



CCE-R Newsletter

(No.06 / September-October 2006)

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Editorial of the month

Dear all,

Here we are in the last stretch of 2006. I hope this year has been rewarding to all, and that your plans and ambitions are being fulfilled at your satisfaction.

As usual, many things have happened in the last months. The biggest event is that we now know for sure that Romania will be a member of the EU as of January 1st, 2007. This extremely important threshold is not to be seen as a finish-line, but as a start-line. The road ahead will be long and in some cases, difficult and painful; up to all of us to do our part to lift Romania up the scale of comparison with all other EU members.

Overall, the many obstacles we can sometimes encounter in our everyday "administrative" life, professional or private, will be easier to overcome, as EU standards, their interpretation and the overall jurisprudence will gradually, but rapidly, gain ground in our country; a big relief indeed, and undoubtedly to the greater benefit of Romania and all its inhabitants.

For the French speakers among us, the "Sommet de la Francophonie" was also a key show case for Romania, through the extensive meetings that took place, but also to show that an event of that scale can be perfectly organized in this country, including traffic...

On our far more modest scale, our Chamber of Commerce has had an interesting few months, with the TIB event at Romexpo, which is likely to see a different future with the EU entry of Romania, and the finalization of the "all electronic" communication, this Newsletter being the first/last of its kind.

Last but not least, let me wish you a successful last 2 months of 2006,

Yours sincerely,

Paul Nuber
General Manager of Nestlé Romania SA
CCE-R President

The CCE-R Board informs

CCE-R Board Meeting

The next CCE-R Board Meeting will take place at the Chamber's head-office on November 22, 2006, 17:00.

CCE-R Business Trip – September 18-19, 2006

The Business Trip to Timisoara became traditional in our Chamber's agenda. Timis county hosts a large number of Swiss investors as well as German, Austrian, Italian ones. This trip was a good occasion to meet representtaives of the local business environment and of the local public administration. Mr. Peter Bayard, the General Manager of Helvetica Profarm SA, organized all the local details of the visit and we thank him for his unvaluable support.

The programme started with a visit at the Nestlé factory in the outskirts of Timisoara (see picture). Ed Smith, the director of the factory, made a presentation and guided the guests throughout the plant. Strict hygiene rules have been observed by everybody. The whole production process of the Joe wafers was a very interesting show for the guests. The visit ended with a lunch offered by Nestlé. We thank the CCE-R President, Mr. Paul Nuber for this visit.



Official meetings with the County Governor (*Prefect*) and the President of the County Council (*Presedintele Consiliului Judetean*), as well as with the vice-Mayor of Timisoara, followed.

In the afternoon, Mr. Peter Bayard invited the guests to his factory and in the evening, a cocktail took place, on the occasion of which the Swiss participants met German, Austrian, Italian, as well as other Swiss business people who were invited).

After a visit at the Chamber of Commerce Timisoara, the next day was exclusively dedicated to a short trip to Buzias composed of a visit to the Buttenberg Foundation (Orphanage „Andreea”), a visit of Buzias Baths and park, and a visit of Buttenberg&Chevalier Bayard vineyard , where the lunch was offered by Mr. Bayard and Mr. Buttenberg.

Cocktail organized by the Swiss Embassy - October 05, 2006

The Swiss Embassy offered to CCE-R members and other Swiss companies present in Romania the traditional cocktail during TIB. The event took place at the Crowne Plaza Hotel, Primavera Ball Room, on October 5, 2006, 19:00 and gathered about 20 companies.

TIB 2006

The Chamber of Commerce Switzerland – Romania was present at TIB 2006 during October 3-7, Romexpo Exhibition Centre, Hall no. 2, Stand no. 39.

CCE-R members contributed to the stand construction and offered displaying materials. Nestlé offered a coffee machine and sweets for the visitors, Swisspor a polystyrene table for the laptop on which an animation with all CCE-R members’ logos played. Holcim offered displaying devices, bar chairs, and paid a hostess, Ringier provided daily newspapers and magazines, Ensign Management Consulting offered a water machine, Swiss International Air Lines and Leader Investments offered flyers as well as other promotional materials. Nestlé helped with the logistics and Mica Elvetie offered the daily lunch for the participants in the stand.

SEC – Chamber of Commerce Switzerland - Central Europe, SIPPO, osec and Switzerland Tourism were also represented in the CCE-R stand.

Max Steiner, the Executive Director of SEC was present in the stand for three days and helped with the assistance for **?MM?NN**, a Swiss company that participated as a sub-exhibitor in the CCE-R stand. Ammann (<http://www.ammann-group.ch>) produces asphalt, concrete and other materials for roads building as well as machines for this field and would like to more deeply penetrate the Romanian market.

The next CCE-R Business Club will take place at Ensign Management Consulting SRL head-office, in 184-186, Traian Str., 4th floor, (NIRO Business Center), Bucharest, on November 22, 2006, 19:00.

This month's member / News and Company Profile

This column gives our members the possibility to present themselves to the other companies and to highlight important aspects of their activity. Our initiative goes together with the invitation for subscribing to this facility: **if you want to present your company to the other members in one of the next issues of the Newsletter, please contact us at ccer@ccer.ro.**



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Ensign Management Consulting is a company with 100% Romanian capital that has been growing continuously since 2000. Today, we are the most important local management consulting company, both in terms of turnover and number of staff. Our name is a promise of our business philosophy: **Know. Accelerate. Perform.**

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We bring added value for our clients by combining the multidisciplinary competences in fields such as: Management, IT, Legal, Finance, Change Management and Communication with modern methodologies and a flexible approach to client needs. This allows us to sustain some of the most complex projects.

These are the clients who trust our services: Apa Nova Bucuresti/Veolia, Petrom/OMV, UCM Resita, Rompetrol, Domo, Ager Leasing, Genpact, General Electric, NCH (Electroaparataj, Libra Bank, Vel Pitar), Citibank, BRD, BCR, Asiban, Interakt Online, Michelin, Continental, Porsche, Shell, Etam, TNT, BMG, TVR, Orange.

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Legal&Financial issues

All CCE-R members acting in the legal and financial fields are invited to contribute to this column.

Legal Focus

by "Zsolt Karl Radnoczy - NÖRR STIEFENHOFER LUTZ"

Sanctions in case the building permit is not obtained

The Romanian Building Code stipulates the contents requirements regarding the construction process and the building projects. The purpose of the Building Code is to eliminate the dangers for the public safety and order in the building field. As part of the public administrative law, the Building Code is subject to the legislative competence of the Parliament and of the Government.

Usually, any building project representing the construction, the modification, the renovation, the expansion, the refurbishment or the change of the use of a building requires a building permit. The works for the demolition of a building require a demolition permit which is issued in the same conditions and on the basis of a similar permit procedure as the building permit is issued. There are of course projects which due to their minor urban and economic importance do not need a permit.

The lowest building regulatory authority, namely the mayor, is responsible for issuing a building permit. This building authority is established at the level of a town, namely city, town or commune. Exceptionally, the issuing of the building permit falls into the competence of the president of the district council of the corresponding district in the case that the buildings to be authorised are going to be erected on land plots finding themselves outside the competence of the subordinate administrative authorities or out of the communes. In this case, an authorization is also needed from the respective mayor.

In Bucharest, the issuing of the building permits falls constantly into the competence of the urban districts. Bucharest's Lord Mayor is responsible for issuing a building permit only in the case that the building permit concerns land plots finding themselves outside the borders of the subordinated districts, respectively out of town, or concerns historical monuments.

The erection of a building project without having obtained the necessary building permit represents according to the Romanian Building Code a criminal offence, respectively a regulatory offence. Pursuant to the provisions of the Law no. 50/1991 on the authorisation of the building projects, namely pursuant to art. 26 para. (2), the erection of a building project without a building permit is punished with a fine amounting from RON 1.000 to RON 10.000. Pursuant to the provisions of the Law nr. 376/2006, which became effective on October the 16th, 2006, the presidents of the local councils, the mayors and the local management bodies of the administrative authorities have to pursue and to ensure the observance of the public-legal provisions for the erection, the modification, the renovation, the expansion, the refurbishment or the change of the use of a building.

Should the natural or the legal persons not comply with the public-legal provisions, the aforementioned authorities are entitled to take the necessary measures, namely to impose a corresponding high fine on them or to address themselves to the court or police authorities. The regulatory offences can be established also by the police authorities.

In case constructions, which are not consistent with the public-legal provisions, are erected, modified or demolished, the building authority, after imposing a fine, will dispose that the building be stopped within the time limit established in the protocol for the ascertainment of

the contravention. The building authority will establish also a time limit for obtaining such a building permit, respectively for achieving thus legality.

In case the measures established in the protocol for the ascertainment of the contravention are not taken within the time limit fixed by the building authority, an application will be submitted to the competent court of law. The court of law will dispose in this case the demolition or the harmonisation of the works with the permit provisions.

The demolition of the buildings erected on the land plots finding themselves in the public or private property of the state can be disposed by an administrative act at the expense of the offender, without informing the competent court of law. According to the most recent amendments of the Building Code, the aforementioned procedure can be started officially by the competent public administrative authority, or upon request of the owner or of the legal administrator of the land plot. Should the competent public administrative authority not perform the demolition procedure upon request of the owner or of the legal administrator of the land plot, the owner or the legal administrative of the land plot finding itself in the public or private property of the state can demolish the buildings erected without building permit within 15 calendar days from the date of the aforementioned application.

The buildings erected without building permit on the land plots finding themselves in the public or private property of districts, towns or communes, can be demolished by the competent administrative authority at the expense of the offender, without having to submit an application to the competent court of law.

In order to perform the aforementioned tasks, the competent public authorities can conclude legal contracts with specialized trading companies.

It should be noted, that all the legal provisions regarding the obtainment of a building permit have to be observed. The obtainment of the building permit is often regarded as a bureaucratic obstacle. Not obtaining the building permit can lead to unpleasant expensive situations, negatively influencing the completion, the modification or the demolition of the building projects.

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Legal Focus
by "Dan MIHAI Law Office - Legal Partner of Ensign Management Consulting"

Minimal health and safety regulations requirements relating to the usage of viewing screens (GD no. 1028/2006)

General comment:

The provisions of the Government Decision detail the compulsory minimal requirements in the field of labor health and security regulations. The present provisions will be corroborated with those of the Law concerning Safety and Health at Work (316/2006).

Excluded systems:

The provisions shall not apply to:

- ✘ Drivers' cabs or control cabs for vehicles or machinery;
- ✘ computer systems on board a means of transport;
- ✘ computer systems mainly intended for public use;
- ✘ 'portable' systems not in prolonged use at a workstation;
- ✘ calculators, cash registers and any equipment having a small data or measurement display required for direct use of the equipment;
- ✘ typewriters of traditional design, of the type known as 'typewriter with window'.

Employer's obligations:

The employer shall be obliged identify, evaluate and take appropriate measures to remedy the risks to eyesight, the physical problems and problems of mental stress.

The employer shall provide information, training and consult workers or their representatives on all aspects of safety and health relating to their workstation. Every worker shall also receive training in use of the workstation before commencing this type of work and whenever the organization of the workstation is substantially modified.

The employer shall make sure that all the systems in use meet the minimum technical requirements laid down for the display screen, keyboard, work desk, work chair, environment operator/computer interface.

The characters on the screen shall be well-defined and clearly formed, of adequate size and with adequate spacing between the characters and lines. The image on the screen should be stable with no flickering or other forms of instability. The screen must swivel and tilt easily and freely to suit the needs of the operator.

The keyboard shall allow the worker to find a comfortable working position avoiding fatigue in the arms or hands. The space in front of the keyboard shall be sufficient to provide support for the hands and arms of the operator. The arrangement of the keyboard and the characteristics and contrast of the keys shall be such as to facilitate the use of the keyboard.

The work desk or work surface shall have a sufficiently large, low-reflectance surface and allow a flexible arrangement of the screen, keyboard, documents and related equipment. The document holder shall be stable and adjustable and shall be positioned so as to minimize the need for uncomfortable head and eye movements. There shall be adequate space for workers to find a comfortable position.

The work chair shall be stable and allow the operator easy freedom of movement and a comfortable position. Also, the seat shall be adjustable in height.

The workstation shall be dimensioned and designed so as to provide sufficient space for the user to change position and vary movements.

Room lighting and/or spot lighting (work lamps) shall ensure satisfactory lighting condition. Possible disturbing glare and reflections on the screen or other equipment be prevented by coordinating workplace and workstation layout with the positioning and technical characteristics of the artificial light sources. Environment factors levels such as heat, noise, radiation, humidity should be kept to a minimum.

Software must be suitable for the task; software must be easy to use and, where appropriate, adaptable to the operator's level of knowledge or experience. No quantitative or qualitative checking facility may be used without the knowledge of the workers. Systems must provide and display information in a format and at a pace which are adapted to operators.

Protection of workers eyesight:

Workers shall be entitled to an appropriate eye and eyesight test carried out by a person with the necessary capabilities before commencing display screen work, at regular intervals thereafter, if they experience visual difficulties which may be due to display screen work.

Workers shall be entitled to normal corrective appliances and if those cannot be used, workers must be provided with special corrective appliances appropriate for the work concerned.

Sanctions:

Failure to obey the present provisions will result in civil, administrative and penal sanctions.

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Tax Column

by Serge R. Gonvers, Senior Partner, "Audiconsult" SRL

The purpose of this "tax column" is not only to highlight major recent changes in the field of taxation but, as well, to give some updated trends and opinions prevailing in the business community.

The law 343 amending and completing the Fiscal Code has been published on August 1st, 2006.

This law and its amendments shall be valid as from January 1st, 2007.

The first draft of the methodological norms has been issued yesterday on the website of the Ministry of Finance, for discussion purposes. As the changes of the fiscal code, in view of joining EU, are not only numerous, but shall require a lot of practical changes in procedures as well as in formats to be used, these norms are quite important.

The summary of the changes presented below is certainly subjective, as only the most important points, in the view of the writer, are presented, and briefly. This summary does not pretend in any way to be exhaustive, and, furthermore, as expressed above, the application norms are quite critical for a number of subjects.

Profit tax

- ? Starting with **2008**, the **taxation is becoming annual**, and only advance payments are due quarterly (The system is already introduced as from 2007 for banks only);
- ? **Interests** and foreign exchange losses on loans granted by non-banking financial institutions are **deductible** without being linked to a debt-equity ratio (Thin capitalization rules disappear).

Personal Income tax

- ? **Nursery tickets** for children are tax free, under conditions set up in the law;
- ? **Capital gain tax** is roughly 1 % for securities held for more than one year, and 16 % on shares held for less. The intermediaries (Banks or brokers) have the responsibility of calculating, withholding and remitting the tax;
- ? Specific taxation is applicable for **real estate**, depending on its sale value and on the ownership period (more or less than 3 years).

Tax on income of micro enterprises

To keep its status of micro-enterprise, in addition to the existing criteria of size, the entity has to derive more than 50 % of its turnover in activities other than consultancy and management.

Withholding tax on dividends (Parent Subsidiary EU Directive)

Dividends payments to an EU entity are **tax free** as long as the holding by the EU entity has been of at least 25 % for the last two years.

VAT

The notion of import and export is disappearing for a system of **intra-community acquisitions and supplies**.

Basically, VAT does not need to be paid, but is only accounted for by the **reverse charge mechanism** (like already applied for land and building acquisitions); between two VAT payers, of course.

A complex **reporting** and registering system shall be put in place (INTRASTAT, Recapitulative Statements, VIES).

The non-payment of VAT on imports is **valid as well for non-EU acquisitions**.

A great change is that the use of **fiscal invoices** preprinted and prenumbered is **no longer required**. Companies can use customized invoices with still minimum requirements of the law. Invoices do not need anymore to be signed and stamped, as from January 1st, 2007.

The whole regime of **excise duties** shall be changed:

Some products like energy become subject to excise duties, while motor vehicles, air conditioning systems and microwave ovens are not submitted to excise tax anymore.

Some changes appear on **local taxes**, mainly **building taxes**.

As mentioned earlier, all these changes are only applicable **as of January 1st, 2007**, and most of them are subject to clarifications and introduction of new detailed procedures, which shall be hopefully provided by the norms to be issued.

We shall come back in more details on some of the most interesting issues.

In the meantime, please do not hesitate to contact us if you wish more details.

Any comments or questions are welcome at serge.gonvers@audiconsult.ro

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Business News

Leuenberger visit reinforces Romanian relations: The Swiss government says it has no reason to fear a wave of cheap labour entering Switzerland once Romania and Bulgaria enter the European Union.

Swiss President Moritz Leuenberger said Brussels had not yet called on Switzerland to extend the Swiss:EU bilateral treaty on the free movement of people to the eastern states.

Speaking in Bucharest during the first ever visit by a Swiss president to Romania, Leuenberger welcomed the eastern European state's imminent EU membership.

"The close cultural and economic ties between our countries will be further strengthened by EU membership," Leuenberger said after a meeting with Romanian President Traian Basescu.

His visit comes the day after the European Commission gave the green light for EU accession on January 1, 2007.

Switzerland will eventually have to renegotiate various issues with Brussels, including an extension of the free movement of people accord to the two new countries as well as financial contributions similar to the SFr1 billion (\$800 million) Switzerland has pledged to the ten new EU member states.

The Swiss government launched a campaign on Tuesday supporting closer cooperation with the ten new EU member states, which will come to a nationwide vote in November. The SFr1 billion is the central issue of the debate.

An EU spokeswoman in Brussels told the Swiss News Agency on Wednesday that Switzerland should make a contribution to help support political stability and economic wealth in both Romania and Bulgaria along similar lines.

But the cabinet has not yet commented on whether it will make such a payment to the two countries.

Francophone summit: Traian Basescu thanked Leuenberger for Switzerland's financial support since the fall of the Iron Curtain. Switzerland has given SFr170 million (\$137 million) since 1990 to aid Romania's transition to a market economy.

In 2005 exports to Romania totalled SFr550 million.

Leuenberger will remain in Bucharest to participate in the 11th Francophone Summit, which takes place on Thursday, the first time the meeting has been held in an eastern European country.

Delegates from more than 60 countries will be in attendance. Leuenberger is set to meet Abdou Diouf, former president of Senegal and current secretary general of La Francophonie, the international organisation of French speakers. (by Swissinfo, 28.09.2006,)

Cojanu, Romsys: I'm not selling as long as I can keep funding my business

Businessman Marius Cojanu, the owner of the Romsys company, one of the biggest IT&C solution integrators on the domestic market, has received a number of takeover offers from investment funds and other companies over the last few years. He turned them all down.

"A lot of companies and investment funds have dropped by over the last five years, proposing to buy Romsys. I didn't sell then, and I'm not going to from now on, either," Cojanu told Ziarul Financiar.

"I made 11 million dollars in profit last year, at a 44 million-dollar turnover. What reason could I possibly have to sell? With a margin like this, think how fast anyone investing in the company would get their investment back," he explained. "I want the company to keep growing, and as long as I can fund its development, I do not intend to sell.

The profit has been reinvested into the company so far," Cojanu added. Romsys was established in 1993 and is 99.99% held by Marius Cojanu. According to the data presented, Romsys posted 44.8 million dollars (36 million euros) in turnover last year, compared with 31.5 million dollars (25.37 million euros) in 2004. The number of employees went up to 217.

Cojanu did not care to provide details about this year's trend of Romsys' turnover. "We are confident in the development of the business. We can't tell you any more; we are not toying with millions here. There are some projects that began now, others will start and they may

take a longer while (to complete i.e.), and are likely to influence the company's indicators," he said.

Romsys invested half a million euros in the opening of new offices inside the Bucharest Business Park, which it inaugurated last week. "This is an investment in the corporate image, which was also made so that the foreign experts we work with could find an environment similar to that in the West.

The new headquarters is important in this regard as it is also close to the Henri Coanda airport," said Mihai Popescu, Romsys development manager. The company is known especially for the implementation of IT solutions in the military sector. Romsys was certified by the Office of the National Registry for Secret State Information (ORNISS) to work on classified national and NATO projects.

Romsys also has major clients in the financial-banking, telecom, automotive, utilities and governmental sectors. Several entrepreneurs in the Romanian IT industry, especially young ones, have sold their stakes in the companies they developed, this year. IP Devel founders, Bogdan Putinica and Bogdan Daniel sold the controlling interests in the company to Swiss Adecco Group, in a 6 or 7 million-euro deal.

US-based Adobe Systems paid some 20 million dollars for Romanian software developer Interakt, market sources say. The founders of the company, Alexandru Costin and Bogdan Ripa will get the most out of the deal, with a significant amount to be collected by George Haber, a Romanian-born American entrepreneur. (by Ziarul Financiar, 29.09.2006)

Holcim banks on infrastructure

Holcim Romania cement producer estimates the high number of infrastructure projects to be started once Romania joins the EU will boost cement sales by around 10-15% a year. "Over the following years, we are going to deliver more cement for infrastructure.

Whereas this year around 85% of cement sales were made to the residential, commercial and office building sectors, sales to projects such as water purifying stations, highways and railways will account for a larger share (of the total i.e.)," stated Markus Wirth, general manager of Holcim Romania.

The company expects turnover to rise by 10-15% this year to some 190 million euros. The Swiss cement producer in the first half of this year saw cement sales advance by 13.9% compared with the corresponding period of last year. Real estate market growth and the resumption of some infrastructure projects are among the factors behind the sales growth, according to Holcim representatives.

The most important infrastructure project the company is involved in is Transylvania highway. "We signed the first contract with Bechtel firm for aggregate, soil stabilisation products and cement supplies," specifies Wirth, who chose not to offer further details on the value of the contract or on delivered volumes.

Holcim Romania will build five new concrete-mixing stations in the next five years "We cannot provide an exact figure related to the total value of investments because of land price fluctuation, but costs related to the construction of a concrete-mixing station range between 1.8 and 3.8 million euros," states Wirth.

In Romania, Holcim holds cement production facilities in Campulung Muscel, Alesd and Turda, 14 environment-friendly fixed concrete-mixing stations and a mobile concrete-mixing station. The company plans to invest 160 million euros during the 2006-2008 period.

Investments target the construction of a new production line in Campulung plant, the building of a cement pre-homogenisation facility, as well as upgrading the equipment and installations

in all the company's plants, both on the cement segment and on the segment of aggregates and concrete.

At present, Holcim holds capacities of 2.5 million tonnes, to be raised by around 500,000 tonnes, once investments in Campulung are finalised. The level of investments the Swiss group has made since it entered the Romanian market in 1997 through the end of last year reached some 334 million euros on cement, concrete and aggregates markets.

Holcim's main rivals on the international market and in Romania are French group Lafarge and Germany's HeidelbergCement group. Holcim, Lafarge and HeidelbergCement equally share a cement market worth more than 400 million euros every year. The Romanian cement market will grow by 10-15% by yearend from 6.4 million tonnes in 2005. (by Ziarul Financiar, 04.10.2006)

LaDorna sees surge in exports of organic products

Jean Valvis, chairman of LaDorna group, one of the top five players in the dairy industry, says the company will start exporting organic products to Germany, England and the United States by the end of the year.

"We will have no exclusive distribution deals, we will work with more partners. Germany is the only country where we are considering the possibility to work with a sole supplier on all channels," says LaDorna group's chairman.

The company started exporting organic products in 2004, with Greece as the main destination. Last year, the sales of dairy products on the Greek market amounted to 4.5 million euros, the equivalent of approximately 8% of the group's turnover.

"This year, the exports of organic products will be maintained at last year's levels, since we did not have the raw materials to boost production," states Valvis. According to the LaDorna official, the company will export over 6,000 tonnes of organic dairy products (pressed cheese, milk, cottage-cheese and feta cheese) next year, worth 22 million euros, namely half of the group's current turnover.

Valvis feels that, at the moment, the supply of organic products on the European market is not able to meet surging demand. "In England, for instance, the price of organic products is double the price of conventional products. Whereas, in Romania, the shelf-price of a kilo of organic cottage-cheese is 5.9 euros, in England, the same product costs 18 euros," Jean Valvis says.

LaDorna chairman also says that, although most of these products are currently exported, as of next year the company will introduce them on the domestic market as well. "Next year we will reach a production capacity of organic milk standing at 30 million litres, out of a total of 60 million litres," he adds.


Valvis reveals that the export strategy will be tailored to each market's specifics, and the company will not export the same products in all countries. "The portfolios will be completely different, because consumers in different country have different particularities," he adds.

The group has received demands for organic products from certain countries in the Arabian Peninsula, as well as from Italy and France. "As soon as we have the necessary raw materials, we can afford to increase production," says Valvis. (by Ziarul Financiar, 16.10.2006)

The CCE-R Events Calendar

Next events organized by the Chamber of Commerce Switzerland – Romania

Month	Day	Action	Place
November 2006	November 22 17:00	CCE-R Board Meeting	CCE-R office Bucharest
	November 22 19:00	CCE-R Business Club	Ensign Management Consulting
December 2006	December 07, 2006 19:00	CCE-R Christmas Party	Mica Elvetie St. Moritz

 Board Meetings are only for the Board Members.

This is a monthly Newsletter, released at the end of each month. Should you have any suggestions concerning it or should you want to contribute to its realization, please send us your proposals at:

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Become a CCE-R Member

If you want to help our Association grow, one of the best ways is to make it known and accessible. Invite interested companies to become members of CCE-R. They may fill in this form and return it to the head-office of the CCE-R.

MEMBERSHIP APPLICATION FORM

You are kindly requested to fill in the application form in block letters

COMPANY DATA		
Full Name		
Scope of Activity		
Registered Address		
Mailing Address (if different from above)		
Phones	#1	#2
Fax	#1	#2
E-mail	Website	
Reg. Com. No.	Fiscal Code	
Bank		
Account No.		
REPRESENTATIVE OF THE COMPANY		
Full Name	<input type="checkbox"/> Mr.	<input type="checkbox"/> Mrs.
Position		
Direct Phone	Direct Fax	
Mobile Phone (optional)	E-mail	
ADDITIONAL INFORMATION (optional)		
Links with Switzerland		
Specific interests within the CCER		
Any other relevant information		

Signature and stamp

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