1. GROUP STRUCTURE AND SHAREHOLDERS

1.1 GROUP STRUCTURE

For an overview of the management organizational chart and operational Group structure, please refer to page 13 of this Annual Report.

LISTED COMPANIES

<table>
<thead>
<tr>
<th>Company</th>
<th>Dufry AG, Hardstrasse 95, 4052 Basel, Switzerland (hereinafter “Dufry AG” or the “Company”)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Listing</td>
<td>Registered shares:</td>
</tr>
<tr>
<td></td>
<td>SIX Swiss Exchange</td>
</tr>
<tr>
<td></td>
<td>Brazilian Depositary Receipts (BDRs):</td>
</tr>
<tr>
<td></td>
<td>Sao Paulo Stock Exchange</td>
</tr>
<tr>
<td></td>
<td>(BM&amp;FBOVESPA – Bolsa de Valores de Sao Paulo), Brazil</td>
</tr>
<tr>
<td>Market capitalization</td>
<td>CHF 3,393,606,337 as of December 31, 2010</td>
</tr>
<tr>
<td>Percentage of shares held by</td>
<td>1.07% of Dufry AG share capital as of December 31, 2010</td>
</tr>
<tr>
<td>Security numbers</td>
<td>Registered shares:</td>
</tr>
<tr>
<td></td>
<td>ISIN-Code CH0023405456, Swiss Security-No. 2340545</td>
</tr>
<tr>
<td></td>
<td>Ticker Symbol DUFN</td>
</tr>
<tr>
<td></td>
<td>Brazilian Depositary Receipts (BDRs):</td>
</tr>
<tr>
<td></td>
<td>ISIN-Code BRDAGBBDR008</td>
</tr>
<tr>
<td></td>
<td>Ticker Symbol DAGB11</td>
</tr>
</tbody>
</table>

NON-LISTED COMPANIES

For a table of the operational non-listed consolidated entities please refer to page 156 in section Financial Statements of this Annual Report¹.

¹ Including the company names, locations, percentage of shares held, share capital
1.2 SIGNIFICANT SHAREHOLDERS

Pursuant to the information provided to the Company by its shareholders in compliance with the Swiss Stock Exchange Act during 2010, the following significant shareholders held more than 3% of the share capital as of December 31, 2010:

<table>
<thead>
<tr>
<th>SHAREHOLDER</th>
<th>PERCENTAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group of shareholders consisting of:</td>
<td></td>
</tr>
<tr>
<td>1. Global Retail Group S.à r.l.[(1)] controlled by Funds managed by Advent International Corporation[2]</td>
<td></td>
</tr>
<tr>
<td>Artio Global Management LLC[(6)]</td>
<td>22.62%</td>
</tr>
<tr>
<td>Credit Suisse Group AG[7]</td>
<td>7.07%</td>
</tr>
<tr>
<td>Hudson Media Inc.[8]</td>
<td>6.99%</td>
</tr>
<tr>
<td>Group of funds jointly controlled by:</td>
<td></td>
</tr>
<tr>
<td>Skopos Administradora de Recursos Ltda[9] and Skopos Invest Administradora de Recursos Internacionais Ltda[10]</td>
<td></td>
</tr>
<tr>
<td>The Capital Group Companies, Inc.[11]</td>
<td>4.43%</td>
</tr>
<tr>
<td></td>
<td>4.21%</td>
</tr>
</tbody>
</table>

1. 76 Grand Rue, L-1660 Luxembourg City, Grand Duchy of Luxembourg.
2. 75 State Street, Boston, MA 02109, USA.
3. 76 Grand Rue, L-1660 Luxembourg City, Grand Duchy of Luxembourg.
4. 8 Cross Street, #11-00 PWC Building, Singapore 048424.
5. 1209 Orange Street, Wilmington, DE 19801, USA.
6. 330 Madison Avenue, New York, NY 10017, USA.
7. Paradeplatz 8, Postfach, 8070 Zurich, Switzerland. Shareholding held indirectly through various subsidiaries and investment funds controlled by Credit Suisse Group AG.
8. One Meadowlands Plaza, Suite 902, East Rutherford, NJ 07073, USA. Hudson Media Inc. is controlled by James Cohen, c/o Hudson Media Inc., One Meadowlands Plaza, Suite 902, East Rutherford, NJ 07073, USA.
9. Alemada Tocantins, 75 1st Floor, Room 101-Alphaville, Barueri, SP, 06455-020, Brazil.
10. Rua Viradouro, 63, Conjunto 42, São Paulo, SP, 04538-110, Brazil.
11. 333 South Hope St Street, Los Angeles, CA, USA. Shareholding held in various investment funds and clients’ portfolios.

2 The actual shareholdings may differ from the figures indicated in the table, as the Company must only be notified by its shareholders, if one of the thresholds defined in Art. 20 of the Swiss Stock Exchange Act is crossed.
Global Retail Group S. à r.l., Travel Retail Investment SCA, Petrus PTE Ltd, Witherspoon Investments LLC and funds managed by Advent International Corporation constitute a group for purposes of the disclosure obligation pursuant to Article 20 of the Federal Act on Stock Exchange and Securities Trading (SESTA). Travel Retail Investment SCA and Global Retail Group S. à r.l. are direct shareholders of Dufry AG, holding 14.38 percent and 8.24 percent respectively of Dufry on December 31, 2010. Both Travel Retail Investment SCA and Global Retail Group S. à r.l. are controlled by funds managed by Advent International Corporation; other shareholders of Travel Retail Investment SCA are Petrus PTE Ltd, who is an affiliate of Mr. Andrés Holzer Neumann and his family, and Witherspoon Investments LLC, holding on December 31, 2010, 41.74 percent and 2.08 percent respectively of Travel Retail Investment SCA.

Funds managed by Advent International Corporation, Petrus PTE Ltd and Witherspoon Investments LLC, entered into a shareholders’ agreement to govern their relationship as shareholders of Travel Retail Investment SCA. This agreement provides that the funds managed by Advent International Corporation shall have a right of first refusal should either Petrus PTE Ltd or Witherspoon Investments LLC wish to transfer their holdings in Travel Retail Investment SCA. In addition, if a third party offers to acquire all the interests in Travel Retail Investment SCA and the funds managed by Advent International Corporation in Travel Retail Investment SCA decide to transfer their entire interest in Travel Retail Investment SCA to that third party, then the funds managed by Advent International Corporation shall have the right to compel the other shareholders to transfer their entire holding in Travel Retail Investment SCA to that third party by exercising their drag-along rights.

Changes of significant shareholders in conjunction with Art. 20 of SESTA during fiscal year 2010 can be summarized as follows:

Artio Global Management LLC, 330 Madison Avenue, New York, NY 10017, USA, informed the Company that its shareholding had gone above the thresholds of 5% to 7.07% on September 2, 2010, as a result of a purchase transaction. Artio Global Management LLC had previously reported that it had gone above the threshold of 3% to 3.36% on May 12, 2010, due to a purchase transaction.

BlackRock, Inc., 40 East 52nd Street, New York, 10022 USA, informed the Company that its shareholding had gone below the threshold of 3% on November 16, 2010, as a result of a sale transaction. Previous disclosures in fiscal year 2010: Gone above the threshold of 3% to 3.012% on November 5, 2010, due to a purchase transaction; fallen below the threshold of 3% on May 14, 2010, due to a sale transaction; gone above the threshold of 3% to 3.04% on April 30, 2010, due to a purchase transaction; fallen below the threshold of 3% on April 20, 2010, due to a sale transaction; gone above the threshold of 3% to 3.06% on March 31, 2010, due to a purchase transaction; fallen below the threshold of 3% on March 23, 2010,
due to the capital increase by the Company (capital increase in conjunction with merger Dufry South America); gone above the threshold of 3% to 3.08% on February 8, 2010.

Credit Suisse Group AG, Paradeplatz 8, Postfach, 8070 Zurich, Switzerland, informed the Company that its shareholding had fallen below the threshold of 5% to 4.99% on December 23, 2010, as a result of a sale transaction. Previous disclosures in fiscal year 2010: Gone above the threshold of 5% to 5.02% on December 21, 2010, due to securities lending; fallen below the threshold of 5% to 4.91% on October 21, 2010, as a result of a sale transaction; change of composition of subsidiaries and funds holding a total position of 5.23% on September 10, 2010; change of composition of subsidiaries and funds holding a total position of 5.13% on September 8, 2010; gone above the threshold of 5% to 5.46% on September 2, 2010, due to a purchase transaction; change of composition of subsidiaries and funds holding a total position of 4.56% on April 23, 2010; change of composition of subsidiaries and funds holding a total position of 4.38% on April 21, 2010; position of 3.97% on March 23, 2010, due to the capital increase by the Company (capital increase in conjunction with merger Dufry South America).

Credit Suisse Hedging Griffo Asset Management S/A, Av. Pres. Juscelino Kubitschek, 1830 Torre III 6 andar, São Paulo, Brazil, jointly with Cox Gestão de Recursos Ltd., Rua Arandu, 1544, cj. 163, São Paulo, Brazil, informed the Company that its shareholding amounted to 4.06% on March 23, 2010, as a result of the capital increase by the Company (capital increase in conjunction with merger Dufry South America).

The Group of shareholders consisting of: Global Retail Group S.à r.l., 76 Grand Rue, 1660 Luxembourg, Grand Duchy of Luxembourg; Funds managed by Advent International Corporation, 75 State Street, Boston, MA 02109, USA; Travel Retail Investments SCA, 76 Grand Rue, 1660 Luxembourg, Grand Duchy of Luxembourg; Petrus PTE Ltd, 8 Cross Street 11-00 PWC Building, Singapore 048424, Singapore and Witherspoon Investments LLC, 1209 Orange Street, Wilmington, DE 19801, USA, informed the Company that its shareholding had fallen below the thresholds of 33.75% and 25% to 22.62% on September 7, 2010, as a result of a sale transaction. This Group of shareholders held 47.03% of the share capital of Dufry AG as of December 31, 2009.

Hudson Media Inc, One Meadowlands Plaza, Suite 902, East Rutherford, NJ 07073, USA (controlled by James Cohen, c/o Hudson Media Inc, One Meadowlands Plaza, Suite 902, East Rutherford, NJ 07073, USA), informed the Company that its shareholding had fallen below the threshold of 5% to 4.28% on March 23, 2010, as a result of the capital increase by the Company (capital increase in conjunction with merger Dufry South America). Hudson Media Inc held 6.01% of the share capital of Dufry AG as of December 31, 2009.

Skopos Administradora de Recursos Ltda, Alameda Tocantins, 75 1st Floor, Room 101-Alphaville, Barueri, SP, 06455-020, Brazil, and Skopos Invest Administradora de Recursos
Internacionales Ltda, Rua Viradouro, 63, Conjunto 42, São Paulo, SP, 04538-110, Brazil, informed the Company that their shareholding as a group of shareholders had gone above the threshold of 3% to 4.43% on March 23, 2010, as a result of the capital increase by the Company (capital increase in conjunction with merger Dufry South America).

The Capital Group Companies, Inc, 333 South Hope Street, Los Angeles, CA, USA, informed the Company that its shareholding had gone above the threshold of 3% to 4.2105% on March 23, 2010, as a result of the capital increase by the Company (capital increase in conjunction with merger Dufry South America).

Wellington Management Company, LLP, 75 State Street, Boston, MA 02109, USA, informed the Company that its shareholding had fallen below the threshold of 3% on November 22, 2010, as a result of a sale transaction. Previous disclosures in fiscal year 2010: Shareholding fallen below the threshold of 5% to 3.96% on March 23, 2010, as a result of the capital increase by the Company (capital increase in conjunction with merger Dufry South America). Wellington Management Company, LLP held 9.84% of the share capital of Dufry AG as of December 31, 2009.

Further details to be above mentioned disclosures are available on the website of SIX Swiss Exchange on: http://www.six-swiss-exchange.com/shares/companies/major_shareholders_en.html.

1.3 CROSS-SHAREHOLDINGS

Dufry AG has not entered into cross-shareholdings with other companies in terms of capital shareholdings or voting rights in excess of 5%.
2. CAPITAL STRUCTURE

2.1 SHARE CAPITAL

Ordinary share capital  As of December 31, 2010:
CHF 134,881,015 (nominal value) divided in
26,976,203 fully paid registered shares with nominal value of CHF 5 each

Conditional share capital CHF 2,836,480 (nominal value) divided in
567,296 fully paid registered shares with nominal value of CHF 5 each

Authorized share capital None

2.2 DETAILS TO CONDITIONAL AND AUTHORIZED SHARE CAPITAL

CONDITIONAL SHARE CAPITAL

Art. 3 bis of the Articles of Incorporation reads as follows:

1. The share capital may be increased in an amount not to exceed CHF 2,836,480 by the
   issuance of up to 567,296 fully paid registered shares with a nominal value of CHF 5 each
   through the exercise of conversion and/or option rights granted in connection with the is-
   suance of newly or already issued convertible debentures, debentures with option rights
   or other financing instruments by the Company or one of its group companies.

2. The preferential subscription rights of the shareholders shall be excluded in connection
   with the issuance of convertible debentures, debentures with option rights or other fi-
   nancing instruments. The then current owners of conversion and/or option rights shall
   be entitled to subscribe for the new shares.

3. The acquisition of shares through the exercise of conversion and/or option rights and
   each subsequent transfer of the shares shall be subject to the restrictions set forth in
   Article 5 of these Articles of Incorporation.

4. The Board of Directors may limit or withdraw the right of the shareholders to subscribe
   in priority to convertible debentures, debentures with option rights or similar financing
   instruments when they are issued, if
   a) an issue by firm underwriting by a consortium of banks with subsequent offering to the
      public without preferential subscription rights seems to be the most appropriate form of
      issue at the time, particularly in terms of the conditions or the time plan of the issue; or
   b) the financing instruments with conversion or option rights are issued in connection with
      the financing or refinancing of the acquisition of an enterprise or parts of an enterprise
      or with participations or new investments of the Company.

5. If advance subscription rights are denied by the Board of Directors, the following shall apply:
   a) Conversion rights may be exercised only for up to 15 years; and option rights only for up
      to 7 years from the date of the respective issuance.
   b) The respective financing instruments must be issued at the relevant market conditions.
AUTHORIZED SHARE CAPITAL
As of December 31, 2010, the Company has no authorized share capital.

2.3 CHANGES IN CAPITAL OF DUFRY AG

<table>
<thead>
<tr>
<th></th>
<th>December 31, 2008</th>
<th>December 31, 2009</th>
<th>December 31, 2010</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nominal share capital</td>
<td>CHF 96,069,770</td>
<td>CHF 96,069,770</td>
<td>CHF 134,881,015</td>
</tr>
<tr>
<td>Conditional share capital</td>
<td>CHF 2,836,480</td>
<td>CHF 2,836,480</td>
<td>CHF 2,836,480</td>
</tr>
<tr>
<td>Authorized share capital</td>
<td>None</td>
<td>None</td>
<td>None</td>
</tr>
</tbody>
</table>

CHANGES IN CAPITAL IN 2008
At the Ordinary General Meeting on May 8, 2008, shareholders approved the Board of Directors’ proposal to extend the duration of the existing authorized capital from November 23, 2008 to May 8, 2010.

As a result of the transactions in conjunction with the acquisition of Hudson Group, the Company issued 4,218,750 registered shares with a nominal value of CHF 5 (total nominal value: CHF 21,093,750) from the existing authorized capital which were given to the selling shareholders of Hudson Group on October 15, 2008. The nominal share capital was increased accordingly from CHF 70,312,500 (divided into 14,062,500 fully paid registered shares with a nominal value of CHF 5 each) to CHF 91,406,250 (divided into 18,281,250 registered shares with a nominal value of CHF 5 each). On December 9, 2008, the mandatory convertible notes issued as part of the consideration for the acquisition of Hudson Group were converted into 932,704 registered shares with a nominal value of CHF 5 each (total nominal value: CHF 4,663,520) from the conditional share capital. The nominal share capital increased accordingly to CHF 96,069,770, divided into 19,213,954 fully paid registered shares with a nominal value of CHF 5 each.

CHANGES IN CAPITAL IN 2009
The capital of Dufry AG remained unchanged during fiscal year 2009.

CHANGES IN CAPITAL IN 2010
On February 11, 2010, Dufry AG, Dufry South America Ltd (“DSA”) and Dufry Holdings & Investments AG (“DHIAG”) entered into a merger and amalgamation agreement, pursuant to which DSA was merged and amalgamated with and into DHIAG (the “Merger”) by way of absorption in accordance with article 3 et seq. of the Swiss Federal Act on Merger, Demerger, Conversion and Transfer of Liabilities (the “Merger Act”) and Section 104B of the Bermuda
Companies Act. In connection with the Merger, the trading of the shares of DSA on the Luxembourg Stock Exchange and of the Brazilian Depositary Receipt ("BDRs") of DSA on the BM&FBovespa was discontinued. The Company registered with the Comissão de Valores Mobiliários ("CVM") and listed its shares in the form of BDRs on the BM&FBovespa.

The general meeting of shareholders of the Company approved the Merger and the necessary capital increase on March 22, 2010. The share capital was increased from CHF 96,069,770 to CHF 134,881,015 by the issuance of 7,762,249 new registered shares with a nominal value of CHF 5 each. The pre-emptive rights were withdrawn for valid reasons in accordance with Article 652b para. 2 of the Swiss Code of Obligations, i.e. the absorption of DSA by DHIAG, a wholly-owned subsidiary of the Company.

As a result of the Merger, Dufry’s share capital amounts to 26,976,203 shares with a nominal value of CHF 5 each, and Dufry holds 100 percent of the combined entity DHIAG – DSA.

2.4 SHARES

As of December 31, 2010, the share capital of Dufry AG is divided into 26,976,203 fully paid in registered shares with a nominal value of CHF 5 each.

The Company has only one category of shares. The shares are issued in registered form. All shares are entitled to dividends if declared. Each share entitles to one vote. The Company maintains a share register showing the name and address of the shareholders or usufructuaries. Only persons registered as shareholders or usufructuaries of registered shares in the share register shall be recognized as such by the Company.

LIMITATION ON TRANSFERABILITY AND NOMINEE REGISTRATION OF REGISTERED SHARES

- Only persons registered as shareholders or usufructuaries of registered shares in the share register shall be recognized as such by the Company. In the share register the name and address of the shareholders or usufructuaries is recorded. Changes must be reported to the Company.
- Acquirers of registered shares shall be registered as shareholders with the right to vote, provided that they expressly declare that they acquired the registered shares in their own name and for their own account.
- The Board of Directors may register nominees with the right to vote in the share register to the extent of up to 0.2% of the registered share capital as set forth in the commercial register. Registered shares held by a nominee that exceed this limit may be registered in the share register with the right to vote if the nominee discloses the names, addresses and number of shares of the persons for whose account it holds 0.2% or more of the registered share capital as set forth in the commercial register. Nominees within the meaning of this provision are persons who do not explicitly declare in the request for
registration to hold the shares for their own account and with whom the Board of Directors has entered into a corresponding agreement (see also Art. 5 of the Articles of Incorporation). Nominees are only entitled to represent registered shares held by them at a meeting of shareholders provided that they are registered in the share register and they hold a valid written proxy granted by the beneficial owner of the registered shares instructing the nominee how to vote at the meeting of shareholders. Shares held by a nominee for which it is not able to produce such a proxy count as not represented at the meeting of shareholders.

- Corporate bodies and partnerships or other groups of persons or joint owners who are interrelated to one another through capital ownership, voting rights, uniform management or otherwise linked as well as individual or corporate bodies and partnerships who act in concert to circumvent the regulations concerning the nominees (esp. as syndicates), shall be treated as one single nominee within the meaning of the above mentioned regulation in terms of nominees.

- The Board of Directors may cancel the registration, with retroactive effect if appropriate, if the registration was effected based on false information or in case of breach of the agreement between the nominee and the Board of Directors.

- After consulting the party involved, the Company may delete entries in the share register if such entries occurred in consequence of false statements by the purchaser. The purchaser must be informed immediately of the deletion.

EXCEPTIONS GRANTED IN THE YEAR UNDER REVIEW

In connection with the Merger, the Company registered with the CVM and listed its shares in the form of BDRs on the BM&FBovespa. Each BDR issued by Itaú Corretora de Valores S.A. ("Depositary Institution") of the BDR program represents one share issued by the Company and held in custody by the Bank of New York, in London ("Custodian").

BDR holders do not own, from a legal point of view, the Dufry AG shares underlying their BDRs. As a consequence, BDR holders are prevented to exercise directly any of the shareholders rights provided for by the Company’s Articles of Incorporation and by the Swiss corporate law. For example, BDR holders are not entitled to personally participate in the Ordinary General Meetings of the Company. However, BDR holders are entitled to instruct the Depositary Institution to vote the Company’s shares underlying their BDRs, according to the instructions sent to them by the Depositary Institution.

To facilitate voting by BDR holders, the Company entered into arrangements with the Depositary Institution and the Custodian to enable, by way of exception, registration of The Bank of New York in the share register as nominee with voting rights for the number of registered shares corresponding to the total number of outstanding BDRs. Otherwise, no exceptions have been granted during the year under review.
BDR holder who wish to be in a position to directly exercise any of the shareholders rights granted by Swiss corporate law or the Company’s Articles of Incorporation must convert its BDRs into shares of Dufry AG and ask to be registered in the shares register of the company, pursuant to art. 5 of the Company’s Articles of Incorporation.

2.5 PARTICIPATION CERTIFICATES AND PROFIT SHARING CERTIFICATES

The Company has not issued any non-voting equity securities, such as participation certificates (“Partizipationsscheine”) or profit sharing certificates (“Genuss scheine”).

2.6 CONVERTIBLE BONDS AND OPTIONS

As of December 31, 2010, there are no outstanding bonds that are convertible into, or warrants or options to acquire, shares issued by or on behalf of the Company. Dufry has Restricted Stock Unit (RSU) plans, the essentials of which are disclosed under “Compensation, shareholdings and loans” on page 68.

3. BOARD OF DIRECTORS

3.1 MEMBERS OF THE BOARD OF DIRECTORS

<table>
<thead>
<tr>
<th>NAME</th>
<th>PROFESSION</th>
<th>NATIONALITY</th>
<th>POSITION WITH DUFRY</th>
<th>DATE OF FIRST ELECTION</th>
<th>TERM OF OFFICE</th>
<th>OTHER POSITIONS WITH DUFY</th>
<th>AC</th>
<th>NRC</th>
</tr>
</thead>
</table>
| Juan Carlos Torres Carretero  | Executive at Advent   | Spanish     | Chairman            | 2003                   | 2011           | AC | NRC
| Ernest George Bachrach       | Executive at Advent   | American    | Vice Chairman       | 2004                   | 2011           | NRC
| Jorge Born                    | CEO of Bomagra S.A.   | Argentinian | Director            | 2010                   | 2013           | None
| Xavier Bouton                 | Consultant            | French      | Director            | 2005                   | 2014           | None
| James Cohen                   | CEO of Hudson Media Inc. | American   | Director            | 2009                   | 2014           | None
| José Lucas Ferreira de Melo   | Consultant            | Brazilian   | Director            | 2010                   | 2013           | None
| Mario Fontana                 | Consultant            | Swiss       | Director            | 2005                   | 2013           | AC
| Andrés Holzer Neumann         | President of Grupo Industrial Omega | Mexican | Director            | 2004                   | 2013           | NRC
| Maurizio Mauro                | Consultant            | Brazilian/Italian | Director       | 2010                   | 2013           | None
| Joaquín Moya-Angeler Cabrera  | Consultant            | Spanish     | Director            | 2005                   | 2013           | AC
| Steve Tadler                  | Executive at Advent   | American    | Director            | 2010                   | 2013           | None

¹ AC: Audit Committee/ NRC: Nomination and Remuneration Committee
3.2 EDUCATION, PROFESSIONAL BACKGROUND, OTHER ACTIVITIES AND FUNCTIONS

JUAN CARLOS TORRES CARRETERO
Chairman
born 1949

Education MS in physics from Universidad Complutense de Madrid and MS in management from MIT’s Sloan School of Management.


ERNEST GEORGE BACHRACH
Vice Chairman
born 1952

Education BS in chemical engineering from Lehigh University and MBA from Harvard Business School.


JORGE BORN
Director
born 1962

Education B.S. in Economics from the Wharton School of the University of Pennsylvania.


Current Board Mandates Dufry AG, Bunge Limited, Hochschild Mining PLC, member of Wharton’s Latin American Executive Board, member of the Board of Governors of Wharton’s Lauder Institute, member of the Board of Georgetown University, Washington, and Chairman of the Fundación Bunge y Born.

Mr. Born served as a member of the Board of Directors of Dufry South America Ltd. until its merger with Dufry Holdings & Investments AG in March 2010.
Education Diploma in economics and finance from l’Institut d’Etudes Politiques de Bordeaux
and doctorate in economics and business administration from the University of Bordeaux.
Professional Background 1978–1984 Director of C.N.I.L. (Commission Nationale de
Foundation. 1990–2005 Board member of Laboratoires Cheimneau. Since 1999 Chairman of the
Supervisory Board of FSDV (Fayenceries de Sarreguemines Digoin & Vitry le Français)
based in Paris, France.
Current Board Mandates Dufry AG, ADL Partners and F.S.D.V. (Fayenceries de Sarreguemines
Digoin & Vitry le Français, Chairman of the Supervisory Board).

Education Bachelor’s degree in Economics from the Wharton School of the University
of Pennsylvania.
Professional Background Since 1980 Various positions at Hudson Media Inc (President
and CEO since 1994).
Current Board Mandates Dufry AG and Hudson Media Inc.

Education Bachelor’s degree in Accounting from Associação de Ensino Unificado do
Distrito Federal.
Professional Background 1979–1991 Various positions at PricewaterhouseCoopers Audi-
Partner at PricewaterhouseCoopers Auditores Independentes. 1998 Partner at Global Con-
trol Consultoria. 1999–2009 Executive Director and later Vice-President at Unibanco – União
de Bancos Brasileiros S.A., and Unibanco Holdings S.A.
Current Board Mandates Dufry AG, Diagnósticos da América S.A., and International Meal
Company Holdings S.A.

Mr. Ferreira de Melo served as a member of the Board of Directors of Dufry South America
Ltd. until its merger with Dufry Holdings & Investments AG in March 2010.

Education Engineering studies at ETH Zurich and Georgia Institute of Technology, Master of
Science Degree.
Professional Background 1970–1977 IBM Switzerland, sales representative and inter-
1983 Storage Technology Switzerland, General Manager. 1984–1993 Hewlett-Packard
Switzerland, General Manager. 1993–1995 Hewlett-Packard Germany, General Manager.
General Manager. Since 1998 Independent Board member at various companies. Served
previously also on the Board of Directors of AC-Service (Germany), Amazys, Bon appétit
Group, Büro Fürrer, Inficon, Leica Geosystems and Sulzer.
Current Board Mandates Dufry AG, Swissquote (Chairman), Hexagon AB and Regent
Lighting (Chairman).
ANDRÉS HOLZER NEUMANN  
Director  
born 1950

EDUCATION  
Graduate of Boston University, MBA from Columbia University.  
PROFESSIONAL BACKGROUND  
Since 1973 President of Grupo Industrial Omega, S.A. de C.V., 
the holding company of Holzer y Cía, S.A. de C.V., Industria Nacional de Relojes Suizos, 
S.A. de C.V., Consorcio Metropolitano Inmobiliario, S.A. de C.V., Inmobiliaria Coapa Larca, 
S.A. de C.V., Inmobiliaria Castellanos, S.A. de C.V. and Negocios Creativos, S.A. de C.V.  
CURRENT BOARD MANDATES  
Dufry AG, Inmobiliaria Fumisa, S.A. de C.V. (Chairman) and Latin American Airport Holding Ltd.

MAURIZIO MAURO  
Director  
born 1949

EDUCATION  
Bachelor’s in Business Administration from Escola de Administração de Empresas of São Paulo da Fundação Getulio Vargas and specialization in Corporate Finance from Faculdade de Economia e Administração of the Universidade of São Paulo.  
PROFESSIONAL BACKGROUND  
CURRENT BOARD MANDATES  
Dufry AG, Atmosfera S.A., Tecnis A.S., Banco Pine S.A., T4F (Time for Fun) and TIVIT.

Mr. Mauro served as a member of the Board of Directors of Dufry South America Ltd. until its merger with Dufry Holdings & Investments AG in March 2010.

JOAQUÍN MOYA-ANGELER CABRERA  
Director  
born 1949

EDUCATION  
Master’s degree in mathematics from the University of Madrid, diploma in economics and forecasting from the London School of Economics and Political Science and MBA from MIT’s Sloan School of Management.  
PROFESSIONAL BACKGROUND  
CURRENT BOARD MANDATES  
Dufry AG, Indra Sistemas SA, Corporación Teype, La Quinta Group, Palamon Capital Partners, MCH Private Equity, Industrias Hidráulicas Pardo S.L., Pulsar Technologies (Chairman), Redsa S.A. (Chairman), Hildebrando S.A. de C.V. (Chairman), Presenzia (Chairman), Corporación Tecnológica Andalucía (Chairman), Inmoan S.L., Board of Trustees University of Almeria (Chairman), Fundación Mediterránea (Chairman), Avalon Private Equity (Chairman) and Spanish Association of Universities Governing Boards (Chairman).
Education BS, with distinction, from the University of Virginia and MBA from Harvard Business School.


Current Board Mandates Dufry AG, Advent International Corporation, wTe Corporation, Skillsoft.

Messrs Juan Carlos Torres Carretero (Chairman), Ernest George Bachrach (Vice Chairman), Andrés Holzer Neumann and Steve Tadler are related to the group of shareholders, consisting of Global Retail Group S.à r.l., Travel Retail Investment SCA, Petrus PTE Ltd and Witherspoon Investments LLC, which had been a controlling shareholder until September 2010 and continues to be a major shareholder with a participation of 22.62% since. All members of the Board of Directors are non-executive members and they have never been in a management position at Dufry AG or any of its subsidiaries. For information on related parties and related party transactions please refer to Note 36 on page 143 of this Annual Report.

3.3 ELECTION AND TERMS OF OFFICE

- The Board of Directors shall consist of at least three and at most eleven members.
- Members of the Board of Directors shall be elected for a maximum term of five years. A year shall mean the period running between one Ordinary Meeting of Shareholders and the next. Previous resignation and dismissal may change the terms of office. New members elected during the year shall continue in office until the end of their predecessor’s term.
- The Board of Directors shall be renewed by rotation in such manner that, after a period of five years, all members will have been subject to re-election.
- The members of the Board of Directors may be re-elected without limitation.
- At the Ordinary General Meeting held on May 11, 2010, Messrs Mario Fontana, Andrés Holzer Neumann and Joaquín Moya-Angeler Cabrera were re-elected for a term of office of three years. Messrs Jorge Born, José Lucas Ferreira de Melo, Maurizio Mauro and Steve Tadler were newly elected for a term of office of three years. Mr. David Mussafer resigned from the Board of Directors, with effect as of May 10, 2010. All members were elected in individual elections.
3.4 INTERNAL ORGANIZATIONAL STRUCTURE

The Board of Directors determines its own organization. It shall elect its Chairman and one or two Vice Chairmen. It shall appoint a Secretary who does not need to be a member of the Board of Directors.

The Board of Directors has established an Audit Committee and a Nomination and Remuneration Committee. Both Committees are assisting the Board of Directors in fulfilling its duties and have also decision authority to the extent described below.

AUDIT COMMITTEE
Members: Joaquin Moya-Angeler Cabrera (Chairman), Juan Carlos Torres Carretero, Mario Fontana.

The members of the Audit Committee are non-executive and independent members of the Board of Directors. An independent member is a non-executive member, has not been an executive member of the Dufry Group in the last three years and does not have major business relations with the Company. The members shall be appointed, as a rule, for the entire duration of their mandate as Board members and be re-eligible.

The Audit Committee assists the Board of Directors in fulfilling its duties of supervision of management. It is responsible for the review of the performance and independence of the Auditors, the review of and the decision on the audit plan and the audit results and the monitoring of the implementation of the findings by management, the review of the internal audit plan, the assessment of the risk management and the decision on proposed measures to reduce risks, the review of the compliance levels and risk management, as well as the review to propose whether the Board of Directors should accept the Company’s accounts. The Audit Committee regularly reports to the Board of Directors on its decisions, assessments, findings and proposes appropriate actions. The Audit Committee generally meets at the same dates the Board of Directors meetings take place, although the Chairman may call meetings as often as business requires. The length of the meetings lasted usually for about 2 to 3 hours in fiscal year 2010, during which the Audit Committee held 8 meetings. The auditors attended 3 meetings of the Audit Committee in 2010.

In the context of the Merger between Dufry and Dufry South America executed in March 2010, the Audit Committee was in particular in charge of reviewing the fairness opinions and valuation reports received by the Company and of proposing an exchange ratio for the Merger, which was then approved by the Board of Directors.
NOMINATION AND REMUNERATION COMMITTEE
Members: Ernest George Bachrach (Chairman), Andrés Holzer Neumann, Juan Carlos Torres Carretero.

The Nomination and Remuneration Committee assists the Board of Directors in fulfilling its nomination and remuneration related matters. It is responsible for assuring the long-term planning of appropriate appointments to the positions of the Chief Executive Officer and the Board of Directors, as well as for the review of the remuneration system of the Company and for proposals in relation thereto to the Board of Directors. The Nomination and Remuneration Committee makes proposals in relation to the remuneration of the Chief Executive Officer and of the members of the Board of Directors. The Board of Directors has the ultimate authority to approve such proposals. The Nomination and Remuneration Committee decides on the overall size of the RSUs to be granted under the Company’s Restricted Stock Unit plan, if any, and makes proposals on the grant of options or other securities under any other management incentive plan of the Company, if any. The Nomination and Remuneration Committee meets as often as business requires. The length of the meetings usually lasted for about 2 hours in fiscal year 2010, during which the Nomination and Remuneration Committee held 2 meetings.

WORK METHOD OF THE BOARD OF DIRECTORS
As a rule, the Board of Directors meets about five to six times a year. Additional meetings or conference calls are held as and when necessary. The Board of Directors held 8 meetings during fiscal year 2010. The meetings of the Board of Directors usually lasted half a day. The Chairman determines the agenda and items to be discussed at the Board meetings. All members of the Board of Directors can request to add further items on the agenda.

The Chief Executive Officer, the Chief Financial Officer, the Global Chief Operating Officer and the Chief Legal Officer, also acting as Secretary to the Board, attend the meetings of the Board of Directors. Other members of the Group Executive Committee may attend meetings of the Board of Directors as and when required. The Board of Directors also engages specific advisors to address specific matters when required. Dufry does not publish further detailed information as to the engagement and/or participation of external advisors in Board meetings (other than information regarding the external auditors) during a fiscal year under review for reasons of competition, as doing so would give indications to strategic steps and intentions or specific projects that the Company might actively pursue.
3.5 Definition of areas of responsibility

The Board of Directors is the ultimate corporate body of Dufry AG. It further represents the Company towards third parties and shall manage all matters which by law, Articles of Incorporation or Board regulations have not been delegated to another body of the Company.

In accordance with the Board regulations ("Organisationsreglement"), the Board of Directors has delegated the operational management of the Company to the Chief Executive Officer who is responsible for overall management of the Dufry Group. The following responsibilities remain with the Board of Directors:

- ultimate direction of the business of the Company and the power to give the necessary directives;
- determination of the organization of the Company;
- administration of the accounting system, financial control and financial planning;
- appointment and removal of the persons entrusted with the management and representation of the Company, as well as the determination of their signatory power;
- ultimate supervision of the persons entrusted with the management of the Company, in particular with respect to their compliance with the law, the Articles of Incorporation, regulations and directives;
- preparation of the business report and the Meetings of Shareholders and to carry out the resolutions adopted by the Meeting of Shareholders;
- notification of the judge if liabilities exceed assets;
- passing of resolutions regarding the subsequent payment of capital with respect to non-fully paid in shares;
- passing of resolutions confirming increases in share capital and the amendments of the Articles of Incorporation entailed thereby;
- non-delegable and inalienable duties and powers of the Board of Directors pursuant to the Swiss Merger Act;
- examination of the professional qualifications of the Auditors;
- to approve any non-operational or non-recurring transaction not included in the annual budget and exceeding the amount of CHF 4,000,000;
- to issue convertible debentures, debentures with option rights or other financial market instruments;
- to approve the annual investment and operating budgets of the Company and the Dufry Group; and
- to approve the executive regulations promulgated in accordance with the board regulation.

Except for the Chairman of the Board of Directors, who has single signature authority, the members of the Board have joint signature authority, if any.
3.6 INFORMATION AND CONTROL INSTRUMENTS VIS-À-VIS THE SENIOR MANAGEMENT

The Board ensures that it receives sufficient information from the management to perform its supervisory duty and to make the decisions that are reserved to the Board through several means.

- Dufry Group has an internal management information system that consists of financial statements, performance indicators and risk management. Information to management is provided on a regular basis according to the cycles of the business: sales on a weekly basis; income statement, cash management and key performance indicator (KPI) including customer, margins and investment information on a monthly basis; balance sheet and other financial statements on a quarterly basis. The management information is prepared on a consolidated basis as well as per business unit. Financial statements and key financial indicators/ratios are submitted to the entire Board of Directors on a quarterly basis.

- During Board meetings, each member of the Board may request information from the other members of the Board, as well as from the members of the management present on all affairs of the Company and the Group.

- Outside of Board meetings, each member of the Board may request from the Chief Executive Officer information concerning the course of business of the Company and the Group and, with the authorization of the Chairman, about specific matters.

- The Chief Executive Officer reports at each meeting of the Board on the course of business of the Company and the Group in a manner agreed upon from time to time between the Board and the Chief Executive Officer. Apart from the meetings, the Chief Executive Officer reports immediately any extraordinary event and any change within the Company and within the Dufry Group to the Chairman.

- The Audit Committee met 8 times in 2010 with management and external advisors to review the business, better understand laws, regulations and policies impacting the Dufry Group and its business and support the management in meeting the requirement and expectations of stakeholders. In meetings of the Audit Committee, the Chief Financial Officer acts as Secretary to the Committee. The Auditors are invited to the meetings of the Audit Committee and attended 3 meetings of the Audit Committee in 2010. Among these meetings some or part of them are also held without management.

- The Internal Audit provides independent and objective assessments of the effectiveness of the internal control and risk management systems. The selection of Internal Audit projects is based on risk assessment, with a focus on operational processes, throughout the Dufry Group. The results of Internal Audit are communicated to management in charge and the Company’s senior management on an ongoing basis and to the Audit Committee on a quarterly basis. Regular follow-up is performed to ensure that risk mitigation and control improvement measures are implemented on a timely basis.
4. GROUP EXECUTIVE COMMITTEE

4.1 MEMBERS OF THE GROUP EXECUTIVE COMMITTEE

As of December 31, 2010, the Group Executive Committee comprised ten executives. The Group Executive Committee, under the control of the Chief Executive Officer, conducts the operational management of the Company pursuant to the Company’s board regulations. The Chief Executive Officer reports to the Board of Directors on a regular basis.

The following table sets forth the name and year of appointment of the current ten members of the Group Executive Committee, followed by a short description of each member’s business experience, education and activities:

<table>
<thead>
<tr>
<th>NAME</th>
<th>NATIONALITY</th>
<th>POSITION</th>
<th>APPOINTED IN YEAR</th>
</tr>
</thead>
<tbody>
<tr>
<td>Julián Díaz González</td>
<td>Spanish</td>
<td>Chief Executive Officer</td>
<td>2004</td>
</tr>
<tr>
<td>Xavier Rossinyol</td>
<td>Spanish</td>
<td>Chief Financial Officer</td>
<td>2004</td>
</tr>
<tr>
<td>José Antonio Gea</td>
<td>Spanish</td>
<td>Global Chief Operating Officer</td>
<td>2004</td>
</tr>
<tr>
<td>Pascal C. Duclos</td>
<td>Swiss</td>
<td>Chief Legal Officer</td>
<td>2005</td>
</tr>
<tr>
<td>Dante Marro</td>
<td>Italian</td>
<td>Chief Operating Officer</td>
<td>2002</td>
</tr>
<tr>
<td>Michelle Martínez</td>
<td>Spanish</td>
<td>Chief Operating Officer</td>
<td>2005</td>
</tr>
<tr>
<td>René Riedi</td>
<td>Swiss</td>
<td>Chief Operating Officer</td>
<td>2000</td>
</tr>
<tr>
<td>José H. González</td>
<td>American</td>
<td>Chief Operating Officer</td>
<td>2002</td>
</tr>
<tr>
<td>José Carlos Costa da Silva Rosa</td>
<td>Portuguese</td>
<td>Chief Operating Officer</td>
<td>2006</td>
</tr>
<tr>
<td>Joseph DiDomizio</td>
<td>American</td>
<td>Chief Operating Officer</td>
<td>2008</td>
</tr>
</tbody>
</table>

All employment agreements entered into with the members of the Group Executive Committee are entered for an indefinite period of time.
4.2 EDUCATION, PROFESSIONAL BACKGROUND, OTHER ACTIVITIES AND VESTED INTERESTS

**Education** Degree in business administration from Universidad Pontificia Comillas I.C.A.D.E., de Madrid.


**Education** Bachelor’s degree in Business Administration at ESADE (Spain), MBA at ESADE and at the University of British Columbia (Canada and Hong Kong). Master’s degree in business law from Universidad Pompeu Fabra (Spain).

**Professional Background** 1995–2003 Various positions at Areas (member of the French group Elior) with responsibility for finance, controlling, strategic planning. Left Areas as its Corporate Development Director. Since 2004 Chief Financial Officer at Dufry AG.

**Education** Degree in economics and business sciences from Colegio Universitario de Estudios Financieros.


**Education** Licence en droit from Geneva University School of Law, LL.M. from Duke University School of Law. Licensed to practice law in Switzerland and admitted to the New York Bar.


**Education** Graduate degrees in architecture from Milan’s Technical University and business administration from Kensington University, Glendale, California.

**Professional Background** Prior to 1981 Served as public administrator and as an administrator of the Airport Milano and the Association Airports Italia. 1981 Joined Dufry. He held various managerial positions at Dufrital SpA as General Manager and Chairman of the Board (1987–1992) and acted as General Manager and Board Delegate of all Italian companies belonging to the Group from 1992–2002. Since 2002 Chief Operating Officer Region Europe at Dufry AG.

**Julián Díaz González**
Chief Executive Officer
born 1958

**Xavier Rossinyol**
Chief Financial Officer
born 1970

**José Antonio GEA**
Global Chief Operating Officer
born 1963

**Pascal C. Duclos**
Chief Legal Officer
born 1967

**Dante Marro**
Chief Operating Officer Region Europe
born 1944
<table>
<thead>
<tr>
<th>Name</th>
<th>Position</th>
<th>Region</th>
<th>Education</th>
<th>Professional Background</th>
</tr>
</thead>
<tbody>
<tr>
<td>JOSÉ H. GONZÁLEZ</td>
<td>Chief Operating Officer</td>
<td>Region Central America &amp; Caribbean</td>
<td>Bachelor’s of arts degree from Prieto University, Cuba.</td>
<td>Prior to 1992 Active in retail and wholesale industry in North, Central and South America for more than 25 years. 1992 – 2002 Joined Dufry in 1992 and held various managerial and business positions. Since 2002 Chief Operating Officer Region Central America &amp; Caribbean at Dufry AG.</td>
</tr>
<tr>
<td>JOSÉ CARLOS COSTA DA SILVA ROSA</td>
<td>Chief Operating Officer</td>
<td>Region South America</td>
<td>Military and Civil Engineer’s degree from the Academia Militar of Portugal.</td>
<td>1993–1994 Director of Property Management of Richard Ellis Portugal. 1994–2000 General Director of AmoreirasGest. 2000–2006 Retail Director at ANA-Aeropuertos de Portugal AS. Since 2006 Chief Operating Officer Region South America at Dufry AG.</td>
</tr>
<tr>
<td>JOSEPH DIDOMIZIO</td>
<td>Chief Operating Officer</td>
<td>Region North America</td>
<td>Bachelor’s of arts degree in Marketing and Business Administration from the University of Bridgeport.</td>
<td>1992–2008 Several managerial positions in Hudson Group (April–September 2008: President and CEO). Since October 2008 Chief Operating Officer Region North America at Dufry AG.</td>
</tr>
</tbody>
</table>
OTHER ACTIVITIES AND VESTED INTERESTS

Messrs Julián Díaz González and Xavier Rossinyol were members of the Board of Directors and of the Executive Committee of Dufry South America Ltd, the Company’s subsidiary previously listed in Luxembourg and Brazil, which was merged with Dufry AG effective March 2010. Messrs Pascal Duclos, José Antonio Gea and José Carlos Rosa were members of the Executive Committee of Dufry South America Ltd. Mr. Pascal Duclos was also Secretary to the Board of Directors of Dufry South America Ltd. With the effectiveness of the Merger, these positions disappeared.

With the exception of their role in Dufry South America Ltd and the information discussed below, none of the members of the Group Executive Committee of Dufry AG has had other activities in governing and supervisory bodies of important Swiss and foreign organizations, institutions and foundations under private and public law. No member of the Group Executive Committee has permanent management and consultancy functions for important Swiss and foreign interest groups, or holds any official functions and political posts.

In addition to his employment relationship with the Dufry Group, Mr. Dante Marro, Chief Operating Officer for Region Europe and member of the Group Executive Committee, acting through GSA Srl Gestione Spazi Attrezzati (GSAS), was granted rights of usufruct over 10 percent of the Company’s shareholding in its wholly owned subsidiary Dufry Shop Finance Limited Srl. The rights of usufruct granted to GSAS, which will expire on May 4, 2041, permit it to enjoy the benefits of share ownership, including the receipt of dividends. Upon expiration of the rights of usufruct, provided that the total profits of Dufry Shop Finance Limited Srl shall not have been declared as dividends, GSAS shall be entitled to receive 10 percent of withheld profits accumulated as reserves on the balance sheet of Dufry Shop Finance Limited Srl as of May 4, 2041.

In addition to his employment relationship with the Group, Mr. José González, Chief Operating Officer for region Central America & Caribbean and member of the Group Executive Committee, owns 26.3 percent of the share capital of the subsidiary Puerto Libre Internacional SA (PLISA). PLISA operates duty free shops at the international airport of Managua as well as border shops in Nicaragua.

4.3 MANAGEMENT CONTRACTS

Dufry Group does not have management contracts with companies or natural persons not belonging to the Group.
5. COMPENSATION, SHAREHOLDINGS AND LOANS

5.1 CONTENT AND METHOD OF DETERMINING THE COMPENSATION AND THE SHAREHOLDING PROGRAMS

BOARD OF DIRECTORS
The Board of Directors determines the amount of the fixed remuneration of its members, taking into account their responsibilities, experience, and the time they invest in their activity as members of the Board of Directors. The Nomination and Remuneration Committee makes proposals in relation to the compensation of the members of the Board of Directors. The Board of Directors ultimately decides on the compensation to its members, upon proposal of the Nomination and Remuneration Committee, once per year and at its own discretion. Extraordinary assignments or work which a member of the Board of Directors accomplishes outside of his activity as a Board member is specifically remunerated and is approved by the Board of Directors. In addition, the members of the Board of Directors are reimbursed all reasonable cash expenses incurred by them in the discharge of their duties.

Juan Carlos Torres Carretero (Chairman), Ernest George Bachrach (Vice Chairman) and Steve Tadler (member; in fiscal year 2009: David Musser, member) do not receive compensation as members of the Board of Directors of Dufry AG, as they are representing the interests of Advent International Corporation and its funds in the group of shareholders described on section “1.2 Significant shareholders” on page 47.

GROUP EXECUTIVE COMMITTEE
Members of the Group Executive Committee receive compensation packages, which consist of a fixed basic salary in cash that reflects competitive compensation, the experience and the area of responsibility of each individual member, and a performance related cash bonus. The bonus is defined once per year and depends on the overall financial results of the Group and of specific sub-divisions thereof, as well as on achieving defined goals by each individual person. Each member of the Group Executive Committee has its own bonus. The main part of the bonus is related to measures regarding financial results, in fiscal year 2010 mainly EBITDA, both of the Group and of the Region in the case of the Regional Chief Operating Officers. Such financial measures are weighted with up to 90%. Non-results oriented targets are also taken into account and are reflected with a weighting of approx. 10%. The bonus component can be between a minimum of zero and no maximum.

The bonus part of the compensation for the members of the Group Executive Committee represented in 2010 between zero and 113% of their fixed basic salary and amounted to CHF 2.24 million in the aggregate (2009: between zero and 82% of fixed basic salary and an amount of CHF 1.34 million in the aggregate). In addition, fringe benefits such as health insurance in an amount of CHF 0.50 million in the aggregate have been granted to certain
members (2009: CHF 0.49 million). The bonus compensation for each of the members of the Group Executive Committee is approved by the Chief Executive Officer at his own discretion. The CEO’s own compensation is proposed by the Nomination and Remuneration Committee and decided upon by the Board of Directors at their own discretion. The Chief Executive Officer does not participate during the time of the meeting that the Nomination and Remuneration Committee and the Board of Directors discuss his compensation. The Board of Directors receives the proposal for the compensation of the Chief Executive Officer from the Nomination and Remuneration Committee once per year. The Nomination and Remuneration Committee and the Board of Directors review yearly the compensation of the Chief Executive Officer, Chief Operating Officer, Chief Financial Officer and Chief Legal Officer.

The Company also has Restricted Stock Unit (RSU) plans in place for the members of the Group Executive Committee and certain members of the Dufry Group management (RSU plan participants). The RSU awarded on January 1, 2010 vested on January 1, 2011, date at which the RSU awards were converted into shares of Dufry AG, freely tradable by the RSU plan participants.

From an economic point of view, the RSU are stock options with an exercise price of nil. The vesting of the RSU awards is conditioned upon the price of the Dufry share at the vesting date being superior to the price of the Dufry share at the grant date. The total number of RSUs to be granted yearly is set forth in the RSU plans. The RSU plans have been approved by the Nomination and Remuneration Committee and the Board of Directors. Pursuant to the RSU plans, the Chief Executive Officer, in its own and sole discretion, decides the amount of each specific grant to each individual plan participant. The grants made to the Chief Executive Officer are decided by the Chairman.

For information on individual grants please refer to Note “Compensation, participations and loans” on page 163 of this Annual Report. The fair value calculation and the individual vesting conditions of the granted RSUs are described in Note 30 of this Annual Report.

In 2010, 281,362 RSUs vested under the above mentioned RSU Plans, i.e. 1.04% of the total ordinary share capital of Dufry AG.

Additionally of legal and tax advice, Dufry consulted external advisors in respect of structuring the compensation.

The employment contracts of the Chief Executive Officer, the Chief Operating Officer, the Chief Financial Officer and the Chief Legal Officer provide for a termination notice of 3 months and a severance payment corresponding to the salary of 24 months if the employee qualifies as a bad leaver.
5.2 COMPENSATION, SHAREHOLDINGS AND LOANS OF ACTING AS WELL AS FORMER MEMBERS OF GOVERNING BODIES

For detailed information on remuneration, shareholdings and loans please refer to the Financial Statements, Statutory Notes on page 163 of this Annual Report.

6. SHAREHOLDERS’ PARTICIPATION RIGHTS

6.1 VOTING RIGHTS AND REPRESENTATION

Each share recorded as share with voting rights in the share register confers one vote on its registered holder. Each shareholder duly registered in the share register on the record date may be represented at the Meeting of Shareholders by any person who is authorized to do so by a written proxy. A proxy does not need to be a shareholder. Shareholders entered in the share register as shareholders with voting rights on a specific qualifying date [record date] designated by the Board of Directors shall be entitled to vote at the Meeting of Shareholders and to exercise their votes at the Meeting of Shareholders. See section 6.3 below.

Nominees are only entitled to represent registered shares held by them at a Meeting of Shareholders, if they are registered in the share register in accordance with article 5 para. 4 of the Articles of Incorporation and if they hold a valid written proxy granted by the beneficial owner of the registered shares instructing the nominee how to vote at the Meeting of Shareholders. Shares held by a nominee for which it is not able to produce such a proxy count as not be represented at the Meeting of Shareholders.

As explained under section 2.4 above, BDR holders do not own the Dufry AG shares underlying their BDRs. As a consequence, BDR holders are prevented from exercising directly any of the shareholders rights provided for by the Company’s Articles of Incorporation and by Swiss corporate law. For example, BDR holders are not entitled to personally participate in the Ordinary General Meetings of the Company. However, BDR holders are entitled to instruct the Depositary Institution to vote the Company’s shares underlying their BDRs, according to the instructions sent to them by the Depositary Institution.

See section 2.4 before or the Articles of Incorporation on our website http://www.dufry.com/en/Investors/Articlesofincorporation/index.htm.

6.2 QUORUMS

The Meeting of Shareholders shall be duly constituted irrespective of the number of shareholders present or of shares represented. Unless the law or Articles of Incorpo-
ration provide for a qualified majority, an absolute majority of the votes represented at a
Meeting of Shareholders is required for the adoption of resolutions or for elections, with
abstentions, blank and invalid votes having the effect of “no” votes. The Chairman of the
Meeting shall have a casting vote.

A resolution of the Meeting of Shareholders passed by at least two thirds of the votes
represented and the absolute majority of the nominal value of shares represented shall
be required for:
1. a modification of the purpose of the Company
2. the creation of shares with increased voting powers
3. restrictions on the transfer of registered shares and the removal of such restrictions
4. restrictions on the exercise of the right to vote and the removal of such restrictions
5. an authorized or conditional increase in share capital
6. an increase in share capital through the conversion of capital surplus, through a contri-
bution in kind or in exchange for an acquisition of assets, or a grant of special benefits
upon a capital increase
7. the restriction or denial of pre-emptive rights
8. the change of the place of incorporation of the Company
9. the dismissal of a member of the Board of Directors
10. an increase in the maximum number of members of the Board of Directors
11. the dissolution of the Company
12. other matters where statutory law provides for a corresponding quorum

6.3 CONVOCATION OF THE MEETING OF SHAREHOLDERS

The Meeting of Shareholders shall be called by the Board of Directors or, if necessary, by
the Auditors. One or more shareholders with voting rights representing in aggregate not
less than 10% of the share capital can request, in writing, that a Meeting of Shareholders
shall be convened. Such request must be submitted to the Board of Directors, specifying
the items and proposals to appear on the agenda.

The Meeting of Shareholders shall be convened by notice in the Swiss Official Gazette of
Commerce (SOGC) not less than 20 days before the date fixed for the Meeting. Registered
shareholders will also be informed by ordinary mail.

6.4 AGENDA

The invitation for the Meeting of Shareholders shall state the day, time and place of the
Meeting, and the items and proposals of the Board of Directors and, if any, the proposals
of the shareholders, who demand that the Meeting of Shareholders be called or that items
be included in the agenda.
One or more shareholders with voting rights whose combined holdings represent an aggregate nominal value of at least CHF 1,000,000 may request that an item be included in the agenda of a Meeting of Shareholders. Such a request must be made in writing to the Board of Directors at the latest 60 days before the Meeting and shall specify the agenda items and the proposals made.

6.5 REGISTRATION IN THE SHARE REGISTER

The record date for the inscription of registered shareholders into the share register in view of their participation in the Meeting of Shareholders is defined by the Board of Directors. It is usually 19 days before the Meeting. Shareholders who dispose of their shares before the Meeting of Shareholders are no longer entitled to vote.

7. CHANGE OF CONTROL AND DEFENCE MEASURES

7.1 DUTY TO MAKE AN OFFER

An investor who acquires more than 33⅓% of all voting rights (directly, indirectly or in concert with third parties) whether they are exercisable or not, is required to submit a takeover offer for all shares outstanding (Art. 32 SESTA). The Articles of Incorporation of the Company contain neither an opting-out nor an opting-up provision (Art. 22 SESTA).

7.2 CLAUSES ON CHANGE OF CONTROL

In case of change of control or in any event which would trigger a mandatory offer pursuant to the SESTA with respect to the Company, the Restricted Stock Units awarded to the RSU Plan Participants shall vest immediately. In case of change of control, all amounts drawn under the CHF 800,000,000 and USD 435,000,000 multicurrency term and revolving credit facility agreement shall become immediately due and payable.

8. AUDITORS

8.1 AUDITORS, DURATION OF MANDATE AND TERM OF OFFICE OF LEAD AUDITOR

Pursuant to the Articles of Incorporation, the Auditors shall be elected every year and may be re-elected. Ernst & Young Ltd acted as Auditors and has held the mandate as Auditor since 2004. Bruno Chiomento has been the Lead Auditor in charge for the consolidated financial statements of the Company and the statutory financial statements as of December 31, 2010. Mr. Chiomento took the existing auditing mandate in 2005.
8.2 AUDITING FEE

During fiscal year 2010, Dufry agreed with Ernst & Young Ltd to pay a fee of CHF 2.6 million for services in connection with auditing the statutory annual financial statements of Dufry AG (including quarterly reviews) and its subsidiaries, as well as the consolidated financial statements of Dufry Group and a fee of CHF 0.1 million for services in connection with the merger of Dufry AG with Dufry South America Ltd and other audit related services.

8.3 ADDITIONAL FEES

Additional fees amounting to CHF 1.0 million were paid to Ernst & Young Ltd for transaction services and CHF 0.2 million for tax services.

8.4 SUPERVISORY AND CONTROL INSTRUMENTS PERTAINING TO THE AUDIT

The Audit Committee as a committee of the Board of Directors reviews and evaluates the performance and independence of the Auditors at least once each year. Based on its review, the Audit Committee recommends to the Board of Directors, which external Auditor should be proposed for election at the General Meeting of Shareholders. The decision regarding this agenda item is then taken by the Board of Directors.

When evaluating the performance and independence of the Auditors, the Audit Committee puts special emphasis on the following criteria: Global network of the audit firm, professional competence of the lead audit team, understanding of Dufry’s specific business risks, personal independence of the lead auditor and independence of the audit firm as a company, co-ordination of the Auditors with the Audit Committee and the Senior Management/Finance Department of Dufry Group, practical recommendations with respect to the application of IFRS regulations. The Audit Committee proposes to the Board of Directors the fee for the audit related services that it discussed with the Auditors. The ultimate decision for the audit fee lies with the entire Board of Directors. Within the yearly approved budget, there is also an amount permissible for non-audit services that the Auditors may perform. Within the scope of the approved and budgeted amount, the Chief Financial Officer can delegate non-audit related mandates to the Auditors.

The Audit Committee determines the scope of the external audit and the relevant methodology to be applied to the external audit with the Auditors and discusses the results of the respective audits with the Auditors. The Auditors prepare a management letter addressed to the Senior Management, the Board of Directors and the Audit Committee once per year, informing them in detail on the result of their audit. In fiscal year 2010, the Auditors also performed a review of the interim consolidated financial statements for the 9 months and 6 months period.
Representatives of the Auditors are regularly invited to meetings of the Audit Committee, namely to attend during those agenda points that deal with accounting, financial reporting or auditing matters. In addition, the Audit Committee reviews regularly the internal audit plan.

During the fiscal year 2010, the Audit Committee held 8 meetings. The Auditors were present at 3 of those meetings. The Board of Directors has determined the rotation interval for the Lead Auditor to be seven years, as defined by the Swiss Code of Obligation; such rotation shall occur in 2012.

9. INFORMATION POLICY

Dufry is committed to open and transparent communication with its shareholders, financial analysts, potential investors, the media, customers, suppliers and other interested parties.

Since fiscal year 2010, Dufry AG publishes its financial reports on a quarterly basis, both in English and Portuguese. The financial reports and media releases containing financial information are available on the Company website.

In addition, Dufry AG organizes presentations and conference calls with the financial community and media to further discuss details of the reported earnings or on any other matters of importance. The Company undertakes roadshows for institutional investors on a regular basis.

Details and information on the business activities, Company structure, financial reports, media releases and investor relations are available on the Company’s website www.dufry.com.

The official means of publication of the Company is the Swiss Official Gazette of Commerce https://www.shab.ch

Web-links regarding the SIX Swiss Exchange push-/pull-regulations concerning ad-hoc publicity issues are

Web-links regarding the filings made by the Company with the CVM or BM&FBOVESPA are
http://www.cvm.gov.br
http://www.bovespa.com.br
The current Articles of Incorporation are available on Dufry’s website under http://www.dufry.com/en/Investors/Articlesofincorporation/index.htm


For the Investor Relations and Corporate Communications contacts as well as a summary of anticipated key dates in 2011 please refer to page 168 of this Annual Report.