

Q2

MEDIGENE'S KEY FIGURES

IN € K	Q2 2014 UNAUDITED	Q2 2013 UNAUDITED	CHANGE	6M 2014 UNAUDITED	6M 2013 UNAUDITED	CHANGE
Income statement						
Revenue Veregen®	1,226	1,197	2%	2,555	1,877	36%
thereof Veregen® royalties	595	685	-13%	1,018	1,243	-18%
thereof Veregen® revenue from supply chain	611	484	26%	837	554	51%
thereof Veregen® milestone payments	20	28	-29%	700	80	>200%
Other operating income	2,436	702	>200%	3,538	1,331	166%
thereof income from R&D funding	577	73	>200%	1,018	73	>200%
thereof R&D milestone payments	714	2	>200%	728	2	>200%
thereof other income	1,145	627	83%	1,792	1,256	43%
Total revenue	3,662	1,899	93%	6,093	3,208	90%
Cost of sales	-531	-604	-12%	-799	-827	-3%
Gross profit	3,131	1,295	142%	5,294	2,381	122%
Selling, general and administrative expenses	-1,696	-1,783	-5%	-3,906	-3,604	8%
Research and development expenses	-1,811	-1,693	7%	-3,408	-3,446	-1%
Operating result	-376	-2,181	-83%	-2,020	-4,669	-57%
Net result for the period	-797	-2,384	-67%	-2,841	-5,656	-50%
EBITDA	-176	-1,994	-91%	-1,629	-4,290	-62%
Earnings per share in €	-0.07	-0.23	-69%	-0.26	-0.58	-54%
Personnel expenses	-1,670	-1,461	14%	-3,267	-2,938	11%
Cash flow statement						
Cash flow from operating activities	-2,756	-4,103	-33%	-5,608	-7,503	-25%
Cash flow from investing activities	-351	-27	>200%	-388	-31	>200%
Cash flow from financing activities	-6	2,392	-	-64	2,392	-
Balance sheet data as at 30 June						
Cash and cash equivalents				4,097	14,960	-73%
Balance sheet total				57,175	57,153	0%
Current liabilities				4,594	3,799	21%
Non-current liabilities				15,199	12,367	23%
Shareholders' equity				37,382	40,987	-9%
Equity ratio in %				65	72	-9%
Employees as at 30 June				65	48	35%
FTE as at 30 June				61	45	36%
Medigene share as at 30 June						
Total number of shares outstanding ¹⁾				10,889,950	9,872,140	10%
Share price (XETRA closing price) ¹⁾				4.91	3.84	28%

¹⁾ After the capital reduction implemented in 2013, the comparative figures for Q2 2013 and 6M 2013 were adjusted with retroactive effect: earnings per share and the share price were multiplied by 4 and the total number of shares outstanding reduced in the ratio of 4:1.

MEDIGENE'S PRODUCTS AND CLINICAL PROJECTS

PRODUCT	INDICATION	PRE-CLINIC	CLINICAL PHASE			APPROV-AL	MARKET
			I	II	III		
Marketed drugs							
Veregen®	Genital warts						
Drug candidates							
DC vaccines	Prostate cancer ²⁾						
DC vaccines	Acute myeloid leukaemia (AML) ²⁾						
TCR	Cancer						
TABS	Leukaemia and autoimmune diseases						
AAVLP	Vaccine technology						
Partnered drug candidates							
EndoTAG®-1	Triple-negative breast cancer (TNBC)						
RhuDex®	Autoimmune diseases						
Chance of reaching the market ¹⁾		< 10 %	< 15 %	< 30 %	< 70 %	< 90 %	

¹⁾ Industrial average, estimates of Medigene AG

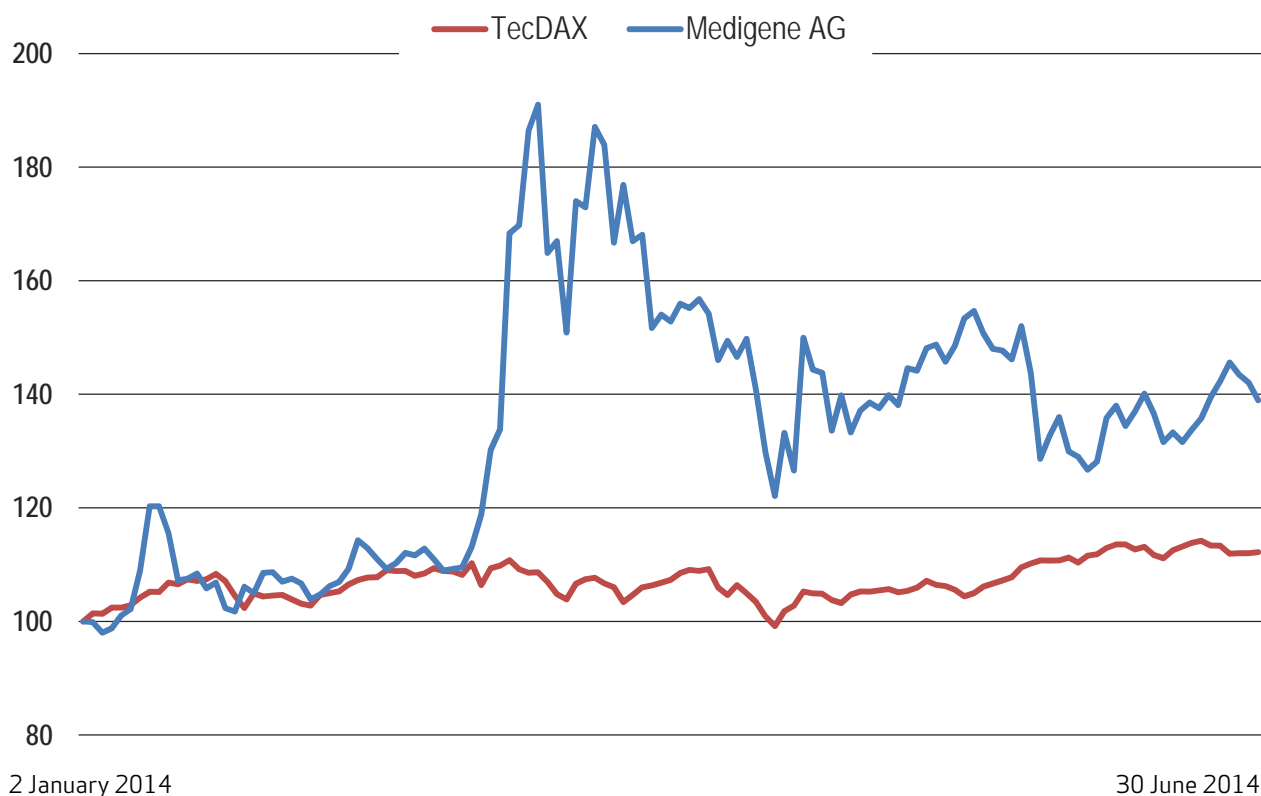
²⁾ Investigator-initiated trial, IIT

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MEDIGENE'S SHARE PRICE PERFORMANCE

(2 JANUARY 2014 €3.53 INDEXED TO 100)



KEY FIGURES OF THE MEDIGENE SHARE

IN €	6M 2014	6M 2013 ⁴⁾
6-months high ¹⁾	6.75	4.40
6-months low ¹⁾	3.42	3.04
Opening price ¹⁾	3.53	4.08
Closing price ¹⁾	4.91	3.84
Average price ¹⁾	4.72	3.80
Weighted average number of shares	10,743,745	9,735,889
Average market capitalisation (€ m)	51	38
Average daily trading volume (in shares)	68,071	16,620
Total number of shares outstanding	10,889,950	9,872,140
Earnings per share in €	-0.23	-0.58
Shareholders' equity per share ²⁾	3.43	4.16
Cash flow from operating activities per share ²⁾	-0.51	-0.76
Free float ³⁾ (%)	89	84

¹⁾ Reference amount: XETRA

²⁾ Reference amount: total number of shares outstanding

³⁾ Source: Medigene AG

⁴⁾ After the capital reduction in 2013, the comparative figures for 6M 2013 were adjusted with retroactive effect: the share price, earnings per share, shareholders' equity per share and the cash flow from operating activities per share were multiplied by 4 and the weighted average number of shares, average daily turnover and the total number of shares outstanding were reduced in the ratio of 4:1.

GROUP INTERIM MANAGEMENT'S DISCUSSION AND ANALYSIS Q2 2014/6M 2014

OF MEDIGENE AG, PLANEGG/MARTINSRIED, GERMANY, FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2014

FINANCIAL HIGHLIGHTS IN THE FIRST HALF OF 2014

- Total revenue up by 90% to €6,093 k (6M 2013: €3,208 k)
- Revenue from Veregen[®] up by 36% to €2,555 k (6M 2013: €1,877 k)
- EBITDA-based loss reduced by 62% to €1,629 k (6M 2013: €4,290 k)
- Loss for the period reduced by 50% to €2,841 k (6M 2013: €5,656 k)

MAJOR EVENTS SINCE THE BEGINNING OF 2014

Companies:

- Acquisition of Trianta Immunotherapies GmbH
- Appointment of Prof. Dolores J. Schendel as Chief Scientific Officer
- Gross proceeds of €15.9 m with capital measure in July 2014 to finance immunotherapy programmes

Veregen[®]:

- Market launch in Sweden, the Czech Republic, Slovakia, Hungary, Poland, Belgium, Denmark, Finland and Canada
- Partnership agreement signed for the marketing of Veregen[®] in the UK and the Republic of Ireland

DC vaccines:

- US patent to protect the process for manufacturing mature, polarised dendritic cells with a patent term until 2028
- Completion of m⁴ Award project to develop an optimised DC vaccine formulation

T-cell receptor (TCR) modified T-cells:

- US patent for T-cell receptors which target the tumour-associated antigen tyrosinase
- Extension of research funding by the German Research Foundation (DFG) for the Collaborative Research Centre for adoptive T-cell therapy

TABs:

- German Ministry of Education and Research (BMBF) grant received as part of the m⁴ Leading Edge Cluster Initiative
- Continuation of preclinical development with the aim of delivering proof of principle

EndoTAG[®]-1:

- Completion of preparations for the start of a pivotal phase III trial for partner SynCore Biotechnology

RhuDex[®]:

- Licensing agreement with Falk Pharma for RhuDex[®] in hepatology and gastroenterology

AAVLP:

- Preclinical study in cooperation with Pennsylvania State University for long-term protection against various HPV viruses successfully completed

PRELIMINARY NOTES

Medigene develops drugs to treat cancer and autoimmune disease

Medigene AG, Planegg/Martinsried, Germany (hereinafter referred to as „Medigene“), is a biopharmaceutical company that concentrates on clinical research and development of novel drugs against cancer and autoimmune diseases and, following the acquisition of Trianta Immunotherapies GmbH (hereinafter referred to as „Trianta“), in January 2014, focuses on personalized T cell immunotherapies.

Status of the product portfolio

Medigene has one approved drug on the market, Veregen[®], which generates revenue. Veregen[®] is distributed by several partners. Through the acquisition of Trianta, Medigene integrated three complementary immunotherapy platforms (DC vaccines, T cell receptor- (TCR) modified T cells and TABs) with programmes in clinical development for the treatment of various types of cancer. The two clinical drug candidates, EndoTAG[®]-1 and RhuDex[®] are licensed to partners who will assume responsibility for the further clinical development. In addition, Medigene is developing the AAVLP vaccine technology.

Marketed drug

Worldwide partners: Veregen[®]

Veregen[®], a drug for the treatment of genital warts, was developed by Medigene AG and generates revenue from royalties, supply chain and milestone payments.

Veregen[®] is currently available in the US, in 15 European countries (Germany, Austria, Switzerland, Spain, Serbia, the Netherlands, Norway, Sweden, the Czech Republic, Slovakia, Hungary, Poland, Belgium, Denmark, Finland) as well as in Taiwan and Canada and was approved in further countries.

Medigene has marketing agreements for Veregen[®] with numerous partners worldwide in place. Medigene receives a one-time upfront payment, revenues from milestone payments and from the supply of the finished product, as well as royalties on the sales of Veregen[®] in the countries. In April 2014, Medigene and the pharmaceutical company Kora Healthcare concluded an exclusive agreement for the supply and commercialisation of Veregen[®] in the United Kingdom and Ireland. Following marketing authorisation, Kora Healthcare will promote and distribute the drug.

Veregen[®] is an innovative drug formulation based on a defined extract from green tea leaves, which is obtained in a complex and specifically developed production process. In several clinical studies¹, Veregen[®] showed complete clearance of genital warts in more than 60% of the patients, and was very well tolerated. In its current treatment guidelines for sexually transmitted diseases, the US Center for Disease Control and Prevention recommends Sinecatechins 15% ointment (Veregen[®]) as a possible option for treating genital warts. In addition, Sinecatechins 10% and 15% ointment (Veregen[®]) were included in the current European guideline („2012 European Guideline for the Management of Anogenital Warts“) as a recommended treatment option for genital warts.

Drug candidates - Immunotherapy

Through the acquisition of Trianta in January 2014 as a wholly owned subsidiary, Medigene has acquired three innovative and complementary platforms in the field of immunotherapy: DC vaccines, TCR-based T cell therapy and TABs. In July 2014, Medigene secured financing for these therapy platforms to achieve important development milestones through a capital measure.

DC vaccines

The most advanced platform develops new generation antigen-tailored dendritic cell (DC) vaccines. Dendritic cells can take up antigens efficiently, process them and present them on their surface in a form that can induce T cells to proliferate and mature. Dendritic cells can also induce natural killer cells (NK cells) to become active and attack tumour cells. Trianta scientists have developed new, fast and efficient methods for preparing autologous (patient-specific) mature dendritic cells which have relevant characteristics to activate both T cells and NK cells. The dendritic cells are developed to carry various tumour antigens to treat different types of cancer.

¹ Tatti S et al. B J Dermatol 2010; 162 (1): 176-184

The DC vaccines are being evaluated in two ongoing, externally funded investigator initiated trials: a clinical Phase I/II trial in acute myeloid leukaemia (AML) at the Ludwig-Maximilian University Hospital Großhadern, Munich, in cooperation with Dr. Marion Subklewe and Prof. Wolfgang Hiddemann, and a clinical Phase II trial in prostate cancer at the Oslo University Hospital in cooperation with Prof. Gunnar Kvalheim. Previous clinical compassionate-use (prescription of as-yet unapproved drugs in particularly severe cases where there are no treatment alternatives) studies with Trianta's DC vaccines have already yielded encouraging data on safety and clinical benefits in several tumour types.

In March 2014, the US Patent Office issued a patent relating to the manufacturing of mature, polarised dendritic cells. The patent has a term until 2028 and is licensed exclusively to Trianta by the Helmholtz Zentrum München-German Research Center for Environmental Health (HMGU).

In June 2014, Medigene announced that the team of dendritic cell (DC) scientists has successfully concluded a project for the development of an optimized formulation of a DC vaccine for the specific treatment of castration-resistant prostate cancer. The project was carried out at the HMGU, and was supported by the Bavarian Ministry of Economic Affairs as part of the m⁴ Award. The optimized vaccine formulation which was developed will form the basis of discussions that Medigene/Trianta will have with potential partners on the continued clinical development of DC vaccines for prostate cancer.

T cell receptor (TCR)-based adoptive T cell therapy

The second platform in the field of immunotherapy aims to arm the patient's own T cells with tumour-specific T cell receptors. The receptor-modified T cells are then able to detect and efficiently kill tumour cells. This form of immunotherapy aims to overcome the patient's tolerance to cancer cells, and the tumour-induced immunosuppression in the patient, by activating and modifying the patient's T cells outside the body (ex vivo). A large army of specific T cells to fight the tumour is made available to patients within a short period of time.

Trianta is currently establishing a comprehensive library of recombinant T cell receptors and a good manufacturing practice (GMP)-compliant process for their combination with patient-derived T cells. Discussions with regulatory authorities for the preparation of first clinical trials with defined product candidates are ongoing.

In April 2014, the US Patent Office issued a patent relating to T cell receptors against the tumour associated antigen tyrosinase. The patent has a term until 2030 and is licensed exclusively to Trianta Immunotherapies GmbH by HMGU.

In July 2014, Medigene announced that Trianta will be an active project partner in the transregional Collaborative Research Centre (SFB-TR36) "Principles and Applications of Adoptive T Cell Therapy" of the German Research Foundation (DFG). The DFG will continue the funding phase of the SFB-TR36, started in 2006, for another four years. The project of Trianta is an integral part of the consortium that includes other projects of acclaimed scientists from Charité Universitätsmedizin Berlin, the Max Delbrück Center for Molecular Medicine (MDC), Humboldt University of Berlin (HU), Ludwig Maximilian University of Munich (LMU), Munich University of Technology (TUM) and the HMGU. The scientists' aim is to develop effective approaches to treat tumours using adoptive T cell transfer. Trianta's participation in SFB-TR36 secures established scientific and project-related cooperation with these leading German research institutions in the field of cancer immunotherapy. In particular, the promotion of technology transfer in a joint project with the HMGU facilitates access for Trianta to highly innovative pre-clinical tumour models for testing the efficacy of its own developed therapeutic concepts.

Anti-TCR monoclonal antibodies (TABs)

The third product platform serves to generate monoclonal antibodies which recognise different T cells based on their T cell receptors (TABs = T cell receptor-specific antibodies). These TABs are intended to remove unwanted T cells from the body in order to treat T cell-induced diseases such as T cell leukaemia or various autoimmune diseases.

This platform has helped to produce and characterise monoclonal antibodies which are able to distinguish between different T cell receptors. Proof of technology was established in preclinical experiments.

In June 2014, Medigene announced that Trianta will receive public funding for the development of its immunotherapy platform TABs for the treatment of various types of cancer and autoimmune diseases. The grant is awarded by the Federal Ministry of Education and Research, (Bundesministerium für Bildung und Forschung = BMBF) within the scope of the „m4 – Personalized Medicine and Targeted Therapies: a new Dimension of Drug Development” Munich Leading-Edge Cluster initiative. The sponsored project totalling €380 k intends to provide evidence of the elimination of pathogenic T cells in T-cell leukemia and autoimmune diseases, applying in-vivo and in-vitro methods with T cell receptor-specific monoclonal antibodies. The project is financed by Medigene (60%) as well as the BMBF grant (40%).

AAVLP-technology

Within the AAVLP (adeno-associated virus-like particles) programme, Medigene is developing an innovative technology platform for the generation of new prophylactic and therapeutic vaccines. For this purpose, non-infectious virus-like particles derived from adeno-associated viruses (AAV) are used as epitope carriers. Epitopes delivered to the immune system in this way result in the production of specific antibodies. These antibodies in turn recognise the relevant epitope, e.g. on pathogens or mutant cancer cells, and consequently fight and/or protect against the relevant disease. Research into the use of the AAVLP technology to treat infectious diseases and cancer is being conducted by pursuing two different approaches. One is the direct integration of known epitopes. The second approach is based on the use of AAV libraries. Rather than defined epitopes, AAV libraries contain a random sequence. Appropriate screening enables the targeted selection of novel vaccine candidates from these libraries. The key benefit of this technology is the possibility of directly transferring the mode of action of existing therapeutically effective antibodies into an active vaccine.

A preclinical long-term study in cooperation with Pennsylvania State University with the aim of demonstrating long-term cross-protection against various human papilloma virus (HPV) infections has been successfully completed. The preliminary results of the study are positive, the final evaluation is ongoing.

Partnered products

The following drug candidates are licenced to and developed by Medigene's partners:

SynCore Biotechnology Co., Ltd.: EndoTAG[®]-1

The clinical drug candidate EndoTAG[®]-1 is an innovative composition of the established cytostatic drug paclitaxel combined with neutral and positive lipids. Due to the positively charged lipids, EndoTAG[®]-1 interacts with newly developed, negatively charged endothelial cells, which are specifically required for the growth of tumour blood vessels. The EndoTAG[®]-1 paclitaxel component attacks the activated endothelial cells as they divide, thus targeting the blood supply to tumours without affecting endothelial cells of healthy tissues. By doing this, EndoTAG[®]-1 is expected to prevent the formation of new tumour blood vessels and inhibit tumour growth.

Medigene has successfully completed two clinical Phase II trials of EndoTAG[®]-1 in the indications of pancreatic cancer and triple-negative breast cancer (TNBC). Furthermore, Medigene published positive results from an Investigator Initiated Trial (IIT) with neoadjuvant EndoTAG[®]-1 in HER2-negative high-risk breast cancer at the ASCO 2013 Annual Meeting.

As part of the licence agreement with the partner SynCore Biotechnology Co., Ltd. (hereinafter referred to as „SynCore”), SynCore is responsible for the development and has undertaken to finance the planned Phase III clinical trial with EndoTAG[®]-1 in the indication of TNBC in full, and has in turn received the global marketing rights for EndoTAG[®]-1. Medigene received an upfront payment from SynCore and is entitled to payments upon certain development and approval milestones as well as royalties after market approval of EndoTAG[®]-1.

Dr. Falk Pharma: RhuDex[®]

The drug candidate RhuDex[®] is an oral, disease modifying agent to treat autoimmune diseases. It is a CD80 antagonist that blocks undesired T-cell activation and production and therefore has an immunomodulating and anti-inflammatory effect.

The safety and tolerability of RhuDex[®] have been demonstrated in a number of Phase I clinical trials. Medigene has successfully completed a pilot Phase IIa trial in the indication rheumatoid arthritis. In 2013, Medigene outlined preparations for a further clinical development of RhuDex[®] in the indication of primary biliary cirrhosis (PBC). In March 2014, it signed a licence agreement with the pharmaceutical company Dr. Falk Pharma GmbH, Freiburg (hereinafter referred to as „Falk Pharma“), for the development and marketing rights to RhuDex[®] in the indications hepatology and gastroenterology. Falk Pharma will assume responsibility and all costs relating to the clinical development and marketing of RhuDex[®] in these therapeutic areas. Medigene receives an upfront payment and future milestone payments from Falk Pharma, plus double-digit royalties on sales of RhuDex[®]. Falk Pharma will initially concentrate on development in primary biliary cirrhosis (PBC). Medigene retains the rights for RhuDex[®] in rheumatoid arthritis, psoriasis and other autoimmune diseases.

Prof. Dolores J. Schendel appointed as Chief Scientific Officer

The Supervisory Board appointed Prof. Dolores J. Schendel as Chief Scientific Officer of Medigene AG effective 1 May 2014. The former Director of the Institute of Molecular Immunology at the HMGU and Managing Director of Trianta now serves as the Executive Board member responsible for research and development at Medigene. She continues as a member of the Management Board of Trianta, which was acquired by Medigene in January 2014. With the appointment of Prof. Schendel, the Executive Board has increased to three members.

€15.9 m from capital measure for funding of immunotherapy programmes achieved

In July 2014, Medigene completed the capital measure resolved on 27 June 2014 for the funding of its immunotherapy programmes. Gross proceeds of €15.9 m were achieved by placing the maximum number of new shares and the issuance of convertible bonds (*see „Major events since the end of the period“, page 12*).

INCOME POSITION

Revenue and other operating income

In the first half of 2014, Medigene's total revenue rose by 90% to €6,093 k (6M 2013: €3,208 k). The increase in the second quarter of 2014 amounted to 93%, up to €3,662 k (Q2 2013: €1,899 k). Medigene achieved sales growth of 36% to €2,555 k (6M 2013: €1,877 k) with the drug Veregen[®], generating revenue of €1,226 k in the second quarter 2014 (Q2 2013: €1,197 k). Revenue from Veregen[®] sales comprised royalties, revenue from product deliveries (supply chain) and milestone payments. Royalties received in the first six months of 2014 were down to €1,018 k (6M 2013: €1,243 k) and to €595 k in the second quarter of 2014 (Q2 2013: €685 k). This was due to an overall weak US dermatology market for branded products while the market share of Veregen[®] in the US and the market shares and Veregen[®] sales in the remaining countries were continuously growing. At the same time, revenue from Veregen[®] supply chain product deliveries to sales partners rose by 51% to €837 k in the first half of 2014 (6M 2013: €554 k) and to €611 k in the second quarter of the year (Q2 2013: €484 k). Milestone payments received from partner companies were up to €700 k in the first half of 2014 (6M 2013: €80 k), mainly attributable to a milestone payment received as part of the agreement signed with the new marketing partner Taurus Pharma GmbH in the first quarter of 2014. In the second quarter of 2014, Medigene received milestone payments from Veregen[®] partners totalling €20 k (Q2 2013: €28 k).

In addition, Medigene's other operating income rose by 166% to €3,538 k in the first half of 2014 (6M 2013: €1,331 k) and to €2,436 k in the second quarter of 2014 (Q2 2013: €702 k). On the one hand, this included regular, non-cash income of €1,250 k (6M 2013: €1,254 k) from the assignment of rights to Medigene's former drug Eligard[®], agreed with US financial investor Cowen Healthcare Royalty Partners in 2012, and sales of RhuDex[®] material (active pharmaceutical ingredient) to partner Falk Pharma totalling €503 k as well as grants amounting to €17 k. Furthermore, Medigene received cost reimbursements from partner SynCore for the development of EndoTAG[®]-1 amounting to €1,018 k (6M 2013: €73 k) as well as milestone payments of €728 k (6M 2013: €2 k), which essentially comprised a one-off payment in connection with the partnership agreement signed with Falk Pharma.

CONSOLIDATED INCOME STATEMENT (ABBREVIATED)

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thereof Veregen [®] milestone payments	20	28	-29%	700	80	>200%
Other operating income	2,436	702	>200%	3,538	1,331	166%
thereof income from R&D funding	577	73	>200%	1,018	73	>200%
thereof R&D milestone payments	714	2	>200%	728	2	>200%
thereof other income	1,145	627	83%	1,792	1,256	43%
Total revenue	3,662	1,899	93%	6,093	3,208	90%
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Operating result	-376	-2,181	-83%	-2,020	-4,669	-57%
Net result for the period	-797	-2,384	-67%	-2,841	-5,656	-50%

Cost of sales

The cost of sales amounted to €799 k in the first half of 2014 (6M 2013: €827 k) and to €531 k in the second quarter of 2014 (Q2 2013: €604 k). This cost was incurred for material costs and royalties for Veregen[®].

Gross profit

Gross profit rose by 122% to €5,294 k in the first six months of 2014 (6M 2013: €2,381 k) and by 142% to €3,131 k in the second quarter of the year (Q2 2013: €1,295 k).

Selling, general and administrative expenses

Compared with the previous year's reporting period, selling, general and administrative expenses were up by 8% to €3,906 k in the first six months of 2014 (6M 2013: €3,604 k), but decreased by 5% to €1,696 k in the second quarter of 2014 (Q2 2013: €1,783 k). In the first half of 2014, this comprised selling expenses of €1,085 k (6M 2013: €1,210 k) as well as general and administrative expenses of €2,821 k (6M 2013: €2,394 k). General and administrative expenses increased due to one-off costs incurred in respect of the acquisition of Trianta.

Research and development expenses

Research and development expenses amounted to €3,408 k in the first six months of 2014 (6M 2013: €3,446 k) and to €1,811 k in the second quarter of 2014 (Q2 2013: €1,693 k). The reduction in these expenses was mainly attributable to lower expenses for preclinical and clinical RhuDex[®] trials in connection with the partnership agreement signed with Falk Pharma. In contrast, personnel and patent expenses were up following the takeover of Trianta.

EBITDA

The result on an EBITDA basis was up by 62% to €-1,629 k in the first six months of 2014 (6M 2013: €-4,290 k) and by 91% to €-176 k in the second quarter of the year (Q2 2013: €-1,994 k). Medigene's EBITDA is derived from the result for the period before interest, taxes, depreciation and amortisation as well as specific non-recurring effects.

Depreciation and amortisation

Depreciation and amortisation totalled €391 k in the first half of 2014 (6M 2013: €379 k) and €200 k in the second quarter of the year (Q2 2013: €187 k).

Financial result

The financial result amounted to €-729 k in the reporting period (6M 2013: €-791 k) and essentially comprised non-cash interest expenses totalling €740 k (6M 2013: €797 k), which resulted from the valuation of financial liabilities owed to Cowen.

Share of result of associates

The result from the investment in an associate totalled €-20 k in the first six months of 2014 (6M 2013: €-72 k) and €37 k in the second quarter of 2014 (Q2 2013: €-29 k).

6-months result 2014

In the first six months of 2014, Medigene reduced the net loss by 50% to €2,841 k (6M 2013: €5,656 k). In the second quarter of 2014, a reduction of 67% in the net loss was achieved, totalling €797 k (Q2 2013: €2,384 k).

Earnings per share

In the first half of 2014, the loss per share amounted to €0.26 (weighted average number of shares, basic and diluted: €10,743,745) compared with a loss of €0.58 per share in the same period of the previous year (6M 2013: weighted average number of shares, basic and diluted: 9,735,899¹⁾).

¹⁾ After the capital reduction implemented in 2013, the comparative figures were adjusted with retroactive effect: the loss per share was multiplied by 4 and the weighted average number of shares reduced in the ratio of 4:1.

FINANCIAL POSITION

Cash used by operating activities

In the first six months of 2014, Medigene reduced the cash outflow from operating activities by 25% to €5,608 k (6M 2013: €7,503 k). Higher revenue resulted in lower average monthly cash used, which was down to €0.9 m (6M 2013: €1.3 m). The major share of the cash outflow was attributable to expenses for research and development as well as marketing and administration. Net cash used for operating activities is only of limited informative value with regard to future developments, as it is significantly influenced by one-off payments under partnership agreements and by research and development expenses, the amount of which depends on the status of projects.

Cash flow from investing activities

In the first half of 2014, the cash outflow from investing activities rose to €388 k (6M 2013: €31 k). The increase was mainly attributable to the purchase of property, plant and equipment following the Trianta acquisition. At the same time, cash and cash equivalents of €21 k were acquired from Trianta.

Cash flow from financing activities

The cash outflow from financing activities amounted to €64 k in the first half of 2014 (6M 2013: cash inflow of €2,392 k) and comprised the cost of issuing Medigene shares as part of the Trianta acquisition. The cash inflow recorded in the first half of the previous year resulted from a capital increase in connection with the strategic partnership with SynCore.

CHANGE IN CASH AND CASH EQUIVALENTS

IN € K	Q2 2014 UNAUDITED	Q2 2013 UNAUDITED	CHANGE	6M 2014 UNAUDITED	6M 2013 UNAUDITED	CHANGE
Net cash						
used by operating activities	-2,756	-4,103	-33%	-5,608	-7,503	-25%
used by investing activities	-351	-27	>200%	-388	-31	>200%
from/used by financing activities	-6	2,392	-	-64	2,392	-
Decrease in cash and cash equivalents	-3,113	-1,738	79%	-6,060	-5,412	18%
Cash and cash equivalents at the beginning of the period	7,221	16,676	-57%	10,166	20,113	-49%
Foreign exchange differences	-11	22	-150%	-9	-11	-18%
Cash and cash equivalents at the end of the period	4,097	14,960	-73%	4,097	14,960	-73%

As at the reporting date of 30 June 2014, cash and cash equivalents amounted to €4,097 k (31 December 2013: €10,166 k). In addition, Medigene generated gross issuing proceeds of €15.9 m through a capital measure implemented in July 2014.

ASSET POSITION

DEVELOPMENT OF ASSETS AND CAPITAL STRUCTURE

IN € K	30 JUNE 2014 UNAUDITED	31 DEC 2013	CHANGE
Assets			
Property, plant and equipment and intangible assets	36,103	27,363	32%
Goodwill	2,212	2,212	0%
Financial and other non-current assets	4,495	4,304	4%
Investment in an associate	2,513	2,513	0%
Cash and cash equivalents	4,097	10,166	-60%
Inventories and receivables	6,050	4,409	37%
Other current assets	1,705	1,688	1%
Total assets	57,175	52,655	9%
Liabilities and shareholders' equity			
Shareholders' equity	37,382	36,276	3%
Non-current liabilities	15,199	11,287	35%
Current liabilities	4,594	5,092	-10%
Total liabilities and shareholders' equity	57,175	52,655	9%
Liquidity ratio in %	7	19	
Equity ratio in %	65	69	

Employees

As at the reporting date, the number of employees was 65 (31 December 2013: 51). The full-time equivalent (FTE) number of employees rose to 61 in the first six months of 2014 (31 December 2013: 48) following the integration of 13 Trianta employees. Personnel expenses amounted to €3,267 k in the reporting period (6M 2013: €2,938 k).

Related parties

Detailed information about related parties is provided on page 26 of the notes.

Segment information

For detailed segment information, please see notes, pages 24 f.

Risk report

The inherent risks to which the Group is subject are described in detail in the risk report of the published Group Management's Discussion and Analysis (MD&A) 2013. As at the closing date of 30 June 2014, no material changes to the risks described therein have occurred.

Financial risks

Since Medigene AG was founded in 1994, the Company has reported operating losses in almost every financial year, as expenses for research and development in the relevant years exceeded the corresponding revenue or gross profit. The future achievement of profitability depends on progress in terms of operations as well as Medigene's strategic decisions and is not yet secured.

At the end of the financial year 2013 and after the first six months of 2014, there was a risk that Medigene's cash position at the time and the operating cash flow would possibly be insufficient to cover the expected investment expenses and working capital that would be required in the foreseeable future, covering approximately 18 months, which implied that the going concern of the Company and the Group would be endangered. In view of the cash inflow of €15.9 m (gross) from the capital increase completed in July 2014, this risk no longer exists at present.

Following the capital increase completed in July 2014, the Executive Board assumes that, on the basis of the current business plan, financing for the Company will be available until the end of 2016.

Risk management system

Medigene's management meets any risks occurring in the Group by means of a comprehensive risk management system. For a detailed description of this system, please refer to the Group Management's Discussion and Analysis (MD&A) 2013, which was published on 27 March 2014.

MAJOR EVENTS SINCE THE END OF THE REPORTING PERIOD

The following major events in terms of corporate development have occurred after the end of the reporting period:

€15.9 m from capital measure for funding of immunotherapy programmes achieved

In July 2014, Medigene has completed the capital measure resolved on 27 June 2014 for the funding of its immunotherapy programmes. Gross proceeds of €15.9 m were achieved by placing the maximum number of new shares and the issuance of convertible bonds. With that, the Company's cash reach will be extended until the end of 2016. A total of 3,016,082 new shares at a price of €5.00 per share and convertible bonds divided into 818,658 notes in the nominal amount of €1.00 per note were placed with existing Medigene shareholders and mainly new institutional investors. The offering of new shares was oversubscribed. With the capital increase, Medigene made full use of its remaining authorised capital currently available. By issuing 3,016,082 new shares from authorised capital, the share capital of Medigene AG increased by €3,016,082.00 from €10,889,950.00 to €13,906,032.00.

OPPORTUNITIES AND OUTLOOK

Financial forecast 2014

Medigene confirms its sales and income forecast for 2014 and increases its forecast for cash and cash equivalents. The Company expects a further double-digit percentage increase in total revenue in 2014 (2013: €7.6 m). Based on the forecasts provided by Medigene's sales partners, revenue achieved with Veregen[®] is likely to amount to between €5 m and €6 m (2013: €4.2 m). In addition, Medigene is set to generate revenue consisting mainly of income from R&D funding for EndoTAG[®]-1 from partner SynCore as well as non-cash payments from a transaction with Medigene's former drug Eligard[®] and pro rata upfront or milestone payments from partnerships. The EBITDA loss in 2014 is likely to be significantly reduced to €4 m - €6 m (2013: €8.3 m).

According to the current business assumptions, Medigene's management expects the company to be financed until the end of 2016.

Veregen[®]

Medigene anticipates the market launch of Veregen[®] in several other countries by the end of 2014. The Company is planning to file for approval in a further eight European countries under the mutual recognition procedure in the third quarter of 2014, including in the UK and Italy, two of the five biggest pharmaceutical markets in Europe. Medigene's partners expect an increase in Veregen[®] sales of more than 20% in total in 2014.

DC vaccines

The current investigator initiated trials (IITs) being conducted at the University Hospital in Oslo (phase II trial in prostate cancer) and at the University Hospital in Munich (phase I/II trial in acute myeloid leukaemia, AML) will continue. Medigene plans to initiate its own clinical AML trial before the end of 2014 and to start a further clinical trial in 2015.

TCR-modified T cells

The development of a GMP-compliant manufacturing process for the adoptive T cell therapy using TCR-modified T cells will be continued. Clinical development of the first product candidates is in preparation and first preparatory talks with the authorities have already taken place and are ongoing.

TABs

Preclinical development of the anti-TCR monoclonal antibodies (TABs) continues with the aim of achieving proof of principle.

EndoTAG[®]-1

SynCore is planning an international phase III trial with EndoTAG[®]-1 in the indication of triple-negative breast cancer (TNBC). SynCore assumes sole responsibility and full financing and is planning to start the study at the end of 2014.

RhuDex[®]

As part of a licence agreement signed in March 2014, Falk Pharma received the rights to RhuDex[®] in hepatology and gastroenterology and assumes responsibility and bears all development and marketing costs for RhuDex[®] in these indications. Under the terms of the licence agreement for RhuDex[®], Falk Pharma is preparing the clinical development of the drug candidate in the indication primary biliary cirrhosis (PBC).

AAVLP technology

The final evaluation of the preclinical trial conducted in cooperation with Pennsylvania State University to demonstrate long-term protection against infection and cross-reactivity to various types of HPV is ongoing. Preliminary results are positive. AAVLP technology is available for partnerships and for out licensing.

CONSOLIDATED INCOME STATEMENT

OF MEDIGENE AG FOR THE PERIODS FROM 1 JANUARY TO 30 JUNE 2014 AND 2013

IN € K	Q2 2014 UNAUDITED	Q2 2013 UNAUDITED	6M 2014 UNAUDITED	6M 2013 UNAUDITED
Product sales	1,226	1,197	2,555	1,877
Other operating income	2,436	702	3,538	1,331
Total revenue	3,662	1,899	6,093	3,208
Cost of sales	-531	-604	-799	-827
Gross profit	3,131	1,295	5,294	2,381
Selling expenses	-522	-594	-1,085	-1,210
General and administrative expenses	-1,174	-1,189	-2,821	-2,394
Research and development expenses	-1,811	-1,693	-3,408	-3,446
Operating result	-376	-2,181	-2,020	-4,669
Interest income	9	3	11	6
Interest expense	-366	-395	-740	-797
Foreign exchange gains/losses	-101	243	-72	-99
Share of result of an associate	37	-29	-20	-72
Result before tax	-797	-2,359	-2,841	-5,631
Taxes	0	-25	0	-25
Net result for the period	-797	-2,384	-2,841	-5,656
Basic and diluted earnings per share in € ¹⁾	-0.07	-0.23	-0.26	-0.58
Weighted average number of shares outstanding (basic and diluted) ¹⁾	10,889,950	10,195,997	10,743,745	9,735,899

¹⁾ After the capital reduction in 2013, the comparative figures for Q2 2013 and 6M 2013 were adjusted with retroactive effect: earnings per share were multiplied by 4 and the weighted average number of shares outstanding reduced in the ratio of 4:1.

CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

OF MEDIGENE AG FOR THE PERIODS FROM 1 JANUARY TO 30 JUNE 2014 AND 2013

IN € K	Q2 2014 UNAUDITED	Q2 2013 UNAUDITED	6M 2014 UNAUDITED	6M 2013 UNAUDITED
Net result for the period	-797	-2,384	-2,841	-5,656
Other comprehensive income				
Other comprehensive income to be reclassified to profit and loss in subsequent periods:				
Exchange differences on translation of foreign operations ¹⁾	14	61	11	14
Gain on available-for-sale financial assets ¹⁾	170	0	170	0
Other comprehensive income for the period, net of tax	184	61	181	14
Total comprehensive income for the period, net of tax	-613	-2,323	-2,660	-5,642

¹⁾ No income tax affects were incurred.

CONSOLIDATED BALANCE SHEET

OF MEDIGENE AG AS OF 30 JUNE 2014 AND 31 DECEMBER 2013

ASSETS

IN € K	30 JUNE 2014 UNAUDITED	31 DEC 2013
A. Non-current assets		
I. Property, plant and equipment	645	405
II. Intangible assets	35,458	26,958
III. Goodwill	2,212	2,212
IV. Financial assets	4,172	3,929
V. Investment in an associate	2,513	2,513
VI. Other assets	323	375
Total non-current assets	45,323	36,392
B. Current assets		
I. Inventories	3,911	3,046
II. Trade accounts receivable	2,139	1,363
III. Cash and cash equivalents	4,097	10,166
IV. Other assets	1,705	1,688
Total current assets	11,852	16,263
Total assets	57,175	52,655

LIABILITIES AND SHAREHOLDERS' EQUITY

A. Shareholders' equity		
I. Subscribed capital	10,890	9,872
II. Additional paid-in capital	376,334	373,586
III. Accumulated deficit	-349,848	-347,007
IV. Other reserves	6	-175
Total shareholders' equity	37,382	36,276
B. Non-current liabilities		
I. Financial liabilities	9,879	10,356
II. Pension obligations	297	304
III. Other financial liabilities	2,518	291
IV. Deferred income	254	336
V. Deferred taxes	2,251	0
Total non-current liabilities	15,199	11,287
C. Current liabilities		
I. Trade accounts payable	1,069	1,419
II. Other financial liabilities	3,469	3,651
III. Deferred income	56	22
Total current liabilities	4,594	5,092
Total liabilities	19,793	16,379
Total liabilities and shareholders' equity	57,175	52,655

CONSOLIDATED STATEMENT OF CASH FLOWS

OF MEDIGENE AG FOR THE PERIODS FROM 1 JANUARY TO 30 JUNE 2014 AND 2013

IN € K	Q2 2014 UNAUDITED	Q2 2013 UNAUDITED	6M 2014 UNAUDITED	6M 2013 UNAUDITED
Cash flow from operating activities				
Net result for the period before taxes	-797	-2,359	-2,841	-5,631
Non-cash adjustments to reconcile net result before tax to net cash flows:				
Share-based compensation	7	11	13	22
Other non-cash income	-624	-624	-1,247	-1,247
Depreciation and amortisation	200	187	391	379
Interest income	-9	-3	-11	-6
Interest expense	366	395	740	797
Changes in:				
Inventories	199	-267	-864	-1,290
Other assets and accounts receivable	-1,362	-582	-806	-157
Trade accounts payable	-736	-670	-350	299
Other liabilities and deferred income	34	-199	-656	-85
Income tax expense	0	-25	0	-663
Share of result of an associate	-37	29	20	72
Subtotal	-2,759	-4,107	-5,611	-7,510
Interest received	3	4	3	7
Net cash used by operating activities	-2,756	-4,103	-5,608	-7,503
Cash flow from investing activities				
Purchase of property, plant and equipment	-351	-27	-409	-31
Cash and cash equivalents acquired with Trianta	0	0	21	0
Net cash used by investing activities	-351	-27	-388	-31
Net cash used by financing activities				
Proceeds from capital increase	0	2,406	0	2,406
Expenses on shares issued	-6	-14	-64	-14
Cash flow from/used by financing activities	-6	2,392	-64	2,392
Decrease in cash and cash equivalents	-3,113	-1,738	-6,060	-5,142
Cash and cash equivalents at the beginning of the period	7,221	16,676	10,166	20,113
Foreign exchange differences	-11	22	-9	-11
Cash and cash equivalents at the end of the period	4,097	14,960	4,097	14,960

CONSOLIDATED STATEMENT OF CHANGES IN SHAREHOLDERS' EQUITY

OF MEDIGENE AG FOR THE PERIODS FROM 1 JANUARY TO 30 JUNE 2014 AND 2013

IN € K	NUMBER OF SHARES	SUBSCRIBED CAPITAL	CAPITAL RESERVE	ACCUMULATED DEFICIT	CURRENCY TRANSLATION	FINANCIAL ASSETS	TOTAL SHAREHOLDERS' EQUITY
Balance 1 Jan 2013	37,082,758	37,082	343,938	-336,724	-123	-6	44,167
Net result for the period				-5,656			-5,656
Other comprehensive income					14		14
Comprehensive income							-5,642
Shares issued	2,405,800	2,406					2,406
Expenses on shares issued			-14				-14
Share-based compensation			22				22
Balance 30 June 2013, unaudited	39,488,558	39,488	343,946	-342,380	-109	-6	40,939
Balance 1 Jan 2014	9,872,139	9,872	373,586	-347,007	-177	2	36,276
Net result for the period				-2,841			-2,841
Other comprehensive income					11	170	181
Comprehensive income							-2,660
Shares issued	1,017,811	1,018	2,799				3,817
Expenses on shares issued			-64				-64
Share-based compensation			13				13
Balance 30 June 2014, unaudited	10,889,950	10,890	376,334	-349,848	-166	172	37,382

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

OF MEDIGENE AG, PLANEGG/MARTINSRIED, FOR THE PERIOD FROM 1 JANUARY TO 30 JUNE 2014

A. DESCRIPTION OF BUSINESS ACTIVITY, INFORMATION ABOUT THE COMPANY

Medigene AG, Planegg/Martinsried, Germany (hereinafter referred to as „Medigene“), is a biopharmaceutical company that specialises in the research and development of innovative drugs to treat cancer and autoimmune diseases and generates revenue from one marketed drug. Following the acquisition of Trianta Immunotherapies GmbH in January 2014, Medigene focuses on personalised T cell immunotherapies.

The Group's main activities are described in note I) „*Segment reporting*“ of these notes to the interim consolidated financial statements.

Medigene AG has been listed since June 2000 (German Stock Exchange: Regulated Market, Prime Standard; WKN 1AX 3W0; code MDG1).

B. ACCOUNTING AND VALUATION PRINCIPLES

Basic principles for the preparation of interim financial statements

As a parent company geared to the capital markets within the meaning of Article 4 of Regulation (EC) No. 1606/2002, Medigene AG prepares its consolidated financial statements in accordance with the International Financial Reporting Standards (IFRS) as applicable in the EU. These unaudited consolidated quarterly financial statements were prepared in accordance with IAS standard 34 „Interim Financial Reporting“, which has been adopted by the EU.

The Company's Executive Board is of the opinion that these quarterly financial statements reflect all business transactions required to present the assets, financial and income situation at the end of the periods which ended on 30 June 2014 and 2013.

This interim financial statement does not include the full information required to prepare annual financial statements. Therefore, these interim financial statements should be read in connection with the consolidated financial statements for 2013.

This interim financial statement of Medigene AG was approved for publication by Medigene's Executive Board on 6 August 2014.

Financial risks

Since Medigene AG was founded in 1994, the Company has reported operating losses in almost every financial year, as expenses for research and development in the relevant years exceeded the corresponding revenue or gross profit. The future achievement of profitability depends on progress in terms of operations as well as Medigene's strategic decisions and is not yet secured.

At the end of the financial year 2013 and after the first six months of 2014, there was a risk that Medigene's cash position at the time and the operating cash flow would possibly be insufficient to cover the expected investment expenses and working capital that would be required in the foreseeable future, covering approximately 18 months, which implied that the going concern of the Company and the Group would be endangered. In view of the cash inflow of €15.9 m (gross) from the capital increase completed in July 2014, this risk no longer exists at present.

Following the capital increase completed in July 2014, the Executive Board assumes that, on the basis of the current business plan, financing for the Company will be available until the end of 2016.

Changes in accounting, valuation, and reporting principles

The accounting, valuation and reporting principles applied for these interim consolidated financial statements correspond to those applied by Medigene for the consolidated annual financial statements for 2013, with the exception of the new announcements explained below, which have been applied since 1 January 2014.

IFRS 10 *Consolidated Financial Statements*

IFRS 10 replaces the provisions of the previous IAS 27 *Consolidated and Separate Financial Statements* on group accounting and redefines the term „control“. IFRS 10 had no impact on the consolidation of the Group's interests.

IFRS 11 *Joint Arrangements*

IFRS 11 replaces IAS 31 *Interests in Joint Ventures* and defines the term „joint control“. The term „control“ as used in this definition corresponds to the definition in IFRS 10. IFRS 11 had no impact on the accounting for the Company's existing cooperation, licensing and development agreements.

IFRS 12 *Disclosure of Interests in Other Entities*

IFRS 12 describes the requirements in terms of disclosures about an entity's interests in subsidiaries, joint arrangements and associates. None of these disclosure requirements apply to abbreviated interim consolidated financial statements, unless significant events and business transactions occurring in the interim reporting period require disclosure. Consequently, the Group has made no such disclosures.

Group companies

In addition to the parent company, Medigene AG in Planegg/Martinsried, Germany, the Group includes wholly-owned subsidiary Medigene, Inc., San Diego, California, USA, which was acquired in 2001 and, since its acquisition in January 2014, wholly-owned subsidiary Trianta Immunotherapies GmbH (hereinafter referred to as „Trianta“), Munich, Germany. Medigene, Inc. holds 40.40% of the shares in Catherex, Inc., Philadelphia, Pennsylvania, USA, which is accounted for at equity as an associate. Furthermore, Medigene, Inc. has a 38.95% stake in Aettis, Bala Cynwyd, PA, USA, a new company established as a result of part of Catherex, Inc. being spun off.

This aside, Medigene AG held no other shares in affiliated companies, associates or joint ventures as at 30 June 2014. The financial statements of the companies consolidated have been prepared in accordance with standardised accounting and valuation principles. All intercompany revenue, expenses and income as well as receivables, payables and accruals of the companies consolidated were eliminated during consolidation.

C. NOTES TO THE INCOME STATEMENT

Revenue and other income

In the first half of 2014, Medigene's total revenue rose by 90% to €6,093 k (6M 2013: €3,208 k). The increase in the second quarter of 2014 amounted to 93%, up to €3,662 k (Q2 2013: €1,899 k). Medigene achieved sales growth of 36% to €2,555 k (6M 2013: €1,877 k) with the drug Veregen[®], generating revenue of €1,226 k in the second quarter 2014 (Q2 2013: €1,197 k). Revenue from Veregen[®] sales comprised royalties, revenue from product deliveries (supply chain) and milestone payments. Compared with the very strong first half of the previous year, royalties received in the first six months of 2014 were down to €1,018 k (6M 2013: €1,243 k) and to €595 k in the second quarter of 2014 (Q2 2013: €685 k). This was due to an overall weak US dermatology market while a further strong increase in revenues was recorded in the remaining markets. At the same time, revenue from Veregen[®] supply chain product deliveries to sales partners rose by 51% to €837 k in the first half of 2014 (6M 2013: €554 k) and to €611 k in the second quarter of the year (Q2 2013: €484 k). Milestone payments received from partner companies were up to €700 k in the first half of 2014 (6M 2013: €80 k), mainly attributable to a milestone payment received as part of the agreement signed with the new marketing partner Taurus Pharma GmbH in the first quarter of 2014. In the second quarter of 2014, Medigene received milestone payments from Veregen[®] partners totalling €20 k (Q2 2013: €28 k).

In addition, Medigene's other operating income rose by 166% to €3,538 k in the first half of 2014 (6M 2013: €1,331 k) and to €2,436 k in the second quarter of 2014 (Q2 2013: €702 k). On the one hand, this included regular, non-cash income of €1,250 k (6M 2013: €1,254 k) from the assignment of rights to Medigene's former drug Eligard[®], agreed with US financial investor Cowen Healthcare Royalty Partners in 2012, and sales of RhuDex[®] material (active pharmaceutical ingredient) to partner Falk Pharma totalling €503 k as well as grants amounting to €17 k. Furthermore, Medigene received cost reimbursements from partner SynCore for the development of EndoTAG[®]-1 amounting to €1,018 k (6M 2013: €73 k) as well as milestone payments of €728 k (6M 2013: €2 k), which essentially comprised a one-off payment in connection with the partnership agreement signed with Falk Pharma.

Cost of sales

The cost of sales amounted to €799 k in the first half of 2014 (6M 2013: €827 k) and to €531 k in the second quarter of 2014 (Q2 2013: €604 k). This cost was incurred for material costs and royalties for Veregen[®].

Gross profit

Gross profit rose by 122% to €5,294 k in the first six months of 2014 (6M 2013: €2,381 k) and by 142% to €3,131 k in the second quarter of the year (Q2 2013: €1,295 k).

Selling, general and administrative expenses

Compared with the previous year's reporting period, selling, general and administrative expenses were up by 8% to €3,906 k in the first six months of 2014 (6M 2013: €3,604 k), but decreased by 5% to €1,696 k in the second quarter of 2014 (Q2 2013: €1,783 k). In the first half of 2014, this comprised selling expenses of €1,085 k (6M 2013: €1,210 k) as well as general and administrative expenses of €2,821 k (6M 2013: €2,394 k). General and administrative expenses increased due to one-off costs incurred in respect of the acquisition of Trianta.

Research and development expenses

Research and development expenses amounted to €3,408 k in the first six months of 2014 (6M 2013: €3,446 k) and to €1,811 k in the second quarter of 2014 (Q2 2013: €1,693 k). The reduction in these expenses was mainly attributable to lower expenses for preclinical and clinical RhuDex[®] trials in connection with the partnership agreement signed with Falk Pharma. In contrast, personnel and patent expenses were up following the takeover of Trianta.

D. NOTES TO THE BALANCE SHEET

Subscribed capital

The subscribed capital rose by €1,018 k from €9,872 k to €10,890 k as at 30 June 2014 as a result of the shares issued in connection with the Trianta acquisition. The subscribed capital was divided into 10,889,950 no-par registered shares as at 30 June 2014, of which approximately 89% were in free float as at the reporting date.

As part of the capital increase resolved on 27 June 2014 and placed on 17 July 2014 to finance Medigene's cancer immunotherapy programmes, gross issuing proceeds of around €15.9 m were generated. A total of 3,016,082 new shares were issued at a price of €5.00 per share and 818,658 notes for convertible bonds with a nominal amount of €1.00 each placed with existing Medigene AG shareholders and, mainly, new institutional investors. Following the issuing of new shares, the Company's subscribed capital increased by €3,016 k from €10,890 k to €13,906 k. On a provisional basis, the cost of the capital increase amounted to €1,238 k, of which €62 k was realised as an expense in the income statement.

Intangible assets

As at 30 June 2014, intangible assets amounted to €35,458 k. The change in reported intangible assets compared with 31 December 2013 was due to the acquisition of Trianta on the one hand and to planned amortisation of patents and product licences on the other.

Financial assets

As at the reporting date, financial assets totalled €4,172 k. They essentially comprised the shares held in Immunocore Ltd., which were valued at fair value and amounted to €3,704 k as at 30 June 2014 (31 December 2013: €3,533 k). Medigene's previously held shares in Immunocore Ltd. amounted to 3,373,318 shares. They were A ordinary shares, which corresponded in defined cases to voting rights of 17.45% and were limited to a maximum increase in value of £2.8 m. In June 2014, Medigene converted its shares in Immunocore Ltd. into a share class which offers a potential increase in value. As a result of the new share structure, Medigene's shareholding now comprises 64,815 ordinary shares, which corresponded to a share of 3.07%. These shares will directly participate in the future enterprise value. Following the exercise of option rights to Immunocore shares by employees of Immunocore, Medigene's shareholding decreased to 2.96% as at 30 June 2014 while the number of shares held remained unchanged.

The revaluation of the shares produced a profit of €170 k, which was reported under „gain on available-for-sale financial assets" in the consolidated statement of comprehensive income. The shares in Immunocore Ltd. are classed as financial assets available for sale and included in level three of the hierarchy of fair values of financial instruments. The fair value of these shares was determined with the help of an external expert. This figure corresponds to the current fair value according to the best possible estimates of the Executive Board.

Investment in an associate

As at the reporting date of 30 June 2014, the investment in an associate amounted to €2,513 k (31 December 2013: €2,513 k). A part of Catherex, Inc. was spun off into the newly established company, Aettis, in 2014. Some of the Catherex, Inc. patents were transferred to Aettis. Medigene, Inc. holds 40.40% of the shares in Catherex, Inc. and 38.95% of the shares in Aettis as at 30 June 2014. The total value of the shares which has remained unchanged compared to 31 December 2013, now refers to the investment in Catherex, Inc. (€2,513 k) and Aettis (€0).

Current liabilities

Compared with 31 December 2013, current liabilities decreased by €498 k from €5,092 k to €4,594 k as at 30 June 2014. This decrease mainly resulted from a reduction in trade accounts payable and other liabilities. Other financial liabilities comprise the €1,109 k short-term portion of the liability arising from the assignment of a 2% share of the Eligard[®] net sales to Cowen and the liability for future milestone payments to the previous Trianta shareholders totalling €454 k.

Non-current liabilities

Non-current liabilities comprise the long-term portion of the liabilities arising from the assignment of 2% of the Eligard[®] net sales to Cowen. This item amounted to €9,879 k as at the reporting date and will be amortised over the life of the Eligard[®] patent, which is approximately ten years. The amount includes liabilities with a term of one to five years (€6,031 k) and more than five years (€3,848 k). In addition, it includes deferred tax amounting to €2,251 k and a long-term portion of the liability for payments due to the previous Trianta shareholders related to future milestone achievements of €2,221 k.

E. BUSINESS COMBINATIONS

On 27 January 2014, Medigene AG announced the acquisition of Trianta Immunotherapies GmbH, a new company founded by Helmholtz Zentrum in Munich, Germany. As part of this acquisition, Medigene acquired 100% of the shares in Trianta. The previous shareholders of Trianta received 1,017,811 new Medigene shares issued, worth approx. €3.8 m, and will receive further payments in stages up to a maximum amount of €5.9 m upon achieving future milestones, either in the form of additional Medigene shares or in cash. Trianta has three highly innovative complementary immunotherapy platforms that complement each other and encompass programmes in clinical development for the treatment of different types of cancer.

Trianta has its registered office in Lochhamer Strasse 11, Planegg/Martinsried, Germany. As at 30 June 2014, the number of Trianta employees totalled 13. Prof. Dolores J. Schendel, Managing Director of Trianta, was appointed to the Executive Board of Medigene AG with responsibility for research and development with effect from 1 May 2014. Additional employees will be joining the Trianta team during the course of 2014.

The Trianta acquisition is treated in accordance with IFRS 3 Business Combinations. In view of the still incomplete information about the fair value of the share of the consideration assigned (future milestone payments) and the fair value of the assets identified upon acquisition and the liabilities assumed, it was not possible to carry out a final purchase price allocation.

The provisional estimate of the purchase price (assigned consideration) totalled €6,492 k and comprised the following: fair value of the shares issued (€3,817 k) and the liability for future milestone payments to the existing Trianta shareholders, which was valued at the provisional market price of €2,675 k in total. The fair value of the shares issued corresponds to the XETRA closing price (German Stock Exchange, Frankfurt) of Medigene's shares on the date of the acquisition, which was 27 January 2014. The liability vis-à-vis the existing Trianta shareholders, which may provisionally fall due in the period from 2014 to 2016, is linked to the further progress of the development projects conducted by Trianta and conditional on the achievement of specific milestones.

CONSIDERATION TRANSFERRED

IN € K

Shares issued at fair value		3,817
Number of shares issued	1,017,811	
Fair value per share (in €)	3.75	
Liability for future milestone payments at fair value (provisional)		2,675
Total consideration transferred (provisional)		6,492

The assets acquired and liabilities assumed from Trianta were identified on a provisional basis. On the acquisition date, they comprised the following: cash and cash equivalents of €21 k and intangible assets in connection with the development projects conducted by Trianta, which were valued at the estimated market price of €8,722 k, as well as deferred tax of €2,251 k.

ACQUIRED ASSETS IDENTIFIED AND TRIANTA LIABILITIES ASSUMED

IN € K

Current assets at fair value (cash and cash equivalents)		21
Intangible assets at fair value (provisional)		8,722
Deferred tax (provisional)		-2,251
Total acquired assets identified and liabilities assumed (provisional)		6,492

Since the purchase price allocation was not finalised at the time of preparing these interim consolidated financial statements, no goodwill was reported on the balance sheet. It is expected that the acquisition of this company will release certain synergies, which will facilitate taking the Company's technologies and drug candidates through clinical development with the aim of improving the lives of critically ill patients.

The cost directly incurred for the acquisition of Trianta of €796 k was expensed and reported under general and administrative expenses. The cost of issuing shares totalling €64 k was directly offset in shareholders' equity.

ACTUAL CASH FLOW RESULTING FROM THE ACQUISITION

IN € K

Net cash acquired with Trianta (included in the cash flow from investing activities)	21
Cost directly incurred for the acquisition of Trianta ¹⁾ (included in the cash flow from operating activities)	-796
Transaction cost attributable to issuing shares (included in the cash flow from financing activities)	-64
Total cash outflow	-839

¹⁾ Of this figure, €512 k was incurred in 2013.

Since the date of acquisition, Trianta contributed €17 k to revenue and €442 k net loss to consolidated result before tax. Assuming that Trianta had already been included in the scope of consolidation on 1 January 2014, there would have been no additional influence on consolidated income.

The Company has concluded a profit transfer agreement with Trianta, in order to set up an affiliation for tax purposes. This agreement was signed after the reporting date, but remains subject to approval by the shareholders at the next Annual General Meeting. Consequently, the agreement does not yet have final and binding effect. As soon as this affiliation is in place, deferred tax assets can be recognised in relation to loss carried forward accumulated by Medigene AG up to the amount of the deferred tax liabilities assumed as part of the Trianta acquisition, provided that it is likely that taxable income will be available against which loss carried forward for tax purposes may be offset. The resultant deferred tax benefit would have to be reported with impact on the income statement in accordance with IAS 12.67, however not as part of the business combination.

F. SEGMENT REPORTING

Business units

The Group is organised into two main business units: „Marketed Products” and „Drug Candidates”.

SEGMENT REPORTING BY BUSINESS UNITS

IN € K	MARKETED PRODUCTS	DRUG CANDIDATES	TOTAL SEGMENTS	RECONCILIATION ¹⁾	TOTAL
Q2 2014					
Revenue with external customers	1,226	0	1,226	0	1,226
Other income	623	1,811	2,434	2	2,436
Inter-segment sales ²⁾	0	0	0	0	0
Total revenue	1,849	1,811	3,660	2	3,662
Segment operating result³⁾	234	-613	-379	2	-377
Depreciation and amortisation	0	-150	-150	-50	-200
Share of result of an associate	0	0	0	37	37
Assets					
Investment in an associate	0	0	0	2,513	2,513
Segment investments ⁴⁾	0	0	0	351	351
Segment assets⁵⁾	6,050	37,670	43,720	13,455	57,175
Segment liabilities⁶⁾	0	310	310	19,483	19,793
Q2 2013					
Revenue with external customers	1,197	0	1,197	0	1,197
Other income	627	75	702	0	702
Inter-segment sales ²⁾	0	0	0	0	0
Total revenue	1,824	75	1,899	0	1,899
Segment operation result³⁾	47	-2,228	-2,181	0	-2,181
Depreciation and amortisation	0	-143	-143	-44	-187
Share of result of an associate	0	0	0	-29	-29
Assets					
Investment in an associate	0	0	0	2,679	2,679
Segment investments ⁴⁾	0	0	0	27	27
Segment assets⁵⁾	4,750	29,359	34,109	23,044	57,153
Segment liabilities⁶⁾	0	432	432	15,734	16,166

¹⁾ Segment reconciliation includes information that can be allocated to neither the „Marketed Products” segment nor the „Drug Candidates” segment, as it does not depict any activity of its own.

²⁾ Inter-segment sales are eliminated for consolidation purposes.

³⁾ Segment operating result does not include any interest income (Q2 2014: €9 k; Q2 2013: €3 k), any interest expense (Q2 2014: €366 k; Q2 2013: €395 k), any foreign exchange gains/losses (Q2 2014: €-101 k; Q2 2013: €243 k), any share of gain or loss of an associate (Q2 2014: €37 k; Q2 2013: €-29 k).

⁴⁾ Segment investments relate to additions to property, plant and equipment, and intangible assets.

SEGMENT REPORTING BY BUSINESS UNITS

IN € K	MARKETED PRODUCTS	DRUG CANDIDATES	TOTAL SEGMENTS	RECONCILIATION ¹⁾	TOTAL
6M 2014					
Revenue with external customers	2,555	0	2,555	0	2,555
Other income	1,250	2,286	3,536	2	3,538
Inter-segment sales ²⁾	0	0	0	0	0
Total revenue	3,805	2,286	6,091	2	6,093
Segment operating result³⁾					
Depreciation and amortisation	0	-292	-292	-99	-391
Share of result of an associate	0	0	0	-20	-20
Assets					
Investment in an associate	0	0	0	2,513	2,513
Segment investments ⁴⁾	0	0	0	409	409
Segment assets⁵⁾	6,050	37,670	43,720	13,455	57,175
Segment liabilities⁶⁾	0	310	310	19,483	19,793
6M 2013					
Revenue with external customers	1,877	0	1,877	0	1,877
Other income	1,254	75	1,329	2	1,331
Inter-segment sales ²⁾	0	0	0	0	0
Total revenue	3,131	75	3,206	2	3,208
Segment operation result³⁾					
Depreciation and amortisation	0	-292	-292	-87	-379
Share of result of an associate	0	0	0	-72	-72
Assets					
Investment in an associate	0	0	0	2,679	2,679
Segment investments ⁴⁾	0	0	0	31	31
Segment assets⁵⁾	4,750	29,359	34,109	23,044	57,153
Segment liabilities⁶⁾	0	432	432	15,734	16,166

¹⁾ Segment reconciliation includes information that can be allocated to neither the „Marketed Products“ segment nor the „Drug Candidates“ segment, as it does not depict any activity of its own.

²⁾ Inter-segment sales are eliminated for consolidation purposes.

³⁾ Segment operating result does not include any interest income (6M 2014: €11 k; 6M 2013: €6 k), any interest expense (6M 2014: €740 k; 6M 2013: €797 k), any foreign exchange losses (6M 2014: €72 k; 6M 2013: €99 k), any share of loss of an associate (6M 2014: €20 k; 6M 2013: €72 k).

⁴⁾ Segment investments relate to additions to property, plant and equipment, and intangible assets.

⁵⁾ Segment assets under reconciliation include non-current assets (6M 2014: €7,653 k; 6M 2013: €7,055 k), cash and cash equivalents (6M 2014: €4,097 k; 6M 2013: €14,960 k) and other current assets (6M 2014: €1,705 k; 6M 2013: €1,029 k).

⁶⁾ Segment liabilities under reconciliation include non-current liabilities (6M 2014: €15,199 k; 6M 2013: €11,997 k), trade accounts payable and other financial liabilities (6M 2014: €4,594 k; 6M 2013: €3,735 k) and tax liabilities (6M 2014: €0; 6M 2013: €2 k).

Revenue earned by the individual segments is generated by external business relationships.

Transfer prices between the business units and regions are determined on the basis of the usual market terms among third parties.

The segments are composed as follows:

Marketed products

→ Veregen[®] for the treatment of genital warts

Drug candidates & technologies

- Immunotherapies
- EndoTAG[®]-1 for the treatment of solid tumours
- RhuDex[®] for the treatment of autoimmune diseases
- AAVLP technology

G. OTHER NOTES

Related parties

The parties deemed to be related are entities and individuals who can be significantly influenced by the Company or can exert significant influence on the Company. Related parties are the Company's Executive Board and Supervisory Board as well as the associate Catherex, Inc. and partner company SynCore.

Dr. Frank Mathias, Chief Executive Officer of Medigene AG, and Peter Llewellyn-Davies, Chief Financial Officer of Medigene AG, were appointed to the Board of Directors of Catherex, Inc. and Aettis. Medigene, Inc. granted a fixed-rate loan to Catherex, Inc., which was increased to €279 k (31 December 2013: €242 k) in the reporting period. €33 k of this loan was transferred to Aettis.

Medigene AG received cost reimbursements of €1,018 k for EndoTAG[®]-1 from its partnership with SynCore (6M 2013: €0) as well as realised deferred milestones amounting to €28 k (6M 2013: 2 k). For Veregen[®], Medigene AG received neither milestone payments nor revenue from supply chain activities with SynCore in the first half of 2014 (6M 2013: €0 and €0, respectively).

The remuneration and shareholdings of the Company's Executive Board and Supervisory Board members are itemised for each member of these boards under H) „Executive Board and Supervisory Board“.

Contingent liabilities

For the contingent liabilities listed below, no provisions were recognised, as the risk of them being utilized is deemed unlikely.

In 2004, Medigene concluded an agreement with the insolvency administrator of MBT (formerly „Munich Biotechnology“) under which payments by Medigene to the insolvency administrator were agreed in the event of certain milestones being achieved. These included a milestone payment if a clinical Phase III trial would be initiated. In connection with signing an agreement with SynCore in July 2012, the Company has achieved a settlement with the insolvency administrator which stipulates that Medigene will no longer make milestone payments but instead must only transfer a minor percentage of the income generated with EndoTAG[®]-1. The amount is gradually payable up to a total amount of €11 m. From the Company management's point of view, no accruals need to be recognised for this purpose at present, because the relevant payments will only be due following the achievement of specific events.

The Company leases office and laboratory facilities, office furnishings, laboratory equipment, and vehicles. These constitute operating leases, as the contractual agreement does not transfer any risks and rewards to the Group. The conditions, rental increase clauses and extension options of lease agreements vary.

The Group has a notice period of one month to six years for these lease agreements, depending on the contract.

H. EXECUTIVE BOARD AND SUPERVISORY BOARD

REMUNERATION, "DIRECTORS' HOLDINGS" AND NOTE ON SUBSCRIPTION RIGHTS

IN NUMBERS	REMUNERATION		SHARES		OPTIONS	
	30 JUNE 2014	30 JUNE 2014	31 DEC 2013	30 JUNE 2014	31 DEC 2013	
Prof. Horst Domdey Chairman, Co-founder	25	39,125	39,125	0	0	
Dave Lemus Vice Chairman of Supervisory Board	21	0	0	0	0	
Dr. Yita Lee Supervisory Board member	17	0	0	0	0	
Total Supervisory Board	63	39,125	39,125	0	0	
Dr. Frank Mathias Chief Executive Officer ¹⁾	300	1,499	1,499	49,375	49,375	
Peter Llewellyn-Davies Chief Financial Officer ¹⁾	220	3,000	3,000	9,375	9,375	
Prof. Dolores J. Schendel Chief Scientific Officer ¹⁾ (since 1 May 2014)	72	611,704 ²⁾	–	0	–	
Total Executive Board¹⁾	592	616,203	4,499	58,750	58,750	

¹⁾ The Executive Board remuneration comprises fixed remuneration, variable performance-related remuneration based on setting up accruals (without discounting) in the event of 100% payment and fringe benefits (pension expenses and vehicle leasing).

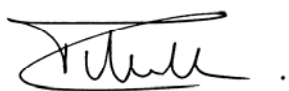
²⁾ Through DJSMontana Holding GmbH.

RESPONSIBILITY STATEMENT

To the best of our knowledge and in accordance with the applicable reporting principles, the consolidated financial statements give a true and fair view of the assets, liabilities, financial position and profit or loss of the Group, and the Group management report includes a fair review of the development and performance of the business and the position of the Group, together with a description of the principal opportunities and risks associated with the expected development of the Group.

Planegg/Martinsried, 6 August 2014


The Executive Board



Dr. Frank Mathias



Peter Llewellyn-Davies



Prof. Dolores J. Schendel

FINANCIAL CALENDAR

14 August 2014

Annual General Meeting 2014
Munich, Germany

13 November 2014

9-Months Report 2014
Analysts teleconference

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EndoTAG®

is a trademark of Medigene AG

Medigene®

is a trademark of Medigene AG

Polyphenon E®

is a trademark of Mitsui Norin Co, Ltd,

RhuDex®

is a trademark of Medigene AG

Trianta™

is a trademark of Trianta Immunotherapies GmbH

Trianta Immunotherapies™

is a trademark of Trianta Immunotherapies GmbH

Veregen®

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DISCLAIMER

This quarterly report contains forward-looking statements that are based on certain assumptions and expectations made by the management of Medigene AG at the time of its publication. These forward-looking statements are therefore subject to unpredictable risks and uncertainties, so there is no guarantee that these assumptions and expectations will turn out to be accurate. Many of those risks and uncertainties are determined by factors that are beyond the control of Medigene AG and cannot be gauged with any certainty at this point in time. This includes future market conditions and economic developments, the behaviour of other market participants, the achievement of targeted synergy effects as well as legal and political decisions. Medigene AG cannot preclude that actual results may differ substantially from those expectations expressed in or implied by the forward-looking statements. Medigene AG does not intend or assume any obligation to update any forward-looking statements to reflect events or circumstances after the date of this annual report.

The English version of the quarterly report is a translation of the original German version; in the event of variances, the German version shall take precedence over the English translation.

