or interpretations not yet effective that would be expected to have a material impact on the Company.

21.3. Property, plant and equipment

Property, plant and equipment are tangibles, which are held for use in the supply of goods and in the provision of services, and used in more than one period. The Company's main asset groups are buildings and constructions, which include distribution gas pipelines, as well as equipment and machinery that is mainly related to technical gas distribution.



The Company's buildings and constructions (including the gas distribution system) and equipment and machinery are recognised at revalued amount as determined under the policy of revaluation of fixed assets approved by the Board, less accumulated depreciation and impairment loss. Revaluation shall be made with sufficient regularity to ensure the carrying amount does not differ materially from the one which would be determined using fair value at the end of the reporting period. All other property, plant and equipment (including land) are stated at historical cost, less accumulated depreciation and impairment The historical cost includes expenditure directly attributable to the acquisition of the items.

Assets purchased but not yet ready for the intended use or under installation process are classified under Assets under construction. Subsequent costs are included in the asset's carrying amount or recognised as separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. As soon as the assets under construction are ready for the intended use, they are reclassified to an appropriate category of fixed assets and the calculation of depreciation is started. All other repairs and maintenance are charged to the profit or loss statement for the financial period when they are incurred.

Upon revaluation of property, plant and equipment, the accumulated depreciation is changed in proportion to changes in the gross value of the property, plant and equipment revalued. Increases in the carrying amount arising on revaluation of buildings, gas distribution system and equipment are recognised in other comprehensive income and credited to Revaluation reserve in shareholders' equity. Decreases that offset previous increases of the same asset are

charged against revaluation reserve; any further decreases are charged to the profit or loss statement. The revaluation surplus is transferred to retained earnings on the retirement or disposal of the asset. Each year, the difference between depreciation based on the revalued carrying amount of the asset charged to profit or loss and depreciation based on the asset's original cost is reclassified from the property, plant and equipment revaluation reserve to retained earnings.

Land and building in progress are not depreciated. Depreciation on other assets is calculated using the straight-line method to allocate their cost or revaluated amounts to their residual values over their estimated useful lives, as follows:

	Years
Buildings	20 - 100
Constructions,	
including gas	40 - 70
distribution system	
Machinery and	5 - 20
equipment	3 - 20
Other fixed assets	2 - 10

The assets' useful lives are reviewed, and adjusted as appropriate, at the end of each reporting period. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains or losses on disposal are determined by comparing the carrying amount with proceeds from write-off of revaluation surplus and sale and are charged to the profit or loss statement during the period when they are incurred.

21.4. Intangible assets

Intangible assets primarily consist of software licenses and patents. Intangible assets have a finite useful life and are carried at cost less accumulated amortisation and impairment loss.

Amortisation is calculated using the straightline method to allocate the cost of intangible assets over their useful lives. Generally, intangible assets are amortised over a period of 5 to 10 years.

21.5. Impairment of non-financial assets

All non-financial assets of the Company, except for land, have a finite useful life. Assets subject to amortisation or depreciation are reviewed for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognised for the amount by which the asset's carrying amount exceeds its recoverable amount.

The recoverable amount is the higher of an asset's fair value less costs of disposal and value in use. For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash generating units). Non-financial assets having suffered impairment are reviewed for possible reversal of the impairment at each reporting date.

21.6. Financial instruments

Financial assets classification

The Company classifies its financial assets in the following measurement categories:

- those to be measured subsequently at fair value (either through OCI or through profit or loss);
- those to be measured at amortised cost.

The classification depends on the Company's business model for managing the financial assets and the contractual terms of the cash flows.

Recognition and de-recognition

Regular way purchases and sales of financial assets are recognised on trade-date, the

date on which the Company commits to purchase or sell the asset.

Financial assets are derecognised when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all the risks and rewards of ownership.

Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVPL), transaction costs that are directly attributable to the acquisition of the financial asset. Transaction costs of financial assets carried at FVPL are expensed in profit or loss.

Debt instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset.

All debt instruments of the Company are classified in the amortised cost measurement category.

Amortised cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortised cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on de-recognition is recognised directly in profit or loss and presented in other income/ (expenses). Foreign exchange gains and losses and impairment losses are presented as other income / (expenses) in the statement of profit or loss.



As at December 31, 2020 and December 31, 2019, the following financial assets of the Company were classified in this category:

- trade receivables;
- cash and cash equivalents.

Equity instruments

The Company has no investments in equity instruments.

Derivative financial instruments

The Company has no derivative financial instruments.

Impairment

The Company assesses on a forward-looking basis the expected credit losses ("ECL") associated with its debt instruments carried at amortised cost. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

The measurement of ECL reflects:

- an unbiased and probability weighted amount that is determined by evaluating a range of possible outcomes;
- time value of money and all reasonable and supportable information that is available without undue cost and effort at the end of each reporting period about past events, current conditions and forecasts of future conditions.

For trade receivables without a significant financing component the Company applies a simplified approach permitted by IFRS 9 and measures the allowance for impairment losses at the expected lifetime credit losses from the initial recognition of the receivables.

The Company uses a matrix where provisions for impairment loss are calculated for trade receivables of different ages and overdue periods.

Financial liabilities

Financial liabilities at amortised cost represent borrowings from credit institutions, trade and other payables, as well as payables to related parties.

Financial liabilities at amortised cost are recognised initially at fair value plus/minus directly attributable transaction costs. Subsequently to the initial recognition, financial liabilities are stated at amortised cost using the effective interest method. Financial liabilities at amortised cost are classified as current liabilities if the repayment term is one year or less. If the repayment term is more than one year, they are presented as non-current liabilities.

Borrowings and borrowing costs

Borrowings are recognised initially at fair value net of transaction costs incurred. Borrowings are subsequently stated at amortised cost using the effective interest method. Fees paid for establishment of loan facilities are recognised as transaction costs of the loan to the extent that it is probable that some or all of the facility will be drawn down. Borrowings are derecognised when the obligation specified in the contract is discharged, cancelled or expired. Borrowings are classified as current liabilities unless the Company has an unconditional right to defer settlement of the liability for at least 12 months after the reporting period.

Netting of financial assets and liabilities

Financial assets and liabilities are netted and presented as a net amount in the balance sheet if there is a legal right to such netting and a settlement in net amounts or a simultaneous transfer of an asset and payment for a liability is planned.

21.7. Inventories

Inventories are stated in the balance sheet at the lower of cost and net realisable value. Net realisable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale. The cost of materials, spare parts and other inventories is determined using the weighted average method. The value of outdated, slow-moving or damaged inventories has been provisioned for.

21.8. Share capital and dividend authorised

Ordinary shares are classified as equity. No preference shares have been issued. Incremental external costs directly attributable to the issues of new shares are shown in equity as a deduction, net of tax, from the proceeds. Dividend distribution to the parent company's shareholders is recognised as a liability in the Company's financial statements in the period in which the dividends are approved by the shareholders.

21.9. Accruals

Accruals are recognised when there is a legal or constructive obligation resulting from past events and an outflow of resources embodying economic benefits is likely to be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

If the Company expects the expenses on accruals to be partially or fully repaid, the repayment of such expenses is recognised as a separate asset only when it is practically certain that they will indeed be repaid. Costs associated with any accruals are reflected in the statement of profit or loss exclusive of the amounts recovered.

Provisions for environmental protection are recognised in order to cover the environmental damage having occurred before the end of the reporting period. The obligation arising from this past event exists regardless of the Company's future activities. Thus, the elimination of the environmental damage promises a future outflow of resources containing economic benefits. The provisions for the resources containing economic benefits that are set to outflow in future are estimated on the basis of expert judgment.

21.10. Employee benefits

Wages, salaries and bonus plans

Liabilities for wages and salaries, including nonmonetary benefits, annual leave and bonuses that are expected to be settled wholly within 12 months after the end of the period in which the employees render the related service are recognised in respect of employees' services up to the end of the reporting period and are measured at the amounts expected to be paid when the liabilities are settled. The Company recognises a liability and expense for bonuses based on a formula that takes into consideration the profit attributable to the shareholders after certain adjustments. The Company recognises a liability where contractually obliged or where there is a past practice that has created a constructive obligation. The liabilities are presented as current employee benefit obligations in the balance sheet.

Social security and pension contributions

Company pays social security contributions for state pension insurance to the state funded pension scheme in compliance with the Latvian legislation. The state funded pension scheme is a fixedcontribution pension plan whereby the Company has to make payments in an amount specified by law. The Company also pays contributions to an external fixed-contribution private pension plan. The Company does not incur legal or constructive obligations to pay further contributions if the state funded pension scheme or private pension plan is unable to meet its liabilities towards employees. The social security and pension contributions are recognised as an expense on an accrual basis and are included within staff costs.

Vacation pay accrual

The amount of accrual for unused annual leave is determined by multiplying the average daily wage of employees for the last six months of the reporting year by the amount of accrued but unused annual leave at the end of the reporting year.

Post-employment and other employee benefits

Under the Collective Agreement, the Company provides certain defined benefits upon termination of employment and over the rest of life to employees whose employment conditions meet certain criteria. The amount of benefit liability is calculated annually based on the current salary level and the number of employees who are entitled or may become entitled to receive those payments, as well as based on actuarial assumptions, using the projected unit credit method.

The present value of the benefit obligation is determined by discounting the estimated future cash outflows using the market rates on government bonds.

The net interest cost is calculated by applying the discount rate to the net balance of the defined benefit obligation. This cost is included in employee benefit expense in the statement of profit or loss.

Re-measurement gains and losses arisen from experience adjustments and changes in actuarial assumptions are recognised in other comprehensive income in the period in which they occur. They are included in retained earnings in the statement of changes in equity and in the balance sheet.

Changes in the present value of the defined benefit obligation resulting from plan amendments or curtailments are recognised immediately in profit or loss as past service costs.

21.11. Revenue from contracts with customers

Revenue is income arising in the course of the Company's ordinary activities. Revenue is measured in the amount of transaction price. Transaction price is the amount of consideration to which the Company expects to be entitled in exchange of transferring control over promised goods or services to a

customer, excluding the amounts collected on behalf of third parties. The Company recognises revenue when it transfers control of a good or service to a customer.

Sale of services – natural gas distribution

The Company provides natural gas distribution services to the gas traders who sell the natural gas to end users. Revenue from provision of services is recognised in the period in which the services are rendered which corresponds to revenue recognition over period of time as the customers receive and use the benefit of the provided service simultaneously as the gas is delivered (distributed).

Connection fees

When connecting to the gas network, the customers have to pay a connection fee based on the actual costs of infrastructure to be built in order to connect them to the network. The management has concluded that the connection fees do not represent a separate performance obligation from the ongoing provision of network distribution services, and thus the revenue from connection fees is deferred and recognised as revenue over the estimated customer relationship period which, in the management's view, approximates 30 Connection fees received from customers are carried in the statement of financial position as "Deferred income" within long-term liabilities.

Financing component

The Company does not have any contracts where the period between the transfer of the promised goods or services to the customer and payment by the customer exceeds one year. Consequently, the Company does not adjust any of the transaction prices for the time value of money.

21.12. Other income

Other income includes compensations for losses from unaccounted natural gas consumption and other compensations, income from lease of assets, from managerial



and advisory services. Income from rendering of services is recognised when the services are rendered. The assets used in the provision of the lease service – assets leased out – are recorded within property, plant and equipment at historic cost or revalued amount less depreciation. Depreciation is calculated on a straight-line basis to write down each asset to its estimated residual value over its useful life using the rates set for similar assets of the Company.

21.13. Leases (IFRS 16)

The new standard sets out the principles for the recognition, measurement, presentation and disclosure of leases. All leases result in the lessee obtaining the right to use an asset at the start of the lease and, if lease payments are made over time, also obtaining financing. Lessees are required to be recognised in the profit or loss statement: (a) assets and liabilities for all leases with a term of more than 12 months, unless the underlying asset is of low value; and (b) depreciation of lease assets separately from interest on lease liabilities in the 'profit or loss statement. IFRS 16 substantially carries forward the lessor accounting requirements in IAS 17. Accordingly, a lessor continues to classify its leases as operating leases or finance leases, and to account for those two types of leases differently.

The application of IFRS 16 "Leases" could have affected the total assets and liabilities of GASO, but, as the payments under the lease contracts are negligible, the Company's management holds that there is no impact upon the financial statements of GASO.

Having assessed its lease contracts, the Company considers most of them short-term contracts, including by virtue of the fact that they may be terminated on the Company's initiative at any time. One long-term lease contact, in turn, is immaterial for the purposes of IFRS 16 "Leases" because it does not substantially affect the financial figures of GASO.

21.14. Operating lease, the Company as lessor

Assets leased out under operating lease terms are recorded within property, plant and equipment at historic cost or revalued amount less depreciation. Depreciation is calculated on a straight-line basis to write down each asset to its estimated residual value over its useful life using rates set for similar assets of the Company.

21.15. Related parties

Related parties are defined as the Company's parent company and the parent company's major shareholders with a significant influence, members of the Council and the Board of the Company or its parent company, their close relatives and companies in which they have a significant influence or control.

22. Contingent liabilities and commitments

Contingent liabilities of corporate income tax related to the distributable profit

The company's profit for the reporting year constitutes EUR 8,466 thousand. If all this amount was distributed as dividends, the resulting corporate income tax would amount to EUR 2,117 thousand. The company's profit for the preceding reporting year (2019) amounted to 10,465 thousand EUR and, if distributed in dividends, would entail corporate income tax liabilities of 2,616 thousand EUR.

Contingent commitments

The table below presents the contractual liabilities for capital investments in fixed and intangible assets as at the end of the reporting year:

Liabilities	31.12.2020	31.12.2019
	EUR'000	EUR'000
Contracts signed but not completed	164	442

23. Remuneration of certified auditors company

	2020	2019
	EUR'000	EUR'000
Statutory audit	15	15
Non-audit fee	1	1
	16	16

24. Subsequent events

During the period after December 31, 2020 there have been no events that affect the Company's financial standing or financial results as at the balance sheet date.

Preparer of financial statements:

Valdis Mortukāns

Head of the Financial Accounting Division

Independent Auditor's Report

To the Shareholder of Joint Stock Company "Gaso"

Our opinion

In our opinion, the accompanying financial statements set out on pages 11 to 40 of the accompanying annual report give a true and fair view of the financial position of Joint Stock Company "Gaso" (Company) as at 31 December 2020, and of its financial performance and its cash flows for the year then ended in accordance with the International Financial Reporting Standards as adopted by the European Union.

What we have audited

The Company's financial statements comprise:

- the statement of profit or loss for the year ended at 31 December 2020,
- the statement of comprehensive income for the year then ended,
- statement of financial position as at 31 December 2020,
- the statement of changes in equity for the year then ended,
- the statement of cash flows for the year then ended, and
- the notes to the financial statements which include significant accounting policies and other explanatory information.

Basis for opinion

We conducted our audit in accordance with International Standards on Auditing adopted in the Republic of Latvia (ISAs). Our responsibilities under those standards are further described in the *Auditor's Responsibilities for the Audit of the Financial Statements* section of our report.

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

Independence

We are independent of the Company in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) issued by the International Ethics Standards Board for Accountants (IESBA Code) and the ethical requirements of the Law on Audit Services that are relevant to our audit of the financial statements in the Republic of Latvia. We have fulfilled our other ethical responsibilities in accordance with the IESBA Code and the ethical requirements of the Law on Audit Services.

Reporting on Other Information Including the Management Report

Management is responsible for the other information. The other information comprises:

- the Management Report, as set out on pages 7 to 9 of the accompanying annual report,
- the Statement on Board Responsibility, as set out on page 10 of the accompanying annual report,
- Corporate information, Mission, vision and priorities, and information on Council and Management board as set out on pages 3 to 6 of the accompanying Annual Report

but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information, including the Management Report, the Statement on Board Responsibility and Corporate information, Mission, vision and priorities, and information on Council and Management board.

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



In connection with our audit of the financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated.

With respect to the Management Report, we also performed the procedures required by the Law on Audit Services. Those procedures include considering whether the Management Report is prepared in accordance with the requirements of the Law on Annual Reports and Consolidated Annual Reports.

Based on the work undertaken in the course of our audit, in our opinion, in all material respects:

- the information given in the Management Report for the financial year for which the financial statements are prepared is consistent with the financial statements; and
- the Management Report has been prepared in accordance with requirements of the Law on Annual Reports and Consolidated Annual Reports.

In addition, in light of the knowledge and understanding of the entity and its environment obtained in the course of our audit, we are required to report if we have identified material misstatements in the other information. We have nothing to report in this respect.

Responsibilities of Management and Those Charged with Governance for the Financial Statements

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

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

Identify and assess the risks of material misstatement of the financial statements, whether due
to fraud or error, design and perform audit procedures responsive to those risks, and obtain
audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of
not detecting a material misstatement resulting from fraud is higher than for one resulting from
error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the
override of internal control.

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- Obtain an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing an
 opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including
 the disclosures, and whether the financial statements represent the underlying transactions and
 events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

PricewaterhouseCoopers SIA Certified audit company Licence No. 5

Eva Jansen-Diener Persona per procura

Riga, Latvia 20 April 2021 Jana Smirnova Certified auditor in charge Certificate No.188

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