Espírito Santo Saúde: The Bidding War

August 3, 2014 was an unforgettable day for one of the richest Portuguese families. BancoEspírito Santo ("BES"), which was part of the financial empire built by the Espírito Santo family, was bailed out and split into a good and bad bank, after reporting a net loss in the first half of 2014 of around €3.6bn. In the wake of this event, everything changed. The Group desperately needed to raise money and would consequently sell its most profitable assets, which was the case of Espírito Santo Saúde ("ES Saúde" or "ESS").

Later that month, ona sunny summer day inAugust, Ángeles, a Mexican group that operated in the healthcare industry, announcedits bid to acquire ESS. The bid marked the beginning of what would become an eventful takeover process lasting around 9weeks and including several participants. Although the outcome was unpredictable, the high number of companies trying to acquire ESStogether with an unexpected proposal bythe Portuguese Communist Party to nationalise the company was proof that ESS was indeed a profitable and attractive company, despite all the problems its shareholderswere facing.

Espírito Santo Group: The Fall of an Empire

The origins of the group date back to 1869, whenthe 19-year-old José Maria do Espírito Santo e Silva created a foreign exchange business, where he traded credit securities and lottery tickets. Some decades later, in 1884, he began establishing several other companies dealing with banking operations and securities, one of them that, in the future, would become BES. After José Maria do Espírito Santo e Silva's death in 1915 BES was managed by his three sons and as from the late 1920s entered into a phase of great expansion. In 1937, BES merged with Banco Comercial de Lisboa. From then on, the bank began expanding and consolidating its position within the banking industry, entered in the insurance business throughout the acquisition of Companhia de Seguros Tranquilidade ("Tranquilidade") and created several industrial companies. On the 25th of April 1974, came the Carnation Revolution in Portugal, which was intrinsically related to the nationalisation of the Portuguese banking and insurance sectors in March 1975. As a consequence, many members of the Espírito Santo family were forced to emigrate, mainly to Brazil, the United Kingdom and Switzerland.

By the late1980s, the Portuguese government invited the family to come back, and following the reprivatisation of the insurance company, Tranquilidade, in 1989, and BES, in 1991, the Group started to rebuild its operations in Portugal, investing not only in the banking and insurance sector but also in the real estate, tourism, communications and other miscellaneous services, through the creation of different companies. Some senior Portuguese business figures postulate that the origins of the family's eventual financial

catastrophe lie in this period. The desire of regaining control of the bank was achieved using only a small amount of the family's capital together with huge amount of leverage. "They put in practically zero capital from the start, it was always leverage", said one Lisbon bankerⁱ. In addition, once BES doubled its market share, the family increased its leverage even moreto build up interests in other sectors using its stake in the bank as collateral. This situation worsened with the financial crisisthat drovePortugal into an international bailout in 2011. The bank was forced to cut dividends and raise new capital, which led to a greatdecrease of the family's stake in BES. Already, some wondered if and how was possible that BES was able to raise capital in the market when the other Portuguese banks were instead being bailed out by the government.Moreover, some argue it was at this point, due to a lack of access to the market financing, thatBES resorted to substitutes for the debt. Regulators started noticing that Rioforte and Espírito Santo International ("ESI") were selling risky short-term commercial paper to the retail and institutional clients of BES, throughout a BES managedmutual fund, Espírito Santo Liquidez.

Since ESI was a private company there was limited information regarding its financial situation. As the European financial crisis tightened in mid-2013 the family was forced to yet again raise more debt making the market privy of some of the family holdings' problems. Rioforte disclosed a value of debt equal to €2.9bn, which represented roughly 35x EBIT¹. The CEO of BES, Ricardo Salgado, was aware that something had to be done, or elseRioforte and ESI would eventually default.

In May 2014, BES announced it would perform a capital increase of up to €1.045bn, offering new shares at €0.65. In late May, the market discovered that ESI had hidden €1.2bn liabilities that were unaccounted in its financial statements of 2012. However, in spite of this news, duly mentioned in the prospectus, the capital increase was successfully completedin June and roughly 1,607 million new ordinary shares were issued².

One month later, in July, just before Rioforte and ESI filed for special protection fromits creditors, The Bank of Portugal (BdP) forced Ricardo Salgado to resign. After this, BES announced its results for the first semester of 2014, revealing a loss of €3.58bn³with impairments totalling €4.25bn, which eventually led to the bank's failure and resolution by BdP and family's loss of control of the bank. "As the pressure increased, they allowed the cancer [of ESI] to infect the bank more and more", said a Portuguese banker. "The cancer was in one place, the brain, but they let it spread across the whole body, and to the bank."

²On the June 17th, 2014, BES placed 1,607,033,212 new shares in the market at €0.65 per share, which amounted to a capital increase of €1,044,571,587.8.

¹ Profits before interests and taxes amounted to €84m. Only interest charges were valued at €89m.

³ In the first half of 2014, BES announced a net loss of €3,577.3m, where the net loss of the second quarter amounted to €3,488.1m.

It was the fall of an empire that took around 150 years to build(see **Exhibit 1** with the structure of the Group Espírito Santo). From the beginning of June until the end of July, the share price of BES went down89.11%.On the August 1st, the Portuguese regulator CMVM⁴ suspended the transaction of BES's shares (**Exhibit 2**). The collapse of BES was barely avoided through a rescue package that divided the bank in two. The toxic assets of the bank were splitfrom the good ones, and allocated into a "bad" bank, as an attempt by authorities to rescue what remained of BES. Most assets and senior liabilities were transferred to the "good bank", which was dubbed "Novo Banco", including the participation BES had in Espírito Santo Health Care Investments ("ESHCI"). In October, the court of Luxemburg decided not to give creditor protection to ESI and Rioforte, meaning that both companies would enter in bankruptcy and be liquidated to pay off their debts.

KPMG had been providing audit services to BES since 2002 and was in chargeof auditing the financial accounts of more than 60 companies within GES. Both The Bankof Portugal and CMVM believed that a firm should not have the same auditing company for more than twoterms, which is the same as to say 8 years. However, in 2011, BES announced the continuation of the bank's relationship with KPMG as it enabledcost savingsas well as benefiting from a better service, due to the auditor'sknowledge about the Group. Critics blamed KPMG for the bank's demise, defending that the auditorshould have identified the ongoing money transfers between companies within GES. "With the auditor playing so many roles, the question seems to be: Were they just too spread out to see the big picture, or in the worst case were they too focused on getting audit mandates to act on the big picture?",said a finance professor at London's Cass Business School, Peter Hahnⁱⁱⁱ.

Unfortunately, this was one of Europe's largest financial failures, which led investors to losses of approximately €10.0bn. "The fall of the Espírito Santo is effectively the story of Portugal itself," said one official. "They had too much debt, but they continued to consume^{iv}."

Espírito Santo Saúde

Overview

One of the Rioforte's companies that showed evidence of profitability and sound financial situation was Espírito Santo Saúde (ESS). The company dated back to the acquisition by the Espírito Santo Group (GES) of Clíria – Hospital Privado de Aveiroand Hospital da Arrábida ("HA"), in 2000. Since its creation, ES Saúdehas grown both organically and through acquisitions, maintaining a very active strategy in remodelling and expansion projects. In 2007, their flagship hospital, Hospital da Luz ("HL"), started operating and five years later, the company innaugurated its first public hospital built and managed under a public-private partnership ("PPP") (Exhibit 3).

⁴Comissão do Mercado de Valores Mobiliários ("CMVM") is the Portuguese securities market commission.

ES Saúdegrew to a total of eighteenfacilities divided into eightprivate hospitals, one hospital managed under a PPP agreement, seven private outpatient clinics⁵ and two senior residences (**Exhibit4**). Its hospitals offer several delicate care services, including surgery, inpatient treatment and diagnostic trials, as well as offering services to promote health and avoid diseases, such as check-ups. The outpatient clinics provide services to people who are not in a delicate situation, but need either a diagnosis or therapeutic or ambulatory treatments. The senior residences work as nursing homes and offer rehabilitation and general assistance to elderlypatients to provide them an integrated residential solution.

As mentioned before, in early 2012, ESS adopted a different business model entering for the first time into a PPP agreement with the Portuguese government to manage Hospital Beatriz Ângelo ("HBA"). HBA was a newly built facility where ESS managed its operations under the NHS, providing clinical and other medical services⁶. The agreement was reached in December 2009 and HBA began operating gradually in January 2012, having its first full year of operations by 2013⁷ (**Exhibit5**).

In September 2013, ESS startedits Initial Public Offer ("IPO") process, which was successfully completedin February 2014. The offer involvedselling 49% of the capital and keeping 51% under the control of ESHCI⁸. This resulted in total gains of €149.8m, where €22.5m were gains for ES Saúde and the remaining valuewas gains for the shareholders who sold their position in the company(**Exhibit 6**). ESSwas listed on the Euronext Lisbon with a final offer price of €3.20 per share. The company's equity was valued at around €305.7m, which combined with the LTM Net Earnings⁹ of €13.2m, gave a P/E multiple of 23.2x, which was above the average of the European sector atthe time. The price range for this IPO had initially been set between €3.20 and €3.90, and the fact that the final offer price (€3.20) had been defined at the lower range¹⁰, together with signals of low demand for ESS shares from its employees, induced investors to be cautious in the initial trading sessions. The day after the IPO, the share price fell 1.25% closing at €3.16 per share. However, by the end of March, the share price hadrisen 14.7% relative to the initial offer price. In a transaction

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⁵An outpatient clinic provides services to people that is not hospitalized for 24 hours or more, but who visit a hospital, clinic, or associated facility for diagnosis or treatment.

⁶Those services include outpatient consultations, supply of emergency room visits, both outpatient and inpatient surgeries as well as the provision of non-surgical inpatient and outpatient services (psychiatry, dialysis and chemotherapy services).

⁷From 2011 to 2012 there was an increase of €2.1m in D&A mainly because this marked the first year that HBA would depreciate.

⁸The lock-up period was 270 days, but the majority of the agreements included change of control provisions which required ESI to maintain a direct or indirect controlling interest in ESS.

⁹ Last Twelve Months ("LTM") net earnings were computed as the sum of the net earnings of the 1st quarter of 2014 plus the last 3 quarters net earnings of 2013.

¹⁰The determination of the IPO price corresponded to the last two weeks of January and first week of February, which was a period of increased volatility in the financial markets and a rise in risk aversion on the investors' side, largely as a consequence of instability in some emerging markets.

where Espírito Santo Investment Bank ("ESIB") was the global coordinator¹¹, the main goals of the IPO were to reinforce ESS'scapital structure in order to reduce its leverage, whilst investing in new projects. Additionally, this was seen as a good opportunity to increase visibility worldwide.Notwithstanding, one may question what droveRioforte to sell part of ESS. Wasit a signal of what was already affecting the Espírito Santo Group? In fact, ESS was arguably the only asset of Rioforte that could be set up for an IPO.

In 2014 ESS was present in northern, central and south-central Portugal. In some regions ES Saúde owned the only private general hospital and in the two Portuguese regions with the highest purchasing power, Lisbon and Porto, the company owned Hospital da Luz, the largest private hospital in Portugal, and Hospital da Arrábida, respectively. ES Saúde's strategy relied on differentiation through not only owning the majority of its facilities but also through the completion of recent complete refurbishments of its facilities, which starkly contrasts from those of the National Health System ("NHS").

The Portuguese Healthcare Industry

The Portuguese public healthcare system is organised so that all citizens have access to the NHS, which is funded through general taxation and co-payments from patients when using the healthcare services¹². However, around 40% of the population benefits from access to other healthcare services, either via an insurance plan or a special public or private plan for specific activity sectors¹³. Since the international financial crisis in 2007, Portugal has faced several unfavourable macroeconomic conditions, which limited the public health system's budget. Gradually, as the investment in this sector decreased, facilities started to deteriorate and there was a migration of the most qualified doctors from the public to the private sector. Moreover, in 2013 the government funding to the state employees' healthcare plans dropped substantially¹⁴ and in 2014 the access fees increased. Interestingly, as the public sector expenditures fell, the private sector ramped up its investment.

In 2011, the private sector was responsible for providing around 46% of the total healthcare services, compared to 40% in 2007, which shows it has remained resilient throughout the financial crisis. Moreover, from 2007 to 2011, the revenues of the private healthcare providers¹⁵ increased on average 5.5% per year, while in the public healthcare sector they dropped by an average 0.7% annually. Despite this downward trend, the latter

¹¹ESIB was the global coordinator of the retail offering. Credit Suisse and ESIB were the joint global coordinators and joint bookrunners of the IPO. CréditAgricole CIB was senior co-lead manager and BancoFinantia, Banco Santander, BBVA, BPI and CaixaBI were co-lead managers of the institutional offering.

¹² Moderation fees.

¹³These are public and private health subsystems, where the access depends on their type of work or even their position within the firm. Some plans include ADSE that covers the public workers, SAMS, which is attributable to bankers and LASFA that covers military.

¹⁴ In 2011, government funding was 48%, which slightly increased to 54% in 2012. However, in 2013 it dropped sharply to 29% as a result of financial difficulties faced by Portugal.

¹⁵ Private health revenues include both public and private sources.

still has an important role in the Portuguese healthcare system, with total revenues in 2011 of €6.5bn, compared to €5.5bn in the private sector suggesting that there is room for the private sector to keep growing.

ESS is linked to the public sector through its management of HBA via its PPPagreement, via services provided to patients who are wait-listed in the public sector and via the considerable portion of its revenues that come from state employees' healthcare plans. However, as the majority of its revenues come from the private sector, the deterioration of the public health system may seem to positively affect ESS' financial strength. In an extreme case, the lack of investment may lead to a complete degradation of the NHS, which could force patients to be treated at private hospitals. Recently, the health insurance penetration has been growing, meaning an increasing awareness regarding the competency of private hospitals. Therefore, the aforementioned trends, ailed with an ageing population, a higher investment in the private healthcare sector with considerable technological advances in diagnosis and treatment, a boost in the standardization of medical procedures and a greater than ever disease burden, seem to benefit ESS.

ESS's main competitors within Portugal include José de Mello Saúde ("JMS") and ex-Hospitais Privados de Portugal ("HPP"), currently named Lusíadas. All of the aforesaid firms adopted a similar model of a general hospital that provides a complete cycle of services. Considering only the Portuguese private healthcare market, ESS currently has the highest market share and the highest number of beds. However, JMS was the pioneer in implementing PPP agreements and is currently the market leader considering both the private and the public market, followed by ESS. These top three players command approximately 15.5% of the Portuguese private healthcare market share vi, whereas the remainder is distributed in a very fragmented market of private practice offices and small clinics, 16 (Exhibit 7) which have been losing market power due to the recent economic crisis that caused some small private healthcare providers to disappear.

Financial Performance

Despite the challenging economic context in Portugal, ESS continued to grow. In 2013, there was an increase of 57% on the revenues coming from the public sector, mainly through capturing HBA's first full year of activity. The increase in cash flow generation allowed ESS to reduce net debt from €251.5m in 2012 to €209.6m in 2013¹⁷. In the same year, more than 70% of ESS' private healthcare revenues came from state employees' healthcare plans,

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¹⁶ These small offices mainly provide medical consultations, diagnostic tests and treatment.

¹⁷In the first quarter of 2014 net debt was €183.1m (debt was €13.9m) and in the first semester of 2014 net debt €184.1m(debt was €206.3m).

such as ADSE¹⁸, military and police forces, as well as from insurance companies. The healthcare plans offered to employees from private companies and out-of-pocket clients together amounted to roughly a quarter (24%) of total private revenues. Additionally, private hospitals often administered certain services on behalf of public hospitals, such as surgeries for patients that have been placed on lengthy waiting lists. In 2013, these services represented 3% of private revenues (**Exhibit 8**).

Since its inception, ESSincreased its operational revenues year-on-year. From 2010 to 2013 the revenue compounded annual growth rate ("CAGR") was 14.3%. The private sector represented the major source of ESS revenues, followed by the public sector, then by "holding and shared services" and finally by other businesses, which had a consistent albeit smaller contribution to ESS ²⁰ (Exhibit 9).

Potential Projects

Before being set up for its sale, ESS was considering the implementation of some projects. Although they had not been adopted by the date of the sale, ESS has an option to implement them.All revenues are generated by operations located in Portugal and as a consequence theywerevulnerable tothe country's financial, economic and politicalchanges. The company had been considering expansion and had already designed a plan to expand into Angola²¹, which may represent an effective strategy to diversify its country risk exposure. Moreover, Angola, an oil-rich country, has scarce access to good healthcare services, consisting in an attractive opportunity for ESS to enter into a high growth market, benefiting also from a shared language by both countries. According to local media, the plan was to have ESS in charge of the healthcaremanagement and the local partner would build and maintain the facility. Moreover, the investment was estimated to be €100m. Still, one should bear in mind the sustainability of Angola's growth. In fact, it is highly dependent onoil production, whoseprice has been fallen. Keeping this in mind, Angolais expected to be hit the hardest, with an estimated loss in GDP of approximately 20% vii. Regardless, ESS has an optionto open a facility in Angola and benefit from vast networking contacts, but so far no agreement has been reached. Since this is a complex process, ESS cannot predict when the construction may start if an agreement is reached.

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¹⁸ADSE is a healthcare subsystem integrated in the ministry of finance and public administration, which is responsible for managing the social welfare system of public employees. It allows these workers to attend not only the public hospitals but also to the private hospitals that have an agreement with this subsystem. As of December 2, 2014, the total number of ADSE beneficiaries amounted to 1,274,477.

¹⁹ It provides services common to the "private healthcare" and "other businesses" segments, such as management, consulting, legal and maintenance services.

²⁰The "private sector" comprises eight general hospital facilities and seven private outpatient clinics. "The public sector" accounts for the revenues coming from HBA. "Holding and shared services" is the corporate centre and "Other businesses", include two senior residences.

²¹ The plan had been designed in collaboration with Teixeira Duarte, the Portuguese construction company due to the firm's considerable expertise in that country.

Besides the potential international expansion, ESS was also considering the projects of HL and HA²². Regarding the former, ESS wasanalysing two expansion projects, which were not mutually exclusive. The first involvedbuilding a new facility withroughly 6,500 sqmclose to the existing one, which will add around 20% of extra capacity toHospital da Luz. The other,was to addan extra floor to HL representing an expansion of about 5,200 sqm and a 16% rise in capacity. The cost of both projects was estimated to be between €60m and €70m and they were expected to take three years from the decision date to befully operational²³. Regarding Hospital da Arrábida, ESS was in negotiations to acquire additional space in Arrábida Shopping Centre. The hospital, located in North of Portugal, was the second largest source of revenues for ESS²⁴. Although the additional capacity this project would bring to HA is unknown, its costs were estimated to be between €15m and €25m²⁵. Finally, the fact that ESS owned the majority of its facilities, having only three leased buildings, enabledESS to go through structural changes when needed, while achieving better financing conditions in the long term comparing with leasing alternatives.

Regarding potential new PPP agreements, there was an ongoing discussion amongst the public that they were unlikely to appear in a near future, as the strategy the Portuguese government had been implementing to reduce its level of debt was based on PPP renegotiation contacts. On the other hand, some supported the hypothesis that the public system had been deteriorating as time goes on and a possible solution to decrease investment in the healthcare system and make public hospitals more efficient could be the concession of PPP agreements to the private hospitals.

Furthermore, ESS was expecting an answer from the Ministry of Health regarding the right of HBA to receive additional payment for services provided to HIV patients. One of its main competitors, Mello Saúde,had already received said additional payments in Hospital de Braga since 2013, a hospital that is managed under a PPP agreement. If ESS was able to receive these payments, additional operating revenues of €2.2m for the full year 2014 would be expected.

The Takeover War in a Nutshell

Despite all the problems surrounding GES, ESS apparently cut the financial links it had with troubled companies within the Group. The deposits ESS held at BES were staying with

²² During 2013, the private healthcare segment had a 56% inpatient occupancy rate, while HL and HAaccounted for 66% of occupancy, on average, which accounts for both impatient and consultation's offices' occupancy rate as well as operating rooms' utilization rate. Other facilities such as Hospital Privado, Hospital Santiago, Cliria, Cliria da Amadora, Oeiras and associated outpatient clinics accounted for 42% occupancy rate.

²³ Construction is expected to start in 2015 and be completed in 2018 (3 years of construction).

²⁴ HL represented 44% of ESS' private revenues in 2013 and HA had revenues of €49.5m in 2012. EBITDA margin for HL and HA is higher than ESS' average.

²⁵The construction period is the same as that of Hospital da Luz.

the "bad bank" due to being a part of GES²⁶which forced the company to quickly open accounts with other banks. However,ESS announced that it did not hold any debt issued by any entity related to GES and thus was not contaminated by the group's problems. However, the bankruptEspírito Santo family's main holdings were in need of fresh cash and the sale of ESS became an imminentpossibility.

ESSaúde has shown over time it has benefited not only from a solid strategy but also from an experienced management team, led by Isabel Vaz (NovaSBE MBA), who has been the CEO since the firm's creation. As the news started to spread worldwide, investors from different parts of the globeexpressed their interest in purchasing ESS. On August 19th, Ángeles, a Mexican private health group, made a public offer to acquire ES Saúde, offering €4.30 per share in cash. DiogoLucena, the chairman of ESS, promptly reacted defending that although this offer was "acceptable" it did not reflectthe potential and intrinsic value of ESS in the long-term. In fact, comparing this offer price with the undisturbed price ²⁷ of €3.70, this represented a 16.2% premium, which may be considered relatively low. Moreover, the average EV/EBITDA of previous transactions in the hospital sector for the last three years was 10.3x, indicating that the price Ángeles offeredcould be low. To some extent, this was understandable since the current situation of GESas a distressed seller couldhave beennegatively impacting the bid premium (Exhibit 10).

At this stage it became apparent that the Mexican Group and some of its officers had acquired 3.32% of the company before the takeover announcement, which resulted in a suspicionbyCMVM regarding the possible abuse of privileged information²⁸. The next day, August20th, Ángeles bought an additional 3.65% stake, bringing their total to 6.97% of ESS. After the first offer had been announced, CMVM declared a counter offer would need to be at least 2% higher²⁹than that of Ángeles. On September 11th, José de Mello Saúde (JMS)made an offer of €4.40 per share, which represented an increase of 2.33% relative to the first bid. JMS is the healthcare arm of the conglomerate Grupo José de Mello³⁰and has huge

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²⁶On August 6th ESS proceeded with an exchange of all of the terminals and payments system to MillenniumBCP bank. Before, for a couple of days, its BES POS payment equipments stopped working due to the bank's resolution and patients had to pay for the health services either by cash or check. Once at this stage ESS was still waiting from the decision on whether or not its BES deposits would be moved to the NovoBanco.

²⁷The undisturbed price is the three-month average (May-July) of ESS share price. This was the period before the news regarding GES started appearing in the Portuguese market.

²⁸Olegario Vazquez Rana, founder and chairman of the Ángeles and his son OlegarioVázquezAldir, Managing Director, bought shares of ESS before the announcement of the takeover bid. The market laws defend the information available in the market should be symmetric. In fact, if there is a pending takeover bid, the information possessed by the party intending to buy shares differs significantly from that possessed by the party selling, especially if the buyer is already privy to the upcoming takeover announcement. Actually, after the takeover announcement the share price grew by 9%. Nevertheless, the investigation is still in progress and so far CMVM has not declared whether or not there was in fact abuse of privileged information.

²⁹The counter offer price would need to be at least €4.386 per share representing a 2% increase compared to the first offer.

³⁰ Grupo José de Mello owns 70% of JMS.

expertise in the private healthcare sector. JMS also manages two PPP agreements and its business structure is very similar with that of ESS. Therefore, the synergies that could be generated from merging ESS with JMS are unquestionable.

In response to JMS preliminary offer, Isabel Vaz, CEO of ESS, pointed out some of its potential drawbacks. First of all, the payment to acquire ESS would imply a great deal of leverage for JMS, which combined with the current financial situation of Grupo José de Mello, could disturb the long-term strategy of ESS. It is also undeniable that as a consequence of the size both companies have in the Portuguese private healthcare sector, some competition issues could be raised by the Competition Authority, which had the power to block the deal or impose remedies. Moreover, in astatement by itsBoard of Directors, ESS declared the premiums³¹ paid on takeovers in Europe since 2011 had been on32%average and concluded JMS' premium failed to reflect the size of potential synergies (**Exhibit 11**). However,comparing JMS implicitEV/EBITDA multiple, it seems the offer is in line with those of comparable international peers (**Exhibit12**).

On September 19th, Ángelesupped its first bid to €4.50 per share, which represented an additional €19m for the total firm's value comparing with the first offer.Nonetheless, at €4.50 Ángeles' offer price was below the €4.70 per share ESS was being traded on that day, meaning investors were still waiting for future bids (**Exhibit 13**). Indeed, four days later, on September 23rd, the Chinese conglomerate Fosun International offered 4.72 per share at a valuation of €451.0mEarlier that year, the Chinese group snapped up the Portuguese insurer CaixaSeguros e Saúde³², which includesthe market leader Fidelidade, for a total €1bn, signalling its desire to build an important presence in the country. Indeed, Fidelidade was the vehicle Fosun used to make its offer to acquire ESS.

Concerning JMS preliminary offer, some of the foreseen legal problems emerged. JMS's considerable market share in the private healthcaremarket together with that of ESS could result in market dominance. As a consequence, JMS neededto ask the Competition Authority for their permission to go ahead with the takeover process. With that in mind, JMS asked CMVM to extend the deadline to register a takeover bid, in order to have time to hear from the Competition Authority and then register its offer. However, the deadline imposed by CMVM to register an offer was very tight and the Competition Authority wasunable to give its assessment within the period to register a takeover bid. Consequently, on September

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³¹Premium offered in relation to the pre-announcement closing price in all European business sectors. In 2011 the premium was 38%, in 2012 it was 28%, in 2013 it rose 2% compared to the previous year and in 2014 up to date it is 37%.

³²Caixa Seguros includes five insurance companies, namely Fidelidade, Multicare, Seguros de Saúde, Cares and Companhia de Seguros. It is the insurance arm of the Portuguese State bank, CaixaGeral de Depósitos. With that purchase, Fosun gained the control of around one third of the Portuguese insurance market.

25thJMS announced they would be dropping out of the takeover process, blaming the Portuguese regulators for this decision.

On the same day, UnitedHealth Group ("UHG") offered €4.75 per share in an out of the stock exchange deal. UHG is a healthcare company based in United States, which bought ESS's competitor HPP. However, instead of pitching the bid directly to ESS shareholders via a market public offer, UHG entered direct negotiations with Rioforte to acquire ESHCI, who in turn owned 51% of ESS. In reaction to this, ESHCI and Riofortereiterated their availability to sell their position in ESS, but reinforced they would prefer to sell it in a more transparent and competitive transaction(see **exhibit14** for a more detailed analysis of the companies involved in this bidding war).

On the following day, September 26th, Fosunboosted its bid to €4.82, stepping up again in the battle over ESS. Five days later, on the firstof October, Ángeles withdrew its bid. At the time, it had no healthcare businesses in Portugal and as a consequence the synergies from this acquisition wouldbe scarce, if any. The reasoning behind its offer may lie in its aspiration to enter into new markets and the potential for Portugal to be a doorway into Europe.

With Ángeles and JMS already out of the bidding war, the battle for ESS was winding down. Nonetheless, 6 days after Ángelesremoved itself from the process, UHG outbid Fosun's offer and launched €5.00 per share, for 51% of ESS. Once again, the bid was offered directly to the parent company of ESS. In fact, the most market participants were shocked by UHG's strategy of making an offer to buy ESHCI whose main asset was the controlling stake of a company who was under a public bidding war. Fosunarguedthat UHGshould have followed the rules of competitive offerings, namely the registrationwith CMVM of a bid for ESS - not ESCHI - until the 3rd of October.Nevertheless, on October 9th, Fosun raised its bid to €5.01, while declaring they consideredthe UnitedHealth offerto be illegal and defending that the deadline for them to make a public offer for ESSy had already expired. That same day CMVM agreed with Fosun's argumentsand declared UnitedHealth's offer as illegal (Exhibit 15).

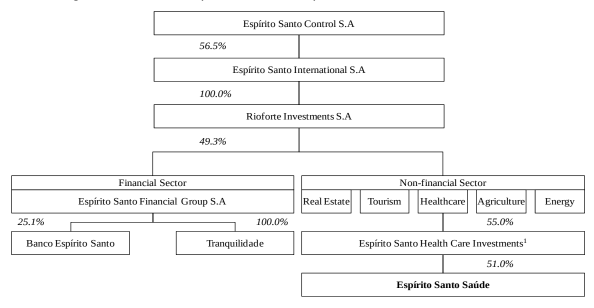
Fosun's goal of building a long-term projectin Portugal favoured the firm in the acquisitions of both Fidelidade and ESS. The synergies between the largest insurer and the largest provider of private health services (who have insurers as their main client) are evident. Additionally, one of the characteristics of insurance companies is their vast investment assets, which in this case meant that Fosun could use Fidelidade's liquid assets to pay for ESS. Moreover, in September 2014, GESofficially announced that it had sold Tranquilidade to Apollo. Tranquilidade and ESSderived many advantages from belonging to the same group (GES) an advantage that could see its days counted as each entity will follow a different path. Therefore, this represented another advantage Fosun had compared to the

other candidates. ESS lost its partnershipwith Tranquilidade, but through its acquisition by Fosun, wouldform a new partnership withFidelidade.

On October 15th, the bidding war finally came to an end, with Fosun paying €459.5m for 96% stake in the Portuguese healthcare company. Seventy three days after the collapse of BES, to the joy of its creditors Rioforte'scrown jewel became a small feather on a large Chinese hat.

Appendices

Exhibit 1Organisation of the Espírito Santo Group



Source: Jornal de Negócios, as of July 10, 2014 and JornalExpresso, as of October 11, 2014.

Note: [1] Espírito Santo Health Care Investments is owned by Espírito Santo Financial Group (17.7%); Rioforte (55.0%) and Novo Banco (27.3%). Moreover, BES (18.2%) and BES Vida (9.1%) shares have been transferred to Novo Banco.

Exhibit 2BancoEspírito Santo share price evolution



Source: as of September 15th, 2014.

Bloomberg,

Exhibit 3 History andmilestones of ES Saúde

2000: Acquired a majority stake in Cliria- Hospital Privado and in Hospital da Arrábida

2002: Started managing the Hospital da Misericórdia de Évora

2003: Started the construction of the Luz Integrated Health Complex (including both Hospital da Luz and Casas da Cidade- Residências Sénior)

2004: Cliria - Centro Médico de Águeda started operating and Clube de Repouso da Casa dos Leões was integrated into ES Saúde

2005: Started the construction of Hospital da Luz – Clínica de Oeiras

2006: Hospital do Mar opened; Acquired 100% of IRIO – Instituto de Radioterapia andHospor¹

2007: Hospital da Luz and Hospital da Luz – Clíncia de Oeiras started operating

2008: Hospital of Santiago renewed one of its inpatient floors

2009: Casas da Cidade – Residências Sénior and Hospital da Luz – Centro Clínico da Amadora opened; Clíria – Clínica de Oiã was bought; aPPP for Hospital Beatriz Ângelo was signed

2010: Hospital da Arrábida, Cliria – Hospital Privado, Clipóvoa – Hospital Privado and Hospital de Santiago were renovated

2011: Great focus on Hospital Beatriz Ângelo; Hospital da Luz and Hospital de Santiago underwent renovations

2012: Hospital Beatriz Ângelo started operating; Hospital do Mar, Cliria – Clínica de Oiã, and Hospital de Santiago was remodeled

2013: Expansion of Hospital do Mar and the renewal process of Cliria – Clínica de Oiãand Hospital de Santiago were completed

Source: Company data.

Note: [1] Include Hospital de Santiago in Setúbal and Clipóvoa, Hospital Privado in Póvoa do Varzim, Clínica de Cerveira, Clínica de Amarante and Clínica do Porto.

Exhibit 4Espírito Santo Saúde's facilities

Hospitals	Location
Clipóvoa - Hospital Privado	Póvoa do Varzim
Cliria - Clínica de Oiã	Oiã
Cliria - Hospital Privado	Aveiro
Hospital Beatriz Ângelo	Loures
Hospital da Arrábida	Porto
Hospital da Luz	Lisbon
Hospital da Misericórdia de Évora	Évora
Hospital do Mar	Sacavém
Hospital de Santiago	Setúbal
Clinics	Location
Clipóvoa - Clínica de Amarante	Amarante
Clipóvoa - Clínica de Cerveira	Vila Nova de Cerveira
Clipóvoa - Cliníca do Porto	Porto
Cliria - Centro Médico de Águeda	Águeda
Hospital da Luz - Centro Clínico da Amadora	Lisbon
Hospital da Luz - Clínica de Oerias	Oeiras
IRIO - Instituto de Radioterapia	Lisbon
Senior residences	Location
Casas da Cidade - Residências Sénior	Lisbon
Clube de Repousso Casa dos Leões	Carnaxide

Source: Company data

Exhibit 5Details of the PPP agreement of Hospital Beatriz Ângelo

Through SGHL – SociedadeGestora do Hospital de Loures, ESS manages the PPP agreement of HBA. The prices that HBA charges to the NHS patients are contractually agreed and adjusted annually based on the inflation rate¹. The initial term was agreed to be 12 years, including a 2 year construction period and 10 years of operations, starting on HBA's opening in 2012. Moreover, the contract can be extended for two 10-years terms, but the entire duration of the contract cannot exceed 30 years from December 2009. Additionally, ESS has a 10% stake on HL – SociedadeGestora do Edifício, which was responsible for the construction but also is in charge of maintaining, conserving and managing the hospital's facilities and building. SGHL, which is 100% owned by ESS, is in charge of HBA's operational management and HL manages the building under a 30 year contract.

Source: Company data and Flores, João, June 2014, "ES Saúde in good shape", Millenium Equity Research

Note: [1] Long term inflation rate is expected to be 1%

Exhibit 6ESS shareholders structure before and after the IPO

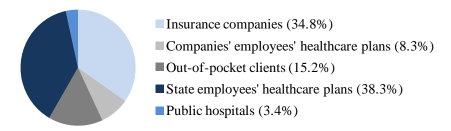
At the time of prospectus, January 2014	# Shares	Economic Stake
Companhia de Seguros Tranquilidade	2,655,000	3.00%
Espírito Santo Financial Group	13,384,053	15.12%
Rio Forte Investments	23,734,397	26.82%
Espírito Santo Health Care Investments	48,726,550	55.06%
Free float	0	0.00%
Total	88,500,000	100.00%
As of June 2014	# Shares	Economic Stake
Espírito Santo Health Care Investments	48,726,550	51.00%
Santander Asset Management	4,934,045	5.16%
Invesco Limited	4,771,188	4.99%
T. Rowe Price	4,790,000	5.01%
Och-Ziff Capital Management LLC	4,175,196	4.37%
HSBC Holdings	3,876,307	4.06%
Espírito Santo Financial Group	3,228,283	3.38%
Fidelity International Limited	2,800,000	2.93%
Fidelity Management Research	2,500,000	2.62%
Stakes below 2%	15,740,685	16.48%
Total	95,542,254	100.00%

Source: ESS prospectus and company data

Private hospital beds	Portugal	ESS	JMS	HPP
North	3,325	311	144	138
Center	1,081	0	0	0
Lisbon	3,837	306	320	180
Rest of the Country	2,174	138	0	79
Total	10,417	755	464	397

Source: Company data and Portuguese INE data as of 2011

Exhibit 8ES Saúde's private healthcare revenues, in 2013, by type of payers



Source: Company data

Exhibit 9ES Saúde's financial statements

a) Income statement (Quarterly)

		2013				2014	
EURm	3M	6M	9M	12M	3M	6M	
Operating							
revenue	93.5	188.9	279.5	373.6	101.6	201.1	
EBITDA	13.4	28.0	43.1	59.0	15.4	28.3	
EBIT	6.3	13.9	22.1	30.9	8.4	14.6	
EBT	3.3	8.3	14.0	20.5	6.4	10.8	
Net income	2.3	6.0	9.1	14.0	4.6	8.7	
Source: Compai	ny data						

b) Income statement

EURm	2010	2011	2012	2013
Operating revenue	250.2	273.6	341.4	373.6
Private Healthcare	247.0	271.0	286.3	288.8
Public Healthcare	0.0	0.0	52.2	82.1
Other Businesses	3.0	3.0	2.9	3.5
Corporate Center	n.a	5.0	5.0	12.2
Adjustments	n.a	(5.4)	(5.0)	(13.0)
Operating costs	(212.7)	(227.2)	(302.6)	(314.6)
EBITDA	37.5	46.4	38.8	59.0
Private Healthcare	n.a	57.5	51.8	58.5
Public Healthcare	n.a	(3.5)	(11.7)	1.1
Other Businesses	n.a	(0.5)	(0.3)	0.2
Corporate Center	n.a	(7.1)	(1.0)	(8.0)
D&A	(26.5)	(26.4)	(28.5)	(28.1)
Private Healthcare	n.a	n.a	(23.2)	(21.6)
Public Healthcare	n.a	n.a	(3.9)	(5.3)
Other Businesses	n.a	n.a	(1.4)	(1.3)
EBIT	11.0	20.0	10.3	30.9
Interests	(8.4)	(11.1)	(12.4)	(10.4)
EBT	2.6	8.9	(2.1)	20.5
Taxes ¹	(1.2)	(4.1)	0.0	(6.5)
Net Income	1.4	4.8	(2.1)	14.0

Source: Company data and Flores, João, June 2014, "ES Saúde in good shape", *Millenium Equity Research*

Note: [1] ESS corporate tax rate is 29% (25% + municipal and national surtax charges) [2] ESS expected effective tax rate is 29.7%

Exhibit 9 ES Saúde's financial statements (cont)

c) Balance Sheet

EURm	2010	2011	2012	2013
Property, plant and equipment	292.1	272.5	271.2	253.9
Intangible assets	94.6	94.6	94.6	95.7
Others	0.1	0.9	1.8	1.5
Total non-current assets	434.0	368.0	367.6	351.2
Inventories	5.5	5.4	7.9	7.4
Trade receivables	77.5	64.1	71.3	50.9
Other receivables	18.8	68.8	20.7	33.5
Current tax receivables	0.7	1.0	1.1	0.3
Cash and cash equivalents	11.0	33.3	24.3	34.8
Total current assets	113.4	172.7	125.2	126.7
Total assets	547.4	540.6	492.8	477.8
Share capital	88.5	88.5	88.5	88.5
Share premiums	81.6	47.7	47.7	47.7
Non-distributable reserves	0.0	0.0	0.1	1.0
Distributable reserves	0.0	0.0	2.2	18.6
Retained earnings/(losses)	(45.9)	(10.6)	(9.0)	(28.2)
Net income/(loss) attributable to	1.5	5.0	(2.1)	14.0
equity holders of the parent				
Shareholders' equity attributable	0.8	1.4	1.5	1.5
to non-controlling interests				
Total shareholders' equity	126.5	132.0	128.9	143.2
Provisions for risks and charges	3.4	4.0	5.6	7.9
Trade payables	0.0	0.0	0.0	0.7
c) Balance Sheet (continuation)				
EURm	2010	2011	2012	2013
Non-current bank liabilities	239.0	289.9	144.7	139.9
Finance lease liabilities	31.7	23.0	35.9	27.4
Deferred tax liabilities	0.1	2.9	0.2	0.6
Total non-current liabilities	274.2	319.7	186.5	1 76.5
Trade payables	27.0	20.1	29.1	23.6
Other payables	39.0	42.4	52.5	54.6
Current bank liabilities	69.0	15.5	83.9	66.1
Tax payable	0.5	1.0	0.7	2.7
Finance lease liabilities	11.3	9.9	11.3	11.1
Total current liabilities	146.7	88.9	177.4	158.1
Total liabilities	421.0	408.6	363.8	334.5
Total habilities Total shareholders' equity	547.4	540.6	492.8	477.8
and liabilities	J71.7	J -1 U.U	732.0	411.0

Source: Company data

Exhibit 9 ES Saúde's financial statements (cont)

d) Other financial data

EURm	2010	2011	2012	2013
Net Working Capital ¹	32.0	67.6	11.4	0.8
Capital expendiures	(23.6)	(7.5)	(32.5)	(12.5)
Private Healthcare	n.a	n.a	(6.9)	(8.3)
Public Healthcare	n.a	n.a	(25.4)	(2.5)
Other Businesses	n.a	n.a	(0.2)	(1.7)
Total debt	351.1	338.2	275.8	244.4

Source: Company data

Note: [1] On the first half of 2014, NWC was €10.8m

Exhibit 10 Comparable transactions in the healthcare sector

		Announcement	Deal	/ I)	
Acquirer	Target	date	Revenue	EBITDA	EBIT
Duke Street	Voyage Care	06-08-2014	1.9x	9.3x	17.4x
Nordic	GHD GesundHeits	19-06-2014	1.0x	9.4x	n.a.
Acadia	Partnerships in Care	03-06-2014	2.3x	8.8x	11.8x
Ramsay	Medipsy	29-11-2013	1.0x	7.6x	n.a.
Doughty Hanson	Teknon	04-10-2013	n.a.	13.0x	n.a.
Fresenius	Rhoen Klinikum	13-09-2013	1.5x	12.3x	n.a.
EQT	Terveystalo	10-09-2013	1.4x	12.4x	n.a.
Bridgepoint	Oasis	02-04-2013	1.3x	9.0x	n.a.
Bupa	Lux Med	21-12-2012	n.a.	n.a.	n.a.
Mediclinic	Emirates Healthcare	27-08-2012	2.0x	10.6x	14.7x
	Four seasons Health				
Terra Firma	Care	30-04-2012	n.a.	8.2x	n.a.
	Grupo Hospitalario				
Doughty Hanson	Quirón	09-02-2012	1.0x	10.4x	n.a.
Fresenius SE	Rhön-Klinikum	26-04-2012	1.5x	11.2x	18.4x
Fresenius	Rhoen Klinikum	26-04-2012	1.5x	10.9x	16.5x
Doughty Hanson	USP Hospitales	09-02-2012	1.0x	10.4x	n.a.
Average			1.5x	10.3x	15.8x
Median			1.5x	10.4x	16.5x

Source: Bloomberg, company data and Lowi, Ricardo, Walton, Jo, Weston, Matthew, August 2014, "Week 2Q, focus on M&A", *Credit Suisse Equity Research*

Exhibit 11 Market information

Market data	
10y German Government Bond ¹	1.32%
10y Portuguese Government	
Bond ¹	3.62%
10y US Government Bond ¹	2.56%
Market risk premium ²	6.00%

Source: Bloomberg and Damodaran, Aswath, 2014, Equity Risk Premiums (ERP):

Determinants, Estimation and Implications – The 2014 Edition

Note: [1] GSPT10YR, GDBR10 and USGG10YR indexes average rate from May 2014 to

July 2014

[2] Historical market risk premium by Mckinsey& Company and Damodaran, Aswath

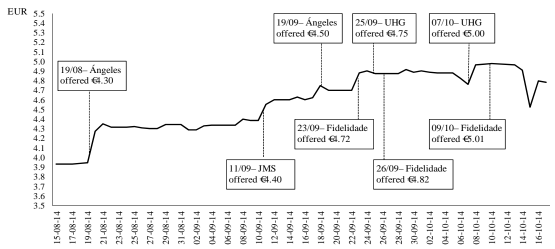
Exhibit 12Multiples from comparable listed peers of ES Saúde

	1	Market cap	E	V/EBITD	A		P/E	
Company	Country	(€k)	2014E	2015E	2016E	2014E	2015E	2016E
Spire	UK	1,444	10.2x	9.3x	8.3x	n/a	n/a	n/a
Orpea	France	2,808	13.2x	11.5x	10.4x	21.0x	18.4x	16.2x
Korian-Medica	France	2,354	11.3x	9.6x	8.5x	22.7x	17.1x	15.0x
Fresenius	Germany	20,820	8.4x	7.4x	6.5x	18.4x	16.0x	14.0x
Rhoen Klinikum	Germany	3,276	9.7x	7.8x	n/a	45.0x	26.9x	22.6x
Ramsay								
Healthcare	Autralia	7,024	16.1x	13.3x	11.1x	30.8x	25.9x	22.7x
Netcare	South Africa	3,397	12.3x	10.5x	9.2x	20.3x	17.3x	14.7x
Mediclinic	South Africa	5,746	16.7x	14.2x	12.7x	26.4x	21.6x	19.1x
Life Healthcare	South Africa	3,415	13.7x	12.1x	10.6x	22.9x	22.0x	19.1x
HCA holdings	USA	24,731	8.5x	7.8x	7.0x	17.5x	15.5x	13.6x
LifePoint	USA	2,595	8.8x	7.7x	7.0x	23.9x	20.7x	18.2x
Universal HS	USA	8,795	9.8x	8.9x	8.0x	19.8x	18.0x	16.1x
Community HS	USA	5,168	8.0x	7.0x	6.4x	21.6x	16.6x	14.2x
Tenet Healthcare	USA	4,822	8.7x	7.5x	6.9x	52.4x	25.7x	19.2x
Median			10.0x	9.1x	8.3x	22.7x	18.4x	16.2x
Average			11.1x	9.6x	8.7x	26.4x	20.1x	17.3x

Source: Company data, Bloomberg as of September 22, 2014 and ESS Board of Directors Statement regarding the opportunity and conditions of José de Mello Saúde, S.A. Offer, 24 September 2014

Note: [1] The unlevered beta for the healthcare sector was 0.85 from Flores, João, June 2014, "ES Saúde in good shape", *Millenium Equity Research*

Exhibit 13ESS share price evolution during the bidding war



Source: Company data Note: On the 30th of July 2014, the share price closed at €3.7

Exhibit 14Profile of the different interveners in the bidding war

Ángeles Health is Mexico's largest private hospital network. The company specialises in high value medical tourism and has 23 hospitals comprising more than 2,000 beds and 200 operating rooms. Annually, around five million patients are treated by 11,000 physicians.

Fosunis a conglomerate that operates beyond insurance, having activities in steel, real estate, pharmaceuticals, healthcare, mines and asset management. GuoGuangchang, president and founder of Fosun, is the tenth richest in China and is known as the Chinese Warren Buffet.

José de Mello Saúde has fifteen facilities including private hospitals, public hospitals under PPP agreements, clinics and living and home services for the elderly. For many years it was a reference in the private healthcare industry, owning one of the biggest private hospitals in Portugal, CUF das Descobertas. It was the pioneer in PPP agreements undergoing its first in 1995 through the management of Hospital Fernando de Fonseca (Hospital Amadora-Sintra). This agreement ended in 2009 and the government started managing it. Currently it has two PPP agreements with Hospital de Vila Franca de Xira and Hospital de Braga.

UnitedHealth is by far the largest and most diversified healthcare company in the United States, serving more than 85 million people worldwide. The American group acquired AmilParticipaçoes, Brazil's largest health insurer and hospital operator in 2012. In late 2012, Amil bought Hospitais Privados de Portugal, currently designated as Lusíadas, from Caixa Seguros e Saúde.In Portugal, UHG manages assets such as Hospital dos Lusíadas and the PPP agreement with Hospital de Cascais.

Source: Company data

Exhibit 15CMVM announcement regarding the UnitedHealth offer

The Executive Board of the CMVM (Comissão do Mercado de ValoresMobiliários) states that on this date, UnitedHealth Group Incorporated ("UHG") has been instructed to remove the proposal submitted to Espírito Santo Health Care Investment SA and to refrain from acting, disclosing or circulating any acts relating thereto, besides the communication regarding this withdrawal, pursuant to Article 185/1 and Article 360/1/f) of the Securities Code.

Said instruction is based on the disruption of a takeover bid underway on the shares representing the capital of *Espírito Santo Saúde, SGPS, SA* ("ESS") due to nonconformity with the legal framework concerning competing takeover bids.

As such:a) UHG's proposal was announced after the registration of takeover bid underway. launched by Fidelidade- Companhia de Seguros, SA ("Fidelidade");b) It was announced at a time when it could not be formulated as a competing bid, given the period in which such an offer should be launched under Article 185-A/1 of the Securities Code;c) It aims to acquire a 51% stake in the share capital of ESS - equivalent to the minimum amount that Fidelidade proposes to acquire and that is a condition for its bid success - and immediately after, the acquisition of the entire capital of ESS - equivalent to the maximum amount that Fidelidade proposes to acquire via its public offer;d) Although this proposal has been formally addressed to the majority shareholder of ESS, it was publicly disclosed in such a way that it constrained the will-formation of the other ESS shareholders that should be enlightened and informed;e) Thus, UHG is factually competing with the takeover bid launched by Fidelidade, including among all potential recipients (indirect) of its proposal, all shareholders of that company, holders of shares that would be targeted by a takeover bid that UHG should launch if its proposal were to be accepted by ESHC;f) Due to the abovementioned reason, UHG's conduct does not conform with the rules for competitive bids, under Articles 185 and following of the Securities Code, inasmuch as a transaction occurs simultaneously with the ongoing takeover bid, thus formally constituting a different legal type of public offer, nevertheless involving the public disclosure of an intention to obtain the same number of shares that is the subject of same.

Source: CMVM as of 9 of October 2014

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