

SELVITA S.A. GROUP

INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS

Prepared for the period from 01/01/2024 to 30/06/2024

in accordance with the International Accounting Standard No. 34 as endorsed by the European Union

It is the translation of the Polish original document



Table of Contents	Page
Interim condensed consolidated statement of comprehensive income	3
Interim condensed consolidated statement of financial position	4
Interim condensed consolidated statement of changes in equity	5
Interim condensed consolidated statement of cash flows	6
Notes to the interim condensed consolidated financial	7

Note	es to the Interim Condensed Consolidated Financial Statements	Page
1	General information	7
2	Information on the principles adopted when preparing the interim condensed consolidated financial statements	9
3	Operating income	11
4	Operating segments	13
5	Finance costs and revenues	18
6	Income taxes on continuing operations	19
7	Tangible fixed assets and right of use assets	22
8	Goodwill	23
9	Other intangible assets	25
10	Subsidiaries	26
11	Investments valued using the equity method	27
12	Trade and other receivables	28
13	Leases	29
14	Credits, loans received and other sources of financing	31
15	Trade and other liabilities	32
16	Employee benefit liabilities and deferred income	33
17	Related party transactions	34
18	Cash and cash equivalents	36
19	Share-based payments	37
20	Contingent liabilities	38
21	Notes on the consolidated statement of cash flow	39
22	Approval of the financial statements	40

INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD FROM 1 JANUARY 2024 TO 30 JUNE 2024

	Note	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
Continuing operations		000'PLN	000'PLN	000'PLN	000'PLN
Sales revenue	3	156,452	80,112	178,129	87,535
Grant income	3	1,626	804	2,779	1,615
Total revenue		158,078	80,916	180,907	89,151
Amortization and depreciation	3.5	(25,664)	(13,197)	(22,097)	(11,678)
Consumption of materials and supplies		(35,975)	(18,603)	(37,002)	(17,064)
External services		(26,007)	(13,664)	(24,898)	(11,388)
Employee benefit expense		(69,597)	(36,113)	(72,347)	(35,512)
Costs of the incentive program	19	(2,206)	(936)	(8,557)	(4,154)
Other expenses		(5,946)	(3,917)	(5,257)	(3,438)
Taxes and charges		(1,215)	(773)	(1,049)	(461)
Total operating expenses		(166,610)	(87,203)	(171,206)	(83,695)
Other operating revenue		277	74	48	(9)
Other operating expenses		(117)	(77)	(87)	(60)
Operating (loss)/profit		(8,372)	(6,290)	9,662	5,386
Financial revenue	5	1,685	(512)	6,693	6,546
Financial expenses	5	(6,477)	(3,417)	(4,811)	(3,020)
Share in the profit/loss of associates	11	(1,493)	(773)	(457)	(310)
valued using the equity method					
Profit (loss) before income tax		(14,656)	(10,992)	11,087	8,602
Income tax expense	6	2,498	971	(766)	(728)
NET PROFIT (LOSS)		(12,158)	(10,021)	10,321	7,875
Net other comprehensive income, which will be reclassified to profit or loss					
Foreign subsidiaries results translation differences		(1,053)	(2,129)	(11,569)	(12,617)
Total net other comprehensive income		(1,053)	(2,129)	(11,569)	(12,617)
TOTAL INCOME FOR THE PERIOD		(13,211)	(12,150)	(1,248)	(4,742)
Net profit/ (loss) attributed to: Majority shareholders Non-controling shareholders		(12,158) -	(10,021) -	10,321	7,875 -
Total income attributed to: Majority shareholders Non-controling shareholders		(13,211) -	(12,150) -	(1,248)	(4,742)
Earnings per share (expressed in PLN per share) With continued operations: Basic Diluted		(0.66) (0.66)	(0.55) (0.55)	0.56 0.56	0.43 0.43

The interim condensed consolidated statement of comprehensive income should be analyzed together with the explanatory notes constituting an integral part of the interim condensed consolidated financial statements

INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION PREPARED AS AT 30 June 2024

	Note	Balance as at	Balance as at
	Note	30/06/2024	31/12/2023
		000'PLN	000'PLN
ASSETS			
Non-current assets	7	100.027	207.255
Tangible fixed assets Right of use assets	7 7	199,937	207,255
Right of use assets Goodwill	8	128,710 90,578	100,519 72,065
Other intangible assets	9	28,210	72,003 29,559
nvestments valued using the equity method	11	61,820	63,313
Deferred tax asset	6	12,501	10,992
Other financial assets		984	1,310
Total non-current assets		522,740	485,014
Current assets			
Materials		7,347	6,540
Short-term receivables	12	77,277	70,228
Contract assets with customers	3.3	12,309	14,755
Other financial assets		367	311
Other assets		8,298	6,757
Cash and other monetary assets	18	14,419	52,654
Total current assets		120,016	151,245
Total assets	_	642,756	636,260
EQUITY AND LIABILITIES			
Equity			
Share capital		14,684	14,684
Share premium		86,448	86,448
Own shares Reserve capital resulting from the acquisition of OPE		- 22,994	- 22,994
Other reserve capitals		76,264	74,058
Currency differences on translation of foreign operations		(10,865)	(9,812)
Retained earnings		138,700	68,822
Net profit/(loss) for the period		(12,158)	69,878
Equity attributed to majority shareholders	-	316,067	327,071
Equity attributed to non-controling shareholders	-	-	-
Total equity	_	316,067	327,071
Long-term liabilities			
Credit facilities and loans	14	104,954	112,879
Lease liabilities	13.1	75,412	64,973
Liabilities due to retirement benefits		1,052	988
Deferred tax provision	6	2,437	3,568
Deferred income	16.2	36,041	33,011
Total long-term liabilities	_	219,896	215,419
Short-term liabilities			
Trade and other liabilities	15	39,265	30,590
Contract liabilities with customers	3.3	3,149	2,582
Lease liabilities	13.1	31,002	27,207
Short-term loans and bank credits	14	20,893	19,686
Current tax liabilities	16.1	0.146	75
Employee benefit liabilities	16.1	8,146 4,339	9,838 3,791
	167		
Deferred income	16.2		
	16.2 <u> </u>	106,793 326,689	93,769

The interim condensed consolidated statement of financial position should be analyzed together with the explanatory notes constituting an integral part of the interim condensed consolidated financial statements

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE REPORTING PERIOD ENDED 30 JUNE 2024

	Note	Share capital	Share premium	Reserve capital resulting from the acquisition of OPE	Other reserve capitals	Own shares	Currency differences on translation of foreign operations	Retained earnings/ Accumulated losses from previous years	Net profit/(loss) for the period	Equity attributed to majority shareholders	Equity attributed to non- controling shareholders	Total equity
		000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN
Balance as at 1 January 2024		14,684	86,448	22,994	74,058	-	(9,812)	68,822	69,878	327,071	-	327,071
Net (loss) for the period		-	-	-	-	-	-	-	(12,158)	(12,158)	-	(12,158)
Other comprehensive income		-	-	-	-	-	(1,053)	-	-	(1,053)	-	(1,053)
Creation of reserve capital as part of	19	_	_	_	2,206	_	_	_	_	2,206	_	2,206
the incentive program	13				2,200					2,200		2,200
Transfer of result from previous		_	_	_	_	_	_	69,878	(69,878)	_	_	_
years	_							<u> </u>				
Balance as at 30 June 2024		14,684	86,448	22,994	76,264	-	(10,865)	138,700	. , ,	316,067	-	316,067
Balance as at 1 January 2023		14,684	86,448	22,994	62,544	-	6,686	38,513	30,309	262,178	10,983	273,161
Net profit for the period		-	-	-	-	-	-	-	69,878	69,878	-	69,878
Other comprehensive income		-	-	-	-	-	(16,498)	-	-	(16,498)	-	(16,498)
Creation of reserve capital as part of	19	_	_	_	11,514	_	_	_	_	11,514	_	11,514
the incentive program	, ,				11,311					11,511		11,311
Transfer of result from previous		_	_	_	_	_	_	30,309	(30,309)	_	_	_
years								30,303	(23,233)			
Cessation of consolidation of Ardigen		_	_	_	_	_	_	_	_	_	(10,983)	(10,983)
S.A.	_										(:3/333)	
Balance as at 31 December 2023		14,684	86,448	22,994	74,058	-	(9,812)	68,822		327,071	-	327,071
Balance as at 1 January 2023		14,684	86,448	22,994	62,544	-	6,686	38,513	30,309	262,178	10,983	273,161
Net profit for the period		-	-	-	-	-	-	-	10,321	10,321	-	10,321
Other comprehensive income		-	-	-	-	-	(11,569)	-	-	(11,569)	-	(11,569)
Creation of reserve capital as part of	19	_	_	_	8,557	_	_	_	_	8,557	_	8,557
the incentive program					0,00.					0,007		3,337
Transfer of result from previous		_	_	_	_	_	_	30,309	(30,309)	_	_	_
years								20,303	(20,303)			
Cessation of consolidation of Ardigen		_	-	-	_	_	-	-	_	-	(10,983)	(10,983)
S.A.	_										(: -,- 55)	, , ,
Balance as at 30 June 2023		14,684	86,448	22,994	71,101	-	(4,884)	68,823	10,321	269,487	-	269,487

The interim condensed consolidated statement of changes in equity should be analyzed together with the explanatory notes constituting an integral part of the interim condensed consolidated financial statements

INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE PERIOD FROM 1 JANUARY 2024 TO 30 JUNE 2024

		6-month period	6-month period
	Note	ended	ended
		30/06/2024	30/06/2023
		000'PLN	000'PLN
Cash flows from operating activities			
Net profit for the period, including:		(12,158)	10,321
- from continuing operations	_	(12,158)	10,321
- from discontinued operations		-	<u>-</u>
Adjustments:			
Amortization and depreciation and impairment losses on fixed assets	i	25,664	22,097
Exchange gains (losses)		(1,681)	(5,942)
Interest and profit-sharing (dividends), net		6,051	4,807
Change in receivables	21	2,799	2,210
Change in inventory		(808)	48
Change in short-term liabilities and provision excluding credits and	21	3,602	(5,605)
loans		(0.04.5)	
Change in deferred income and employee benefit liabilities	21	(2,016)	(7,849)
Share in the profit/loss of associates valued using the equity method	21	1,493	457
Change in provisions	21	(1,150)	122
Change in other assets	10	(3,069)	(2,900)
Valuation of the incentive program	19	2,206	8,557
Corporate income tax paid	_	(2,281)	(5,366)
Net cash flows from operating activities, including:	_	18,652	20,957
- from continuing operations	_	18,652	20,957
- from discontinued operations Cash flows from investing activities	_	-	-
Purchase of tangible and intangible fixed assets		(11,561)	(39,910)
Proceeds from subsidies to fixed assets		3,559	9,512
Return of grants to fixed assets		-	(153)
Purchase of other financial assets		(56)	38
		(50)	30
Acquisition of shares in Pozlab sp. z o.o. after taking into account		(20,993)	_
cash acquired Cash over which control has been lost		(20,333)	(16,833)
Interest received		103	_
Net cash flows from investing activities, including:	_	(28,948)	(47,342)
- from continuing operations	_	(28,948)	(30,509)
- from discontinued operations	_	(20,540)	(16,833)
Cash flows from financing activities	_		(10,033)
Repayment of finance lease liabilities		(15,453)	(15,485)
Proceeds from credits and loans	21	3,710	17,504
Repayment of credits and loans	21	(10,043)	(5,533)
Interest paid	21	(6,249)	(4,811)
Net cash flows from financing activities	_	(28,035)	(8,324)
- from continuing operations	_	(28,035)	(8,324)
- from discontinued operations	_	-	-
	_		
Net increase in cash and cash equivalents		(38,331)	(34,709)
Cash and cash equivalents at the beginning of the period		52,654	74,157
Net currency differences on cash and cash equivalents		96	(2,095)
Cash and cash equivalents at the end of the period	18	14,419	37,353
- from continuing operations		14,419	37,353
- from discontinued operations		-	-

The interim condensed consolidated statement of cash flows should be analyzed together with the explanatory notes constituting an integral part of the interim condensed consolidated financial statements

NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS PREPARED AS AT 30 JUNE 2024

1. General information

1.1. The parent company

The parent company of the Selvita Capital Group was established in 2019 on the basis of a notarial deed of 22 March 2019 prepared at B. Lipp's notary office (Rep. A No. 670/2019). The parent company has its registered office in Poland. Currently, the company is registered in the National Court Register in the District Court for the City of Kraków - Środmieście, 11th Commercial Department under the number KRS 0000779822.

In the first half of 2024, the name of the Company was not changed.

The seat of the Parent Company, Selvita Spółka Akcyjna, is located at 30-394 Kraków, ul. Podole 79.

Composition of the parent's management and supervisory bodies as at the date of these consolidated financial statements:

Management Board:

Bogusław Sieczkowski - President of the Management Board
Miłosz Gruca - Vice-President of the Management Board
Mirosława Zydroń - Member of the Management Board
Dariusz Kurdas - Member of the Management Board
Dawid Radziszewski - Member of the Management Board
Adrijana Vinter - Member of the Management Board

Supervisory Board:

Piotr Romanowski - Chairman
Tadeusz Wesołowski - Vice- Chairman
Rafał Chwast - Member
Wojciech Chabasiewicz - Member
Paweł Przewięźlikowski - Member
Jacek Osowski - Member

As at 30 June 2024, the shareholder structure of the parent company was as follows:

	Registered office	Number of shares	Percentage interest in capital	Percentage share in voting rights
			As at 3	0 June 2024
Paweł Przewięźlikowski	Poland	2,970,815	16.18%	27.03%
TFI Allianz Polska	Poland	2,093,826	11.41%	9.59%
Nationale -Nederlanden Open-End Pension Fund	Poland	1,901,959	10.36%	8.71%
Bogusław Sieczkowski	Poland	942,417	5.13%	6.83%
Tadeusz Wesołowski (with Augebit FIZ)	Poland	932,713	5.08%	4.27%
Other shareholders (less than 5% of votes at the GM)		9,513,744	51.84%	43.57%
Total		18,355,474	100.00%	100.00%

1.2. The Capital Group

As at the balance sheet day, the Selvita Capital Group includes Selvita S.A. as the parent company and 5 subsidiaries - Selvita Services Spółka z o.o., Selvita Inc., Selvita Ltd., Selvita d.o.o. and Pozlab Spółka z o.o. In January 2023, Selvita S.A. lost control over

Ardigen S.A. and Ardigen Inc. and on 6 May 2024, Pozlab Sp. z o.o. joined the Group.

	Registered Office	% of capital held	% of voting rights
		As at 30 Jur	ne 2024
Selvita Services Spółka z ograniczoną odpowiedzialnością	Poland	100.00%	100.00%
Selvita Inc.	USA	100.00%	100.00%
Selvita Ltd.	UK	100.00%	100.00%
Selvita d.o.o. (previously Fidelta d.o.o.)	Croatia	100.00%	100.00%
Pozlab Spółka z ograniczoną odpowiedzialnością	Poland	100.00%	100.00%

The duration of the Capital Group companies is not fixed. The financial statements of all controlled entities have been prepared as af 30 June 2024, using consistent accounting principles.

The calendar year is the financial year of the parent company. The consolidation of subsidiaries covers the period from 01/01/2024 to 30/06/2024, i.e. the period in which the Parent Company had control over these entities with the exception of Pozlab Sp. z o.o., which is consolidated from May 2024, i.e. from the beginning of the month in which control was acquired. The core activities of the Capital Group include scientific research and development work in the field of biotechnology.

Selvita S.A. Group is a capital group from the biotechnology industry that provides multidisciplinary support in solving unique research challenges in the area of drug discovery, regulatory research, as well as research and development.

2. Information on the principles adopted when preparing the interim condensed consolidated financial statements

2.1. Statement of compliance, period and scope of the report

These interim condensed consolidated financial statements have been prepared in accordance with the requirements of the International Accounting Standard No. 34 "Interim Financial Reporting" endorsed by the EU ("IAS 34").

The interim condensed consolidated financial statements do not include all information and disclosures required in the annual consolidated financial statements and should be read in conjunction with the Group's consolidated financial statements for the financial year ended December 31, 2023, prepared in accordance with the International Financial Reporting Standards ("IFRS") adopted for use in the European Union ("EU").

The interim condensed consolidated financial statements of Group cover the financial period from January 1, 2024 to June 30, 2024 and contain comparative data, which constitute data for the financial period from January 1, 2023 to June 30, 2023, and in the case of data regarding the statement of financial position, they include comparative data as of December 31, 2023.

The data for the 3-month periods were not audited or reviewed by the auditor.

2.2. Basis for preparing the interim condensed consolidated financial statements and the accounting principles used

The accounting principles (policies) used to prepare these interim condensed financial statements are consistent with those used in the preparation of the consolidated financial statements of the Group for the year ended December 31, 2023.

The consolidated financial statements have been prepared on the assumption that the Group will continue as a going concern in the period of at least 12 months following the date of this report. As of the date of preparation of the interim condensed consolidated financial statements, there were no circumstances that would indicate a risk to the Group ability to continue as a going concern.

These interim condensed consolidated financial statements have been prepared in the Polish zloty (PLN). Figures in the financial statements are expressed in thousand of Polish zlotys unless it is stated otherwise.

2.3. Significant accounting judgements and estimates

Preparing interim condensed consolidated financial statements in accordance with IFRS EU requires the Company's Management Board to use judgments and estimates that affect the accounting principles used and the reported assets, liabilities, revenues and costs. Ratings and estimates are verified on an ongoing basis. Changes in estimates are reflected in the result of the period in which the change occurred.

During the reporting period, there were no significant changes in the assessments or estimates described in the annual consolidated financial statements for 2023.

2.4 Foreign currencies

Transactions in currencies other than the functional currency (foreign currency transactions) are presented at the exchange rate ruling at the transaction date. As at the end of the reporting period, monetary assets and liabilities denominated in foreign currencies are translated at the exchange rate ruling as at that date. Non-monetary items measured at fair value and denominated in foreign currencies are measured at the exchange rate effective as at the date of fair value measurement. Non-monetary items are measured at historical cost.

Exchange differences on monetary items are recognized in profit or loss for the period when they occur, except exchange differences on assets under construction intended to be used for manufacturing purposes in the future, which increase the cost of such assets and are treated as adjustment to interest expense related to foreign currency loans.

	As at	As at
	30/06/2024	31/12/2023
EUR / PLN	4.3130	4.3480
USD / PLN	4.0320	4.9350
GBP / PLN	5.0942	4.9997
CHF / PLN	4.4813	4.6828
JPY / PLN	0.0251	0.0277

3. Operating income

3.1. Sales revenues

Analysis of the Group's sales revenue for the period from 1 January 2024 to 30 June 2024:

	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
	000'PLN	000'PLN	000'PLN	000'PLN
Contract research - fixed priced	74,113	37,266	78,664	38,527
Contract research - FTE agreements	80,198	42,138	95,902	47,006
Revenues from the sale of administrative services	2,039	664	3,562	2,002
Other income	102	45	-	-
Operating income (excluding grants)	156,452	80,112	178,129	87,535

The above analysis does not reflect the Group's operating segments, which are described in note 4.

3.2. Revenues from subsidies

The amount of revenues from subsidies is presented in the table below:

	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
	000'PLN	000'PLN	000'PLN	000'PLN
Infrastructure subsidies	1,246	617	626	463
Grants for research	379	187	2,153	1,152
Revenues from subsidies	1,626	804	2,779	1,615

3.3. Contract assets and liabilities with customers

The scope of changes of contract assets with customers	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Balance at the beginning of the reporting period	14,755	15,204
Revenue accrued in proportion to the costs incurred	12,186	51,210
Invoiced revenues	(14,632)	(51,658)
Balance at the end of the reporting period	12,309	14,755
The scope of changes of contract liabilities with customers	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
	UUU PLIN	UUU PLIN
Balance at the beginning of the reporting period	2,582	3,351
Balance at the beginning of the reporting period Contracts acquired as part of the purchase of Pozlab	****	
0 0 1 01	2,582	
Contracts acquired as part of the purchase of Pozlab	2,582 571	3,351

3.4 Geographical information

The Group operates in two major geographical regions – in Poland, where its registered office is located, and in Europe. In regards to other countries, the United States are a major market.

Group's revenue from external customers by geographical area:

	Re	Revenue from external customers						
	6-month period 3-	6-month period 3-month period 6-month period 3-mon						
	ended	ended	ended	ended				
	30/06/2024	30/06/2024	30/06/2023	30/06/2023				
	000'PLN	000'PLN	000'PLN	000'PLN				
Poland	6,676	3,329	7,103	3,731				
EU members	56,719	30,234	65,481	32,859				
USA	39,112	20,821	46,137	21,285				
Switzerland	21,500	11,692	18,447	9,820				
UK	23,191	9,357	31,019	15,270				
Other countries	9,254	4,679	9,942	4,570				
Total	156,452	80,112	178,129	87,535				

3.5. Amortization and impairment

	6-month period 3-month period 6-month period 3-month period						
3.5.1 Amortization and impairment	ended	ended	ended	ended			
	30/06/2024	30/06/2024	30/06/2023	30/06/2023			
	000'PLN	000'PLN	000'PLN	000'PLN			
Amortization of tangible assets	10,904	5,900	7,720	3,900			
Amortization of equipment usage rights	5,381	2,416	5,266	3,210			
Amortization of rights to use the premises and cars	7,721	4,050	7,342	3,704			
Amortization of intangible assets	337	173	369	184			
Amortization of contractor base	1,321	658	1,402	681			
Total amortization expense	25,664	13,197	22,097	11,678			

4. Operating segments

The Management Board monitors separately segment operating results to take appropriate decisions concerning resources allocation, to assess results of resource allocation and segment performance results. The basis for the assessment is segment operating profit or loss. Group financing (including finance costs and finance income) and deferred tax are monitored at the level of the Group and are not allocated to individual segments.

Changes to operating segments

Following the increase of importance within the Group and significant revenue growth in 2023 and the expected acquisition in related or similar areas concerning analytical and regulatory research services within the Group, the Group decided to change the operating segments starting from January 1st, 2024.

The Management Board determined that the provision of financial information by Drug Discovery and Drug Development is more meaningful to the readers of the consolidated financial statements because it believes that these two areas where the Group operates should be the main business performance differentiator going forward.

For the sake of comparability, historical periods have been restated.

4.1 Products and services representing a source of revenue of the reporting segments

For management purposes, the Group has been divided into parts based on the services provided. There are therefore two operating segments.

The first segment accounting for the major part of the Group's revenue is the Segment of Drug Discovery. Services provided to external contractors are in the field of chemistry, biochemistry, DMPK, in-vivo and in-vitro, and also integrated research and development projects.

The second segment is the Segment of Drug Development, which provides services in the fields of analytics, regulatory, and, after the acquisition of Pozlab Sp. z o.o., pharmaceutical product development, including manufacturing of medicinal products, quality control, and microbiological testing, including biological drugs.

4.2 Segment revenue and profit or lossAnalysis of the Group's reporting segment revenue and profit or loss:a) Continuing operations

	Revenue			Operating profit				
	6-month period ended 30/06/2024 000'PLN	3-month period ended 30/06/2024 000'PLN	6-month period ended 30/06/2023 000'PLN	3-month period ended 30/06/2023 000'PLN	6-month period ended 30/06/2024 000'PLN	3-month period ended 30/06/2024 000'PLN	6-month period ended 30/06/2023 000'PLN	3-month period ended 30/06/2023 000'PLN
Segment 1 - Drug	121,589	63,721	146,074	72,077	(11,087)	(5,537)		3,806
discovery, including revenue from external customers (FTE)	73,000	38,203	91,989	44,953	,		•	•
revenue from external customers (fixed price)	47,057	24,761	51,369	25,548				
intersegment revenue	-		-					
grant income other operating income	1,461 70	714 43	2,656 59	1,537 39				
-								
Segment 2 - Drug	24 200	46.467	24 002	44.004	2.745	(750)	2 602	4 500
development,	34,300	16,467	31,093	14,984	2,715	(753)	2,692	1,580
including revenue from external customers (FTE)	7,198	3,936	3,912	2,052				
revenue from external customers (fixed price)	27,056	12,505	27,176	12,929				
intersegment revenue	4	4	-	-				
grant income	39	20	5	2				
other operating income	2	2	-	-				
Non-located revenues, including	2,470	806	3,788	2,081				
revenues from sales of administrative services	2,039	663	3,562	2,002				
other income Elimination of	432	143	226	79				
intersegment revenue	4	4	_	-				
Total from continuing operations	158,355	80,990	180,955	89,142	(8,372)	(6,290)	9,662	5,386

	Expenses						
	6-month	3-month	6-month	3-month			
	period	period	period	period			
	ended	ended	ended	ended			
	30/06/2024	30/06/2024	30/06/2023	30/06/2023			
	000'PLN	000'PLN	000'PLN	000'PLN			
Segment 1 - Drug	132,676	69,258	139,104	68,271			
discovery, including	.52,676	05,250	135,101				
amortization and	18,667	9,443	16,852	9,031			
depreciation	•	•	•	·			
amortization of	1,321	658	1,402	681			
contractor database costs of central							
administration,							
Management Board	31,160	17,432	30,484	16,418			
remuneration and							
selling costs							
intersegment expenses	4	4	-	-			
Valuation of the	1,483	564	6,302	3,057			
incentive program							
Segment 2 - Drug	24 505	47.000	20.404	42.422			
development,	31,585	17,220	28,401	13,403			
including amortization and							
	5,676	3,096	3,844	1,966			
depreciation costs of central							
administration,							
Management Board	5,734	2,924	5,770	2,796			
remuneration and							
selling costs							
intersegment expenses	-	-	-	-			
valuation of the	723	372	2,255	1,098			
incentive program			,	,			
Non-allocated costs,	2,470	806	3,788	2,081			
including	•		•	·			
cost of administrative	2,039	663	3,562	2,002			
services other costs	432	143	226	79			
intersegment expenses	432	143	∠∠b -	/9 -			
Total - continuing	166,727	87,280	171,294	83,755			
operations							

Administrative costs arise in individual administrative units assigned to individual segments. The allocation of costs to individual segments remains at the level of individual subsidiaries.

The accounting principles applied to the operating segments are the same as the Group's accounting policies presented in Note 2. Segment profit is profit generated by individual segments after the allocation of the costs of central administration and the remuneration of the management as well as the selling costs. This result does not include other profits and losses as well as revenues and financial costs. This information is provided to persons deciding about the allocation of resources and assessing the financial results of the segment. The transaction prices used in transactions between operating segments are established on an arm's length basis, as in transactions with unrelated parties.

4.3 Segment assets and liabilities

Segments assets	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Segment 1		
Drug discovery	470,839	483,120
Segment 2		
Drug development	171,917_	153,140
Total segment assets	642,756	636,260
Segment liabilities		
Segment 1		
Drug discovery	232,977	226,506
Segment 2		
Drug development	93,712	82,683
Total segment liabilities	326,689	309,188

For purposes of monitoring segment performance and allocating resources:

- goodwill, research and development in progress, non-current receivables, cash and cash equivalents, property, plant and equipment, inventories, trade receivables, trade receivables, assets arising from long-term contracts and deferred tax asset are allocated to the reporting segments;
- trade liabilities, liabilities under long-term contracts, provisions for liabilities, deferred income and financial liabilities are allocated to the reporting segments;

4.4 Other segment information

	Depreciation and amortization				Fixed assets additions			
	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
	000'PLN							
Segment 1								
Drug discovery	19,988	10,101	18,254	9,713	18,027	1,082	46,426	20,460
Segment 2								
Drug development	5,676	3,096	3,844	1,966	26,744	20,772	12,613	3,490
Total	25,664	13,197	22,097	11,679	44,771	21,854	59,039	23,950

4.5 Major customers

	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
	000'PLN	000'PLN	000'PLN	000'PLN
Segment 1 - Drug				
discovery				
Customer A**	14,953	8,399	9,260	5,294
Segment 2 - Drug				
development				
Customer B**	6,965	2,294	2,397	1,296
Customer C	4,083	1,813	5,784	2,844
Customer D*	1,654	709	3,480	1,522
Total	27,654	13,214	20,920	10,956

^{*} The customer did not exceed 10% of the segment's sales in 2024.

^{**} The customer did not exceed 10% of the segment's sales in 2023.

5. Finance cost and revenues

	6-month period ended 30/06/2024	3-month period ended 30/06/2024	6-month period ended 30/06/2023	3-month period ended 30/06/2023
	000'PLN	000'PLN	000'PLN	000'PLN
Finance cost due to financial instruments	3,762	1,934	2,995	2,030
Interest	3,632	1,830	2,995	2,067
Exchange rate differences	130	104	-	(37)
Other finance cost	2,715	1,483	1,816	990
Interest on leases	2,617	1,385	1,816	990
Other	98	98	-	
Total finance cost	6,477	3,417	4,811	3,020

Financial revenues in 2024 result mainly from exchange rate differences in the amount of PLN 1.582 thousand and interest received in the amount of PLN 103 thousand, which in the first half of the previous year amounted to PLN 6,677 thousand and PLN 16 thousand, respectively.

6. Income taxes on continuing operations

6.1 Income taxes presented in the statement of comprehensive income

	6-month period ended 30/06/2024 000'PLN	6-month period ended 30/06/2023 000'PLN
Current income tax:	140	2,873
Current income tax charge	140	2,873
Other	-	-
Deferred income tax	(2,639)	(2,107)
Tax charge presented in the statement of comprehensive income	(2,498)	766

6.2 The effective tax rate reconciliation is as follows:

The Group's average effective tax rate from continuing operations for the 6 months ended June 30, 2024 was 17%, compared to 7% for the 6 months ended June 30, 2023. The increase in the average effective tax rate results mainly from the calculation of the R&D tax relief.

6.3 Deferred income tax

Analysis of the deferred tax asset / (liability) in the consolidated statement of financial position:

	As at	As at	As at	As at
	30/06/2024	30/06/2024	30/06/2024	31/12/2023
	short-term	long-term	total	
	000'PLN	000'PLN	000'PLN	000'PLN
Deferred tax asset	9,793	2,708	12,501	10,992
Deferred tax liability	-	2,437	2,437	3,568
	9,793	270	10,063	7,424

Basis for temporary differences – 19% deferred tax on the difference between the tax value and carrying amount of:	DTA as at	DTA as at	Change in DTA recognized in profit and loss account for the period	Change in DTA recognized in profit and loss account for the period
	As at 30/06/2024	As at 31/12/2023	from 01/01 to 30/06/2024	from 01/01 to 31/12/2023
- due to SEZ	4,356	4,174	182	(1,655)
- the tax relief for investments in Croatia	1,836	1,851	(15)	1,851
- trade and other receivables and liabilities (negative FX differences)	238	328	(90)	(666)
- customer contracts	398	299	99	(1,592)
- payables for future reserves	184	251	(67)	(23)
- retirement provision	200	188	12	87
- bonus provision	254	845	(591)	(551)
- unused holiday provision	1,231	1,024	207	(77)
- liability under the right of use	10,484	8,204	2,280	(219)
- tax losses to be settled in subsequent years	6,952	5,256	1,696	5,256
- R&D relief to be settled in the following years	5,830	4,590	1,240	4,286
Netting	(19,462)	(16,018)	(3,444)	(5,799)
Total	12,501	10,992	1,509	898

The SEZ relief can be accounted for through 2026.

The Group has no unrecognized deferred tax asset.

6.4 Tax losses to be used in subsequent periods

Period ended 30/06/2024	Loss amount	Use		Possible to use	Max period of use
Year	Loss amount	030		1 033ibic to usc	Max period of disc
2023	5,256		-	5,256	2028
2024	1,696		-	1,696	2029

6.5 Accrued R&D relief to be settled

Period ended 30/06/2024 Year	Relief amount	Use	Possible to use	Max period of use
2022	2,667	2,363	304	2028
2023	4,286	-	4,286	2029
2024	1,240	-	1,240	2030

6.6 Deferred tax liability

Basis for temporary differences – 19% deferred tax on the difference between the tax value and carrying amount of:	DTL	DTL	Change in DTL recognized in profit and loss account for the period	Change in DTL recognized in profit and loss account for the period	
	As at 30/06/2024	As at 31/12/2023	from 01/01 to 30/06/2024	from 01/01 to 31/12/2023	
- fixed assets and intangible assets (excluding leases)	146	738	(592)	533	
- trade receivables and liabilities and others (positive exchange differences)	340	2,051	(1,711)	1,780	
- difference between tax and balance sheet depreciation	4,904	2,542	2,362	1,700	
- customer contracts	1,111	1,160	(49)	120	
- right of use assets	10,647	8,066	2,581	-	
- contractor databases	4,751	5,029	(278)	(1,089)	
Netting	(19,462)	(16,018)	(3,444)	(5,799)	
Total	2,437	3,568	(1,131)	(2,755)	

7. Tangible fixed assets and right of use assets

Net carrying amount	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Land	21,207	21,207
Buildings	51,825	52,153
Machinery and equipment	49,543	50,317
Vehicles	61	113
Other tangible assets (including lab equipment)	74,163	77,674
Assets under construction	3,138	5,792
Total fixed assets	199,937	207,255
Other tangible assets usage rights (including lab equipment)	72,675	57,293
Rights to use the premises	55,045	41,963
Car usage rights	990	1,263
Right of use assets	128,710	100,519

The increase in rights of use of other fixed assets at the end of June 2024 compared to the end of 2023 is due to the purchase and acceptance into the records of laboratory equipment, including from the acquisition of Pozlab Sp. z o.o. On the other hand, the increase in rights of use of premises is mainly due to the acquisition of Pozlab Sp. z o.o. together with the lease agreements for the laboratory space in which this company carried out its activities and the opening of a new location in Wrocław (as part of the Parent Company's expansion of its activities by launching a new service area related to the discovery and development of biological drugs).

8. Goodwill

	As at	As at
	30/06/2024	31/12/2023
	000'PLN	000'PLN
At cost	90,578	72,065
Accumulated impairment	-	-
	90,578	72,065

8.1 Goodwill from consolidation of subsidiaries in the current reporting period

COMPANY	Goodwill at the beginning of the period	Increase due to acquisition of company	Change in the value due to changes in foreign exchange rates	Change in value due to revaluation of estimated goodwill	the end of	Impairment allowances
Selvita Services sp. z o.o.	281	-	-	-	281	-
Selvita d.o.o.	71,784	-	(578)	-	71,206	-
Pozlab sp. z o.o.	-	19,091	-	=	19,091	<u> </u>
Total goodwill	72,065	19,091	(578)	-	90,578	-

On May 6, 2024, the Parent Company, as buyer, concluded with Younick Technology Park sp. z o.o., based in Złotniki, as seller, an agreement to purchase 100% of the shares ('Shares') in PozLab sp. z o.o., based in Poznań ('PozLab'), subject to the fulfilment of all conditions precedent indicated in the preliminary conditional sale agreement concluded on March 27, 2024.

Selvita S.A. acquired the Shares of PozLab for a total price of PLN 25 million, with an amount of PLN 21 million paid on May 6, 2024. The remaining amount (PLN 4 million) was retained by Selvita S.A. for a period of up to 12 months from the date of acquisition of the Shares as security for any events or claims of third parties against PozLab, enumerated in the preliminary agreement, as well as security for settlements related to the price adjustment procedure. The price for the Shares was covered from Selvita S.A.'s own funds.

On August 9, 2024, the price correction amount was agreed and set at PLN (3,068) thousand (amount reducing the contractual price).

PozLab was established in 2010 on the basis of the research and development division in Poznań, which was closed down by the GlaxoSmithKline concern. The company has built competence and offerings in three main segments: pharmaceutical product development (including drug product manufacturing), quality control and microbiological testing (including biological drugs). It has approximately 1,700 m2 of high-end laboratories at the YouNick Technology Park in Złotniki near Poznań. It employs more than 80 staff.

The acquisition of the Contract Development and Manufacturing Organisation (CDMO) will significantly expand the Group's small-molecule drug development offering, as well as allowing it to enter a completely new and very attractive area related to the production of drugs for early clinical trials.

Pozlab is reported within the Drug Development segment.

As part of the provisional settlement of the acquisition, the Group allocated the entire excess of the price paid over the value of the net assets acquired to goodwill.

At the date of approval of the financial statements, the process of allocating the purchase price and fair value of the net assets acquired has not yet been completed by the Group. Therefore, the goodwill recognised on the acquisition may be subject to change within a period of 12 months from the date of acquisition of control of the company.

For this reason, the Group also does not disclose all the information required by IFRS 3.B64, in particular the fair values of all assets and liabilities acquired and the amount of goodwill determined for tax purposes.

The provisional fair values of the company's identifiable assets and liabilities at the date of acquisition of control are as follows:

	As at
	06/05/2024
Assets acquired	
Tangible fixed assets	877
Right of use assets	12,383
Other intangible assets	13
Short-term receivables	2,866
Other assets	36
Cash and other monetary assets Total assets	7
Total assets	16,182
Liabilities acquired	
Deferred tax provision	60
Liabilities due to retirement benefits	23
Employee benefit liabilities	343
Lease liabilities	9,840
Trade and other liabilities	1,891
Contract liabilities with customers	571
Short-term loans and bank credits	613
Total liabilities	13,341
Net assets	2,841
Purchased percentage of share	100%
capital	100%
Purchase Price (Price for Shares)	25,000
Purchase price adjustment for net	(3,068)
cash and working capital settled on August 9, 2024	(3,008)
Estimated value of the company	
as at the date of taking over control, i.e.: 06/05/2024	19,091

9. Other intangible assets

	As at	As at
	30/06/2024	31/12/2023
Carrying amount		
Sotfware - Data Warehouse	232	253
Other intangible assets	1,583	1,366
Contractor database	26,396	27,940
	28,210	29,559

The contractors database concerns the contracts and contacts taken over as part of the purchase of the Croatian company Selvita d.o.o. The value of the base was estimated on the basis of the existing parameters of cooperation. The depreciation factor was determined for a period of 13.5 years as the average expected period of cooperation.

10. Subsidiaries

10.1. Changes in ownership of the Group - shares in subsidiaries

During the reporting period, the Group acquired 100% of the shares in Pozlab Sp. z o.o. (Note 8.1).

11. Investments valued using the equity method

	As at	As at	
	30/06/2024	31/12/2023	
Carrying amount	000'PLN	000'PLN	
Ardigen S.A	61,820	63,313	
	61,820	63,313	

Changes in the value of investments accounted for using the equity method during the first half of 2024 are as follows:

	O
	6-month period
Ardigen S.A. including Ardigen Inc.	ended
	30/06/2024
	000'PLN
Carrying value of Ardigen S.A. at 31.12.2023	63,313
Share of profit/(loss)	(1,317)
Other comprehensive income on translation of foreign operation	(176)
Carrying amount of Ardigen S.A. as at 30/06/2024	61,820

12. Trade and other receivables

	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Trade receivables	61,398	55,218
The allowance for expected credit losses	(855)	(808)
	60,543	54,410
Tax (VAT) receivables	13,903	15,320
Other – receivables from employees, security deposits	2,831	498
	77,277	70,228

13. Leases

13.1. The Group as a lessee

The Group has lease agreements for office premises and laboratories, machinery and equipment, office equipment and cars. The leasing period is on average 60 months, except for office equipment, which qualifies as short-term leasing or as low-value contracts.

Some leases include options to extend or terminate the lease. The Group also concludes contracts for an indefinite period. The management board makes a judgment to determine the period over which it can be assumed with reasonable certainty that such contracts will continue.

The Group also has lease contracts for individual premises with a lease term of 12 months or less, and low value office equipment lease contracts. The Group uses the exemption for short-term leases and leases for which the underlying asset is of low value.

The Group's liabilities under the lease contracts are secured by the lessor's ownership of the subject of the lease. In general, the Group is not entitled to transfer leased assets in subleasing or to assign rights it is entitled to under lease contracts.

The balance sheet values of the right-of-use assets and their changes during the reporting period are shown in note 7.

The carrying amounts of leasing liabilities and their changes during the reporting period:

		2024	
	Leases for buildings, premises and vehicles	Leasing of machinery and equipment	Total
As at 1 January	42,351	49,829	92,180
New leases and lease modifications	11,840	8,649	20,489
Increases as a result of the acquisition of Pozlab Sp. z o.o.	8,689	1,151	9,840
Revaluation (foreign exchange differences)	106	(748)	(642)
Interests	1,240	1,377	2,617
Payments	(8,586)	(9,484)	(18,070)
As at 30 June	55,640	50,774	106,414
Short-term	14,746	16,256	31,002
Long-term	40,894	34,518	75,412

Amounts of revenues, costs, profits and losses resulting from leasing (regarding buildings, premises and vehicles) included in the consolidated profit and loss account / statement of comprehensive income are presented below:

	01.01.2024 - 30.06.2024	01.01.2023 - 30.06.2023
Cost of depreciation of right-of-use assets	(7,721)	(7,342)
Interest costs on lease liabilities	(1,240)	(749)
Costs of negative exchange differences due to balance sheet valuation of lease liabilities The total amount recognized in the	(106)	2,287
consolidated income statement / statement of comprehensive income	(9,067)	(5,803)

Amounts of revenues, costs, profits and losses resulting from leasing (regarding machinery and equipment) included in the consolidated profit and loss account / statement of comprehensive income are presented below:

	01.01.2024 - 30.06.2024	01.01.2023 - 30.06.2023
Depreciation of leased assets	(5,381)	(5,266)
Interest expense on lease liabilities	(1,377)	(1,067)
Costs of negative exchange differences due to balance sheet valuation of lease liabilities	748	(3,541)
The total amount recognized in the consolidated income statement / statement of comprehensive income	(6,010)	(9,873)

14. Credit facilities and loans

	As at	As at
	30/06/2024	31/12/2023
	000'PLN	000'PLN
Uncollateralized:		
Used credit card limits	253	166
Overdraft facility usage (i)	-	-
Loans	667	-
	920	166
Collateralized (ii):		
Bank loans, including:	114,094	123,727
acquisition loan	60,091	65,839
construction loan	54,003	57,888
Finance lease liabilities	10,832	8,672
	124,926	132,399
Total:	125,846	132,565
Current liabilities	20,893	19,686
Non-current liabilities	104,954	112,879

(i) On June 26, 2024, Selvita Services Sp. z o.o. signed an overdraft agreement up to EUR 1.9 million for the period until June 26, 2025.

On May 24, 2024, Selvita d.o.o. signed an overdraft agreement up to EUR 1.2 million for the period until June 30, 2025.

The interest rate on these loans is variable and is the sum of EURIBOR1M + the bank's margin. Both loans are secured by issued promissory notes. In addition, the loan granted to Selvita Services Sp. z o.o. is additionally guaranteed by Selvita S.A., and the bank was granted a power of attorney to debit all bank accounts in order to make any repayment. Both loans have no covenants

As at June 30, 2024, there is no outstanding balance in these loans.

(ii) During the reporting period, the Group was in compliance with the restrictive covenants in its loan agreements. As at June 30, 2024, the net debt to EBITDA ratio (excluding the impact of IFRS 16) was 179% (116% as at December 31, 2023) and the DSCR ratio was 177% (205% as at December 31, 2023) and the share of guarantors was 107,5% (92% as at December 31, 2023).

15. Trade and other liabilities

The increase in trade and other payables is mainly due to higher purchases of materials and reagents in the second quarter of 2024 compared to the fourth quarter of 2023.

16. Employee benefit liabilities and deferred income

16.1 Employee benefit liabilities

	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Accrual for holidays	6,811	5,392
Accrual for bonuses	1,335	4,446
	8,146	9,838
Short-term	8,146	9,838
Long-term	-	-

16.2 Deferred income

	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Grants (i) revenue recognition according to IAS 20	38,980	35,827
Advances on services	1,399	975
	40,380	36,802
Short-term	4,339	3,791
Long-term	36,041	33,011
	40,380	36,802

⁽i) Grants include payments received resulting from subsidy contracts signed. These are subsidies for fixed assets and are settled over the depreciation period of a given fixed asset. The expected period of settlement of the funds in the subsidy in the Group's revenues is approximately 40 years.

17. Related party transactions

Transactions concluded between the Company and its subsidiaries being related parties were eliminated in the course of consolidation and have not been presented in this note. Detailed information regarding transactions between the Group and other related parties (including those related personally) is presented below.

17.1 Commercial transactions

The group of related entities was established for the purposes of preparing these consolidated financial statements in accordance with International Accounting Standard 24, constituting an annex to Commission Regulation (EC) No. 1126/2008 of November 3, 2008. (OJ L 320, 29/11/2008, p. 1, as amended). Personal connections based on the connections of Members of the Management Board and Members of the Supervisory Board were determined in accordance with the instructions in point 9 above International Accounting Standard 24.

During the financial year, the Group companies entered into the following commercial transactions with related parties (including those related personally) other than Group companies:

Sales to related entities include revenues from research services, revenues from administrative services and re-invoicing of incurred costs.

Purchases from related entities include the purchase of research, advisory and administrative services.

In the financial year, the Group identified the following commercial transactions with related parties. Personal connections based on connections between Members of the Management Board and Members of the Supervisory Board.

Binding type:

POA - personal relationship through shares held by the Shareholder

PORN - personal connection by a Member of the Supervisory Board

POZ - personal connection through a Member of the Management Board

JS - associate

	The type of	Sales of goods and services	Sales of goods and services	Purchases of goods and services	Purchases of goods and services
	association	6-month period ended 30/06/2024	6-month period ended 30/06/2023	6-month period ended 30/06/2024	6-month period ended 30/06/2023
		000'PLN	000'PLN	000'PLN	000'PLN
Ryvu Therapeutics S.A.	POA	3,044	6,476	87	439
Dawid Radziszewski	POZ	2	2	149	149
Chabasiewicz, Kowalska i Partnerzy Radcowie Prawni	PORN	-	-	20	19
Ardigen S.A.	JS	416	492	-	-
		3,462	6,971	257	608

Balances at the end of the reporting period:

	The type of association -	Amounts due from related parties	Amounts due from related parties		Amounts due to related parties
	association -	As at 30/06/2024	As at 31/12/2023	As at 30/06/2024	As at 31/12/2023
		000'PLN	000'PLN		000'PLN
Diam. The garage stice C. A.	DOA				
Ryvu Therapeutics S.A.	POA	1,611	1,982	409	11
Dawid Radziszewski	POZ	1	3	31	31
Ardigen S.A.	JS	302	257	51	-
		1,914	2,242	490	42

17.2 Executive compensation

Compensation of members of the Management Board and other executives in the financial year:

	Perio	d ended 30/06/202	24	Period ended 30/06/2023			
	Share-based payment*	Salary**		Share-based payment*	Salary**	Total	
	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	000'PLN	
Management Board	99	3,426	3,525	610	3,721	4,331	
Bogusław Sieczkowski	0	599	599	129	700	829	
Miłosz Gruca	0	790	790	99	715	814	
Mirosława Zydroń	0	423	423	93	398	491	
Dariusz Kurdas	0	325	325	31	345	376	
Dawid Radziszewski	0	269	269	32	278	310	
Adrijana Vinter	66	722	789	150	917	1,067	
Marija Gradečak Galović	33	296	329	75	369	444	
Supervisory Board	0	231	231	0	196	196	
Piotr Romanowski	0	47	47	0	40	40	
Tadeusz Wesołowski	0	40	40	0	35	35	
Paweł Przewięźlikowski	0	36	36	0	30	30	
Rafał Chwast	0	36	36	0	31	31	
Wojciech Chabasiewicz	0	36	36	0	31	31	
Jacek Osowski	0	36	36	0	30	30	
	99	3,657	3,756	610	3,917	4,527	

^{*} Valuation in accordance with IFRS2. The Group has updated its approach to the presentation of share-based payment data. In the first half of 2023, the Group presented the cost of share-based payments on a cash basis (at the end of the share lock-up period); it now presents the cost in accordance with IFRS2 (i.e. in 2024, the cost of the period is presented) and therefore the figures as at 30 June 2023 have been restated for comparability purposes.

^{**} In this note, the Group presents remuneration based on amounts actually paid (cash approach).

18. Cash and cash equivalents

	As at 30/06/2024	As at 31/12/2023
	000'PLN	000'PLN
Cash in hand and at bank	14,419	52,654
Overdrafts and credit card limit usage	(253)	(166)
	14,165	52,488

As at June 30, 2024, restricted cash amounted to PLN 526 thousand (31.12.2023: PLN 825 thousand). Restrictions on disposal as of June 30, 2024 result from the fact that these are security deposits for credit cards.

19. Share-based payments

A detailed description of the incentive scheme currently in place in the Group is presented in the consolidated financial statements for the period ending December 31, 2023. There were no awards of new shares under this programme in the current year.

19.1.1 Estimated impact of the incentive program on financial results (in PLN thousand):

Tranche number	Number of shares	Date of purchase of the shares	2021	2022	2023	2024 Q1	2024 Q2	2024 Q3	2024 Q4	2024	2025	2026	Total impact
Tranche no 1	650	09/07/2021	46	-	-	-	-	-	-	-	-	-	46
Tranche no 2	481,091	09/07/2022	20,153	13,914	-	-	-	-	-	-	-	-	34,067
Tranche no 3	479,036	09/07/2023	11,039	15,075	7,741	-	-	-	-	-	-	-	33,855
Tranche no 4	9,706	09/07/2024	230	192	223	53	53	5	-	112	-	-	757
Tranche no 5	18,574	28/03/2023	-	904	287	-	-	-	-	-	-	-	1,191
Tranche no 6	18,574	28/03/2024	-	452	596	144	-	-	-	144	-	-	1,191
Tranche no 7	18,574	28/03/2025	-	301	397	99	99	100	100	398	95	-	1,190
Tranche no 8	33,946	01/06/2024	-	-	1,394	599	408	-	-	1,006	-	-	2,401
Tranche no 9	33,946	01/06/2025	-	-	697	299	299	303	303	1,204	500	-	2,401
Tranche no 10	13,026	01/06/2026	-	-	178	77	77	77	77	308	307	128	921
Total	1,107,123		31,469	30,838	11,514	1,270	936	485	480	3,172	902	128	78,021

The valuation of the program, in terms of shares currently issued to employees as at June 30, 2024, showed its total estimated cost at PLN 78,021 thousand, which is recognized in the Group's costs from the second quarter of 2021 until the second quarter of 2026. Impact of the program on the result of the reporting period is PLN 2,206 thousand and this amount reduces the gross result, net result and operating profit in the first half of 2024. The estimated impact for the whole of 2024 and the following years is as follows:

- 2024: PLN 3,172 thousand,
- 2025: PLN 902 thousand,
- 2026: PLN 128 thousand.

19.1.2 The recognized costs of the incentive program:

The recognized costs of the incentive program as at the balance sheet date are as follows:

	6-month period ended 30/06/2024	6-month period ended 30/06/2023
Program costs recognized at fair value	2,206	8,557
	2,206	8,557

20. Contingent liabilities

20.1 Contingent liabilities

In the periods presented in the financial statements, the Group took on contingent liabilities necessary to receive a grant and a loan.

They comprise:

- bills of exchange liabilities - covering the amount of co-financing granted with interest in the amount specified as for tax arrears calculated from the date of transfer of funds to the account until the date of return. In the period covered by the report, the amount of PLN 4,622 thousand was credited to the bank accounts for co-financing. As at the balance sheet date, June 30, 2024, the total sum of funds received from the subsidy amounts to PLN 56,908 thousand.

Selvita Services Sp. z o.o. obtained a permit to conduct business activity in the special economic zone of Krakow Technology Park. The company incurred the investment expenditure required in the permit in the amount of over PLN 7,320 thousand and created the required new jobs. The company is obliged to maintain 30 new jobs created by 31.12.2022 until 31.12.2025 and maintain 15 new jobs created by 30.06.2023 until 30.06.2026. As of 30.06.2024, PLN 12,895 thousand of income tax relief for activities in the Special Economic Zone was used.

Selvita d.o.o. received bank guarantees from Raiffeisen Bank in Croatia for the total value of PLN 2,672 thousand. The guarantees concern rented laboratory space in Zagreb.

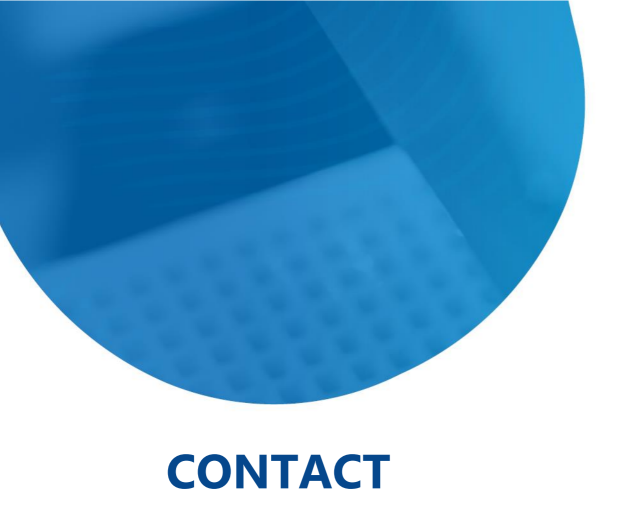
21. Notes on the consolidated statement of cash flow

Explanation of the reasons for significant differences between changes in certain items in the balance sheet and changes in the same items disclosed in the the consolidated statement of cash flow:

Items	6-month period ended 30/06/2024	6-month period ended 30/06/2023
	000'PLN	000'PLN
The change in trade receivables and other receivables results from the following	2,799	2,210
items:- change in receivables resulting from discontinued operations	·	(13,942)
- change in trade receivables resulting from the acquisition of Pozlab Sp. z o.o.	2 965	(13,942)
- change in receivables due to overpayment of income tax	2,865 2,141	-
- change in trade and other receivables, assets from contracts with customers and other	2,141	-
assets resulting from the balance sheet	(4,274)	16,152
- change in receivables due to settlements of the purchase price of Pozlab The change in liabilities, except for credits and loans, results from the following	2,067	-
items:	3,602	(5,605)
- change in liabilities from discontinued operations	-	6,959
- change in liabilities resulting from the acquisition of Pozlab Sp. z o.o.	(2,462)	-
- change in liabilities for payment of income tax	-	4,460
- change in liabilities resulting from the balance sheet	9,167	(22,843)
- change in investment liabilities	(103)	5,819
- change in liabilities arising from the settlement of the purchase price of Pozlab	(3,000)	-
The change in deferred income and employee benefit obligations is due to the	(2,016)	(7,849)
following items:	(2,010)	
- change in deferred income resulting from the discontinued operations	-	1,883
- change in employee benefit obligations resulting from the acquisition of Pozlab	(343)	-
- change in deferred income and employee benefit obligations resulting from the balance sheet	1,886	(373)
- proceeds from subsidies to fixed asset	(3,559)	(9,512)
- return of subsidy to fixed assets	(3,333)	153
The change in provisions results from the following items:	(1,150)	122
- change in pension liability and deferred tax liability resulting from discontinued	(1,150)	
operations	-	44
- change in pension liability and deferred tax liability resulting from the acquisition of	(83)	-
Pozlab Sp. z o.o.	` ,	70
- change in pension liability and deferred tax liability resulting from the balance sheet	(1,067)	78 (2.000)
The change in other assets results from the following items: - change in other financial and non-financial assets and deferred tax assets resulting	(3,069)	(2,900)
from discontinued operations	-	(898)
- change in other non-financial assets resulting from the acquisition of Pozlab Sp. z o.o.	36	-
- change in other financial and non-financial assets and deferred tax asset resulting	(3,105)	(2,002)
from the balance sheet	(5,105)	(2,002)
Change in credits and loans:	(10,043)	(5,533)
- change in credits and loans resulting from discontinued operations	-	40
- change in credits and loans resulting from the acquisition of Pozlab Sp. z o.o.	(613)	-
- change in credits and loans resulting from the balance sheet	(6,719)	8,277
- exchange differences resulting from the valuation of credits and loans	999	3,654
- proceeds from credits and loans	(3,710)	(17,504)

22.	Approval	of the	financial	statements

The consolidated financial statements were approved by the management board of the parent company on 23 September, 2024.
Prepared by: Elżbieta Kokoć
Signatures of Members of the Management Board:
Bogusław Sieczkowski - President of the Board
Miłosz Gruca - Vice-President of the Board
Mirosława Zydroń - Member of the Board
Dariusz Kurdas - Member of the Board
Dawid Radziszewski - Member of the Board
Adrijana Vinter - Member of the Board
Cracow, 23 September 2024





INVESTOR RELATIONSHIP

ir@selvita.com



MEDIA

media@selvita.com

Selvita