# Interim Financial Statements Chimimport AD 31 March 2025



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#### Interim condensed statement of financial position

	Notes	31.03.2025 BGN'000	31.12.2024 BGN'000
Assets			
Non – current assets			
Property, plant and equipment	8	1 457	1 545
Investment property	9	30 122	30 122
Investment in subsidiaries	10	815 688	787 866
Long – term financial assets	11	54 820	54 458
Long – term related party receivables	18	145 963	160 065
		1 048 050	1 034 056
Current assets			
Short – term financial assets	12	252 424	242 669
Trade and other receivables		5 395	6 180
Short – term related party receivables	18	26 616	28 506
Prepayments and other assets		17	23
Cash and cash equivalents		69 223	69 530
	_	353 675	346 908
Total assets	- -	1 401 725	1 380 964

Prepared by:

/A.Kerezov/

**Executive Director:** 

/M.Ivanov/

Date: 29 April 2025





#### Interim condensed statement of financial position (continued)

Equity and liabilities	Notes	31.03.2025 BGN'000	31.12.2024 BGN'000
Equity			
Share capital	12	239 646	239 646
Share premium		260 615	260 615
Remeasurement of defined benefit liability		89	89
Other reserves		52 626	52 626
Retained earnings		609 181	590 363
Net profit for the period		9 290	18 818
Total equity	_	1 171 447	1 162 157
Liabilities			
Non – current liabilities			
Long – term bank and other loans	14	7 373	7 358
Long – term related party payables	18	16 415	17 008
Pension and other employee obligations		40	40
Provisions		409	409
Deferred taxes		6 087	6 087
Non – current liabilities	_	30 324	30 902
Current liabilities			
Short – term bank and other loans	14	-	-
Trade and other payables		3 403	3 283
Short – term related party payables	18	196 135	184 251
Pension and other party payables		229	142
Tax liabilities	_	187	229
Current liabilities		199 954	187 905
Total liabilities	<del>-</del>	230 278	218 807
Total equity and liabilities	_	1 401 725	1 380 964
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Prepared by: \_\_\_\_

/A Karazov/

**Executive Director: -**

/M. Ivanov

Date: 29 April 2025





#### Interim condensed statement of comprehensive income

	Notes		
	110100	31.03.2025	31.03.2024
		BGN'000	BGN'000
Gains from transactions with financial instruments Losses from transactions with financial		10 186	6 982
instruments		(1 520)	(1 790)
Net profit from transactions with financial instruments	_	8 666	5 192
Interest income		1 773	1 632
Interest expense		(787)	(807)
Net profit from interest	_	8986	825
Other financial expenses		(7)	(6)
Dividend income		_	3 200
Operating revenue		493	485
Operating expenses		(848)	(862)
Profit for the period before tax	_	9 290	8 834
Tax expense	15	-	(1)
Net profit for the period	_	9 290	8 833
Other comprehensive loss: Items that will not be reclassified subsequently to profit or loss:		-	-
Total comprehensive income	_	9 240	8 833
Earnings per share in BGN	16	0.04	0.04

Prepared by:

Date: 29 January 2025

Executive Director: -

/M Ivanov



#### Interim condensed statement of changes in equity

All amounts are presented in BGN '000	Share capital	Share premium	Remeasurements of defined benefit liability	Other reserves	Retained earnings	Total equity
Balance at 1 January 2024	239 646	260 615	89	52 626	609 181	1 162 157
Net profit for the period, ending at 31 March 2025	-	-	-	-	9 290	9 290
Total comprehensive income	_	-	-	-	9 290	9 290
Balance at 31 March 2025	239 646	260 615	87	53 637	1 401 725	1 401 725
Balance at 1 January 2024	239 646	260 615	87	53 637	590 363	1 144 348
Net profit for the period	-	-	-	-	18 818	18 818
Other comprehensive loss	-	-	2	(1 011)	-	(1 009)
Total comprehensive income	-	-	11	62	18 621	18 694
Balance at 31 December 2024	239 646	260 615	89	52 626	609 181	1 162 157
Balance at 1 January 2024	239 646	260 615	87	53 637	590 363	1 144 348
Net profit for the period						
Other comprehensive loss	-	-	-	-	8 833	8 833
Total comprehensive income	-	-		-	8 833	8 833
Balance at 31 March 2024	239 646	260 615	87	53 637	590 363	1 144 348

Prepared by: \_\_\_

/A.Kerezov/

Date: 29 March 2025

**Executive Director:** 

/M.Ivanov/



#### Interim condensed statement of cash flows

	31.03.2025 BGN '000	31.03.2024 BGN '000
Operating activities		
Proceeds from short-term loans	1 288	2 320
Payments for short-term loans	(3 106)	(4 727)
Proceeds/(payments) from operations with short-term financial assets, net	-	54
Receipts from customers	1 613	1 067
Payments to suppliers	(333)	(513)
Interest received	669	-
Interest paid	-	(1 100)
Cash paid to employees and social security institutions	(228)	(199)
Taxes paid	-	-
Other proceeds, net	(6)	646
Net cash flow from operating activities	(103)	(2 452)
Investing activities Dividend proceeds	-	2 432
Net cash flow from investing activities	-	2 432
Financing activities		_
Payments for loans and interests	(198)	-
Net cash flow from financing activities	(198)	-
Net change in cash and cash equivalents	(301)	(20)
Cash and cash equivalents, beginning of period	69 530	68 580
Exchange gains on cash and cash equivalents	(6)	
Effect from expected credit losses	-	-
Cash and cash equivalents end of renod	69 223	68 560
Prepared by:	11 100	anov /
Date: 29 April 2025	,	



Notes to the financial statements

#### 1. Nature of operations

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 with stock code CHIM for the Company's ordinary shares. The Company's LEI code is 549300GB265U3RQEQC54.

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:

Invest Capital AD CCB Group EAD Mariana Bazhdarova

#### The members of the Managing Board are as follows:

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

The Company is represented by the executive director Mirolyub Ivanov.

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

This interim condensed financial statement for the period of twelve months to 31 March 2025 has been prepared in accordance with IAS 34 "Interim Financial Reporting". It does not contain all the information required to prepare full annual financial statements under IFRS and should be read together with the Company's annual financial statements as at 31 December 2024 prepared in accordance with International Financial Reporting Standards (IFRS), developed and published by the International Accounting Standards Board (IASB) and adopted by the European Union (EU).

The interim condensed financial statement is drawn up in Bulgarian leva, which is the functional currency of the Company. All amounts are presented in thousands of BGN (thousand BGN) (including comparative information for 2024), 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 IFR 10 "Consolidated Financial Statements".

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

#### 3. Accounting policies

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 2023.

#### 4. Accounting estimates

For the purposes of preparing these interim condensed financial statements, the Company's management has applied accounting estimates and assumptions in valuing its assets, liabilities, income and expenses.

Actual results may differ from management's assumptions, estimates and assumptions and, in rare cases, are consistent with previously estimated results.

In preparing the presented interim condensed financial statements, the significant judgments of management in applying the Company's accounting policies and the main sources of uncertainty of accounting estimates do not differ from those disclosed in the annual financial statements of the Company as of 31 December 2024, except changes in the estimate of income tax liability.

### 5. New standards, amendments and interpretations to existing standards that are effective for annual periods beginning on or after 1 January 2025

The Group has adopted the following new standards, amendments and interpretations to IFRS issued by the International Accounting Standards Board, which are relevant to and effective for the Group's consolidated financial statements for the annual period beginning 1 January 2025:

### Amendments to IAS 1 "Presentation of financial statements: Classification of liabilities as current or non-current", effective from 1 January 2024, adopted by the EU

The amendments in the classification of liabilities as current or non-current affect only the presentation of liabilities in the consolidated statement of financial position — not the amount or timing of recognition of any asset, liability, income or expenses, or the information that entities disclose about those items. They:

- clarify that the classification of liabilities as current or non-current should be based on rights
  that are in existence at the end of the reporting period and align the wording in all affected
  paragraphs to refer to the "right" to defer settlement by at least twelve months and make explicit
  that only rights in place "at the end of the reporting period" should affect the classification of a
  liability:
- clarify that classification is unaffected by expectations about whether an entity will exercise its right to defer settlement of a liability; and
- make clear that settlement refers to the transfer to the counterparty of cash, equity instruments, other assets or services.

# Amendments to IAS 1 "Presentation of financial statements: Non-current liabilities with covenants", effective from 1 January 2024, adopted by the EU IAS 1 is amended as follows:

• it specifies that if the right to defer settlement for at least 12 months is subject to an entity complying with conditions after the reporting period, then those conditions would not affect whether the right to defer settlement exists at the end of the reporting period (the reporting date) for the purposes of classifying a liability as current or non-current; and



- for non-current liabilities subject to conditions, an entity is required to disclose information about:
  - the conditions (for example, the nature of and date by which the entity must comply with the condition);
  - whether the entity would comply with the conditions based on its circumstances at the reporting date; and
  - whether and how the entity expects to comply with the conditions by the date on which they are contractually required to be tested.

### Amendments to IFRS 16 "Leases: Lease liability in a sale and leaseback", effective from 1 January 2024, adopted by the EU

Amendments to IFRS 16 requires a Company seller-lessee to subsequently measure lease liabilities arising from a leaseback in a way that it does not recognise any amount of the gain or loss that relates to the right of use it retains. The new requirements do not prevent a seller-lessee from recognising in profit or loss any gain or loss relating to the partial or full termination of a lease. The amendments to IFRS 16 do not prescribe specific measurement requirements for lease liabilities arising from a leaseback.

# Amendments to IAS 7 "Statement of cash flows" and IFRS 7 "Financial instruments: Disclosures: Supplier Finance Arrangements", effective from 1 January 2024, adopted by the EU

Amendments to IAS 7 and IFRS 7 will add disclosure requirements, and 'signposts' within existing disclosure requirements, that ask entities to provide qualitative and quantitative information about supplier finance arrangements. Those amendments add two disclosure objectives which will make the entities to disclose in the notes information that enables users of financial statements to assess how supplier finance arrangements affect an entity's liabilities and cash flows and to understand the effect of supplier finance arrangements on an entity's exposure to liquidity risk and how the entity might be affected if the arrangements were no longer available to it.

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

At the date of authorization of these consolidated financial statements, certain new standards, amendments and interpretations to existing standards have been issued, but are not effective or adopted by the EU for the financial year beginning on 1 January 2024 and have not been adopted early by the Group. Management anticipates that all relevant pronouncements will be adopted in the Group's accounting policies for the first period beginning after the effective date of the pronouncement.

Information on those expected to be relevant to the Group's consolidated financial statements is provided below.

# Amendments to IAS 21 "The effects of changes in foreign exchange rates: Lack of exchangeability", effective from 1 January 2025, not adopted by the EU Lack of Exchangeability amends IAS 21 to:

- specify when a currency is exchangeable into another currency and when it is not a currency
  is exchangeable when an entity is able to exchange that currency for the other currency through
  markets or exchange mechanisms that create enforceable rights and obligations without undue
  delay at the measurement date and for a specified purpose; a currency is not exchangeable
  into the other currency if an entity can only obtain an insignificant amount of the other currency.
- specify how an entity determines the exchange rate to apply when a currency is not exchangeable — when a currency is not exchangeable at the measurement date, an entity estimates the spot exchange rate as the rate that would have applied to an orderly transaction between market participants at the measurement date and that would faithfully reflect the economic conditions prevailing.
- require the disclosure of additional information when a currency is not exchangeable when a currency is not exchangeable an entity discloses information that would enable users of its



financial statements to evaluate how a currency's lack of exchangeability affects, or is expected to affect, its financial performance, financial position and cash flows.

### Amendments to the Classification and Measurement of Financial Instruments (Amendments to IFRS 9 and IFRS 7), effective from 1 January 2026, not yet adopted by the EU

On 30 May 2024, the IASB issued targeted amendments to IFRS 9 and IFRS 7 to address recent issues that have arisen in practice and to incorporate new requirements not only for financial institutions but also for corporate entities. These amendments:

- clarify the recognition and derecognition date for certain financial assets and liabilities, with a new exception for certain financial liabilities settled through an electronic funds transfer system;
- clarify and add additional guidance for assessing whether a financial asset meets the criterion of paying only principal and interest;
- adds new disclosure requirements for certain instruments with contractual terms that may change cash flows (such as certain financial instruments with features related to achieving environmental, social and governance objectives); and
- update disclosures for equity instruments designated at fair value through other comprehensive income.

**IFRS 19 Subsidiaries without Public Reporting: Disclosures** (effective for annual periods beginning on or after 1 January 2027, not adopted by the EU). Issued in May 2024, IFRS 19 allows certain eligible subsidiaries of parent entities that report under IFRS accounting standards to apply reduced disclosure requirements.

IFRS 18 Presentation and Disclosures in Financial Statements (effective for annual periods beginning on or after 1 January 2027, not adopted by the EU). IFRS 18 will replace IAS 1 Presentation of Financial Statements, introducing new requirements that will help make the financial performance of similar entities comparable and provide more relevant information and transparency to users. Although IFRS 18 will not affect the recognition or measurement of items in the financial statements, its impact on presentation and disclosure is expected to be widespread, in particular those relating to the statement of financial performance and the provision of management-defined performance measures in the financial statements.

Management is currently assessing the detailed implications of the implementation of the new standard on the Group's financial statements. The following potential impacts have been identified from the preliminary assessment:

Although the adoption of IFRS 18 will have no impact on the Group's net profit, it expects that
the grouping of income and expense items in the income statement into the new categories will
affect the way in which operating profit is calculated and reported. From the impact assessment
that the Group has performed, the following items could potentially impact operating profit:

Items presented in the original financial statements may change as a result of the application of the concept of 'useful structured summary' and the extended aggregation and disaggregation principles. The Group does not expect there to be a material change in the information currently disclosed in the notes as the requirement to disclose material information remains unchanged. However, the way in which information is grouped may change as a result of the principles of aggregation or disaggregation. In addition, there will be significant new disclosures required to:

- performance measures determined by management;
- a breakdown of the nature of expenses for items presented by function in the operating category of the income statement this breakdown is required only for certain nature expenses; and
- for the first annual period of application of IFRS 18, a reconciliation for each line item in the income statement between the restated amounts presented by applying IFRS 18 and the amounts previously presented by applying IAS 1.

The Group will apply the new IFRS 18 from its mandatory effective date of 1 January 2027. Retrospective application is required so that comparative information for the financial year ending 31 December 2026 will be restated in accordance with IFRS 18



#### 7. Significant events and transactions

#### **Climate Related Questions**

Climate change is currently receiving a great deal of attention from legislators, regulators and users of non-financial information. The EU has adopted the European Green Deal for the transition to a more sustainable economic and financial system, and in the coming years detailed climate change reporting requirements will become applicable as part of European sustainability reporting standards under the forthcoming Sustainability Reporting Directive. In 2024, the country adopted amendments to the Accounting Act that required public interest entities with more than 500 employees to also prepare a sustainability report as part of the management report. In March, 2025 the amendments were deferred by 1 year i.e. effective for the 2025 financial statements.

Risks induced by climate changes may have future adverse effects on the Group's business activities. These risks include transition risks (e.g., regulatory changes and reputational risks) and physical risks. How the subsidiaries and associated companies of the Group operate their businesses may be affected by new regulatory constraints on the CO2 emissions it generates. Some of the subsidiaries and associated companies are engaged in purchasing emission allowances according to Directive 2003/87/EC, ETS Directive - last amended by Directive (EU) 2018/410, thereby making a significant contribution to reducing the risks of carbon displacement emissions and are stimulating decarbonisation, through the inclusion of benchmarks for free allocation of emissions based on the performance of the best performing enterprises in a given sector. This aims to encourage efficient operators to improve their performance while rewarding those who achieve good results.

At the moment, most companies in the group of the most vulnerable segments have established and detailed measures to overcome changes of a climatic nature, as well as ways to reach the NetZero level of carbon emissions.

The Group's activities are intended to achieve the principle of "no significant harm".

The effects of climate change can be in the context of two perspectives - the impact that a business can have through its activity on the climate, and the impact that climate change can have on its economic activity.

The Group's operations encompass multiple economic activities, some companies have no direct impact on the environment as opposed to others which have a direct impact which is sought to be mitigated by achieving a balance between sustainable practices without loss of economic efficiency.

When climate change actions occur in the future that directly affect operations, Group companies commit to prepare a climate impact analysis and limit their carbon emissions. The Group's management monitors the development of regulatory changes and potential restrictions that could arise in this regard.

Assumptions could change in the future in response to forthcoming environmental regulations, new commitments taken and changing consumer demand. These changes, if not anticipated, could have an impact on the Group's future cash flows, financial performance and financial position.

Consistent with the prior year, as at 31 December 2024, the Group's management has not identified any significant risks arising from climate change that could have a material adverse effect on the consolidated financial statements. Management continually assesses the impact of climate-related risks and issues.

Assumptions could change in the future in response to changes in environmental regulations, new commitments made and changing consumer demand or attitudes towards the various products and services provided by the Group. These changes, if not anticipated, could potentially impact the Group's future cash flows, financial performance and financial position.

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#### 8. Property, plant and equipment

The Company's property, plant and equipment includes land, buildings, machinery and equipment, means of transport, acquisition costs of DMA and others. The book value as of 31 March 2025 can be analyzed as follows:

	Buildings	Machines and equipment	Vehicles	Other	Total
	BGN '000	BGN '000	<b>BGN '000</b>	<b>BGN '000</b>	BGN '000
Gross carrying amount					
Balance at 1 January 2025	28	261	113	3 776	4 178
Acquired during the period		-	-	-	-
Balance at 31 March 2025	28	261	113	3 776	4 178
Depreciation					
Balance at 1 January 2025	(28)	(256)	(113)	(2 236)	(2 633)
Depreciation	-	-	-	(88)	(88)
Balance at 31 March 2025	(28)	(256)	(113)	(2 324)	(2 721)
Carrying amount					
as at 31 March 2025		5	-	1 452	1 457
Gross carrying amount					
Balance at 1 January 2024	28	261	113	3 774	4 176
Acquired during the period		-	-	2	2
Balance at 31 December 2024	28	261	113	3 776	4 178
Depreciation					
Balance at 1 January 2024	(24)	(256)	(113)	(1 884)	(2 277)
Acquired during the period	(4)	-	-	(352)	(356)
Balance at 31 December 2024	(28)	(256)	(113)	(2 236)	(2 633)
Carrying amount	-				
As at 31 December 2024		5	-	1 540	1 545



#### 9. Investment property

Investment property includes land and buildings, which are located at 1, Battenberg Str., Sofia, and which are owned for capital appreciation.

Changes to the carrying amounts presented in the statement of financial position can be summarized as follows:

	Investment property BGN '000
Carrying amount as at 1 January 2023	35 831
Loss from change in fair value	(5 709)
Carrying amount as at 31 December 2023	30 122
Carrying amount as at 31 March 2025	30 122



#### 10. Investments in subsidiaries

The Company has the following investments in subsidiaries:

Name of subsidiary	Country	Main activities	31.03.2025 BGN '000	share %	31.12.2024 BGN '000	share %
CCB Group EAD	Bulgaria	Financial services	248 148	100,00%	248 148	100.00%
Zarneni Hrani Bulgaria AD	Bulgaria	Manufacturing and trade	165 363	63,65%	165 363	63.65%
Bulgarian Airways Group EAD	Bulgaria	Aviation Services	209 612	100,00%	209 611	100.00%
Bulgarian Shipping Company EAD	Bulgaria	Sea and river transport	44 393	100,00%	44 393	100.00%
CCB AD	Bulgaria	Financial services	32 152	8,24%	32 152	8.24%
Sport Complex Varna AD	Bulgaria	Real estate	50 295	65,00%	22 474	65.00%
Oil and Gas Exploration and Production AD	Bulgaria	Manufacturing and trade	16 928	13,84%	16 928	13.84%
Port Lesport AD	Bulgaria	Sea and river transport	16 380	99,00%	16 380	99.00%
ZAD Armeec	Bulgaria	Financial services	20 419	9,74%	20 419	9.74%
Bulchimex GmbH	Germany	Manufacturing and trade	2 500	100,00%	2 500	100.00%
Energoproekt AD	Bulgaria	Engineering sector	2 168	98,69%	2 168	98.69%
Trans Intercar EAD	Bulgaria	Transport	4 855	100,00%	4 855	100.00%
Natsionalna stokova borsa AD	Bulgaria	Manufacturing and trade	1 879	67,00%	1 879	67.00%
TI AD	Bulgaria	Manufacturing and trade	480	87,67%	480	87.67%
HGH Consult OOD	Bulgaria	Services	112	59,34%	112	59.34%
Prime Lega Consult EOOD	Bulgaria	Services	4	100,00%	4	100.00%
-	-		815 688		787 866	



#### 11. Non-current financial assets

Debt instruments at amortized cost	31.03.2025 BGN'000	31.12.2024 BGN'000
Loans granted and deposits	29 207	28 845
	29 207	28 845
Equity instruments at fair value through other comprehensive income		
Unquoted equity instruments	6 055	6 055
	6 055	6 055
Financial assets at fair value through profit or loss	40.550	40.550
Unquoted instruments	19 558 <b>19 558</b>	19 558 <b>19 558</b>
_	54 820	54 458
42. Comment financial coacts		
12. Current financial assets	31.03.2025 BGN'000	31.12.2024 BGN'000
Debt instruments at amortized cost		
Loans granted and deposits	10 044	289
- -	10 044	289
Financial assets at fair value through profit or loss		
Unquoted instruments	242 375	242 375
<u> </u>	242 375	242 375
Equity instruments at fair value through other comprehensive income		
Unquoted equity instruments	5	5
_	5	5



#### 13. Share capital

The Company's registered share capital as of 31 March 2025 consists of 239,646,267 ordinary shares with a nominal value of BGN 1 per share. The ordinary shares of the Company are non-cash, registered and freely transferable and give the right to 1 (one) vote and a liquidation share.

	Number of Shares as at 31.03.2025 BGN'000	Number of Shares as at 31.12.2024 BGN'000
Shares issued and fully paid: - beginning of the year	239 646 267	239 646 267
Shares issued and fully paid at the end of the period	239 646 267	239 646 267

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 31.03.2025 Number of shares	As at 31.03.2025 %	As at 31.12.2024 Number of shares	As at 31.12.2024 %
Invest Capital AD		173 487 247	72.39 %	173 487 247	72.39%
Other legal entities		46 985 223	19,61	46 995 905	19.61%
Global trusties ar individuals	nd private -	19 173 797	8,00	19 163 115	8.00%
		239 646 267	100.00 %	239 646 267	100.00 %

#### 14. Financial liabilities

Borrowings include financial liabilities at amortized cost as follows:

	Current		Non - current	
	31.03.2025 BGN'000	31.12.2024 BGN'000	31.03.2025 BGN'000	31.12.2024 BGN'000
Financial liabilities reported at amortized cost:				
Bank loans	-	-	4 337	4 337
Other borrowings		<u>-</u>	3 036	3 021
Total carrying amount	-	-	7 373	7 358

#### 15. Income tax expenses

Recognized tax expense is based on management's best estimate of the expected annual corporate tax rate applied to the financial result for the current interim period to 31 March 2025. The annual corporate tax rate used for 2024 is 10%.



#### 16. 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:

	As at 31.03.2025	As at 31.03.2024
Profit attributable to the shareholders (TBGN)	9 290	8 833
Weighted average number of outstanding shares	239 646 267	239 646 267
Basic earnings per share (BGN per share)	0.04	0.04

#### 17. 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.

#### 17.1. Transactions with owners

	31.03.2025 BGN'000	31.03.2024 BGN'000
Purchases		
purchase of services, goods and interest income -owners	(143)	(145)
17.2. Transactions with subsidiaries and associates		
	31.03.2025	31.03.2024
Sales	BGN'000	BGN'000
sale of services, rental income and interest income		
- subsidiaries	1 473	1 121
- other	178	22
Purchases		
purchase of services, goods and interest income		
- subsidiaries	(593)	(593)



#### 17.3. 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:

	31.03.2025 BGN'000	31.03.2024 BGN'000
Short-term employee benefits:	(40)	(40)
Salaries, including bonuses Social security costs	(42) (4)	(42) (4)
Total short-term employee benefits	(44)	(44)
18. Related party balances		
	31.03.2025	31.12.2024
	BGN'000	BGN'000
Non-current receivables from:		
- subsidiaries	144 503	161 049
- other related parties	43 180	41 558
Expected credit losses and impairment losses	(41 720)	(42 542)
Total	145 963	160 065
	31.03.2025	31.12.2024
	BGN'000	BGN'000
Current receivables from:		
- owners		-
- subsidiaries	23 915	21 807
- other related parties	21 668	24 112
Expected credit losses and impairment losses	(18 967)	(17 413)
Total	26 616	28 506
	31.03.2025	31.12.2024
	BGN'000	BGN'000
Non-current payables to:		
- subsidiaries	16 415	17 008
Total	16 415	17 008
	31.03.2025	31.12.2024
	BGN'000	BGN'000
Current payables to:		
- owners	17 016	12 922
- subsidiaries	157 095	171 329
- other related parties		
Total	196 135	184 251



#### 19. Post-reporting date events

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

#### 20. Authorization of the interim condensed financial statements

The interim condensed financial statements as of 31 March 2025 (including comparatives) were approved for issue by the managing board on 29 April 2025.



# INTERIM ACTIVITY REPORT





#### INTRODUCTION

The current interim report on the activities of Chimimport AD is a commentary and analysis of the financial statements and other material information about the financial position and results of the Company for the first quarter of 2025.

The report is prepared in accordance with the requirements of the Accountancy Act, with Art. 100o of the Law on the Public Offering of Securities Act and the provisions of ORDINANCE № 2 of 09 November 2021.

Chimimport AD is one of the most successful Bulgarian enterprises. It started as a foreign trade company specializing in the marketing of chemical products, today "Chimimport" AD is an established holding company, uniting successful businesses. The main area of activity of "Chimimport" AD is the acquisition, sale of shares in Bulgarian and foreign companies, restructuring and management of subsidiaries of the portfolio. Subsidiaries occupy leading positions in various economic sectors, which operate:

- banking and finance
- non-life insurance
- life insurance
- pensions
- air transport and ground activities on servicing and repair of aircraft
- manufacture, production and marketing of petroleum and chemical products and natural gas
- production, processing and trade with cereals and vegetable oils.

Each of nearly 6 000 employees in the structure of "Chimimport" AD contributes to the successful integration of Bulgarian business to European standards. Recent years have strengthened the company as a leader of the "Bulgarian Stock Exchange - Sofia" AD, included in "Premium" segment share, in the indices SOFIX, BGBX40 and BGTR30, which is the result of proper planning of investments and professional actions and efforts of management. The company's activities as a public company is the creation and establishment of effectively functioning corporate governance models to ensure equal treatment and protection of the rights of all shareholders. The common practice is the transparent and fair disclosure of information needed by current shareholders, stakeholders and potential investors.

At this stage the main advantages of "Chimimport" AD are:

- Knowledge of economic and political conditions and resources in Bulgaria, needs and specificities of clients conquered good positions in strategic sectors of the economy.
- Approved management team the group has a highly motivated team of managers with a vision for the growth of the holding company, with proven skills and experience in management, acquisition and restructuring of companies in both favorable and unfavorable market environment.

C

MIROLYUB IVANOV
CEO /Chief Executive Officer/

- Information on important events that occurred in the first quarter of 2025
  - On 31.03.2025 Chimimport AD annual individual report for 2024.
  - On 04.03.2025, Chimimport AD presented a Quarterly Consolidated Report for the fourth quarter of 2024.
  - On 30.01.2025 Chimimport AD presented a Quarterly report for the fourth quarter of 2024

#### Financial indicators

- Due to the specific character of the activity of the issuer - holding activity, the main revenues of the company are both income from operating activities and financial, formed by positive differences from operations with financial instruments, interest income and dividends. Operating revenues are mainly related to investment property, services and others.

BGN 12 452 thousand

 REVENUES/total/ 31.03.2025

BGN 9 290 thousand

• PROFIT BEFORE THE TAX 31.03.2025

BGN 9 290 thousand

• NET PROFIT OF SHAREHOLDERS 31.03.2025

• Impact of the important events for the Company that occurred in the first quarter of 2025.

Legislators, regulators and users of non-financial information are currently paying a lot of attention to climate change. The EU has adopted the European Green Deal to transition to a more sustainable economic and financial system, and in the coming years detailed climate change reporting requirements will become applicable as part of European sustainability reporting standards under the upcoming Corporate Reporting Directive.

<sup>\*</sup>Detailed information on financial performance is described in the Interim Condensed Financial Statement.

Risks induced by climate changes may have future adverse effects on the Company's business activities. These risks include transition risks (e.g., regulatory changes and reputational risks) and physical risks. How the subsidiaries and associated companies of the Group operate their businesses may be affected by new regulatory constraints on the CO2 emissions it generates. Some of the subsidiaries and associated companies are engaged in purchasing emission allowances according to Directive 2003/87/EC, ETS Directive - last amended by Directive (EU) 2018/410, thereby making a significant contribution to reducing the risks of carbon displacement emissions and are stimulating decarbonisation, through the inclusion of benchmarks for free allocation of emissions based on the performance of the best performing enterprises in a given sector. This aims to encourage efficient operators to improve their performance while rewarding those who achieve good results.

The company on an individual level is not directly affected by climate risks, mainly due to the fact that it operates as a holding company and the main activity is aimed at qualitative and quantitative increase in the volume of projects in all sectors in which the companies of its Group operate, development of modern, management strategies and their immediate implementation through its subsidiaries. Concrete reflections of climate change could materialize in the amount of dividend income received by subsidiaries and associated companies that operate in the highly affected sectors from the point of view of sustainable development and its three main pillars. At the moment, most companies in the group of the most vulnerable segments have established and detailed measures to overcome changes of a climatic nature, as well as ways to reach the NetZero level of carbon emissions.

The activity of Chimimport AD is in accordance with the minimum limits under Art. 18 of Regulation/EU/2020/852 of the EP and of the Council and respects the principle "of not causing significant damage".

The effects of climate change can be in the context of two perspectives - the impact that a business can have through its activity on the climate, and the impact that climate change can have on its economic activity.

The activity of Chimimport AD has no direct impact on the environment. Regarding the third perspective, the effect would be indirect through the impact on the activities of subsidiaries and associated enterprises and respectively the income from dividends and administrative management services of the Company.

In the event of climate change actions in the future directly affecting the business, Chimimport AD undertakes to analyse the impact on the climate and reduce its carbon emissions, if any, by 50% by 2030 and to be carbon neutral no later than 2050.

Consistent with the prior year, as at 31 December 2023, the Company has not identified significant risks induced by climate changes that could negatively and materially affect the Company's financial statements. Management continuously assesses the impact of climate-related matters.

Assumptions could change in the future in response to forthcoming environmental regulations, new commitments taken and changing consumer demand. These changes, if not

anticipated, could have an impact on the Company's future cash flows, financial performance and financial position.

- Information regarding the transactions between the company and its related parties
  - Related party transactions entered during the reporting period of the current financial year that materially affected the financial position or results of the company's operations in that period.
    - The related parties of the Company include: the parent company, its subsidiaries, the key management personnel, and other parties. The key management personnel of the Company include the members of the Management Board and the Supervisory Board. During the reporting period there were no transactions that materially affected the financial position or the results of the company's activity during this period
  - Changes in related party transactions disclosed in the annual report that have a material impact on the financial position or results of the company during the respective accounting period of the current financial year.
    - During the reporting period there was no impact on the financial position or the results of the company's operations as a result of the changes in the related transactions with related parties, disclosed in the annual report.

#### **GENERAL RISKS AND UNCERTAINTIES**



Chimimport AD is a holding company and any decline in the operating results, financial position and prospects for the operations of its subsidiaries may have a significant adverse effect on the results of the operations and the financial position of the Issuer, including its capability to pay dividends

Since Chimimport conducts business through its subsidiary companies exclusively, its financial position, operating results and prospects are in a direct relation to the position, results and prospects for its subsidiary companies, especially the Principal Subsidiaries. The stock exchange price of the Issuer's Shares reflects the business potential and assets of the Group as a whole. The ability of Chimimport to continue investing its own funds in the growth of the Group and to pay dividends to the holders of ordinary shares, should a decision to this effect be made by the Issuer's general meeting of shareholders, will depend on a number of factors related to its subsidiary companies, including the amount of profit and cash flows from the subsidiary companies and the growth in the stock exchange price of the shares in its subsidiary companies which are public companies and traded on the Bulgarian Stock Exchange Sofia (BSE), and for the last time in 2019 a dividend was paid.

If the Group fails to carry out or integrate successfully future acquisitions, and to implement reorganizations, the results of the Group's operations and its financial position may be damaged

Until now, the Group has developed its operations in Bulgaria primarily through acquisitions of companies and assets and Chimimport expects that these acquisitions will

continue in the future as well. The Group intends to pursue a strategy of identifying and acquiring businesses, companies and assets with a view to expanding its activities. There is no certainty, however, whether the Group will succeed in the future to identify appropriate objects for acquisition and investment opportunities or whether the companies and assets acquired in the future will be as profitable as the operations so far. In addition, the acquisitions and investments are subject to a number of risks, including possible adverse effects on the results of the operations of the Group, unexpected events as well as obligations and problems related to the integration of the operations.

Chimimport Group is in the process of introducing a number of reorganizations. The Group expects that these reorganizations will result in economies of funds and a more effective management of the businesses. There is no certainty, however, that Chimimport Group will manage to implement the planned reorganizations timely and completely, no that they will generate the expected benefits, including economies of expenses.

## Rapid growth of Chimimport Group and the restructuring in the Group can be a challenge for its systems of operational, administrative and financial control

It is expected that the rate of growth and expansion of the activities of Chimimport Group and the restructuring in the Group will continue and there will be a respective increase in the need to ensure greater management and operational resources. Chimimport is trying to optimize its operational structure, its control and financial systems and to recruit and train qualified staff. The management of Chimimport Group believes that it has the necessary resources for the continuing expansion of its operations. There is no certainty, however, that the systems of operational and financial control of Chimimport are appropriate to support and manage its future growth effectively.

#### The Group "Chimimport" may choose inappropriate market strategy

The future profits and economic value of Chimimport Group depend on the strategy chosen by the management team of the Issuer and its subsidiary companies. Opting for an inappropriate market strategy may lead to losses or earnings foregone. Chimimport Group strives to manage the strategic risk by constantly monitoring the implementation of its strategy and results in order to be able to react as quickly as possible if changes in the strategy are needed. Any inappropriate or delayed changes in the strategy of the Group might have a material adverse effect on its activities, operating results and financial position.

### Most of the activities of the Group are carried out in a highly competitive environment

With its accession to the EU on 1 January 2007, Bulgaria has become significantly more attractive to foreign investment and the operation of foreign and mostly European companies has been greatly facilitated. This holds true especially for the sector of financial services which is strategic for the Group due to the possibility for loan, insurance and other financial institutions licensed in other EU Member States to transact business directly in Bulgaria in the conditions of free offering of services.

Fierce competition is especially typical of the financial services market where some of the Principal Subsidiaries operate. There have been significant restructurings in these sectors after the privatization of the state shares in the Bulgarian banks and insurance companies. Foreign strategic investors have acquired shares in most large Bulgarian banks and insurance companies pursuing aggressive growth strategies and introducing modern systems, technologies and practices. Some Bulgarian banks have found themselves in wider international processes of consolidation and this has greatly strengthened their position on the internal market. Certain banks owned by foreign financial conglomerates may continue to have priority access to fresh financial resources at a competitive cost, even during the ongoing financial crisis. The intense competition in the financial sector may lead to an outflow of clients of CCB and Armeec and a decrease in their market share. These and other factors may affect unfavorably the financial position and the results of the financial institutions in the Group.

The mass entry of the so called low-cost air carriers in the Bulgarian aviation market may lead to a decrease in the revenue of the air company of the Group - Bulgaria Air. The entry into force of the open skies agreement pursuant to which all air companies complying with the European flight security norms have an equal access to the Bulgarian aviation market may lead to a decrease in the revenue of the aviation carriers in the Group.

The growing competition may have an adverse effect on other businesses of the Group, too: production of and trading in fertilizers and chemicals.

In brief, the overall business of the Group faces a strong competition from both large multinational companies and larger and smaller local companies. Many of the international competitors of the Group are larger and have financial, technical and marketing resources that are significantly greater than those of the Group. The factors which determine whether consumers choose the products and services of the Group include price, quality of products and service, reputation and customer relations. Chimimport expects a growth in competition in the sectors and markets where its subsidiary companies operate and there is no guarantee that the Group will maintain its strong competitive position in the future.

## Force majeure events such as climatic changes, accidents and terrorist attacks may have a significant impact on the business of the Group.

Abrupt climate changes and natural disasters may have a negative impact on the yield of grains which will have an adverse effect on the grain business of the Group, including cargo turnover of Parahodstvo BRP and make it difficult to obtain payments on the loans to agricultural producers given by CCB. A decline in the yield of agricultural activities related to unfavorable climate conditions, pests or other reasons may lead to overdue receivables related to the sale of fertilizers with deferred payments and, as a result, to a decrease in the revenue of the Group from the production of and trading in chemical products. The coming into being of large-scale insurance events may lead to difficulties for ZAD Armeec with the compensation payments, irrespective of the reinsurance strategy of the company. Terrorist attacks on sites of the air, river and maritime transport in the region may bring about a reduction in the flow of travelers and traffic and to losses for the

companies of the transport branch of the Group: Air Company Bulgaria Air, and Parahodstvo BRP. The activities of the latter may suffer the negative impact of changes in the navigability of the Danube. Both extremes – a critically low and a critically high BGNel of the river - are exceedingly problematic for shipping, because the impeded or completely interrupted navigation results in an increase in expenses and a drop in income for the company.

#### Influence of the military conflict in Ukraine

A number of factors and events have an impact on the global economy and may have a significant impact on the economy, including Bulgaria, in the near future. On February 24, 2022, the Russian Federation launched an armed invasion of Ukraine. As a result, economic and financial sanctions have been imposed on Russia in the coming days by the European Union and a number of other countries which, in addition to affecting Russia itself, are expected to have a comprehensive negative impact on the world economy and almost every area of the economy and of everyday life (rising prices, shortages of various goods and products, etc.). In addition, with the extremely unfavorable development of the conflict, it can grow enormously

#### Rights of the Group on certain sites of national importance may be terminated in the event of non-fulfillment of the obligations under the respective concession agreements

The Bulgarian state has granted the company Oil and Gas Exploration and Production AD, a subsidiary company of Chimimport, concessions to extract crude oil from over 10 fields. The Group is also a party to a concession agreement concerning Lesport Port Terminal which is part of Varna Port, a public transport port of national importance. As well the Group owns a share of 40% in the concessioner of the airports Varna and Bourgas: Fraport Twin Star Airport Management consortium. The concessions held by the Group have different periods (between 7 and 35 years) but, in the event of failure of the Group to fulfill its obligations under the respective agreements (for example, if the use of the objects is suspended for a period, or if there is a significant failure to realize the investment program of the concession-holder, failure to reach certain agreed parameters, on the basis of a judicial decision, etc.), the Bulgarian state may terminate the concessions in advance. There could also be further challenging of the concession agreements in the court by third parties on the grounds of their being unlawful. The loss of concession rights of the Group may have a significant negative impact on its activities.

Compliance with the legislation concerning the protection of the environment requires constant expenses and commitments by the Group and any noncompliance with the regulatory obligations may lead to significant sanctions and termination of activities.

The ecological legislation in the Republic of Bulgaria requires of the companies to take a number of measures concerning the prevention, control and reduction of the various types of environmental pollution. The policy of the Group is to comply strictly with all regulatory obligations and restrictions related to the protection of the environment which is related to constant expenses, including expenses for planning, monitoring and reporting, ensuring and maintaining compliance of the equipment with the required standards and norms, recultivation of locations, etc. Regardless of the action taken, if Chimimport Group is found guilty of causing ecological damages, it will have to pay compensations and fines in a significant amount, some of its activities may be terminated which could affect greatly its financial position and operating results.

#### The Group may fail to fund the planned capital expenses and investments.

The businesses of the Group require significant capital expenses, including such for production, exploitation, marketing, environment protection, etc. Chimimport Group expects a great part of these expenses to be funded from the Group's own funds. In case of unfavorable economic situation or the coming into being of other unfavorable events, it may be necessary to fund these expenses primarily from external sources. There is no certainty whether external funding will be found under acceptable conditions. It may be necessary for Chimimport Group to reduce its planned capital expenses and investment which would have an adverse effect on the operating results and the financial position of the Group.

# Group"s financial results depend on the prices of several raw materials (such as crude oil, petroleum products, grain, oil seeds, vegetable oils and other) and exchange rates.

The financial position and operating results of the Group are under the influence of the market prices of crude oil, process mixtures and petroleum products which are subject to international demand and supply and various other factors outside the control of Chimimport Group. In the past years these prices have varied widely. A prolonged decline in prices of petroleum products may lead to a reduction in the revenue of Oil and Gas Exploration and Production, a subsidiary company of the Issuer. In addition, a move in consumer demand for other energy sources as a result of a global crisis on the market of petroleum products could have a material adverse effect on the income of Oil and Gas Exploration and Production and, respectively, of the Group. At the same time the fuel expenses are a significant expenditure for the Group's transport companies.

The volatility of international prices of grain, oil seeds, vegetable oils and other have an impact on the revenue and profit of Zarneni Hrani Bulgaria, as it can result in decrease in the turnover and margins, as well as in increasing the risk of operations (in particular, taking into account the influence of the changes in the exchange rates, specifically USD/EUR).

The Group's operations are subject to risks, related to the conditions in Bulgaria and the region

The Group operates mainly in Bulgaria, which is already a EU member, but so far it has been classified as an emerging market. Emerging markets are associated with higher risks than more developed markets, including, in some cases significant legal, economic and political risks (see below the section Risks related to Bulgaria).

A slowdown in the economy of Bulgaria, as a result from political or economic factors (internal or external to the country) will lead to a decline in the demand for the products and services of the Group. In particular, the development of a negative macroeconomic processes (decrease of income, increased unemployment, a significant decline in the prices of assets, incl. Real estate, deteriorating business climate and expectations, general macroeconomic instability, etc.) in the country could lead to direct or indirect effects on the Group companies, such as:

Deterioration in the creditworthiness of some of Central Cooperative Bank's clients and an increase of the share of problematic loans in its portfolio. Also, a significant decline in real estate prices may be a cause for impairment of collateral accepted by CCB. A number of factors, including regulatory changes may force the Bank to allocate more funds for provisions that would lead to a decline in its net profit.

A reduction in the growth rate of contributions to pension funds (mostly voluntary, but also the obligatory),

Decrease in the willingness and opportunity for private and business travels and cargo limiting purchases (including imported goods) and others. have a negative effect on the business of the transport companies in the Group.

The unfavorable political or economic events in other Central and Eastern European countries can have a significant negative impact on, among other things, the gross domestic product of Bulgaria, foreign trade and economy in general. Investors should also be aware that emerging markets are changing rapidly and the information contained in this document may be outdated soon.

The success of the Group depends on key personnel. If the Group fails to attract and keep experienced and qualified personnel, its business may suffer.

The business of the Group depends a lot on the contribution of a number of people taking part in the management and supervisory bodies and the top management of Chimimport Group and the Principal Subsidiaries and, to the greatest extent, on the Executive Directors of Chimimport Group. There is no certainty that the services of these "key" staff will also be available to the Group in the future. The competition for qualified staff among the employers in the financial and other sectors in Bulgaria is very strong. The success of the Group will depend partly on its ability to retain and motivate these people. The inability of the Group to maintain sufficiently experienced and qualified staff in managerial, operational and technical positions could have a significant adverse effect on the activities of Chimimport, its operating results and financial position. At present, the Group does not have "key staff" insurance.

### Insurance coverage of the activities and assets of the Group may prove to be insufficient

Chimimport strives to maintain an adequate and economically effective protection of the assets and activities of the Group. There is no certainty, however, that the insurance coverage will be enough to cover any possible losses to a satisfactory degree if insurance events come into being, for example production accidents, suspension of activities, natural disasters and ecological damages.

Chimimport Group operates in a highly regulated environment and changes in the applicable legislation, the interpretation or practice of the application of the legislation, or the Group's failure to comply with this legislation may have a significant adverse effect on it

The introduction of any regulatory restrictions by the Bulgarian National Bank may limit the growth possibilities of Central Cooperative Bank. The unfavorable changes in the legislation (for example, reduction or elimination of tax reliefs for people paying insurance and social insurance) could lead to an outflow of funds from the pension and social insurance system which will have a negative impact on the pension companies in the Group.

A change in government policy concerning the awarded concessions on oil and gas extraction could have a negative impact on the activities of the company Oil and Gas Exploration and Production.

Changes in the State policy regarding the mixing of biofuels with petroleum-based fuels, and associated time limits endorsed in the normative acts, would have a negative impact on the income of Zarneni Hrani Bulgaria" in the future.

# The legislation application system of Chimimport Group could prove not sufficiently effective

The ability of Chimimport Group to comply with the requirements of all applicable laws and rules depends, to a large extent, on the creation and maintenance of systems and procedures for compliance with the laws, such as accounting, control, audit and reporting systems (provision of information), as well as of the Issuer's ability to retain qualified staff with respect to the application of the regulatory requirements and risk management. The management of Chimimport Group cannot guarantee to the potential investors that these systems and procedures are completely effective. Chimimport is subject to intense supervision on the part of the regulatory bodies, including regular inspections. In the event of a real or suspected incompliance with the rules, Chimimport Group may be subject to investigation under administrative and judicial proceedings which may result in the imposition of significant sanctions or the filing of judicial cases with a significant interest, including by clients of Chimimport, for compensation. Any of these circumstances could have a significant adverse impact on the activities of Chimimport, the company image, its operating results and financial position.

#### **General risks**

#### **Emerging markets**

Investors in emerging markets such as Bulgaria should be aware that these markets are subject to greater risks than those inherent to more developed markets, including in some cases significant legal, economic and political risks. In addition, adverse political or economic developments in other countries could have a significant negative impact on, among other things, Bulgaria's GDP, foreign trade and economy in general. Investors should exercise particular care in evaluating the risks involved and must decide for themselves whether, in the light of those risks, an investment in the Shares is appropriate. Generally, investment in emerging markets is only suitable for sophisticated investors who fully appreciate the significance of the risks involved. Investors should also note that a feature of emerging markets is that they are subject to rapid change and the information contained in this document may become outdated relatively quickly.

#### Risks associated with the Bulgarian securities market

There may be less information available in the Bulgarian securities market than is available on companies in other securities markets. There is a difference in the regulation and monitoring of the Bulgarian securities markets, and the activities of investors, brokers and other participants, compared with markets in Western Europe and the United States. The Financial Supervision Commission monitors for the disclosure and the compliance with the other regulatory standards for the Bulgarian securities markets, for the compliance with laws, and issues regulations and guidelines on disclosure requirements, insider trading and other matters. There may, however, be less publicly available information about Bulgarian companies than is regularly made available to the investors by public companies in other securities markets, which could affect the price of the Shares.

### The Bulgarian Stock Exchange is substantially smaller and less liquid than securities markets in certain other countries

The Bulgarian Stock Exchange is substantially smaller and less liquid than securities markets in certain other countries, such as those in the United States and Western Europe.

At the end of the third quarter of 2023, shares of 82 companies were registered for trading on the BSE Main Market, 10 of which were registered for trading in the Premium segment, 56 in the Standard segment and 16 in the segment for companies with a special investment purpose. Separately, shares of 164 companies are registered for trading on the Alternative Market, of which 130 are registered in the segment for shares, and 34 are registered in the segment for companies with a special investment purpose.

As of the end of the third quarter of 2023, the market capitalization of the companies traded on the Main Market of the BSE amounted to BGN 2.386 billion (Premium shares segment), BGN 7.776 billion (Standard shares segment) and BGN 1.184 billion (segment for special investment purpose companies). Separately, the companies traded on the Segment for shares of the Alternative market have a capitalization of BGN 18.295 billion,

and those traded on the Segment for companies with a special investment purpose on the same market - BGN 0.372 billion.

At the same time, a very small number of companies represent a large portion of the market capitalization and a significant part of the trading volumes of the Bulgarian Stock Exchange. This low liquidity also leads to other complications, such as excessive volatility, with the market arguably also vulnerable to speculative activity because liquidity is occasionally so low that prices can be manipulated by relatively small trades. Consequently, there is no guarantee that the Shares will be actively traded, and if they are not, this is likely to increase price volatility.

#### Risks associated with Bulgaria

#### Political risks

Under continued international financial and economic crisis conditions, the usual political risks have an additional burden, related to timely and adequate response of political structures, legislative and executive authorities to the economic situation.

A political risk is also the successful carry on of Bulgaria's integration to the EU. Bulgaria's accession to the EU legitimates the economic reforms have been undertaken in the name of the country's integration to the Union. In the future the economic growth will depend on the political will to carry on with the economic reforms and to apply the best market practices of the EU, as well as on the impact on the Bulgarian economy of the financial crisis. The government's ability to carry out reforms in turn depends on the extent to which members of the government can continue their efforts to promote the current reform, especially in conditions of economic uncertainty At the moment, Bulgaria is in a situation of holding another early parliamentary election in 2023 with a highly fragmented parliament, which nevertheless managed to produce a regular pro-European government. It is supported by the two largest parliamentary forces and provides for a rotation of the prime minister every nine months.

The relatively unstable political situation in the short term poses risks that have not yet manifested themselves. Despite the lack of expectations for serious shocks and significant policy changes, uncertainty about the future governance of the country is a significant risk that could affect the economic development of the country. In view of all this, the political risk in the country remains increased.

The current Bulgarian political system is vulnerable to fragmentation of political forces (often caused by the pursuit of personal interests or external), economic hardship, widespread dissatisfaction with reform and EU membership due to unrealistic expectations and social instability and changes in government policies, organized crime and corruption, all of which could have a material adverse effect on the Group of Chimimport, its operating results and financial condition.

#### **Economic risks**

These are the risks of macroeconomic shocks that can affect economic growth, population incomes, supply and demand, profits of economic entities, etc. Bulgaria has an open economy and its development depends directly on international market conditions. In this sense, the global economic crisis that broke out in mid-2008 had a negative impact on the economic situation in the country, mostly in terms of a decrease in exports and a drop in the inflow of foreign capital, which reflected on investment activity, the level of unemployment, incomes and domestic consumption. This led to negative real economic growth in 2009. In the following years, the GDP growth rate was again positive, but quite low. Only from the third half of 2014 did the GDP begin to grow solidly and the economy to enter a boom phase. According to NSI data, in 2018 GDP growth was 2.7%, and in 2019 4%. In 2020, in view of the consequences of the Covid-19 pandemic, the GDP growth rate is already negative and amounts to -4%. In the second quarter of 2021, the GDP growth rate was 0.2%, while in the third, the third and the second, it was already a stable positive value. All this leads, according to preliminary data of NSI, to a significant GDP growth for the whole of 2021 of 7.6%. In 2022, real GDP, according to preliminary data, grows by 3.4%, and in the second quarter of 2023, the growth is 2.1%. In its latest economic forecast, the EC expects GDP growth of 1.5% and 2.4% in 2023 for Bulgaria respectively.

The growth of GDP in the last few years did not immediately lead to a reduction of the unemployed. Thus, in 2011, according to NSI data, the unemployment rate rose to 11.3%, towards the end of 2012, the unemployment rate increased again to 12.3%, and for the whole of 2013, an increase in the number of unemployed was noted again to 12.9%. This trend began to reverse distinctly only in 2014 (11.4%), and on a monthly basis a tendency to decrease the level of unemployment is noticeable. In 2015, 2016, 2017 and 2018, it continued to decline, amounting to 9.1%, 7.6%, 6.2% and 5.2% respectively. For 2019, the coefficient is even better and amounts to 4.2%. In 2020, the unemployment rate increased and reached 5.1%, under the influence of the consequences of the COVID-19 pandemic. In 2021, the unemployment rate increases again slightly to 5.3%. In 2022, according to NSI data, the unemployment rate decreases to 4.3%, and in the second quarter of 2024 it rises slightly to 4.4%

At the same time, in recent years, a constant growth of the average monthly salary has been noted. Thus, in 2010 it amounted to BGN 648, in 2011 BGN 686, in 2012 BGN 731, in 2013 BGN 775, in 2014 BGN 822, in 2015 BGN 878 BGN, in 2016 BGN 948, in 2017 BGN 1,037, in 2018 BGN 1,146, in 2019 BGN 1,267, in 2020 BGN 1,391, in 2021 1,561 BGN, and in 2022 a new increase to BGN 1,761 was noted.

According to NSI data, the average annual inflation (the average annual change in the CPI) for 2012 and 2013 was 3.4% and 0.9%, respectively. In 2014, the country recorded deflation of 1.4%. In 2015 and 2016, the country recorded a lower, but still deflation of 0.1% and 0.8%, respectively. The outlined downward trend in inflation since 2012 is partly due to the decrease in international fuel prices (especially in 2014 and 2015). In 2017, for the second time in three years, average annual inflation of 2.1% was again noted. At the end of December 2018, the average annual CPI for the last 12 months recorded a growth

of 2.8%. In 2019, the average annual CPI, compared to the corresponding period of the previous year, was even higher and amounted to 3.1%. In 2020, the CPI change was 1.7%, and in 2021 it was 3.3%. In 2022, as in most countries of the world, inflation is already a very serious 15.3%. In the third quarter of 2024, a decrease in the rate of price growth was observed to 10.2%.

In 2021, according to preliminary data from the BNB, Bulgaria has a current account deficit amounting to EUR 577.7 million (-0.7% of GDP), which is an improvement compared to a deficit of EUR 1,315.8 million in 2021 (about 1.9% of GDP). The narrowing of the deficit was mainly due to the increase in the surplus in services. The capital and financial account balance from a positive amount of EUR 3,481.6 million in 2021 (4.9% of GDP) increases to a positive amount of EUR 5,474.2 million in 2022 (6.5% of GDP).

In 2011, the observed strict fiscal discipline led to a reduction of the budget deficit below the Maastricht threshold of 3% of GDP (1.7% according to Eurostat data), while in the previous year a deficit of 3.7% was reported. For 2012, the budget deficit was even lower and amounted to 0.8%, in 2013 and 2014 the deficit was already higher and reached 0.7% and 5.4% of GDP, respectively (the increase in the last year is mainly as a result of the inclusion of the deficit at the Bank Deposit Guarantee Fund). In the next few years after 2015, according to Eurostat data, the country's budget ended with a surplus (until 2020, when a deficit of 3.8% was reported again). The budget balance under the consolidated fiscal program at the end of 2021 is negative (deficit) in the amount of BGN 3.794 billion, mainly as a result of increased public spending caused by the pandemic (deficit of 3.9% according to Eurostat data). In 2022, the situation slightly improves, with the budget balance being negative again, but in a lower amount of BGN 1,347.3 billion (deficit of 2.8% according to Eurostat data). The revenues received under the consolidated fiscal program in 2022 amounted to BGN 64,765.4 million (compared to BGN 52,458.9 million in the previous year). The budget balance under the consolidated fiscal program as of May 2023 is negative in the amount of BGN 1,178.5 million and is formed by a deficit in the national budget in the amount of BGN 1,316.1 million and a surplus in European funds in the amount of to BGN 1,379.7 million.

The fiscal reserve at the end of 2022 is BGN 13.4 billion against BGN 10.7 billion a year earlier. At the end of May 2024, the fiscal reserve is BGN 11.7 billion, incl. 10.8 billion BGN deposits of the fiscal reserve in the BNB and banks and 0.9 billion BGN receivables from the funds of the European Union for certified expenses, advances and others.

At the end of 2022, according to Eurostat, the level of indebtedness of the country (state and state-guaranteed debt) is 22.9% of GDP, compared to 23.9% for 2022, 24.5% for 2020, 20% of GDP for 2019, 22.1% in 2018, 25.1% at the end of 2017, 29.1% at the end of 2016, 25.9% at the end of 2015, 27% at the end of 2014 and 17% in 2013

According to this indicator, the country has the third lowest ratio among all EU countries (only Estonia has better data). The worrying thing is that in 2014 the state debt almost doubled, but after 2017 the situation is already a little more optimistic (however, it should be noted that our country is again the leader in the rate of debt growth in recent years, especially after the Covid-19 pandemic)

#### **INFORMATION ACCORDING TO REGULATIONS**

For 2022, according to the Ministry of Finance, the nominal amount of the government debt is EUR 18,965.5 million. However, by the end of May 2024, according to the Ministry of Finance, the nominal amount of the government debt increased and amounted to BGN 37,796.7.9 million (EUR 19,325.1.9 million), of which 11,102 BGN .6 million internal and BGN 26,694 million external. At the end of May, the public debt/GDP ratio was 205%. The ratios of internal and external government debt to GDP are 6% and 14.5%, respectively. In the structure of the debt, the relative share of the internal state debt is 28.4%, and of the external - 71.6%. At the end of May, the share of debt denominated in euros reached 71.6%, in levs - 28.2%, in US dollars - 0.1%, and in other currencies - 0.1%. In the structure of debt by creditors, the largest relative share is Eurobonds issued on international capital markets - 53.9%, followed by domestic debt - 28.4%, and loans from various international institutions. In the interest rate structure of the debt at the end of May, certain, minimal changes were also observed - the share of the debt with fixed interest rates slightly increased to 98.5%, and that with floating interest rates was 1.5%. Longterm debt prevails in the residual maturity of debt in circulation (up to 1 year - 1.87%, from 1 to 5 years - 38.33%, from 5 to 10 years - 33.7% and over 10 years - 26.11%).

Bulgaria's credit rating is BBB long-term on the Standard & Poor's scale. Most recently, on 29.11.2019, the rating itself was raised from BBB - to BBB with a positive outlook (currently, the outlook, according to the agency, is stable, and the rating was confirmed by the agency in November 2022). The rating agency Moody's last raised on 9.10.2020. the credit rating of the Republic of Bulgaria from Baa2 to Baa1 for long-term bank deposits, with a stable outlook (the rating was confirmed by the agency in February 2024). According to the Fitch scale, Bulgaria's foreign currency credit rating is BBB with a positive outlook (last upgraded on 01.12.2017, and in February 2021 the outlook was changed from stable to positive and confirmed in May 2023).

Of key importance for the Bulgarian macroeconomic and financial stability is the stability and predictability of the currency regime and trust in it. So far, there is a consensus in society as a whole regarding the need to maintain the Currency Board and the current fixed exchange rate of the leva to the euro until Bulgaria enters the Eurozone (in mid-2018, the country submitted an application to join the single currency mechanism ERM II, at the same time by submitting an application for close cooperation with the ECB in terms of banking supervision and in 2020, membership is already a fact, and the announced goal of entering the Eurozone is from the beginning of 2025). Also, the 2016 asset review and stress tests of commercial banks in the country (and then insurance and pension companies) should also have a positive effect on the stability of the financial sector.

In addition to the political risks discussed above in terms of dealing with the crisis, it should be noted that business in Bulgaria has a relatively limited history of operating in free market conditions. Compared to companies operating in countries with a developed market economy, Bulgarian companies are to a greater extent characterized by a lack of management experience in market conditions and limited capital resources with which to develop their operations, as well as low labor efficiency.

The activity of the Chimimport Group, the results of the activity and its financial condition depend to a significant extent on the state of the Bulgarian economy, which in turn affects

#### **INFORMATION ACCORDING TO REGULATIONS**

the growth of loans, interest costs and the ability of customers to fulfill their obligations on time. Any negative change in one or more macroeconomic factors, such as interest rates, which are influenced by interest rates in the Eurozone under the rules of the currency board operating in Bulgaria, inflation, wage levels, unemployment, foreign investment and international trade, may have significant adverse effect on the issuer's activity, operational results and financial condition.

#### **Taxation**

Taxes payable by Bulgarian companies include withholding taxes, local (municipal) taxes and fees, corporate tax, value-added tax, excise duties, export and import duties and property taxes. In recent years, under conditions of international and domestic economic growth, several governments have taken measures to optimize and reduce the tax burden on businesses and on citizens. During economic crisis opportunities for further reducing the tax burden are very limited. It is possible to reverse the process (by increasing the tax burden or by reducing the amount of services, investments and etc., provided by government).

## Bulgaria's accession in EU led to increased competition and additional and more burdensome regulations

Since the accession of Bulgaria on 1 January 2007 in the European Union the issuer faces a competitive pressure from companies in the same branch on the single market. Accession to the European Union led to increased competition for the issuer as the elimination and reduction of barriers led to new competitors from other Member-States entering the Bulgarian market. This leads to reduced revenues and profits of the Group. On the other hand, the harmonization of Bulgarian legislation with the legal acts of European Union on competition is essential. Each change in legislation leads to the need for the Issuer to comply with additional and more onerous rules.

#### **CONTACT US**

Headquarters: Republic of Bulgaria, Sofia, 2 "Stefan Karadja" Str. TEL: +359 2/ 980 16 11; 981 73 84 EMAIL: info@chimimport.bg WEBSITE: www.chimimport.bg

Медии за разкриване на информация www.x3news.com

All current shareholders, interested persons/stakeholders and potential investors may receive the necessary information related to the activitis of the company and its financial results at the following address:

2 "Stefan Karadja" Str., Sofia 1000, every Friday from 13.00 till 17.00.



FOR ADDITIONAL INFORMATION
PLEASE VISIT OUR WEBSITE
www.chimimport.bg



USEFUL LINKS

Financial Supervision Comission http://www.fsc.bg/

Bulgarian Stock Exchange http://www.bse-sofia.bg/

Central Depository http://www.csd-bg.bg/

Bulgarian National Bank http://www.bnb.bg/

Privatization Agency http://www.priv.government.bg/

www.chimimport.bg



# ADDITIONAL INFORMATION ABOUT THE ACTIVITY

according Ordinance №2 of 09.11.2021





#### Information according to the Ordinance 2/09.11.2021

- Information about the changes in the accounting policy during the reporting period, the reasons for them and how they affect the financial results and equity of the issuer;
  - There are no changes in the Company's accounting policies.
- Information about changes in the economic group of the issuer if it participates in such a group;
  - There are no changes in the economic group of the issuer.

As at 31.03.2025 the Company has the following investments in subsidiaries:

Name of subsidiary	Country	Main activities	31.03.2025	share
			BGN '000	%
CCB Group EAD	Bulgaria	Financial services	248 148	100,00%
Zarneni Hrani Bulgaria AD	Bulgaria	Manufacturing and trade	165 363	63,65%
Bulgarian Airways Group EAD	Bulgaria	Aviation Services	209 612	100,00%
Bulgarian Shipping Company EAD	Bulgaria	Sea and river transport	44 393	100,00%
CCB AD	Bulgaria	Financial services	32 152	8,24%
Sport Complex Varna AD	Bulgaria	Real estate	50 295	65,00%
Oil and Gas Exploration and Production AD	Bulgaria	Manufacturing and trade	16 928	13,84%
Port Lesport AD	Bulgaria	Sea and river transport	16 380	99,00%
ZAD Armeec	Bulgaria	Financial services	20 419	9,74%
Bulchimex GmbH	Germany	Manufacturing and trade	2 500	100,00%
Energoproekt AD	Bulgaria	Engineering sector	2 168	98,69%
Trans Intercar EAD	Bulgaria	Transport	4 855	100,00%
Natsionalna stokova borsa AD	Bulgaria	Manufacturing and trade	1 879	67,00%
Technoimpex AD	Bulgaria	Manufacturing and trade	480	87,67%
HGH Consult OOD	Bulgaria	Services	112	59,34%
Prime Lega Consult EOOD	Bulgaria	Services	4	100,00%
			815 688	

- Information about the results from organizational changes within the issuer, such as restructuring, sale of companies from the associated economic group, in-kind contributions from the Company, rental property, long-term investments, suspension of operation:
  - have not been made organizational changes within the issuer;
  - has not been initiated a transformation procedure;
  - have not been made contributions in kind by the issuer;
  - have not been suspended operations;
- Opinion of the management body about the likelihood of realization of the published forecasts on the results of the current financial year, taking account of the results of the current quarter, as well as information about the factors and circumstances which will influence the obtaining of the forecast results at least for the next quarter
  - Chimimport AD has not published forecasts for the current period at consolidated base.
- Data about the persons holding directly and indirectly at least 5 percent of the votes in the General Meeting at the end of the respective quarter and the changes in the votes held by those persons since the end of the preceding quarter;
  - Shareholders holding at least 5 per cent of the votes in the General Meeting of Chimimport AD

Name	Number of ordinary shares	% of equity
Invest Capital AD	173 487 247	72.39%

- Data on the shares held by the management and supervisory bodies of the issuer at the end of the respective quarter, as well as the changes since the end of the preceding quarter for each person;
  - There were no changes during the reporting period.

Members of the Managing Board:		
IVO KAMENOV	495 880	0.21%
ALEXANDER KEREZOV	160 000	0.07%
MIROLYUB IVANOV	89 066	0.04%
NIKOLA MISHEV	36 790	0.02%
MARIN MITEV	26 533	0.01%

#### Information according to the Ordinance 2/09.11.2021

Members of the Supervisory Board		
INVEST CAPITAL AD	173 487 247	72.39%
CCB GROUP EAD	1 296 605	0.54%
MARIANA BAZHDAROVA	199	0.00%

- Information on pending legal, administrative or arbitration procedures relating to liabilities or receivables at the rate of at least 10 per cent from the issuer's equity; if the total amount of the issuer's liabilities or receivables of all initiated proceedings exceeds 10 per cent of its equity, information shall be presented for each procedure separately
  - At the end of the first quarter of 2025 there are no pending legal, administrative or arbitration procedures relating to liabilities or receivables at the rate of at least 10 per cent from the shareholder's equity of the Company
- Information about granted by the issuer or its subsidiary loans, providing of guarantees or assuming liabilities in whole to one entity or its subsidiary, including also related persons with indication of the nature of the relations between the issuer and the entity, the amount of unpaid principal, interest rate, deadline for repayment, amount of the assumed liability, term and conditions

-Information on the loans granted by the issuer is provided in Notes 11, 12 and 18 of the Interim Financial Statements of the Company.

29<sup>th</sup> April 2025 Sofia FOR CHIMIMPORT AD: ...

/MIROLYUB IVANOV/



## INTERNAL INFORMATION UNDER ART. 7 OF REGULATION (EU) NO. 596/2014, ACCORDING TO ART. 18, PARAGRAPH 1, ITEM 3 OF REGULATION NO. 2/09.11.2021

During the past first quarter of 2025, no circumstances occurred that were not publicly disclosed by "Chimimport" AD and can be considered inside information.

1 Announcement of inside information with accumulation for the period 1 January 2025 to 31 March 2025:

Interim and Annual reports on an individual and consolidated basis include information on the parent's company profit - and profits on a consolidated basis that are respectfully published as follows:

- On 31.03.2025 Chimimport AD annual individual report for 2024.
- On 04.03.2025, Chimimport AD presented a Quarterly Consolidated Report for the fourth guarter of 2024.
- On 30.01.2025 Chimimport AD presented a Quarterly report for the fourth quarter of 2024
- 2. Media for disclosure of information:
  - www.chimimport.bg

• www.x3news.com

29<sup>th</sup> April 2025 Sofia EXECUTIVE DIRECTOR: ....

/Mirolyub Ivanov/



# INFORMATION IN ACCORDANCE WITH ANNEX 4

Ordinance №2 of 09.11.2021





#### Information according of the Ordinance № 2 /09.11.2021

- Change in the composition of the Management and Supervisory Body of the company and reasons for the change
  - In the period of the first quarter of 2025 there are no changes in the composition of the Management and Supervisory Body of the company.
- Opening of bankruptcy procedure for the company or its subsidiary and all substantial stages related to the procedure.
  - There are not any started/opened bankruptcy procedures for any of the companies from the Group of Chimimport.
- Completion or execution of significant transactions.
  - During the fourth quarter of 2024, no significant transactions were concluded and executed, except for an increase in the capital of the Subsidiary Sporten Komplex Varna AD, which is confirmed on 02 of January 2025 by Trade register.
- Decision to conclude and terminate a joint venture agreement.
  - During the reporting period there was no decision taken for the conclusion and termination of a joint venture agreement by Chimimport AD.
- Changes in the company's auditors
  - In the first quarter of 2025 there is no change of the auditor of the company.
- Formation or termination of an administrative or arbitration proceedings, relating to the debts or receivables of the company or its subsidiary with a claim price of at least 10 per cent of the company's equity.
  - During the reporting period there aren't registered any pending court, administrative or arbitration proceedings, related to debts or receivables of the company or its subsidiary has been initiated or terminated at a price of at least 10 per cent of the equity of Chimimport AD.

#### Information according of the Ordinance № 2 /09.11.2021

- Purchase, sale or establishment of shareholdings in commercial companies by the issuer or its subsidiary.
- During the reporting period, there are no purchase or formation of a stake in shareholdings in commercial companies of Chimimport AD was made.

29<sup>th</sup> April 2025 Sofia FOR CHIMIMPORT AD:.....

/MIROLYUB IVANOV/



### **DECLARATION**

Today, April 29 <sup>th</sup> 2025, Sofia			
The undersigned			
1. Mirolyub Ivanov, CEO and m AD	ember of the Boa	rd of Directors of Chimimport	
and			
2. Alexander Kerezov – Chief a	ccountant of Chin	nimport AD	
We declare, that to our knowledg	e:		
requirements of the "Financial S	Supervision Comm	epared in accordance with the ission" are identical in form and d by the declarants and available	
We are aware of our responsibility under Art. 313 of the Penal Code.			
29 <sup>th</sup> April 2025 Sofia	Declarants:	1/CEO/	
		2/Chief Accountant/	

DECLARATION in accordance to Article 100o, Para. 1, Item 3 from the Public Offering of Securities Act



### **DECLARATION**

## in accordance to Article 100o, Para. 1, Item 3 from the Public Offering of Securities Act

The undersigned,

- 1. Mirolyub Ivanov CEO and member of the Board of Directors of Chimimport AD and
- 2. Alexander Kerezov Chief accountant of Chimimport AD

in accordance to Article 100o, Paragraph 1, Item 3 from the Public Offering of Securities Act and from ORDINANCE № 2 on the prospectuses to be published when securities are offered to the public or admitted to trading on a regulated market and on disclosure of information by the public companies and the other issuers of securities

We declare, that to our knowledge:

- 1. The set of financial statements for the first quarter of 2025 are prepared in accordance with the applicable accounting standards and give a true and fair statement of assets and liabilities, financial position and profit or loss of Chimimport AD;
- 2. The interim activity report of Chimimport AD for the first quarter of 2025 includes a fair review of the information in accordance to Article 100o, Paragraph 4, Item 2 from the Public Offering of Securities Act and from ORDINANCE № 2.

29<sup>th</sup> April 2025 Sofia Declarants:

2./Chief Accountant/