

ANNUAL REPORT

2020

WE **PET** PEOPLE
PLANET
PRODUCT

Resilux 
The power of PET



Resilux Story

We create sustainable PET solutions that serve products, people and our planet. By connecting high quality, safe use and no compromise on excellent re-use.

Inspired by people. Safe for the planet. Protecting your product.



Inspired by People

Every day **our clients, the consumers and our employees** inspire us to create the best packaging solutions. Their health and convenience are the starting point for everything we do.

Safe for the Planet

We are **down with earth** and passionate about collecting, re-using and recycling. We contribute to people's wellbeing and act in the interests of our planet.



Protecting your Product

As a **dynamic and flexible partner**, we serve our clients with innovative packaging solutions. We take full responsibility for ensuring the best protection of our clients' products and the health of their consumers.





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The annual report is available on the internet in Dutch and English.
Het jaarverslag is beschikbaar op het internet in het Nederlands en Engels.

>>> www.resilux.com
>>> www.resilux.com

The Dutch version is the official version. The English version is a translation with no legal force.

In memoriam

Mr. Alex De Cuyper



*Entrepreneurship is a constant process of measuring, fitting and weighing,
giving everything of oneself without taking anything from someone else.*

*Entrepreneurship is building on extensive reflection
and always checking how things are going.*

*Never giving up the fight in the face of difficulties or misfortune
and upholding human dignity as the guiding principle.*

*Entrepreneurship is letting mind rule over matter
and making simplicity the strength of the company.*

*Entrepreneurship is paying tribute to the work of deceased employees
so that at the end of one's own life,
one can return the accomplished mission to Him with banner raised high.*

Heusden, 17 October 1993
A. De Cuyper

Statement of the Chairman

Dear shareholders,
Ladies & Gentlemen,

2020 has been a year to remember.

We have been confronted with a worldwide pandemic that has affected all layers of society, without exception. The COVID-19 virus has struck hard resulting in considerable human suffering and has deeply affected our society's social and economic tissue. Its consequences will be felt for a long time to come.

In these unusual circumstances, Resilux has nonetheless succeeded in achieving good results over 2020. This calls for a few words of gratitude to the management and the workforce of Resilux around the globe. They have spared no effort to ensure that production remained constant, customers were served, and in particular enabled each and every one of us to consume foodstuffs in a safe and responsible manner. It goes without saying that doing so has required great flexibility and motivation from the organization and its employees. They have done a tremendous job in achieving all of this.

2020 is also the year of the "Green Deal" at the European level. The far-reaching impact thereof will become apparent in the coming years. Throughout the Green Deal, the concept of sustainability is key. Collection, recycling and re-use will become the cornerstones of the packaging industry.

We are confident that Resilux is well placed to deal with these challenges. With the investments that have been made in recent years in recycling technology, the Company has a solid basis to build upon. Hence, it is no surprise that we look towards the future with confidence and healthy ambition.

At the end of year 2020 the Resilux family unfortunately had to say goodbye to Mr. Alex De Cuyper, founder of the company. Mr. Alex De Cuyper was an entrepreneur in the flesh. Via numerous initiatives he has had a hand in shaping Resilux into what it is today. For over 25 years, Resilux took a special place in his life. In his capacity of Chairman and Honorary-Chairman he was an inspiration to all of us at Resilux, and was always willing and able to help with advice and counsel. He held values such as innovation, growth and sustainability very dearly, and was able to put these into practice always with a warm, human touch.

Finally, I would like to mention that it is an honor to be able to serve as chairman of this board of directors. Serving as the successor of Mr. Alex De Cuyper certainly adds to the challenge. However, to put it in the words of Mr. De Cuyper: "we can only do our best".

And so, we will do just that.

Francis Vanderhoydonck
Chairman of the board of directors Resilux

Resilux profile

Since its foundation, the production of PET (polyethylene terephthalate) packaging in the form of preforms and bottles has been the core business of Resilux. The preforms are blown into bottles by Resilux or by the customer, and then filled with water, soft drinks, edible oils, ketchup, detergents, milk, beer, wine, fruit juices, etc.

Resilux is a family company by origin that became operational in June 1994. Since 1997, it has been listed on Euronext Brussels. The company has an extensive network of sales and service offices in various countries. Alongside the main establishment in Belgium, Resilux has a number of production units in Spain (1997), Russia (1999), Greece (2000), Switzerland (2000/2001), Hungary (2002), the United States (2001/2004), Serbia (2017) and Romania (2019). Resilux has various sales offices in the above countries, as well as in many other countries on different continents.

Resilux produces preforms and bottles for many applications and in various weights, colours and forms. Preforms and bottles are produced for both single use and multiple use. As well as for barrier-sensitive products, Resilux offers various solutions. Resilux is continually researching ways to further improve quality, to increase and develop the barrier qualities of PET, and to renew and optimise the preform and bottle designs.

Resilux also has bottle-blowing projects at different customers. Resilux provides to the filling companies the necessary know-how and if required the infrastructure and manpower. These activities can be located on the customer's premises (in-house), right next to the customer (wall-to-wall) or near to the customer (satellite).

As of 2017, Resilux also has a PET recycling company in Switzerland (Poly Recycling AG). Poly Recycling AG focuses on the recycling of used PET bottles to convert them into high-quality PET recyclate ("rPET") that can be reused in the food sector as well as in other business sectors.

Resilux endeavours to achieve a global spread of risk and maximum flexibility. The strong position of Resilux is the result of very high productivity, its technological leadership whereby quality and innovation come first, and its extensive geographic distribution.

The production is highly automated and the production technology has to a large extent been optimised in-house. Part of Resilux's know-how is protected by patents and registered designs.

**Resilux is
continually
researching
ways to
further
improve
quality**

Consolidated key figures⁽¹⁾

	2020 IFRS	2019 IFRS	2018 IFRS
Key figures from the profit and loss account (in thousands of Euro)			
Turnover	373,740	413,790	398,017
Operating revenues	375,085	414,866	408,162
Added value ⁽²⁾	103,439	90,658	88,274
Operating cash flow – EBITDA ⁽³⁾	51,107	43,568	43,796
Depreciation and operational non-cash costs	19,699	18,483	16,613
Operating result	31,408	25,085	27,183
Financial result	-2,376	-3,009	-3,846
Result before taxes	29,301	22,076	23,336
Taxes	-6,231	-5,666	-4,845
Net result, part of Group	22,800	16,410	18,491
Key figures from the balance sheet (in thousands of Euro)			
Equity	158,920	148,504	137,566
Equity (incl. subordinated loans)	158,920	148,504	138,523
Net financial debt (excl. subordinated loans) ⁽⁴⁾	21,078	48,918	30,678
Total assets and total liabilities	270,411	281,337	277,441
Key figures per share ⁽⁵⁾ (in thousands of Euro)			
Operating cash flow – EBITDA (3)	25,48	21.70	21.63
Operating result	15,66	12.50	13.42
Net result, part of Group	11,37	8.17	9.13
Average number of shares on 31 December (5)	2,005,603	2,007,360	2,024,860
Proposed gross dividend ⁽⁶⁾	3.00	3.00	3.00

(1) Figures are fully in accordance with IFRS-rules.

(2) Revenues minus trade goods and raw materials minus services and other goods.

(3) Operating profit plus depreciations and write offs of intangible and tangible assets, plus provisions for write offs in value relating to stocks.

(4) Interest-bearing Financial obligations minus available funds and investments.

(5) In 2020 Resilux purchased 1,757 own shares which were subsequently cancelled.

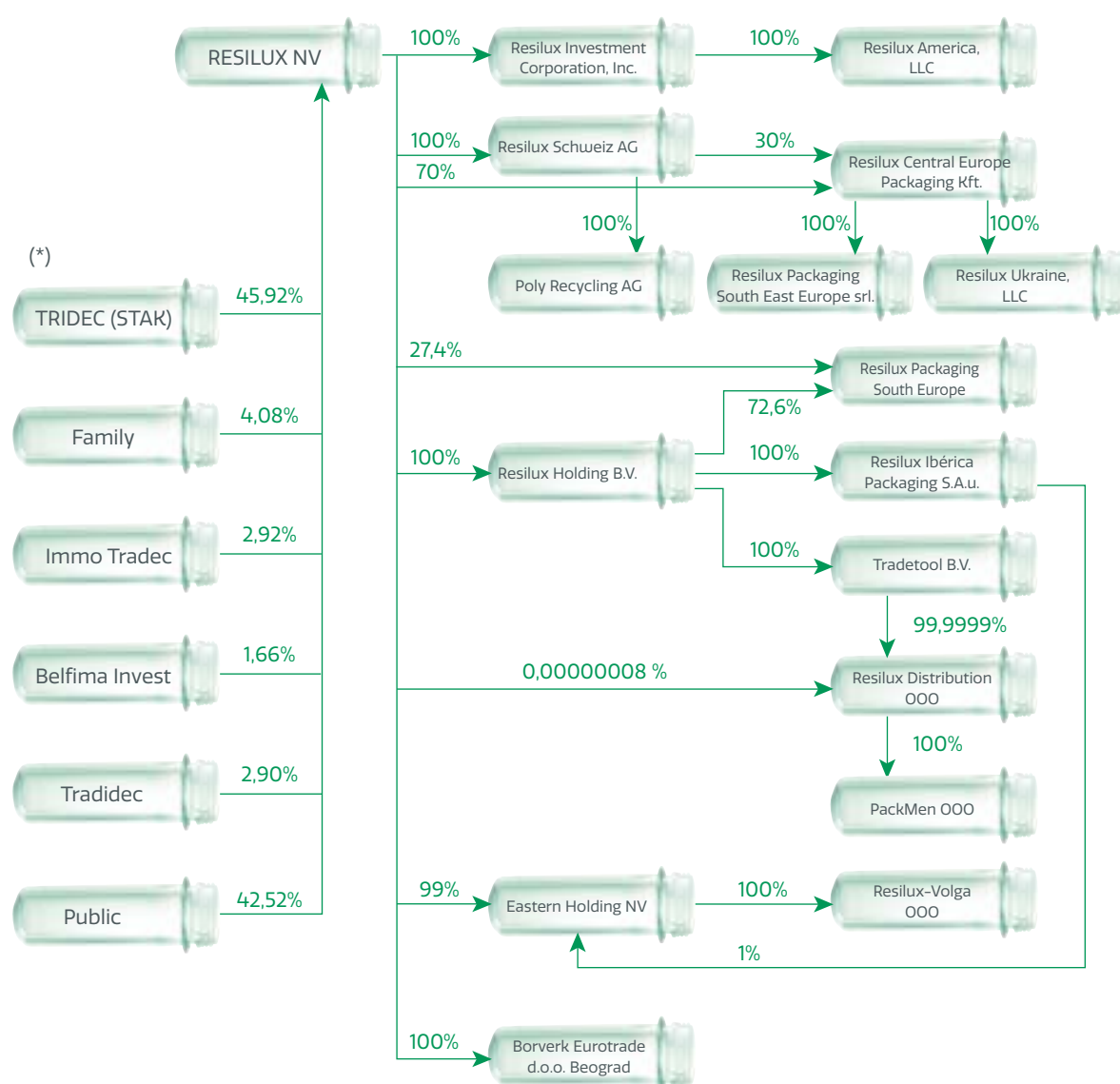
(6) The board of directors will propose to the general shareholders' meeting to pay a gross dividend of € 3.00 per share.

Shareholders and Group structure

Resilux started the production of PET preforms in June 1994. Since 3 October 1997, Resilux has been listed on Euronext Brussels. The price per share of the stock exchange introduction was € 30.99.

The capital of Resilux NV including share premium amounts to € 3,600,430.43 on 31 December 2020. The registered capital stands at € 3,600,429 and is represented by 2,005,603 no par-value shares, which each represent a 1/2,005,603rd share of the registered capital.

On 31 December 2020 the structure of the Resilux group was as follows:



(*) Percentages calculated on the basis of the number of outstanding shares (2,005,603) and the share ownership as it appears from the latest notification in the context of the exemption from the obligation to launch a takeover bid under the provisions of the Law of 1 April 2007 on public takeover bids, as received on 1 September 2020.

Since 1994, Resilux has started up or acquired a number of operational activities in different countries:

1 Spain

In June 1997, the first foreign production unit called Resilux Ibérica Packaging S.A.u. became operational in Spain. It is a 100% subsidiary of Resilux Holding B.V. with a capital of € 3,804,991.10 as per 31 December 2020.

2 Russia

Since its foundation in 2007, Resilux Distribution OOO organises the sales and purchase operations, and has a capital of RUR 108,811,252.70 as per 31 December 2020.

The production operations are incorporated into Resilux-Volga OOO, a 100% subsidiary of Eastern Holding NV with a capital of RUR 248,258,500 as per 31 December 2020.

3. Switzerland

In March 2000, Resilux NV acquired 100% of the shares of the Swiss company Altoplast-Claropac AG, a company that produced PET preforms and bottles. In March 2001, Resilux NV acquired 100% of the shares of a second Swiss company, Femit Plastic AG, a company that also produced PET preforms and bottles. In order to optimise synergies, the two companies were merged in 2004 and became Resilux Schweiz AG. As per 31 December 2020 this company has a capital of CHF 18,000,000.

Through a newly established Swiss subsidiary, Poly Recycling AG, Resilux NV acquired the PET recycling activities of Signode Industrial Group in September 2017. Poly Recycling AG is a 100% subsidiary of Resilux Schweiz AG, with a capital of CHF 100,000 as per 31 December 2020.

4. Greece

In June 2000, Resilux started up a production unit in Greece, Resilux Hellas A.B.E.E.. In the meantime, the name has changed to Resilux Packaging South Europe A.S. As per 31 December 2020 this 72.6% subsidiary of Resilux Holding B.V. has a capital of € 11,420,509.

5. United States

In December 2000, Resilux NV acquired – through an American holding company set up for this purpose, Resilux Investment Corporation, Inc. – a shareholding of 16.67% in Resilux America, LLC. This company produces and commercialises PET packaging for niche markets – such as food products, household products, cosmetics, pharmaceutical products, etc – and continues to invest in the expansion of its preform activities.

Since 1 January 2005, Resilux Investment Corporation, Inc. holds all shares of Resilux America, LLC. As per 31 December 2020 Resilux Investment Corporation Inc. has a capital of USD 30,250,000.

6. Hungary

In March 2002, Resilux started a new production unit in Hungary. A new company was set up for this purpose, Resilux Hungária Packaging Kft. of which currently 70% of the shares are held by Resilux NV and 30% by Resilux Schweiz AG. On 14 June 2011, the company name has been changed into Resilux Central Europe Packaging Kft. As per 31 December 2020 the capital of Resilux Central Europe Packaging Kft. is HUF 2,619,200,000, share premium included.

7. Romania

On 4 November 2009 Resilux South East Europe srl. was established in Romania. On 7 July 2017, the company name has been changed to Resilux Packaging South East Europe srl. As per 31 December 2020 this 100% subsidiary of Resilux Central Europe Packaging Kft. has a capital of RON 107,000.

8. Ukraine

On 13 June 2014 Resilux Ukraine LLC was established. This company organises the sales operations in Ukraine. As per 31 December 2020 this 100% subsidiary of Resilux Central Europe Packaging Kft. has a capital of UAH 27,740,623.

9 Serbia

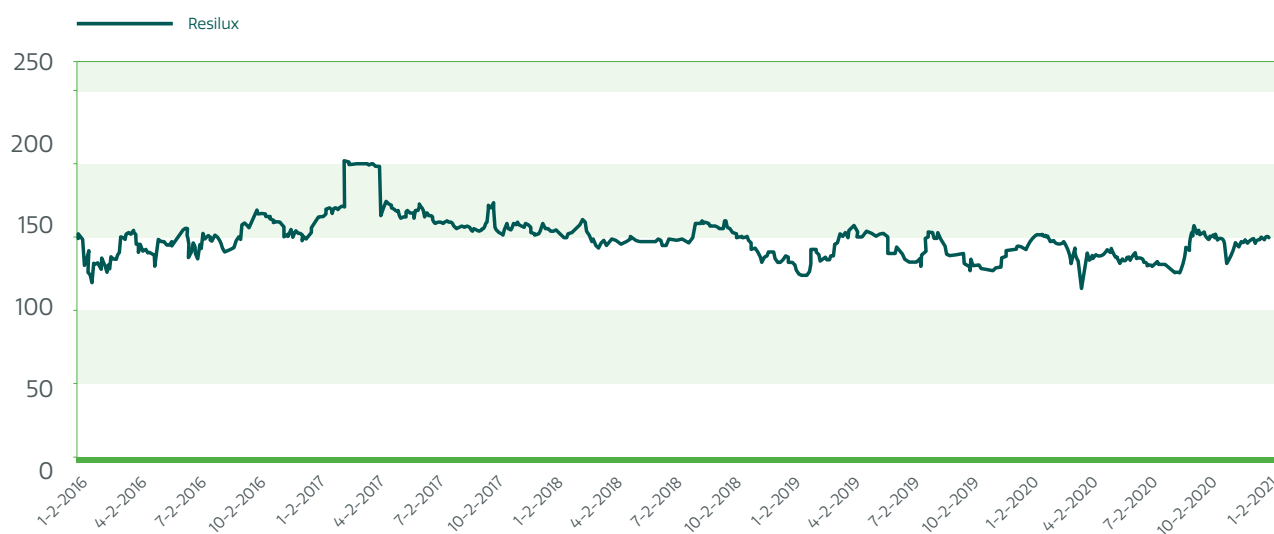
In March 2017, Resilux NV acquired 100% of the shares of the Serbian company Borverk Eurotrade d.o.o. Beograd, a company active in the production of PET preforms and bottles. This 100% subsidiary of Resilux NV has a capital of RSD 430,763,000 as per 31 December 2020.

Resilux and the Brussels Stock Exchange

Stock exchange listing

The Resilux share is listed since 3 October 1997. Resilux is listed on Euronext Brussels under the code 'RES' with ISIN code BE0003707214 / sector description 2723: Industrials / Containers & Packaging.

During the past 5 year, the stock price of the Resilux share on Euronext Brussels evolved as follows (*in Euro*):



Some key stock market figures of Resilux are given below (*amounts in Euro*):

Key stock market figures	2020	2019	2018	2017	2016
Average daily volume in units	668	1,039	1,184	2,473	1,031
Number of shares on 31.12	2,005,603	2,007,360	2,024,860	1,980,410	1,980,410
Market capitalisation at closing price	286,801,299	292,070,880	244,198,116	291,174,868	310,924,370
Turnover	23,085,024	36,629,766	42,508,441	105,021,371	37,195,169
Highest price	152.00	152.40	115.00	190.75	159.95
Lowest price	113.00	118.80	119.40	143.40	116.40
Closing price	143.00	145.50	120.60	143.80	157.00
Average price	135.72	138.46	140.92	158.89	142.00
Price/Operating cash flow ⁽¹⁾	5.3	6.4	6.5	8.6	7.4

(1) Based on the average number of shares on 1st December and average price during the year.

Resilux purchased 1,757 own shares in 2020, which were subsequently cancelled in 2020.

In 2020 the Resilux share reached its highest price of € 152.00 on 10 September 2020. The lowest share in 2020 price was reached on 17 March 2020 and was € 113.00.

In order to maintain sufficient activity involving the share, a liquidity and market activation contract was concluded with Bank Degroof Petercam NV.

Financial calendar

Annual financial report 2020 and other legal documents available	21 April 2021
General shareholders' meeting 2021	21 May 2021
Dividend ex-date (*)	2 June 2021
Dividend record date (*)	3 June 2021
Dividend payment (payment date) coupon no. 20 (*)	4 June 2021
Publication of the half year results for financial year 2021 and analysts meeting	31 August 2021
Publication of the year results for financial year 2021 and analysts meeting	4 March 2022
General shareholders' meeting 2022	20 May 2022

(*) Subject to approval by the general shareholders' meeting 2021.

Investor relations

The annual financial report is available as a pdf-file in Dutch and in English on the website www.resilux.com.

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Telephone: (+32) 9 365 74 74, Fax: (+32) 9 365 74 75
Contact person: Dirk De Cuyper (info@resilux.com)

Financial service provider

Bank Degroof Petercam NV has been appointed for the financial servicing towards the shareholders.

Capital – Shares – Voting rights – Shareholders – Transparency legislation

Capital – shares – voting rights

The share capital of the company amounts to € 3,600,429. Following the cancellation of 1,757 treasury shares on 3 August 2020 the share capital is represented by 2,005,603 shares without nominal value, each representing 1/2,005,603th of the capital.

There are no more warrants outstanding.

Registered capital:	€ 3,600,429
Total amount of issued stock with voting right (no par-value)	2,005,603
Total amount of voting rights ("denominator") – 1 vote/share	2,005,603
Total amount of non-issued stock with voting rights in circulation (warrants)	0

Shareholders structure

In accordance with Article 14 of the company's articles of association, for the application of articles 6 to 10 of the Law of 2 May 2007 on disclosure of major holdings in issuers whose shares are admitted to trading on a regulated market and laying down miscellaneous provisions, the applicable thresholds have been set at 3%, 5% and multiples of 5%.

On the basis of, on the one hand, the latest notification in the context of the exemption from the obligation to launch a takeover bid under the provisions of the Law of 1 April 2007 on public takeover bids, as received by the company on 1 September 2020, and, on the other hand, the new "denominator" as published by the company on 3 August 2020, Tridec Stichting Administratiekantoor (STAR) owned 921,000 shares of the company (45.92%), the De Cuyper family 81,812 shares (4.08%) and the companies Immo Tradec NV 58,534 shares (2.92%), Belfima Invest NV 33,340 shares (1.66%) and Tradidec NV 58,233 shares (2.90%) as per 31 December 2020.

Tridec STAR – a foundation under Dutch law, the De Cuyper family and the companies NV Immo Tradec, NV Belfima Invest and NV Tradidec act in concert.

Together they own 1,152,919 company shares. This represents 57.48% of the shares, and therefore control over the company.

All remaining company shares (852,684 – 42.52%) are owned by the public.

Shareholder	Current voting rights/share	% of issued company stock
Tridec Stichting Administratiekantoor (*)	921,000	45,92%
De Cuyper family (*)	81,812	4,08%
NV Immo Tradec (*)	58,534	2,92%
NV Belfima Invest (*)	33,340	1,66%
NV Tradidec (*)	58,233	2,90%
Public	852,684	42,52%
Total	2,005,603 ("denominator")	100%

(*) Tridec Stichting Administratiekantoor acts in concert with the De Cuyper family and the companies NV Immo Tradec, NV Belfima Invest and NV Tradidec.

The shareholders and control structure of Resilux NV is also available on the company's website – heading Investor Relations – General Information



**Serving
products,
people
and our
planet
with the
power of
PET**



Corporate Governance Declaration 2020

1. Declaration on Corporate Governance (part of the annual report on the statutory financial statements in accordance with article 3:6 Code on companies and associations)

The declaration on Corporate Governance is part of the annual report on the statutory financial statements and consequently subject to the review of the external auditor.

1.1 Corporate Governance Code – Reference code (article 3:6, §2, 1° Code on companies and associations)

As a Belgian company listed on Euronext Brussels, and pursuant to the Belgian Royal Decree of 12 May 2019 on the designation of a code in respect of corporate governance to be complied with by listed companies, Resilux NV applies since 1 January 2020 the Belgian Corporate Governance Code 2020 (Code) as the reference code and aims to comply with the principles and provisions of this Code, except for a number of reasoned deviations, in application of the "Comply or Explain" principle.

The Code can be freely consulted on the website of the Corporate Governance Committee:
www.corporategovernancecommittee.be

1.2 Comply or Explain (article 3:6, §2, 2° Code on companies and associations)

The deviations from provisions of the Code are explained as follows:

Provision 2.12 of the Code: "The board should review the executive management's performance and the realisation of the company's strategic objectives annually against agreed performance measures and targets."

The performance of the members of the executive management is reviewed on an annual basis by the board of directors. All members of the executive management are assessed against (the evolution of) certain personal, collective, financial and non-financial criteria and results. These criteria are not necessarily determined in advance for all members of the executive management in the form of specific performance measures and targets (for instance, where applicable, in the context of variable remuneration). The board of directors is of the opinion that its evaluation process is justified considering,

among other things, the limited size and specific composition of the executive management. In light of relevant trends relating to Corporate Governance, the company will further assess its evaluation process in the coming years and will adjust or fine tune the process to the extent required.

Provision 7.6 of the Code: "A non-executive board member should receive part of their remuneration in the form of shares in the company. These shares should be held until at least one year after the non-executive board member leaves the board and at least three years after the moment of award. However, no stock options should be granted to non-executive board members."

The board of directors has decided not to provide for remuneration in the form of shares in the company for non-executive directors. In coming to its decision, the board of directors has considered that, in light of the limited size of the total remuneration package awarded to non-executive directors, the total or partial remuneration in the form of shares of the company would not have a meaningful impact on the behavior or decisions of the company's non-executive directors.

The board of directors will in any event continue to safeguard that the contributions of the non-executive directors are made with the company's interest in the long term in mind. No stock options are granted to non-executive directors.

Provision 7.9 of the Code: "The board should set a minimum threshold of shares to be held by the executives."

The board of directors has currently not determined a minimum threshold of shares to be held by the executives. With respect to the managing directors, the board of directors has decided not to set a minimum threshold, in view of the fact that the managing directors are associated persons of the De Cuyper family (the reference shareholder of the company). With respect to the other two members of the executive management (the Chief Operations Officer and Chief Financial Officer), the board of directors has decided not to set a minimum threshold. The board has determined that there are sufficient safeguards in place to ensure that the other members of the executive management take decisions and

perform their tasks in accordance with the interest of the company in the long term. The managing directors monitor on a continuous basis that the competences and tasks delegated by them to the Chief Operations Officer and the Chief Financial Officer are adequately performed. In addition, thereto, the performance of the Chief Operations Officer and the Chief Financial Officer are assessed annually by the board of directors.

1.3 Internal control and risk management systems

(article 3:6, §2, 3° Code on companies and associations)

The board of directors, the audit committee and the executive management (executive committee) are responsible for measuring business risks and the effectiveness of the internal control and risk management systems. These internal control and risk management systems are aimed at identifying, evaluating, managing and following up on the financial and other risks with a view to ensuring (1) the achievement of the company's stated objectives, (2) reliable reporting (whether financial or otherwise) and (3) due compliance with the applicable laws and regulations.

General

■ *Control Environment*

The company endeavours to create a control environment that is adapted to the needs and size of the company and its affiliates via:

- Defining and communicating the strategy, philosophy, values, corporate culture and management style of the company.
- Defining and describing the company structure, job descriptions and qualifications, duties, competence and responsibility domains, HR policy.
- Compliance with the Corporate Governance Charter, applicable regulations and the company's articles of association, on the basis of which the responsibilities of the board and its committees are set.

■ *Risk Management Process*

The company identifies and analyses the potential internal and external events and factors that may affect the company and the realization of its (strategic, operational, financial, legal) objectives. Depending on the nature of the risk, the company endeavours to take measures, to define action plans, to set up new management systems or optimize existing ones in order to keep the risks within the limits of the risk appetite of the company.

■ *Control Activities*

The company's risks are managed on a regular and permanent manner and controlled by different agencies, departments, procedures, processes and systems:

- Procedures, guidelines, processes, analysis and reports (whether automated or not).
- Departments/functions that (partially) carry out control activities.
 - a) Finance department (reporting & controlling)
 - b) Legal department
 - c) Credit Management
 - d) Sales Controller
 - e) Quality control (production and products)
 - f) Risk Manager and Health and Safety Officer
 - g) IT department
- The integration of control activities into important company processes and ICT-systems.
- The board of directors and its various committees.
- The management structure of the company and its affiliated companies.
- External audit.

■ *Communication and Information*

The company acknowledges the importance of reliable, timely information and promotes making this a goal in terms of both its internal and its external communication as well as aligning its reporting in this respect.

■ *Supervision and steering*

The quality and effectiveness of the internal controls and the control and management systems are supervised by:

- The board of directors.
- The audit committee.
- Executive management (executive committee) and daily supervision.
- Finance & Controlling.
- The compliance function as exercised by the company secretary.
- The financial audit process carried out by the external auditor.

- External quality control/quality audit – BRC.
- Inspections done by the insurance company (Risk Management property damage).

On 25 March 2021 the audit committee declared the following:

The development of a reference framework for internal control and risk management within the company is a gradual, evolving process that should fit the needs and characteristics of the company. Furthermore, it depends on the aims, scope and complexity of the organisation's activities and processes or even the internationalisation thereof.

With respect to internal control and risk management, in 2020 the company has mainly focused on the following:

- a) In 2020 the company, assisted by an external advisor, has focused specifically on creating and implementing a "minimum internal control framework" for a number of key processes (procurement, payments, pricing, quality control, ICT and HR) and where necessary on the drafting of relevant procedures to support the minimum internal control framework (see further below).
- b) Procedures in respect of market abuse.
- c) Policies in respect of internal delegation of powers.
- d) The quality management system.
- e) Health and safety management.
- f) Approval procedure for orders and invoices.
- g) Stock of risk management.
- h) ERM procedure for product pricing.
- i) The further elaboration and implementation of an operational excellence plan in which all processes of the company are analysed and adjusted where necessary.
- j) Developing and optimizing reports and management information.
- k) Centralization and control of data.
- l) Cyber-security.

In general, the current systems and processes – given the organisation's scope, structure and operations – still function properly. However, the audit committee, has established in previous years that given the continuing growth expectations of the company, the need increases for further formalization and development in the fields of:

- a) The control environment and more specifically in the area of: job descriptions and skills, duties, areas of competence and responsibility and HR policy.
- b) Risk management processes: the development and creation of a general risk matrix and an ERM (Enterprise Risk Management) system to take inventory of, analyse, monitor and manage risks in a systematic and structured manner.

- c) Risk response and control activities: refine existing procedures and control activities and create new ones to support the company's needs.

Decision:

In view of the above, the audit committee unanimously concludes that the existing internal control and risk management systems and procedures, their operation and their adjustment based on day-to-day supervision and control, still function sufficiently to effectively identify, manage and publish the key risks, but taking into account the continuing growth expectations of the company, the need for further formalization and elaboration increases.

The audit committee previously requested management to develop a more concrete plan of action that will further formalize, professionalize, improve and adapt the existing control environment, risk management processes and control activities, in order to meet the objectives and needs of the organisation. In 2019 management has submitted its proposed plan of action to the audit committee, pursuant to which the company would be assisted by an external advisor with relevant expertise. Such external advisor was selected in function of the needs and expectations of the company at the start of 2020. Management has refined the plan of action together with such external advisor, and has started implementing this plan during the course of 2020.

In addition, a new COO Resilux has joined Resilux in the course of 2019. The arrival of the new COO in 2019 and a Group HR Director in 2020 implies more in-house expertise in the field of internal control. Furthermore, in 2020 the audit committee has paid particular attention to evaluating the cyber risk to which the company is exposed and to devising a mitigating strategy in respect of the cyber risk to which the company is exposed.

The creation of the function of Internal Control and Risk Management Coordinator and the concrete fulfilment of his role has been approved in principle. However, the audit committee and the board of directors are of the opinion that setting up an internal audit function only makes sense if the control environment is adequately set up. The company is taking specific actions in this respect and is assisted by an external advisor with relevant expertise. The concrete creation and specific role of the Internal Control and Risk Management Coordinator will be assessed in a timely manner.

Internal control and risk management systems set up for financial reporting risks

The internal control and management system set up for financial reporting risks is aimed at assuring reasonable certainty in producing reliable financial reporting relative to the company's business and in being able to prepare and publish financial statements in accordance with the IFRS accounting principles.

Procedures and Reporting Processes

- The accounting teams are responsible for the due and proper closing of the bookkeeping. Financial Accounting Manuals are provided for the most-important parts of the bookkeeping.
- The company has developed procedures relating to various business processes (procurement, sales, personnel, investments, etc.).

- The company prepares annual budgets (sales prognosis, financial budget, investment budget and cash flow chart).
- Sales and production quantities from the various Resilux plants are reported daily. In the case of sales data, attention is also paid to the volumes sold and prices charged.
- Each month, financial statements are reported and consolidated at group level.
- Special financial reports are produced periodically (quarterly and half-yearly).

Information systems have been developed to assist the company and are constantly being adjusted to meet new needs as they arise.

Control Activities

- The various controllers examine the figures for accuracy by making comparisons with historical data and budget figures, and also reconciling the financial reporting with the management reporting. There are special procedures to guarantee the adequacy of the financial provisions.
- By means of random sampling, examinations are done in order to check whether the procedures relative to various business processes are being properly applied, whereby the focus lies on material transactions.
- Annual budgets are analysed, discussed and approved by the board of directors. Over the course of the year, deviations from budget are analysed by the controllers and explained. This results in the identification of appropriate actions to be taken.
- The reports are periodically discussed with the management of the various plants. Attention is also paid to non-quantitative performance indicators.
- Each quarter, the financial reporting is discussed by the audit committee and all critical accounting issues and financial uncertainties are reported and discussed with the management, the external auditor and the board of directors.
- Each year, the external auditor examines and assesses the financial statements.

Information systems have been developed to assist the company and are constantly being adjusted to meet new needs as they arise

1.4 Information regarding article 34 of the Royal Decree of 14 November 2007 on the obligations of issuers of financial instruments admitted to trading on a regulated market. (implementation of the takeover Directive)
(see also article 3:6, §2, 4° Code on companies and associations regarding article 34, 3°, 5°, 7° and 8°)

- a) On 31 December 2020 the registered capital of the company amounts to € 3,600,429 represented by 2,005,603 no par-value shares, which each represent 1/2,005,603th of the registered capital. All shares are fully paid up and each share confers the right to one vote.

Based on, on the one hand, the latest notification in the context of the exemption from the obligation to launch a takeover bid under the provisions of the Law of 1 April 2007 on public takeover bids, as received by the company on 1 September 2020 and the amended "denominator" as published by the company on 3 August 2020, the shareholders' structure on 31 December 2020 is as follows:

Shareholder	Current voting rights/ share	% of issued company stock
Tridec Stichting Administratiekantoor (*)	921,000	45,92%
De Cuyper family (*)	81,812	4,08%
NV Immo Tradec (*)	58,534	2,92%
NV Belfima Invest (*)	33,340	1,66%
NV Tradidec (*)	58,233	2,90%
Public	852,684	42,52%
Total	2,005,603 ("denominator")	100%

(*) Tridec Stichting Administratiekantoor acts in concert with the De Cuyper family and the companies NV Immo Tradec, NV Belfima Invest and NV Tradidec.

- b) No restrictions are laid down by statute or in the company's articles of association on the transfer of securities, nor on the exercise of voting rights that apply to the securities issued by the company.
- c) Special control rights – Statutory provisions

Article 15 – Nomination right

Insofar as Tridec Stichting Administratiekantoor holds at least 35% of the company's shares, it will have the statutory right to nominate four directors. Didec Management BV, represented by its permanent representative Dirk De Cuyper, and Fodec Management BV, represented by its permanent representative Peter De Cuyper, are appointed upon nomination by Tridec Stichting Administratiekantoor.

- d) There are no share plans for employees according to which the rights of control are not directly executed by the employees.
- e) The company has no knowledge of agreements between shareholders which could lead to a limitation of the right to transfer securities and/or exercising the right to vote.
- f) The members of the board of directors are appointed by the general shareholders' meeting.

According to article 16 of the company's articles of association, the remaining directors can temporarily fill in a vacancy for director. In that case, the general shareholders' meeting will proceed to a final appointment during their next meeting.

According to article 15 of the company's articles of association, the board of directors can have a maximum of seven members and, as already mentioned above, as long as Tridec Stichting Administratiekantoor holds at least 35% of the shares of the company, it has the right to nominate four candidates for appointment as director.

Other directors will be nominated by the remuneration and nomination committee, taking into account the needs of the company and in accordance with the selection criteria and appointment procedure set up by the board of directors.

For the composition of the board of directors, the necessary diversity and complementarity in the matter of skills, practice and knowledge is taken into account.

At least three directors must be independent.

The members of the board of directors are appointed for a maximum period each of four years and can be reappointed.

The general shareholders' meeting can deliberate and vote for changes to articles, considering the conditions imposed by articles 7:139, 7:140, 7:153, 7:154 and following of the Code on companies and associations.

g) The powers of the governing body regarding the issuance or redemption of shares of the company.

The current articles of association of the company provide for the following regulations:

Temporary provisions – Authorised capital

For a period of five years from the publication of the general shareholders' meeting's resolution of 17 May 2019 in the annexes to the Belgian Official Journal, the board of directors is authorised to increase the registered capital on one or more occasions with an amount of € 3,600,429.00 (three million, six hundred thousand, four hundred and twenty-nine euros).

The capital may be increased by means of a monetary or non-monetary contribution as well as by the conversion of reserves of any kind and/or by an issue premium.

In addition to the issue of ordinary shares, capital increases decided on by the board of directors, may also be implemented through the issue of shares and/or subscription rights in favour of staff and through the issue of convertible bonds and/or bonds with subscription rights.

The board of directors is granted the authority to limit or cancel the pre-emptive right in the interests of the company if the capital increase is implemented within the scope of the authorised capital.

The board of directors is authorised to limit or cancel the pre-emptive right in favour of one or more people, even if these people are not personnel of the company or its subsidiaries.

The general shareholders' meeting has explicitly granted the board of directors the authority to increase the subscribed capital on one or more occasions as from the date of the notice from the Financial Services and Markets Authority (FSMA) to the company of a public takeover bid for the securities of the company, by means of monetary contributions with the cancellation or limitation of the existing shareholders' pre-emptive right or by means of non-monetary contributions in accordance with Article 7:202 of the Code on companies and associations. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal.

If a capital increase is implemented by means of cash subscriptions with an issue premium, the board of directors will be authorised to stipulate that the issue premium will be earmarked for the non-distributable 'issue premiums' account, which will constitute a guarantee to third parties to the same extent as the registered capital and, except for the possibility of conversion into capital by the board of directors, may only be disposed of in accordance with the conditions laid down by the Belgian Companies Code for amendments to the articles of association.

The board of directors is authorised to amend the company's articles of association in accordance with the capital increase that was decided on within the scope of its authority.

Temporary provisions – Purchase of own shares

The board of directors is authorised, in accordance with article 7:215 and following of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, if this acquisition is necessary to preventing the company from suffering imminent, serious damage. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of three (3) years.

Insofar as allowable by law (among others article 7:218 of the Code of companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:215 and following of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, at a price per share that cannot be lower than the fractional value and cannot be higher than twenty per cent (20%) more than the highest closing price of the share over the last twenty trading days preceding the transaction. The limitation of article 620 §1, 2° of the old Companies Code applies to this authorization. The authorization to acquire shares applies for a period of five (5) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of five (5) years. Insofar as allowable by law (among others article 7:218 of the Code on companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:218 of the Code on companies and associations, to transfer ownership of own shares

- (i) In the framework of transactions, such as takeovers or acquisition of tangible or intangible assets, opportune for the strategic development of the company, and at a price at least equal to the average closing price of the share of the most recent thirty (30) calendar days preceding the transaction, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the transaction, increased with ten percent (10%).
- (ii) In the framework of exercising stock options granted to the personnel of the company or its subsidiaries or self-employed service providers with a high management position within the company or its subsidiaries, and at a price of the option at least equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, increased with ten percent (10%)¹

The board of directors is authorized to cancel, whenever it wishes, the own shares that were acquired. The board of directors (or one or two directors designated by the board) is authorized to determine the effective cancellation of

these shares before a notary and to amend and coordinate the articles of association in order to take into account the decisions taken in respect hereof.

- h) The company is not involved in important agreements that come into force, change or expire in case the company is subject to a change of control as a result of a public takeover bid, or the consequences of it.
- i) There are no agreements between the company and its directors or employees which provide for indemnities in case the directors resign or are dismissed without a valid reason, or when the employment of the employees is terminated as a result of a public takeover bid.

1.5 The composition and functioning of the board of directors and its committees (article 3:6, § 2, 5° Code on companies and associations)

a) The board of directors

As of 15 May 2020, the board of directors of Resilux NV consists of the following seven members:

- FVDH BEHEER BV represented by its permanent representative Francis Vanderhoydonck, chairman, non-executive director.
- Didec Management BV, represented by its permanent representative Dirk De Cuyper, managing director, executive director.
- Fodec Management BV, represented by its permanent representative Peter De Cuyper, managing director, executive director.
- Intal BV represented by its permanent representative Johan Vanovenberghe, non-executive director, independent.
- L'Advance BV, represented by its permanent representative Martine Snels, non-executive director, independent.
- BYD Invest BV represented by its permanent representative Thomas Baert, non-executive director, independent.
- Annelies Goos, non-executive director.

As long as Tridec Stichting Administratiekantoor has a participation of at least 35%, it has the statutory right to nominate four directors. Didec Management BV, represented by Dirk De Cuyper and Fodec Management BV, represented by Peter De Cuyper, are appointed upon nomination by Tridec Stichting Administratiekantoor.

Francis Vanderhoydonck, permanent representative of FVDH BEHEER BV, has a Masters degree in Law and Economic Sciences and obtained an MBA from New York University. From 1986 to 1998, he worked at Generale Bank, where he held a number of positions in the investment banking department. From 1995 to 1998, he was responsible for that department. He is currently active as non-executive director of various companies.

Dirk De Cuyper, permanent representative of Didec Management BV, obtained marketing, distribution and technical qualifications and worked for Netstal Maschinen AG, a manufacturer of industrial machinery including machines for the production of PET preforms, amongst others, as subcontractor in sales and services for the PET department. Since the establishment of Resilux NV until 17 May 2019 he was appointed as managing director responsible for the daily management of the company. Since 17 May 2019 he acts as permanent representative of Didec Management BV that was appointed as managing director responsible for the daily management of the company

Peter De Cuyper, permanent representative of Fodec Management BV, has a Masters degree in Law and a Masters degree in Economic Law. After having worked as in-house lawyer for an insurance company in 1992, he became financial director of Resilux NV on 1 January, 1993 and held this position until October 2002. Until 17 May 2019 he was appointed managing director responsible for the daily management of the company. Since 17 May 2019 he acts as permanent representative of Fodec Management BV that was appointed as managing director responsible for the daily management of the company.

Johan Vanovenberghe, permanent representative of Intal BV, has a Masters degree in taxation and in accountancy. He started his career in 1987 at Grant Thornton, Audit, Accountancy & Tax, where he was partner from 1995 until 2006. In 2006 he became CFO of Univeg Group. Currently Mr. Johan Vanovenberghe is working as CFO at Deprez Holding. He holds a directorship at Greenyard NV, acts as advisor to the board of directors of several companies and occasionally performs ad hoc assignments.

Martine Snels, permanent representative of L'Advance BV, obtained a Master's degree in Agricultural Engineering (KU Leuven) and has over 25 years of international experience in B2B Food & Beverage. Between 1996 and 2019 she held different management roles at Kemin Industries, Nutreco, Friesland Campina and GEA Group. She was a member of the executive board of Royal FrieslandCampina in the Netherlands and of GEA Group AG in Germany. She is currently a member of the supervisory board and remuneration commission of Electrolux Professional AB in Stockholm and the supervisory board of Vion Food Group in the Netherlands. In addition, she strives towards the promotion of diversity with her own company L'Advance.

Thomas Baert, permanent representative of BYD Invest BV, obtained a Master's degree in General Economics (Ehsal, Brussels) and subsequently an MBA (Vlerick Management School, Ghent). Between 1994 and 1998 Thomas Baert was active as vice president export for Beaulieu of America. Since 1998 Thomas Baert is active as an entrepreneur. Mr. Baert is currently active in various management and director roles at CFL Flooring Ltd., Lamett Europe, Morava Wood and Domotex Asia/Chinafloor.

Annelies Goos has a Master's degree in Law (FUNDP Namur, KUL Leuven, University of Heidelberg) and obtained her postgraduate degree in supplementary fiscal studies (KUL Leuven). She started her career at KPMG and Deloitte as tax advisor in an international environment. During the period as from 2003 until 2018 she held different group management positions at Resilux NV, a.o. as Group Legal Counsel. Since 1 January 2019 Annelies Goos is employed by Belfima Invest NV and Tradidec NV. In her capacity of General Counsel she carries out assignments of legal, fiscal, administrative and project related nature.

Two of the seven members of the board of directors of Resilux NV are executive directors, namely Didec Management BV, represented by Dirk De Cuyper, and Fodec Management BV, represented by Peter De Cuyper. They are both managing director and responsible for the daily management of the company and as member of the executive committee, they are the principal representatives of the executive management.

FVDH BEHEER BV represented by its permanent representative Francis Vanderhoydonck and Annelies Goos have no executive role in Resilux NV. The same applies to the three independent – in accordance with the Code on companies and associations and the Corporate Governance Code 2020 – directors of Resilux NV, being:

- Intal BV, represented by its permanent representative Johan Vanovenberghe, who was appointed as a member of the board of directors on 15 May 2020 by the general shareholders' meeting. The mandate of Intal BV shall end at the general shareholder's meeting of 2022.
- BYD Invest BV, represented by its permanent representative Thomas Baert, who was appointed as a member of the board of directors on 15 May 2020 by the general shareholders' meeting. The mandate of BYD Invest BV shall end at the general shareholder's meeting of 2022.
- L'Advance BV, represented by its permanent representative Martine Snels who was appointed as a member of the board of directors on 15 May 2020 by the general shareholders' meeting. The mandate of L'Advance BV shall end at the general shareholder's meeting of 2022.

These non-executive and independent directors are not (and have not been) employees of Resilux NV or an affiliated company. There is no other relationship with the company or its directors that could jeopardise their independence as director.

The composition of the board of directors is in compliance with the requirements of article 7:86 of the Code on companies and associations relating to the gender of the members of the board of directors.

In 2020, the board of directors has deliberated eight times. None of the directors were absent or represented by proxy.

At these meetings, various issues were discussed, amongst them the company's strategy, the composition of the board of directors, the acquisition and cancellation of treasury shares, strategic projects, free cash flow policy, recycling, raw material markets, MAR regulations, compliance, discussions

about the budgets and the approval of new investment projects, tax issues, the evolution of the operations and the situation of the subsidiaries, the financial results and reports, credit management, external audit, internal control and risk management, customer projects, real estate, research and development, establishment and approval of all the necessary legal documents, lawsuits and disputes, implementation and monitoring of new regulations, Corporate Governance, CSR and sustainable entrepreneurship, and the performances of and interaction with the executive management.

The internal regulations of the board of directors are set out in the Corporate Governance Charter of Resilux NV. The internal regulations explain, among other things, the composition, the competences and the operation of the board of directors.

b) Audit committee

At the end of 2004 the board of directors of Resilux NV set up an audit committee, which assists the board of directors in its supervisory and monitoring role with a view to control in its broadest sense. The audit committee's tasks relate to monitoring, analysis and advice regarding internal control and risk management, internal and external audit, and financial reporting as well as the evaluation of the independence of the external auditor. The final decision making remains with the board of directors.

Currently the audit committee consists of four members, who are all non-executive directors, namely Intal BV represented by its permanent representative Johan Vanovenberghe, BYD Invest BV represented by its permanent representative Thomas Baert, L'Advance BV represented by its permanent representative Martine Snels, and Annelies Goos.

At least one member is independent and has the necessary expertise in the area of auditing and accounting.

The audit committee deliberated four times in 2020. None of the members of the audit committee were absent or represented by proxy.

During these meetings, various issues were discussed, including the monitoring of the financial reporting process and the effectiveness of the internal control and risk management of the company, monitoring the statutory audit of the financial statements and the consolidated statements, including the follow up of questions and recommendations made by the external auditor, reviewing and monitoring the independence of the external auditor, the provision by the external auditor of additional services to the company and assessing and mitigating cyber-security risks.

The internal regulations of the audit committee are set out in the Corporate Governance Charter of Resilux NV. The internal regulations explain, amongst other things, the composition, the competences and the operation of the audit committee.

c) Remuneration and nomination committee

At the end of 2004, the board of directors of Resilux NV set up a remuneration and nomination committee. The remuneration and nomination committee submits proposals and suggestions to the board of directors regarding the company's appointment and remuneration policy of directors, the managing directors and the other members of the executive management, as well as their individual appointment and remuneration;

Where appropriate, the board of directors, in turn, shall submit proposals regarding these matters to the shareholders. The competence to decide upon the appointment and the individual remuneration of the directors is entrusted to the shareholders.

Currently, the remuneration and nomination committee consists of four members, who are all non-executive directors, namely FDVH BEHEER BV represented by its permanent representative Francis Vanderhoydonck, Intal BV represented by its permanent representative Johan Vanovenberghe, BYD Invest BV represented by its permanent representative Thomas Baert and l'Advance BV represented by its permanent representative Martine Snels.

Based on its current composition, the remuneration committee has the necessary expertise in the area of remuneration policy.

The remuneration and nomination committee deliberated three times in 2020. None of the members of the remuneration and nomination committee were absent or represented by proxy.

During these meetings, various issues were discussed, including advising on the composition of the board of directors and the executive management, advising on the remuneration policy in general and the specific remuneration applicable to the directors and the members of the executive management, the recruitment of a Resilux Group HR director, advice on KPIs in the context of the variable remuneration of members of the executive management, the redaction of the draft annual remuneration report and the evaluation of its effectiveness and its internal regulations.

The internal regulations of the remuneration and nomination committee are set out in the Corporate Governance Charter of Resilux NV. The internal regulations explain, among other things, the composition, the competence and the operation of the Remuneration and nomination committee.

d) The executive management and executive committee

The composition and functioning of the executive management and the executive committee of the company has been gradually adjusted by the board of directors during 2019 and 2020. Among others, Marcel van de Sande was attracted as Chief Operating Officer of the company, the number of members of the executive committee was reduced to increase the efficiency of the executive committee and the role and functioning of the executive committee has been adjusted. The governance structure on the date of this report on corporate governance is described below.

The executive management of Resilux NV currently consists of four members, of which two are non-directors:

- Didec Management BV, represented by its permanent representative Dirk De Cuyper, Managing Director.
- Fodec Management BV, represented by its permanent representative Peter De Cuyper, Managing Director.
- Marcel van de Sande, Chief Operating Officer.
- Peter Mommerency, Chief Financial Officer.



Didec Management BV, represented by its permanent representative Dirk De Cuyper, managing director
(see higher for bio)

Fodec Management BV, represented by its permanent representative Peter De Cuyper, managing director
(see higher for bio)

Marcel van de Sande has a background in Material Engineering. He has 25 years of international experience in operations, sales and general management. He started his career in 1994 at de Kruithoorn (the Netherlands). From 1996 till 2000 he was active in sales management. From 2000 till 2008 Marcel van de Sande was the general manager of Endra BV (part of the ITW group), a production and sales unit for the patented "end-sealer" technology. In 2009 Marcel van de Sande was appointed Vice President & General Manager of the Plastics Division Europe of Signode Industrial Group, that was acquired by Carlyle in 2014 and was sold to Crown Holding in 2018. During this period, Marcel van de Sande was also responsible for the recycling activities of Poly Recycling, that was acquired by the Resilux Group in 2017. In 2019 Marcel van de Sande joined the Resilux Group as Chief Operating Officer.

Peter Mommerency obtained a Masters in Applied Economic Sciences, with a special Masters in Accountancy. He started his career in 1988 at the audit department of PriceWaterhouseCoopers. From 1992 until 2003, he worked as Financial Controller in Belgium and Scandinavia for the pharmaceutical group Nycomed. In 2004 he joined Resilux where he works as the Resilux Group's Chief Financial Officer.

The board of directors has delegated the daily management and certain additional powers to the managing directors. The managing directors are the main representatives of the executive management of the company.

The managing directors are assisted in the exercise of their duties by the other members of the executive management, being the Chief Operations Officer and Chief Financial Officer, to whom they have delegated certain tasks and powers.

Without prejudice to the powers delegated to each member of the executive management, the Chief Operations Officer and Chief Financial Officer will submit every contemplated decision that may materially impact the company for discussion at the executive committee or will directly discuss it with one or both managing directors (as the case may be).

The board of directors has created an executive committee which comprises all members of the executive management of the company. As such, the executive committee does not have any specific formal powers, but is a forum for the Chief Operations Officer and Chief Financial Officer to structurally report to the managing director and for deliberation among the executive management. The executive committee hence allows the managing directors to further coordinate and direct the management of the company. Furthermore, the executive committee has an advising and supporting role vis-à-vis the managing directors, specifically with respect to the formulation of proposals to the board of directors and the implementing of decisions by the board of directors.

The executive committee meets as often as the company's interest requires a meeting to be convened. In principle, there is one meeting every 14 days at a fixed time.

The internal regulations of the executive management and the executive committee are set out in the Corporate Governance Charter of Resilux NV. The internal regulations explain, amongst other things, the competences as well as the operation and the composition of the executive management and executive committee.

1.6 Diversity policy regarding the members of the board of directors, the executive committee, other leaders and people entrusted with the daily management of the company

Resilux believes it is important to offer everyone equal opportunities in all aspects of employment and looks at differences in race, gender, origin, language, education, age, etc. with an open mind.

Diversity implies being able to deal with different perspectives and movements and Resilux views these as a stimulus for good business operations at all company levels.

With regard to the management (including daily management) of the company, Resilux looks for a balance, on the one hand, between the particular person having the required professional qualifications, expertise and management capacities to do his or her job and, on the other hand, considering the circumstances on the labour market, internal promotion opportunities, the structure, size and organisation of Resilux.

Taking into account the size and specific circumstances of the company, the limited size and composition of the board of directors and the executive management the company, however, does not formulate specific fixed targets regarding the number of board or management members that satisfy certain criteria regarding age, race, descent, education or (with respect to executive management) gender.

With respect to the executive management, the above-mentioned policy was (most recently) specifically applied during the selection process for the Chief Operations Officer, whereby the candidates have been assessed against the aforementioned policy. With respect to the board of directors, the remuneration and nomination committee and the board of directors have applied the policy in the preparation of the list of candidates to be appointed as director by the general shareholders' meeting on 15 May 2020.

The hiring process for a Chief Operations Officer has in 2019 ultimately resulted in the hiring of Marcel van de Sande and a further diversification of the executive management.

The application of the aforementioned policy at the level of the board of directors has resulted in a list of candidate directors, that taken as a whole represent a diverse team in terms of expertise, age and gender. At least one third of the members of the board of directors are of a gender that is different to that of the other members.

1.7 Remuneration Report (article 3:6, §3 Code on companies and associations)

a) Introduction

The board of directors of the company has created a remuneration policy that applies to the members of the board of directors and the members of the executive management¹⁾. Pursuant to the entry into force of the Belgian act of 28 April 2020 implementing the second shareholders' directive, the aforementioned remuneration policy will be submitted for approval by the general shareholders' meeting for the first time at the general shareholders' meeting to be held on 21 May 2021.

As set out in the remuneration policy, the industry in which the company is active is confronted, now and in the years to come, with big challenges and opportunities mainly as a result of a number of social evolutions and legislative action. This is particularly true with respect to the recycling of PET.

In line with the strategy and the risk policy of the company as determined by the board of directors, the company wishes to properly reward the efforts of the directors and the executive management. Furthermore, it wishes to incentivize them to take risks which can reasonably be expected to contribute to the sustainable growth of the company, without encouraging them to take excessive risks. This policy choice is particularly reflected in the considerable weight that is given to fixed remuneration in comparison to the limited application of variable remuneration.

When looking at the financial and non-financial²⁾ performance for the financial year ending on 31 December 2020 (as described in the more detail in the annual financial report of the company) the board of directors is pleased to note that the remuneration policy has yielded satisfactory results.

1) The remuneration policy can be consulted via <https://www.resilux.com/EN/investors/corporate.html>

2) Such as for instance the steps taken in securing the supply of high-quality rPET by increasing the group's own recycling capacity and by partnerships with third parties, and the efforts in respect of the further formalization of the internal control framework.

b) Part I: Total Remuneration

Non-executive Directors

Name of director Function	1. Fixed Remuneration				2. Variable Remuneration		3. Extraordinary Items	4. Pension Expenses	5. Total Remuneration	6. Proportion of fixed and variable remuneration
	Base compensation ³⁾	Attendance Fees	Other Benefits	1 year variable	Multi-year variable					
FVDH Beheer BV Chairman, non-executive director	€ 30,000	€ 20,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 50,000	Fixed: 100% Variable: 0%
Annelies Goos non-executive director	€15,000	€ 10,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 25,000	Fixed: 100% Variable: 0%
Intal BV , independent director	€15,000	€ 10,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 25,000	Fixed: 100% Variable: 0%
Tine Snels ⁴⁾ independent director	€ 7,500	€ 5,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 12,500	Fixed: 100% Variable: 0%
L'Advance BV ⁵⁾ independent director	€ 7,500	€ 5,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 12,500	Fixed: 100% Variable: 0%
Mitiska NV ⁶⁾ independent director	€ 7,500	€ 5,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 12,500	Fixed: 100% Variable: 0%
BYD Invest BV ⁷⁾ independent director	€ 7,500	€ 5,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 12,500	Fixed: 100% Variable: 0%
TOTAL	€ 90,000	€ 60,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 150,000	

3) The base compensation listed for all non-executive directors refers to (only) the fixed annual remuneration received for exercising the mandate of non-executive director.

4) The mandate of Tine Snels as non-executive, independent director of the company ended on 15 May 2020.

5) The mandate of L'Advance BV, represented by its permanent representative Tine Snels, as non-executive, independent director of the company started on 15 May 2020.

6) The mandate of Mitiska NV, vertegenwoordigd door haar vaste vertegenwoordiger Luc Geuten, as non-executive, independent director of the company ended on 15 May 2020.

7) The mandate of BYD Invest BV, represented by its permanent representative Thomas Baert, as non-executive, independent director of the company started on 15 May 2020.

Executive Directors

Name of director Function	1. Fixed Remuneration			2. Variable Remuneration		3. Extraordinary Items	4. Pension Expenses	5. Total Remuneration	6. Proportion of fixed and variable remuneration
	Base compensation ⁸⁾	Attendance Fees	Other Benefits	1 year variable	Multi-year variable				
Didec Management BV Executive (managing) director, co-CEO ⁹⁾	€ 955,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 955,000	Fixed: 100% Variable: 0%
Fodac Management BV Executive (managing) director, co-CEO	€ 1,280,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 1,280,000	Fixed: 100% Variable: 0%
TOTAL	€ 2,235,000	€ 0	€ 0	€ 0	€ 0	€ 0	€ 0	€ 2,235,000	

Other Members of the Executive Management

Other Members of the Executive Management	1. Fixed Remuneration			2. Variable Remuneration		3. Extraordinary Items	4. Pension Expenses	5. Total Remuneration	6. Proportion of fixed and variable remuneration
	Base compensation	Attendance Fees	Other Benefits	1 year variable ¹⁰⁾	Multi-year variable				
(aggregated)	€ 484,351.5	€ 0	€ 12,378.2	€ 50,044.5	€ 0	€ 0	€ 28,751.04	€ 575,525.24	Fixed: 100% Variable: 0%

8) The base compensation listed for both executive directors refers to (only) the fixed annual remuneration received for exercising the mandate of executive director.

9) For completeness it is noted that Dirk De Cuyper, as a natural person, received foreign director's compensation in an amount of CHF 354,209 in the framework of two director's mandates in foreign subsidiaries of the company.

10) Variable remuneration is reported for the financial year to which it relates, which is not necessarily the year in which it is paid (which is usually the subsequent year).

Explanation on how the total amount of remuneration is consistent with the remuneration policy, and how it contributes to the long-term performance of the company

As set out above, the remuneration policy was implemented in full and without any deviation during the financial year ending on 31 December 2020.

The board of directors is convinced that the structure and level of the remuneration as apparent from the tables above contributes in the current circumstances to the positive short-term performance and to the fostering of the long-term interests of the company. In particular, the board of directors is of the opinion that the fixed remuneration is sufficiently high to attract and retain qualified directors and members of the executive management in the longer term. Considering that the executive directors are affiliates of the reference shareholder of the company, the board of directors is confident that the executive management is appropriately incentivized to perform in the short and long term in the interest of the company. As concerns the other members of the executive management, the board of directors ensures through other means that these individuals act in the interest of the company in the long term. Specifically for Mr. Marcel van de Sande a limited variable remuneration component has been provided (see below).

Information on how the performance indicators with respect to variable remuneration have been applied

In accordance with the remuneration policy, only Mr. Marcel van de Sande is eligible for variable remuneration during the financial year ending on 31 December 2020. The table below provides further information as to how the performance indicators have been applied with regard to the awarding of such variable remuneration.

Performance Indicator	Relative weight	a) Measured performance b) Corresp. remuneration
EBITDA	50%	a) On target b) € 27,802.50
Free operation cash-flow	30%	a) On target b) € 16,681.50
Qualitative, personal and collective objectives	20%	a) Slightly below target b) € 5,560.50
Total	100%	€ 50,044.50

The qualitative objectives for the financial year ending on 31 December 2020 relate to among others the further formalization of the internal control framework, personal development and people leadership.

The variable remuneration that can be awarded in any given year is subject to a cap of 20% of the total fixed remuneration. Variable remuneration is reported for the financial year to which it relates, which is not necessarily the year in which it is paid (which is usually the subsequent year).

c) Share based remuneration

In accordance with the remuneration policy of the company no share based remuneration was awarded to the members of the board of directors nor to the members of the executive management during the financial year ending on 31 December 2020.

d) Termination indemnities

No termination indemnities were paid to the members of the board of directors or the executive management during the financial year ending on 31 December 2020.

e) Use of rights to reclaim

No use was made of any (as the case may be) rights to reclaim variable compensation awarded to the members of the board of directors or the executive management (in as far as applicable) during the financial year ending on 31 December 2020.

f) Deviations from the remuneration policy

No deviations from the remuneration policy created by the company have occurred during the financial year ending on 31 December 2020.

g) Evolution of remuneration and the performance of the company

<i>in duizenden euro</i>	2015	2016	2017	2018	2019	2020
Annual changes in the remuneration of non-executive directors, executive directors and the other members of the executive management						
Non-executive Directors					114	150
Evolution vs preceding year					/	+31.6%
Executive Directors					2,409	2,235
Evolution vs preceding year					/	-7.23%
Other members of the Executive Management					921	576
Evolution vs preceding year					/	-37%
Annual changes in the performance of the Company						
Added value					90,658	103,439
Evolution vs preceding year					/	14.1%
EBITDA					43,568	51,107
Evolution vs preceding year					/	17.3%
Net results after taxes					16,410	22,800
Evolution vs preceding year					/	38.9%
Net financial debt					48,918	21,078
Evolution vs preceding year					/	- 27,840
Jaarlijkse verandering in de gemiddelde remuneratie van de werknemers¹¹⁾						
Average remuneration of the employees					79,6	79,4
Evolution vs preceding year					/	-0.27%

11) The average remuneration of the employees was calculated based on gross salaries, bonuses, benefits in kind, including the benefit in kind related to company cars, for all employees of Resilux NV, excluding those employees that are part of the executive management.

As required by Article 3:653 of the Belgian Code on companies and associations the ratio of the (individual) remuneration of the co-CEOs to the lowest remuneration (on an FTE basis) of the employees of Resilux NV is also included in the remuneration report. The ratio is equal to 32.30 for the financial year ending on 31 December 2020.

h) Vote of the shareholders

The remuneration report with respect to the financial year ending on 31 December 2019 was approved by the general shareholders meeting held on 15 May 2020 by a majority of 99.98% of the total amount of votes issued. Only 243 votes were recorded against the proposal for approval of the remuneration report. In addition thereto, all proposals for remuneration of the directors that were (re-)appointed as per 15 May 2020 were approved at the aforementioned general meeting by a majority of 100% of the total amount of votes issued.

Hence, the company concludes that the shareholders have no notable concerns or remarks in respect of the remuneration awarded by the company. Shareholders are however invited by the company to voice any concerns and comments regarding the remuneration awarded by the company, either by participating in the annual vote on the remuneration report or otherwise.

i) Temporary provisions

As a temporary provision, the company has opted not to provide information regarding financial years preceding the financial year ending on 31 December 2020 and for which a reporting obligation was not yet in place.

2. Corporate Governance Charter

The Corporate Governance Charter of Resilux NV is available on the website www.resilux.com.

The Corporate Governance Charter of Resilux NV is supplemented by a number of policies, that form an integral part of the Charter:

- The Dealing Code.
- The Ethics Policy.
- The Remuneration Policy.

3. Evaluations

The board of directors evaluates on a regular basis its own functioning and that of its committees, and its relationship with the executive management. The evaluations are carried out by way of a questionnaire that is to be filled out by all members of the board of directors. The completed questionnaires are collected and the results are processed and compiled into general conclusions and submitted to the remuneration- and nomination committee and the board of directors. Appropriate actions are taken with respect to those matters that should be improved upon. A new evaluation exercised will be performed in the course of 2021.

In accordance with the relevant Corporate Governance provisions the board of directors assesses on an annual basis, on advice of the remuneration- and nomination committee, the contributions and performance of the managing directors and that of the other members of the executive management. The remuneration and nomination committee and the board of director in particular also assesses (i) the compliance with the company's code of ethics and conduct by the members of the executive management, and (ii) the management's responsiveness to the recommendations made in the external auditor's management letter.

4. Certain other transactions or contractual relationships with directors or members of the executive committee

The policy concerning transactions and other contractual relationships between Resilux NV on the one hand and the members of the board of directors or the members of the executive management on the other are set out in the Corporate Governance Charter.

Cfr. reporting under "point 7. Legal conflicts of Interest" regarding the application of the legal conflicts of interest procedure in 2020.

5. Market abuse

Managers of issuers and the persons closely associated with them must notify their transactions involving the financial instruments of the respective issuer to the issuer and to the FSMA.

The said duty of notification arises from article 19 of the Market Abuse Regulation (EU) No. 596/2014 and can be administratively sanctioned if it is not duly observed. The duty of notification applies from the moment that the total amount of the transactions within one calendar year has reached the threshold of € 5,000 and applies for every transaction thereafter.

Several transactions of the same type and in the same instrument that are carried out on the same day and at the same trading venue can be presented in an aggregated form as well as individually.

The FSMA publishes notified transactions on its website on the grounds of article 25, §2 of the Law of 2 August 2002 on the supervision of the financial sector and on financial services. The content of notifications falls under the exclusive responsibility of the persons who are subject to the duty of notification. The company indicates on its website where these reports can be consulted.

For the purposes of notifying transactions to the respective issuer and the FSMA, the persons subject to the duty of notification must use the eMT application for online notification, in accordance with Article 2, §3, Implementing Regulation (EU) 2016/523 and FSMA Circular_2016_08. They may grant someone else a mandate to notify their transactions but they shall always remain personally responsible for observing their duty of notification.

Issuers must confirm the notifications via eMT and transmit them to the FSMA. The FSMA expects issuers to take reasonable precautions to verify the origin of the notifications and, where appropriate, to verify that mandatories are duly authorised to notify transactions on behalf of the persons subject to the duty of notification.

The rules stipulated by the board of directors of Resilux NV to prevent market abuse, which include a code of conduct for each member of the board of directors or executive management, are described in the Corporate Governance Charter of Resilux NV.

6. Other transactions

No other transactions to report.

7. Legal conflicts of interest

Article 7:96 of the Code on companies and associations provides for a specific procedure to be applied at level of the board of directors in the event one or more directors is faced with a potential conflict of interest of a patrimonial nature regarding decisions to be taken or transactions to be carried out by the board of directors. The decision or transaction concerned, the resolution adopted as well as the patrimonial consequences must be recorded in the minutes and be included in extenso in the company's annual report.

This procedure does not apply to decisions or transactions in the normal course of business and at normal market conditions. Likewise, it does not apply to decisions or transactions between companies where one company directly or indirectly holds at least 95% of the voting shares in the other company and transactions and decisions between companies where at least 95% of the voting shares in both companies is directly or indirectly in the hands of another company.

Article 7:96 of the Code on companies and associations also provides for procedures and rules for transactions and decisions between affiliated companies. In particular, these transactions must be submitted to a committee of 3 independent directors. This committee can be assisted by one or more independent experts appointed by the committee. The committee must present a motivated, written opinion to the board of directors on a number of legally defined items. After having taken note of the report, the board of directors must deliberate and vote on the proposed decision or transaction. If the board departs from the committee's recommendation, this must be recorded and motivated in the minutes. The statutory auditor assesses the reliability of the data provided in the committee's recommendation and in the minutes from the board of directors meeting. The committee's decision, an excerpt from the minutes of the board of directors and the statutory auditor's opinion are reported in the company's annual report.

These principles have been applied a number of times in 2020.

Conflicts of interests – Application of Article 7:96 of the Code on companies and associations in 2020

In 2020, five situations occurred at the level of the board of directors that gave rise to the application of (only) article 7:96 of the Code on companies and associations.

1. During the meeting of 27 January 2020 the board of directors has deliberated on and taken a decision regarding

the proposal for the remuneration of the mandate of executive director by Didec Management BV and Fodec Management BV as will be submitted to the general shareholders' meeting on 15 May 2020.

The following was recorded in the minutes of the meeting of 27 January 2020 in this respect:

"Prior to the deliberations and decisions by the board of directors, Messrs Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, each a managing director of the company, made the following statements to the extent necessary and applicable in accordance with article 7:96 of the Code on companies and associations.

Pursuant to the advice of the remuneration and nomination committee, the meeting of the board of directors is requested to determine and approve the proposed remuneration of the managing directors of the company, as will be submitted for approval to the general shareholders' meeting of the company to be held on 15 May 2020.

Consequently, Didec Management BV and Fodec Management BV each potentially have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, stated that they would notify the statutory auditor of the company of the aforementioned statements.

Dirk De Cuyper and Peter De Cuyper then left the meeting of the board of directors in order not to participate in the further deliberations and the decision-making regarding the agenda item."

The minutes of the meeting of the board of directors further state:

'Deliberation and decision-making by the other members of the Board of Directors

Decision "After deliberation, the board of directors decides, on the condition that and for as long as the audited consolidated annual accounts of the company reflect an EBITDA of at least EUR 40 million and profit-after-taxes of at least EUR 15 million, and considering the two specific remunerated executive mandates performed by Mr. Dirk De Cuyper abroad, to submit the following proposal on remuneration effective 1 January 2020 for approval by the general meeting of shareholders' to be held on 15 May 2020:

- a) Fodec Management BV
 - a fixed remuneration of EUR 1,250,000.
 - a lump sum compensation for expenses of EUR 30,000.
- b) Didec Management BV
 - a fixed remuneration of EUR 930,000.
 - a lump sum compensation for expenses of EUR 25,000.

As soon as the aforementioned financial criteria have not been met in a given financial year (as the case may be), the remuneration for the following year will be revised."

2. During the meetings of 27 January 2020 and 2 March 2020 the board of directors has deliberated on and taken a decision regarding an IT services-agreement regarding business intelligence to be entered into between, on the one hand, the company, and, on the other hand, Emdec BV, an affiliate of the De Cuyper family.

"Prior to the deliberations and decisions by the board of directors, Messrs Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, each a managing director of the company, made the following statements to the extent necessary and applicable in accordance with article 7:96 of the Code on companies and associations.

Mr. Dirk De Cuyper informs the board of directors that Emiel De Cuyper, a closely related person, is the sole shareholder and manager of the counterparty in the Transaction.

Mr. Peter De Cuyper informs the board of directors that Emiel De Cuyper, a closely related person, is the sole shareholder and manager of the counterparty in the Transaction.

Consequently, Didec Management BV and Fodec Management BV each potentially have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, stated that they would notify the statutory auditor of the company of the aforementioned statements.

Dirk De Cuyper and Peter De Cuyper then left the meeting of the board of directors in order not to participate in the further deliberations and the decision-making regarding the agenda item."

The minutes of the meeting of the board of directors further state:

"The other members of the board of directors declare that they do not have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

In accordance with article 19 of the articles of association the meeting can further deliberate and decide with a majority of the directors present.

Deliberation and decision-making by the other members of the board of directors

The other members of the board of directors take note of the preliminary statements by Dirk De Cuyper and Peter De Cuyper. The other members of the board of directors then proceeded with the deliberation. Following deliberation, the board of directors concluded as follows:

- a) That the activities can be started.
- b) That the confidentiality of the information of the company and its subsidiaries should be secured.
- c) That the developments and the rights to the developments resulting from the cooperation should be exclusively for the benefit of the company.
- d) That the terms and conditions governing the services should be specified in an agreement with the company in which the specific project should be defined and in which the financial conditions should be clearly determined.
The draft of such a services agreement should be submitted to the following meeting of the board of directors.
- e) That the services to be provided by Emiel De Cuyper, in his capacity of permanent representative of Emdec BV, should be appropriately communicated within the company."

On the following meeting of the board of directors on 2 March 2020 this item was revisited and the following was recorded in the minutes:

"With respect to the fourth agenda item Messrs Dirk De Cuyper and Peter De Cuyper had already made statements, as necessary and applicable in accordance with article 7:96 of the Code on companies and association, during the meeting of the board of directors held on 27 January 2020. These statements, which were recorded in the minutes of the meetings of the board of directors held on 27 January 2020, were at this time repeated in full by the directors to the extent necessary and appropriate. The directors concerned also reiterated that they would notify the statutory auditor of the company of the aforementioned statements. Dirk De Cuyper and Peter De Cuyper subsequently left the meeting of the board of directors so as not to participate in the further deliberation and decision-making regarding agenda item 4."

The minutes further state:

"The other members of the board of directors declare that they do not have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken regarding the fourth agenda item.

In accordance with article 19 of the articles of association the meeting can further deliberate and decide with a majority of the directors present.

Deliberation and decision-making by the other members of the board of directors

The other members of the board of directors take note of the preliminary statements by Dirk De Cuyper and Peter De Cuyper. The other members of the board of directors then proceeded with the deliberation. Prior to the meeting the other members have taken note of the draft services agreement containing the proposed terms and conditions regarding the services to be provided by Emdec BV to the company.

Following deliberation, the board of directors decides to approve the draft services agreement, provided that the following amendments are included:

- a) The service agreement should have a term ending on 31 December 2020.
- b) The fee should be fixed at EUR 650 per working day per person and the total fee to be paid by the company cannot exceed EUR 130,000.
- c) The provisions regarding intellectual property rights should in any case provide in a transfer to the company of all intellectual property rights developed during the term of and in the context of the service agreement, in consideration of a success fee that will be due in certain instances to Emdec BV."

3. During the meeting of 2 March 2020 the board of directors has deliberated on and taken a decision regarding the agreements governing the mandate of executive director by Didec Management BV and Fodec Management BV.

The following was recorded in the minutes of the meeting of 2 March 2020 in this respect:

"Prior to the deliberations and decisions by the board of directors, Messrs Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, each a managing director of the company, made the following statements to the extent necessary and applicable in accordance with article 7:96 of the Code on companies and associations.

Pursuant to the advice of the remuneration and nomination committee, the meeting of the board of directors is requested to determine and approve the proposed mandate agreements for the executive director mandates of Didec Management BV and Fodec Management BV (i) starting on 17 May 2019 and ending on 15 May 2020, and (ii) in as far as the aforementioned executive directors are reappointed by the general shareholders' meeting of the company to be held on 15 May 2020, starting on 15 May 2020 and ending on the date of the general shareholders' meeting to be held in 2024.

Consequently, Didec Management BV and Fodec Management BV each potentially have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, stated that they would notify the statutory auditor of the company of the aforementioned statements.

Dirk De Cuyper and Peter De Cuyper then left the meeting of the board of directors in order not to participate in the further deliberations and the decision-making regarding the agenda item."

The minutes of the meeting of the board of directors further state:

"The other members of the board of directors declare that they do not have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.



In accordance with article 19 of the articles of association the meeting can further deliberate and decide with a majority of the directors present.

Decision:

"After deliberation, the board of directors decides:

- To approve the draft mandate agreements with respect to the executive director mandates of Didec Management BV and Fodec Management BV starting on 17 May 2019 and ending on 15 May 2020.
 - Provided that the reappointment of the aforementioned executive directors is approved by the general shareholders' meeting to be held on 15 May 2020, to approve the draft mandate agreements with respect to the executive director mandates of Didec Management BV and Fodec Management BV starting on 15 May 2020 and ending on the date of the general shareholders' meeting to be held in 2024, on the condition that (x) the severance payment is set at the lower of (i) the amount of the fixed annual remuneration and (ii) the total remuneration that would still be payable should the mandate be performed until the date of the general shareholders' meeting to be held in 2024, and (y) the notice period for termination prior to the term by the executive director is set at three months."
4. During the meeting of 2 March 2020 the board of directors has deliberated on and taken a decision regarding the minimum threshold of shares to be held by members of the executive management.

"Prior to the deliberations and decisions by the board of directors, Messrs Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, each a managing director of the company, made the following statements to the extent necessary and applicable in accordance with article 7:96 of the Code on companies and associations.

Pursuant to the advice of the remuneration and nomination committee, the meeting of the board of directors is requested to determine and approve a threshold of shares in the company to be held by the members of the executive management.

Consequently, Didec Management BV and Fodec Management BV each potentially have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, stated that they would notify the statutory auditor of the company of the aforementioned statements.

Dirk De Cuyper and Peter De Cuyper then left the meeting of the board of directors in order not to participate in the further deliberations and the decision-making regarding the agenda item."

The minutes of the meeting of the board of directors further state:

"Deliberation and decision-making by the other members of the board of directors

The board of directors takes note of the advice of the remuneration- and nomination committee to deviate from the provision of the Corporate Governance Code 2020 recommending that a minimum threshold is determined for the quantity of shares to be held by the members of the executive management. Following deliberation the meeting establishes that the managing directors are affiliates of the De Cuyper family (the reference shareholder of the company). Furthermore, the meeting observes that there are already sufficient safeguards ensuring that the other members of the executive management decide and perform in accordance with the company's long term interest.

The managing directors monitor on a continuous basis that the responsibilities delegated and entrusted to the Chief Operations Officer and Chief Financial Officer are appropriately discharged. In addition, the performance of the Chief Operations Officer and Chief Financial Officer is evaluated yearly by the board of directors. In light thereof the board of directors decides as follows:

Decision:

"The board of directors decides not to determine a minimum threshold of shares to be held by the members of the executive management."

5. During the meeting of 2 March 2020 the board of directors has deliberated on and taken a decision regarding the awarding of variable remuneration for the managing directors in respect of financial year 2019.

The following was recorded in the minutes of the meeting of 2 March 2020 in this respect:

"Prior to the deliberations and decisions by the board of directors, Messrs Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management

BV and Fodec Management BV, each a managing director of the company, made the following statements to the extent necessary and applicable in accordance with article 7:96 of the Code on companies and associations.

Pursuant to the advice of the remuneration and nomination committee, the meeting of the board of directors is requested to deliberate on the awarding of variable remuneration for managing directors in respect of financial year 2019.

As potential beneficiaries of this variable compensation, Didec Management BV and Fodec Management BV each potentially have an interest of a patrimonial nature as provided for in article 7:96 of the Code on companies and associations that could possibly conflict with the decision to be taken by the board of directors.

Dirk De Cuyper and Peter De Cuyper, in their capacity of permanent representative of Didec Management BV and Fodec Management BV, stated that they would notify the statutory auditor of the company of the aforementioned statements.

Dirk De Cuyper and Peter De Cuyper then left the meeting of the board of directors in order not to participate in the further deliberations and the decision-making regarding the agenda item."

The minutes of the meeting of the board of directors further state:

"Deliberation and decision-making by the other members of the board of directors

The board of directors determines that the targets set for EBITDA and profit-after-taxes with respect to the financial year ending on 31 December 2019 have not been reached.

Decision:

"The board of directors decides that in application of the scheme for variable compensation as determined by the board of directors of 28 February 2019, no variable compensation is awarded for 2019."

Conflicts of interests – Application of Article 7:96 in combination with Article 7:97 of the Code on companies and associations in 2020

In 2020, no situations occurred at the level of the board of directors that gave rise, in as far as required, to the combined application of article 7:96 and article 7:97 of the Code on companies and associations.

8. The auditor

The supervision of the financial statements is entrusted to EY Bedrijfsrevisoren BV, Pauline Van Pottelsberghelaan 12, B-9051 Gent, Belgium, represented by Mr. Marnix Van Dooren, whose mandate was approved by the general shareholders' meeting of 17 May 2013. At the general shareholders' meeting of 2016 the mandate was prolonged for a term of three years. At the general shareholders' meeting of 17 May 2019 the mandate was renewed for a term of three years, ending on the general shareholders' meeting of 2022.

The auditor has issued a report without reservation on the company for the statutory and consolidated financial statements of the financial year ending on 31 December 2020.

The fees that were paid to the auditor in 2020 are listed in the notes to the financial statements.

Remunerations for complementary services include services of audit, tax and other services in addition to the normal audit services.

Operations

Production process

In addition to bottles and wide mouth jars, packaging foils and blister packs are also made from PET. Strictly speaking, these two applications should also be included in PET packaging, but since they only constitute a minor application and do not form part of Resilux's operations, only the production of PET bottles will be considered here.

The production of bottles from PET plastic uses the technique of injection moulding and blowing. This can be done in one single stage, where the plastic is injected and blown into bottles in a single production line.

There is also a two-stage process where first PET preforms are produced on a production line and then another machine blows them into bottles.

The two-stage process yields a higher output per unit time, and enables the geographic decentralisation of preform and bottle production. The volumes transported to bottling companies are thus lower than with fully blown bottles.

The two-stage process for producing PET bottles



PET preforms are produced in 2 steps:

1. Injection molding of preforms: first, the PET raw material is dried to prevent moisture from affecting the mechanical properties of the product. The dried PET is then melted in an extruder, mixed and optionally colored. Afterwards, the molten PET is injected into a mold where it solidifies into a solid preform. Finally, the preforms are removed from the injection molds and stored after cooling to be brought to the customers.
2. Bottle blowing: first the preforms are heated. Air is then blown into the preform under high pressure. A bottle is thus created in a blow mold. Finally, the bottle is stacked on a pallet to be taken to the customers / filling company.

The market players in the PET preform and bottle sectors

Producers of PET preforms and bottles can be divided into four categories:

- Producers being part of a multinational in the packaging industry.
- Producers being part of a filling company.
- Independent producers.
- Producers being part of a PET raw material producer.

Packaging multinationals: integration of PET production

In the packaging industry there have been concentrations that have created a number of worldwide groups that produce and sell an extensive range of packaging materials, including PET. As a result of acquisitions, these groups have their own preform and bottle factories. In most cases the integration is only partially.

Production of PET bottles by filling companies

Some very large beverage producers make preforms and bottles themselves instead of buying them externally. Here also, the integration is not always fully completed. It is estimated that these two first categories form approximately one third of the European preform market.

Independent producers: small scale by nature

In Europe there are tens, and in the world hundreds, of producers of PET preforms and/or bottles. These producers often operate regionally or nationally. In many cases they have a high degree of turnover concentration because they only supply one or two large customers. In Europe, only a small number of producers (amongst which Resilux) have activities in different regions.

Producers being part of a PET raw material producer

Some very large producers of PET raw materials have decided some years ago to start to produce preforms themselves. This is in particular in Europe with the larger suppliers of PET raw materials. Recently we see that this formula is not successful and a certain number of suppliers have abandoned it.

PET as a packaging material – position

Convincing product characteristics

PET is an excellent material for bottles and other packaging due to a number of specific product characteristics that make it superior to its competitors on the packaging market. By making a comparison on the basis of a number of requirements that packaging material for drinks and food have to satisfy, PET clearly emerges as the most versatile material.

Material properties	PET	Glass	Tins (alu.)
Transparency	++	++	--
Resistance to breaking	++	--	++
Liquid barrier	++	++	++
Gas barrier	+	++	++
Hot Fill (*)	+	++	++
Use in microwave ovens	+	++	-
Recyclability	++	++	++
Packaging/product interaction	++	++	+
Flexibility of design	++	++	+

(*) important for certain products with specific shelf life requirements

Legend: ++ + - --
 excellent good average poor

Source: Industry Sources

The production of PET bottles is less capital intensive than glass or cans. The transport and storage of PET is also less expensive. The energy use is less for PET than for glass and aluminium.

A robust market share in the packaging market

PET has been used for drinks packaging since 1970, and has been growing steadily since then.

The first phase of growth: large CSD packaging

PET bottles were initially mainly used for packaging carbonated soft drinks (CSD) in sizes of 1.5 litres or more. The growing consumption of PET in this phase was mainly at the expense of glass packaging.

The further breakthrough of PET packaging: more applications in more sizes

Technical developments in the area of product properties and better control of production processes have ensured that PET packaging has become a viable alternative in a growing number of packaging applications. In addition to this broad wise expansion (more applications), there has also been development in depth, towards more (smaller) sizes.

Some of the current applications of PET packaging, divided into segments:

Carbonated drinks	Water	Other drinks	Edible oils	Food	Non-food
■ Colas ■ Lemonades ■ Soft drinks	■ Spring water ■ Mineral water	■ Fruit juices ■ Alcoholic drinks ■ Sports drinks ■ Ice teas ■ Milk ■ Beer and wine	■ Miscellaneous edible oils and table oils	■ Processed food ■ Packaged fruit and vegetables ■ Ketchup, mayonnaise and sauces ■ Dry snacks	■ Cosmetics ■ Household products ■ Medicines ■ Detergents

Many new developments are taking place, in particular for barrier-sensitive products such as beer, fruit juices, milk, wine and other alcoholic drinks. The market of milk and fruit juices experienced a quick growth as from 2006 due to a change-over from other packaging materials to PET.

Core activities

Resilux is specialised in the production and sale of PET preforms and bottles. The use of patented production and processing techniques guarantees filling companies a smooth supply of bottles and preforms in a wide variety of sizes.

In order to optimise customer service, Resilux also organises the blowing of bottles on the customer's premises or in the vicinity of the customer (in-house, satellite and wall-to-wall). Here again, Resilux makes a substantial contribution to the logistical management (just-in-time) of filling companies.

PET preforms

Resilux supplies a full range of PET preforms with a wide variety of weights, colours and sizes for the most diverse applications. Alongside the standard products, Resilux also designs and produces custom made models.

The preform weights vary from 10 grams to 150 grams.

With its considerable knowledge and experience in the food, cosmetic and chemical industries, Resilux is able to develop and supply a suitable PET preform for every liquid product.

The bottles made from Resilux preforms are filled with water, carbonated soft drinks, edible oils, ketchup, detergents, milk, beer, soft drinks, wine, juices, etc.

Most preforms consist of one type of material (so called monolayer). Resilux developed its own multilayer technology,

where multiple materials can be used.

Both specific Resilux technologies, monolayer as well as multilayer, allow to increase the barrier of PET bottles.

This allows to increase the shelf life of carbonated drinks, beer, milk and wine.

Its valuable expertise in the field of recycling enables Resilux to produce, if requested by the customer, preforms made from recycled material.

PET bottles

Resilux applies the most strict quality standards to its production of PET bottles for one-way or multiple use. Bottles suitable for multiple use are somewhat heavier than the one-way bottles and are characterised by their great firmness. Refillable bottles can be used up to 15 to 20 times. This market is however small compared to the one-way bottles. Resilux recently received long term contracts to produce refill bottles for the German market.

Resilux PET bottles are used worldwide on a large scale as packaging for a variety of liquid products. There is an unlimited variety of shapes, weights, colours and sizes of PET bottles, and there are also 'specials' for hot-fill liquids.

Resilux applies the most strict quality standards to its production of PET bottles

Hot-fill is a process in which products are filled at a high temperature, whereby the product is packaged sterilised and has a longer shelf life. It is currently possible to hot fill new types of PET bottles without the bottle losing its form or firmness as a result. Hot-fill PET is suitable for use as packaging for products where sterilisation or pasteurisation is important, including:

- Fruit juices and fruit drinks.
- Ice tea and certain 'new age beverages'.

Blowing projects

Resilux is also specialised in blowing preforms into bottles. Thanks to its experience in the production of preforms, Resilux has developed the knowledge and experience that is required for blowing bottles.

Upon request, Resilux organises the bottle blowing in a production area of the customer (in-house) or in a separate hall right next to the existing production facilities (wall-to-wall).

The benefits of Resilux professionals blowing the bottles are undeniable. The customer can concentrate on his core business (production, filling and selling), and the costs of storage and transport of PET preforms and bottles are greatly reduced.

Resilux currently has three in-house blowing projects.

Recycling

Poly Recycling mainly recycles PET. The raw materials are widely used PET bottles. These recyclables are mainly from Switzerland, some of them from the neighbouring countries. The raw material is washed automatically in modern facilities, sorted and extruded into specified granules.

Collected bales of PET are taken to Poly Recycling where, through state-of-the-art technology the PET is flaked, washed, melted, extruded and chopped into tiny pellets after which it can be used again as raw material for preforms and bottles.

The high degree of purity in the ppm range requires a multi-stage, technologically complex treatment. Thanks to years of recycling experience Poly Recycling has the know-how to set the process in various grades of raw materials and applications. To this end, several automatic detectors and systems are installed for the separation and control. The aim of our development is to achieve such a degree of purity whereby these products can be used for direct food contact applications.

In addition to the standard quality specifications we can develop tailor made qualities on request. The variables are colour, clarity, viscosity and bulk density. All RPET qualities are delivered according to exact specifications.

RPET is used for the production of bottles, fibres, films and strapping as well as for engineering compounds. Fibre applications are, for example, fleece jackets, sleeping bags and pillow fillings or sports shoes. Typical applications for films are blisters, chocolate trays and flower packaging. Other applications are found in shampoo and beverage bottles. Thanks downstream processing one can use RPET to make food packaging.

Research & development

The Resilux R&D centres play a vital role in the search to optimise and to improve the technical possibilities of pet packaging. Currently we see an increased search to reduce the weight of the packaging. This can be achieved in two ways: by lowering the weight of the neck (cfr. with the new water neck finish and the new 28mm PCO 1881) and by lowering the weight of the body of the bottle. For this light-weighting, technical know-how is needed to optimise the preform & bottle designs. Also the demand for improved barriers for PET bottles keeps on growing.

To assist its customers with their light-weighting programs and their barrier needs, Resilux has R&D activities in its own labs in Belgium, Spain and the USA, but also in the factories of local filling companies. This cooperation has helped Resilux to develop new barrier technologies like ResiOx® for improved oxygen barrier, ResiMid® and ResiMax® for improved CO₂ and O₂ barrier and ResiBlock® for light barrier. With these new barriers Resilux is considered as the reference for these new applications.

Resilux is strengthening their efforts to grow in these segments. In Germany, Russia, Greece and Spain milk packaging with our barrier technologies have been introduced. Being a

traditional market it takes longer to convert into PET, but tests are ongoing with other major European dairy companies.

New customers have been acquired in other barrier segments over the last year, especially in the beer and wine market. Also the jar market is being developed. Therefore new technologies have been developed.

Resilux is also working on new ecologic friendly barrier solutions: ResiBar Eco®, EcoBar® and BioBar®, part of the ResiBar® family, which will result in an extension of the current range of barrier products. Another development is an environmental friendly material: ResiGrind®.



Production units

BELGIUM, Wetteren – Resilux NV

In addition to the statutory seat, Wetteren is also the largest production location for one-way, multiple use, and barrier PET preforms. Resilux NV has 21 production lines at the end of 2020, with a combined annual capacity of around 2.4 billion preforms. The production capacity in Wetteren is used for supplying preforms to the North-West of Europe, as well as for export outside Europe. The Belgian establishment specialises in developing new technologies, such as different applications to increase the barrier characteristics. These products can be delivered worldwide.

SPAIN, Higuera la Real – Resilux Ibérica Packaging S.A.u.

This production unit, located in the south of Spain between Sevilla and Badajoz, has 12 production lines with a total annual capacity of around 1.4 billion preforms. The clientele is growing steadily. The majority of the products are supplied in Spain and Portugal. Moreover, product applications have also increased greatly. Alongside preforms for waters, soft drinks and edible oils, preforms are also produced for filling with fruit juices. The Spanish entity has 5 blowing lines.

GREECE, Patras – Resilux Packaging South Europe A.S.

The Greek production unit is located in Patras, a medium sized port city around 200 km to the west of Athens, where the sales office is situated. This establishment was set up in the middle of 2000 and has 10 production lines at the end of 2020, with a total annual production capacity of around 1.3 billion preforms. The preforms (for water and carbonated soft drinks) are mainly intended for the Greek market. From here, exports can also go to parts of Central Europe, North Africa and the Black Sea regions. The Greek entity currently also has 2 blowing lines.

RUSSIA, Kostroma – Resilux-Volga OOO

Resilux currently produces in Russia using 13 production lines with a capacity of around 1.4 billion preforms. The factory is located in Kostroma, around 350 km to the north east of Moscow, where the sales office is located. The preforms are used for making bottles for water, fruit juices and beer and are sold exclusively in the Russian Federation.

SWITZERLAND, Bilten and GERMANY – Resilux Schweiz AG

Resilux Schweiz AG comprises all operations in Switzerland and Germany. Besides the preform activities, Resilux Schweiz AG also has important blowing activities. This entity currently has 9 production lines with a capacity of around 1.1 billion preforms and 5 blowing lines in Bilten. Besides this, Resilux Schweiz AG also has 2 in-house projects in Switzerland and 1 blowing production site in Germany.

At the end of 2018, Resilux started building a new PET recycling plant in Bilten. This includes the Poly-Recycling activities that have been taken over in 2017. The collected bottles are recycled into RPET and thus re-used as basic raw material for the preforms. In this way, Resilux creates a "closed loop" system.

VERENIGDE STATEN, Pendergrass, Atlanta – Resilux America, LLC

In December 2004, Resilux Investment Corporation, Inc. acquired all shares of Resilux America, LLC. Previously, this corporation was a joint venture, set up in 2000, together with American partner, Summit International, LLC, specialised in the design and development of PET packaging. In addition to the further development of new PET packaging, PET containers and preforms for niche markets are produced and commercialised. This mainly concerns non-season-related markets with a high added value, such as food products, household products, cosmetics, personal hygiene, pharmaceutical products and specialities. Resilux America has 12 preform lines with a total annual production capacity of 1.2 billion preforms, 9 single-stage blowing lines for jars and 8 dual-stage blowing lines for bottles.

HUNGARY, Tuszér – Resilux Central Europe Packaging Kft.

At the end of 2019, the facility in Hungary which became operational in March 2001, will produce with 11 production lines in Tuszer, which is situated near the border with Ukraine. The total capacity is 1.2 billion preforms. In addition, there is a sales office in Budapest from which customers are followed, who are mainly located in Central and Eastern Europe.

SERBIA, Lajkovac – Borverk Eurotrade d.o.o. member of RESILUX packaging group

At the Serbian production unit, which was acquired by Resilux in March 2017, 7 production lines are operational at the end of 2020 with a capacity of 0.7 billion preforms a year. The customers are located in Central and Eastern Europe.

ROMANIA, Dascalu – Resilux Packaging South East Europe S.R.L

The Romanian production unit in Dascalu is located about 25–30 km north-east of the capital Bucharest. This site is operational since May 2019 and has 2 production lines at the end of 2020. The total capacity is currently 500 million preforms.

Sales network

Besides the various production facilities, Resilux has an extensive sales network through its internal sales departments and by working with sales agents, distributors and local sales contacts.

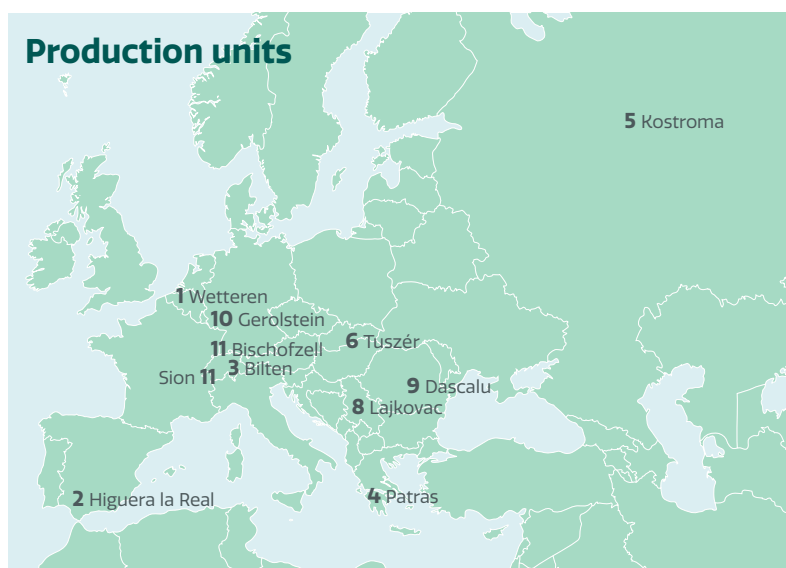
This local presence enables to monitor developments on the different markets from very close by and to meet the needs of customers quickly and efficiently.

Overview of production units:

- | | |
|----------------|--------------------|
| 1. Belgium | – Wetteren |
| 2. Spain | – Higuera la Real |
| 3. Switzerland | – Biltén |
| 4. Greece | – Patras |
| 5. Russia | – Kostroma |
| 6. Hungary | – Tuszér |
| 7. USA | – Atlanta, Georgia |
| 8. Serbia | – Lajkovac |
| 9. Romania | – Dascalu |
| 10. Germany | – Gerolstein |

In-house projects:

- | | |
|-----------------|---------------|
| 11. Switzerland | – Sion |
| | – Bischofzell |





Declaration

regarding the information given in the annual report for the financial year ending on 31 December 2020

Article 12 of the Royal Decree of 14 November 2007 on the obligations of issuers of financial instruments admitted to trading on a regulated market

We, the undersigned, Didec Management BV, represented by its permanent representative Dirk De Cuyper and Fodec Management, represented by its permanent representative Peter De Cuyper, acting in our capacity of Managing Directors, declare that to our knowledge:

- a) The annual accounts, which are made up in accordance with the standards applicable for annual accounts, give a true and fair view of the capital, the financial situation and the results of Resilux NV and the consolidated companies.
- b) The annual report gives a true and fair view of the development and the results of the company and of the position of Resilux NV and the consolidated companies, as well as a description of the principal risks and uncertainties which they are facing.

Didec Management BV
represented by Dirk De Cuyper
Managing Director

Fodec Management BV
represented by Peter De Cuyper
Managing Director

Report of the board of directors

The Corporate Governance Statement that, pursuant to article 3:6 §2 and §3 of the Code on companies and associations, must be included in the annual report of the board of directors regarding the 2020 annual statutory accounts, is included in this annual financial report regarding the 2020 accounting year (2020 Annual Report) under the Corporate Governance Declaration and is an integrated part of this Report of the board of directors.

1. Introduction

Resilux has realised during 2020 a relatively stable sale of volumes, the turnover decreased due to a decrease of the raw material prices but the added value increased due to a higher contribution of the in 2019 newly established factory of PET recycling and new preform factory in Romania. The higher added value is also explained by a growth in sales of bottles and higher results of the Resilux unit in The United States of America.

2. Consolidation base

The consolidation base has changed during 2020 as follows during the fourth quarter: Resinvestment NV in Belgium was liquidated and Packmen OOO in Russia was sold. No gain was realised on this sale. Both companies which were taken out of the consolidation base had no operational activities in 2020.

3. IFRS

Since 2004 Resilux reports in accordance with the International Financial Reporting Standards set up by IASB, so that the different data over the exercises in this annual report are always established according to the IFRS rules.

4. Operating results

Preforms and bottles sold

The number of preforms sold decreased during the financial year 2020 by 2.0% to 7,347 million compared to 7,499 million pieces in 2019. Due to an increase of the average weight per preform, the volume of sold tonnes of preforms increased by 0.6%. The total volume of bottles sold increased by 12.6% compared to 2019 to reach 393 million pieces in 2020. The total volumes sold of preforms and bottles remained in 2020 rather stable compared to 2019.

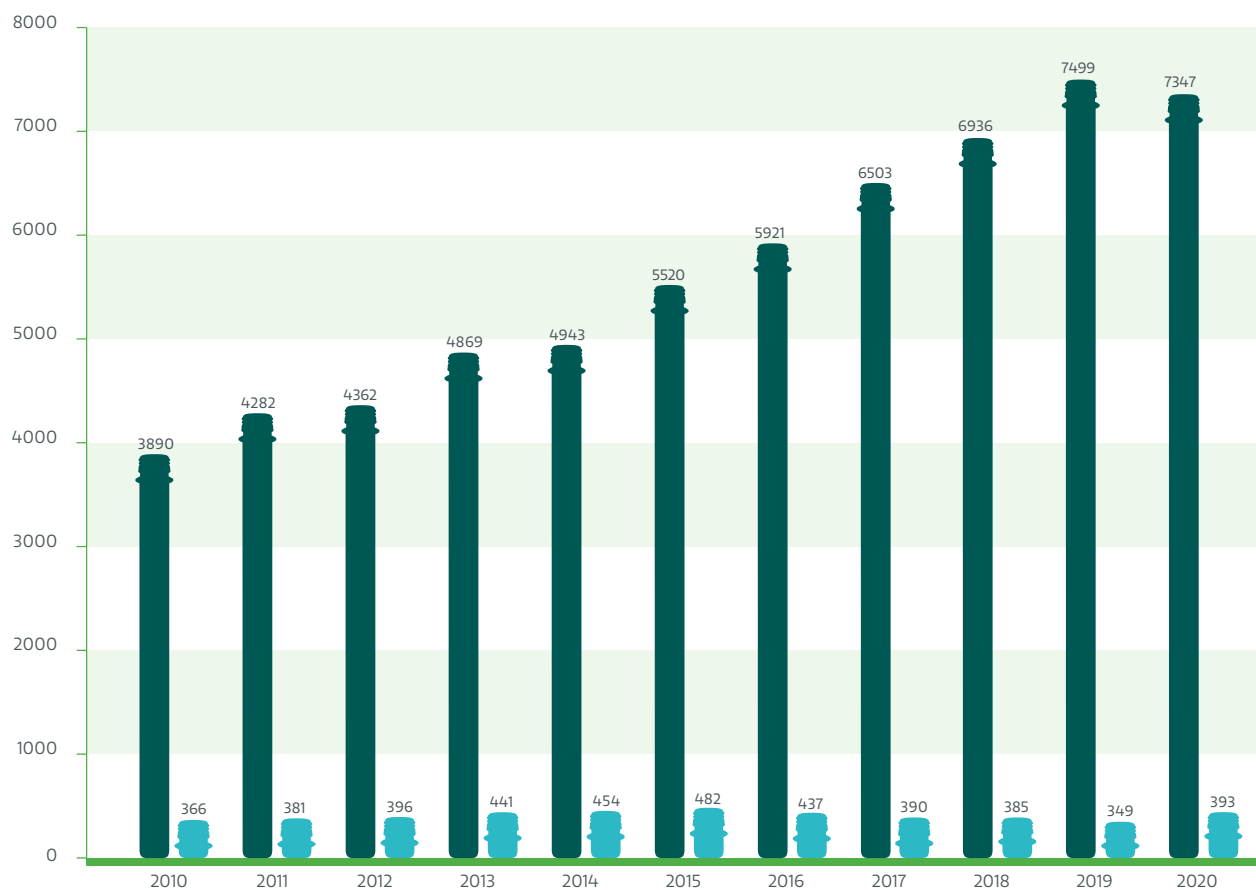
Since the outbreak of Covid-19 virus, Resilux has taken the necessary and required measures to keep all production sites in the group operational and to guarantee the safety of employees in the workspaces. In this way, all factories were able to continue to produce during 2020 while maintaining full capacity.

In March, a number of large customers built up strategic inventories, which resulted in higher sales in the first quarter. From the second quarter, we have seen sales flatten. The lockdown has resulted in fewer journeys and travelling. This has had an impact on the 'on-the-go' consumption of water and soft drinks, juices and beer. Sales of preforms and bottles for the detergent market increased as a result of the increased use of disinfectant products. Also in the segments milk and oil growth was realized.

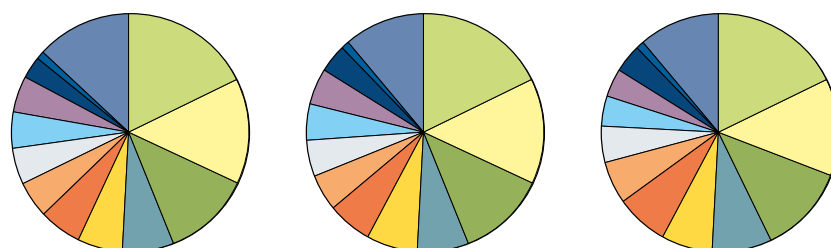
Geographically, there was a decline in sales of preforms in almost all European markets. Export of preforms and sales of preforms in North America continued to grow compared to 2019. The increase in sales of blown bottles was mainly realised in the Spanish and US markets.

Preforms & bottles sold (in millions of pieces)

■ Preforms ■ Bottles

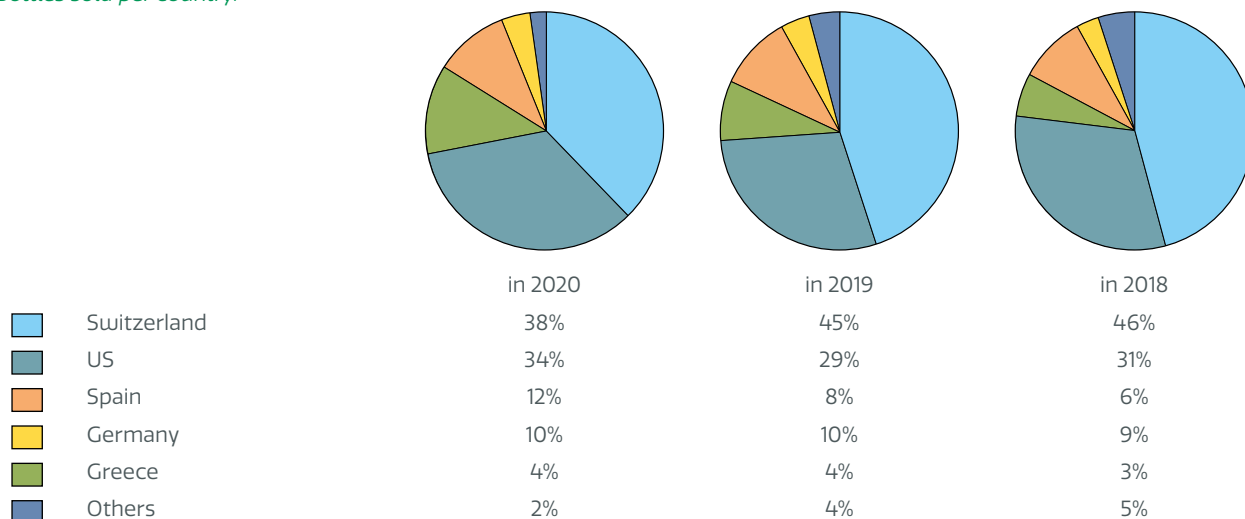


Preforms sold per country:

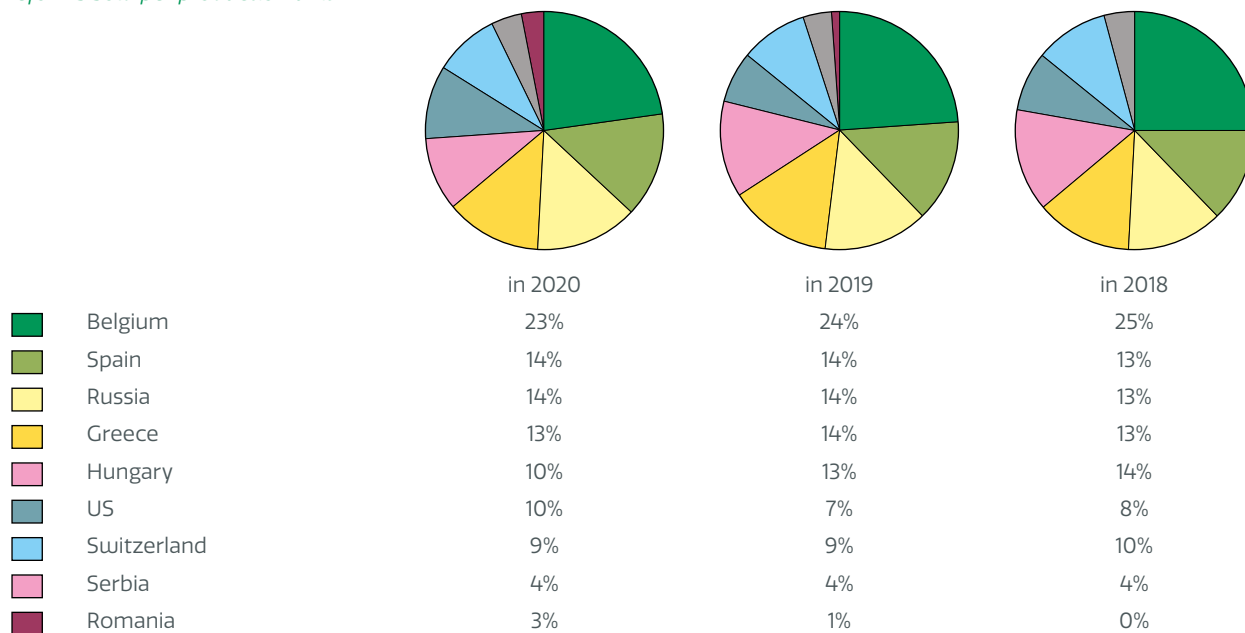


	in 2020	in 2019	in 2018
Eastern and Central Europe	18%	18%	18%
Russia	14%	14%	13%
Spain and Portugal	12%	12%	12%
US and Canada	7%	7%	8%
Greece and Cyprus	6%	7%	7%
France	6%	6%	7%
Germany	5%	5%	6%
Italy	5%	5%	5%
Switzerland	5%	5%	4%
Benelux	5%	5%	4%
Scandinavia	3%	4%	4%
United Kingdom	1%	1%	1%
Others	13%	11%	11%

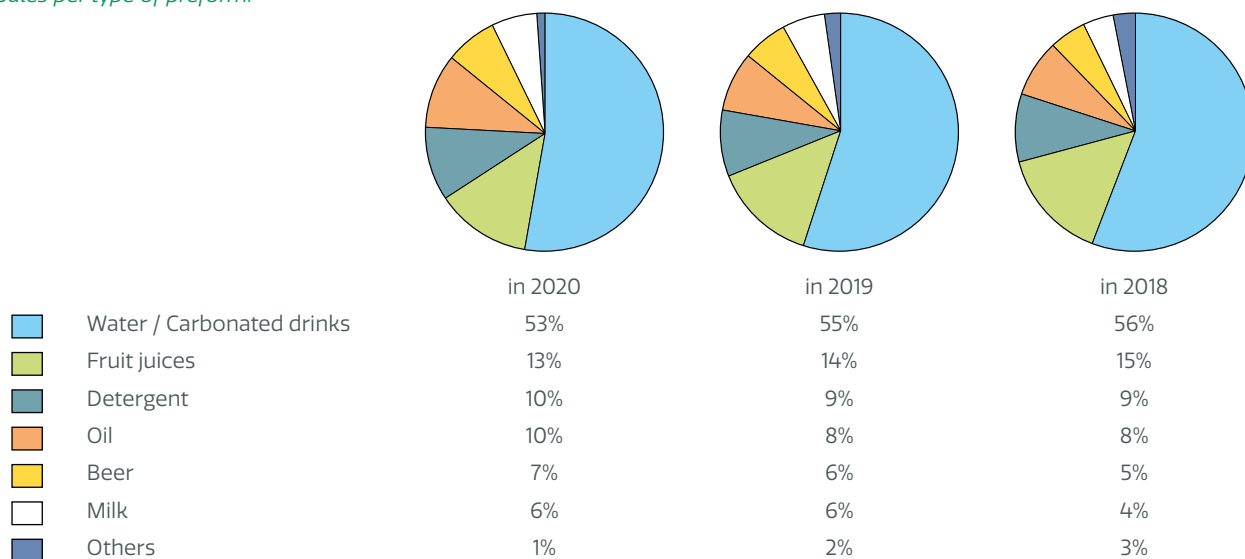
Bottles sold per country:



Preforms sold per production unit:

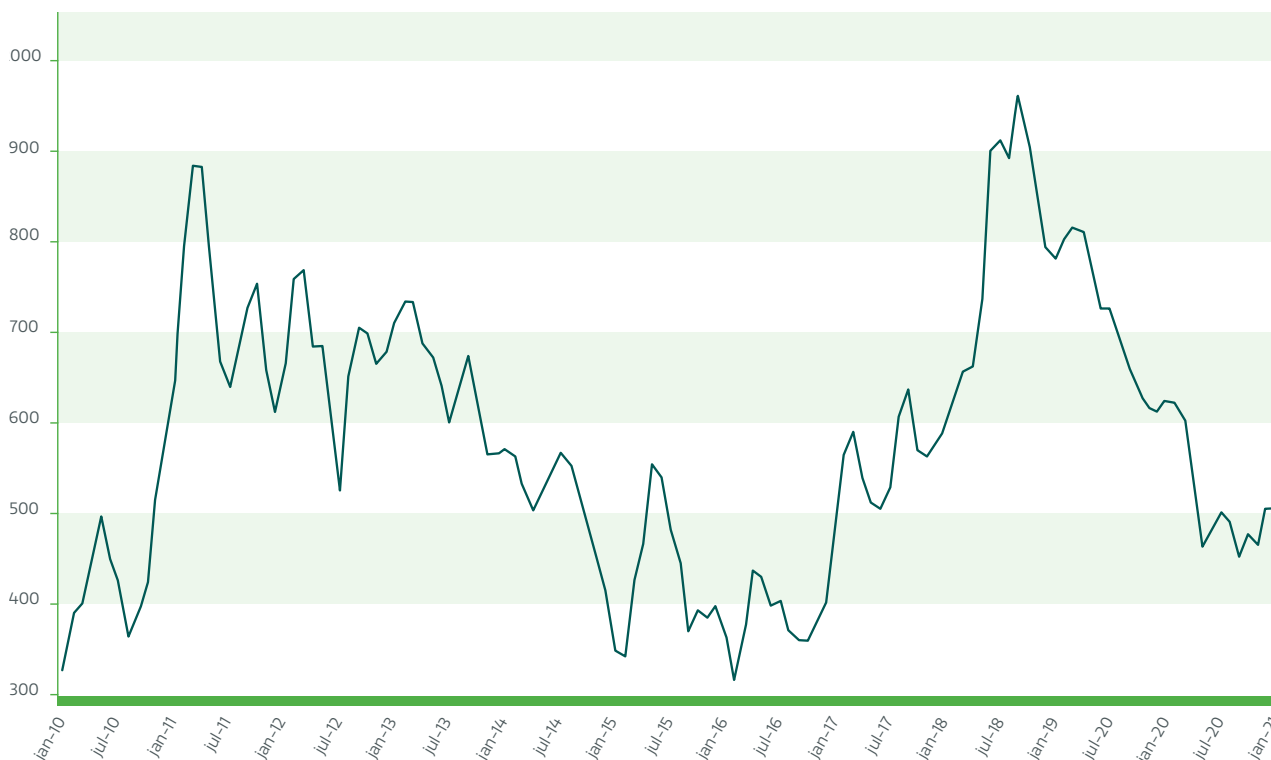


Sales per type of preform:



Raw Materials

Benelux (Euro per ton)¹



1. Own calculations based on data from PCI (PET Packaging, Resin & Recycling) Ltd. The 'PCI' is a publication that is used as a market price indicator for the PET raw material.

It is well known that Resilux and other preform suppliers pass on fluctuations in raw material prices to their customers at the applicable market rates. Preform producers generally build up their stocks for the peak period, in order to prepare for the summer season when volumes are the highest. This means that they buy and process raw materials before the summer season.

Resilux wants to further limit its dependence on seasonal activities in the coming years

The prices of the raw materials decreased from the start of 2020 til the month of May. During the rest of the year 2020, prices remained relatively stable. The average raw material price of 2020 was more or less 14% lower than in 2019.

Turnover

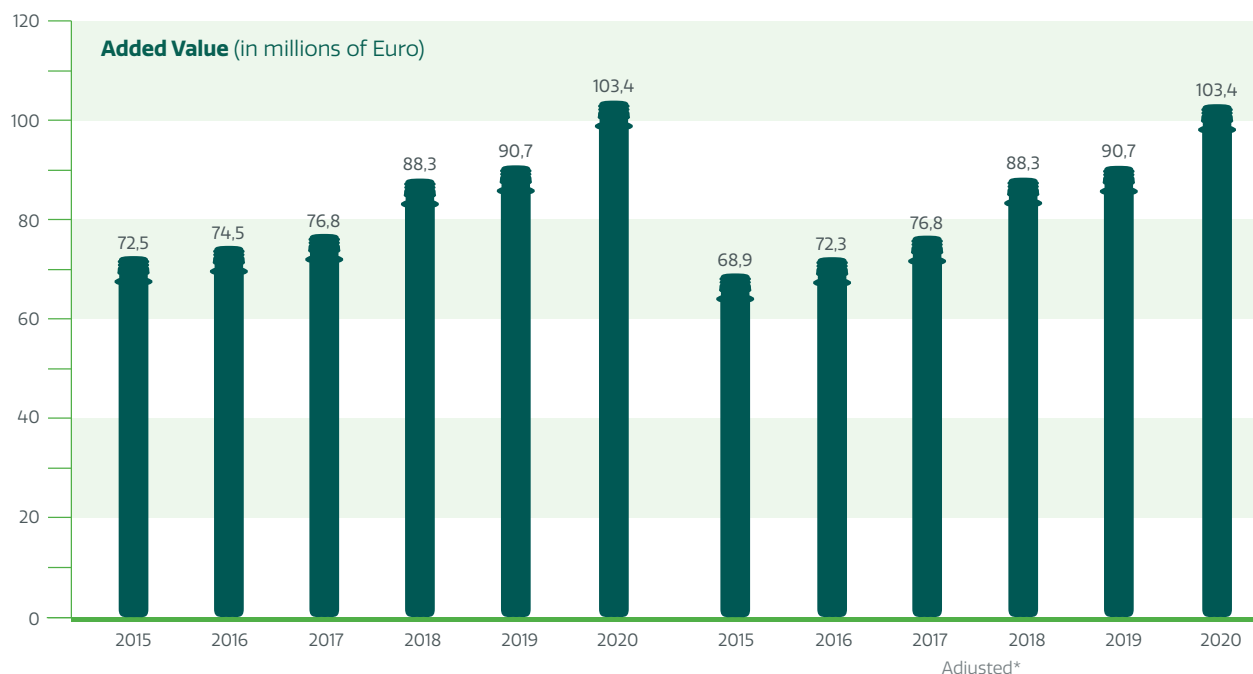
The turnover in year 2020 decreased by 9.7% to € 373.7 million. The average raw material price in 2020 decreased by almost 14% compared to the average raw material price in 2019. Given the large raw material component in the turnover, is this the main reason for the decrease of the turnover given the relatively stable sales of volumes.

However, turnover is not the most ideal performance indicator, given that fluctuations in PET prices are charged on to customers. Added value is a better indicator.

Added Value

Compared to the figures for the year of 2019, the added value for 2020 increased by 14.1% or € 12.8 million to € 103.4 million.

The increase in added value is partly explained by the € 1.5 million start-up costs of the new PET recycling plant in Bilten and the new preform plant in Romania that were included in the figures for the year 2019. Both factories have contributed additional added value in 2020. The increase in added value can also be explained by the increased demand for recycled PET material in the circular economy, the growth of the blowing activities and better results in America..



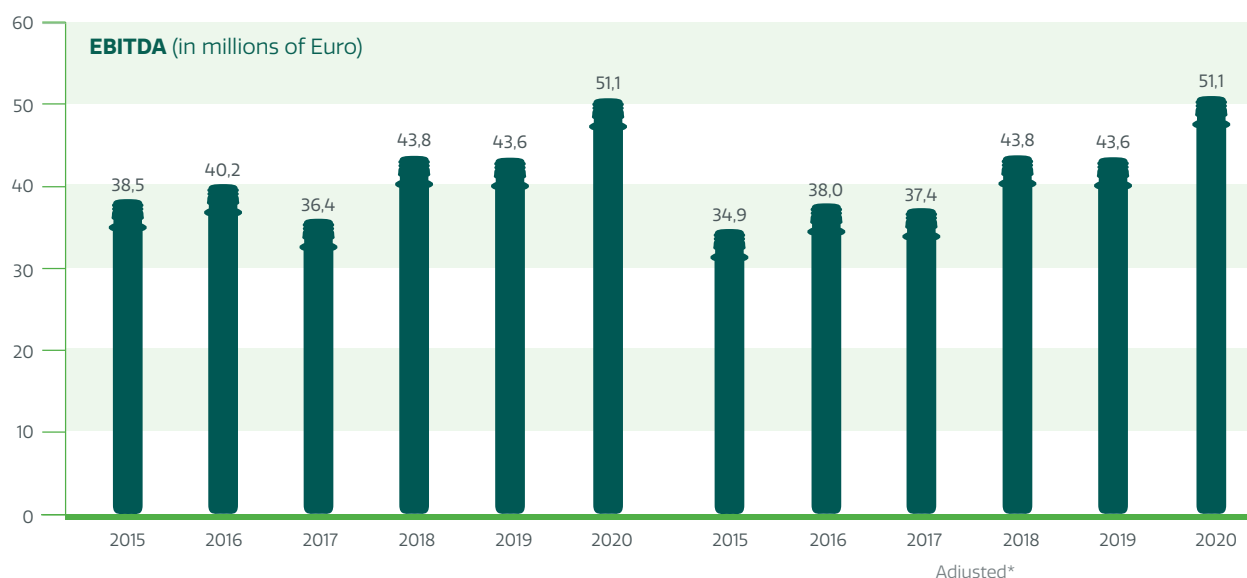
Operational cash costs

The increase in other goods and services is for the major part explained by an increase in costs for electricity and transportation and by the increased volume in the PET recycling production. The total personnel costs increased by € 5.2 million.

Consolidated operating cash flow (EBITDA)

Consequently, the consolidated operating cash flow (ebitda) increased by € 7.5 million or 17.3% and amounts to € 51.1 million for the year 2020 compared to € 43.6 million for the year 2019.

The impact on the EBITDA in 2019 of the mentioned start-up of the new PET recycling factory in Bilten and the new preform factory in Romania amounted to more or less € 1.5 million



(*) adjusted excluding non-recurring items in the years 2015/2016 (divested Airolux) and 2017 (non-recurring advisory costs).

The breakdown of the cash flow per group entity is as follows:

Consolidated operating cash flow (EBITDA) <i>(in thousands of Euro)</i>	2020	2019	Change	2020 as a % of the total
Resilux Western Europe	13,504	9,387	43.9%	26.4%
Resilux Spain	9,023	7,016	28.6%	17.7%
Resilux Russia	3,756	3,798	-1.1%	7.3%
Resilux Southern Europe, excluding Spain	3,945	4,712	-16.3%	7.7%
Resilux Switzerland	11,799	9,442	25.0%	23.1%
Resilux United States of America	5,132	4,794	7.1%	10.0%
Resilux Eastern Europe, excluding Russia	4,254	2,868	48.3%	8.3%
EBITDA before consolidation adjustment	51,413	42,017	22.4%	100.6%
Consolidation adjustment	-306	1,551	119.7%	-0.6%
EBITDA after consolidation adjustment	51,107	43,568	17.3%	100.0%

Compared to 2019, there was an increase in 2020 of the EBITDA in most of the regions. The EBITDA in Russia remained stable and the region Southern Europe showed a decrease of the EBITDA in 2020 compared to 2019.

Investments

The investments over the last few years are as follows (in thousands of Euro):

Investments in the last financial years <i>(in thousands of Euro)</i>	2020	2019
Investments in intangible fixed assets	275	144
Investments in tangible fixed assets	17,711	28,194
Disinvestments	-434	-662
Capital subsidies	-56	-769
Total investments	17,496	26,907

The investments in intangible and tangible fixed assets during 2020 amounted to € 18.0 million compared to € 28.3 million in the year 2019.

These investments mainly relate to investments in additional preform lines for the further expansion of the preform factory in Romania and investments in moulds.

In 2020 an amount of € 0.1 million of capital grants was deducted from acquisitions.

The total net investments amount to € 17.5 million compared to € 26.9 million in 2019.

Operating Result

The depreciations and amortisations increased by € 1.2 million and amounted to € 19.7 million in the year 2020.

The operating result for 2020 amounts to € 31.4 million compared to € 25.1 million for 2019, which means an increase of € 6.3 million or 25.2%.

The breakdown of the operating result per group entity is as follows:

Consolidated operating result (EBIT) <i>(in thousands of Euro)</i>	2020	2019	Change	2020 as a % of the total
Resilux Western Europe	9,126	4,896	86.4%	29.1%
Resilux Spain	7,924	5,849	35.5%	25.2%
Resilux Russia	2,714	2,604	4.2%	8.6%
Resilux Southern Europe, excluding Spain	2,919	3,602	-19.0%	9.3%
Resilux Switzerland	7,153	4,958	44.3%	22.8%
Resilux United States of America	1,372	1,349	1.7%	4.4%
Resilux Eastern Europe, excluding Russia	848	423	100.5%	2.7%
Operating profit before consolidation adjustment	32,056	23,681	35.4%	102.1%
Consolidation adjustment	-648	1,404	146.2%	-2.1%
Operating profit after consolidation adjustment	31,408	25,085	25.2%	100.0%

5. Financial results

Net financial result

The total financial result increased by € 0.6 million. The net interest expenses decreased by € 1.1 million due to a lower average net financial debt. The net foreign exchange results and other financial results were more negative by € 0.5 million. The total net financial result amounts to € -2.4 million.

Profit

During the accounting year 2020, a pre-tax profit was realized of € 29.0 million compared to € 22.1 million in 2019. The total taxes amount to € -6.2 million. This amount includes taxes payable for € -6.1 million and deferred taxes for € -0.1 million.

After taxes, Resilux has realized a net profit of € 22.8 million compared to € 16.4 million in 2019 or an increase by 38.9%.

Net financial debt

As per December 31st, 2020, Resilux had a net financial debt of € 21.1 million compared to a net financial debt of € 48.9 million per December 31st, 2019. The decrease by € 27.8 million over the accounting year 2020 is a combination of the realised cash flows from operating activities, the investments made, the decrease in working capital by lower raw material prices and the dividends paid out during the first half of 2020.

For further comments regarding the results and balance sheet structure we refer to "Comments IFRS 2020 compared to 2019 on page 118 These comments are an integrated part of this report of the board of directors.

6. Principal risks and uncertainties

Concerning the description of the major risks and uncertainties the company can be confronted with, the exposure to risks arising from foreign currencies, interest rates, raw material prices, and creditworthiness are a consequence of the normal operations of the Group. It is the aim of the Group to manage each one of these risks.

Exchange rate risks

With regard to exchange rates, Resilux has a policy of passive hedging per production unit. This means that the net flows per exchange rate are calculated for each production unit, and if necessary derivatives are used. The most important currencies of the Group are the Euro, the American dollar, the Swiss franc, the Hungarian forint, and the Russian rouble.

Purchases and sales are mainly in Euro and USD or the equivalent of Euro and USD.

The exchange rate risk as a result of the translation of assets and liabilities of foreign subsidiaries to Euro is not covered.

Financial derivatives to cover the net exchange rate flows are valued at their market value.

Exchange rate results on creditors and debtors and changes to the market value of the financial instrument are entered in the results for the period in which they occur

Resilux had the following outstanding exchange contracts on 31/12/2020:

sales	USD	10,775,000	for	EUR	9,176,668.34
sales	GBP	300,000	for	EUR	320,276.98
sales	EUR	19,000,000	for	CHF	20,540,900.00
sales	RON	10,000,000	for	HUF	720,800,000.00
purchases	EUR	200,000	at	HUF	69,340,000.00

According to the riskmanagement policy of the Group, generally between 75% and 100% of all transactions is covered. The hedgings do not always happen immediately for 100% but can also be made gradually for a longer period.

Interest rate risks

The long and short term financial borrowings are at variable interest rates and are for the major part covered by interest caps and swaps.

The following contracts were entered into to cover the aforementioned risks: *(in thousands of Euro)*

- There are no cap contracts.
- Interest rate swap contracts for an amount of € 9,125 with maximum duration up to 2024 and with interest rates between 0.8% and 1.5725%.

The contracts mentioned above are treated in the financial statements as trading instruments and are therefore valued at market value. The changes in the value of financial instruments are incorporated in the income statement.

Purchase of raw materials and risk of inventories

As well known, Resilux and other preform suppliers pass on fluctuations in raw material prices to their customers at the applicable market rates. There is thus mainly a timing risk between purchase and sale. The Company tries to reduce this risk by limiting its dependence on the seasonal activities. Also a more restrictive policy regarding inventories of finished goods is implemented.

Furthermore, the increase of the added value products leads to a decreased sensitivity to changes in prices of raw material.

Credit risk

Resilux has a firm policy on credit risk. Resilux manages its credit risks through customer diversification, by working within set credit limits and periods, and by screening the creditworthiness of the parties it deals with. These risks are also mainly covered by credit insurance. Given the increased risk due to the economic crisis, Resilux has paid extra attention in order to limit this risk.

Seasonality

Resilux continues to work on reducing the dependence on the seasons by the geographical spread of the sales and production units and by using minimum volumes throughout the year in the contracts and by limiting the part of the seasonal packaging.

Capital structure

Resilux is aiming at keeping the ratio between net financial debt and operational cashflow at a level that can be considered by the financial markets as healthier than normal. During 2018 Resilux is meeting largely the covenants of the external financing agreements.

7. Research and development

Resilux spends more and more resources on research and development, patents and licences both on the level of production processes as on the level of finished goods.

The proportion of the production technology designed in-house is maximized in order to create competitive advantages. Some of it is protected by patents and licences.

Considerable efforts are made to further enhance technological leadership within the sector. Quality improvements, cost efficiency and less waste during production remain important topics.

Increased investments are made in lower energy consumption, less production waste, increased output per square meter, automation and decrease of packaging and logistic costs.

Regarding the development of new products and applications, Resilux is very much focused on a development of preform designs for applications which so far have not been used on an industrial scale.

Also the development of preforms with barrier, improving the barrier qualities of PET and the development of new production technologies remain important topics for Resilux and this for existing products as well as for new applications.

During 2020 there were no costs of own research and development that qualified for capitalisation on the balance sheet.

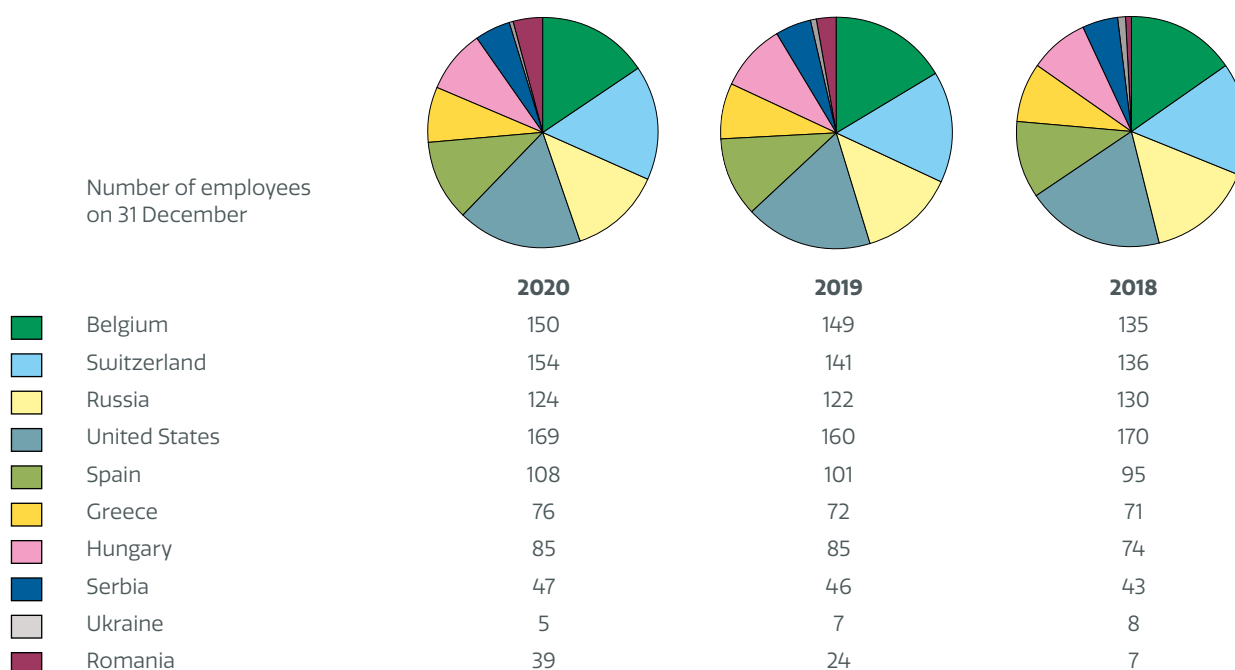
The number of employees of the Resilux Group working on research and development projects is further increased. Furthermore Resilux also cooperates with universities and independent research centres.

In the coming years, Resilux wants to increase the technology component as well in the production process as in the finished product.

8. Personnel and organisation

The workforce consisted of 957 people on 31 December 2020, compared to 907 people on 31 December 2019 and 869 people in 2018.

The employees are distributed over the various production units as follows:



The average workforce expressed in full-time equivalents was 927 in 2020, compared to 898 in 2019 and 837 in 2018.

9. Warrants

There are currently no outstanding warrants.

10. Acquisition and cancellation of own shares (article 7:220 Code on companies and associations)

On 23 October 2019 the board of directors approved a share buyback program, whereby an intermediary with a discretionary mandate could acquire a maximum number of 20,000 own shares, for a maximum amount of € 2,500,000. In addition, and under certain conditions, block transactions could also be considered during open periods.

The purpose of the buy-back program was to reduce the company's excess cash and to decrease the company's share capital through the cancellation of all or part of the company's own shares acquired within the frame of the buy-back program. The company was authorized to decide not to destruct all own shares acquired and to reserve a part of these shares in view of the possible elaboration of a management incentive plan.

The buy-back program started on 1 November 2019 and ended on 30 April 2020. In the framework of the aforementioned program, a total number of 1,757 own shares were acquired.

Date of purchase	Number	Price per share	Total amount (€)
12/03/2020	350	122.71	42,950.01
13/03/2020	350	121.84	42,644.00
16/03/2020	302	118.32	35,734.00
17/03/2020	250	115.40	28,850.00
18/03/2020	120	115.72	13,886.00
19/03/2020	100	120.40	12,040.00
20/03/2020	235	122.06	28,684.99
23/03/2020	50	123.00	6,150.00
TOTAL	1,757	-	210,939

The fractional value of the own shares that were acquired amounted to € 1.79 per share. These shares represented 0.088% of the issued capital or in aggregate € 3,154.14.

On 3 August 2020 the cancellation of these 1,757 own shares was enacted.

11. Important recent developments

The activities of Resilux are geographically spread and Resilux has the technology to supply all known applications of PET preforms and PET bottles. This enables Resilux to adapt quickly to the ever changing requirements of consumers and also to any changes in law.

Resilux has modern production facilities, where growth can be realised with limited capital expenditures. Resilux also has a solid financial structure. The current cash flows allow Resilux to invest in additional capacity and new products and to increase the efforts on the level of R&D and innovation.

As a result, Resilux is well positioned to anticipate in the current financial and economic market and the possible changing needs of the consumer.

Resilux has invested in the latest and most modern technology for a state-of-the-art PET recycling company in Biltlen, Switzerland. The factory became operational in early 2019.

Already in 2017, Resilux took over the PET recycling activities from a supplier that had already been working together in Switzerland for many years for the purchase of recycled PET. Via the vertical integration of the recycling of PET bottles and the processing of recycled PET in the production of preforms, Resilux becomes an even greater player in the

circular economy with the aim of maximizing the reuse of raw materials. This makes Resilux more sustainable and makes a positive contribution to the environment.

12. Justification of the independence and expertise of at least 1 member of the audit committee (article 3:32,6° Code on companies and associations)

The board of directors ensures that the audit committee has such financial, accounting and legal expertise as required to fulfil its role effectively.

To justify the independence and expertise regarding auditing and accounting of at least one member of the audit committee pursuant to Articles 3:6, §1,9° and 3:32,6° of the Code on companies and associations, for each member of the audit committee, reference is made to that person's biography, as well as to the confirmation of the independence as included in the Corporate Governance Declaration of the annual financial report covering the financial year 2020 (Annual Report 2020).

13. Internal control and risk management systems (article 3:32, 7° Code on companies and associations)

The internal control and risk management system is created to draw up and publish the consolidated financial statements pursuant to IFRS valuation rules. The most important characteristics of the system can be described as follows.

The organisation of the accounting and control is established at three levels:

- The accounting teams in the various companies of the Group who are responsible for drawing up and reporting on the financial information.
- The controllers at the various levels of the organisation who are responsible for verifying the financial information within their area of responsibility.
- The control department at Group level, which is responsible for the final control of the financial information received from the different companies and for drawing up the consolidated financial statements.

Information systems have been developed to help the control department at Group level in the controlling and consolidation process and these are constantly adapted to meet new needs

Pursuant to the audit process detailed for that purpose, the financial reports from the various companies in the Group are checked and evaluated by foreign external auditors, whilst the Belgian external auditor performs the final control and the review of the consolidation process and the consolidated financial statements that are drawn up by the parent company Resilux NV.

14. Declaration on non-financial information (article 3:32 §2 Code of companies and associations)

1. About Resilux

1.1. Activities

Resilux is specialised in the production and sale of PET preforms and bottles. At the end of 2017, Resilux expanded its core business by adding the recycling of used PET bottles to produce a high-quality PET recyclate (rPET), which can then be used again, both in the food sector and in other business sectors.

PET preforms and bottles come in many shapes, sizes, weights and colours and are especially used by companies in the food sector to pack waters, cold drinks, oils, fruit juices, beer and other applications of various formats intended for consumer consumption. PET bottles are also used as packaging for cosmetics, liquid soaps, cleaning agents and medicines.

Resilux's direct customers are mainly producers of drinks, food and household products, which implies a further connection with end consumers of food and drink products (packaged in "pre-produced" PET packaging from Resilux).

The company, which has its headquarters in Belgium, was incorporated by the De Cuyper family in 1994. The Company's shares have been listed on Euronext Brussels since 3 October 1997. The capital and shareholder structure is explained in greater detail in, among other places, the chapter "Shareholders and Group Structure" and the "Corporate Governance Statement" of the 2020 Annual Report.

Resilux has production sites in Belgium, Spain, Switzerland, Greece, Russia, Hungary, Serbia, Romania and the US, which give it a wide geographical spread. A brief description of each of these locations can be found in the chapter "Production units" in the 2020 Annual Report. Given the nature of its operations, the geographic spread of the production locations is of strategic importance for Resilux. The sales areas are situated within a specific action radius around the production sites and are therefore mainly in Europe, North America and Russia. Resilux has only limited sales in export markets.

Resilux's customer portfolio is scattered within each sales region and includes both global multinationals and local market players active in the food and drink sector. Resilux generates the majority of its sales in the European market (incl. Switzerland).

The chapter entitled "Annual Report of the board of directors" in the 2020 annual report describes the scope of the Resilux organisation, its activities, sales volumes, turnover, assets, investments, balance sheet and other financial results at both the detailed and consolidated levels.

The average size of the workforce as of 31 December 2020 expressed in full-time equivalents was 927 employees. A breakdown per site can be found in section 8 of the chapter "Annual Report of the board of directors" in the 2020 annual report. For its production activities Resilux makes very limited use of people who are not employed by Resilux. Resilux's activities are generally subject to a certain degree of seasonality. As a result the number workers can increase temporarily during peak periods.

All personnel data is reported to group HR by the respective personnel manager of each production site via a central HR program. In this way, a uniform and detailed reporting on personnel is obtained.

**PET preforms
and bottles
come in many
shapes, sizes,
weights and
colours**

Resilux has built up expertise in 3 types of activities:

- (i) Converting PET raw material granulate into PET preforms (injection moulding process).
- (ii) Blowing PET preforms into bottles (blowing).
- (iii) Taking used and collected PET bottles and reprocessing them into high-quality recycled raw material (rPET) that can be used again both in the food industry and in other sectors.

Resilux's core business is the production of PET preforms. PET preforms and bottles are produced from PET pellets. These PET pellets can be initially manufactured from crude oil or gas and also via a recycling process involving collected and already-used PET bottles. PET pellets are delivered in bulk or in big bags via road transport (possibly combined with sea transport) by local (European, North American, Russian) or Asian raw material suppliers. The PET preforms are manufactured by drying the PET grains, melting them in an extruder and then injecting them into a mould under high pressure (injection moulding). The produced PET preforms are packaged in large reinforced cardboard boxes which can be reused a number of times, or in reusable wire mesh boxes.

A PET preform is in fact a semi-finished packaging item which will become part of a packaged end-product in a further production and treatment process. The PET preforms produced by Resilux are loaded for transport and usually delivered to producers of consumer goods via road transport. In certain regions transport over rail or with container ships is used. These producers heat the PET preforms during their own production and treatment process to a temperature between the glass transition temperature and the melting temperature so that the PET preforms become soft, after which they are blown out into a PET bottle in the desired shape. The manufacturers then fill the PET bottle with a product, label it and seal it with a cap before adding further packaging for distribution to retailers and end consumers.

To a much more limited extent and only for a number of customers or for specific applications, and on the condition that it is economically justified, Resilux not only produces PET preforms but also blows them out into bottles which are then sold to fillers. If large volumes are involved, Resilux does this in-house at the customer site or in the immediate vicinity.

Needless to say that PET packaging, like all other types of plastic packaging, is a very topical subject. Bearing witness to this are global media coverage as well as, for example, the recent European Union legislative initiative (Directive of the European Parliament and of the Council on the reduction of

the impact of certain plastic products on the environment) and sector-related initiatives taken by the packaging industry working together with other stakeholders to effectively address factors linked to plastic packaging that have a negative impact on the environment.

Poly Recycling AG, the Resilux recycling plant in Switzerland, processes used PET bottles and reworks them into fully-fledged PET flakes or pellets (rPET). To this end, first and foremost used PET bottles collected within Switzerland are acquired and delivered in pressed bales. Poly Recycling AG also purchases additional material from partners outside Switzerland. The rPET produced is mainly used by Resilux for processing into PET preforms and in part supplied to third parties (outside the food sector) who use the recycle as a raw material for the manufacture of their products.

The production of PET preforms and bottles, as well as the processing of rPET, are to a large extent a capital-intensive, automated production process.

Resilux generally relies on 3 types of suppliers for the production of PET preforms (and bottles). The choice for each type of supplier is relatively limited:

- Raw material suppliers of PET and rPET pellets (Europe, Russia, USA, Asia).
- Machine builders (injection moulding lines, blowing lines, extrusion lines and recycling lines).
- Mould makers (injection moulds, blowing moulds).

The decision to expand the use of uniform machinery and interchangeable production tools and components means that Resilux generally relies on permanent and reliable European suppliers.

Compared to the types of suppliers mentioned above, all the other suppliers that Resilux uses (for cardboard boxes, colourings, maintenance products, etc.) are relatively limited in number and type. Resilux usually purchases these types of item locally.

Apart from the above, there were no significant changes in the Resilux production chain in 2020.

Resilux endeavours to be cost-conscious and also environmentally-conscious in the choices it makes when purchasing energy (renewable as much as possible) and packaging (reusable or recyclable). It focuses on production efficiency and on product development that reduces the impact of PET packaging and the associated production process on the environment, and when making investments it pays

attention to resource-saving and sustainability aspects. The strategic choice made in 2017 to start PET recycling activities in addition to the production of PET packaging contributes to the expansion of a circular economy and breaches the traditional linear ascending relationship between the production of PET packaging and PET waste, resulting in a reduced negative impact on the environment.

1.2. Governance

The strategy, policy and day-to-day management are conducted by the managing directors of the company, being Didec Management BV, represented by Dirk De Cuyper, and Fodec Management BV, represented by Peter De Cuyper, also affiliates of the reference shareholders, together with the other members of the board of directors.

The managing directors are assisted in the performance of their duties by the other members of the executive management, being the Chief Operations Officer and the Chief Financial Officer, to whom they have delegated certain of their responsibilities and powers. In addition, each of several production sites has a local general manager.

1.3. Business ethics

It is up to us, to work at achieving an honest business culture and that in our daily conduct we set priority that business is always done honestly, professionally and ethically

The values that apply within Resilux, meets internationally recognised ethical standards. Honest and proper conduct, partnership, respectful treatment, mutual recognition, equal treatment, being transparent are part of our internal

code of conduct and executive management ensures that these values are respected.

In 2019 a major update of the 'Resilux Business Ethics Policy' was made. The purpose of this Ethics Code is to ensure that all employees of Resilux and anyone acting on behalf of Resilux and other stakeholders, have a common framework and consistent standpoint on how we do business. This code contains specific rules of conduct for Resilux employees to ensure ethical business conduct and compliance with all relevant laws and regulations throughout Resilux. More details about this topic can be found in paragraph 3.2 about personnel and social matters and 3.3 about economic value creation.

Resilux is a member of Sedex. Sedex is one of the world's leading ethical trade service providers, working to improve working conditions in global supply chains. Resilux units are regularly SMETA audited (4-pillars). SMETA stands for Sedex Members Ethical Trade Audit. All business units have been SMETA audited and one renewal audit has taken place in 2020. One renewal audit also had to be postponed due to Covid. No major non-compliances were raised.

Work was done in 2020 on the conscious and specific promotion of these values and behavioural norms in a more formal manner, both within the Resilux organisation and towards stakeholders, and in the first instance more specifically towards customers and suppliers. For example, in our "Suppliers Questionnaire" chapters have been added on "Social responsibility", "Health and safety at work" and "Environmental mgmt".

2. Sustainability strategy – Statement from the CEO

In our modern society, it is almost impossible to imagine a world without PET packaging. As a producer of PET packaging, Resilux, in the interest of its stakeholders, wants to be able to deliver packaging that:

- Is safe and suitable for consumer goods.
- Has a preserving or shelf-life-extending function for food.
- Is easy and efficient to use.
- Is affordable and of high-quality.

The Resilux stakeholders are in the first place the employees, customers, suppliers, shareholders and investors and – specifically on the basis of what follows – by extension also the consumer community, local authorities, other industrial players, sector associations and legislative powers.

However, the increasing consumption of PET packaging has also had an impact on the environment in recent decades. Human health and prosperity are directly linked to the environment. That is why it is important at every stage of the life cycle of PET packaging to take into account the environment from which we extract the raw materials and also the welfare of the people for whom the packaging is ultimately manufactured.

With the primary objective of contributing to the efforts that must be taken worldwide with regard to climate change and gradually tackling the environmental impact of factors related to PET packaging, as well as of maintaining and increasing the company's own entrepreneurial value in the long term, Resilux has the following ambitions:

- Implementing the concept of industrial ecology (in which used PET packaging is not seen as "waste", but as a valuable raw material instead). The aim here is to keep the value of a product, material or raw material in the economy for as long as possible. Recycling as a waste management method is an example of this¹
- Actively contributing to the transition from a linear economy to a circular economy by:
 - Extending and improving the life cycle of PET packaging through recycling activities, process development, product innovation, product development and product quality.
 - Breaking the link between economic growth and environmental impact – mainly because of the proportional increase in PET waste – and decoupling the production of PET packaging from the correlative increase in PET waste.

- Taking concrete steps to connect and bring people, governments and businesses together as this is essential for creating behavioural change, the only valid long-term solution, and to accelerate the transition to sustainable consumption and production systems that benefit social and economic development, taking into account the actual carrying capacity of an ecosystem:
 - Encouraging and facilitating general awareness that climate change affects the entire world population across borders and that it is the responsibility of everyone, wherever and whoever they may be, to combat climate change and to inform stakeholders properly.
 - Stakeholder engagement – engaging employees, customers, suppliers, shareholders, consumers of consumer goods, legislatures, local authorities, other industrial players and sector associations in the activities of Resilux.
 - Bringing about cooperation between all parties involved in the value chain.
- Gradually improving the ecological footprint directly linked to its own production activities through energy management and reduction of CO₂ emissions, waste management and sustainable investments.

- Actively caring for employees and society.

- Engaging in ethical entrepreneurship.

In the short term, Resilux intends to do the following:

- Take further steps in the expansion of recycling activities. In the longer term this will also depend on the extent to which the market continues to evolve and on the implementation of European and national initiatives or regulations.
- Perform an energy audit and prepare a further action plan.
- Set concrete objectives over time that, where possible, reduce the environmental impact related to the transport of raw materials and products.
- Undertake active steps with regard to stakeholder engagement, and more specifically define actions to increase employee involvement, gauge the concrete expectations of customers and suppliers, evaluate concrete cooperation initiatives within the sector, carry out membership scans.

- Develop policy regarding supporting charities and charitable projects, specifically those with a positive social and/or sustainable impact.
- Improve HR policy, with more attention for diversity, training and employee development.
- Make progress on sustainability reporting and KPI performances. In this regard, this statutory duty to report, as well as, for example, our participation to the Carbon Disclosure Project (CDP), will contribute to the fact that we will increasingly better be able to organise and position ourselves in our sustainability policy and our sustainability reporting.

By becoming increasingly transparent as a company and therefore less risky, we are endeavouring and hoping to give stakeholders and society in the long term the confidence that is expected of every company.

3. Material sustainability themes

Sustainability focuses on meeting the needs of the present without compromising the ability of future generations to meet their needs. The concept of sustainability is composed of three pillars: environmental, social and economic. In an internal working group at the head office with representation from various departments, the following material themes were defined, which are looked at in this report below. Although there are still many areas to be dealt with, the greatest weight in terms of materiality lies with environmental matters.

- Environmental matters.
 - Consumption and processing of raw materials and packaging.
 - Energy management and emissions.
 - Transport.
 - Water consumption.
 - Waste management.
 - PET recycling (circular economy).
- Social and personnel matters.
 - Working environment.
 - Health and safety at work.
 - Employee training.
 - Equal opportunities and diversity.
 - Human rights.
 - Health and safety for customers and the environment.
- Economic value creation and corruption.

3.1. Environmental issues

Human health and prosperity are directly linked to the state of the environment. Due to the impact on the environment of the increasing consumption of PET packaging in recent decades, we realise that we also have an active share in what drives people and society today with regard to sustainability and that it is our responsibility as a company, when conducting our activities, to consciously engage in the economical use of reserves and raw materials, reduce CO₂ emissions and prevent environmental pollution.

We see it as our task to increase awareness of this responsibility among the policy makers and management of the organisation and, where possible, also to create or encourage it among our employees and throughout our production chain.

We actively participate in the circular economy in which raw materials and materials are repeatedly reused or reworked into new raw materials, and to continue to expand our activities in this regard.

The following principal factors and elements provide the framework for the area within which Resilux undertakes continual action and can continue to make efforts that increasingly contribute to sustainability and thus benefit the environment and society.

3.1.1. Consumption and processing of raw materials and packaging

Raw materials

- PET (in contrast to some other types of plastic) is 100% recyclable and can be reprocessed into a new fully-fledged PET raw material.
- Resilux has been using rPET for the production of PET preforms and bottles since 2001.
- Resilux also offers reusable PET bottles (the product does, however, have a limited market).
- In the last decade, product innovation and development have led to a decrease in the average preform weight of more than 35%, which results in a proportional raw material saving for the production of a same quantity of PET preforms.
- In 2020, Resilux processed approximately 245,000 tonnes of PET in the preform business, of which 8% rPET.

Packaging

(the data regarding packaging are only for the preform business and not for the recycling business).

- Where possible, Resilux opts for reusable packaging for its industrial production process (wire mesh boxes, reusable boxes). The PET preforms produced by Resilux are packaged in "boxes", either cardboard-tube-reinforced cardboard boxes or wire mesh boxes.
- Approximately 14% of the boxes used are wire mesh boxes. These are collected from the customer and used over and over again. The wire mesh boxes have an average useful life of about 10 years.
- The remaining 86% of packaging boxes are made from cardboard. Resilux aims to achieve a maximum return of these cardboard boxes from customers. In 2020, a return rate of 35% was achieved. These cardboard boxes can generally be reused 3 times.
- For the cardboard tubes and pallets, return rates of 30% and 38% respectively were achieved.

3.1.2. Energy management and emissions

Resilux strives to consistently adapt production facilities and infrastructure to modern standards and safety regulations and to continuously improve the efficiency of the production process and equipment.

Electricity is the main energy source that Resilux uses to run its production activities.

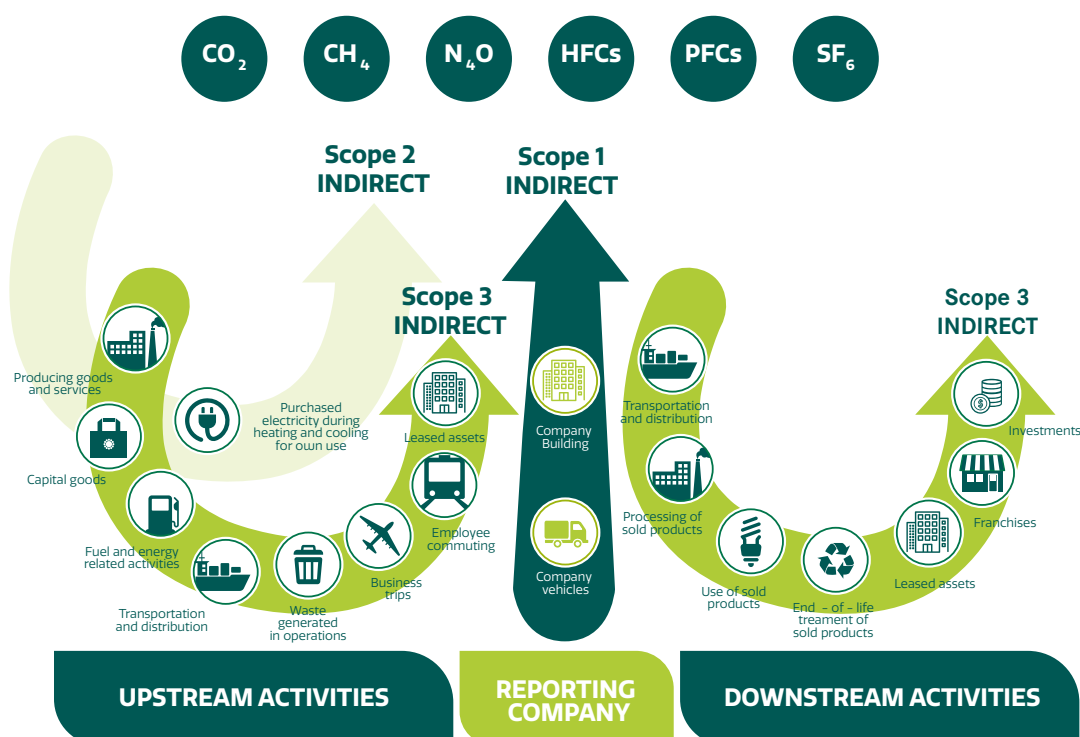
- The reduction of the average preform weight by more than 35% in the last decade has in any case led to energy savings of more than 25% during the preform production process. The blowing process also requires less energy due to this weight reduction.
- Resilux is planning to carry out a total energy audit in the short term. The objectives are achievable targets for reducing energy consumption and improving our carbon footprint.

The CO₂ footprint, as presented, includes scope 1 (direct emissions within the company) as well as scope 2 (indirect emissions from the electricity consumption).

Emissions from all production sites (injection, blowing and recycling activities) attributable to the Resilux group during the 2020 reporting year were taken into account. Emissions from vehicles owned by Resilux are also reported. Given their insignificant contribution to the total volume, emissions from satellite offices (scope 2) were not included in the calculation. We used 2016 as the reference year for this report.

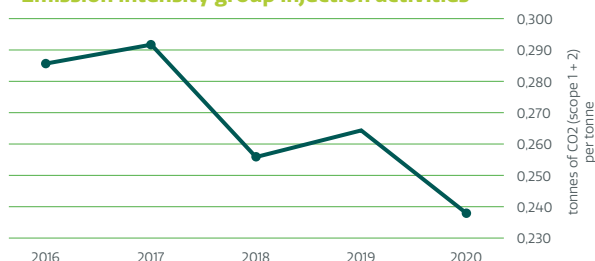


Electricity from renewable energy accounted for 30% of our total electricity supply in 2020. It should also be mentioned that the production plants in Higuera (Spain), Gerolstein (Germany) and Aproz (Switzerland) use 100% green energy.



For this reporting we take 2016 as the reference year. The emission intensity for preform production (scope 1 and 2 emissions) is shown below. These emissions make up more than 80% of the Resilux Group's emissions. After a slight increase in 2019, due to the start-up of new sites and expansion of existing sites, we see a decrease of 10% in 2020. This is the result of targeted investments and fewer emissions from certain energy suppliers.

Emission intensity group injection activities

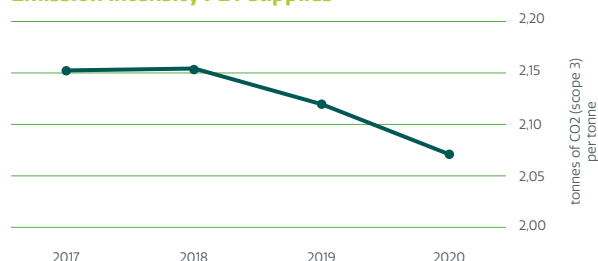


The use of recycled PET material has a tremendous positive impact on carbon emissions: In order to be able to better compare the emissions of rPET with new PET, the emissions from collecting the empty PET bottles in the market are now also added. From 2020 we will also make a distinction between rPET that we produce ourselves and rPET that

we purchase. One tonne of rPET material at PolyRecycling produces approximately 5 times less CO₂ emissions than one tonne of virgin PET material, for purchased rPET this is approximately 2 times less than new PET material.

Seen the large importance for the carbon footprint of the injection activities, Resilux also started to assess the emissions of its suppliers making the PET raw material (upstream scope 3). In 2020 the emissions linked to the PET supply (scope 3) of the injection activities were more than 8 times higher than the emissions of the injection activities of Resilux (scope 1 + 2). Thanks to the increased use of recycled PET –8% in 2020 – 28'000 tonnes of CO₂ emissions were avoided. This reduction corresponds to 40% of the emissions of the entire Resilux group (scope 1 + 2). The amount of recycled PET is expected to increase significantly over the coming years.

Emission intensity PET supplies



3.1.3. Transport

- One lorry can transport an average of 570,000 PET preforms, compared to "only" 30,000 PET bottles. Thus, the PET preform itself implies a significant overall transport saving.
- Techniques have been developed that allow 20% more PET preforms to be packed in 1 box, with an immediate proportional impact on transport.
- Resilux strives for efficient use of transport combining deliveries and packaging returns.
- Resilux opts for an optimal geographical spread in order to make transport as efficient as possible, both for the supply of raw materials and for delivering products to customers. The distance between our production site and the customer's location is on average between 500 and 700 km (excluding export).

3.1.4. Water consumption

- PET preforms production
In general, water consumption during the PET preforms production process is relatively limited and mainly relates to water evaporated in cooling towers. Depending on availability, rainwater, well water and city water are used in this respect.

The quantity of waste water is limited to blowdown water from the cooling towers. To limit the amount of blowdown water advanced water treatment techniques and hybrid cooling towers are used. Seen the nature of the blowdown water (concentrated water with bio-degradable additives), it can be discharged into open channels, canals or water bodies. All applicable local laws and norms are respected.

- **Recycling activities**

The washing line for the recycling plant consumes city water. The installation has been designed to be as efficient as possible with regards to water consumption. Multiple process stages each have their own circuit and are decentral.

At the end all waste water is centralised in a collection tank which feeds a water purification plant. In this way it can be guaranteed that all quality and quantity requirements set by the local permit are respected. The quality of the discharged water is monitored daily.

- **Sanitary water**

City water is chiefly used for domestic and sanitary purposes in the buildings and offices. Typically this also generates waste water.

One tonne of rPET material at PolyRecycling produces approximately 5 times less CO₂ emissions than one tonne of virgin PET material

Currently, there is not enough quantitative consumption data available in order to report any figures.

3.1.5. Waste management

Resilux has formulated the following ambitions:

- Encourage the prevention of waste.
- Avoid the use of environmentally-hazardous or polluting products.
- Actively strive to reduce waste (bulk transport, reusable packaging, etc.).
- As much as possible, inject waste into the circular economy for reuse or reprocessing into new raw materials (paper and cardboard, plastics, metals, big bags, PET production waste (preforms and raw materials)).
- Waste collection in accordance with the statutory provisions in order not to damage the environment.

The PET preform production process generates the following types of waste outflow:

- Hazardous waste: hydraulic oil and batteries.
- Non-hazardous waste: PET production waste (PET preforms and PET pellets), paper/cardboard, metal, big bags and plastic bags and industrial (non-sorted) waste.

The main waste flow is PET production waste which is removed for recycling in the legally prescribed manner. After maximum reuse, the other waste streams are also separated and removed via the legally prescribed channels and, wherever possible, recycled. For these waste flows, there is currently not enough consolidated quantitative consumption data available to report them in a relevant numerical form.

At the European production sites, waste management takes place in accordance with the following European legislation on packaging and packaging waste:

- Directive 94/62/EC of the European Parliament and of the Council of 20 December 1994 on packaging and packaging waste (OJ L 365 31.12.1994, p. 10-23).
- The framework directive on waste (2008/98/EC).

3.1.6. PET recycling activity

On 3 April 2019 Poly Recycling AG opened the new installed PET bottle Recycling plant in Biltten, Switzerland. Since its acquisition in October 2017 a new state of the art PET recycling facility was designed, ordered and commissioned on the existing location of Resilux Schweiz AG. This new concept will recycle old PET bottles into new preform/bottles in one location. The speed of development is focused to produce required quality for our customers for the different applications. Poly Recycling processes mainly collected used PET bottles (primarily via the Swiss collection system) into a new fully-fledged PET raw material (rPET).

In the development of improving the circular economy, PET has already proven to be the best polymer in class. This recognition has been reported since many years, but has now been picked up by legislation to further stimulate its position.

The adopted EU Directive of Single Used Plastics (SUP) provides the following with regard to PET bottles:

- mandatory percentage of rPET in each PET bottle: 25% in 2025 and 30% in 2030.
- mandatory percentage of used PET bottles to be collected (applicable to each country): 77% in 2025 and 90% in 2030.

There is a strong desire on the part of the sectors involved (both the producers of the packaging and the industrial customers for this packaging) to see a significant increase in the share of rPET in PET packaging. However, this requires cooperation between the various market players and increases the importance and need for standardisation of European legislation that forces governments to collect significantly more used PET packaging from the market and

thus provide the necessary supply of recyclable material. This is a necessary condition for the utilisation of the existing production capacity and also to be able to expand this over time, achieve the necessary industrial changes and represent the interests of the stakeholders.

Being successful in the customer qualifications for the new installed PET recycling facility in Biltten, the basis is created to expand our position in the use of rPET into the production. Short time is to optimize our current facility and prepare for further expansion to cover our future requirements. The needs of our customers will drive our speed of development towards the 2025 legal targets. Having the long-time experience in the use of rPET as well the knowledge of several technologies inhouse, Resilux is well positioned to master this development together with our customers.

Resilux has the capacity to process 30'000 tonnes per year of used PET bottles into rPET. About 25% of that weight (labels, ink, glue, remaining contents, bottle caps) is separated during the sorting and washing process. The PET recycling process yields approximately 22'000 tonnes of rPET which, depending on the quality and the number of steps in the recycling process applied, can once again be used, partly in the food and drinks sector (e.g. for new PET bottles) and partly in various other industries such as:

- Cosmetics packaging or detergents (PET has a high chemical resistance value).
- Packaging industry in general (films, containers, strappers (sturdy packaging ribbons)).
- Clothing industry (known as "polyester" such as in fleece jackets, sleeping bags, cushion fillings or sports shoes).
- Automotive industry (airbags, seat belts, air filters, etc.).

In Europe, 3'400'000 tonnes of PET bottles were produced in 2018. A total of 1'920'000 tonnes (55-60%) of this were recovered for recycling. Collection rates vary greatly from country to country and are influenced by the applicable collection and sorting system (or lack thereof). Of the collected volume of 1'920'000 tonnes of used PET bottles, approximately 1'400'000 tonnes of rPET can be produced.

3.2. Social and personnel matters

Our employees are of crucial importance to the success of our enterprise and to putting the company's strategy and policies into practice. It is therefore our responsibility to create the right working environment, ensure the right working conditions, contribute to the personal development of each employee and place a high value on long-term cooperation.

We also consider it important to offer equal opportunities to all in all aspects of employment and look with an open mind at differences in race, gender, origin, language, education, age, etc.

Over the last years, Resilux consciously paid attention to the long-term succession at general management level of each of its business units and takes action step-by-step where necessary so that the continuity of its business operations in all areas and at all locations can also be guaranteed in the long term.

The flat work structures that have always contributed to flexibility and speed of action, will need to be given more backbone, as the business and the organisation continue to grow.

At operational level, good technical training for production staff is essential in order to guarantee high product quality and achieve the required production efficiency.

As a company, Resilux is supporting local organisations that are in line with the group core values. In this respect in 2020 almost 30 initiatives over the different business units were supported for an amount of more than € 100'000. These donations were favouring cancer research and support, environment, culture, sports and children.

3.2.1. Working environment

- Resilux follows the applicable legislation and regulations regarding, for example, remuneration and secondary labour conditions, freedom of association, child labour, forced labour and dealing with privacy and personal data.
- Resilux tries to create a positive and transparent working environment in which everyone can feel appreciated and in which everyone treats others respectfully.
- Resilux does not tolerate any form of bullying, intimidation, discrimination, improper or unreasonable conduct that could undermine a person's dignity or that can lead to a negative working environment.
- Resilux offers training courses and technical education.
- Resilux tries to set up and continuously improve internal processes and systems through which knowledge and data are collected and can be shared.

Resilux has a relatively low staff turnover, which means that knowledge and expertise have been built up over the years.

3.2.2. Health and safety at work

In 2019 safety has been put forward as one of the core values

of Resilux. Within Resilux Group, each unit needs to build this safety culture further into the organization and make safety a part of its DNA. This requires each Resilux employee, to be aware of his surroundings on the job, take notice and actions against potentially dangerous situations. This mindset, commitment and self-awareness should be the normal way of life at Resilux and as well in our daily lives.

The journey to a safe environment never ends, it will certainly test the dedication to become safe along the way. Resilux employees must take responsibility and accountability to themselves. The goal is to ensure that each and every colleague goes home to its family safe and secure, every day. Together and with everyone's support this task will certainly be achieved.

For 2020, the following main initiatives should be mentioned:

- Continuing the initiatives of 2019: awareness, reporting and accident analyses.
- Launching a "Near miss" program, where all employees are asked to report unsafe situations.
- Starting up a safety module in the "Resilux Manufacturing Program" with automatic safety reporting.
- Launching campaigns around a safety theme, such as forklift trucks.

Moreover the following should be mentioned about safety:

- Resilux provides a safe and hygienic work environment adopting the necessary measures to prevent accidents, eliminating the dangers or minimizing the risk of their occurrence.
- Resilux complies with the relevant applicable legislation for labour, health and safety.
- Safe and hygienic working conditions and strict compliance with the safety prescriptions form part of our quality management system and are closely monitored and audited.
- Teams are in charge of identifying improvements in preventive matters and ensuring that workers receive training regularly on hazards and their prevention in different places of work and hazards associated with their job.
- We use the occupational accidents Frequency level (Fg) as the Group's safety KPI. (Fg = # lost time incidents x 1'000'000 / # hours worked) For 2020, we note an Frequency level of 16 across the entire group. This is a slight increase compared to last year. We want to keep the focus on this, further raise safety awareness and reduce the number of incidents at work.

3.2.3. Employee training

Resilux provides its employees with the following types of education and training, among others:

- Language training to promote integration and cooperation at international level
- Internal technical training courses: Resilux has a specialised team of technicians who train and provide technical support for technical colleagues at all production sites.
- Sales Academy: specific training for the sales department has been rolled out at each site.
- Upon request, employees can follow external training courses for specific topics (financial, HR, ICT, legal, safety and health) on an individual basis and at the expense of the employer.

3.2.4. Equal opportunities and diversity

We find it important to offer everyone equal opportunities in all aspects of employment and we look at differences in race, gender, origin, language, education, age, religion, marital status, ancestry, pregnancy, physical or mental disability, medical condition, sexual orientation, ideas or beliefs or any other characteristic protected by all anti-discrimination legislation, with an open mind.

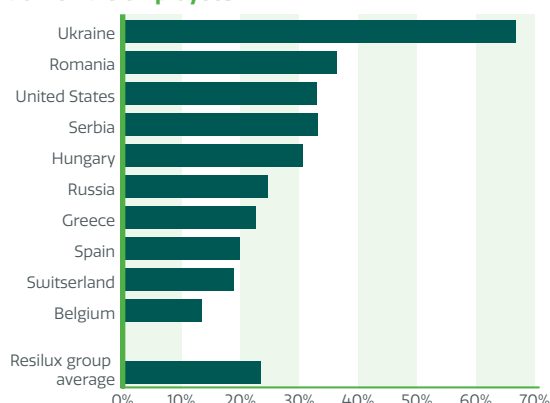
Diversity implies being able to deal with different perspectives and ideals and we view these as a stimulus for good business operations at all company levels. We seek equilibrium, on the one hand, between the particular person having the required professional qualifications, expertise and capacities to do his or her job and, on the other hand, considering the circumstances on the labour market, internal opportunities, our structure, size and organisation and attention for diversity.

In 2020 concrete actions were taken to increase the gender diversity with regards to the composition of the board of directors. Action was taken to ensure that the composition of the board of directors is in compliance with the requirements of article 7:86 of the Code on companies and associations relating to the gender of the members of the board of directors.

The composition of the management and administrative bodies of the company are explained in detail in section 1.5 of the chapter Corporate Governance Statement and in the Corporate Governance Charter of the company, as published on the website www.resilux.com under the heading Investor Relations.

In the coming years further action will be taken to increase the gender diversity at all levels, departments and units of the Resilux Group.

% of female employees



3.2.5. Human rights

Human rights related topics are part of the SMETA audit – mentioned in the paragraph about 'Business ethics'. There are no indications or reasons to believe that within the Resilux group fundamental rights, such as the right to unite, prohibition of child or forced labour or the right to a basic wage, have been violated.

Resilux will make efforts to map this further, both for its own organisation and for its most important suppliers.

3.2.6. Health and safety for customers and the environment

PET packaging intended for the food industry meets strict safety standards. As such Resilux only works with certified raw materials that are suitable for processing in the food industry. In this sense, PET packaging is not a direct danger to health or the environment. To date, no violations have been noted in this regard on the part of Resilux.

Within Europe, the essence of the current legislation on suitable packaging for food is contained in framework Regulation (EC) No 1935/2004 on materials and articles intended to come into contact with food and in Regulation (EU) No 10/2011 on plastic materials and articles intended to come into contact with food. The European Food Safety Authority (EFSA) provides further guidance in this respect.

New Swiss rules regarding materials that come into contact with food (FCMs) entered into force in May 2017. This new 'Food Act 2017' contains provisions from various European Union (EU) regulations.

In the grand scheme of things, used PET packaging forms part of the debate surrounding the impact of the increasing presence of micro-plastics on the environment and the health of the population. This increasing presence of micro-plastics in nature is largely the result of poor and inadequate large-scale waste management. The long-term consequences have not yet been established with any degree of certainty, but Resilux endorses the efforts that must be made worldwide to tackle the plastic waste mountain (landfill, litter, plastic soup) and aligns its sustainability policy with it.

3.3. Economic value creation

The 2020 annual report includes a 'Consolidated financial statements' chapter with all the detailed financial information for the 2020 financial year. The consolidated financial statements chapter contains a section entitled "Notes to the consolidated financial statements". With regard to the group's specific pension plans, reference is made to the information found in note 15.

In addition, the 2020 annual report contains the chapter "Annual Report of the board of directors" in which the board looks further at the consolidated results of the group for the 2020 financial year. For information specifically relating to the economic value generated, see points 4 and 5 in that chapter.

The financial information and consolidated financial statements have been audited by an external auditor. The "Consolidated financial statements" chapter of the 2020 annual report includes the auditor's report on the audit of the 2020 consolidated financial statements in its entirety.

3.3.1. Bribery and corruption

Corruption, bribery and unfair competition in business transactions distort fair competition under similar circumstances, lead to a loss of transparency, increase costs and are morally unacceptable. Self-regulation plays an important role in fighting corruption.

The risk of cases of bribery or corruption is assessed as rather low for each of the production sites and for all Resilux activities and no cases have been confirmed or reported.

In this respect, the following approach contributes to the risk management:

- Management monitors compliance with legal regulations regarding bribery, corruption and competition.
- We ensure that employees feel encouraged to bring dilemmas to management's attention so that they themselves do not, secretly or unknowingly, undertake improper actions or participate in improper practices.
- Resilux does not donate to political parties. Applications for sponsoring must first be sent to the CEOs for approval. Charitable donations must be lawful and ethical in accordance with the local laws and customs.
- The number of intermediaries that Resilux calls upon is extremely limited and they are selected very carefully.
- We are in favour of exchanging data digitally when exporting/importing products. The digital exchange of documents leads to less or no physical interaction and this reduces the chance of enticing corruption. For example, when the value of the goods and the number of the products to be transferred are communicated in advance, the importer does not know which official deals with the communication and the official does then not know who he would need to approach in the company.
- The cases in which and the amounts that employees are allowed to pay in cash are extremely limited and the four-eyes principle applies to making payments and bank transfers.
- Resilux also maintains strict rules regarding its financial administration and compliance with the generally accepted accounting principles. All business information and transactions must be properly recorded in good time in the financial administrative system, with an adequate amount of detail to give a true reflection of the transactions.

A renewed HR policy will focus more on communication and training of staff with regard to the prevention of bribery and corruption.

4. Reporting framework

With a view to matters such as further non-financial reporting, Resilux does its utmost to collect and analyse practical data to be able to properly measure the improvement in relevant performance indicators and to determine new practical objectives.

A list of the companies for which information is included in this report with regard to non-financial reporting can be found in note 2 of the consolidated financial statements in the Resilux annual report for 2020.

The period for which non-financial information is reported is the same as that for the financial reporting and concerns the 2020 financial year. The non-financial reporting is prepared annually together with the financial reporting. The previous period that was reported on is the 2019 financial year. That information is contained in the Resilux annual report for the 2019 financial year.

This report was prepared with reference to the GRI Standards option Core included in the index below. Each relevant GRI reference in question is also listed in the preamble to each specific chapter, heading or paragraph of this report. In principle, the data provided concerns PET preform activities, excluding the production of PET bottles and recycling activities, unless explicitly stated.

This annual report is in each case included in the annual report of the board of directors with regard to the company financial statements, as well as in the annual report of the board of directors with regard to the consolidated financial statements, which is included in full in the Annual Report for 2020, which can be downloaded from www.resilux.com, under the heading Investor Relations – Annual Reports.

The statutory auditor checks whether the content of the report meets the legal requirements in that respect.

Questions regarding this non-financial reporting may be sent by e-mail to legal.department@resilux.com.



GRI Index:

GRI Index	Topic specific disclosures (KPI): GRI Standard	Report Reference
Disclosure 102-1	Name of the organization	Chapter 1.1 Activities
Disclosure 102-2	Activities, brands, products, and services	Chapter 1.1 Activities
Disclosure 102-3	Location of headquarters	Chapter 1.1 Activities
Disclosure 102-4	Location of operations	Chapter 1.1 Activities
Disclosure 102-5	Ownership and legal form	Chapter 1.1 Activities
Disclosure 102-6	Markets served	Chapter 1.1 Activities
Disclosure 102-7	Scale of the organization	Chapter 1.1 Activities
Disclosure 102-8	Information on employees and other workers	Chapter 1.1 Activities
Disclosure 102-9	Supply chain	Chapter 1.1 Activities
Disclosure 102-10	Significant changes to the organization and its supply chain	Chapter 1.1 Activities
Disclosure 102-11	Precautionary Principle or approach	Chapter 1.1 Activities
Disclosure 102-14	Statement from senior decision-maker	Chapter 2 Sustainability strategy
Disclosure 102-16	Values, principles, standards, and norms of behavior	Chapter 1.3 Business ethics
Disclosure 102-18	Governance structure	Chapter 1.2 Governance
Disclosure 102-40	List of stakeholder groups	Chapter 2 Sustainability strategy
Disclosure 102-42	Identifying and selecting stakeholders	Chapter 2 Sustainability strategy
Disclosure 102-45	Entities included in the consolidated financial statements	Chapter 4 Reporting framework
Disclosure 102-46	Defining report content and topic Boundaries	Chapter 4 Reporting framework
Disclosure 102-47	List of material topics	Chapter 3 Material sustainability themes
Disclosure 102-50	Reporting period	Chapter 4 Reporting framework
Disclosure 102-51	Date of most recent report	Chapter 4 Reporting framework
Disclosure 102-52	Reporting cycle	Chapter 4 Reporting framework
Disclosure 102-53	Contact point for questions regarding the report	Chapter 4 Reporting framework
Disclosure 102-54	Claims of reporting in accordance with the GRI Standards	Chapter 4 Reporting framework
Disclosure 102-55	GRI content index	Chapter 4 Reporting framework
Disclosure 102-56	External assurance	Chapter 4 Reporting framework
GRI 201-1	Direct economic value generated and distributed	Chapter 3.3 Economic value creation
GRI 201-3	Defined benefit plan obligations and other retirement plans	Chapter 3.3 Economic value creation
GRI 205-1	Operations assessed for risks related to corruption	Chapter 3.3 Economic value creation
GRI 301-1	Materials used by weight or volume	Chapter 3.1.1 Consumption and processing of raw materials and packaging
GRI 301-2	Recycled input materials used	Chapter 3.1.1 Consumption and processing of raw materials and packaging
GRI 302-1	Energy consumption within the organization	Chapter 3.1.2 Energy management and emissions
GRI 302-3	Energy intensity	Chapter 3.1.2 Energy management and emissions
GRI 302-4	Reduction of energy consumption and requirements of products and services	Chapter 3.1.2 Energy management and emissions
GRI 303-1	Water withdrawal by source	Chapter 3.1.4 Water consumption
GRI 303-2	Water sources significantly affected by withdrawal of water	Chapter 3.1.4 Water consumption

GRI 305-1	Direct (Scope 1) GHG emissions	Chapter 3.1.2 Energy management and emissions
GRI 305-2	Energy indirect (Scope 2) GHG emissions	Chapter 3.1.2 Energy management and emissions
GRI 306-1	Waste discharge by quality and destination	Chapter 3.1.5 Waste management
GRI 306-2	Waste by type and disposal method	Chapter 3.1.5 Waste management
GRI 401-1	New employee hires and employee turnover	Chapter 3.2.1 Workforce
GRI 403-2	Types of injury and rates of injury, occupational diseases, lost days, and absenteeism, and number of work-related fatalities	Chapter 3.2.2 Health and safety at work
GRI 404-1	Average hours of training per year per employee	Chapter 3.2.3 Employee training
GRI 404-2	Programs for upgrading employee skills and transition assistance programs	Chapter 3.2.3 Employee training
GRI 405-1	Diversity of governance bodies and employees	Chapter 3.2.4 Equal opportunities and diversity
GRI 412-1	Operations that have been subject to human rights	Chapter 3.2.5 Human rights
GRI 416-1	Assessment of the customer health and safety impacts of product and service categories	Chapter 3.2.6 Health and safety for customers and the environment
GRI 416-2	Incidents of non-compliance concerning the health and safety impacts of products and services	Chapter 3.2.6 Health and safety for customers and the environment



15. Information regarding article 34 of the Royal Decree of 14 November 2007 on the obligations of issuers of financial instruments admitted to trading on a regulated market (implementation of the takeover directive)

a) On 31 December 2020 the registered capital of the company amounts to € 3,600,429 represented by 2,005,603 no par-value shares, which each represent 1/2,005,603rd of the registered capital. All shares are fully paid up and each share confers the right to one vote.

Based on, on the one hand, the last notification in the context of the exemption from the obligation to launch a takeover bid under the provisions of the Law of 1 April 2007 on public takeover bids, as received by the company on 1 September August 2020, and on the other hand, the adjusted "denominator" as published by the company on 3 August 2020, the shareholders' structure on 31 December 2020 can be presented as follows:

Shareholder	Current voting rights/share	% of issued company stock
Tridec Stichting Administratiekantoor (*)	921,000	45.92%
De Cuyper family (*)	81,812	4.08%
NV Immo Tradec (*)	58,534	2.92%
NV Belfima Invest (*)	33,340	1.66%
NV Tradidec (*)	58,233	2.90%
Public	852,684	42.52%
Total	2,005,603 ("denominator")	100%

(*) Tridec Stichting Administratiekantoor acts in concert with the De Cuyper family and the companies NV Immo Tradec, NV Belfima Invest and NV Tradidec.

b) No restrictions are laid down by statute or in the company's articles of association on the transfer of securities, nor on the exercise of voting rights that apply to the securities issued by the company.

c) Bijzondere zeggenschapsrechten – Statutaire bepalingen

Article 15 – Nomination right

Insofar as Tridec Stichting Administratiekantoor holds at least 35% of the company's shares, it will have the statutory right to nominate four directors. Didec Management BV, represented by its permanent representative Dirk De Cuyper, and Fodec Management BV, represented by its permanent representative Peter De Cuyper, are appointed upon nomination by Tridec Stichting Administratiekantoor.

d) There are no other share plans for employees where the rights of control are not directly executed by the employees.

e) The company has no knowledge of shareholders agreements which could lead to a limitation of the right to transfer securities and/or exercising the right to vote.

f) The members of the board of directors are nominated by the general shareholders' meeting.

According to article 16 of the company's articles of association, the remaining directors can temporarily fill in a vacancy for director. In such a case, the general shareholders' meeting will proceed to the final appointment during their next meeting.

According to article 15 of the company's articles of association, the board of directors can have a maximum of seven members and, as mentioned before, as long as Tridec Stichting Administratiekantoor owns, directly or indirectly, at least 35% of the shares of the company, it has the right to propose four candidate-Directors to be nominated.

Other directors will be nominated by the remuneration and nomination committee, taking into account the needs of the company and in accordance with the selection criteria and appointment procedure set up by the board of directors.

For the composition of the board of directors, the necessary diversity and complementarity regarding skills, practice and knowledge is taken into account.

At least three directors must be independent.

The members of the board of directors are appointed for a maximum period each of four years and can be reappointed.

The general shareholders' meeting can deliberate and vote on changes to the articles of association of the company, taking into account the conditions imposed by articles 7:139, 7:140, 7:153, 7:154 and following of the Code on companies and associations.

g) Powers of the governing body regarding the issuance or redemption of shares of the company.

The current articles of association of the company provide for the following regulations:

Temporary provisions – Authorised capital

For a period of five years from the publication of the general shareholders' meeting's resolution of 17 May 2019 in the annexes to the Belgian Official Journal, the board of directors is authorised to increase the registered

capital on one or more occasions with an amount of € 3,600,429.00 (three million, six hundred thousand, four hundred and twenty-nine euros).

The capital may be increased by means of a monetary or non-monetary contribution as well as by the conversion of reserves of any kind and/or by an issue premium.

In addition to the issue of ordinary shares, capital increases decided on by the board of directors, may also be implemented through the issue of shares and/or subscription rights in favour of staff and through the issue of convertible bonds and/or bonds with subscription rights.

The board of directors is granted the authority to limit or cancel the pre-emptive right in the interests of the company if the capital increase is implemented within the scope of the authorised capital.

The board of directors is authorised to limit or cancel the pre-emptive right in favour of one or more people, even if these people are not personnel of the company or its subsidiaries.

The general shareholders' meeting has explicitly granted the board of directors the authority to increase the subscribed capital on one or more occasions as from the date of the notice from the Financial Services and Markets Authority (FSMA) to the company of a public takeover bid for the securities of the company, by means of monetary contributions with the cancellation or limitation of the existing shareholders' pre-emptive right or by means of non-monetary contributions in accordance with Article 7:202 of the Code on companies and associations. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal.

If a capital increase is implemented by means of cash subscriptions with an issue premium, the board of directors will be authorised to stipulate that the issue premium will be earmarked for the non-distributable 'issue premiums' account, which will constitute a guarantee to third parties to the same extent as the registered capital and, except for the possibility of conversion into capital by the board of directors, may only be disposed of in accordance with the conditions laid down by the Belgian Companies Code for amendments to the articles of association.

The board of directors is authorised to amend the company's articles of association in accordance with the capital increase that was decided on within the scope of its authority.

**The members
of the board
of directors
are appointed
for a maximum
period each
of four years**

Temporary provisions – Purchase of own shares

The board of directors is authorised, in accordance with article 7:215 and following of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, if this acquisition is necessary to preventing the company from suffering imminent, serious damage. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of three (3) years. Insofar as allowable by law (among others article 7:218 of the Code of companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:215 and following of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, at a price per share that cannot be lower than the fractional value and cannot be higher than twenty per cent (20%) more than the highest closing price of the share over the last twenty trading days preceding the transaction. The limitation of article 620 §1, 2° of the old Companies Code applies to this authorization. The authorization to acquire shares applies for a period of five (5) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of five (5) years. Insofar as allowable by law (among others article 7:218 of the Code on companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:218 of the Code on companies and associations, to transfer ownership of own shares:

- (i) In the framework of transactions, such as takeovers or acquisition of tangible or intangible assets, opportune for the strategic development of the company, and at a price at least equal to the average closing price of the share of the most recent thirty (30) calendar days preceding the transaction, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the transaction, increased with ten percent (10%).
- (ii) In the framework of exercising stock options granted to the personnel of the company or its subsidiaries or self-employed service providers with a high management position within the company or its subsidiaries, and at a

price of the option at least equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, increased with ten percent (10%).

- h) There are no important agreements of which the company is part and that start, change or finish in the event that there is a change of control of the company as a result of a public takeover bid, or the consequences of it.
- i) There are no agreements between the company and the directors or employees which provide for a remuneration in case the directors resign or are being discharged without a valid reason, or when the employment of the employees is terminated as a result of a public offer for takeover.

16. Notification in respect of the exemption from the obligation to launch a bid (Article 74 Law of 1 April 2007)

Pursuant to article 74, §7 of the Law of 1 April 2007 on Takeover Bids, the company has duly received the following notification of exemption from the obligation to launch a take-over bid dated 14 February 2008 as sent on behalf of the parties below acting in concert.

Subsequently, pursuant to Article 74 § 8 of the Law of 1 April 2007 on Takeover Bids, the parties below have informed the company of subsequent changes with regard to their shareholding in the company by letters dated 3 September 2012, 29 August 2014, 31 August 2015, 31 August 2018, 31 August 2019 and 1 September 2020. As a result, the situation as of 1 September August 2020 can be summarized as follows (taking into account the amended "denominator" as published on 3 August 2020):

Identity of the persons who, acting in concert, as of 1 September 2020, held, more than 30% of the voting shares in RESILUX NV	Identity of the person ultimately having control	Number of shares	%
1. STAK TRIDEC Houtsnip 17 3766 VD Soest The Netherlands	-	921,000	
	STAK TRIDEC	921,000	45.92%
2. Belfima Invest NV BE 0466 014 328	Peter De Cuyper p.a. Damstraat 4 9230 Wetteren	33,340	
3. Peter De Cuyper p.a. Damstraat 4 9230 Wetteren	-	35,465	
	Peter De Cuyper	68,805	3.43%
4. Tradidec NV BE 0464 996 422	Dirk De Cuyper p.a. Damstraat 4 9230 Wetteren	58,233	
	Dirk De Cuyper	58,233	2.90%
5. Immo Tradec NV BE 0439 777 214	Tradec Invest NV BE 0453 976 133	58,534	
	Tradec Invest NV	58,534	2.92%
7. Others (natural persons < 3%)		347	
	Others	347 + the usufruct, including the voting rights of 46,000 shares	2.31%
Total			57.48%

All notices received by the company on this subject are available on the website at www.resilux.com (Investor Relations – General Information).

17. Outlook, expectations and significant events since the year end

Given the current uncertainty and unclear situation regarding the Covid-19 virus, it is difficult to give concrete forecasts regarding results for 2021. Resilux is positive in the longer term when the pandemic is under control and the market conditions have returned to normal.

In 2021, Resilux will continue to do investments to increase the capacity of the PET recycling activities in order to realize higher outputs as of 2022. This will enable Resilux to increase the use of recycled material in the preform and bottle markets. Furthermore Resilux will also invest in expansion and replacement of production equipment for both preforms and bottles, new moulds and in digitalization of quality assurance.

Resilux expects to further reduce the net financial debt by the end of 2021.

Resilux will keep focus on diversification of customers and product mix and a further strengthening of the organization.

Resilux continues to have a strong belief in the enormous potential of PET preforms and bottles over the next years.

In Northwest Europe, the growth will mainly come from new product applications, such as fruit juices and milk, and less from water and soft drinks.

The coronavirus (Covid-19) that broke out in March 2020 still creates uncertainty in the market in 2021. As long as the virus is not fully controlled and market conditions are not normalized, the consequences of the measures taken to contain the virus may affect our financial results and the valuation of certain assets and liabilities.

After the end of the year there have been no significant events which are of a nature to influence the results of the company significantly.

18. Appropriation of results

The board of directors of Resilux NV proposes to the general shareholders' meeting to pay a gross dividend of € 3.00 per share for the financial year 2020.

The proposed appropriation of the results is as follows (*in thousands of Euro, Resilux NV statutory accounts*):

Profit of the financial year to be appropriated	8,889
Profit brought forward from the previous financial year	47,756
Total profit to be appropriated	56,645
Profit to be distributed	-6,017
Profit sharing personnel	-141
Transfer of other reserves	-212
Profit to be carried forward	50,275

The consolidated reserves (IFRS) can then be shown as follows (*in thousands of Euro*):

Consolidated reserves

Reserves carried forward on 31 December 2019	141,842
Consolidated profit for the financial year	22,800
Actuarial gains and losses (net)	174
Cancellation of own shares	-212
Dividend on shares	-6,022
Total consolidated reserves on 31 December 2020	158,582

**The
power of
PET for
products,
people
and our
planet**



Consolidated annual accounts 2020

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Balance sheet

Balance sheet (in thousands of Euro)

	Notes	31.12.2020	31.12.2019
Non-current assets		133,032	139,573
Goodwill	4	18,500	18,500
Intangible assets	5	505	487
Property, plant & equipment	6	107,652	113,512
Other financial assets	7	17	17
Deferred tax	8	4,828	4,954
Non-current receivables	9	1,530	2,103
Current assets		137,379	141,764
Inventories	10	62,676	67,167
Trade receivables	9	48,800	52,868
Other current assets	9	13,765	11,572
Cash and cash equivalents	11	12,138	10,157
TOTAL ASSETS		270,411	281,337
Equity	12	158,920	148,504
Non-current liabilities		20,649	24,918
Interest-bearing borrowings	13	8,096	11,686
Other amounts payables	14	1,892	2,910
Provisions	15	9,011	8,767
Deferred tax	8	1,650	1,555
Current liabilities		90,842	107,915
Interest-bearing borrowings	13	25,120	47,388
Trade payables	14	46,359	45,053
Income tax payables		2,711	2,380
Other amounts payables	14	16,652	13,094
TOTAL LIABILITIES		270,411	281,337

Income statement

Income statement (in thousands of Euro)

	Notes	2020	2019
Operating revenues		375,085	414,866
Turnover	3	373,740	413,790
Changes in inventories finished goods		-2,198	-3,555
Other operating income	16	3,543	4,631
Operating expenses		343,677	389,781
Raw materials and consumables used		206,304	260,637
Services and other goods		65,341	63,571
Remuneration, social security charges and pensions	17	50,214	45,004
Depreciation and amortisation expense		19,699	18,483
Other operating expenses	16	2,119	2,086
Operating result		31,408	25,085
Financial income	18	7,455	6,903
Financial expenses	18	-9,832	-9,912
Result before taxes		29,031	22,076
Income taxes	19	-6,231	-5,666
Net result		22,800	16,410
Net profit per share in €	22	11.37	8.17

Statement of other comprehensive income

Statement of other comprehensive income (in thousands of Euro)

	Notes	2020	2019
Attributable to profit or loss: the owners of the parent		22,800	16,410
Statement of the unrealized results			
Unrealised currency translations adjustments for foreign entities ^(*)		-6,324	4,035
Actuarial gains and losses (gross) ^(*)	15	160	-1,134
Deferred Taxes ^(*)		14	-18
Total of the unrealized results		-6,150	2,883
Total of the comprehensive income		16,650	19,293

^(*) can be reclassified in the income statement

^(*) cannot be reclassified in the income statement

Cash flow Statement

Cash flow Statement (in thousands of Euro)

	Notes	2020	2019
Operating activities			
Profit before taxes		29,031	22,076
Depreciation and amortization	5/6/10	19,699	18,483
Financial income		-7,455	-6,904
Financial expense		9,832	9,912
Adjustment of the fair value of a contingent consideration		-950	-714
Gain on disposal fixed assets	16	-560	-69
Changes in trade receivables	9	539	-2,320
Changes in inventory	10	1,583	13,341
Changes in trade payables	14	2,669	-26,625
Other changes in net working capital		2,757	-1,945
Change in net working capital		7,548	-17,549
Interest received	18	62	62
Interest paid	18	-1,132	-2,204
Income taxes paid	19	-5,675	-4,174
Cash flow from operating activities		50,400	18,919
Cash flow from investing activities			
Investments in tangible and intangible fixed assets	5/6	-17,986	-28,338
Receipt of government grants	6	56	769
Proceeds on disposals of fixed assets		994	731
Cash flow from investing activities		-16,936	-26,838
Financing activities			
Dividends paid		-6,022	-6,075
Purchase own shares		-212	-2,275
Proceeds from (+), payments (-) of subordinated loans	13	0	-956
Proceeds from (+), payments (-) of long-term liabilities	13	-3,129	-6,782
Proceeds from (+), payments (-) of short-term liabilities	13	-21,951	23,053
Cash flow from financing activities		-31,314	6,965
Net increase / decrease in cash and cash equivalents	11	2,150	-954
Effect of exchange rate changes on cash and cash equivalents	11	-169	196
Cash and cash equivalents at 1 January	11	10,157	10,915
Cash and cash equivalents at 31 December		12,138	10,157

Equity

Equity (in thousands of Euro) – Note 12

	Amount of shares	Share capital	Share premium	Revaluation surplus	Other reserves	Actuarial results	Currency translations	Total
On 1 January 2020	2,007,360	3,601	0	2,371	142,226	-2,755	3,061	148,504
Consolidated result for the financial year		0	0	0	22,800	0	0	22,800
Unrealized results (gross)		0	0	0	0	160	-6,324	-6,164
Deferred taxes		0	0	0	0	14	0	14
Total of the unrealized results		0	0	0	22,800	174	-6,324	16,650
Cancellation of own shares	-1,757	0	0	0	-212	0	0	-212
Dividend on shares		0	0	0	-6,022	0	0	-6,022
On 31 December 2020	2,005,603	3,601	0	2,371	158,792	-2,581	-3,263	158,920

	Amount of shares	Share capital	Share premium	Revaluation surplus	Other reserves	Actuarial results	Currency translations	Total
On 1 January 2019	2,024,860	3,601	0	2,371	134,171	-1,603	-974	137,566
Consolidated result for the financial year		0	0	0	16,410	0	0	16,410
Unrealized results (gross)		0	0	0	0	-1,134	4,035	2,901
Deferred taxes		0	0	0	0	-18	0	-18
Total of the unrealized results		0	0	0	16,410	-1,152	4,035	19,293
Cancellation of own shares	-17,500	0	0	0	-2,280	0	0	-2,280
Dividend on shares		0	0	0	-6,075	0	0	-6,075
On 31 December 2019	2,007,360	3,601	0	2,371	142,226	-2,755	3,061	148,504

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1. Accounting principles

1. Statement of compliance and basis of presentation

The consolidated financial statements of Resilux Group have been prepared in accordance with International Financial Reporting Standards (IFRS), which comprise standards and interpretations approved by the IASB. The company has opted not to apply early application of standards and interpretations issued up to 31 December 2019 with an effective date after 31 December 2020.

The consolidated financial statements are presented in thousands of Euro and have been prepared under the historical cost basis, and modified for the revaluation of derivative financial instruments.

Use of estimates

The preparation of financial statements in conformity with IFRS requires that management make certain estimates and assumptions that affect the amounts reported in the financial statements and accompanying notes. Estimates made on each reporting date reflect the conditions that existed on those dates (e.g. market prices, interest rates and foreign exchange rates). Although these estimates are based on management's best knowledge of current events and actions that Resilux may undertake, actual results may differ from those estimates.

The most important application of estimates relates to: *Impairment of intangible fixed assets with indefinite useful life (including goodwill):*

Intangible fixed assets with indefinite useful life, including goodwill in relation to business combinations, are subject to an annual impairment test. This test requires an estimation of the value-in-use of these assets. The estimate of the value-in-use requires an estimate of the expected future cash flows related to these assets and the choice of an appropriate discount rate to determine the present value of these cash flows. For the estimate of the future cash flows, management must make a number of assumptions and estimates, such as expectations with regard to growth in revenues, development of profit margin and operating costs, period and amount of investments, development of working capital, growth percentages for the long term and the choice of a discount rate that takes into account the specific risks. More details are given in note 4.

Employee benefits – pensions:

The costs of the defined pension plans and other long-term employee benefits and the cash value of the pension liability are determined by actuarial calculations. To this end, various assumptions are used that could differ from the actual developments in the future. As a consequence of the complexity of the actuarial calculations and the long-term character of the liabilities, the employee liabilities are highly sensitive to changes in the assumptions. The main actuarial assumptions and the sensitivity analysis are included in note 15.

Fair value measurement of a contingent consideration – business combinations:

A contingent consideration, resulting from business combinations, is valued at fair value at the acquisition date as part of the business combination. When the contingent consideration meets the definition of a derivative and so a financial liability, it is subsequently remeasured to fair value at each reporting date, based on estimations of future performances.

Write-downs on trade receivables:

At each reporting date, an assessment is made as to whether an impairment is necessary in the case of matured trade receivables. This is done individually customer per customer, taking into account, among other things, the payment history and whether the customer is covered by credit insurance.

Deferred taxes related to loss carry forward:

Before estimating whether transferable losses can be recovered in the future and therefore a deferred tax can be recognized under assets, management must make a number of estimates of future profits. These are based on expectations regarding growth in revenues, evolution in profit margins and operating costs.

The accounting policies have been applied consistently with the previous year. The consolidated financial statements are prepared as of and for the period ending 31 December 2020. The statements are presented before the effect of the profit appropriation of the parent company to the general shareholders' meeting.

2. Principles of consolidation

General

The consolidated financial statements comprise the financial statements of Resilux NV, its subsidiaries and joint ventures, drawn up to 31 December of each year.

Subsidiaries

The financial statements of subsidiaries are included in the consolidated financial statements from the date on which control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group. Control exists when Resilux:

- a) Has power over the subsidiary.
- b) Is exposed to or has the rights to changing income related to its involvement in the subsidiary.
- c) Has the possibility to use its power in the subsidiary to influence the magnitude of the income from the subsidiary.

Acquisitions of subsidiaries are accounted for in accordance with IFRS 3 'Business Combinations'.

Joint ventures

Joint ventures are companies in which Resilux NV directly or indirectly holds a significant influence and which are not subsidiaries or joint ventures. This is assumed to be the case when the Group holds at least 50% of the voting rights attached to the shares.

The Financial statements of these companies are prepared in accordance with the same accounting policies used for the Group. The consolidated financial statements contain the share of the Group in the result of associated companies in accordance with the equity method from the day that the joint control or the significant influence is acquired until the day it ends. If the share of the Group in the losses of the associated companies is greater than the carrying amount of the participation, the carrying amount is set at zero and additional losses are recognized only insofar the Group has assumed additional obligations. Participations in associated companies are revalued if there are indications of a possible impairment or if the reasons for earlier impairments are no longer there.

A list of the company's subsidiaries and joint ventures is set out in note 2. 'Consolidated companies' on 31 December 2020.

3. Foreign currency translation

a) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the

primary economic environment in which the entity operates (the functional currency). The consolidated financial statements are presented in Euro, which is the company's functional and reporting currency.

b) Transactions and balances

Transactions in foreign currencies are recorded at the rates of exchange prevailing at the date of transaction or at the end of the month before the date of the transaction. At the end of the accounting period the unsettled balances on foreign currency receivables and liabilities are valued at the rates of exchange prevailing at the end of the accounting period. Foreign exchange gains and losses are recognized in the income statement within the period they occur.

c) Financial statements of foreign operations

The company's foreign operations are considered as foreign entities. Accordingly, assets and liabilities are translated to Euro at the foreign exchange rates prevailing at the balance sheet date. Income statements of foreign entities are translated to Euro at average exchange rates for the period ended. The components of shareholders' equity are translated at historical rates. Exchange differences arising from the transaction of shareholders' equity to Euro at year-end exchange rates are taken to 'Translation reserves' in Capital and Reserves. On disposal of foreign entities accumulated exchange differences are recognized in the income statement as part of the gain or loss on the sale.

4. Goodwill

Goodwill represents the excess of the cost of the acquisition over the fair value of the company's share of identifiable net assets and contingent liabilities of the acquired subsidiary at the date of acquisition.

Goodwill is expressed in the currency of the subsidiary to which it relates and is translated to Euro using the year-end exchange rate. Goodwill is stated at cost less accumulated impairment losses.

5. Intangible assets

Intangible assets acquired separately are capitalized at cost. After initial recognition, intangible assets are measured at cost less accumulated amortization and any accumulated impairment losses. (refer accounting policy 14)

Intangible assets acquired as part of a business combination are capitalized at fair value separately from goodwill if the fair value can be measured reliably on initial recognition.

Intangible assets are amortized on a straight-line basis not exceeding 5 years.

6. Research and development costs

Research costs, undertaken with the prospect of gaining new scientific or technical knowledge and understanding, are expensed as incurred. Expenditure on development activities whereby research findings are applied to a plan or design for the production of new or substantially improved materials, devices, products, processes and technologies prior to commercial production or use, are capitalized to the extent that it is expected that such assets will generate future economic benefits and the other recognition criteria of IFRS are met. Capitalized development costs are amortized on systematic bases over the period of expected future sales from the related project. The carrying value of development costs is reviewed for impairment annually when the asset is not yet in use, and otherwise when events or changes in circumstances indicate that the carrying value may not be recoverable. (refer accounting policy 14).

7. Licenses, patents and similar rights

Expenditures on acquired licenses, patents and similar rights are capitalized and are amortized using the straight-line method over the contractual period, if any.

8. Property, plant and equipment

Property, plant and equipment are stated at cost less accumulated depreciation and any impairment losses (see accounting principle 14). Land is not depreciated. Costs include purchase price (less any discounts and rebates), import duties, non refundable taxes and any directly attributable costs of bringing the asset to its working condition. Directly attributable costs include, e.g. initial delivery, handling and installation costs and the estimated cost of dismantling and removing the asset and restoring the site. The cost of a self constructed asset is determined using the same principles as for an acquired asset. Subsequent expenditure related to on an item of property, plant and equipment is capitalized when it is probable that it will result in additional future benefits, in excess of the originally assessed standard of performance of the existing asset, and the expenditure can be measured reliably. All other subsequent expenditure is expensed as incurred.

Depreciation is calculated from the date the asset is available for use on a straight-line basis over the estimated useful lives of the assets as follows:

Buildings	5 to 20 years
Production machinery	5 to 10 years
Moulds	3 to 5 years
Peripheral equipment	5 to 10 years
Material for quality control	5 years
Auxiliary equipment	10 years
Silo installation	5 to 10 years
Fire-protection	10 years
Furniture	10 years
Office machinery	5 years
Computer equipment	3 years
Vehicles production	5 years
Cars	4 years
Other tangible fixed assets	underlying asset
Assets under construction	no depreciation applied

Assets direct related to a contract are depreciated in accordance to the specifications stipulated in the related contract.

9. Leases

Resilux applies IFRS16 as from the financial year 2019.

Resilux recognizes right-to-use assets and lease payables for leases previously classified as operating leases, excluding short-term and low-value leases. The right-to-use assets are recognized at the value of the lease debts. The lease debts are recognized on the basis of the present value of the remaining lease payments, discounted at the incremental interest rate on the date of initial application.

Capitalized leased assets are depreciated over the useful life as mentioned under 'property, plant and equipment'.

10. Investments

All investments are initially recognized at cost, being the fair value of the consideration given and including acquisition charges associated with the investment (see accounting principle 14).

Shares are valued at fair value, the impact of the impairment is booked in the other comprehensive income statement or in the profit and loss statement.

11. Inventories

Inventories are valued at the lower of cost and net realizable value. Cost is determined by the weighted average method.

- Raw materials and consumables:
cost of purchase on a weighted average base.
- Finished goods and work-in-progress:
cost of direct materials, labor and a proportion of manufacturing overhead based on normal operating capacity.
- Trade goods: cost of purchase.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

12. Trade and other receivables

Trade debtors and other amounts receivable are shown on the balance sheet at cost less an allowance for doubtful debts. At the balance sheet date, an estimate is made of the bad debts based on the total outstanding amounts. Bad debts are written off during the period in which they are identified.

13. Cash and cash equivalents

Cash consists of cash on hand and demand deposits. Cash equivalents are short-term, highly liquid investments that are readily convertible to known amounts of cash, have original maturities of three months or less and are subject to insignificant risk of change in value.

14. Impairment of assets

The carrying amounts of the company's assets, other than inventories and deferred tax assets are reviewed for impairment when events or changes in circumstances indicate the carrying value may not be recoverable. If any such indication exists and where the carrying amount exceeds the estimated recoverable amount, the assets or cash-generating units are written down to their recoverable amount. The recoverable amount of the assets is the greater of net selling price and value in use.

The value in use is determined by the estimated future cash flows expected to arise from the continuing use of the asset and from its disposal at the end of its useful life. The future cash flows are discounted to their present value using a discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. For an asset that does not generate largely independent cash inflows, the recoverable amount is determined for the cash-generating unit to which the asset belongs. Impairment losses are recognized in the income statement.

An impairment loss recognized in prior periods for an asset other than goodwill shall be reversed if, if and only if, there has been a change in the estimates used to determine the assets recoverable amount since the last impairment loss was recognized.

15. Provisions

Provisions are recognized when the Company has a present obligation (legal or factual) as a result of past events and when it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate of the amount of the obligation can be made. If the effect of the time value of money is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and, where appropriate, the risks specific to the liability. Where discounting is used, the increase in the provision due to the passage of time is recognized as an interest expense.

16. Interest-bearing loans and borrowings

All loans and borrowings are initially recognized at cost, being the fair value of the consideration received net of issue costs associated with the borrowing. After initial recognition, interest-bearing loans and borrowings, are subsequently measured at amortised cost using the effective interest method. Amortized cost is calculated by taking into account any issue costs, and any discount or premium on settlement.

17. Trade and other payables

Trade and other payables are stated at cost.

18. Employee benefits

Employee benefits are recognized as an expense when the Group consumes the economic benefit arising for service provided by an employee in exchange for employee benefit, and as a liability when an employee has provided service

in exchange for employee benefits to be paid in the future. Obligations for the defined contribution plan are recognized as an expense in the income statement as incurred.

In Switzerland, the pension plan is considered as a pension plan of the type 'defined benefit' plan and a provision is made. An independent actuary makes an actuarial valuation of the plan at year-end. The Group recognizes all actuarial gains and losses straight into the statement of other comprehensive income.

Share based payments: The fair value of the warrants granted under the warrant plan of the Group is calculated on the granting day, taking into account the characteristics and conditions at which the warrants are granted. The applied valuation method is in line with generally accepted valuation methods for financial instruments. The valuation method takes into accounts all aspects and assumptions that normal participants with knowledge consider when determining the price. The fair value of the warrants is booked as personnel expense over the period until the beneficiary obtains the warrants unconditionally.

Resilux has a group insurance contract for its employees in Belgium. The new law about supplementary pension plans has been published on 18 December 2015. This law includes changes that may have an impact on the accounting for defined contribution and defined benefit plans under IAS 19R in Belgium.

The first change relates to the minimum guaranteed return. The new law replaces the 3.25% (employer) and 3.75% (employee) as from 1/1/2016 by a formula based upon the 10-year OLO yield with a minimum of 1.75% and a maximum of 3.75%. For insured plans, the current 3.25% and 3.75% remain applicable for contributions paid before 2016.

Following IAS 19R, this implies that the (so called) Belgian defined contribution plans with a minimum funding guarantee should be accounted for as defined benefit pension plans. Due to the change in law, the Group will no longer use the intrinsic value method as from 2017 onwards. Instead the group will determine the net pension liability in accordance with an actuarial method as required by IAS 19R (Projected Unit Credit Method). The second change to the law includes an increase of the legal retirement age to 66 year in 2025 and 67 year in 2030. The group does not anticipate a material impact on the pension liability.

19. Revenue recognition

Revenue is recognized when it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured. Revenue from sales of goods is recognized when the significant risks and rewards of ownership of the goods have passed to the buyer and the amount of revenue can be measured reliably.

20. Government grants

Government grants are recognized when there is reasonable assurance that the grant will be received and all attaching conditions will be complied with. When the grants relates to an expense item, it is recognized as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

Where the grant relates to an asset, the fair value is deducted from the carrying amount of the asset. The grant is recognized as income over the life of the depreciable asset by way of reduced depreciation charge.



21. Derivative financial instruments

Derivative financial instruments are recognized initially at cost. Subsequent to initial recognition, derivative financial instruments are stated at fair value. The fair values of derivative interest contracts are estimated by discounting expected future cash flows using current market interest rates and yield curve over the remaining term of the instrument. The fair value of forward exchange contracts is their market price at the balance sheet date.

Derivative financial instruments that are either hedging instruments not designated or not qualified as hedges are carried at fair value with changes in value in the income statement.

Where a derivative financial instrument is designated as a hedge of the variability in cash flows of a recognized asset or liability, a firm commitment or a highly probable forecasted transaction, the effective part of any gain or loss on the derivative financial instrument is recognized directly in equity.

22. Income taxes

Income tax includes the taxes on the profit or loss for the year and the deferred taxes. Income tax is recognized in the income statement except to the extent that it relates to items recognized directly in equity, in which case it is included directly in the statement of other comprehensive income.

Current tax is the expected tax payable on the taxable income for the year, using tax rates enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred income tax is provided, using the liability method, for all temporary differences at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax assets are recognized for all deductible temporary differences, carry-forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable



profit will be available against which the deductible temporary differences, carry-forward of unused tax credits and tax losses can be utilized.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates and tax laws that have been enacted or substantially enacted at the balance sheet date.

23. New and amended IFRS-standards and IFRIC-Interpretations, effective for financial years starting as per 1 January 2020

The accounting bases applied when the consolidated financial statements were drawn up are in accordance with those applied when the financial statements for the financial year ending 31 December 2019 were drawn up.

Several changes will apply for the first time in 2020, but will not affect the consolidated financial statements. Resilux has not applied standards, interpretations and changes published but not yet applicable early.

- Amendments to References to the Conceptual Framework in IFRS Standards, effective 1 January 2020.
- Amendments to IFRS 3 Business Combinations – Definition of a Business, effective 1 January 2020.
- Amendments to IFRS 9 Financial, IFRS 7 Financial Instruments: Disclosures and IAS 39 Financial Instruments: Recognition and measurement- Interest Rate Benchmark Reform, effective 1 January 2020.
- Amendments to IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors – Definition of material, effective 1 January 2020.

24. New and amended IFRS-standards and IFRIC-Interpretations, effective for financial years starting after 1 January 2020

The standards and interpretations that are issued, but not yet effective, up to the date of issuance of Resilux financial statements are disclosed below. Resilux intends to adopt these standards and interpretations, if applicable, when they become effective:

- Amendments to IAS 1 Presentation of Financial Statements – Classification of Liabilities as Current or Non-current, effective 1 January 2023.
- Amendments to IFRS 16 Leases – Covid-19 related rent concessions, effective 1 January 2021.
- Amendments to IAS 16 Property, plant and equipment – Proceeds before intended use, effective 1 January 2022.
- Amendments to IAS 37 Provisions, contingent liabilities and contingent assets – onerous contracts—cost of fulfilling a contract, effective 1 January 2022.
- Amendments to IFRS 3 Business combinations – References to the conceptual framework, effective 1 January 2022.
- Amendments to IFRS 4 Insurance Contracts – deferral of IFRS 9, effective 1 January 2021.
- Amendments to IFRS 9 Financial Instruments, IFRS 7 Financial Instruments: Disclosures, IAS 39 Financial Instruments: Recognition and measurement, IFRS 4 Insurance contracts and IFRS 16 Leases- Interest Rate Benchmark Reform – Phase 2, effective 1 January 2021.
- IFRS 17 Insurance Contracts, effective 1 January 2023.
- Annual Improvements Cycle – 2018-2020, effective 1 January 2022

2. Consolidated companies

Full consolidation

The consolidated financial statements 2020 include the accounts of Resilux NV and its subsidiaries listed in the table below.

Resilux NV	Damstraat 4, 9230 Wetteren RPR Ghent, division Dendermonde BE 0447.354.397	Belgium	100%
Eastern Holding NV	Reukenwegel 40, 9070 Destelbergen; RPR Ghent, division Ghent BE 0897.458.153	Belgium	100%
Resinvestment NV	Damstraat 4, 9230 Wetteren RPR Ghent, division Dendermonde BE 0897.468.051	Belgium	100%
Resilux Holding B.V.	Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam	Netherlands	100%
Tradetool B.V.	Luna Arena, Herikerbergweg 238, 1101 CM Amsterdam	Netherlands	100%
Resilux Ibérica Packaging S.A.u.	Ctra. Nacional 435, KM 99, 06350 Higuera La Real	Spain	100%
Resilux-Volga OOO	Bazovaya Street 12, 156000 Kostroma	Russia (Federation)	100%
Resilux Distribution OOO	Zoologicheskaya Str.26, build.2, room IX, 123056, Moscow	Russia (Federation)	100%
Packmen OOO	Elektrichesky lane, 12, office 2 123056, Moscow	Russia (Federation)	100%
Resilux Schweiz AG	Industrie Ost, 8865 Bilten	Switzerland	100%
Poly Recycling AG	Industrie Ost, 8865 Bilten	Switzerland	100%
Resilux Packaging South Europe A.S.	Industrial Area of Patras, OT 21 / B2-A5 / 25018 Patras	Greece	100%
Resilux Investment Corporation, Inc.	Orange Street, City of Wilmington 1209, County of New Castle - Delaware 19801	USA	100%
Resilux America, LLC	John Brooks Road 265, Pendergrass, Georgia 30567	USA	100%
Resilux Central Europe Packaging Kft.	Aradi u. 8 5th floor/d 8/10, 1062 Boedapest	Hungary	100%
Resilux Packaging South East Europe srl.	Sat Dascalu, Comuna Dascalu, Calea București nr. 63, Judetul Ilfov, 077075	Romania	100%
Resilux Ukraine, LLC	Zhylyanska street 146, 01032 Kiev	Ukraine	100%
Borverk d.o.o. Beograd	Mike Alasa Street 40, 11000 Belgrade	(Republic) Serbia	100%

In the fourth quarter of 2020, the company Resinvestment NV was liquidated and Packmen OOO was sold. Both companies had no operational activities.

3. Segment reporting

Segment reporting (in thousands of Euro)

A segment is a distinguishable component of the Company that is engaged in providing products or services within a particular economic environment and that is subject to risks and returns that are different from those of segments operating in other economic environments.

The geographical segmentation is the basis for the financial reporting of the Company. The executive committee following the results of the segments individually to take with regard to allocation of resources and assessing performance decisions. This segmentation is still relevant because the Company, with the exception of Western Europe, almost all sells its products in the region where they are produced. Transfer prices between segments are determined in a manner similar to transactions with third parties.

The segment reporting is in accordance with the management reporting. No additional segmentation has been made because the different activities are related to each other.

None of the customers represents more than 10% of total operating income of the total group.

Disaggregation of the turnover	2020	2019
Products		
Sales of preforms	316,639	361,105
Sales of bottles	44,238	39,737
Sales of raw materials	12,863	12,948
Total turnover	373,740	413,790
Geographical segments		
Western Europe	100,401	102,119
Spain	51,551	57,366
Russia	36,909	49,287
Southern Europe (excluding Spain)	35,356	44,686
Switzerland	74,861	72,259
United States	57,194	55,439
Eastern Europe (excluding Russia)	69,655	75,935
Adjustments / eliminations	-52,187	-43,301
Total turnover	373,740	413,790
Timing of revenue recognition		
Goods transferred at a point in time	373,740	413,790
Services transferred over time	0	0
Total turnover	373,740	413,790

2020	Western- Europe	Spain	Russia	South Europe (excluding Spain)	Switzerland	United State	Eastern Europe (excluding Russia)	Total segments	Adjustments and eliminations	Consolidated
External customers	80,632	49,433	36,940	34,025	58,496	56,249	59,310	375,085	0	375,085
Inter segment	26,629	3,733	272	958	19,657	8	10,928	62,185	-62,185	0
Total operating income	107,261	53,166	37,212	34,983	78,153	56,257	70,238	437,270	-62,185	375,085
Depreciation and amortisation expense	4,378	1,099	1,042	1,026	4,646	3,760	3,406	19,357	342	19,699
Operating cash flow (EBITDA)	13,504	9,023	3,756	3,945	11,799	5,132	4,254	51,413	-306	51,107
Operating result (EBIT)	9,126	7,924	2,714	2,919	7,153	1,372	848	32,056	-648	31,408
Total assets	187,792	53,161	17,381	23,708	96,885	34,541	83,466	496,934	-226,523	270,411
Total liabilities	90,588	12,322	3,896	11,847	35,840	16,868	72,340	243,701	-132,211	111,490
Investment expenditures tangible and intangible assets	5,143	1,346	629	364	2,642	2,731	4,559	17,414	517	17,931

2019	Western- Europe	Spain	Russia	South Europe (excluding Spain)	Switzerland	United State	Eastern Europe (excluding Russia)	Total segments	Adjustments and eliminations	Consolidated
External customers	84,334	54,624	48,174	44,181	63,526	54,926	65,101	414,866	0	414,866
Inter segment	27,712	2,835	240	1,163	11,538	3	11,776	55,267	-55,267	0
Total operating income	112,046	57,459	48,414	45,344	75,064	54,929	76,877	470,133	-55,267	414,866
Depreciation and amortisation expense	4,491	1,167	1,194	1,110	4,484	3,445	2,445	18,336	147	18,483
Operating cash flow (EBITDA)	9,387	7,016	3,798	4,712	9,442	4,794	2,868	42,017	1,551	43,568
Operating result (EBIT)	4,896	5,849	2,604	3,602	4,958	1,349	423	23,681	1,404	25,085
Total assets	187,029	47,207	22,216	25,787	100,835	37,691	67,640	488,405	-207,068	281,337
Total liabilities	92,241	12,709	7,004	15,986	41,711	19,022	54,733	244,406	-111,573	132,833
Investment expenditures tangible and intangible assets	3,147	1,950	2,388	626	6,337	4,534	8,498	27,480	513	27,993

4. Goodwill

Goodwill (in thousands of Euro)

	2020	2019
At cost		
On 1 January	18,500	18,500
Effect of acquisitions	0	0
On 31 December	18,500	18,500
Impairment		
On 1 January	0	0
Impairment	0	0
On 31 December	0	
Net book value		
On 1 January	18,500	18,500
On 31 December	18,500	18,500

Goodwill is the difference between the acquisition price of the shareholding and the value of the net assets acquired, revalued according to the consolidated accounting policies of Resilux.

At the setup of the opening balance at 1 January 2004 the transitional measure mentioned in IFRS 1 has been used.

On 22 March 2017, Resilux acquired 100% of the voting shares of Borverk Eurotrade doo (Borverk), an unlisted company based in Serbia specialised in the production and sale of PET preforms. Resilux has acquired Borverk because it expands its geographical presence and is able to realise synergies of belonging to a larger group. The acquisition has been accounted for using the acquisition method. The interim consolidated financial statements include the results of Borverk for three months period from the acquisition date.

As per 1 October 2017 Resilux has acquired the activities of the PET recycling company Poly Recycling in Switzerland. The acquired business will be run through the newly established subsidiary Poly Recycling AG.

The remaining amount of goodwill of € 13,685 relates to the Swiss preforms and bottles activities of Resilux.

Calculations showed that the economic value exceeds the net asset value of the segment. The economic value is calculated as the discounted value of the expected cash flows for the

next three years. The residual value is determined after three years, taking into account a growth rate of 2%. The used discount rate represents the actual market assessment of the specific risks for the cash generating unit. The discount rate takes into account debt and equity. The cost of the equity is determined by the expected return on investment by the shareholders of the Group. The cost of debt is based upon interest-bearing loans of the Group. The specific risk of the segment is taking into account by applying individual beta factors. These beta factors are revised every year based upon available public data. The applied weighted average cost of capital is 7% for Switzerland and 9% for Serbia.

The cash flow projections are based on the most recent budgets approved by the management. The following years are based on cautious growth in sales volumes with stable margins and constant cost structure. Furthermore, the projections are made with constant commodity prices, interest rates and exchange rates.

Past performance and the expected future market conditions constitute the basis for determining the future cash flows. These cash flows have been prepared by management

As the economic value is substantially higher than the book value, the management is convinced that a reasonably possible change in a basic assumption does not lead to an impairment.

5. Intangible assets

Intangible assets (in thousands of Euro)

	Patents and licences	Other	Total
On 31 December 2019			
Cost or valuation	3,724	2,994	6,718
Accumulated depreciations	3,237	2,994	6,231
Net book amount on 31 December 2019	487	0	487
Intangible assets, gross			
Net book amount on 1 January 2020	3,724	2,994	6,718
- Additions	275	0	275
- Transfers	0	0	0
- Disposals	0	0	0
- Foreign currency translations (+)(-)	-6	1	-5
On 31 December 2020	3,993	2,995	6,988
Depreciation and impairment			
Net book amount on 1 January 20	3,237	2,994	6,231
- Depreciation charge for the year	256	0	256
- Transfers	0	0	0
- Disposals	0	0	0
- Foreign currency translations (+)(-)	-5	1	-4
On 31 December 2020	3,488	2,995	6,483
Net book amount on 31 December 2020	505	0	505

	Patents and licences	Other	Total
On 31 December 2018			
Cost or valuation	3,528	2,934	6,462
Accumulated depreciations	2,964	2,627	5,591
Net book amount on 31 December 2018	564	307	871
Intangible assets, gross			
Net book amount on 1 January 2019	3,528	2,934	6,462
- Additions	144	0	141
- Transfers	51	0	51
- Disposals	0	0	0
- Foreign currency translations (+)(-)	1	60	61
On 31 December 2019	3,724	2,994	6,718
Depreciation and impairment			
Net book amount on 1 January 2019	2,964	2,627	5,591
- Depreciation charge for the year	272	311	583
- Transfers	0	0	0
- Disposals	0	0	0
- Foreign currency translations (+)(-)	1	56	57
On 31 December 2019	3,237	2,994	6,231
Net book amount on 31 December 2019	487	0	487

The external costs for research and development, which are not capitalised in 2020, amount to € 324.

The external costs for research and development, which are not capitalised in 2019, amount to € 438.

6. Property, plant and equipment

Property, plant and equipment (in thousands of Euro)

	Land and buildings	Plant and Equipment	Furniture and vehicles	Leased fixed assets	Other tangible assets	Assets under construction	Total
On 31 December 2019							
Cost or valuation	93,222	234,964	7,595	3,487	1,505	3,140	343,913
Accumulated depreciations	48,056	173,242	5,646	2,066	1,391	0	230,401
Net book amounton 31 December 2019	45,166	61,722	1,949	1,421	114	3,140	113,512
Tangible fixed assets, gross							
On 1 January 2020	93,222	234,964	7,595	3,487	1,505	3,140	343,913
- Additions	1,209	11,050	663	645	604	3,484	17,655
- Transfers	1,375	-738	61	-341	2,541	-2,807	0
- Disposals	0	-700	-485	0	-577	-190	-1,952
- Foreign currency translations (+)(-)	-1,824	-7,773	-141	-11	-31	-90	-9,870
On 31 December 2020	93,982	236,803	7,693	3,779	3,952	3,537	349,746
Depreciation and impairment							
On 1 January 2020	48,056	173,242	5,646	2,066	1,391	0	230,401
- Depreciation charge for the year	3,601	14,190	861	577	321	0	19,550
- Transfers	2	492	-158	-336	0	0	0
- Disposals	0	-459	-482	0	-577	0	-1,518
- Foreign currency translations (+)(-)	-803	-5,421	-107	2	-10	0	-6,339
On 31 December 2020	50,856	182,044	5,760	2,309	1,125	0	242,094
Net book amount on 31 December 2020	43,126	54,759	1,933	1,470	2,827	3,537	107,652

The amount under assets under construction includes mainly prepayments for new machines.

An amount of € 56 was deducted from capital grants from the acquisitions of realized investments in plant, machinery and equipment. No interest costs are capitalized.

The most important investments in 2020 related to additional production lines for the further development of the preform factory in Romania and investments in new moulds.

Regarding rights and commitments not reflected in the balance sheet we refer to note 22.

The lease agreements are mainly assets in production machinery, buildings and vehicles.

The net book value of these leased fixed assets is as follows (in thousand of Euro):

	31.12.2020	31.12.2019
Production machinery	1	16
Buildings	1,218	1,106
Vehicles	251	303
Total	1,470	1,421

These leases have renewal options, purchase options but no price adjustment clauses.

For a detailed overview of the leasing debts per due date, we refer to note 14.

	Land and buildings	Plant and Equipment	Furniture and vehicles	Leased fixed assets	Other tangible assets	Assets under construction	Total
On 31 December 2018							
Cost or valuation	84,649	212,736	7,063	2,546	1,509	5,106	313,609
Accumulated depreciations	44,039	158,409	5,289	2,321	1,411	0	211,469
Net book amount on 31 December 2018	40,610	54,327	1,774	225	98	5,106	102,140
Tangible fixed assets, gross							
On 1 January 2019	84,649	212,736	7,063	2,546	1,509	5,106	313,609
- Additions	3,430	18,832	945	1,753	36	2,853	27,849
- Transfers	3,586	2,017	15	-862	51	-4,858	-51
- Disposals	-82	-2,320	-518	-12	-89	-19	-3,040
- Foreign currency translations (+)(-)	1,639	3,699	90	62	-2	58	5,546
On 31 December 2019	93,222	234,964	7,595	3,487	1,505	3,140	343,913
Depreciation and impairment							
On 1 January 2019	44,039	158,409	5,289	2,321	1,411	0	211,469
- Depreciation charge for the year	3,197	13,379	773	556	20	0	17,925
- Transfers	0	859	0	-859	0	0	0
- Disposals	-21	-1,823	-486	-10	-37	0	-2,377
- Foreign currency translations (+)(-)	841	2,418	70	58	-3	0	3,384
On 31 December 2019	48,056	173,242	5,646	2,066	1,391	0	230,401
Net book amount on 31 December 2019	45,166	61,722	1,949	1,421	114	3,140	113,512

7. Other financial assets

Other financial assets (in thousands of Euro)

	2020	2019
Other financial assets	17	17
	17	17
The financial assets can be classified as follows:		
Financial assets / Shares	17	17
Financial assets / Shares - impairment	0	0
	17	17

The financial fixed assets are valued at original purchase price minus an impairment if necessary.



8. Deferred tax assets – deferred tax liabilities

Deferred tax assets – deferred tax liabilities (in thousands of Euro)

	Assets		Liabilities		Income statement	
	2020	2019	2020	2019	2020	2019
Non-current assets						
Other assets	1,279	1,419	3,127	3,261	-56	-532
Property, plant and equipment	3	3	0	0	0	55
Intangible assets	1	14	0	0	0	13
Current assets						
Inventories	457	357	416	453	346	329
Trade receivables	118	114	61	103	57	446
Other current assets	0	0	37	53	31	105
Non-current liabilities						
Interest-bearing loans and borrowings	-1	1	5	5	0	0
Other liabilities	49	0	101	0	-52	0
Provisions	99	78	3	0	5	-10
Provisions pension	1,377	1,105	0	0	-143	-26
Current liabilities						
Trade payables	26	20	0	90	142	-141
Other amounts payables	0	65	117	24	-159	-452
Deferred tax on temporary differences	3,409	3,176	3,866	3,988	171	-213
Other	28	28	42	42	0	-118
Tax values of deferred taxation	0	0	39	48	9	6
Tax values of net operating losses	3,689	4,273	0	0	-240	-607
Foreign currency translations	0	0	0	0	-13	-7
Recognised unrealised results	0	0	0	0	0	30
Gross tax assets / liabilities	7,126	7,477	3,947	4,078	-74	-909
Netting per entity	-2,298	-2,523	-2,298	-2,253		
Net deferred taxes	4,828	4,954	1,650	1,555		

On losses carried forward for an amount of € 279, the Group has decided not to book any deferred tax assets. The period of carry forward of these losses varies between 9 years and unlimited.

In 2020, carry-forward losses were capitalized for a tax amount of € 131.

9. Trade receivables and other assets

Trade receivables and other assets (in thousands of Euro)

	2020	2019
Other receivables – long term	1,530	2,103
Trade receivables – short term	52,601	56,401
Trade receivables – provision for impairment of receivables	-3,801	-3,533
Trade and other receivables – net	50,330	54,971
VAT receivables	9,236	5,722
Prepaid taxes	242	1,045
Fair value financial instruments (note 20)	454	0
Other long-term receivables – due within the financial year	647	670
Other receivables	1,944	2,662
Accruals/deferrals	1,240	1,474
Other assets	13,763	11,573

Trade receivables are non-interest bearing and have a payment term of 30–120 days.

The normal payment terms vary from country to country. In addition to the payment conditions, Resilux also applies credit limits that are set per customer. At each reporting date, a check is made as to whether an impairment is necessary for the overdue trade receivables. This is done individually per customer, taking into account the payment history and if the customer is covered by the credit insurance. For overdue receivables, a reminder procedure is started.

As per 31 December 2020 a provision was made for impairment of trade receivables for an amount of € 3,801 (2019: € 3,533). Despite the improvement of the ageing of the trade receivables, the increase is due to some specific impairments for certain customers.

The ageing analysis of trade receivables is as follows:

net book value		not due	due on reporting date				
			overdue less than 30 days	overdue between 31 and 60 days	overdue between 61 and 90 days	overdue between 91 and 120 days	overdue more than 120 days
2020	48,800	40,454	4,907	1,611	668	488	672
2019	52,868	41,623	5,470	2,009	1,372	429	1,965

The movement in the provision for impairment of trade receivables is as follows:

	2020	2019
As per 1 January	3,533	3,524
Expense of the current financial year (including reversed amounts)	442	517
Used provisions	-77	-533
Currency translations	-97	25
As per 31 December	3,801	3,533

The majority of receivables for which an impairment loss has been recorded are receivables that are overdue for more than 120 days.

The breakdown of the other long-term receivables were as follows:

Per 31 December 2020	Total	less than 1 year	1-5 year	more than 5 year
Other receivables – leasing	0	0	0	0
Other receivables – non leasing	2,177	647	1,530	0
Total	2,177	647	1,530	0
Per 31 December 2019	Total	less than 1 year	1-5 year	more than 5 year
Other receivables – leasing	446	344	102	0
Other receivables – non leasing	2,327	326	1,955	46
Total	2,773	670	2,057	46

The other receivables – leasing concern contracts as a lessor for a blowing project in the Spanish and Belgian entities.

The other receivables – non leasing concern long term loans with customers.



10. Inventories

Inventories (in thousands of Euro)

	2020	2019
Raw materials	29,077	30,818
Trade goods	1,129	1,029
Finished goods at cost	33,966	36,965
Write-down	-1,496	-1,645
Total inventories	62,676	67,167

Guarantees are provided for an inventory amount of € 9,608.

11. Cash and cash equivalents

Cash and cash equivalents (in thousands of Euro)

	2020	2019
Cash at bank and in hand	11,089	10,157
Deposits	1,050	0
	12,139	10,157

There are no investing or financing transactions for which the use of cash or cash equivalents is not required.

12. Equity

Equity

All shares are fully paid. As per 31 December 2020, the share capital is represented by 2,005,603 shares without nominal value, each representing 1/2,005,603th of the share capital.

In 2020 Resilux purchased 1.757 own shares. These shares were subsequently canceled in 2020.

The authorised capital amounts to € 3,600,429.00.

Revaluation gains are related to the one-off revaluation of land and buildings during the transition to IFRS on 1 January 2004.

13. Interest-bearing loans and borrowings

Interest-bearing loans and borrowings (in thousands of Euro)

Non-current liabilities	2020	2019
Non-current financial debts	7,134	10,715
Non-current lease liabilities	962	971
	8,096	11,686
Current liabilities	2020	2019
Current financial debts	3,130	7,337
Current lease liabilities	481	419
Financial debts less than one year	21,509	39,632
	25,120	47,388

Analysis of long-term financial debts by currency:		Analysis of long-term financial debts as to interest rate:	
	2020		2020
EUR	6.732	Fixed (1.85% - 5.2%)	4,975
USD	4.969	- variable, swapped into fixed (0.8%)	5,375
Other	6	- lease liabilities IFRS 16	1,357
Total	11.707	Total	11,707

Analysis of financial debts less than one year by currency:

	2020
EUR	18,662
HUF	441
RUB	2,290
RSD	1
UAH	115
Total	21,509

Note 22 includes information relating to rights and commitments. For the financial year 2020, Resilux is largely meeting the covenants of the external financing agreements.

	01.01. 2020	cash flows	currency effect	new leases	other	31.12.2020
Non-current financial debts	10,716	0	-452	0	-3,130	7,134
Non-current lease liabilities	971	0	-8	517	-518	962
Current financial debts	46,968	-25,459	0	0	3,130	24,639
Current lease liabilities	419	-456	0	0	518	481
Total financial liabilities	59,074	-25,915	-460	517	0	33,216

	01.01. 2019	cash flows	currency effect	new leases	other	31.12.2019
Non-current financial debts	17,919	0	134	0	-7,337	10,716
Non-current lease liabilities	17	0	0	1,189	-235	971
Current financial debts	23,570	16,062	0	0	7,337	46,969
Current lease liabilities	88	-126	0	0	457	419
Non-current subordinated debts	0	0	0	0	0	0
Current subordinated debts	956	-956	0	0	0	0
Total financial liabilities	42,549	14,980	134	1,189	222	59,074

The 'other' section contains the transfer from long term to short term.

The future cash flows of the long-term financial debts, including the interests payables, can be broken down as follows:

	6 months or less	6-12 month	1-5 year	over 5 years	Total
On 31 December 2020					
Financial debts	1,565	1,565	7,135	0	10,265
Lease liabilities	240	241	961	0	1,443
Total cash flows	1,805	1,806	8,096	0	11,707

14. Trade payables and other liabilities

Trade payables and other liabilities (in thousands of Euro)

	2020	2019
Long term trade and other payables		
Trade payables	0	0
Other payables	1,892	2,910
	1,892	2,910
Current trade and other payables		
Trade payables	46,359	45,053
Other long-term liabilities due within one year	739	224
Other liabilities	11,592	8,069
Derivatives (note 20)	345	462
Accrued expenses and deferred income	3,976	4,339
	63,011	58,147

Trade payables per 31 December 2020 are expected to be paid in the first quarter of 2021.

Other payables – long term				
On 31 December 2020	less than 1 year	1–5 year	more than 5 year	Total
Other payables – long term	739	1,892	0	2,631
Total	739	1,892	0	2,631

These are primarily interest-free loans to Resilux Ibérica, awarded by the Ministerio de Industria, Turismo y Comercio and the Centro para el Desarrollo Tecnológico Industrial and the contingent liability still to be paid after the acquisition of Borverk Eurotrade in 2017.

15. Provisions

Provisions (in thousands of Euro)

	Onerous contract	Disputes	Pension & similar rights	Total
On 1 January 2020	4	283	8,480	8,768
Additional provisions	6	0	545	551
Unused amounts reversed	0	-283	0	-283
Used provisions	0	0	-58	-58
Foreign currency translations	0	0	34	34
On 31 December 2020	10	0	9,001	9,011
	Onerous contract	Disputes	Pension & similar rights	Total
On 1 January 2019	12	283	6,792	7,087
Additional provisions	0	0	1,495	1,495
Unused amounts reversed	-8	0	-68	-76
Used provisions	0	0	0	0
Foreign currency translations	0	0	261	261
On 31 December 2019	4	283	8,481	8,767

Pensions and similar rights

The supplementary pension plan for employees in general consists of defined contribution arrangements.

The costs of the premiums paid are entered in the profit and loss account under remuneration, labour-related contributions and pensions. The contributions are managed by an insurance company responsible for the guaranteed return on the contributions of the employer and of the employees. The invested funds can be split as follows: bonds (43%), shares (27%), real estate (18%) and other investments (12%). Resilux is not exposed to significant investment risks. As well as per 31 December 2020 and as per 31 December 2019, these returns were met and as a result no obligation is included in the balance sheet.

Resilux has a group insurance contract for its employees in Belgium. The new law about occupational pension plans has been published on 18 December 2015. This law includes changes that may have an impact on the accounting for defined contribution and defined benefit plans under IAS 19R in Belgium. The first change relates to the minimum guaranteed return. Following IAS 19R, this implies that the (so called) Belgian defined contribution plans with a minimum funding guarantee should be accounted for as defined benefit pension plans. Due to the change in law, Resilux will no longer use the intrinsic value method as from 2016 onwards. Instead the group will determine the net pension liability in accordance with an actuarial method as required by IAS 19R (Projected Unit Credit Method). The second change to the law includes an increase of the legal retirement age to 66 year in 2025 and 67 year in 2030. The group does not anticipate a material impact on the pension liability.

In Switzerland, the pension plan is considered as a 'defined benefit pension plan' for which a provision is booked. The pension plan is in accordance with the labor laws in Switzerland. Swiss pension funds are legally independent from the employer. Therefore, the Swiss pension plans are foundations. The pension plan is under Swiss Labour Law. The contributions are paid to a separately managed fund. Swiss pension funds are independent of the employer and are therefore considered as foundations.

The management consists of an equal number of representatives of employer and employees.

The management is responsible for the management of the funds and the determination of the investment policy.

The pension funds are financed by both contributions of the employer and the employees.

The following tables show the various components back of the net charge in the income statement, the funding status and the amounts recognized in the balance sheet.

Defined benefit pension	2020	2019
Amounts stated in the balance sheet		
Net receivables (-liabilities)	-8,778	-8,313
Defined benefits obligation (-)	-28,853	-25,423
Fair value of plan assets	20,075	17,110
Receivables (-liabilities) under the defined benefit pension schemes, total		
Liabilities (-)	-28,853	-25,423
Assets	20,075	17,110
Movements in the net asset (liability) stated in the balance sheet		
Net asset (liability) stated in the balance sheet, opening balance	-8,312	-6,556
Currency effects	-36	-234
Net expenses recognized income statement	-1,378	-1,235
Net expenses recognized in other comprehensive income statement	39	-1,153
Contributions by employer / employee	909	865
Net receivables (-liabilities) stated in the balance sheet, closing balance	-8,778	-8,313

Net expenses recognized in the income statement		
Current service costs	1,336	1,155
Interest expenses on defined benefit obligation	73	222
Interest income on plan assets (-)	-53	-165
Administration cost excluding cost for managing plan assets	23	22
Net expenses stated in the income	1,378	1,235
Net expenses recognized in the other comprehensive income		
Actuarial gains / losses	415	1,476
Of which: actuarial (gains) / losses arising from financial assumptions	-163	2,209
Of which: actuarial (gains) / losses arising from demographic assumptions	-582	390
Of which: experience (gains) / losses	1,160	-1,123
Return on plan assets, excluding interest income	-454	-322
Net expenses stated in the unrealized results	-39	1,154
Movements in liabilities of the defined benefit pension schemes		
Obligations of the defined benefit pension plans, opening balance	-25,423	-23,930
Currency effects	-104	-790
Current service cost	-1,336	-1,155
Interest expenses	-73	-222
Contributions by employee	-691	-667
Payments to (+) / deposits of benefits (-)	-863	2,769
Actuarial gains / losses, net	-415	-1,476
Administration cost excluding costs for management of plan asset	-8	-8
Insurance premiums	24	25
Taxes paid	35	32
Obligations of the defined benefit pension plans, closing balance	-28,853	-25,423
Movements in plan assets		
Fair value of plan assets, opening balance	17,110	17,195
Currency effects	67	735
Interest income on plan assets	53	165
Return on plan assets, excluding interest income	454	322
Contributions by employer / employee	1,602	1,532
Payments to beneficiaries (-)	863	2,770
Administration cost	-15	-14
Taxes paid	-35	-31
Insurance premiums	-24	-25
Fair value of plan assets, closing balance	20,075	17,110

Sensitivity analyses		
Obligation of defined benefit pension plans at 31 December		
Discount rate		
Increase by 25 basis points	27,636	24,290
Decrease by 25 basis points	30,168	26,651
Expected rate of salary increases		
Increase by 25 basis points	29,026	25,591
Decrease by 25 basis points	28,684	25,285
Life Expectations		
Increase life expectancy by one year	29,374	25,862
Decrease life expectancy by one year	28,334	24,985
Specific information per country:		
Switzerland		
Principal actuarial assumptions		
Discount rate (end of year)	0.20%	0.20%
Expected rate of salary increases	0.50%	0.75%
Applied mortality tables	BVG2015 GT	BVG2015 GT
Average duration of the defined benefit pension plans in years	19.0	20.3
Other information		
Expected contribution in the next financial year	1,258	1,153
Actual return on plan assets	2.71%	2.71%
Belgium		
Principal actuarial assumptions		
Discount rate (end of year)	0.25%	0.70%
Expected rate of salary increases	2.25% - 3.05%	2.25% - 3.05%
Applied mortality tables	MR/FR (-5)	MR/FR (-5)
Average duration of the defined benefit pension plans in years	19.0	21.8
Other information		
Expected contribution in the next financial year	372	370
Actual return on plan assets	0.68%	1.70%

The provision for pension & similar rights also includes a specific labour-related liability related to the plant in Greece for an amount of € 205.

16. Other operating income (expense)

Other operating income (expense) (in thousands of Euro)

Other operating income	2020	2019
Grants	41	188
Insurance reimbursement	113	2,092
Gains on disposal fixed assets	560	181
Other operating income	1,878	1,456
Adjustment earn out Borverk	950	714
	3,542	4,631
Other operating expenses	2020	2019
(Gains) / losses on trade receivables	442	517
Loss on disposal of fixed assets	13	112
Taxes	1,325	1,338
Other operating expenses	339	119
	2,119	2,086

The 'other operating income' includes charges of expenses to customers, received compensations for claims, taxes and other items. The other operating expenses mainly include other taxes.

17. Employee benefit expense

Employee benefit expense (in thousands of Euro)

	2020	2019
Wages and salaries	38,148	33,404
Social security costs	6,628	6,165
Other personnel expenses	5,438	5,435
Total personnel charges	50,514	45,004
Average workforce (full-time equivalents)	927	898

The 'other personnel expenses' include mainly provisions for holiday pay, year-end bonuses and other bonuses. This line also includes the extra-legal pension costs.

There are no outstanding warrants as of 31 December 2020

18. Finance income (expense)

Finance income (expense) (in thousands of Euro)

	2020	2021
Interest income	62	42
Net foreign exchange results	6,801	6,578
Other finance income	592	283
	7,455	6,903
Interest expenses	1,123	2,174
Interest expenses leasings	9	30
Net foreign exchange results	8,237	7,185
Fair value financial instruments (note 20)	79	88
Other finance expenses	384	435
	9,832	9,912
Finance income – expenses (net)	-2,377	-3,009

19. Income taxes

Income taxes (in thousands of Euro)

	2020	2021
Current income taxes	-6,158	-4,757
Deferred income taxes	-73	-909
Total taxes	-6,231	-5,666
Average actual rate	21.46%	25.66%
Current income before taxes	29,031	22,076
Theoretical tax rate (tax rate mother company)	25.00%	29.58%
Theoretical taxes related to current income before taxes	-7,258	-6,530
Non-deductible expenses	-380	-522
Change of tax rate	142	211
Use of tax assets, not recognised in prior years	-404	-1,109
Effect of the different tax rates in other countries	752	1,589
Tax adjustments related to prior periods	323	226
Fiscal exemptions	594	469
Capitalisation of tax losses from the past	0	0
Income taxes	-6,231	-5,666

20. Derivative financial instruments

Unless stated otherwise in the table below, management is of the opinion that the financial assets and liabilities that are valued at amortized cost approach the fair value.

The book values included in the balance sheet relate to the following categories within the financial assets and liabilities:

<i>In thousands of Euro</i>	31.12.2020		31.12.2019	
	Book value	Fair value	Book value	Fair value
Financial assets				
Other financial assets	17	17	17	17
Trade and other receivables	27,433	27,433	66,543	66,543
Geldmiddelen en kasequivalenten	12,138	12,138	10,157	10,157
Financial obligations				
Financial and other loans				
– Trade and other debts	64,903	64,903	61,057	61,057
– Interest-bearing liabilities	33,126	33,126	59,074	59,074
Financial liabilities at fair value	345	345	462	462

The fair values of the financial assets and liabilities are determined as follows:

The fair value of the financial assets and liabilities are recognized at the amount for which the instrument can be exchanged in a current transaction between willing parties, other than in a forced sale or liquidation. The following methods and assumptions have been used to estimate the fair value:

Cash and short-term deposits, trade receivables, trade payables and other short-term receivables and payables are close to their carrying amount, due to the short-term maturity dates of these instruments.

Long-term fixed interest and variable interest receivables / loans are evaluated by the group on the basis of parameters such as interest, specific risk factors and individual creditworthiness. On the basis of the evaluation, impairments are recorded taking into account the expected losses of these receivables. On 31 December 2020, the carrying amount of such receivables, after deduction of impairments, is not substantially different from their calculated fair value.

Loans from banks and other financial liabilities are calculated on the basis of the discounted value of future cash flows for the principal and interest at a market-based discount rate with rates currently available on debts with similar conditions, credit risks and remaining maturities.

Foreign currency risk

With regard to exchange rates, Resilux has a policy of passive hedging per production unit.

This means that the net exchange rate flows are charged to each production unit and if necessary derivatives are used for this purpose. The Group's most important currencies are the Euro, the American dollar, the Swiss franc, the Hungarian forint, and the Russian rouble. In accordance with the accounting policies, the balances of foreign-currency creditors and debtors

are converted at the exchange rate applicable on that date. Financial derivatives to cover the net exchange rate flows are valued at their market value. Exchange rate results on creditors and debtors and changes to the market value of the financial instrument are entered in the results for the period in which they occur. The results of one financial instrument concerns one particular transaction and are immediately recognized in equity.

Resilux had the following outstanding exchange contracts on 31/12/2020:

sales	USD	10,775,000	for	EUR	9,176,668.34
sales	GBP	300,000	for	EUR	320,276.98
sales	EUR	19,000,000	for	CHF	20,540,900.00
sales	RON	10,000,000	for	HUF	720,800,000.00
purchases	EUR	200,000	at	HUF	69,340,000.00

Estimated sensitivity to currency fluctuations (in thousands of Euro)

The results of the Company are reported in Euro, which means that the financial positions of foreign currencies are recalculated to the Euro.

The used foreign currencies for recalculations are USD, RUB, CHF, HUF, RON and RSD.

A decrease of 10% of the conversion rate towards the used rate for 2020 would have an affect on the operational result as follows: for the USD -125, for the RUB -237, for the CHF -650, for the HUF -952 and for the RSD +48.

A decrease of 10% of the translation rate towards the used rate for 2020 would have the following affect on the currency translation in the equity: for the USD -1,607, for the RUB -1,226, for the CHF -3,712, for the HUF -1,060 and for the RSD -197.

With regard to the exchange rate policy we refer to foreign currency risk.

Interest rate risk

According to the riskmanagement policy of the Group, generally between 75% and 100% of all transactions is covered. The hedgings do not always happen immediately for 100% but can also be made gradually for a longer period.

The following contracts were entered into to cover the aforementioned risks: (in thousands of Euro)

- There are no cap contracts.
- Interest rate swap contracts for an amount of € 9,125 with maximum duration up to 2024 and with interest rates between 0.8% and 1.5725%

The aforementioned contracts are treated in the financial statements as trading instruments and are consequently valued at market value. The changes to the financial instruments are entered in the profit and loss account.

On 31 December 2020 Resilux had the following financial instruments valued at fair value (*in thousands of Euro*):

	2020	2019
Assets valued at fair value		
Foreign exchange contracts	454	6
Liabilities valued at fair value		
Foreign exchange contracts	-76	-81
Interest swaps	-269	-387
Total	109	-462

Regarding the valuation technique used to measure the fair value; the used technique corresponds to 'level 2' in which the different levels and related valuation techniques are defined as follows:

- Level 1: quoted (and unadjusted) prices in active markets for identical assets and liabilities;
- Level 2: other techniques for which all inputs which have a significant impact on the recorded fair value are observable (directly or indirectly)
- Level 3: techniques using inputs with a significant impact on the fair value and for which no observable market data are available.

Price risk

As is well known, Resilux and other preform suppliers pass on fluctuations in raw material prices to their customers at the applicable market rates. There is thus mainly a timing risk here between purchase and sale.

Credit risk

The company has a number of corporate policy provisions for the credit risk relating to trade debtors. Ways in which Resilux manages its credit risks include customer diversification, by strictly monitoring credit limits and periods, and by continuously screening the creditworthiness of the parties with which it deals. Furthermore, the credit risk for most of the external clients is covered by a credit insurance. Deposits are only made at banks with a high credit rating.



21. Key figures per share

Key figures per share (in Euro)

Based on the number of shares per 31 December	2020	2019
Operating cash flow	25.48	21.70
Operating result	15.66	12.50
Net profit Group share	11.37	8.17
Number of shares	2,005,603	2,007,360
Proposed gross dividend per share	3.00	3.00
Total dividend (in thousands of Euro)	6,017	6,022

There is no dilutive effect, the diluted net earnings per share is equal to the net earnings per share.

22. Rights and commitments not reflected in the balance sheet

Resilux has provided the following collateral to guarantee debts (in thousands of Euro):

	2020	2019
Subscription amount of the collateral	104,444	117,498
Outstanding debt for which collateral has been provided	15,195	36,047
Amount of the actual mortgage:	14,669	28,023
Outstanding debt:	6,332	11,251
Amount of proxy to mortgage:	18,483	18,483
A private mandate to pledge business assets:	36,265	36,265
Shares pledged:	34,727	34,727
Outstanding debt:	8,862	24,797
Net book value of the assets for which collateral has been provided	36,869	57,396

Concerning the personal guarantees in favour of the companies within the Group, we refer to the statutory annual accounts of Resilux NV.

23. Related party transactions

The related parties of Resilux Group consist of subsidiaries, management and directors.

In 2020, the following fees were attributed to the non-executive directors:

FVDH BVBA, with permanent representative Francis Vanderhoydonck	€	50,000.00
Intal BVBA, with permanent representative Johan Vanovenberghe	€	25,000.00
Mitiska NV, with permanent representative Luc Geuten	€	12,500.00
L'Advance BV, with permanent representative Martine Sels	€	12,500.00
Martine Snels	€	12,500.00
Build our dream Invest B.V., with permanent representative Martine Snels	€	12,500.00
Annelies Goos	€	25,000.00
Alex De Cuyper (provision of a car and a mobile phone)	€	8,815.30

Remuneration of members of the executive committee, with the exception of the main representatives of the executive management

The members of the executive committee, with the exception of two main representatives of the executive management, were paid a total remuneration of € 580,480.74 in financial year 2020.

These amounts include:

- Gross salaries and variable compensation: € 539,351.50
- Contributions to the pension scheme / group insurance: € 28,751.04
- Other components: benefits in kind and representation allowances: € 12,378.20

Remuneration of executive directors, charged with day-to-day management.

In the context of their mandate as executive director, Fodec Management BV (with permanent representative Peter De Cuyper) and Didec Management BV (with permanent representative Dirk De Cuyper) received a fee of € 1,279,500 and € 955,000 respectively during the financial year 2020.

No additional pension plans or other components are provided for Fodec Management BV and Didec Management BV.

In the context of 2 foreign director mandates, Dirk De Cuyper received foreign director fees for the financial year 2020 for an amount of € 320,000.

No additional pension scheme or other components are provided for Dirk De Cuyper.

The composition of the executive committee is explained in the Corporate Governance Declaration. (Page 27).

Other fees

During 2020, an amount of € 6,500.00 was paid under a consultancy agreement regarding business intelligence concluded with Emdec BV, with permanent representative Emiel De Cuyper, member of the family De Cuyper (reference shareholder).

24. Auditor and related persons

Auditor and related persons (in thousands of Euro)

Fee for the auditor EY Bedrijfsrevisoren BV for all companies:

Within the Group	329
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Fee for exceptional services of special assignments performed within the Company by the Auditor:

Other tasks not part of the legally defined auditing tasks	23
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25. Events subsequent to the balance sheet date

After the end of the year there have been no significant events which are of a nature to influence the results of the company significantly.



IFRS comments for 2020 compared to 2019

Assets (in thousands of Euro)

Goodwill (€ 18,500)

Goodwill is the difference between the purchase price of the shareholding and the value of the net assets acquired, revalued according to the consolidated accounting policies of Resilux. The amount of € 18.5 million per 31 December 2020 remained unchanged compared to 31 December 2019. An amount of € 13.7 relates to the Swiss operations. During 2017, there has been an increase of the goodwill by € 3.8 and € 1.0 million as a result of the acquisitions of respectively Borverk in Serbia and Poly Recycling in Switzerland.

Intangible fixed assets (€ 505)

Intangible fixed assets mainly consist of externally procured development technology, as well as patents and licences for preforms.

Tangible fixed assets (€ 107,652)

During the financial year, an additional net amount (acquisitions minus net book value of disposals) of € 17.2 million was invested in tangible fixed assets. The most important capital expenditures relate to new production lines for the further expansion of the preform factory in Romania and in the additional moulds. During 2020 an amount of € 0.1 million of grants was deducted from the acquisitions. The net investment in 2019 was € 27.1 million.

The depreciation on tangible fixed assets in 2020 was € 19.6 million and are mainly related to production technology.

Other financial assets (€ 17)

Deferred taxes (€ 4,828)

Deferred taxes are calculated on temporary differences between the book value of the assets and liabilities in the balance sheet and their tax value. The deferred tax is booked to the asset or liability according to the net position per fiscal unit. Deferred taxes are mainly caused by differences in depreciation rates for tangible fixed assets, and tax losses that can be carried forward.

Long term receivables (€ 1,530)

This amount covers contracts as lessor for different blowing projects and long term loans to customers

Stocks (€ 62,676)

The total stock decreased by € 4.5 million or 6.7% with respect to the previous financial year. The total stock of raw materials decreased by € 1.7 million and the stocks of finished products and trade goods decreased by € 2.8 million. This decrease is mainly the result of decreased raw material prices.

Trade debtors (€ 48,800)

The total amount of trade debtors decreased by € 4.1 million. Also this decrease is mainly the result of decreased raw material prices during 2020.

Other assets (€ 13,765)

The main items under other assets are VAT to be reclaimed, other receivables and costs to be carried forward.

Cash at bank and in hand (€ 12,138)

For an explanation of the change in the cash at bank and in hand and short term investments, please refer to the cash flow statement in this annual report on page 82.

Liabilities (in thousands of Euro)

Capital (€ 3,601)

The share capital per 31 December 2020 amounts to € 3.6 million. The capital is fully paid up. In 2020 1,757 own shares were bought back, these shares were canceled during 2020.

The history of the capital is as follows:

Date	Type of operation	Amount of the capital (in Euro)	Number of shares
05/05/1992	Formation	123,947	500
02/11/1993	Capital increase	545,366	2,200
27/06/1995	Capital increase	3,197,826	3,642
16/06/1997	Capital increase	4,268,726	4,362
04/09/1997	Shares split by 325	4,268,726	1,417,650
03/10/1997	Capital increase / stock exchange entry	15,423,935	1,777,650
24/12/1998	Capital increase	16,235,717	1,871,210
19/11/1999	Capital increase	16,236,000	1,871,210
19/12/2006	Capital increase	17,183,856	1,980,410
16/05/2014	Capital increase	17,569,952	2,024,860
28/06/2017	Capital decrease	3,600,462	2,024,860
Year 2019	Purchase and cancellation of own shares	3,600,462	2,007,360
Year 2020	Purchase and cancellation of own shares	3,600,462	2,005,603

Consolidated reserves (€ 158,582)

The consolidated reserves on 31 December 2020 were as follows:

Reserves carried forward on 31 December 2019	141,842
Consolidated profit for the financial year	22,800
Dividend paid	-6,022
Cancellation of own shares	-212
Actuarial gains / losses (net)	174
Total consolidated reserves on 31 December 2020	158,582

Foreign currency translations (€ -3,263)

The conversion of foreign shareholdings in the consolidation to Euro had a negative effect of € 6.3 million on the capital and reserves in 2020. This is mainly the result of a weakening of the Russian rouble and American dollar. The currency translations on 31 December 2019 were € 3.1 million.

Interest-bearing financial liabilities long term (€ 8,096) and short term (€ 25,120)

The long term financial liabilities decreased by € 3.6 million compared to 31 December 2019. The short term debts (including the current portion of debts payable after one year) decreased by € 22.3 million.

For a further explanation of the change in the debts, we refer to the cash flow statement on page 82 of this report.

Current assets less current liabilities increased per 31 December 2020 by € 12.7 million to € 46.5 million. Per 31 December 2019 the amount of current assets less current liabilities was € 33.8 million.

Provisions (€ 9,011)

The total amount of provisions increased by € 0.2 million and includes mainly the net obligation for the defined benefit pension plan.

Deferred taxes (€ 1,650)

Deferred taxes are calculated on temporary differences between the book value of the assets and liabilities in the balance sheet and their tax value. The deferred tax is booked to the asset or liability according to the net position per fiscal unit. Deferred taxation on assets mainly comes from different depreciation rates for tangible fixed assets, and tax losses that can be carried forward.

Trade creditors (€ 46,359)

Trade creditors increased by € 1.3 million compared to the previous year. These trade creditors are mainly amounts payables to suppliers of raw materials.

Taxes (€ 2,711)

Per 31 December 2020 this section consisted mainly of income tax payable in Belgium, Greece and Switzerland. In 2019 the amount payable was € 2.4 million.

Other liabilities long term (€ 1,892) and short term (€ 16,652)

The long term liabilities relate to a loan of the Ministry of Industry in Spain and a remaining amount payable relating to the purchase price of the acquisition of Borverk Eurotrade in Serbia. This section of the short term liabilities contains debts relating to remuneration and labour-related contributions, and also accrued costs and interest and income to be carried forward.

Income statement (in thousands of Euro)

Covid-19

Since the outbreak of the Covid-19 virus, Resilux has taken the necessary and required measures to keep all production facilities in the group operational and to guarantee the safety of employees in the workplace. This way, all locations were able to continue to produce while maintaining full capacity during the year 2020.

In March, a number of large customers built up strategic inventories, which led to higher sales in the first quarter. We have seen sales flatten out from the second quarter. The lockdown has resulted in fewer journeys and trips. This has had an impact on the "on-the-go" consumption of mainly water, soft drinks, fruit juices and beer. Sales of preforms and bottles for the detergent market saw an increase in sales due to the increased use of disinfectant products. Growth was also achieved in the milk and oils segments.

The impact of the Covid-19 virus outbreak in March 2020 means that the volumes sold remained relatively stable and showed little growth. Furthermore, the Covid-19 virus has had little or no impact on the realised investments.

Operating income (€ 375,085)

The operating income decreased by 9.6% compared to the previous financial year. The turnover in 2020 decreased compared to the previous financial year by 9.7% and amounts to € 373.7 million. This decrease is mainly the result of lower average raw material prices since sold volumes remained quite stable. The change in stocks of finished products in 2020 was € -2.2 million. In the financial year 2019 there was a decrease in stocks of finished products by € 3.6 million. The other operating income amounted to € 3.5 million, this includes, among other things, realised capital gains of sales disposals fixed assets, cross charges of costs to customers, compensation of insurance companies for damages and other operating income. This includes in 2020 also an adjustment of the fair value of the earn out payable in relation to the acquisition of Borverk for € 0.9 million.

For further information, we refer to the operations report earlier in this report, where we mention that added value is a better parameter for Resilux as a result of fluctuations in PET prices being passed on to the customer.

Operating charges (€ 343,677)

The decrease compared to the previous financial year was € 46.1 million.

The total cost of goods purchased for resale, raw materials and consumables decreased by € 54.3 million. This decrease is the result of lower average raw material prices in the accounting year 2020.

The total amount of services and other goods and other expenses decreased by € 1.8 million. This increase is explained increased electricity and transportation expenses. The total volumes produced remained relatively stable.

Total remuneration costs have increased by € 5.2 million. The increase is explained by a higher number of employees and increased salaries.

The depreciation and amortisation expenses increased by € 1.2 million compared to 2020. The depreciations increased as a result of higher capital expenditures during the most recent years.

Net financial result (€ -2,376)

The total financial result increased from € -3.0 million to € -2.4 million. The increase of the financial result is mainly due to lower net interest expenses by € 1.1 million because of a lower average net financial debt in compared to 2019. Net exchange results and other financial results were more negative by € 0.5 million in 2020 compared to 2019.

Taxes (€ -6,231)

The total income taxes payables amount to € -6.1 million. The movement in deferred taxes is negative for € -0.1 million. The increase compared to 2019 is the result of higher profit before taxes in the accounting year 2020.

Cash flow statement (in thousands of Euro)

The cash flow statement has been prepared after the conversion of the balance sheet per 31 December 2019 at closing rate per 31 December 2020.

The cash flow statement shows a gross operating cash flow during the financial year of € 50.4 million, compared to € 18.9 million in 2019. This is mainly explained by an increase of the profit before taxes by € 7.0 million. The total net working capital in 2020 increased by € 7.5 million. In 2019 there was an decrease fo the net working capital by € 17.5 million. The decrease of the net working capital in 2020 is the result of a decrease in stocks (€ 1.6 million), a decrease of the trade debtors (€ 0.5 million), an increase in trade creditors (€ 2.7 million) and a decrease in other working capital (€ 2.8 million).

The financial resource requirement for investment operations in 2020 was € -16.9 million. The gross investments in tangible and intangible fixed assets amount to € 18.0 million compared to € 28.3 million in 2019.

During 2020 the net cash flow from financing activities was € -31.3 million compared to € +7.0 million in 2019. In 2020 a dividend was paid of € 6.0 million. There was also a share buy back for an amount of € 0.2 million during 2020.

On balance, during the financial year 2020, there was an increase in cash at bank and in hand after currency effects by € 2.1 million, compared to a decrease of € 1.0 million in 2019.



Independent auditor's report

Independent auditor's report to the general meeting of Resilux NV for the year ended 31 December 2020

As required by law and the Company's articles of association, we report to you as statutory auditor of Resilux NV (the "Company") and its subsidiaries (together the "Group"). This report includes our opinion on the consolidated balance sheet as at 31 December 2020, the consolidated income statement, the consolidated statement of other comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement for the year ended 31 December 2020 and the disclosures (all elements together the "Consolidated Financial Statements") as well as our report on other legal and regulatory requirements. These two reports are considered one report and are inseparable.

We have been appointed as statutory auditor by the shareholders' meeting of 17 May 2019, in accordance with the proposition by the Board of Directors following recommendation of the Audit Committee. Our mandate expires at the shareholders' meeting that will deliberate on the Consolidated Financial Statements for the year ending 31 December 2021. We performed the audit of the Consolidated Financial Statements of the Group during 8 consecutive years.

Report on the audit of the Consolidated Financial Statements

Unqualified opinion

We have audited the Consolidated Financial Statements of Resilux NV, that comprise of the consolidated balance sheet on 31 December 2020, the consolidated income statement, the consolidated statement of other comprehensive income, the consolidated statement of changes in equity and the consolidated cash flow statement of the year and the disclosures, which show a consolidated balance sheet total of € 270.411 thousand and of which the consolidated income statement shows a profit for the year of € 22.800 thousand.

In our opinion, the Consolidated Financial Statements give a true and fair view of the consolidated net equity and financial position as at 31 December 2020, and of its consolidated results for the year then ended, prepared in accordance with the International Financial Reporting Standards as adopted by the European Union ("IFRS") and with applicable legal and regulatory requirements in Belgium.

Basis for the unqualified opinion

We conducted our audit in accordance with International Standards on Auditing ("ISAs"). Our responsibilities under those standards are further described in the "Our responsibilities for the audit of the Consolidated Financial Statements" section of our report.

We have complied with all ethical requirements that are relevant to our audit of the Consolidated Financial Statements in Belgium, including those with respect to independence.

We have obtained from the Board of Directors and the officials of the Company the explanations and information necessary for the performance of our audit and we believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the Consolidated Financial Statements of the current reporting period.

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

Goodwill impairment

Description of the key audit matter

Goodwill amounts to k€ 18.500 or 7% of the consolidated balance sheet at 31 December 2020. The Group reviews the carrying amount of its cash generating units ("CGU") annually or more frequently if impairment indicators are present. The impairment assessment involves a comparison of the estimated recoverable amount of each CGU to its carrying amount. Additional information is provided in Note 4 of the Consolidated Financial statements.

The Group's assessment of impairment of goodwill is a key audit matter because it is a judgmental process which requires significant estimates made by management concerning the future cash flows, the weighted average cost of capital ("WACC"), and the growth rate of revenue and costs to be applied in determining the value in use.

Summary of the procedures performed

Our audit procedures included, among others, the following:

- Analyzing the Group's impairment test model including the significant underlying assumptions;
- Verifying the definition of the cash generating units according to IFRS;
- Assessing the historical accuracy of management's judgements, and comparing the expected revenue growth and EBITDA percentage on revenue for all cash generating units with the Group's business plan as adopted previously and approved by the Board of Directors for those periods;
- Assessing, with the assistance of a valuation expert in our firm, the methodology, clerical accuracy, long term growth rate and discount rate by comparison to market information, past performance, the Group's cost of capital and relevant risk factors;
- Assessing the sensitivity analyses prepared by management to understand the impact of reasonable changes in the key assumptions;
- Considering additional impairment triggers by reading board minutes, and holding regular discussions with management;
- Assessing the adequacy of the Group's disclosures in Note 4 to the Consolidated Financial Statements.

Valuation of deferred tax assets

Description of the key audit matter

Deferred tax assets on tax losses and tax credits carried forward amount to k€ 3.689 or 1% of the consolidated balance sheet at 31 December 2020 (as described in Note 8 of the Consolidated Financial Statements).

The Group recognizes deferred tax assets for tax losses and tax credits carried forward to the extent that it is probable that future taxable profit will be available against which unused tax losses and tax credits can be utilized. Management supports the recoverability of the deferred tax assets mainly with income projections which contain estimates for future taxable results.

The valuation of deferred tax assets is significant to our audit because management's assessment process is complex and is based on estimates of future taxable results.

Summary of the procedures performed

Our audit procedures included, among others, the following:

- Evaluating the amounts and considering the local expiry periods of the unused tax losses and tax credits carried forward and, together with any other applicable restrictions on recovery for each relevant jurisdiction, including the impact of changes in tax legislation;
- Assessing and discussing management's estimations of future taxable results including the underlying assumptions such as revenue growth, gross margin and cost developments by comparing with historical performance;
- Assessing the adequacy of the Group's disclosure in Note 8 of the Consolidated Financial Statements.

Pension plans

Description of the key audit matter

The Group has a number of pension plans with guaranteed minimum returns that qualify as defined benefit schemes under IAS 19. The provision for these plans amounts to a net liability of k€ 8.778 as at 31 December 2020 or 3% of the consolidated balance sheet.

This area is important to our audit because of the magnitude of the amounts, the judgments involved concerning the actuarial assumptions (such as discount rates, inflation, mortality and increase in salaries,...) and the technical expertise required to evaluate these provisions and to properly reflect the impacts in the Consolidated Financial Statements in accordance with IAS 19. Changes in those assumptions (including, salary increases, inflation, discount rate and mortality) can have a material impact on the calculation of the liability.

Summary of the procedures performed

Our audit procedures included, among others, the following:

- Assessing the appropriateness of the actuarial assumptions (such as discount rates, inflation, mortality, salary increase,...) with the assistance of our internal actuarial specialists;
- Assessing the expertise, independence and integrity of the external actuary engaged by the Group;
- Evaluating the sensitivity of the pension scheme liabilities to changes in the underlying assumptions of the calculation;
- Comparing, for a sample of members in the plans, the input data used for the calculation of the provisions by the external actuary (such as population, age, years of service, wage,...) with source information of the human resources department of the Group;
- Verifying that the actuarial calculations are properly reflected in the provisions recorded in the Consolidated Financial Statements and ensuring that impacts are correctly recorded in accordance with IAS19;
- Assessing the adequacy of the Group's disclosure in Note 15 of the Consolidated Financial Statements.

Responsibilities of the Board of Directors for the preparation of the Consolidated Financial Statements

The Board of Directors is responsible for the preparation of the Consolidated Financial Statements that give a true and fair view in accordance with IFRS and with applicable legal and regulatory requirements in Belgium and for such internal controls relevant to the preparation of the Consolidated Financial Statements that are free from material misstatement, whether due to fraud or error.

As part of the preparation of Consolidated Financial Statements, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, and provide, if applicable, information on matters impacting going concern. The Board of Directors should prepare the financial statements using the going concern basis of accounting, unless the Board of Directors either intends to liquidate the Company or to cease business operations, or has no realistic alternative but to do so.

Our responsibilities for the audit of the Consolidated Financial Statements

Our objectives are to obtain reasonable assurance whether the Consolidated Financial Statements are free from material misstatement, whether due to fraud or error, and to express an opinion on these Consolidated Financial Statements based on our audit. Reasonable assurance is a high level of assurance, but not a guarantee that an audit conducted in accordance with the ISAs will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and 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 Consolidated Financial Statements.

In performing our audit, we comply with the legal, regulatory and normative framework that applies to the audit of the Consolidated Financial Statements in Belgium. However, a statutory audit does not provide assurance about the future viability of the Company and the Group, nor about the efficiency or effectiveness with which the board of directors has taken or will undertake the Company's and the Group's business operations. Our responsibilities with regards to the going concern assumption used by the board of directors are described below.

As part of an audit in accordance with ISAs, we exercise professional judgment and we maintain professional skepticism throughout the audit. We also perform the following tasks:

- Identification and assessment of the risks of material misstatement of the Consolidated Financial Statements, whether due to fraud or error, the planning and execution of audit procedures to respond to these risks and obtain

audit evidence which is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting material misstatements resulting from fraud is higher than when such misstatements result from errors, since fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.

- Obtaining insight in the system of internal controls that are relevant for the audit and with the objective 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 selected and applied accounting policies, and evaluating the reasonability of the accounting estimates and related disclosures made by the Board of Directors as well as the underlying information given by the Board of Directors.
- Conclude on the appropriateness of the Board of Directors' use of the going-concern basis of accounting, and based on the audit evidence obtained, whether or not a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's or Group'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 Consolidated Financial Statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on audit evidence obtained up to the date of the 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 Consolidated Financial Statements, and evaluating whether the Consolidated Financial Statements reflect a true and fair view of the underlying transactions and events.

We communicate with the Audit Committee within the Board of Directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. Because we are ultimately responsible for the opinion, we are also responsible for directing, supervising and performing the audits of the subsidiaries. In

this respect we have determined the nature and extent of the audit procedures to be carried out for group entities. We provide the Audit Committee within 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 Audit Committee within the Board of Directors, we determine those matters that were of most significance in the audit of the Consolidated Financial Statements of the current period and are therefore the key audit matters. We describe these matters in our report, unless the law or regulations prohibit this.



Report on other legal and regulatory requirements

Responsibilities of the Board of Directors

The Board of Directors is responsible for the preparation and the content of the Board of Directors' report on the Consolidated Financial Statements, the non-financial information attached to the Board of Directors' report, and other information included in the annual report.

Responsibilities of the auditor

In the context of our mandate and in accordance with the additional standard to the ISAs applicable in Belgium, it is our responsibility to verify, in all material respects, the Board of Directors' report on the Consolidated Financial Statements, the non-financial information attached to the Board of Directors' report, and other information included in the annual report, as well as to report on these matters.

Aspects relating to Board of Directors' report and other information included in the annual report

In our opinion, after carrying out specific procedures on the Board of Directors' report, the Board of Directors' report is consistent with the Consolidated Financial Statements and has been prepared in accordance with article 3:32 of the Code of companies and associations.

In the context of our audit of the Consolidated Financial Statements, we are also responsible to consider whether, based on the information that we became aware of during the performance of our audit, the Board of Directors' report and other information included in the annual report, being:

- Section 3: consolidated key figures (page 9)
- Section 4: shareholders and group structure (page 10)
- Section 17: abridged statutory annual accounts Resilux NV (page 129 – 134)

contain any material inconsistencies or contains information that is inaccurate or otherwise misleading. In light of the work performed, there are no material inconsistencies to be reported.

The non-financial information required by article 3:32, § 2 of the Code of companies and associations has been included in the Board of Directors' report on the Consolidated Financial Statements. The Company has prepared this non-financial information based on Global Reporting Initiative ("GRI") standards. However, we do not comment on whether this non-financial information has been prepared, in all material respects, in accordance with GRI standards.

Independence matters

Our audit firm and our network have not performed any services that are not compatible with the audit of the Consolidated Financial Statements and have remained independent of the Company during the course of our mandate.

The fees related to additional services which are compatible with the audit of the Consolidated Financial Statements as referred to in article 3:65 of the Code of companies and associations were duly itemized and valued in the notes to the Consolidated Financial Statements.

Other communications

This report is consistent with our supplementary declaration to the Audit Committee as specified in article 11 of the regulation (EU) nr 537/2014.

Ghent, 16 April 2021

EY Bedrijfsrevisoren BV
Statutory auditor
Represented by

Marnix Van Dooren *

Partner

*Acting on behalf of a BV

Abridged statutory annual accounts of Resilux NV 2020

The statutory annual accounts of the Resilux NV company are presented in an abridged form. In accordance with the Royal Decree of 30 January 2001 in execution of the Companies Act, these annual accounts, the annual report and the report of the auditor are submitted to the National Bank of Belgium.

The auditor has issued a report without reservations.

The full version of the statutory annual account, as well as the accompanying reports, are available on the company's website as from 21 April 2021. On request, a copy of these documents can be obtained free of charge at the company's registered seat.



Balance sheet

Balance sheet after appropriation of profit

Assets (in thousands of Euro)	2020	2019
FIXED ASSETS	116,427	115,211
Intangible fixed assets	350	385
Tangible fixed assets	11,542	11,289
Land and buildings	3,948	4,120
Installations, machinery and equipment	5,721	5,777
Furniture and vehicles	888	876
Leasing and other similar rights	0	2
Other tangible assets payments	564	59
Assets under construction and advance payments	421	455
Financial fixed assets	104,535	103,537
Affiliated enterprises	104,411	103,413
Shareholdings	80,957	84,170
Receivables	23,454	19,243
Companies with which there is a shareholding relationship	17	17
Shareholdings	17	17
Receivables	0	0
Other financial fixed assets	107	107
Accounts receivable and cash guarantees	107	107
CURRENT ASSETS	34,714	33,888
Accounts receivable after more than one year	0	0
Other accounts receivable	0	0
Stocks and contracts in progress	13,092	14,022
Stocks	13,092	14,022
Raw materials and consumables	6,444	7,011
Finished goods	5,433	5,983
Goods purchased for resale	1,215	1,028
Advance payments	0	0
Accounts receivable within one year	20,428	18,980
Trade debtors	11,297	7,127
Other accounts receivable	9,131	11,853
Cash at bank and in hand	878	555
Accrued charges and deferred income	316	331
TOTAL ASSETS	151,141	149,099

Liabilities <i>(in thousands of Euro)</i>	2020	2019
CAPITAL AND RESERVES	58,317	54,366
Capital	3,601	3,600
Issued capital	3,601	3,600
Share premium account	0	0
Reserves	4,441	3,010
Legal reserve	360	360
Untaxed reserve	2,723	1,292
Available reserves	1,358	1,358
Profit / loss brought forward	50,275	47,756
Investment grants	0	0
PROVISIONS AND DEFERRED TAXES	50	114
Provision for liabilities and charges	11	66
Pensions and similar obligations	0	0
Other liabilities and charges	11	66
Deferred taxes	39	48
CREDITORS	92,774	94,619
Accounts payable after one year	1,255	2,205
Financial debts	0	0
Subordinated loans	0	0
Leasing and other similar obligations	0	0
Credit institutions	0	0
Others loans	1,255	2,205
Accounts payable within one year	91,280	92,174
Current portion of accounts payable after one year	0	57
Financial debts	11,550	26,240
Credit institutions	11,550	26,240
Trade creditors	18,780	13,940
Suppliers	18,780	13,940
Prepayments Received	44	0
Taxes, remuneration and social security	2,276	2,511
Taxes	850	690
Remuneration and social security	1,426	1,821
Other accounts payable	58,630	49,426
Accrued charges and deferred income	239	240
TOTAL LIABILITIES	151,141	149,099

Profit and loss account

Profit and loss account (presentation in vertical form) (in thousands of Euro)

	2020	2019
Operating income	105,478	110,705
Turnover	99,275	102,192
Change in stock of finished goods and goods in progress	-550	-496
Own work capitalised	0	0
Other operating income	6,138	8,899
Non recurrent operating income	615	110
Operating charges	97,445	105,671
Goods for resale, raw materials and consumables	59,078	66,601
Purchases	58,760	64,064
Change in stocks (-/+)	318	2,537
Services and other goods	20,111	22,588
Remuneration, social security charges and pensions	13,327	11,745
Depreciation and amounts written off formation expenses, intangible and tangible fixed assets	4,617	4,738
Amounts written off stocks and trade creditors	69	-244
Provisions for liabilities and charges	0	0
Other operating charges	230	238
Non recurrent operating charges	13	5
Operating profit	8,033	5,034
Financial income	7,200	2,866
Recurrent financial income	7,200	2,426
Income from financial fixed assets	4,682	19
Income from current assets	445	582
Other financial income	2,073	1,825
Non recurrent financial income	0	440
Financial charges	3,022	3,377
Recurrent financial charges	3,022	3,377
Interest and other debt charges	920	1,147
Other financial charges	2,102	2,230
Non recurrent financial charges	0	0
Profit / loss for the financial year before taxes	12,211	4,523
Transfer from deferred taxes	9	6
Transfer to deferred taxes	0	0
Taxes	1,899	1,184
Taxes	1,899	1,184
Adjustment corporate taxes	0	0
Profit / loss for the financial year	10,321	3,345
Substraction to untaxed reserves	568	660
Transfer to untaxed reserves	2,000	0
Profit / loss for the financial year to be appropriated	8,889	4,005

Appropriation of profit

Appropriation of profit (in thousands of Euro)

	2020	2019
Balance of profit to be appropriated	56,645	56,058
Profit for the financial year to be appropriated	8,889	4,005
Profit / loss brought forward from the previous financial year	47,756	52,053
Addition to equity	212	2,280
To other reserves	212	2.280
Profit / loss to be carried forward	50,275	47,756
Profit to be distributed	6,158	6,022
Dividends	6,017	6,022
Employees	141	0



Notes to the accounts

VIII. Statement of capital (in thousands of Euro)

	Amounts	Number of shares
Capital		
Issued capital (heading I.A. of liabilities)		
- At the end of the preceding period	3,601	
- At the end of the period	3,601	
Structure of the capital		
Different categories of shares		
Shares without nominal value that each represent 1/2,005,603rd of the capital		2,005,603
Registered shares - bearer shares/dematerialised		
Registered		1,156,017
Dematerialised		849,586
Amount of authorised capital, not issued	3,601	

Shareholder structure of the company at the year end, as shown by the latest notifications that the company has received:

Notification in accordance with the transparency legislation (Law of 2 May 2007 on the disclosure of major shareholdings in issuers whose shares are admitted to trading on a regulated market and laying down miscellaneous provisions) and notifications in the context of the exemption from the obligation to launch a take-over bid under the provisions of the Law of 1 April 2007 on public takeover bids.

Who	Number of shares	% ⁽¹⁾
Tridec Stichting Administratiekantoor under Dutch law, Houtsnip 17, 3766 VD Soest, The Netherlands Acting in mutual consultation with the De Cuyper family, NV Immo Tradec, NV Belfima Invest and NV Tradidec	921,000	(45.92%)
Family De Cuyper - Notifier: Dirk De Cuyper, Acting in mutual consultation with Tridec Stichting Administratiekantoor, NV Immo Tradec, NV Belfima Invest and NV Tradidec	81,812	(4.08%)
NV Immo Tradec - BE 0439 777 214 Acting in mutual consultation with Tridec Stichting Administratiekantoor, Family De Cuyper, NV Belfima Invest and NV Tradidec	58,534	(2.92%)
NV Tradidec - BE 0464 996 422 Acting in mutual consultation with Tridec Stichting Administratiekantoor, Family De Cuyper, NV Belfima Invest and NV Immo Tradec	58,233	(2.90%)
NV Belfima Invest - BE 0466 014 328 Acting in mutual consultation with Tridec Stichting Administratiekantoor, Family De Cuyper, NV Immo Tradec and NV Tradidec	33,340	(1.66%)

(1) % calculated based on the total existing numbers of shares (2,005,603)

General information on Resilux NV

1. General information

1.1. Name

RESILUX NV

1.2. Registered office

Damstraat 4 – 9230 Wetteren – Belgium

1.3. Company number

RPR Ghent – division Dendermonde
VAT BE 0447.354.397

1.4. Incorporation, amendments to the company's articles of association, duration

The company was incorporated on 5 May 1992, by notarial deed published in the Annexes to the Belgian Official Journal of 28 May 1992 under number 920528–59.

The company's articles of association have been amended several times, the last time on 3 August 2020.

The company has been incorporated for an indefinite period of time.

1.5. Legal form

Resilux is a limited liability company (société anonyme/ naamloze vennootschap) incorporated under Belgian law.

1.6. Financial year

As from 2001, the financial year commences on 1 January and ends on 31 December of each year. Previously, the financial year used to cover the period as from 1 July to 30 June of the following year. Exceptionally, the 1999/2000 financial year was extended by six months.

1.7. Audit of the annual accounts

The supervision of the annual accounts is entrusted to EY Bedrijfsrevisoren BV, Pauline Van Pottelsberghelaan 12, B-9051 Gent, Belgium, represented by Mr. Marnix Van Dooren whose mandate was granted by the general shareholders' meeting of 17 May 2013. At the general shareholders' meeting of 2016 the mandate has been renewed for the first time for a term of three years. At the general shareholders' meeting of 17 May 2019 the mandate

was renewed again for a term of three years, ending on the general shareholders' meeting of 2022.

For the statutory and consolidated annual accounts of the financial year ending on 31 December 2020, the Auditor has issued a report without reservations.

1.8. Consultation of company documents

The company's statutory and consolidated annual accounts and the accompanying reports are deposited with the National Bank of Belgium.

According to the articles 7:132 and 7:148 of the Code on companies and associations, the annual accounts and accompanying reports are yearly sent, free of charge, to the nominal shareholders, to the warrant holders, to the directors and to the auditor.

Every holder of dematerialised shares can, by submitting a certificate drawn up by a recognised account holder or settlement services confirming the number of dematerialised shares subscribed under the name of the shareholder, obtain a copy of the documents at the headquarters of the company once the convocation for the general shareholders' meeting has been published.

Once the convocation for the general shareholders' meeting has been published, every holder of nominal shares, every holder of dematerialised shares and every warrant holder may consult the following at the company headquarters:

- 1) The list of shareholders whose shares are not fully paid up, with reference to the amount of their shares and their place of residence.
- 2) The list of public funds, shares, bonds and other stock of companies who are part of the portfolio.

The annual financial report with the abridged statutory and consolidated annual accounts, the reports from the board of directors and the auditor regarding the consolidated annual accounts for the financial years 2003 to 2020 can be consulted in Dutch and in English (and in French until the financial year 2012) on the company's website (www.resilux.com) and are also available in

hardcopy on request. Only the Dutch version of the annual report is legally binding. The versions in other languages are free translations of the original Dutch version.

The full version of the approved statutory accounts, with the accompanying undersigned reports from the board of directors and the auditor regarding the financial years 2006 to 2020 are published on the company's website.

Any interested party can register free of charge to receive emails with press releases and the compulsory financial information, which is also available on the company's website.

The convocation for the general shareholders' meeting/ extraordinary general shareholders' meeting is published in the Belgian Official Journal, in a national newspaper and in media that may be reasonably assumed to ensure the effective dissemination of information to the public within the European Economic Area that is quickly and non-discriminatory accessible, and is also available on the website, as well as the respective power of attorney forms, – if appropriate – the draft amendments of the company's articles of association, and the undersigned minutes from the last general shareholders' meeting.

Decisions regarding the appointment and dismissal of members of the board of directors as well as other decisions or reports that must be published by law are published in the Annexes to the Belgian Official Journal and are also announced on the company's website.

The company's articles of association and special reports required by the Code of Companies are available for consultation at the court registry of the Commercial Court of Dendermonde, and also at the headquarters of the company and on the company's website.

The Corporate Governance Charter can be consulted on the company's website

2. Excerpts from the company's articles of association

2.1. Object of the company

Article 2 – Object

The object of the company is, both for its own account and for that of third parties or in participation with third parties, acting by itself or through the agency of any other natural or legal person in Belgium or abroad:

1. To perform all transactions relating to the trade, import and export, purchase and sale, demonstration, hiring out, representation and commission trade:
 - in relation to synthetic materials, finished products and related articles, the manufacturing or recycling thereof in wholesale and retail trade and thus to perform all relevant transactions without any restriction. This description thus both covers production by means of all existing technologies, including injection, extrusion, blow moulding, thermoforming, welding techniques and others, and the combination or purchase of all forms of synthetic materials, raw materials, semi-finished and finished products, moulds or other technical peripherals, the hiring of agencies in these agreements as well as the marketing and sale of all these products.
 - In relation to all machines that are of use to the plastic processing industry, spare parts and accessories, including both the company's own construction of these machines, moulds and technical peripherals and all forms of services for the plastic processing industry, such as training, breakdown, repair, innovation, installation and consulting services.
2. Taking out of patents on own inventions or those relating to the improvement of existing systems, the granting of license agreements.
3. The supervision of all managerial instructions, the performance of all mandates and duties that relate directly or indirectly to its company objects or may contribute towards the achievement of its objects.

The company may perform all commercial, industrial, financial, movable or immovable transactions that may be directly or indirectly necessary or useful for the achievement of its objects.

The company may by means of contribution, merger, subscription, purchase of shares or in any other way be involved in all dealings that have similar or related objects or whose objectives are important to the achievement of its company objects.

2.2. Capital

Article 5 – Share capital

The registered capital is fixed at € 3,600,429.00 represented by 2.005.603 no par-value shares, which each represent 1/2.005.603th of the registered capital.

Article 6 – Change of the subscribed capital

The registered capital may not be increased or decreased, other than by means of a resolution of the general shareholders' meeting of shareholders, deliberating according to the conditions required for the amendment of the articles of association.

The general shareholders' meeting may only adopt a resolution to reduce the registered capital in accordance with the rules laid down in Articles 7:208, 7:209 and 7:210 of the Code on companies and associations.

Article 7 – Authorised capital

In accordance with Article 7:198 of the Code on companies and associations, the board of directors may be granted the authority to increase the registered capital on one or more occasions. The capital may be increased by means of a monetary or non-monetary contribution as well as by the conversion of reserves, subject to compliance with Article 7:198 et seq. of the Code on companies and associations. In addition to the issue of ordinary shares, capital increases decided on by the board of directors, may also be implemented through the issuance of shares and/or subscription rights in favour of personnel and through the issuance of convertible bonds and/or bonds with subscription rights.

The board of directors is granted the authority to limit or cancel the pre-emptive right in the interests of the company if the capital increase is implemented within the scope of the authorised capital. The board of directors is authorised to limit or cancel the pre-emptive right in favour of one or more people, even if these people are not personnel of the company or its subsidiaries.

The general shareholders' meeting may expressly grant the board of directors the authority to increase the subscribed capital on one or more occasions as from the date of the notice from the Financial Services and Markets Authority (FSMA) to the company of a public takeover bid for the shares of the company, by means of monetary contributions with the cancellation or limitation of the existing shareholders' pre-emptive right or by means of non-monetary contributions in accordance with Article 7:202 of the Code on companies and associations. If a capital increase is implemented by means of cash subscriptions with an issue premium, the board of directors will be authorised to stipulate that the issue premium will be credited to the non-distributable 'issue premiums' account, which will constitute a guarantee to third parties to the same extent as the registered capital and,

except for the possibility of conversion into capital by the board of directors, may only be disposed of in accordance with the conditions laid down by the Belgian Companies Code for amendments to the articles of association. The board of directors is authorised to amend the company's articles of association in accordance with the capital increase that was decided on within the scope of its authority.

Article 8 – Nominal shares – Bearer shares – Dematerialised shares

The partly paid-up shares are registered.

The fully paid-up shares and other securities of the company are registered or dematerialised, within the limits envisaged by the applicable legislation.

The holder of dematerialised securities may at any time request the conversion thereof into registered securities and vice versa at his expense.

The dematerialised security is represented by an entry on account, in the name of the owner or holder, at an approved account holder or at a settlement institution.

A register is kept at the registered office of the company for each category of registered securities, in accordance with article 7:28 of the Code on companies and associations. The register contains all the information required pursuant to article 7:29 of the Code on companies and associations. Every owner of securities can examine the register with respect to his own securities.

The board of directors is authorised, subject to compliance with the statutory rules, to replace the existing register with an electronic register.

Article 11 – Preferential subscription right

In case of capital increase realised by other means than pursuant to a contribution in kind or by merger, and notwithstanding a contrary decision of the general shareholders' meeting or the board of directors, new shares will be offered first to the existing shareholders, pro rata the number of shares they own.

The pre-emptive right may be exercised for a period of at least fifteen days, to be calculated from the day on which the subscription for new shares opens.

The subscription price and the period during which the pre-emptive right may be exercised will be determined by the general meeting or, if the resolution to increase the capital has been adopted in accordance with Article 5:134 of the Code on companies and associations, by the board of directors.

If the ownership of shares is divided into usufruct and bare ownership, the bare owner of the shares will have the pre-emptive right. In case of pledged shares, the owner-pledgor will have the pre-emptive right.

If the general shareholders' meeting or board of directors decides to request an issue premium, this must be fully paid upon subscription and credited to a non-distributable reserve that may only be reduced or reversed by a resolution of the general shareholders' meeting or the board of directors that is adopted in the manner required for an amendment of the articles of association. The issue premium will serve as a guarantee to third parties to the same extent as the registered capital.

2.3. Management

Article 14 – Transparency declaration

The applicable quota pursuant to Articles 6 to 10 inclusive of the Belgian Act of 2 May 2007 on disclosure of major holdings in issuers whose shares are admitted to trading on a regulated market and laying down miscellaneous provisions is determined at 3%, 5% and multiples of 5%.

2.4. Management and Supervision

Article 15 – Right of nomination

The company is managed by a board of directors of at least three and maximum seven members, which may or may not be shareholders, and which are appointed by the general meeting of shareholders. The general meeting of shareholders can dismiss the directors at any time except if it decides to provide for a notice term or termination indemnity in respect of a specific mandate. However, the general meeting of shareholders can always terminate the mandate of a director for legal cause, without any notice period or termination indemnity being due. The duration of the mandate cannot exceed four years. The directors can be reappointed. At least three directors should be independent in the sense of article 7:87 of the Code on companies and associations.

Four of the directors will be appointed from among the candidates nominated for that purpose by the trust office 'TRIDEC', insofar as it, as well as all entities that are directly or indirectly controlled by it (control is understood as the competence de iure or de facto to have a decisive influence on the appointment of the majority of its directors or managers or on the orientation of its policy), directly or indirectly hold at least thirty-five per cent of the company's shares at the time of both the nomination of the candidate directors and the appointment by the general shareholders' meeting.

Article 23bis

The board of directors can create in its midst and under its own responsibility, one or more advisory committees. It determines their composition and tasks. Within the board of directors, an audit committee and a remuneration committee is created in accordance with article 7:99 and 7:100 of the Code on companies and associations.

2.5. General shareholders' meeting

Article 29 – Meeting

The general shareholders' meeting will be held every year at three o'clock in the afternoon on the third Friday of May, at the registered office or at another venue as stipulated in the meeting notices, in order to listen to the annual report and the audit report as drawn up respectively by the board of directors and the statutory auditors being read out, to approve the annual financial statements and remuneration report, to appoint directors and statutory auditors and to generally deliberate on all agenda items.



If this day is a public holiday or an extra day's holiday following a public holiday (typically to make a long weekend), the meeting will be held on the next working day.

A special or an extraordinary general shareholders' meeting must be convened whenever required by the interests of the company and must be convened every time shareholders who collectively represent one-fifth of the registered capital so request.

After the approval of the annual financial statements, the meeting will hold a special vote to decide whether or not to discharge the directors and statutory auditors from liability.

Article 30 – Right to add items to the agenda and file new proposed resolutions

The board of directors or the statutory auditor(s) will convene the general meeting. The convocation notices of the general meeting contain at least the information provided for and are drafted in the form and within the terms provided in articles 7:128 and 7:129 of the Code on companies and associations. The agenda must contain the items to be discussed and the motions. The audit committee's motion for the appointment or reappointment of the statutory auditor will be included in the agenda. The people who must be given notice of a general meeting pursuant to the Code on companies and associations and who participate in or arrange to be represented at a meeting will be regarded as having been given valid notice.

The same people – before or after a general meeting that they have not attended – may also waive their right to rely on a lack of notice or a defective notice. One or more shareholders, who jointly hold at least 3% of the company's registered capital, may, in accordance with Article 7:130 of the Code on companies and associations, have items to be discussed placed on the agenda of the general meeting and submit motions with regard to items to be discussed that are included or are to be included on the agenda. The shareholders will not be entitled to do this if a second extraordinary general meeting is convened because the required quorum was not reached for the first extraordinary general meeting. Requests must comply with the requirements of Article 7:130 of the Code on companies and associations. Requests will be formulated in writing and accompanied either by the text of the items to be discussed and the relevant motions or the text of the motions to be placed on the agenda. A postal or e-mail address will be stated, to which the company will send proof of receipt of these requests. The company must receive these requests by no later than the twenty-second day prior to the date of the general meeting. They must be sent to the

company with due observance of the formalities mentioned in the meeting notice. 9 The company will confirm receipt of the requests within a period of forty-eight hours calculated from that receipt. The company must publish the amended agenda not later than the fifteenth day prior to the date of the general meeting. The items to be discussed and the motions that are placed on the agenda under this provision will only be discussed if the aforementioned share of the capital is registered in accordance with Article 31 of these articles of association.

Article 31– Admission requirements

The right to participate in and to exercise the right to vote at the general meeting will only be granted on the basis of the accounting entry of the shareholder's registered shares at midnight (Belgian time) on the fourteenth day prior to the general meeting, either by their entry in the company's share register or by their entry in the accounts of an approved account holder or a settlement institution, regardless of the number of shares that the shareholder holds on the date of the general meeting. The time and date referred to in the first paragraph form the registration date. The shareholder must state that he wishes to participate in the general meeting no later than the sixth day prior to the date of the meeting, with due observance of the formalities mentioned in the meeting notice and by submitting the proof of registration that was handed to him, by the approved account holder or settlement institution, to the company or to the person appointed by the company for that purpose. The holders of subscription rights and bonds and the holders of certificates that have been issued with the cooperation of the company, whether in registered or dematerialised form, can attend the general meeting, but only with an advisory capacity, and provided the conditions for admission as for shareholders are respected. The name and address or registered office of every shareholder that has given notice of his wish to participate in the general meeting will be included in a register designated by the board of directors, together with the number of shares that he held on the registration date, which he used to indicate his willingness to participate in the general meeting, as well as the description of the documents that prove that he did hold those shares on the registration date.

Article 32– Representation by proxy

All shareholders who are entitled to vote may vote in person or by proxy. A shareholder may only designate one person as proxy holder for a specific general meeting, notwithstanding the exceptions provided for by the Code on companies and associations. The proxy holder must not be a shareholder.

The company will provide the forms that may be used for voting by proxy on its website, supplemented, where applicable, by any additional items to be discussed and additional motions that are placed on the agenda and/or simply by any motions that are formulated. The designation of a proxyholder occurs by using the proxy form made available for this purpose by the board of directors. The form should be completed and signed by the shareholder in accordance with article 7:143§2 of the Code on companies and associations. The notification of the proxy to the company should occur in accordance with the requirements that have been determined by the board of directors in the convocation notice. The company must receive the proxy by no later than the sixth day prior to the date of the general meeting. Proxies that are communicated to the company before the publication of a supplemented agenda, in accordance with Article 7:130 of the Code on companies and associations, will remain valid for the items to be discussed on the agenda to which they apply. Notwithstanding the above, the proxy holder may deviate during the meeting from any 10 instructions of the principal in respect of the items to be discussed on the agenda for which new motions have been submitted in accordance with Article 7:130 of the Code on companies and associations, if carrying out those instructions could prejudice the principal's interests. The proxy holder must notify the principal hereof. The proxy must state whether the proxy holder is authorised to vote or must abstain from voting on the new items to be discussed on the agenda.

Article 33 – Organisation

Each general shareholders' meeting is chaired by the chairman of the board of directors or, in his absence, by a managing director or, in his absence, by the oldest director. The chairman appoints the secretary, who does not have to be a shareholder or director. If justified by the number of shareholders, the meeting will elect two vote tellers. The directors in attendance make up the general shareholders' meeting committee.

Article 35 – Number of votes – Exercise of the voting right

Every share confers the right to one vote.

The voting right associated with jointly owned shares may only be exercised by the person designated by all co-owners. The voting right associated with a share that is encumbered with a usufruct vests in the usufructuary. The voting right associated with a share that is pledged vests in the owner-pledgor.

The holders of bonds may attend the general shareholders' meeting in an advisory role.

In accordance with Article 7:54 of the Code on companies and associations, the voting right for partially paid-up shares will be suspended if the requested payments are not made when they become due and payable.

Article 36 – Attendance List, Question law, Majorities, Remote voting

An attendance list stating the names of the shareholders and the number of shares with which they are participating in the meeting will be signed by each of them or their representatives before the meeting is opened. The representatives of legal entity shareholders must submit the documents that establish their capacity as a body or special representative. An attendance list that indicates the names and addresses of the holders of bonds, subscription rights and depositary receipts that were issued with the company's cooperation, as well as the number of securities that they hold, will also be signed by these holders or their proxy holders. The general meeting cannot deliberate on items that are not on the agenda, unless all shareholders are personally present or represented at the meeting and unilaterally agree to extend the agenda. The directors will answer the questions put to them by the shareholders, during the meeting or in writing, in relation to their report or the agenda items, insofar as the disclosure of details or facts is not of such a nature that it could prejudice the company's business interests or the confidentiality which the company or its directors have undertaken to observe. The statutory auditor(s) will answer the questions put to him/them by the shareholders, during the meeting or in writing, in relation to his/their report, insofar as the disclosure of 11 details or facts is not of such a nature that it could prejudice the company's business interests or the confidentiality which the company, its directors or the statutory auditor(s) have undertaken to observe. As soon as the meeting notice is published, the shareholders may direct written questions to the directors in relation to their report or the agenda items, and to the statutory auditors in relation to their report, insofar as those shareholders comply with the formalities of Article 31 of these articles of association. These questions must reach the company by no later than the sixth day prior to the meeting. Barring any statutory provisions or provisions of the articles of association to the contrary, resolutions will be adopted by an ordinary majority of the votes cast, regardless of the number of shares represented at the meeting. Blank and invalid votes will not be counted as cast votes. If a single

candidate does not achieve an absolute majority of the votes cast in case of a resolution to appoint a director or statutory auditor, a second vote will take place between the two candidates who received the most votes. If the votes are tied in case of the second vote, the oldest candidate will be elected. A secret ballot will only take place if it is requested by the majority of members of the general meeting. The above does not affect the right of any shareholder to vote remotely using a form that will be provided by the company, on condition that the board of directors provided for this option in the meeting notice.

The form for voting remotely must include at least the

following information, as provided for in Article 7:146 §2 of the Code on companies and associations:

1. The name and place of residence or registered office of the shareholder.
2. The number of votes that the shareholder wishes to cast during the general meeting.
3. The form of the held shares.
4. The agenda of the meeting, including the motions.
5. The period within which the company must receive the form for remote voting.
6. The signature of the shareholder.

Forms that do not refer to either the manner of voting or abstention are void. If a motion which has already been voted on is altered during the meeting, the vote issued remotely will not be taken into account.

The company must receive the form for voting by letter by no later than the sixth day prior to the general meeting.

Electronic voting is possible until the day preceding the day of the meeting. The form for remote voting that is sent to the company for a specific meeting will apply to successive meetings that are convened with the same agenda. A shareholder who has voted remotely may not choose any other manner of participation in the meeting for the number of votes thus cast. The forms for voting remotely that have been received prior to the publication of a revised agenda in accordance with article 7:130 of the Code on companies and associations remain valid for the items on the agenda to which they relate. Contrary to the aforementioned, the vote that was issued remotely in respect of an agenda item for which a new proposal of resolution is submitted in accordance with article 7:130 of the Code on companies and associations is not taken into account. The holders of registered bonds or subscription rights, as well as the holders of registered depositary receipts that are issued with the company's cooperation, are entitled to inspect the adopted resolutions at the company's registered office.

2.6. Appropriation of profit

Article 41 – Payment

The surplus of the balance sheet that remains after the deduction of all costs and charges of any nature, depreciation/amortisation and tax and other provisions constitutes the net profit.

The following will be deducted from this profit:

- Five % for the creation of a statutory reserve fund until this fund totals one-tenth of the registered capital.
- The balance will be at the disposal of the general shareholders' meeting, which will decide on its appropriation on the understanding that no dividends may be paid or profit-sharing bonuses awarded if the assets, as they appear on the balance sheet minus the provisions and debts, are or would be lower than the sum of the paid-up capital plus the reserves, all in accordance with Article 7:212 of the Code on companies and associations.
- The board of directors is granted the authority, although under its own responsibility, to pay an interim dividend on the result of the financial year, subject to the provisions of Article 7:213 of the Code on companies and associations.

Article 42 – Payment of dividends

The payment of dividends will take place each year at the time and place determined by the general shareholders' meeting or the board of directors.

2.7. Winding up – Liquidation

Article 43 – Early winding up

In accordance with Articles 7:228, 7:229, 7:230 and 7:231 of the Code on companies and associations, the company may be dissolved early by means of a resolution of the general shareholders' meeting, deliberating as for the amendment of the articles of association.

Article 44 – Liquidation

In case of the dissolution of the company, the general shareholders' meeting will appoint one or more liquidators and determine their powers and remuneration.

In the absence of such an appointment, the board of directors acting in the capacity of a liquidation committee will oversee the liquidation.

In the absence of any decision to the contrary, liquidators will act jointly and have the most extensive powers in accordance with Articles 2:87 and following of the Code on companies and associations.

Article 45 – Distribution

After the payment of all debts, charges and expenses of the company, the net assets will firstly be used to return the fully paid-up amount of the shares that have not yet been repaid in cash or in kind.

Any surplus will be awarded in equal parts to the shares. If the net proceeds are insufficient to repay all the shares, the liquidators will pay those in preference that are fully paid-up to a greater extent until they are on an equal footing with the shares that are fully paid-up to a lesser extent or make a further call for capital that is payable by these latter shares.

2.8. Temporary provisions

Authorised capital

For a period of five years from the publication of the general shareholders' meeting's resolution of 17 May 2019 in the annexes to the Belgian Official Journal, the board of directors is authorised to increase the capital on one or more occasions with an amount of € 3,600,429.00 (three million, six hundred thousand, four hundred and twenty-nine euros).

The capital may be increased by means of a monetary or non-monetary contribution as well as by the conversion of reserves of any kind and/or by an issue premium.

In addition to the issue of ordinary shares, capital increases decided on by the board of directors, may also be implemented, through the issue of shares and/or subscription rights in favour of staff and through the issue of convertible bonds and/or bonds with subscription rights.

The board of directors is granted the authority to limit or cancel the pre-emptive right in the interests of the company if the capital increase is implemented within the scope of the authorised capital.

The board of directors is authorised to limit or cancel the pre-emptive right in favour of one or more people, even if these people are not personnel of the company or its subsidiaries.

The general shareholders' meeting has explicitly granted the board of directors the authority to increase the subscribed capital on one or more occasions as from the date of the notice from the Financial Services and Markets

Authority (FSMA) to the company of a public takeover bid for the securities of the company, by means of monetary contributions with the cancellation or limitation of the existing shareholders' pre-emptive right or by means of nonmonetary contributions in accordance with Article 7:202 of the Code on companies and associations. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal.

If a capital increase is implemented by means of cash subscriptions with an issue premium, the board of directors will be authorised to stipulate that the issue premium will be earmarked for the non-distributable 'issue premiums' account, which will constitute a guarantee to third parties to the same extent as the registered capital and, except for the possibility of conversion into capital by the board of directors, may only be disposed of in accordance with the conditions laid down by the Code on companies and associations for amendments to the articles of association.

The board of directors is authorised to amend the company's articles of association in accordance with the capital increase that was decided on within the scope of its authority.

Purchase of own shares

The board of directors is authorised, in accordance with article 7:215 of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, if this acquisition is necessary to prevent the company from suffering imminent, serious damage. This authorisation is valid for a period of three (3) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of three (3) years. Insofar as allowable by law (among others article 7:218 of the Code on companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:215 and following of the Code on companies and associations, to acquire shares, profit-sharing certificates or associated certificates of the company at the expense of the latter, at a price per share that cannot be lower than the fractional value and cannot be higher than twenty per cent (20%) more than the highest closing price of the share

over the last twenty trading days preceding the transaction. The limitation of article 620 §1, 2° of the old Companies Code applies to this authorization. The authorization to acquire shares applies for a period of five (5) years to be calculated from the publication of the resolution of the extraordinary general shareholders' meeting of 17 May 2019 in the annexes to the Belgian Official Journal. This authorisation can be renewed for periods of five (5) years. Insofar as allowable by law (among others article 7:218 of the Code on companies and associations), the authorisation to transfer ownership is valid without limitation in time.

The board of directors is authorised, in accordance with article 7:218 §2 of the Code on companies and associations, to transfer ownership of own shares

- (i) In the framework of transactions, such as takeovers or acquisition of tangible or intangible assets, opportune for the strategic development of the company, and at a price at least equal to the average closing price of the share of the most recent thirty (30) calendar days preceding the transaction, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the transaction, increased with ten percent (10%).
- (ii) In the framework of exercising stock options granted to the personnel of the company or its subsidiaries or self-employed service providers with a high management position within the company or its subsidiaries, and at a price of the option at least equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, decreased with ten percent (10%) and at most equal to the average closing quote of the share of the most recent thirty (30) calendar days preceding the granting of the options, increased with ten percent (10%).

The board of directors is authorized to cancel, whenever it wishes, the own shares that were acquired. The board of directors (or one or two directors designated by the board) is authorized to determine the effective cancellation of these shares before a notary and to amend and coordinate the articles of association in order to take into account the decisions taken in respect hereof.





Resilux 
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Resilux NV specialises in the manufacture and sales of PET preforms and bottles. These preforms and bottles are used for the packaging of water, soft drinks, edible oils, ketchup, detergents, milk, beer, wine, fruit juices and other applications.

As from 1 October 2017, Resilux extended its core business with PET recycling activities, located in Switzerland. Resilux NV originally was a family business, and was established in 1994. Since 3 October 1997, Resilux NV has been quoted on Euronext Brussels. Resilux NV has production units in Belgium, Spain, Switzerland, Greece, Russia, Hungary, Serbia, Romania and in the U.S.