S.C. ZENTIVA S.A.

QUARTERLY FINANCIAL REPORTING AS AT 31 MARCH 2022

Report date: 31.03.2022

- Name of the issuer: ZENTIVA SA
- Registered office: Bd. Theodor Pallady nr.50, Bucuresti
- Phone / Fax: 021.304.72.00, 021.304.75.00 / 021.345.40.04
- Tax identification number: RO336206
- Trade Register number: J/40/363/1991
- Regulated market on which the issued securities are traded: Bucharest Stock Exchange
- Share Capital subscribed and paid-in: RON 69,701,704
- Class, type, no. and main characteristics of securities: 697,017,040 dematerialized class I shares
- Market value: RON 1.93 / share, represents the reference price of the last trading day from quarter I 2022
- Market capitalization as at March 31, 2022: RON 1,345,242,887

TABLE OF CONTENTS:

Statement of Comprehesive Income	3
Statement of Financial Position	4
Cash Flow Statement	5
Statement of Changes in Equity	6
Notes to the Financial Statements	7 – 20
Financial Ratios	21

	31.03.2022	31.03.2021
	RON	RON
Sales of goods	169.228.051	163.126.215
Turnover	169.228.051	163.126.215
Other operating income	16,037	7,585,114
Changes in inventories of finished goods and work in progress	4,124,149	2,646,874
Raw materials and consumables used	(99,150,194)	(83,339,850)
Employee benefits expenses	(31,246,161)	(25,606,129)
Depreciation, amortization and impairment	(7,210,154)	(5,486,293)
Marketing and advertising expenses	(1,304,561)	(1,227,891)
Rental expenses	-	(384,475)
Reversal of/ (expenses with) provisions	-	(2,006,901)
Other operating expenses	(30,594,973)	(24,079,369)
Operating profit	3,862,193	31,227,295
Financial Income	4,257,363	1,780,593
Financial Expenses	(1,886,228)	(1,275,665)
Profit before tax	6,233,327	31,732,223
Income Tax Expense	(1,280,726)	(8,103,854)
Net profit after tax (A)	4,952,601	23,628,369
Other comprehensive income:		
Other elements of comprehensive income not reclassified through Profit and		
Loss account	-	-
Revaluation of land and buildings impact	-	-
Deferred tax on revaluation of land and buildings impact recognised in		
equity (P)		<u>-</u>
Other comprehensive income net of tax (B)		
Total compush ansign in compaction toy (A) + (B)	4 052 601	12 (10 2(0
Total comprehensive income after tax (A) + (B)	4,952,601	23,628,369
Number of Chause	(07.017.040	(07.017.040
Number of Shares	697,017,040	697,017,040
Earnings per share (RON/share)	0.007105	0.033899
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Financial statements for the period ended March 31, 2022 are not audited.

	31.03.2022	31.12.2021
Assets		
Non-current assets		
Property, plant and equipment	193,045,865	194,771,621
Goodwill	8,293,628	8,968,913
Customer relationships	11,649,100	11,649,100
Right-of-use assets	22,961,378	23,823,680
Intangible assets	4,040,846	4,652,969
mangiore assets	239,990,817	243,866,284
Current assets	259,990,017	243,000,204
Inventories	144 270 767	124 562 126
Trade receivables and other receivables	144,279,767	124,563,136
	153,778,285	104,874,434
Cash pooling – related parties receivables	517,870,174	513,704,034
Cash and cash equivalents	58,943,217	62,597,628
	874,871,442	805,739,232
Total assets	1,114,862,260	1,049,605,515
Equity and debt		
Issued share capital	69,701,704	69,701,704
Share premium, including:	24,964,506	24,964,506
Share premium at nominal value	9,863,684	9,863,684
Hyperinflation related to share premium	15,100,822	15,100,822
Legal and other reserves	121,743,815	121,743,815
Revaluation reserve	57,927,094	57,927,094
Retained earnings	621,385,443	616,435,475
Total equity	895,722,563	890,772,593
1 0		
Non-current liabilities		
Employee benefit liability	3,323,943	3,323,943
Non-current lease liabilities	7,166,077	7,166,077
Deferred tax liability	3,840,314	5,293,658
Non-current provisions	1,477,177	1,477,177
Total non-current liabilities	15,807,451	17,260,795
1 0 th 1 0 th 1 0 th 1 0 th 1 th 1 th 1		11,200,120
Current liabilities		
Trade accounts payable	154,196,716	98,292,133
Income taxes payable		
1 2	2,216,159	938,975
Other current liabilities	5,404,451	4,060,128
Short-term lease liability	37,931,111	34,697,081
Short-term provisions	3,583,810	3,583,810
Total current liabilities	203,332,246	141,572,127
Total liabilities	219,139,697	158,832,922
Total liabilities and equity	<u>1,114,862,260</u>	1,049,605,515

Financial statements for the period ended March 31, 2022 are not audited.

ZENTIVA S.A. STATEMENT OF FINANCIAL POSITION

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

CASH FLOW STATEMENT

	31.03.2022	31.03.2021
Cash flows from operating activities:		
Net profit before taxation and extraordinary elements	6,233,327	31,732,223
Adjustments for:		
Depreciation and amortization of tangible and intangible assets	7,210,154	5,486,290
Movements in provisions for risks and expenses	1,262,976	2,187,431
Net income from interests	(6,544,059)	(1,017,577)
Net expenditures from interests	245,739	-
Operating profit before changes in the circulating assets	8,408,138	38,388,368
Decrease / (Increase) of stocks	(21,473,997)	8,084,793
Decrease / (Increase) of trade receivables and of other receivables	(48,409,461)	(40,034,147)
(Decrease) / Increase of trade debts and of other debts	59,023,418	(52,228,889)
Paid income taxes	-	(9,980,505)
Cash from operating activities	(10,860,042)	(55,770,380)
Cash flows from investment activities:		
Proceeds from sale of non-current assets	-	-
Purchase of property, plant and equipment and intangible assets	(3,334,688)	(3,637,383)
Interest (paid) / received	6,298,319	-
Net cash used in investing activities	2,963,631	(3,637,383)
Cash flows from financing activities:		
Movements in deposits related parties	(4,166,140)	-
Dividends paid	-	(6,507)
Other financial assets	-	1,487,668
Net cash from/ (used in) in financing activities	(4,166,140)	1,481,161
Net increase (decrease) in cash and cash equivalents	(3,654,411)	(57,926,604)
Cash and cash equivalents at the beginning of the period	62,597,628	406,713,534
Cash and cash equivalents at the end of the period	58,943,217	348,786,930

ZENTIVA S.A. STATEMENT OF CHANGES IN EQUITY

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

STATEMENT OF CHANGES IN EQUITY

	Share capital	Share premium	Reserves	Revaluation reserve	Retained earnings	Total
Opening balance 01.01.2022	69,701,704	24,964,506	121,743,815	57,927,094	616,435,475	890,772,593
Profit for the year	-	-	-	-	4,952,601	4,952,601
Share capital increase	-	-	1	-	-	-
Legal reserve	-	-	-	-	-	-
Other elements of the comprehensive						
income	•	-	-	-	(2,632)	(2,632)
Total Equity	69,701,704	24,964,506	121,743,815	57,927,094	621,385,444	895,722,563
Retained earnings - correction	-	-	-	-	-	-
Closing balance 31.03.2022	69,701,704	24,964,506	121,743,815	57,927,094	621,385,443	895,722,563

The legal reserve is set in accordance with the provisions of the Companies Law, according to which, at least 5% of the annual accounting profit is transferred within the legal reserves until their balance reaches 20% of the company's social capital. If this reserve is used fully or partially to cover losses or to distribuite in any form (such as to issue new shares according to the Companies Law), it becomes taxable. The company's management does not estimate it shall use its legal reserve in such a way that it becomes taxable.

NOTE 1: INFORMATION ABOUT THE COMPANY

The company, previously named SICOMED S.A. Bucharest ("Sicomed") was founded in 1962 as Intreprinderea de Medicamente BUCURESTI ("IMB"). The current registered office of the Company is located in B-dul Theodor Pallady no.50, Bucharest. The Company is registered with the Trade Register under no. J40/363/1991.

In 1990, Sicomed became a joint stock company by incorporating and taking over all the assets of the former IMB in accordance with the Government Decision. The initial share capital was the result of the difference between assets, including specific assessments of land and buildings donated by the State to the Company in accordance with the Government Decision and liabilities held on the same date.

In October 2005, the majority stake in the company was acquired by Zentiva Group (a group in the pharmaceutical industry operating in Central and Eastern Europe) by acquiring shares in Venoma Holdings Limited. Zentiva Group has control over the Company's operations.

Starting with 24 January 2006, the Company changed its name from Sicomed SA to Zentiva SA.

Starting with 11 March 2009, there was a change in the shareholding structure at the group level (Sanofi Aventis acquired 97% of Zentiva NV shares - parent of the Company).

The main activity of the Company is the production and marketing of preparations and medicines for human use.

Starting with 2007, a decision has been taken at the Zentiva Group level, and as a result the Company started its trading operations through its subsidiary in Romania, namely Zentiva International (incorporated in Slovakia) ("ZIRO") and the Romanian market (i.e. distributors) was supplied with the Company's products through ZIRO. Starting with 1 October 2011, sales are made directly through the Sanofi Romania SRL entity and after that date, ZIRO became an entity with no activity to be liquidated.

On 20 February 2018, Zentiva SA launched the public purchase offer by Zentiva NV of the shares owed by minority shareholders in the percent of 18.4067 % at buying price of RON 3.5 / share. The public purchase offer was concluded on 5 April 2018. The shares purchased through this offer were primarily the ones owned by KJK Fund II, the NN Optional Active Pension Fund, the NN Optional Optimal Pension Fund and the NN Privately Administrated Pension Fund.

At the end of October 2016, Sanofi Group announced, after an analysis of all the available options, to sell its Europe generic business.

Zentiva SA was involved in this separation process that was finalized on the 30th of September 2018, when Advent International NV purchased the Europe generic medicine division of Sanofi Group.

Starting with 1st of September 2018, Sanofi Romania SRL, who was up until that time the distributor on the Romanian market of generic medicine manufactured by Zentiva SA, transferred its distribution activity towards Zentiva SA, based on the distribution activity transfer contract, which was approved on 7 March 2019 by the General Meeting of the Shareholders of Zentiva SA.

Following this, Zentiva started the direct distribution on the Romanian of products both manufactured in Romania, as well as imported from other entities from the Group. The local market distribution is done by local distributors.

The Company is listed on Bucharest Stock Exchange.

The Company has no investments in subsidiaries or affiliated companies on 31 March 2022. The Company is part of a group and is at its turn consolidated in the Group's Financial Statements, the consolidated parent company being AI Sirona (Luxembourg) Acquisition S.a.r.l.

COMPANY'S MANAGEMENT as at March 31, 2022

Board of Directors

Simona Cocos - Chairman of the Board – starting with August, 2021 Kevin Joseph Clifford – Member of the Board - starting with November, 2021 Margareta Tanase - Member of the Board - starting with April 2010 Kenneth Lynard - Member of the Board - starting with October 2019 Francois Noel Marchand – Independent Member of the Board - starting with February 2017

Executive Management

Simona Cocos – General Manager Margareta Tanase - Industrial Affairs Director

NOTE 2: BASIS OF PREPARATION OF THE FINANCIAL STATEMENT

The Company's financial statements have been prepared in accordance with the provisions of Order No. 2844/2016 for the approval of the Accounting Regulations in accordance with the International Financial Reporting Standards applicable to companies whose securities are admitted to trading on a regulated market with all subsequent modifications and clarifications. These provisions are in line with the provisions of the International Financial Reporting Standards adopted by the European Union, except for the provisions of IAS 21 - The Effects of Changes in Foreign Exchange Rates on the Functional Currency IAS 20 - The accounting of governmental subventions regarding the recognition of income form green certificates, with the exception of IFRS 15 - Income from contracts with clients regarding the income from distribution network charges and with the exception of interim distribution of dividends. In order to prepare these financial statements, in accordance with the Romanian legal provisions, the functional currency of the Company is considered to be the Romanian Leu (RON).

Going Concern

These financial statements have been prepared on a going concern basis, which assumes that the Company will continue its activity in the foreseeable future. In order to assess the applicability of this assumption, the management analyses the forecasts of future cash inflows.

On 31 March 2022, current assets of the Company exceed current liabilities by RON 671,539,197 (on 31 December 2021 current assets exceeded current liabilities by RON 664,167,105).

The budget prepared by the management of the Company and approved by the Board of directors for the year 2022, indicates positive cash flows from the operation activities, an increase in sales and profitability from the direct distribution on the Romanian market of generic medicine manufactures locally as well as the ones imported from other entities of the Group to which the Company belongs to.

The management deems that the Company will be able to continue its activity in the foreseeable future and therefore the application of the principle of continuity of activity in the drawing up of the financial statements is justified.

Principles, policies and accounting methods

No significant changes occurred in the company's accounting policies and methods during the financial year concluded on March 31, 2022, compared to the accounting policies presented on December 31, 2021.

NOTE 3: SALES OF GOODS AND RENDERING OF SERVICES AND EXPENSES WITH RAW MATERIALS AND CONSUMABLES

3.1 Turnover

For management purposes, the company is organised in business units depending on its products and services. The company has a single reporting segment, namely the production of drugs.

The Company's management monitors the operating results of the unit as a whole for the purpose of decisions making regarding the allocation of resources and the assessment of performance. Performance is assessed based on the operating profit or loss, the gross profit or loss and it is quantified consistently with the operating profit or the loss in the financial statements.

The Company monitors the sales transactions, considering the domestic and external sales.

	1 January – 31 March 2022	1 January – 31 March 2021
Sales - domestic	75,294,563	67,570,902
Sales – external*	93,933,488	95,555,313
Total Turnover	169,228,051	163,126,215
a) Rendering of services	5,475,347	11,075
b) Sales of goods, of which:	163,752,703	163,115,140
Sales of finished goods	83,763,602	67,448,960
Sales of goods for resale	94,183,054	103,307,820
Residual products	(1,644,338)	356,925
Claw back tax expense	(12,549,615)	(7,998,565)

^{*}External sales are represented mainly by exports to Cehia.

Clawback tax

Starting on the last quarter of the financial year ending on 31 December 2009, within the pharmaceutical industry, for the companies which held Marketing Authorisations (MA) for certain medicinal products, a new tax was introduced and this was called the 'clawback tax'.

For the purpose of funding the public health expenses, the MA holders included in the national health programs have the obligation to pay the clawback tax quarterly for the respective sales of medicinal products corresponding to the respective quarter based on the notifications received by the company from the National Health Insurance House Fund (CNAS).

The contribution (the clawback tax) should be paid by the MA holders or by their legal representatives, if these medicinal products are:

- > Prescribed within the health system in Romania;
- > Used in the ambulatory treatment (with or without the patient's contribution) based on the doctor's prescription and available in pharmacies, hospitals or used as part of the medical treatment within the dialysis clinics.

The value of the clawback tax was influenced in 2020 by amendments brought by Law 53/2020 on the approval of Ordinance no. 85/2019 by introducing the differentiated clawback contribution by types of medicines starting with the first quarter of 2020 (the corresponding declaration and payment deadline being applied after the law enforcement), on three types of categories, respectively type I (medicines innovative), type II (medicines manufactured in Romania, both innovative and generic) and type III (generic medicines / any other medicines that do not fall into type I or II.

Specifically, for type I medicines the quarterly contribution will be calculated by applying a percentage of 25% on the value related to their centralized consumption (communicated by the National Health Insurance House, after VAT deduction), while for type II medicines and type III clawback contribution will be calculated by applying the percentage of 15% and 20% respectively. Thus, through the above-mentioned amendments to the same Ordinance, starting with the first quarter of 2020, provisions regarding the value of the "p" percentage are modified by applying differentiated values for the types of medicines (25%, 15%, respectively 20%) and waiving the previous "p" percentage of 27.65%.

The category "Rendering of services" includes the revenues resulted from the rendering of quality verification services in relation to the products manufactured outside the European Union that are to be sold on the EU markets by the partners within the Company's Group as well as the revenues from certain production services provided to third parties.

3.2 Raw material expenses and consumables used

Raw materials and consumables used	Note	1 January – 31 March 2022	1 January – 31 March 2021
Raw materials	1	40,699,848	28,494,430
Goods for resale		31,898,771	36,651,926
Packaging materials	2	15,351,601	11,962,343
Auxiliary materials	3	3,293,554	1,973,493
Utilities	4	5,884,134	2,534,419
Other material expenses	5	2,022,285	1,723,239
Total		99,150,194	83,339,850

The amounts mentioned in the above table on the reference lines 1, 2, 3 represent mainly expenses with raw materials and the direct materials, the packages and auxiliary materials, used in the production activity. The amounts mentioned at reference number 4 – utilities - refer mainly to the expenses with energy and water. 5 – in this category are registered mainly the expenses with consumables used by the department in charge with the certification of the products produced in Turkey and India, which are going to be distributed on the EU market, as well as with the certification of the products existing in the Zentiva SA portfolio.

NOTE 4: OTHER INCOME / EXPENSES AND ADJUSTMENTS

4.1 Other operating income

Other operating income	1 January - 31 March 	1 January - 31 March 2021
Gain/ (loss) from disposal of assets	-	-
Services recharged to Group entities	14,839	4,662,646
Other operating income	1,198	2,922,468
Total	16,037	7,585,114

The Company recognized revenues from re-invoicing of some services offered by Zentiva's employees mainly to the following companies within the Group: Zentiva K.S, Labormed Pharma Trading SRL (previous Alvogen Romania S.R.L.), Labormed Pharma S.A.si Solacium Pharma S.R.L., which are generally services related to the commercial activity of Group, the advertising of generic products and assistance services to the Headquarter.

4.2 Other operating expenses

	1 January – 31 March 2022	1 January – 31 March 2021
Management service received from Zentiva Group	13,588,814	11,047,716
Maintenance - repairs	2,165,768	2,323,642
License – Zentiva trademark	577,686	517,419
Travel expenses	72,950	87,160
Write-off of inventories	700,609	120,383
Registration fees to ANM	937,325	1,105,636
Professional fees	94,019	77,950
Postage and telecommunication	122,413	127,125
Other expenses	11,072,414	6,446,538
Net allowance for inventories and receivables	1,262,977	2,225,800
Total	30,594,973	24,079,369

Management service expenses: the costs with services from the group include a large variety of services (see below):

- The product portfolio management and its development (monitoring, assistance regarding transfers, projects for production process optimization of the Company), for the acquisition process (monitoring suppliers, negotiating the main contracts for raw material), legal support (international reviewing and supporting/complex situations linked to the business environment in Romania) and financial services (monitoring sales, support for planning and optimizing the production cost, defining the production flow for the local production capacity).
- In addition to services mentioned above in this category are also included IT support services (SAP
 and other apps used by all entities within the group), operational services and support for daily
 activities regarding the IT infrastructure and software used, and IT project management and execution
 relevant on a local level.

Repair services include: repair services related to the production equipment and repairs related to the cars fleet.

Other expenses include: expenses for R&D in the pharmaceutical field, expenses for production authorization, equipment maintenance and repair, transport, security, Intranet and other miscellaneous costs. In this category, there are included also the personnel leasing services of Lugera & Makler Romania SRL.

NOTE 5: NON-CURRENT ASSETS

	Property, plant and equipment	Goodwill	Customer relationships	Right-of-use assets	Intangible asstes	Total
Gross value as at 1						
January 2022	363,894,891	11,649,100	34,492,101	20,960,098	10,556,553	441,552,743
Additions	3,334,686					3,334,686
Disposals						
Transfers						
Gross value as at 31 March 2022	367,229,577	11,649,100	34,492,101	20,960,098	10,556,553	444,887,429
Depreciation and impairment as of 1 January 2022	(169,123,268)	_	(10,668,421)	(11,991,185)	(5,903,584)	(197,686,458)
Depreciation in the year	(5,060,444)		(862,302)	(675,285)	(612,123)	(7,210,154)
Disposals						
Amortizare si depreciere de valoare la 31 March 2022	(174,183,712)	-	(11,530,723)	(12,666,470)	(6,515,707)	(204,896,612)
Net value as at 1 January 2022	194,771,623	11,649,100	23,823,680	8,968,913	4,652,969	243,866,285
Net value as at 31 March 2022	193,045,865	11,649,100	22,961,378	8,293,628	4,040,846	239,990,817

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

PROPERTY, PLANT AND EQUIPMENT

Revaluation of land and buildings

As of 31 December 2020, the Company carried out the revaluation of the existing land and buildings in the Company's patrimony. The revaluation was made by an independent evaluator in accordance with the International Valuation Standards.

The net impact following the revaluation was in the amount of RON 27,049,685, of which in the revaluation reserve it was registered the amount of RON 21,227,460.

Also, as a result of the revaluation, the amount of RON 5,822,225 was recorded as an impact on the profit for the year - in the line of "Depreciation, amortization and impairment losses", representing the resumption of impairment losses related to buildings resulting from the revaluation from December 31, 2017.

Fair value was determined by reference to market information, using the cost approach as the main approach in valuing buildings and special constructions in valuation and the market approach (direct comparison method), as a method for land valuation. The income approach (direct capitalization method) was also applied as a secondary valuation method and the external impairment testing method in the cost approach.

Valuation techniques are selected by the independent evaluator in accordance with the International Valuation Standards, the type of property and the purpose of the valuation. Applying techniques and methods of measurement are in line with common practice for the type of asset valued.

Fair value is generally determined by using level 3 data in the fair value measurement hierarchy.

The data used in the evaluation were:

- a. For special buildings and constructions
 - ➤ level 3 input data representing replacement costs, historical costs, historical cost update indices, depreciation adjustments most derived based on publicly available technical studies, respectively IROVAL Catalogues and the National Institute of Statistics (as opposed to data taken directly from the market), with depreciations estimated by the evaluator.
- b. For land
 - ➤ level 3 input data which represent sale prices taken from sale offers for similar lands, publicly available, with adjustments made by the evaluator depending on their comparability with the evaluated lands

The result of the evaluation is influenced by the main market data used, these being mainly: market value per square meter for land (estimated at 145 EUR / sqm), estimation of gross replacement costs (which were estimated using IROVAL cost catalogues - recognized local and the method of updating historical costs) in the range of 350-800 Euro / sqm built area (depending on the construction system of buildings) and estimating physical depreciation (which were based on the physical condition of assets at the valuation date, their life effective age) and external (estimated by capitalizing the loss of income).

The fair value of the company's land in a size of 74.475 sqm was established by the evaluator at the value of 145 Eur/sqm.

Estimating fair values through the income approach and allocating values based on the net replacement costs of constructions and respecting the valuation standard specific to valuation for accounting purposes would have led to values similar to those estimated by the cost approach. The total fair value of the valuation assets is RON 108,782,830. Sensitivity analysis of the global value of the valued asset base, performed by using the main input data in the income approach in the range - / + 1% for the capitalization rate and -3% / + 5% in the unutilized rate (cumulative sensitivity of the two basic indicators), indicates an interval of RON 99.5m - RON 117.6m.

The Company did not disclose the net accounting value of land and buildings if they were accounted for using historical cost method as this information is not available.

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

GOODWILL AND CUSTOMER RELATIONSHIPS

The goodwill and customer relationships of the Company are related to transfer of distribution activity from Sanofi Romania as part of a carve-out process performed in 2018 by Sanofi Group, which included the transfer of the Generics distribution business from Sanofi Romania to Zentiva.

The Company performed an impairment testing on goodwill and customer relationships as of 31 December 2021 and respectively as of 31 December 2020 in accordance with IAS 36. The recoverable value was significantly higher than the carrying value, so no impairment adjustments were identified. No reasonably possible change in the key assumptions on which management has based its determination of the recoverable value would cause the assets' carrying amount to exceed their recoverable amount.

The recoverable value of these assets (goodwill and customer relationships) was determined based on the market value following the application of the discounted cash flow method within the income approach, using management's assumptions, namely: future cash flows estimated by the management for 9 years (2022 - 2030) determined taking into account an average annual growth rate of net sales of 3.7%, a perpetuity growth rate of 2.5%, operating margin of 4.5% and an average WACC of 10%.

RIGHT-OF-USE-ASSETS

The Company recognized in the category "right-of-use-assets" the following categories of operating leases:

- Car leasing for the Company's personnel
- The lease of a packing line
- The lease contract for the storage premises held by FM Logistic.

The leases for vehicles have a lease term of 48 months. The Company's obligations under the leases are secured by the lessor's title to the leased assets.

The Company has a lease for a warehouse for storage of the medicines, that includes the option of term extension and the termination option. These options are negotiated by the Company's management in order to provide flexibility in the management of the portfolio of leased assets and comply with the Company's business needs. The Company's management applies significant judgement to determine whether it is reasonably certain to exercise these extensions or terminations.

INTANGIBLE ASSETS

The Company recognized in the category "intangible assets" the following items:

- Computer software
- Research and development expenses
- Patents, licenses, trademarks

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

NOTE 6: INVENTORIES

	31 March 2022	31 December 2021
Merchandise	43,341,367	36,656,462
Finished products and semi-finished products	56,495,732	52,290,420
Raw materials	63,352,516	52,741,194
Package materials	10,764,353	10,791,894
Minus:		
Allowance for obsolete inventories	(29,674,200)	(27,916,834)
Total	144,279,767	124,563,136

The Company does not hold mortgaged inventories in favour of third parties as of March 31, 2022 and December 31, 2021.

NOTE 7: TRADE RECEIVABLES AND OTHER RECEIVABLES / CURRENT

Trade receivables and other receivables

	31 March 2022	31 December 2021
Total trade receivables, net, out of which:	146,644,157	99,909,501
Trade receivables *	4,930,578	24,208,297
Trade receivables from related parties	143,167,727	77,649,742
Minus:		
Allowance for doubtful trade accounts receivable	(1,454,148)	(1,948,538)
Total other receivables, out of which:	2,872,935	2,277,918
Recoverable taxes	4,215,771	3,580,171
Sundry debtors	84,326	124,909
Minus:		
Allowance for doubtful other accounts receivable	(1,427,162)	(1,427,162)
Advances paid	2,157,282	1,208,629
Prepaid expenses	2,103,911	1,478,387
Total trade receivables, other receivables, advances and prepaid expenses	153,778,285	104,874,434

Starting with January 2019, the Company signed with Factofrance SA a non-recourse factoring contract being agreed to finance the local receivables with the main nine Romanian distributors through buying without recourse of all the available receivables in the maximum covered limit by the Credento insurer.

Trade receivables are not interest-bearing and are generally due between 60 - 120 days (2021: maturing between 60 - 120 days).

See below for the movements in the allowance for trade, other receivables, advances and prepayments:

	31 March 2022	31 December 2021
Opening Balance	(3.375.700)	(5.304.253)
Increases during the year	-	(2.749.139)
Reversals during the year	494.390	4.677.692
Closing Balance	(2.881.310)	(3.375.700)

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

NOTE 8: CASH AND CASH EQUIVALENTS

	31 March 2022	31 December 2021
Cash at banks and on hand	58.943.217	62.597.628
Advance for payment of dividends	-	-
Total	58.943.217	62.597.628

Cash in the bank is interest-bearing at the daily interest rate when the deposits are set. Short-term deposits are made for different periods of time between 1 day and 3 months, depending on the Company's cash requirements and accrues interest at the appropriate interest rates.

NOTE 9: CASH POOLING INTERCOMPANY RECEIVABLE

Prior to 2020 the Company participated in cash pooling arrangement with Zentiva Group, a.s. The cash pooling arrangement was transferred in December 2020 to AI Sirona (Luxembourg) Acquisition SARL (the ultimate parent entity of Zentiva Group) via a new contract signed between Zentiva Group, a.s., the Company and AI Sirona (Luxembourg) Acquisition SARL. Through the cash pooling arrangements AI Sirona (Luxembourg) Acquisition SARL manages centrally the surplus cash and the short-term liquidity needs of the subsidiaries. The cash deposits/drawdowns under the cash pooling agreement are subject to interest rates based on 3M ROBOR rate and applicable mark-up based on valid Group transfer pricing policy.

In 2021 the Company has reassessed the purpose of the cash pooling deposits held at AI Sirona (Luxembourg) Acquisition SARL and has concluded that no longer holds them for short term cash management and that is now held to generate an investment return. Consequently, the Company has reclassified in 2021 the cash pooling balance from cash and cash equivalents to cash pooling intercompany receivable. As of March 31, 2022 the balance of cash pooling deposit is 517,870,174 RON (December, 31 2021: 513,704,034 RON).

NOTE 10: ISSUED CAPITAL AND RESERVES

Share Capital

	31 March 2022	31 December 2021
	Number	Number
Ordinary shares subscribed capital	697,017,040	697,017,040

	31 March 2022	31 December 2021
	RON/share	RON/share
Ordinary shares nominal value	0,1	0,1

	31 March 2022	31 December 2021	
	RON	RON	
Share capital	69,701,704	69,701,704	

The company's share capital is fully paid on March 31, 2022 and December 31,2021.

Redeemable shares

The company does not own redeemable shares on March 31, 2022 and December 31,2021.

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

Bonds

The company does not have bonds issued on March 31, 2022 and December 31,2021

Shareholding structure

	31 March 2022	31 December 2021
	(%)	(%)
Zentiva Group AS	95,9486	95,9486
Other minority shareholders	4,0514	4,0514
	100%	100%

Reserves

Total other reserves included in the capital components:	31 March 2022	31 December 2021
Legal reserves	13,940,341	13,940,341
Other reserves (other funds)	107,803,474	107,803,474
Revaluation reserves	57,927,094	57,927,094
Retained earnings	621,385,443	616,435,475
Total other reserves	801,056,352	796,106,384

NOTE 11: PROVISIONS

	Provisions for litigations	Provisions for taxes	Environmental provision	Other provisions	Total
On 1 January 2022	211,549	3,583,810	1,265,568	-	5,060,927
Increase	-	-	-	-	-
Reversal	-	-	-	-	-
On 31 March 2022	211,549	3,583,810	1,265,568	-	5,060,927
Current	-	3,583,810	-	-	3,583,810
Long term	211,549	-	1,265,568	-	1,477,117

Tax provisions

As of March 31, 2022, the company has a provision for the potential differences in taxes and fees that could be found by the control bodies following a full audit of the company's books, in the context of the multitude of legislative changes, in the amount of RON 3,583.810 (31 December 2021: RON 3,583.810).

The provisions for taxes are created for the amounts owed to the state budget, provided that the respective amounts do not appear as a debt in relation to the state.

Environmental provisions

Environmental provisions were reassessed by specialists during 2021, so that the provision as of December 31, 2021 was in amount of RON 1,265,568 and the balance as of March 31,2022 – RON 1,265,568. This provision represents costs related to ecological remediation and soil and groundwater monitoring.

NOTE 12: PENSION PLANS AND OTHER POST-EMPLOYMENT BENEFITS

Company applies an employees' defined benefit plan. The plan requires the Company to pay social security contributions for the employees in the public pension fund.

In the current activity, the Company makes payments to the Romanian State for its employees' benefit. All Company employees are included in the Romanian State's pension plan. The Company does not operate any other pension scheme or post-retirement benefit plan and, consequently, has no obligation regarding pensions. In addition, the Company is not required to provide additional benefits to former or current employees.

Benefits granted upon retirement:

According to the Collective Labor Agreement, the Company grants its employees a variable number of salaries depending on seniority within the Company.

According to the P1 plan, upon retirement, employees receive a premium depending on seniority within the Company as follows:

- > up to 20 years within the Company, 1 company gross average salary;
- between 20-30 years within the Company, 1 and ½ company gross average salary;
- > over 30 years within the Company, 2 company gross average salaries.

According to the P2 plan, in addition, at the date when employees reach the age of 50, they receive a premium according to his/her seniority within the Company as follows:

- ➤ 10-20 years within the Company, ½ of the employee salary;
- ➤ Over 20 years within the Company, one employee salary;

Pension provisions and other similar obligations are estimated based on the provisions of the Collective Labor Agreement of the Company by an actuary independent specialist. As of March 31, 2022 and December 31,2021 these provisions are in total amount of RON 3,323,943.

NOTE 13: TRADE PAYABLES AND OTHER LIABILITIES (CURRENT)

Trade payables

	31 March 2022	31 December 2021
Trade payables	80,887,661	75,887,576
Trade payables to affiliated companies	73,101,044	22,391,059
Received advances and other payables	208,010	13,498
Total	154,196,716	98,292,133

Other current liabilities

	31 March 2022	31 December 2021
Wages and salaries payable	12,626,925	12,847,369
Social security contributions for salaries	6,469,084	4,474,104
Claw back tax (*)	12,716,105	11,252,312
Other taxes	1,595,891	2,755,264
Dividends payable	-	-
Other liabilities	4,523,107	3,368,032
Total	37,931,111	34,697,081

NOTE 14: RELATED PARTIES

Details about related parties:

Company name	Nature of relation	Transaction type	Country of Registered origin office	
	Parent of Zentiva			
AI Sirona Acquisition S.à.r.l	Group AS Company under joint	Holds cash pooling	Luxembourg	Luxembourg
Alvogen Romania SRL	control Company under joint	Provides services	Romania	Bucuresti
Labormed Pharma SA	control Company under joint	Provides services	Romania	Bucuresti
Solacium Pharma SRL	control Company under joint	Provides services Procurement of	Romania	Bucuresti
Zentiva as Hlohovec	control Majority shareholder	services acquisitions/revenues	Slovacia	Bratislava
Zentiva Group A.S.	Company under joint	from services	Cehia	Praga
Zentiva Italia	control Company under joint	Goods acquisition Acquisition/sale of	Italia	Milano
Zentiva, K.S.	control Company under joint	goods and services Acquisition/sale of	Cehia	Praga
Zentiva Pharma GMBH	control Company under joint	goods and services	Germania	Frankfurt
Zentiva Private LTD	control Company under joint	Goods acquisition	India	Mumbai
Helvepaharm AG	control	Provides services	Elvetia	Frauenfeld

Payables and receivables from affiliated entities and other related parties

> Receivables from affiliated entities / other related parties

	31 March 2022	31 December 2021
Labormed Pharma Trading SRL	4,651,311	12,522,480
Labormed Pharma SA	673,270	670,363
Solacium Pharma SRL	958,957	3,388,029
Zentiva K.S.	123,278,916	45,463,597
Zentiva Group A.S.	13,605,273	13,605,273
Total	143,167,727	77,649,742
Al Sirona (Luxembourg) Acquisition S.à.r.l	517,870,174	513,704,034

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

> Payables to the affiliated entities / other related parties

	31 March 2022	31 December 2021
Labormed Pharma Trading SRL	5,973,098	5,964,175
Labormed Pharma SA	911,775 710,7	
Solacium Pharma SRL	1,379,723	1,379,723
Zentiva K.S.	40,765,630	605,503
Zentiva Group A.S	23,334,238	13,168,245
Zentiva Pharma GMBH	318,530	366,618
Zentiva Italia	123,170 196,3	
Zentiva Private LTD	294,880	-
Total	73,101,044	22,391,059

Information regarding the transactions with the affiliated entities and other related parties

> Sales of goods and services

	31 March 2022	31 December 2021
Labormed Pharma Trading SRL	897,476	3,141,968
Labormed Pharma SA	2,443	269,180
Solacium Pharma SRL	16,288	1,818,874
Zentiva K.S.	78,533,494	83,060,796
Zentiva Group A.S.	79,449,701	88,290,818

> Purchase of goods and services

	31 March 2022	31 December 2021
Labormed Pharma Trading SRL	930,215	3,370,424
Labormed Pharma SA	191,892	478,932
Solacium Pharma SRL	706	624,379
Zentiva K.S.	70,659,868	1,161,284
Zentiva Group A.S.	18,323,855	5,848,951
Total	90,106,537	11,483,970

Notes to the Financial Statements

For the period ended March 31, 2022

(all amounts are expressed in RON, unless specified otherwise)

NOTE 15: FINANCIAL RATIOS

Ratio Name	Formula	31 March 2022	31 March 2021
Current Liquidity Ratio	Current Assets / Current Liabilities	4.3	4.2
Indebtedness Ratio	Long Term Debt / Shareholders' Equity x 100	0%	0%
Debtors Days Ratio	Average Customers Balance / Turnover x 90	197	116
Assets Turnover Ratio	Turnover / Non Current Assets	0.7	0.7

The current liquidity ratio has increased compared to the same period last year. As of March 31, 2022, the current liquidity indicator is 4.3 (March 31, 2021: 4.2)

The company has no long-term debt.

The duration of debt collection, respectively the number of days until which debtors pay their debts to the company has increased compared to the same period from last year, especially due to the increase in the balance of receivables with related parties.

NOTE 16: EVENTS OCCURRING AFTER THE REPORTING PERIOD

Extraordinary geopolitical tensions, caused by the military invasion of the Ukraine on February 24th, 2022, escalating energy prices, international sanctions imposed on Russia and numerous adjacent uncertainties may adversely affect various sectors of the economy. The Company does not have direct exposures to related parties and/or key customers or suppliers from countries involved in the military conflict. The Company regards these events as non-adjusting events after the reporting period the quantitative effect of which cannot be estimated at the moment with a sufficient degree of confidence. Although neither the Company's performance and going concern nor operations, at the date of this report, have been significantly impacted by the above, the Company's management continues to monitor the evolving situation and is analyzing the possible impact on the financial position and results of the Company.

Given the aspects indicated above and the nature of its activity, the Company deems that the preparation of the financial statements as a going concern is not affected.

Administrator, Cocos Simona

Prepared by, Nitulescu Daniel Chief Financial Officer

Signature Signature