Additional information under art. 33, par. 1, item 7 of Ordinance № 2 from 17 September 2003 on prospecting of publicly offered and recommended for retail trade in a regulated securities market and for presentation of information

7. a) Information about changes in accounting policies during the reporting period, the reasons for them and how they affect the financial results and equity of the issuer.

The interim consolidated financial statements for the quarter ended 31 March 2020 should be read in conjunction with the consolidated annual financial statements for the year ended 31 December 2019 prepared in accordance with International Financial Reporting Standards (IFRS), which comprise Financial Reporting Standards and the International Financial Reporting Interpretations Committee (IFRIC) interpretations, approved by the International Accounting Standards Board (IASB), as well as the International Accounting Standards (IAS) and the Standing Interpretations Committee (SIC) interpretations, approved by the International Accounting Standards Committee (IASC) and have been accepted by the Commission of the European Union.

More detailed information about the Group's accounting policies can be found in the notes to the interim consolidated financial statements for the first quarter of 2020.

7. b) Information about changes in a group of enterprises within the meaning of the Accountancy Act of the issuer if it participates in such a group: N/A

7. c) Information about the results of organizational changes within the issuer, such as restructuring, sale of companies within a group of companies within the meaning of the Accountancy Act, in-kind contributions from companies, rental property, long-term investments, closure of business:

On 10 January 2020, an increase in the capital of the subsidiary "Sopharma" EOOD was entered to BGN 18,072 thousand.

On 31 January 2020, a merger of SOOO "Brizpharm", Belarus into OOO "Bellerofon", Belarus was registered, by merging the assets and liabilities of the two companies. The activity of the merged company SOOO "Brizpharm", Belarus is terminated and all its rights and obligations at the time of the merger are assumed by OOO "Bellerofon", Belarus.

As of 2 March 2020, OOO "Zdorovey Pharm", Belarus is a subsidiary through OOO "Zdorovey", Belarus, as OOO "Zdorovey" owns 65% of the capital of OOO "Zdorovey Pharm".

On 19 March 2020, "Sopharma Trading" AD announced the conclusion of a contract for the acquisition of the SCS Franchise pharmacy group. The merger of "Sopharmacy" and SCS Franchise will provide a stronger market position and an opportunity to even more meet the growing needs of

Bulgarian patients for quality health services. The merger will also bring national expansion of the operations of "Sopharma Trading" AD in the retail segment of the pharmacy market. The Commission for Protection of Competition is about to rule on the deal.

7. d) Opinion of the governing body regarding the feasibility of the published estimates of the results for the current financial year, taking into account the results of the current quarter as well as information on the factors and circumstances that will affect the achieving of the projected results for at least the next quarter;

The Company does not publish forecasts.

7 e) For public companies - data on persons holding directly or indirectly at least 5 percent of the voting rights of the General Meeting at the end of the six months, and changes in ownership of those voting rights for the period from the beginning of the current financial year to the end of the reporting period;

Shareholders	31.03.2020	31.12.2019
"Donev Investments Holding" AD	25.42%	25.42%
"Telecomplect invest" AD	20.68%	20.68%
"Sopharma" AD	6.76%	6.76%
"Rompharm company" OOD	6.21%	6.21%
ZLPF Alianz Bulgaria	5.09%	5.09%

7. f) For public companies - data on persons holding directly or indirectly at least 5 percent of the voting rights of the General Meeting at the end of 2018, and changes in ownership of those voting rights incurred for the period from the beginning of the current financial year to the end of the reporting period for each individual:

Name	Board of directors	Shares as at	Shares as at
		31.03.2020	31.12.2019
Ognian Donev	Chairman		
6		1 661 600	1 653 000
Vessela Stoeva	Member		
		150	150

Ognian Palaveev	Member	187 520	187 520
Alexander Chaushev	Member	111 142	111 142
Ivan Badinski	Member	350	350

7. g) Information on pending judicial, administrative or arbitration proceedings relating to liabilities or receivables amounting to at least 10 percent of the equity of the Company; if the total value of the liabilities or receivables of the issuer in all initiated proceedings exceeds 10 per cent of the equity, information shall be presented for each production separately:

None.

7. h) Information on loans granted by the issuer or its subsidiary, provided guarantees or commitments to a single person or a subsidiary thereof, including to related persons with indication of the nature of the relationship between the issuer and the person, the amount of the outstanding principal, the interest rate, the maturity, the size of commitment, the terms and conditions.

The long-term receivables from related parties as at 31 March include:

	31.3.2020 BGN '000	31.12.2019 BGN '000
Long-term loans granted to related parties <i>Provision for impairment of credit losses</i>	92,615 (118)	91,723 (118)
Long-term loans granted to related parties, net Receivable under a long-term rental deposit granted Total	92,497 189 92,686	91,605 189 91,794

Long-term loans are granted to an associate and companies controlled by an associate.

Type of currency	Contractual amount	Due date	Interest %	31.03.2020		31.12.	2019
	'000			BGN'000	BGN'000 incl. interest	BGN'000	BGN'000 incl. interest
BGN	81,900	31.12.2025	3.00%	82,610	710	81,999	99
EUR	31,194	31.12.2021	3.50%	7,151	75	6,890	13
BGN	3,400	31.12.2021	3.00%	2,736	20	2,716	
				92,497	805	91,605	112

The terms and conditions of the long-term loans granted to related parties are as follows:

The long-term loans granted to related parties are intended to support the financing of these companies' activities under common strategic objectives. They are secured by pledges on securities (shares), pledges of receivables and promissory notes.

The long-term deposit receivable is from a company related through a main shareholder under a concluded rental contract for administrative offices in the amount of BGN 189 thousand. with validity term on 1 August 2022.

RECEIVABLES FROM RELATED PARTIES

Receivables from related parties by type are as follows:

	31.3.2020	31.12.2019
	BGN'000	BGN'000
Trade loans granted	6,935	6,054
Provision for impairment of credit losses	(6)	(6)
Trade loans granted, net	6,929	6,048
Receivables from contracts with customers	974	1,108
Provision for impairment of credit losses	(44)	(44)
Receivables from contracts with customers, net	930	1,064
Total	7,859	7,112

Type of currency	Contractual amount	l Due date Interes t rate		31.3.2020		31.12.2019	
	' 000		%	BGN '000	BGN '000 incl. interest	BGN '000	BGN '000 incl. interest
To company co	ontrolled through	an associate					
BGN	5,990	31.12.2020	3.10%	6,880	44	5,999	-
BGN	190	31.12.2020	3.50%	49		49	
Total:				6,929	44	6,048	

The trade loans granted to related parties are unsecured and are as follows:

The receivables on contracts with customers are interest-free and denominated in BGN. The Group companies usually negotiate payment terms between 90 and 180 days for receivables on sales of finished products and up to 30 days for receivables on sales of materials (including substances – active ingredients).

The Group applies the simplified approach of IFRS 9 to measure expected credit losses on trade receivables from related parties, recognizing expected loss for the full term of the instrument for all trade receivables from related parties (Note 2.17).

The movement of the corrective (provision) for impairment of receivables from related parties is as follows:

	31.3.2020 BGN'000	31.12.2019 BGN'000
Balance at 1 January	50	38
(Decrease)/ Increase in the corrective for credit losses recognised in profit or loss for the year		12
Balance at 31 March / 31 December	50	50

The *age structure* of non-matured (regular) trade receivables from related parties is as follows:

	31.3.2020 BGN'000	31.12.2019 BGN'000
up to 30 days	30	27
from 31 to 90 days	44	77
Total	74	104

CONTINGENT LIABILITIES AND COMMITMENTS

Issued and granted guarantees

"Sopharma" AD

The Company is a co-debtor under received bank loans, issued bank guarantees and concluded lease agreements as well as a guarantor before banks and suppliers of the following companies:

	Maturity	Currency	Amount		Debt status
			Original		31.03.2020
			Currency	BGN'000	BGN'000
"Doverie – Capital" AD	2021	EUR	3,000	5,867	4,303
"Energoinvestments" AD	2021	BGN	2,000	2,000	1,268
"Mineralcommerce" AD	2020 - 2021	BGN	726	726	220
"Pharmaplant" AD	2023	EUR	235	460	209
Total					6,000

Bank guarantees

"Sopharma Trading" AD

The bank guarantees issued for the Company amounted to BGN 10,107 thousand (31.12.2019: BGN 10,344 thousand) and are to secure payments to suppliers of goods, for good performance – ensuring future deliveries of pharmaceutical and medicinal products to hospitals under concluded contracts, customs office guarantees and tender participation.

The bank guarantees have been issued by:

	31.03.2020	31.12.2019
	BGN '000	BGN '000
"ING Bank" N.V.	4,342	4,527
Raiffeisenbank" EAD	3,520	3,603
"SG Expressbank" AD	2,245	2,214
	10,107	10,344

The collateral for issued bank guarantees is as follows:

- Special pledge on goods in circulation at the amount of BGN 2,934 thousand (31 December 2019: BGN 2,934 thousand).
- Special pledge on receivables from clients with a carrying amount of BGN 2,347 thousand (31 December 2019: BGN 2,347 thousand).

<u>Performance guarantee</u>

"Sopharma Trading" AD

As at 31.03.2020 the Company has concluded contracts for insurance of performance guarantees in auctions for supply of medicines and consumables in favour of medical institutions and the Ministry of Health in the amount of BGN 5,146 thousand (31 December 2019: BGN 4,235 thousand).

Assets held under safe custody

"Sopharma Trading" AD

According to concluded pre-distribution contracts, the Company has received goods for safe custody amounting to BGN 10,048 thousand as at 31 March 2020 (31 December 2010: BGN 8,666 thousand).

Significant irrevocable agreements and commitments

"Sopharma" AD

The Company received government grants under Operational Program "Development of the Competitiveness of the Bulgarian Economy" 2007 – 2013 and Operational Program "Energy

Efficiency" related to acquisition of fixed assets, reconstruction of buildings, technological renovation and modernization of tablet production facilities, implementation of innovative products in the ampoule production section, the acquisition of general-purpose ventilation and air-conditioning installations for the production of medical products and the introduction of innovative artificial tear-drops. (*Note 14*). The Company undertook a commitment that for a period of 5 years after the completion of the respective projects they shall not be subject to significant modifications affecting the essence and the terms and conditions for their execution or giving rise to unjustified benefits to the company, neither modifications resulting from a change in the nature of ownership over the assets acquired in relation to the grants. On non-compliance with these requirements, the financing shall be returned. At the date of preparation of the financial statements, all contractual requirements were being fulfilled.

"Biopharm Engineering" AD

The Company has assumed a commitment under a grant contract with a term of five years after completion of the project for acquisition of:

- (a) line for production of amino acid solution for parenteral nutrition, which includes components for inflation, filling and hermitization in aseptic environment, and
- (b) clean rooms construction (omega profile ceilings, separation walls, doors, blocking devices, lighting, air conditioning, etc.). The term commenced on 27 April 2015 (the date on which the project was ultimately approved by the financing institution) and according to the contract the project should not suffer significant changes referring to its nature, the conditions of its performance or leading to unjustifiable benefits for the company as well as changes resultant from modification in the nature of ownership of infrastructural component or discontinuance of production activities. On non-compliance with these requirements, the financing shall be returned. At the date of approval for issue of the financial statements, all contractual requirements were being fulfilled.

"Veta Pharma" AD

The Company has received government funding under Operational Program "Development of the Competitiveness of the Bulgarian Economy" 2007-2013 (*Note 31 and Note 38*) related to improving the efficiency of enterprises and developing a favorable business environment (*Note 14*). The Company has undertaken a commitment, for a period of 3 years after the completion of the respective projects, not to undergo significant changes affecting the nature and conditions of fulfillment or giving rise to unjustified benefits for the company, as well as changes resulting from a change in the ownership of the acquired assets related to financing. If these requirements are not

met, the funding provided is subject to repayment. At the date of preparation of the report, all contractual requirements were met.

"Momina krepost" AD

In 2017, the Company assumed a commitment of BGN 2,500 thousand under a grant contract under Operational Program Innovation and Competitiveness 2014-2020, under a project for improving energy efficiency. The project is worth BGN 4,999 thousand and has a 24 months implementation period. As at 31 March 2020 an advance payment under the contract was received in the amount of BGN 1,980 thousand.

The Company has assumed a commitment for a period of 5 years after the completion of the respective project, not to make significant changes affecting the nature and conditions of fulfillment or giving rise to unjustified benefits for the company, as well as changes resulting from a change in the ownership of the acquired assets related to financing. If these requirements are not met, the funding provided is subject to repayment. At the date of preparation of the report, all contractual requirements were met.



Ognian Donev, PhD Executive director