gennix

Agennix AG Interim Report January - September 2010

CONTENTS

Interim management report

Unaudited interim condensed consolidated financial statements

Interim management report

As described in Note 3 of the consolidated financial statements as of December 31, 2009 Agennix AG was formed by the business combination of Agennix Incorporated and GPC Biotech AG, which became effective on November 5, 2009, and in which GPC Biotech AG was identified as the acquirer for accounting purposes. Accordingly, the comparative historical financial information is that of GPC Biotech AG for the respective comparative periods. Hereinafter, we refer to both GPC Biotech AG (for the periods before November 5, 2009) and to its successor Agennix AG (for the periods after November 5, 2009) as "the Company", unless the context requires otherwise.

Agennix AG's registered seat is in Heidelberg, Germany. The Company has three sites of operation: Planegg/Munich, Germany; Princeton, New Jersey, USA; and Houston, Texas, USA.

Business performance

Year-to-date performance

The Company recognized revenue of \in 0.2 million and \in 0.3 million for the nine months ended September 30, 2010 and 2009, respectively. Revenue for the nine months ended September 30, 2010, was attributable to a out-license agreement for certain intellectual property from the Company's discontinued discovery program. Revenue for the nine months ended September 30, 2009, was attributable to the services agreement with Agennix Incorporated prior to the effectiveness of the business combination.

Research and development (R&D) expenses for the nine months ended September 30, 2010, increased 410% to \in 19.9 million compared to \in 3.9 million for the same period in 2009. The increase in R&D expenses is primarily due to the increased clinical trial costs related to both of the Company's Phase 3 FORTIS-M and FORTIS-C trials with talactoferrin as a result of the inclusion of Agennix Incorporated's operations for the first nine months of 2010, and a credit to compensation cost of \in (1.5) million recognized for the first nine months of 2009 as a result of the forfeiture of convertible bonds and stock options, which did not occur in 2010.

Despite the inclusion of Agennix Incorporated's operations for the nine months ended September 30, 2010, administrative expenses decreased 20% to \in 6.4 million compared to \in 8.0 million for the same period in 2009. Included in administrative expenses for the nine months ended September 30, 2009, were approximately \in 3.3 million in one-time merger related costs (banking fees, legal services, audit and other related services) and a credit to compensation cost of \in (1.7) million as a result of the forfeiture of convertible bonds and stock options. There were no such one-time charges in the nine months ended September 30, 2010.

Net loss before tax for the nine months ended September 30, 2010, increased 148% to \in (26.3) million compared to \in (10.6) million for the same period in 2009. Income tax benefit for the nine months ended

September 30, 2010 amounted to \in 6.9 million (zero for the same period in 2009) and related to the net operating losses incurred by the Company's subsidiary, Agennix Incorporated, during the period. Net loss for the nine months ended September 30, 2010, increased 83% to \in (19.4) million compared to \in (10.6) million for the same period in 2009. Basic and diluted loss per share was \in (0.97) for the nine months ended September 30, 2010, compared to \in (1.44) for the same period in 2009. The per share amount for 2009 has been retrospectively adjusted to reflect the effect of the 5 to 1 merger exchange ratio related to the merger of GPC Biotech AG into Agennix AG (see Note 3 of the consolidated financial statements as of December 31, 2009).

Quarterly performance

Revenues for the three months ended September 30, 2010 were $\in 0.2$ million compared to $\in 0.2$ million for the same period in 2009. R&D expenses increased 538% for the third quarter of 2010 to $\in 8.3$ million compared to $\in 1.3$ million for the same period in 2009. Administrative expenses for the third quarter of 2010 increased 25% to $\in 2.0$ million compared to $\in 1.6$ million for the same quarter in 2009. Net loss for the third quarter of 2010 was $\in (11.2)$ million compared to $\in (2.1)$ million for the third quarter of 2009. Basic and diluted loss per share was $\in (0.54)$ and $\in (0.29)$ for the third quarter of 2010 and 2009, respectively. The per share amount for 2009 has been retrospectively adjusted to reflect the effect of the 5 to 1 merger exchange ratio related to the merger of GPC Biotech AG into Agennix AG (see Note 3 of the consolidated financial statements as of December 31, 2009).

Other income / other expense

During the first six months of 2010 the Euro weakened against the U.S. dollar. As a result the Company recognized approximately € 4.0 million in net foreign exchange gains as other income (€2.9 million in the second quarter of 2010 and € 1.1 million in the first quarter of 2010). During the three months ended September 30, 2010 the Euro rebounded significantly against the U.S. dollar, almost entirely erasing the unrealized gains from the first two quarters of 2010. As a result, the Company recognized approximately € 4.0 million in net foreign exchange losses in the third quarter of 2010. This resulted in a swing in Other income/Other expense of approximately € 8.0 million for the three months ended September 30, 2010.

The functional currency of Agennix AG is the Euro. Foreign exchange gains or losses arise mainly on U.S. dollar-denominated intercompany receivables, including promissory note receivable, and Agennix AG's purchases of foreign currency for intercompany transfers. Although intercompany balances and transactions are eliminated when financial position and results of operations of the U.S. subsidiaries of Agennix AG are consolidated, foreign exchange gains or losses on such intercompany receivables continue to be recognized in the consolidated financial statements of Agennix AG pursuant to IAS 21, "The Effects of Changes in Foreign Exchange Rates". As a result, intercompany receivables represent a commitment to convert one currency into another, and expose Agennix AG to a gain or loss through currency fluctuations. Refer to Note 3 of the consolidated financial statements as of December 31, 2009 for further details on the intercompany promissory note.

Financial position

On October 1, 2010, the Company announced that it raised approximately \in 76 million in net proceeds in a capital increase via participation from both new and existing shareholders. The execution of the capital increase was based on the resolution passed at the Company's annual general meeting on May 25, 2010, to issue 20,588,705 new shares. Subscription rights were granted to the Company's shareholders at a subscription price of \in 3.81 per share. The proceeds from the offering, net of the underwriting commission, were received on October 5, 2010. The entry of the capital increase in the commercial register of the local court in Mannheim was made on October 4, 2010. The new shares became listed on the Frankfurt Stock Exchange and began trading on October 5, 2010.

In the capital increase, approximately 29% of the 20,588,705 new shares were subscribed in the rights offering and approximately 71% of the shares were purchased by new institutional investors in a private placement, or by dievini Hopp BioTech holding GmbH & Co. KG (dievini) under a firm commitment agreement.

Following the completion of this offering, dievini held approximately 59% of shares outstanding in Agennix AG. On November 3, 2010 the Company was informed that the German Federal Financial Supervisory Authority (*Bundesanstalt fuer Finanzdienstleistungsaufsicht*) (BaFin) had granted dievini, and certain other persons and legal entities to whom dievini's share ownership is attributed, an exemption from the obligations pursuant to Section 35 of the German Takeover Act to publish the acquisition of control, to provide BaFin an offer document, and to publish a mandatory tender offer to the other shareholders of Agennix AG in connection with the capital increase of the Company completed in October 2010.

On July 23, 2010, the Company announced that it had entered into an agreement with dievini pursuant to which dievini provided a \leq 15.0 million loan to Agennix AG at an interest rate of 6% per annum. The cash was received by the Company on July 26, 2010. The loan is unsecured and is payable on demand with thirty days advance notice, but not before October 15, 2010. As of the date of these interim condensed consolidated financial statements, the Company has not received a notice requiring repayment of the outstanding balance of the loan and interest accrued thereon.

On March 21, 2010, the Company announced that it had issued 1,870,523 new ordinary shares at \in 5.22 per share in a private placement with existing shareholders. The total proceeds amounted to \in 9.8 million and were recorded in shareholders' equity. The pre-emptive rights of the existing shareholders were excluded. After this transaction, the newly issued shares represented 9.1% of Agennix AG's total shares outstanding after the private placement.

During the nine month period ended September 30, 2010, the Company incurred a net loss of € 19.4 million (net loss before income tax of € 26.3 million) and used cash in its operations of € 25.1 million. At September 30, 2010, the Company had cash, cash equivalents and restricted cash of € 11.1 million and current liabilities of € 22.9 million, including the €15 million short term loan from dievini. The Company has

incurred recurring operating losses and has generated negative cash flows from operations since its inception and it expects such results to continue for the foreseeable future.

Based on the cash position of the Company, including the approximately \in 76 million in net proceeds from the capital increase, completed in October 2010, management believes that its existing cash will be sufficient to fund operations through the second quarter of 2012 assuming the repayment of the \in 15 million short term loan from dievini.

Agennix cannot accurately predict when or whether it will successfully complete the development of its product candidates.

As of September 30, 2010, cash, cash equivalents and restricted cash totaled \in 11.1 million (December 31, 2009: \in 11.5 million). Net cash burn for the nine months ended September 30, 2010, was \in 25.3 million (September 30, 2009: \in 15.5 million). The increase in net cash burn is primarily due to the inclusion of Agennix Incorporated's operations for the first nine months of 2010 and increased clinical trials costs due to the progression of both of the Company's Phase 3 trials with talactoferrin. Net cash burn is derived by adding net cash used in operating activities and purchases of property, equipment and intangible assets. The figures used to calculate net cash burn are contained in the Company's interim consolidated cash flow statement for the respective periods.

Research and development

Agennix AG is focused on the development of novel therapies that have the potential to substantially improve the length and quality of life of critically ill patients in areas of major unmet medical need. The Company's most advanced program and the main focus of its R&D efforts is oral talactoferrin, a therapy that is being developed for the treatment of non-small cell lung cancer (NSCLC) and severe sepsis.

Two Phase 3 trials with oral talactoferrin are currently ongoing. The FORTIS-M trial is a randomized, double-blind, placebo-controlled trial evaluating talactoferrin in patients with NSCLC whose disease has progressed following two or more prior treatment regimens. The trial initially recruited patients in the U.S. only and has been expanded to clinical sites outside the U.S., with the dosing of the first patient in Europe in January 2010. A second Phase 3 trial – the FORTIS-C trial– is a randomized, double-blind, placebo-controlled trial evaluating talactoferrin in combination with chemotherapy (carboplatin plus paclitaxel) as a first-line treatment in NSCLC patients with Stage IIIB/IV disease. Enrollment is ongoing at a limited number of U.S. sites.

In late 2009 and during 2010, the Company announced results from a randomized, double-blind placebocontrolled Phase 2 trial evaluating oral talactoferrin in severe sepsis. The trial achieved its primary endpoint of a reduction in 28-day all-cause mortality. In addition, talactoferrin was shown to reduce allcause mortality compared to placebo over the longer term, at three and six months. Data from this trial were presented at the American Thoracic Society International Conference in May 2010 and at the Sepsis 2010 International Symposium in September 2010. The Company has met with the U.S. Food and Drug Administration (FDA) as well as with European regulatory authorities to discuss future development plans for oral talactoferrin for the treatment of severe sepsis.

The Company plans to initiate a Phase 2/3 trial with talactoferrin in severe sepsis, which is a change from previously disclosed plans for this indication. This trial will have two distinct components: a randomized, double-blind, placebo-controlled Phase 2 portion in approximately 350 adult patients with severe sepsis will be conducted prior to initiating the Phase 3 portion. The Phase 2 component is expected to be initiated in March/April 2011.

In addition to oral talactoferrin, the Company has a topical gel formulation of talactoferrin. A Phase 2 trial with this formulation has been completed in diabetic foot ulcers. The Company plans to partner this program, although it may conduct additional clinical work in diabetic foot ulcers to maximize the partnering opportunity and potential for success, should resources permit.

The Company is also developing RGB-286638 a multi-targeted kinase inhibitor. This compound is currently in a Phase 1 trial in solid tumors. The Company plans to complete this clinical trial; however, additional clinical testing will not be initiated with this compound at this time.

Agennix AG Management and Supervisory Boards

As of September 30,2010 the Management Board of Agennix AG consisted of three members: Friedrich von Bohlen und Halbach, Ph.D., Chief Executive Officer (interim); Torsten Hombeck, Ph.D., Chief Financial Officer; and Rajesh Malik, M.D., Chief Medical Officer.

As of September 30,2010 the Supervisory Board of Agennix AG had six members: Christof Hettich, L.L.D. (Chairman); Frank Young, M.D., Ph.D. (Vice Chairman); Juergen Drews, M.D., Ph.D.; Bernd Seizinger, M.D., Ph.D.; Robert van Leen, Ph.D. and James Weaver III.

Shareholdings of the members of the Company's Management Board and Supervisory Board as of September 30, 2010, as well as significant transactions with related parties for the period, are presented in Note 5 to the accompanying interim condensed consolidated financial statements.

Litigation

The Company's activities, especially in the area of drug development, expose it to many risks that are inherent to the industry and stage of the Company's programs and operations. The Company's business opportunities and risk management help the Company to identify such risks in advance, analyze them, and plan for the Company's success. Information on the Company's opportunities and risk management system, and the risk position of the Company, can be found in the Annual Report of Agennix AG for the year ended December 31, 2009 (2009 Annual Report). Also refer to Note 5 to the accompanying interim condensed consolidated financial statements.

In December 2009, the Company was served with a lawsuit filed by former shareholders of GPC Biotech AG in the local court in Munich, Germany commencing appraisal proceedings in accordance with Section 15 of the German Transformation Act (*Umwandlungsgesetz*), and seeking judicial review of the fairness of the exchange ratio set forth in the merger agreement pursuant to which shares of GPC Biotech AG were exchanged for shares of Agennix AG. Other former shareholders of GPC Biotech AG commenced similar proceedings in January and February 2010 and the proceedings have been consolidated before the same court in Munich. A reply brief was filed by the Company on May 6, 2010. An oral hearing was held on August 5, 2010, at which the court addressed certain issues in the case and heard statements from the parties. The court has set the date of January, 28, 2011, for a decision in the case. The plaintiffs are seeking an additional cash payment to former shareholders of GPC Biotech AG. Management believes that the merger exchange ratio, which was confirmed by a court appointed public audit firm, was fair to former shareholders of GPC Biotech AG and that these claims are without merit. As of September 30, 2010, no provision was recognized in connection with this litigation.

Outlook

This section contains forward-looking statements which express the current beliefs and expectations of the management of Agennix AG. Such statements are subject to risks and uncertainties. Actual results could differ materially depending on a number of factors, including results of clinical trials, as well as the Company's ability to partner its programs and obtain additional funding.

Financials

The Company updated its financial guidance as follows:

<u>Revenues</u>: Management expects no substantial cash generating revenues for the remainder of 2010 or for 2011. This guidance does not consider cash revenue from potential partnering of the Company's product candidates due to the uncertainty of the timing of such events.

<u>R&D Expenses:</u> For the remainder of 2010 and for 2011, the Company expects R&D expenses to significantly increase compared to 2009 due to an expected steady increase in clinical trial-related costs as the Company's Phase 3 trials in non-small cell lung cancer with talactoferrin progress. In addition, the Company plans to initiate further clinical testing with talactoferrin in severe sepsis in 2011.

<u>Administrative Expenses</u>: Administrative expenses will be lower in 2010 compared to 2009 as the onetime costs associated with the merger that were incurred in 2009 will not occur in the following years. Administrative expenses in 2011 are expected to increase compared to 2010 as the Company plans to initiate certain critical pre-commercialization efforts.

<u>Cash Position</u>: Management believes that including the approximately \in 76 million in net proceeds received from the recent capital increase, the Company will have sufficient cash to fund its operations through the second quarter of 2012, assuming the \in 15 million loan made to the Company by dievini is terminated and re-paid before that time.

Key activities

The Company is actively seeking partnerships for its programs with the top priority being to sign a major partnership for oral talactoferrin.

The Company plans to continue to advance talactoferrin for the treatment of NSCLC. Enrollment in the Fortis-M trial is expected to complete in the first half of 2011, with top-line data expected by the end of 2011.

The Company also plans to continue the development of talactoferrin in severe sepsis and plans to initiate a Phase 2/3 trial with talactoferrin in severe sepsis. The Phase 2 component is expected to be initiated in March/April 2011.

Agennix AG Interim consolidated statement of operations

		Three months ended September N 30,		Nine months ended September 30,		
	Note	2010 (unaudited) €000	2009 (unaudited) €000	2010 (unaudited) €000	2009 (unaudited) €000	
Revenue		153	171	153	274	
Research and development expenses	5	(8,267)	(1,332)	(19,879)	(3,862)	
Administrative expenses	5	(1,962)	(1,623)	(6,357)	(7,983)	
Amortization of intangible assets		(1)	(41)	(51)	(129)	
Impairment of intangible assets		-	-	-	(407)	
Other income	1, 5	173	866	1,248	2,550	
Other expenses	1, 5	(4,141)	(598)	(1,247)	(2,055)	
Finance income		3	437	8	1,189	
Finance costs		(167)	(21)	(171)	(185)	
Net loss before tax		(14,209)	(2,141)	(26,296)	(10,608)	
Income tax benefit		3,009	-	6,914	-	
Net loss for the period		(11,200)	(2,141)	(19,382)	(10,608)	
Basic and diluted loss per share, euro (1)		(€0.54)	(€0.29)	(€0.97)	(€1.44)	
Average number of shares used in computing basic and diluted loss per share (Note 4) (1)		20,825,141	7,367,371	20,016,821	7,367,371	

(1) Per share and share amounts for 2009 have been retrospectively adjusted to reflect the effect of the 5 to 1 merger exchange ratio related to the merger of GPC Biotech AG into Agennix AG (see Note 3 of the consolidated financial statements as of December 31, 2009).

Agennix AG Interim consolidated statement of comprehensive income (loss)

	Three months ended September 30,		Nine months ended Septembe 30,		
	2010 (unaudited) €000	2009 (unaudited) €000	2010 (unaudited) €000	2009 (unaudited) €000	
Net loss	(11,200)	(2,141)	(19,382)	(10,608)	
Other comprehensive income (loss): Net (loss) gain on available-for-sale (AFS)					
investments	-	(79)	-	484	
Reversal of accumulated gain upon sale of AFS investments Exchange differences on translating	-	(476)	-	(476)	
foreign operations (Note 5)	(6,273)	(78)	4,028	128	
	(6,273)	(633)	4,028	136	
Total comprehensive loss	(17,473)	(2,774)	(15,354)	(10,472)	

Agennix AG Interim consolidated statement of financial position

		September 30, 2010	
	Note	unaudited) €000	December 31, 2009 €000
Assets			
Non-current assets			
Property and equipment		3,055	3,416
Intangible assets	5	96,844	91,881
Other non-current assets		2,155	2,040
Total non-current assets	_	102,054	97,337
Current assets			
Trade receivables		-	35
Prepayments		241	596
Other current assets	4	1,721	259
Cash and cash equivalents	-	11,047	11,413
Total current assets		13,009	12,303
Total Assets		115,063	109,640
	=		
Equity and Liabilities			
Equity attributable to the Company's equity holders		00.005	40.705
Issued capital	4	20,825	18,705
Share premium	-	94,852	86,237
Other reserves	5	2,165	(1,863)
Retained loss Total equity	-	(35,879) 81,963	(16,497) 86,582
Non-current liabilities			
Convertible bonds		210	210
Other non-current liabilities		210 22	210 33
	5	9,998	
Deferred tax liability Total non-current liabilities	5_	<u> </u>	<u> </u>
Current liabilities			
		3,655	1 500
Trade payables Accruals and other current liabilities		4,050	1,592 5,330
	5	4,050	5,330
Short term note payable	5	10,100	-
Deferred revenue, current portion	-	-	43
Total current liabilities	_	22,870	6,965
Total liabilities	-	33,100	23,058
Total equity and liabilities See accompanying Notes to unaudited interim	. =	115,063	109,640

Agennix AG Interim consolidated cash flow statement	Nine months endec 2010 (unaudited) €000	l September 30, 2009 (unaudited) €000
Cash flows from operating activities		000
Net loss before tax for the period	(26,296)	(10,608)
Adjustments for:		
Depreciation	585	195
Amortization	51	129
Compensation costs (reversal of compensation costs) for share-based payments	581	(3,190)
Impairment of intangible assets	-	407
Unrealized foreign exchange loss on intercompany settlements Change in fair value of conversion component of note receivable before the acquisition date (1)	158	2,038 (282)
Finance income	(8)	(1,189)
Finance costs	(0) 171	185
Net loss from the disposal of property and equipment	22	9
Gain on sale of available-for-sale investments		(476)
	(24,736)	(12,782)
(Increase)/decrease in other assets, non-current and current	(1,109)	442
Decrease (increase) in trade receivables	35	(227)
Increase/(decrease) in trade payables	2,084	(1,000)
Decrease in accruals and other liabilities	(1,351)	(1,914)
Cash used in operating activities	(25,077)	(15,481)
Interest received	4	14
Interest paid	(2)	(1)
Net cash used in operating activities	(25,075)	(15,468)
Cash flows from investing activities		
Purchase of property, equipment and intangible assets	(209)	(13)
Proceeds from sale of property, equipment and intangible assets	4	142
Proceeds from sale of available-for-sale investments	-	582
Purchase of note receivable in connection with the business combination (1)	-	(15,657)
Net cash used in investing activities	(205)	(14,946)
Cash flows from financing activities		
Proceeds from issuance of share capital in private placement (Note 4)	9,764	-
Proceeds from the exercise of share options	390	-
Repayment of convertible bonds	(202)	(1,712)
Proceeds from short term note payable (Note 5)	15,000	3,000
Net cash provided by financing activities	24,952	1,288
Effect of exchange rate changes on cash and cash equivalents	(40)	148
Changes in restricted cash	2	
Not decrease in cash and cash equivalents	(266)	(20 070)
Net decrease in cash and cash equivalents	(366)	(28,978)
Cash and cash equivalents at beginning of period	11,413	31,686
Cash and cash equivalents at end of period	11,047	2,708

(1) See Note 3 of the consolidated financial statements as of December 31, 2009, for further details on the intercompany promissory note.

Agennix AG Interim consolidated statement of changes in equity

in €000, excluding number of shares	Shares	Issued capital	Share premium	Retained loss	Conv. bonds	AFS reserve	Foreign transl. reserve	Total equity
Balance at January 1, 2009 as previously reported	36,836,853	36,837	369,654	(378,949)	720	23	(4,661)	23,624
Balance at January 1, 2009 as adjusted (1)	7,367,371	7,367	399,124	(378,949)	720	23	(4,661)	23,624
Loss for the period	-	-	-	(10,608)	-	-	-	(10,608)
Other comprehensive income	-	-	-	-	-	8	128	136
Total comprehensive income (loss)	-	-	-	(10,608)	-	8	128	(10,472)
Reversal of compensation costs for								
share-based payments (Note 5)	-	-	(3,190)	-	-	-	-	(3,190)
Balance at September 30, 2009 (unaudited)	7,367,371	7,367	395,934	(389,557)	720	31	(4,533)	9,962
Balance at January 1, 2010	18,705,232	18,705	86,237	(16,497)	720	-	(2,583)	86,582
Loss for the period	-	-	-	(19,382)	-	-	-	(19,382)
Other comprehensive income	-	-	-	-	-	-	4,028	4,028
Total comprehensive income (loss) Issue of share capital – private	-	-	-	(19,382)	-	-	4,028	(15,354)
placement (Note 4)	1,870,523	1,871	7,893	-	-	-	-	9,764
Exercise of share options	249,386	249	141	-	-	-	-	390
Compensation cost for								
share-based payments (Note 5)	-	-	581	-	-	-	-	581
Balance at September 30, 2010 (unaudited)	20,825,141	20,825	94,852	(35,879)	720	-	1,445	81,963

(1) Number of shares, amounts of issued capital and share premium as of January 1, 2009, have been retrospectively adjusted to reflect the effect of the 5 to 1 merger exchange ratio related to the merger of GPC Biotech AG into Agennix AG (see Note 3 of the consolidated financial statements as of December 31, 2009).

Agennix AG Notes to the unaudited interim condensed consolidated financial statements

1. Basis of Presentation and Accounting Policies

As described in Note 3 of the consolidated financial statements as of December 31, 2009, Agennix AG was formed by the business combination of Agennix Incorporated and GPC Biotech AG, which became effective on November 5, 2009, and in which GPC Biotech AG was identified as the acquirer for accounting purposes. Accordingly, the comparative historical financial information is that of GPC Biotech AG for the respective comparative periods. Hereinafter, we refer to both GPC Biotech AG (for the periods before November 5, 2009) and to its successor Agennix AG (for the periods after November 5, 2009) as "the Company", unless the context requires otherwise.

Basis of presentation

The accompanying interim condensed consolidated financial statements of the Company for the nine months ended September 30, 2010, have been prepared in accordance with International Accounting Standard 34, *Interim Financial Reporting*, (IAS 34) as adopted by the European Union (EU). The interim condensed consolidated financial statements do not include all the information and disclosures required in the annual financial statements prepared in accordance with International Reporting Standards (IFRS), as adopted by the EU, and should be read in conjunction with Agennix AG's annual consolidated financial statements for the year ended December 31, 2009, contained in the Annual Report of Agennix AG for the year ended December 31, 2009 ("2009 Annual Report").

Accounting policies

The accounting policies adopted and valuation methods applied in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of Agennix AG's annual consolidated financial statements for the year ended December 31, 2009, except for the adoption of new Standards and Interpretations as of January 1, 2010, and a reclassification in the statement of operations, as noted below:

In April 2009, the IASB issued the second omnibus standard "Improvements to IFRSs" as part of its annual improvement process project. This pronouncement slightly adjusts ten existing standards and two interpretations by fifteen amendments, primarily with a view to removing inconsistencies and clarifying wording. The Company has adopted this standard, effective January 1, 2010. The adoption of this standard did not have any impact on the financial position or performance of the Company.

In June 2009, the IASB issued an amendment to IFRS 2, *Share-based Payment – Group Cash-settled Share-based Payment Transactions*, which clarifies the accounting for group cash-settled share-based payment transactions in the individual financial statements of the subsidiary. Furthermore, the amendment to IFRS 2 incorporates guidance previously included in IFRIC 8, *Scope of IFRS 2*, and IFRIC 11, *IFRS 2 – Group and Treasury Share Transactions*. The Company has adopted this amendment, effective January 1, 2010. The adoption of this standard did not have any impact on the financial position or performance of the Company.

Beginning with the third quarter of 2010, the Company has decided to present foreign exchange gains and losses arising from routine purchases, transfers of U.S. dollars in intercompany settlements, and translation of regular intercompany accounts on a net basis as other income or other expense, as appropriate, in order to avoid inflating line items of the statement of operations in case of significant fluctuations of foreign exchange rates. Accordingly, the comparative financial information for the three and nine months ended September 30, 2009, was adjusted. In the consolidated statement of operations for the three months ended September 30, 2009, other income and other expense were decreased by approximately $\in 0.1$ million, whereas in the consolidated statement of operations for the nine months ended September 30, 2009, other income and other expense for the nine months ended September 30, 2009, other income and other expense were decreased by approximately ≤ 0.1 million, whereas in the consolidated statement of operations for the nine months ended September 30, 2009, other income and other expense were decreased by approximately ≤ 0.1 million, whereas in the consolidated statement of operations for the nine months ended September 30, 2009, other income and other expense were increased by approximately ≤ 0.2 million.

2. Restructuring Activities

In May 2010, the Company reduced its workforce by 8 employees, who were located in the Princeton, New Jersey and Houston, Texas offices. As a result, the Company incurred a total restructuring charge of approximately \in 0.2 million related to this plan in the first nine months of 2010. These charges primarily consisted of employee severance and termination benefits and were included in both research and development and administrative expenses. This restructuring is expected to be completed prior to the end of 2010.

In March 2009, the Company implemented a corporate restructuring plan which resulted in the reduction of 8 employees, all located in the Princeton, New Jersey office. The Company incurred a total restructuring charge of approximately \in 0.4 million related to this plan in the first nine months of 2009. These charges primarily consisted of employee severance and termination benefits and were included in both research and development and administrative expenses. This restructuring was completed in the first quarter of 2010.

A summary of the significant components of the restructuring liability at September 30, 2010, is as follows (in thousand €):

	Employee
	Termination
	Benefits
January 1, 2010 Balance	213
Restructuring Charges	167
Restructuring Payments	(354)
Exchange Differences	17
September 30, 2010 Balance	43

The restructuring liability of \in 43,000 and \in 213,000 at September 30, 2010 and December 31, 2009, respectively, is included in accruals and other current liabilities in the accompanying condensed consolidated statements of financial position.

3. Contingencies

From time to time, the Company may be party to certain legal proceedings and claims which arise during the ordinary course of business. Legal proceedings are subject to various uncertainties and the outcomes are difficult to predict. The Company may incur significant expense in defending these and future lawsuits. In the opinion of management, the ultimate outcome of these matters will not have material adverse effects on the Company's financial position, results of operations or cash flows. In accordance with International Accounting Standard No. 37, *Provisions, Contingent Liabilities and Contingent Assets*, (IAS 37), the Company makes a provision for a liability when it is the result of a past event for which the outflow of resources is probable and the amount of the loss can be reasonably estimated.

Litigation related to the merger

In December 2009, the Company was served with a lawsuit filed by former shareholders of GPC Biotech AG in the local court in Munich, Germany commencing appraisal proceedings in accordance with Section 15 of the German Transformation Act (*Umwandlungsgesetz*), and seeking judicial review of the fairness of the exchange ratio set forth in the merger agreement pursuant to which shares of GPC Biotech AG were exchanged for shares of Agennix AG. Other former shareholders of GPC Biotech AG commenced similar proceedings in January and February 2010 and the proceedings have been consolidated before the same court in Munich. A reply brief was filed by the Company on May 6, 2010. An oral hearing was held on August 5, 2010, at which the court addressed certain issues in the case and heard statements from the parties. The court has set the date of January, 28, 2011, for a decision in the case. The plaintiffs are seeking an additional cash payment to former shareholders of GPC Biotech AG. Management believes that the merger exchange ratio, which was confirmed by a court appointed public audit firm, was fair to former shareholders of GPC

Biotech AG and that these claims are without merit. As of September 30, 2010, no provision was recognized in connection with this litigation.

4. Shareholders' Equity

Per share and share amounts for 2009 have been retrospectively adjusted to reflect the effect of the 5 to 1 merger exchange ratio related to the merger of GPC Biotech AG into Agennix AG (see Note 3 of the 2009 Annual Report). The weighted average number of shares used in computing basic and diluted loss per share for the three and nine months ended September 30, 2009, was divided by 5 (the merger ratio). The increase in the weighted average number of shares for the three and nine months ended September 30, 2010, compared to the same period in 2009 was due to the additional issuance of 11,336,000 ordinary shares in the fourth quarter of 2009, in connection with the business combination with Agennix Incorporated and the cash contribution (see Note 3 of the 2009 Annual Report).

On March 21, 2010, the Company announced that it had issued 1,870,523 new ordinary shares at \in 5.22 per share in a private placement with existing shareholders. The total proceeds amounted to \notin 9.8 million and were recorded in shareholders' equity. The pre-emptive rights of the existing shareholders were excluded. After this transaction, the newly issued shares represented 9.1% of Agennix AG's total shares outstanding after the private placement.

As further explained in Note 6 below, on October 1, 2010, the Company announced that it raised approximately € 76 million in net proceeds in a capital increase via participation from both new and existing shareholders. The execution of the capital increase was based on the resolution passed at the Company's annual general meeting on May 25, 2010, to issue 20,588,705 new shares, and resulted in a total of 41,413,846 shares issued and outstanding after the offering. The entry of the capital increase in the commercial register of the local court in Mannheim was made on October 4, 2010. The new shares were listed on the Frankfurt Stock Exchange and began trading on October 5, 2010. The proceeds from the offering, net of the underwriting commission, were received on October 5, 2010.

Offering-related costs including the underwriting commission, legal fees and other costs, directly attributable to the issuing of new shares, of approximately ≤ 2.4 million will be accounted for as a deduction from equity in the fourth quarter of 2010. As of September 30, 2010, offering-related costs, other than the underwriting commission, of ≤ 1.4 million were capitalized and included in other current assets in the accompanying consolidated statement of financial position. A corresponding liability of ≤ 1.4 million associated with these offering-related costs was included in total current liabilities in the accompanying consolidated statement of financial position.

5. Additional Disclosures

Financial Position

During the nine month period ended September 30, 2010, the Company incurred a net loss of € 19.4 million (net loss before income tax of € 26.3 million) and used cash in its operations of € 25.1 million. At September 30, 2010, the Company had cash, cash equivalents and restricted cash of € 11.1 million and current liabilities of € 22.9 million including the € 15.2 million from the unsecured loan from dievini. The Company has incurred

recurring operating losses and has generated negative cash flows from operations since its inception and it expects such results to continue for the foreseeable future.

Based on the cash position of the Company, including the approximately \in 76 million in net proceeds from the capital increase, completed in October 2010 (refer to Notes 4 and 6), management believes that its existing cash will be sufficient to fund operations through the second quarter of 2012, assuming the repayment of the \in 15 million short term loan from dievini.

Agennix cannot accurately predict when or whether it will successfully complete the development of its product candidates.

Research and development expenses

Research and development (R&D) expenses for the nine months ended September 30, 2010, increased 410% to \in 19.9 million compared to \in 3.9 million for the same period in 2009. The increase in R&D expenses is primarily due to increased clinical trial costs related to the Company's Phase 3 FORTIS-M and FORTIS-C trials with talactoferrin as a result of the inclusion of Agennix Incorporated's operations for the first nine months of 2010, and a credit to compensation cost of \in (1.5) million recognized for the first nine months of 2009 as a result of the forfeiture of convertible bonds and stock options which did not occur in 2010.

Administrative expenses

Despite the inclusion of Agennix Incorporated's operations for the nine months ended September 30, 2010, administrative expenses decreased 20% to \in 6.4 million compared to \in 8.0 million for the same period in 2009. Included in administrative expenses for the nine months ended September 30, 2009, were approximately \in 3.3 million in one-time merger related costs (banking fees, legal services, audit and other related services) and a credit to compensation cost of \in (1.7) million as a result of the forfeiture of convertible bonds and stock options. There were no such charges in the nine months ended September 30, 2010.

Other income / other expense

During the first six months of 2010 the Euro weakened against the U.S. dollar. As a result the Company recognized approximately € 4.0 million in net foreign exchange gains as other income (€2.9 million in the second quarter of 2010 and € 1.1 million in the first quarter of 2010). During the three months ended September 30, 2010 the Euro rebounded significantly against the U.S. dollar, almost entirely erasing the unrealized gains from the first two quarters of 2010. As a result, the Company recognized approximately € 4.0 million in net foreign exchange losses in the third quarter of 2010. This resulted in a swing in other income/other expense of approximately € 8.0 million for the three months ended September 30, 2010.

The functional currency of Agennix AG is the Euro. Foreign exchange gains or losses arise mainly on U.S. dollar-denominated intercompany receivables, including promissory note receivable, and Agennix AG's

purchases of foreign currency for intercompany transfers. Although intercompany balances and transactions are eliminated when financial position and results of operations of the U.S. subsidiaries of Agennix AG are consolidated, foreign exchange gains or losses on such intercompany receivables continue to be recognized in the consolidated financial statements of Agennix AG. Pursuant to IAS 21, "The Effects of Changes in Foreign Exchange Rates", As a result, intercompany receivables represent a commitment to convert one currency into another, and expose Agennix AG to a gain or loss through currency fluctuations. Refer to Note 3 of the consolidated financial statements as of December 31, 2009 for further details on the intercompany promissory note.

Share-based compensation

For the nine months ended September 30, 2010, the Company recorded share-based compensation cost of $\in 0.6$ million. For the nine months ended September 30, 2009, the Company recorded a credit to share-based compensation expense of $\in (3.2)$ million. The 2009 credit was a result of the forfeiture of stock options and convertible bonds by both terminated and active employees. Upon termination of these awards, the previously recognized compensation expense is reversed for those awards for which the expected vesting period has not been completed.

During the nine months ended September 30, 2010, the Company issued 920,352 stock options to management and employees. These options have a total fair value of \in 2.9 million with an expected vesting period of between 8.2 and 8.3 years. Included in total share-based compensation costs for the nine months ended September 30, 2010, is an expense of \in 91,000 relating to these newly issued options.

These stock options were granted under the 2009 Stock Option Plan ("the Plan"), approved by the shareholders in November 2009, which provides for the grant of non-qualified stock options to employees and members of the Management Board. The respective exercise prices for these stock options equals the five-day average of the closing price of the Company's ordinary shares prior to the respective date of the grants. The contractual vesting period is three years, with graded vesting of the options over that period. According to German law (section 193 Para. 2 No. 4 AktG), the options can be exercised, at the earliest, four years after the grant date. The contractual term of the option is ten years. In addition to the aforementioned four-year waiting period, eligibility to exercise options is also subject to stock performance hurdles (the performance of Agennix AG's stock relative to the TecDax index of the Frankfurt Stock Exchange).

Intangible assets

Intangible assets increased 5% to \in 96.8 million at September 30, 2010, from \in 91.9 million at December 31, 2009. This increase was mainly due to fluctuations in the exchange rate as virtually all of the intangible assets relate to talactoferrin development projects and are denominated in U.S. dollars. The Company also had intangible asset purchases during the second quarter of 2010 relating to the annual license fee to Baylor for talactoferrin.

Intangible assets not yet available for use are tested for impairment annually (as of December 31) and when circumstances indicate the carrying value may be impaired. The Company determines the recoverable amount of the intangible asset capitalized in connection with talactoferrin based on its estimated fair value less cost to sell. The key assumptions used to determine the recoverable amount were discussed in Note 19 of the 2009 Annual Report. At each statement of financial position date, the Company assesses whether there is an indication that the talactoferrin-related intangible asset may be impaired. In making this judgment, the Company evaluates, among other factors, the progress of the Company's studies with talactoferrin and feedback from the medical community. Based on these criteria, the Company has not identified factors which would indicate that the talactoferrin-related intangible asset may be impaired as of September 30, 2010.

Deferred taxes

A deferred tax asset is offset in the statement of financial position with the deferred tax liability recognized on intangible assets in the business combination (see Note 3 of the 2009 Annual Report). In the first nine months of 2010, the Company recognized a deferred tax benefit of \in 6.9 million in connection with the net operating losses incurred by the Company's subsidiary, Agennix Incorporated, during this period. The decrease in the net deferred tax liability as of September 30, 2010, as compared to December 31, 2009, was due to the recognition of additional deferred tax asset, and was partially offset by fluctuations in the exchange rate of approximately \in 1.0 million.

Exchange differences on translating foreign operations

The functional currency of the Company's subsidiaries, Agennix Incorporated and Agennix USA Inc., is the U.S. dollar. For consolidation purposes, assets and liabilities of the foreign subsidiaries are translated into the reporting currency of the Company at the closing rate on the date of the statement of financial position, while income and expenses are translated at exchange rates at the dates of the transactions. The translation adjustments resulting from exchange rate movements are accumulated in other comprehensive income. In the first nine months of 2010, the Company recognized \in 4.0 million of positive foreign exchange difference on translating foreign operations (\in 0.1 million for the same period of 2009). The increase of gain on foreign exchange differences in the first nine months of 2010 was mostly due to the inclusion of the financial position and results of operations of Agennix Incorporated as of September 30, 2010, and for the nine months then ended. The comparative interim condensed consolidated financial statements as of September 30, 2009, and for the nine months then ended do not include any financial results of Agennix Incorporated, as it is consolidated from the acquisition date (November 5, 2009) onwards.

Short term note payable

On July 23, 2010, the Company entered into an agreement with dievini Hopp BioTech holding GmbH & Co. KG ("dievini") pursuant to which dievini provided a € 15 million loan to Agennix AG at an interest rate of 6% per annum. The cash was received by the Company on July 26, 2010. The loan is unsecured and is payable on demand with thirty days advance notice, but not before October 15, 2010. As of the date of these interim

condensed consolidated financial statements, the Company has not received a notice requiring repayment of the outstanding balance of the loan and interest accrued thereon.

Number of employees

As of September 30, 2010 and 2009, Agennix AG employees totalled 55 and 42, respectively.

Shareholdings of management

As of September 30, 2010, the members of the Company's Management Board and Supervisory Board held shares, stock options, and convertible bonds in Agennix AG in the amounts set forth in the table below:

			Number of
	Number of	Number of	Convertible
	Shares	Options	Bonds
Management Board			
Friedrich von Bohlen und Halbach, Ph.D.	-	-	-
Torsten Hombeck, Ph.D.	-	165,186	-
Rajesh Malik, M.D.	-	199,490	-
Supervisory Board			
Christof Hettich, LL.D. (Chairman)	-	-	-
Frank Young, M.D., Ph.D. (Vice Chairman)	-	30,664	-
Juergen Drews, M.D., Ph.D.	5,380	-	-
Bernd Seizinger, M.D., Ph.D. (1)	100,000	78,000	17,701
Robert van Leen, Ph.D. (2)	-	-	-
James Weaver III ⁽³⁾	113,080	-	-

(1) After September 30, 2010Dr. Bernd Seizinger purchased an additional 60,000 of the Company's shares in the offering of the new shares in the capital increase described in Note 6.

(2) On November 3, 2010 the Company was informed that Robert van Leen, Ph.D. resigned from the Supervisory Board effective no later than January 1, 2011.

(3) On October 27, 2010 James Weaver III informed the Company that he had sold 14,064 of the shares held to dievini.

Related Parties

During the nine months ended September 30, 2010, the Company paid approximately € 207,000 to Rittershaus, a related party to the Company, for legal services, and had accrued expenses of approximately € 50,000 at September 30, 2010. Rittershaus is a related party to the Company due to the fact that the Chairman of the Company's Supervisory Board, Dr. Christof Hettich, is a partner at this firm which currently advises the Company in matters of law. Prior to the business combination with Agennix Incorporated, which became effective on November 5, 2009, Rittershaus was not a related party to the Company.

In 2001, the Company entered into a manufacturing and supply agreement with DSM Capua S.p.A. to supply the Company with talactoferrin bulk drug substance. DSM Capua S.p.A is a related party to the Company because one of the Company's Supervisory Board members, Dr. Robert van Leen, is the Chief Innovation Officer at Koninklijke DSM N.V. (DSM), DSM Capua S.p.A's parent company. DSM also held 915,538 shares in the Company at September 30, 2010, which represented approximately 4.4% of the voting rights at September 30, 2010. During the nine months ended September 30, 2010, the Company paid \in 1.5 million to DSM and had no accrued expenses at September 30, 2010 in connection with this manufacturing and supply agreement.

During the nine months ended September 30, 2010, the Company paid approximately \leq 46,000 to Dr. Frank Young, a related party to the Company, for consulting and other services, and had no accrued expenses at September 30, 2010 related to this agreement. Dr. Young is a related party to the Company because he is the Vice Chairman of the Company's Supervisory Board and also advises the Company with respect to regulatory matters and drug development, pursuant to a separate consulting agreement between the two parties. Included in the 2010 payments amount above is \leq 2,000 relating to prorated Supervisory Board fees. There were no other payments to Dr. Young in 2010. Prior to the business combination with Agennix Incorporated, which became effective on November 5, 2009, Dr. Young was not a related party to the Company.

As explained in Note 5 above, on July 23, 2010, the Company entered into an agreement with dievini pursuant to which dievini provided a \leq 15 million loan to Agennix AG at an interest rate of 6% per annum. Prior to the offering (Note 6), dievini held 24.93% of the shares outstanding of Agennix AG. The balance of loan and interest accrued thereon amounted to \leq 15.2 million as of September 30, 2010. The Company has not made any payments in 2010 under this loan agreement.

6. Subsequent Event

On October 1, 2010, the Company announced that it raised approximately \in 76 million in net proceeds in a capital increase via participation from both new and existing shareholders. The execution of the capital increase was based on the resolution passed at the Company's annual general meeting on May 25, 2010, to issue 20,588,705 new shares. Subscription rights were granted to the Company's shareholders at a subscription price of \in 3.81 per share. The proceeds from the offering, net of the underwriting commission, were received on October 5, 2010.

In the capital increase, approximately 29% of the 20,588,705 new shares were subscribed in the rights offering and approximately 71% of the shares were purchased by new institutional investors in a private placement or by dievini Hopp BioTech holding GmbH & Co. KG under a firm commitment agreement.

Following the completion of this offering, dievini held approximately 59% of shares outstanding in Agennix AG. On November 3, 2010 the Company was informed that the German Federal Financial Supervisory Authority (*Bundesanstalt fuer Finanzdienstleistungsaufsicht*) (BaFin) had granted dievini, and certain other persons and legal entities to whom dievini's share ownership is attributed, an exemption from the obligations pursuant to Section 35 of the German Takeover Act to publish the acquisition of control, to provide BaFin an offer document, and to publish a mandatory tender offer to the other shareholders of Agennix AG in connection with the capital increase of the Company completed in October 2010.

The Company is considering whether dievini's acquiring control of the Company represented a change of control event that could result in accounting implications. The effects (if any) will be reflected in the fourth quarter of 2010, when the offering was completed.

Responsibility Statement

To the best of Management's knowledge and in accordance with the applicable reporting principles for interim financial reporting, the interim condensed consolidated financial statements give a true and fair view of the assets, liabilities, financial position and financial results of the Company, and the interim management report of the Company includes a fair review of the development and performance of the business and the position of the Company, together with a description of the principal opportunities and risks associated with the expected development of the Company for the remaining months of the financial year.

November 18, 2010

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Dr. Torsten Hombeck

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Dr. Friedrich von Bohlen und Halbach

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Dr. Rajesh Malik