ANNEX 1

ANNUAL CORPORATE GOVERNANCE REPORT OF LISTED COMPANIES

DETAILS OF ISSUER

YEAR ENDED	31/12/2013

TAX REGISTRATION NUMBER	A47412333	
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NAME

EBRO FOODS, S.A.

REGISTERED OFFICE

PASEO DE LA CASTELLANA 20, PLANTAS 3ª Y 4ª, MADRID

ANNUAL CORPORATE GOVERNANCE REPORT LISTED COMPANIES

A OWNERSHIP STRUCTURE

A.1 Complete the following table on the capital of the company:

Date latest modification	Capital (€)	Number of shares	Number of voting rights
11/06/2002	92,319,235.20	153,865,392	153,865,392

Indicate whether there are	different cla	sses of shares	with dif	ferent associated rights:
	YES		NO	\boxtimes

A.2 Give details on the direct and indirect holders of significant interests in your company at yearend, excluding directors:

Name of shareholder	Number of direct voting rights	Number of indirect voting rights	Interest / total voting rights (%)
SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	0	15,940,377	10.36%
SOCIEDAD ANÓNIMA DAMM	0	15,000,000	9.74%
CORPORACIÓN FINANCIERA ALBA, S.A.	0	12,625,080	8.20%
JUAN LUIS GÓMEZ-TRENOR FOS	0	7,847,135	5.10%

Name of indirect holder of the interest	Through: Name of direct holder of the interest	Number of voting rights
SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	ALIMENTOS Y ACEITES, S.A.	15,940,377
SOCIEDAD ANÓNIMA DAMM	CORPORACIÓN ECONÓMICA DAMM, S.A.	15,000,000
CORPORACIÓN FINANCIERA ALBA, S.A.	ALBA PARTICIPACIONES, S.A.	12,625,080
JUAN LUIS GÓMEZ-TRENOR FOS	EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	7,847,135

Indicate the principal movements in the shareholding structure during the year:

Name of shareholder	Date of transaction	Description of the transaction
JUAN LUIS GÓMEZ-TRENOR FOS	21/11/2013	Interest raised to above 5% of the capital

A.3 Complete the following tables on directors with voting rights in the company:

Name of director	Number of direct voting rights	Number of indirect voting rights	% of total voting rights held
ANTONIO HERNÁNDEZ CALLEJAS	30	0	0.00%
DEMETRIO CARCELLER ARCE	0	39,898	0.02%
ALIMENTOS Y ACEITES, S.A.	15,940,377	0	10.36%
FERNANDO CASTELLÓ CLEMENTE	2,307,828	0	1.50%
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	303,030	0	0.19%
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	0	404,040	0.26%
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	0	1,320,209	0.85%
SOL DAURELLA COMADRÁN	0	202	0.00%
SOL DAURELLA COMADRÁN	0	3,922	0.00%
SOL DAURELLA COMADRÁN	0	52,878	0.03%
SOL DAURELLA COMADRÁN	0	1,267,289	0.82%
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	7,847,135	0	5.10%
HISPAFOODS INVEST, S.L.	10,707,282	0	6.95%
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	13,725,601	10,707,282	15.87%
JOSÉ NIETO DE LA CIERVA	8,969	2,044	0.00%
JOSÉ ANTONIO SEGURADO GARCÍA	100	0	0.00%
EUGENIO RUIZ-GÁLVEZ PRIEGO	153	0	0.00%

Name of indirect holder of the interest	Through: Name of direct holder of the interest	Number of direct voting rights
DEMETRIO CARCELLER ARCE	INVERSIONES LAS PARRAS DE CASTELLOTE, S.L.	39,898
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	MENDIBEA 2002, S.L.	404,040
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	LA FUENTE SALADA, S.L.	1,320,209
SOL DAURELLA COMADRÁN	SOL VILARRUBI DAURELLA	202
SOL DAURELLA COMADRÁN	JOSÉ ALBIOL DAURELLA	3,922
SOL DAURELLA COMADRÁN	SURFUP SICAV, S.A.	52,878
SOL DAURELLA COMADRÁN	BEGINDAU, S.L.	1,267,289
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	HISPAFOODS INVEST, S.L.	10,707,282
JOSÉ NIETO DE LA CIERVA	Mª MACARENA AGUIRRE GALATAS	2,044

Total % of voting rights held by board members 41.95
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Complete the following tables on directors with stock options in the company:

A.4 Indicate family, commercial, contractual or corporate relationships among significant shareholders known to the company, if any, except any that are insignificant and those deriving from ordinary commercial business:

Name of related pa	rties
CORPORACIÓN FINANCIERA ALBA, S.A.	
ALBA PARTICIPACIONES, S.A.	

Type of relationship: Corporate

Brief description:

Corporación Financiera Alba, S.A. holds a direct interest of 100% in Alba Participaciones, S.A.

	Name of related parties
SOCIEDAD ANÓNIMA DAMM	
CORPORACIÓN ECONÓMICA DAMM, S	S.A.
Type of relationship: Corporate	

Type of relationship: Corporate

Brief description:

Sociedad Anónima Damm holds a direct interest of 99.93% in Corporación Económica Damm, S.A.

Name of related parties
JUAN LUIS GÓMEZ-TRENOR FOS
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.

Type of relationship: Corporate

Brief description:

Juan Luis Gómez-Trenor Fos owns 100% of the capital of Empresas Comerciales e Industriales Valencianas, S.A.: direct interest of 99.995% and indirect interest of 0.005%. He is the Sole Director of the company.

Name of related parties
SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES
ALIMENTOS Y ACEITES, S.A.

Type of relationship: Corporate

Brief description:

Sociedad Estatal de Participaciones Industriales holds a direct interest of 91.963% in Alimentos y Aceites, S.A.

- Describe the commercial, contractual or corporate relationships between significant shareholders and the company and/or its group, if any, except any that are insignificant and those deriving from ordinary commercial business:
- A.6 State whether the company has been notified of any shareholders' agreements that may affect it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe them

briefly an	d list the share	ehold	ers bound b	y the ag	reement	:	,			
			YES		NO	X				
	and describe	any	concerted	actions	among	company	shareholders	of	which	the
			YES		NO	\boxtimes				

Expressly indicate any change or break-up of those agreements or concerted actions, if any, that has taken place during the year.

			Com	nents	
		YES		NO	X
A.7	Indicate any individuals or er pursuance of section 4 of the				y exercise control over the company in identify it/them if appropriate:

A.8 Complete the following tables on the company's treasury stock:

At year-end:

Number of direct shares	Number of indirect shares (*)	Treasury stock/capital (%)
0	0	0.00%

(*) Through:

Describe any significant variations during the year, according to the provisions of Royal Decree 1362/2007:

A.9. Indicate the term and conditions of the authorisation granted by the General Meeting to the Board to buy or sell own shares

The Annual General Meeting of Shareholders held on second call on 15 June 2011 resolved, under item five on the agenda, to authorise the Board of Directors to buy back own shares and reduce the company's capital and to authorise subsidiaries to acquire shares in the parent company, by purchase or on any other payment basis, subject to the limits and other requisites stipulated in law.

a. Conditions of the authorisation

Authorisation to the Board of Directors to buy back own shares and authorisation of subsidiaries to acquire shares in the parent company, by purchase or on any other payment basis, on one or several occasions, subject to the limits and other requisites stipulated in sections 146, 509 and other applicable provisions of the Corporate Enterprises Act:

- The par value of the shares acquired directly or indirectly, when added to the par value of any shares already held by the company and its subsidiaries, may not at any time exceed 10% of the capital.
- The acquisition, including any shares that the company, or any person acting in his own name but on behalf of the company, has acquired earlier and holds as treasury stock, does not reduce the equity to below the amount of capital plus legal or statutory undistributable reserves. For this purpose, equity shall be the amount calculated as such according to the criteria for drawing up the annual accounts, less any profits attributed directly thereto and plus any uncalled subscribed capital and the par value and share premiums of any subscribed capital that is accounted for as liabilities.
- The shares acquired must be fully paid up.
- The minimum and maximum price of the acquisition must be equivalent to the par value of the own shares bought back and their market price on an official secondary market, respectively, at the time of purchase.
- b. Contents of the authorisation
- Authorisation of the Board to buy back own shares, by virtue of a direct decision or through delegation to the Executive Committee or such person or persons as the Board may authorise for this purpose, to hold those shares as treasury stock, dispose of them or, as the case may be, propose their redemption to the General Meeting, subject to the limits stipulated in law and the conditions established in this resolution. The authorisation is extended to the possibility of buying back own shares for delivery directly to employees or directors of the company or its group, on one or several occasions, or upon exercise of any stock options that they may hold, pursuant to s. 146.1(a), paragraph 3, of the Corporate Enterprises Act.

- Authorisation of the Board to reduce the capital in order to redeem shares bought back by the company or acquired by
any of the companies in its group, against the capital (for their par value) and unappropriated reserves (for the amount
of their acquisition in excess of that par value), in such amounts as may be deemed fit from time to time, up to the
maximum of the own shares held from time to time.

- Delegation to the Board to execute the resolution to reduce the capital, so that it may do so on one or several occasions or decline to do so, within a period not exceeding 5 years from the date of this General Meeting, taking whatsoever actions may be necessary for this purpose or required by prevailing legislation.
- c. Term of the authorisation

В.

- The authorisations are granted for a maximum of five years from the date of the General Meeting.

The resolutions transcribed rendered null and void the corresponding resolutions adopted at the General Meeting held

	on 1 June 2010 and remain in force	ce, not having	g been since revoke	ed.	
A.10		xistence o	of any constrain	t or limi	or any restrictions on voting rights. tation that may hamper takeover of ket.
		YES		NO	\boxtimes
A.11	Indicate whether the Gene takeover bid, under Act 6/2		ng has resolved	d to app	oly the breakthrough rule against a
		YES		NO	X
	If so, explain the measure ineffective:	es approv	ed and the ter	ms on	which the restrictions will become
A.12	State whether the compar market.	ny has iss	ued any share	s that a	re not traded on an EU regulated
		YES		NO	X
	If appropriate, indicate the for each class.	different o	classes of share	es and t	the rights and obligations conferred
GENE	ERAL MEETING				
B.1					quorums established for General erprises Act and, if any, explain.
		YES		NO	X
B.2	Indicate whether there are Enterprises Act for adopting				system stipulated in the Corporate , explain.
		YES		NO	\boxtimes
	What differences exist in re	spect of th	ne system stipul	ated in t	the Corporate Enterprises Act?

B.3 Indicate the rules for alteration of the company's articles of association. In particular, indicate the majorities stipulated for altering the articles of association and the rules, if any, protecting shareholders' rights in any alteration of the articles.

There are no requirements for altering the articles of association other than those stipulated in the Corporate Enterprises Act.

B.4 Give details of attendance of general meetings held during the year of this report and the previous year:

	Details of Attendance					
Data Canaral Masting	% in person	% by provy	% distance voting		Total	
Date General Meeting	% iii person	% by proxy	Electronic vote	Others	Total	
29/05/2012	10.88%	54.28%	0.00%	0.00%	65.16%	
04/06/2013	1.71%	63.69%	0.00%	0.00%	65.40%	

B.5	Are any restrictions are established in the articles of association requiring a minimum num shares to attend general meetings?	ber of
	YES □ NO ⊠	
B.6	State whether it has been ruled that certain decisions which entail a structural modificat the company (spin-offs, sale and purchase of essential operating assets, transa equivalent to liquidation of the company) are to be laid before the general meetir approval even though this is not expressly required under commercial law.	ctions
	YES □ NO ⊠	
B.7	Indicate the address and access to the company's website and where to find informatic corporate governance and other information on general meetings that must be made avaito shareholders through the company's website.	
	The corporate website of Ebro Foods, http://www.ebrofoods.es, is set up as a vehicle of continuous, up-to-date information for the company's stakeholders and the financial market in general.	
	In this respect, the home page includes a specific section, called "Information for shareholders and investors", wh contains all the information required under the applicable legal provisions.	ich
	Pursuant to current legislation, this section includes the chapter on Corporate Governance at the following address	ss:
	http://www.ebrofoods.es/informacion-para-accionistas-e-inversores/gobierno-corporativo/reglamento-de-la-junta- general/ or: http://www.ebrofoods.es/information-for-shareholders-and-investors/corporate-governance/regulations-of-the-gen meeting/	

The Corporate Governance chapter is structured in the following sub-sections:

- Regulations of the General Meeting

year from the home page (http://www.ebrofoods.es/).

- General Meeting of Shareholders
- Shareholders' Agreements
- Regulations of the Board
- Board of Directors
- Corporate Governance Report
- Code of Conduct

The contents of this chapter are structured and hierarchical, with a concise, explanatory title, to permit rapid, direct access to each section, in accordance with legal recommendations, at less than three clicks from the home page.

And within that Corporate Governance section we can find all the information that the company makes available to shareholders for general meetings, specifically at http://www.ebrofoods.es/informacion-para-accionistas-e-

inversores/gobierno-corporativo/junta-general-de-accionistas/ (or: http://www.ebrofoods.es/information-for-shareholders-and-investors/corporate-governance/general-meeting/). There is also a direct link to the General Meeting of the current

All these sections have been designed and prepared according to the principle of accessibility, aiming to enable fast location and downloading of the required information.

C. MANAGEMENT STRUCTURE OF THE COMPANY

C.1 Board of Directors

C.1.1 State the maximum and minimum numbers of directors stipulated in the articles of association:

Maximum number of directors	15
Minimum number of directors	7

C.1.2 Give details of the board members:

Name of director	Representative	Position on Board	Date first appointment	Date latest appointment	Election procedure
ANTONIO HERNÁNDEZ CALLEJAS		CHAIRMAN	24/01/2002	01/06/2010	VOTE AT AGM
DEMETRIO CARCELLER ARCE		VICE- CHAIRMAN	01/06/2010	01/06/2010	VOTE AT AGM
ALIMENTOS Y ACEITES, S.A.	CONCEPCIÓN ORDÍZ FUERTES	DIRECTOR	23/07/2004	01/06/2010	VOTE AT AGM
FERNANDO CASTELLÓ CLEMENTE		DIRECTOR	29/05/2012	29/05/2012	VOTE AT AGM
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL		DIRECTOR	29/05/2012	29/05/2012	VOTE AT AGM
SOL DAURELLA COMADRÁN		DIRECTOR	01/06/2010	01/06/2010	VOTE AT AGM
HISPAFOODS INVEST, S.L.	MARÍA BLANCA HERNÁNDEZ RODRÍGUEZ	DIRECTOR	30/01/2013	04/06/2013	VOTE AT AGM
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	FÉLIX HERNÁNDEZ CALLEJAS	DIRECTOR	01/06/2010	01/06/2010	VOTE AT AGM
JOSÉ NIETO DE LA CIERVA		DIRECTOR	29/09/2010	15/06/2011	VOTE AT AGM
RUDOLF-AUGUST OETKER		DIRECTOR	01/06/2010	01/06/2010	VOTE AT AGM
EUGENIO RUIZ-GÁLVEZ PRIEGO		DIRECTOR	25/07/2000	01/06/2010	VOTE AT AGM
JOSÉ ANTONIO SEGURADO GARCÍA		DIRECTOR	29/05/2012	29/05/2012	VOTE AT AGM
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	JUAN LUIS GÓMEZ- TRENOR FOS	DIRECTOR	18/12/2013	18/12/2013	COOPTATION

Total Number of Directors

Indicate any retirements from the board during the reporting period:

Name of director	Type of director at time of retirement	Date of retirement
MARÍA BLANCA HERNÁNDEZ RODRÍGUEZ	Proprietary	30/01/2013

C.1.3 Complete the following tables on the types of board members:

EXECUTIVE DIRECTORS

Name of Director	Committee proposing appointment	Position in company's organisation
	NOMINATION AND REMUNERATION COMMITTEE	CHAIRMAN

Total number of executive directors	1
% of board	7.69%

NON-EXECUTIVE PROPRIETARY DIRECTORS

Name of Director	Committee proposing appointment	Name of significant shareholder represented or that proposed appointment
DEMETRIO CARCELLER ARCE	NOMINATION AND REMUNERATION COMMITTEE	SOCIEDAD ANÓNIMA DAMM
JOSÉ NIETO DE LA CIERVA	NOMINATION AND REMUNERATION COMMITTEE	CORPORACIÓN FINANCIERA ALBA, S.A.
RUDOLF-AUGUST OETKER	NOMINATION AND REMUNERATION COMMITTEE	SOCIEDAD ANÓNIMA DAMM
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	NOMINATION AND REMUNERATION COMMITTEE	INSTITUTO HISPÁNICO DEL ARROZ, S.A.
ALIMENTOS Y ACEITES, S.A.	NOMINATION AND REMUNERATION COMMITTEE	SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES
HISPAFOODS INVEST, S.L.	NOMINATION AND REMUNERATION COMMITTEE	INSTITUTO HISPÁNICO DEL ARROZ, S.A.
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	NOMINATION AND REMUNERATION COMMITTEE	JUAN LUIS GÓMEZ-TRENOR FOS

Total number of proprietary directors	7
% of board	53.85%

NON-EXECUTIVE INDEPENDENT DIRECTORS

Name of Director

JOSÉ ANTONIO SEGURADO GARCÍA

Profile

Born in Barcelona. Graduate in Law and Economics. Insurance Broker and Entrepreneur. Chairman of SEFISA, AEF and AEIM. Joint founder of CEIM and CEOE. President of the Liberal Party and MP in the National Government in the III and IV Parliamentary Terms. Member of the Trilateral Commission. Director of Unión y Fénix, Acerinox, J.W.Thompson and Vusa. Currently Chairman of SyG and of the Advisory Council of Alkora, Honorary Chairman & Founder of CEIM and member of the Management Board and Executive Committee of CEOE. Grand Cross of the Order of 2 May awarded by the Community of Madrid.

Name of Director

FERNANDO CASTELLÓ CLEMENTE

Profile

Born in Mollerusa (Lleida). Industrial Engineer and MBA (IESE). Lecturer at the School of Engineers and Architects of Fribourg (Switzerland). Has held several important executive and management positions in companies operating in the dairy sector and has extensive experience in the sector. Currently Vice-Chairman of Merchpensión, S.A. and on the board of other consultancy and financial services companies.

Name of Director

SOL DAURELLA COMADRÁN

Profile

Born in Barcelona. Graduate in Business Studies and MBA (ESADE). Her professional career is closely linked with management of the family business of Coca Cola concessions on the Iberian Peninsula and in Africa. Currently Vice-Chairman and CEO of Cobega, S.A. and Director of Casbega, S.A., Norbega, S.A., Refrige, S.A., Banco de Sabadell and Acciona, S.A.

Name of Director

JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL

Profile

Born in San Sebastián. Economist and graduate in International Banking. Extensive experience in the financial sector, director and executive positions in several financial institutions and insurance companies, such as Banco Hispano Americano, Mutua Madrileña and Axa Winterthur, among others. Chairman of Rexam Ibérica and Arbitraje Inversiones S.L.

Total number of independent directors	4
% of board	30.77%

State whether any director qualified as independent receives from the company or any other company in the same group any sum or gain other than directors' emoluments, or has or has had a business relationship with the company or any other company in its group during the past year, in his/her own name or as controlling shareholder, director or senior executive of a company which has or has had such a relationship.

If appropriate, include a reasoned statement by the board explaining why it considers that the director in question can perform his/her duties as an independent director.

OTHER NON-EXECUTIVE DIRECTORS

Name of Director	Committee proposing appointment
EUGENIO RUIZ-GÁLVEZ PRIEGO	NOMINATION AND REMUNERATION COMMITTEE

Total number of other non-executive directors	1
% of board	7.69%

Explain why they cannot be considered proprietary or independent directors and their relationships, with the company or its executives or with the shareholders:

Name of Director

EUGENIO RUIZ-GÁLVEZ PRIEGO

Company, executive or shareholder with which he is related AZUCARERA EBRO, S.L.U.

Profile

Up to 30 April 2009, Eugenio Ruiz-Gálvez Priego was an Executive Director because up to that date he was CEO of Azucarera Ebro, S.L.U., a company then wholly-owned by Ebro Foods, S.A. On 30

April 2009, Ebro Foods (then Ebro Puleva) sold all its shares in Azucarera, so Mr Ruiz Gálvez ceased to be an Executive Director and was classified as an "Other Non-Executive Director", since he cannot be considered independent.

Indicate any variations during the year in the type of each director:

C.1.4 Complete the following table with details of the number of female directors over the past 4 years and the type of female directors:

	Number of female directors			Female directors / total directors of each type (%)				
	2013	2012	2011	2010	2013	2012	2011	2010
Executive	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Proprietary	2	1	1	1	28.57%	16.67%	14.29%	14.29%
Independent	1	1	1	1	25.00%	25.00%	25.00%	25.00%
Other non-executive	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Total	3	2	2	2	23.08%	16.67%	15.38%	15.38%

C.1.5 Explain any measures taken to endeavour to include in the board a number of women to give a balanced composition of men and women directors.

Explanation of measures

No measures of this nature have been adopted because the board members are appointed regardless of gender, so there is no positive or negative discrimination of any nature in the election of directors.

C.1.6 Explain any measures agreed by the nomination committee to ensure that the selection procedures are not implicitly biased against the selection of female directors and that a conscious effort is made to include women with the target profile among the candidates:

Explanation of measures

No measures of this nature have been adopted for the reason indicated in point C.1.5 above.

If, despite the measures taken, if any, there are few or no female directors, explain the reasons that justify this situation:

Explanation of reasons

Not applicable.

- C.1.7 Explain the form of representation on the board of shareholders with significant interests.
 - The directors nominated by Instituto Hispánico del Arroz, S.A. and appointed by the general meeting are Instituto Hispánico, Hispánico, Hispánico, Hispánico, S.L. (also a significant shareholder of the company) and Antonio Hernández Callejas.
 - The director nominated by Sociedad Estatal de Participaciones Industriales and appointed by the general meeting is Alimentos y Aceites, S.A.
 - The directors nominated by Sociedad Anónima Damm and appointed by the general meeting are Demetrio Carceller Arce and Dr Rudolf-August Oetker.
 - The director nominated by Corporación Financiera Alba, S.A. and appointed by the general meeting is José Nieto de la Cierva.
 - The director nominated by Juan Luis Gómez-Trenor Fos and appointed by cooptation is Empresas Comerciales e Industriales Valencianas, S.L.

C.1.8 Explain, if appropriate, why proprietary directors have been appointed at the request of shareholders holding less than 5% of the capital:

State whether any formal requests for presence on the board have been rejected from shareholders holding interests equal to or greater than others at whose request proprietary directors have been appointed. If appropriate, explain why such requests were not met:

YES □ NO ⊠

C.1.9 State whether any director has retired before the end of his/her term of office, whether said director explained the reasons for such decision to the Board and through what means, and if the explanations were sent in writing to the entire Board, explain below at least the reasons given by the director:

Name of director:

MARÍA BLANCA HERNÁNDEZ RODRÍGUEZ

Reason for retirement:

Resignation tendered personally to the Board for professional reasons.

- C.1.10 Indicate the powers delegated to the Managing Director(s), if any:
- C.1.11 Name Board members, if any, who are also directors or executives of other companies in the same group as the listed company:

Name of director	Name of Group company	Position
ANTONIO HERNÁNDEZ CALLEJAS	A W MELLISH LIMITED	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	AMERICAN RICE, INC.	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	ANGLO AUSTRALIAN RICE LIMITED	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	ARROZEIRAS MUNDIARROZ. S.A.	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	BERTOLINI IMPORT UND EXPORT, GMBH	JOINT & SEVERAL DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	BLUE RIBBON MILLS, INC.	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	BOOST NUTRITION, C.V.	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	BOSTO PANZANI BENILUX, N.V.	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	DANRICE, A/S	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	EBRO AMERICA, INC.	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	EBRO FOODS, GMBH	JOINT & SEVERAL DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	FUNDACIÓN EBRO FOODS	TRUSTEE
ANTONIO HERNÁNDEZ CALLEJAS	HEAP COMET, LTD	DIRECTOR

ANTONIO HERNÁNDEZ CALLEJAS	HERBA GERMANY, GMBH	JOINT & SEVERAL DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	JOSEPH HEAP PROPERTY, LTD	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	JOSEPH HEAP&SONS, LTD	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	N&C BOOST, N.V.	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	NEW WORLD PASTA COMPANY	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	PANZANI, S.A.S.	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	RISO SCOTTI, S.P.A.	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	RIVIANA FOODS, INC.	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	S&B HERBA FOODS, LTD	DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	SOS CUETARA USA, INC	CHAIRMAN
ANTONIO HERNÁNDEZ CALLEJAS	T.A.G. NAHRUNGSMITTEL, GMBH	JOINT & SEVERAL DIRECTOR
ANTONIO HERNÁNDEZ CALLEJAS	VOGAN, LTD	DIRECTOR

C.1.12 Name the company directors, if any, who are on the Boards of non-group companies listed on Spanish stock exchanges, insofar as the company has been notified:

Name of Director	Listed Company	Position
ANTONIO HERNÁNDEZ CALLEJAS	DEOLEO, S.A.	DIRECTOR
DEMETRIO CARCELLER ARCE	SOCIEDAD ANÓNIMA DAMM	CHAIRMAN
DEMETRIO CARCELLER ARCE	GAS NATURAL SDG, S.A.	DIRECTOR
DEMETRIO CARCELLER ARCE	SACYR VALLEHERMOSO, S.A.	VICE-CHAIRMAN 2
EUGENIO RUIZ-GÁLVEZ PRIEGO	PROSEGUR, COMPAÑÍA DE SEGURIDAD, S.A.	DIRECTOR
SOL DAURELLA COMADRÁN	BANCO DE SABADELL, S.A.	DIRECTOR
SOL DAURELLA COMADRÁN	ACCIONA, S.A.	DIRECTOR
JOSÉ NIETO DE LA CIERVA	CORPORACIÓN FINANCIERA ALBA, S.A.	DIRECTOR

C.1.13	Indicate and, where appropriate, the number of directorships its dir	explain whether the company has e ectors may hold:	stablished rules on

NO

YES

X

Explanation of the rules

Article 25 of the Regulations of the Board ("General Duties of Directors") provides in section 1 that Directors shall dedicate to the company such attention and time as may be necessary to guarantee the effective and adequate fulfilment of each and all of the duties corresponding to their position. Consequently, the maximum number of other directorships they may hold will be such as to ensure that they are able at all times to meet each and all of their obligations to the company.

C.1.14 Indicate the company policies and general strategies that must be approved by the full Board:

	Yes	No
Investment and financing policy	Х	
Definition of the structure of the group of companies	Х	
Corporate governance policy	Х	
Corporate social responsibility policy	Х	
Strategic or business plan, annual management objectives and budget	Х	
Pay policy and performance rating of senior executives	Х	
Risk management and control policy and regular monitoring of internal reporting and control systems	х	
Dividend policy, treasury stock policy and, in particular, the limits established	Х	

C.1.15 Indicate the overall remuneration of the board:

Remuneration of the board (thousand euros)	4,545
Amount of the overall remuneration corresponding to the vested rights of directors in pension schemes (thousand euros)	0
Overall remuneration of the board (thousand euros)	4,545

C.1.16 Name the members of top management who are not executive directors and indicate the aggregate remuneration accrued in their favour during the year:

Name	Position
ANA MARÍA ANTEQUERA PARDO	MANAGER COMMUNICATIONS
LEONARDO ÁLVAREZ ARIAS	MANAGER I.T.
PABLO ALBENDEA SOLÍS	CHIEF OPERATING OFFICER
ALFONSO FUERTES BARRÓ	FINANCE MANAGER
GABRIEL SOLÍS PABLOS	TAX MANAGER
MIGUEL ANGEL PÉREZ ÁLVAREZ	SECRETARY
YOLANDA DE LA MORENA CEREZO	VICE-SECRETARY
GLORIA RODRÍGUEZ PATA	MANAGER CORPORATE ASSETS
JESÚS DE ZABALA BAZÁN	MANAGER INTERNAL AUDIT
MANUEL GONZÁLEZ DE LUNA	MANAGER INVESTOR RELATIONS AND FINANCIAL INSTITUTIONS

	_
Total remuneration top management (thousand euro)	2,120

C.1.17 Name any board members who are also on the boards of companies holding significant interests in the listed company and/or in companies of its group:

Name of director	Name of significant shareholder	Position
DEMETRIO CARCELLER ARCE	SOCIEDAD ANÓNIMA DAMM	CHAIRMAN
JOSÉ NIETO DE LA CIERVA	CORPORACIÓN FINANCIERA ALBA, S.A.	DIRECTOR
RUDOLF-AUGUST OETKER	SOCIEDAD ANÓNIMA DAMM	DIRECTOR

Describe the significant relationships of the board members with the controlling shareholders and/or companies in their group, other than as mentioned above:

Name of director

DEMETRIO CARCELLER ARCE

Name of significant shareholder SOCIEDAD ANÓNIMA DAMM

Description of relationship

Demetrio Carceller Arce has an indirect holding of 0.687% in Sociedad Anónima Damm

Name of director

ALIMENTOS Y ACEITES, S.A.

Name of significant shareholder

SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES

Description of relationship

Sociedad Estatal de Participaciones Industriales has a direct holding of 91.9625% in Alimentos y Aceites, S.A.

Name of director

EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.

Name of significant shareholder JUAN LUIS GÓMEZ-TRENOR FOS

YES

followed in each of these procedures.

Description of relationship

Juan Luis Gómez-Trenor Fos wholly owns Empresas Comerciales e Industriales Valencianas, S.L. with a direct interest of 99.995% and an indirect interest of 0.005%. He is Sole Director of the company.

NO

X

C.1.18	State whether a	ny modifications	have been	made d	during the	year to the	Regulations	of
	the Board:	-						

C.1.19 Describe the procedures for selection, appointment, re-election, assessment and removal of directors. Indicate the competent bodies, the formalities and the criteria to be

The procedures for appointment, re-election and removal of the directors are regulated in Articles 19 and 20 of the Articles of Association, and Articles 5, 21, 23 and 24 of the Regulations of the Board.

The General Meeting is responsible for deciding on the number of directors the company is to have, within the minimum (7) and maximum (15) established in the Articles of Association, and for appointing or re-electing directors as proposed by the Board, subject to a favourable report by the Nomination and Remuneration Committee.

The Board may appoint directors by cooptation, upon recommendation by the Chairman and subject to a report by the Nomination and Remuneration Committee. The initiative of the Board regarding the incorporation of members by no means detracts from the sovereign power of the General Meeting to appoint and remove directors, or from any potential exercise by shareholders of their right to proportional representation.

The persons nominated by the Board for appointment or re-appointment as directors must be persons of recognised repute, with adequate experience and expertise to be able to perform their duties.

As regards the role of the Nomination and Remuneration Committee in the appointment of directors, see the duties of this Committee in section B.2.3 of this Report.

Directors are appointed for a term of four years, after which they are eligible for re-election on one or several occasions for terms of an equal duration. This term of four years is counted from the date of the General Meeting at which they are appointed, or ratified when previously appointed by cooptation by the Board.

If vacancies arise during the term for which they were appointed, the Board may appoint shareholders to fill those vacancies up to the next general meeting. Directors' appointments shall end at the first general meeting held after expiry of their term or lapse of the time stipulated in law for holding the general meeting that is to approve the accounts of the previous year.

The Board regularly rates the Directors on their efficiency and fulfilment of their obligations, requesting the corresponding reports from its Committees, and if considered necessary it may propose any modifications that may be appropriate to improve their performance.

Directors retire upon expiry of the term for which they were appointed and in all other events stipulated in law, the Articles of Association or the Regulations of the Board. They must tender their resignations to the Board and step down in the events established in Article 24 of the Regulations of the Board.

	Measures taken to limit risks	
	YES ⊠ NO □	
C.1.22	22 Explain whether the Chairman of the Board is the highest executive of the coso, state what measures have been adopted to limit the risks of any sing having unfettered powers:	
	The Board of Directors shall propose to the General Meeting of Shareholders that a Director be reone of the circumstances described above occurs and the Director fails to tender his resignation.	emoved if
	c) When the Board, following a report by the Nomination and Remuneration Committee, considers Director has seriously defaulted his obligations or for reasons of corporate interest.	s that the
	b) When they step down from the executive post to which their appointment as director was linked shareholder they represent on the Board disposes of its shares in the company or reduces its interestent requiring a reduction in the number of proprietary directors and, in general, whenever the retheir appointment disappear.	rest to an
	 a) When they are affected by one of the causes of incompatibility or disqualification established in articles of association or the regulations. 	law, the
	- Directors must also tender their resignations and step down in the following cases:	
	 Directors must step down at the end of the term for which they were appointed and in all other e stipulated in law, the Articles of Association and the Regulations of the Board. 	vents
	The retirement and resignation of directors are regulated in Article 24 of the Regulations of the Bo	ard:
C.1.21	21 State the events in which directors are obliged to step down.	
	It has not given rise to any change.	
	Description of modifications	
	If yes, explain to what extent the self-assessment has given rise to major cha internal organisation and the procedures applicable to its activities:	nges in its
	YES ⊠ NO □	
C.1.20	20 Indicate whether the board has made any assessment of its activity during the period.	e reporting

With a view to establishing corrective measures in the Articles of Association to prevent excessive concentration of power in the Chairman when he is also the most senior executive of the company, Article 25 creates the figure of a Vice-Chairman appointed from among the non-executive directors to boost the management supervision and control duties.

In accordance with this provision, the current Vice-Chairman of the Board, Demetrio Carceller Arce (non-executive proprietary director), performs the aforesaid duties.

	directors and to d			•		_			
		YES	X		NO				
			Expla	anation of th	e rul	es			
	The Regulations of tomeeting or inclusion		•			•	•	Ū	ard
	Article 9.2 of the Re prior to the schedule be transacted.	-					-		-
	Article 9.5 of the Re agenda and any oth							ncluded on	the
	Article 25.2.b) stipul belong whenever the they think should be	ey consider t	this necessary			-	•		•
	Finally, Article 33.1 Vice-Chairman mus calling of a board n coordinate non-exec appointed, the Board	it be appoint neeting or th cutive directo	ed from amon ne inclusion of ors and will dir	ng the non-ex f new items ect the Chair	cecut on th man	tive directo ne agenda performar	ors with the p , who may or nce rating. If r	ower to reganise me	quest the etings to
C.1.23	Are special majo decision?	orities diffe	ering from	those stip	ulat	ed in la	w required	for any	type of
		YES		NO)	X			
	If yes, describe th	ne differen	ces:						
C.1.24	Are there any sp appointed Chairm		uirements,	other thar	the	ose esta	ablished for	r directo	rs, to be
		YES		NO)	\boxtimes			
C.1.25	Does the Chairma	an have a	casting vot	e?					
		YES	X	NO)				
			Matters on wi	hich there is	a ca	asting vot	<u> </u>		
	All.								
C.1.26	Do the Articles of	of Associa	ition or Re	gulations o	of th	ne Board	d establish	an age	limit for
	directors?	YES		NO)	X			

C.1.27 Do the Articles of Association or Regulations of the Board establish a limited term of office for independent directors other than as stipulated in law?

	YE	S		NO	\boxtimes				
C.1.28	Do the Articles of Association or Regulations of the Board establish specific rules for the delegation of votes at board meetings, how they are to be delegated and, in particular, the maximum number of delegations that a director may hold, and whether it is compulsory to delegate to a director of the same type? If yes, include a brief description.								
	Both the Articles of Association (Article 24) and the Regulations of the Board (Article 10) contemplate the possibility of directors attending Board meetings through a duly authorised proxy.								
	The proxy must be made in a director.	advan	ce, in writing, especia	ally for eac	h board meeting, in fav	our of another			
	The represented director ma agenda.	y issu	e specific instructions	s on how to	o vote on any or all of t	he items on the			
C.1.29	29 State the number of meetings held by the Board of Directors during the year, indicating, if appropriate, how many times the Board has met without the Chairman. Proxies made with specific instructions will be considered attendances:								
	Number of board meeting	s				11			
	Number of board meeting	s he	d without the chairr	nan		0			
	Indicate the number of meetings held by the different Committees of the Board:								
		No. meetings							
	EXECUTIVE COMMITTEE	7							
	AUDIT AND COMPLIANCE	6							
	NOMINATION AND REMU	6							
	STRATEGY AND INVEST	/IEIN I	COMMITTEE			1			
C.1.30	State the number of members. Proxies made								
	Attendance of directors					10			
	% attendance over total v	otes	during the year			99.25%			
C.1.31	31 Are the separate and consolidated annual accounts submitted to the Board for approval previously certified?								
	YE	S	X	NO					
	If yes, name the perso the company before the					nnual accounts of			
	Nar	ne			Position				
	ANTONIO HERNÁNDEZ C	ALLE	JAS	CHAIRM	AN				
	ANTONIO HERNANDEZ CALLEGAS CHARMAN								

FINANCE MANAGER

SECRETARY

CHIEF OPERATING OFFICER

ALFONSO FUERTES BARRO

MIGUEL ÁNGEL PÉREZ ÁLVAREZ

PABLO ALBENDIA SOLÍS

C.1.32 Explain the mechanisms, if any, established by the Board to avoid a qualified auditors' report on the separate and consolidated accounts laid before the General Meeting.

Relations with the auditors are expressly regulated in Article 19 of the Regulations of the Board, which stipulates in section 2 that the Board shall endeavour to draw up the Annual Accounts in such a way as to avoid a qualified Auditors' report.

Within the specific duties attributed to the board in certain areas, Article 7.1 of the Regulations establishes that the Board shall see that the separate and consolidated Annual Accounts and Directors' Reports give a true and fair view of the equity, financial position and results of the company, as stipulated in law, and each and all of the Directors shall have all the necessary information before signing the Annual Accounts.

Article 13.3 of the Regulations of the Board gives the Audit and Compliance Committee certain powers to ensure that the Annual Accounts are filed without a qualified auditors' report (see section C.2.4 of this Report).

0.1.00	is the occident	or the boar	a a biic	CiOi :	
		YES		NO	X

C 1 33 Is the Secretary of the Board a Director?

C.1.34 Explain the procedure for appointment and removal of the Secretary of the Board, indicating whether the Nomination Committee has issued a report for such appointment and removal and whether they were approved by the full board.

Appointment and removal procedure

The Secretary of the Board may or may not be a director, is appointed by the Board upon recommendation by the Nomination and Remuneration Committee, after ensuring that his/her professional profile is adequate to guarantee the best performance of the duties corresponding to this position by law, the Articles of Association and Regulations of the Board.

The company has not established any procedure for removal of the Secretary of the Board other than that stipulated in law, although Article 24.3 of the Regulations of the Board submits the Secretary, regardless of whether or not he/she is also a director, to the same obligations as the directors of explaining to all the Board members the reasons for retirement or resignation prior to the end of his/her term of office.

	Yes	No
Does the Nomination Committee issue a report on the appointment?	Х	
Does the Nomination Committee issue a report on the removal?	Х	
Does the full Board approve the appointment?	Х	
Does the full Board approve the removal?	Х	

Is the Secretary of the Board responsible especially for overseeing compliance with the recommendations on good governance?

Comments							
	YES	X	NO				

Article 35.2 of the Regulations of the Board provides that in addition to the duties assigned by law and the Articles of Association, the Secretary of the Board shall, in particular:

- a) Ensure that the Board's actions:
- Conform to the text and spirit of the laws and statutory instruments, including those approved by the watchdogs.
- Conform to the company Articles of Association and the Regulations of the General Meeting, the Board and any other regulations the company may have.
- Take account of the recommendations on good governance accepted by the company.

- b) Keep all company documents, duly record the proceedings of meetings in the corresponding minute books and certify the resolutions of those corporate bodies of which he/she is Secretary.
- c) Channel, generally, the Company's relations with Directors in all matters concerning the functioning of the Board and the Committees he/she is on, following the instructions of the respective Chairman.
- d) Implement and facilitate exercise by the Directors of their right to information on the terms stipulated in these Regulations.
- C.1.35. Describe any mechanisms established by the company to preserve the independence of the auditor, financial analysts, investment banks and rating agencies.

Both the Articles of Association and the Regulations of the Board vest in the Audit and Compliance Committee the power, among others, to contact the auditors and receive information on any issues that may jeopardise their independence for examination by the Audit Committee, as well as any other issues relating to the auditing of accounts, and receive information from and exchange communications with the auditors in accordance with prevailing auditing standards and legislation.

Article 19 of the Regulations of the Board addresses relations with the auditors, obliging the Board to establish an objective, professional, continuous relationship with the External Auditors of the Company appointed by the General Meeting, guaranteeing their independence and putting at their disposal all the information they may require to perform their duties. It further establishes that the aforesaid relationship with the External Auditors of the Company and the relationship with the Internal Audit Manager shall be conducted through the Audit and Compliance Committee.

Finally, Article 28.2 of the Articles of Association and Article 13.3 of the Regulations of the Board establish the following powers of the Audit and Compliance Committee in this respect:

- Propose to the Board, for submission to the General Meeting, the appointment of the external auditors and (i) their terms of contract, (ii) the scope of their commission and (iii) the renewal or revocation of their engagement.
- Ensure the independence of the auditors and the existence of a discussion procedure enabling the external auditors, the internal auditors and any other expert to notify the company of any significant weaknesses in internal control detected during the auditing of the annual accounts or any others in respect of which they may have acted.
- Issue a report annually, prior to issuance of the auditors' report, stating an opinion on the independence of the external auditors and pronouncing on the rendering of additional services.

C.1.36 Indicate whether the external auditors have changed during the year. If so, name the

	incoming and outgo	oling addit	ors.		
		YES		NO	\boxtimes
	Explain any disagre	eements	with the outgoing	auditor:	
C.1.37	than standard aud	it work a	nd if so, declare	the am	the company and/or its group other ount of the fees received for such es invoiced to the company and/or
		YES	X	NO	

	Company	Group	Total
Cost of work other than auditing (thousand euro)	62	149	211
Cost of work other than auditing / Total amount invoiced by the auditors (%)	23.22%	10.92%	12.93%

C.1.38	Indicate whether the audit qualified. If so, state the explain the content and so	reasons give	en by the Ch			
	YES		NO	X		
C.1.39	State the number of year auditing the annual accounumber of years audited annual accounts have bee	nts of the co by the currer	mpany and/o	r its grou	up. Indicate th	e ratio of the
					Company	Group
	Number of years in succession	on			5	5
	Number of years audited by c the company has been audite		/ Number of ye	ars that	21.70%	21.70%
C.1.40	Indicate, giving details if directors to receive externa			rocedure	has been es	stablished for
	YES	X	NO			
		Detail	s of procedu	ıre		
	The directors' right to counsellir which provides in 30.2 that:	ng and information	on is regulated in	Article 30	of the Regulation	s of the Board,
	a. Any Director may, in the course of any specific duties commissioned to him on an individual level or within the framework of any of the Committees of the Board, request the Chairman to contract, at the Company's expense, such legal advisers, accountants, technical, financial or commercial experts or others as he may consider necessary, in order to assist him in the performance of his duties, provided such counselling is justified to resolve specific problems that are particularly complex and important.					
	b. Considering the circumstance in a communication sent throug authorised, contract the expert if finance the counselling if it cons proportion with the importance of be adequately provided by Com	h the Secretary in question; and siders it unneces of the matter, or	of the Board, wh (ii) put the propo sary for discharg if it considers tha	o shall, pro sal to the E ging the du	ovided the proposa Board, which may ties commissioned	al is refuse to d, or out of
C.1.41	Indicate, with details if a directors to obtain sufficier meetings of the governing	ntly in advance				
	YES	\boxtimes	NO			
		Deta	ils of procedure)		
	Article 25.2 a) of the Regulations of the Board establishes the duty of directors to request the necessary information to adequately prepare Board and Committee meetings.					
	Articles 9.1 and 9.3 of the Regulinformation at Board meetings or risk situations for the company respect thereof; and (ii) whenever shall be sent to the Directors to	on the most impo and its subsidiar er possible, any	ortant aspects of ies and the action necessary inform	corporate ins propose	management, any ed by the senior m	/ foreseeable nanagement in
	The procedure for informing direction provides that whenever so require powers to obtain information on information or other elements as	ired in the perfo any corporate a	rmance of their c affairs, obtaining	luties, dired such docur	ctors shall have the ments, records, ba	e fullest ackground

All requests for information shall be addressed to the Chairman and met by the Secretary of the Board, who shall supply the information directly or indicate who is to be contacted within the Company and, in general, establish the necessary measures to fully meet the director's right to information.

subsidiaries.

C.1.42	Indicate, with details if appropriate, whether the company has established any rule obliging Directors to report and, if necessary, retire in any situations that could be detrimental to the prestige and reputation of the company:
	YES ⊠ NO □
	Explain the rules
	Article 22 of the Regulations of the Board, which regulates the incompatibilities of directors and establishes their obligations in respect of no competition, conflicts of interest and related-party transactions, also expressly stipulates that if a director is sued or tried for any of the offences contemplated in the applicable laws, the Board shall examine the case as soon as possible and decide, in consideration of the specific circumstances, whether or not the Director in question should remain in office, including a reasoned account in the Annual Corporate Governance Report.
C.1.43	Has any member of the Board informed the company that he/she has been sued of brought to trial for any of the offences contemplated in s. 213 of the Corporate Enterprises Act?
	YES ⊠ NO □
	Name of Director DEMETRIO CARCELLER ARCE
	Criminal Case Tax offence
	Comments: The director informed the company on 12 September 2013 of the criminal action brought against hir and the board was informed at its meeting on 30 September 2013. Subsequently, the direct informed of the stay of proceedings and shelving of the criminal case, which was reflected in the minutes of the Executive Committee meeting of 15 January 2014 and the Board meeting of 2 January 2014.
	Has the Board studied the case? If so, indicate and explain the decision made as t whether or not the director should remain in office or, if appropriate, describe th actions taken by the board up to the date of this report, or which it plans to take.
	YES ⊠ NO □
	Decision adopted:
	None
	Reasoned explanation:
	The criminal proceedings against the director have been discontinued and shelved.
C.1.44	Describe any significant agreements entered into by the company which enter integrate, are modified or terminated in the event of a takeover of the company following

takeover bid, and the effects thereof.

C.1.45 Indicate globally and describe in detail any agreements made between the company and its directors, executives or employees contemplating golden handshake clauses in the event of resignation or unfair dismissal or termination of employment following a takeover bid or any other type of transaction.

Number of beneficiaries: 2

Type of beneficiary:

Executives

Description of the agreement:

Golden handshake clauses are established for two non-director executives in the event of dismissal or takeover in excess of the amount that would be payable pursuant to the Workers' Statute.

State whether these contracts have to be notified to and/or approved by the governing bodies of the company/group companies:

	Board of Directors	General Meeting
Body authorising the clauses	Yes	No

	Yes	No
Is the General Meeting informed on the clauses?	Х	

C.2 Committees of the Board

C.2.1 Give details of the different committees, their members and the proportion of proprietary and independent directors in each committee:

EXECUTIVE COMMITTEE

Name	Position	Туре
ANTONIO HERNÁNDEZ CALLEJAS	CHAIRMAN	Executive
DEMETRIO CARCELLER ARCE	MEMBER	Proprietary
JOSÉ NIETO DE LA CIERVA	MEMBER	Proprietary
JOSÉ ANTONIO SEGURADO GARCÍA	MEMBER	Independent

% executive directors	25.00%
% proprietary directors	50.00%
% independent directors	25.00%
% other non-executive directors	0.00%

AUDIT AND COMPLIANCE COMMITTEE

Name	Position	Туре
SOL DAURELLA COMADRÁN	CHAIRMAN	Independent
FERNANDO CASTELLÓ CLEMENTE	MEMBER	Independent
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	MEMBER	Independent
HISPAFOODS INVEST, S.L.	MEMBER	Proprietary
EUGENIO RUIZ-GÁLVEZ PRIEGO	MEMBER	Other non-executive

% executive directors	0.00%
% proprietary directors	20.00%
% independent directors	60.00%
% other non-executive directors	20.00%

NOMINATION AND REMUNERATION COMMITTEE

Name	Position	Туре
FERNANDO CASTELLÓ CLEMENTE	CHAIRMAN	Independent
DEMETRIO CARCELLER ARCE	MEMBER	Proprietary
SOL DAURELLA COMADRÁN	MEMBER	Independent
HISPAFOODS INVEST, S.L.	MEMBER	Proprietary
JOSÉ ANTONIO SEGURADO GARCÍA	MEMBER	Independent

% executive directors	0.00%
% proprietary directors	40.00%
% independent directors	60.00%
% other non-executive directors	0.00%

STRATEGY AND INVESTMENT COMMITTEE

Name	Position	Туре
DEMETRIO CARCELLER ARCE	CHAIRMAN	Proprietary
ANTONIO HERNÁNDEZ CALLEJAS	MEMBER	Executive
JOSÉ NIETO DE LA CIERVA	MEMBER	Proprietary
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	MEMBER	Proprietary

% executive directors	25.00%
% proprietary directors	75.00%
% independent directors	0.00%
% other non-executive directors	0.00%

C.2.2 Complete the following table with information on the number of female directors on the board committees over the past four years:

	Number of female directors							
	2013 2012 2011 201					010		
	No.	%	No. %		No. %		No. %	
STRATEGY AND INVESTMENT COMMITTEE	0	0.00%	0	0.00%	0	0.00%	0	0.00%
NOMINATION AND REMUNERATION COMMITTEE	2	40.00%	2	40.00%	2	50.00%	2	50.00%
EXECUTIVE COMMITTEE	0	0.00%	0	0.00%	0	0.00%	0	0.00%
AUDIT AND COMPLIANCE COMMITTEE	2	40.00%	2	40.00%	2	40.00%	2	40.00%

C.2.3 State whether the Audit Committee has the following duties:

	Yes	No
Supervise the preparation and integrity of the company's, and where appropriate the group's, financial reporting, checking compliance with the legal requirements, adequate definition of the scope of consolidation and correct application of accounting principles	х	
Regularly check the internal risk management and control systems, ensuring that the principal risks are adequately identified, managed and reported	х	
Oversee the independence and efficacy of the internal audit department; propose the nomination, appointment, re-appointment and removal of the chief audit officer; propose the budget for this department; receive regular information on its activities; and check that the top management heeds the conclusions and recommendations set out in its reports	x	
Establish and supervise a "whistle-blowing" procedure so employees can confidentially and, where appropriate, even anonymously report any potentially important irregularities they observe within the company, particularly in financial and accounting aspects	х	
Submit to the Board proposals for nomination, appointment, re-appointment and replacement of external auditor, and terms of engagement	х	
Receive regularly from the external auditor information on the audit plan and the outcome of its fulfilment and see that top management heeds its recommendations	Х	
Guarantee the independence of the external auditor	Х	

C.2.4 Describe the rules of organisation and procedure and the responsibilities attributed to each Committee.

STRATEGY AND INVESTMENT COMMITTEE. This Committee has a minimum of 3 and a maximum of 5 Directors, including the Chairman, appointed by the Board. The Secretary of the Board is Secretary of this Commission, with voice but no vote. The Strategy and Investment Committee studies, issues reports, reviews and submits proposals for the Board on the following matters: a) setting of targets for growth, yield and market share of the company; b) development plans, new investments and strategic restructuring processes; and c) coordination with subsidiaries in the matters contemplated in a) and b), for the common interest and benefit of the Company and its subsidiaries.

NOMINATION AND REMUNERATION COMMITTEE. This Committee has a minimum of 3 and a maximum of 5 non-executive directors. The Chairman is appointed by the Committee and the Secretary of the Board is Secretary of this Commission, with voice but no vote. The Committee studies, issues reports and submits proposals for the Board on the following matters: a) definition and revision, where necessary, of the criteria to be followed for the composition and structure of the Board and for selection of candidates to sit on the Board, informing always prior to the appointment of a director by cooptation or the submission of any proposals to the general meeting regarding the appointment or removal of directors; b) appointment of the Chairman, Vice-Chairman and Secretary of the Board, and assignment of the directors to the Executive Committee, the Audit and Compliance Committee and the Strategy and Investment Committee, and appointment of the members of the Management Committee, and appointment and possible dismissal of senior executives and their termination benefit clauses; c) proposal of directors' emoluments, according to the system of remuneration established in the Articles of Association and the executive directors' relationship with the Company; d) inform in advance on any resolution or proposal of the Board on the remuneration of directors and executives indexed to the value of the shares in the Company or consisting of the delivery of shares in the Company; e) supervision of the senior management remuneration and incentives policy; f) assessment of the principles of the management training, promotion and selection policy; g) examination and organisation of the succession of the Chairman and chief executive; and h) preparation and proposal of the Annual Report on Directors' Remuneration in accordance with the laws and regulations in place from time to time.

EXECUTIVE COMMITTEE. This Committee consists of the Chairman and the Vice-Chairman of the Board and other Directors up to a maximum of 7 members, all appointed by the Board, which specifies what powers are delegated to it, subject to votes in favour of at least two-thirds of the Board members. The Chairman and Secretary of the Board are Chairman and Secretary of the Executive Committee. The committee generally holds one meeting a month. Its powers include, among others: a) adopt resolutions corresponding to the powers delegated to it by the Board of Directors; b) study and propose to the Board of Directors the guidelines defining business strategy, supervising their implementation; c) debate and inform the Board on any issues corresponding to the following matters, regardless of whether or not they have been delegated by the Board: (i) separate and consolidated annual budget; (ii) monthly monitoring of the financial management, deviations from the budget and proposed corrective measures, if necessary; (iii) significant financial investments and investments in property, plant and equipment; (iv) alliances and agreements with other companies which, by virtue of their amount or nature, are important for the company; and (v) assessment of the achievement of objectives by the different operating units of the company.

AUDIT AND COMPLIANCE COMMITTEE. This Committee has a minimum of 3 and a maximum of 5 non-executive directors appointed by the Board. The Board appoints one of the independent directors on the

Committee to be Chairman, who must be replaced every four years, becoming eligible for re-election one year after his retirement as such. The Secretary of the Board is Secretary of this Committee, with voice but no vote. Its powers include, among others: a) supervise and promote internal control of the company and the risk management systems and submit recommendations to the Board regarding the risk management and control policy; b) supervise and promote the policies, procedures and systems used for drawing up and controlling the company's financial information; c) receive and guarantee the truth of the financial information disclosed to the markets and the annual accounts; d) establish regular contact with the External Auditors to receive information on any issues that may jeopardise their independence; e) report to the Board on related party transactions; f) implement a whistle-blowing channel and establish a protocol for investigating and solving any issues reported through that channel according to their importance and nature, paying special attention to those involving possible falsehood or misrepresentation in financial or accounting documents and possible fraud; and g) supervise compliance with the internal codes of conduct and rules of corporate governance and, in particular, oversee the implementation of and compliance with the internal regulations and codes applicable to the risk management and control systems in general and the financial reporting process in particular.

C.2.5 Indicate the existence, if appropriate, of regulations of the board committees, where they are available for consultation and any modifications made during the year. State whether an annual report has been issued voluntarily on the activities of each committee.

STRATEGY AND INVESTMENT COMMITTEE

There is no separate text regulating the Strategy and Investment Committee, which is sufficiently regulated in the Regulations of the Board (Article 15).

The Regulations of the Board are available for consultation on the company's website (www.ebrofoods.es) and the website of the National Securities Market Commission (www.cnmv.es).

NOMINATION AND REMUNERATION COMMITTEE

There is no separate text regulating the Nomination and Remuneration Committee, which is sufficiently regulated in the Regulations of the Board (Article 14).

EXECUTIVE COMMITTEE

There is no separate text regulating the Executive Committee, which is sufficiently regulated in the Regulations of the Board (Article 12).

AUDIT AND COMPLIANCE COMMITTEE

There is no separate text regulating the Audit and Compliance Committee, which is sufficiently regulated in the Regulations of the Board (Article 13).

MANAGEMENT COMMITTEE

There is no separate text regulating the Management Committee, which is sufficiently regulated in the Regulations of the Board (Article 16).

C.2.6	Does the composition of the Executive Committee reflect the participation on the Board
	of the different types of Director?

YES ⊠ NO □

D. RELATED PARTY AND INTER-COMPANY TRANSACTIONS

D.1	Name the	competent	body	and	explain	the	procedure,	if	any,	for	approving	related	party	and
	inter-comp	oany transac	ctions.											

BOARD OF DIRECTORS								
	Procedu	re for appr	oving re	elated par	ty tra	ansactions		

Body competent for approving related party transactions

Related party transactions are approved by the Board subject to a report by the Audit and Compliance Committee.

Under Article 28 of the Articles of Association, the Audit and Compliance Committee has, among others, the power to ensure that transactions between the company and its subsidiaries or between these companies and directors and controlling shareholders are made on arm's length terms and respecting the principle of equal treatment, thus controlling any conflicts of interest that may arise in these related-party transactions.

The Regulations of the Board establish, in general, that the Audit and Compliance Committee shall see that the procedures of the financial reporting internal control system are adequate, informing the Board on any related party transactions submitted for its consideration.

Article 13.3 of the Regulations establishes that the Audit and Compliance Committee shall inform the Board prior to the adoption by the latter of any decisions on related party transactions requiring its authorisation.

Explain whether the power to approve related party transactions has been delegated, if so indicating the person or body to whom it has been delegated.

D.2 List any transactions for a significant amount or object between the company and/or companies in its group and controlling shareholders of the company:

Name of significant shareholder	Name of company or group company	Relationship	Type of transaction	Amount (thousan d euro)
SOCIEDAD ANÓNIMA DAMM	HERBA RICEMILLS, S.L.U.	Contractual	Sale of goods (finished or otherwise)	918
SOCIEDAD ANÓNIMA DAMM	HERBA RICEMILLS, S.L.U.	Contractual	Sale of goods (finished or otherwise)	3,229

D.3 List any significant transactions for a significant amount or object between the company and/or companies in its group and the directors or executives of the company:

Name of director or executive	Name of company or group company	Relationship	Type of transaction	Amount (thousand euro)
ANTONIO HERNÁNDEZ CALLEJAS	Luis Hernández González	Relative	Leases	37
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Leases	93
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Purchase of goods (finished or otherwise)	6,588
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Purchase of goods (finished or otherwise)	140
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Purchase of goods (finished or otherwise)	28
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Purchase of goods (finished or otherwise)	102
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Purchase of goods (finished or otherwise)	89
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Receipt of services	183
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Receipt of services	50
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Sale of goods (finished or otherwise)	202
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Sale of goods (finished or otherwise)	140
INSTITUTO HISPÁNICO DEL ARROZ, S.A.			Sale of goods (finished or otherwise)	27
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	DEHESA NORTE, S.A.	Corporate	Purchase of goods (finished or otherwise)	82

DEHESA NORTE, S.A.	Corporate	Purchase of goods (finished or otherwise)	140
DEHESA NORTE, S.A.	Corporate	Purchase of goods (finished or otherwise)	28
DEHESA NORTE, S.A.	Corporate	Purchase of goods (finished or otherwise)	89
DEHESA NORTE, S.A.	Corporate	Purchase of goods (finished or otherwise)	27
DEHESA NORTE, S.A.	Corporate	Sale of goods (finished or otherwise)	198
DEHESA NORTE, S.A.	Corporate	Sale of goods (finished or otherwise)	140
DEHESA NORTE, S.A.	Corporate	Sale of goods (finished or otherwise)	27
ISLASUR, S.A.	Corporate	Purchase of goods (finished or otherwise)	260
ISLASUR, S.A.	Corporate	Purchase of goods (finished or otherwise)	76
ISLASUR, S.A.	Corporate	Purchase of goods (finished or otherwise)	39
ISLASUR, S.A.	Corporate	Purchase of goods (finished or otherwise)	56
ISLASUR, S.A.	Corporate	Purchase of goods (finished or otherwise)	98
ISLASUR, S.A.	Corporate	Sale of goods (finished or otherwise)	144
ISLASUR, S.A.	Corporate	Sale of goods (finished or otherwise)	76
ISLASUR, S.A.	Corporate	Sale of goods (finished or otherwise)	56
ISLASUR, S.A.	Corporate	Sale of goods (finished or otherwise)	98
AUSTRALIAN COMMODITIES, S.A.	Corporate	Purchase of goods (finished or otherwise)	75
AUSTRALIAN COMMODITIES, S.A.	Corporate	Purchase of goods (finished or otherwise)	76
AUSTRALIAN COMMODITIES, S.A.	Corporate	Purchase of goods (finished or otherwise)	61
AUSTRALIAN COMMODITIES, S.A.	Corporate	Purchase of goods (finished or otherwise)	56
AUSTRALIAN COMMODITIES, S.A.	Corporate	Purchase of goods (finished or otherwise)	87
AUSTRALIAN COMMODITIES, S.A.	Corporate	Sale of goods (finished or otherwise)	213
AUSTRALIAN COMMODITIES, S.A.	Corporate	Sale of goods (finished or otherwise)	76
AUSTRALIAN COMMODITIES, S.A.	Corporate	Sale of goods (finished or otherwise)	8
AUSTRALIAN COMMODITIES, S.A.	Corporate	Sale of goods (finished or otherwise)	56
EL COBUJÓN, S.A.	Corporate	Purchase of goods (finished or otherwise)	59
 	†	1	
EL COBUJÓN, S.A.	Corporate	Purchase of goods (finished or otherwise)	77
	DEHESA NORTE, S.A. ISLASUR, S.A. AUSTRALIAN COMMODITIES, S.A.	DEHESA NORTE, S.A. Corporate ISLASUR, S.A. Corporate AUSTRALIAN COMMODITIES, S.A. Corporate	DEHESA NORTE, S.A. Corporate DEHESA NORTE, S.A. Corporate Purchase of goods (finished or otherwise) Purchase of goods (finished or otherwise) Purchase of goods (finished or otherwise) DEHESA NORTE, S.A. Corporate Purchase of goods (finished or otherwise) DEHESA NORTE, S.A. Corporate Purchase of goods (finished or otherwise) Purchase of goods (finished or otherwise) Purchase of goods (finished or otherwise) ISLASUR, S.A. Corporate Derective developed or otherwise) DEHESA NORTE, S.A. Corporate Purchase of goods (finished or otherwise) Purchase of goods (finished or otherwise) DELASUR, S.A. Corporate Derective developed or otherwise) DELASUR, S.A. Corporate Derective developed dev

INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate Purchase of goods (finished or otherwise) Corporate Sale of goods (finished or otherwise) INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise) INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise) Sale of goods (finished or otherwise) Sale of goods (finished or otherwise) INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise)	27 89 171 77 69 27
ARROZ, S.A. INSTITUTO HISPÁNICO DEL ARROZ, S.A. INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate Corporate Sale of goods (finished or otherwise) Sale of goods (finished or otherwise) Corporate Sale of goods (finished or otherwise) Sale of goods (finished or otherwise) INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise) Sale of goods (finished or otherwise)	171 77 69 27
ARROZ, S.A. INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate or otherwise) Sale of goods (finished or otherwise) INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate Sale of goods (finished or otherwise) Sale of goods (finished or otherwise)	77 69 27
ARROZ, S.A. INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate or otherwise) Sale of goods (finished or otherwise)	69 27
ARROZ, S.A. Corporate or otherwise)	27
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INSTITUTO HISPÁNICO DEL ARROZ, S.A. EL COBUJÓN, S.A. Corporate Sale of goods (finished or otherwise)	
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Purchase of goods (finished or otherwise)	62
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Purchase of goods (finished or otherwise)	77
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Purchase of goods (finished or otherwise)	28
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Purchase of goods (finished or otherwise)	98
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Purchase of goods (finished or otherwise)	56
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise)	90
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise)	76
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise)	56
INSTITUTO HISPÁNICO DEL ARROZ, S.A. Corporate Sale of goods (finished or otherwise)	98
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA Corporate Corporate Purchase of goods (finished or otherwise)	81
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Purchase of goods (finished or otherwise)	158
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Purchase of goods (finished or otherwise)	59
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Purchase of goods (finished or otherwise)	27
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Purchase of goods (finished or otherwise)	28
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Sale of goods (finished or otherwise)	167
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Sale of goods (finished or otherwise)	157
INSTITUTO HISPÁNICO DEL ARROZ, S.A. PESQUERÍAS ISLA MAYOR, S.A. Corporate Sale of goods (finished or otherwise)	27

D.4 Report any significant transactions with other companies in the group that are not eliminated in the consolidated financial statements and which do not, by virtue of their object or terms, correspond to the normal business of the Company:

In any case, inform on any inter-company transaction with companies established in countries or territories considered tax havens:

D.5 State the amount of transactions made with other related parties.

D.6 Describe the mechanisms established to detect, define and resolve possible conflicts of interest between the company and/or its group, and its directors, executives or controlling shareholders:

The Audit and Compliance Committee ensures that the internal audit procedures and internal control systems are adequate and informs the Board on the related-party transactions submitted for its consideration and control of any possible conflicts of interest.

Under Article 28 of the Articles of Association, the Audit Committee has, among others, the power to ensure that transactions between the company and its subsidiaries or between these companies and directors and controlling shareholders are made on arm's length terms and respecting the principle of equal treatment, thus controlling any conflicts of interest that may arise in these related-party transactions.

Under Article 6.5 of the Regulations of the Board, the Board is competent, once a favourable report has been issued by the Audit and Compliance Committee, to authorise any related-party transactions between the company or group companies and directors, controlling shareholders, other related parties or shareholders represented on the board. This authorisation is not necessary when the transactions meet all of the following three conditions:

- If the transactions are made under contracts with standard terms and conditions applied globally to many clients.
- If the transactions are made at prices or rates established generally by the supplier of the good or service in question.
- If the amount of the transaction is no more than 1% of the annual income of the company.

D.7

Article 22 of the Regulations of the Board establishes the following prohibitions and disqualifications, among others, for directors:

- Holding positions or duties of representation, management, counselling or rendering of services in rival companies or the holding or performance of such positions, duties or services in companies having a controlling stake in rival companies.
- Attendance and participation in the discussions of any of the corporate bodies concerning business in which the director personally, or a member of his/her family has an interest or a company in which the director has an executive position or a significant shareholding.
- Direct or indirect participation in related-party transactions with the company or other group companies without previously informing the Board and seeking its approval, except in the cases contemplated in Article 6.5 of these Regulations.

The article also bars from the board anyone who, personally or through an intermediary, holds office in or is a representative of or is otherwise related to companies that are habitual clients or suppliers of goods and services of the

other group companies; Define any business relationships between the parent company and the listed subsidiary and between the latter and the other group companies
other group companies;
State whether the respective areas of business and possible business relationships between them have been precisely and publicly defined, as well as those of the listed subsidiary with
Listed subsidiary
Name any subsidiaries listed in Spain:
YES □ NO ⊠
Is more than one company of the Group listed in Spain?

E. RISK CONTROL AND MANAGEMENT SYSTEMS

E.1 Explain the scope of the company's Risk Management System.

The Group designed a risk map in 2011. That risk map is based on a software tool called GIRO, through which information is input by the risk managers of each unit in each of the subsidiaries. In the process of pinpointing, assessment and management of risks, the risks are ranked from greater to lesser impact for the Group and by probability of occurrence. The risk universe is structured in four main groups: compliance, operational, strategic and financial, and all of them are subdivided into a large number of categories.

The process dynamically assesses both the inherent risk and the residual risk after application of the internal controls and action protocols established to mitigate them. These controls include preventive controls, adequate separation of duties, clear levels of authorisation and definition of policies and procedures. These controls can in turn be grouped into manual and automatic, which are made by data processing applications.

This model is both qualitative and quantitative and can be measured in the Group's results, for which purpose the risk level is considered acceptable or tolerable on a corporate level.

This model is used for both the pasta and rice divisions, covering the Group's entire business.

E.2 Name the corporate bodies responsible for preparing and implementing the Risk Management System.

The Group's Chief Operating Officer is responsible for risk management on a corporate level, reporting directly to the Chairman of the Board. The senior management of the principal subsidiaries of the Group report regularly on any risks affecting them and the protocols and controls established to mitigate them. Process-level managers oversee those controls and solve any gaps or weaknesses (critical points) that may arise. Risk management is dynamic, such that the risks to be considered vary with the changing circumstances of our business, so the GIRO tool is extremely useful.

Article 9.1 of the Regulations of the Board establishes that the Board shall receive information on the most important aspects of business management and any foreseeable risk situations for the Company and its subsidiaries, together with the actions proposed by the senior management in respect thereof. And Article 6.3, which addresses the board's scope of action, establishes in respect of the transparency and truth of the company's reporting, that the Board shall, as such and through its different Committees:

- a) Ensure the independence and professional suitability of the External Auditor.
- b) Supervise the services of the Internal Audit Department, overseeing the financial reporting process and internal control systems.
- c) Control the financial information disclosed to the shareholders or the markets in general.

In particular, the Audit and Compliance Committee is responsible for ensuring that the internal audit procedures, the internal control systems in general, including the risk management control system and, in particular, the financial reporting internal control system are adequate; that the external auditors and internal audit manager are selected on the basis of professional, objective criteria, guaranteeing their independence in the performance of their duties; informing the board on any related party transactions submitted for its consideration; controlling possible conflicts of interest; and making sure, in general, that the company's reporting, particularly financial reporting, complies with the principle of truth and maximum transparency for shareholders and markets.

E.3 Define the main risks that could have a bearing on achievement of the company's business goals.

* Health risks: Owing to the nature of our business, we consider this risk particularly important. The aspects regarding food safety are another critical point to which the Group pays the utmost attention, being bound by a large number of laws and standards in each of the countries in which we distribute our products. Respect for the environment is another critical point for the Group, considering our industrial activity, with a large number of plants distributed throughout Europe and the USA, mainly.

The Group's policy is based on the principal of compliance with the laws and regulations in place from time to time, for which it has defined, developed and implemented a quality, environment and food safety management system that complies with the requirements of the standards UNE-EN-ISO 9001:2000/8 (Food Safety System Certification), UNE-EN-ISO 14001:2004 (Environment Management) and ISO 22000:2005.

The food safety programmes are designed to follow protocols that seek to identify and control certain Hazard Analysis and Critical Control Points (HACCP) to minimise the residual risk.

The principal control points are grouped into:

- Physical points; controls to detect materials alien to the product or the presence of metals.
- Chemical points: detection of chemical elements or presence of allergens.
- Biological points: presence of elements such as salmonella or other types of pathogen.

Most of our handling processes have obtained IFS (International Food Standard) certification and the pasta plants in the United States have obtained compliance certification from the Global Food Safety Initiative (GFSI).

The Group has also implemented several initiatives to reduce greenhouse gas emissions and atmospheric waste, improve the quality of water and reduce effluent, enhance energy and hydrological efficiency and implement physical waste recycling programmes for paper, aluminium and other materials.

The company provides its employees with continuous, adequate training in food safety and the rules of safety and hygiene in the workplace.

- * Commodity supply risk: The availability of commodities in the quantity and quality required to meet commitments to customers and the requirements of our brands are a key factor for our business both nationally (Spanish paddy rice) and internationally (semi-processed rice for the Group subsidiaries). Any material risk in this area is critical for the Group.
- * Market risk (prices): Unexpected variations in the prices of our commodity supplies may seriously affect the profitability of our commercial transactions, in both the industrial and brand-based segments.
- * Customer concentration risk: This risk factor affects both the industrial and retail segments.
- * Competition risk: In general, the pressure from white label brands is the main threat for maintaining our market shares.
- * Customer credit risk: In the present international crisis, many companies find it difficult to meet their payment commitments so there is a growing risk of default.
- * Climate risk: The effects of droughts and flooding in the countries where we source our supplies cause problems of availability and unstable commodity prices, in both rice and durum wheat.
- * Changes in lifestyle: Low carbohydrate diets.
- * Technological risk, especially the risk of a possible "technological lag". In our sector, one of the most important tools for competing with our rivals is based on constant technological innovation and searching for ways to adapt to consumers' desires.

Finally, there are another two risks to which the Group is exposed: regulatory and country/market risk. The food industry is a sector subject to numerous regulations affecting export and import quotas, customs duties, intervention prices, etc., subject to the directives laid down in the Common Agricultural Policy (CAP). The country or market risks have been mitigated over recent years through a firm business and geographical diversification policy, increasing our presence in Europe, America (United States and Canada), Asia (Thailand and India) and Africa (Egypt and Morocco).

E.4 State whether the company has a risk tolerance level.

Risks are measured by both inherent and residual risk. A scorecard is made each year of the principal ten risks to which the Group may be exposed (the TOP TEN), which are rated and measured as far as possible. If the economic consequences of a risk could cause a loss (or a loss of profit) of more than 5% of the consolidated EBITDA budgeted, it is considered a threat requiring corporate action. A risk with an effect of over 20% of the individual EBITDA of a business must also be reported on a corporate level to take such mitigation measures as may be considered necessary.

Risk identification and assessment corresponds to the manager of each business unit or division, who should quantify the maximum risk exposure. Tolerance is set in terms of the percentages of EBITDA indicated above. The Management Committee adopts such measures as may be considered necessary to mitigate risks.

E.5 What risks have occurred during the year?

- * On the Spanish domestic market, there has been a combination of supply and market risk, owing to the impossibility of acquiring the required quantity of paddy rice at sufficiently competitive prices to meet our export needs. To mitigate the effect of this shortage, it was decided to increase purchases of foreign rice to supply directly to our subsidiaries. The impact of this risk was felt in Herba Ricemills, where our production of parboiled rice was reduced by approx. 40,000 tonnes, which would have contributed around €2.4 million to profit.
- * There was also commercial credit risk in Spain, consisting of the reduction of the credit rating of one of our main brand clients. Although no default has actually occurred, risk mitigation measures have been taken, stepping up the commercial credit insurance by taking out additional cover (2nd layer) of up to approximately 50% of the risk. The average balance of this client is around €4 million, so the contingent risk is €2 million.
- * A supply risk occurred in the Central European business units Boost and Euryza, owing to defaults of the contracts of some of our Indian basmati suppliers when the market price of this type of rice rose. To mitigate the supply problem, additional quantities of rice were purchased, although at higher prices, which dented profit margins by €1.5 million.

In the medium term, a solution has been found to deal with these supply problems, whereby the Ebro Group has set up a new subsidiary in India with the main mission of supplying the Ebro Group with all kinds of Indian rice (mainly basmati) with the required price and service levels.

* In the Moroccan business unit, Mundiriz, a competition risk occurred when a large volume of Egyptian rice with a cost considerably lower than that of our subsidiary was imported into the country. Consequently, sales by our subsidiary plummeted. To mitigate the effects, the subsidiary had to lower its selling prices and, consequently, cut its margin. The consequences of this risk are calculated at around €2.2 million.

This risk is not easy to solve as it is essentially a regulatory issue (import quotas). Nevertheless, the Group has established contact with the Moroccan government to explain the problems affecting the sector.

- * In our UK subsidiary, average collection periods have lengthened owing to the smaller liquidity of some of our clients. Collection times and credit limits have been established according to the financial position of each client, for which we have obtained commercial and bank reports on all of them.
- * Two risks occurred in France, one of which was the detection of horsemeat in several items sold under different brands, which generated considerable concern among consumers. To mitigate this risk, our subsidiary ran a large number of tests to detect horsemeat in our pastas and sauces, all giving negative results. In addition, as from 2013 all the meat used in our pastas and sauces has been French beef. Panzani was also affected by the price rise in basmati rice from the beginning of the year, which forced us to raise our prices to clients in the spring to reduce the negative impact on our margins to €1.9 million.
- * Finally, in our US rice subsidiary the persistent drought in Texas has generated supply and logistics problems in our Freeport plant. Our subsidiary Riviana had to transfer part of the production to another plant in Tennessee, where it is easier to obtain rice from Arkansas and Louisiana. Shifts and headcount were also reduced at our Freeport plant. The total effect on our profit and loss account is €8 million.

E.6 Explain the response and supervision plans for the main risks to which the company is exposed.

The management committee in each subsidiary is responsible for monitoring the subsidiary's risk supervision system. Management committees usually meet monthly to analyse any risks that may have materialised and follow up the contingency plans and actions taken to mitigate them.

In the subsidiaries with greatest weight within the Group, such as the American subsidiaries, those plans are documented in the "Crisis Management Plan" (CMP), which species the main risks to which the company is exposed and the protocols for responding to them and the company officers responsible for implementation.

F FINANCIAL REPORTING INTERNAL RISK CONTROL AND MANAGEMENT SYSTEM (FRICS)

Describe the mechanisms comprising the financial reporting internal control and risk management systems (FRICS) of your company

F.1 Control environment

Report on at least the following, describing their principal features:

F.1.1 What bodies and/or duties are responsible for: (i) the existence and maintenance of an adequate and effective FRICS; (ii) its implementation; and (iii) its oversight?

As established in its Regulations, the Board of Directors is ultimately responsible for the existence, maintenance and oversight of an adequate, effective financial reporting internal control system (FRICS), delegating the existence and maintenance of the procedures to ensure that the financial reporting is correct to the Audit and Compliance Committee and the design and promotion to the Management Committee.

The Management Committee is responsible for the design, implementation and functioning of the FRICS through the Group Finance Department and the Finance Departments of the different business units. The different general managements are responsible for effective implementation of these systems within their respective areas of activity.

The Audit and Compliance Committee supervises the Group financial reporting, assisted by the Internal Audit Department, the external auditors and certain executives of the organisation (from the Finance Department or other areas) when required.

As established in the Regulations of the Board, the Audit and Compliance Committee has the following duties:

- a) Supervise and promote internal control of the company and its risk management systems.
- b) Oversee and promote the policies, procedures and systems used for preparing and controlling the company's financial reporting, checking the services performed in this regard by the Internal Audit Department, the Finance Department and the Management Committee and making sure the Group is adequately informed about them.
- c) Ensure that the internal control systems are adequate and effective in respect of the accounting practices and principles used when drawing up the company's annual accounts, supervising the policies and procedures established to ensure due compliance with applicable legal provisions and internal regulations.
- d) Oversee compliance with the internal codes of conduct and corporate governance rules. In particular, ensure implementation of and compliance with the internal regulations and codes applicable to the risk management and control systems in general and the financial reporting process in particular.
- F.1.2 State whether the following elements exist, especially in respect of the financial reporting process:
 - Departments and/or mechanisms responsible for: (i) designing and reviewing the
 organisational structure; (ii) clearly defining the lines of responsibility and authority, with an
 adequate distribution of tasks and duties; and (iii) ensuring that there are sufficient procedures
 for adequately informing the company.

As established in its Regulations, the board is responsible for defining the general strategy and guidelines for management of the company and boosting and supervising the actions taken by the senior officers, establishing an organisational structure that will guarantee the utmost efficiency of the senior management and the management team in general.

According to the Regulations of the Board, the Nomination and Remuneration Committee is responsible for checking the criteria followed regarding the composition and structure of the board and for selecting candidates for the board. It also nominates the chairman, CEO or managing directors and secretary of the board and proposes the assignment of directors to the different board committees, the members of the Management Committee and any other advisory committees that the board may create.

In turn, the Nomination and Remuneration Committee supervises the Senior Management of the group, both in appointments and removals and in assessing the senior executive remuneration and incentives policy, informing on the criteria applied in the subsidiaries, and the executive promotion, training and selection policies of both the parent and its subsidiaries.

Within each group company, the organisational structure of the units participating in the preparation of financial reporting depends on several factors, such as the volume of operations or type of business, but in all cases it corresponds to the need to cover the main duties of recording, preparing, checking and reporting the operations performed and the economic and financial position of the company. The executive directors and management of Ebro Foods participate actively in the management committees

of the group's subsidiaries, thereby guaranteeing direct communication through the lines of responsibility and authority.

The senior management and the human resources departments of the Group and each of the subsidiaries are responsible for designing the organisational structure according to local needs, the most important subsidiaries having a formal definition through organisation charts, which include a description of the duties and responsibilities of the main areas participating in internal control of financial reporting.

The different descriptions of positions and responsibilities are maintained by the human resources department of each subsidiary and the managements of all the subsidiaries, especially the financial managements, are informed of any new member of a subsidiary.

 Code of conduct, body responsible for its approval, degree of publicity and instruction, principles and values included (stating whether there is any specific mention of the recording of transactions and preparation of financial reporting), body responsible for analysing default and proposing corrective measures and penalties.

The Code of Conduct of the Ebro Group, an update of the Code of Ethics of 2003 and Code of Conduct of 2008, was approved by the board on 28 March 2012 and all levels of the organisation were notified.

The Code of Conduct provides guidance on how to act in the Group's internal and external relationships, strengthening the values that distinguish us and establishing a basic reference to be followed by the Group.

The Code aims to:

- Be a formal, institutional reference for personal and professional conduct.
- Guarantee the responsible, ethical behaviour of all the Group's professionals in their work.
- Reduce the element of subjectivity in personal interpretations of moral and ethical principles.
- Create a standardization tool to guarantee progressive implementation throughout the Group of the ten principles of the United Nations Global Compact.
- Grow responsibly and committed to all our stakeholders.

As established in the Code of Conduct, the Group assumes a principle of conduct based on transparent reporting, consisting of an undertaking to report reliable financial, accounting or other information to the markets. Accordingly, the company's internal and external financial reporting will give a true and fair view of its real economic, financial and equity situation according to generally accepted accounting principles.

Employees formally sign the Code of Conduct when they join the workforce of practically any Group company and it has been distributed among all Group employees during the year.

The Code of Conduct is also published in the Intranet, where it can be consulted by any employee, and on the Group's website.

The Audit and Compliance Committee, by delegation of the Ebro Foods Board of Directors, is responsible for monitoring and controlling application of the Code.

The Audit and Compliance Committee has an e-mail address to which any Group employee may send queries and suggestions regarding the interpretation of the Code of Conduct.

The Audit and Compliance Committee reports regularly to the Group's Board of Directors, after obtaining a report from the Corporate Social Responsibility Management, on any queries raised in respect of the interpretation and application of the Code of Conduct, how they have been solved and, where appropriate, the interpretation criteria followed.

Whistleblowing channel, through which the audit committee can be informed of any financial
or accounting irregularities, any breaches of the code of conduct and irregular activities within
the organisation, indicating whether this channel is confidential.

As established in the Regulations of the Board, the Audit and Compliance Committee is formally responsible for implementing a whistle-blowing channel accessible to all Group employees and defining a protocol for prioritising, processing, investigating and settling reports according to their importance and nature.

For this purpose, the Ebro Group has, through its Code of Conduct, established a whistle-blowing or reporting channel through which any irregular conduct in financial, accounting or other areas and any breach of the code of conduct can be reported confidentially.

The Audit and Compliance Committee has a specific e-mail address through which any employees may report whatever conduct they may consider necessary and contact the Audit and Compliance Committee to inform on breaches of the code of conduct.

The Audit and Compliance Committee guarantees the confidentiality of the reports handled, according to a confidentiality commitment signed by all those involved in handling the reports and other precautions included in the "Report Handling Protocol". That protocol, approved by the Audit and Compliance Committee in 2012, establishes the procedure to be followed on receiving reports, regarding their processing, prioritising, solving and notification.

 Training programmes and regular updates for employees involved in the preparation and checking of financial information and evaluation by the FRICS, covering at least accounting and auditing standards, internal control and risk management.

The Ebro Group has a policy of making sure it has personnel with sufficient training and experience to carry out the duties and responsibilities assigned to them. The Ebro employees involved in the preparation and checking of the financial information and FRICS evaluation participate in training and refresher courses regarding the laws and standards in place from time to time and good practices to guarantee the reliability of the financial information generated.

The Ebro Group also encourages and provides means and resources for its employees to keep their accounting knowledge up to date through the attendance of seminars, on-line information and other means and regular meetings are held with the external auditors to assess in advance the standards in place or those about to enter into force.

During the year the Ebro Group has focused its training for personnel involved in the preparation and checking of financial information and FRICS evaluation on the following aspects:

- Accounting updates
- Management and control of costs for business decision-making
- Training in the tax laws in different countries
- Financial reporting internal control system manual

F.2 Measurement of risks in financial reporting

Report at least on:

- F.2.1 What are the main features of the risk identification process, including risks of error or fraud, in respect of:
 - Whether the process exists and is documented.

Risk Management is a process established by Management and supervised by the board through the Audit and Compliance Committee. This process is specified through the Risk Management System based on the Corporate Risk Management Policy.

The potential risks events that could affect the organisation are identified and assessed through the Risk Management System, pinpointing and assessing the risks corresponding to each line of business. Through this Risk Management System the Ebro Group has drawn up a Consolidated Risk Map by compiling and combining the risk maps of its major subsidiaries.

This process is coordinated by a group-level team, which manages and establishes the permitted tolerance to the risk and coordinates actions to align the measures addressing risks with the Group's global risk policy so that the exposure to risk assumed by the Ebro Group overall is known at all times.

Based on the results obtained, systems are devised for addressing risks and internal control, to keep the likelihood and impact of those risks within the tolerance levels, thereby providing reasonable certainty regarding achievement of the strategic business goals.

The Ebro Group currently has a tool with which it is able to manage the Risk Management System, which covers all the most significant risks of the Ebro Group.

 Whether the process covers all the financial reporting objectives (existence and occurrence; integrity; measurement; presentation, breakdown and comparison; and rights and obligations); whether it is updated and how often. The Ebro Group has established a continuous improvement process to minimise the risks related with financial reporting, improving the design and effectiveness of existing controls.

For this purpose, it has a process identifying the risks affecting the reliability of financial reporting, based on and beginning with a definition of the scope, according to quantitative criteria of materiality in respect of the consolidated amounts and other qualitative criteria (error, fraud, uncommon transactions, etc.). Companies in the major business units or divisions that meet any of the afore-mentioned criteria and the material accounting items of each one are defined according to those criteria. Once the material items have been defined on a company level, the processes and sub-processes they affect are established, according to a relationship matrix.

For each of the sub-processes included within the scope, the inherent risks are identified and the checks made by the responsible persons to mitigate those risks are defined, setting this information down in a Risks-Controls Matrix. Those risks take account of all the financial reporting objectives (existence and occurrence; integrity; measurement; presentation, breakdown and comparison; and rights and obligations).

The financial reporting risks are identified in the Ebro Group's Risks-Controls Matrix and updated to take account of any changes in the scope of consolidation of the Group or development of its business and their reflection in the financial statements, making a comparative analysis every year of the variations in material processes and sub-processes to establish any risks that have not been previously identified.

The existence of a process for defining the scope of consolidation, taking into account, among
other aspects, the possible existence of complex corporate structures, base companies or
special purpose vehicles.

The Ebro Group has a documented process based on internal regulations that guarantees the correct identification of the scope of consolidation through an adequate separation of duties in the requesting, authorising, reporting and recording of any operation entailing the incorporation, merger, division, acquisition or sale of companies and any other corporate operation, directly involving the legal department, management committee and the board.

This process considers the possible existence of complex corporate structures, base companies or special purpose vehicles, among other means by establishing an adequate structure to separate the duties of requesting, authorising and reporting for any corporate operation within the Group. However, transactions or complex corporate structures that might entail off-balance sheet transactions which should be recorded within it are not identified at present.

 Whether the process takes into account the effects of other types of risk (operational, technological, financial, legal, reputational, environmental, etc.) insofar as they affect the financial statements.

The Risks Management System of the Ebro Group is designed to identify potential risk events that might affect the organisation. At present there are four types of risks: Operating, Compliance, Strategic and Financial risks, and the conclusions are taken into account insofar as the risks may affect financial reporting.

Which governing body of the company supervises the process.

According to the regulations of the board, the Audit and Compliance Committee is responsible for regularly checking the internal risk management and control systems ensuring that the principal risks are adequately identified, managed and disclosed.

F.3 Control activities

Inform whether the company has at least the following, describing their main features:

F.3.1 Procedures for checking and authorising financial information to be published on the stock markets and description of the FRICS, indicating who is responsible for these tasks and documentation describing the flows of activities and controls (including those checking for the risk of fraud) in the different types of transactions that may have a material effect on the financial statements, including the procedure for closing of accounts and the specific review of judgements, estimates, valuations and significant projections.

The priorities established within the Ebro Group include the quality and reliability of the financial information, both internal for decision-making and that published on the markets. The information to be provided by the different units is requested by the Group financial department, paying special attention to the processes of closing the accounts, consolidation, measurement of intangibles and areas subject to judgement and estimates.

The Ebro Group has procedures for checking and authorising financial information and description of the FRICS, responsibility for which corresponds to the financial department, the management committee, the Audit and Compliance Committee and the board.

The Audit and Compliance Committee checks and analyses the financial statements and any other important financial information, as well as the principal judgements, estimates and projections included and discusses them with the corporate financial department and the internal and external auditors to confirm that the information is complete and the principles applied are consistent with those of the previous full-year accounts.

The procedure for checking and authorising the financial information corresponds to the Group financial department, based on the information checked and validated by the different units. The Audit and Compliance Committee supervises this information to be published on the market.

The Group has implemented an improvement process to increase the documentation and make the generation of financial information and its subsequent supervision more effective and efficient.

The significant processes involved in the generation of the Group financial reporting are documented based on the COSO internal control model. The main processes documented are:

- Closing of Financial Statements and Reporting
- Consolidation
- Sales and Receivables
- Purchases and Payables
- Fixed Assets
- Inventories
- Payroll

The documentation outline is extended progressively, according to the materiality and the general criteria established in the Group's financial reporting internal control system.

The persons responsible for each of the documented processes in each subsidiary have been identified. They are responsible for keeping those processes up to date on an annual basis, reporting to the Group all and any modifications made.

Process documentation includes details of the flows and transactions and the financial reporting objectives and controls established to ensure they are met. It also contemplates the risks of error and/or fraud that might affect the financial reporting objectives. The documentation of flows of activities and controls that may have a material effect on the financial statements, including the accounts closing procedure, includes the preparation of narratives on the processes, flow diagrams and risk and control matrices. The controls identified are both preventive and detective, manual and automatic, describing also their frequency and associated information systems.

F.3.2 Internal control procedures and policies for the IT systems (including access security, track changes, operation, operating continuity and separation of duties) used for the significant processes of the company in the preparation and publication of financial information.

The Group has rules of action for managing information security. Those rules are applicable to the systems used to generate financial information and the IT Department is responsible for defining and proposing the security policies.

Within its policies and infrastructure management the Ebro Group has procedures to secure each of the following points:

i) Both physical and logical access are controlled to ensure that only authorised internal and external personnel can access the Ebro centres and systems. Ebro has several Data Centres, the main one in Spain where the company's critical systems are housed. The major subsidiaries also have local data centres. They all have their own infrastructure to guarantee adequate control of access to the installations. In small subsidiaries, the general rule is to have external service providers to provide that security. When external service providers are used, the Ebro Group makes internal audits of the information systems and their architecture, including the security aspect.

Logical access control is secured with efficient management of access to our systems, whether internal or external, and through a user management coordinated with the human resources department and the company's group of managers. Ebro has user access control systems and workflow tools to guarantee intra-

departmental integration and efficient updating of user status, regularly identifying those who no longer access the systems.

External access is guaranteed through specific users and controlled management. The necessary elements have also been provided on a network level to ensure that only authorised users and process have access from outside.

- ii) The larger subsidiaries mainly use the ERP system called SAP. In all those cases, Ebro has procedures underpinned by systems in which production changes are systematically filtered and assessed, their life cycle managed, and disseminated after acceptance by specific users and impact analysis in the systems currently used in production.
- iii) The separation of duties is underpinned by the use of roles by groups of users, which allow access only to the information and transactions previously approved by the organisation. The modification or creation of new roles is backed by the same procedure that guarantees management of the user life cycle and is applicable to the major companies of the Ebro Group. Special attention is paid to separation in IT support processes to make sure that the tasks of development, sending to production and administration of the system are duly separated.
- iv) Ebro has internal tools which, combined with the user support departments and systems (Help Desk), quarantee the management and traceability of incidents in the IT systems.

The critical information systems are always housed in our data centres and there are individuals assigned to each one who are responsible for proactive monitoring of the automatic processes and proactive assessment of the yield and functioning of the systems.

Ebro has global contracts with security control tool providers, which guarantee the installation of such tools in all the computer and data processing equipment used in the company.

- v) Ebro has tools to guarantee the continuity of business support by its IT systems in the event of a fatal error or system crash. There are backup systems and policies in its data centres that guarantee access to information and systems in case of a crash. The use of tape backups and replicating the information in several computers with subsequent triangular distribution are habitual procedures for making incremental or complete backup copies. The current systems allow recovery of the information up to the specific time of the fatal error or system crash.
- F.3.3 Internal control procedures and policies to oversee the management of outsourced activities and any aspects of valuation, calculation or measurement commissioned to independent experts, which may have a material impact on the financial statements

In general, the Ebro Group manages all activities that may have a material impact on the reliability of the financial statements directly using internal resources to avoid outsourcing. There are very few outsourced activities and the procedures and controls of those activities are regulated in the contracts signed with the service providers in question.

The valuation, calculation or measurement activities commissioned by the Ebro Group to independent experts are mainly concerned with the appraisal of properties, actuarial studies of commitments to employees and impairment testing of intangibles.

Only service providers of internationally recognised standing are used for these valuation reports, making sure that they are not affected by any fact or event that could compromise their independence.

The reports obtained from these firms are submitted to internal review to check that the most significant assumptions and hypotheses used are correct and that they comply with the International Valuation Standards (IVS) and International Financial Reporting Standards (IFRS).

F.4 Information and communication

Inform whether the company has at least the following, describing their main features:

F.4.1 A specific department responsible for defining the accounting policies and keeping them up to date (accounting policy department or division) and solving queries or conflicts deriving from their interpretation, maintaining fluent communication with those

responsible for operations in the organisation, as well as an updated accounting policy manual distributed among the units through which the company operates.

The Ebro Group has adequate procedures and mechanisms to put the applicable criteria across to the employees involved in the preparation of financial information and the IT systems used in that preparation. This is done through the Management Control Unit and the Corporate Financial Department, whose powers include the following, among others:

- * Define, administer, update and report on the Group's accounting policies, in compliance with the applicable accounting standards and rules of consolidation for the preparation and presentation of financial information to be disclosed.
- * Prepare, update and report on the Accounting Policy Manual to be applied by all financial units in the Group. This manual is updated annually.
- * Settle any queries or conflicts regarding the interpretation and application of the accounting policies, maintaining fluent communication with those responsible for these operations in the organisation.
- * Define and create templates, formats and criteria to be used for preparing and reporting the financial information. All financial information distributed on the markets is prepared by consolidating the reports of the different business units, prepared using mechanisms for data input, preparation and presentation that are homogenous for the entire Group. These mechanisms are designed to enable compliance with the standards applicable to the principal financial statements, including accounting criteria, valuation rules and presentation formats and embrace not only the balance sheet, profit and loss account, statement of changes in equity and statement of cash flows, but also the obtaining of other information that is necessary to prepare the notes to the financial statements.
- F.4.2 Mechanisms for collecting and preparing financial information with homogenous formats, applied and used by all business units in the company or group, valid for the main financial statements and notes, and the information given on the FRICS

The Group's financial information is prepared using a process of aggregating separate financial statement at source for subsequent consolidation according to the applicable accounting and consolidation standards, to obtain the consolidated financial information to be published on the markets.

The process of aggregation and consolidation of the Group's financial statements is based on homogenous, common format templates that include different tables and reports to be completed. They also have automatic internal controls to check the integrity and reasonability of the data input.

These templates are validated by a financial manager in each subsidiary before sending them for checking and consolidation. To complete the automatic checks, those data and the estimation, valuation and calculation principles used to obtain them, as well as the accounts closing procedure, are checked by the financial manager at each level of aggregation and consolidation until the Ebro Group consolidated financial information is obtained, prepared and checked by the corporate financial department.

The Ebro Group has established a reporting system for the Financial Reporting Internal Control System, which is available in the Group for all the subsidiaries included within the Scope. Through that reporting system, the management of the parent coordinates maintenance of the system in the rest of the subsidiaries annually through the assignment of persons responsible for their maintenance and updating in the event of any significant change to be taken into consideration in the documentation. Finally, if any weaknesses are detected in the financial reporting internal control system, the subsidiaries are notified of the necessary action plans and they are monitored by management of the parent.

F.5 Supervision of the functioning of the system

F.5.1 Inform on the FRICS supervisory activities performed by the Audit Committee and whether the company has an internal audit department responsible, among its duties, for assisting the committee in its supervision of the internal control system, including the financial reporting internal control system (FRICS). Inform also on the scope of the FRICS appraisal made during the year and the procedure through which the department or body responsible for the appraisal informs on the outcome, whether the company has an action plan defining any possible corrective measures and whether their impact on the financial information has been considered.

The board is ultimately responsible for the existence, maintenance and supervision of an adequate, effective financial reporting internal control system, which is designed and implemented by the management committee. Among the duties defined in the Regulations of the Board, the Audit and Compliance Committee assists and supports the board in its supervision of the accounting and financial information, the internal and external audit services and corporate governance.

The audit and compliance commission must see that the internal audit procedures, the internal control systems in general, including the risk management control system and in particular the financial reporting internal control system, are adequate; the external auditor and manager of the internal audit department are selected on the basis of objective, professional qualifications, guaranteeing their independence in the performance of their duties; report to the board on any related party transactions submitted for its consideration; control any possible conflicts of interest; and, in general, make sure that all the company's information and reporting, particular financial, complies with the principle of truth and maximum transparency for shareholders and markets.

The internal audit department has submitted its annual working plan to the Audit and Compliance Committee and reported directly to said committee on any incidents detected in the performance of that work, proposing the corresponding action plan defining any necessary corrective measures; and at the end of each year, it has submitted an activity report.

The results of checks made by the internal audit department and any incidents detected have been reported to the Audit and Compliance Committee. Moreover, the action plan devised for remedying those incidents has been sent to both the person responsible for remedying them and the Audit and Compliance Committee.

7.5.2 Inform on whether the company has a discussion procedure whereby the auditor (according to the provisions of the auditing standards), the internal audit department and other experts can inform the senior management and audit committee or company directors of any significant weaknesses detected in internal control during the auditing or checking of the annual accounts or any other processes commissioned to them. Indicate also whether the company has an action plan to remedy or mitigate the weaknesses observed.

The Audit and Compliance Committee has a stable, professional relationship with the external auditors and the main companies in its group, strictly respecting their independence. That relationship favours communication and discussion of any internal control weaknesses pinpointed during the auditing of annual accounts or any other audit work commissioned to them.

In this regard, the Audit and Compliance Committee receives information from the external auditor at least every six months on the audit plan and outcome of its performance, and checks that the senior management heeds the auditor's recommendations.

In addition, as established in the Regulations of the Board, it is responsible for overseeing the Internal Audit Services, being informed on the financial reporting process and internal control systems.

During 2013, the External Auditor attended 4 meetings of the Audit and Compliance Committee and the Internal Auditor has attended 7 such meetings.

F.6 Other significant information

N/A

F.7 External auditor's report

7.7.1 Inform as to whether the FRICS information sent to the markets was checked by the external auditor, in which case the company should include the corresponding report in an annex. If not, why not.

The external auditor's report is appended.

G EXTENT OF COMPLIANCE WITH THE CORPORATE GOVERNANCE RECOMMENDATIONS

Indicate the degree of compliance by the company with the recommendations of the Unified Good Governance Code.

If any recommendation is not followed or is only partly followed, include a detailed explanation of the reasons so that shareholders, investors and the market in general have sufficient information to assess the company's actions. General explanations are not acceptable.

	as	isess the compan	iy S action	is. Gerierai expiaria	lions are not a	ассеріавіе.					
1.	an		nolder or i	sted companies should mpose other restrict					-		
	Se	e sections: A.10, B.1	1, B.2, C.1.2	3 and C.1.24							
				Complies X] E>	xplanation					
2.	When both the parent company and a subsidiary are listed, they should both publish a document specifying exactly:										
	a)			are respectively engary and other group		any busines	s dealing	s between them	, and		
	b) The mechanisms in place to solve any conflicts of interest.										
		See sections: D.4	and D.7								
		Complies		Partial compliance	E	Explanation		Not applicable	X		
3.		-		d in company law, an eral Meeting for appro		-		eration of the cor	npany		
	a)		of core a	panies into holdings ctivities thereunto p s subsidiaries;							
	b)	Acquisition or d	isposal of	key operating asset	s, if this involv	ves an effect	ive altera	tion of its objec	ts;		
	c)	Any operations	producing	effects equivalent t	o liquidation o	of the compa	ny.				
		See section: B.6									
		Complies	X	Partial complian	ce	Ехр	lanation				
4.		etailed proposals of	f the resolu	Partial complian ations to be adopted a be published simultar	it a General Me	eeting, includi	ng the inf		plated		
4.		etailed proposals of	f the resolu	utions to be adopted a	at a General Me	eeting, includi	ng the inf		plated		
4 .	in Su	etailed proposals of Recommendation 2 ubstantially indeper	f the resolu 27, should	utions to be adopted a	at a General Meneously with the Exact Ex	eeting, includie notice of cal	ng the inf I to the Ge	eneral Meeting.			
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4 .	in Su	etailed proposals of Recommendation 2 abstantially independent preferences sep	f the resolu 27, should ndent items parately. The	tions to be adopted a be published simultar Complies X s shall be voted separatis rule is particularly a	at a General Meneously with the second with the second sec	eeting, includie notice of cal splanation al Meetings to	ng the inf I to the Ge enable s	eneral Meeting. hareholders to ex	press		
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6. Companies should allow split votes, so that financial intermediaries on record as shareholders but acting on

	behalf of diffe	rent clien	ts can vote acco	ording to the latte	ers' instructi	ons.			
				Complies X		Explanation			
7.		-				-	_	all shareholders the of the company over	
	It shall also ensure that the company complies with the applicable laws and regulations in its relations with stakeholders; fulfils its contracts and obligations in good faith; respects good customs and practice in the sectors and territories in which it operates; and upholds any other social responsibility principles that it may have subscribed to voluntarily.								
	С	omplies	X	Partial complian	ce		Explanation		
8.	The Board should undertake, as its principal mission, to approve the company's strategy and the organisation required to put it into practice, and to oversee and ensure that Management meets the targets marked out and respects the objects and corporate interest of the company. For this purpose, the full Board shall approve the following:								
	i)		_	of the Company ss plan, managen	-		al budgets:		
	ii)		nent and financi				a. au age e,		
	, iii)			re of the corpora	te group;				
	iv)	Corpora	ate governance	policy;					
	v)	Corpora	ate social respo	nsibility policy;					
	vi)	Policy	on the remunera	tion and performa	ance assess	ment of senio	or officers;		
	vii	Risk m	•	control policy ar	nd the regul	ar monitoring	g of internal info	ormation and control	
	viii	i) The div	vidend policy and	d treasury stock p	olicy, partic	ularly regard	ing limits.		
			See sections: C.	1.14, C.1.16 and E.	.2				
	b) The follow	wing dec	isions:						

- Upon recommendation by the chief executive, the appointment and possible removal of senior officers, and corresponding severance clauses;
- i) Directors' emoluments and, for executive directors, supplementary remuneration for their executive duties and any other terms and conditions to be included in their contracts;
- iii) The financial information that listed companies are obliged to disclose periodically;
- iv) Any investments or transactions considered strategic by virtue of their amount or special characteristics, unless approval corresponds to the General Meeting;
- Creation or acquisition of shares in special purpose vehicles or companies domiciled in countries or territories considered tax havens, and any transactions or operations of a similar nature which could, by virtue of their complex structure, impair the group's transparency.
- c) Transactions between the company and its directors, significant shareholders or shareholders with representatives on the Board, or persons related thereto ("related-party transactions").

This authorisation will not be necessary for related-party transactions that meet all of the following three conditions:

- 1. Made under contracts with standard terms and conditions applied across the board to large numbers of clients;
- 2. Made at the general prices or rates established by the person supplying the good or service;
- 3. Made for a sum not exceeding 1% of the company's annual earnings.

The Board is recommended to make approval of related-party transactions dependent on a favourable report by the Audit Committee, or such other committee as may be assigned this duty. Apart from not exercising or delegating their vote, the affected Directors shall leave the room during the corresponding discussion and voting by the Board.

It is recommended that these competences of the Board be non-delegable, except those contemplated in paragraphs b) and c), which may be adopted by the Executive Committee in an emergency, subject to subsequent ratification by the full Board.

	See sections: D.1 and D.6
	Complies X Partial compliance Explanation
9.	The Board should have an adequate size to secure efficient, participative performance of its duties. The recommended size is between five and fifteen members.
	See section: C.1.2
	Complies X Explanation
10	Non-executive proprietary and independent directors should have an ample majority on the board, while the number of executive directors should be kept to a minimum, taking account of their equity ownership and the complexity of the corporate group.
	See sections: A.3 and C.1.3
	Complies X Partial compliance Explanation
11	Among the non-executive directors, the ratio of proprietary to independent directors should reflect the proportion between capital represented and not represented on the Board.
	This strictly proportional distribution may be relaxed so that proprietary directors have a greater weight than that corresponding to the total percentage of capital they represent:
	1. In companies with a high capitalisation with few or no shareholdings considered significant by law but in which certain shareholders have interests with a high absolute value.
	2. In companies with a plurality of unrelated shareholders represented on the Board.
	See sections: A.2, A.3 and C.1.3
	Complies X Explanation
12	. The total number of Independent Directors should represent at least one-third of the total Directors.
	See section: C.1.3
	Complies Explanation X
	There are 4 independent directors, representing 30.769% of the total directors.
	The company considers that the composition of the board reflects the shareholding structure of the company, so it is no necessary to appoint another independent director for the time being, in view of the small difference in respect of the recommended proportion.
13	The Board should explain the nature of each director at the general meeting at which an appointment is to be made or ratified. The type of director should be confirmed or altered, as the case may be, in the Annual Corporate Governance Report, following verification by the Nomination Committee. The reasons why proprietary directors have been appointed at the request of shareholders with an interest of less than 5% in the capital shall be

explained in that Report, as well as the reasons, where appropriate, for not meeting formal requests for presence on the board from shareholders with an interest equal or greater than others at whose request proprietary

See sections: C.1.3 and C.1.8.

directors have been appointed.

	Complies X Partial compliance Explanation											
14	. When there are few or no female directors, when vacancies arise on the Board, the Nomination Committee should ensure that:											
	a) There is no hidden bias against female candidates in the selection procedures;											
	b) A conscious effort is made to include women with the target profile among the candidates.											
	See sections: C.1.2, C.1.4, C.1.5, C.1.6, C.2.2 and C.2.4											
	Complies Partial compliance Explanation X Not applicable											
	Board members are appointed regardless of candidates' sex, so there is no positive or negative discrimination of any nature in the election of directors.											
	At present, Sol Daurella Comadrán, Blanca Hernández Rodríguez and Concepción Ordiz Fuertes are on the board.											
15	5. The Chairman, being responsible for the effective operation of the Board, should make sure that directors receive sufficient information in advance; stimulate debate and active participation by directors at all Board meetings, protecting their free stand and expression of opinion on any issues; and organise and coordinate periodic assessment of the Board, and the Managing Director or CEO, if any, with the chairmen of the principal committees.											
	See section: C.1.19 and C.1.41											
	Complies X Partial compliance Explanation											
16	. When the Chairman of the Board is also the chief executive officer of the company, one of the independent directors should be authorised to request the calling of a board meeting or the inclusion of new items on the agenda; coordinate and express the concerns of the non-executive directors; and direct the assessment by the Board of its Chairman.											
	See section: C.1.22											
	Complies Partial compliance X Explanation Not applicable											
	The company partially complies with this recommendation, since the Regulations of the Board recognises the right of all directors to request the calling of a board meeting or the inclusion of items on the agenda, not limiting this power exclusively to independent directors.											
	Article 9.2 of the Regulations of the Board stipulates that one-third of the board members may, at least six days prior to the date of a board meeting, request the inclusion of items which, in their opinion, should be transacted.											
	Article 9.5 of the Regulations stipulates that the board may discuss and adopt resolutions on issues included on the agenda, as well as any others which all the directors present and represented at the meeting agree to dispatch.											
	Similarly, Article 25.2.b) of the Regulations establishes that directors shall request a meeting of any corporate bodies they belong to whenever they may consider this to be in the company's interests, proposing such items as they may consider adequate for the agenda.											
	adequate for the agenda. Finally, Article 33.1 of the Regulations provide that when the chairman of the board is also the chief executive officer of the company, the board may appoint a vice-chairman from among the non-executive directors, who will be entitled to call board meetings or include new items on the agenda and organise meetings to coordinate among non-executive directors, and who will direct the assessment of the chairman. If no vice-chairman is appointed, the board will authorise an independent director to perform these duties.											

- 17. The Secretary of the Board should especially ensure that the Board's actions:
 - a) Conform to the text and spirit of the laws and regulations, including those adopted by the market watchdogs;
 - b) Conform to the company's Articles of Association and the Regulations of the General Meeting, the Board and any other internal regulations of the Company;
 - Take account of the good governance recommendations contained in this Unified Code endorsed by the company.

removal should require a report by the Nomination Committee and approval by the full Board; and the procedure for appointment and removal should be set down in the Regulations of the Board. See section: C.1.34 Complies Partial compliance Explanation 18. The Board should meet as often as may be necessary to secure efficient performance of its duties, following the calendar and business established at the beginning of the year, although any director may propose other items not initially contemplated to be included on the agenda. See section: C.1.29 Complies Partial compliance Explanation 19. Non-attendance of Board meetings should be limited to inevitable cases and stated in the Annual Corporate Governance Report. If a director is forced to grant a proxy for any Board meeting, the appropriate instructions should be issued. See sections: C.1.28, C.1.29 and C.1.30 Complies Partial compliance Explanation 20. When the Directors or the Secretary express concern over a proposal, or, in the case of Directors, the company's performance, and those concerns are not settled by the board, they should be put on record, at the request of those expressing them. Partial compliance Complies Explanation Not applicable 21. The full Board should assess once a year: a) The quality and effectiveness of the Board's actions; b) Based on the report issued by the Nomination Committee, the performance by the Chairman of the Board and Chief Executive Officer of their respective duties; c) The performance of its Committees, based on the reports issued by each one . See section: C.1.19 and C.1.20 Complies Partial compliance Explanation 22. All the Directors should be entitled to obtain such supplementary information as they may consider necessary on business within the competence of the Board. Save otherwise stipulated in the Articles of Association or Board Regulations, their requests should be addressed to the Chairman or Secretary of the Board. See section: C.1.41 Complies X Explanation 23. All Directors should be entitled to call on the company for specific guidance in the performance of their duties, and the company should provide adequate means for exercising this right, which in special circumstances may include external assistance, at the company's expense. See section: C.1.40 Complies Explanation 24. Companies should establish an induction programme to give new Directors a rapid, sufficient insight into the company and its rules on corporate governance. Directors should also be offered refresher courses in the appropriate circumstances. Complies Partial compliance Explanation

To guarantee the independence, impartiality and professionalism of the Secretary, his/her appointment and

25		mpanies cordingly		quire Directors	s to devote the necess	ary time and	efforts to perform	n their duties ef	fficiently.
	a)				Nomination Committe		her professional	obligations th	ney may
	b)	Compa	nies shou	ld limit the nu	ımber of directorships	s that its Dire	ectors may hold.		
	See	e sections	: C.1.12, C.	1.13 and C.1.17					
		С	omplies	X	Partial compliance		Explanation		
26		-			-appointment of directo ors by cooptation shou		•	he General Mee	eting and
	a)	At the p	roposal c	of the Nomina	tion Committee, in the	case of ind	ependent directo	ors;	
	b)	Subject	to a repo	rt by the Nom	nination Committee fo	r other direc	tors.		
	See	e section:	C.1.3						
			Complies	X	Partial compliance		Explanation		
27	. Co	mpanies	should pu	blish on their v	vebsites and regularly ι	pdate the fol	lowing information	n on their directo	ors:
	a)	Profess	ional and	biographical	profile;				
	b)	Other d	irectorsh	ips held, in lis	ted or unlisted compa	anies;			
	c)	Type of related		indicating in	the case of proprieta	ry directors	the shareholders	s they represer	nt or are
	d)	Date of	first and	subsequent a	ppointments as comp	any directo	r; and		
	e)	Compa	ny shares	and stock op	tions held.				
		С	omplies		Partial compliance	X	Explanation		
	The	company	complies v	with all points of	this recommendation exce	ept b).			
28	cor	mpany. T	hey shou	ld also resign	when the shareholder the in the corresponding option in the number of p	number whe	n the shareholde		-
	See	e sections	: A.2, A.3 a	ind C.1.2					
		С	omplies	X	Partial compliance		Explanation		
29	or s by dut	she was the Nom ies or w	appointed ination Co hen he o	, unless there mmittee. Just r she falls into	emoval of any indepen are just grounds for doi grounds are deemed to any of the circumsta to the provisions of Ord	ing so, as ap exist when tances by virt	preciated by the I the director has a ue of which he/s	Board subject to cted in breach o	a report of his/her
	sin cha	nilar cor anges ir	porate op	erations producture of the	ectors may also be p ucing a change in the Board correspond	capital stru	cture of the con	npany, wheneve	er those
	See	e sections	: C.1.2, C.1	.9, C.1.19 and C	.1.27				
					Complies X	Explan	ation		
30	. Co	mpanies	should es	stablish rules o	obliging directors to re	port and, if i	necessary, resign	in any cases t	hat may

jeopardise the company's reputation. In particular, directors should be obliged to inform the Board of any criminal

proceedings brought against them and the subsequent development of the proceedings.

	If a director is tried for any of the offences contemplated in section 213 of the Corporate Enterprises Act, the Board should study the case as soon as possible and, in view of the specific circumstances, decide whether or not the director should remain in office. A reasoned account should be included in the Annual Corporate Governance Report.									
	See section	ns: C.1.42 an	d C.1.43							
		Complies	X	Partial com	pliance		Explanation			
31	submitted the poten	to the Boa	rd may of of intere	rly express their ogo against corporatest should also do	e interests. T	he independe	ent and othe	r directors not af	ffected by	
	And when the Board adopts significant or reiterated decisions regarding which a director has expressed serious reservations, the latter should reach the appropriate conclusions and, if he or she opts to resign, explain the reasons in the letter contemplated in the following recommendation.									
	This reco	mmendatio	on also a	affects the Secreta	ry of the Bo	ard, even if h	e or she is	not a director.		
		Complies	X	Partial compliance		Explanation		Not applicable		
32	he or she retiremen	e should ex	cplain the	from office on whate reasons in a lett a regulatory discla	er sent to al	the Board r	nembers. R	egardless of wh	ether the	
	See section	n: C.1.9								
		Complies	X	Partial compliance		Explanation		Not applicable		
33	the value		e and ar	shares in the company variable remune directors.		-				
				not be applicable to their retirement			when subj	ect to the cond	ition that	
		Complies	X	Partial compliance		Explanation		Not applicable		
34				cutive directors show			rate their ded	dication, qualifica	itions and	
		Comp	olies [X Explanat	ion	Not :	applicable			
35		linked remu ich earnings		should take accou	int of any qua	alifications in	the external	auditor's report	that may	
		Comp	olies	Explanat	ion	Not a	applicable	X		
36	may be no	ecessary to y deriving f	ensure t	neration, the pay po hat such remunerat eral trends on the	tion is related	to the profes	sional perfor	mance of its ben	eficiaries,	

37. When there is an Executive Committee, the balance between the different types of director should roughly mirror

Not applicable

Explanation

Χ

Complies

	that of the Board and its secretary should be the Secretary of the Board.										
	See	e sectio	ons: C.2.1 and	d C.2.6							
			Complies	X	Partial compliance		Explanation		Not applica	ble	
38.					ned at all times of the mbers should receive a				-		utive
			Complies	Χ	Explanation		Not applicable				
39.). In addition to the Audit Committee which is mandatory under the Securities Market Act, the Board shall set up a Nomination and Remuneration Committee, or two separate Committees.										
					and procedure of the should be set out in the						tion
	a) The Board should appoint the members of these Committees, taking account of the directors' knowledge, expertise and experience and the duties corresponding to each Committee and discuss their proposals and reports. The Committees should report to the Board on their actions at the first full Board meeting after each Committee meeting, being accountable for the work done.										
	b) These Committees should have a minimum of three members, who should be exclusively non-executive directors. This notwithstanding, executive directors or senior officers may attend their meetings when expressly so decided by the Committee members.										
	c)	The	Committees	should	be chaired by Indepe	ndent Dire	ectors.				
	d) They may obtain external assistance whenever this is considered necessary for the performance of their duties.										
	e)	Minu	ıtes should	be issu	ed of Committee meet	ings and a	copy sent to	all memb	ers of the I	Board.	
	See	e section	ons: C.2.1 and	d C.2.4							
	See	e section	ons: C.2.1 and	X C.2.4	Partial complia	ance		Explanati	ion		
40.	The	e Aud	Complies	X ee, Non	nination Committee or ponsible for overseeing	, if separa	-	oliance o	r Corporate		
40.	The Co gov	e Aud mmitte vernar	Complies dit Committeee(s) should	X ee, Non d be res d regulat	nination Committee or ponsible for overseeing	, if separa	-	oliance o	r Corporate		
40.	The Co gov	e Aud mmitte vernar	Complies dit Committe ee(s) should nce rules and	X ee, Non d be res d regulat	nination Committee or ponsible for overseeing	, if separa	-	oliance o	r Corporate		
	The Co gov See	e Aud mmitte vernar e section	Complies dit Committee(s) should note rules and ons: C.2.3 and Complies bers of the A	ee, Nond be resid regulated C.2.4	nination Committee or ponsible for overseeing ions.	, if separage complian	ce with interna	obliance o al codes	r Corporate	and corpo	orate
	The Co gov See	e Aud mmitte vernar e section	Complies dit Committee(s) should note rules and ons: C.2.3 and Complies bers of the A	ee, Nond be resid regulated C.2.4	nination Committee or ponsible for overseeing ions. Explanation	, if separage compliant	ce with interna	obliance o al codes	r Corporate	and corpo	orate
41.	The Co gov See	e Aud mmitto vernar e section memil d expense	Complies dit Committee(s) should note rules and ons: C.2.3 and Complies bers of the Aperience in accomplies	ee, Nond be resided regulated C.2.4 X Audit Corrections X ould have	nination Committee or ponsible for overseeing ions. Explanation mmittee, particularly its pauditing or risk management.	, if separage compliant	should be appopervised by the	oliance o al codes o	r Corporate of conduct	and corpo	orate
41.	The Co gov See	e Aud mmitto vernar e section memil d expented con ective	Complies dit Committee(s) should note rules and ons: C.2.3 and Complies bers of the Aperience in accomplies	ee, Nond be resided regulated C.2.4 X Audit Corrections X ould have	nination Committee or ponsible for overseeing ions. Explanation mmittee, particularly its pauditing or risk manage Explanation ean internal audit departs.	, if separage compliant	should be appopervised by the	oliance o al codes o	r Corporate of conduct	and corpo	orate
41.	The Co gov See	e Aud mmitto vernar e section memil d expented con ective	Complies dit Committee(s) should note rules and constructions: C.2.3 and Complies bers of the Aperience in accomplies complies complies	ee, Nond be resided regulated C.2.4 X Audit Corrections X ould have	nination Committee or ponsible for overseeing ions. Explanation mmittee, particularly its pauditing or risk manage Explanation ean internal audit departs.	, if separage compliants Chairman, pement. artment, surand control	should be appopervised by the	oliance o al codes o	r Corporate of conduct	and corpo	orate
41.	The Co gov See	e Aud mmitte vernar e section memili d expense ted con ectiver	Complies dit Committee(s) should neer rules and complies bers of the Americance in accomplies complies	ee, Nond be resid regulated C.2.4 X Audit Correcounting X ould havid iciency of X er should	nination Committee or ponsible for overseeing ions. Explanation mmittee, particularly its pauditing or risk manage Explanation e an internal audit depart the internal reporting and t	, if separage compliants Chairman, gement. artment, surand control programm	should be app pervised by the systems.	oliance of all codes of codes	r Corporate of conduct view of their ommittee, to	and corpo	ge of

44. The risk management and control policy should define at least:

	a)) The different types of risk (operational, technological, financial, legal, reputational) to which the company is exposed, including under financial or economic risks any contingent liabilities or other off-balance-sheet exposure;										
	b)	The	leve	l of risk t	hat the compan	y considers acce	eptable;					
	c) ⁻) The measures envisaged to soften the effects of the risks identified, should they materialise;										
	d)	d) The internal reporting and control systems to be used to control and manage those risks, including contingent liabilities or off-balance-sheet risks.										
	See	e sectio	on: E									
			Coi	mplies	X	Partial compliance			Explanation			
1 5.	The	e Aud	it Co	mmittee s	should:							
	1.	In co	nne	ction wit	h the internal re	eporting and con	trol systen	ns:				
		a)				sks identified thro g are adequately m			e effective interr	nal control of the		
		b) Oversee the independence and effectiveness of the internal audit department; propose the nomination, appointment, reappointment and removal of the chief audit officer; propose the budget for this department; receive periodical information on its activities; and check that the top management heeds the conclusions and recommendations set out in its reports.										
		c) Establish and supervise a "whistle-blowing" procedure so employees can confidentially and, if considered appropriate, anonymously report any potentially important irregularities they may observe in the company's conduct, especially in financial and accounting aspects.										
	2. I	ln cor	nec	tion with	the external au	ditor:						
		a)		_		from the external ts recommendation		the audit plai	n and findings a	nd make sure the		
		b)	Gu	uarantee th	ne independence	of the external aud	itor, and fo	this purpose	:			
			i)			form the CNMV an any disagreemen				ditor is changed, g auditor and their		
			ii)	Investiga	ate the circumsta	nces giving rise to	resignation	of any extern	al auditor.			
	See	e sectio	ons: (C.1.36, C.2	2.3, C.2.4 and E.2							
			Coi	mplies	X	Partial compliance			Explanation			
16.						nployee or executi ny other senior offi		company into	its meetings, e	ven ordering their		
			Coi	mplies	X	Explanation						
17.					should report to sponding decisio	the Board on th	e following	matters fror	n Recommenda	ation 8 before the		
	a)	shall	ens	sure that	interim financia	sted companies al statements are ng a limited exter	e drawn u	under the				
	b)	territ	orie	s which	are considered	s in special purp tax havens, and emplex structure,	d any tran	sactions or	operations of			

c) Related-party transactions, unless this prior reporting duty has been assigned to another supervision and control committee.

See sections: C.2.3 and C.2.4

	Complies	X	Partial compliance		Explanation					
and in	exceptional ci	rcumstances	void a qualified auditor's rep when such qualifications ex the shareholders their cont	kist, both the Ch			•			
See sec	ction: C.1.38									
	Complies	X	Partial compliance		Explanation					
	49. The majority of the members of the Nomination Committee – or Nomination and Remuneration Committee if there is just one – should be independent directors.									
See see	ction: C .2.1									
	Complies	X	Partial compliance		Explanation					

Explanation

Not applicable

Complies

Complies

Χ

concerning executive directors and senior officers.

Χ

Partial compliance

53. The Remuneration Committee should consult the Chairman and Chief Executive Officer,

Explanation

Not applicable		
er, especially or	n matters	

H OTHER INFORMATION OF INTEREST

- If you consider there to be any important aspect regarding the corporate governance practices applied by your company or other companies in the group that have not been mentioned in this report, but which should be included to obtain more complete, reasoned information on the corporate governance practices and structure in the company or group, describe them below and give a brief explanation.
- 2. This section may be used to include any other information, clarification or qualification relating to the previous sections of the report, provided it is relevant and not repetitive.
 - In particular, state whether the company is subject to any laws other than the laws of Spain on corporate governance and, if this is the case, include whatever information the company may be obliged to supply that differs from the information included in this report.
- 3. The company may also state whether it has voluntarily applied any international, sector-based or other codes of ethical principles or good practices. If so, it should name the code in question and the date of its accession.

EXPLANATORY NOTE ONE, ON SECTION A.3

The total percentage of voting rights held by Board members indicated in A.3 (41.95%) includes the 6.95% interest of Hispafoods Invest, S.A. twice: once as a direct holding of Hispafoods and also as an indirect holding of Instituto Hispánico del Arroz, S.A.

Therefore, the percentage of voting rights held by Board members is actually 35%.

EXPLANATORY NOTE TWO, ON SECTION A.4

Instituto Hispánico del Arroz, S.A. and Hispánoods Invest, S.L. are directors and also significant shareholders of the company (see percentage shareholdings indicated in A.3) and the relationships contemplated in explanatory note six to section C.1.17 exist between them.

EXPLANATORY NOTE THREE, ON SECTION A.5

For relationships between the companies of the Ebro Foods Group and the controlling shareholders, see section C.2 of this Report.

EXPLANATORY NOTE FOUR, ON SECTION C.1.6

- In 2013 €7,000 of the total remuneration of executives of the Ebro Foods Group (excluding the Executive Director) corresponded to the Deferred Annual Variable Remuneration for 2011 under the Group's Strategic Plan 2010-2012. A provision was recognised for this amount in the 2011 accounts.
- A provision of €145,000 was also recognised in the 2012 accounts for the Deferred Annual Remuneration for 2012 under the Group's Strategic Plan 2010-2012, equivalent to 70% of the three-year bonus. That amount will accrue and be paid in 2014.
- The Deferred Annual Remuneration Scheme is not indexed to the value of the Ebro Foods share, nor does it entail receipt by the beneficiaries of shares or any rights thereover.
- All the executives of Ebro Foods have been taken into account to calculate this remuneration, even though they are not all members of the senior management.

EXPLANATORY NOTE FIVE, ON SECTION C.1.12

Antonio Hernández Callejas stepped down as director of Deóleo, S.A. on 31 January 2014 for professional reasons.

EXPLANATORY NOTE SIX, ON SECTION C.1.17

- Instituto Hispánico del Arroz, S.A. holds 100% of the capital of Hispafoods Invest, S.A. (direct interest of 51.62% and indirect interest of 48.38%) and is director of that company.
- Antonio Hernández Callejas has a direct interest of 16.666% in Instituto Hispánico del Arroz, S.A. and an indirect interest of 16.666% in Hispánico del Arroz, S.L. Therefore, Antonio Hernández Callejas has an indirect interest in Ebro Foods, S.A. through the 15.879% interest held directly and indirectly in this company by Instituto Hispánico del Arroz, S.A.

Demetrio Carceller Arce has an indirect interest in Ebro Foods, S.A. through the 9.749% interest held indirectly in this company by Sociedad Anónima Damm.

EXPLANATORY NOTE SEVEN, ON SECTION C.2

The audit committee in Ebro Foods S.A. is called the Audit and Compliance Committee.

The nomination and remuneration committee in Ebro Foods S.A. is called the Nomination and Remuneration Committee (lit. Selection and Remuneration Committee in Spanish).

EXPLANATORY NOTE EIGHT, ON OTHER INFORMATION OF INTEREST

- Ebro Foods, S.A. has an interest of less than 5% (3.121% at 31 December 2013) in Biosearch, S.A. This interest is recognised in the Ebro Group accounts as "Available-for-sale financial assets".

Biosearch, S.A. is a listed company engaged in activities similar to the objects of Ebro Foods, S.A. It was part of the Ebro Group until January 2011. Miguel Angel Pérez Álvarez, non-member Secretary of the Board of Ebro Foods is proprietary director of Biosearch, nominated by Ebro as significant shareholder.

The transactions made between 1 January and 31 December 2013 between Biosearch, S.A. and different companies of the Ebro Foods Group are indicated below:

- Herba Ricemills, S.L.U., purchase of goods (finished or otherwise) for €41 thousand.
- Herba Ricemills, S.L.U., operating lease for €26 thousand.
- Dosbio 2010, S.L.U., operating lease for €27 thousand.
- Ebro Foods, S.A., services rendered for €74 thousand.
- The significant interest held by Ebro Foods, S.A. in Deóleo, S.A. (8.272% at 31 December 2013) is also recognised in the Ebro Group accounts as "Available-for-sale financial assets".

Antonio Hernández Callejas, Chairman of the Board of Ebro Foods, S.A., was proprietary director of Deóleo in 2013, nominated by Ebro as significant shareholder. Mr Hernández Callejas stepped down as director of Deóleo on 31 January 2014 for professional reasons, as mentioned in the explanatory note to section C.1.12 above.

The transactions made between 1 January and 31 December 2013 between Deóleo and different companies of the Ebro Foods Group are indicated below:

- Herba Ricemills, S.L.U., services received for €40 thousand.
- Lassie Nederland BV, services received for €156 thousand.
- Herba Ricemills, S.L.U., purchase of goods (finished or otherwise) for €10 thousand.
- Ebro Foods, S.A., services rendered for €254 thousand.

This Annual 21/03/2014.	Corporate Governar	nce Report	was appr	oved by the Bo	ard of Directo	ors of the comp	oany on
State whether	er any directors voted	l against ap	proval of	this Report or a	bstained in the	e correspondin	g vote.
		YES		NO	X		