

INTERIM REPORT FIRST HALF

2010



Recordati, established in 1926, is a European pharmaceutical group, listed on the Italian Stock Exchange (Reuters RECI.MI, Bloomberg REC IM, ISIN IT 0003828271), dedicated to the research, development, manufacturing and marketing of pharmaceuticals and pharmaceutical chemicals, with headquarters in Milan, Italy and operations in the main European countries.

MANAGEMENT REVIEW

HIGHLIGHTS

First half 2010

REVENUE

€ (thousands)	First half 2010	%	First half 2009	%	Change 2010/2009	%
Pharmaceuticals	363,380	96.6	365,126	96.3	(1,746)	(0.5)
Pharmaceutical chemicals	12,883	3.4	14,175	3.7	(1,292)	(9.1)
TOTAL REVENUE	376,263	100.0	379,301	100.0	(3,038)	(0.8)
Italy	107,358	28.5	110,175	29.0	(2,817)	(2.6)
International	268,905	71.5	269,126	71.0	(221)	(0.1)

KEY CONSOLIDATED DATA

€ (thousands)	First half 2010	% of revenue	First half 2009	% of revenue	Change 2010/2009	%
Revenue	376,263	100.0	379,301	100.0	(3,038)	(0.8)
EBITDA ⁽¹⁾	97,912	26.0	97,537	25.7	375	0.4
Operating income	83,830	22.3	82,500	21.8	1,330	1.6
Net income	59,208	15.7	57,741	15.2	1,467	2.5

(1) Earnings before interest, taxes, depreciation and amortization.

€ (thousands)	30 June 2010	31 December 2009	Change 2010/2009	%
Net financial position ⁽²⁾	(20,981)	(19,743)	1,238	6.2
Shareholders' equity	523,314	508,979	14,335	2.8

(2) Short-term financial investments, cash and cash equivalents, net of bank overdrafts and loans which include the measurement at fair value of hedging derivatives (fair value hedge).

Second quarter 2010

REVENUE

€ (thousands)	Second quarter 2010	%	Second quarter 2009	%	Change 2010/2009	%
Pharmaceuticals	183,753	96.5	188,322	96.3	(4,569)	(2.4)
Pharmaceutical chemicals	6,654	3.5	7,292	3.7	(638)	(8.7)
TOTAL REVENUE	190,407	100.0	195,614	100.0	(5,207)	(2.7)
Italy	50,921	26.7	54,653	27.9	(3,732)	(6.8)
International	139,486	73.3	140,961	72.1	(1,475)	(1.0)

KEY CONSOLIDATED DATA

€ (thousands)	Second quarter 2010	% of revenue	Second quarter 2009	% of revenue	Change 2010/2009	%
Revenue	190,407	100.0	195,614	100.0	(5,207)	(2.7)
EBITDA ⁽¹⁾	48,202	25.3	49,318	25.2	(1,116)	(2.3)
Operating income	40,755	21.1	41,865	21.4	(1,110)	(2.7)
Net income	29,234	15.4	30,122	15.4	(888)	(2.9)

(1) Earnings before interest, taxes, depreciation and amortization.

Consolidated revenue in the first half of 2010 is € 376.3 million, slightly down (-0.8%) compared to the same period of the preceding year. Pharmaceutical sales are € 363.4 million, a decrease of 0.5%. The expiry of the composition of matter patent covering lercanidipine in the main European countries in January involved a 25.1% reduction of this product's sales which was mostly offset by the good sales performance of the rest of the pharmaceutical portfolio and by revenues generated by our international licensing-out business. Pharmaceutical chemicals sales are € 12.9 million, down by 9.1%.

Operating income, at 22.3% of sales, is € 83.8 million, an

increase of 1.6% over the same period of the preceding year thanks mainly to the lower SG&A expenses.

Net income is \notin 59.2 million, an increase of 2.5%, higher than that recorded by operating income thanks to lower financial expenses.

Net financial position at 30 June 2010 records net debt of \notin 21.0 million, an increase of \notin 1.2 million as compared to 31 December 2009. Dividends for an amount of \notin 54.4 million were paid during the period. Shareholders' equity increased to \notin 523.3 million.

COMPANY DEVELOPMENT NEWS

At the end of January Recordati was granted Marketing Authorization by the European Commission for the medicinal products Urorec[®] and Silodyx[™] (silodosin), intended for treatment of the signs and symptoms of benign prostatic hyperplasia. During June marketing authorization for silodosin based products was also granted by the Russian Federation. The compound was originally developed by Kissei Pharmaceutical Co. Ltd. in Japan and was obtained under license by Recordati for the whole of Europe (45 countries) and for a further 18 countries in the Middle East and Africa. Development of the drug was conducted by Recordati for its territories. During April of a co-marketing agreement was entered into with Zambon France, the French subsidiary of the Italian pharmaceutical group Zambon, for the marketing and sales rights in France of silodosin. Zambon will co-market the product under the brand Silodyx[™] together with Bouchara Recordati which will be using the brand Urorec[®]. In June Urorec[®] was introduced into the market in Germany. The launch of this specialty in the other European markets is expected to take place over the next months, following completion of the pricing and reimbursement procedures in each country.

Also in January an agreement was finalized with Novartis for the acquisition in Greece and in other European countries of Lopresor[®] (metoprololo), a well known selective beta blocker for the treatment of different cardiovascular disorders, in particular hypertension and angina pectoris. Under the agreement Recordati acquired the product's marketing authorizations and know-how, including manufacturing rights, as well as a free unlimited license for the use of the brand Lopresor[®]. 2009 sales of Lopresor[®] (metoprolol) were overall around \notin 4 million in the countries covered by the agreement, most of which were generated in Greece.

In March Recordati received approval by the Food and Drug Administration (FDA) in the U.S. of the NDA submitted by Orphan Europe for the use of Carbaglu[®] (carglumic acid) in pediatric and adult patients for the treatment of acute hyperammonaemia due to the deficiency of the hepatic enzyme N-acetyl glutamate synthase (NAGS deficiency) and as maintenance therapy for chronic hyperammonaemia due to NAGS deficiency. NAGS deficiency, a very rare disease involving extremely high plasma levels of ammonia, which leads to permanent and irreversible damage of the central nervous system, is a lifelong serious life-threatening clinical condition. The symptoms start shortly after birth and develop rapidly. Timely diagnosis and prompt effective treatment are essential to prevent patients from permanent neurological damage. Carbaglu[®] is the only specific treatment of hyperammonaemia due to NAGS deficiency. Carbaglu[®] does not only save patients' lives, but also assures a good quality of life for patients on a continuous treatment.

Also during March a license agreement was signed with Lee's Pharmaceutical Holding Ltd for the sales and marketing of Zanidip[®] (lercanidipine) in the People's Republic of China.

In April Recordati signed a license agreement with Esteve, a leading pharmaceutical company in the Spanish market, for the marketing and sales in Spain of pitavastatin. Pitavastatin, a novel "statin", promises to be an effective new treatment for dyslipidemia, a condition characterized by altered levels of blood cholesterol and other lipids and associated with an increased risk for heart disease and stroke. Esteve will comarket the product together with Recordati España, the Spanish subsidiary of the Recordati group. Pitavastatin was licensed by Recordati from the Japanese pharmaceutical company Kowa for the European market. It has been available on the market in Japan since 2003 and was recently approved by the U.S. FDA. During July the Decentralized Procedure for the approval of pitavastatin (Livazo®, Alipza® and other brands) in Europe was concluded with a positive outcome.

In June Recordati acquired ArtMed International, a company dedicated to the promotion of pharmaceutical products in Romania with offices in Bucharest. Furthermore, the rights to the products currently being promoted by ArtMed were also acquired. The price paid is \in 1.2 million plus an earn-out based on the gross profit of the 5 products under license to the company. ArtMed has a staff of 24 employees dedicated to marketing and medical information activities directed at physicians and pharmacists. The medicines which are currently promoted are indicated prevalently for disorders resulting from nutrition deficiencies in addition to Revada® (diosmin) which is prescribed for venous insufficiency and other indications.

REVIEW OF OPERATIONS

4

The breakdown of the first half 2010 sales is as follows:

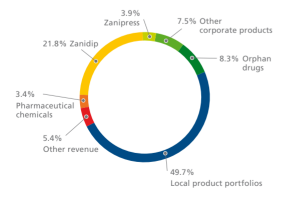
€ (thousands)	First half 2010	First half 2009	Change 2010/2009	%
Italy	105,909	108,969	(3,060)	(2.8
France	71,925	78,418	(6,493)	(8.3
Germany	30,526	32,120	(1,594)	(5.0
Portugal	18,741	21,367	(2,626)	(12.3
Spain	14,935	15,854	(919)	(5.8
United Kingdom	4,997	7,406	(2,409)	(32.5
Other Western European countries	13,554	9,585	3,969	41.
Russia, Turkey, Czech Rep., other C.E.E. countries	33,123	26,530	6,593	24.
Other international sales	69,670	64,877	4,793	7.
Total pharmaceutical sales	363,380	365,126	(1,746)	(0.5
Pharmaceutical chemicals sales	12,883	14,175	(1,292)	(9.1
TOTAL SALES	376,263	379,301	(3,038)	(0.8

Both years include sales as well as other income.

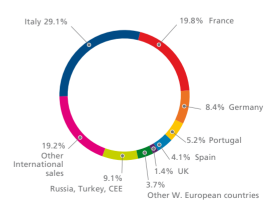
Pharmaceutical sales are \in 363.4 million, slightly down (-0.5%) compared to the first half 2009. International pharmaceutical sales grow by 0.5% while those in Italy are

down by 2.8%. Pharmaceutical chemicals sales are \in 12.9 million, down by 9.1%, and now represent 3.4% of total revenues.





PHARMACEUTICAL SALES:



On 21 January 2010 the composition of matter patent covering lercanidipine expired in the main European countries. Therefore, competing generic versions manufactured by other producers can be marketed alongside the original Zanidip[®] and the other brands under which Recordati's lercanidipine based products are sold.

Our lercanidipine based products are sold directly to the market by our own marketing organizations in the five main European markets as well as in Ireland, Greece, Portugal and Turkey. In the other markets they are sold by licensees, and in some of the aforementioned ones co-marketing agreements are in place.

€ (thousands)	First half 2010	First half 2009	Change 2010/2009	%
Direct sales	47,472	69,549	(22,077)	(31.7)
Sales to licensees	34,518	39,971	(5,453)	(13.6)
Total lercanidipine sales	81,990	109,520	(27,530)	(25.1)

The reduction of direct sales is due mainly to the lower sales in Italy of Zanedip[®] and Lercadip[®] (-37.2%), which derives mostly from their price reduction following the market entry of generic versions of lercanidipine as from mid February, and to the loss in sales of Zanidip[®] in France (-39.8%) principally due to lower sales volumes as a result of generic competition. Direct sales in the other European countries have suffered an overall reduction of 14.1% while sales to licensees, which represent 42.1% of total lercanidipine sales, are down by 13.6%. Zanipress[®] is a new specialty also indicated for the treatment of hypertension developed by Recordati which consists of a fixed combination of lercanidipine with enalapril, a well known drug belonging to the angiotensin conversion enzyme inhibitor class (ACE inhibitor). This product is sold directly by Recordati and /or by its licensees in Australia, Belgium, Denmark, Finland, France, Germany, Greece, Ireland, Israel, Lebanon, Norway, the Netherlands, Portugal, South Africa and Spain and further launches are planned during 2010.

€ (thousands)	First half 2010	First half 2009	Change 2010/2009	%
Direct sales	9,232	3,851	5,381	139.7
Sales to licensees	5,218	4,108	1,110	27.0
Total lercanidipine+enalapril sales	14,450	7,959	6,491	81.6

In the first half 2010 sales of other corporate products which comprise Lomexin[®] (fenticonazole), Urispas[®] (flavoxate), Kentera[®] (oxybutynin transdermal patch), TransAct[®] LAT (flurbiprofen transdermal patch), rupatadine (Alergoliber[®], Rupafin[®] e Wystamm[®]), and frovatriptan (Isimig[®] e Pitunal[®]) totaled € 27.5 million, up 62.3% mainly due the growth of Lomexin[®] (fenticonazole) sales, the acquisition of the marketing rights to TransAct[®] LAT and the launch of Wystamm[®] (rupatadine) in France as well as the growth of rupatadine based products in other markets.

Our specialties indicated for the treatment of rare and orphan diseases are handled by Orphan Europe that markets them directly all over Europe, in Turkey and in the Middle East and through partners in other parts of the world. Sales of these products in the first half 2010 total \in 31.4 million, an increase of 33.0%, with all products growing strongly.

Sales of pharmaceuticals in Italy are down by 2.8% as compared to the first half of the preceding year due to lower lercanidipine sales. Among the other products we underline the growth of Entact[®] (escitalopram), indicated for the treatment of depression, of the analgesic Tora-Dol[®] (ketorolac tromethamine) and of Rextat[®] and Lovinacor[®], lovastatin based anti-cholesterol treatments. In addition, the marketing of TransAct[®] LAT (flurbiprofen transdermal patch) started as from the second half 2009. Sales of the specialties for the treatment of rare diseases also grew significantly.

Pharmaceutical sales in France are down by 8.3% due to the sales decrease of Zanidip[®] (lercanidipine) which was partly offset by the sales of Zanextra[®] (lercanidipine+enalapril), launched in the second quarter 2009, and by the sales of our own generic version of lercanidipine. Sales of methadone and of the specialties for the treatment of rare diseases are growing. Furthermore, Wystamm[®] (rupatadine), a systemic antihistamine, was successfully launched in January.

In Germany sales are down by 5.0% due to the decrease in sales of Corifeo® (lercanidipine) partly offset by sales growth

of Zanipress[®] (lercanidipine+enalapril). Sales of Mirfulan[®] (zinc oxide based skin healing ointment) and of Ortoton[®] (metocarbamol) are growing. Furthermore, Urorec[®] (silodosin) was introduced into the German market in June.

Sales in Portugal by our subsidiaries are down 12.3% mainly due to the completion of the plan to reduce stocks in some distribution channels.

In Spain sales are down by 5.8% due to the reduction of Zanidip[®] (lercanidipine) sales. We underline the growth of Zanipress[®] (lercanidipine+enalapril) and the good performance of Alergoliber[®] (rupatadine) and the treatments for rare diseases.

Sales in the United Kingdom are down 32.5% due exclusively to the drop in Zanidip $^{\circ}$ (lercanidipine) sales.

Sales in other countries in Western Europe, up by 41.4%, comprise sales of products for the treatment of rare diseases in a number of countries which are growing significantly, sales in Ireland generated by Recordati Ireland and sales in Greece generated by Recordati Hellas Pharmaceuticals.

Revenue generated in Russia and in the other countries within the Commonwealth of Independent States (C.I.S.) is \in 13.5 million up by 20.8% over the same period of the preceding year. Sales in Turkey recorded by Yeni Recordati are \in 13.1 million, up 50.6%, and include sales of Lercadip[®] (lercanidipine), Urispas[®] (flavoxate) and Gyno-Lomexin[®] (fenticonazole) which were previously marketed by licensees and are now sold directly by our subsidiary. Sales generated by Herbacos Recordati in the Czech and Slovak Republics are \in 5.4 million, slightly down compared to the same period of the preceding year. Sales in these countries of our treatments for rare diseases increase by 7.7%.

Other international sales comprise the sales to and other revenues from our licensees for our original drugs as well as Bouchara Recordati's export sales. The 7.4% increase recorded in the first half is due mainly to the growth in revenue generated by our licensing-out business.

FINANCIAL REVIEW

INCOME STATEMENT

The following table shows the profit and loss accounts, including their expression as a percent of sales and change versus the first half of 2009:

€ (thousands)	First half 2010	% of revenue	First half 2009	% of revenue	Change 2010/2009	%
Revenue	376,263	100.0	379,301	100.0	(3,038)	(0.8)
Cost of sales	(121,390)	(32.3)	(121,257)	(32.0)	(133)	0.1
Gross profit	254,873	67.7	258,044	68.0	(3,171)	(1.2)
Selling expenses	(113,817)	(30.2)	(115,327)	(30.4)	1,510	(1.3)
R&D expenses	(32,867)	(8.7)	(33,682)	(8.9)	815	(2.4)
G&A expenses	(21,326)	(5.7)	(22,439)	(5.9)	1,113	(5.0)
Other income (expense), net	(3,033)	(0.8)	(4,096)	(1.1)	1,063	(26.0)
Operating income	83,830	22.3	82,500	21.8	1,330	1.6
Financial income (expense), net	(1,383)	(0.4)	(2,760)	(0.7)	1,377	(49.9)
Pretax income	82,447	21.9	79,740	21.0	2,707	3.4
Provision for income taxes	(23,239)	(6.2)	(21,999)	(5.8)	(1,240)	5.6
Net income	59,208	15.7	57,741	15.2	1,467	2.5
Attributable to:						
Equity holders of the parent	59,206	15.7	57,739	15.2	1,467	2.5
Minority interests	2	0.0	2	0.0	0	0.0

Revenue for the quarter is \notin 376.3 million, a decrease of \notin 3.0 million compared to the first half 2009. A detailed analysis can be found in the preceding "Review of Operations".

Gross profit is \notin 254.9 million with a margin of 67.7% on sales, slightly down compared to that of the first half 2009 due to the lower proportion of lercanidipine to total product sales.

Selling expenses decrease compared to the same period of the preceding year following the restructuring of the sales organization. R&D expenses decrease slightly to € 32.9 million. G&A expenses are down by 5.0%.

Other expenses net of other income are \in 3.0 million and include a provision of \in 1.5 million to cover an estimated contribution which may be required from the pharmaceutical industry if the Italian National Healthcare Scheme's pharmaceutical budget is exceeded, as well as the pay-back due to AIFA (the Italian medicines agency) in substitution for the 5% price reduction on selected products.

Net financial charges are \in 1.4 million (\in 2.8 million in the same period of 2009), down due to lower interest rates, to the reduction of bank overdrafts and short-term loans and to currency exchange gains.

The effective tax rate during the period is 28.2%, slightly above that in the same period of the preceding year.

Net income is \notin 59.2 million, an increase of 2.5% over the same period of the preceding year. The growth is higher than that recorded by operating income thanks to lower financial charges.

1

FINANCIAL POSITION

The net financial position is set out in the following table:

€ (thousands)	30 June 2010	31 December 2009	Change 2010/2009	%
Cash and short-term financial investments	66,263	93,775	(27,512)	(29.3)
Bank overdrafts and short-term loans	(4,129)	(28,852)	24,723	(85.7)
Loans – due within one year	(1,298)	(2,419)	1,121	(46.3)
Net liquid assets	60,836	62,504	(1,668)	(2.7)
Loans – due after one year ⁽¹⁾	(81,817)	(82,247)	430	(0.5)
Net financial position	(20,981)	(19,743)	(1,238)	6.3

(1) Includes change in fair value (fair value hedge).

At 30 June 2010 net debt increased by \in 1.2 million compared to that at 31 December 2009. During the period dividends for an amount of \in 54.4 million were distributed, an amount of \in 14.0 million was paid to Novartis for the acquisition of the

beta blocker Lopresor[®] (metoprolol) in Greece and in other European countries and an installment of \notin 4.5 million was paid for the acquisition of the marketing rights to TransAct[®] LAT.

RELATED PARTY TRANSACTIONS

The balance sheet accounts as at 30 June 2010 include current liabilities of \in 0.4 million and non-current liabilities of \in 0.7 million due to Mr. William Gunnarsson, a member of the Board of Directors of Recordati S.p.A., connected with the acquisition of the Orphan Europe group of companies.

Tax liabilities include an estimated net tax amount of \notin 1.0 million, computed by the parent company based on estimated

taxable income, payable to the controlling company Fimei S.p.A. consequent to the participation in a tax consolidation grouping under tax laws in Italy.

Except for the above, to our knowledge, no transactions or contracts have been entered into with related parties that can be considered significant, in value or conditions, or which could in any way materially affect the accounts.

Second quarter 2010 review

P&L - SECOND QUARTER 2010

€ (thousands)	Second quarter 2010	% of revenue	Second quarter 2009	% of revenue	Change 2010/2009	%
Revenue	190,407	100.0	195,614	100.0	(5,207)	(2.7)
Cost of sales	(61,691)	(32.4)	(61,099)	(31.2)	(592)	1.0
Gross profit	128,716	67.6	134,515	68.8	(5,799)	(4.3)
Selling expenses	(58,494)	(30.7)	(60,470)	(30.9)	1,976	(3.3)
R&D expenses	(16,439)	(8.6)	(18,382)	(9.4)	1,943	(10.6)
G&A expenses	(10,893)	(5.7)	(11,521)	(5.9)	628	(5.5)
Other income (expense), net	(2,135)	(1.1)	(2,277)	(1.2)	142	(6.2)
Operating income	40,755	21.4	41,865	21.4	(1,110)	(2.7)
Financial income (expense), net	(603)	(0.3)	(1,309)	(0.7)	706	(53.9)
Pretax income	40,152	21.1	40,556	20.7	(404)	(1.0)
Provision for income taxes	(19,918)	(5.7)	(10,434)	(5.3)	(484)	4.6
Net income	29,234	15.4	30,122	15.4	(888)	(2.9)
Attributable to:						
Equity holders of the parent	29,232	15.4	30,121	15.4	(889)	(3.0)
Minority interests	2	0.0	1	0.0	1	100.0

Revenue for the second quarter 2010 is \notin 190.4 million, down 2.7% compared to the same period of the preceding year. Pharmaceutical sales are \notin 183.8 million, decreasing by 2.4%. Pharmaceutical chemical sales, at \notin 6.6 million, are down by 8.7%.

Gross profit is \notin 128.7 million, a margin on sales of 67.6% which is below that achieved during the second quarter of 2009 due to the lower proportion of lercanidipine to total product sales.

Selling expenses decrease compared to the same period of the preceding year following the restructuring of the sales organization. R&D expenses are 16.4 million, down by 10.6%. G&A expenses decrease by 5.5%.

Other expenses net of other income are \notin 2.1 million and include a provision of \notin 1.5 million to cover an estimated contribution which may be required from the pharmaceutical industry if the Italian National Healthcare Scheme's pharmaceutical budget is exceeded, as well as the pay-back due to AIFA (the Italian medicines agency) in substitution for the 5% price reduction on selected products.

Net financial charges are \notin 0.6 million (\notin 1.3 million in the same period of 2009), down due to lower interest rates, to the reduction of bank overdrafts and short-term loans and to currency exchange gains.

The effective tax rate during the period is 27.2%, above that in the same period of the preceding year during which a tax credit was recognized in Italy as an incentive for R&D activities.

Net income is \in 29.2 million, a decrease of 2.9% compared to the same period of the preceding year. The reduction is higher than that recorded by operating income due to the effect of the higher tax rate.

9

SUBSEQUENT EVENTS AND BUSINESS OUTLOOK

During July the Decentralized Procedure for the approval of pitavastatin (Livazo[®], Alipza[®] and other brands) in Europe was concluded with a positive outcome as communicated by the Reference Member State (MHRA, Medicines and Healthcare products Regulatory Agency, UK) following the agreement of all the Concerned Member States. Pitavastatin, 1mg, 2mg and 4mg tablets, is indicated for the reduction of elevated total cholesterol (TC) and LDL-C, in adult patients with primary hypercholesterolaemia and combined (mixed) dyslipidaemia when response to diet and other non-pharmacological measures is inadequate.

The group's business performance was in line with expectations during July. For the full year 2010 we expect to achieve revenues in excess of \notin 700 million, operating income in excess of \notin 140 million and net income in excess of \notin 95 million.

Milan, 28 July 2010

Giovanni Recordati Chairman and Chief Executive Officer

CONSOLIDATED CONDENSED FINANCIAL STATEMENTS AT 30 JUNE 2010

The consolidated condensed financial statements are presented in accordance with the International Accounting Standards (IAS) and the International Financial reporting Standards (IFRS) issued or revised by the International Accounting Standards Board (IASB), and in compliance with the European Union's guidelines on the preparation of consolidated financial statements, and were prepared in accordance with the IAS 34 requirements for interim reporting.

RECORDATI S.P.A. AND SUBSIDIARIES

CONSOLIDATED INCOME STATEMENT FOR THE PERIOD ENDED 30 JUNE 2010

INCOME STATEMENT

€ (thousands)	First half 2010	First half 2009
Revenue	376,263	379,301
Cost of sales	(121,390)	(121,257)
Gross profit	254,873	258,044
Selling expenses	(113,817)	(115,327)
R&D expenses	(32,867)	(33,682)
G&A expenses	(21,326)	(22,439)
Other income (expense), net	(3,033)	(4,096)
Operating income	83,830	82,500
Financial income (expense), net	(1,383)	(2,760)
Pretax income	82,447	79,740
Provision for income taxes	(23,239)	(21,999)
Net income	59,208	57,741
Attributable to:		
Equity holders of the parent	59,206	57,739
Minority interests	2	2
Earnings per share		
Basic	€ 0.299	€ 0.293
Diluted	€ 0.285	€ 0.283

Earnings per share (EPS) are based on average shares outstanding during each year, 197,818,982 in 2010 and 197,089,168 in 2009, net of average treasury stock which amounted to 11,306,174 shares in 2010 and to 11,472,355 shares in 2009. Diluted earnings per share is calculated taking into account stock options granted to employees.

RECORDATI S.P.A. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT 30 JUNE 2010

ASSETS

(thousands)	30 June 2010	31 December 2009
lon-current assets		
Property, plant and equipment	53,468	55,38
Intangible assets	112,323	96,51
Goodwill	308,742	303,65
Other investments	3,724	3,71
Other non-current assets	3,884	3,80
Deferred tax assets	20,106	21,79
Total non-current assets	502,247	484,85
	502,247 88,228	
urrent assets		86,62
iurrent assets Inventories	88,228	86,62 132,62
urrent assets Inventories Trade receivables	88,228 132,602	86,62 132,62 22,99
urrent assets Inventories Trade receivables Other receivables	88,228 132,602 22,291	86,62 132,62 22,99 2,60
iurrent assets Inventories Trade receivables Other receivables Other current assets	88,228 132,602 22,291 5,642	484,85 86,62 132,62 22,99 2,60 93,77

RECORDATI S.P.A. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEET AT 30 JUNE 2010

EQUITY AND LIABILITIES

E (thousands)	30 June 2010	31 December 200
Shareholders' equity		
Share capital	26,141	26,14
Additional paid-in capital	83,719	83,71
Treasury stock	(55,129)	(59,103
Hedging reserve (cash flow hedge)	(5,406)	(4,040
Translation reserve	813	(6,178
Other reserves	25,549	25,02
Retained earnings	388,400	332,83
Net income for the year	59,206	110,56
Group shareholders' equity	523,293	508,96
Minority interest	21	1
Shareholders' equity	523,314	508,97
Non-current liabilities		
Loans – due after one year	87,579	79,99
Staff leaving indemnities	19,408	19,89
Deferred tax liabilities	5,508	5,66
Other non-current liabilities	5,713	6,17
Total non-current liabilities	118,208	111,72
Current liabilities		
Trade payables	89,540	81,75
Other payables	51,081	48,40
Tax liabilities	8,240	12,55
Other current liabilities	632	51
Provisions	21,187	21,97
Fair value of hedging derivatives (cash flow hedge)	5,406	4,04
Fair value of hedging derivatives (fair value hedge)	0	2,25
Loans – due within one year	1,298	2,41
Bank overdrafts and short-term loans	4,129	28,85
Total current liabilities	181,513	202,77

RECORDATI S.P.A. AND SUBSIDIARIES STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED 30 JUNE 2010

E (thousands)	First half 2010	First half 2009
let income for the period	59,208	57,741
Gains/(losses) on cash flow hedges	(1,366)	(1,279
Gains/(losses) on translation of foreign financial statements	6,991	3,035
Income and expense for the period recognized directly in equity	5,625	1,750
Comprehensive income for the period	64,833	59,49
Attributable to:		
Equity holders of the parent	64,831	59,49
Minority interests	2	

RECORDATI S.P.A. AND SUBSIDIARIES CONSOLIDATED STATEMENT OF CHANGES IN GROUP SHAREHOLDERS' EQUITY

€ (thousands)	Share capital	Additional paid-in capital	Treasury stock	Hedging reserve	Translation reserve		Retained earnings	Net income for the period	Minority Interest	Total
Balance at 31 December 2008	26,063	81,320	(59,103)	(2,532)	(7,096)	25,733	280,920	100,424	13	445,742
Allocation of 2008 net income:										
- Dividends								(49,259)		(49,259)
- Retained earnings							51,165	(51,165)		
Issue of share capital	32	954								986
Increase in the reserve for share based payments						123	295			418
Comprehensive income for the year				(1,279)	3,035			57,739	2	59,497
Balance at 30 June 2009	26,095	82,274	(59,103)	(3,811)	(4,061)	25,856	322,380	57,739	15	457,384
Balance at 31 December 2009	26,141	83,719	(59,103)	(4,040)	(6,178)	25,025	332,836	110,560	19	508,979
Allocation of 2009 net income:										
- Dividends								(54,355)		(54,355)
- Retained earnings						8	56,197	(56,205)		
Increase in the reserve for share based payments						516	206			722
Sales of treasury stock			3,974				(839)			3,135
Comprehensive income for the year				(1,366)	6,991			59,206	2	64,833
Balance at 30 June 2010	26,141	83,719	(55,129)	(5,406)	813	25,549	388,400	59,206	21	523,314

RECORDATI S.P.A. AND SUBSIDIARIES

CONSOLIDATED CASH FLOW STATEMENT FOR THE PERIOD ENDED 30 JUNE 2010

€ (thousands)	First half 2010	First half 200
Dperating activities		
Cash flow		
Net Income	59,208	57,74
Depreciation of property, plant and equipment	5,573	5,59
Amortization of intangible assets	8,509	9,44
Total cash flow	73,290	72,77
(Increase)/decrease in deferred tax assets	1,687	1,37
Increase/(decrease) in staff leaving indemnities	(487)	(379
Increase/(decrease) in other non-current liabilities	(619)	(1,639
	73,871	72,13
Changes in working capital		
Trade receivables	19	(10,698
Inventories	(1,601)	(7,62
Other receivables and other current assets	(2,316)	61
Trade payables	7,779	(4,22
Tax liabilities	(4,327)	5,94
Other payables and other current liabilities	2,740	(5,97
Provisions	(791)	(13)
Changes in working capital	1,503	(22,10
Net cash from operating activities	75,374	50,03
nvesting activities		
Net (investments)/disposals in property, plant and equipment	(3,616)	(2,93
Net (investments)/disposals in intangible assets	(24,300)	(1,16
Net (increase)/decrease in equity investments	(300) ⁽¹⁾	(20,034
Net (increase)/decrease in other equity investments	(8)	
Net (increase)/decrease in other non-current receivables	(80)	(39
Net cash used in investing activities	(28,304)	(24,172
inancing activities		
Net financial position of acquired companies	55	1,68
Issue of share capital	0	3
Additional paid-in capital	0	95
(Increase)/decrease in treasury stock	3,135	
Effect of application of IAS/IFRS	722	41
Re-payment of loans	(1,576)	(1,30
Dividends paid	(54,355)	(49,25
Change in translation reserve	2,160	2,68
Net cash from/(used in) financing activities	(49,859)	(44,79
Thanges in short-term financial position	(2,789)	(18,929
Short-term financial position at beginning of year *	64,923	4,10

* Includes cash and cash equivalents net of bank overdrafts and short-term loans
(1) Acquisition of Artmed International: Working capital 52, Cash and cash equivalents (55), Fixed assets (322), Medium and long-term loans 25.
(2) Acquisition of Herbacos-Bofarma: Working capital (127), Cash and cash equivalents (1,680), Fixed assets (21,484), Deferred tax liabilities 780, Medium and long-term loans 2,477.

NOTES TO THE CONSOLIDATED CONDENSED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 30 JUNE 2010

1. GENERAL

The consolidated financial statements at 30 June 2010 comprise Recordati S.p.A. (the Company) and subsidiaries controlled by the Company. The companies included in the consolidated accounts, the consolidation method applied, their percentage of ownership and a description of their activity are set out in attachment 1.

The consolidation perimeter changed during the first half and at 30 June 2010 includes the company Artmed International S.r.l., acquired in June, which is dedicated to the promotion of pharmaceutical products in Romania. Only the balance sheet accounts of this company were consolidated and are shown on the Cash Flow Statement. The recognition of the newly acquired company is not yet definite and could be subject to change as allowed by IFRS 3.

These financial statements are presented in euro (\in) and all amounts are rounded to the nearest thousand euro unless otherwise stated.

2. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The first half consolidated condensed financial statements were prepared in accordance with the IAS 34 requirements for interim reporting. The statements do not include the full information required for the annual financial statements and must therefore be read together with the annual report for the full year ended 31 December 2009, prepared in accordance with the International Financial Reporting Standards (IFRS), issued by the International Accounting Standards Board (IASB), and in compliance with the European Union's guidelines on the preparation of consolidated financial statements.

The preparation of the interim financial statements requires management to make estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities and disclosure of contingent assets and liabilities at the date of the interim financial statements. If in the future such estimates and assumptions, which are based on management's best judgment at the date of the interim financial statements, deviate from the actual circumstances, the original estimates and assumptions will be modified as appropriate in the period in which the circumstances change. Valuation exercises, in particular complex calculations such as those required to identify impairment loss, are carried out in depth only for the preparation of the year end consolidated financial statements, except when there is an indication that an asset has suffered an impairment loss which would require an immediate estimate of the loss.

Disclosure of the net financial position and of events subsequent to the end of the period are included under the preceding management review.

3. REVENUE

Net revenue for the first half 2010 is \in 376.3 million (\in 379.3 million in the same period of the preceding year) and can be broken down as follows:

€ (thousands)	First half 2010	First half 2009	Change 2010/2009
Net sales	357,560	370,283	(12,723)
Royalties	4,564	3,097	1,467
Up-front payments	9,870	2,060	7,810
Other revenue	4,269	3,861	408
Total revenue	376,263	379,301	(3,038)

17

4. OPERATING EXPENSES

Overall operating expenses in the first half 2010 are \notin 292.4 million, a decrease as compared to the \notin 296.8 million in the same period of the preceding year and are analyzed by function. Personnel costs are \notin 93.1 million and include a cost for stock options of \notin 0.7 million. Total depreciation and amortization charges are \notin 14.1 million,

down by \in 1.0 million compared to the first half 2009. The following table summarizes the main components of other income (expense) which comprises non¬recurring events, operations and matters which are not often repeated in the ordinary course of business.

€ (thousands)	First half 2010	First half 2009	Change 2010/2009
Pay back AIFA (Italian Medicines Agency)	(1,589)	(2,364)	775
Provision for contribution to the Italian National Healthcare Scheme	(1,500)	0	(1,500)
Personnel restructuring charges	0	(1,660)	1,660
Others	56	(72)	128
Total other income (expense), net	(3,033)	(4,096)	(437)

The pay back of \notin 1.6 million refers to the amount due to the Italian medicines agency (AIFA) in substitution for the 5% price reduction on selected products. This mechanism which was already applied during the last three years, was extended to 2010. The amount due is based on the sales of the selected

products during 2009 and is spread equally over the year. The provision of \in 1.5 million was prudentially recognized to cover an estimated contribution which may be required from the pharmaceutical industry if the Italian National Healthcare Scheme's pharmaceutical budget is exceeded.

5. FINANCIAL INCOME AND EXPENSE

In the first half 2010 and in the same period of 2009 financial items record a net expense of \in 1.4 million and \in 2.8 million respectively which are comprised as follows:

€ (thousands)	First half 2010	First half 2009	Change 2010/2009
Exchange gains (losses)	883	(130)	1,013
Interest expense on loans	(2,026)	(1,979)	(47)
Net interest income (expense) on short-term financial position	59	(290)	349
Interest cost in respect of defined benefit plans	(299)	(361)	62
Total financial income (expense), net	(1,383)	(2,760)	1,377

The currency exchange gains recognized during the period were generated mainly by the strengthening of the U.S. dollar and the British pound against the euro. The improvement of the short-term net financial position is mainly due to lower interest rates and to a more effective use of the liquidity available in foreign currency in some subsidiaries through short term loans issued to the parent.

The change in fair value of hedging derivatives amounts to

€ 8.0 million and refers to the measurement of the crosscurrency interest rate swap covering the series of long term senior unsecured notes privately placed in 2004 with the objective of eliminating the exchange risk linked to the *tranches* denominated in U.S. dollars and in pounds sterling. This amount is equivalent to the change in the fair value of the underlying debt as compared to its nominal value with a combined zero effect on the income statement as the transaction is perfectly hedged.

6. PROPERTY, PLANT AND EQUIPMENT

€ (thousands)	Land & buildings	Plant & machinery	Other equipment	Advances/ construction in progress	Total
Cost					
Balance at 31.12.09	39,445	158,724	41,440	5,234	244,843
Additions	96	728	369	2,243	3,436
Disposals	0	(150)	(102)	0	(252)
Changes in reporting entities	0	0	227	0	227
Other changes	399	2,472	350	(2,480)	741
Balance at 30.06.10	39,940	161,774	42,284	4,997	248,995
Accumulated depreciation					
Balance at 31.12.09	23,578	131,674	34,210	0	189,462
Additions	754	3,843	976	0	5,573
Disposals	0	(149)	(91)	0	(240)
Changes in reporting entities	0	0	181		181
Other changes	3	473	75	0	551
Balance at 30.06.10	24,335	135,841	35,351	0	195,527
Carrying amount at					
30 June 2010	15,605	25,933	6,933	4,997	53,468
31 December 2009	15,867	27,050	7,230	5,234	55,381

The composition and variation of property, plant and equipment are shown in the following table:

The additions during the period refer mainly to investments in the Italian plants and in the headquarters building.

7. INTANGIBLE ASSETS

€ (thousands)	Patent rights and marketing authorizations	Distribution, license, trademark and similar rights	Other	Advance payments	Total
Cost					
Balance at 31.12.09	91,958	96,681	14,941	9,496	213,076
Additions	14,240	2,778	18	7,156	24,192
Disposals	(12)	(625)	0	0	(637)
Changes in reporting entities	42	0	0	0	42
Other changes	120	2,319	14	(1,823)	630
Balance at 30.06.10	106,348	100,153	14,973	14,829	237,303
Accumulated amortization					
Balance at 31.12.09	56,596	45,289	14,679	0	116,564
Additions	2,491	5,942	76	0	8,509
Disposals	(12)	(625)	0	0	(637)
Changes in reporting entities	21	0	0	0	21
Other changes	46	465	12	0	523
Balance at 30.06.10	59,142	51,071	14,767	0	124,980
Carrying amount at					
30 June 2010	47,206	50,082	206	14,829	112,323
31 December 2009	35,362	51,392	262	9,496	96,512

The composition and variation of intangible assets are shown in the following table:

Additions during the period include \in 14.0 million paid to Novartis for the acquisition of Lopresor® (metoprolol) and

a \in 6.3 million milestone payable to Kissei Pharmaceutical following the marketing approval received for silodosin.

8. GOODWILL

Net goodwill at 30 June 2010, amounting to \in 308.7 million, relates to the following acquisitions, which represent the same number of cash generating units:

- Doms Adrian/companies belonging to the Bouchara group/ FIC and FIC Médical: € 57.7 million;
- Merckle Recordati: € 48.8 million;
- Companies belonging to the Jaba group: € 32.8 million;
- the Orphan Europe group: € 110.6 million;
- Yeni Ilaç: € 44.2 million;
- Herbacos-Bofarma: € 14.4 million;
- Artmed International: € 0.2 million.

Goodwill related to Yeni Ilaç, to Herbacos-Bofarma and to Artmed is calculated in local currency and converted into Euro at the period-end exchange rate. The conversion of Yeni Ilaç's and Herbacos-Bofarma's goodwill resulted in an increase of \notin 4.8 million as compared to 31 December 2009.

In compliance with IFRS 3 goodwill is no longer amortized. Instead, it shall be tested for impairment on an annual basis or more frequently if specific events or circumstances indicate a possible loss of value. During the period no event or circumstance arose to indicate possible value loss related to any of the abovementioned items, as confirmed by the updating of the three year business plan approved by the Board of Directors on 6 May 2010.

At 30 June the goodwill resulting from the acquisition of Artmed International is not yet definite and could be subject to change as allowed by IFRS 3

9. OTHER INVESTMENTS

During the period this line remained substantially unchanged and includes the holding in PureTech Ventures LLC (U.S.A.), an investment company specialized in start-up companies dedicated to new therapies, medical devices and new research technologies as well as the remaining 10% holding in Atlantic Pharma S.A. which was not sold to the Portuguese group Tecnimede.

10. OTHER NON CURRENT ASSETS

Receivables included in non-current assets at 30 June 2010 are \notin 3.9 million and include the present value of the residual receivable (- 2.8 million) related to the settlement from Swedish

Orphan which is due in two equal installments payable in 2011 and in 2012.

11. DEFERRED TAX ASSETS AND LIABILITIES

At 30 June 2010 deferred tax assets decrease by € 1.7 million as compared to those at 31 December 2009 while deferred tax liabilities remain substantially unchanged.

21

12. SHAREHOLDERS' EQUITY

Shareholders' Equity at 30 June 2010 is \in 523.3 million, an increase of \notin 14.3 million compared to that at 31 December 2009 for the following reasons:

- net income for the period (increase of € 59.2 million),
- cost of stock option plans set-off directly in equity (increase of € 0.7 million),
- sale of 771,250 own shares in treasury stock for the servicing of the 2006-2009 stock option plan (increase of € 3.2 million),
- change in the fair value of hedging derivatives (decrease of € 1.4 million),
- translation adjustments (increase of € 7.0 million),
- distribution of dividends (decrease of € 54.4 million).

All consolidated companies are 100% owned except for the Italian subsidiary of Orphan Europe which is 99% owned, giving rise to a minority interest of \in 21.0 thousand.

As at 30 June 2010 the Company has two stock option plans in place in favor of certain group employees, the 2006-2009 plan, under which options were granted on four occasions, and the 2010-2013 plan. The strike price of the options is the average of the parent company's listed share price during the 30 days prior to the grant date. Stock options are vested over a period of four years. Options not exercised within the fifth year of the date of grant expire. Options may not be exercised if the employee leaves the company before they are vested.

Stock options outstanding at 30 June 2010 are analyzed in the following table.

€ (thousands)	Strike price (€)	Options outstanding at 1.1.2010	Options granted during 2010	Options exercised during 2010	Options cancelled or expired	Options outstanding at 30.06.2010
Date of grant						
6 April 2006	6.4975	1,865,000	-	0	(55,000)	1,810,000
29 October 2008	4.0730	3,790,000	-	(728,750)	(205,000)	2,856,250
11 February 2009	3.8940	220,000	-	(42,500)	(22,500)	155,000
27 October 2009	4.8700	4,065,000	-	0	(120,000)	3,945,000
Total		9,940,000	-	(771,250)	(402,500)	8,766,250

At 30 June 2010, 10,701,105 shares are held as treasury stock, a reduction of 771,250 shares as compared to those at 31 December 2009. These shares were sold to service the

exercise of stock options issued under the 2006-2009 plan. The overall purchase cost of the shares held in treasury stock is \notin 55.1 million with an average unit price of \notin 5.15.

13. LOANS

At 30 June 2010 medium and long-term loans, which include a liability of \in 5.8 million resulting from the measurement at fair value of the guaranteed senior notes issued and privately placed in 2004, are \in 88.9 million, an increase of \in 6.5 million compared to those at 31 December 2009. This change arises from reimbursements during the period (\in 1.5 million) and the change in fair value of the guaranteed senior notes issued and privately placed (increase of \in 8.0 million).

The note and guarantee agreement covering the guaranteed senior notes issued by Recordati S.A. (Luxembourg) includes covenants which require the maintenance of the following financial conditions by the Company:

- consolidated net worth at any time must not be less than the sum of € 170,0 million plus 25% of consolidated net earnings for each fiscal year starting from 2004;
- the ratio of consolidated net debt as of the last day of any fiscal quarter to EBITDA for the period of four fiscal quarters then ended must be less than 3.00 to 1.00;
- the ratio of EBIT to consolidated net interest expense for any period of four fiscal quarters must exceed 3.00 to 1.00.

At each quarter end starting 31 December 2004 the above conditions were amply fulfilled.

The series of guaranteed senior notes, issued at the end of

2004, comprises *tranches* in various currencies at fixed interest rates. The *tranches* denominated in currencies other than the Euro have been covered with a cross-currency interest rate swap effectively converting the whole debt into Euro at a variable interest rate equivalent to the Euribor 6 months rate plus a spread. The *tranches* denominated in Euro have been covered with an interest rate swap effectively converting the interest charges on the debt from fixed to variable at the same abovementioned conditions. The measurement at fair value of the swaps at 30 June 2010 generated an asset of \in 5.8 million, an amount equivalent to the change in fair value of the underlying debt. This amount is recognized in the balance sheet as an increase of debt and under current assets as 'Fair value of hedging derivatives (*fair value hedge*)'.

The total amount of the notes was simultaneously covered with a further interest rate swap, qualifying as a cash flow hedge, to fix a range (which at 30 June 2010 is between 3.81% and 4.85%) within which the interest rate can fluctuate in order to optimize the cost of financing for the duration of the notes. The \in 5.4 million fair value of the cash flow hedge is recognized directly in equity and stated as a current liability (see Note 18).

The derivative instruments and the hedged items are linked and the Group does not intend to terminate or modify them independently from each other.

14. STAFF LEAVING INDEMNITIESI

The staff leaving indemnity fund at 30 June 2010 is of \in 19.4 million, a decrease of \in 0.5 million as compared to that at 31 December 2009.

15. OTHER NON-CURRENT LIABILITIES

Other non-current liabilities as at 30 June 2010 amount to \notin 5.7 million and include:

 The residual liability due for the acquisition of Orphan Europe following the settlement with Swedish Orphan for a total amount of € 1,2 million, net of the € 0.1 million present value adjustment, due in two equal installments payable in 2011 and in 2012;

 the balance due to Amdipharm in 2011 for the acquisition of the marketing rights to TransAct[®] LAT for an amount of € 4.5 million.

16. CURRENT ASSETS

Inventories are \in 88.2 million and increase by \in 1.6 million over those stated at 31 December 2009.

The balance of trade receivables at 30 June 2010 is \notin 142.3 million and is stated net of a \notin 9.7 million provision for doubtful accounts which reflects the collection risk connected with certain customers and geographic areas.

Other receivables decrease by \notin 0.7 million compared to those at 31 December 2009 and include the current installment due related to the Swedish Orphan settlement (\notin 1.5 million).

Other current assets are € 5.6 million and refer mainly to

17. CURRENT LIABILITIES

Trade payables, which include invoices to be received, are \notin 89.5 million.

Other payables increase by \notin 2.7 million compared to 31 December 2009 mainly as a result of the net effect of the following items:

- € 6.3 million payable to Kissei Pharmaceutical following the granting of the marketing approval for silodosin,
- € 1,7 million due to be paid to AIFA (the Italian Medicines Agency) following the renewal of the agreement (see Note 16) which provides for the pay-back of a total amount of € 2.6 million to be paid in three equal installments the first

prepaid expenses. A portion of this amount is to be attributed to the acceptance by the Italian companies of the extension of the pay-back option that AIFA (the Italian Medicines Agency) granted pharmaceutical companies as an alternative to the suspension of the 5% price reduction imposed on 27 September 2006 on selected reimbursable specialties. The suspension applies to the period 1 January to 31 December 2010 in exchange for the payment of 5% of sales realized in 2009. The amount to be paid back of \in 2.6 million is to be spread over the application period and the prepaid amount at 30 June 2010 is \notin 1.0 million.

of which was paid in the first half 2010, while the other two will be paid during the year,

- the payment of the second installment of € 4.5 million for the acquisition of the marketing rights to TransAct[®] LAT,
- a reduction of € 0.5 million which is the difference between the installment paid at the beginning of 2010 and that to be paid in 2011 of the price still to be paid for the acquisition of FIC and FIC Médical.

Tax liabilities decrease by \notin 4.3 million mainly due to the payment of income tax advances by some group companies.

18. FAIR VALUE OF HEDGING DERIVATIVES (CASH FLOW HEDGE)

The measurement at fair value of the interest rate swaps covering the cash flows related to medium and long-term loans gave rise to a \in 5.4 million liability at 30 June 2010. This amount represents the unrealized benefit of paying the current expected future rates instead of the rates agreed.

This amount refers entirely to the interest rate swap defining a collar which limits the fluctuation of the interest rates payable on the guaranteed senior notes issued by Recordati S.A. Chemical & Pharmaceutical Company.

19. SHORT-TERM FINANCIAL INVESTMENTS, CASH AND CASH EQUIVALENTS

Short term financial investments, cash and cash equivalents at 30 June 2010 are \in 66.3 million and comprise short term time deposits, denominated mainly in Euro and Pounds sterling

which have maturities of three months or less, and bank current accounts.

20. BANK OVERDRAFTS AND SHORT-TERM LOANS

Bank overdrafts and short-term loans are \in 4.1 million and are comprised mainly of current account overdrafts and temporary use of lines of credit. The reduction of \in 24.7 million from the position at 31 December 2009 is due mainly to the expiry of the two revolving lines of credit provided by the two financing agreements finalized by Recordati S.p.A. in April 2008 with Italian and international banks of high standing. At 31 December 2009 these lines of credit were drawn down by \notin 20.0 million.

21. OPERATING SEGMENTS

The financial information reported by line of business and by geographical area, in compliance with IFRS 8 – *Operating segments*, is prepared using the same accounting principles and reporting standards used for the preparation and disclosure of the Group consolidated financial statements. Following the acquisition of Orphan Europe two main business segments

can be identified, the pharmaceutical segment and the orphan drugs segment.

The following table shows financial information for these two business segments as at 30 June 2010 and includes comparative data.

€ (thousands)	Pharmaceutical segment*	Orphan drugs segment	Non-allocated	Consolidated accounts
First half 2010				
Revenues	344,851	31,412	-	376,263
Expenses	(269,601)	(22,832)	-	(292,433)
Operating income	72,250	8,580	-	83,830
First half 2009				
Revenues	355,825	23,476	-	379,301
Expenses	(277,776)	(19,025)	-	(296,801)
Operating income	78,049	4,451	-	82,500

* Includes the pharmaceutical chemicals operations

€ (thousands)	Pharmaceutical segment*	Orphan drugs segment	Non-allocated**	Consolidated accounts
30 June 2010				
Non-current assets	379,159	119,364	3,724	502,247
Inventories	84,101	4,127	-	88,228
Trade payables	118,584	14,018	-	132,602
Other current assets	22,512	5,421	5,762	33,695
Short-term investments, cash and cash equivalents	-	-	66,263	66,263
Total assets	604,356	142,930	75,749	823,035
Non-current liabilities	28,599	2,030	87,579	118,208
Current liabilities	158,472	12,208	10,833	181,513
Total liabilities	187,071	14,238	98,412	299,721
Net capital employed	417,285	128,692		
31 December 2009				
Non-current assets	361,623	119,520	3,716	484,859
Inventories	81,907	4,720	-	86,627
Trade payables	120,469	12,152	-	132,621
Other current assets	16,909	8,688	-	25,597
Short-term investments, cash and cash equivalents	-	-	93,775	93,775
Total assets	580,908	145,080	97,491	823,479
Non-current liabilities	29,846	1,889	79,990	111,725
Current liabilities	154,147	11,060	37,568	202,775
Total liabilities	183,993	12,949	117,558	314,500
Net capital employed	396,915	132,131		

* Includes the pharmaceutical chemicals operations.

** Non-allocated amounts include: other equity investments, short-term investments, cash and cash equivalents, loans, hedging instruments, bank overdrafts and short-term loans.

The pharmaceutical chemicals operations are considered part of the pharmaceutical segment as they are prevalently dedicated to the production of active ingredients for this business, both from a strategic and organizational point of view.

27

22. LITIGATION AND CONTINGENT LIABILITIES

The parent company and some subsidiaries are party to certain legal actions, the outcomes of which are not expected to result in any significant liability.

In January 2001 certain savings shareholders, who said they owned in total about 1% of savings shares, contested the decision to convert the savings shares into ordinary shares adopted by the Special Savings Shareholders' Meeting on 26 October 2000 and by the Extraordinary Shareholders' Meeting on 25 October 2000, guestioning the legitimacy of the "automatic" conversion provision. These shareholders also presented a motion to suspend the execution of the said decision, which however was rejected on 13 February 2001 by the competent court. On 13 April 2007 the court filed its decision rejecting the aforesaid shareholders' demands and sentencing them to settle all charges arising from the litigation. On 27 February 2008 the Company was summoned by the aforesaid shareholders who appealed against the judgment passed by the Milan court of first instance. The hearing of 17 June 2008 adjourned the case until 30 March 2010 for final pleadings. During said hearing the Court held that the case is ready for decision and granted the parties a term to submit the final briefs. The final briefs were submitted on time and the Court of Appeal must issue its decision. The Company is firm in its belief that the conversion operation was perfectly legal as supported, not only by the positive judgment of the court of first instance, but also by the positive reaction of the market and the very high percent of shareholders opting for the conversion.

On 29 September 2006 the Company received a notice of tax assessment from the Internal Revenue Service stating certain additional taxes for the fiscal year 2003 in the amount of: corporate tax of \notin 2.3 million, IRAP of \notin 0.2 million and VAT of \notin 0.1 million and additional tax liabilities

of € 2.6 million. The Company believes no amount is due and considers the assessment flawed both from a legitimacy as well as a substantive point of view, and is supported in its position by professional opinion. An appeal was therefore filed with the Provincial Tax Commission of Milan. The first degree judgement before the Provincial Tax Commission was concluded partially in the Company's favour with decision n. 539/33/07 dated 11 October 2007, filed on 16 October 2007. An appeal was filed against that judgment with the Regional Tax Commission of Milan firstly by the Milan office of the Tax Authorities with notice served on 8 November 2008 and secondly by the Company with notice served on 7 January 2009. With a decision dated June 10, 2009 n. 139/32/09, filed on November 27, 2009 the Regional Tax Commission of Milan rejected the interlocutory appeal presented by the Company and accepted the principal appeal of the Agenzia delle Entrate di Milano (Inland Revenue of Milan). On the basis of that decision, the claims included in the above mentioned tax assessment for the year 2003 have been essentially fully confirmed. On 26 May 2010 the Company appealed that decision before the Corte suprema di cassazione (Supreme Court of Cassation).

A lawsuit is pending before the Frankfurt courts which was filed by Innova Pharma against Bayer Healthcare following the termination of the Octegra® license agreement, unilaterally decided by Bayer on the basis of a contractual interpretation which the company deems arbitrary. Innova Pharma, which considers the termination invalid, has taken legal action to obtain compensation for the damages incurred. The first hearing took place on 6 May 2009. A second hearing was held on 25 November 2009 for the examination of witnesses. A third hearing was held on 30 June 2010 for further examination of witnesses.

RECORDATI S.P.A. AND SUBSIDIARIES SUBSIDIARIES INCLUDED IN THE CONSOLIDATED ACCOUNTS AT 31 MARCH 2010

ATTACHMENT 1.

Consolidated Companies	Head Office	Share Capital	Currency	Consolidation Method	
RECORDATI S.P.A. Development, production, marketing and sales of pharmaceuticals and pharmaceutical chemicals	Italy	26,140,644.50	Euro	Line-by-line	
RECOFARMA S.R.L. Dormant, holds pharmaceutical marketing rights	Italy	1,258,400.00	Euro	Line-by-line	
INNOVA PHARMA S.P.A. Marketing and sales of pharmaceuticals	Italy	1,920,000.00	Euro	Line-by-line	
RECORDATI ESPAÑA S.L. Development, production, marketing and sales of pharmaceuticals	Spain	94,000,000.00	Euro	Line-by-line	
RECORDATI S.A. Chemical and Pharmaceutical Company Holding company	Luxembourg	68,000,000.00	Euro	Line-by-line	
BOUCHARA RECORDATI S.A.S. Development, production, marketing and sales of pharmaceuticals	France	4,600,000.00	Euro	Line-by-line	
RECORDATI PORTUGUESA LDA Dormant	Portugal	24,940.00	Euro	Line-by-line	
FARMARECORD LTDA Dormant, holds pharmaceutical marketing rights in Brazil	Brazil	166.00	BRL	Line-by-line	
RECORDATI CORPORATION Sales Agent for pharmaceutical chemicals	U.S.A.	11,979,138.00	USD	Line-by-line	
RECORDATI IRELAND LTD Development, production, marketing and sales of pharmaceuticals	Ireland	200,000.00	Euro	Line-by-line	
RECORDATI S.A. Dormant, holds pharmaceutical marketing rights	Switzerland	6,000,000.00	CHF	Line-by-line	
LABORATOIRES BOUCHARA RECORDATI S.A.S. Development, production, marketing and sales of pharmaceuticals	France	14,000,000.00	Euro	Line-by-line	
MERCKLE RECORDATI GmbH Marketing and sales of pharmaceuticals	Germany	268,939.53	Euro	Line-by-line	
RECORDATI PHARMACEUTICALS LTD Marketing and sales of pharmaceuticals	United Kingdom	15,000,000.00	GBP	Line-by-line	
RECORDATI HELLAS PHARMACEUTICALS S.A. Marketing and sales of pharmaceuticals	Greece	11,700,000.00	Euro	Line-by-line	
JABA RECORDATI S.A. Development, production, marketing and sales of pharmaceuticals	Portugal	2,000,000.00	Euro	Line-by-line	
JABAFARMA PRODUTOS FARMACÊUTICOS S.A. Development, production, marketing and sales of pharmaceuticals	Portugal	50,000.00	Euro	Line-by-line	
BONAFARMA PRODUTOS FARMACÊUTICOS S.A. Development, production, marketing and sales of pharmaceuticals	Portugal	50,000.00	Euro	Line-by-line	

	PERCENTAGE OF OWNERSHIP										
Recordati S.p.A. (parent)	Recordati S.A. (Luxembourg)	Bouchara Recordati S.A.S.	Recordati España S.L.	Recordati Orphan Drugs S.A.S.	Orphan Europe Holding S.A.	Orphan Europe Operations S.A.S.	Orphan Europe S.A.R.L.	FIC S.A.S.	Herbacos- Bofarma s.r.o.	Yeni Ilaç A.S.	Total

100.00%			100.00%
100.00%			100.00%
90.00%	10.00%		100.00%
100.00%			100.00%
99.94%	0.06%		100.00%
98.00%	2.00%		100.00%
	100.00%		100.00%
	100.00%		100.00%
	100.00%		100.00%
	100.00%		100.00%
		100.00%	100.00%
		100.00%	100.00%
3.33%	96.67%		100.00%
0.81%	99.19%		100.00%
		100.00%	100.00%
		100.00%	100.00%
		100.00%	100.00%

Consolidated Companies	Head Office	Share Capital	Currency	Consolidation Method	
RECORDATI ORPHAN DRUGS S.A.S. Holding company	France	57,000,000.00	Euro	Line-by-line	
ORPHAN EUROPE HOLDING S.A. Holding company	France	1,701,260.00	Euro	Line-by-line	
ORPHAN EUROPE OPERATIONS S.A.S. Marketing and sales of pharmaceuticals	France	5,112,000.00	Euro	Line-by-line	
ORPHAN EUROPE SWITZERLAND GmbH Marketing and sales of pharmaceuticals	Switzerland	20,000.00	CHF	Line-by-line	
ORPHAN EUROPE MIDDLE EAST FZ LLC Marketing and sales of pharmaceuticals	United Arab Emirates	100,000.00	AED	Line-by-line	
ORPHAN EUROPE NORDIC A.B. Marketing and sales of pharmaceuticals	Sweden	100,000.00	SEK	Line-by-line	
ORPHAN EUROPE PORTUGAL LDA Marketing and sales of pharmaceuticals	Portugal	5,000.00	Euro	Line-by-line	
ORPHAN EUROPE S.A.R.L. Development, production, marketing and sales of pharmaceuticals	France	320,000.00	Euro	Line-by-line	
ORPHAN EUROPE UNITED KINGDOM LTD Marketing and sales of pharmaceuticals	United Kingdom	50,000.00	GBP	Line-by-line	
ORPHAN EUROPE GERMANY GmbH Marketing and sales of pharmaceuticals	Germany	25,564.69	Euro	Line-by-line	
ORPHAN EUROPE SPAIN S.L. Marketing and sales of pharmaceuticals	Spain	37,563.27	Euro	Line-by-line	
ORPHAN EUROPE ITALY S.R.L. Marketing and sales of pharmaceuticals	Italy	40,000.00	Euro	Line-by-line	
ORPHAN EUROPE BENELUX BVBA Marketing and sales of pharmaceuticals	Belgium	18,600.00	Euro	Line-by-line	
FIC S.A.S. Marketing and sales of pharmaceuticals	France	100,000.00	Euro	Line-by-line	
FIC MEDICAL S.A.R.L. Marketing and sales of pharmaceuticals	France	9,999.89	Euro	Line-by-line	
YENI RECORDATI ILAÇ Ve Hammaddeleri Sanayi Ve Ticaret A.S Development, production, marketing and sales of pharmaceuticals	Turkey	7,086,614.00	TRY	Line-by-line	
HERBACOS RECORDATI s.r.o. Marketing and sales of pharmaceuticals	Czech Republic	25,600,000.00	CZK	Line-by-line	
HB PHARM s.r.o. Marketing and sales of pharmaceuticals	Slovakia	33,193.92	Euro	Line-by-line	
RUSFIC LLC * Marketing and promotion of pharmaceuticals	Russian Federation	3,560,000.00	RUB	Line-by-line	
RECOFARMA ILAÇ Ve Hammaddeleri Sanayi Ve Ticaret L.S. * Marketing and sales of pharmaceuticals	Turkey	5,000.00	TRY	Line-by-line	
ARTMED INTERNATIONAL S.R.L. ** Promotion of pharmaceuticals	Romania	95,200.00	RON	Line-by-line	

* Established in 2009 ** Acquired in 2010, balance sheet consolidated.

				PE	RCENTAGE O	F OWNERSHIP					
Recordati S.p.A. <i>(parent)</i>	Recordati S.A. <i>(Luxembourg)</i>	Bouchara Recordati S.A.S.	Recordati España S.L.	Recordati Orphan Drugs S.A.S.	Orphan Europe Holding S.A.	Orphan Europe Operations S.A.S.	Orphan Europe S.A.R.L.	FIC S.A.S.	Herbacos Recordati s.r.o.	Yeni Recordati Ilaç A.S.	Total
	100.00%										100.00%
0.035%	0.035%			99.93%							100.00%
					100.00%						100.00%
						100.00%					100.00%
						100.00%					100.00%
						100.00%					100.00%
						100.00%					100.00%
						100.00%					100.00%
							100.00%				100.00%
							100.00%				100.00%
							100.00%				100.00%
							99.00%				99.00%
						99.46%	0.54%				100.00%
		100.00%									100.00%
								100.00%			100.00%
			100.00%								100.00%
	100.00%										100.00%
									100.00%		100.00%
		100.00%									100.00%
										100.00%	100.00%
		100.00%									100.00%
		100.0076									100.0070

RECORDATI S.P.A. AND SUBSIDIARIES ATTESTATION IN RESPECT OF THE CONSOLIDATED CONDENSED FINANCIAL STATEMENTS UNDER ARTICLE 154-BIS OF LEGISLATIVE DECREE 58/98

- The undersigned, Giovanni Recordati, in his capacity as the Chief Executive Officer of the Company, and Fritz Squindo, as the Manager responsible for the preparation of the Company's financial statements, pursuant to the provisions or Article 154-*bis*, clauses 3 and 4, of Legislative Decree no. 58 of 1998, hereby attest to:
- the adequacy with respect to the Company structure,
- and the effective application,

of the administrative and accounting procedures applied in the preparation of the Company's half year condensed consolidated financial statements at 30 June 2010.

2. The undersigned moreover attest that:

2.1 the condensed consolidated financial statements at 30 June 2010:

• have been prepared in accordance with the International

Financial Reporting Standards, as endorsed by the European Union through Regulation (EC) 1606/2002 of the European Parliament and Counsel, dated 19 July 2002;

- correspond to the amounts shown in the Company's accounts, books and records; and
- provide a fair and correct representation of the financial conditions, results of operations and cash flows of the Company and its consolidated subsidiaries

2.2 The related interim management report includes a reliable analysis of the significant events affecting the Company during the first six months of the current fiscal year, and the impact of such events on the Company's condensed financial statements as well as a description of the main risks and uncertainties for the second half of the year in addition to a reliable analysis of the information on the significant related party transactions.

Milan, 28 July 2010

Signed by Ing. Giovanni Recordati *Chief Executive Officer*

Fritz Squindo Manager responsible for preparing the Company's financial reports

Statements contained in this report, other than historical facts, are "forward-looking statements" (assuch term is defined in the Private Securities Litigation Reform Act of 1995). These statements are based on currently available information, on current best estimates, and on assumptions believed to be reasonable. This information, these estimates and assumptions may prove to be incomplete or erroneous, and involve numerous risks and uncertainties, beyond the Company's control. Hence, actual results may differ materially from those expressed or implied by such forward-looking statements. All mentions and descriptions of Recordati products are intended solely as information on the general nature of the company's activities and are not intended to indicate the advisability of administering any product in any particular instance.



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