ANNEX 1

ANNUAL CORPORATE GOVERNANCE REPORT OF LISTED COMPANIES

DETAILS OF ISSUER

YEAR ENDED	31/12/2015

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 a	are different	classes	of shares with	different	associated rights:	
	YES		NO	X		

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 (%)
JUAN LUIS GÓMEZ-TRENOR FOS	0	10,924,443	7.10%
SOCIEDAD ANÓNIMA DAMM	0	15,426,438	10.03%
CORPORACIÓN FINANCIERA ALBA, S.A.	0	15,400,000	10.01%
SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	0	15,940,377	10.36%

Name of indirect holder of the interest	Through: Name of direct holder of the interest	Number of voting rights
JUAN LUIS GÓMEZ-TRENOR FOS	EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	10,924,443
SOCIEDAD ANÓNIMA DAMM	CORPORACIÓN ECONÓMICA DAMM, S.A.	15,426,438
CORPORACIÓN FINANCIERA ALBA, S.A.	ALBA PARTICIPACIONES, S.A.	15,400,000
SOCIEDAD ESTATAL DE PARTICIPACIONES INDUSTRIALES	ALIMENTOS Y ACEITES, S.A.	15,940,377

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

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
JOSÉ ANTONIO SEGURADO GARCÍA	3,000	2,000	0.00%
EUGENIO RUIZ-GÁLVEZ PRIEGO	153	0	0.00%
ANTONIO HERNÁNDEZ CALLEJAS	30	8,000	0.01%
FERNANDO CASTELLÓ CLEMENTE	2,307,828	0	1.50%
JOSÉ NIETO DE LA CIERVA	8,969	2,044	0.01%

Name of director	Number of direct voting rights	Number of indirect voting rights	% of total voting rights held
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	3,030	3,289,479	2.14%
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	13,790,336	10,707,282	15.92%
ALIMENTOS Y ACEITES, S.A.	15,940,377	0	10.36%
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.U.	10,924,443	0	7.10%
HISPAFOODS INVEST, S.L.	10,707,282	0	6.96%

Name of indirect holder of the interest	Through: Name of direct holder of the interest	Number of direct voting rights
JOSÉ ANTONIO SEGURADO GARCÍA	SEGURADO Y GALOBART, S.L.	2,000
ANTONIO HERNÁNDEZ CALLEJAS	ANTONIO HERNÁNDEZ GONZÁLEZ	4,000
ANTONIO HERNÁNDEZ CALLEJAS	LUIS HERNÁNDEZ GONZÁLEZ	4,000
JOSÉ NIETO DE LA CIERVA	Mª MACARENA AGUIRRE GALATAS	2,044
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	LA FUENTE SALADA, S.L.	3,289,479
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	HISPAFOODS INVEST, S.L.	10,707,282

Total % of voting rights held by board members	37.04%
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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 parties	
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.A.

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.

Mr Gómez-Trenor Fos is the Sole Director of Empresas Comerciales e Industriales Valencianas, S.A.

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 91.9625% in Alimentos Aceites, S.A.
Describe the commercial, contractual or corporate relationships between significant a shareholders and the company and/or its group, if any, except any that are insignificant a those deriving from ordinary commercial business:
Name of related parties
SOCIEDAD ANÓNIMA DAMM
HERBA RICEMILLS, S.L.U.
Herba Ricemills, S.L.U., a subsidiary of the Ebro Foods Group, has sold rice and rice by-products to subsidiaries of Sociedad Anónima Damm on arm's length terms, as indicated in section D.1 of this repo
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe th
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe th briefly and list the shareholders bound by the agreement: YES □ NO ☒
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe the briefly and list the shareholders bound by the agreement: YES NO Indicate and describe any concerted actions among company shareholders of which
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe the briefly and list the shareholders bound by the agreement: YES NO Indicate and describe any concerted actions among company shareholders of which company is aware: YES NO
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe the briefly and list the shareholders bound by the agreement: YES
it pursuant to sections 530 and 531 of the Corporate Enterprises Act. If any, describe the briefly and list the shareholders bound by the agreement: YES
YES □ NO ☒ Indicate and describe any concerted actions among company shareholders of which to company is aware: YES □ NO ☒ Expressly indicate any change or break-up of those agreements or concerted actions, if a that has taken place during the year. Indicate any individuals or entities that exercise or may exercise control over the company pursuance of section 4 of the Securities Market Act and identify it/them if appropriate:

Complete the following tables on the company's treasury stock:

At year-end:

4

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:

Explain the significant variations

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 3 June 2015 resolved, under item twelve 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

To authorise the board of directors, with the power to delegate, to buy back shares in Ebro Foods, S.A., directly or through its subsidiaries, by purchase, swap or under any other title and on one or several occasions, on the terms and conditions established in sections 146 et seq and sections 509 et seq of the Corporate Enterprises Act, and the following conditions::

- The par value of the shares purchased directly or indirectly, together with those already held by the company or its subsidiaries, shall not exceed 10% of the subscribed capital.
- The buyback, when added to the shares previously acquired by the company or any person acting in his own name but on behalf of the company and held in portfolio, shall not have the effect of reducing equity to below the amount of the capital plus the legal or restricted statutory reserves. For this purpose, equity shall be the amount considered such according to the principles for drawing up the annual accounts, less the amount of gains attributed directly thereto, plus the amount of uncalled subscribed capital and the par value and share premium of the subscribed capital recognised in liabilities.
- The shares thus acquired shall be fully paid up.
- The cap and floor values for buy-back shall be the market value of the shares on an official secondary market at the date of buy-back and a value equivalent to the par value of the own equity instruments acquired, respectively.

b. Contents of the authorisation

- To authorise the Board, by direct resolution or delegation to the Executive Committee, or by delegation to such person or persons as the Board may authorise for this purpose, to buy back own shares to hold them in its treasury stock, dispose of them or, as the case may be, put a motion at the General Meeting for their redemption, within the legal limits and complying with the conditions established in this resolution.

This authorisation is also extended to the possibility of buying back own shares for delivery, on one or several occasions, to the company or group employees, directly or following exercise of their option rights, pursuant to section 146.1(a), third paragraph, of the Corporate Enterprises Act..

It is also extended to acquisitions of shares in Ebro Foods, S.A. by its subsidiaries.

- To authorise the Board to reduce the capital in order to redeem the own equity instruments purchased by the company or other companies in its group against the capital (for their par value) and unrestricted reserves (for the cost of the acquisition in excess of that par value), by such amounts as it may deem fit from time to time and up to the maximum own shares held at any time.
- To delegate to the board to implement the aforesaid resolution to reduce the capital, which it may do on one or several occasions or declare it null and void, within a period not exceeding 5 years from the date of this General Meeting, taking such actions for this purpose as may be necessary or required by law.

The Board is especially authorised so that it may, within the times and limits indicated in this resolution, proceed to: (i) make or declare void the reduction of capital, naming if appropriate the specific date(s) of the transactions, taking account of any internal or external factors that may influence this decision; (ii) specify in each case the amount by which the capital is reduced; (iii) determine the destination of the amount of the reduction of capital; (iv) in each case adjust Articles 6 ("Capital") and 7 ("Shares") of the Articles of Association to reflect each new amount of capital and new number of shares; (v) apply in each case for delisting of the redeemed shares; and (vi) in general adopt such resolutions as may be considered necessary for redemption and the consequent reduction of capital, designating who is to put it on

c. Term of the authorisation

The authorisation contemplated in this resolution is granted for a maximum of five years from the date of the General Meeting (3 June 2015) and covers all transactions in own equity instrument made hereunder, without requiring reiteration for each acquisition made. It also covers any provisions or earmarking of reserves made in accordance with the Corporate Enterprise Act.

The resolutions adopted at the Annual General Meeting of 3 June 2015 regarding treasury stock, reduction of capital and delegation to the Board rendered void in the unused amount those adopted in this regard at the Annual General Meeting held on 15 June 2011. They remain in force, not having been since revoked.

				_		%	
	Estimated	free float					42.92
A.10	Indicate any constraints In particular, indicate the the company through the	e existence	of any con	straint or limi	itation that		
		YES		NO	X		
A.11	Indicate whether the Getakeover bid, under Act 6		ting has res	solved to app	oly the bre	akthrough ru	ıle against
		YES		NO	\boxtimes		
	If so, explain the measineffective:	sures appro	oved and th	e terms on	which the	restrictions	will becom
A.12	State whether the comparket.	cany has is	ssued any s	shares that a	are not trad	ded on an E	EU regulate
		YES		NO	X		
	If appropriate, indicate t for each class.	he different	classes of	shares and	the rights a	and obligatio	ns conferre

	_		
YES	1 1	NO	X

B.2	Indicate whether th	ere are any diffe	arences in respec	ot of the system st	inulated in th	ne Cornorate	
D.Z	Enterprises Act for				ipulateu III ti	ie Corporate	
		YES		NO 🗵			
	What differences ex	kist in respect of	the system stipul	ated in the Corpor	ate Enterpris	es Act?	
B.3	Indicate the rules f the majorities stipu shareholders' rights	lated for altering	the articles of a				
	There are no requirement Enterprises Act.	nts for altering the ar	ticles of association o	ther than those stipular	ed in the Corpo	rate	
B.4	Give details of atte previous year:	endance of gen	eral meetings he	eld during the yea	ar of this re	port and the	
			Detai	Is of Attendance			
D	ate General Meeting	% in person	% by proxy	% distance Electronic vote	voting Others	Total	
	04/06/2014	5.29%	65.67%	0.00%	0.00%	70.96%	
	03/06/2015	28.25%	46.12%	0.00%	0.00%	74.37%	
B.6	Danaglad	YES		NO 🗵			
Б.0	Repealed.						
B.7	Indicate the address and access to the company's website and where to find information on corporate governance and other information on general meetings that must be made available to shareholders through the company's website.						
	The Group's policy on contestablishes the corporate the company and its share the company and it	e website (http://www	v.ebrofoods.es/) as th				
	The corporate website is criteria laid down in the			uously and permanentl	y updated acco	rding to the	
	In this respect, the home contains all the informat				olders and inves	tors", which	
Pursuant to current legislation, this section includes the chapter on Corporate Governance at the following address http://www.ebrofoods.es/information-for-shareholders-and-investors/corporate-governance/regulations-of-the-gene meeting/							
	That section includes all specifically at http://www meeting-of-shareholders shareholders-and-invest the General Meeting of the section of th	v.ebrofoods.es/en/inf s-exercise-of-the-righ ors/corporate-goverr	ormation-for-sharehol t-to-information/ and l nance/general-shareh	lders-and-investors/cor http://www.ebrofoods.e olders-meeting-2015/).	porate-governa s/en/informatior	nce/general- n-for-	
	The Corporate Governal	nce chapter is structu	ured in the following s	ub-sections:			
	The Corporate Governance chapter is structured in the following sub-sections: - Regulations of the General Meeting - General Meeting of Shareholders: exercise of the right to information - General Shareholders' Meeting 2016 - Board of Directors						

- Regulations of the Board
- Annual Corporate Governance Report
- Remuneration of Directors
- Board Committees
- Internal Code of Market Conduct
- Shareholders' Forum

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.

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

The corporate website offers all the information in this section in Spanish and English, and the information considered most important is also provided in French, Catalan, Euskera and Galician.

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	Category of director	Position on Board	Date first appointment	Date latest appointment	Election procedure
JOSÉ ANTONIO SEGURADO GARCÍA		Independent	LEAD INDEPENDENT DIRECTOR	29/05/2012	04/06/2014	RESOLUTION PASSED AT AGM
DEMETRIO CARCELLER ARCE		Proprietary	VICE- CHAIRMAN	01/06/2010	04/06/2014	RESOLUTION PASSED AT AGM
EUGENIO RUIZ- GÁLVEZ PRIEGO		Other Non- Executive	DIRECTOR	25/07/2000	04/06/2014	RESOLUTION PASSED AT AGM
ANTONIO HERNÁNDEZ CALLEJAS		Executive	CHAIRMAN	24/01/2002	04/06/2014	RESOLUTION PASSED AT AGM
FERNANDO CASTELLÓ CLEMENTE		Independent	DIRECTOR	29/05/2012	04/06/2014	RESOLUTION PASSED AT AGM
JOSÉ NIETO DE LA CIERVA		Proprietary	DIRECTOR	29/09/2010	04/06/2014	RESOLUTION PASSED AT AGM
JOSÉ IGNACIO COMENGE SÁNCHEZ- REAL		Independent	DIRECTOR	29/05/2012	04/06/2014	RESOLUTION PASSED AT AGM
RUDOLF-AUGUST OETKER		Proprietary	DIRECTOR	01/06/2010	04/06/2014	RESOLUTION PASSED AT AGM
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	FÉLIX HERNÁNDEZ CALLEJAS	Executive	DIRECTOR	01/06/2010	04/06/2014	RESOLUTION PASSED AT AGM
ALIMENTOS Y ACEITES, S.A.	CONCEPCIÓN ORDÍZ FUERTES	Proprietary	DIRECTOR	23/07/2004	04/06/2014	RESOLUTION PASSED AT AGM
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.	JUAN LUIS GÓMEZ-TRENOR FOS		DIRECTOR	18/12/2013	04/06/2014	RESOLUTION PASSED AT AGM
HISPAFOODS INVEST, S.L.	MARÍA BLANCA HERNÁNDEZ RODRÍGUEZ	Proprietary	DIRECTOR	30/01/2013	04/06/2014	RESOLUTION PASSED AT AGM

Total Number of Directors	12	
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Indicate any retirements from the board during the reporting period:

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

EXECUTIVE DIRECTORS

Name of Director	Position in company's organisation
ANTONIO HERNÁNDEZ CALLEJAS	CHAIRMAN
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	DIRECTOR

Total number of executive directors	2
% of board	16.67%

NON-EXECUTIVE PROPRIETARY DIRECTORS

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

Total number of proprietary directors	6
% of board	50.00%

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 Segurado & Galobart, S.L. and of the Advisory Council of Alkora EBS, Correduría de Seguros, S.A., Honorary Chairman & Founder of CEIM and member of the Management Board of CEOE and on the Advisory Board of Coviran, S.C.A. 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

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	3
% of board	25.00%

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.

None of the independent directors is in any of these circumstances.

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 any other non-executive directors and 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 has a relationship: EBRO FOODS, S.A.

Reasons:

Eugenio Ruiz-Gálvez Priego is not a proprietary director because he does not hold a significant interest in the company or represent a significant shareholder; nor can he be considered an independent director since he has been a director of Ebro Foods, S.A. for more than 12 years in succession.

Total number of other non-executive directors	1
% of board	8.33%

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 (%)			each type	
	2015	2014	2013	2012	2015	2014	2013	2012
Executive	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Proprietary	2	2	2	1	28.57%	28.57%	28.57%	16.67%
Independent	0	0	1	1	0.00%	0.00%	25.00%	25.00%

Other non-executive	0	0	0	0	0.00%	0.00%	0.00%	0.00%
Total	2	2	3	2	16.67%	16.67%	23.08%	16.67%

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 specific measures of this nature have been adopted, the principal criterion applied when selecting candidates to the board being that the selection process should avoid any kind of implicit bias that could involve discrimination on any grounds against any of the candidates.

This notwithstanding, with regard to the balanced presence of women on the board, the Policy for Selecting Candidates to be Directors (approved by the Board of Directors) upholds the following principles: (i) a diversity of expertise, experience and gender on the Board shall be sought; and (ii) in equal conditions, the candidate whose gender is least represented on the board at that time shall be chosen.

In addition, the aforesaid Policy for Selecting Candidates to be Directors expressly contemplated the target that by 2020 the gender least represented on the Board shall account for at least thirty per cent of all the Board members.

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

There are no specific measures, other than the principles and target 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

The number of female directors was reduced to two following the resignation of one independent director as of 1 December 2014.

That vacancy was not filled, but if and when it is filled, the principles included in the Policy for Selecting Candidates to be Directors, particularly those regarding the balance of genders on the board, will be taken into account

C.1.6 bis Explain the conclusions of the nomination committee on checking compliance with the policy for selecting directors and, in particular, on how that policy is promoting the target that by the year 2020 the number of female directors should represent at least 30% of all the board members.

Explanation of conclusions

No directors were nominated or re-elected during 2015, so there was no need to apply any of the criteria for selecting candidates contemplated in the Policy for Selecting Directors established in the company. Therefore, the Nomination and Remuneration Committee was not called on to check compliance with that policy during the reporting period.

- 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 del Arroz, S.A., Hispafoods Invest, 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 the general meeting 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 3% 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	X

- 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:
- 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	Has executive duties?
ANTONIO HERNÁNDEZ CALLEJAS	VOGAN, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	JOSEPH HEAP PROPERTY, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	JOSEPH HEAP&SONS, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	A W MELLISH, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	ANGLO AUSTRALIAN RICE LIMITED	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	SOS CUETARA USA, INC	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	NEW WORLD PASTA COMPANY	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	EBRO AMERICA, INC.	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	HEAP COMET, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	RIVIANA FOODS, INC.	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	AMERICAN RICE, INC.	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	PASTIFICIO LUCIO GAROFALO, S.P.A.	DIRECTOR	YES

Name of director	Name of Group company	Position	Has executive duties?
ANTONIO HERNÁNDEZ CALLEJAS	N&C BOOST, N.V.	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	BOOST NUTRITION, C.V.	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	BOSTO PANZANI BENILUX, N.V.	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	BLUE RIBBON MILLS, INC.	CHAIRMAN	YES
ANTONIO HERNÁNDEZ CALLEJAS	EBRO FOODS, GMBH	JOINT & SEVERAL DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	T.A.G. NAHRUNGSMITTEL, GMBH	JOINT & SEVERAL DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	BERTOLINI IMPORT UND EXPORT, GMBH	JOINT & SEVERAL DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	HERBA GERMANY, GMBH	JOINT & SEVERAL DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	PANZANI, S.A.S.	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	S&B HERBA FOODS, LTD	DIRECTOR	YES
ANTONIO HERNÁNDEZ CALLEJAS	ARROZEIRAS MUNDIARROZ. S.A.	CHAIRMAN	YES

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
DEMETRIO CARCELLER ARCE	GAS NATURAL SDG, S.A.	DIRECTOR
DEMETRIO CARCELLER ARCE	SACYR, S.A.	VICE-CHAIRMAN 1
EUGENIO RUIZ-GÁLVEZ PRIEGO	PROSEGUR, COMPAÑÍA DE SEGURIDAD, S.A.	DIRECTOR
JOSÉ NIETO DE LA CIERVA	CORPORACIÓN FINANCIERA ALBA, S.A.	DIRECTOR
JOSÉ NIETO DE LA CIERVA	BANCA MARCH, S.A.	MANAGING DIRECTOR

C.1.13	Indicate and, w	here appropr	riate, exi	plain whether th	ne com	pany has established	d rules on
	the number of d						
		YES	X	NO			

Explanation of the rules

Article 32.2 of the Regulations of the Board establishes, in the "General Duties of Directors" 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 Repealed.

C.1.15 Indicate the overall remuneration of the board:

Remuneration of the board (thousand euros)	4,907
Amount of the overall remuneration corresponding to the vested rights of current directors in pension schemes (thousand euros)	0
Amount of the overall remuneration corresponding to the vested rights of former directors in pension schemes (thousand euros)	4,907

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
LUIS PEÑA PAZOS	SECRETARY
LEONARDO ÁLVAREZ ARIAS	MANAGER I.T.
PABLO ALBENDEA SOLÍS	CHIEF OPERATING OFFICER
ALFONSO FUERTES BARRÓ	FINANCE MANAGER
GABRIEL SOLÍS PABLOS	TAX MANAGER
YOLANDA DE LA MORENA CEREZO	VICE-SECRETARY
JESÚS DE ZABALA BAZÁN	MANAGER INTERNAL AUDIT
MANUEL GONZÁLEZ DE LUNA	MANAGER INVESTOR RELATIONS AND FINANCIAL INSTITUTIONS
GLORIA RODRÍGUEZ PATA	CORPORATE ASSETS MANAGER

Total remuneration top management (thousand euro)	2,061
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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
RUDOLF-AUGUST OETKER	SOCIEDAD ANÓNIMA DAMM	DIRECTOR
JOSÉ NIETO DE LA CIERVA	BANCA MARCH, S.A.	MANAGING DIRECTOR
JOSÉ NIETO DE LA CIERVA	BANCA INVERSIS, S.A.	CHAIRMAN
JOSÉ NIETO DE LA CIERVA	CORPORACIÓN FINANCIERA ALBA, S.A.	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. and its company secretary and secretary of the board, Concepción Ordiz Fuertes, represents Alimentos y Aceites, S.A. on the board of Ebro Foods, S.A.

Name of director

EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.

Name of significant shareholder JUAN LUIS GÓMEZ-TRENOR FOS

Description of relationship

Juan Luis Gómez-Trenor Fos wholly owns Empresas Comerciales e Industriales Valencianas, S.L. and is Sole Director of the company.

C.1.18	State whether an	y modifications	have beer	n made o	during the	year to the	Regulations	of
	the Board:							

YES ⊠ NO □

On 29 April 2015 the Board approved modifications to the Regulations of the Board, mainly to adapt them to the amendments to the Corporate Enterprises Act made by Act 31/2014 of 3 December and adapt the contents to the new good governance recommendations and the new Articles of Association and Regulations of the General Meeting made in the wake of the aforesaid change in the law and laid before the General Meeting for approval on 3 June 2015.

Description of modifications

The modifications made to the Regulations of the Board affected practically all the articles (either by altering the contents in some aspect or by moving them within the new structure of the Regulations). Those modifications are summed up below:

- The programmatic content or principles have been reduced considerably and now the Regulations contain more specific rules on the composition, positions, procedure and powers of the Board and its committees, the status of director and relations between the board and shareholders, market, auditors and senior executives.
- Those aspects of the new legislation that the Board considered should be reflected in the Regulations have been included, while avoiding the inclusion of imperative legal provisions (applicable regardless of whether or not they are reflected in regulations), so that the Regulations will be an operational, practical document.
- As a rule, they maintain the set-up and powers of the different bodies, positions and committees previously contemplated in the Regulations, completing them (as far as possible with referrals to current legislation) with the new legal provisions.
- In Chapter I, containing the general provisions, the changes were essentially to wording.
- In Chapter II, on the composition of the Board, the qualitative criteria of the composition were developed, mainly in accordance with the relevant good governance recommendations.
- In Chapter III, on duties and powers of the Board, it was indicated that they were included, and should be construed, within the framework of the imperative legal regulation on the powers of this body. In the same sense, a specific article was included on the possibility of delegating those duties which, by law, cannot be delegated, although in emergencies the delegated bodies may adopt decisions on business within the competence of the Board, in which case they must subsequently be ratified by the Board.
- In Chapter IV, on the structure of the Board, the provisions on the Chairman, Vice-Chairman, Managing Director and Secretary were adapted to the current legal provisions. Regulation of the Lead Independent Director was also included, essentially in the same terms as those set out in the Corporate Enterprises Act as amended by Act 31/2014.
- In Chapter V, on the procedures of the Board, minimum changes were made in the wake of the new legal provisions: reference to the periodical assessment of the Board, calling of Board meetings at the request of the Lead Independent Director and the limitations on representation on the Board.
- In Chapter VI, on Committees, the previous text of the Regulations was largely maintained, with any changes considered necessary in respect of the new legal provisions. It was opted to maintain the lists of

powers attributed to the Committees, although they must fit in with those of the different corporate bodies according to the current legislation.

- Chapter VII, on the status of Directors, suffered the greatest changes, mainly due to the major amendments to the Corporate Enterprises Act made by Act 31/2014 regarding directors' duties. The company has endeavoured to include in the Regulations the main aspects of those amendments (which are mandatory). The article on directors' remuneration was also altered, adjusting it to the new text of the Articles of Association on the matter (laid before the AGM on 3 June 2015 and approved), which was in turn adapted to the new legal provision (distinguishing between the remuneration of the directors as such and the remuneration of directors for executive duties performed).
- In Chapter VIII, on relationships between the board and shareholders, markets, auditors and senior management, the previously existing regulations were largely maintained, with certain changes in wording, mainly to adjust the regulations to the amended Act.
- The Final Provisions were eliminated, although they must nevertheless be observed. However, it was considered unnecessary to include them in the Regulations.
- 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 followed in each of these procedures.

The procedures for selection, appointment, re-election, assessment and removal of the directors are regulated in the Articles of Association and the Regulations of the Board.

There is also now a Policy for Selecting Candidates to be Directors of Ebro Foods, S.A., which specifically and verifiably establishes the basic criteria and principles to be followed in the selection of candidates. The Policy is applicable in the appointment, ratification and re-election of directors by the General Meeting and any appointments made by the Board by cooptation in the event of a vacancy pre-term. In directors who are legal persons, the principles and criteria of the Policy must be observed in respect of the individuals representing them on 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 also appoint directors by cooptation, subject to a report by the Nomination and Remuneration Committee.

In any case, 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 Explanatory Note Seven of section H herein.

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 appointment and re-election procedure shall be preceded by the corresponding reports from the Nomination and Remuneration Committee and the Board, on the terms stipulated in law.

The Board regularly rates the Board, Chairman and Committees on their efficiency and fulfilment of their obligations, requesting the corresponding reports from its Committees and, if considered necessary, proposing 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.

C.1.20 Explain to what extent the annual assessment of the board has given rise to major changes in its internal organisation and the procedures applicable to its activities.

Description of modifications

It has not given rise to any change.

C.1.20.bis Describe the process of assessment and the areas assessed by the board, assisted where necessary by an external consultant, on diversity in its composition and powers, the procedure and composition of its committees, the performance by the chairman of the board and CEO of the company and the performance and contribution of each director.

A) Process of self-assessment:

A self-assessment process is carried out every year on the Board, its Committees and the executive chairman of the company. That process is based on (i) a report prepared by the Nomination and Remuneration Committee for presentation to the Board, (ii) the activity reports of the Audit and Compliance Committee and the Nomination and Remuneration Committee, and (iii) the resolutions adopted by the Board of Directors in view of the foregoing.

B) Methods used:

The Board members complete a questionnaire rating certain aspects regarding the quality and efficiency of the Board procedures, the actions performed by the chairman of the board, who is at the same time the chief executive of the company, and the procedure of the Executive Committee and other Board Committees. They can also make other comments, should they deem fit, on the functioning of the Board, its Committees and the Executive Chairman.

C) Areas assessed:

- Composition of the Board and actions by the Directors: assessment on the quantitative and qualitative composition of the Board and their perception of the performance by other directors of their duties.
- Procedure of the Board: assessment of the functioning of the Board, frequency of meetings, procedure for calling meetings, transaction of business within the Board and powers of the Board.
- Chairman of the Board: assessment on the dedication and actions by the Chairman, both as such and in his capacity as chief executive of the company.
- Committees of the Board: assessment of the directors' perception, from the Board, of the role of the Board Committees and perception of the members of the Board Committees on their functioning.
- C.1.20.ter Describe, where appropriate, any business relations between the consultant or any company in its group with the company or any other company in its group.

No assistance was received from external consultants in the assessment of the Board, its Committees and its Chairman in 2015.

C.1.21 State the events in which directors are obliged to step down.

The retirement and resignation of directors are regulated in Article 31 of the Regulations of the Board:

- Directors must step down at the end of the term for which they were appointed and in all other events stipulated in law, the Articles of Association and the Regulations of the Board.
- Directors must also tender their resignations and step down in the following cases:
- a) When they are affected by one of the causes of incompatibility or disqualification established in law, the articles of association or the regulations.
- b) When they step down from the executive post to which their appointment as director was linked, when the shareholder they represent on the Board disposes of its shares in the company or reduces its interest to an extent requiring a reduction in the number of proprietary directors and, in general, whenever the reasons for their appointment disappear.
- c) When the Board, following a report by the Nomination and Remuneration Committee, considers that the Director has seriously defaulted his obligations or for reasons of corporate interest.

C.1.22	Repealed.							
C.1.23	Are special m decision?	najorities diffe	ering from	those stipulate	ed in law	required f	or any typ	pe of
		YES		NO	X			
	If yes, describ	e the differen	ces:					
C.1.24	Are there any appointed Cha		uirements,	other than tho	se estab	ished for (directors,	to be
		YES		NO	X			
C.1.25	Does the Cha	irman have a	casting vot	e?				
		YES	X	NO				
			Matters on w	hich there is a ca	sting vote			
	All.							
	Article 22.11 of chairman, shall			stipulates that in	the event of	f a tie, the ch	nairman, or a	ecting
C.1.26	Do the Article directors?	es of Associa	tion or Re	gulations of th	e Board	establish a	an age lim	nit for
		YES		NO	\boxtimes			
C.1.27	Do the Article office for indep			gulations of the			limited ter	rm of
		YES		NO	X			
C.1.28	the maximum limitation has	votes at boar number of been estab	d meetings delegation lished rega	lations of the B , how they are is that a dire- arding the cate in law? If yes, i	to be de ctor may egories to	legated an hold, and which p	d, in partion d whether roxies ma	cular, any
				the Regulations of through a duly au			ntemplate the	е
	possibility of directors attending Board meetings through a duly authorised proxy. The proxy must be made in advance, in writing, especially for each board meeting.							
	The represented director may issue specific voting instructions for any or all of the items on the agenda.							
	Non-executive dir	ectors may only	grant proxies	to other non-execu	utive directo	rs.		
	No limit is establis to which proxies r			any one director n stipulated by law.	nay hold, or	any limitation	on the cateo	gories

C.1.29 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 meetings	12
Number of board meetings held without the chairman	0

If the chairman is an executive director, indicate the number of meetings held without the attendance or representation of any executive director and chaired by the lead independent director.

Number of meetings	0
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Indicate the number of meetings held by the different Committees of the Board:

Committee	No. meetings
EXECUTIVE COMMITTEE	8
AUDIT AND COMPLIANCE COMMITTEE	10
NOMINATION AND REMUNERATION COMMITTEE	9
STRATEGY AND INVESTMENT COMMITTEE	2

C.1.30 State the number of meetings held by the Board during the period attended by all its members. Proxies made with specific instructions will be considered attendances:

Attendance of directors	10
% attendance over total votes during the year	98.61%

C.1.31 Are the separate and consolidated annual accounts submitted to the Board for approval previously certified?

YES □ NO ⊠

If yes, name the person(s) who certify the separate or consolidated annual accounts of the company before they are approved by the Board:

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 43 of the Regulations of the Board.

The Board shall establish an objective, professional and continuous relationship with the external auditors of the company appointed by the general meeting, guaranteeing their independence and providing them with all the information they may require to perform their duties. This relationship and the relationship with the Internal Audit Manager shall be channelled through the Audit and Compliance Committee. Furthermore, 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 9 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 24.4 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).

Finally, there is a Risks Control and Management Policy established in the Group laying down the basic principles and the general framework for control and management of the business risks, including tax risks, and internal control of financial reporting to which the Company and other companies in its group are exposed.

As regards the control of financial reporting, the Group has procedures in place for checking and authorising financial reporting and a description of the financial reporting internal control system (FRICS), responsibility for which lies with the Economic and Finance Department, the Risks Committee, the economic and finance

departments of the different business units, the Audit and Compliance Committee and the Board. Financial information is checked and authorised up by the Economic and Finance Department of the Group on the basis of the information confirmed in the different business units. The information to be remitted to the market is supervised by the Audit and Compliance Committee and approved by the Board.

C.1.33	Is the	Secretary	of the	Board	a Director?
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YES □ NO ⊠

If the secretary is not a director, complete the following table:

Name of Secretary	Representative
LUIS PEÑA PAZOS	

C.1.34 Repealed.

C.1.35. Describe any mechanisms established by the company to preserve the independence of the auditor, financial analysts, investment banks and rating agencies.

A. With regard to the external auditors:

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. The Committee shall also receive information from and exchange communications with the auditors in accordance with prevailing auditing standards and legislation, notwithstanding the ultimate responsibility of the Board, which, pursuant to Article 8.1.3.(a) of the Regulations of the Board is responsible for ensuring the independence and professional suitability of the External Auditor.

Article 43 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 24.4 of the Regulations of the Board establish the following powers of the Audit and Compliance Committee in this respect:

- Supervise and promote the policies, procedures and systems used for drawing up and controlling the company's financial information, checking the services performed in this regard by the Internal Audit Department, the Financial Department and the Management Committee and making sure they are correctly distributed throughout the Group.
- Receive the information sent regularly to the Stock Exchange Councils, issue prospectuses and any public financial information offered by the Company and, in general, all information prepared for distribution among shareholders, ensuring the existence of internal control systems that guarantee the transparency and truth of the information.
- Ensure that (i) the systems used for preparing the separate and consolidated Annual Accounts and Directors' Report submitted to the Board to be authorised for issue in accordance with current legislation give a true and fair view of the equity, financial position and results of the Company and make sure that any interim financial statements are drawn up according to the same accounting principles as the annual accounts, considering the possibility of asking the external auditors to make a limited audit if necessary; and (ii) the Board of Directors endeavours to submit the annual accounts to the General Meeting with an unqualified auditors' report.

In this respect, it shall also see that the internal control systems are adequate and effective in respect of the accounting practices and principles used for drawing up the company's annual accounts, supervising the policies and procedures established to ensure due compliance with applicable legal provisions and internal regulations. The Committee shall, through its Chairman, obtain information and collaboration from both the Internal Audit Manager and the external auditors to perform these duties.

- Establish regular contact with the external auditors to receive information on any issues that may jeopardise their independence, and any other issues relating to the auditing of accounts, receiving information from and exchanging communications with the external auditors in accordance with prevailing auditing standards and legislation.

- Be informed of the decisions adopted by the senior management according to recommendations made by the external auditors in connection with the audit.
- Ensure the independence of the external auditors and the existence of a discussion procedure enabling the external auditors, the Internal Audit Department and any other expert to inform the company of any significant weaknesses in its internal control detected while checking the annual accounts or any other processes in which they have worked. The Committee shall issue an annual report, prior to issuance of the auditor's report, expressing an opinion on the independence of the external auditors and any supplementary services they may have provided.
- B. With regard to relations with analysts, investment banks and rating agencies:

The company has a Policy on Communication and Relations with Shareholders, Institutional Investors and Proxy Advisors approved by the Board, and a shareholder and investor relations department, through which communications and information for investors in general are channelled.

Article 42 of the Regulations of the Board regulates the company's relations with shareholders and the markets in general, providing that the Board shall take such measures as may be necessary to enable participation by shareholders in general meetings and organise meetings to inform the shareholders and investors (particularly institutional investors) on the progress of the company and, where appropriate, its subsidiaries.

The Policy on Communication and Relations with Shareholders, Institutional Investors and Proxy Advisors contemplates the following general principles applicable in this matter:

- Communication and relations with shareholders, institutional investors and proxy advisors shall be conducted in accordance with the principles of transparency, truth and permanent, adequate, timely reporting.
- The principle of non-discrimination and equal treatment is recognised for all shareholders who are in the same conditions and not affected by conflicts of interest or competence.
- The rights and legitimate interests of all shareholders shall be protected.
- Continuous, permanent communication with shareholders and investors shall be encouraged.
- Reporting and communication channels shall be established with shareholders and investors to ensure compliance with these principles.

The company's Audit and Compliance Committee is responsible for overseeing compliance with the rules and principles set out in the Policy on Communication and Relations with Shareholders, Institutional Investors and Proxy Advisors. Accordingly, the manager of the investor relations and communication department has reported to the Audit Committee on the work done in this respect

		ing (thousand		l		
				Company	Group	Total
	YES	X	NO			
C.1.37	State whether the firm of a than standard audit work work and the percentage its group:	and if so, d	leclare the a	mount of the	fees recei	ved for such
	Explain any disagreement	s with the ou	utgoing audito	or:		
	YES		NO	X		
C.1.36	Indicate whether the exte incoming and outgoing aud		s have chang	ged during th	e year. If s	so, name the
	reported to the Addit Committee	on the work do	110 111 11110 100000			

C.1.38 Indicate whether the auditors' report on the annual accounts of the previous year was qualified. If so, state the reasons given by the Chairman of the Audit Committee to explain the content and scope of the qualifications.

Cost of work other than auditing / Total amount invoiced

by the auditors (%)

42.80%

14.30%

18.10%

C.1.39	C.1.39 State the number of years in succession that the current firm of auditor auditing the annual accounts of the company and/or its group. Indicate the number of years audited by the current auditors to the total number of yearnual accounts have been audited:					
		Company	Group			
	Number of years in succession	2	2			
	Number of years audited by current auditors / Number of years that the company has been audited (%)	8.10%	8.10%			
C.1.40	Indicate, giving details if appropriate, whether a procedure directors to receive external counselling: YES ⊠ NO □	has been es	tablished for			
	TES & NO L					
	Details of procedure					
	The directors' right to counselling and information is regulated in Article 40 of the Regulations of the Board, which provides that:					
	- Any Director may, in the course of any specific duties commissioned to them 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 they may consider necessary, in order to assist them in the performance of their duties, provided such counselling is justified to resolve specific problems that are particularly complex and important.					
	- Considering the circumstances of the specific case, the Chairman may deny or authorise the proposal in a communication sent through the Secretary of the Board, who shall, provided the proposal is authorised, contract the expert in question.					
	- The Chairman may also put the proposal to the Board, which may refuse is considered unnecessary for discharging the duties commissioned, (ii) the considered out of proportion with the importance of the matter, or (iii) the B assistance requested could be adequately provided by Company employed	e amount of finance oard considers that	e required is			
C.1.41	Indicate, with details if appropriate, whether there is an directors to obtain sufficiently in advance any information the meetings of the governing bodies:					
	YES ⊠ NO □					
	Details of procedure					
	Article 40 of the Regulations of the Board establishes the directors' right to counselling and information, providing that:					
	- Directors shall, whenever so required in the performance of their duties, have the fullest powers to obtain information on any matter whatsoever, obtaining such documents, records, background information or other elements as they may require in this respect. This right to information is extended to subsidiaries.					
	 All requests for information shall be addressed to the Chairman and met be who shall supply the information directly or indicate who is to be contacted general, establish the necessary measures to fully meet the Director's right 	within the Compa				

C.1.42 Indicate, with details if appropriate, whether the company has established any rules

detrimental to the prestige and reputation of the company:

obliging Directors to report and, if necessary, retire in any situations that could be

NO

X

YES

		YES	\boxtimes	NO	
			Explain t	he rules	
		t him for any	y offences contempl		ctor is prosecuted or an order is passed to applicable laws and regulations, he shall
	The Board shall study whether or not that Dir in the Annual Corpora	ector should	d remain in office, re	nd, in view porting on	of the specific circumstances, decide that decision and the underlying reasons
C.1.43					pany that they have been sued or lated in s. 213 of the Corporate
		YES	X	NO	
	Name of Director DEMETRIO CARC	ELLER AI	RCE		
	Criminal Case Tax offence				
	Comments: The director info	ormed the bo	pard of the criminal a	action brou	ight against him.
	whether or not the	e director	should remain	in offic	d explain the decision made as to be or, if appropriate, describe the rt, or which it plans to take.
		YES	\boxtimes	NO	

Decision adopted/action taken:

The Board was informed of the information received by the director and resolved, with his abstention, not to make any decision or take any initiative in this regard.

Reasoned explanation:

The Board considers that proceedings brought against the director have nothing to do with the company and does not affect its business.

C.1.44 Describe any significant agreements entered into by the company which enter into force, are modified or terminated in the event of a takeover of the company following a takeover bid, and the effects thereof.

Most of the financing agreements signed by the company include takeover clauses on the usual terms for this type of contract. By virtue of those provisions, the lender reserves the right to terminate the financing agreement in the event of a takeover of the company. Although there is no uniform definition of "takeover" for this purpose, the lender's right is triggered if there is a substantial change in the company's controlling shareholders.

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 labour laws currently in place.

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

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

Explain the duties attributed to this committee, describe the procedures and rules of organisation and procedure and summarise its most important actions during the year.

The Executive Committee shall have no fewer than three nor more than seven members, including the Chairman and Vice-Chairman of the Board, who will form part of this Committee.

The Executive Committee shall be presided by the Chairman of the Board.

The Executive Committee shall generally hold one meeting a month. Its meetings may be attended by such members of the management, employees and advisers of the company as the Committee may deem fit.

The powers of the Executive Committee and its actions during 2015 are set out in Explanatory Note Seven in section H of this report.

State whether the composition of this committee reflects the participation in the Board of the different categories of director:

YES	X	NO	

AUDIT AND COMPLIANCE COMMITTEE

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

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

Explain the duties attributed to this committee, describe the procedures and rules of organisation and procedure and summarise its most important actions during the year.

This Committee has a minimum of three directors and a maximum of five.

All the members of this committee must be non-executive directors and at least two of them must be independent directors. One of the members must be appointed on account of his expertise and experience in accounting, auditing or both.

The Board shall appoint one of the independent directors on the Audit and Compliance Committee to chair that committee, subject to a report by the Nomination and Remuneration Committee. The Committee Chairman shall be replaced every four years and will become eligible for re-election one year after his retirement as such.

Meetings are held when called by its Chairman, or at the request of two of its members and at least once every three months. It shall also meet whenever so required by law or when the Board requests the issuance of reports, submission of proposals or adoption of resolutions within the scope of its duties.

The powers of the Audit and Compliance Committee and its actions during 2015 are set out in Explanatory Note Seven in section H of this report.

Name the member of the audit committee who has been appointed on account of his expertise and experience in accounting, auditing or both and indicate the number of years that the chairman of this committee has held this position:

Name of director with experience	JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	
No. years that the chairman has been in office		1

NOMINATION AND REMUNERATION COMMITTEE

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

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

Explain the duties attributed to this committee, describe the procedures and rules of organisation and procedure and summarise its most important actions during the year.

This Committee has a minimum of three and a maximum of five non-executive directors, at least two of which must be independent directors. The members are appointed by the Board in accordance with the provisions of law, the Articles of Association and the Regulations of the Board.

The Board shall appoint one of the independent directors who are members of the committee to chair it, subject to a report by that Committee.

Meetings are held when called by its Chairman, or at the request of two of its members and at least once every three months. It shall also meet whenever so required by law or when the Board requests the issuance of reports, submission of proposals or adoption of resolutions within the scope of its duties.

The powers of the Nomination and Remuneration Committee and its actions during 2015 are set out in Explanatory Note Seven in section H of this report.

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	Executive

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

Explain the duties attributed to this committee, describe the procedures and rules of organisation and procedure and summarise its most important actions during the year.

This Committee has a minimum of three and a maximum of five directors, including a Chairman, appointed by the Board subject to a report by the Nomination and Remuneration Committee

Meetings are held when called by its Chairman, or at the request of two of its members and at least once every three months. It shall also meet whenever so required by law or when the Board requests the issuance of reports, submission of proposals or adoption of resolutions within the scope of its duties.

The powers of the Strategy and Investment Committee and its actions during 2015 are set out in Explanatory Note Seven in section H of this report.

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							
	2015		2014		2013		2012	
	No.	%	No.	%	No.	%	No.	%
EXECUTIVE COMMITTEE	0	0.00%	0	0.00%	0	0.00%	0	0.00%
AUDIT AND COMPLIANCE COMMITTEE	1	25.00%	1	25.00%	2	40.00%	2	40.00%
NOMINATION AND REMUNERATION COMMITTEE	1	25.00%	1	25.00%	2	40.00%	2	40.00%
STRATEGY AND INVESTMENT COMMITTEE	0	0.00%	0	0.00%	0	0.00%	0	0.00%

- C.2.3 Repealed.
- C.2.4 Repealed.
- 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.

In general, Article 28 of the Articles of Association establishes the basic regulation of the Committees of the Board, contemplating the existence and composition of (i) the Executive Committee, (ii) the Audit and Compliance Committee and (iii) the Nomination and Remuneration Committee. It also refers to the Regulations of the Board regarding the possible existence of a Strategy and Investment Committee.

The Regulations of the Board regulate the Board committees in the following specific provisions:

- General provisions applicable to all the committees: Article 22

- Executive Committee, Article 23
- Audit and Compliance Committee, Article 24
- Nomination and Remuneration Committee, Article 25
- Strategy and Investment Committee, Article 26

The Regulations of the Board also contemplate in different articles powers of the different Committees of the Board in different areas (e.g. modification of the Regulations).

Both the Articles of Association and 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).

See section C.1.8 of this report for the latest alterations to the Regulations of the Board.

Both the Audit and Compliance Committee and the Nomination and Remuneration Committee issue annual activity reports, which are submitted to the Board of Directors for its information and consideration within the assessment of the Board and its Committees. Those activity reports are made available for shareholders on the company's website (www.ebrofoods.es) coinciding with the call to the Annual General Meeting of Shareholders.

C.2.6 Repealed.

D. RELATED PARTY AND INTER-COMPANY TRANSACTIONS

D.1 Explain the procedure, if any, for approving related party and inter-company transactions.

Procedure for approving related party transactions

Apart from cases which, by law, require approval by the General Meeting, related party transactions are approved by the Board subject to a report by the Audit and Compliance Committee.

Article 24 of the Regulations of the Board establishes the power of the Audit and Compliance Committee to report to the Board prior to the adoption of any decisions on related party transactions submitted for its authorisation and to supervise and report to the Board on intragroup and related party transactions of the company or subsidiaries of the Group.

With regard to related party transactions, Article 37.3 of the Regulations of the Board expressly establishes that other than in the cases in which this power is reserved by law to the General Meeting, any transactions made by the company or group companies with directors, controlling shareholders, other related parties or shareholders represented on the Board must be authorised by the Board.

This authorisation is not necessary when the transactions meet all of the following three conditions: (i) they are made under contracts with standard terms and conditions applied "en masse" to numerous clients; (ii) they are made at prices or rates established generally by the supplier of the goods or provider of the services in question. (iii) the amount thereof does not exceed 1% of the company's annual revenue. A general, prior authorisation by the Board for a line of transactions and their conditions, subject to a report by the Audit and Compliance Committee, will only be sufficient for bilateral or recurring transactions made in the normal course of the company's business. By exception, in cases where urgent action is necessary, related party transactions may be authorised by the Executive Committee, subject to subsequent ratification by the Board.

Finally, the company makes intragroup transactions on arm's length terms, documenting them according to the requirements of the laws (essentially tax laws) in place in each jurisdiction. This is one of the practices required by the Risk Control and Management Policy established in the Ebro Group.

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)	1,036
SOCIEDAD ANÓNIMA DAMM	HERBA RICEMILLS, S.L.U.	Contractual	Sale of goods (finished or otherwise)	3,985

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
ANTONIO HERNÁNDEZ CALLEJAS	CARDENAL ILUNDAIN 4, S.L.	Controlled company	Leases	72
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	ANGLO AUSTRALIAN RICE, LTD	Controlled company	Purchase of goods (finished or otherwise)	114
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	ANGLO AUSTRALIAN RICE, LTD	Controlled company	Sale of goods (finished or otherwise)	114
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	DEHESA NORTE, S.A.	Controlled company	Purchase of goods (finished or otherwise)	114
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	DEHESA NORTE, S.A.	Controlled company	Sale of goods (finished or otherwise)	114
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	EL COBUJÓN, S.A.	Controlled company	Purchase of goods (finished or otherwise)	1,447
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	EL COBUJÓN, S.A.	Controlled company	Sale of goods (finished or otherwise)	109
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	ISLASUR, S.A.	Controlled company	Purchase of goods (finished or otherwise)	166
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	ISLASUR, S.A.	Controlled company	Sale of goods (finished or otherwise)	125
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	MUNDIARROZ, S.A.	Controlled company	Purchase of goods (finished or otherwise)	113
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	MUNDIARROZ, S.A.	Controlled company	Sale of goods (finished or otherwise)	113
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	PESQUERÍAS ISLA MAYOR, S.A.	Controlled company	Purchase of goods (finished or otherwise)	102
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	PESQUERÍAS ISLA MAYOR, S.A.	Controlled company	Sale of goods (finished or otherwise)	102
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Leases	122
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Purchase of goods (finished or otherwise)	7,851
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Services rendered	2
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Services received	192
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Sale of goods (finished or otherwise)	113
ALIMENTOS Y ACEITES, S.A.	-	-	Dividends and other distributions	10,521
INSTITUTO HISPÁNICO DEL ARROZ, S.A.	-	-	Dividends and other distributions	9,102
HISPAFOODS INVEST, S.L.	-	-	Dividends and other distributions	7,067
FERNANDO CASTELLÓ CLEMENTE	-	-	Dividends and other distributions	1,523
JOSÉ NIETO DE LA CIERVA	-	-	Dividends and other distributions	6
JOSÉ NIETO DE LA CIERVA	MARÍA MACARENA AGUIRRE GALATAS	Relative	Dividends and other distributions	1

Name of director or executive	Name of company or group company	Relationship	Type of transaction	Amount (thousand euro)
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	-	-	Dividends and other distributions	2
JOSÉ IGNACIO COMENGE SÁNCHEZ-REAL	LA FUENTE SALADA, S.L.	Controlled company	Dividends and other distributions	2,130
JOSÉ ANTONIO SEGURADO GARCÍA	-	-	Dividends and other distributions	1
EMPRESAS COMERCIALES E INDUSTRIALES VALENCIANAS, S.L.U.	-	-	Dividends and other distributions	7,210

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.

130 (thousand euros).

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:

Apart from the powers of the General Meeting and the Board of Directors on conflicts of interest of the directors, under Article 24 of the Regulations of the Board, the Audit and Compliance Committee has the power to settle any conflicts of interest that may arise between the company or the group and its directors, executives, significant shareholders and listed subsidiaries, if any.

With regard to the directors, Article 36 of the Regulations of the Board provides that directors may not perform activities for their own or third party account that effectively or potentially compete with the company or which otherwise puts them in a permanent conflict of interest with the company; and Article 37.1 establishes the obligation of directors to take such measures as may be necessary to avoid falling into situations in which their interests, for their own or third party account, may conflict with the corporate interests and their duties to the company.

For this purpose, Article 38 of the Regulations stipulates that directors shall inform the Board of any direct or indirect conflict of interest that they or any of their related parties may have with the company. Furthermore, pursuant to Article 32.4 of the Regulations, directors shall abstain from participating in the corresponding debates and voting on resolutions

	or decisions in which they or any person related to them has a direct or indirect conflict of interest, except in the case which they are authorised by law to participate in the discussion and voting.	es in
	As far as executives of the Group are concerned, the Internal Code of Market Conduct stipulates in Rule 11 that any Relevant Persons (which includes Group executives) who are or may be in a conflict of interest shall Inform the Compliance Unit (reporting to the Audit and Compliance Committee) of their situation, abstain from participating in o influencing any decisions on the matters affected by the conflict, act with freedom of judgement, loyalty to the Comp and its shareholders and independently of their own interests and abstain from requesting or having access to any information or documentation related with the conflict of interest	r
	Without prejudice to their obligation to inform, both the directors and the significant shareholders of the company asked each year, when drawing up the Annual Accounts and preparing the Annual Corporate Governance Repor confirmation of any transactions that they may have made with the company and/or other companies in the group, engagement in activities similar or complementary to those included in the company's objects and that there have to other conflicts of interest during the year.	t, fo
D.7	Is more than one company of the Group listed in Spain?	
	YES □ NO ⊠	
	Name any subsidiaries listed in Spain:	
		29

Listed subsidiary

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 other group companies;

Define any business relationships between the parent company and the listed subsidiary and between the latter and the other group companies

Describe the mechanisms in place to settle any possible conflicts of interest between the listed subsidiary and other companies in the group:

Mechanisms for solving possible conflicts of interest

E. RISK CONTROL AND MANAGEMENT SYSTEMS

E.1 Explain the scope of the company's Risk Management System, including tax risks.

As an integral part of the corporate policies passed by the Board, the Risk Control and Management Policy lays down the basic principles and the general framework for control and management of the business risks, including tax risks, and internal control of financial reporting to which the Company and other companies in its group are exposed.

Within this general framework, the integral, homogenous Risk Control and Management System is based on the preparation of a business risk map, through which, by pinpointing, assessing and grading of the risk management capacity, the risks are ranked from greater to lesser impact for the Group and by probability of occurrence. The risk map also identifies methods for mitigating or neutralising the risks detected.

The risk universe is structured in four main groups: compliance, operational, strategic and financial, and they are all subdivided into a large number of categories.

The risk classification 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, 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.

The Risk Control and Management System is dynamic, so the risks to be considered will vary according to the circumstances in which the Group's business is performed.

E.2 Name the corporate bodies responsible for preparing and implementing the Risk Management System, including tax risks.

In 2015, in the wake of the amendments to the Corporate Enterprises Act in December 2014 and the new recommendations included in the Code of Good Governance of Listed Companies in February 2015, the Group has bolstered its Risk (including tax risks) Control System and internal control of financial reporting, the main novelty being the creation of the Risks Committee, an internal committee reporting to the Audit and Compliance Committee, as the centrepiece of the control system.

Following those changes, the System for Control and Management of Risks, including tax risks, and control of financial reporting is based essentially on the following structure:

- The Board of Directors, as ultimately responsible, defines the policy for control and management of risks, including tax risks, and control of financial reporting. Article 17.3 of the Regulations of the Board provide 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.
- The Audit and Compliance Committee, through the Risks Committee, performs the duties of oversight and monitoring of the financial reporting and risk control systems, reporting regularly to the Board on any significant aspects arising in

these areas. It is responsible for supervising and promoting internal control of the company and the risk management systems and submitting recommendations to the Board on the risk control and management policy and possible mitigation measures in those areas.

- The Risks Committee, based on the policy established by the Board and under the supervision of and reporting to the Audit Committee, is specifically responsible for coordinating and monitoring the system for control and management of risks, including tax risks, and control of the Group's financial reporting. The Risks Committee also analyses and assesses the risks associated with new investments
- The Management Committees of the different units, on which the Chairman of the Board and the Chief Operating Office (COO) sit, assess the risks and mitigation measures.
- Risk officers in the different units. The Risks Committee nominates individuals in the major subsidiaries to monitor the systems for control and management of risks, including tax risks, and control of the financial reporting and reporting to the Committee.
- Internal Audit Department. Within the internal audits of the different subsidiaries, the Company's Internal Audit Department shall check that the testing and control of the financial reporting and risk management systems have been performed adequately in accordance with the indications by the Risks Committee.

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

- · Operational risks:
- Food safety and environmental risks: Owing to the nature of the Group's business, aspects regarding food safety are a critical point to which the Group pays the utmost attention, as it is bound by a large number of laws and standards in each of the countries in which the Group's products are put on the market. Respect for the environment is another critical point for the Group, considering our industrial activity, with a large number of plants distributed mainly throughout Europe and the USA.
- Commodity supply risk: The availability of commodities in the quantity and quality required to meet our commitments to customers and the requirements of our brands is a key factor for our business both nationally (Spanish paddy rice) and internationally (semi-processed rice for the Group subsidiaries).
- 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: The concentration of customers, which can occur in both the industrial and retail segments, may lead to less favourable commercial terms for our sales and affect our credit risk.
- Technological risk. 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. Consequently, "technological lag" is considered a possible risk.
- Risks related with the environment and strategy:
- Environmental/climate risk: The effects of droughts, flooding and other weather perils in the countries where we source our supplies can cause problems of availability and unstable commodity prices, in both rice and durum wheat.
- Competition risk: In general, the pressure from white label brands is the main threat for maintaining our market shares.
- Reputational risk: This is the risk associated with changes of opinion resulting in a negative perception of the Group, its brands or products by customers, shareholders, suppliers, market analysts, etc., as they may adversely affect the Group's ability to maintain its commercial and financial relations.
- Changes in lifestyle: The proliferation of low carbohydrate diets or other food habits could alter consumers' perception of our products.
- Country or market risk. Owing to the international nature of the Group's activities, political and economic circumstances in the different countries in which we operate and other market variables, such as exchange rates, interest rates, costs of production, etc. may affect our business.
- Natural disasters, fires, etc.: As a major industrial group, a significant part of the assets on the Group's balance sheet corresponds to its factories, so any natural incidents (earthquakes, fires or similar) that may affect the integrity of the Group's plants are a business risk.

- · Compliance risks:
- Sectoral regulatory 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 Group's activity may also be affected by changes in legislation in the countries in which it sources raw materials or sells its products.
- General regulatory risk: These include risks of compliance with civil, commercial, criminal and good governance provisions. In the area of criminal risks, the Group has a Crime Prevention Model, monitored and controlled by the Compliance Unit.
- Tax risks: Any changes in the tax laws or the interpretation or application thereof by the competent authorities in the countries in which the Group operates could affect its earnings.
- Financial risks: This group includes foreign exchange, interest rate, liquidity and credit risks. The foreign exchange risk is particularly significant because the functional currency of the Group is the euro, but a considerable part of its commodity supply transactions are in US dollars and a very large part of the Group's investments are also in that currency.

E.4 State whether the company has a risk tolerance level, including one for tax risks.

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, or over 20% of the individual EBITDA of a business, it is considered a threat requiring corporate action.

In general, the heads of the different business units (the Management Committee of each unit) define the risks affecting their respective businesses, assess the possible economic impact of those risks and, according to the specific circumstances prevailing, establish whatever mitigation measures they deem fit. Without prejudice to the supervision by the Risks Committee and Audit Committee, the Management Committee of each unit implements and monitors the mitigation measures taken and assesses the results thereof.

This notwithstanding, when a threat is identified that requires action on a corporate level (as mentioned in the first paragraph above), the persons responsible for risk control and management in the corresponding unit inform the Risks Committee of the situation, proposing such mitigation measures as may be considered adequate. The Risks Committee assesses the situation and the sufficiency and suitability of the proposed mitigation measures, supplementing them with additional measures should it deem fit.

E.5 What risks, including tax risks, have occurred during the year?

The main risks that occurred during the reporting period were related with the supply of raw materials:

- There was a shortage in 2015 of domestic pearl rice stocks, which the Group uses in its brands. The problem stemmed from a small harvest the previous autumn and increased competition from other operators for supplies of this type of rice. The situation recurred with the new harvest and became a threat for the Group's brands. Measures were immediately put into place, consisting of international sourcing to find and obtain supplies of similar varieties. New controls over rice varieties have been established in the IT systems as a preventive measure, enabling the company to anticipate this type of situation according to sales budgets.
- The drought persisted in Texas for the fourth year in succession, with water levels in the reservoirs at all-time lows, preventing irrigation in traditional rice-growing areas and generating a small harvest, with a price spread over other sources. This has forced our Freeport plant in Texas to seek alternative sources of supply, which entail higher logistic costs, dragging down the profits of this plant. Riviana (the Group's US subsidiary) has had to move part of its Freeport production to another plant in Tennessee, where it is easier to obtain rice from Arkansas and Louisiana and minimise the cost structure of the plant.
- The 2014/2015 durum wheat harvest suffered several problems of quality and yield caused by weather factors that affected some of the principal producers (France, United States and Canada). As a result, prices soared in the last third of 2014, with a terrific impact on the cost of the Group's supplies. To cope with this, the Group's subsidiaries raised the prices of certain products and cut promotions after making a thorough study of product listings and customers. Controls were also stepped up on purchases and stock to enable the maximum possible flexibility in the face of expected changes in the market, which indeed occurred as from the new 2015/2016 harvest, when prices came down.

Other financial and competition risks also occurred:

- There was a sharp devaluation of the Canadian dollar in 2015, falling 23% against the American dollar. Part of the supplies of our subsidiary in Canada, Catelli, are made in US\$, with the consequent increase in the cost of its products. This increased cost was partly offset by raising the selling prices of the affected products and using alternative cover to guarantee the cash flows deriving from these transactions.
- A regional rival in the fresh pasta business in Canada has embarked on a very aggressive strategy, taking advantage of the start-up of a new plant enabling them to increase their production capacity. As a result of this increase in their activity, Olivieri (Canadian subsidiary of the Group) has lost part of its business with one of our customers in two provinces of Canada. This has also put extra pressure on selling prices and promotions in this segment. In response, Olivieri has increased the number of exclusive agreements and private label production agreements to guarantee an adequate volume of production in the medium term so as to ensure its medium and long-term profit and recover positions through innovation.

E.6 Explain the response and supervision plans for the main risks, including tax 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. Control and monitoring of the economic variables in each subsidiary against the corresponding budget also ensures the immediate detection of unforeseen risk situations. The subsidiaries with greatest weight within the Group, such as the North American subsidiaries, have "Crisis Management Plans" (CMP), which specify the main risks to which the company is exposed, the protocols for responding to them and the company officers responsible for implementation.

This notwithstanding, when a threat is identified that requires action on a corporate level (see section E.4), the persons responsible for risk control and management in the corresponding unit inform the Risks Committee of the situation, proposing such mitigation measures as may be considered adequate. The Risks Committee assesses the situation and the sufficiency and suitability of the proposed mitigation measures, supplementing them with additional measures should it deem fit.

The measures to control, reduce and, as the case may be, mitigate the risks are established according to the following basic criteria:

- They shall seek to neutralise the risk detected, maintaining coherence between the importance of the risk and the cost and means required to neutralise it.
- If neutralisation is not feasible, measures shall be designed to reduce the potential economic consequences, if possible to within tolerance levels.
- The management and control shall, as far as possible, forestall rather than remedy.
- The control mechanisms shall adequately separate management and oversight.
- The different people responsible for risk management shall coordinate their actions to be efficient, seeking the utmost integration between control systems.
- Maximum transparency shall be ensured in the identification and assessment of risks, specification and implementation of mitigation measures and assessment of the results of those measures.
- Compliance must be guaranteed with the internal reporting requirements to the bodies responsible for supervision and control.

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).

The Audit and Compliance Committee is responsible for: (i) supervising and promoting the procedures and systems used to prepare and control the company's financial reporting; (ii) checking any public financial reporting; and (iii) ensuring implementation of and compliance with the internal regulations and codes applicable to the risk control and management systems in relation to the financial reporting process.

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. There are also officers responsible for the different processes documented within the FRICS, who must ensure that those processes are kept up to date, informing the Risks Committee, through the finance department and general management of the corresponding business unit, of any modifications or adaptations required.

The Risks Committee, reporting to the Audit and Compliance Committee, is specifically responsible for coordinating and monitoring the system for control and management of risks, including tax risks, and controlling the Group's financial reporting.

- 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 encouraging 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, under the policies approved by the Board, 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.

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 job 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 earlier Codes of Ethics and Conduct of the Ebro Foods Group, was approved by the board on 25 November 2015 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 standardisation tool to guarantee progressive implementation throughout the Group of the ten principles of the UN 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 is responsible for monitoring and controlling application of the Code. It has a Compliance Unit, with sufficient initiative, autonomy and resources, which is responsible, among other duties, for assisting the Audit and Compliance Committee in the supervision of compliance, publication and interpretation of the Code of Conduct.

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 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.

The Code of Conduct provides that any violation or breach of the Code that is classified as a labour offence shall be penalised according to the labour laws, without prejudice to any other liability that the infringer may incur and the remedial measures that may be established by the different Group companies in pursuance of prevailing laws. On a Group level, the Audit and Compliance Committee, assisted by the Compliance Unit, shall receive reports of any violation of the Code of Conduct and act accordingly.

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 confidential 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, especially any concerning possible financial or accounting misrepresentations.

For this purpose, the Ebro Group has established a whistle-blowing or reporting channel, through its Code of Conduct, 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. Access to that e-mail account, technologically protected to prevent any unauthorised access, is limited exclusively to the Chairman of the Audit and Compliance Committee who, as an independent director, has no relationship with the management structure of the Group.

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 perform 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

In addition, the external auditors of the company and its group regularly attend the meetings of the Audit and Compliance Committee to give training on the principal novelties in accounting and auditing, especially those that have or may have a greater effect on the Group's accounts.

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.

Within the risk control and management policy approved by the Board, the financial reporting internal control system is supervised by the Audit and Compliance Committee, assisted by the Risks Committee and the Group Finance Department.

The potential risk events that could affect the organisation are identified and assessed through the FRICS, pinpointing and assessing the risks corresponding to each line of business. Through this risk control and 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 on financial reporting within the tolerance levels, thereby providing reasonable certainty regarding achievement of the strategic business goals.

 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 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 Risk Control and 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. For this purpose, the Risks Committee acts as a unit of coordination and interrelation of the effect of the risks detected on the different areas (management, business, financial reporting, legal, reputational etc. risks).

Which governing body of the company supervises the process.

While the Board has the power, which it may not delegate, to determine the policy for control and management of risks, including tax risks, and supervision of the FRICS, the Audit and Compliance Committee is responsible for supervising and promoting the procedures and systems used to prepare and control the company's financial reporting, and controlling the implementation of and compliance with the risk control and management systems, both in general and in respect of the financial reporting process.

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 information for decision-making and external information 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 the financial information and description of the FRICS, responsibility for which corresponds to the Financial Department, the Risks 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 and it is approved by the Board.

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 any modifications or adaptations to the Risks Committee through the Group's financial department.

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 charts and risk and control matrices. The controls identified are both preventive and detective, manual or 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 financial 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 interdepartmental integration and efficient updating of user status, regularly identifying those who no longer access the systems. Ebro Foods will shortly begin a global Duties Separation project, within its corporate risk control policy.

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 processes 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 Desks), guarantee the management and traceability of incidents in the IT systems. Programme changes are managed within that system, which is based on ITIL best practices and management.

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 or disk 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 circumstance 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). Furthermore, the valuation processes and the hypotheses and assumptions used by independent experts are reported to and considered by the external auditors of the company and its group.

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 statements at source for subsequent consolidation according to the applicable accounting and consolidation standards, to obtain the consolidated financial information to be presented monthly to the Board and 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 each month 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 of the FRICS. Through that reporting, 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

Inform on at least the following, describing their main features:

F.5.1 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. 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 Committee 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; ensure that 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 2015, the External Auditor attended 5 meetings of the Audit and Compliance Committee and the Internal Auditor has attended 9 meetings.

F.6 Other significant information

F.7 External auditor's report

Inform on:

delegation.

7.7.1 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 report by the external auditor 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.

1.	The Articles of Association of listed companies should not limit the maximum number of votes that may be cast by an individual shareholder or impose other restrictions hampering takeover of the company via the market acquisition of its shares. Complies X Explanation
2.	When both the parent company and a subsidiary are listed, they should both publish a document specifying exactly:
	 a) The types of activity they are respectively engaged in and any business dealings between them, and between the listed subsidiary and other group companies;
	b) The mechanisms in place to solve any conflicts of interest.
	Complies Partial compliance Explanation Not applicable X
3.	During the annual general meeting, to supplement the written distribution of the annual corporate governance report, the chairman of the board should inform the shareholders orally, in sufficient detail, of the most important aspects of the company's corporate governance, especially: a) Any changes made since the previous annual general meeting.
	b) The specific reasons why the company does not follow any of the recommendations of the Code of Corporate Governance and the alternative rules applied, if any.
	Complies X Partial compliance Explanation
4.	The company should define and promote a policy of communication and contacts with shareholder, institutional investors and proxy advisors that fully respects the laws against market abuse and gives similar treatment to shareholders who are in the same position.
	And the company should publish that policy on its website, including information on how it has been implemented, naming those responsible for such implementation.
	Complies X Partial compliance Explanation

5. The board should not table a motion at the general meeting for delegating powers to issue shares or convertible securities excluding the preferential subscription right in a sum of more than 20% of the capital at the time of the

				ue of shares or conve publish on its websi				-
	C	Complies		Partial compliance		Explanation	X	
		ection 297.1(l	b) of the Corpo	general meeting held o rate Enterprises Act ar				
	of the preferent intended to limit approved the annecessary to expense the second control of the preference of the prefe	atial subscript ait the use of authorisation, extend the ex	ion right was no this power to no unless there we clusion beyond	explained that even thou the limited by any amount more than 20% of the ere especially important that limit in the compan ne Board on exercising the	t (beyond the app company's capita t circumstances v y's interests. We	olicable limits stipulated at the date on whe which, in the Board re this to occur, it w	ated in law), the ich the General I 's opinion, made	Board Meeting it
6.			=	owing reports, whether annual general meet			=	
	a) Report on	the indeper	ndence of the	auditor.				
	b) Reports or	n the function	oning of the au	idit committee and th	e nomination a	and remuneration	committee.	
	c) Report by	the audit co	ommittee on re	elated party transaction	ons.			
	d) Report on	the corpora	ate social resp	onsibility policy.				
	(Complies		Partial compliance	X	Explanation		
	All the sections	s of this Reco	ommendation ar	e met, except c).				
	directors have does not cons	been made a ider it conven	at market prices	nittee checks that all th and on arm's length te he contents of that repo ivals.	rms and issues a	a favourable report	to the Board, the	company
7.	The compan	y should bro	oadcast gener	al meetings live, thro	ugh its website).		
			Complies	s E	xplanation X]		
	General meeti and capitalisat			Foods S.A. are not br	oadcast live thro	ough the corporate	website owing to	o the size
	meetings (suc (74.37% at the	th as the she last AGM he	areholders' foru	de of the technical mea um or electronic voting 015), the company cons s.	and proxies) a	and the ample quo	orum at general	meetings
				eneral meeting is subse s, with no limitations or			e website, where	e it is fully
8.	accounts laid	d before the	general mee	ure that the board enting, and in exception and the auditors sha	nal circumstan	ces when such o	qualifications e	xist, both
	Co	mplies [X	Partial compliance		Explana	tion	
9.	-		•	ently on its website to ad the general meeti	•	•	-	-
		-	s and procedo vay discrimina	ures should favour t tory.	he attendance	and exercise b	y shareholders	of their
	Со	mplies	X	Partial compliance		Explana	ition	

	0. If a legitimate shareholder has exercised their right, prior to the general meeting, to supplement the agenda or submit new proposed resolutions, the company should:											
a)) Immediately	distribute t	those supp	lementary ite	ms and ne	w proposed re	solutions.					
b)	•	to enable	e voting or	the new ite	ms on the	•		g form with the proposed resolut	-			
C)	c) Put all these items or alternative proposals to the vote and apply the same voting rules as those applicable to the proposals by the board, including in particular the presumptions or deductions regarding votes.											
d)	d) After the general meeting, report the details of the voting on those supplementary items or alternative proposals.											
	Complies		Partial co	mpliance		Explanation		Not applicable	X			
	the company p n those fees an	-	-	_	eneral mee	etings, it should	d establish	in advance a ge	eneral policy			
	Complies	X	Partial co	mpliance		Explanation		Not applicable				
tr a	eatment to all	sharehold a profitab	ders in the ole busines	e same posi	tion and b	e guided by	the compa	judgement, give any's interests, ontinuity and ma	namely the			
fa co m	And in its search for the company's interests, apart from respecting the laws and regulations and acting in good faith, ethically and with respect for generally accepted use and good practice, endeavour to reconcile the corporate interests with the legitimate interests of its employees, suppliers, customers and other stakeholders that may be affected, as the case may be, and the impact of the company's activities on the surrounding community and environment.											
	<u>_</u>											
	Comp	olies	X	Partial comp	liance		Explanatio	n 🔲				
		ld have th	ne necessa	ary size to op		ctively, with pa		n	ded size is,			
	he Board shou	ld have th	ne necessa	ary size to op embers.	perate effec	ctively, with pa			ded size is,			
th	he Board shou	ld have then five and	ne necessa d fifteen mo Complie	ary size to opembers.	perate effect Exp	lanation			ded size is,			
th 14. Ti	he Board shou nerefore, betwee	ld have then five and	ne necessa d fifteen me Complie a policy fo	ary size to opembers.	perate effect Exp	lanation			ded size is,			
th 14. Ti a)	he Board shou herefore, between the board should) Is specific and	ld have the en five and dapprove	ne necessa d fifteen me Complie a policy fo	ary size to opembers. es X r selecting di	perate effect Exp rectors which	lanation	rticipation.					
14. T a) b)	he Board shou herefore, between the board should) Is specific and	ld have then five and approve I verifiable	Complie a policy fo	ary size to opembers. Solution in the state of the state	ection are b	lanation	rticipation.	The recommen				
th 14. T a) b) c) T	he Board should he savours the differ results of the	Id have the en five and approve I verifiable nomination versity of e prior and	Complied a policy for the complete apolicy for	ary size to opembers. Ses X It selecting diseases for re-elections are experience are board's needs	Exprectors which ection are both and gender.	ch: pased on a price be set out in t	or analysis	The recommen	eeds. n committee			
th 14. T a) b) T p)	he Board should he specific and he results of the bolished when a roposed.	Id have the en five and approve I verifiable nomination exprise prior and calling the	Complied a policy for the complete to the comp	ary size to opembers. Ses X It selecting displays for re-elections are board's need neeting at which should prome	Exprectors which ection are bord gender. eds should ich the ratif	ch: pased on a price be set out in tication, appoir	or analysis the report to the tendent or recommender of fe	The recommen of the board's ne	eeds. n committee h director is			
th 14. T a) b) c) T p) A sl	the Board should herefore, between the board should he board should he board should he specific and the policy for hould be equivalent.	Id have the en five and approve I verifiable nomination exprise prior and calling the expression of th	Complied a policy for a policy	ary size to operation of the total mock compliance	Exprectors which ection are borders. Exprectors which ection are borders. Exprection are borders of the targembers of the with the	ch: based on a price be set out in the ication, appoint that the nutrie board by 2	or analysis the report to the theorem or results to the theorem of	of the board's new y the nomination e-election of each	eeds. n committee h director is n the board			
th 14. T a) b) c) T p) A sl	he Board should herefore, between the board should he board should he board should he results of the ublished when croposed. Indicate the policy for hould be equivalent to the policy for hould be equivalent.	Id have the en five and dapprove I verifiable nomination versity of e prior and calling the or selecting alent to at committee annual committe	Complied a policy for a policy	ary size to operation of the total mock compliance	Exp rectors which ection are be nd gender. eds should ich the ratif note the targ embers of the ewith the port.	ch: based on a price be set out in the ication, appoint that the nutrie board by 2	or analysis the report to the theorem or results to the theorem of	of the board's new the nomination e-election of each emale directors of each etors annually an	eeds. n committee h director is n the board			
th 14. T a) b) c) T pi A sl th	the Board should herefore, between the board should he board should he board should he results of the ublished when a roposed. Indicate the policy for hould be equivalent the company of the proprietary and	Id have the en five and dapprove I verifiable momination eversity of e prior and calling the committee annual committee annual coolies	Complied a policy for a policy	ary size to operate and are selecting at which should promote the total mock compliance vernance representating account and account ac	Exprectors which ection are borders should ich the ratiff embers of the with the port.	ch: be set out in tication, appoir get that the nuthe board by 2 policy for selections appoir le majority of the complexity of the com	or analysis the report between the or relation of fermal directions are considered as the constant of the con	of the board's new the nomination e-election of each emale directors of each etors annually an	eeds. n committee h director is n the board d inform on			

16. The ratio of proprietary dire represented by those directors			be greater than the	e ratio of capital
This may be eased:				
a) In companies with a high	capitalisation, in which sh	areholdings legally con	sidered significant a	re scarce.
b) In companies with a plura	ality of unrelated sharehol	ders represented on the	board.	
	Complies X	Explanation		
17. The number of independent	directors should represen	at least one-half of the	total directors.	
This notwithstanding, if the obut has one shareholder, or independent directors should	several acting in concert	that controls more that	in 30% of the capita	•
	Complies	Explanation X		
Of the twelve board members at	present, three are independ	ent and one is an "other no	on-executive" director.	
Although the director classified a just like any other independent of a continuous period of over 12 y	director, he cannot be classifi	orms his duties on the boar ed as such because he ha	rd and audit and compl s been a director of Eb	iance committee ro Foods, S.A. for
Therefore, despite the formal clain independent directors.	assification of the directors, in	actual fact of a total of two	elve directors, four (1/3) act as true
This notwithstanding, the compaindependent director stepped do		account when filling the va	acancy produced on th	e board when an
18. Companies should publish o	n their websites and keep	up to date the following	g information on their	r directors:
a) Professional and biogra	phic profile.			
 Other directorships helf whatsoever nature. 	d, in listed or unlisted co	ompanies, and other re	emunerated activitie	s performed, of
 c) Indication of the category with which they are related 	ory of director, indicating ted.	for proprietary directors	s the shareholder th	ney represent or
d) Date of first appointmen	t as director of the compa	ny and subsequent re-e	elections.	
e) Shares and stock option	ns held in the company.			
Complies	Partial compliance	e X	Explanation	
All the requirements of this Reco	ommendation are met except	b).		
Although there is no specific sec information on the directors of E performed, remunerated or othe annual accounts and corporate	bro Foods, S.A., including directions, in companies engaged	ectorships held in listed co in similar or identical activ	ompanies and positions vities as Ebro Foods, is	and activities set out in the
19. Once checked by the nor explanation of the reasons winterest of less than 3% in the presence on the board from proprietary directors have been complies.	why proprietary directors he capital, as well as the m shareholders with an	ave been appointed at reasons, if appropriate	the request of share, for not meeting for	eholders with an mal requests for whose request
20. Proprietary directors should company. They should also shares to an extent requiring	resign in the correspond	ding number when the	shareholder dispos	-

	Complies X	Partial compliance		Explanation		Not applicable	
21.	 The Board should not pr were appointed, unless to Nomination Committee. or contracts new obligation the board, or if they bread longer be considered incommended. 	there are just groun In particular, just goons preventing ther each their duties or	ds for doing so, rounds are dee n from dedicatii fall into any o	as appreciated label med to exist when the necessary fithe circumstan	by the Board en the direct time to perf ces by virtu	d subject to a reptor takes up new formance of thei	port by the v positions r duties on
	The removal of indeper corporate operations ent of the board are required	ailing a change in t	ne ownership st	tructure of the co	mpany, whe	en changes in the	
		Complies	X	Explanation			
22.	Companies should esta jeopardise the company any criminal proceedings	's credit and reputa	ation. In particu	lar, directors sho	ould be oblig	ged to inform the	
	If a director is prosecute the case as soon as pos remain in office. A reaso	sible and, in view o	f the specific ci	rcumstances, de	cide whethe	r or not the direc	-
	Complies	X Partia	l compliance		Explan	ation	
23.	3. All the directors should submitted to the Board the potential conflict of represented on the Boar	may go against cor interest should also	porate interests	s. The independe	ent and othe	er directors not a	affected by
	And when the Board a reservations, the latter s the letter contemplated i	hould reach the ap	oropriate conclu				
	This recommendation al	so affects the Secre	tary of the Boa	rd, even if he or s	she is not a	director.	
	Complies	X Partial compli	ance	Explanation	n	Not applicable	
24.	If a director resigns or reshould explain the reas announced as a regulate.	ons in a letter sent	to all the Boa	rd members. Re	gardless of	whether the ret	tirement is
	Complies	X Partial compli	ance	Explanation	n 🗌	Not applicable	
25.	5. The nomination committ their duties correctly.	ee should make su	re that non-exe	cutive directors	have sufficie	ently availability	to perform
	And the regulations of the directors.	he board should sti	pulate the max	imum number of	directorship	os that may be	held by its
	Complies	Partia	l compliance	X	Explan	ation	ı
	Although the Regulations on Ebro Foods, S.A., it does in necessary to guarantee the Consequently, the maximutimes to meet each and all directors").	npose on the directors e effective and adeq m number of other di	s the obligation to uate fulfilment of rectorships they	o dedicate to the co each and all of to may hold will be s	ompany such the duties co such as to en	attention and time rresponding to the sure that they are	e as may be eir position. e able at all

26. 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 individually propose other items not initially contemplated to be included on the agenda.

	Complies	X	Partial compliance		Explanation					
Govern		If a director is	should be limited to ine s forced to miss a Boa			•				
Complies X Partial compliance Explanation										
perform		ose concerns ar	express concern over a pe not settled by the boar	•						
	Complies	X Partial	compliance	Explanation	Not a	oplicable				
			quate channels for direct direct local section of the control of t		•					
	Complies	X	Partial compliance		Explanation					
			ed of directors to perfor propriate circumstances.	m their duties, c	companies should	also offer their				
	Com	plies	Explanation [Not appli	icable					
			arly indicate the items on study or obtain in advar			adopt a decision				
the age	enda for app		urgency, the chairman nard, the prior, express the minutes.	•						
	Complies	X	Partial compliance		Explanation					
			on any changes in the ov d ratings agencies of the	•		inion held by the				
	Complies	X	Partial compliance		Explanation					
by law a and bu executing sufficient	and in the arti- siness to be ve, if any, of that time is allo	cles of association transacted; orgoined transacted; orgoined transacted; orgoined transacted trans	nctioning of the board of on, the chairman should panise and coordinate to responsible for managing ssion of strategic issues noces so require.	orepare and submed the periodical assignments of the board and for	nit to the board a sessment of the or its efficient oper	chedule of dates board and chief ation; make sure				
	Complies	X	Partial compliance		Explanation					
followin the cha investo	g powers, apa airman and v rs and sharel	art from those co rice-chairmen, if nolders to find c	ector, the articles of asso prresponding to them by any; echo the concer but their points of view a of the company; and coor	law: preside over ns of non-execut and form an opin	board meetings in tive directors; ho ion on their conc	n the absence of ld contacts with erns, particularly				
	Complies	Partial	compliance	Explanation	X Not appli	cable				
			egulations of the board do ation, said director is entirely			endent director the				
		ion and regulation any other director.	s of the board do not estab	lish any limit on the	e exercise of those p	powers by the lead				

30.	reco	ommendations on the pany.		•	•						
				Complies	X	E	xplanation				
36.		full Board shou ected in respect		once a yea	ır and, whei	re necessa	ary, adopt ar	n action plan	to correc	any defic	ciencies
	a)	The quality and	effective	ness of the	Board's acti	ions.					
	b)	The functioning	and com	position of it	ts committe	es.					
	c)	Diversity in the	composit	ion and pow	ers of the E	Board.					
	d)	The performance	ce by the	Chairman o	f the Board	and Chief	Executive C	Officer of thei	r respecti	ve duties;	
	e)	The performan		ontribution	of each dir	ector, pay	ing special	attention to	the head	ds of the o	different
		different commi essed on the ba							Board and	the Board	d will be
		ry three years, t				assessme	ent by an ex	ternal consu	Itant, who	se indepe	endence
		business relation							ompany c	or any com	npany in
	The	process and are	eas asses	ssed should	also be des	scribed in t	the Annual C	Corporate Go	vernance	Report.	
		Complies		Pa	ırtial compliaı	nce	X	Explanation			
		company complie cutive chairman, th							board, its	committees	s and its
		future years, the renience of engagi				ommittee w	vill assess an	d submit to	the board	its opinior	n on the
37.		en there is an E						types of dir	ector sho	uld roughl	y mirror
		Complies	X	Partial com	pliance		Explanation		Not app	licable	
38.		Board should mmittee and all E								•	
		Complies	X	Ex	planation		Not applic	able]		
39.	and	members of the experience in a ctors.									-
		Complies		Pa	ırtial compliaı	nce	X	Explanation			
		he members of the rience and expert									
	Dire who any	egards the Recom ctors, we should p is classified as "of other independent inuous period of o	oint out that ther non-ex director, h	at this Commi recutive". Alth ne cannot be d	ttee is made nough the dire classified as	up of two ir ector classif such becau	ndependent di ied as "other i se he has bee	rectors, one p non-executive en a director o	roprietary o	director and his duties j	d one ust like

Therefore, despite the formal classification of the directors, in actual fact of the four directors on the Audit and Compliance Committee, three of them (i.e. the majority of the members of this committee) act as true independent directors.

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and report	•	s work proper						the Board or the		
	Complies	X	Partial complian	се		Explanation				
			t should submeduring its fulfile		-	-		ommittee, report f each year		
Comp	olies X	Partial com	npliance	E)	xplanation		Not applicable			
42. In addition	In addition to those contemplated in law, the Audit Committee should have the following duties:									
1. In conne	ection with t	he internal co	ntrol and repor	ting system	is:					
a)	a) 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.									
b)	appointme departmer material ri	ent, re-appoin nt; approve its sks of the co	tment and rei approach and	moval of the distribution	ne chief au blans, makii nformation	udit officer; ng sure its on its activ	propose the activity focus vities; and ch	the nomination, budget for this es mainly on the eck that the top		
c)	appropriat	e, even anon		t any poten	tially impor			tially and, where oserve within the		
2. In conne	ection with t	he external au	uditors:							
a)	Investigate	e the circumst	ances giving ri	se to resigr	nation of an	y external a	uditor.			
b)	Ensure that independe		ration of the ex	rternal audi	tors for thei	ir work does	not jeopardi	se their quality or		
c)	a declarati		sible existence	-			-	closure, attaching d the contents of		
d)			rnal auditors hof the company		•	•	ıll board to in	form on the work		
e)	services o	ther than aud		the concen	tration of th			the provision of d, in general, any		
	Complies	X	Partial com	pliance		Expl	anation			
			employee or of any other sen		f the compa	any into its	meetings, ev	en ordering their		
	Complies	X	Partial com	pliance		Expl	anation			
make, so t	hat it can ar	nalyse them a		eliminary re	eport to the			ompany plans to erms and impact		
Comp	blies	Partial com	npliance	Ex	planation		Not applicable	X		

45. The risk control and management policy should identify at least:

	a)	environmental, p	olitical and re	financial and non- eputational) to whic among the financia	h the com	pany is expose			
	b)	The risk level tha	at the compar	ny considers accep	table.				
	c)	The measures of	ontemplated	to mitigate the impa	act of the r	isks identified,	should they ma	terialise.	
	d)	The internal confliabilities and oth	-	rting systems to be e-sheet risks.	used to co	ontrol and mana	age those risks,	including con	tingent
		Complies	X	Partial complia	ınce		Explanation		
46	the	re should be an in npany expressly h See that the risk affecting the com Participate active	nternal risk called aving the follocore control and appany are adely in the prepared	ne audit committee ontrol and manage owing duties: management system of the risk of management system anagement system of the risk of management system.	ment role ems work managed strategy ar	properly and, in and quantified.	in internal unit	or department at all the majo eir manageme	of the or risks ent.
		Complies	X	Partial complia	ınce		Explanation		
47	Cor	nmittee and the	Remuneration	e members of the Non Committee, if perform and that r	they are	separate- have	e adequate ex	perience, skill	
		Complies		Partial complia	ince	X	Explanation		
	All t		Nomination a	and Remuneration C	ommittee h	ave adequate e	xperience, skills	and expertise for	or their
	The direct	Nomination and Rectors and the other	two proprietary	Committee of the condition of the compared of	any will bea	r this situation in			
48		mpanies with a hinmittee.	gh level of c	capitalisation should	d have a	separate nomir	nation committe	e and remune	eration
		Complies		Explanation		Not applicable	X		
49				d consult the chair he executive direct		e board and th	ne chief execut	ive of the con	npany,
		-		to request the noney were suitable in			-	ial candidates	to fill
		Complies	X	Partial complia	ince		Explanation		
50		remuneration cose assigned to it b		uld perform its dut	ies indepe	endently, having	g the following	duties in addi	tion to
	a)	Propose to the b	oard the basi	ic terms of contract	of the ser	ior executives.			
	b)	See that the rem	uneration po	licy established by	the compa	ny is observed			
	c)	of payment with	shares and t	neration policy appl heir application, an d senior executives	d ensure t	hat their individ			
	d)	Ensure that any counselling provi		interest that may ommittee.	arise do	not jeopardise	the independe	ence of the ex	xternal

	e)			he remuneration of directors nual report on directors' remu		executives in the	different corporate	Э
		Complies	X	Partial compliance		Explanation		
51				ould consult the chairman of the executive directors and s			e of the company	٠,
		Complies	X	Partial compliance		Explanation		
52	reg	ulations of the b	oard and be	rocedure of the supervision oherent with those applicable uding the following:				
	a)	The members	should be exc	lusively non-executive director	ors, most of the	m independent dir	ectors.	
	b)	They should be	e chaired by ir	dependent directors.				
	c)	experience of	the directors I reports; and	the members of these con and the duties of each co I report on its activities at	ommittee; and	the committees	should discuss its	s
	d)	The committee		able to obtain external couns	selling wheneve	er they may consi	der it necessary to	c
	e)	Minutes should	d be issued of	their meetings and made ava	ilable to all dire	ectors.		
		Complies	Partial o	compliance X Exp	olanation [Not applicat	ole	
				s Recommendation except the fire and the Nomination and Remun				of
	Reg	arding the Audit a	and Compliance	Committee, we refer to the expla	nation given in F	Recommendation 39	above.	
	are	independent dire mittee the indepe	ctors, one of the endent directors	omination and Remuneration Corem chairing the committee, and represent 50% of the total, althorote of the chairman, who is an in	the other two ar ough in the ever	e proprietary directont of a tie, the weigh	ors. Therefore, in this	s
53	soc which any	ial responsibility ch may be the , or an ad hoc	y policy shoul audit committ committee th	with the rules of corporate go d be assigned to one or dis ree, the nomination committe at the board, exercising its p cally have the following minim	stributed amon ee, the corpora cowers of self-	g several commit te social respons	tees of the board ibility committee, i	l, if
	a)	Oversight of co	ompliance with	the internal codes of conduc	t and the comp	any's corporate g	overnance rules.	
	b)	Supervision of and medium-s		of communication and relation	ns with investo	rs and shareholde	ers, including sma	II
	c)		on of promotir	ne adequacy of the company ng corporate interests and ta iate.		·		
	d)	Review of the	company's co	rporate responsibility policy, n	naking sure tha	it it is geared towa	rds creating value	
	e)	Monitoring of compliance.	the corporate	social responsibility strategy	y and practice	s and assessmen	t of the degree o	ıf
	f)	Supervision ar	nd assessmen	t of the processes of relations	with different	stakeholders.		

g) Assessment of everything related with non-financial risks in the company, including operational,

h) Coordination of the reporting process for non-financial information and diversity, complying with the

technological, legal, social, environmental, political and reputational risks.

applicable legal provisions and international benchmark standards.

		Complies	X	Partial of	compliance		Explanation	
		•				the principles or keholders and de		that the company following:
a))	The corporate so	cial respon	sibility goals a	nd the develop	ment of supportin	g instruments.	
b))	The corporate str	rategy relat	ed with sustair	nability, the env	vironment and soc	cial issues.	
c)						s, employees, cu an rights and pre		ers, social issues, ful conduct.
d)		The methods or preceding paragr	-	_			cific practices co	ontemplated in the
e))	The mechanisms	for superv	ising non-finar	icial risks, ethic	cs and business c	onduct.	
f)		The communicati	ion channe	ls, participation	and dialogue	with stakeholders	S.	
g)	Responsible com	nmunication	practices to a	void manipula	tion of information	and protect inte	grity and honour.
		Complies	X	Partial o	compliance		Explanation	
		company should al responsibility, ι				-	t, on matters rela	ated with corporate
		Complies	X	Partial o	compliance		Explanation	
re	mı		cation, qua	lification and r	esponsibility re			esired profiles and I not so high as to
			С	omplies X		Explanation		
sł sy	nar /ste	es, stock options	, rights ove	er shares or ins	struments inde	xed to the value of	of the share, and	nuneration paid in long-term savings mited to executive
u	oor	•	shares unti	I they retire fr	om the board.	This will not be	•	en it is conditional ny shares that the
		Complies	X	Partial o	compliance		Explanation	
re de	qu o n	ired to make sur	e those rer	nunerations ar	e linked to the	professional per	formance of thei	hnical precautions r beneficiaries and ess or other similar
In	ра	articular, the varia	able compo	nents of the re	muneration sh	ould:		
a)) E	Be linked to prede	etermined, r	measurable yie	eld criteria, whi	ch consider the ris	sk assumed to ol	otain a result.
b)	le		such as con	npliance with t			•	for the creation of and its policies for
c)	E	Be based on a ba	alance betw	veen meeting :	short, medium	and long-term go	als, permitting th	ne remuneration of

yield achieved through continuous performance over a sufficient period of time to appreciate their contribution to the sustainable creation of value, such that the elements for measuring that yield are not related only with

one-off, occasional or extraordinary events.

	Complies	X	Partial compliance		Explanation		Not applicable	
		•	part of the variable com that the yield conditions	•				minimum
	Complies	X	Partial compliance		Explanation		Not applicable	
•	s-linked remu		should take account of a	any quali	fications made i	n the repo	ort by the externa	l auditors
	Complies		Partial compliance		Explanation		Not applicable	X
_	-	_	ne variable remuneration s indexed to their value.	of exec	cutive directors	should be	e linked to the d	elivery of
	Complies		Partial compliance		Explanation	X	Not applicable	
the not rer	form of share so far submitt nuneration of	es, stock of ed this for the execu	Articles of Association contoutions or any other system m of remuneration to approtive director currently used nitment to and relationship v	of remun val by the are mos	eration indexed to general meeting, t appropriate for	the price considerin	of the shares, the g that the systems	Board has of variable
distribut fixed re	ed, the direc	tors may or exerci	ons or rights over share not transfer the owners se the stock options or	ship of a	number of sha	res equiva	alent to twice the	eir annual
This wil acquisit		licable to	o any shares that the di	irector m	ay need to sel	I to pay t	he costs incurre	d in their
	Complies		Partial compliance		Explanation		Not applicable	X
compon	ents of remu	ineration	clawback clause wherel when the amounts paid is of data subsequently p	do not d	correspond to fu			
	Complies	X	Partial compliance		Explanation		Not applicable	
and sho			not exceed a specified a he company has confirm		•	-		
	Complies	X	Partial compliance		Explanation		Not applicable	

H OTHER INFORMATION OF INTEREST

- 1. If you consider there to be any important aspects 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.

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, CONCERNING THE CURRENT COMPOSITION OF THE BOARD OF DIRECTORS AND THE PROPORTIONS OF MEMBERS IN THE DIFFERENT CATEGORIES OF DIRECTORS

- With regard to the presence of female directors and the numbers of independent directors, it is put on record that:
- (i) The company bears both aspects in mind for filling the vacancy produced on the resignation as of 1 December 2014 of an independent director.
- (ii) The director classified as "other non-executive" was appointed director and member of the Audit and Compliance Committee on account of his personal and professional qualities. He performs his duties unconditioned by relations with the company or its group, controlling shareholders or executives. Therefore, this director performs his duties in the Board and Audit and Compliance Committee just like any other independent director, although he cannot be classified as such because he has been on the board for more than 12 years in succession.
- As regards the classification of Instituto Hispánico del Arroz, S.A. as an executive director:
- (i) Instituto Hispánico del Arroz, S.A. does not perform executive or management duties in Ebro Foods, S.A. or any subsidiary of the Group and, therefore, receives no remuneration for such duties.
- (ii) Instituto Hispánico del Arroz, S.A. has been classified as an executive director because its individual representative on the board of directors of Ebro Foods, S.A. (see section 212 bis of the Corporate Enterprises Act) is an executive of one of the Group's subsidiaries.
- (iii) Instituto Hispánico del Arroz, S.A. holds the position of director because it is the largest shareholder of the company, with a total interest, direct and indirect, of 15.92%. Instituto Hispánico del Arroz, S.A. will continue to be a director of Ebro Foods, S.A. during such time as it is a significant shareholder, regardless of who its personal representative is and the executive position that said representative may hold within the Group.

EXPLANATORY NOTE TWO, ON SECTION A.4

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

EXPLANATORY NOTE THREE, ON SECTION A.5

Relationships between the companies of the Ebro Foods Group and the controlling shareholders, excluding those who are directors, are explained in section A.5.

See sections D.2 and D.3 of this Report.

EXPLANATORY NOTE FOUR, ON SECTION B.4

As indicated in the information contained in the attendance list of the AGM incorporated in the notarial minutes issued thereof, the figures on attendance in person and by proxy set out in section B.4 of this report include the percentages of postal and electronic votes.

EXPLANATORY NOTE FIVE, ON SECTION C.1.16

- The total amount indicated in section C.1.16 includes the remuneration of all the company executives, even though they do not all have senior management employment relations on the terms stipulated in law.
- In 2015 a sum of €128,000 was distributed among all executives (except the Chairman of the Board) of Ebro Foods, S.A. included in the Deferred Annual Bonus Scheme linked to the Group's Strategic Plan 2013-2015, corresponding to 2013. This sum represents 25% of the Deferred Annual Variable Remuneration for the three-year period and was provided for in the 2013 accounts.
- A provision has been recognised in the 2015 accounts of €124,000 as the provisional estimate of the sum corresponding to 2015 to be distributed among all executives (except the Chairman of the Board) included in the Deferred Annual Bonus Scheme linked to the Group's Strategic Plan 2013-2015. This sum represents 50% of the Deferred Annual Variable Remuneration for that three-year period and, in accordance with the terms of that Scheme, will be paid in 2017.
- Finally, these Deferred Annual Bonus Schemes are not indexed to the value of the company share and the beneficiaries do not receive any shares or rights thereover.

- The contracts of two executives contemplate termination benefits in the event of termination or takeover, in a sum exceeding that payable under the applicable labour laws. For other executives, the benefits initially established are lower than the indemnity established in the Workers' Statute, owing to their accumulated seniority.

EXPLANATORY NOTE SIX, ON SECTION C.1.17

- Instituto Hispánico del Arroz, S.A. and Hispánicods Invest, S.L. are directors and controlling shareholders of Ebro Foods, S.A. Instituto Hispánico del Arroz, S.A. holds 100% of the capital of Hispánicods Invest, S.L. (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.A. and an indirect interest of 16.666% in Hispánico Invest, S.L. Therefore, Antonio Hernández Callejas has an indirect interest in Ebro Foods, S.A. through the 15.921% interest held directly and indirectly in this company by Instituto Hispánico del Arroz, S.A. Antonio Hernández Callejas does not hold any office in those companies.
- Félix Hernández Callejas and Blanca Hernández Rodríguez, representatives of Instituto Hispánico del Arroz, S.A. and Hispánicos Invest, S.L., respectively, each have a direct interest of 16.666% in Instituto Hispánico del Arroz, S.A. and an indirect interest of 16.666% in Hispánicos Invest, S.L. Therefore, Félix Hernández Callejas and Blanca Hernández Rodríguez each have an indirect interest in Ebro Foods, S.A. through the 15.921% interest held directly and indirectly in this company by Instituto Hispánico del Arroz, S.A. Félix Hernández Callejas is Managing Director of Instituto Hispánico del Arroz, S.A. and does not hold any office in Hispánicos Invest, S.L. Blanca Hernández Rodríguez does not hold any office in either of those companies.
- Demetrio Carceller Arce has an indirect interest in Ebro Foods, S.A. through the 10.03% interest held indirectly in this company by Sociedad Anónima Damm through Corporación Económica Damm, S.A.

EXPLANATORY NOTE SEVEN, ON SECTION C.2.1

- The name of the audit committee in the company is "Audit and Compliance Committee" and the name of the nomination and remuneration committee is "Nomination and Remuneration Committee".
- All the members of the Audit and Compliance Committee were appointed on account of their expertise and experience in accounting and auditing, including Hispafoods Invest, S.L., which was elected on the basis of the expertise of its representative in these matters.
- The duties of the different Board Committees as established in the Regulations of the Board are set out below, without prejudice to those they have by law:

DUTIES OF THE EXECUTIVE COMMITTEE:

Notwithstanding the specifications of the Board in the resolution to delegate powers and the powers of the Board that may not be delegated, the Executive Committee has the following powers:

- a) Adopt resolutions corresponding to the powers delegated to it by the Board of Directors.
- b) Monitor and supervise the normal management of the company, ensuring adequate coordination with subsidiaries in the common interests of the latter and the company.
- c) Study and propose to the Board of Directors the guidelines defining business strategy, supervising their implementation.
- d) 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:
- Separate and consolidated annual budget of the company, itemising the provisions corresponding to each core business.
- Monthly monitoring of the financial management, deviations from the budget and proposed remedial measures, if
- Significant financial investments and investments in property, plant and equipment and the corresponding economic justification.
- Alliances and agreements with other companies which, by virtue of their amount or nature, are important for the company.
- Financial transactions of a material economic significance for the company.
- Programme of medium-term actions.
- Assessment of the achievement of objectives by the different operating units of the company.
- Monitoring and assessment of the subsidiaries in respect of the matters contemplated in this sub-section d).
- e) Adopt resolutions corresponding to the buy-back and disposal of treasury stock by the Company, in accordance with the authorisation, if any, granted by the General Meeting. A Director may be designated to execute and formalise the

decisions to buy or sell own shares, supervising and, if appropriate, authorising any resolutions that may be adopted by subsidiaries to buy and sell their own shares or shares in the Company, whenever such authorisation is required by law.

DUTIES OF THE AUDIT AND COMPLIANCE COMMITTEE:

The Audit and Compliance Committee shall have the following powers, in addition to those assigned to it by law, regulations or the Articles of Association:

- a) Supervise and promote internal control of the company and the risk management systems and submit recommendations to the Board for a decision on the risk management and control policy, including tax risks, specifying at least:
- The types of risk to which the company is exposed.
- The risk level that the company considers acceptable.
- The measures for mitigating the impact of identified risks, should they actually occur.
- The control and reporting systems used to control and manage those risks.
- b) Supervise and promote the policies, procedures and systems used for drawing up and controlling the company's financial information, checking the services performed in this regard by the Internal Audit Department, the Financial Department and the Management Committee and making sure they are correctly distributed throughout the Group.
- c) Receive the information sent regularly to the Stock Exchange Councils, issue prospectuses and any public financial information offered by the Company and, in general, all information prepared for distribution among shareholders, ensuring the existence of internal control systems that guarantee the transparency and truth of the information.
- d) Ensure that (i) the systems used for preparing the separate and consolidated Annual Accounts and Directors' Report submitted to the Board to be authorised for issue in accordance with current legislation give a true and fair view of the equity, financial position and results of the Company and make sure that any interim financial statements are drawn up according to the same accounting principles as the annual accounts, considering the possibility of asking the external auditors to make a limited audit if necessary; and (ii) the Board of Directors endeavours to submit the annual accounts to the General Meeting with an unqualified auditors' report.

In this respect, it shall also see that the internal control systems are adequate and effective in respect of the accounting practices and principles used for drawing up the company's annual accounts, supervising the policies and procedures established to ensure due compliance with applicable legal provisions and internal regulations. The Committee shall, through its Chairman, obtain information and collaboration from both the Internal Audit Manager and the External Auditors to perform these duties.

- e) Establish regular contact with the External Auditors to receive information on any issues that may jeopardise their independence, and any other issues relating to the auditing of accounts, receiving information from and exchanging communications with the External Auditors in accordance with prevailing auditing standards and legislation.
- f) Be informed of the decisions adopted by the senior management according to recommendations made by the External Auditors in connection with the audit.
- g) Report to the Board prior to the adoption of any decisions on related party transactions submitted for its authorisation.
- h) Implement a confidential whistle-blowing channel accessible to all Group employees and a protocol for establishing priority, processing, 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.
- i) Supervise compliance with the internal codes of conduct and rules of corporate governance. 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.
- j) Submit to the Board, to be tabled at the General Meeting, proposals for the selection, appointment, re-appointment and replacement of the company's External Auditors and their terms of contract, the scope of their commission and the renewal or revocation of their engagement. The Committee shall ensure the independence of the External Auditors and the existence of a discussion procedure enabling the External Auditors, the Internal Audit Department and any other expert to inform the company of any significant weaknesses in its internal control detected while checking the annual accounts or any other processes in which they have worked. The Committee shall issue an annual report, prior to issuance of the auditor's report, expressing an opinion on the independence of the External Auditors and any supplementary services they may have provided. It shall also inform the Board on the proposal submitted to the Board by the Company Chairman regarding the appointment of the Internal Audit Manager, who shall report directly to the Chairman of the Board.
- k) Supervise and report to the Board on intragroup and related party transactions of the company or subsidiaries and settle any conflicts of interest that may arise between the company or the group and its directors, executives, significant shareholders and listed subsidiaries, if any.
- I) The Audit and Compliance Committee shall also report to the General Meeting on any issues raised by shareholders concerning matters within its competence.

DUTIES OF THE NOMINATION AND REMUNERATION COMMITTEE:

In addition to any other powers corresponding to it by law or the Articles of Association, the Committee shall study, issue reports and submit proposals for the Board, at its request, on the following matters:

- a) Definition and, where appropriate, revision of the criteria to be followed for the composition and structure of the Board and selection of candidates to join the Board, informing always prior to the appointment of a Director by cooptation or the submission to the General Meeting of any proposal regarding the appointment or removal of Directors.
- b) Appointment of the Chairman, and Vice-Chairman if any, of the Board, Managing Director(s), Lead Independent Director and the Secretary, and Vice-Secretary if any, of the Board; appointment of Directors to the Committees of the Board; and appointment and possible dismissal of senior executives and their termination benefit clauses.
- c) Position of the Company regarding the appointment and removal of board members in subsidiaries.
- d) Proposal of directors' emoluments, according to the system of remuneration established in the Articles of Association and the executive directors' relationship with the Company. The Committee shall also 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 its subsidiaries or consisting of the delivery of shares in the Company or its subsidiaries or the granting of options thereover.
- e) Supervision of the senior management remuneration and incentives policy, obtaining information and reporting on the criteria followed by the Company's subsidiaries in this respect.
- f) Assessment of the principles of the management training, promotion and selection policy in the parent company and, where appropriate, in its subsidiaries.
- g) Examination and organisation, as deemed adequate, of the succession of the Chairman and chief executive and, if appropriate, submission of proposals to the Board to ensure that such succession is made in an orderly, well-planned manner.
- h) Preparation and proposal of the Annual Report on Directors' Remuneration and the Directors' remuneration policy in accordance with the laws and regulations in place from time to time.
- i) Setting targets for the representation of the least represented gender on the Board and issue guidelines on how to achieve them.

DUTIES OF THE STRATEGY AND INVESTMENT COMMITTEE:

The Committee shall study, issue reports and submit proposals for the Board on the following matters:

- a) Setting of targets for growth, yield and market share.
- b) Strategic development plans, new investments and restructuring processes.
- c) Coordination with subsidiaries in the matters contemplated in paragraphs (a) and (b) above, for the common interests and benefit of the Company and its subsidiaries.
- The activities performed by the different Board Committees in 2015 are indicated below:

ACTIONS PERFORMED BY THE EXECUTIVE COMMITTEE:

- Several investments, divestments and sales of assets were valued.
- Strategic decisions to be adopted in respect of the different businesses were assessed.

ACTIONS PERFORMED BY THE AUDIT AND COMPLIANCE COMMITTEE:

- The Committee checked and resolved to pass a favourable report to the board on the periodical financial reporting for H2 of 2014 and on Q1, H1 and Q3 of 2015.
- The Committee checked and resolved to pass a favourable report to the board on the review and modification of periodical public reporting on 2014, which had previously been checked and approved by the Board, following the resolution passed by the CNMV in the dairy inquiry, in view of which that review of the previously approved financial information was considered advisable on the terms reported to the market.
- The related party transactions and situations of potential conflict of interest corresponding to 2014 were checked, resolving to submit a favourable report to the board on those transactions and situations, and on the authorisation for them to be made in 2015.
- The committee checked and agreed to issue a favourable report to the Board on the separate and consolidated annual accounts and directors' report for the year ended 31 December 2014. During the review, the external auditors of the company and its group (EY) submitted its draft unqualified auditors' report.
- The draft report by the auditors on the FRICS (financial reporting internal control system) 2014 was reviewed.
- The external audit of the separate and consolidated annual accounts 2014 was monitored.
- After the corresponding review, a favourable report was issued on the independence of the auditors.
- The Internal Audit Plan for 2015, presented by the Chief Audit Officer, was approved.
- The operation and use of the whistle-blowing channel in 2014 was reviewed.
- The information on related party transactions and situations of potential conflict of interest and the information on risk control included in the Annual Corporate Governance Report 2014 was checked, resolving to submit a favourable report to the board.
- The activity report of the Committee for 2014 was issued and submitted to the board.

- The committee studied and submitted a favourable report to the board on the modification of the Regulations of the Board.
- The committee studied the presentation given by the external auditors (EY) of the letter of recommendations regarding internal control processes, analysing the alternatives submitted by the internal audit department in respect of the implementation of measures to optimise the internal control system.
- The external auditors (EY) ran a training session on new aspects on accounting and auditing; in particular, they explained (i) the novelties introduced in the Corporate Enterprises Act by the reform of December 2014 and the new good governance recommendations affecting the Committee; and (ii) the parliamentary initiatives concerning auditing.
- The report prepared by the Internal Audit Department on different subsidiaries of the Group, within the Internal Audit Plan 2015, was examined.
- The external auditors (EY) ran a training session on IFRS 15 (revenue recognition), with special emphasis on how it might affect the Group's accounting.
- The proposed fees of the external auditors (EY) for auditing of the 2015 accounts was analysed and a report submitted to the board.
- The committee was informed on the work being done in respect of the control and management of risks, including tax risks, and financial reporting internal control systems, particularly the measures taken to strengthen the control structure in accordance with the good governance recommendations.
- The committee was informed on the review and update in progress of the crime prevention model.
- The general policies affecting the powers of the committee were checked and a favourable report was submitted to the board.
- The amendment to the Internal Code of Market Conduct and the Code of Conduct proposed within the review of the crime prevention model were checked and a favourable report was submitted to the board.
- The proposal for the distribution of dividends against the 2015 accounts (payable in 2016) was assessed and a favourable report was submitted to the board, on the terms subsequently approved by the board and announced to the market on 22 December 2015.
- The committee attended the presentation given by the head of the shareholder and investor relations department, within the committee's duty to supervise the general policies of the company.

ACTIONS PERFORMED BY THE NOMINATION AND REMUNERATION COMMITTEE:

- The new aspects introduced in the Corporate Enterprises Act by Act 31/2014 of 3 December affecting the composition and duties of the Committee, the board and other committees were analysed, in order to assess and report to the board on the resolutions, if any, that should be adopted to adapt to the new legislation.
- The committee studied and reported favourably to the board on the appointment of the Lead Independent Director.
- The Committee studied and agreed to issue a favourable report to the Board on the Remuneration Policy for Company Directors and Executives of the Parent and Group for 2014-2015.
- The Committee studied and agreed to issue a favourable report to the Board on the conditions of termination of a group executive in Portugal.
- It was resolved to recommend the board to pay the second instalment of the share in profits corresponding to 2014.
- The Committee agreed to recommend the Board, with a favourable report, to approve the Report on Directors' Remuneration for 2014, to be put to an advisory vote at the AGM as a separate item on the agenda.
- The report on the assessment of the Board, its Chairman and Committees in 2014 was prepared, to be submitted to the Board of Directors.
- The Nomination and Remuneration Committee Report 2014 was prepared, to be submitted to the Board of Directors.
- The Committee studied and agreed to issue a favourable report to the Board on the information included in the Annual Corporate Governance Report 2014 on remuneration and categories of directors. In this regard, it was also resolved, in the light of the latest amendment to the Corporate Enterprises Act, to classify the directors into categories in order to adopt any resolutions that may be necessary for 2015.
- The Committee studied and agreed to issue a favourable report to the Board on the modifications to the Regulations of the Board.
- It was resolved to propose to the Board, with a favourable report, payment of (i) the final share in profits corresponding to 2014, once foreseeably approved at the annual general meeting, and (ii) the first instalment of the share in profits corresponding to 2015.
- Within the framework of the review of categories of directors, it was resolved to propose to the Board, with a favourable report, a change of category of the director Instituto Hispánico del Arroz, S.A., from proprietary director to executive director.
- It was resolved to propose to the Board, with a favourable report, approval of the employee Share Delivery Plan 2015.
- The Committee studied and issued a favourable report to the Board on the general policies affecting the powers of the Committee.
- The Committee studied and issued a favourable report to the Board on the terms of contract of two Group executives in foreign subsidiaries.

ACTIONS PERFORMED BY THE STRATEGY AND INVESTMENT COMMITTEE:

- Preliminary work was done on the Ebro Foods Group Strategic Plan 2016-2018.

EXPLANATORY NOTE EIGHT, ON SECTION D.3

The gross amount of dividends of Ebro Foods, S.A. for 2015 received by all the executives listed in section C.1.16 totalled €16 thousand

EXPLANATORY NOTE NINE, ON SECTION D.5

During 2015, the Ebro Group concluded two transactions with related parties with an overall value of €130 thousand.

More precisely, the subsidiary Herba Ricemills, S.L.U. effected the following transactions with two companies controlled indirectly by the individual representing the director Hispafoods Invest, S.L., María Blanca Hernández Rodríguez:

- Purchase of goods (finished or otherwise) from Cabher 96, S.L. for €121 thousand.
- Receipt of services (expense) from Real Club de Golf de Sevilla, S.L. for €9 thousand.

EXPLANATORY NOTE TEN, CONCERNING RECOMMENDATION 60 IN SECTION G

The auditors' report contains no qualification of any nature so the situation contemplated in Recommendation 60 has not existed and, consequently, no decision has been made in this regard.

EXPLANATORY NOTE ELEVEN

- Ebro Foods, S.A. had an interest of 3.121% in Biosearch, S.A. at 31 December 2015. 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. and was part of the Ebro Group until January 2011.

The transactions made between 1 January and 31 December 2015 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 €8 thousand
- Herba Ricemills, S.L.U., lease (income) for €26 thousand
- Ebro Foods, S.A., services rendered (income) for €21 thousand
- Ebro Roods, S.A. has an interest of 25% in Riso Scotti S.p.A. This is an associate consolidated by the equity method.

The transactions made in 2015 between Riso Scotti and a subsidiary of the Ebro Foods Group are indicated below:

- Herba Ricemills, S.L.U., purchase of goods (finished or otherwise) for €200 thousand
- Herba Ricemills, S.L.U., sale of goods (finished or otherwise) for €355 thousand
- Herba Ricemills, S.L.U., services rendered (income) for ⊕ thousand
- Ebro Foods, S.A., services rendered (income) for €5 thousand
- Ebro Foods, S.A., dividends received for €337 thousand

ETHICAL PRINCIPLES AND CODES VOLUNTARILY APPLIED BY EBRO FOODS, S.A. AND YEAR OF ACCESSION:

- United Nations Global Compact 2001
- Project of the Spanish Commercial Coding Association (AECOC) against food waste, "Don't waste food, use it" 2012
- Advisory Committee of the United Nations Development Programme (UNDP) to boost the Sustainable Development Goals (SDG) 2015
- Sustainable Agriculture Initiative (SAI) Platform 2015
- SERES Foundation 2015

This Annual Corporate Governance 31/03/2016.	Report wa	as approved by	the Boa	ard of Directors of the company on
State whether any directors voted ag	ainst appr	oval of this Rep	ort or ab	stained in the corresponding vote.
	YES		NO	$oldsymbol{\mathbb{X}}$

EY Ernst & Young

AUDITOR'S REPORT ON THE "FINANCIAL REPORTING INTERNAL CONTROL SYSTEM" (FRICS)

To the directors of EBRO FOODS, S.A.

In accordance with the request from the Board of Directors of EBRO FOODS, S.A. (hereinafter the company) and our letter-offer of 1 February 2016, we have applied certain procedures to the accompanying "Information on FRICS" of EBRO FOODS, S.A. corresponding to 2015, summarising the company's internal control procedures for its annual financial reporting.

The Board of Directors is responsible for taking the necessary measures to reasonably guarantee the implementation, maintenance and supervision of an adequate internal control system and for developing improvements to that system and preparing and establishing the contents of the accompanying information on the FRICS.

It should be borne in mind that regardless of the quality of the design and operation of the internal control system adopted by the company in respect of its annual financial reporting, that system can only guarantee reasonable, not absolute, security regarding the goals sought, owing to the limitations inherent in any internal control system.

During our audit of the annual accounts and according to the Auditing Standards, we have assessed the company's internal control with the sole purpose of establishing the scope, nature and timing of the audit procedures on its annual accounts. Consequently, our assessment of internal control as made for the purpose of that audit was not sufficiently detailed to be able to issue a specific opinion on the effectiveness of that internal control over the regulated annual financial reporting.

For the purpose of issuing this report, we have applied exclusively the specific procedures described below and indicated in the Guidelines for Auditors' Reports referring to the Information regarding the Financial Reporting Internal Control System of Listed Companies, published by the National Securities Market Commission on its website. Those guidelines define the work to be done, the minimum scope of that work and the contents of this report. Since the work done in application of those procedures has in any case a limited scope, substantially smaller than that of an audit or review of the internal control system, we do not express an opinion on its effectiveness, design or operating efficiency in respect of the annual financial reporting of the company for 2015, which is described in the accompanying information concerning the FRICS. Consequently, had we applied additional procedures to those established in the aforesaid Guidelines or made an audit or review of the internal control system in respect of the regulated annual financial reporting, other facts or aspects might have been revealed on which we would have informed. Moreover, since this special work is not an audit of accounts or submitted to the laws currently in place in Spain regulating audit work, we do not express an auditor's opinion in the terms specified therein.

The procedures applied are described below:

 Reading and understanding of the information prepared by the company in respect of the FRICS - disaggregated information included in the Directors' Report - and assessment of whether that information covers all the information required, following the minimum contents described in section F, description of the FRICS, of the model Annual Corporate Governance Report as established in CNMV Circular no. 7/2015 of 22 December 2015.

- 2. Questions to the persons responsible for preparing the information indicated in point 1 above to: (i) obtain an understanding of the process followed in its preparation; (ii) obtain information to assess whether the terminology used corresponds to the definitions of the reference framework; and (iii) obtain information on whether the control procedures described are implemented and operational in the company.
- 3. Review of the explanatory documentation supporting the information contemplated in point 1 above, which will essentially include the documents provided to those responsible for compiling the descriptive information of the FRICS. In this regard, those documents include reports prepared by the internal audit department, senior management and other internal or external specialists in their duties of assisting the audit committee.
- 4. Comparison of the information contemplated in point 1 above with our knowledge of the FRICS obtained from the application of procedures within our audit work on the annual accounts.
- 5. Reading of minutes of board, audit committee and other committee meetings to assess coherence between the business addressed at those meetings in respect of the FRICS and the information contemplated in point 1 above.
- 6. Obtaining of a letter of declarations regarding the work done, duly signed by those responsible for preparing and issuing the information described in point 1 above.

No incoherence or incidents have been revealed as a result of the procedures applied to the information concerning the FRICS that might affect it.

This report has been issued exclusively within the framework of the requirements established in section 540 of the recast Corporate Enterprises Act and CNMV Circular no. 7/2015 of 22 December regarding description of the FRICS in Annual Corporate Governance Reports.

 	ERI	NST &	YOUN	IG, S.L.
 David Ruiz-Roso Moyan				
David Ruiz-Roso Moyan				

30 March 2016