Interim Condensed Financial Statements Chimimport AD 31 December 2012



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Interim condensed statement of financial position

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	Notes	31.12.2012	31.12.2011
		BGN'000	BGN'000
Assets			
Non - current assets			
Property, plant and equipment	4	15 905	15 908
Investment property		31 409	31 409
Investment in subsidiaries		648 364	647 699
Investment in associates		16 789	16 773
Long - term financial assets		108	108
Long - term related party receivables		138 366	90 136
Long – term receivables		100 582	92 115
Deferred tax assets		13	19
	<u></u>	951 536	894 167
Current assets			
Short – term related party receivables		193 329	164 335
Loans granted		121 556	112 796
Trade receivables		62 049	67 794
Short – term financial assets		52 942	56 440
Tax receivables		116	116
Other receivables		6 939	4 889
Inventories		370	378
Cash and cash equivalents		112 721	106 114
*	_	550 022	512 862
		MANAGEMENT STEERS AND A	
Total assets	· ·	1 501 558	1 407 029
10/		117	

Prepared by: _

/A.Kerezov/

Date: 30 January 2013

Executive Director: -

/I. Kamenoy/



Interim condensed statement of financial position (continued)

Equity and liabilities	Notes	31.12.2012	31.12.2011
		BGN'000	BGN'000
Equity			
Share capital	5	239 646	239 646
Share premium	~	260 615	260 615
Other reserves		59 849	59 853
Retained earnings		461 689	368 562
Net profit for the period		70 812	93 127
Total equity		1 092 611	1 021 803
Liabilities			
Non - current liabilities			
Long – term related party payables		147 052	1 364
Long - term dividend liabilities		46 147	56 245
Long - term bank and other loans	6	20 124	27 711
Long - term financial lease liabilities	9	25	45
Pension and other employee obligations		66	66
Deferred tax liabilities		12 364	6 084
		225 778	91 515
Current liabilities			
Short – term related party payables		95 376	232 926
Short – term dividend liabilities		16 770	16 770
Short – term bank loans	6	4 369	3 000
Other short – term borrowings	6	40 405	19 926
Trade payables		11 015	16 614
Financial lease liabilities		19	16
Pension and other party payables		85	112
Tax liabilities		1 031	1 585
Other liabilities	91	14 099	2 762
	_	183 166	293 711
Total liabilities		408 947	385 226
Total equity and liabilities	zynia TO D. A.	1 501 558	1 407 029
Prepared by:	Executive D		
/A.Kerezov/ Date: 30 January 2013	7% MS	/I. Kamenø	v /

The accompanying notes on pages 6 to 20 form an integral part of the financial statements



Interim condensed statement of comprehensive income

	Notes	12 months to 31.12.2012	3 months to 31.12.2012	12 months to 31.12.2011	3 months to 31.12.2011
		BGN'000	BGN'000	BGN'000	BGN'000
Gains from transactions with financial					
instruments		67 891	42 014	26 139	(2 676)
Losses from transactions with financial					(=)
instruments		(33)		(74)	-
Net profit from transactions with			-automorphic -		
financial instruments		67 858	42 014	26 065	(2 676)
Interest income		38 893	1 472	43 821	12 333
Interest expense		(32 028)	(9 637)	(32 774)	(10 488)
Net profit from interest		6 865	(8 165)	11 047	1 845
Gains from foreign exchange differences		2 423	265	1 713	1 063
Losses from foreign exchange differences		(2 374)			
Net loss from foreign exchange		(23/4)	(212)	(1 608)	(1 234)
differences		49	53	105	(171)
Other financial income		10	10	872	872
Other financial expenses		(180)	(147)	(108)	(57)
Other financial income/(expenses)		(170)	(137)	764	815
Dividend income		3 000	3 000	35 271	25 274
Operating revenue					35 271
Gain on sale of non-current assets		6 388	(16 514)	26 206	954
		3	3	3 075	(2764)
Operating expenses		(6 200)	(1 752)	(7 743)	(2 450)
Result from operating activities		3 191	(15 263)	56 809	31 011
Profit for the period before tax	2 1	77 793	18 502	94 790	30 824
Tax expense	7	(6 981)	(1 557)	(1.772)	
Net profit for the period	-	70 812	(1 557) 16 945	(1 663)	1 354
Total comprehensive income	-	70 812	16 945	93 127 93 127	32 178
EST DE LA CONTRACTOR DE	-	70 012	20 743	93 147	32 178
Earnings per share in BGN	8	0.47	0.11	0.62	0.21
Diluted earnings per share in BGN	8	0.32	0.08	/ 0.42 /	0.14
A -				1 /	0.14

Prepared by:

/A.Kerezov/

Date: 30 January 2013

Executive Director: -

/I. Kamenov



Interim condensed statement of changes in equity

All amounts are presented in BGN '000	Share capital	Share premium	Other reserves	Retained earnings	Total equity
Balance at 1 January 2012	239 646	260 615	59 853	461 689	1 021 803
Net profit for the period, ending at 31 December 2012	-	(4)	9	70 812	70 812
Total comprehensive income	-			70 812	70 812
Other changes in equity	-	En	(4)	.2	(4)
Balance at 31 December 2012	239 646	260 615	59 849	532 501	1 092 611

Prepared by: _

/A.Kerezov/

Date: 30 January 2013

Executive Director:

/I. Kamenov/

The accompanying notes on pages 6 to 20 form an integral part of the financial statements.



Interim condensed statement of changes in equity (continued)

All amounts are presented in BGN '000	Share capital	Share premium	Other reserves	Retained earnings	Total equity
Adjusted balance at 1 January 2011	239 646	260 599	6 477	421 940	928 662
Increase in share premium through conversion of preferred shares in ordinary shares	н	16	Ξ	-	16
Transactions with owners	-	16		-	16
Net profit for the period, ending at 31 December 2011	=	-	=	93 127	93 127
Total comprehensive income		-	72	93 127	93 127
Transfer of retained earnings to other reserves Other changes		# #	53 378 (2)	(53 378)	(2)
Balance at 31 December 2011	239 646	260 615	59 853	461 689	1 021 803
Prepared by: /A.Kerezov/ Date: 30 January 2013	Executive Direct	ctor:/I. Kamenov/	this		



Interim condensed statement of cash flows

	Note	31.12.2012 BGN '000	31.12.2011 BGN '000
Operating activities		2011 000	DG14 000
Proceeds from short-term loans		97 790	195 840
Payments for short-term loans		(109 405)	(191 916)
Proceeds from sale of short-term financial assets		10 184	35 493
Purchase of short-term financial assets		(274)	(255)
Receipts from customers		9 957	6 688
Payments to suppliers		(6 529)	(5 319)
Interest received		19 044	23 186
Interest paid		(11 502)	(7 185)
Cash paid to employees and social security institutions		(1 186)	(2 659)
Taxes paid		(1 554)	(917)
Other proceeds		531	13 755
Other payments		(412)	(2 198)
Net cash flow from operating activities		6 644	64 513
Investing activities		0011	04 515
Purchase of property, plant and equipment		(52)	(720)
Acquisition of subsidiaries and associates		(18 519)	(67 844)
Dividends received		615	(0, 01.)
Repayments of long-term loans granted		68 055	10 444
Long-term loans granted		(60 729)	(11 202)
Net cash flow from investing activities		(10 630)	(69 322)
Financing activities		(10 050)	(07 322)
Dividends paid on preferred shares		(2 924)	(2 761)
Long-term loans received		73 854	26 101
Payments for long-term and bank loans received		(54 472)	(4 207)
Interest paid		(6 030)	(8 904)
Discharge of finance lease liability		(22)	(1 015)
Net cash flow from financing activities	-	10 406	9 214
Net change in cash and cash equivalents		6 420	4 405
Cash and cash equivalents, beginning of period	-	106 114	101 883
Exchange gains/(losses) from cash and cash equivalents		187	(174)
Cash and cash equivalents, end of period	18	112,721	106 114
Prepared by:	rector		

/A.Kerezov/

Date: 30 January 2013

/I. Kamenov/



Notes to the financial statements

Nature of operations

31 December 2012

Chimimport AD was registered as a joint-stock company at Sofia city court on 24 January 1990. The address of the Company's registered office is 2 St. Karadja Str., Sofia, Bulgaria.

The Company is registered on the Bulgarian Stock Exchange – Sofia on 30 October 2006.

The Company is engaged in the following business activities:

- Acquisition, management and sale of shares in Bulgarian and foreign companies;
- Financing of companies in which interest is held;
- Bank services, finance, insurance and pension insurance;
- Securitization of real estate and receivables;
- Extraction of oil and natural gas;
- Construction of output capacity in the area of oil-processing industry, production of biodiesel and production of rubber items;
- Production and trading with oil and chemical products;
- Production of vegetable oil, purchasing, processing and trading with grain foods;
- Aviation transport and ground activities on servicing and repairing of aircrafts and aircraft engines;
- River and sea transport and port infrastructure;
- Commercial agency and brokerage;
- Commission, forwarding and warehouse activity.

The Company has a two-tier management structure consisting of a Supervisory Board and a Managing Board.

The members of the Supervisory Board are as follows:

Chimimport Invest AD CCB Group EAD Mariana Bazhdarova

The members of the Managing Board are as follows:

Alexander Kerezov Ivo Kamenov Marin Mitev Nikola Mishev Miroliub Ivanov Tzvetan Botev

The Company is represented by its executive directors Ivo Kamenov and Marin Mitev, together and separately.

31 December 2012



2. Basis for the preparation of the interim condensed financial statements

These interim condensed financial statements as of 31 December 2012 have been prepared in accordance with IAS 34 "Interim Financial Reporting". They do not include all of the information and disclosures required in annual financial statements, and should be read in conjunction with the annual financial statements of the Company for the year ended 31 December 2011, which have been prepared in accordance with International Financial Reporting Standards (IFRS) as issued by the International Accounting Standards Board (IASB) and approved by the European Union (EU).

The interim condensed financial statements are presented in Bulgarian leva (BGN), which is also the functional currency of the Company. All amounts are presented in thousand Bulgarian leva (BGN 000) unless otherwise stated.

The Company also prepares interim condensed consolidated financial statements in accordance with International Financial Reporting Standards (IFRS) developed and published by the International Accounting Standards Board (IASB) and approved by EU. Investments in subsidiaries are accounted for and disclosed in accordance with IAS 27 "Consolidated and Separate Financial Statements".

The interim condensed financial statements are prepared under the going concern principle.

3. Accounting policies and significant changes during the period

3.1. Overall considerations and adoption of new standards, amendments and interpretations to existing standards that are effective for the year beginning 1 January 2012

These interim condensed financial statements (the interim financial statements) have been prepared in accordance with the accounting policies adopted in the last annual financial statements for the year ended 31 December 2011 except for the adoption of the following new standards, amendments and interpretations to existing standards, which are mandatory for the first time for the financial year beginning 1 January 2012 and are relevant to the Company:

• IFRS 7 "Financial Instruments: Disclosures" – Derecognition, effective from 1 July 2011, adopted by the EU on 23 November 2011;

Significant effects on current, prior or future periods arising from the first-time adoption of these new requirements in respect of presentation, recognition and measurement are described as follows:

IFRS 7 "Financial Instruments: Disclosures" – Derecognition, effective from 1 July 2011, adopted by the EU on 23 November 2011

The amendments will promote transparency in the reporting of transfer transactions and improve users' understanding of the risk exposures relating to transfers of financial assets and the effect of those risks on an entity's financial position, particularly those involving securitisation of financial asset.

Interim Condensed Financial Statements 31 December 2012



3.2. Standards, amendments and interpretations to existing standards that are not yet effective and have not been adopted early by the Company

The following new standards, amendments and interpretations to existing standards have been issued, but are not effective for the financial year beginning 1 January 2012 and have not been early adopted:

IFRS 7 "Financial Instruments: Disclosures" – Offsetting Financial Assets and Financial Liabilities, effective from 1 January 2013.

The new disclosures focus on quantitative information about recognised financial instruments that are offset in the statement of financial position, as well as those recognised financial instruments that are subject to master netting or similar arrangements irrespective of whether they are offset.

IFRS 9 "Financial Instruments" effective from 1 January 2015, not yet adopted by the

IFRS 9 "Financial instruments" represents the first milestone in the comprehensive IASB project to replace IAS 39 "Financial instruments: Recognition and measurement" by the end of 2010. It replaces multiple measurement categories in IAS 39 with a single principle-based approach to classification. IFRS 9 requires all financial assets to be measured at either amortised cost or full fair value. Amortised cost provides decision-useful information for financial assets that are held primarily to collect cash flows that represent the payment of principal and interest. For all other financial assets, including those held for trading, fair value represents the most relevant measurement basis. IFRS 9 eliminates the need for multiple impairment models; such that only one impairment model for financial assets carried at amortised cost will be required.

IFRS 10 "Consolidated Financial Statements" effective from 1 January 2013

IFRS 10 "Consolidated Financial Statements" introduces a new, principle-based definition of control which will apply to all investees to determine the scope of consolidation.

IFRS 11 "Joint Arrangements" effective from 1 January 2013.

IFRS 11 "Joint Arrangements" supersedes IAS 31 "Interests in Joint Ventures". It replaces IAS 31's three categories of 'jointly controlled entities', 'jointly controlled operations' and 'jointly controlled assets' with two new categories - 'joint operations' and 'joint ventures'. The option of using proportionate consolidation for joint ventures that was previously included in IAS 31 has been eliminated (equity accounting is now required for all joint ventures).

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CHIMIMPORT
PUBLIC HOLDING COMPANY

IFRS 12 "Disclosure of Interests in Other Entities" effective from 1 January 2013

IFRS 12 "Disclosure of Interests in Other Entities" is a new standard on disclosure requirements for all forms of interests in other entities, including joint arrangements, associates, special purpose vehicles and other unconsolidated structured entities.

IFRS 13 "Fair Value Measurement" effective from 1 January 2013.

IFRS 13 "Fair Value Measurement" defines fair value as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The Standard clarifies that fair value is based on a transaction taking place in the principal market for the asset or liability or, in the absence of a principal market, the most advantageous market. The principal market is the market with the greatest volume and level of activity for the asset or liability.

IAS 1 "Financial Statement Presentation" – Other Comprehensive Income, effective from 1 July 2012.

The amendment requires entities to separate items presented in other comprehensive income into two groups, based on whether or not they may be recycled to profit or loss in the future. Items that will not be recycled such as revaluation gains on property, plant and equipment will be presented separately from items that may be recycled in the future, such as deferred gains and losses on cash flow hedges. Entities that choose to present other comprehensive income items before tax will be required to show the amount of tax related to the two groups separately.

The title used by IAS 1 for the statement of comprehensive income has changed to 'statement of profit or loss and other comprehensive income'. However IAS 1 still permits entities to use other titles. Early adoption is permitted and full retrospective application is required.

IAS 12 "Income Taxes" – Deferred Tax, effective from 1 January 2012

Currently IAS 12 "Income Taxes" requires an entity to measure the deferred tax relating to an asset depending on whether the entity expects to recover the carrying amount of the asset through use or sale. It can be difficult and subjective to assess whether recovery will be through use or through sale when the asset is measured using the fair value model in IAS 40 "Investment Property". Hence this amendment introduces an exception to the existing principle for the measurement of deferred tax assets or liabilities arising on investment property measured at fair value. As a result of the amendments, SIC 21 "Income taxes- recovery of revalued non-depreciable assets", would no longer apply to investment properties carried at fair value. The amendments also incorporate into IAS 12 the remaining guidance previously contained in SIC 21, which is accordingly withdrawn.

IAS 19 "Employee Benefits" effective from 1 January 2013

These amendments eliminate the corridor approach and calculate finance costs on a net funding basis. 'Actuarial gains and losses' are renamed 'remeasurements' and will be recognised immediately in 'other comprehensive income'. Remeasurements recognised in other comprehensive income will not be recycled through profit or loss in subsequent periods. The amendments should be applied retrospectively in accordance with IAS 8 'Accounting policies, changes in accounting estimates and errors'.

IAS 27 "Separate Financial Statements" (Revised) effective from 1 January 2013

IAS 27 "Separate Financial Statements" (Revised) will now solely address separate financial statements, the requirements for which are substantially unchanged.

31 December 2012



IAS 28 "Investments in Associates and Joint Ventures" (Revised) effective from 1 January 2013

IAS 28 "Investments in Associates and Joint Ventures" (Revised) continues to prescribe the mechanics of equity accounting. Changes to its scope have however been made as a result of the publication of IFRS 11"Joint Arrangements".

IAS 32 "Financial Instruments: Presentation" (amended) effective from 1 January 2014

The amendment clarifies that the right of set-off must be available today – that is, it is not contingent on a future event. It also must be legally enforceable for all counterparties in the normal course of business, as well as in the event of default, insolvency or bankruptcy.

Annual Improvements to IFRSs 2011 effective from 1 January 2013, not yet adopted by the EU

- -IAS 1 amendment clarifies the disclosure requirements for comparative information when an entity provides a third balance sheet. When an entity produces an additional balance sheet as required by IAS 8, the balance sheet should be as at the date of the beginning of the preceding period that is, the opening position. No notes are required to support this balance sheet. When management provides additional comparative information voluntarily for example, statement of profit and loss, balance sheet it should present the supporting notes to these additional statements.
- -IAS 16 amendment clarifies that spare parts and servicing equipment are classified as property, plant and equipment rather than inventory when they meet the definition of property, plant and equipment if they are used for more than one period.
- -IAS 32 amendment clarifies that the treatment of income tax relating to distributions and transaction costs is in accordance with IAS 12. So, income tax related to distributions is recognized in the income statement, and income tax related to the costs of equity transactions is recognized in equity.
- -IAS 34 amendment clarifies the disclosure requirements for segment assets and liabilities in interim financial statements. A measure of total assets and liabilities is required for an operating segment in interim financial statements if such information is regularly provided to the chief operating decision maker and there has been a material change in those measures since the last annual financial statements.



4. Property, plant and equipment

Property, plant and equipment of the Company comprise land, buildings, machines and equipment, vehicles, assets in process of acquisition and other assets. The carrying amount can be analyzed as follows:

As at 31 December 2012

As at 31 December 2012	Land	Buildings	Machines and equipment	Vehicles	Other	Assets in process of acquisition	Total
	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000
Gross carrying amount							
Balance at 1 January 2012	8 178	26	131	254	1 321	6 370	16 280
Additions	-	_	52	-	4	-	56
Disposals	-	_	-	(48)	_	-	(48)
Balance as at 31 December 2012	8 178	26	183	206	1 325	6 370	16 288
Depreciation							
Balance at 1 January 2012	-	(17)	(118)	(184)	(53)	-	(372)
Disposals	-	-	-	48	-	_	48
Depreciation	-	(1)	(22)	(23)	(13)	_	(59)
Balance at 31 December 2012	-	(18)	(140)	(159)	(66)	-	(383)
Carrying amount							
as at 31 December 2012	8 178	8	43	47	1 259	6 370	15 905

31 December 2012



- As at 31 December 2011

- As at 31 December 2011	Land	Buildings	Machines and equipment	Aircrafts	Vehicles	Other	Assets in process of acquisition	Total
	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000	BGN '000
Gross carrying amount								
Balance at 1 January 2011	8 178	26	118	8 787	167	171	6 231	23 678
Additions	_	-	13	_	91	1 150	139	1 393
Disposals	-	-	-	(8 787)	(4)	-	-	(8 791)
Balance as at 31 December 2011	8 178	26	131	-	254	1 321	6 370	16 280
Depreciation								
Balance at 1 January 2011	-	(16)	(111)	(3 954)	(167)	(41)	-	(4 289)
Disposals	-	-	-	4 832	4	-	-	4 836
Depreciation	-	(1)	(7)	(878)	(21)	(12)	-	(919)
Balance at 31 December 2011	-	(17)	(118)	-	(184)	(53)	-	(372)
Carrying amount								
as at 31 December 2011	8 178	9	13	-	70	1 268	6 370	15 908



5. Share capital

The share capital of the Company as at 31 December 2012 consists of 150 875 596 ordinary shares with a par value of BGN 1 and 88 770 671 preferred shares with a par value of BGN 1. The shares of the Company are ordinary, registered and subject to unrestricted transfers and entitle 1 voting right and liquidation quota. The preferred shares do not entitle voting rights. They give the owner the right to a cumulative guaranteed dividend and to a guaranteed liquidation quota of the Company's estate.

	Number of Shares as at 31.12.2012 BGN'000	Number of Shares as at 31.12.2011 BGN'000
Shares issued and fully paid:		
- beginning of the year	239 646 267	239 646 267
- decrease in preferred shares due to conversion of preferred	-	(16 787)
shares		
- increase in ordinary shares due to conversion of preferred shares	-	16 787
Shares issued and fully paid at the end of the period	239 646 267	239 646 267
Shares of Chimimport AD, acquired by its subsidiaries		
CCB Group EAD	(5 160 005)	(4 395 005)
ZAD Armeec AD	(463 100)	(463 100)
POAD CCB Sila	(255 070)	(255 070)
CCB AD	(84 500)	(57 000)

On 12 June 2009 the Company issued mandatory convertible preferred shares with 9% guaranteed fixed annual dividend and guaranteed liquidation quota. 89 646 283 preferred shares are issued and paid with issue value amounting to BGN 2.22 each, representing 99.61% of the offered shares. The accumulated during the public offering capital amounts to BGN 199 014 748.26. The obligatory conversion of the shares occurs at the end of the seventh year after the registration of the capital increase in the Trade register.

The accumulated on 12 June 2009 funds above the nominal value of the share capital amounting to BGN 109 369 thousand are allocated as follows:

- BGN 27 622 thousand share premium
- BGN 8 348 thousand short-term dividend liabilities
- BGN 70 008 thousand long-term dividend liabilities
- BGN 3 391thousand share issue expenses

The dividend liabilities and share premium, as a result of the conversion of 858 825 preference shares into ordinary shares, are allocated as follows:

- BGN 28 271 thousand share premium
- BGN 16 670 thousand short-term dividend liabilities
- BGN 46 147 thousand long-term dividend liabilities



The major shareholder Chimimport Invest AD has fulfilled the undertaken obligation and inscribed preferred shares corresponding to rights. More than 51% of the new shares are inscribed by local investors including 32% by institutions.

The list of the principal shareholders, holding ordinary shares, is as follows:

	As at 31.12.2012	As at 31.12.2012	As at 31.12.2011	As at 31.12.2011
	Number of shares	0/0	Number of shares	0/0
Chimimport Invest AD	108 957 067	72.22%	108 533 269	71.94%
Other legal entities and private individuals	41 918 529	27.78%	42 342 327	28.06%
- -	150 875 596	100.00%	150 875 596	100.00%

The list of principle shareholders, holding more than 10% of the total shares (ordinary shares and preferred shares) of the Company's capital is presented as follows:

	As at 31.12.2012	As at 31.12.2012	As at 31.12.2011	As at 31.12.2011
	Number of shares /common stock and preferred shares/	%	Number of shares /common stock and preferred shares/	%
Chimimport Invest AD	175 710 589	73.32%	179 885 551	75.06%
Other legal entities and private individuals	63 935 678	26.68%	59 760 716	24.94%
	239 646 267	100.00%	239 646 267	100.00%



6. Financial liabilities

Borrowings include financial liabilities as follows:

	Curr	ent	Non - c	urrent
•	31	31	31	31
	December	December	December	December
	2012	2011	2012	2011
	BGN'000	BGN'000	BGN'000	BGN'000
Financial liabilities measured at amortized cost:				
Bank loans	4 369	3 000	18 189	19 558
Other borrowings	40 405	19 926	1 935	8 153
Total carrying amount	44 774	22 926	20 124	27 711

Borrowings, measured at amortized cost, other than borrowings from banking **6.1.** activities

Changes in borrowings other than borrowings from banking activities during the period are presented as follows:

	BGN'000
For the period ended 31 December 2012	
Opening balance 1 January 2012	50 637
Received during the period	132 574
Repaid during the period	(118 313)
Closing balance 31 December 2012	64 898
For the period ended 31 December 2011	
Opening balance 1 January 2011	54 598
Received during the period	163 476
Repaid during the period	(167 437)
Closing balance 31 December 2011	50 637



7. Income tax expenses

Income tax expense is recognized based on management's best estimate of the annual income tax rate expected for the full financial year 2012 of 10 % applied to the financial result for the period ended as at 31 December 2012 (the estimated annual tax rate for the period ended 31 December 2011 was 10 %).

8. Earnings per share

The basic earnings per share have been calculated using the net results attributable to shareholders of the Company as the numerator.

The weighted average number of outstanding shares used for basic earnings per share as well as profit attributable to shareholders is:

	31 December 2012	31 December 2011
Profit attributable to the shareholders (BGN)	70 812 000	93 127 000
Weighted average number of outstanding shares	150 875 596	150 872 891
Basic earnings per share (BGN per share)	0.469	0.617

The weighted average number of shares outstanding /ordinary and preferred, used for the calculation of diluted earnings per share as well as the net profit decreased by the dividend liabilities attributable to shareholders are as follows:

	31 December 2012	31 December 2011
Net profit in BGN, adjusted with dividend expenses	77 686 200	100 965 100
Weighted average number of shares	239 646 267	239 646 267
Diluted earnings per share (BGN per share)	0.3242	0.4213

9. Related parties transactions

Unless otherwise stated, none of the transactions incorporate special terms and conditions and no guarantee was given or received. Outstanding balances are usually settled through bank transfer.

9.1. Transactions with owners

	31.12.2012	31.12.2011
	BGN'000	BGN'000
Sale of services, interest income and other income		
Chimimport Invest AD - owner	10 676	14 133

Chimimport AD

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31 December 2012



	31.12.2012	31.12.2011
Donal and Committee international and allowing	BGN'000	BGN'000
Purchase of services, interest income and other income	402	
Chimimport Invest AD - owner	403	-
9.2. Transactions with subsidiaries and associates		
	31.12.2012	31.12.2011
	BGN'000	BGN'000
- sales of goods		
CCB AD	133	102
Bulchimtrade OOD	4	10
	137	112
sale of services, rental income and interest income		
CCB Group EAD	3 991	4 033
CCB AD	2 648	2 217
Bulgarian Shipping Company EAD	2 482	2 218
Bulgarian Airways Group EAD	1 025	1 547
Trans Intercar EOOD	865	835
Energoproekt AD	592	553
Port Lesport AD	276	-
Port Balchik AD	111	119
Zyrneni hrani Bulgaria AD	91	87
Konor OOD	90	86
PDNG AD	20	9
Chimimport Group EAD	14	73
POAD CCB	7	6
Chimceltex OOD	6	6
Bulgarian River Shipping AD	5	5
ZOK CCB AD	3	-
Omega Finance OOD	2	1 229
Prime Lega Consult OOD	2	2
HGH Consult OOD	1	2
Hemus Air AD	-	2 040
Rabur Trade OOD	-	6
Other		153
	12 231	15 226



Purchases	31.12.2012 BGN '000	31.12.2011 BGN '000
- purchase of services, goods and interest income(subsidiaries		
Chimimport Holland	13 554	13 158
Omega Finance OOD	2 213	1 335
CCB AD	1 465	737
ZAD Armeec	291	838
Port Lesport AD	284	269
HGH Consult OOD	282	297
PDNG AD	277	296
Trans Intercar EOOD	273	446
ZEAD CCB Life	247	247
Bulgarska Petrolna Rafineriya OOD	120	113
Prime lega Consult OOD	116	81
Plovdivska Stokova Borsa AD	96	96
ZOK CCB	47	47
Other	-	123
	19 265	18 083

9.3. Transactions with key management personnel

Key management personnel of the Company include members of the Managing board and Supervisory board. Key management personnel remuneration consists of salaries and bonuses as follows:

	31 December	31 December
	2012	2011
	BGN'000	BGN'000
Short-term employee benefits:		
Salaries, including bonuses	570	2 193
Social security costs	28	28
Company car allowance	9	8
Total short-term employee benefits	607	2 229

10. Post-reporting date events

No significant events have occurred between the reporting date and the date of authorization.

11. Authorization of the interim condensed financial statements

The interim condensed financial statements as of 31 December 2012 (including comparatives) were approved for issue by the managing board on 30 January 2013.