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As announced at the end of August 2005, it is planned to separate Gurit-Heberlein Group into two independent companies effective as at January 1, 2006.

The Annual General Meeting of Shareholders will decide on these proposals. This annual report will thus be the last one dealing with the Group in its previous form.

In order to familiarize shareholders with the two independent companies, we attach two corporate profiles presenting Gurit Holding AG and Medisize Holding AG as they are proposed to be formed.

KEY STEPS LEADING TO THE CREATION OF TWO INDEPENDENT COMPANIES

For easy and rapid reference, the most important steps leading to the separation of Gurit-Heberlein Group and the formation of two independently listed companies are shown below:

December 15, 2005

Gurit-Heberlein AG founded Medisize Holding AG, Wattwil, by means of contribution in kind; share capital CHF 23.4 million split into 4 680 000 registered shares at CHF 5 par value

March 21, 2006

Media/Analyst conference of Gurit-Heberlein Group
 Publication of Annual Report 2005
 Publication of Medisize Holding AG Corporate Profile
 Publication of Gurit Holding AG Corporate Profile

March 22, 2006

Invitation to the Annual General Meeting of Shareholders to be held on April 12, 2006, 4 p.m., Seedamm Plaza, Pfäffikon SZ

April 12, 2006

Annual General Meeting of Shareholders, doors open at 3 p.m., meeting starts at 4 p.m., Seedamm Plaza, Pfäffikon SZ

End of May 2006

Official request to list Medisize Holding AG on SWX Swiss Exchange

June 2006

Capital reduction at Gurit-Heberlein AG; emission of new Medisize Holding AG registered shares

End of June 2006

Planned first day of trading for Medisize Holding AG on SWX Swiss Exchange

Agenda for the Annual General Meeting of Shareholders

At the Annual General Meeting of Shareholders scheduled for April 12, 2006, shareholders will decide on important issues. The invitation to the Annual General Meeting, together with the agenda and the respective proposals made by the Board of Directors can be downloaded at www.gurit.ch after March 22, 2006.

The proposed transaction

Capital reduction at Gurit-Heberlein AG by CHF 23.4 million by means of

- Reduction of the par value of bearer shares from CHF 100 to CHF 50
- Reduction of the par value of registered shares from CHF 20 to 10 CHF

Issue of 4 680 000 new registered shares at CHF 5 par value of Medisize Holding AG (total share capital of CHF 23.4 million) to existing Gurit shareholders according to the numbers of Gurit shares held at the moment of the listing of the new Medisize Holding AG at the end of June 2006

- Per one Gurit-Heberlein AG bearer share, issue and contribution of ten new Medisize Holding AG shares
- Per one Gurit-Heberlein AG registered share, issue and contribution of two new Medisize Holding AG shares

Gurit-Heberlein AG will change its name to Gurit Holding AG

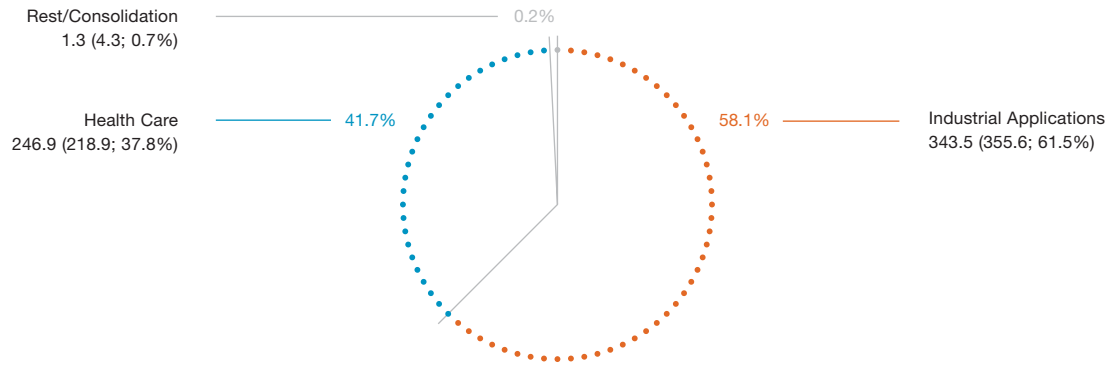
FACTS AT A GLANCE

| Group (IN CHF MILLION) | 2005 | 2004 |
|--|-----------|-----------|
| Group net sales | 591.7 | 578.8 |
| Change over previous year | +2.2% | |
| Cash flow (including extraordinary factors) | 20.6 | 52.0 |
| Cash flow (without extraordinary factors) | 50.1 | |
| Change over previous year | -3.7% | |
| EBITDA (including extraordinary factors) | 24.1 | 66.3 |
| EBITDA (without extraordinary factors) | 62.5 | |
| Change over previous year | -5.7% | |
| EBIT (including extraordinary factors) | -27.5 | 30.0 |
| Extraordinary factors and sale of holdings | -63.9 | |
| EBIT (without extraordinary factors) | 36.4 | |
| Change over previous year | +21.3%* | |
| * Goodwill amortizations ceased | | |
| Group profit (including extraordinary factors) | -29.6 | 15.8 |
| Extraordinary factors and sale of holdings | -54.9 | |
| Group profit (without extraordinary factors) | 25.3 | |
| Change over previous year | +60.3%* | |
| * Goodwill amortizations ceased | | |
| Investments in fixed assets | 20.1 | 29.9 |
| Equity (including minority interests) | 423.8 | 453.2 |
| in % of total assets | 63.8% | |
| Number of employees | Ø = 2 508 | Ø = 2 586 |
| Net sales per capita in CHF | 235 940 | 223 810 |
| Net value added per capita in CHF | 128 930 | 126 940 |
| (Net value added = Net sales minus cost of products) | | |

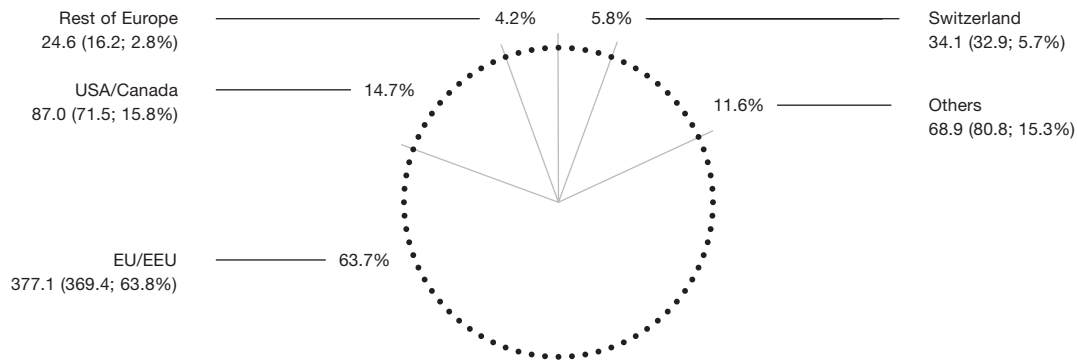
For 3 year comparison see financial review on page 34

| Gurit-Heberlein AG (IN CHF MILLION) | 2005 | 2004 |
|---|-------|------|
| Result (excluding extraordinary factors) | 16.6 | 13.5 |
| Extraordinary factors from sale of holdings and granted waiver of receivables to subsidiaries | -45.3 | |
| Total result | -28.7 | |
| Dividend | 24% | 24% |
| in CHF per bearer share at par CHF 100.- | 24.- | 24.- |
| in CHF per registered share at par CHF 20.- | 4.80 | 4.80 |

Sales by Divisions in 2005



Share of sales by region in 2005



BOARD AND MANAGEMENT

Board and Group Management

As per December 31, 2005

| | |
|---|---|
| Board of Directors Gurit-Heberlein AG | Dr. Paul Hälg, Wollerau, Chairman Robert Heberlein, Zumikon, Chairman Audit Committee Nick Huber, Balgach Dr. Walter Känel, Jona, Chairman Nomination/Compensation Committee Paul J. Rudling, Newport GB (until April 12, 2006) Dr. Rudolf Wehrli, Richterswil |
| Group Management Gurit-Heberlein AG (until June 30, 2006) | Dr. Rudolf Wehrli, CEO Gurit-Heberlein Group Peter Lieberherr, CFO Gurit-Heberlein Group |
| Group staff, Legal | Siniša Stamenic |
| Group Communication | Bernhard Schweizer |
| Group Controlling | Roland Jud |
| Auditors | PricewaterhouseCoopers AG, St. Gallen |

Board of Directors and Management as planned following the separation of the Group

| | |
|--|--|
| Board of Directors Gurit Holding AG | |
| Dr. Paul Hälg, Wollerau | Chairman |
| Robert Heberlein, Zumikon | Chairman Audit Committee |
| Nick Huber, Balgach | |
| Dr. Walter Känel, Jona | Chairman Nomination/Compensation Committee |
| Dr. Rudolf Wehrli, Richterswil | |
| The Board will propose an additional member for election at the upcoming Annual General Meeting on April 12, 2006. | |
| Management Gurit Holding AG | |
| Jouni Heinonen | CEO Gurit Holding |
| Nikolaus Belz | CFO Gurit Holding |

| | |
|--|--|
| Board of Directors Medisize Holding AG | |
| Dr. Paul Hälg, Wollerau | Chairman |
| Robert Heberlein, Zumikon | Chairman Audit Committee |
| Nick Huber, Balgach | |
| Dr. Walter Känel, Jona | Chairman Nomination/Compensation Committee |
| Matthew Robin, Liestal | |
| Dr. Rudolf Wehrli, Richterswil | |

| | |
|--------------------------------|-----------------------------|
| Management Medisize Holding AG | |
| Jerry Sullivan | CEO Medisize Holding |
| Peter Lieberherr | CFO Medisize Holding (a.i.) |
| Jerry Sullivan | CEO Coltène/Whaledent |
| Andreas Meldau | Coltène/Whaledent EMEA |
| Willem van den Bruinhorst | CEO Medisize (Medical) |

GROUP ORGANIZATION

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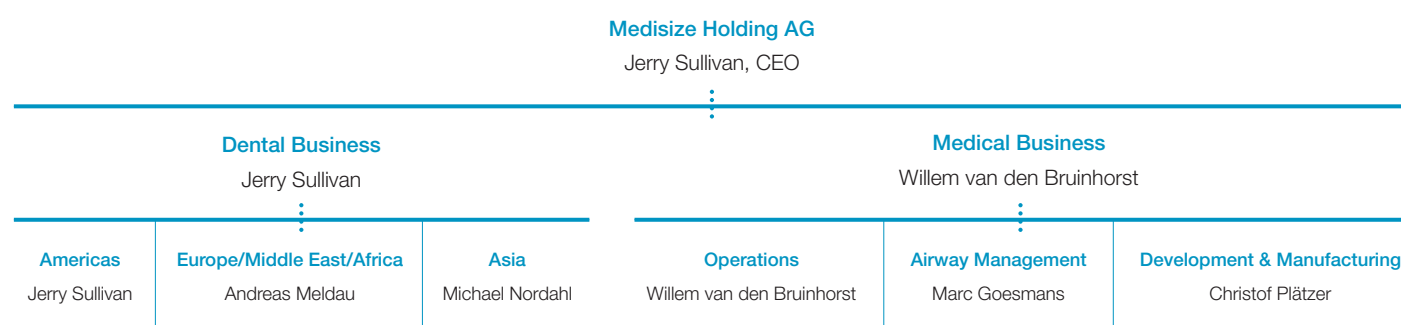
HEALTH CARE •

CORPORATE GOVERNANCE •

The following two organizational charts show the structure of the two Group Divisions of Gurit-Heberlein effective as at January 1, 2006. The Health Care Division shall be listed as an independent company during the course of Summer 2006. The Composite Division will continue to exist under the new name of Gurit Holding AG.

Sparte Health Care

Planned: Medisize Holding AG



Sparte Composite

Planned: Gurit Holding AG



REPORT OF THE BOARD OF DIRECTORS AND GROUP MANAGEMENT

In 2005, the Gurit-Heberlein Group increased its net sales by 2.2% to CHF 591.7 million. The two divisions made very different contributions to this result. Health care activities developed very satisfactorily with sales growing by 12.8% to CHF 246.9 million. In contrast, sales in the industrial sector fell by 3.4% to a disappointing CHF 343.5 million. With an EBIT margin of 6.2% (excluding special items), the Group's operating result fell well short of the targeted double-digit objective. In view of the differences between the performances of the two divisions and the very different management tasks they imply, the Board of Directors decided in the summer to split the Group into two independent companies. Following the sale of the fiber technology activity, two clearly focused, independent companies will emerge in mid-2006.



Dr. Rudolf Wehrli, Dr. Paul Hälg

For some years now, the Group has consisted of two divisions. However, in the course of 2005, Gurit-Heberlein AG's Board of Directors decided to split it into two separate companies, both of which have the necessary scale to ensure their successful, independent survival. Apart from this, the two divisions have had widely diverging results in recent years and the challenges facing their respective managements likewise differ starkly. Add to this the fact that there is only restricted scope for synergy between the two and there seems little justification for them to have a shared future. The acquisition phase, and thus the construction of two robust corporate platforms, has now been completed. Today's global economic situation demands lean structures and well-targeted, clear corporate organizations: short decision-making paths, transparent financial solutions and minimized complexity.

The Health Care Division builds on its existing achievements

The Health Care Division, which specializes in products for dentists and dental laboratories together with respiratory products and the OEM manufacture of consumables for the global medical, pharmaceutical and diagnostic industries, underwent fewer changes than the industrial sector in 2005. Once again, however, the main issues were the establishment of a clear focus and the simplification of operations. One of the repercussions was the sale of the small Swiss distributor of medical products, Homedica, to a nearby

competitor at the end of the year. Homedica generated only a small proportion of its sales with Group-manufactured products, the greater part coming from sales of third-party products. In the Health Care Division, Gurit has decided to concentrate primarily on sales of its own respiratory products, and the necessary infrastructure remains unchanged in the Benelux countries, Germany and Italy. At the same time, management structures have been further simplified and organizational efficiency enhanced by taking full advantage of the strengths of the various production sites. Here, it is especially important to mention the transfer of labour-intensive production operations to the plant in the Czech Republic and the rapid, uncomplicated integration of the former Createchnic in the Group's structures under the new name Medisize Schweiz AG.

The Health Care Division posts double-digit EBIT margin

The Group's Health Care Division finished the year in excellent shape with sales rising by 12.8% to CHF 246.9 million and EBIT growing slightly more strongly to CHF 27.5 million (excluding special items). The EBITA margin, which had risen above the 10% mark during the first half of the year, climbed to an impressive 11.1% by year-end. The increase in sales is primarily due to new projects in the medical sector and the penetration of new regional markets. The dental activities grew not quite as fast as expected. The improved result testifies to the effectiveness of various productivity-enhancing programs and the successful integration of Group companies in the two market sectors.

Disappointing results in the industrial sector

Gurit was confronted with a whole range of difficulties in the high-performance composites sector in 2005. Although two top-quality products and technologies made a broad-based market breakthrough in the important wind power industry supplies sector, airstream technology has so far failed to make the hoped-for contribution to the division's results. Ongoing shortages of carbon fibers hampered the production of these innovative components and depressed production volumes in another related field, glass fiber composites for the wind power market. On a more optimistic note, the structural foams initially used in the shipbuilding industry were successfully introduced to the wind power sector. Production capacity in Canada, which was massively expanded last year, is now working at the limit. The level of orders in the aviation sector has also developed encouragingly: apart from the increasing volume of materials sup-

plied for earlier Airbus models, Gurit's efforts to secure approval for the quality of its products in recent years have resulted in no fewer than 17 new materials being certified for the interior of the new A380. The decline in the market for winter sports and special films persists.

Faced with these market developments and given the need to establish a clear position as an independent enterprise, it became clear during the second half of the year that widespread restructuring was required. To coincide with reorganization of the composites business into three markets (Wind Energy, Transportation as well as Marine and Sports) announced in early 2006, plans were also announced to shut down the Innsbruck facility at the end of 2006, with winter sports-related production being transferred to affiliated plants in Switzerland and Germany and the prepreg capacity moving to North America. The decision to strengthen the Group's position in North America is a response to the wind power boom that the region is currently experiencing. Film operations at the Ittigen/Bern site that do not target the above-mentioned markets will be integrated during the summer 2006 in a new joint venture with our Italian partners, Mazzuccheli, who are also active in this sector.

In order to achieve the organizational integration of the various production sites, a uniform production planning system (SAP) has been introduced in the plants in Great Britain and Spain. However, a number of problems had to be overcome before stable system operation could be achieved. The benefits, however, are now becoming evident.

Activities in the fiber technology sector continued to be dogged by a persistent cyclical low through to the autumn. This further accelerated the movement of markets away from Europe and the USA and into Asia, underscoring the fact that a strong presence in this region was essential to profitable future growth. However, a move on this scale would hardly have been feasible for a highly specialized component group such as Heberlein Fasertechnologie AG acting alone. At the same time, the cyclicity of the business increased further. In the months of consolidation in 2005, the fiber technology business impacted the Group results negatively. At the start of November 2005, therefore, Gurit sold these traditional – but nonetheless interesting – operations to the Saurer Group in Arbon. As a result of the new scenario, fiber technology activities, which had be-

come increasingly marginalized in strategic terms, are once again a core business component.

The above-mentioned restructuring of composites activities, coupled with extraordinary depreciation in the fiber technology sector, resulted in extraordinary expenses of CHF 55 million by year-end. These, in conjunction with the procurement and market problems alluded to above, internal problems and the sale of the fiber technology sector resulted in divisional sales falling by 3.4% to CHF 343.5 million and a very unsatisfactory divisional EBITA of only CHF 10 million.

Changes in the way goodwill is treated to comply with IFRS also had an impact on the financial statement. While goodwill amortization totalled CHF 11.3 million in 2004, no corresponding item was posted in the 2005 financial statement.

As the parent company of the Group, Gurit-Heberlein AG reports a positive ordinary result before amortisation and restructuring contributions to subsidiaries. After these costs totalling CHF 45.3 million, Gurit-Heberlein AG shows a loss of CHF 28.7 million for fiscal 2005. The Board of Directors is convinced that both groups will prosper and thus proposes the payment of an unchanged dividend of 24%. The General Meeting will not only consider the request for the formal separation of the Group into two new groups but will also be asked to decide on additional items of business: it is planned, for example, to change the name of the current holding company Gurit-Heberlein AG to Gurit Holding AG in order to better reflect its new orientation.

Management and the Board of Directors recommend that shareholders at the Ordinary General Meeting will approve the proposal to divide up the Group. Following this operation, the current shareholders will hold a stake in two independent companies.

We should like to thank our shareholders, customers, suppliers, business associates and, in particular, all our employees in all sectors for their support, exemplary cooperation and trust from which the Gurit-Heberlein Group has benefited in the past.

We very much hope that they will all continue to support the two independent companies in the future.

Yours sincerely,



Dr. Paul Hälg
Chairman of the Board of Directors



Dr. Rudolf Wehrli
Chief Executive Officer

The Industrial Application division has considerably changed during the year under review. Effective as at the beginning of November, all fiber technology activities were sold. At year's end, the division is thus exclusively focused on advanced composite materials. The unique material characteristics such as low weight, stiffness and stability make these materials for many applications a must. Customers for these materials come mainly from the wind energy, marine, aerospace, automotive, winter sport, machine industry as well as the construction and infrastructure sectors.

INDUSTRIAL APPLICATIONS

INDUSTRIAL APPLICATIONS

The Industrial Applications division had a difficult fiscal year. In the composites sector, both sales and earnings suffered a downturn due to continued shortages of carbon fibers, project delays and cancellations as well as operating problems. The fiber technology business remained subdued at the bottom of its economic cycle. By year-end, sales by the division had fallen by 3.4% to CHF 343.5 million, with operating profit remaining at the unsatisfactory level of CHF 10 million, even excluding special items. Halfway through the year, the decision was therefore taken to review activities in the composites sector and implement further structural adaptations in the fiber technology business. A comprehensive reorganization of the composites sector was decided on at the end of 2005 and this will be put into practice without delay during 2006. Fiber technology activities were disposed of towards the end of 2005. As a result, at the start of the current fiscal year, the Industrial Applications division is acting solely as a Composites group. The adopted rationalization measures and structural adaptations led to exceptional expenses of CHF 51 million in this Division, ahead of the splitting up of the Gurit-Heberlein Group.



Gurit focuses in the future exclusively on advanced composites.

The Group's Industrial Applications division experienced a disappointing year with both the composites and fiber technology sectors continuing to be confronted with difficulties. The earnings of this division fell markedly short of expectations.

Sale of the fiber technology business

During the first half of the year, the cyclical low in the chemical fibers industry persisted despite the WTO's deregulation of the textiles market. Further restructuring operations in Germany coupled with movement towards integration in Switzerland had the desired effect on business with the break-even point in this sector falling dramatically. However, the prolonged cyclical downturn in the chemical fibers industry has shifted the market focus even more towards Asia, and in particular towards China, and inspired even greater consolidation in Europe. This means that direct access to the Asian markets is now even more important for any highly specialized component manufacturer. Gurit's Fiber Technology sector would have found this very difficult to achieve on its own. Consequently, in the autumn, the Board of Directors took the decision to integrate the tradi-

tional fiber technology operations within a new industrial landscape. As a result, the Swiss Saurer Group, which enjoys an extremely good position in the Asian market in terms of procurement, sales and production, has taken over Heberlein Fasertechnologie AG, Wattwil, together with its subsidiaries and affiliates. The Gurit-Heberlein Group's Fiber Technology activities which had been becoming increasingly marginalized at the strategic level during recent years, have thus once again started to function as a strategic core business in this new industrial environment.

Challenges in the wind power sector

The advanced composites sector developed at different rates in its various target markets during 2005. The supply of materials for wind turbine manufacture accounts for approximately half of all composites business. Although the global market for wind power continues to enjoy strong double-figure growth, it underwent major structural changes during the year. In Europe, wind power has become established as a clean, renewable and reliable source of energy, with the wind-rich areas of Northern and – increasingly – Southern Europe now producing substantial quantities of electricity. The average size of wind power generators has continued to grow over recent years. At the same time, the industry has achieved a more mature organization. The leading wind power generator manufacturers have now been joined in this market by traditional power station constructors.

Expanding the North American production base

The wind power business has acquired an international dimension. During 2005, the highest growth rates were observed no longer in Europe but in North America and Asia, in particular in China. Manufacturers of wind generators have mimicked this trend and now operate production sites in both North America and Asia where they expect their suppliers to follow them. For 2006, Gurit has decided to complement its existing structural foam capacity in North America through the transfer of a prepreg unit from Innsbruck and to set up new production plants for special carbon fiber components in the USA and in Spain. The development and introduction of this so-called airstream technology for the manufacture of wind blades which simplifies the production of enhanced stability wind generator blades represents a great technological success for Gurit.



Wind energy establishes itself as a reliable and clean form of energy in wide areas of the world.



Advanced composites are the materials of choice for many applications - today and in the future.



Advanced composites open up new constructive possibilities.

INDUSTRIAL APPLICATIONS

Scarcity in carbon fiber supplies

Unfortunately, this breakthrough made little impact on the results for 2005 since carbon fiber procurement continued to be problematic, with the production of glass fiber-reinforced materials suffering as a consequence. The situation has since improved a little but will continue to present difficulties throughout 2006 and 2007.

Considerable improvements in warehousing

Alongside these procurement problems, operating difficulties in the British and Spanish plants also impaired further growth. The necessary improvements have been decided on: warehousing costs should be considerably reduced in 2006 while capacity utilization will be significantly improved. A new, uniform SAP production planning system, whose introduction placed considerable strain on operations during part of the year under review, will make a significant contribution to achieving these objectives.

Established bridgehead in the Americas

The Canadian production plant which had significantly depressed results in 2004 performed impressively in 2005. This site is now fulfilling its intended function as a bridgehead in North America. A new management team has set the plant on the right course, with sales growing by 40% and displaying an encouraging level of earnings in the structural foam sector alone. At the same time, the highly motivated North American team has achieved great success in marketing composite products sourced from the European affiliates. At the beginning of the current year, it also proved possible to conclude supply contracts for substantial quantities of structural foams with the leading American manufacturer of wind power generators.

Success in the transport sector

Increasingly, the outstanding properties of high-performance composites are allowing these materials to replace traditional metals in the transport sector. Gurit enjoyed a particularly successful year in the field of aircraft interiors. Construction levels for Airbus, the most important customer in this sector, rose by approximately 30% over the 2004 level. It was possible to meet an increase in demand thanks to the successful qualification by Airbus of additional production capacity in the Kassel plant. Unlike in the wind power sector, procurement of carbon fiber materials for high-end applications in the aerospace sector remained guaranteed throughout the year despite a worldwide shortage of carbon fibers.

Important product specifications

Alongside the newly qualified plant in Kassel, Airbus has also specified and qualified no less than 17 new Gurit products for the construction of its new A380 long-haul aircraft. At the same time, development projects are underway for the new aircraft types A400M and A350 as well as for Boeing's new 787 Dreamliner.

Consolidation in the automotive industry

However, developments in the transport sector were not always as positive as in the field of aircraft interiors. In the field of automobile applications, Gurit suffered from the collapse of MG Rover, one of its main customers: following the cancellation of a high-volume project in the sports vehicle sector, it proved impossible to achieve the budgeted values even though the volumes shipped to other automobile industry customers increased. Gurit intends to extend its still very restricted level of automobile-related activities.

Stable shipbuilding-related operations

During 2005, it proved possible to continue to service existing customers while also establishing interesting new contacts in the European boat and shipbuilding market. This should contribute to further growth in the future although the volume of European business in 2005 remained practically unchanged from the previous year's level. In contrast, considerable progress in the shipbuilding sector was achieved in Australia, New Zealand and North America.

A restructured team – coupled with the creation of a marine competence center – boosted Australasian sales by approximately 30%, with the Far East market constantly growing in importance. Sales also increased in North America, in particular due to the continuing demand for structural foams in the shipbuilding sector.

Competition remains intense in the winter sports market

Against the background of a widespread fall in demand for winter sports articles during the winter of 2004/2005, the upheaval in the ski industry has become more intense than ever. On the one hand, with events at Rossignol and Salomon, two more leading traditional ski manufacturers have either lost their independence or changed hands. On the other, almost all ski manufacturers have pressed on at full speed with their cost-cutting programs. Thanks to its high-quality products and technical innovations, Gurit succeeded in maintaining its position as a leading supplier of

running bases, upper surfaces and reinforcing elements. Increases in raw materials costs resulting from oil shortages and the falling demand for ski products more than cancelled out the earnings gained from our increased market share.

Restructuring measures prior to the splitting-up of the Group

As stated above, restructuring measures and extraordinary depreciations were necessary both in the divested fiber technology sector and in the core composites business during 2005. Overall, these measures lowered results by CHF 51 million. The fiber technology activities sold towards the end of the year impacted the result negatively taking all the measures taken into account that lead up to the sale of this business. Looking forward it is, however, more important to note that Gurit is no longer exposed to such a cyclical business.

New set-up for the composite business

Following the implementation of the restructuring measures mentioned above, the composites business was integrated into a uniform management and organizational structure at the beginning of 2006 and refocused on three clearly defined target markets – wind power, transport, and marine/sport/engineering – in an effort to strengthen customer relations. The Research & Development, Business Development and Production sectors have also been restructured.

The Innsbruck plant, which primarily services the contracting ski market, is due to close by the end of 2006. A prepreg plant was relocated from Innsbruck to Canada during the winter of 2006 while film production for the ski sector was transferred to Germany and Switzerland.

Film-related activities which do not focus on the above-mentioned target markets have been incorporated within a new joint venture with our Italian partner Mazzucchelli as of the middle of the year 2006.

In this new set up, Gurit now addresses the growing composites market more directly and in a more focused way. During the past acquisition phase, the organization was mainly a reflection of the various production sites. This has now been replaced by an organization that focuses on specific market areas unites the respective activities beyond traditional company boundaries. Therefore, the former com-



Advanced composites are regularly used in high performance sports cars.



Gurit materials are widely used to create light and appealing aircraft interiors.



An artist's conception of a luxurious aircraft interior.



Gurit has made itself a name as an innovator for marine applications.



Winter sport is traditionally an important application area for Gurit materials.

pany names will no longer be used unless they contribute substantially to a successful positioning in the market. It is an overall goal to underline the unified organizational and management structure to all markets by concentrating on one common name – Gurit.

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The health care market is enjoying extremely dynamic growth worldwide. Gurit approaches this interesting market from three different angles. In the dental sector, Gurit covers virtually the entire range of dental treatments with products marketed under the Coltène/Whaledent, Roeko, Diatech and Hygenic labels. In the medical sector, Gurit makes anaesthetic and respiratory care products under clean room conditions for distribution under the Medisize brand. At the same time, Gurit is a leading partner in the development and production of medical and pharmaceutical consumables.

HEALTH CARE

HEALTH CARE

The Health Care division made a major contribution to Gurit-Heberlein's result in 2005. The division returned excellent results in both halves of the year. Sales rose by 12.8% to reach CHF 246.9 million. This was due to organic growth as well as to the first full-year consolidation of Medisize Schweiz. After posting an EBITA margin of 10.5% for the first six months of the year, the division managed to push up the margin to an impressive 11.1% by year-end. The results reflect the impact of the lean organizational structure and cost reductions achieved through the division's integration measures. At the same time, they are an indication of the division's strong positioning in the international health care market and an excellent performance in what continues to be a highly competitive environment.



Health Care is worldwide on of the most dynamically growing markets.

The encouraging growth enjoyed by the dental specialist group Coltène/Whaledent during the fiscal year is due to two trends: the continuing high level of investment and the company's readiness to enter new market regions.

Successful penetration of Asian markets

Although Europe and North America continue to represent Gurit's most important markets for dental products, Asia is gaining strategic importance. Coltène/Whaledent significantly increased its presence in the Indian, Chinese, Korean and Japanese markets during the year.

Sales in the Indian market, which already accounted for a large and growing proportion of revenues, more than doubled over 2004 levels. With respect to dental treatments of western stature, the market potential of India today is easily equivalent to large European markets such as France or Italy.

On the one hand, this prodigious growth achieved in India is due to a recent, exclusive cooperative agreement with a major Indian dental distributor who has widespread coverage in this enormous market. On the other, a broadly based program of training courses and talks is now beginning to bear fruit, as expected.

In 2005, Coltène/Whaledent opened a sales branch in Beijing, China. This means that all product authorizations

and registrations can be managed internally and trading activities better coordinated. The contacts already established with distributors, authorities and training organizations have led to a very positive start to sales in this vast market. Initially, Coltène/Whaledent is concentrating on marketing its products in the five main cities of Beijing, Chengdu, Shanghai, Wuhan and Xian.

Increased sales were also reported in Korea and Japan, where growth is primarily due to product innovations and the burgeoning importance of cosmetic dental treatment. As a result of these factors, combined with reductions in state health care provisions, the two national markets are beginning to resemble the models familiar to us in Europe and North America.

Sales in Germany fell noticeably during the first six months of the year on the back of anxieties concerning statutory health insurance cover for dental treatment. However, a progressive recovery set in during the second half of the year. With the exception of Germany, Coltène/Whaledent made progress throughout the European market.

At international level, the consolidation of the major distributors continued. In the wake of mergers in the USA and Europe in earlier years, takeovers in Canada and Australia were mainly responsible for inventory reductions in certain areas and the subsequent fall in demand. However, this was a temporary state of affairs and should no longer be a problem in 2006.

Innovation geared to benefits for patients and dentists

As in earlier years, various product innovations made a significant contribution to results for 2005. In its research and development work, Coltène/Whaledent primarily focuses on the day-to-day activities of dentists and dental laboratories.

One of the key aims in research and development is to introduce new products that simplify treatment and make it more pleasant for the patient. At the same time, any new products must fit in seamlessly with well-established revenue earners in order to secure the latter's market position. In the course of the year, Coltène/Whaledent provided an impressive demonstration of this by launching two products for one of the most commonly performed dental treatments:



With MagicFoamCord, the gingiva surrounding a tooth is slightly opened and pushed back.



After the application of MagicFoamCord, it is time to prepare the impression material.



The result is a very precise impression that depicts even details that normally would be covered by the gingiva.

HEALTH CARE

Approximately 120 million dental impressions are taken worldwide every year – the majority of these in connection with dental crowns. Coltène/Whaledent has been able to secure an increasing share of this application market thanks to its innovative and technically superior products without jeopardizing its own, well-established standard products.

Coltène/Whaledent launched two new products – Magic FoamCord and TempoSIL – in 2005, which benefit dentists while also making treatment more pleasant for the patient. A quick examination of the practiced treatments makes it clear how well these two products harmonize with and complement the Coltène/Whaledent products used at earlier and later stages of treatment.

After the administration of the anaesthetic and the preparatory work (drilling, grinding), the new dental structure is built up using products from the ParaCore range. Then it is the turn of Magic FoamCord, the world's first expanding polyvinyl silicon material. The use of this product simplifies the precise recording of the contours around the gums or a newly constructed tooth. It achieves this by pushing the gums (sulcus) back slightly while the impression is being taken without, however, irritating or traumatizing them in any way. In the past, the dentist fitted retraction cords around the neck of the tooth, a time-consuming operation that most patients found unpleasant.

Because it comes in liquid form, Magic FoamCord is very easy to apply and offers outstanding compatibility with Coltène/Whaledent's Affinis and Speedex impression materials with which it combines during subsequent treatment to form a precise impression. In the USA, Magic FoamCord was cited as one of the ten most important new products worldwide by Reality, a leading dental publication.

The crown is then created on the basis of this precise impression. It is at this point that TempoSIL comes into its own. This is a polyvinyl silicon-based dental cement that has outstanding adhesive properties and, importantly, creates an excellent seal around the edges. At the same time, it is very easy to remove any surplus cement. The same characteristics make TempoSIL ideal cement for temporary dental care of the type required for crowns and bridges but do not impair its suitability for long-term dental restoration.

Dentists and patients alike have lost no time in showing their enthusiasm for Magic FoamCord and TempoSIL.

Ongoing cost pressures in the health care sector and the reduction of health insurance cover provided by the state and employers continued to act as decisive factors in 2005. Coltène/Whaledent is confronting this challenge and consciously focuses on the need for more economical, simpler and faster modes of treatment in its product development work. However, at international level it is becoming increasingly time-consuming and difficult to launch new products.

Many countries have introduced tougher approval regulations in line with the model used by the American Food and Drug Administration (FDA). The market's enthusiasm for new Coltène/Whaledent solutions is reflected in the fact that the new product launches in 2005 have again contributed strongly to sales growth and helped consolidate the sales levels of existing products. Important new product launches are also planned for 2006 and 2007; these include a further development of the Synergy filling material, whose outstanding feature is an easy-to-use colour system.

Continued internationalization of medical activities

Gurit's medical activities developed extremely encouragingly in 2005, with substantial increases in both sales and earnings. However, higher raw material prices pushed margins down slightly.

The strengthening of Medisize's role as a development and manufacturing partner was particularly encouraging. With the international medical and pharmaceutical industry undergoing further consolidation and concentrating on its core competencies, Medisize was quick to recognize a growing need for the outsourcing of certain production operations.

In 2005, Medisize's already prominent position in this young but expanding market led to some exciting new development projects, including the infusion systems sector or the primary packaging of pharmaceutical products. During the year, the customer base became even more international and broad-based. The lion's share of the development work is still carried out in the Netherlands. Projects that are sufficiently advanced for industrial implementation are increasingly being transferred to affiliate companies.

Stronger position in airway management

Medisize successfully increased sales of its anaesthetic and respiratory products over 2004 levels in practically all its important markets – Europe, North America and Japan – and was able to resist the price pressures characterizing the health sector through the production of higher volumes.

In Europe, these trends were accelerated by changes in the levels of statutory state health cover. Increasing numbers of disposable products are being used to help cut health care costs. At the same time, however, buyers are demanding lower prices to compensate for the higher volumes consumed.

Medisize strengthened its position in a market undergoing consolidation not least thanks to the introduction of innovative products such as the Hygrovent Gold respiratory filter with its unique humidification system. This product was certified in the USA at the end of 2005.

One of the milestones of the past year was the registration of the Netherlands plant by the US Food and Drug Administration. The two most important production plants in the Netherlands and Ireland now possess this approval and with it a persuasive competitive argument in a global market.

The Irish plant saw the installation of a versatile production line for various sizes of infusion bags, which previously had to be purchased. The associated validation work is already under way. The system strengthens Medisize's position in this important market segment and should soon translate into new orders.

The capacity of the plant in the Czech Republic to perform labour-intensive assembly operations has been increased. Apart from this, 2005 saw the installation of a new blister packaging line, the transfer from the Netherlands of production of an infusion mixing unit.

In mid-year, the integration of Createchnic was completed with the company name changing to Medisize Schweiz. The capacity and performance of this plant have been successfully extended through the introduction of uninterrupted round-the-clock operation assured by five different shifts. Production operations, which concentrate not only on pharmaceuticals packaging but also on the exacting "nutriceuti-



Airway management devices allow patients to breathe safely and comfortably.



Breathing filters provide patients with warmed and humidified air.



Medisize produces the disposable parts of this infusion pump of the next generation.



Safe primary packaging is important for pharmaceuticals and specialty foods as well.

als” sector, received the important EN 45011 BRC/loC certification for nutraceuticals in 2005. A growing number of food stuffs is referred to as nutraceuticals since they offer positive health effects thanks to special, yet always prescription-free additives.

The following chapter describes the principles of corporate governance applied at Group and senior management level within the Gurit-Heberlein Group. The central elements are contained in the statutes and organizational regulations and are based on the guidelines and recommendations set out in the “Swiss Code of Best Practice for Corporate Governance” published by Economiesuisse. To make orientation easier, the order and numbering of the individual sections correspond to those used in the “Guidelines concerning information on corporate governance” published by SWX Swiss Exchange. Unless otherwise indicated, all information refers to balance sheet date on December 31, 2005. Significant changes that have occurred between that date and the copy deadline for this Report have also been indicated as appropriate.

CORPORATE GOVERNANCE

1 Group structure and shareholders

1.1 Group structure

1.1.1 Operative Group structure

The Gurit-Heberlein Group is focused on specific segments of the Chemical and Synthetics technology sector. The Group's industrial activities are split into two divisions: Health Care and Industrial Applications. Financial statements are produced for each division. An organizational chart can be found on page 7 of this Report.

1.1.2 Legal structure of subsidiaries

Of all the companies consolidated, Gurit-Heberlein AG (the Gurit-Heberlein Group's holding company) is the only one listed. It is headquartered in Wattwil/SG; Gurit-Heberlein bearer shares (security No. 801223, ISIN CH0008012236, symbol GUR) are quoted on the Swiss stock exchange. Market capitalization on December 31, 2004, amounted to CHF some CHF 600 million. Information about the non-listed companies can be found in the overview on page 43 of the Financial Review.

1.2 Major shareholders

On December 31, 2005, the following shareholders held more than 5% of the voting stock of Gurit-Heberlein AG:

Geha Holding AG, Au/SG:

Geha Holding AG holds 220 000 bearer shares, which is equivalent to a 33.33% share of voting rights or a 9.40% share of the company's capital. The shares of Geha Holding AG are held indirectly by Hans Huber and his family (announcement in the Schweizerisches Handelsamtsblatt No. 32 of February 14, 2001).

Harris Associates L. P., The Oakmark Funds, Chicago, USA:

Harris Associates L. P. holds a total of 32 604 bearer shares, which is equivalent to a 4.94% share of voting rights or a 6.97% share of the company's capital (announcement in the Schweizerisches Handelsamtsblatt No.103 of May 31, 2002).

Franklin Templeton Companies LLC, Fort Lauderdale, USA:

The Franklin Templeton Companies LLC has indirect holdings through various funds with Franklin Templeton Investments, Toronto – Edinburgh – Hong Kong, Templeton Asset Management, Singapore, and Templeton Investment Counsel, Fort Lauderdale, totalling 33 219 bearer shares, which is equivalent to a 5.03% share of voting rights or a 7.10% share of the company's capital (announcement in the Schweizerisches Handelsamtsblatt No. 94 of May 19, 2003).

1.3 Cross-shareholding

Gurit-Heberlein AG has no cross-shareholding arrangements with other companies.

2 Capital structure

Information about the capital structure can be found in Gurit-Heberlein AG's statutes, in the Financial Review and the Statements on Gurit-Heberlein AG as well as in the Investor Relations section on page 68 of this Report. The statutes are available on the website www.gurit.com.

2.1 Capital

Details of the capital are included in the appendix to Gurit-Heberlein AG's financial statements on page 64.

2.2 Authorized or contingent capital in particular

Gurit-Heberlein AG has no authorized or contingent capital.

2.3 Changes in capital

In the past three years (January 1, 2003, to December 31, 2005), the following changes in equity occurred.

IN CHF 1000

| | POS. 31.12.2003 | POS. 31.12.2004 | POS. 31.12.2005 |
|------------------|-------------------------|-----------------|-----------------|
| Share capital | 46 800 000 ¹ | 46 800 000 | 46 800 000 |
| General reserves | 23 400 000 | 23 400 000 | 23 400 000 |
| Treasury stock | | | |
| reserves | 5 391 159 | 4 724 223 | 5 548 930 |
| Other reserves | 47 422 847 | 48 089 783 | 47 265 076 |
| Net result | 85 818 051 | 88 053 482 | 48 087 176 |
| Total | 208 832 057 | 211 067 488 | 171 101 182 |

¹ AFTER CAPITAL INCREASE OF SEPTEMBER 3, 2002, IN THE CONTEXT OF THE TAKEOVER OF SP GROUP.

2.4 Shares and participation certificates

The company's share capital consists of 240 000 registered shares at par CHF 20 and 420 000 bearer shares at par CHF 100. Bearer shares are traded in the main section of the SWX Swiss Exchange (security No. 801223, ISIN CH0008012236, symbol GUR). All shares are fully paid up and entitled to dividends. All registered shares and bearer shares, regardless of their nominal value, are entitled to one vote. Gurit-Heberlein AG has not issued any participation certificates.

2.5 Profit-sharing certificates

Gurit-Heberlein AG has not issued any profit-sharing certificates.

2.6 Restrictions on transferability of shares and nominee registrations

According to § 4 of the statutes, only individuals who are entered in the Share Registry may be recognized as the owners or beneficiaries of non-traded registered shares. Registration of ownership may be refused only in cases where the purchaser does not expressly declare that he has acquired the registered shares for his own account. Bearer shares listed on the stock market are freely transferable. There are no regulations to any other effect regarding nominee registrations.

Changes in the statutory regulations restricting the transferability of registered shares require at least two-thirds of the votes represented at the Annual General Meeting and an absolute majority of the nominal value of the shares.

2.7 Convertible bonds and warrants/options

Gurit-Heberlein AG has no outstanding convertible bonds. Details of the options held by members of the Board of Directors and Group Management can be found under 5.6 on page 30. Gurit-Heberlein AG has no options outstanding to members of staff which, if exercised, would require delivery from contingent capital.

3 Board of Directors

On December 31, 2005, the Board of Directors of Gurit-Heberlein AG consisted of six members.

3.1/2 Members of the Board of Directors

The personal details together with the other activities and vested interests of individual members of the Board of Directors are listed below:

Paul Hälgi

Chairman of the Board of Directors
 Doctorate in chemistry, Swiss citizen, 52
 Non-executive member
 Professional background (main stages)
 1986–2001 Gurit-Essex AG, from 1995 CEO
 2001–2004 Group Executive Vice President, Forbo International SA
 2004–present day CEO of Dätwyler Holding AG, Altdorf

Robert Heberlein

Member
 LLD, attorney-at-law; Swiss citizen; 65
 Non-executive member
 Professional background (main stages)
 Since 1977 Partner, Lenz & Staehelin, Zurich
 Other important activities and vested interests:
 Chairman of the Board of Directors of Bank am Bellevue, Zurich
 Member of the Board of Directors of Geberit AG, Jona

Nick Huber

Member of the Board of Directors
 Businessman, Swiss citizen, 42
 Non-executive member
 Professional background (main stages)
 1988–1990 Account Manager, Computer Associates AG (CA)
 1990–1995 Account Manager, IBM (Schweiz) AG
 1995–present day Divisional Head, SFS Unimarket AG
 Other important activities and vested interests:
 Chairman of the Board of Directors, Inac AG
 Chairman, SFS Zehndtfield AG
 Member of the Board of Directors, Alpha Rheintal Bank
 Member of the Board of Directors, Ferronorm AG

CORPORATE GOVERNANCE

Walter Känel

Member of the Board of Directors
First degree in economics, doctorate in politics, Swiss citizen, 71
Non-executive member
Professional background (main stages)
1975–2000 CEO and Delegate of the Board of Gurit-Heberlein AG

Paul J. Rudling

Member of the Board of Directors (until AGM 2006)
Entrepreneur, British citizen, 56
Executive member
Professional background (main stages)
1976 Founder and CEO of SP Group
2002 CEO of Gurit Composite Technologies

Rudolf Wehrli

Member of the Board of Directors
Chief Executive Officer Gurit-Heberlein Group
Dr. phil. et Dr. theol.
Swiss citizen, 57
Executive Member
Professional background (main stages)
1979–1983 Management consultant, McKinsey Schweiz
1984–1985 Directorate Credit Suisse, Zurich
1986–1995 Head of marketing and sales and member of Executive Management, Silent Gliss Group, Muri/Bern
1995–1998 Chief Operating Officer und member of Group Management, Gurit-Heberlein Group
Since 1998 COO (since 2000: CEO), Gurit-Heberlein Group

Other important activities and vested interests:
President of the Swiss Chemical Industry Association (SGCI) and in this capacity a member of the supervisory board of Economiesuisse, the umbrella organization for the Swiss economy
Member of the Board of Directors of Bernische Kantonalbank

3.3 Cross-involvement

At present there is no cross-involvement between the Board of Directors of Gurit-Heberlein AG and other listed companies.

3.4 Election and term of office

The Board of Directors is elected by the General Meeting for a period of three years. At the end of their term of office, members may be re-elected. The term of members elected during the Board's term of office ends with that of the Board (total renewal principle). There is no limit to the period of office or age of members of the Board of Directors.

Members of the Board of Directors

| NAME | BORN | POSITION IN BD | ELECTION TO BD | ELECTED UNTIL |
|-------------------|------|-------------------|-------------------|------------------|
| Dr. Paul Hälg | 1954 | Chairman | 14.06.2001 | 2008 |
| Robert Heberlein | 1941 | Member | 22.11.1984 | 2008 |
| Nick Huber | 1964 | Member | 15.06.1995 | 2008 |
| Dr. Walter Känel | 1935 | Member | 22.11.1984 | 2008 |
| Paul J. Rudling | 1950 | Member | 03.09.2002 | 2008 |
| Dr. Rudolf Wehrli | 1949 | Member | 27.05.2004 | 2008 |

3.5 Internal organization

3.5.1 Allocation of tasks within the Board of Directors

The Board of Directors has overall charge of the company and is responsible for supervision of Group Management. It represents the company to the outside world and takes care of all matters which are not delegated by law, statute or regulation to another body or Group Management.

The Board of Directors' main duties are as follows:

- to formulate general Group policy and the industrial concept behind the Group as a whole
- to acquire and sell associated companies and/or found and liquidate companies in which the Group has interests in cases where the capital involved exceeds CHF 5 000 000 or which would entail the beginning of a new business activity or the relinquishment of an existing one
- to define the Group's financial strategy
- to determine accounting, financial control and financial planning
- to define the Group's organizational structure
- to appoint Group Management
- to approve the Annual Report to shareholders and propose motions to the General Meeting

3.5.2 Membership of the Board's committees, their duties and responsibilities

The Board of Directors has delegated the operational leadership to Group Management headed by the Chief Executive Officer.

The Chairman presides over the Board of Directors. In the event of his being unable to do so, his duties are performed by another member to be nominated by the Board of Directors.

The Board has formed permanent committees:

Audit Committee:

Chairman: Robert Heberlein

Members: Paul Hälg, Nick Huber, Walter Känel

The Audit Committee assists the Board of Directors in its supervisory duties and prepares the business of the Board of Directors. More specifically, the Audit Committee has the following tasks and duties to perform:

- to prepare detailed information about individual divisional companies, their current position and their future prospects
- to receive monthly reports from Group Management about operations and the Group's financial development
- to take cognizance of the reports of divisional companies and their annual financial statements
- to approve real estate transactions exceeding CHF 1 000 000 in value

The Audit Committee carries out the following duties:

- to monitor the external auditors (statutory and Group auditors) and internal auditors and the ways in which they liaise
- to test the effectiveness of the internal controlling system and draw up proposals for a possible restructuring of this area
- to subject individual and Group accounts to critical inspection and to inform the Board of Directors whether these can be presented to the General Meeting for approval

Nomination and Compensation Committee

Chairman: Walter Känel

Members: Paul Hälg, Nick Huber, Robert Heberlein

The nomination and compensation committee carries out the following duties:

- to define the conditions of employment for the Chief Executive Officer
- to approve appointments to extended Group Management and the heads of the most important divisional companies
- to approve the remuneration paid to senior management staff

To consult and execute specific and short-term projects or issues, special ad-hoc committees can be nominated.

3.5.3 Working methods of the Board of Directors and its committees

The Board of Directors meets annually for four ordinary, mainly one-day meetings. Extraordinary meetings may be held as necessary. Every member of the Board is entitled to call for an immediate meeting on condition that he names its purpose.

Meetings are summoned in writing by the Chairman. An invitation together with a detailed agenda and documentation is sent to all participants at least seven days in advance of the date set for the meeting.

As a rule, the Chief Executive Officer and the Chief Financial Officer attend meetings of the Board of Directors. In order to ensure that the Board has sufficient information to make decisions, other members of staff or third parties may also be invited to attend.

The Board is quorate if all members have been duly invited and the majority of its members take part in the decision-making process. Members may participate in deliberations and the passing of resolutions by telephone or other suitable electronic media if all participants are in agreement. The Board's decisions are taken on the basis of the votes submitted. In the event of a tie, the Chairman has the casting vote. Decisions may also be made in writing.

CORPORATE GOVERNANCE

Proposals are sent to all members and they are regarded as passed if the majority of members agree unconditionally and no member insists on discussion of the issues in question within an agreed period of time. Members of the Board of Directors are obliged to leave meetings when issues are discussed that affect their own interests or the interests of persons close to them.

All proposals and decisions are entered in the minutes to the meeting. The minutes also contain a summary of important votes taken during deliberations.

3.6 Definition of areas of responsibility

The areas of responsibility between the Board of Directors and Group Management are defined in Gurit-Heberlein AG's organizational regulations. Executive control of the Group and, with it, operational management of the entire Group is, as far as permissible by law, delegated to Group Management.

Apart from decisions which, according to Art. 716a of the Swiss Code of Obligations, are part of its infeasible and non-transferable duties, the Board of Directors has reserved for itself the duties listed under 3.5.1.

3.7 Information and control instruments vis-à-vis Group Management

As a rule, Group Management updates the Board of Directors and especially the Audit Committee on operations and the Group's financial position every month. In addition, the CEO and CFO report back on business and all matters of relevance to the Group at each Board meeting. Every member of the Board of Directors also has the right to ask any member of Group Management for information about matters within his remit, even outside meetings. The Chairman of the Board of Directors is also informed by the Chief Executive Officer about all business and issues of a fundamental nature or of special importance.

4 Group Management

On December 31, 2005, Gurit-Heberlein AG's Group Management consisted of the CEO, the CFO and the full-time heads of the various business units (a total of seven members).

4.1 Members of Group Management

The personal details together with the other activities and vested interests of individual members of Group Management are listed below:

Rudolf Wehrli

Chief Executive Officer of the Gurit-Heberlein Group
Member of the Board of Directors
Dr. phil et Dr. theol., Swiss citizen, 57
Professional background (main stages)
1979–1983 Management consultant, McKinsey Schweiz
1984–1985 Directorate Credit Suisse, Zurich
1986–1995 Head of marketing and sales and member of executive management, Silent Gliss Group, Muri/Bern
1995–1998 Chief Operating Officer und member of Group Management, Gurit-Heberlein Group
Since 1998 COO and 2000–2006 CEO Gurit-Heberlein Group

Other important activities and vested interests:

President of the Swiss Chemical Industry Association (SGCI) and in this capacity a member of the supervisory board of Economiesuisse, the umbrella organization for the Swiss economy
Member of the Board of Directors of Bernische Kantonalbank

Peter Lieberherr

Chief Financial Officer of the Gurit-Heberlein Group
Chartered accountant and controller, Swiss citizen, 59
Professional background (main stages)
1973–1984 Various functions in the Group finances of the Gurit-Heberlein Group
Since 1984 Chief Financial Officer, Gurit-Heberlein Group
Other important activities and vested interests:
Member of the Board of Directors, Buchdruckerei Wattwil
Member of the Board of Directors, SRB Holding AG
Member of the Board of Directors, Heberlein Textil AG in liquidation

Willem van den Bruinhorst

Chief Executive Officer of Gurit Medical Business,
 Managing Director of the Medisize Group
 Dutch citizen, 47
 Professional background (main stages)
 1980–1987 Shipbuilding engineer, Smit Lloyd bv,
 Rotterdam NL
 1987–1990 Project engineer, Royal Van Leer Packaging,
 Mijdrecht, NL
 1990–1995 Plant Manager, Medisize bv, Hillegom, NL
 1995–1997 Technical Director, Medisize bv, Hillegom, NL
 1997–present day Managing Director, Medisize bv,
 Hillegom, NL
 2002–present day CEO Gurit Medical Business beheer bv,
 Hillegom, NL

Jerry Sullivan

Chief Executive Officer Gurit Dental Care,
 Managing Director Coltène/Whaledent Inc.
 American citizen, 61
 Professional background (main stages)
 1981–1992 President and CEO, Whaledent International
 1992–2002 Managing Director, Coltène/Whaledent Inc.
 2003–present day CEO, Gurit Dental Care

Jouni Heinonen

Chief Executive Officer Gurit Composite Technologies
 Engineer
 Finnish citizen, 45
 Professional background (main stages)
 1986 Falcon Chemicals, Product Manager, Finland
 1988 Power Cable Machinery, Nokia-Maillefer OY, Finland
 1989–2005 Nokia-Maillefer (from 1998 on Nextrom S.A.)
 1999–2005 CEO Nextrom S.A.

4.2 Management contracts

No agreements pertaining to the provision of managerial services exist between Gurit-Heberlein AG and other companies or natural persons outside the Gurit-Heberlein Group.

5 Compensation, shareholdings and loans**5.1 Content and method of determining compensation and shareholding schemes**

Members of the Board of Directors are paid a fixed amount in cash for their services. This sum is set down in regulations that are reviewed from time to time by the Board.

The amount paid to the Chief Executive Officer is determined by the Nomination and Compensation Committee; the amounts paid to the other members of Group Management is the responsibility of the Chief Executive Officer, subject to approval by the Executive Committee.

Apart from their basic salary, the members of Group Management receive a performance and success-related bonus. The basic salary takes into account the functional value of the position, the individual qualifications required and local employment conditions. The size of the bonus depends on how successful the area for which the member is responsible has been in achieving its targets.

A supplementary pension scheme also exists for members of Group Management which, together with the state-run pension and statutory company pension schemes, provides for a pension amounting to a maximum of 60% of the recipient's insured annual salary. The maximum insurable annual salary is limited to CHF 300 000 and at least one-third of the premiums are financed by the staff themselves.

Finally, there is a management stock participation scheme for members of senior management that entitled them to purchase Gurit-Heberlein bearer shares. Participants in the scheme are entitled to buy a maximum of 25 shares annually with a 20% discount on market price on the appointed day, together with 50 options to buy stock at a later date with a 10% premium on the price on the appointed day. In the context of the planned separation of the Group into two companies, the management stock participation scheme was discontinued in December 2005.

CORPORATE GOVERNANCE

5.2 Remuneration to acting members of governing bodies

The total sum of all remunerations¹ (excluding shares and options)² paid during the year under review was as follows:

- a) to executive members of the Board of Directors and members of Group management a total of CHF 2 753 060 (7 persons in all); and
- b) to non-executive members of the Board of Directors a total of CHF 581 000 (4 persons in all). The highest remuneration paid to a non executive member of the board was CHF 310 000.

¹ TOTAL OF ALL REMUNERATION, FEES, SALARIES, GRANTS AND BONIFICATION (DURING THE YEAR UNDER REVIEW NO GOODS WERE DISTRIBUTED AS PAYMENTS.).

² SHARES AND OPTIONS ARE SEPARATELY SHOWN UNDER POINT 5.4 AND 5.6.

5.3 Remuneration to former members of governing bodies

No exit remuneration to a person leaving office during the year under review, and no remuneration to former members of governing bodies was paid during the year under review. However, provisions were made of CHF 1,05 million for contractual payments during the years 2006 and 2007 to management members leaving the Group.

5.4 Share allotment in the year under review

During the year under review shares were allotted to the various groups in the amounts shown below:

- a) to executive members of the Board of Directors and members of Group management and parties closely linked to them 510 bearer shares at par CHF 100; and
- b) to non-executive members of the Board of Directors and parties closely linked to them no registered shares at par CHF 20 and no bearer shares at par CHF 100.

5.5 Share ownership

On the reference date, the various groups held (directly or indirectly) the following amounts of shares in Gurit-Heberlein AG:

- a) executive members of the Board of Directors and members of Group Management and parties closely linked to them as well as the most senior Group Management staff members: 50 registered shares at par CHF 20 and 2 829 bearer shares at par CHF 100; and

- b) non-executive members of the Board of Directors and parties closely linked to them: 239 545 registered shares at par CHF 20 and 12 510 bearer shares at par CHF 100.

5.6 Options

On the reference date the various groups held the following amounts of options on bearer shares of Gurit-Heberlein AG:

- a) executive members of the Board of Directors and members of Group Management and parties closely linked to them as well as most senior Group Management staff members:

| ISSUE YEAR | NO. OF OPTIONS | EXERCISE PRICE (CHF) | MATURITY | EXERCISE PERIOD |
|--------------|----------------|----------------------|------------|-----------------|
| 2000 | 270 | 880.– | until 2006 | 31.12.2006 |
| 2001 | 716 | 1 229.– | until 2006 | 31.12.2006 |
| 2002 | 1 074 | 1 229.– | until 2006 | 31.12.2006 |
| 2003 | 380 | 680.– | until 2006 | 31.12.2006 |
| 2004 | 1 324 | 1 056.– | until 2006 | 31.12.2006 |
| 2005 | 940 | 1 009.– | until 2006 | 31.12.2006 |
| Total | 4 704 | | | |

- b) non-executive members of the Board of Directors and parties closely linked to them held no options.

5.7 Additional fees and payments

Lenz & Staehelin, Attorneys-at-Law, in which Robert Heberlein, member of the Board of Directors, is a partner, presented Gurit-Heberlein AG or its Group companies with invoices totalling approximately CHF 148 000 for legal advisory services during the year under review.

5.8 Loans to governing bodies

No loans, securities, advances or credit are granted to members of the Board of Directors or Group Management or parties closely linked to them.

5.9 Maximum total remuneration

The Board member with the highest total remuneration in the year under review received CHF 560 000.

6 Shareholders' participation rights

Details of shareholders' participation rights can be found in the statutes of Gurit-Heberlein AG.

6.1 Voting right restrictions and representation

The statutes contain no restrictions on voting rights. Every registered or bearer share represented at the General Meeting is entitled to one vote. A shareholder may be represented at the General Meeting only by a legally recognized proxy or another shareholder attending the General Meeting.

6.2 Statutory quorums

Unless otherwise determined by law or the statutes, a General Meeting convened in accordance with the statutes is quorate regardless of the number of shareholders attending or the number of votes represented. To be valid, resolutions require an absolute majority of the votes submitted. In the event of a tie, the Chairman, who is always entitled to vote, makes the casting vote. Important decisions of the General Meeting as defined in Art. 704, para.1 of the Swiss Code of Obligations, require at least two-thirds of the votes present and the absolute majority of the shares represented.

6.3 Convocation of the General Meeting

The ordinary General Meeting takes place annually within six months of the end of the company's financial year. Extraordinary general meetings can be called by decision of the General Meeting, the Board of Directors, at the request of the auditors, or if shareholders representing at least a tenth of the company capital submit a request in writing, stating their purpose, to the Board of Directors.

The convocation is announced once in the Schweizerisches Handelsamtsblatt and published in various newspapers. Registered shareholders are also informed in writing.

6.4 Agenda

The statutes contain no regulations relating to agendas that differ from those laid down by law.

6.5 Entries in the share register

The names and addresses of owners and beneficiaries of registered shares are entered in the share register. Shareholders and/or beneficiaries of registered shares are entitled to vote if they are already entered in the share register at the time when invitations are sent out to the General Meeting.

7 Changes of control and defence measures

7.1 Public purchase offers

The threshold at which a shareholder is obliged to make an offer for all Gurit-Heberlein AG's stock in accordance with Art. 31, para.1 of the Bundesgesetz über die Börsen und den Effektenhandel (Swiss Law on Stock Exchanges and Securities Trading) of 24 March 1995 has been raised to 49% of the total votes.

7.2 Clauses on changes of control

Gurit-Heberlein AG has no agreements containing clauses of this type.

8 Auditors

8.1 Duration of mandate and lead auditor's term of office

If its predecessors are included, PricewaterhouseCoopers AG, St. Gallen, has been Gurit-Heberlein's accountants since 1984 and was appointed auditors in 1994. Lorenz Lipp has been lead auditor since 2004.

8.2 Auditing fees

The total sum charged during the year under review by PricewaterhouseCoopers in its capacity as Group auditor amounted to CHF 960 168.

8.3 Additional fees

Fees for additional services (e.g. management and IT consultancy, tax and legal advisory services) supplied by the auditors during the year under review amounted to CHF 391 000.

CORPORATE GOVERNANCE

8.4 Supervisors and control instruments pertaining to the auditors

As explained in section Ziff. 3.5.2., the Board of Directors has assigned Dr. Paul Halg to monitor the external auditors (statutory and Group auditors). As part of its duties, the Committee also assesses the services and fees charged by the external auditors as well as their independence of the entire Board of Directors.

9 Information policy

Gurit-Heberlein provides its shareholders with information in the form of the Annual Report and a half-yearly report. Important events are published immediately through press releases and/or letters to shareholders.

10 Internet

Shareholders and other interested parties can also obtain information about the Group on the Internet at www.gurit.com.

E-mail Alerts: The latest financial information from Gurit-Heberlein can be automatically sent via E-mail Alert; sign up is available in the Publications/Download section of the Gurit website.

11 Ad hoc publicity

Gurit-Heberlein AG maintains regular contact with the financial world in general and with important investors. At the same time, it abides by the legally prescribed principle of treating all parties equally as regards communication. Relevant new facts are published openly and are available to all interested parties.

Important dates

The most important dates for publications this year and next are:

| | |
|--------------------|--|
| March 21, 2006 | Presentation of annual results; financial analysts' and media conference; publication of Annual Report |
| May 12, 2006 | General Meeting |
| End of August 2006 | Half-yearly report, shareholders' letter |
| March 2007 | Key figures from the annual results for 2006 |
| End of March 2007 | Presentation of annual results; financial analysts' and media conference; publication of Annual Report |
| April 2007 | General Meeting |

Contact addresses

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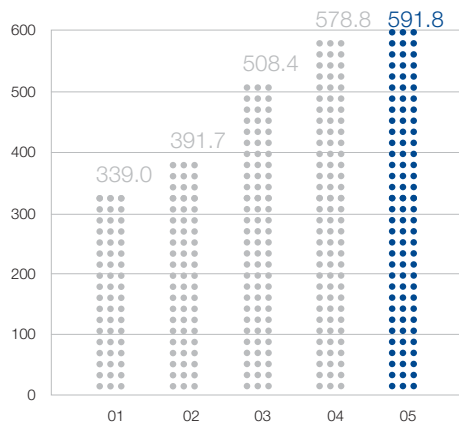
FIVE-YEAR COMPARISON

CHEMICAL AND SYNTHETICS TECHNOLOGY

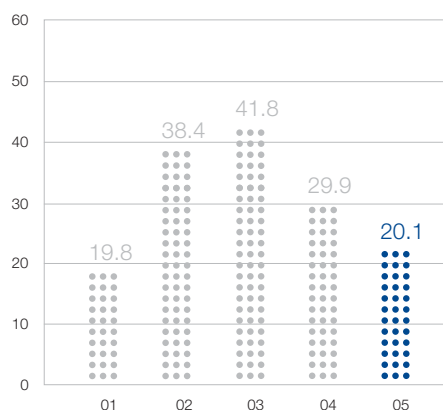
IN CHF MIO.

Group Divisions Health Care and Industrial Applications (2000 excl. Gurit-Essex)
(comparable Group result, excl. result from exceptional factors)

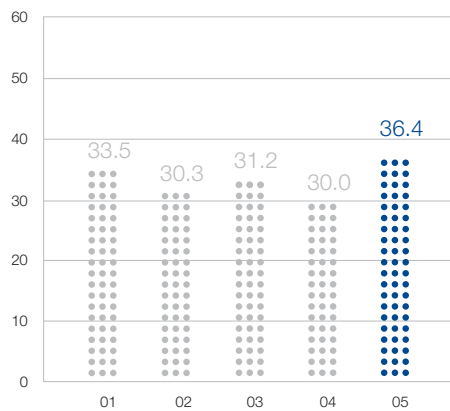
Group net sales



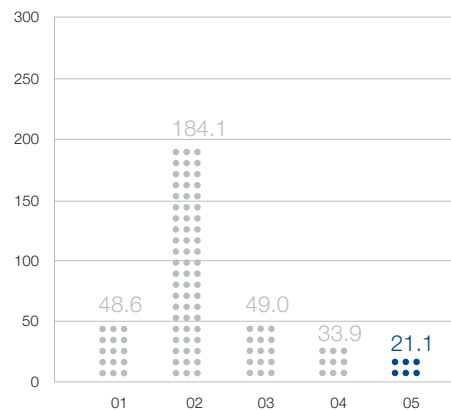
Investment in fixed assets



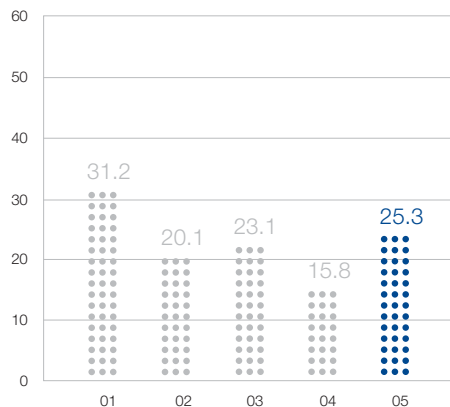
Group EBIT



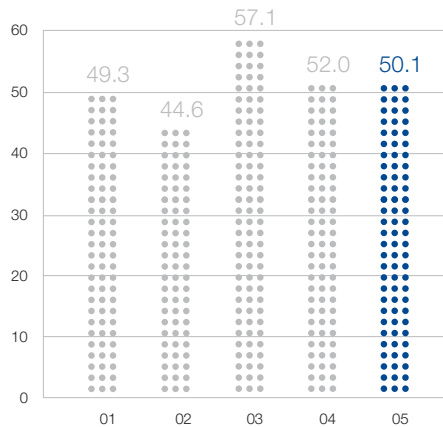
Total investments



Group profit



Group cash flow



DIVISIONAL RESULTS

CHEMICAL AND SYNTHETICS TECHNOLOGY

FIVE-YEAR COMPARISON •
DIVISIONAL RESULTS •

IN CHF 1000

Group Divisions Health Care and Industrial Applications

(comparable Group result, excl. result from exceptional factors)

| | 2005 | | 2004 | 2003 | |
|--|----------------|---------------------|------------------------------|----------|----------|
| | TOTAL IFRS | EXCEPTIONAL FACTORS | RESULT EXCL. EXCEPT. FACTORS | | |
| Net sales | 591 745 | | 591 745 | 578 779 | 508 436 |
| of which Health Care | 246 887 | | 246 887 | 218 889 | 203 148 |
| Industrial Applications | 343 525 | | 343 525 | 355 615 | 300 918 |
| Others/Consolidation | 1 333 | | 1 333 | 4 275 | 4 370 |
| Cost of goods and materials | -268 380 | | -261 293 | -250 517 | -202 381 |
| Personnel expenses | -183 503 | | -177 378 | -173 982 | -154 017 |
| Other operating expenses | -59 247 | | -47 149 | -48 731 | -48 497 |
| Management and sales expenses | -45 944 | | -45 151 | -45 123 | -46 149 |
| Sundry operating result | -10 598 | | +1 764 | +5 911 | +7 892 |
| EBITDA | 24 073 | 38 465 | 62 538 | 66 337 | 65 284 |
| Depreciation | -47 917 | 21 776 | -26 141 | -25 101 | -20 376 |
| Depreciation/Amortization of goodwill | -3 608 | 3 608 | - | -11 277 | -13 664 |
| Operating profit (EBIT) | -27 452 | 63 849 | 36 397 | 29 959 | 31 244 |
| of which Health Care | 27 248 | | 27 505 | 22 908 | 11 823 |
| Industrial Applications | -50 172 | | 10 014 | 5 193 | 19 106 |
| Others/Consolidation | -4 528 | | -1 122 | 1 858 | 315 |
| Financial expenses | -9 478 | | -9 478 | -7 554 | -7 725 |
| Financial income | +5 478 | | +5 478 | +3 975 | +8 619 |
| Profit before tax | -31 452 | | 32 397 | 26 380 | 32 138 |
| Tax expense | +535 | 8 970 | -8 435 | -10 725 | -9 038 |
| Profit after tax | -30 917 | 54 879 | 23 962 | 15 655 | 23 100 |
| Minority interests | +1 306 | | +1 306 | +107 | +25 |
| Group profit (excl. minority interests) | -29 611 | 54 879 | 25 268 | 15 762 | 23 125 |
| Consolidated Cash flow (Profit after tax + depreciations) | 20 608 | | 50 103 | 52 033 | 57 140 |

Exceptional factors

In the context of the announcement of the planned separation of Gurit-Heberlein into two independent companies, it was mentioned that this could lead to one-off exceptional depreciation totalling to some CHF 50 to 60 million.

The income statement is now showing costs of CHF 63.9 million on EBIT level or, after positive tax effects of CHF 9.0 million, of CHF 54.9 million on profit level.

This leads to an IRFS result of CHF -29.6 million or a result excluding exceptional effects of CHF 25.3 million.

GROUP FINANCIAL STATEMENTS

GROUP BALANCE SHEET

IN CHF 1000

| | Ref. | 31.12.2005 | 31.12.2004 |
|---|------|----------------|----------------|
| Assets | | | |
| Cash and cash equivalents | 26 | 56 412 | 49 191 |
| Accounts receivable from deliveries and sales | | 95 222 | 99 527 |
| Tax assets | | 238 | 570 |
| Other receivables and accruals | 1 | 14 827 | 17 293 |
| Inventories | 2 | 91 324 | 104 219 |
| Current assets | | 258 023 | 270 800 |
| Fixed assets | 3 | 170 386 | 216 949 |
| Financial assets | 4 | 6 780 | 5 935 |
| Intangible assets | 5 | 225 986 | 235 910 |
| Deferred tax assets | 21 | 2 851 | 8 200 |
| Non-current assets | | 406 003 | 466 994 |
| Total assets | | 664 026 | 737 794 |
| Equity and liabilities | | | |
| Bank loans | 6 | 67 541 | 77 818 |
| Accounts payable to suppliers | | 35 798 | 42 978 |
| Other accounts payable and accruals | 7 | 36 082 | 41 160 |
| Tax liabilities | 8 | 4 496 | 6 801 |
| Other short-term provisions | 8 | 16 173 | 6 129 |
| Current liabilities | | 160 090 | 174 886 |
| Mortgage and loans | 9 | 43 443 | 64 522 |
| Other long-term liabilities | 10 | 11 729 | 5 084 |
| Deferred tax provisions | 21 | 19 572 | 31 927 |
| Other long-term provisions | 11 | 5 379 | 8 182 |
| Non-current liabilities | | 80 123 | 109 715 |
| Total liabilities | | 240 213 | 284 601 |
| Share capital | | 46 035 | 46 052 |
| Additional paid-in capital | | 28 642 | 28 642 |
| Currency translation adjustments | | -850 | -14 548 |
| Retained earnings | | 349 986 | 390 846 |
| Minority interests | | 0 | 2 201 |
| Total equity | 12 | 423 813 | 453 193 |
| Total equity and liabilities | | 664 026 | 737 794 |

THE NOTES ARE PART OF THE GROUP FINANCIAL STATEMENTS.

GROUP INCOME STATEMENT

IN CHF 1000

| | Ref. | 2005 | 2004 |
|--|------|----------------|---------------|
| Income statement | | | |
| Net sales | 13 | 591 745 | 578 779 |
| Costs of goods and materials | 14 | -268 380 | -250 517 |
| Personnel expenses | 15 | -183 503 | -173 982 |
| Other operating expenses | 16 | -59 247 | -48 731 |
| Marketing and administrative expenses | 16 | -45 944 | -45 123 |
| Sundry operating result | 17 | -10 598 | +5 911 |
| Depreciation and amortization and impairments | 18 | -51 525 | -36 378 |
| Operating profit | | -27 452 | 29 959 |
| Financial expenses | 19 | -9 478 | -7 554 |
| Financial income | 19 | +5 478 | +3 975 |
| Profit before tax | | -31 452 | 26 380 |
| Tax expense | 20 | +535 | -10 725 |
| Profit after tax | | -30 917 | 15 655 |
| Minority interests | | +1 306 | +107 |
| Group profit (excl. minority interests) | 22 | -29 611 | 15 762 |
| Earnings per bearer share | | CHF -64.31 | CHF 34.23 |
| Diluted earnings per bearer share | | CHF -64.31 | CHF 34.21 |
| Earnings per registered share | | CHF -12.86 | CHF 06.85 |
| Diluted earnings per registered share | | CHF -12.86 | CHF 06.84 |

| | 2005 | 2004 |
|--|----------------|---------------|
| Depreciation and amortization | | |
| Group cash flow (profit after tax + depreciations) | 20 608 | 52 033 |
| EBITDA | 24 073 | 66 337 |
| Depreciation | -47 917 | -25 101 |
| EBITA | -23 844 | 41 236 |
| Depreciation/Amortisation of goodwill | -3 608 | -11 277 |
| EBIT | -27 452 | 29 959 |
| Financial expenses/income | -4 000 | -3 579 |
| Tax expense | +535 | -10 725 |
| Minority interests | +1 306 | +107 |
| Group profit | -29 611 | 15 762 |

THE NOTES ARE PART OF THE GROUP FINANCIAL STATEMENTS.

GROUP FINANCIAL STATEMENTS

GROUP CASH FLOW STATEMENT

IN CHF 1000

| | Ref. | 2005 | 2004 |
|---|------|----------------|----------------|
| Operating profit | | -27 452 | 29 959 |
| Depreciation and amortization | | 51 525 | 36 378 |
| Other non-cash items | | 5 327 | -4 508 |
| Change in accounts receivable | | -2 911 | -13 025 |
| Change in inventories | | 4 272 | -452 |
| Change in sundry current assets | | -953 | 5 149 |
| Change in current liabilities | | 9 213 | 5 210 |
| Change in non-current liabilities | | -188 | -251 |
| Financial expenses | | 1 059 | -4 406 |
| Financial income | | -5 008 | 367 |
| Tax payments | | -10 052 | -7 856 |
| Cash flow from operating activities | | 24 832 | 46 565 |
| Purchase of property, plant and equipment | | -20 066 | -28 781 |
| Proceeds from sale of property, plant and equipment | | 16 640 | 5 428 |
| Financial investments | | -136 | -139 |
| Disposal of financial investments | | 68 | 92 |
| Investments in intangible assets | | -944 | -1 320 |
| Disposal of investments in intangible assets | | 3 | 2 |
| Acquisition of minority interests and subsidiaries | | -2 000 | -6 516 |
| Disposal of subsidiaries | | 8 158 | 0 |
| Cash flow from investment activities | 24 | 1 723 | -31 234 |
| Change in current bank loans | | 15 235 | -232 |
| Change in non-current bank and other loans | | -17 879 | 1 373 |
| Change in sundry non-current payables | | -1 918 | -1 793 |
| Lease payments | | -2 558 | -2 429 |
| Dividend to Gurit-Heberlein AG shareholders | | -11 063 | -11 063 |
| Distribution to minority shareholders | | 0 | -113 |
| Sale/purchase of treasury stock | | -825 | 320 |
| Cash flow from financing activities | 25 | -19 008 | -13 937 |
| Exchange rate differences | | -326 | 47 |
| Change in cash and cash equivalents | | 7 221 | 1 441 |
| Cash and cash equivalents at beginning of year | | 49 191 | 47 750 |
| Cash and cash equivalents at end of year | 26 | 56 412 | 49 191 |
| Cash flow from operating activities | | 24 832 | 46 565 |
| Cash flow from investment activities | | 1 723 | -31 234 |
| Free Cash flow (before dividend payment) | 27 | 26 555 | 15 331 |

THE NOTES ARE PART OF THE GROUP FINANCIAL STATEMENTS.

SHAREHOLDERS' EQUITY

IN CHF 1000

| | SHAREHOLDERS' EQUITY | | | | | TOTAL EQUITY |
|--------------------------------------|----------------------|-------------------------------|---------------------------------|----------------------|-----------------------|-----------------|
| | SHARE CAPITAL | ADDITIONAL PAID-IN CAPITAL | CURRENCY TRANSL. ADJUSTMENTS | RETAINED EARNINGS | MINORITY INTERESTS | |
| 31.12.2003 | 45 905 | 28 642 | -10 213 | 387 901 | 2 441 | 454 676 |
| IAS 19 – 1.1.2004 | | | | -2 749 | | -2 749 |
| Dividend distribution | | | | -11 063 | -113 | -11 176 |
| Group profit | | | | 15 762 | -107 | 15 655 |
| Currency effects | | | -4 335 | | -20 | -4 355 |
| Change in treasury stock | 147 | | | 995 | | 1 142 |
| 31.12.2004 | 46 052 | 28 642 | -14 548 | 390 846 | 2 201 | 453 193 |
| IFRS 3 Negative goodwill | | | | 1 542 | | 1 542 |
| Dividend distribution | | | | -11 063 | | -11 063 |
| Group profit | | | | -29 611 | -1 306 | -30 917 |
| Disposal from scope of consolidation | | | | | -190 | -190 |
| Change in minority interests | | | | -1 232 | -768 | -2 000 |
| Management participation program | | | | 312 | | 312 |
| Currency effects | | | 13 698 | | 63 | 13 761 |
| Change in treasury stock | -17 | | | -808 | | -825 |
| 31.12.2005 | 46 035 | 28 642 | -850 | 349 986 | 0 | 423 813 |

NOTES TO GROUP FINANCIAL STATEMENTS

SUMMARY OF ASSETS: PROPERTY, PLANT AND EQUIPMENT

IN CHF 1000

| | PLANT AND EQUIPMENT | LEASED PLANT AND EQUIPMENT | LAND | BUILDINGS (INCL. INST.) | LEASED LAND | LEASED BUILDINGS | EQUIPMENT UNDER CONSTRUCTION | TOTAL PROPERTY, PLANT AND EQUIPMENT |
|---------------------------------|---------------------------|----------------------------------|---------------|----------------------------|----------------|---------------------|------------------------------------|---|
| Gross values | | | | | | | | |
| Value 31.12.2003 | 226 564 | 9 102 | 17 382 | 117 257 | 0 | 5 143 | 6 354 | 381 802 |
| Additions | 19 102 | 1 008 | 303 | 5 831 | | 64 | 3 545 | 29 853 |
| Disposals | -10 805 | -1 056 | -221 | -936 | | -31 | -45 | -13 094 |
| Change in scope of cons. | 11 689 | 1 200 | | 11 362 | | | 1 047 | 25 298 |
| Currency effects | -2 822 | -88 | -145 | -1 688 | | -49 | 286 | -4 506 |
| Other | 1 693 | -260 | 897 | 2 106 | | 5 318 | -9 770 | -16 |
| Value 31.12.2004 | 245 421 | 9 906 | 18 216 | 133 932 | 0 | 10 445 | 1 417 | 419 337 |
| Additions | 11 681 | 59 | | 4 987 | | 11 | 3 398 | 20 136 |
| Disposals | -10 572 | -144 | | -970 | | | -903 | -12 589 |
| Change in consolid. | -53 623 | | -612 | -14 195 | | | -92 | -68 522 |
| Currency effects | 5 594 | 99 | 198 | 3 281 | | 227 | | 9 399 |
| Other | 3 158 | -1 428 | | -10 489 | 2 400 | 8 100 | -2 615 | -874 |
| Value 31.12.2005 | 201 659 | 8 492 | 17 802 | 116 546 | 2 400 | 18 783 | 1 205 | 366 887 |
| Accumulated amortisation | | | | | | | | |
| Value 31.12.2003 | 144 867 | 2 634 | 2 921 | 33 502 | 0 | 1 931 | 0 | 185 855 |
| Amortisation | 16 715 | 862 | 64 | 5 163 | | 461 | | 23 265 |
| Disposals | -9 490 | -689 | | -488 | | -5 | | -10 672 |
| Change in scope of cons. | 4 448 | 785 | | 660 | | | | 5 893 |
| Currency effects | -2 270 | -19 | -8 | -580 | | 932 | | -1 945 |
| Other | 119 | -128 | -2 | 3 | | | | -8 |
| Value 31.12.2004 | 154 389 | 3 445 | 2 975 | 38 260 | 0 | 3 319 | 0 | 202 388 |
| Amortisation | 20 764 | 2 484 | 71 | 5 308 | | 607 | | 29 234 |
| Impairment amortisation | 2 281 | | 300 | 11 952 | | | | 14 533 |
| Disposals | -9 770 | -45 | | -880 | | | | -10 695 |
| Change in scope of cons. | -41 069 | | | -2 420 | | | | -43 489 |
| Currency effects | 2 684 | 51 | 17 | 164 | | 61 | | 2 977 |
| Other | 2 598 | -1 045 | | | | | | 1 553 |
| Value 31.12.2005 | 131 877 | 4 890 | 3 363 | 52 384 | 0 | 3 987 | 0 | 196 501 |
| Net values | | | | | | | | |
| Value 31.12.2003 | 81 697 | 6 468 | 14 461 | 83 755 | 0 | 3 212 | 6 354 | 195 947 |
| Value 31.12.2004 | 91 032 | 6 461 | 15 241 | 95 672 | 0 | 7 126 | 1 417 | 216 949 |
| Value 31.12.2005 | 69 782 | 3 602 | 14 439 | 64 162 | 2 400 | 14 796 | 1 205 | 170 386 |

SUMMARY OF ASSETS: FINANCIAL AND INTANGIBLE ASSETS

IN CHF 1000

| | FINANCIAL ASSETS | | | INTANGIBLE ASSETS | | | | |
|---------------------------------|------------------|-------------------|------------------------|----------------------|--------------------|----------------------|-------------------------|-------------------------|
| | SECURITIES | EXTRA GROUP LOANS | TOTAL FINANCIAL ASSETS | GOODWILL | NEGATIVE GOODWILL | RECOGNIZED R&D COSTS | OTHER INTANGIBLE ASSETS | TOTAL INTANGIBLE ASSETS |
| Gross values | | | | | | | | |
| Value 31.12.2003 | 677 | 5 573 | 6 250 | 276 856 | -2 807 | 1 276 | 12 398 | 287 723 |
| Additions | | 139 | 139 | 4 564 | -2 021 | 298 | 1 022 | 3 863 |
| Disposals | -43 | -117 | -160 | -734 | 2 021 | | -2 | 1 285 |
| Change in scope of cons. | | | 0 | | | 14 | 597 | 611 |
| Currency effects | -5 | -77 | -82 | -2 646 | 54 | | -145 | -2 737 |
| Other | | | 0 | -50 992 ¹ | 2 753 ¹ | | 8 | -48 231 |
| Value 31.12.2004 | 629 | 5 518 | 6 147 | 227 048 | 0 | 1 588 | 13 878 | 242 514 |
| Additions | | 136 | 136 | -353 | | | 944 | 591 |
| Disposals | | -68 | -68 | | | -1 574 | -399 | -1 973 |
| Change in scope of cons. | -79 | -51 | -130 | -12 581 | | | -3 335 | -15 916 |
| Currency effects | 9 | 750 | 759 | 6 588 | | | 427 | 7 015 |
| Other | | -29 | -29 | -1 258 | | | 6 390 | 5 132 |
| Value 31.12.2005 | 559 | 6 256 | 6 815 | 219 444 | 0 | 14 | 17 905 | 237 363 |
| Accumulated amortisation | | | | | | | | |
| Value 31.12.2003 | 184 | 110 | 294 | 36 372 | -539 | | 4 794 | 40 627 |
| Amortisation | -12 | 1 | -11 | 14 067 | -2 790 | 4 | 1 843 | 13 124 |
| Disposals | -20 | -48 | -68 | | 2 021 | | | 2 021 |
| Change in scope of cons. | | | 0 | | | | | 0 |
| Currency effects | -3 | | -3 | -933 | 41 | | -37 | -929 |
| Other | | | 0 | -49 506 ¹ | 1 267 ¹ | | | -48 239 |
| Value 31.12.2004 | 149 | 63 | 212 | 0 | 0 | 4 | 6 600 | 6 604 |
| Amortisation | 0 | 0 | 0 | 0 | | 10 | 2 555 | 2 565 |
| Impairment amortisation | | | 0 | 3 608 | | 1 574 | 11 | 5 193 |
| Disposals | | | 0 | | | -1 574 | -396 | -1 970 |
| Change in scope of cons. | -79 | | -79 | | | | -2 314 | -2 314 |
| Currency effects | 1 | | 1 | | | | 109 | 109 |
| Other | -44 | -55 | -99 | | | | 1 190 | 1 190 |
| Value 31.12.2005 | 27 | 8 | 35 | 3 608 | 0 | 14 | 7 755 | 11 377 |
| Net values | | | | | | | | |
| Value 31.12.2003 | 493 | 5 463 | 5 956 | 240 484 | -2 268 | 1 276 | 7 604 | 247 096 |
| Value 31.12.2004 | 480 | 5 455 | 5 935 | 227 048 | 0 | 1 584 | 7 278 | 235 910 |
| Value 31.12.2005 | 532 | 6 248 | 6 780 | 215 836 | 0 | 0 | 10 150 | 225 986 |

¹ RECLASSIFICATION ACCORDING TO IFRS 3

NOTES TO GROUP FINANCIAL STATEMENTS

SEGMENT INFORMATION

The segment activities are described in detail on pages 11–22.

| | 2005 | | 2004 | | | |
|---|--------------|---------------|---------------------------|---------------|-------------|--------------|
| Net sales by Divisions IN CHF MILLION | | | | | | |
| Health Care | 246.9 | 41.7% | 218.9 | 37.8% | | |
| Industrial Applications | 343.5 | 58.1% | 355.6 | 61.5% | | |
| Other/Consolidation | 1.3 | 0.2% | 4.3 | 0.7% | | |
| Total net sales¹ | 591.7 | 100% | 578.8 | 100% | | |
| Net sales by Regions IN CHF MILLION | | | | | | |
| Switzerland | 34.1 | 5.7% | 32.9 | 5.7% | | |
| EU + EEA | 377.1 | 63.8% | 369.5 | 63.8% | | |
| Rest of Europe | 24.6 | 2.8% | 16.2 | 2.8% | | |
| USA/Canada | 87.0 | 12.4% | 71.5 | 12.4% | | |
| Others | 68.9 | 15.3% | 88.7 | 15.3% | | |
| Total net sales | 591.7 | 100% | 578.8 | 100% | | |
| Operating profit by Divisions IN CHF MILLION | | | | | | |
| Health Care | 27.2 | -98.9% | 22.9 | 76.4% | | |
| Industrial Applications | -50.2 | 182.5% | 5.2 | 17.3% | | |
| Other/Consolidation | -4.5 | 16.4% | 1.9 | 6.3% | | |
| Total operating profit² | -27.5 | 100.0% | 30.0 | 100.0% | | |
| Financial result | -4.0 | | -3.6 | | | |
| Income tax | 0.6 | | -10.7 | | | |
| Minority interests | 1.3 | | 0.1 | | | |
| Group profit | -29.6 | | 15.8 | | | |
| Employees by Divisions (Ø) | | | | | | |
| Health Care | 1 150 | 44.9% | 1 125 | 43.5% | | |
| Industrial Applications | 1 402 | 54.7% | 1 435 | 55.5% | | |
| Other/Consolidation | 12 | 0.5% | 26 | 1.0% | | |
| Total employees | 2 564 | 100% | 2 586 | 100% | | |
| Assets/CapEx by Divisions IN CHF MILLION | | | | | | |
| | Assets | CapEx | Depr./Amort. ³ | Assets | CapEx | Depr./Amort. |
| Health Care | 253.6 | 4.7 | 9.8 | 248.3 | 3.8 | 9.2 |
| Industrial Applications | 382.5 | 15.8 | 41.1 | 474.6 | 29.6 | 26.7 |
| Other/Consolidation | 27.9 | 0.6 | 0.6 | 14.9 | 0.5 | 0.5 |
| Total assets/CapEx | 664.0 | 21.1 | 51.5 | 737.8 | 33.9 | 36.4 |
| Liabilities by Group Division IN CHF MILLION | | | | | | |
| Health Care | | | 150.5 | | | 161.1 |
| Industrial Applications | | | 217.3 | | | 279.4 |
| Other/Consolidation | | | -127.6 | | | -159.6 |
| Total liabilities | | | 240.2 | | | 280.9 |
| Assets/CapEx by Regions IN CHF MILLION | | | | | | |
| | Assets | CapEx | | Assets | CapEx | |
| Switzerland | 184.6 | 7.3 | | 241.1 | 11.4 | |
| EU + EEA | 406.6 | 13.4 | | 395.0 | 14.7 | |
| Rest of Europe | 0.7 | 0.0 | | 0.6 | 0.0 | |
| USA/Canada | 71.9 | 0.3 | | 94.5 | 7.5 | |
| Others | 0.0 | 0.1 | | 6.6 | 0.3 | |
| Total assets/CapEx | 664.0 | 21.1 | | 737.8 | 33.9 | |

¹ INTER-COMPANY SALES ARE IRRELEVANT. ² INTER-COMPANY DIVISION SETTLEMENTS ON AN "ARM'S LENGTH" BASIS.

³ SEE NOTE 18.

GROUP COMPANIES

NOTES TO GROUP FINANCIAL STATEMENTS •

GROUP COMPANIES •

Gurit-Heberlein AG holds an interest in the following companies either directly or indirectly via a subsidiary:

(inserted = indirect holding by means of subsidiaries)

| Company | Activity | Registered capital | Group ownership |
|--|---|--------------------|-----------------|
| Medisize Holding AG, Wattwil | Holding Company | CHF 23 400 000 | 100% |
| Coltène/Whaledent AG, Altstätten CH | Production and sales of dental specialities | CHF 1 600 000 | 100% |
| Coltène/Whaledent GmbH + Co. KG, Langenau GER | Production and sales of dental specialities | EUR 1 850 000 | 100% |
| Coltène/Whaledent Ltd., Burgess Hill GB | Sales of dental specialities | GBP 200 000 | 100% |
| Coltène/Whaledent S.à.r.l., St-Quen FR | Sales of dental specialities | EUR 503 000 | 100% |
| Coltène/Whaledent Inc., Cuyahoga Falls, OH/USA | Production and sales of dental specialities | USD 5 000 000 | 100% |
| GMB/Medisize BV, Hillegom NL | Production and sales of plastic medical products | EUR 7 941 000 | 100% |
| Medisize Ireland Ltd., Letterkenny IE | Production and sales of plastic medical products | EUR 1 587 000 | 100% |
| Medisize CZ sro, Trhové Sviny CZ | Production and sales of plastic medical products | CZK 200 000 | 66% |
| Medisize Belgium BVBA, Antwerpen BE | Development of plastic medical products | EUR 18 509 | 100% |
| B+P Beatmungs-Produkte GmbH, Neunkirchen-Seelscheid GER | Production and sales of plastic medical products | EUR 307 000 | 100% |
| Medisize Italia Srl., Rom IT | Sales of plastic medical products | EUR 50 000 | 100% |
| Medisize Schweiz AG, Nürensdorf ZH | Production and sales of plastic products | CHF 1 700 000 | 100% |
| Structural Polymer Group Limited, Newport, Isle of Wight GB | Production and sales of plastic semi-manufactured products | GBP 3 333 324 | 100% |
| Structural Polymer Systems S.A., Albacete, ESP | Production and sales of plastic semi-manufactured products | EUR 1 094 722 | 100% |
| SP Systems (Canada) Inc., Magog (Quebec) CA | Production and sales of plastic semi-manufactured products | CAD 3 866 667 | 100% |
| IMS Kunststoff Holding AG, Worb CH | Holding Company | CHF 4 000 000 | 100% |
| IMS Kunststoff AG, Ittigen CH | Production and sales of plastic semi-manufactured products, laminates as well as plastics for sport applications | CHF 6 500 000 | 100% |
| IMS Kunststoffges. mbH, Innsbruck AT | Production and sales of plastic semi-manufactured products | EUR 727 000 | 100% |
| IMS Kunststoff GmbH, Vreden GER | Production of sintered ski bases | EUR 27 000 | 100% |
| IMS France S.A.S., Perrignier FR | Production of extruded ski coatings | EUR 300 000 | 100% |
| IMS Kunststoffen B.V., Sittard NL | Sales of plastic semi-manufactured products | EUR 18 000 | 100% |
| Stesalit AG, Zullwil CH | Production and sales of plastic semi-manufactured products | CHF 7 500 000 | 100% |
| Stesalit GmbH, Kassel GER | Production and sales of plastic semi-manufactured products | EUR 100 000 | 100% |
| Gurit Suprem, Flurlingen CH | Development, production and sales of plastic semi-manufactured products | – | (100%) |
| IMS-Biopur AG, Freienbach CH | Holding company | CHF 5 000 000 | 100% |
| Arova Schaffhausen AG, Schaffhausen CH | Real estate company | CHF 8 000 000 | 100% |
| Heberlein & Co. AG, Wattwil CH | Real estate and service company | CHF 1 000 000 | 100% |
| Hepatex AG, Wattwil CH | Management company | CHF 100 000 | 100% |

AS AT JANUARY 1, 2006

ACCOUNTING POLICIES

INTRODUCTORY REMARKS

Gurit-Heberlein AG – the holding company of the Gurit-Heberlein Group – is a joint-stock company according to Swiss law with its legal domicile in Wattwil, Switzerland. The company comprises two divisions – Health Care and Industrial Applications. The bearer shares are traded on SWX Swiss Exchange. The registered shares are mostly in firm hands and are not listed on the stock exchange.

These financial statements are a translation of the relevant German version.

Principles of Consolidation

General remarks

The Group financial statements have been prepared based on the consolidation and valuation principles stated below and in accordance with the International Financial Reporting Standards (IFRS) based on the historical cost convention as modified by the revaluation of certain financial assets carried at fair value.

The preparation of financial statements requires the use of certain critical accounting estimates which could impact the assets, liabilities and contingent liabilities at the balance sheet date as well as income and expenses of the reporting period. It also requires management to exercise its judgement in the process of applying the Group's accounting policies. If at a later moment of time such judgements and assumptions made by management based on the best information available at the time when books were closed differ from the actual circumstances, the original judgements and assumptions made are changed for the year in which the respective circumstances have changed.

The International Accounting Standards Board (IASB) issued the following new standards to be applied for annual periods beginning on or after January 1, 2005:

- IFRS 2 – Share-based Payment
- IFRS 3 – Business Combinations
- IFRS 4 – Insurance Contracts
- IFRS 5 – Non-current Assets Held for Sale and Discontinued Operations

In addition, the following standards have been revised and became effective as of 1 January 2005:

- IAS 1 – Presentation of Financial Statements
- IAS 2 – Inventories

- IAS 8 – Accounting Policies, Changes in Accounting Estimates and Errors
- IAS 10 – Events after the Balance Sheet Date
- IAS 16 – Property, Plant and Equipment
- IAS 17 – Leases
- IAS 21 – The Effects of Changes in Foreign Exchange Rates
- IAS 24 – Related Party Disclosures
- IAS 27 – Consolidated Financial Statements
- IAS 28 – Investments in Associates
- IAS 32 – Financial Instruments: Disclosure and Presentation
- IAS 33 – Earnings per Share
- IAS 36 – Impairment of Assets
- IAS 38 – Intangible Assets
- IAS 39 – Financial Instruments: Recognition and Measurement
- IAS 40 – Investment Property

The adoption of these new or revised standards resulted in the following changes to the consolidated financial statements 2005. Comparative amounts have been restated in all material respects.

IFRS 2 “Share-based Payment”

According to IFRS 2 the Group charged the expenses for the Management participation program to the income statement as from January 1, 2005. As the impact to the prior year amounts is immaterial they have not been restated.

In accordance with the provisions IFRS 3 “Business Combinations” the Group ceased amortization of goodwill as from 1 January 2005 and tested goodwill annually for impairment as well as when there are indications of impairment. Whereas in 2005 goodwill impairment charges amounting to CHF 3.6 million have been recognized no such expenses have been recorded in 2004. However in 2004 goodwill amortization of CHF 14.1 million have been recognized. According to IFRS 3 negative goodwill has to be recognized as income at the date of acquisition. The remaining negative goodwill amounting to CHF 1.5 million as per December 31, 2004 has been reclassified to retained earnings as per January 1, 2005.

According to IAS 1 minority interests shall be presented in the consolidated balance sheet within equity. Accordingly minority interests of CHF 2.2 million have been reclassified

to equity as per December 31, 2004, respectively CHF 2.6 million as per June 30, 2004, and to the Group profit for 2004 in the amount of CHF 0.2 million, respectively.

IAS 19: As from January 1, 2005 the Swiss pension plans administrated by an independent insurance company have been accounted for as defined benefit plans according to IAS 19. This change in accounting policy impacted the shareholders' equity by CHF 2.7 million; prior year disclosures have been amended.

IAS 21 "The Effects of Changes in Foreign Exchange Rates" did not result in a material impact on the Group's accounting principles. Based on the new provisions of IAS 21 the functional currency of each subsidiary of the Group has been assessed again. The reporting currency for all subsidiaries is the currency of their home country.

The adoption of IAS 24 "Related Party Disclosures" resulted in the identification of additional related parties and in additional disclosures thereto.

The Group financial statements are based on the individual financial statements of the Group's subsidiaries, all drawn up according to identical guidelines as of December 31. The Group financial statements were drawn up in accordance with Swiss company law and the accounting principles of the listing regulations of the Swiss stock exchange. Where not indicated differently, money figures are shown in million Swiss francs (CHF million). Swiss francs are the functional currency of the Holding company and reporting currencies of the Group.

These financial statements were signed off by the Board of Directors on March 1, 2006.

Companies consolidated

Group subsidiaries, controlled directly or indirectly by Gurit-Heberlein AG are fully consolidated. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases. The companies were consolidated as shown in the summary on page 43.

The following changes in the scope of consolidation occurred in 2005:

Sale effective December 31, 2005 (based on valuations as at November 1, 2005) of the following companies:

Fasertechnologie AG, Wattwil; Electrotex AG, Wattwil;
Enka tecnica GmbH, Wuppertal and Gröbzig; ET Filtration sarl Zalka/LB

Sale effective as at 31.12.2005 of Homedica AG, Hünenberg

The following changes in the scope of consolidation occurred in 2004:

| | | |
|-----------------------------|----------|------------|
| Electrotex AG, Niederurnen | acquired | 01.01.2004 |
| Createchnic AG, Nürens Dorf | acquired | 01.11.2004 |

Goodwill

Consolidation method

The Group uses the purchase price method of accounting to account for the acquisition of subsidiaries. The cost of an acquisition is measured as the fair value of the assets given and liabilities incurred or assumed at the date of exchange, plus the costs directly attributable to the acquisition. Identifiable assets acquired and (contingent) liabilities assumed are measured initially at fair value at the date of acquisition, irrespective of the extent of any minority interest.

The positive difference of the cost of acquisition over the fair value of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the identifiable net assets, the negative difference is accounted for in the Group income statement.

Goodwill from acquisitions prior to December 31, 1994 was charged to equity. Goodwill from acquisitions after January 1, 1995 and prior to March 31, 2004 has been amortized on a straight-line basis over the useful life not exceeding 20 years.

The assets, liabilities as well as the earnings and expenses of consolidated subsidiaries are shown in their entirety in the consolidated Financial Statement. The share of profit and equity to which third-party shareholders are entitled is shown separately in the Group balance sheet and income statement. Intra-Group receivables and payables, revenues, other earnings and costs as well as income from intra-group deliveries are eliminated.

Principles of valuation

Cash and cash equivalents

Cash and cash equivalent consists of money at bank and at hand as well as other easily marketable receivables with an original maturity of three months or less.

Accounts receivable

Accounts receivable in respect of deliveries and services and other accounts receivable are initially recognized at fair value and subsequently measured at amortized cost less value adjustments for impairment. Value adjustments are made when it is objectively foreseeable that less than the full original value can be collected. The amount of the value adjustments is the difference between the carrying amount and the present value of estimated future cash flows.

Inventories

Inventories are stated at the lower of average cost price or manufacturing cost and net realizable value. Value adjustments for risks associated with warehousing periods or reduced utility have been recognized.

Equipment

Equipment is stated at purchase cost less depreciation on a straight-line basis over the useful life of normally 5 to 10 years, in exceptional cases of 15 years.

Leased machines and equipment

Leases in which the company has a significant portion of risks and rewards of ownership are classified as financial leases. The respective machines and equipment are carried as assets and depreciated along with other equipment. The corresponding leasing obligations are shown as liabilities. Per period leasing instalments are distributed accordingly as either capital repayments or interest expenses.

Real estate

Buildings are stated at historical cost less depreciation on a straight-line basis over the useful life of 40 to 50 years. Land is stated at historical cost and is not depreciated.

Financial assets

Classification:

The Group classifies its financial assets in the following categories:

- at fair value through profit or loss
- loans and receivables
- held to maturity investments
- available for sale

The classification depends on the purpose for which the financial assets were acquired. Management determines the classification of its financial assets at initial recognition and re-evaluates this designation at every reporting date. In the current and prior reporting periods the Group only held financial assets at fair value through profit or loss as well as loans and receivables.

Financial assets at fair value through profit or loss:

This category has two sub-categories: financial assets held for trading, and those designated at fair value through profit or loss at inception. A financial asset is classified in this category if acquired principally for the purpose of selling in the short term or if so designated by management. Derivatives are also categorized as held for trading unless they are designated as hedges. Assets in this category are classified as current assets if they are either held for trading or are expected to be realized within twelve months of the balance sheet date.

Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. They arise when the Group provides money, goods or services directly to a debtor with no intention of trading the receivable. They are included in current assets, except for maturities greater than twelve months after the balance sheet date. These are classified as non-current financial assets.

Recognition

Regular purchases and sales of investments are recognized on trade-date – the date on which the Group commits to purchase or sell the asset. Investments are initially recognized at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Financial assets carried at fair value through profit or loss are initially recognised at fair value and transaction costs are expensed in the income statement. Investments are derec-

ognized when the rights to receive cash flows from the investments have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership.

Subsequent measurement/Impairment

Financial assets at fair value through profit or loss are subsequently carried at fair value. Gains or losses arising from changes in the fair value are presented in the income statement within financial income or financial expense in the period in which they arise. Loans and receivables are carried at amortized cost using the effective interest method. The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active (and for unlisted securities), the Group establishes fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, discounted cash flow analysis, and option pricing models. The Group assesses at each balance sheet date whether there is objective evidence that financial assets are impaired. In case of impairment the respective expense is recognized in the income statement.

Intangible assets

Goodwill

Goodwill is the excess of the costs of acquisition over the fair value of the Group's share of the identifiable net assets acquired and represents the future economic benefit, which can not be recognized as a separate asset. Goodwill is carried in the currency of the acquired business and tested annually for impairment and carried at cost less accumulated impairment losses. For purposes of the impairment test goodwill is allocated to the cash generating units – Industrial Applications and Health Care.

Intangible assets other than goodwill

Intangible assets contain patents, EDP software and others. They are stated at historical costs less amortization on a straight-line basis over the useful life not exceeding five years.

Impairment of assets

Assets that are subject to amortization or depreciation are periodically reviewed for impairment or reviewed whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is

recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell and the value in use.

Provisions

Provisions are recognized when the Group has a present legal or constructive obligation as a result of past events and it is probable that an outflow of resources, which can be reliably estimated, will be required to settle the obligation. Such provisions are made to cover guarantee obligations and liability claims where these are not insured. Provisions for restructuring measures are made as soon as the corresponding decision is taken and communicated.

Pension contributions

The Group maintains various pension fund schemes according to state law and other legal requirements according to the respective local regulations. The non-governmental pension plans are mostly organized in form of legally independent pension funds; contributions are paid both by employer and employee. Most pension plans outside Switzerland are accounted for as defined contribution plans. Some foreign pension plans and the Swiss pension plans administrated by an independent insurance company are accounted for as defined benefit plans according to IAS 19. The pension liability resulting from defined benefit plans is calculated by independent actuaries at least every three years using the "projected unit credit method." Actuarial gains and losses are charged or credited on a straight-line basis to income over the employees expected average remaining working lives when the actual defined benefit obligation or plan assets, respectively, deviates more than 10% from the projections ("corridor approach").

Senior management staff of the Group benefit from a supplementary pension plan which, together with the state-run social security and compulsory statutory company pension schemes, provides for a pension amounting to a maximum of 60% of the recipient's insured annual salaries. The maximum insurable annual salary is limited to CHF 300 000 and at least one third of the premium contributions are financed by the senior management staff members themselves.

Management stock participation program

There is a management stock participation scheme for members of senior management that entitles them to pur-

chase Gurit-Heberlein bearer shares. Participants in the scheme are entitled to buy a maximum of 25 shares annually with a 20% discount on market price on the appointed day, together with 50 options to buy stock at a later date with a 10% premium on the price on the appointed day. In the context of the planned separation of the Group into two independent companies, the management stock participation program was terminated.

Taxes

All taxes payable on income, capital and assets for the financial year are provided for in full at the balance sheet date according to the applicable tax laws. Deferred income tax is provided in full, using the liability method, on temporary differences arising between the tax bases of assets and liabilities and their carrying amounts in the group financial statements at enacted or substantially enacted tax rates at the balance sheet date. Deferred tax assets are recognized to the extent that future taxable profit will be available. No provisions are recognized for non-reclaimable withholding taxes on retained earnings at subsidiaries as no dividends are foreseen for the immediate future.

Net sales

Earnings from deliveries and services to non-Group customers are posted at the date of the service or delivery. Net sales are shown after deduction of sales taxes and reductions in profit.

Repair and maintenance costs

Repair and maintenance costs are recognized in the income statement when they occur. Expenses which increase the value of assets are recognized as property plant and equipment and depreciated accordingly.

Interest payments

Interest payments are recognized in the income statements in the period in which they occur.

Research and development

Research costs are expensed as they occur. Development costs are capitalized if they can accurately be determined and if it can be safely assumed that the project in question will be successfully completed resulting in a future benefit. Development costs capitalized are amortized on a straight-line basis over a maximum of five years.

Definition of segments

Business segments define the primary structure. Based on their respective products and customers the segments face certain risks that substantially distinguish them from other segments. Geographical segments are defined by different geographic areas that the respective customers belong to.

Financial risk management

Financial risk is managed according to principles defined by Group management. These principles define how credit, interest and currency risk is hedged. Additional rules exist for the management of liquid and financial assets. The respective bodies manage their financial risk according to the defined risk policies with the aim of minimizing the above mentioned risk including hedging costs. If appropriate, derivative financial instruments are used to hedge certain risk positions. The Group does not apply hedge accounting. Derivative financial instruments are only agreed upon with first class counter parties.

Credit risk

There is no substantial credit risk concentration in the Group.

Group subsidiaries, however, have relationships with certain large customers. Management regularly assesses the credit potential of all counter parties (especially large customers) on the basis of past experiences and future expectations. If appropriate, management also applies credit insuring instruments.

Interest risk

Sales and operating cash flow are independent from market rate changes. The Group has no substantial interest bearing activities. There are loans with fixed as well as variable interest rates. Management decides in each individual case what interest rate risk can be taken.

Currency risk

The Group is internationally active and thus exposed to currency fluctuations in USD, EUR and GBP. The local subsidiaries make use – where needed – of derivative financial instruments, to minimize potential currency risks. Risk associated with the conversion of the foreign currency balance sheets of subsidiaries, however, is not hedged.

Foreign currency

Transactions conducted in foreign currencies are converted at the exchange rate applicable on the transaction date.

Accounts receivable and payable in foreign currencies are shown at the year-end exchange rate. The effect of all exchange rate differences on the net income is shown.

The balance sheets and income statements of foreign subsidiaries were converted into Swiss francs at the rate applicable at year-end or at the average exchange rate for the year. Differences resulting from the conversion of shareholders' equity and the income statements are absorbed under shareholders' equity and have no effect on profits. These conversion differences are carried forward only as of January 1, 1994. In the event of the sale of a subsidiary, prorated foreign currency differences are taken into account as part of the capital gain resulting from the sale. Goodwill from acquisition of foreign companies and fair-value adjustments of assets and liabilities in connection with acquisitions are also converted at year-end rates.

The most important exchange rates are listed below:

Exchange rates in CHF

| | 31.12.05 | Ø2005 | 31.12.04 | Ø2004 |
|-------|----------|-------|----------|-------|
| 1 USD | 1.315 | 1.245 | 1.145 | 1.243 |
| 1 EUR | 1.558 | 1.548 | 1.545 | 1.544 |
| 1 GBP | 2.260 | 2.265 | 2.185 | 2.275 |

Main sources of uncertainties

The Group makes estimates and assumptions concerning the future. The resulting accounting estimates will, by definition, seldom equal the related actual results. The estimates and assumptions that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year are discussed below.

Goodwill

The Group's goodwill is tested annually for impairment using discounted cash flow projections. These calculations require the use of estimates regarding projected sales, product prices and costs, projection period as well as interest rate.

Property, plant and equipment, inventories and provisions

The Group assets are reviewed annually for impairment, provisions are also reviewed annually. To assess if any impairment exists, estimates are made of the future cash flows expected to result from the use of the assets and its eventual disposal. Factors such as changes in the planned use of buildings, machinery, or equipment, the closure of facilities or technical obsolescence can lead to shortened use of lives or impairment.

In 2005 certain new standards, amendments and interpretations to existing standards listed below have been published. None of them has been early adopted by the Group.

- IAS 19 – Employee Benefits (effective as from January 1, 2006)
- IAS 39 – Financial Instruments: Recognition and Measurement (effective as from January 1, 2006)
- IFRS 6 – Exploration for and Evaluation of Mineral Resources (effective as from January 1, 2006)
- IFRS 7 – Financial Instruments: Disclosures (effective as from January 1, 2007)
- IFRIC 4 – Determining whether an Arrangement contains a Lease (effective as from January 1, 2006)
- IFRIC 5 – Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds (effective as from January 1, 2006)
- IFRIC 6 – Liabilities arising from Participating in a Specific Market – Waste Electrical and Electronic Equipment (effective as from December 1, 2005)

The Group is currently assessing the impacts on future consolidated financial statements and particular focussing on IFRS 7. IFRS 7 combines all disclosures related to financial instruments in one standard. It requires the disclosure of qualitative and quantitative information about exposure to risks arising from financial instruments and their impact on the financial position of an entity. An amendment to IAS 1 related to the introduction of IFRS 7 introduces disclosures about the level of the Group's capital and how it manages capital.

NOTES TO GROUP FINANCIAL STATEMENTS

GROUP BALANCE SHEET

01 Other receivables and accruals

These items include:

| | 2005 | 2004 |
|------------------------------|---------------|---------------|
| Other receivables | 10 513 | 12 016 |
| Assets from currency futures | 781 | 2 713 |
| Prepaid expenses | 3 533 | 2 564 |
| 31.12. | 14 827 | 17 293 |

IN CHF 1000

Financial instruments

The assets resulting from currency futures included in other receivables amounts to CHF 0.8 million (previous year CHF 2.7 million). The following open derivative financial instruments existed at December 31, 2005: Currency futures with a notional amount of CHF 10.0 million (previous year CHF 46.7 million), and are due within one year (previous year CHF 43.4 million).

02 Inventories

Inventories are as follows:

| | 2005 | 2004 |
|----------------------------------|---------------|----------------|
| Raw materials | 35 432 | 40 095 |
| Marketable goods | 10 790 | 10 092 |
| Work in progress | 8 231 | 7 309 |
| Finished and semi-finished goods | 36 871 | 46 723 |
| 31.12. | 91 324 | 104 219 |
| Recognized Value Adjustments | -920 | -235 |

IN CHF 1000

03 Plant, property and equipment

(See also Summary of Assets on page 40)

Contractual Commitments

At December 31, 2005 there were again no significant contractual commitments to acquire property, plant and equipment.

Pledged assets

Pledged assets (mainly real estate for mortgages) are:

| | 2005 | 2004 |
|---------------------|------|------|
| Book value | 78 | 100 |
| Maximum credit line | 82 | 101 |
| Loans contracted | 16 | 36 |

IN CHF MILLION

Fire insurance values

Fire insurance values of fixed assets amounts to CHF 546 million (previous year CHF 621 million).

04 Financial assets

(See also Summary of Assets on page 41)

05 Intangible assets

(See also Summary of Assets on page 41)

Intangible assets include CHF 215.8 million (previous year CHF 227.0 million) in goodwill purchased along with interests in other companies. The value of other intangible assets totalled CHF 10.2 million (previous year CHF 8.9 million), and contains patents and purchased IT software.

Impairment test for goodwill

Goodwill is allocated to the Group's cash-generating Units (CGUs) Health Care and Industrial Applications as follows:

| | HEALTH CARE | IND. APPL. | TOTAL |
|------------------------------|-------------|------------|---------|
| Net book value at 31.12.2004 | 58 322 | 168 726 | 227 048 |
| Net book value at 31.12.2005 | 56 596 | 159 240 | 215 836 |

The impairment test for goodwill is based on the discounted cashflow method and agreed budgets for the next three years. Based on experience the following assumptions are applied.

| | HEALTH CARE | INDUSTRIAL |
|-----------------------|-------------|------------|
| Long-term growth rate | 3.5% | 5.0% |
| Discount rate | 7.868% | 7.868% |

In the year 2005, CHF 10.9 million were spent on Research and Development, and recognized in the statement of income.

06 Bank loans

Current bank loans include current account overdrafts and fixed-rate advances at usual market interest rates. The actual rates are regularly revised and reflect market conditions (between 1% and 8%).

NOTES TO GROUP FINANCIAL STATEMENTS

GROUP BALANCE SHEET

07 Other accounts payable and accruals

Other accounts payable include CHF 1.4 million (previous year CHF 1.8 million) in current lease commitments. (see also note 10).

08 Short-term Provisions

Current reserves include the following items:

| | GUARANTEES | RE- STRUCT. | OTHER | TOTAL 2005 | TOTAL 2004 |
|---------------------------|--------------|----------------|--------------|---------------|---------------|
| 31.12.2004 | 1 074 | 720 | 4 335 | 6 129 | 4 059 |
| Amount used | -631 | -721 | -875 | -2 227 | -168 |
| Additions | 8 034 | 3 302 | 470 | 11 806 | 2 424 |
| Reversal | -18 | 0 | -62 | -80 | -201 |
| Exchange rate differences | -16 | 17 | 5 | 6 | 0 |
| Change in scope cons. | -425 | 758 | 206 | 539 | 15 |
| 31.12.2005 | 8 018 | 4 076 | 4 067 | 16 173 | 6 129 |

IN CHF 1000

| | TAX 2005 | TAX 2004 |
|-------------------------------|--------------|--------------|
| 31.12.2004 | 6 801 | 3 682 |
| Amount used | -2 691 | -171 |
| Additions | 413 | 3 273 |
| Reversal | | |
| Exchange rate differences | | |
| Change in scope consolidation | -27 | 17 |
| 31.12.2005 | 4 496 | 6 801 |

IN CHF 1000

Reserves for guarantees were made according to estimates based on experience for guarantee claims that can not be insured or seem to be probable based on special-case assessments. Other provisions were made mainly for risks regarding real estate in Wattwil and restructuring costs in the Industrial Applications division. A cash outflow is expected to occur during the next year.

09 Mortgages and loans

Mortgages amount to CHF 4 million (previous year CHF 26 million). Non-current loans from bank and others amount to CHF 39 million (previous year CHF 38 million). A large portion of this sum relates to loans granted to foreign subsidiaries in local currencies. Book values equal for values.

The following tables show when payments are due:

| PER 31.12.2005 MATURITY | BANK LOANS | LOANS | MORTGAGES | TOTAL |
|----------------------------|---------------|--------------|--------------|---------------|
| 2007 | 13 921 | 3 012 | 489 | 17 422 |
| 2008 | 2 798 | 550 | 2 489 | 5 837 |
| 2009 | 17 048 | 420 | 489 | 17 957 |
| 2010 | 474 | 68 | 489 | 1 031 |
| More | 393 | 613 | 190 | 1 196 |
| Total | 34 634 | 4 663 | 4 146 | 43 443 |
| Interest rate Ø | 4.3% | 4.2% | 4.2% | |

IN CHF 1000

| PER 31.12.2004 MATURITY | BANK LOANS | LOANS | MORTGAGES | TOTAL |
|----------------------------|---------------|--------------|---------------|---------------|
| 2006 | 8 316 | 775 | 6 126 | 15 217 |
| 2007 | 17 040 | 2 850 | 1 426 | 21 316 |
| 2008 | 6 017 | 542 | 2 426 | 8 985 |
| 2009 | 1 090 | 409 | 1 926 | 3 425 |
| More | 709 | 380 | 14 490 | 15 579 |
| Total | 33 172 | 4 956 | 26 394 | 64 522 |
| Interest rate Ø | 3.6% | 1.5% | 3.1% | |

IN CHF 1000

10 Other long-term liabilities

This item includes non-current lease commitments of CHF 10.9 million (previous year CHF 2.0 million) as well as interest free purchase price debt from new acquisitions, payable over three to five years.

Financial leasing and other commitments

Financial leasing commitments and other operating leasing and rental commitments not shown in the balance sheet are as follows:

| | FINANCIAL LEASING COMMITMENTS | | OPERATING LEASING AND LONGTERM COMMITMENTS | |
|--------------------------|----------------------------------|--------------|--|---------------|
| 2006 (2005) | 1 446 | 1 802 | 923 | 2 422 |
| 2007 (2006) | 732 | 1 354 | 904 | 2 192 |
| 2008 (2007) | 130 | 664 | 657 | 1 790 |
| 2009 (2008) | 136 | | 648 | 1 242 |
| 2010 (2009) | 141 | | 615 | 1 242 |
| More | 9 742 | | 3 692 | 4 781 |
| Total over 1 year | 10 881 | 2 018 | 6 515 | 11 247 |
| Total | 12 327 | 1 822 | 7 439 | 13 669 |

IN CHF 1000

11 Other long-term provisions

Other provisions include the following items:

| | PENSION PLANS AND OTHER SOCIAL PROVISIONS SECURITY PAYMENTS | | TOTAL 2005 | TOTAL 2004 |
|---------------------------|---|------------|---------------|---------------|
| 31.12.2004 | 7 778 | 404 | 8 182 | 6 135 |
| Amount used | -50 | -44 | -94 | -251 |
| Additions | 499 | 658 | 1 157 | 4 206 |
| Reversals | -1 158 | -93 | -1 251 | -2 043 |
| Exchange rate differences | 10 | 2 | 12 | -35 |
| Change in scope of cons. | -2 627 | | -2 627 | 170 |
| 31.12.2005 | 4 452 | 927 | 5 379 | 8 182 |

IN CHF 1000

The provisions for pension plans and other social payments include future pension claims, claims for exit settlements and age-related part-time work agreements, promised pension or capital payments to the extent that these payables are not included or reinsured by a legally separate fund. These items mainly refer to foreign Group subsidiaries.

The other provisions cover guarantee obligations and unforeseeable costs in relation with real estate sales. A capital outflow is expected in the next two to five years.

12 Equity

(See also Summary Shareholders' equity and Minority holdings on page 39)

The share capital shows the capital of Gurit-Heberlein AG; adjusted by treasury stock. Treasury stock at December 31, 2005 included 7616 bearer shares (previous year 7446) and 150 registered shares (previous year 150).

The outstanding capital remained unchanged and is split into 420 000 bearer shares of CHF 100 par value each and 240 000 registered shares of CHF 20 par value each. All shares are issued; there is no additional conditional or approved capital.

The entitlement to dividend payments is based on the nominal value of the shares while the voting power is defined by the number of shares. The payment of an unchanged dividend of CHF 24 per bearer share or CHF 4.80 per registered share is proposed to the Annual General Meeting on April 12, 2006.

Within the scope of the planned split of the Group the investment in Medisize Holding AG with her subsidiaries in the Health Care division is distributed to the share holders of Gurit-Heberlein AG. This distribution will be done by a reduction of share capital amounted of CHF 23 400 000 (50%) and an compensation of legal reserves and retained earnings amounted of CHF 30 420 000 (total CHF 53 820 000).

13 Net sales

(See also Segment Information on page 42)

Consolidated net sales amount to CHF 591.7 million (previous year CHF 578.8 million). Production in Switzerland accounted for 28% (previous year 26%) of sales, while the remaining 72% (previous year 74%) was covered by foreign production.

14 Cost of goods and materials

This item amounted to 45.4% of net sales (previous year 43.3%). This item also includes changes in finished and semi-finished goods and work in progress of CHF 0.9 million.

NOTES TO GROUP FINANCIAL STATEMENTS

GROUP BALANCE SHEET

15 Personnel expenses

The pro rata average workforce amounted to 2564 employees (previous year, pro rata 2586). (See also Information by Segments for numbers broken down by Group Division.)

For expenses for post employment benefits according to IAS 19, please refer to pages 58 and 59. The expenses for defined contribution plans amount to CHF 3.7 million (previous year CHF 4.2 million).

16 Other operating, marketing and administrative expenses

Other (net) operating expenses were CHF 105.2 million (previous year CHF 93.9 million). Operating expenses include repair and maintenance cost of fixed assets as well as R&D costs.

17 Sundry Operating income

Sundry operating income of CHF 10.6 million (previous year CHF 5.9 million) include losses stemming from the sale of companies amounting to CHF 9.3 million and losses from the sale of fixed assets amounting to CHF 0.14 million (previous year CHF 0.29 million) and earnings from the sale of fixed assets of CHF 4.389 million (previous year CHF 3.296 million) (see note 24).

18 Depreciation and Amortization and impairments of assets

(See also List of Assets pages 40/41)

| | 2005 | 2004 |
|---|---------------|---------------|
| Depreciation on fixed assets | 29 234 | 23 265 |
| Impairment on fixed assets | 14 533 | |
| Depreciation on financial assets | 0 | -11 |
| Amortization on intangible assets | 2 565 | 1 847 |
| Impairment on intangible assets | 1 585 | |
| Amortisation of Goodwill | | 11 277 |
| Impairment of Goodwill | 3 608 | |
| Total Depreciation and Amortization and impairment of assets according to list of assets | 51 525 | 36 378 |

IN CHF 1000

In the context of the restructuring of the Group, impairments of CHF 19.7 million were necessary. They were recognized in the Industrial Applications Division.

19 Financial expenses/financial income

Financial expenses were CHF 4.0 million net (previous year financial income CHF 3.6 million).

2005

| | FINANCIAL EXPENSES | FINANCIAL INCOME | NET |
|---------------------------|--------------------|------------------|-------------|
| Interest | 5.5 | 1.1 | -4.4 |
| Exchange rate differences | 4.0 | 4.4 | +0.4 |
| Total | 9.5 | 5.5 | -4.0 |

IN CHF MILLION

2004

| | FINANCIAL EXPENSES | FINANCIAL INCOME | NET |
|---------------------------|--------------------|------------------|-------------|
| Interest | 4.5 | 0.4 | -4.1 |
| Exchange rate differences | 3.1 | 3.6 | +0.5 |
| Total | 7.6 | 4.0 | -3.6 |

IN CHF MILLION

20 Tax expense

| Tax expense | 2005 | 2004 |
|----------------|-------------|-------------|
| Taxes payable | 8.6 | 11.3 |
| Deferred taxes | -9.1 | -0.6 |
| Total | -0.5 | 10.7 |

IN CHF MILLION

Tax expense can be analyzed as follows:

| | 2005 | 2004 |
|--|--------------|-------------|
| Group result before income taxes | -31.5 | 27.0 |
| Tax expenses at applicable | | |
| Tax rate of 25% | -7.9 | 6.6 |
| Tax expenses at other rates | 4.0 | 0.8 |
| Tax effects thanks to losses carried forward | 4.8 | -1.2 |
| Loss for the period excl. actual tax savings | 0.3 | 3.0 |
| Effect of not accepted tax positions | -1.9 | 0.9 |
| Tax expense not related to current period | 0.7 | |
| Other irrelevant impact | -0.5 | 0.6 |
| Effective tax rate | -0.5 | 10.7 |

IN CHF MILLION

The Group has the following tax relevant losses to be carried forward:

Losses carried forward and duration

| | 2005 | 2004 |
|---------------------|-------|-------|
| 1–3 years | 4.8 | 46.0 |
| 4–6 years | 101.9 | 15.8 |
| More | 76.5 | 36.2 |
| Total | 183.2 | 98.0 |
| Positive tax effect | 27.4 | 25.7 |
| Adjustments | -20.3 | -23.8 |

IN CHF MILLION

Short-term tax provisions comprise of expected income tax payments based on taxable profit of the year as well as pending tax assessments.

21 Deferred tax provisions

These reserves include the following items:

| | TOTAL 2005 | TOTAL 2004 |
|----------------------------------|------------|------------|
| 31.12.2004 | 31 927 | 33 731 |
| Additions | 0 | 381 |
| Amount used | -12 616 | -2 283 |
| Change in scope of consolidation | -149 | 98 |
| Exchange rate differences | 410 | |
| 31.12.2005 | 19 572 | 31 927 |

IN CHF 1000

Deferred tax assets and liabilities stem from valuation differences between Group valuations and tax valuations in the following balance sheet items:

| | 31.12.2005 | | 31.12.2004 | |
|--|-----------------|----------------------|-----------------|----------------------|
| | DEF. TAX ASSETS | DEF. TAX LIABILITIES | DEF. TAX ASSETS | DEF. TAX LIABILITIES |
| Cash | 150 | | | |
| Receivables | 458 | 577 | 493 | 973 |
| Inventories | 1 285 | 1 135 | 1 110 | 1 967 |
| Property, plant and equipment | 1 303 | 29 727 | 4 773 | 30 029 |
| Intangible assets | | 829 | 132 | 619 |
| Current borrowings | 2 429 | 95 | 297 | 323 |
| Non-current borrowings | 3 500 | 531 | 1 772 | 354 |
| Deferred taxes from losses carried forward | 27 384 | | 25 725 | 0 |
| Adjustments of deferred losses carried forward | -20 336 | | -23 764 | 0 |
| Offset of deferred assets and liabilities | -13 322 | -13 322 | -2 338 | -2 338 |
| Total | 2 851 | 19 572 | 8 200 | 31 927 |

IN CHF 1000

22 Group result per share

The Group loss (excl. minority interests) amounts to CHF 29.6 million (previous year Group profit CHF 15.8 million).

The earnings per share (EPS) are calculated as follows:

| | 2005 | 2004 |
|---|------------|-----------|
| Weighted amount of shares issued as at 31.12. | 460 831 | 460 433 |
| Adjustments for MPP options | 825 | 372 |
| Adjusted amount of shares issued as at 31.12. | 461 656 | 460 805 |
| Result per bearer share | CHF -64.31 | CHF 34.23 |
| Diluted earnings per bearer share | CHF -64.31 | CHF 34.21 |
| Result per registered share | CHF -12.86 | CHF 6.85 |
| Diluted Earnings per registered share | CHF -12.86 | CHF 6.84 |

IN CHF 1000

NOTES TO GROUP FINANCIAL STATEMENTS

GROUP BALANCE SHEET

23 Management options

On the reference date, the executive members of the Board of Directors, the members of Group Management and parties closely linked to them and the most Senior Group management staff held the following amounts of options on bearer shares of Gurit-Heberlein AG:

| ISSUE YEAR | NO. OF OPTIONS | EXERCISE PRICE (CHF) | MATURITY | EXERCISE PERIOD |
|--------------|----------------|----------------------|-----------|-----------------|
| 2000 | 270 | 880 | 2002–2006 | 31.12.2006 |
| 2001 | 716 | 1 229 | 2003–2006 | 31.12.2006 |
| 2002 | 1 074 | 1 226 | 2004–2006 | 31.12.2006 |
| 2003 | 380 | 680 | 2005–2006 | 31.12.2006 |
| 2004 | 1 324 | 1 056 | 2005–2006 | 31.12.2006 |
| 2005 | 940 | 1 009 | 2005–2006 | 31.12.2006 |
| Total | 4 704 | | | |

Because of the planned split of the Group into two new groups the management participation program stopped end of December 2005 and exercise period of the options were fixed to December 31, 2006. This results in additional expenses of CHF 0.1 million.

24 Cash flow of investment activities

Funds received from investment activities amounted to a total of CHF 1.7 million (previous year CHF –31.2 million). This value includes an amount stemming from ordinary Group activities of CHF –4.4 million as well as a cash outflow of CHF 6.1 million for acquisitions.

During the year 2005 Gurit-Heberlein bought the minority interest of IMS-Holding AG of CHF 0.8 million for CHF 2.0 million. The difference is offset against equity (previous year 2004: Acquisition of Electrotex AG and Createchnic AG). The following table shows the detailed financial information of these transactions:

| | 2005 | 2004 |
|------------------------------------|-------|---------|
| Cash and cash equivalents | | 594 |
| Receivables | | 4 959 |
| Inventories | | 3 270 |
| Fixed assets | | 20 016 |
| Current payables | | –7 553 |
| Non-current payables | | –12 361 |
| Provisions | | –300 |
| Fair value | 0 | 8 625 |
| Goodwill | | 774 |
| Paid acquisition price | 2 000 | 9 399 |
| Cash and cash equivalents acquired | | –594 |
| Non-current liabilities acquired | | –500 |
| Current liabilities acquired | | –967 |
| Payments in treasury stock | | –822 |
| Cash outflow | 2 000 | 6 516 |
| IN CHF 1000 | | |

In the year 2005 Heberlein Fasertechnologie AG together with her subsidiaries and Homedica AG were sold. The details are shown in the following table:

| | 2005 |
|--------------------------------|---------|
| Assets | –63 509 |
| Liabilities | 40 525 |
| Sold Net Assets | –22 984 |
| Selling price | 13 723 |
| Sales loss | –9 261 |
| Cash and cash equivalents sold | –5 565 |
| Cash flow net | 8 158 |
| IN CHF 1000 | |

The loss from sale is recognized in sundry operating result (see note 17).

25 Dividends and financing and investing activities

The cash flow from financing activities in 2005 includes dividends of CHF 11.1 million (previous year CHF 11.1 million) to Gurit-Heberlein shareholders and CHF 0 million (previous year CHF 0.1 million) to minority shareholders

26 Cash and cash equivalents

As a result, cash and cash equivalents increased by CHF 7.2 million to a year-end amount of CHF 56.4 million (previous year CHF 49.2 million).

27 Free Cash flow

The balance of cash flow from operating activities and the cash flow from financing activities shows a free cash flow of CHF 26.5 million (previous year CHF 15.3 million).

28 Contingent liabilities

In connection with the operating activities the Group has contingent liabilities resulting from bills of exchange, letter of credits and guarantees amounting to CHF 2.0 million (previous year CHF 3.7 million).

29 Pension liabilities

Short-term payables against pension plans amount to CHF 0.4 million (previous year CHF 0.8 million).

30 Transaction with related parties

Key management compensation

| | 2005 | 2004 |
|---|-------|-------|
| Compensations | 2 644 | 2 938 |
| Contribution to pension funds | 126 | 126 |
| Expense for share based payments | 23 | 28 |
| Total income 2005 (2004) | 2 793 | 3 092 |
| Provision for contractual payments in 2006 to leaving key management personal | 1 050 | |
| Total | 3 843 | 3 092 |

IN CHF 1000

No further transactions were executed with related parties or companies.

31 New acquisitions

In 2005, there were no new acquisitions.

In 2004, Gurit-Heberlein Group acquired the following two companies: 100% of Electrotex AG, Niederurnen (effective January 1, 2004), and 100% of Createchnic AG, Nürensdorf (effective November 1, 2004). All companies were fully consolidated as from the acquisition date. The acquired companies contributed for the year 2004 sales of CHF 9.0 million and an operating profit of CHF 0.6 million to the

Group. With Electrotex net assets of CHF 0.5 millions (assets CHF 3.2 million/liabilities CHF 2.7 million) for CHF 3.3 million were acquired. The goodwill according to IAS 22 of CHF 2.8 million is amortized pro rata in 2004 with a useful life of 20 years. The acquisition of Createchnic resulted in a negative goodwill, the details are shown in the following table. The negative goodwill was recognised in profit and loss according to IFRS 3.

| | FAIR VALUE | BOOK VALUES CREATECHNIC |
|-------------------------------|------------|----------------------------|
| Property, plant and equipment | 6.8 | 6.4 |
| Intangible assets | 0.6 | 0.3 |
| Other assets | 18.2 | 18.1 |
| Other liabilities | -17.5 | -17.6 |
| Acquired net assets | 8.1 | |
| Acquisition costs | 6.1 | |
| Negative goodwill | 2.0 | |

IN CHF MILLION

32 Subsequent events

The Group financial statements were approved at March 1, 2006 by the Board of Directors. When the financial statements were signed off, the Board of Directors and Group Management do not know of any important events subsequent to the closing of books.

Conditional to the approval of the Annual General Meeting of Shareholders, April 12, 2006 Gurit-Heberlein shall be divided into two independent companies – Medisize Holding AG and Gurit Holding AG. This transaction is explained in further details on the pages 2,3 of this Annual Report.

NOTES TO GROUP FINANCIAL STATEMENTS

Post employment benefits (see also page 47)

Details to the defined benefit plans are as follows:

IN CHF 1000

| | 2005 | 2004 |
|---|--------|--------|
| Pension costs | | |
| Current service cost | 5 983 | 5 466 |
| Interest expenses | 2 950 | 2 461 |
| Expected earnings from plan assets | -2 366 | -2 411 |
| Amortization of not recognized actuary gains and losses | | -71 |
| Employees' contribution | -3 776 | -2 466 |
| Total expenses for defined benefit plans | 2 791 | 2 979 |

Change in pension liabilities

| | | |
|---|---------|--------|
| Balance 1.1. | 84 585 | 12 963 |
| Exchange rate differences | 113 | 503 |
| Change in accounting and valuation methods and scope of consolidation | -17 029 | 65 415 |
| Current service cost | 5 983 | 5 466 |
| Interest expenses | 2 950 | 2 461 |
| Employees' contribution | 3 776 | 2 466 |
| Payed pensions from plans with separated assets | -3 841 | -3 263 |
| Payed pensions from plans without separated assets | -45 | -45 |
| Actuary gains/losses | -2 112 | -985 |
| Other impacts | 904 | -396 |
| Balance 31.12. | 75 284 | 84 585 |

Change in plan assets

| | | |
|---|---------|--------|
| Balance 1.1. | 77 202 | 10 115 |
| Exchange rate differences | 517 | 497 |
| Change in accounting and valuation methods and scope of consolidation | -14 423 | 62 479 |
| Employees' contribution | 3 776 | 2 466 |
| Employers' contribution | 2 874 | 2 495 |
| Payed pensions from plans with separated assets | -3 841 | -3 263 |
| Expected earnings from plan assets | 2 366 | 2 411 |
| Actuary gains/losses | 183 | 2 |
| Net assets from other plans | 2 003 | 4 275 |
| Accumulated depreciations of net assets from other plans | -2 003 | -4 275 |
| Balance 31.1. | 68 654 | 77 202 |

IN CHF 1000

| | 2005 | 2004 |
|---|--------|--------|
| Assets and liabilities included in balance sheet | | |
| Liabilities of plans with separated assets | 75 284 | 84 585 |
| Plan assets | 68 654 | 77 202 |
| Over-/Undercoverage | 7 051 | 7 383 |
| Liabilities of plans without separated assets | 117 | 117 |
| Not recognized actuary gains of losses | -2 295 | -987 |
| Net amount | 4 452 | 6 513 |
| Changes in net amount | | |
| Balance 1.1. | 6 513 | 2 848 |
| Exchange rate differences | 673 | 290 |
| Change in accounting and valuation methods and scope of consolidation | -2 606 | 2 936 |
| Pension costs according to profit and loss accounts | 2 791 | 2 979 |
| Employers' contributions | -2 874 | -2 495 |
| Payed pensions from plans without separated assets | -45 | -45 |
| Balance 31.12. | 4 452 | 6 513 |
| | IN % | IN % |
| Actuary assumptions | | |
| Discount rate | 3.75 | 4.75 |
| Expected return on plan assets | 4.25 | 4.48 |
| Future salary increase | 2.88 | 2.44 |
| Inflation | 1.13 | 1.06 |
| Future pension increase | 0.38 | 0.69 |
| Other informations | | |
| Effective return on plan assets (in CHF 1000) | 2 549 | 2 413 |
| Members of the plan | | |
| Active members | 433 | 454 |
| Pensioners | 6 | 6 |

AUDIT REPORT GROUP

Report of the group auditors to the General Meeting of Gurit-Heberlein AG, Wattwil

As auditors of the group, we have audited the consolidated financial statements (balance sheet, income statement, statement of cash flows, statement of changes in equity and notes / pages 36 to 59 of Gurit-Heberlein AG for the year ended December 31, 2005.

These consolidated financial statements are the responsibility of the Board of Directors. Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We confirm that we meet the legal requirements concerning professional qualification and independence.

Our audit was conducted in accordance with Swiss Auditing Standards and with the International Standards on Auditing which require that an audit be planned and performed to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement. We have examined on a test basis evidence supporting the amounts and disclosures in the consolidated financial statements. We have also assessed the accounting principles used, significant estimates made and the overall consolidated financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements give a true and fair view of the financial position, the results of operations and the cash flows in accordance with the International Financial Reporting Standards (IFRS) and comply with Swiss law.

We recommend that the consolidated financial statements submitted to you be approved.

PricewaterhouseCoopers AG

Lorenz Lipp Werner Frei

St. Gallen, March 10, 2006

FINANCIAL STATEMENTS OF GURIT-HEBERLEIN AG

BALANCE SHEET AS AT 31.12.2005

IN CHF

| | 31.12.2005 | 31.12.2004 |
|---|--------------------|--------------------|
| Assets | | |
| Cash and cash equivalents | 16 921 468 | 14 934 010 |
| Sundry receivables from extra-Group sources | 92 931 | 85 606 |
| Sundry receivables from intra-Group sources | 9 299 917 | 7 828 973 |
| Working capital | 26 314 316 | 22 848 589 |
| Loans to third parties | 75 000 | 93 364 |
| Loans to Group companies | 86 135 780 | 144 846 476 |
| Holdings | 95 101 131 | 82 966 765 |
| Fixes assets | 181 311 911 | 227 906 605 |
| Total assets | 207 626 227 | 250 755 194 |
| Equity and liabilities | | |
| Bank debts | 27 400 793 | 23 822 754 |
| Sundry liabilities to extra-Group entities | 2 209 524 | 1 661 343 |
| Sundry liabilities to intra-Group entities | 167 097 | 144 515 |
| Loan from Group companies | 3 856 904 | 10 437 106 |
| Prepaid liabilities and reserves | 2 890 727 | 3 621 988 |
| Short-term borrowings | 36 525 045 | 39 687 706 |
| Total borrowings | 36 525 045 | 39 687 706 |
| Share capital | 46 800 000 | 46 800 000 |
| Statutory reserves | 23 400 000 | 23 400 000 |
| Reserves for treasury stock | 5 548 930 | 4 724 223 |
| Free reserves | 47 265 076 | 48 089 783 |
| Net income | 48 087 176 | 88 053 482 |
| Total equity | 171 101 182 | 211 067 488 |
| Total liabilities | 207 626 227 | 250 755 194 |

INCOME STATEMENT

IN CHF

| | 2005 | 2004 |
|--|--------------------|-------------------|
| Income from holdings | 8 778 491 | 5 919 392 |
| Earnings from sale of holdings | 3 189 463 | 0 |
| Financial income | 9 259 754 | 8 946 035 |
| Total income | 21 227 708 | 14 865 427 |
| Financial costs | 780 237 | 567 295 |
| Administrative costs | 829 880 | 658 208 |
| Waivers of receivables granted to subsidiaries | 37 878 000 | 0 |
| Loss from sale of holdings | 10 599 999 | 0 |
| Taxes | -126 102 | 172 494 |
| Total expenses | 49 962 014 | 1 397 997 |
| Result for fiscal year | -28 734 306 | 13 467 430 |
| Comparable result for fiscal year | 16 554 230 | 13 467 430 |
| Result from sale of holdings | -7 410 536 | |
| Waivers of receivables granted to subsidiaries | -37 878 000 | |
| Result for fiscal year | -28 734 306 | |

NOTES TO GURIT HEBERLEIN AG

ANNEX TO FINANCIAL STATEMENT

IN CHF

| | 31.12.2005 | 31.12.2004 |
|---|-------------------|-------------------|
| 1. Contingent liabilities | | |
| Warranty liabilities | 27 229 000 | 28 768 000 |
| Group Credits (General contracts) | 50 779 073 | 76 081 764 |
| 2. Significant holdings | | |
| see list on page 43 | | |
| 3. Treasury stock | | |
| Total at 31.12.: | | |
| 150 (150) registered shares at CHF 20.– | 27 908 | 27 908 |
| 7 616 (7 446) bearer shares at CHF 100.– | 5 521 023 | 4 696 315 |
| Purchase: 0 (125) shares at an average price of | 0 | 210 |
| Purchase: 2 177 (225) shares at an average price of | 1 103 | 1 058 |
| Sales: 2 007 (1 722) shares at an average price of | 785 | 817 |
| 4. Significant shareholders (unchanged) | | |
| The company is aware of the following registered shareholders who own over 5% of the voting rights: | | |
| Geha Holding AG, Heerbrugg, Registered Shares | 220 000 | 220 000 |
| Harris Associates L.P., Chicago/USA, Bearer Shares | 32 604 | 32 604 |
| Franklin Templeton Companies, LLC, Fort Lauderdale/USA, Bearer Shares | 33 219 | 33 219 |
| 5. Share capital | | |
| The nominal capital at 31.12. consisted of: | | |
| 240 000 (240 000) registered shares at CHF 20.– | 4 800 000 | 4 800 000 |
| 420 000 (420 000) bearer shares at CHF 100.– | 42 000 000 | 42 000 000 |
| | 46 800 000 | 46 800 000 |
| 6. Statutory reserves carried forward | | |
| Statutory reserves at 1.1. | 23 400 000 | 23 400 000 |
| Change | 0 | 0 |
| Statutory reserves at 31.12. | 23 400 000 | 23 400 000 |
| 7. Free reserves carried forward | | |
| Free reserves at 1.1. | 48 089 783 | 47 422 847 |
| Treasury stock reserves carried forward | -824 707 | 666 936 |
| Free reserves at 31.12. | 47 265 076 | 48 089 783 |
| 8. Net income brought forward | | |
| Net income at 1.1. | 88 053 482 | 85 818 052 |
| Dividend distribution | -11 232 000 | -11 232 000 |
| Profit for fiscal year | -28 734 306 | 13 467 430 |
| Net income at 31.12. | 48 087 176 | 88 053 482 |
| 9. Dissolution of hidden reserves | 100 000 | 486 000 |

EXPLANATORY REMARKS TO THE BALANCE SHEET AND INCOME STATEMENT

General remarks

As parent company of the Group, Gurit-Heberlein AG reports an ordinary result for the year of CHF 16.5 million. Losses from the disposal of holdings amounting to net CHF –7.4 million occurred in the context of the restructuring of the Group. Additionally, the waivers of receivables were granted in the amount of CHF –37.9 million. After these exceptional items Gurit-Heberlein AG reports a loss of CHF –28.8 million.

It is proposed to the Annual General Meeting to pay an unchanged dividend of CHF 24%. This will account for a total dividend payment of CHF 11.2 million.

On 31.12.2005, the share capital of Gurit-Heberlein AG consisted of CHF 46,800,000. It consists of 240,000 registered shares at CHF 20 par value and 420,000 bearer shares at CHF 100 par value.

Balance Sheet

As at December 31, 2005, cash and cash equivalents amounted to CHF 16.9 million (previous year: CHF 14.9 million). Sundry receivables from extra-group sources (mainly reclaimable withholding tax payments) remain practically unchanged compared to last year. Receivables from intra-group sources mainly consists of interest receivables from Group companies.

Loans to Group companies amount to CHF 86.1 million (previous year CHF 144.8 million). The difference of CHF –58.7 million equals changes in loans of CHF +7.6 million, waivers of receivables of CHF –37.9 million as well as internal regroupings of loans amounting to CHF –28.4 million in the context of the foundation of the new Medisize Holding AG. The holdings increased by CHF 12.1 million to CHF 95.1 million (previous year CHF 83.0) million, reflecting again regroupings in the context of the foundation of Medisize Holding AG, which now holds the respective health care subsidiaries.

As to the liabilities, short-term bank debt amounted to CHF 27.4 million (previous year CHF 23.8 million). Sundry liabilities to extra-group entities rose to CHF 2.2 million (previous year 1.7 million) as a result of the normal business. Loans from Group companies were reduced by CHF 6.6 million. Prepaid liabilities and reserves stood at CHF 2.9 million (previous year 3.6 million.)

Total equity stood at CHF 171.1 million (previous year 211.1 million)

The changes can be explained as follows:

| | |
|------------------------------------|--------------|
| Equity as at 31.12.2003 | 208.8 |
| – previous year's dividend payment | –11.2 |
| + net profit 2003 | 13.5 |
| Equity as at 31.12.2004 | 211.1 |
| – previous year's dividend payment | –11.2 |
| – result for fiscal year 2005 | –28.8 |
| Equity as at 31.12.2005 | 171.1 |

IN CHF MILLION

Income statement

Earnings from holdings amounted to CHF 8.8 million (previous year CHF 5.9 million). They mainly consist of dividend payments by subsidiaries.

Financial income was CHF 9.3 million (previous year CHF 8.9 million). At the same time, financial expenses were CHF 0.8 million (previous year CHF 0.5 million). The net financial result thus amounted to CHF 8.5 million (previous year 8.4 million). Administrative cost and taxes remain on similar levels as in the previous years.

This results in an ordinary result for the year of CHF 16.5 million. Earnings from the sale of holdings of CHF 3.2 million and losses from the sale of holdings of CHF –10.6 million result in charges of net CHF –7.4 million. Additionally, subsidiaries had to be granted waivers of receivables in the amount of CHF –37.9 million. After these extraordinary factors, Gurit-Heberlein AG reports a loss of CHF –28.8 million.

PROPOSAL FOR THE ALLOCATION OF NET INCOME

IN CHF

The Board of Directors proposes that net income be allocated as follows:

| | |
|---|-------------|
| Net income carried forward from previous year | 76 821 482 |
| Result 2005 | -28 734 306 |
| Available net income | 48 087 176 |
| Distribution of dividend of 24 percent | 11 232 000 |
| To be carried forward | 36 855 176 |

Subject to approval by the Annual General meeting, dividend payments will be made as follows:

CHF 4.80 gross per registered share minus withholding tax

CHF 24.- gross per bearer share minus withholding tax,
payable on submission of voucher Nr. 24

In addition, the Board of Directors proposes the distribution of the holdings in Medisize Holding AG to Gurit-Heberlein shareholders by means of:

IN CHF

| | |
|--|------------|
| Reduction of share capital | 23 400 000 |
| Compensation out of capital reserves | 11 700 000 |
| Compensation out of additional paid-in capital | 18 720 000 |
| | 53 820 000 |

AUDIT REPORT GURIT-HEBERLEIN AG

Report of the statutory auditors to the General Meeting of Gurit-Heberlein AG, Wattwil

As statutory auditors, we have audited the accounting records and the financial statements (balance sheet, income statement and notes/pages 62 to 66) of Gurit-Heberlein AG for the year ended December 31, 2005.

These financial statements are the responsibility of the board of directors. Our responsibility is to express an opinion on these financial statements based on our audit. We confirm that we meet the legal requirements concerning professional qualification and independence.

Our audit was conducted in accordance with Swiss Auditing Standards, which require that an audit be planned and performed to obtain reasonable assurance about whether the financial statements are free from material misstatement. We have examined on a test basis evidence supporting the amounts and disclosures in the financial statements. We have also assessed the accounting principles used, significant estimates made and the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the accounting records and financial statements and the proposed appropriation of available earnings comply with Swiss law and the company's articles of incorporation.

We recommend that the financial statements submitted to you be approved.

PricewaterhouseCoopers AG

Lorenz Lipp Werner Frei

St. Gallen, March 10, 2006

INVESTOR RELATIONS

Company capital:

After the capital increase of September 3, 2002, the company capital consists of:

240 000 registered shares
at par CHF 20.– security number 185 039

420 000 bearer shares
at par CHF 100.– security number 801 223

(ADJUSTED TO PAR VALUE OF CHF 100, THE NUMBER OF OUTSTANDING SHARES IS 468 000)

Stock exchange:

Bearer shares are listed on SWX Swiss Exchange: Price information can be found in the Swiss national and financial press. The following ticker symbols indicate how respective data on Gurit-Heberlein bearer shares can be obtained on electronic financial information systems:

| | | |
|---------------|-----------------|---------|
| Bearer Share: | Reuters | GURZ |
| | Telekurs | GUR |
| | Security number | 801 223 |

Financial calendar:

General Meeting of Shareholders: Wednesday, April 12, 2006

Half-year results 2006, Letter to shareholders: End of August 2006

Presentation year-end results 2006; Analyst and Media conference, publication of Annual Report: March 2007

General Meeting of Shareholders: April 2007

Half-year results 2007, Letter to shareholders: August 2007

Internet/e-mail alerts: Further information about Gurit can be obtained at www.gurit.com. In the Publications/Download section you can subscribe to a news alert service at http://www.gurit.ch/publications/news_en.html to receive important news on Gurit directly by e-mail.

Specifications below relate to listed bearer shares

(FIGURES ADJUSTED TO BEARER SHARES AT PAR CHF 100.–)

| | 2005 | 2004 | 2003 | 2002 | 2001 |
|------------------------|-------------|-------------|------------|-------------|-------------|
| Price at year end | CHF 1 300.– | CHF 929.– | CHF 859.– | CHF 645.– | CHF 1 310.– |
| Highest price for year | CHF 1 300.– | CHF 1 124.– | CHF 890.– | CHF 1 330.– | CHF 1 728.– |
| Date | 30.12.2005 | 6.7.2004 | 16.10.2003 | 2.1.2002 | 1.2.2001 |
| Lowest price for year | CHF 825.– | CHF 852.– | CHF 550.– | CHF 615.– | CHF 890.– |
| Date | 26.5.2005 | 7.1.2004 | 17.3.2003 | 11.10.2002 | 24.9.2001 |

| | | | | | |
|------------------------|------------|-----------|-----------|----------|----------|
| Group result per share | CHF -63.27 | CHF 33.67 | CHF 49.41 | CHF 43.– | CHF 72.– |
|------------------------|------------|-----------|-----------|----------|----------|

(ADJUSTED TO 468 000 SHARES AT CHF 100.– PAR VALUE)

| | | | | | |
|------------------|-----------|-----------|-----------|-----------|-----------|
| Equity per share | CHF 906.– | CHF 968.– | CHF 966.– | CHF 940.– | CHF 932.– |
|------------------|-----------|-----------|-----------|-----------|-----------|

(ADJUSTED TO 468 000 SHARES AT CHF 100.– PAR VALUE)

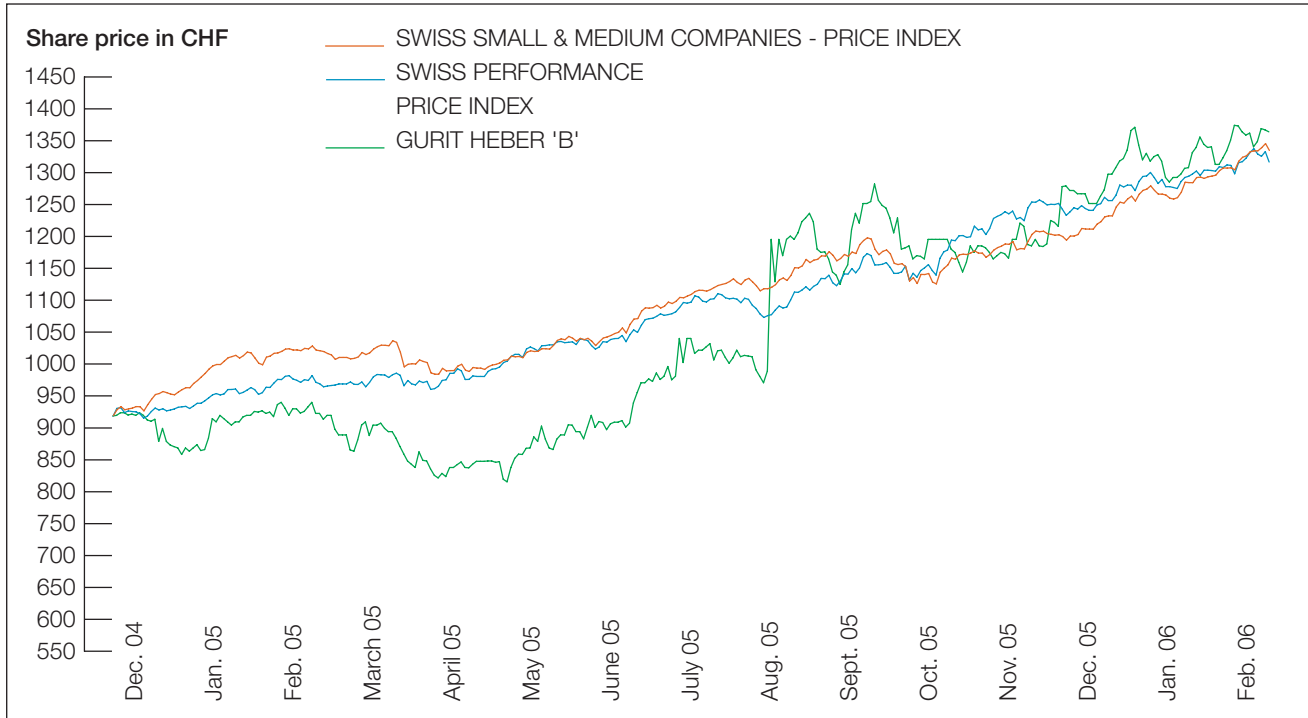
| | | | | | |
|----------------|----------|----------|----------|----------|----------|
| Gross dividend | CHF 24.– | CHF 24.– | CHF 24.– | CHF 24.– | CHF 24.– |
|----------------|----------|----------|----------|----------|----------|

(ADJUSTED TO BEARER SHARES AT CHF 100.– PAR VALUE)

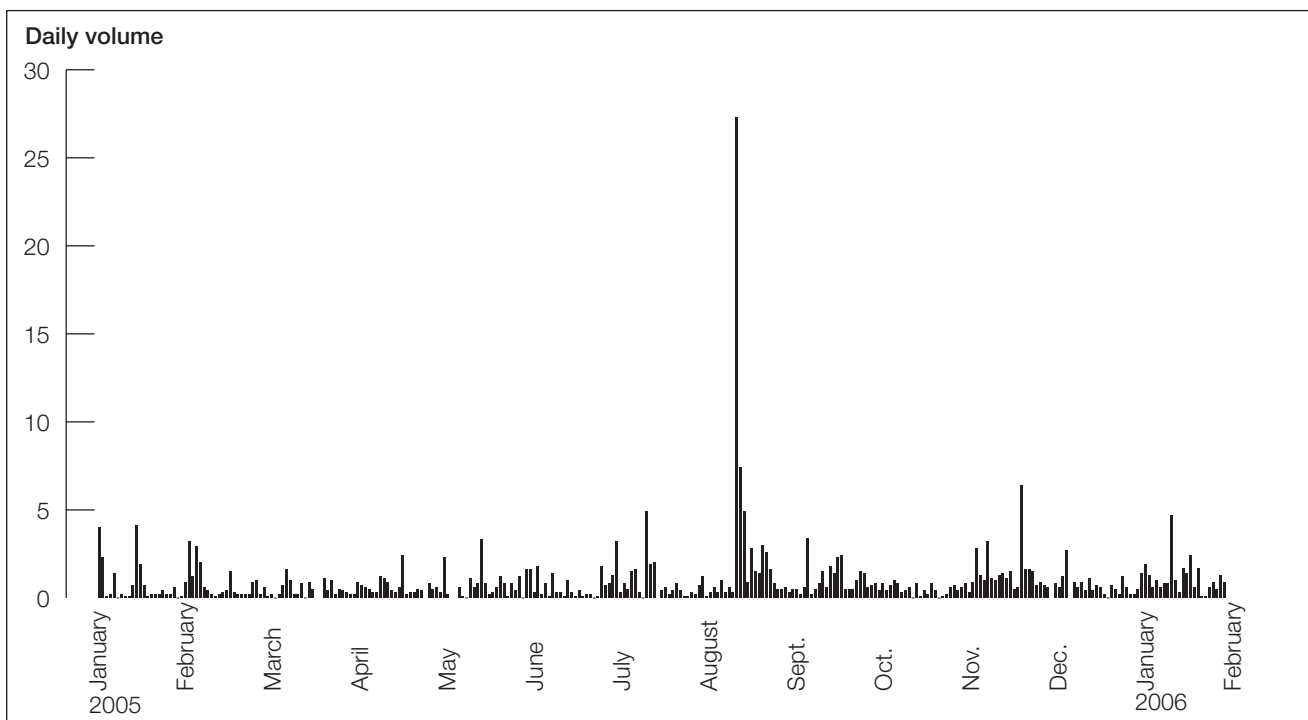
Taxable values of the traded securities

| | 31.12.2005 | 31.12.2004 | 31.12.2003 | 31.12.2002 | 1.1.2002 |
|------------------------------|-------------|------------|------------|------------|-------------|
| Bearer shares at CHF 100 par | CHF 1 300.– | CHF 929.– | CHF 859.– | CHF 645.– | CHF 1 199.– |
| 3½% bond 1997–2002 | | – | – | – | 99.95% |

Bearer shares and respective indices



Gurit-Heberlein Bearer shares daily volumes



MOST IMPORTANT ADDRESSES

AS OF MARCH 1, 2006

(until end of June 2006)

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(as from End of June 2006)

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The financial statements are a translation of the relevant German version.

This report contains forward-looking statements that include risk and uncertainties regarding the future global developments that cannot be influenced by the company.

