Financial report for the three month period ended 31 March 2015 Celesio Finance B.V.

Amsterdam

Contents

Directors' Report	2
Financial statements	4
Balance sheet as at 31 March 2015	5
Profit and loss account for the three month period ended 31 March 2015	7
Notes to the balance sheet and profit and loss account	8
Other information	24
Independent auditor's report	26

Directors' Report

The Board of Directors are pleased to present the Directors' report and financial statements of the Company for the financial period of the three months ended 31 March 2015.

Overview of Activities

Celesio Finance B.V. was incorporated in July 2003 and acts as a group financing company and is responsible for the mid to long-term financing of Celesio Group companies via the issuance of inter-company loans. Celesio Finance B.V. is refinanced via committed multi-currency bank loans, bonds, promissory notes and deposits of Celesio Group companies.

Audit Committee

Due to the issue of the listed corporate bond in 2010 Celesio Finance B.V. is now classified as a public-interest entity (Organisatie van Openbaar Belang). Based on the Dutch decree (*Besluit*) of 26 July 2008 in connection with the implementation of Article 41 of the European Directive of 17 May 2006 no. 2006/43/EC, each public-interest entity should have an audit committee. However, Celesio Finance B.V. has opted for the possibility to make use of the parent company audit committee in compliance with the conditions within the decree.

Change Fiscal Year

On 15 July 2014, the Annual General Meeting of Celesio AG agreed to adjust the fiscal year of Celesio AG. In order to standardise the fiscal year within the Group and to facilitate the consolidated accounting the fiscal year will start in the future on 1 April and will run until 31 March of the following year. The period from 1 January 2015 to 31 March 2015 constitutes a short fiscal year.

Results

For the period ended 31 March 2015 Celesio Finance B.V. realised a net result of 103 K EUR compared to 452 K EUR in 2014. The expected overall 2015 result remains at the same level compared to the result of 2014, but in 2014 the two convertible loans have almost completely been converted into Celesio AG shares in this period which resulted in unwinding the interest accruals and the included margin during the first quarter of 2014.

Risk Management

The risk management of the Company is based on the policy that almost all interest risks and currency risks are hedged, either through natural hedging or through the use of derivatives. The listed corporate bond which has a fixed rate is on lent at variable rates. Fluctuations in the variable market interest rates can affect the Company's financial position and cash flow but effects on the profit of Celesio Finance B.V. are mostly mitigated by a quarterly review of the intercompany loan margin by using a cost based transfer price model.

The theoretical maximum credit risk basically corresponds to the carrying amounts of the amounts due from group companies and cash at banks and in hand as presented in the notes.

Future Developments

The nature of the business activities have not significantly changed in 2015 and the Company intends to continue its operations as a group finance company. No substantial changes are expected for the foreseeable future. Celesio Finance B.V. has a significant number of unused committed credit lines and can make use of these at any time. Celesio Finance B.V. keeps appropriate free credit lines in reserve in relation to the Company's indebtedness.

Board of Directors

Celesio Finance B.V. has two seats available in the Board of Directors. The Board of Directors consists of two male persons for an entity which employs 1 FTE. For reappointment of the board members a female will be considered. The members of the Board of Directors have been carefully selected taking into consideration their skills, experience and perspectives representing the Board.

Change of Directors

Effective 4 May 2015, Mr Hilger resigned and was replaced by Mr Sowa as managing director.

Responsibility statement

To the best of our knowledge and in accordance with the applicable reporting principles for financial reporting, the financial statements give a true and fair view of the assets, liabilities, financial position and profit or loss of the Company, and the management report of the Company includes a fair review of the development and performance of the business and the position of the Company, together with a description of the principal opportunities and risks associated with the expected development of the Company.

Amsterdam, 22 June 2015	
Board of Directors,	
Original has been signed by	Original has been signed by
A. Sowa	W. van Hoek

Financial statements

Balance sheet as at 31 March 2015

(Before proposed appropriation of result)

	Notes		31 March 2015	31 I	December 2014
Assets		x 1000 EUR	x 1000 EUR	x 1000 EUR	x 1000 EUR
Fixed assets Financial fixed assets	5.1				
Amounts due from group companies	_	875,258	875,258	866,397	866,397
Current assets Receivables		70		06	
Corporate tax Receivables, prepayments and accrued income		70 79		96 3	
			149	_	99
Cash at banks and in hand	5.2		28		38
Total assets		=	875,435	_	866,534

	Notes		31 March 2015	31 I	December 2014
Equity and liabilities	_	x 1000 EUR	x 1000 EUR	x 1000 EUR	x 1000 EUR
	<i>5.</i> 2				
Shareholders' equity Paid-in and called-up share	5.3				
capital		2,000		2,000	
Profit for the period		103		452	
	=		2,103		2,452
Long-term liabilities	5.4				
Bonds, loans and private		946 017		945 600	
placements	=	846,017	846,017	845,600	845,600
Current liabilities			040,017		043,000
Bond and private placements					
(interest to be paid)		27,268		18,275	
Payables to suppliers		4		5	
Payables to group companies	5.5	0		160	
Taxes and social security costs	5.5	7		7	
Other liabilities and accrued	5.5	1		7	
expenses	5.5	36		35	
	_		27,315		18,482
Total equity and liabilities		_	875,435	- -	866,534

Profit and loss account for the three month period ended 31 March 2015

	Notes		1 January 2015 to 31 March 2015	31 Г	December 2014
	<u>-</u>	x 1000 EUR	x 1000 EUR	x 1000 EUR	x 1000 EUR
Interest income	6.1	9,587		43,382	
Interest expenses	6.2	-9,411		-42,506	
Interest margin	_		176		876
Operating expenses					
Employee benefits	6.3	-25		-93	
Other operating expenses	6.4	-22		-206	
Total operating expenses	-		-47		-299
Result before taxation			129		577
Income tax expense	6.5		-26		-125
Net result			103	- -	452

Notes to the balance sheet and profit and loss account

1 General

1.1 Activities

Celesio Finance B.V. has been incorporated in 2003. The activities of Celesio Finance B.V. are the financing of Group companies of Celesio AG, Stuttgart via the provision of intercompany loans.

Celesio Finance B.V. is a finance company exempt from the prohibition (of operating without a banking license) laid down in section 2:11 subsection 1 of the Act on Financial Supervision (Wet op het financial toezicht).

Celesio Finance B.V. is classified as a 'Organisatie van Openbaar Belang (OOB) since the Company issued a listed corporate bond which is listed on the Regulated official market of the Luxembourg Stock Exchange as in April 2010 (refer to section 5.4).

1.2 Group structure

Celesio Finance B.V. belongs to the Celesio AG group in Stuttgart, whose majority shareholder is McKesson Corporation, San Francisco. The annual financial reports of Celesio Finance B.V. are included in the consolidated annual and reports of Celesio AG. Copies of the consolidated annual accounts of Celesio AG are available via the group head office in Stuttgart.

1.3 Prior-year comparison

The accounting policies have been consistently applied to all the years presented. The prior-year comparison will show a full year 12 months period for the financial year 2014 whereas the short year 2015 will show only a 3 months period.

1.4 Related-party transactions

All legal entities that can be controlled, jointly controlled or significantly influenced by Celesio AG are considered to be a related party. Also, entities which can control the Company are considered a related party. In addition, statutory directors and close relatives are regarded as related parties.

During 2015, 1 statutory director was employed by Celesio AG and 1 statutory director was employed by the Company in the Netherlands.

Since 6 February 2014 all legal entities that can be controlled, jointly or significantly influenced by McKesson Corporation are considered to be a related party.

Significant transactions with related parties are disclosed in the notes insofar as they are not transacted under normal market conditions. The nature, extent and other information are disclosed if this is required to provide a true and fair view.

1.5 Estimates

The preparation of the financial statements in conformity with the relevant rules requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. If necessary for the purposes of providing the view required under Section 362(1), Book 2, of the Dutch Civil Code, the nature of these estimates and judgments, including the related assumptions, is disclosed in the notes to the financial statement items in question.

2 Principles of valuation of assets and liabilities

2.1 General

The annual accounts have been prepared in accordance with the statutory provisions of Part 9, Book 2, of the Dutch Civil Code and the Dutch Accounting Standards for Annual Reporting in the Netherlands as issued by the Dutch Accounting Standards Board.

The annual accounts are prepared in Euro. In general, assets and liabilities are stated at the amounts at which they were acquired or incurred, or fair value. If not specifically stated otherwise, they are recognised at the amounts at which they were acquired or incurred. Considering the fact that loans receivable do not have quoted market prices are loaned to the parent, there is no fair value calculation of the loans. The fair value is considered to be not materially different than the fair value of the corresponding liabilities.

The balance sheet and profit and loss account include references to the notes.

The Company makes use of the exemption for the cash flow statement based on DAS 360.104. The cash flows of the Company are included in the consolidated financial statements of Celesio AG, which are available at the Celesio AG website.

2.2 Foreign currencies

Functional currency

Items included in the financial statements of group companies are measured using the currency of the primary economic environment in which the respective group company operates (the functional currency). The financial statements are presented in euros, which is the functional and presentation currency of Celesio Finance B.V.

Transactions, receivables and debts

Foreign currency transactions in the reporting period are translated into the functional currency using the exchange rates prevailing at the dates of the transactions.

Monetary assets and liabilities denominated in foreign currencies are translated into the functional currency at the rate of exchange prevailing at the balance sheet date. Foreign exchange gains and losses resulting from the settlement of such transactions and from the translation at year-end exchange rates are recognised in the interest income.

Translation differences on non-monetary assets held at cost are recognised using the exchange rates prevailing at the dates of the transactions (or the approximated rates).

2.3 Financial fixed assets

Other receivables disclosed under financial assets include issued loans and debentures to related parties that will be held to their maturity date. These receivables are initially measured at fair value, and subsequently carried at amortised cost. If debentures are acquired or loans are issued at a discount or premium, the discount or premium is recognised through profit or loss over the maturities of the debentures or loans using the effective interest method. Also transaction costs are included in the initial valuation and recognised in profit or loss as part of the effective interest method. Impairment losses are deducted from amortised cost and expensed in the profit and loss account. As all receivables are issued to related parties, the counterparty risk is determined as minimal and therefore no adjustments have been made for bad debts.

2.4 Impairment of fixed assets and its recognition

On each balance sheet date, the Company tests whether there are any indications of an asset, which could be subject to impairment. If there are such indications, the Company estimates the recoverable amount of the asset concerned. If this is not possible, the recoverable amount of the cash-generating unit to which the asset belongs, is identified.

An asset is subject to impairment if its book value is higher than its recoverable value; the recoverable value is the highest of the realizable value and the present value. Impairment is recognised as an expense in the profit and loss account immediately.

2.5 Receivables

Receivables are recognised initially at fair value and subsequently measured at amortised cost. If payment of the receivable is postponed under an extended payment deadline, fair value is measured on the basis of the discounted value of the expected revenues. All current assets fall due in less than one year.

2.6 Cash at banks and in hand

Cash at banks and in hand include cash in hand, bank balances and deposits held at call with maturities of less than 12 months. Bank overdrafts are shown within borrowings in the current liabilities on the balance sheet. Cash at banks and in hand are stated at face value.

2.7 Liabilities

Borrowings are initially recognised at fair value, net of transaction cost incurred. Borrowings are subsequently stated at amortised cost, being the amount received taking account of any premium or discount less transaction costs.

Any difference between the proceeds (net of transactions costs) and the redemption value is recognised in the profit and loss account over the period of the borrowings using the effective interest method.

The Company uses the effective interest method for determining the amortised costs of the corporate bond as mentioned in section 5.4

3 Principles of determination of result

3.1 General

The result represents the difference between the value of the services rendered and the costs and other charges for the year. The results on transactions are recognised in the year they are realised; losses are taken as soon as they are foreseeable.

3.2 Exchange rate differences

Exchange rate differences arising upon the settlement or conversion of monetary items are recognised in the interest result in the period that they arise, unless they are hedged.

3.3 Interest Income and Expense

Interest Income and Expense are recognised on a time-weighted basis, taking account of the effective interest rate of the assets and liabilities concerned. When recognising interest paid, allowance is made for transaction costs on loans received as part of the calculation of effective interest.

3.4 Employee benefits

Salaries, wages and social security contributions are taken to the profit and loss account based on the terms of employment, where they are due to the employee. The pension plan applicable qualifies as a defined contribution plan.

3.5 Operating expenses

Operating expenses are recognised when incurred and are allocated to the reporting year to which they relate.

3.6 Income tax expense

Tax on result is calculated by applying the current Dutch tax rate to the result for the financial year in the profit and loss account taking into account any tax-exempt items and non-deductible expenses.

4 Financial instruments

4.1 Currency risk

Celesio Finance B.V. is active in Europe. There is no exposure in foreign currency as per March 31, 2015. Based on a risk analysis, the Board of Directors of Celesio Finance B.V. determined that all currency risks need to be hedged for risks exceeding EUR 10,000.

4.2 Interest rate risk

Celesio Finance B.V. is exposed to interest rate risk on the interest-bearing receivables derived from intercompany loans granted to other members of the Celesio group and interest-bearing current and long-term liabilities arising from the funding situation of Celesio Finance B.V. This risk is managed by a constant review and adjustment, if applicable, of the intercompany interest margin on the loans granted. Celesio Finance B.V. is exposed to the consequences of variable interest rates on receivables and liabilities. In relation to fixed interest receivables and liabilities, it is exposed to market values.

Celesio Finance B.V. has not entered into any derivative contracts to hedge the interest rate risk on receivables.

4.3 Credit risk

We refer to paragraph 5.1 regarding the guarantee of Celesio AG. Celesio Finance B.V. clients are group companies of Celesio AG, Stuttgart. Based on the financial position of Celesio AG, Celesio Finance B.V. classifies the potential credit risk to be very limited.

4.4 Liquidity risk and refinancing risk

The aim of our liquidity management is to ensure that Celesio Finance B.V. is always in a position to meet its obligations and to afford the Company both short and long term flexibility. To this end we maintain a balanced maturity profile for our financial liabilities, work with a broad base of carefully selected international banks and make use of a number of financial sources. We carefully manage our maturity profile to avoid high repayments in individual years.

5 Notes to the balance sheet

5.1 Financial fixed assets

	31 March 2015 x 1000 EUR	31 December 2014 x 1000 EUR
Beginning of Period		
Book value	866,397	1,279,530
Movements		
Revaluations	0	2,187
Additions	8,861	0
Current receivable	0	0
Conversions	0	-314,268
Repayments	0	-101,052
	8,861	-413,133
Ending of period		
Book value	875,258	866,397

The Financial fixed assets include loans given to Celesio AG. The fair value of these loans does not significantly differ from the carrying value given the fact that they bear variable interest rates. These loans can be extended every time with a maturity exceeding one year and are therefore classified as long term. The interest receivable is rolled up.

These loans are all provided under the Intra-Group Funding Agreements, these agreements mature on 25 April 2017.

The interest on the intercompany loans varies between 4.1% and 4.6% which is based on EURIBOR1Y plus margin.

Celesio AG has provided guarantees to the creditors with respect to the obligations of Celesio Finance B.V. under the available credit lines as well as the capital market instruments issued by Celesio Finance B.V. In case the guarantees are invoked Celesio AG would receive the right of recourse on Celesio Finance B.V. But Celesio AG has agreed under a limitation of the right on recourse agreement between Celesio Finance B.V. and Celesio AG that the right of recourse of Celesio AG is limited in so far that the economic risk of Celesio Finance B.V. is effectively limited to 2 Mil EUR. This is in order for Celesio Finance B.V. to meet the Art. 8c paragraph 2 VpB (Corporate Income Tax law) requirements.

5.2 Cash at banks and in hand

	31 March 2015 x 1000 EUR	31 December 2014 x 1000 EUR
Bank	28	38
	28	38

Cash is at the free disposal of the Company and held with banks which have satisfactory credit ratings.

5.3 Shareholders' equity

The authorised share capital of Celesio Finance B.V. as at 31 March 2015 amounts to EUR 10,000,000 and consists of 10,000,000 ordinary shares of EUR 1 each. Issued and paid share capital amounts to EUR 2,000,000 and consists of 2,000,000 shares. The contribution on all the 2,000,000 shares issued in 2003 was made in cash with no share premium created. No changes occurred during the period ended 31 March 2015.

Profit for the year

	31 March 2015	31 December 2014
	x 1000 EUR	x 1000 EUR
Balance as at beginning of period	452	1,881
Dividend distribution	-452	-1,881
Profit for the period	103	452
•		
Balance as at end of period	103	452

5.4 Long-term liabilities

	Term 1 – 5 years	Term > 5 years	31 March 2015 Total	31 December 2014 Total
	x 1000 EUR	x 1000 EUR	x 1000 EUR	x 1000 EUR
Bonds, loans and private placements	849,369	0	849,369	849,369
Arranger fees on bond	-3,352	0	-3,352	-3,769
and private placements	0	0	0	0
Convertible bond	0	0	0	0
	846,017	0	846,017	845,600

Celesio Finance B.V. is being charged with market conditions based on the term of the loans. The interest rate varies between 4.0 % and 4.5 %.

Repayment obligations falling due within 12 months of the end of the financial year as set out above, are included in current liabilities.

Bonds, loans and private placements

Corporate bond (included Bonds, loans and private placements)

With the aim of diversifying the funding portfolio, Celesio Finance B.V. placed the first ever Celesio corporate bond at private and institutional investors in Germany and other European countries on 26 April 2010. The proceeds were paid out to Celesio Finance B.V. The bond has a nominal volume of 500 Mil EUR and a term of seven years; interest is charged at a fixed coupon rate of 4.5% p.a. In addition to extending the funding portfolio, the issue of the bond also reduces the bank liabilities in favour of stronger capital market financing and prolongs the maturity profile of Celesio Finance B.V. liabilities and diversifies the investor base. The bond is admitted to trading on the EU-regulated market segment of the Luxembourg Stock Exchange. As per 31 March 2015 the corporate bond was traded at the Luxembourg Stock Exchange at a rate of 106.672% (31 December 2014: 107.190%).

The parent company Celesio AG, Stuttgart has guaranteed for this bond.

Celesio Finance B.V. placed the second Celesio corporate bond at private and institutional investors in Germany and other European countries on 18 October 2012. The proceeds were paid out to Celesio Finance B.V. The bond has a nominal volume of 350 Mil EUR and a term of four years; interest is charged at a fixed coupon rate of 4.0% p.a. The bond is admitted to

trading on the EU-regulated market segment of the Luxembourg Stock Exchange. As per 31 March 2015 the corporate bond was traded at the Luxembourg Stock Exchange at a rate of 104.294% (31 December 2014: 104.985%).

The parent company Celesio AG, Stuttgart has guaranteed for this bond.

Bonds, loans and private placements

			Net amount		
31 December 2014	Start	Maturity	(x 1000 EUR)	Face value	CCY
Corporate Bond	26-4-2010	26-4-2017	497,046	499,674,000	EUR
Corporate Bond	18-10-2012	18-10-2016	348,554	349,695,000	EUR
			845,600		

On 12 February 2014 Celesio Finance B.V. announced that a change of control pursuant to the terms of conditions of its 4% bonds due on 18 October 2016 as well as its 4.5% bonds due on 26 April 2017 had occurred. Creditors of the bonds were entitled to request early repayment of their bonds as detailed in the issue conditions.

Of the original amount of 850 Mil EUR of outstanding bonds a total of 631 K EUR were cancelled (of which corporate bond 2016: 305 K EUR; corporate bond 2017: 326 K EUR). The nominal values plus the interest accrued were repaid to the creditors on 26 May 2014.

			Net amount		
31 March 2015	Start	Maturity	(x 1000 EUR)	Face value	CCY
Corporate Bond	26-4-2010	26-4-2017	497,310	499,674,000	EUR
Corporate Bond	18-10-2012	18-10-2016	348,707	349,695,000	EUR
			846 017		

5.5 Current liabilities

Taxation and social security costs

	31 March 2015	31 December 2014
	x 1000 EUR	x 1000 EUR
Wage tax	3	3
Social security costs	4	4
	7	7
		,

Other liabilities

	31 March 2015	31 December 2014
•	x 1000 EUR	x 1000 EUR
	_	_
Vacation pay and days	5	3
Bonus	6	4
Other	25	28
	36	35

All current liabilities fall due in less than one year. The fair value of the current liabilities approximates the book value due to their short-term character.

5.6 Commitments and contingencies not included in the balance sheet

Guarantee parent company

Celesio AG has provided guarantees to the creditors with respect to the obligations of Celesio Finance B.V. under the available credit lines as well as the capital market instruments issued by Celesio Finance B.V. In case the guarantees are invoked Celesio AG would receive the right of recourse on Celesio Finance B.V. But Celesio AG has agreed under a limitation of the right on recourse agreement between Celesio Finance B.V. and Celesio AG that the right of recourse of Celesio AG is limited in so far that the economic risk of Celesio Finance B.V. is effective limited to 2 Mil EUR. This is in order for Celesio Finance B.V. to meet the Art. 8c paragraph 2 VpB (Corporate Income Tax law) requirements.

Operational leases and Rent obligations

The annual commitment in respect of a lease contract entered into amounts to EUR 11,824. This contract expires in January 2016.

6 Notes to the profit and loss account

6.1 Interest income

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Interest from Group companies	9,587	43,382
	9,587	43,382

6.2 Interest expenses

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Interest to Group companies	0	364
Interest to third parties	9,410	42,117
Bank charges	1	25
	9,411	42,506

6.3 Employee benefits

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Wages and salaries	21	79
Pension costs	2	5
Other social security costs	2	9
	25	93

During the year ended 31 March 2015 an average of 1 employee (2014:1 employee) was employed by the Company in the Netherlands. There were no employees during the year ended 31 March 2015 employed outside the Netherlands.

6.4 Other operating expenses

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Other personnel expenses	0	6
Housing expenses	3	12
Office expenses	0	7
General expenses	19	181
	22	206

The general expenses relate to consultancy costs, audit fees and management fees.

6.5 Income tax expense

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Taxable amount	129	577
Income tax expense current year	26	144
Prior year differences in final tax filing	0	-19
	26	125
Effective tax rate	20.0%	25.0%
Applicable tax rate	20.0%	25.0%

The income tax expenses prior year relate to tax adjustments based on final tax filings for the years before 2014, which have been paid during the current year.

6.6 Audit fees

The following audit fees were expensed in the profit and loss account in the reporting period: The audit fees are related to the statutory auditor since 2014: Deloitte Accountants B.V. No other services were rendered.

	1 January 2015 to 31 March 2015	2014
	x 1000 EUR	x 1000 EUR
Audit of the financial statements	28	28
Other audit procedures	0	11
Tax services	0	0
Other non-audit services	0	0
_	28	39

The amounts stated are excluding VAT.

6.7 Directors' remuneration

In the three months ended March 31, 2015 the directors' remuneration totalled to 25,255 EUR. (2014:94,368 EUR).

The directors' remuneration includes periodically paid remuneration, such as salaries, holiday allowance and social premiums, remuneration to be paid after a certain term, such as pensions and allowances on termination of employment, to the extent that these items were charged to the Company.

Change of Directors

Effective 4 May 2015, Mr Hilger resigned and was replaced by Mr Sowa as managing director.

Amsterdam, 22 June 2015

Board of Directors,

Original has been signed by

Original has been signed by

A. Sowa (as of 4 May 2015) W. van Hoek

Celesio Finance B.V. Barbara Strozzilaan 201 1083 HN Amsterdam Statutory Seat: Amsterdam

Other information

Provision of the articles of association concerning profit appropriation

Article 21

- 1. The general meeting is authorised to appropriate the profits fixed as a result of the adaption of the annual accounts and to fix the dividend, to the extent that the company's shareholders' equity exceeds the reserves to be maintained in law or pursuant to the present Articles of Association.
- 2. A resolution concerning a distribution will have no consequences as long as it has not been approved by the management board. The manage board can only refuse such approval if it is aware or should in reason be able to foresee that the company will be unable to continue paying its due and payable debts after distribution.
- 3. If the company is unable to continue paying its due and payable debts after distribution, the members of the management board who were aware or should in reason have been able to foresee as much at the time of the distribution will be jointly and severally liable vis-à-vis the company to make good the deficit which arises as a result of that distribution, plus statutory interest as of the date of distribution. Secion 2:248(5) of the Netherlands Civil Code is applicable *mutatis mutandis*.

A member of the management board who can prove that he is not responsible for the fact that the company made the distribution or that he did not fail to take the steps to mitigate the consequences thereof will not be liable. Any person or entity that took receipt of the distribution while he or it was aware or should in reason have been able to foresee that the company will be unable to continue paying its due and payable debts after that distribution, will be required to make good the deficit created as a result of the distribution, each for at most the sum or value of the distribution of which he or it took receipt, plus statutory interest as of the date of distribution.

If the members of the management board have settled the claim pursuant to the first sentence, the sum payable to the members of the management board referred to in the fourth sentence will be paid out in proportion to the proportion paid by each of the members of the management board. The debtor is not authorised to set off debts in connection with a debt pursuant to the first or fourth sentence.

For the purposes of the present paragraph, a member of the management board will be deemed to be a person who decided on the company's policy, alone or in conjunction with others, as if he were a member of the management board.

4. When computing any distribution, the shares which the company holds in its own capital will be disregarded.

- 5. When computing the sum to be distributed on each share, only the sum compulsorily paid up on the nominal sum of the shares will be taken into account. The preceding sentence may be derogated from with the approval of all the shareholders if the need arises.
- 6. Paragraph 3 above is not applicable to distributions in the shape of shares in the company's capital or sums paid up on non-fully paid-up shares.
- 7. If the company has resolved to pay out profits and the management board has granted her approval for this, as mentioned in the second paragraph, that distribution will be made payable within fourteen (14) days of that resolution. Shareholders' claims for the payment of dividend will elapse after five (5) years after a distribution becomes payable. Dividend which has not been claimed five years after it was made available will revert to the company.

Appropriation of result for the financial year 2014

The annual report 2014 was adopted in the general meeting of shareholders held on 27 March 2015. The general meeting of shareholders has determined the appropriation of result in accordance with the proposal being made to that end.

Proposed profit appropriation 2015

The Board of Directors proposes to appropriate the full profit of € 103 K EUR to the general reserve. The profit appropriation is not reflected in these financial statements.

Independent auditor's report

Reference is made to the independent auditor's report as included hereafter.

Independent auditor's report



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Independent auditor's report

To: the Shareholder of Celesio Finance B.V.

Report on the Audit of the Financial Statements for the three month period ended March 31, 2015

Our Opinion

We have audited the accompanying financial statements for the three month period ended March 31, 2015 of Celesio Finance B.V., based in Amsterdam.

In our opinion, the Company financial statements give a true and fair view of the financial position of Celesio Finance B.V. for the three month period ended March 31, 2015, and of its result and its cash flows for 2015 in accordance with Part 9 of Book 2 of the Dutch Civil Code.

The Company financial statements comprise:

- 1. the Company balance sheet as at March 31, 2015;
- 2. the profit and loss account for the three month period then ended;
- 3. the notes to the balance sheet and profit and loss account comprising a summary of the significant accounting policies and other explanatory information.

Basis for our Opinion

We conducted our audit in accordance with Dutch law, including the Dutch Standards on Auditing. Our responsibilities under those standards are further described in the "Our responsibilities for the Audit of the Financial Statements" section of our report.

We are independent of Celesio Finance B.V. in accordance with the "Verordening inzake de onafhankelijkheid van accountants bij assurance-opdrachten" (ViO) and other relevant independence regulations in the Netherlands. Furthermore, we have complied with the "Verordening gedrags- en beroepsregels accountants" (VGBA).

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

Materiality

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements. The materiality affects the nature, timing and extent of our audit procedures and the evaluation of the effect of identified misstatements on our opinion.

Based on our professional judgement we determined the materiality for the financial statements as a whole at EUR 8,7 million. The materiality is based on 1% of the total assets. We have also taken into account misstatements and/or possible misstatements that in our opinion are material for the users of the financial statements for qualitative reasons.

We agreed with the Board of Directors that misstatements in excess of EUR 400.000, which are identified during the audit, would be reported to them, as well as smaller misstatements that in our view must be reported on qualitative grounds.

Our Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements. We have communicated the key audit matters to the Board of Directors. The key audit matters are not a comprehensive reflection of all matters discussed.

These matters were addressed in the context of our audit of the financial statements as a whole and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Valuation of Financial Assets

Key Audit Matter

The risk associated with the possible impairment of the receivables on the (ultimate) parent Company, which are measured against amortized cost, and the disclosure of the fair value of these receivables. Reference is made to page 15 of the financial statements of Celesio Finance B.V. as per March 31, 2015.

Response

We obtained the audited financial statements of the ultimate shareholder and based on the information received we evaluated the impairment analysis of the Board of Directors. For the fair value disclosures we challenged the Board of Directors' assumptions used in determination of the fair value.

Based on the work performed, as mentioned above, we observed that the impairment analysis for these receivables is appropriate. We also determined that the disclosure of the fair value in relation to these receivables is appropriate.

Responsibilities of the Board of Directors for the Financial Statements

The Board of Directors are responsible for the preparation and fair presentation of the financial statements in accordance with Part 9 of Book 2 of the Dutch Civil Code, and for the preparation of the Directors' Report in accordance with Part 9 of Book 2 of the Dutch Civil Code. Furthermore, the Board of Directors are responsible for such internal control, as deemed to be necessary, to enable the preparation of financial statements to be free from material misstatement, whether due to fraud or error.

As part of the preparation of the financial statements, the Board of Directors are responsible for assessing the Company's ability to continue as a going concern. Based on the financial reporting frameworks mentioned, the Board of Directors should prepare the financial statements using the going concern basis of accounting unless the Board of Directors either intend to liquidate the Company or to cease operations, or has no realistic alternative but to do so. The Board of Directors should disclose events and circumstances that may cast significant doubt on the Company's ability to continue as a going concern in the financial statements.

The Board of Directors are responsible for overseeing the Company's financial reporting process.

Our Responsibilities for the Audit of the Financial Statements

Our objective is to plan and perform the audit assignment in a manner that allows us to obtain sufficient and appropriate audit evidence for our opinion.

Our audit has been performed with a high, but not absolute, level of assurance, which means we may not have detected all errors and fraud. Please refer to Appendix A for a summary of our responsibilities.

Report on other legal and regulatory requirements

Directors' Report and other information

Pursuant to legal requirements of Part 9 of Book 2 of the Dutch Civil Code (concerning our obligation to report about the Directors' Report and other information):

- We have no deficiencies to report as a result of our examination whether the Directors'
 Report, to the extent we can assess, has been prepared in accordance with Part 9 of Book 2
 of the Dutch Civil Code, and whether the information as required by Part 9 of Book 2 of
 the Dutch Civil Code has been annexed.
- We report that the Directors' Report, to the extent we can assess, is consistent with the financial statements.

Engagement

We were engaged by the Board of Directors as auditor of Celesio Finance B.V. for 2015 on April 15, 2015, and we have been the auditor of Celesio Finance B.V. as of the fiscal year ended December 31, 2014.

Amsterdam, June 23, 2015

Deloitte Accountants B.V.

Signed on the original: A. den Hertog

Appendix A

We have exercised professional judgment and have maintained professional skepticism throughout the audit, in accordance with Dutch Standards on Auditing, ethical requirements and independence requirements. Our audit included e.g.:

- Identifying and assessing the risks of material misstatement of the financial statements, whether due to fraud or error, designing and performing audit procedures responsive to those risks, and obtaining audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtaining an understanding of internal control relevant to the audit in order to design audit
 procedures that are appropriate in the circumstances, but not for the purpose of expressing
 an opinion on the effectiveness of the Company's internal control.
- Evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by the Board of Directors.
- Concluding on the appropriateness of the Board of Directors' use of the going concern basis of accounting, and based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluating the overall presentation, structure and content of the financial statements, including the disclosures;
- Evaluating whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

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

We provide the Board of Directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the Board of Directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or, in extremely rare circumstances, when non-mentioning is in the public interest.