

PROFILE SYSTEMS & SOFTWARE SA

Annual Financial Report 2019

(Drafted according to article 4 of I. 3556/2007 and the delegated thereby implementing decisions of the BoD of the Capital Market Commission)

PROFILE SYSTEMS & SOFTWARE SA General Commercial Registry (GEMI) No.: 122141660000 NEA SMYRNI ATTICA (SYGROU AVENUE 199)

It is certified that the present Annual Financial Report concerning the financial year 2019 (01.01.2019-31.12.2019), is the one unanimously approved by the Board of Directors of the Societe Anonyme under the name "PROFILE SYSTEMS & SOFTWARE SA", at its meeting of April 2nd, 2020 and is posted on the internet and legally registered in the General Commercial Registry (GEMI), electronic address <u>www.profile.gr</u>, where it shall remain at the disposal of the retail investors for a period of at least ten (10) years from the date of its drafting and publication.



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STATEMENTS OF REPRESENTATIVES OF THE BOARD OF DIRECTORS (PURSUANT TO ARTICLE 4 § 2 OF L. 3556/2007)

The below statements, which take place according to article 4 par. 2 of l. 3556/2007, as currently in force, are made by the representatives of the Company's Board of Directors, namely the following:

- 1. Charalambos Stasinopoulos of Panayiotis, resident of Nea Smyrni, 199 Sygrou Ave., **President of the Board of Directors and Managing Director.**
- 2. Spyridon Barbatos of Antonios-Ioannis, resident of Psychiko Attica, 20 P. Hatzikonstanti str., Vice-President of the Board of Directors.
- 3. Konstantinos Mantzavinatos of Georgios, resident of Helioupolis Attica, 7 Independence Square, **Member of the Board of Directors**.

The below undersigned, in our capacity stated above, according to the definitions of law (article 4 par. 2 [c'] of I. 3556/2007), but also as especially appointed to this end by the Board of Directors of the Societe Anonyme under the name "PROFILE COMMERCIAL AND INDUSTRIAL INFORMATICS SOCIETE ANONYME" and the distinctive title "PROFILE SYSTEMS & SOFTWARE S.A." (Hereinafter called, for short, "**Company**" or "**PROFILE**") at its meeting of 2 April 2020, we hereby declare and certify that to the best of our knowledge:

- (a) The annual financial statements (corporate and consolidated) of the Company of the financial year 2019 (01.01.2019-31.12.2019), which have been prepared according to the current International Financial Reporting Standards (IFRS), as these have been adopted by the European Union, depict in a true way the assets and liabilities, the net position and the results of the Company as well as those of the enterprises which are included in the consolidation, taken as a whole, according to the provisions of paragraphs 3 to 5 or article 4 of I. 3556/2007 and the delegated thereby implementing decisions of the Board of Directors of the Capital Market Commission.
- (b) The annual Management Report of the Company's Board of Directors depicts in a true way the significant events that took place during the (closing) financial year 2019 (01.01.2019-31.12.2019), their influence on the annual financial statements, including the description of the main risks and uncertainties facing it, the important transactions entered into between the Company and the persons associated with it (as these are defined in IAS 24), as well as the evolution of activities, the performance and the position of both the Company and the enterprises included in the consolidation, taken as a whole and sundry information required according to the stipulations of paragraphs 6 to 8 of article 4 of I. 3556/2007, as well as the delegated thereby implementing decisions of the Board of Directors of the Capital Market Commission.

Nea Smyrni, 2 April 2020 The declarants

Charalambos Stasinopoulos ID Σ 577589 Spyridon Barbatos ID AE 077416 Konstantinos Mantzavinatos ID Π 280422



ANNUAL MANAGEMENT REPORT OF THE BOARD OF DIRECTORS FOR THE FINANCIAL YEAR 2019

The present Annual Management Report of the Board of Directors of the Company "PROFILE COMMERCIAL AND INDUSTRIAL INFORMATICS SOCIETE ANONYME", which follows, (hereinafter called for short "**Report**" or "**Annual Report**") refers to the financial year 2019 (01.01.2019-31.12.2019), has been drawn up and is aligned with both the relevant provisions of I. 4548/2018 (GG A' 104/13.06.2018), and I. 3556/2007 (GG A' 91/30.04.2007) and particularly its article 4, as well as the delegated thereby implementing decisions of the BoD of the Capital Market Commission. The Consolidated and Corporate Financial Statements have been drafted according to the International Financial Reporting Standards (IFRS), as these have been adopted by the European Union.

The present Report comprises, in a concise, but readily understood, substantial and comprehensive way, all the significant individual thematic sections, which are necessary, based on the above legislative context, and depicts in a true and correct way all the related information required by law, in order to reach an essential and in-depth update for the activity, at that particular period, of the Societe Anonyme "PROFILE COMMERCIAL AND INDUSTRIAL INFORMATICS SOCIETE ANONYME", (hereinafter called for short "**Company**" or "**PROFILE**"), as well as of the PROFILE Group, in which Group, apart from PROFILE, the following related companies are included:

- «GLOBALSOFT DEVELOPMENT AND MARKETING OF SOFTWARE AND COMPUTING SYSTEMS MATERIAL SOCIETE ANONYME», with registered office in Nea Smyrni, Attica, in which the Company participates with 97,09%,
- «PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD», with registered office in Cyprus, in which the Company participates with 100%,
- «COMPUTER INTERNATIONAL FRANCHISE LIMITED LIABILITY COMPANY», with registered office in Nea Smyrni, Attica, in which the Company participates with 50,18%. In relation to the said Limited Liability Company it is noted that by virtue of notarial deed under number 5055/01.07.2008 of the Athens Notary Public Haricleia Serveta-Phili, it has been dissolved and is currently under liquidation, that has not been yet concluded,
- «PROFILE SOFTWARE (UK) LTD», with registered office in the United Kingdom, in which the above Cypriot subsidiary participates with 100%,
- «PROFILE DIGITAL RECORDING, STORAGE AND RELEASE OF MINUTES OF COURT MEETINGS SOCIETE ANONYME» (Special Purpose Vehicle), with registered office in Nea Smyrni, Attica, in which the Company participates with 100%, and
- «LOGIN S.A.», with registered office in France, in which PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD participates with 99,92% and PROFILE SOFTWARE (UK) LTD with 0,08%. The acquisition of the said company and the subsequent acquisition of control over it were realized on 6 July 2017 and the acquisition of its overall shares (100%) was concluded, pursuant to the Takeover Agreement, in July 2018.

The present Report accompanies the annual financial statements (corporate and consolidated) of the financial year 2019 (01.01.2019-31.12.2019) and, in view of the fact that the Company draws up consolidated and non-consolidated financial statements, it constitutes a single report, with main reference the consolidated financial data of the Company and those of its affiliated enterprises and



with reference to individual (non-consolidated) financial data, solely on the points where it has been deemed advisable or necessary for the better understanding of its content.

The Report is included as such, together with the financial statements and other data and statements required by law, in the Annual Financial Report concerning the closing year 2019 (01.01.2019-31.12.2019).

The thematic Sections of the present Report and their content, are, in particular, as follows:

SECTION A'

Evolution, performance and position of the Company and Group – Financial and non-financial key performance indicators

In the present Section, is included a correct and brief representation of the development, activities and position of all enterprises included in the consolidation. This representation takes place in such a way so as to provide a balanced and comprehensive analysis in relation to the above categories of themes, corresponding to the size and complexity of the activities of these enterprises. Also, at the end of the relevant representation certain indicators are set out (financial or not) which the Company's Management evaluates as useful for a fuller understanding of the above issues.

1. Financial Data

The financial year 2019, was a year of recovery for the Greek economy as the political and economic developments were improved.

PROFILE Group has managed, in a volatile environment but with emerging tendencies for growth and stabilization, to increase the turnover and reinforce its profitability. A significant role to this fact played the further considerable increase of the Group's activities in international markets (a direction towards which the Group has been steadily investing over recent years), as well as the Group's ability to complete complex projects even against an unstable and uncertain environment. At the same time the Group continues to watch closely the developments in the Greek economy and to take every step necessary to ensure the unobstructed continuation of its business activity, in and particularly out of Greece.

Out of the effort to increase productivity, both of the human and the financial resources, the Group aims at stabilizing the financial indicators and further improving the positive operating results.

2. Evolution and performance records of the Group

The course of the Group's economic fundamentals, during the last three years, is as follows:

THE GROUP					
(Amounts in EUR)	31.12.2019	31.12.2018	31.12.2017	2019-2018	2018-2017
Total Assets	36.132.269	35.883.907	37.121.263	0,69%	(3,33%)
Total Equity	19.729.792	18.575.283	18.154.447	6,21%	2,32%
Revenue	15.763.884	13.829.001	11.556.502	13,99%	19,66%
Gross Profit	8.502.098	6.795.325	5.772.323	25,12%	17,72%
Profit before tax	2.435.609	1.703.627	1.403.624	42,97%	21,37%
Profit after tax	1.769.595	1.259.584	1.023.458	40,49%	23,07%
EBITDA	4.346.126	4.056.403	3.930.452	7,14%	3,20%



Revenue, EBITDA

The Group continued during the closing year 2019 the development, promotion and distribution of mainly own products, maintaining its gross profit margin at 54%, a fact which reflects the dynamics of the Group but also rewards the strategic direction of the Company in the development and production of new reliable products with an emphasis on innovation and cutting-edge technology. The turnover amounted to \notin 15.764 thousand compared to \notin 13.829 thousand in the corresponding financial year 2018, recording an increase of 14%, owing to the Group's further penetration in international markets. EBITDA increased by 7% compared to the previous year and the group's EBITDA/Turnover percentage amounted to 27,6%. After-tax profits appear increased to \notin 2.435 thousand from \notin 1.703 thousand the previous year.

3. Financial and non-financial key performance indicators of the Group and the Company

Listed below are certain measurable indicators, financial and non-financial, that relate to the key performance, position and financial status of the Group and the Company.

	THE GROUP		THE COMPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Asset Capitalization: (The ratio measures the proportion of funds allocated to fixed assets)	34,89%	37,53%	42,29%	43,39%
Equity/ Fixed Assets: (The ratio measures the capital structure)	1,56	1,38	1,45	1,41
Days Sales Outstanding-DSO: (The ratio measures the days required to collect receivables from customers)	90	101	85	107
Total Liabilities / Total Equity & Liabilities: (The ratio measures the debt dependency)	45,40%	48,24%	38,84%	38,67%
Equity / Total Equity & Liabilities: (The ratio measures debt dependency)	54,60%	51,76%	61,16%	61,33%
Loans / Equity: (The ratio measures the proportion of equity in the total debt)	20,86%	24,87%	24,47%	28,17%
Current Assets / Short-Term Liabilities: (The ratio measures Group's and company's ability to cover short-term obligations with current assets)	1,75	1,85	1,61	1,96
Return on Assets: (The ratio measures net profit after taxes as a percentage of assets)	4,90%	3,51%	3,37%	3,84%
Return on Equity: (The ratio measures net profit after taxes as a percentage of Equity)	8,97%	6,78%	5,51%	6,27%
Gross Profit Margin: (The ratio measures Gross Profit as a percentage of sales)	53,93%	49,14%	43,96%	46,39%
Net Profit Margin: (The ratio measures net profit after taxes and minority interests as a percentage of sales)	11,21%	9,11%	9,65%	11,98%



4. Alternative indicators for performance measurement

An Alternative Performance Measure indicator (APM's), according to the definition of the European Securities and Markets Authority, is a financial measure of the historical or future financial performance, financial position, or cash flow which, however, is not defined or specified in the current financial reporting framework. Although not included in the IFRS, APM's should be accessed as ancillary and always in combination with the results arising from the IFRS, with the aim to better understand the operating results of the Group and its financial position, in order to facilitate the decision making for the users of the financial statements.

The Group during the present (closing) financial year and its comparative, has not made adjustments to funds of the statements of comprehensive income, statements of financial position or statements of cash flows and has not implemented extraordinary actions or non-recurring revenues or expenses that have a significant effect on the formation of the said indicators.

In the context of the Alternative Performance Measure Indicators (APM's) the Group sets out the indicator "Earnings before Interest, Taxes, Depreciation and Amortization -EBITDA». EBITDA is defined as pre-tax profit plus/minus financial and investment results plus total depreciation and amortization. The investment results include profits or (losses) from the revaluation of fixed assets, goodwill and intangible assets impairment as well as profits or (losses) of subsidiaries held for sale. EBITDA also exempts lump-sum and non-recurring charges that are not included in the company's usual activities, such as compensation provisions due to court actions as well as other extraordinary provisions. These readjustments are made so that the said indicator stays comparable and consistent over time, in compliance with and pursuant to the applicable guidelines in relation to the alternative performance measure indicators (APM's).

	THE GROUP		THE CO	MPANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Operating results (Earnings before taxes, funding & investment results) (A)	2.084.395	1.950.240	10.569	336.759
Total Depreciation (B)	2.261.731	2.106.163	666.224	714.180
EBITDA (A) + (B) = (C)	4.346.126	4.056.403	676.793	1.050.939
Revenue (D)	15.763.884	13.829.001	8.577.914	7.773.274
(%) EBITDA Margin (C) / (D)	27,57%	29,33%	7,89%	13,52%

SECTION B'

Significant events arising during the closing financial year 2019

The significant events that took place, during the financial year 01.01.2019-31.12.2019, at Group and Company level, as well as their possible influence on the financial statements, are, in brief, the following:

1. Increase and concurrent decrease (return) of capital

On 8th May 2019, the Ordinary General Meeting of Shareholders approved the increase of the Company's share capital by the amount of \notin 590.609,65 by capitalization of the following reserves, namely: (a) the special tax free investment reserve of article 22 of I. 1828/1989, in the amount of \notin 374.155,64, (b) the special tax free investment reserve of article 2 of I. 3220/2004, in the amount of \notin 58.500,00 and (c) the "share premium account" reserve, in the amount of \notin 157.954,01, the said capitalization having been implemented by an increase of the nominal value of each share of the



Company by \notin 0,05, i.e. from \notin 0,47 to \notin 0,52. The same General Meeting unanimously decided to decrease the Company's share capital by the amount of \notin 590.609,65, by a decrease of the nominal value of each share of the Company by \notin 0,05, i.e. from \notin 0,52 to \notin 0,47 and return - payment of the corresponding amount to the company's shareholders. The starting date for the payment of the capital return was set for 16th July 2019, while the payment of the refund amount was made through the banking company under the name "National Bank of Greece SA".

2. Significant Projects Implementation by the Group

✓ The Japanese bank Sumitomo Mitsui Trust Bank, (SuMiTB), with registered place of business in Tokyo, following an international assessment, opted for the Acumen.net solution to support the Treasury works of the group, in its facilities in the USA, United Kingdom, China, Hong Kong, Singapore and Thailand.

Since 1925 SuMiTB provides banking and trust banking services in Japan. In particular, it offers financial services, such as syndicated loans, real estate and project financing as well as other financial products, asset management services and real estate management services, but also consultancy services to corporate customers in respect of company Takeovers and Mergers.

 MADA Capital and Mada Financial Services, subsidiaries of Primavis Capital, an investment management company, active in Middle East, have chosen Axia, the Omni-channel Investment Management platform, for the integrated management of their Wealth and Fund Management works.

Focusing on Dubai, MADA Capital constitutes one of the most significant financial groups in the wider area. In the context of its works and international know-how, it provides financial and consultancy services, including Portfolio Management and Wealth Management for Individuals, Family Offices & Constitutional Investors, through tailor-made solutions.

✓ First Abu Dhabi Bank (FAB) in the United Arab Emirates (U.A.E) chose the Axia Custody solution in order for its provided services to have advanced functionality in multi-custodial works. FAB, with registered office in Abu Dhabi, is the largest bank in the U.A.E. while its network spreads in all five continents offering international cooperation, specialization and economic soundness for the support of local and international businesses. Through Axia, the bank will benefit from the innovative technology, the web-based potential, the modular architecture and the adaptable workflows, dashboards and reports. By exploiting the Omni-channel possibilities, Axia will also allow FAB customers to have immediate access to their investment positions, report production and sending of instructions through a branded user interface with multiple widgets, safe messaging and other tools.

The above implementations further enhanced the international footprint of the Group and the openness of the Company, while at the same time, its successful penetration into particularly demanding markets, safeguards its future growth.



3. Launching new solutions/integrated applications

Axia Suite 2.1 solution available with advanced functionality

Version 2.1 of Axia Suite has been enriched with new operations in the fields of investment risk management and regulatory compliance. In particular, an emphasis has been placed on optimizing the user's experience (UX-CX) in all the scope of works concerning regulatory compliance so as to achieve automatization of processes and decrease of operational risk. Indicatively, the last additions include further operations of establishing investment limits and creating compliance rules, required by several regulatory frameworks, such as UCITS, MIFID II.

FMS.next offers integrated coverage in PSD2 and Open Banking

With an increasing number of international installations, the FMS.next banking platform has been significantly upgraded with the required functionality for full compliance with PSD2 regulatory guidelines as well as Open Banking (United Kingdom). It ensures a complete interconnection between banks and Fintech organizations, with international banking networks, offering information exchange and transaction execution, in a safe, reliable and expandable environment.

Acumen^{net} in cloud production

The upgraded version of Acumen^{net}, of the integrated solution of Treasury Management which now operates in cloud environment (Amazon Web Services and Microsoft Azure) and at real time, with new possibilities. The system is based on latest technologies, offering various implementation options that support extensibility and create scale economies. In particular, Acumen^{net} constitutes a competitively flexible front-to-back Treasury solution, with international installations, offering the option of either single implementation (single instance, multi-entity) or as Treasury hub for uninterrupted 24x7 operation with online and real-time access.

New user-level features, full compliance with MiFID II and IFRS 9, as well as continuous enrichment of functionality are now provided. Acumen^{net} allows Treasury departments to easily and efficiently meet new market demands with real-time automated processes.

4. Significant International Distinctions

Recognition of «FinTech» Profile solutions by international organizations

Some of the recent Profile awards, that highlight the pioneering design, the powerful architecture, the innovation and the Omni-channel possibilities of its solutions, are included in the following:

- ✓ "Best Wealth Management Software Solutions Provider United Kingdom 2019" Business Tabloid,
- ✓ "Best Financial Solutions Provider of the Year United Kingdom " Global 100 2019,
- "Best Fund & Wealth Management Software Solutions Provider Europe" Wealth & Finance International,
- ✓ "Best FinTech Solutions Provider 2019" FinTech Awards,
- "Best Integrated Banking Solution: FMS.next" FinTech Awards,
- "Best Investment Management Software Solutions Provider United Kingdom" International Finance Magazine,
- "Best Investment Management Software Solutions Provider Greece" International Finance Magazine,



- "Best Investment Management Software Provider Greece" International Finance Awards 2019,
- "FinTech Solutions Provider of the Year 2019 United Kingdom" 2019 Corporate Excellence Awards - Corporate Vision Magazine,
- "Best Investment Management Software Solutions Providers 2019 United Kingdom " Al Hedge Fund Awards,
- ✓ "Top 10 Banking Tech Solution Providers 2019" MyTechMag.

More information on the International Distinctions of the Group is available on the web page: https://www.profilesw.com/el/news.php

5. International Events in which the Group participated

- ✓ <u>Co-partner at the Digital Integration in Wealth Management conference in London</u> Participation as co-partner in the conference of Digital Integration in Wealth Management which was held on 27 and 28 February 2019 in London.
- ✓ <u>Sponsor at the 6th Digital Banking Forum in Athens</u>
 Sponsor at the 6th Digital Banking Forum which was held on 21 March 2019, in Athens.
- ✓ <u>Sponsor at the 24th Banking Forum 2019 in Athens</u> Sponsorship of the 24th Banking Forum on 9 and 10 April 2019, in Athens, which covered themes such as Digital Banking, Open Banking, PSD2, BI Analytics, Machine Learning, AI and other innovative technologies.
- ✓ <u>Golden sponsor of the 12th FinanceMalta conference in Malta</u> Participation in the 12th annual FinanceMalta conference on 5-6 June 2019, in Malta where the company presented its innovative and award-winning solutions.
- ✓ <u>Sponsor of Compeer's Wealth Management: The Yearly Review 2019 in London</u> Sponsor of the Compeer's Wealth Management Conference: The Yearly Review 2019 on 18 June 2019 in London, where the company presented its innovative Wealth Management solutions.
- <u>Participation in Sibos 2019 in London</u>
 Participation as exhibitor with a stand in Sibos 2019, the biggest international conference in the banking sector on 23-26 September in London.
- ✓ <u>Sponsor at PATRIMONIA 2019 in Lyon</u> Sponsor of the annual Wealth Management PATRIMONIA 2019 conference, on 26-27 September in Lyon France where the company's innovative fintech solutions were presented for the Wealth Management sector.
- ✓ <u>Silver sponsor at the 5th International Funds Summit in Nicosia</u> Silver sponsor at the 5th International Funds Summit, on 10-12 November in Nicosia Cyprus, presenting its innovative and award-winning solution for Investment Management.

SECTION C'

Anticipated course and evolution of the Group for the financial year 2020

For 2020, the Profile Group's strategy aims to further strengthen extroversion and continue growth in new markets. The Group systematically strengthens its presence and activities in foreign markets, in order to fully cover and serve the needs of the banking and investment sector, in which it has significant expertise.



However, it should not be overlooked that in view of the Group's highly export-concentrated orientation, the prospects, results and course of both the Group and the Company are directly related to the situation and conditions prevailing in the global economy and market (e.g. exacerbation of the refugee-immigration problem, Brexit, declaration of pandemic by the WHO due to the corona virus with unpredictable effects on the world economy, deterioration of international relations, etc.).

On the other hand, the Greek economy, which in the last decade has experienced the worst crisis in its post-war history, has managed to recover and enter a medium-term growth trajectory. The upgrade of Greece's debt, the issuance of low-interest bonds, the improvement of bank financing conditions, the recovery of confidence in the banking system and the complete abolition of restrictions on capital movements from 01.09.2019 certify the substantial progress made.

The above compose a special environmental mix which is currently difficult to assess, and which in any case creates a growing insecurity as to drawing definitive conclusions about developments during the financial year 2020.

In any case, the Group's priorities for the current year include further improving its position in the markets of United Kingdom, France, Cyprus and the United Arab Emirates, as well as infiltrating new markets, mainly through:

- ✓ Constant investing in research and development,
- ✓ Targeted approach of new projects and particularly complex information technology projects,
- ✓ Further promoting of Login solutions through the commercial network of Profile,
- ✓ Development and presentation of new operations and innovative products in domestic and foreign market,
- ✓ Hiring of new, specialized personnel, as well as
- ✓ Further rationalization of costs, which is already being implemented through restructuring of the corporate operations and its individual directorates.

This context includes strengthening the Group's activities in the United Kingdom, France, as well as in Asia and the surrounding areas, increasing the number of specialized staff in the offices in London, Paris and Dubai, and in general the strategy pursued aims to consolidate the presence of the Company and the Group in these markets of high interest and dynamics and to promote its specialized products in new markets.

The flexibility of the internal structure and organization that has already been created by the Group over the past years, allows it to adapt more quickly and efficiently to the market conditions that are formed each time, in order to effectively use, if presented, substantial growth opportunities.

The Group and in particular the Management of the Company are expected to maintain a development attitude regarding the presentation of new solutions based on cutting-edge technologies (FMS.next, Axia, RiskAvert, Acumen^{net}). In particular, they remain focused on creating innovative technologies and integrated quality solutions, in order to improve and continuously expand the range of products produced, with an emphasis on their competitiveness, combined with continuous and systematic monitoring of market trends and needs, using modern production and development methods according to international standards.

Also, Profile Group and Login are constantly investing in the development of Acumen^{net} in order to significantly improve the functionality and user experience in an environment with modern features,



adapted to the requirements of the time and technology, fully supporting STP (Straight through Processing), providing modern and automated support of transactions between banks.

It is particularly important that these efforts are recognized by the international media by awarding business excellence awards, in connection with the development of new solutions, which puts the Company on constant alert for the development of new products, the improvement of existing ones and the achievement of new beneficial partnerships, with the aim of strengthening the Company's financial value.

In addition, the investments of previous years aimed at maintaining the competitive advantage and the development of the Group's operations in sectors with high added value, are expected to continue to have a beneficial effect on profit margins, both on Group figures and the current financial year.

At the beginning of the new decade, satisfactory opportunities are presented, which can and should be used in order to expand the work and productive potential of the Company. The full utilization of the Group's dynamics and competitive advantage, combined with the appropriate fiscal policy mix by the state, are key conditions for achieving strong, sustainable and balanced development, subject to the self-evident reservation of the absence of unforeseen conditions and developments due to the corona virus pandemic.

SECTION D'

Main risks and uncertainties

The Company and the Group operate, as is known, in a highly competitive and particularly demanding international environment, which is changing swiftly and rapidly. During the last years, the Company and the Group, systematically and with a specific development plan, try to strengthen its extroversion with steady and safe steps, not single meaningly, but in the geographical areas that are of strategic interest, with emphasis on cutting-edge technologies and continuous technological upgrade of the products and solutions it provides, while at the same time developing new activities and promoting its entry into new markets, in order to further strengthen its competitiveness. At the same time, it monitors the developments in the domestic market, which during the closing financial year turned out positive recovery signs.

Its specialized know-how, its many years of experience and presence in the field, its organization and the intense activity of all its executives, its wide renown in combination with the study, development and marketing of new products, but also the continuous improvement and upgrading of the existing ones, with emphasis on the quality and the ability of immediate satisfaction of demand but also of the changing needs of the final customers, as well as the creation of strong infrastructures and the infiltration of new markets, help the Company and the Group remain competitive, notwithstanding the inherent problems facing the sector, which problems have intensified especially during the financial crisis.

The Group's positive financial situation and its significant quality and product differentiation, combined with the continuous development and upgrading of its products, as well as the Group's expansion into new geographical markets, are the main supplies it has to minimize the negative consequences from the economic crisis of recent years. However, it is expected that during the current financial year, the Group's revenues and results will inevitably be affected, owing to the intensity, the duration of the phenomenon and the lack of liquidity in the market and the emerging global recession for 2020, as a result of the pandemic, which leads a great part of the broad customer base addressed by the Group to a suspension of investment plans and the postponement of modernization programs.



The usual financial and other risks to which the Group is exposed and which it is likely to face during the financial year 2020, are the following:

1. The risk of reduction in demand due to the general recession

Although this specific risk is of a limited extent owing to the special software categories developed and marketed by the Group, nevertheless, to avoid the reduction of demand due to the greater financial situation prevailing in the Greek market, the Group develops a large and wide range of products in different categories, addressing the international market in order to counterbalance possible losses in specific market branches. The development and evolution of software products is based on the uninterrupted everyday monitoring and research of the market and new technologies, so that on entering new markets it may balance possible losses.

However, in view of the latest negative conditions due to the unprecedented health crisis in the global economy and market and which are inevitably expected to affect the Company's activity, too, (as, based on the forecasts of international houses, the whole world economy will experience recession conditions during 2020), the said risk is considered real and quite significant. For this reason, special emphasis is placed on strengthening the extroversion of the Company and expanding the International presence of the Group.

In addition, the referendum held in the United Kingdom on 23 June 2016 and ratified on 31 January 2020 resulting in the decision for the United Kingdom to leave the European Union, brings on a climate of uncertainty in the world economy. Due to the ambiguity that still prevails today regarding the more specific terms and conditions for the implementation of the decision and the long-term implementation schedule, the consequences for the markets are still unknown.

2. Risk of increased competition by imported businesses

This risk is always real and appreciable in the area where the Group operates, especially if we consider the fact that barriers to entry are not so strong in this area, as most of the technical terms used to implement and complete information systems and software product configuration are widespread, which allows foreign companies to penetrate the market with relative ease, taking advantage of comparative advantages, especially in terms of sizes. The Company confronts this risk with emphasis on the design and development of quality and modular products, on the systematic and targeted improvement, upgrade and adaptability of the products already marketed by it, on the representation of strong and world-renowned houses, on establishing long-term, trusting relationships with its customer base and on the expansion of its activities abroad. This risk is timeless and in that sense it is dealt with by the Management of the Company and the Group, always placing special emphasis in the field of quality and product differentiation and in general, in providing to customers high level services, while at the same time, by systematic reinforcement of extroversion, it upgrades its role and presence in the international market, a fact which renders it more resilient in confronting this risk. In addition, the constant increase in the global market size partially abates the effects of competition, so that the activity that takes place outside Greece, which constitutes a strategic orientation for the Company in recent years, compensates for the unavoidable losses in the Greek market.

3. Risk of technological developments

The technological developments affect to a high degree the competitiveness of companies operating in the field of information technology. Companies that operate in the IT industry must be constantly aware of possible differentiations and developments in existing technology and make the necessary investments to ensure a high level of technology.



Based on the above, and for the greatest possible reduction of the risk of technological developments, the Group:

- ✓ Develops products in particularly efficient and internationally recognized platforms,
- ✓ Moves to continuous training and education of the staff in technological matters, in cooperation with internationally recognized bodies in the field of high technology,
- ✓ Offers innovative applications, corresponding to the complex needs and demands of the market.

For the above reasons, this specific risk is assessed as real but in any case as absolutely manageable at this particular period of time.

4. Credit risk

The Management of the Company and the Group, on the basis of its internal principles of operation, ensures that the sales of goods and services take place towards customers of high credit reliability and lending capacity. Owing to the expansion of the activities of the Company and the Group abroad, the said risk is real in relation to customers originating from other countries (especially from countries of Africa, Asia and N. America) for whom the efficient check of their creditworthiness and reliability, is not always easy. For this reason the Company and the Group constantly develop and evolve internal mechanisms of operation (regarding the process of negotiations, contracts and project management), with the view to more completely addressing the specific danger. Within the said context and the assessment methods available to the Group, it has not faced so far any possible exposures of significant size, for which no adequate provision has been formed. Therefore, the said risk, although real in view of the greater negative economic climate, it is assessed today as controllable. However, if there is a deterioration of the conditions for the development of economic activity in the coming months, especially in the Greek market, this risk may affect the results of the Company. Note 16 of the financial statements provide an analysis of customer receivables.

5. Liquidity Risk

The Management attaches particular importance to the management of this risk, to its monitoring by conducting monthly and quarterly forecasts, to the continuous monitoring of cash flows and to the continuous evaluation and reassessment of the strategy related to its effective management. Notes 23, 26 and 27 of the financial statements set out a table of the loans and other liabilities of the Group.

6. Exchange risk

The Group operates internationally and is therefore at risk of exchange rates arising mainly from the US Dollar and the British Pound. This type of risk mainly results from commercial transactions in foreign currency as well as from net investment in economic entities abroad. The Management of the Company constantly monitors the foreign exchange risks that may arise and evaluates any need to take relevant measures; however, at the present time this risk is not assessed as significant and is in any case completely manageable and controllable.

7. Interest rate risk

The risk of interest rates for the Company is not particularly significant, since on the one hand the Company's borrowing is linked to Euribor and on the other hand the Company has a limited and in any case controlled exposure to bank lending. The Group's policy is to maintain the total amount of borrowing at variable interest rates and to intervene correctively, whenever necessary, and at the same time to avoid, to the extent permitted by business activity in general, exposure to further lending.



The limited exposure of the Group to loan funds makes the change in interest rates unimportant for the Group's results. It is noted that the Group's cash reserves and cash equivalents exceed all bank loans.

8. Risk from the effects of the spread of COVID-19

The coronavirus disease 2019 (COVID-19), is a disease caused by the coronavirus SARS-CoV-2. The virus and the disease caused by it, first appeared in Wuhan city of China at the end of 2019 and during the months that followed the affected cases were rapidly spread worldwide, compelling the World Health Organization (WHO) to declare the spread as a pandemic. At the time the Annual Financial Report of the closing year was drafted, there were no efficient therapeutic medicines and vaccines and the efforts by the competent authorities worldwide are limited in managing the symptoms of patients and restricting the spread of the disease through unprecedented preventive measures (movement restrictions, quarantine, etc.) Therefore, given the presence of the Group in the global market, the risk is assessed as significant and real in terms of delays in the implementation of existing projects or assignment of new ones, due to the general uncertainty created in the current economic environment.

At the same time, however, it is not possible presently to draw definitive conclusions about the risks, impact and possible effects of this event on commercial activity and the financial results of the Company and the Group in general, due to its activity in areas of Europe and Asia affected significantly by the spread of the virus.

However, the Management of the Company closely monitors, on a daily basis the developments, evaluates and takes any measures necessary to limit the effects, protect employees and maintain the business activities of the Group at satisfactory levels in order that the financial situation, the financial performance and the results of the Group are not substantially affected.

On the basis of the developments and the measures taken, and also the Group's implementations in progress, neither the Group nor any individual activity thereof, are faced at the time of drafting of the present Report with the possibility of being interrupted as a going concern.

SECTION E'

Significant transactions with related parties

The Company and the Group purchase products and services and provide services, according to their usual activity, to related companies. The transactions with the related parties pursuant to the meaning of IAS 24 were conducted on the usual market terms.

In particular, this Section includes:

- (a) The transactions between the Company and every related party, which substantially affected the financial position or performance of the Company during the financial year 2019 and
- (b) Any changes in the transactions between the Company and every related party, described in the last annual Report, which could materially affect the Company's financial position or performance during the financial year 2019.

The Group's transactions with the related parties are listed below:

		Sales	Purch	ases
Inter-company transactions	2019	2018	2019	2018
GLOBAL SOFT S.A.	135.968	144.416	234.895	258.687
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	430.989	671.227	-	-
PROFILE SOFTWARE (UK) Ltd	791.065	290.978	-	-



PROFILE DIGITAL SERVICES S.A.	1.422.548	1.449.106	-	-
LOGIN S.A.	900.027	140.161	231.271	139.438
Total	3.680.597	2.695.888	466.166	398.125

The balances of the Company's receivables and liabilities with the related companies at the end of the current year are analyzed as follows:

	Receivables		Liabilities	
Inter -company balances	31.12.2019	31.12.2018	31.12.2019	31.12.2018
GLOBAL SOFT S.A.	-	21.228	242.592	343.731
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	-	95.106	60.091	-
COMPUTER INTERNATIONAL FRANCHISE LTD	171.433	171.433	-	-
PROFILE SOFTWARE (UK) LTD	56.629	81.000	-	912
PROFILE DIGITAL SERVICES S.A.	-	-	377.591	201.691
LOGIN S.A.	33.639	-	-	106.121
Total	261.701	368.767	680.274	652.458

The transactions with the related natural persons, as these are defined by the International Accounting Standard 24, for the financial year 2019, are as follows:

For the year 2019:	Group	Company
Remuneration of Directors and members of Management	1.069.495	1.069.495

On top of the above it is noted that:

- There are no transactions with other related parties to the Company, in the sense of the International Accounting Standard 24, except for the aforementioned.
- No loans or credit facilities in general have been given to members of the Board of Directors or other Company executives and their families.
- The amounts referred to in the above Table relate to remuneration for the personal services-work they provide to the Company, remuneration for such performances and transactions of the members of the Company's Management and its executives during the said period.
- The said transactions do not contain any extraordinary or individualized features, which would render necessary the further analysis, per related person, thereof.
- Except for the above remunerations, no other transactions subsist between the Company and executives and members of the Board of Directors.
- There is no transaction whatsoever that has been conducted outside and beyond the usual market terms.
- There is no transaction whatsoever, the value of which exceeds 10% of the value of the Company's assets, as represented in its last published statements.
- There is no transaction whatsoever that is deemed significant, according to the stipulations of the Circular number 45/2011 of the Capital Market Commission.



Annual Financial Statements from 1^{st} of January until 31^{st} of December 2019 (Amounts in EUR)

SECTION F'

Explanatory report of the Board of Directors

The present Explanatory Report of the Board of Directors contains additional detailed information according to paragraphs 7 and 8 of article 4 of I. 3556/2007, constituting a single and integrated part of the present Report of the Board of Directors.

Share Capital – Own shares

1. Structure of the Company's share capital

The Company is listed on the Athens Stock Exchange and its shares are publicly traded in total, on the Athens Stock Exchange market. The Company's shares are intangible, common, and nominal after voting, freely negotiable and transferable.

Following the decision of the Extraordinary General Meeting of the Company's shareholders on March 6, 2020 on an equal increase and decrease of the share capital by the amount of 531.548,69 \in , the reduction having being effected by reducing the nominal value of each share by the amount of 0,045 \in (i.e. from 0,515 \in to 0,47 \in), the Company's share capital amounts to \in 5.551.730,71 and is divided into 11.812.193 common, registered shares, with a nominal value of \in 0,47 each.

All the rights and obligations defined by the law and the Articles of Association of the Company are derived from each share. The ownership of the share automatically implies the acceptance of the Company's Articles of Association and the decisions that have been taken by the various bodies of the Company, in accordance with the law and the Articles of Association. Each share provides the right to one (1) vote, subject to the provisions of Article 50 of Law 4548/2018 in respect of own shares.

The Company on 30/03/20 (in particular after the meeting of the Athens Stock Exchange on Tuesday 30/03/20) holds 66.407 own shares, which constitute approximately 0,56% of its share capital and voting rights related thereto.

2. Restrictions as to the transfer of Company shares

The transfer of Company shares is conducted as defined by law and there are no restrictions in its Articles of Association in respect of their transfer, especially since these are intangible shares listed on the regulated market of the Athens Stock Exchange.

3. Significant direct or indirect participations in the sense of I. 3556/2007

The information referring to the number of shares and the voting rights of the persons who have significant participations, have been drawn from the share register kept by the Company and from the notifications that have been legally received by the Company.

The significant participations of the Company are the following:



- «GLOBALSOFT DEVELOPMENT AND MARKETING OF SOFTWARE AND COMPUTING SYSTEMS MATERIAL SOCIETE ANONYME», with registered office in Nea Smyrni, Attica, in which the Company participates with 97,09%,
- «PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD», with registered office in Cyprus, in which the Company participates with 100%.
- «COMPUTER INTERNATIONAL FRANCHISE LIMITED LIABILITY COMPANY», with registered office in Nea Smyrni, Attica, in which the Company participates with 50,18%. It is noted that the said Company has been dissolved and is currently under liquidation which (liquidation) has not yet been completed.
- «PROFILE SOFTWARE (UK) LTD», with registered office in the United Kingdom, in which the above Cypriot subsidiary participates with 100%,
- «PROFILE DIGITAL RECORDING, STORAGE AND RELEASE OF MINUTES OF COURT MEETINGS SOCIETE ANONYME» (Special Purpose Vehicle), with registered office in Nea Smyrni, Attica, in which company (Special Purpose Vehicle) the Company participates with 100%, and
- «LOGIN S.A.», with registered office in France, in which PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD participates with 99,92% and PROFILE SOFTWARE (UK) LTD with 0,08%. The acquisition of the said company and the subsequent acquisition of control over it were realized on 6 July 2017 and the acquisition of its overall shares (100%) was concluded, pursuant to the Takeover Agreement, in July 2018.

Furthermore, the significant direct or indirect participations in the share capital and the voting rights of the Company pursuant to the provisions of articles 9 to 11 of I. 3556/2007 are the following:

- Charalambos Stasinopoulos: 4.116.197 shares and voting rights (a percentage of 34,85%).
- Latover Holdings Limited (owned by Mr. Char. Stasinopoulos): 1.771.830 shares and voting rights (a percentage of 15,00 %).

4. Shares providing special control rights

There are no shares which provide special control rights.

5. Restrictions to the right of vote

The Company's Articles of Association do not provide for any restrictions in the right of vote derived from its shares, nor does the Company has been notified of such restrictions.

6. Agreements of shareholders of the Company

The Company is not aware of any agreements between shareholders, which entail restrictions to the transfer of shares or to the exercise of the rights of vote.

7. Rules of appointment and replacement of members of the Board of Directors and of amendment of the Articles of Association

In respect of the appointment and replacement of members of the Company's Board of Directors and of issues related to the amendment of its Articles of Association, no rules subsist today that differ from the provisions of L. 4548/2018, as currently in force.

8. Responsibility of the BoD for the issuance of new shares or reacquisition of equity shares (treasure shares)



There is no permanent special responsibility of the Board of Directors or of certain of its members for the issuance of new shares or the reacquisition of equity shares according to article 49 of I. 4548/2018. The relevant responsibility and power to the Board of Directors is always provided by virtue of a relevant decision of the Company's General Meeting of shareholders.

Already, the annual Ordinary General Meeting of the Company's shareholders of 11 May 2018, decided, *inter alia*, the purchase by the Company, pursuant to the provisions of the earlier article 16 of regulatory law 2190/1920, within a period of twenty four (24) months from the date the said decision was reached, i.e. until 11 May 2020 at the latest, of one million shares (1.000.000) at maximum, which correspond to a percentage smaller than 10% of the existing Company shares, with a purchase price range from fifty cents to a Euro ($\leq 0,50$) per share (minimum limit) to five Euro ($\leq 5,00$) per share (maximum limit), while at the same time, provided the Board of Directors with the authorization for the appropriate implementation of the said procedure.

The Company, during the closing financial year 2019, proceeded to the purchase of 562.149 equity registered shares, at the average purchase price of 3,1249 Euro per share, which correspond to 4,76% of its share capital. At the same time, it proceeded to the sale of 436.000 equity common registered shares, at the sale price of 3,88 Euro per share.

Within the current year 2020 and by March 30th the Company has purchased 106.303 equity common registered shares, at the average purchase price of 3,26 Euro per share, which correspond to 0,90% of its share capital. Finally, it proceeded to the sale of 578.264 equity common registered shares, at the sale price of 4,00 Euro per share.

9. Important agreements that take effect, are amended or expire in the event of a change in the Company's control, upon a public offer.

No important agreement exists whatsoever, entered into by the Company, which takes effect, is amended or expires in the event of a change in the Company's control, following a public offer.

10. Important agreements with members of the BoD or the Company's staff.

Between the Company and the members of the Board of Directors or its staff, there is only one agreement (and in particular between the Company and its Managing Director and President of the BoD), which provides for special compensation, in the events of redundancy or dismissal without substantial reason or termination of office or engagement owing to any public offer.

SECTION G'

Information on employment and environmental issues

(1) On 31.12.2019 the Group was found to be employing 150 individuals and the Company 106 individuals, respectively, against 134 and 93 individuals employed on 31.12.2018.

It should be noted that the relations of the Company with its staff are excellent and there are no work problems arising, in general, as one of the basic priorities of the Company is the up-keeping and reinforcing a climate of working peace and the constant improvement of the working conditions, to achieve the maximum utilization of the human recourses, in a productive level. The Company daily takes care to administer all the necessary measures and to adopt practices, in order to fully and completely comply with the applicable provisions of labor and insurance legislation. One of the basic principles governing the operation of the Group is the continuous training of the staff and the strengthening of the corporate consciousness at all levels of the functions and activities of the Group.

(a) Diversification and equal opportunities policy



The Management of the Group does not discriminate on recruitments, salaries and promotions on the basis of sex, tribe, religion, skin color, nationality, religious beliefs, age, family status, sexual preferences, participation in trade unions or any other characteristics whatsoever. The only factors taken into consideration are the training, specialization, experience, efficiency and the individual's abilities in general, while it encourages and advises all employees to respect the diversity in every employee, customer and supplier of the Group and to not tolerate any behavior which is likely to create discriminations of any form.

(b) Respect of the rights of employees

The Management of the Group upheld, without deviation, the current labor legislation and respects the relevant provisions and stipulations on child labor, human rights and the possibility of participation of the employees in trade unions.

(c) Hygiene and safety at work

The protection of health and safety of the employees constitutes a top priority for the Management of the Group, which monitors and systematically checks all risks that are likely to arise from its activity and takes all necessary preventive measures for the prevention of accidents, while all employees attend training seminars on issues of health and safety at work. The Group's Management also ensures the observance of fire safety rules, the response to emergency events and the training of staff in fire protection, firefighting, use of portable fire extinguishers and the preparation of readiness exercises with the aim to prevent and confront exceptional occurrences.

(d) Employee training and development

The business success of both the Group and especially the Company is based on its people. The Company provides a working environment characterized by stability, so that all employees are motivated to be productive and focused on achieving the best result, to take initiatives for the benefit of the corporate interest and to manage their personal development with zeal and integrity. Through the Human Resources Department, the Company's Management distinguishes the skills of employees and places them in positions where they will contribute to the maximum degree and will be able to be distinguished.

(2) The Group recognizes the need for continuous improvement of environmental performance based on the principles of sustainable development and in compliance with legislation and international standards aims at a balanced economic development in harmony with the natural environment. Following a path of sustainable development, it carries out its activities in a way that ensures on the one hand the protection of the environment and on the other hand the hygiene and safety of its employees.

The Group seeks to improve the overall behavior of its employees both in terms of environmental pollution prevention and recycling and environmental management and endeavors to establish the concept of ecological sensitivity across the workers' pyramid.

In collaboration with "KLIMAKA", a non-profit organization that cares for the socially disadvantaged, collects and compresses paper for recycling, which not only helps protect the environment but also provides food and shelter to the homeless who participate in recycling and collection. Furthermore, the Company is an active supporter of "Think Before You Print", by including its logo in all its electronic communications.



SECTION H'

Other information – Significant events after the 31st December 2019 and up to the drafting of the present Annual Report

1. Through continuous monitoring of the market, the Company aims to develop new products and to upgrade and further evolve the existing ones, with the view to more fully meeting the ever-changing needs of the market and adapting to customer requirements. The Research and Development works are carried out by specialized consultants of the Company in the individual Units with vertical and perfect knowledge and experience for each product or solution that is developed as well as in collaboration with the Sales and Marketing Departments for the required market and customer research, where required.

2. None of the companies participating in the consolidation have any shares or units of par. 1e of article 26 of I. 4308/2014, except for the parent Company. The equity shares held by the Company are mentioned in Section F' of the present.

3. In reference to the anticipated development of the Company as well as of the companies included in the consolidation, Section C' of the present Report sets out a relevant analysis.

4. There are no other significant events that took place after the expiry of the closing financial year 2019 and up to the date of approval of the present Report, which have a significant impact on the financial statements and therefore need special mention and reference in the present Report, except that:

The Extraordinary General Meeting of the Company's shareholders of March 6th, 2020, unanimously decided on the one hand to increase the Company's share capital by the amount of $531.548,69 \in$, by capitalization of a portion of the ""share premium account" reserve, the capitalization being implemented by an increase of the nominal value of each share of the Company by $0,045 \in$, i.e. from $0,47 \in$ to $0,515 \in$, and on the other hand to equally decrease the Company's share capital, by a decrease of the nominal value of each share of the Company's share capital, by a return – payment of the corresponding amount to the shareholders of the Company.

On 26.03.2020 the decision of the Ministry of Economy & Development – General Secretariat of Commerce and Consumer Protection - General Secretariat of the Market –Directorate of Companies - Department of Supervision of Listed SAs & Sport SAs with protocol number 32901/26.03.2020 (Internet Upload Number: $6A4E46MTAP-3H\Psi$) was registered in the General Commercial Registry (GEMI) with Registration Code Number 2109789, by virtue of which the amendment of article 5 of the Company's Articles of Association was approved, as a result of the above made decision on the equal increase and decrease of the Company's share capital.

<u>SECTION I'</u>

CORPORATE GOVERNANCE STATEMENT

(The present Statement is drafted according to article 152 of I. 4548/2018 and forms a part of the Annual Report of the Company's BoD.)

Introduction

The term "corporate governance" describes the way in which companies are directed and controlled. Corporate governance is articulated and structured as a system of relations between the Management of the Company, the Board of Directors, the shareholders and other interested parties. It constitutes



the structure through which the purposes of the Company are approached and set, the means of achieving and assessing these purposes are defined, the basic risks facing the company during its operation are located and the efficient and at the same time systematic monitoring of the performance of the Management during the process of implementation of the above is rendered possible.

Effective and substantial corporate governance plays an essential and primary role in promoting the competitiveness of businesses and improving their operational infrastructure and the development of innovative actions on their part, while the increased transparency it promotes results in improved transparency across the economic activity of private companies but also of public organizations and institutions, for the benefit of all the shareholders of the companies but also of the parties transacting with it.

In October 2013 the new Corporate Governance Code was published, which was drawn up upon the initiative of the Hellenic Federation of Enterprises (SEV), and afterwards was amended in the context of its first revision by the Hellenic Corporate Governance Council (HCGC).

1. Corporate Governance Code

1.1 Notification of voluntary compliance of the Company with the Corporate Governance Code

In our country the framework of corporate governance has been developed mainly through the adoption of compulsory rules such as I. 3016/2002, as currently in force, which imposes the participation of non-executive and independent executive members in the Boards of Directors of Greek companies, whose shares are traded in an organized stock market, the establishment and operation of an internal control unit and the adoption of internal operation.

Following the above, other subsequent pieces of legislation incorporated European corporate law directives into Greek law, creating new corporate governance rules, such as law 4449/2017, which imposes the establishment of audit committees, as well as important notification obligations concerning the status of ownership and governance of a Company and law 3884/2010 which concerns the rights of the shareholders and additional corporate obligations of notifications to the shareholders during the preparation stage of a General Meeting. Then, law 3873/2010 incorporated into Greek law the Directive 2006/46/EC of the European Union, thus serving as a reminder of the need to establish a Corporate Governance Code and at the same time becoming its foundation stone.

The Company fully complies with the requirements and regulations of the abovementioned legislative texts (especially I. 4548/2018, I. 3016/2002 and I. 4449/2017, that replaced I. 3693/2008), which also form the minimum content of any Corporate Governance Code and constitute (the said provisions) an informal Code of the kind.

Pursuant to the above, the Company states that during the present financial year it continues to adopt as a Corporate Governance Code (CGC) the Corporate Governance Code that was formed by the Hellenic Corporate Governance council (HCGC) (available at http://www.helex.gr/el/esed), in which Code, it declares by the present Statement, that it is subject, with the following deviations and exceptions.

1.2 Deviations from the Corporate Governance Code and reasoning thereof. Special provisions of the Code that are not applied by the Company and explanation of the reasons for non-application.



First of all, the Company attests by the present statement that it faithfully administers and invariably follows the total of the provisions of the current Greek legislation in respect of corporate governance (I. 4548/2018, I. 3016/2002 and I. 4449/2017), which shape the minimum content of any Corporate Governance Code, addressed to companies, whose shares have been listed for trade on an organized market.

An important addition, however, to the new Corporate Governance Code that was formulated as stated above and to which the Company is subject, is the adoption of the standard of explaining the non-compliance of the Company with specific special practices of the Code. This means that the new Code follows the "compliance or explanation" approach and requires listed companies that choose to apply it to disclose their intent and either comply with all the specific practices established by the Code, or explain the reasons for their non-compliance with specific special practices.

In relation to the said additional practices and principles established by the new CGC, exist, presently, certain deviations (including the case of non-compliance), for which deviations there is a brief analysis as well as an explanation of the reasons justifying them, following hereafter.

Part A' The Board of Directors and its members

I. Role and responsibilities of the Board of Directors

-To this day, the Board of Directors has not set up a separate committee, which is in charge of the process of submitting candidacies for election to the Board and prepares proposals to the Board with regard to the remuneration of executive members and key top executives.

This deviation is due to the fact that the Company's policy in relation to the remuneration of the executive members of the Board and the key top executives is, as evidenced by the historical data, established, consistent, restrained and reasoned, adapts to the current economic conditions and the general financial capabilities of the Group, always guided by the service of corporate interests, while the BoD ensures its faithful and unwavering observance, in order to avoid occurrences of payment of exorbitant fees that are not in line, on the one hand, with the services provided and the general economic situation prevailing in the country, on the other. The above established policy pursued by the Company is also one of the axes that ensure its balanced development and the implementation of its investment programs with the greatest possible success. It should be noted, however, that the Company's Management for the purposes of compliance with the provisions of Articles 109-112 of I. 4548/2018, which provide for the obligation to establish a Remuneration Policy, has already reached a framework of remuneration policy, which will be brought for approval by the next Annual Ordinary General Meeting of Shareholders.

Furthermore, the absence of a separate committee which is in charge of the process of submitting candidacies for election to the Board of Directors, is explained by the fact that the candidates for election to the Board of Directors, from the establishment of the Company until today meet all the necessary conditions and provide all the guarantees for being awarded the status of member of the Board of Directors. They are distinguished for their high professional training, knowledge, qualifications and experience. They stand out for their moral fiber and the integrity of their character and therefore no occasion has so far arisen for the need to set up such a committee.

II. Size and composition of the Board of Directors



- The BoD, does not consist of seven (7) to fifteen (15) members.

According to the Company's Articles of Association and in particular article 19 par. 1 thereof "the Company is directed by a Board of Directors consisting of five (5) to eleven (11) directors, natural or legal persons". This deviation is owing to the fact that the size and organization, in general, of the Company at present, do not justify the existence of such a multi-membered Board, but speak in favor of the existence of a smaller and more agile BoD, which can convene and reach decisions with speed and efficiency. Besides, the flexible structures adopted by the Company as to the composition of the Board of Directors, allow the speedy decision making and the efficient monitoring of their implementation and application. However, in view of the extroversion and the systematic effort to internationalize the Company, the possibility of immediate expansion of this structure is examined through the necessary amendments to the Company's Articles of Association.

- The BoD does not consist, in its majority, of non-executive members.

The existing Board of Directors of the Company presently consists of seven (7) members, four (4) of which are executive and the other three (3) non-executive, which include two (2) individual non-executive members. The present composition of the existing Board of Directors has ensured, by actual and tangible results, during all past years, the productive operation of the Company, the efficient promotion of corporate goals and activities and the reconciliation of all opinions regarding the applicable policies by the Company.

The service of the corporate interests and needs of the Company but also of the Group of which it is headed can be achieved only through the presence of a sufficient number of executive members in the Board of Directors, given the extroversion of the Company and the necessity for parallel close attendance of the company's activities in different geographical areas.

Besides, the presence of two (2) independent non-executive members of the Board of Directors ensures the required objectivity and neutrality in decisions reached, without influences of psychological, professional, family or economic nature by persons which exercise the Management of the Company, and constitutes sufficient counter-balance for the appropriate and efficient operation of the Board of Directors.

The above deviation from the provisions of the Corporate Governance Code cannot be considered as subject to time limitation, given that the Company, based on its present structure and operation does not intent to immediately harmonize with the above requirement, as it takes the view that this requirement (of the BoD consisting in its majority of non-executive members) does not respond to its needs, structure and organizational operation, while in any case, the entirely successful operation of the BoD constitutes, per se, a deterrent of any change or differentiation.

-The policy of diversity, including gender balance for board members, as it has been adopted by the BoD, will be posted on the corporate website. The corporate governance statement should include a special reference: a) to the diversity policy implemented by the Company regarding the composition of the BoD and senior executives and b) the percentage of representation of each sex, respectively.

The Company's present Board of Directors consists exclusively of men. This deviation is justified by the impossibility of finding, at the present period, executives in the industry in which the Company operates, belonging to the female sex and responding, in terms of skills, abilities, qualifications, time availability and experience, at the level set for members of the BoD but also to the increased demands associated with this capacity, due to the special characteristics of the Company and the necessity (due



to the growing extroversion that the Company acquires) of their frequent presence and stay in different countries around the world. Among the priorities of the Company in the near future is to find and add capable representatives of the female sex among the members of the BoD, but it is not possible to determine with absolute accuracy the timing of the Company's compliance with the above practice established by the CGC, since such a thing is a function on the one hand of the manifestation of relevant interest and on the other hand of finding people who meet the above conditions. In any case, however, it is estimated that this deviation is circumstantial and will be balanced in the future.

III. Role and required capacities of the President of the Board of Directors

- There is no clear distinction between the responsibilities of the President and the Chief Executive Officer. This deviation is due to the fact that it is not considered advisable to create this distinction in view of the organizational structure and operation of the Company. On condition that the Company further strengthens its extroversion, acquires a stronger international presence and greatly increases the volume of its activities, then there will be a re-evaluation of the need to establish an explicit distinction between the responsibilities of the President and the Chief Executive Officer. In any case, the existence of an Executive Vice President essentially satisfies the above requirement, as it creates an equal pole of administration and representation of the Company, while in view of the Company's expanding enhancement of extroversion, the above distinction is very likely to be realized during the next years.

It should be noted, however, that in view of the provisions of the draft law on corporate governance, which is already under consultation, the Company is considering the prospect of such a distinction, in order to further strengthen its institutional armament, without at the same time losing the necessary flexibility in its management and representation.

- The BoD does not appoint an independent Vice-President originating from its independent members. This deviation is counter-balanced by the appointment of an executive Vice-President, since the essential assistance to the President of the BoD by the Vice-President and the provision of every possible help to him, in order to efficiently exercise his executive duties and his responsibilities in general and contribute to the achievement of the corporate objects, is deemed of prior importance. In any case, the non-awarding of the Vice-President capacity to anyone of the independent members of the BoD, does not deprive them in the least of the ability to exercise efficiently and directly their duties, nor does it exert any influence on the operational independence they enjoy.

IV. Duties and conduct of the members of the Board of Directors

- The BoD has not adopted, as part of the Company's internal regulations, any policies that will ensure that the BoD has adequate information in order to base its decisions regarding the transactions between the related members according to the model of the prudent entrepreneur. These policies should also be applied to the Company's subsidiaries' transactions with the related parties. The Corporate Governance Statement (CGS) should include a special reference to the policies applied by the Company in relation to the above. Although there is no special and specific policy in this direction, which forms the framework for obtaining sufficient information on the part of the Board of Directors, in order to base its decisions on transactions between the related parties on the model of the prudent entrepreneur, the Board of Directors in managing the corporate affairs and therefore in the transactions between the Company and its related parties, exhibits the care of the prudent entrepreneur, so that these transactions are on the one hand completely transparent and in accordance with the terms and conditions of the market and on the other hand in full compliance with the current regulatory framework, as determined by the relevant provisions of both corporate and tax



legislation. The same care is exhibited with regard to the transactions of the Company's subsidiaries with the related parties.

If necessary, the Company will set up a working group to determine the applicable procedures for obtaining sufficient information on the part of the Board of Directors, in order to base its decisions on transactions between the related parties on the model of the prudent entrepreneur. However, at the present time, such a need does not exist in view of the vertical structures of organization and operation of the Company.

- There is no obligation for detailed notification of any professional commitments of the members of the BoD, (including significant non-executive commitments to companies and non-profit organizations) before their appointment to the BoD. This deviation is explained by the fact that the members of the Board are distinguished for their high educational level, the demonstration of professionalism and practical dedication to the Company and therefore despite the lack of institutionalized obligation of detailed notification of any professional commitments of the members of the BoD, prior to their election, they would, without further ado, proceed to the said notification if they deemed that there was any risk of conflict of interests or influence of a psychological, professional or financial nature.

V. Nomination of candidates for the Board of Directors

- The members of the BoD are not elected for a maximum term of office of four (4) years. According to article 19 par. 2 of the current Articles of Association of the Company "the members of the Board of Directors are elected by secret ballot and by an absolute majority, by the General Meeting of the Company's shareholders for five (5) years with term extending automatically until the first Ordinary General Meeting after the end of their term, which in no case may exceed six years ". This deviation is due to the need to avoid the election of a Board of Directors in shorter periods of time, which results to burdening the Company with expenses for keeping the publicity requirements and the continuous submission of legalization documents to the cooperating banks, banking institutions and other legal or natural persons.

Besides, the provision for a maximum term of office of the members of the Board of Directors, rising to four (4) years, carries the risk of the elected BoD not having enough time to complete its work and of putting at risk the effective management of the corporate affairs and the management of the corporate property, due to the frequent alternation of administrations and the possible dissention of opinions that may exist regarding the promotion of the Company's interests and activities.

- There is no committee for nominating candidates for the BoD. This deviation is justified by the size, structure and operation of the Company, at the present time, which do not render necessary the existence of a committee for the nomination of candidates. Besides, each time an issue occurs for the election of a new Board of Directors, the Management of the Company takes care to ensure the existence and application of absolutely transparent procedures, assesses the size and composition of the BoD under election, examines qualifications, knowledge, opinions, capabilities, experience, moral fiber and integrity of character of the candidates, and hence the mission that would be accomplished by the nomination of candidates committee, were it existent, is fulfilled.

VI. Operation of the Board of Directors

- There is no specific regulation of operation of the BoD. This deviation is explained by the fact that the provisions of the Company's Articles of Association, combined with the provisions of the regulatory



law 4548/2018 and the rest of the regulatory framework, are considered to be completely adequate for the organization and the operation, in general, of the Bod, and ensure the full, correct and timely completion of its duties and the sufficient examination of all matters with regard to which it is called to make decisions.

-The BoD, at the beginning of each calendar year, does not adopt a meeting diary and a 12-month action plan, which may be revised according to the needs of the Company. This deviation is easily understood by the fact that all members of the Company's BoD are residents of the prefecture of Attica while the headquarters of the Company are also easily accessible and therefore it is easy for the BoD to be convoked and convened, whenever the needs of the Company or the law require it, without the need for the existence of a predetermined action plan.

-There is no provision for the support of the BoD during the exercise of its work, by a competent, specialized and experienced corporate secretary, who will be present during its meetings. This deviation is due to the existence of a wholesome technological infrastructure for the faithful recording and imprinting of the meetings of the BoD. Furthermore, all members of the BoD are able, if such need arises, to appeal to the services of the Company's legal counsels in order to ensure the compliance of the BoD with the current legal and regulatory framework. It is noted that according to the new CGC, the duties of a corporate secretary can be performed by either a senior employee or the legal counsel, while the corporate secretary's task is to provide practical support to the President and the other BoD members, individually and collectively, with the ultimate goal and object the full compliance of the BoD with the legal and statutory requirements and provisions. The Company intends to examine in the near future the necessity of establishing a post of corporate secretary, aiming at the even more efficient operation of the BoD and the provision of any required assistance to its members.

-There is no provision for the creation of introductory updating programs for the new members of the BoD and for the continuous professional training and education of the other members. This deviation is explained by the fact that persons with sufficient and proven experience, a high level of education and established organizational and administrative skills are recommended for election in the BoD. Besides, a basic principle governing the operation of both the Company and the Group is the continuous training and education of its staff and executives and the strengthening of corporate consciousness at all levels through regular training seminars depending on the sector in which each member is active and the tasks with which it has been charged, i.e. the continuous training and education governs, as a matter of principle, the whole philosophy and operation of the Company and is not limited only to the members of the BoD.

- There is no provision for the supply of sufficient resources to the committees of the BoD to fulfill their duties and to hire external consultants to the extent needed. This deviation is due to the fact that the Company's Management examines and approves, on a case-by-case basis, expenses for the possible hiring of external consultants based on the company's needs, from time to time, for the purpose of continuous control and retention at a reasonable level of the Company's operating expenses.

VII. Evaluation of the Board of Directors

- The evaluation of the effectiveness of the BoD and its committees does not take place at least every two (2) years and is not based on a specific procedure. The BoD does not evaluate the performance of its President in a procedure presided over by its independent Vice-President or other non-executive member, in the absence of an independent Vice-President. At the present time, there is no institutionalized procedure for the evaluation of the effectiveness of the Board of Directors and its committees, nor is the performance of the President of the BoD evaluated during a procedure presided



over by the independent Vice-President or any other non-executive member, in the absence of an independent Vice-President.

This process is not considered necessary in view of the organizational structure of the Company, as there are no barriers between the members of the Board of Directors and whenever there is a need or there are weaknesses or malfunctions regarding the organization and operation of the Board of Directors, meetings and thorough discussions take place, in which the problems presented are analyzed in detail, criticism is made of decisions reached and other actions or statements of the members of the Board of Directors, without any exception. Besides, the Board of Directors monitors and re-examines in regular intervals, the proper implementation of its decisions, on the basis of the set time schedules, while the efficiency and the general performance of the Board of Directors itself, is evaluated annually by the Ordinary General Meeting of the Company's Shareholders, pursuant to the principles and procedure described in detail both in I. 4548/2018, and the Company's Articles of Association. The Company, with the view to complying with the said practice introduced by the new CGC, is now in the stage of examination of the advisability of establishing a system for the control and evaluation of the Board of Directors, the completion of which is impossible to define with absolute precision of time.

Part B' Internal Audit

I. Internal Audit – Audit Committee

- There is no special and particular regulation on the operation of the Audit Committee. This deviation is owing to the fact that the basic duties, responsibilities and powers of the audit Committee are adequately described in the existing legislative provisions and therefore the Company does not consider necessary, at the present time, to draft a more particular regulation of operation of the said committee, in view of the fact that what matters is the faithful observation and invariable application of the existing regulatory framework and not the imposition of additional obligations, which may not be observed.

- No special funds are available to the audit Committee for the use by it, of the services of external consultants. This deviation is justified by the present composition of the audit Committee, the specialized knowledge and experience of its members, which ensure the proper, legal and efficient operation of the Committee and the fulfillment of its duties in full, so that the use of external consultants services does not become necessary. In any case, if the assistance of external consultants was considered advisable and appropriate, in order to further improve the structure and operation of the Committee, it is self-evident that the Company would avail itself of all necessary funds.

Part C' Remuneration

I. Level and structure of remuneration

- There is no remuneration Committee, consisting exclusively of non-executive members, independent, in their majority, which has as its object the determination of the remuneration of the executive and non-executive members of the BoD and therefore there are no regulations on the duties of this Committee, the frequency of its meetings and other matters relating to its operation. This deviation is due to the fact that the establishment of this Committee, in view of the structure and operation of the



Company in general, has not been deemed necessary until today and this is because the Management of the Company that oversees the process of determining fees and submitting the relevant proposals, ensures that it (determination of remuneration process) is characterized by objectivity, transparency and professionalism, free from conflicts of interests. As far as determining the remuneration of the members of the BoD, executive or non-executive, is concerned, the Management of the Company acts with the aim of creating long-term corporate value, maintaining the necessary balances and promoting meritocracy, so that the company attracts executives who have the appropriate qualifications for the efficient operation of the Company.

The Management makes sure that the remuneration of the executive members of the BoD is associated with the corporate strategy and the realization of the Company's objects and safeguards the appropriate balance between stable components (such as basic salary), variable components associated with performance (such as bonus) and other contractual regulations (such as pension, compensation for leaving the service, additional provisions including contributions in kind etc.) and that the remuneration of the non-executive members reflect the actual time of their employment and the responsibilities assigned to them and that it is not directly associated with the Company's performance, so that any intention to question the choices and other decisions of the Management is not discouraged. It is noted, however, that the entire framework of remuneration setting, both of the executive and particularly of the non-executive member of the BoD, is under re-evaluation, in view of the provisions or article 110 of I. 4548/2018, by virtue of which the obligation of establishing a remuneration policy for the members of the BoD, is imposed.

Besides, as already mentioned above, the Management of the Company has already proceeded to the processing and drafting of a Remuneration Policy plan, which is going to be submitted for approval to the next Ordinary General Meeting, which will take place within the current financial year and which includes the basic rules and guidelines to be followed by the Company henceforth when in the process of setting the remuneration, compensation and other provisions payable to the members of the Board of Directors, thus ensuring the attraction and keeping of directors with a high theoretical training, significant qualifications and considerable experience, and enhancing the long-term economic value of the Company.

- The BoD, in determining the remuneration of the members of the BoD and particularly the executive ones, take into consideration their duties and responsibilities, their performance in relation to predetermined quantity and quality objects, the financial situation, the Company's performance and prospects, the remuneration rate for the provision of similar services to companies operating in the same sector as well as the remuneration rate of the people employed by the Company and the whole Group. By the process described above for setting the remuneration of the members of the BoD, executive and non-executive, and the criteria taken into consideration for its determination, it results, clearly, that there is no need to establish a particular remuneration committee, since its duties and responsibilities are efficiently exercised by the Management of the Company, however, the latter seriously examines the possibility of establishing such a Committee, in view of the new bill for the corporate governance that has been set under public consultation.

-The contracts of the executive members of the BoD do not provide that the BoD may require the return of all or part of the bonus awarded, due to misconduct or inaccurate financial statements of previous years or in general on the basis of incorrect financial data used to calculate this bonus. This deviation is explained by the fact that on the one hand the bonus rights mature only after the audit and final approval of the annual financial statements, and on the other hand that up to this day, due to the perfect organization and the audit procedures applied by the Company, the phenomenon of



calculating the granted bonus on the basis of inaccurate financial statements or incorrect financial data, has not been observed.

However, in order to comply with the above requirement of the CGC, the Management of the Company is seriously considering the possibility of introducing, in the relevant contracts of the executive members of the BoD, a provision on the right of the BoD to demand the return of all or part of the bonus granted, due to misconduct or incorrect financial statements and other financial data.

- The remuneration of each executive member of the BoD is not approved by the BoD following a proposal of the remuneration Committee, without the presence of its executive members. This deviation is owing to the fact that there is no remuneration Committee pursuant to the abovementioned.

Part D'

Relations with the shareholders

I. Communication with the shareholders

- The Company has not adopted a special practice regarding its communication with the shareholders, which includes the Company's policy on the submission of questions by the shareholders to the BoD. At present, there is no established special procedure regarding the submission of questions by the shareholders to the Board of Directors, since, any of the shareholders is able to address the Shareholder Service, submitting requests and questions, which, if deemed necessary, are transferred in group to the Board of Directors for further process and the relative response or update is sent without delay to the person concerned.

The direct communication of the shareholders with the BoD would create difficulties in the undisturbed operation of the BoD, as it would burden its members with considerable volume of ineffectual work, at large, while at the same time such a communication would be negatively assessed from the perspective of the principle of equal information of the Company's shareholders. Besides, the institutionally existing and operating Service Authority serves exactly this purpose and is responsible for the flow of information circulated in the shareholders.

Furthermore, the provisions of article 141 of I. 4548/2018 describe in a detailed manner the procedure of participation of the minority shareholders in the General Meetings of shareholders, a procedure which is rigidly followed in every Ordinary or Extraordinary General Meeting, in order to ensure, in this way, the proper, valid and timely information of the shareholders in respect of the course of corporate affairs.

Nevertheless, despite the existence of the abovementioned safety nets, the Company considers the possibility of adopting a special policy in relation to the upgrade of the procedure of submission of questions by the shareholders to the Company, through the Shareholders Service, however, it continues to take the view that direct communication of any shareholder with the members of the BoD is neither necessary, nor appropriate since such a communication would disproportionately burden the members of the BoD in connection with the exercise of their main duties.

II. The General Meeting of the shareholders

No essential deviation has been observed.



1.3 General note regarding the point at which non-compliance of the Company with the special practices adopted by the CGC is lifted.

As mentioned in the Introduction of the present Statement of Corporate Governance, the new CGC, as in force since October 2013, takes the approach "compliance or explanation" and requires the listed companies that choose to apply it, to publicize their respective intention and to either comply with the special practices of the Code in whole, or explain the reasons of their non-compliance with specific special practices.

Furthermore, the relevant explanation of the reasons of non-compliance with specific special practices, in not limited only to a simple reference of the general principle or the special practice with which the Company does not comply, but it must, *inter alia*, state whether the deviation from the provisions of the Code is limited in time and when the Company intends to become aligned with its provisions.

The Company's deviations from the practices established by the new CGC, cannot be deemed to be subject to a strict time limitation, given that the said practices do not respond to the Company's nature, operation, structure, operational structure, tradition, corporate principles and values, ownership status and needs and it is possible that compliance with them will render more difficult the application of the essence of the Code's principles, which is the point, as any adherence to formalities (regarding the said deviations) would not be beneficial to the Company.

In any case, any Code cannot, nor is it intended to replace the framework of the principles, values and structures of organization and operation of any Company and consequently it is not possible to adopt provisions that are not compatible with these principles. However, the Company, if and when the circumstances make it imperative and essential, will proceed with the preparation and configuration of its own Corporate Governance Code, the identity and arrangements of which will primarily meet the individualized needs and competencies of the Company and will reinforce, in the long term, its competitiveness and success.

1.4 Corporate Governance practices administered by the Company on top of the provisions of law The Company faithfully administers the text provisions of the above legislative framework regarding corporate governance. At present, there are no applied practices on top of the above provisions.

2. Board of Directors

2.1 Composition and manner of operation of the Board of Directors

The Board of Directors is the superior administrative organ of the Company, which is exclusively responsible for the preparation of the Company's strategy and development policy. The pursuit of strengthening the long-term economic value of the Company, the protection of the general corporate interest and the interest of shareholders, the guarantee of the Company's compliance with the legislation in force, the consolidation of transparency and corporate values across the operations and activities of the Group, the monitoring and resolving any occasions of conflict of interest between members of the BoD, directors and shareholders and the Company's interests, constitute fundamental duties of the Board of Directors.

The Company's Board of Directors, according to article 19 of its Articles of Association, as in force after its amendment by the annual Ordinary General Meeting of the shareholders dated 8 May 2019, with the object of alignment with the provisions of I. 4548/2018, consists of five (5) to eleven (11) members, natural or legal persons, which are elected by the General Meeting of the shareholders by secret ballot



and absolute of votes that by majority are represented in the Meeting. In the case of a legal person, it is obliged to appoint a natural person to exercise the powers of the legal entity as a member of the Board of Directors. The natural person is jointly and severally liable with the legal person for the corporate management. The members of the Board of Directors may be unlimitedly re-elected and are freely revocable by the General Meeting regardless of the expiration of their term of office.

The term of office of the members of the Board of Directors is five (5) years and is automatically extended until the first Ordinary General Meeting after the expiration of their term, which in no case may exceed six years.

The General Meeting may also elect alternate members, the number of which is determined by the relevant decision of the General Meeting that elects them and may not exceed a maximum of the number of elected regular members of the BoD. The alternate members can only be used for the replacement according to article 22 of the present, of a member or members of the BoD who resigned or died or lost their status in any other way.

Upon taking office, the members of the Board of Directors receive official introductory update, while throughout their term of office the President ensures the continuous expansion of their knowledge on issues concerning the Company, their familiarity with it and its executives, so that they can contribute effectively and creatively to the work of the BoD.

The Board of Directors meets whenever the law, the Articles of Association or the needs of the Company require it, at the invitation of its President or its replacement or by two (2) of its members either at the Company's registered office or in the region of another Municipality within the prefecture of its office. The invitation must also clearly state the items on the agenda, otherwise decision making is allowed only if all members of the Board of Directors are present or represented and no one opposes the decision.

It is also convoked at any time by its President or if requested by two of its members, in accordance with the provisions of Article 91 of I. 4548/2018, as in force. The Board of Directors meets validly outside its seat in another place, either domestically or abroad, as long as all its members are present or represented at this meeting and no one opposes the holding of the meeting and the decision-making.

The Board of Directors may meet by teleconference. In this case, the invitation to the members of the Board of Directors includes the necessary information for their participation in the teleconference. The meetings of the Board of Directors are chaired by its President or his legal replacement.

The Board of Directors is in quorum and meets validly when one-half (1/2) plus one of the directors is present or represented, but the number of present or represented directors may never be less than three (3).

The decisions of the Board of Directors are taken by an absolute majority of the directors present and those represented, except in the case of paragraph 3 of Article 7 of the Articles of Association. An absent director may be represented by another director. Each director may represent only one director who is absent.

Minutes are kept for the discussions and decisions of the Board of Directors. Copies and excerpts of the minutes of the Board of Directors are validated by the President or his replacement, in case of his



impediment or by a General Manager of the Company. The preparation and signing of minutes by all members of the Board of Directors or their representatives is equivalent to a decision of the Board of Directors, even if no previous meeting has taken place. This arrangement also applies where all the directors or their representatives agree to record their majority decision in minutes without meeting. The relevant minutes are signed by all the directors.

It is prohibited for the members of the Board of Directors as well as for the Directors of the Company, to engage, without the permission of the General Meeting, and for their own account or the account of third parties, except for the Companies in which they already participate, in actions falling within the category of objects pursued by the Company, or to participate as general partners in Companies pursuing such purposes. In case of violation of the above provision, the Company has the right to compensation, according to article 98 par. 2 of I. 4548/2018.

The Board of Directors may assign the exercise of all or part of its powers and responsibilities (except for those that require collective action) as well as the internal control of the Company and its representation, to one or more persons, non-members or, if the law does not forbid, to members of the Board of Directors, determining at the same time the extent of this assignment. These persons may, by relevant provision in the assignment decisions of the Board of Directors, further assign the exercise of powers assigned to them or part thereof, to third parties. However, the responsibilities of the Board of Directors are subject to articles 19 and 99-10 of I. 4548/2018, as currently in force.

If, for whatever reason, there is a vacancy in the Board owing to resignation, decease, or loss of member status in any other way, the remaining Directors are obliged, on condition they are at least three, to elect a temporary replacement for the rest of the term of the Director who is being replaced, on condition that this replacement is not feasible by the alternate members, that may have been elected by the General Meeting. The decision of the election is subject to the publicity requirements of article 13 of I. 4548/2018 and is announced by the Board of Directors in the immediately next General Meeting, which may replace the persons elected, even if no such item has been listed on the agenda.

In the event of resignation, decease or loss of the member (or members) status in any other way, the remaining members may continue the management and representation of the Company even without the replacement of the missing members, according to the previous paragraph, on condition that their number is greater than one half of the members, as they stood prior to the occurrence of the above events. In any event, these members must not be less than three (3). In any case, the remaining members of the Board of Directors, regardless of their number, may convoke the General Meeting with the sole purpose the election of a new Board of Directors. The actions of the directors that have been elected in this way are deemed valid, even in the case where their election is not approved by the General Meeting.

2.2 Information on the members of the Board of Directors

The current Board of Directors of the Company consists of seven members, which are the following:

1) Charalambos Stasinopoulos of Panagiotis, President and Managing Director, Executive Member.

2) Spyridon Barbatos of Antonios-Ioannis, Vice-President, Executive Member.

- 3) Konstantinos Mantzavinatos of Georgios, Executive Member.
- 4) Evangelos Angelides of Ioannis, Executive Member.
- 5) Aristeides Heliopoulos of Spyridon, Non-Executive Member.
- 6) Emmanuel Tsiritakis of Dimitrios, Independent, Non-Executive Member.



7) Antonios Roussos of Antonios, Independent, Non-Executive Member.

The above Board of Directors was elected by the annual Ordinary General Meeting of the Company's shareholders that was held on 23 June 2015 and its term of office is five years, valid until June 30th 2020. On 2 July 2015 the minutes of the Board of Directors dated 23 June 2015 were registered in the General Commercial Registry (GEMI) with Registration Code Number (KAK) 380965, according to which the Board of Directors that was elected by the above Ordinary General Meeting was formed in a body and the rights to bind and represent the Company were granted.

The Company's Board of Directors at its meeting that took place on 14 October 2019 elected Mr. Evangelos Angelides of Ioannis, in replacement and for the rest of the office term of the resigned member Aikaterini Filippi of Nikolaos.

The formation of the Board of Directors into a body after the replacement of the resigned member, was registered in the General Commercial Registry (GEMI) on 30.10.2019 with Registration Code Number (KAK) 1948754, in relation to which the announcement of the Ministry of Economy and Development – General Secretariat of Commerce and Consumer Protection – General Secretariat of the Market – Directorate of Companies & GEMI – Department of Supervision of Listed SAs & Sport SAs with protocol number 1825831/30.10.2019 was issued.

2.3 Audit Committee

The Company, in full compliance with the provisions and requirements of I. 3693/2008 (which is now replaced by I. 4449/2017) elected at its Ordinary General Meeting of shareholders that took place on 23 June 2015 the Audit Committee, consisting of the following non-executive members of the Company's Board of Directors:

1) Mr. Emmanuel Tsiritakis – President, independent, non-executive member

2) Mr. Antonios Roussos, independent, non-executive member and

3) Mr. Aristeides Heliopoulos, non-executive member.

It is noted that, of the above members, the first two (2) are also independent non-executive members of the Board of Directors.

The responsibilities and obligations of the Audit Committee consist in the following:

(a) Monitoring the procedure of financial update and the submission of recommendations or proposals to ensure its integrity,

(b) Monitoring the efficient operation of the internal audit system and risk management system, as well as monitoring the correct operation of the unit of the internal auditors of the Company,

(c) Monitoring the course of compulsory audit of the Company's annual financial statements (corporate and consolidated),

(d) Supervision and monitoring of issues associated with the existence and up-keeping of the objectivity and independence of the legal auditor or auditing office, especially with regard to the provision to the Company of other services by the legal auditor or auditing office,

(e) Update of the Company's Board of Directors on the outcome of the compulsory audit and interpretation of the contribution of the compulsory audit to the integrity of financial update and

(f) Active participation in the procedure of selection of Auditors and the formation of a proposal with regard to the Auditing Company which will be assigned with the compulsory audit of the financial statements.

The mission of the Audit Committee is to ensure the efficiency and productiveness of the corporate works, to check the credibility of the financial information provided to retail investors and the



shareholders, to make sure that the Company complies with the existing legislative and regulatory framework, to safeguard the investments and the Company's assets and to locate and confront the most significant risks.

The audit Committee's broad auditing authority includes, *inter alia*, monitoring the proper and efficient operation of the internal audit and risk management system, checking the financial statements before they are approved by the Board of Directors, monitoring the financial update process administered by the Company, ensuring the coordination of the audit work, the quality, the independence and the performance of the Auditors.

The Audit Committee, during the financial year 2019 (01.01.2019-31.12.2019) convened 4 times.

It should be clarified that the Annual Auditor of the Company, who conducts the audit of the annual and interim financial statements, does not provide any other kind of non-auditing services to the Company, nor is he connected with the Company in any other way, in order to ensure in this way his objectivity, impartiality and independence, with the only exception being the trust services regarding the conducting of the special tax audit required according to the provisions of article 65A of I. 4174/2013, in consequence of which the "Annual Tax Certificate" is issued, along with the relevant Report.

3. General Meeting of shareholders

3.1 Mode of operation of the General Meeting and its basic powers

The General Meeting of the Company's shareholders is its supreme organ and entitled to decide on any affair concerning the Company and resolve all matters submitted to it. The General Meeting is solely responsible to decide on the following:

(a) Amendments of the Articles of Association (as amendments are considered also the increases, ordinary or extraordinary, as well as the decreases of the capital),

(b) The election of the members of the Board of Directors and Auditors,

(c) The approval of management as a whole, pursuant to article 108 of I. 4548/2018 and the release of the Auditors,

(d) The approval of the annual and consolidated financial statements,

(e) The distribution of the annual profits,

(f) The approval of remuneration or advance payment thereof pursuant to article 109 of I. 4548/2018,

(g) The approval of remuneration policy of article 110 and the remuneration report of article 112 of I. 4548/2018,

(h) The merger, split-up, conversion, revival, extension of duration or dissolution of the Company, and (i) Appointment of liquidators.

The legal decisions of the General Meeting are binding on the shareholders that are absent or dissidents.

The General Meeting of the shareholders is convoked by the Board of Directors and convenes necessarily at the Company's registered office or in the region of another Municipality within the registered office, at least once in every financial year, at the latest until the tenth (10th) calendar day of the ninth month after the expiry of the financial year. The General Meeting may also convene in the region of the Municipality where the seat of the regulated marked is. The Board of Directors may convoke an extraordinary General Meeting of the shareholders, when it deems it advisable or if it is



requested by shareholders representing the required by law or the Articles of Association percentage, according to the provisions of article 8 of the Articles of Association.

The General Meeting, with the exception of reconvened meetings and those assimilated to them must be convoked at least twenty (20) days prior to the fixed day of the meeting. It is clarified that non-working days are also included. The day of publication of the invitation and the day of the meeting are not included.

The invitation of the shareholders to the General Meeting, must state the date, day, time and premises where the Meeting is to convene, the items on the agenda with clarity, the shareholders entitled to participate, as well as exact instructions on the manner in which the shareholders may participate in the meeting and exercise their rights, either in person or by proxy or possibly from a distance.

The General Meeting is in quorum and validly convenes to discuss the items on the agenda, when at least one fifth (1/5) of the paid up share capital is being represented in it. If no such quorum is achieved, then the Meeting reconvenes within twenty (20) days from the date of the cancelled meeting, by invitation at least ten (10) days in advance. This reconvened meeting is in quorum and validly convenes on the items on the agenda, whatever portion of the paid up share capital may be represented in it.

The decisions of the General Meeting are reached by absolute majority of the votes represented in the Meeting. Exceptionally, the General Meeting is in quorum and validly convenes on the items on the agenda when shareholders representing one half (1/2) of the paid up share capital are present or represented in it, with regard to decisions concerning:

- (a) Change of Company's nationality,
- (b) Change of the Company's business object,
- (c) Increase of the shareholders' responsibilities,

(d) Ordinary increase of the share capital, unless it is imposed by law or is effected through capitalization of reserves or capital decrease, unless it is done according to paragraph 5 of article 21 or paragraph 6 of article 49 of I. 4548/2018,

- (e) Issuance of loan with convertible bonds, according to article 71 of I. 4548/2018,
- (f) Change in the manner of profit distribution,
- (g) Extension of the duration or dissolution of the Company,
- (h) Merger, split-up, conversion, revival of the Company,

(i) Granting or renewing of authority to the Board of Directors to increase the share capital according to par. 1 of article 24 of I 4548/2018,

(j) in any other case, in which the law stipulates that for the General Meeting to reach a certain decision an increased majority is required.

If the quorum of the previous paragraph is not met at the first meeting, within twenty (20) days from this meeting and at an invitation of at least ten (10) days in advance, without prejudice to par. 4 of the present article, the meeting reconvenes, which is in quorum and validly convenes on the items of the initial agenda, when at least one fifth (1/5) of the paid up share capital is represented in it.

A newer invitation is not required, if the time and place of the repeat meeting have already been stated in the original invitation, provided that there are at least five (5) days between the cancelled and the reconvened meeting. All decisions of paragraph 1 of the present article shall be taken by a majority of two thirds (2/3) of the votes represented in the Meeting.



The General Meeting is temporarily chaired by the President of the Board of Directors or if he is impeded, by its deputy. The duties of secretary are temporarily exercised by the person designated by the President. After the list of shareholders with a right to vote is approved, the meeting proceeds to the election of its President and of a Secretary who shall also be the teller.

The discussions and resolutions of the General Meeting are limited to the items on the agenda. The items discussed and resolved upon in the General Meeting are recorded in minutes which are signed by the President and the Secretary of the Meeting.

The copies and of the General Meeting are validated by its President and if he is impeded or refuses to do so, by the President of the Board of Directors or his replacement or the General Manager of the Company.

3.2 Rights of shareholders and mode of exercise thereof Rights of participation and vote

The shareholders exercise their rights, in relation to the Management of the Company, solely in the General Meetings and according to the provisions of law and the Articles of Association. Each share provides the right of one vote in the General Meeting, without prejudice to the provisions of article 50 of l. 4548/2018, as currently in force.

In the General Meeting are entitled to participate those who have the shareholder status at the beginning of the fifth (5th) day prior to the day of convention of the Company's General Meeting (record date). The above record date also applies in the case of postponement or reconvention, provided that the postponed or reconvened meeting is not more than thirty (30) days from the record date. If this is not met or if in the case of the repeat General Meeting a new invitation is published, according to the provisions of article 130 of I. 4548/2018, in the General Meeting participate those who have the shareholder status at the beginning of the third (3rd) day prior to the day of the postponed or reconvened General Meeting.

The shareholder status may be evidenced by any legal means and in any case, on the basis of update received by the Company by the Central Securities Depository, if there is a registry service available or through the mediators participating and registered in the Central Securities Depository, in any other case.

As far as the Company is concerned, anyone who bears the shareholder status at the respective record date is entitled to participate and vote in the General Meeting. In case of non-compliance with the provisions of article 124 of I. 4548/2018, the said shareholder participates in the General Meeting unless the General Meeting refuses this participation for a significant reason that justifies its refusal.

It is noted that the exercise of the said rights (participation and vote) does not require the blocking of shares of neither the beneficiary nor any other similar procedure, which limits the possibility of their sale and transfer during the period between the record date and the General Meeting's convention.

The shareholder participates in the General Meeting and votes either in person or by proxy. Each shareholder may appoint up to three (3) representatives. Legal persons participate in the General Meeting by appointing as their representatives up to three (3) natural persons. However, if the shareholder holds company shares, which appear in more than one securities accounts, this limitation does not prevent the said shareholder from appointing different representatives for the shares



appearing in each securities account with regard to the General Meeting. A representative acting on behalf of several shareholders may vote differently in respect of each shareholder. The shareholders' representative must notify to the Company, before the commencement of the General Meetings' convention, every specific event, which may be useful to the shareholders in order to assess the risk of the representative serving other interests but the interests of the represented shareholder.

In the sense of the present paragraph, a conflict of interest may arise, especially where the representative:

(a) is a shareholder exercising the control of the Company or is another legal person or entity which is controlled by this shareholder,

(b) Is a member of the Board of Directors or of the general management of the Company or shareholder exercising the control of the Company, or other legal person or entity which is controlled by a shareholder who exercises the control of the Company,

(c) Is an employee or auditor of the Company or of a shareholder exercising the control of the Company, or of other legal person or entity which is controlled by a shareholder who exercises the control of the Company,

(d) Is a spouse or blood relative of first degree of one of the natural persons stated in cases (a) to (c) above.

The appointment and recall of a shareholders' representative is done in writing and is notified to the Company, with the same formalities, at least three (3) days prior to the date of the General Meetings' convention.

3.2.2 Other rights of shareholders

Ten (10) days prior to the Ordinary General Meeting, every shareholder may take from the Company copies of its annual financial statements and of the reports of the Board of Directors and the auditors. These documents must be deposited in time by the Board of Directors to the Company's office.

By a request of shareholders representing one twentieth (1/20) of the paid up share capital, the Board of Directors is obliged to convoke an Extraordinary Meeting of the shareholders, setting a date for its meeting, which must not be more that forty five (45) days from the date of the service of the request to the President of the Board of Directors. The request contains the object on the agenda. If a General Meeting is not convoked by the Board of Directors within twenty (20) days from the service of the relevant request, the convocation is conducted by the requesting shareholders at the expense of the Company, by a court decision, issued pursuant to the interim measures proceedings. This decision states the place and time of the convention, as well as the items on the agenda. The decision is not subject to judicial appeals.

By a request of shareholders representing one twentieth (1/20) of the paid up share capital, the Board of Directors is obliged to register on the agenda of a General Meeting that is already convoked, additional items, if the relevant request reaches the Board of Directors at least fifteen (15) days before the General Meeting. The additional items must be published or notified with the responsibility of the Board of Directors, pursuant to article 122 of I. 4548/2018, at least seven (7) days before the General Meeting. If these items are not published, the requesting shareholders are entitled to ask for the postponement of the General Meeting according to paragraph 5 of article 141 of I. 4548/2018 and to proceed themselves to the publishing, pursuant to the provisions of the previous sub-paragraph, at the Company's expense.



By a request of shareholders representing one twentieth (1/20) of the paid up share capital, the Board of Directors avails the shareholders, pursuant to the provisions of article 123 par. 3 of I. 4548/2018, at least six (6) days before the date of the General Meeting, with drafts of decisions on items that have been included in the initial or the revised agenda, if the relevant request is received by the Board of Directors at least seven (7) days before the date of the General Meeting.

Upon request of any shareholder submitted to the Company at least five (5) full days before the General Meeting, the Board of Directors must provide the General Meeting with the requested specific information on the Company's affairs, so far as they are related to the items on the agenda.

In case of request of a shareholder or shareholders representing one twentieth (1/20) of the paid up share capital, the President of the Meeting is obliged to postpone, only once, the decision making by the Extraordinary or Ordinary General Meeting, on all or certain items, designating as the day for the continuance of the meeting for them to be resolved upon, the day that is specified in the request of the shareholders, but which may not be more than twenty (20) days from the day of the postponement. The General Meeting after the postponement constitutes a continuance of the previous meeting and the repetition of publicity requirements of the shareholders' invitation is not required. In this meeting new shareholders may participate provided that the participation requirements are observed.

In case of request of shareholders representing one twentieth (1/20) of the paid up share capital, which must be submitted to the Company five (5) full days before the General Meeting, the Board of Directors must announce to the General Meeting, if Ordinary, the amounts paid during the last two years to each member of the Board of Directors or the Company's managers, as well as every contribution to these persons, from whatever cause or agreement of the Company with them. The Board of Directors may refuse to provide the information requested of it, on the basis of a significant substantial reason, which is recorded in the minutes. Such reason could be, depending on the circumstances, the representation of the requesting shareholders, in the Board of Directors, according to articles 79 or 80 of l. 4548/2018.

In case of request of shareholders representing one tenth (1/10) of the paid up share capital which is submitted to the Company within the deadline of the previous paragraph, the Board of Directors is obliged to provide the General Meeting with information relating to the course of corporate affairs and the property status of the Company. The Board of Directors may refuse to provide the information requested of it for a significant substantial reason, which is stated in the minutes. Such reason could be, depending on the circumstances, the representation of the requesting shareholders, in the Board of Directors, according to article 79 or 80 of I. 4548/2018, provided that the respective members of the Board of Directors have received the relevant information in a sufficient way.

In case of request of shareholders representing one twentieth (1/20) of the paid up share capital, any decision making on any item on the agenda of the General Meeting is carried out by roll call.

Shareholders representing one twentieth (1/20) of the paid up share capital, have the right to request an extraordinary audit of the Company by the court, which rules pursuant to voluntary proceedings. The audit is ordered if any actions violating the provisions of law or the Articles of Association or any resolutions of the General Meeting are considered likely.



Shareholders of the Company, representing one fifth (1/5) of the paid up share capital, have the right to request the court to order the audit of the Company, if from the Company's course as a whole, but also on the basis of specific indications, it is believed that the management of the corporate affairs is not conducted in the way dictated by good and prudent administration. The court may decide that the representation of the requesting shareholders in the Board of Directors, according to articles 79 or 80 of l. 4548/2018, does not justify the request of the shareholders, on the basis of the present article.

4. Internal controls system and risk management

4.1 Main characteristics of the internal controls system

The internal control of the Company is conducted by the internal audit Service and takes place according to the audit program contained in the Internal Operation Regulation adopted and approved by the Company. It is noted that the audit, on the basis of which the relevant Report is also drafted, is conducted within the regulatory framework of I. 3016/2002, as currently in force, and in particular according to the articles 7 and 8 of said law, as well as on the basis of what is provided in Decision 5/204/2000 of the BoD of the Capital Market Commission, as in force after its amendment by the Decision of the BoD of the Capital Market Commission with number 3/348/19.07.2005.

An essential concern of the Management of the Company is to ensure, through the application of suitable internal control systems that the entire organization of the Group is able to nip speedily and efficiently any risks in the bud and at any rate to take suitable and appropriate measures to alleviate their consequences and adverse effects.

In conducting the audit, the internal audit Service takes into consideration all necessary books, documents, records, bank accounts and portfolios of the Company and requests the absolute and constant cooperation of the Management in order that all requested information and data are given it, with the aim to acquire a reasonable assurance for the drafting of a Report which will be free of substantial inaccuracies regarding the information and conclusions contained therein. The audit does not include any evaluation of the suitability of the accounting policies that have been applied nor of the reasonableness of assessments made by the Management, as these constitute the object of audit by the legal auditor of the Company.

The object of the audit is the evaluation of the greater level and the operation procedures of the internal controls system. In each audited period certain areas - control fields are selected, while in a fixed and permanent basis are audited and examined on the one hand the operation and organization of the Company's Board of Directors and on the other, the operation of the two main Services operating on the basis of the provisions of I. 3016/2002, i.e. the Shareholders Service and the Corporate Announcements Service.

It is noted however, that the internal controls and risk management systems provide reasonable but not absolute safety, because they are designed to limit the possibility of the relevant risks occurring, without however being able to exclude them entirely.

4.2 Management of the Company's risks in relation to the process of drafting of the financial statements

The Group has invested considerable amounts of money in the development, upgrade and maintenance of advanced computerized infrastructures that ensure, through a series of information processes, safety nets and levels, the correct and accurate representation of economic sizes and data and at the same time, their back up storage at any time.



The established policies and procedures are evaluated at regular intervals and are re-defined in case where it is found that they are not adequate or that the existing legislative provisions require it.

At the same time, the analysis and processing of results is carried out on a daily basis, covering all important fields of the business activity.

Comparisons are made between actual, historical, and budgeted revenues and expenses accounts with sufficient detailed explanation of all significant discrepancies.

Through all the above procedures and safety mechanisms, any risk related to the drafting of the financial statements (corporate and consolidated) is minimized.

5. Other administrative or supervisory organs or committees of the Company

At the present time, there are no other administrative or supervisory organs or committees of the Company.

6. Additional information

6.1 Article 10 par. 1 of Directive 2004/25/EC of the European Parliament and of the Council of 21st April 2004, regarding public takeover bids, stipulate the following in relation to companies whose total of securities is admitted to trading on a regulated market:

«1. Member states make sure that the companies stated in article 1 paragraph 1 publish detailed information as to the following:

(a) their capital structure, including securities that are not admitted to trading on a member state regulated market and, as is the case, indication of the several categories of shares with the rights and obligations associated with each category of shares and the percentage they represent on the total share capital,

(b) all restrictions in transfer of securities, such as restrictions on the holding of securities or the obligation to receive the approval of the company or of other holders of securities, without prejudice to article 46 of Directive 2001/34/EC,

(c) The significant, direct or indirect participations (including indirect participations through pyramid structures or cross-shareholdings) in the sense of article 85 of directive 2001/34/EC,

(d) The holders of any kind of securities that provide special control rights and description of these rights,

(e) The control mechanism that might be provided for in a system of employee's participation, on condition that the control rights are not directly exercised by the employees,

(f) any kind of limitations to the right to vote, such as the limitations to the rights to vote in holders of a given percentage or number of votes, the deadlines for the exercise of the rights to vote, or systems in which, with the company's cooperation, the financial rights derived from securities are distinguished from the holding of the securities,

(g) The agreements between shareholders which are known to the company and may entail limitations in the transfer of securities and/or the rights to vote, in the sense of directive 2001/34/EC,

(h) The rules regarding the appointment and replacement of members of the Board as well as regarding the amendment of the articles of association,

(i) The powers of the members of the Board, especially as to the possibility of issuance or repurchase of shares,

(j) every important agreement in which the company participates and which starts to take effect, gets amended or expires in case of change in the control of the company, following a public takeover bid



and the results of this agreement, unless if, owing to its nature, its being publicized would cause serious damage to the company. This exception does not apply where the company is expressly obliged to publicize similar information based on other legal requirements,

(k) every agreement the company has entered into with the members of its Board or its staff, which provides for compensation in case of resignation or dismissal without substantial reason or if their employment is terminated due to the public takeover bid.

6.2 In relation to cases c', d', f', h' and i' of par. 1 of article 10, the Company states the following:

• <u>as to case c'</u>: the significant direct or indirect participations of the Company are analyzed in Section E' «Significant transactions with related parties».

• <u>As to case d':</u> there are no securities of any kind (including shares), which provide special control rights.

• <u>as to case f'</u>: there are no known restrictions to the right to vote (such as restrictions of the rights to vote in holders of a given percentage or number of votes, deadlines for the exercise of the rights to vote, or systems in which, with the Company's cooperation, the financial rights derived from securities are distinguished from the holding of securities). With regard to the exercise of the rights to vote at the General Meeting, there is an extensive reference in Section 3 of the present Corporate Governance Statement.

• <u>as to case h'</u>: with regard to the appointment and replacement of members of the Company's Board of Directors as well as the issues related to the amendment of the Company's Articles of Association, there are no rules which differ from the provisions of I. 4548/2018, as currently in force. These rules are described in detail in Section 2.1 of the present Corporate Governance Statement.

• <u>As to case i'</u>: there are no special powers of the members of the Board of Directors with regard to the issuance or repurchase of shares. It is noted that by virtue of the relevant decision of the annual Ordinary Meeting of shareholders dated 11 May 2018, it was approved, *inter alia*, the purchase by the Company, according to the provisions of the earlier article 16 of the regulatory law 2190/1920, within a period of twenty four (24) months from the date on which this decision was made, namely until 11 May 2020 at the latest, of <u>one million shares (1.000.000)</u> at maximum, which correspond to a percentage smaller than 10% of the existing shares of the Company, at a purchase price range fifty cents to a Euro (€ 0,50) per share (at minimum) and five Euro (€ 5,00) per share (at maximum), while at the same time the authorization was granted to the Board of Directors to appropriately implement the said procedure.

The Company, during the closing year 2019 proceeded to the purchase of 562.149 equity, common, registered shares, at the average acquisition price of 3,1249 Euro per share, which correspond to a percentage of 4,76% of its share capital. At the same time, it proceeded to the sale of 436.000 equity, common, registered shares, at the sale price of 3,88 Euro per share.

Within the current year 2020 and up to the 30th of March, the Company has proceeded to the purchase of 106.303 equity, common, registered shares, at the average acquisition price of 3,26 Euro per share, which correspond to a percentage of 0,90% of its share capital. Finally, it proceeded to the sale of 578.264 equity, common, registered shares, at the sale price of 4,00 Euro per share.



Nea Smyrni, 2 April 2020 The Company's Board of Directors

The President of the Board of Directors Charalambos Stasinopoulos



INDEPENDENT AUDITOR'S REPORT

To the Shareholders of «Profile Systems & Software S.A.»

Audit Report on the Separate and Consolidated Financial Statements Opinion

We have audited the accompanying separate and consolidated financial statements of the company "Profile Systems & Software S.A." (the Company), which comprise the separate and consolidated statements of financial position as at December 31, 2019, the separate and consolidated statements of comprehensive income/(loss), changes in equity and cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying separate and consolidated financial statements present fairly in all material respects the financial position of the Company and the Group as at December 31, 2019 and their financial performance and cash flows for the year then ended in accordance with International Financial Reporting Standards, as endorsed by the European Union.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs), as incorporated in the Greek Law. Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the separate and consolidated financial statements section of our report. We remain independent of the Company and its subsidiaries throughout the period of our appointment, in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants (IESBA Code), as incorporated in the Greek Law, together with the ethical requirements that are relevant to the audit of the separate and consolidated financial statements in Greece, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key audit matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the separate and consolidated financial statements of the audited period. These matters and the related risks of material misstatement were addressed in the context of our audit of the separate and consolidated financial statements as a whole, in forming our opinion thereon, and we do not provide a separate opinion on these matters.

1. Recognition and impairment of intangible assets & goodwill.							
Key Audit Matter	How our audit addressed the key audit matter						
On 31.12.2019, in the financial statements' presentation, the Group's goodwill value amounted to € 1.452 thousand and intangible assets value amounted to € 4.924 thousand. According to the requirements of IAS 36 the goodwill and the intangible assets with unidentified useful life are tested for impairment at least on an annual basis, while the intangible assets with defined useful life are	 Our audit procedures regarding the procedure of intangible assets recognition and impairment included, amongst others: Regarding the recognition of the intangible assets, we examined the application of the recognition criteria which are stated in IAS 38 "Intangible assets". 						



tested for impairment when there are indications for impairment.	 We assessed the management's estimation about whether indications of intangible assets impairments exist.
The intangible assets which were acquired separately are recognized at cost, while these which were acquired through company's merge are recognized at fair value during the date of acquisition. For an intangible asset which does not create significant cash flows, the recoverable value is determined for each unit of cash flows in which the intangible asset belongs to. It is noted, that the most important asset	 Regarding the audit of goodwill impairment, we assessed the validity of the assumptions of the value estimation models (standard cash flows, discount rates, etc.) and in general the methodology which was used for the determination of the current value. We assessed the reliability and trustworthiness of managements'
which is included in the line of the financial position "intangible assets", refers to the cost for Software development, which is recognized at cost and has a defined useful life.	provisions, through the comparison between actual yield and the prior provisions. In addition, we examined the adequacy and the
We focused on this topic because of the materiality of the amount in the consolidated financial statements, as well as of the estimations and the assumptions that management used regarding the impairment test.	appropriateness of the information provided in notes 3.2, 12 and 13 of the financial statements.
More details regarding this mater, are included in the notes 3.2, 12 and 13 of the financial statements.	
2. Recoverability of trade receivables	
Key Audit Matter	How our audit addressed the key audit matter
On 31.12.2019 the Group's trade receivables amounted to \in 3.949 thousand (\notin 3.881 thousand at 31.12.2018). These receivables include provisions for impairment amounted to \notin 4.427 thousand (\notin 4.375 thousand at 31.12.2018). Furthermore, \notin 2.556 thousand of receivables under litigation are included in the line Other Receivables (\notin 2.556 thousand at 31.12.2018). From 1st of January 2019 by adopting the new accounting standard IFRS 9, the management assesses the recoverability of company's trade receivables and estimates the	 Our audit procedures for the recoverability of trade receivables included, amongst others: Understanding the processes of credit control and the main safeguards regarding the credit liability of the customers. Understanding of the process regarding the monitoring of trade receivables and other factors which are taken into consideration for the estimation of the impairment provision.



required provisions for impairments regarding the expected credit losses.

The management in order to estimate the required provision for impairments of the trade receivables, monitors the customers' outstanding balances, their credit history, the expected time of receipts as well as the opinion of its Legal Counsel regarding the receivables under litigation in general.

We consider that the assessment of the recovery of the company's trade receivables is one of the most critical audit matters because the trade receivables are one of the most important assets, as well as of the estimations and the assumptions that management used.

Information regarding the company' accounting policies for the trade receivables are mentioned in notes 3.8, 16 and 17 of the financial statements.

- We examined that the process which was applied by management is in line with the standards included in IFRS 9.
- Examination of lawyers' reply letters to identify potential issues indicating remaining trade claims that may not be recoverable in the future.
- Receiving confirmation letters from third parties for a representative sample of trade receivables and performing procedures after the date of the financial statements for receipts of receivables at the end-of-year financial statements.
- Assessment of the adequacy and the trustworthiness of the disclosures in the notes 3.8, 16 and 17 of the financial statements.

Other information

Management is responsible for the other information of the Annual Financial Report. The other information, include the Board of Directors Report for which reference is also made in the section Report on Other Legal and Regulatory Requirements, the Statements of the Members of the Board of Directors, and other complementary information that are either required or the Company individually adopted based on the L.3556/2007, but does not include the separate and consolidated financial statements and our auditor's report thereon.

Our opinion on the separate and consolidated financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the separate and consolidated financial statements, our responsibility is to read the other information identified above and, in doing so, consider whether the other information is materially inconsistent with the separate and consolidated financial statements or our knowledge obtained during the audit, or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

Responsibilities of the management and those charged with governance for the separate and consolidated financial statements

Management is responsible for the preparation and fair presentation of the separate and consolidated financial statements in accordance with International Financial Reporting Standards as endorsed by the European Union, and for such internal control as management determines is necessary to enable the preparation of separate and consolidated financial statements that are free from material misstatement, whether due to fraud or error.



In preparing the separate and consolidated financial statements, management is responsible for assessing the Company's and the Group's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company and the Group or to cease operations, or has no realistic alternative but to do so. The Audit Committee (art. 44 L. 4449/2017) of the Company is responsible for overseeing the Company's and the Group's financial reporting process.

Auditor's responsibilities for the audit of the separate and consolidated financial statements

Our objectives are to obtain reasonable assurance about whether the separate and consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs, as incorporated in the Greek Law, will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users, taken on the basis of these separate and consolidated financial statements.

As part of an audit in accordance with ISAs, as incorporated in the Greek Law, we exercise professional judgment and maintain professional scepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the separate and consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit, in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's and the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's and the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the separate and consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company and the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the separate and consolidated financial statements, including the disclosures, and whether the separate and consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient and appropriate audit evidence regarding the financial information of the entities or business activities within the Group, to express an opinion on the separate and consolidated financial statements. We are responsible for the direction, supervision and performance of the Company and Group audit. We remain solely responsible for our audit opinion.



We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit. We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be considered to bear on our independence, and where applicable, related safeguards. From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the separate and consolidated financial statements of the audited period and are therefore the key audit matters.



Report on Other Legal and Regulatory Requirements

1. Board of Directors' Report

Taking into consideration that management is responsible for the preparation of the Board of Directors' Report and Corporate Governance Statement that is included therein, according to the provisions of paragraph 5 article 2 of Law 4336/2015 (part B), we report that:

- a) The Board of Directors' Report includes a Corporate Governance Statement that contains the information required by article 152 of Law 4548/2018.
- b) In our opinion the Board of Directors' Report has been prepared in accordance with the legal requirements of articles 150 and 153, and paragraph 1 (c and d) of article 152 of the Law 4548/2018 and the content of the Board of Directors' report is consistent with the accompanying separate and consolidated financial statements for the year ended December 31, 2019.
- c) Based on the knowledge and understanding concerning the Company and the Group and their environment, gained during our audit, we have not identified information included in the Board of Directors' report that contains a material misstatement.

2. Additional Report to the Audit Committee

Our opinion on the accompanying separate and consolidated financial statements is consistent with our Additional Report to the Audit Committee of the Company, in accordance with Article 11 of the EU Regulation 537/2014.

3. Provision of Non-audit Services

We have not provided to the Company or the Group any prohibited non-audit services per Article 5 of the EU Regulation 537/2014, or any other allowed non-audit services.

4. Appointment of the Auditor

We were first appointed as auditors of the Company by the General Assembly on June 30, 2006. Since then, our appointment has been uninterruptedly renewed for a total period of 14 years, based on the General Assembly decisions of each year.

Athens, April 3, 2020



Nikolaos A. Nikolopoulos Certified Auditor AM SOEL20961 Associate Certified Accountants S.A. Member of Crowe Horwath International Fok. Negri 3, 11 257 Athens A.M. SOEL 125



ANNUAL FINANCIAL STATEMENTS OF THE YEAR 2019 STATEMENT OF FINANCIAL POSITION

	<u>NOTE</u> GROUP				COMPANY		
ASSETS		31.12.2019	31.12.2018*	31.12.2019	31.12.2018*		
Non-current assets							
Tangible assets	11	5.145.364	5.594.866	4.454.593	4.544.931		
Right-of-use assets	29	434.744	-	-	-		
Goodwill	12	1.452.159	1.452.159	-	-		
Intangible assets	13	4.925.153	5.632.576	2.107.965	2.019.495		
Investments in subsidiaries	14	-	-	3.431.834	3.431.834		
Other non-current assets		67.077	53.743	6.928	6.928		
Deferred tax assets	9	582.821	735.554	396.211	506.678		
Total		12.607.318	13.468.898	10.397.531	10.509.866		
Current assets							
Inventories	15	93.260	183.636	69.702	152.883		
Trade receivables	16	3.948.651	3.880.725	2.031.536	2.299.808		
Other receivables	17	4.415.926	4.537.727	3.781.770	3.833.214		
Prepayments	17	20.738	71.237	11.860	61.900		
Short term investments	18	2.170.713	5.895.321	1.794.386	4.400.555		
Cash and cash equivalents	19	12.875.663	7.846.363	6.497.527	2.963.208		
Total		23.524.951	22.415.009	14.186.781	13.711.568		
TOTAL ASSETS		36.132.269	35.883.907	24.584.312	24.221.434		
LIABILITIES							
Equity							
Share capital	20	5.551.731	5.551.731	5.551.731	5.551.731		
Share premium	20	2.767.556	2.925.510	2.767.556	2.925.510		
Treasury shares	21	(1.367.194)	(467.731)	(1.366.097)	(466.634)		
Reserves	22	6.191.124	5.577.204	6.119.741	5.505.821		
Retained earnings		6.695.953	5.066.180	1.962.547	1.337.847		
Equity attributable to owners		19.839.170	18.652.894	15.035.478	14.854.275		
Non-controlling interests		(109.378)	(77.611)	-	-		
Total		19.729.792	18.575.283	15.035.478	14.854.275		
Non-current liabilities							
Long-term borrowings	23	-	1.500.000	-	1.500.000		
Provision for employees' indemnities	24	1.197.210	857.287	444.824	355.338		
Grants	25	1.317.409	2.724.602	253.149	492.824		
Other non-current liabilities		-	-	3.500	3.500		
Lease liabilities	29	315.307	-	-	-		
Deferred tax liability	9	116.717	37.905	-	-		
Other Provisions		44.825	44.131	35.000	35.000		
Total		2.991.468	5.163.925	736.473	2.386.662		
Current liabilities							
Short -term borrowings	23	4.116.338	3.120.357	3.679.760	2.683.880		
Trade payables	26	1.945.399	2.284.392	1.814.360	1.809.734		
Other payables	27	5.428.591	5.506.584	2.359.153	1.886.467		
Lease liabilities	29	122.483	-	-	-		
Social Security and other tax liabilities		1.353.621	949.253	615.094	417.933		
Income tax payable		444.577	284.113	343.994	182.483		
Total		13.411.009	12.144.699	8.812.361	6.980.497		
TOTAL EQUITY AND LIABILITIES		36.132.269	35.883.907	24.584.312	24.221.434		

*For better presentation and comparability, certain figures in the previous year have been reclasified (Note 2). The accompanying notes are an integral part of the Financial Statements.



STATEMENT OF PROFIT AND LOSS AND OTHER COMPREHENSIVE INCOME

GROUP	NOTE	01.01.2019-	01.01.2018-
		31.12.2019	31.12.2018
Revenue	6	15.763.884	13.829.001
Cost of sales	7	(7.261.786)	(7.033.676)
Gross profit		8.502.098	6.795.325
Other operating income		363.132	204.083
Selling and distribution expenses	7	(2.747.382)	(2.293.876)
General and administrative expenses	7	(1.584.277)	(1.535.701)
Research and Development expenses	7	(1.587.909)	(1.209.810)
Other expenses	7	(861.267)	(9.781)
Operating profit		2.084.395	1.950.240
Financial income / (expenses)	8	351.214	(246.613)
Profit before tax		2.435.609	1.703.627
Income tax	9	(666.014)	(444.043)
Profit after tax (A)		1.769.595	1.259.584
Non-controlling interests		1.728	(1.395)
Profit attributable to Equity holders of the parent		1.767.867	1.260.979
Other Comprehensive income			
Items that are not be reclassified to profit or loss in			
subsequent periods:			
Currency translation adjustment		71.826	57.341
Remeasurement gain/(loss) of employees' indemnities		(26.070)	2.931
provision		(36.970)	2.931
Related tax		9.105	(850)
Other comprehensive income, net of taxes (B)		43.961	59.422
Total comprehensive income (A+B)		1.813.556	1.319.006
Equity holders of the parent		1.812.051	1.319.334
Non-controlling interests		1.505	(328)
Earnings per share	10	0,1525	0,1091



STATEMENT OF PROFIT AND LOSS AND OTHER COMPREHENSIVE INCOME

COMPANY	NOTE	01.01.2019-	01.01.2018-
	NOIL	31.12.2019	31.12.2018
Revenue		8.577.914	7.773.274
Cost of sales	7	(4.807.377)	(4.167.108)
Gross profit		3.770.537	3.606.166
Other operating income		278.288	130.680
Selling and distribution expenses	7	(1.528.708)	(1.602.232)
General and administrative expenses	7	(1.134.837)	(981.449)
Research and Development expenses	7	(964.377)	(815.354)
Other expenses		(410.334)	(1.052)
Operating profit		10.569	336.759
Financial income / (expenses)	8	209.964	(310.097)
Participations income		1.000.022	1.117.838
Profit before tax		1.220.555	1.144.500
Income tax	9	(392.412)	(213.443)
Profit after tax (A)		828.143	931.057
Non-controlling interests		-	-
Profit attributable to Equity holders of the parent		828.143	931.057
Other Comprehensive income			
Items that are not be reclassified to profit or loss in			
subsequent periods:			
Remeasurement gain/(loss) of employees' indemnities			12 470
provision		(27.851)	12.479
Related tax		6.684	(3.619)
Other comprehensive income, net of taxes (B)		(21.167)	8.860
Total comprehensive income (A+B)		806.976	939.917

* Profile

Annual Financial Statements from 1st of January until 31st of December 2019 (Amounts in EUR)

STATEMENT OF CHANGES IN EQUITY

GROUP	Share capital	Share premium	Treasury shares	Legal reserve	Other reserves	Greek legislation reserves	Retained earnings	Non- controlling interests	Total equity
Total equity beginning balance 01.01.2018	5.551.731	2.925.510	(32.629)	655.420	2.025.536	2.951.095	4.155.067	(77.283)	18.154.447
Profit /(loss) for the year	-	-	-	-	-	-	1.260.979	(1.395)	1.259.584
Other comprehensive income, net of taxes	-	-	-	-	-	-	58.355	1.067	59.422
Total comprehensive income net of taxes	-	-	-	-	-	-	1.319.334	(328)	1.319.006
Total equity ending balance 31.12.2018	5.551.731	2.925.510	(467.731)	655.420	1.970.689	2.951.095	5.066.180	(77.611)	18.575.283
Profit /(loss) for the year	-	-	-	-	-	-	1.767.867	1.728	1.769.595
Other comprehensive income, net of taxes	-	-	-	-	-	-	44.184	(223)	43.961
Total comprehensive income net of taxes	-	-	-	-	-	-	1.812.051	1.505	1.813.556
Acquisition of treasury shares	-	-	(1.759.193)	-	-	-	-	-	(1.759.193)
Selling of treasury shares	-	-	859.730	-	-	-	864.297	-	1.724.027
Transfers from Retained Earnings to Reserves	-	-	-	46.553	-	-	(46.553)	-	-
Share capital increase (note20)	590.609	(157.954)	-	-	-	(432.655)	-	-	-
Share capital decrease (note20)	(590.609)	-	-	-	-	-	-	-	(590.609)
Liquidation of subsidiary	-	-	-	-	-	-	-	(33.272)	(33.272)
Intercompany dividends	-	-	-	-	1.000.022	-	(1.000.022)	-	-
Total equity ending balance 31.12.2019	5.551.731	2.767.556	(1.367.194)	701.973	2.970.711	2.518.440	6.695.953	(109.378)	19.729.792



STATEMENT OF CHANGES IN EQUITY

COMPANY						Greek		
	Share	Share	Treasury		Other	legislation	Retained	
	capital	premium	shares	Legal reserve	reserves	reserves	earnings	Total equity
Total equity beginning balance 01.01.2018	5.551.731	2.925.510	(31.532)	639.790	1.968.765	2.952.113	806.151	14.812.528
Profit /(loss) for the year	-	-	-	-	-	-	931.057	931.057
Other comprehensive income, net of taxes	-	-	-	-	-	-	8.860	8.860
Total comprehensive income net of taxes	-	-	-	-	-	-	939.917	939.917
Total equity ending balance 31.12.2018	5.551.731	2.925.510	(466.634)	639.790	1.913.918	2.952.113	1.337.847	14.854.275
Profit /(loss) for the year	-	-	-	-	-	-	828.143	828.143
Other comprehensive income, net of taxes	-	-	-	-	-	-	(21.165)	(21.165)
Total comprehensive income net of taxes	-	-	-	-	-	-	806.978	806.978
Acquisition of treasury shares	-	-	(1.759.193)	-	-	-	-	(1.759.193)
Selling of treasury shares	-	-	859.730	-	-	-	864.297	1.724.027
Transfers from Retained Earnings to Reserves	-	-	-	46.553	-	-	(46.553)	-
Share capital increase (note20)	590.609	(157.954)	-	-	-	(432.655)	-	-
Share capital decrease (note20)	(590.609)	-	-	-	-	-	-	(590.609)
Intercompany dividends	-	-	-	-	1.000.022	-	(1.000.022)	-
Total equity ending balance 31.12.2019	5.551.731	2.767.556	(1.366.097)	686.343	2.913.940	2.519.458	1.962.547	15.035.478



STATEMENT OF CASH FLOWS

GROUP		COMPANY	
01.01.2019-	01.01.2018-	01.01.2019-	01.01.2018-
31.12.2019	31.12.2018*	31.12.2019	31.12.2018
2.435.609	1.703.627	1.220.555	1.144.500
2.261.731	2.106.163	666.224	714.180
340.944	135.614	63.503	106.550
(1.407.192)	(1.256.749)	(239.675)	(89.232)
(403.338)	84.464		(1.038.958)
	, ,		8.860
139.406	125.366		158.032
3.192.086	2.898.367	471.793	1.003.932
90.375	4.293	83.181	4.293
(48.386)	501.267	400.597	(348.256)
205.686	146.443	676.795	(212.363)
(1.867)	(38.971)	(1.867)	(38.971)
(339.107)	(397.871)	(279.189)	(365.736)
72.097	-	-	-
(255.759)	(29.445)	(165.584)	-
2.915.125	3.084.083	1.185.726	42.899
(216.001)	(151.550)	-	-
(788.143)	(20.159.815)	(788.143)	(11.564.239)
(957.970)	(1.036.218)	(664.358)	(714.486)
214.376	185.105	90.702	125.479
50.710	42.638	1.050.710	1.158.444
(32.844)	-	-	-
	21.122.403	3.692.024	12.333.658
			1.338.856
(35,165)	(435,102)	(35,165)	(435.102)
-	-	-	
(143 048)	-	-	-
	(463.068)	(590 610)	(463.068)
· /		. ,	(500.000)
		. ,	(1.398.170)
(1.200.025)	(1.338.170)	(1.125.775)	(1.530.170)
4.791.834	1.688.476	3.440.886	(16.415)
7,846.363	6,100.588	2,963.208	2.988.483
			(8.860)
12.875.663	7.846.363	6.497.527	2.963.208
	01.01.2019- 31.12.2019 2.435.609 2.261.731 340.944 (1.407.192) (403.338) (175.074) 139.406 3.192.086 3.192.086 (3.192.086 (1.867) (339.107) 72.097 (255.759) 2.915.125 (339.107) 72.097 (255.759) 2.915.125 2.915.125 (339.107) 72.097 (255.759) 2.915.125 (339.107) 72.097 (255.759) 2.915.125 (339.107) (32.844) (597.970) (32.844) 4.875.404 3.145.532 (35.165) - (143.048) (590.610) (500.000) (1.268.823) 4.791.834	01.01.2019- 31.12.2019 01.01.2018- 31.12.2018* 31.12.2018* 31.12.2018* 2.435.609 1.703.627 2.261.731 2.106.163 340.944 135.614 (1.407.192) (1.256.749) (403.338) 84.464 (175.074) (118) 139.406 125.366 3.192.086 2.898.367 90.375 4.293 (48.386) 501.267 205.686 146.443 (1.867) (38.971) (339.107) (397.871) 72.097 - (255.759) (29.445) 2.915.125 3.084.083 (216.001) (151.550) (788.143) (20.159.815) (957.970) (1.036.218) 214.376 185.105 50.710 42.638 (32.844) - 4.875.404 21.122.403 3.145.532 2.563 (35.165) (435.102) - - (143.048)	01.01.2019- 31.12.2019 01.01.2018- 31.12.2018* 01.01.2019- 31.12.2019 31.12.2019 31.12.2018* 31.12.2019 2.435.609 1.703.627 1.220.555 2.261.731 2.106.163 666.224 340.944 135.614 63.503 (1.407.192) (1.256.749) (239.675) (403.338) 84.464 (1.348.443) (175.074) (118) (93.433) 139.406 125.366 203.062 3.192.086 2.898.367 471.793 90.375 4.293 83.181 (48.386) 501.267 400.597 205.686 146.443 676.795 (1.867) (38.971) (1.867) (339.107) (397.871) (279.189) 72.097 - - (255.759) (29.445) (165.584) 2.915.125 3.084.083 1.185.726 (216.001) (151.550) - (788.143) (20.159.815) (788.143) (957.970) (1.036.218)

*For better presentation and comparability, certain figures in the previous year have been reclasified. The accompanying notes are an integral part of the Financial Statements.



NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

1. GENERAL INFORMATION FOR THE COMPANY AND THE GROUP

The Company, PROFILE SYSTEMS & SOFTWARE SA. with the distinctive name PROFILE SYSTEMS & SOFTWARE (hereafter referred to as the "Company" or the "Parent") and its subsidiaries, hereafter referred to as the "Group") have principal activities, in accordance with article 3 of its Articles of Incorporation, in the manufacturing and marketing of software and PCs, providing data transmission services through selected and other communication networks. The Company's registered office is at 199 Syngrou Avenue, Nea Smyrni and has 106 employees at 31.12.2019, while the Group has 150 employees in total.

The Company's shares are traded on the Athens Stock Exchange. The annual financial statements of the Company and the Group for the year ended 31 December 2019 have been approved by the Board of Directors on 2 April 2020.

2. BASIS OF PREPARATION OF THE ANNUAL FINANCIAL STATEMENTS

2.1 Basis of preparation

These consolidated financial statements for the year ended 31 December 2019 have been prepared in accordance with International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board ("IASB"), as endorsed by the European Union ("EU"), and present the financial position, results of operations and cash flows of the Group on a going concern basis and the accrual principle. Management has concluded that the going concern basis of preparation of the accounts is appropriate. The consolidated financial statements have been prepared in accordance with the historical cost basis except for the financial instruments which are measured at fair value through profit and loss.

The preparation of financial statements, in accordance with IFRS, requires the use of certain critical accounting estimates and assumptions. It also requires management to exercise its judgment in the process of applying the Group's accounting policies. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the consolidated financial statements are disclosed in Note 2.4 "Significant accounting estimates and judgements". Estimates and judgements are continuously evaluated and are based on historical experience and other factors, including expectations of future events as assessed to be reasonable under normal circumstances.

It is noted that for better presentation and comparability, an amount of \notin 2,56 million has been reclassified from the account "Trade Receivables" to the account "Other Receivables" as it relates to two receivables under litigation, from organisations of the wider public sector with amounts of \notin 2.067 thousand and \notin 489 thousand respectively (see more detailed information under note 17).

It is also noted that for better and more analytical presentation, the account "Trade and Other Payables" of the comparable figures, is analysed in the accounts "Trade Payables", "Other Payables" and "Social Security and other tax liabilities".

2.2 Group structure and basis of consolidation

The attached Group financial statements comprise the financial statements of the Parent Company in addition to the consolidated financial statements of the Group and its subsidiaries on which Profile has the ability to exercise control. All subsidiaries (companies in which the Group has direct or indirect



ownership of 50% or more voting interest or has the power to control the Board of the investees) have been consolidated. At each reporting period, the Group reassesses whether it exercises effective control over the investments, in case there are events and circumstances indicating a change in effective control's indications. Subsidiaries are consolidated from the date on which effective control is transferred to the Group and cease to be consolidated from the date on which control is transferred out of the Group.

The financial statements of the subsidiaries are prepared for the same reporting period as the parent company using consistent accounting policies.

Gain or Losses of subsidiaries, along with other income, are attributed to the non-controlling interest even if that results in a deficit balance.

All intra-group balances transactions and unrealized gains and losses resulting from intra-group transactions are eliminated in full in the consolidated financial statements. Where necessary, accounting policies for subsidiaries have been revised to ensure consistency with the policies adopted by the Group. A change in the ownership interest of a subsidiary, without a loss of control, is accounted for as an equity transaction. If the Group loses control over a subsidiary, it:

- ✓ Derecognizes the assets (including goodwill) and liabilities of the subsidiary;
- ✓ Derecognizes the carrying amount of any non-controlling interest
- ✓ Recognizes the fair value of any investment retained
- ✓ Recognizes any surplus or deficit in profit or loss
- ✓ Reclassifies the parents' share of components previously recognized in other comprehensive income to profit and loss

Investments in subsidiaries in the separate financial statements are accounted for at cost less any accumulated impairment.

The following table shows the subsidiaries included in the consolidation together with the relative Group participation rates as well as the activity of each subsidiary.

Name of Company	Headquarter Country	Activity	% Group Participation	Relationship	Type of Consolidation
GLOBAL SOFT SA	Greece	IT Company	97,09%	Direct	Full
COMPUTER INTERNATIONAL FRANCHISE LTD	Greece	Computer Seminars	50,18%	Direct	Full
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	Cyprus	IT Company	100,00%	Direct	Full
PROFILE SOFTWARE (UK) LTD**	United Kingdom	IT Company	100,00%	Indirect	Full
PROFILE DIGITAL SA	Greece	IT Company	100,00%	Direct	Full
LOGIN S.A.*	France	IT Company	100,00%	Indirect	Full

* The indirect participation in LOGIN SA is at 100% through the participation of the subsidiaries Profile CY (99,92%) and Profile UK (0,08%). The aforementioned acquisition, was completed in two phases, on July 2017 with the acquisition of 78,23% of the shares of the French subsidiary and on 6 July 2018, in which date the rest of the outstanding shares and voting rights of the company were acquired, and as a result since 6 July 2018 the French company in question is a 100% subsidiary of the Group. ** Participation in PROFILE SOFTWARE (UK) LTD is 100% through the participation of subsidiary PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD. Please note that the affiliate PROFILE SOFTWARE (UK) LTD -9931929 is not audited under Article 479A of the United Kingdom Act, 2006 Act.



In the current financial year, the Swiss based subsidiary Profile Systems & Software (Suisse) S.A., that was included in the consolidation of the previous financial year 2018 (with a participation of 60%) was dissolved and put under liquidation, which was completed in 2019.

The aforementioned terminated activity was moved to other subsidiaries of the Group, and therefore the specified company was in effect idle during the whole financial year, with a null turnover and immaterial administrative expenses needed only for the completion of its liquidation.

Immaterial was also its activity during the previous financial year with a turnover of \in 7.800 approximately and losses after tax of \in 80.

The result (loss) from the terminated activity amounts to \leq 6.604,48.

Due to its immaterial level, it was not presented separately in the Statement of Profit and Loss and Other Comprehensive Income, but it is included in the account "Other expenses".

The level of liquid funds of which the group lost its control, relate to the proportion of the minority on the liquidation product of the Swiss company and amounts to € 32.843,91.

The above-mentioned amount appears as an outflow in the Statement of Cash Flows, in the category of investing activities under the name "Proceeds from disposal of subsidiaries".

2.3 Foreign Currency

a) Functional currency and presentation currency

The Group's consolidated financial statements are presented in Euro ("EUR"), which is also the parent company's functional currency since 1 January 2002, as a result, for each entity the Group determines the functional currency, and items included in the financial statements of each entity are measured using that functional currency.

b) Foreign currency transactions

Transactions in foreign currencies are translated at Euro based on the exchange rates prevailing at the dates of the transactions. Claims and liabilities denominated in a foreign currency at the date of preparation of the financial statements are adjusted to reflect the exchange rates at the date of preparation. Gains and losses arising from such transactions (and from the translation of assets and liabilities denominated in a foreign currency) are recognized in the income statement except when they are included in equity as recognized cash flow hedges.

c) Subsidiaries of the Group

The translation of the financial statements of the Group companies that have a different functional currency from the Parent company is as follows:

- Assets and liabilities are translated at the exchange rates effective at the balance sheet date.
- Equity funds are converted using the exchange rates that existed at the date they were created.
- Revenues and expenses are translated at the average exchange rates of the reporting period.

Foreign currency difference are recognized in the equity reserve and transferred to the profit and loss statement together with sale transactions. Goodwill and fair value adjustments arising from the acquisition of foreign operations are translated using the effective exchange rates as at the balance sheet date.

2.4 Significant Accounting Estimates and Judgements:

The preparation of financial statements, in accordance with IFRS, requires management to make judgments, estimates and assumptions that affect the reported amounts of assets and liabilities and



disclosure of contingent assets and liabilities, as well as, revenue and expenses as of the reporting period. Actual results may differ from those estimates.

The Group makes accounting estimates, assumptions and judgments in order to apply the most appropriate accounting principles in relation to the future development of events and transactions. These estimates, assumptions and judgments are periodically reviewed to reflect current data and reflect current risks and are based on management's previous experience of the level / volume of related transactions or events. The key estimates and judgments that refer to data the evolution of which could affect the items of the financial statements in the next 12 months are as follows:

(a) Income tax:

According to IAS 12, income tax provisions are based on estimations as to the taxes that shall be paid to the tax authorities and includes the current income tax for each fiscal year, the provision for additional taxes which may arise from future tax audits and the recognition of future tax benefits (Note 8). The final clearance of income taxes may be different from the relevant amounts which are included in these financial statements.

(b) Deferred tax assets:

Deferred tax assets are recognized for all unused tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilized. Significant management judgement is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and level of estimated future taxable profits together with future tax planning strategies.

(c) Provision for doubtful receivables:

The Group periodically reassesses the adequacy of the provision for doubtful receivables in relation to its credit policy and taking into account the legal advisor's information that arise from the processing of historical data and recent developments in the affairs it manages. The doubtful receivables are assessed by the management ona case by case.

With respect to non-doubtful trade receivables, the Group applies the simplified approach of IFRS 9 and calculates the expected credit losses over the life of the receivables. To this end, it uses a table to measure the projections in a way that reflects past experience and forecasts of the future financial situation of customers and the economic environment. At each balance sheet date, the historical percentages used, and the estimates of the future financial situation are updated. The correlation between the historical data, the future financial situation and the expected credit losses includes significant estimates. The amount of expected credit losses depends to a large extent on changes in the conditions and forecasts of the future financial situation.

(d) Internally produced intangible assets:

Development costs associated with internally generated intangible assets are capitalized in accordance with the Company's accounting policies. The initial capitalization of costs is based on management's judgment that future economic benefits will flow to the Company from the use of internally generated intangible assets.



(e) Impairment testing on goodwill and intangibles assets:

The Company and the Group examine and reassess the fair value and useful life of intangible assets when there are indications of a change in value. The Group and the Company assess whether there is impairment of goodwill and intangible assets at least once a year and examine the events or conditions that render the possibility of impairment, such as a significant adverse change in the business environment or a decision to sell or dispose a unit or segment (Note 11). For the purpose of impairment testing, the value in use of each cash generating unit (CGU) to which an amount of goodwill and intangible assets has been allocated, must be assessed. If there is evidence of impairment, the recoverable amount (which is the greater of the fair value less costs to sell and the value in use) of the respective cash-generating unit in which the goodwill has been allocated is calculated. Value in use is estimated using the method of discounted cash flow. In applying this methodology, account is taken of historical operating results, future corporate plans, economic extensions as well as market data (statistical and not) that are estimated by the management. If the recoverable amount is lower than the carrying amount, then the carrying amount needs to be reduced to the recoverable amount and such difference is recognized to the statement of Profit and Loss.

3. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The main accounting policies applied in the preparation of the consolidated financial statements and the separate financial statements of the parent are set out below.

3.1. Tangible assets

Property, plant and equipment is stated at cost less accumulated depreciation and any accumulated impairment losses. Repairs and maintenance costs are expensed as incurred. Significant improvements are capitalized to the cost of the related asset if such improvements increase the life of the asset, increase its production capacity or improve its efficiency. The cost and related accumulated depreciation of assets retired or sold are removed from the accounts at the time of sale or retirement and any gain or loss is included in the statement of Profit and Loss. Profit and losses arising from the write-off of assets are included in the statement of Profit and Loss this asset is written-off.

The land is not depreciated. Depreciation is calculated using the straight-line method over its estimated useful lives, as follows:

Tangible assets	Years
Buildings	36
Cars	5-10
Equipment	4-5

The residual values and useful lives of tangible assets are reviewed in each annual balance sheet. When the carrying values of tangible assets exceed their recoverable amount, differences (impairment) are recognized as expense in the profit or loss statement.

3.2. Intangible assets

Goodwill

Goodwill represents the difference between the cost of acquisition and the fair value of the Group's share of the net assets of the subsidiary at the acquisition date. Goodwill on the acquisition of subsidiaries is included in intangible assets. At the end of each period, the Group carries out an analysis



of the assessment of the recoverability of the carrying amount of goodwill. If the carrying amount exceeds the recoverable amount, a provision for devaluation is immediately formed. The gain or loss on the sale of a company includes the book value of the goodwill associated with the company sold.

Intangible assets

The software programs concern the cost of purchasing or self-production, software such as payroll, materials, services, and any expense incurred in developing software in order to put it into operation. Costs that enhance or extend the performance of software programs beyond their original specifications are recognized as capital expenditure and added to the original cost of the software. The cost of acquiring and developing software recognized as intangible assets is depreciated using the straight-line method over its useful life (5-6 years).

The expenditures for software development which are controlled by the Group, are recognized as intangible assets when the Group can demonstrate:

- ✓ The technical feasibility of completing the intangible asset so that the asset will be available for use or sale
- ✓ Its intention to complete the intangible asset in order to use it or sell it
- ✓ Its ability to use it or sell it
- ✓ How the asset will generate future economic benefits
- ✓ The availability of resources to complete the asset and
- ✓ The ability to measure reliably the expenditure during development.

The other intangible assets are initially recognized during the date of acquisition and they are carried at cost less any accumulated amortization throughout their useful life (6-8 years).

3.3. Impairment of Non-Current Assets

With the exception of goodwill, which is tested for impairment on an annual basis, the carrying values of other non-current assets are reviewed for impairment whenever events or changes in circumstances indicate that the carrying value may not be recoverable. Whenever the carrying value of an asset exceeds its recoverable amount an impairment loss is recognized in the statement of Profit and Loss.

The recoverable amount is measured as the higher of fair value less cost to sell and value in use. Fair value less cost is the amount for which the asset could be exchanged in an arm's length transaction between knowledgeable, willing parties, after deducting any direct incremental selling costs, while value in use is the present value of estimated future cash flows expected to arise from continuing use of the asset and from its disposal at the end of its useful life.

For the purpose of assessing impairment, assets are grouped at the lowest levels for which there are separately identifiable cash flows. Impairment losses which were accounted for in prior years are reversed only when there is sufficient evidence that the assumptions used in determining the recoverable amount have changed. In these circumstances, the related reversal is recognized as income. The carrying amount of a non-current asset after the reversal of the impairment loss, cannot exceed the carrying amount of the asset, if the impairment loss had not been recognized. Probable impairment of goodwill is not reversed.

3.4. Inventories

Inventories are stated at the lower of cost and net realizable value. Cost is determined using the weighted average cost method. It does not include borrowing costs. Net realizable value is the estimated



selling price in the ordinary course of business, less estimated costs of completion and estimated costs necessary to make the sale, where applicable.

3.5. Financial assets-Initial recognition and measurement

A financial instrument is any contract that gives rise to a financial asset of one entity and a financial liability or equity instrument of another entity.

Initial Recognition and Measurement

The Group and the Company classifies the Financial assets in the below categories:

- ✓ Financial assets measured at fair value through profit or loss (please see note 17. Short-term Investments and note 27. Fair Value Measurement);
- ✓ Financial assets designated at fair value through OCI; and
- ✓ Financial assets measured at amortized cost.

The classification of financial assets at initial recognition depends on the financial asset's contractual cash flow characteristics and the Group's business model for managing them. The Group and the Company initially measures a financial asset at its fair value plus, in the case of a financial asset not at a fair value through profit or loss, transaction costs. The transaction costs of financial assets measured at fair value through profit or loss. Trade receivables are initially measured at the transaction price.

Under IFRS 9, debt financial instruments are subsequently measured at amortized cost, fair value through other comprehensive income (OCI) or fair value through profit or loss. The classification is based on two criteria: a) the business model for managing the assets and b) whether the instruments' contractual cash flows represent "solely payments of principal and interest" on the principal amount outstanding (the 'SPPI criterion').

The classification and measurement of the Group's and the Company's debt financial assets are, as follows:

(a) Financial assets at fair value through profit or loss

Financial assets at fair value through profit or loss include financial assets held for trading, financial assets designated upon initial recognition at fair value through profit or loss, or financial assets mandatorily required to be measured at fair value. Financial assets are classified as held for trading if they are acquired for the purpose of selling or repurchasing in the near term. Derivatives including separated embedded derivatives area also classified as held for trading unless they are designated as effective hedging instruments. Financial assets with cash flows that are not solely payments of principal and interest are classified and measured at fair value through profit or loss, irrespective of the business model.

(b)Financial assets at amortized cost

The Group measures financial assets at amortized cost if both of the following conditions are met:

• The financial asset is held within a business, model with the objective to hold financial assets in order to collect contractual cash flows,

• The contractual terms of the financial asset give rise on specific dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.



Financial assets at amortized cost are subsequently measured using the effective (EIR) method and are subject to impairment. Gains and losses are recognized in profit or loss when the asset is derecognized, modified or impaired. The Group's financial assets at amortized cost includes trade receivables.

(c) Financial assets at fair value through OCI

Upon initial recognition, the Group can elect to classify irrevocably its equity investments as equity instruments designated at fair value through OCI when they meet the definition of equity under IAS 32 "Financial Instruments: Presentation" and are not held for trading. The classification is determined on an instrument-by-instrument basis.

Gains and losses on these financial assets are never recycled to profit or loss. Dividends are recognized as other income in the statement of profit or loss when the right of payment has been established, except when the Group benefits from such proceeds as a recovery of part of the cost of the financial asset, in which case, such gains are recorded in OCI. Equity instruments designated at fair value through OCI are not subject to impairment assessment.

3.6. Derecognition and impairment

Derecognition

A financial asset is primarily derecognized when:

- The rights to receive cash flows from the asset have expired, or
- The Group has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Group has transferred substantially all the risks and rewards of the asset, or (b) the Group has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Group has transferred its rights to receive cash flows from an asset or has entered into a passthrough arrangement, it evaluates if, and to what extent, it has retained the risks and rewards of ownership. When it has neither transferred nor retained substantially all of the risks and rewards of the asset, nor transferred control of the asset, the Group continues to recognize the transferred asset to the extent of its continuing involvement. In that case, the Group also recognizes an associated liability. The transferred asset and the associated liability are measured on a basis that reflects the rights and obligations that the Group has retained.

Impairment

The Group and the Company recognize impairment losses for expected credit losses for all financial assets other than those measured at fair value through profit or losses.

For trade receivables, the Group and the Company applies a simplified approach in calculating ECLs. Therefore, the Group does not track changes in credit risk, but instead recognizes a loss allowance based on lifetime ECLs at each reporting date.

For other financial assets, the ECL is based on the 12-month ECL. The 12-month ECL is the portion of lifetime ECLs that results from default events on a financial instrument that are possible within 12 months after the reporting date. However, when there has been a significant increase in credit risk since origination, the allowance will be based on the lifetime ECL.



3.7. Loans and borrowings

Loans are initially recognized at their fair value, less any direct expense arising from the transaction. Subsequently, they are measured at amortized cost based on the effective interest rate method.

Any gain or loss arising on de-recognition or on amortized cost is recognized directly in the income statement.

3.8. Trade receivables

Trade receivables, which generally have 30 to 120-day terms, are recognised initially at fair value and subsequently measured at amortized cost using the effective interest method, less provision for impairment.

Trade receivables include bills of exchange and promissory notes from customers.

For trade receivables which are not in default, the Group applies the simplified approach, in accordance with IFRS 9 and calculates ECLs based on lifetime expected credit losses. The Group has established a provision matrix that is based on the Group's historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment. On the other hand, trade receivables in default are assessed on a case by case basis. The amount of the provision is recognized in the statement of Profit and Loss and is included in "Selling and distribution expenses".

3.9. Cash and cash equivalents

The Group considers time deposits and other highly liquid investments with original maturity of three months or less, to be cash equivalents. For the purpose of the cash flow statement, cash and cash equivalents consist of cash at hand and in banks and of cash and cash equivalents as defined above.

3.10. Leases

Company as lessee

The company recognizes a right-of-use asset and a lease liability at the beginning of the lease. The rightof-use is initially measured at cost, which includes the amount of the initial recognition of the lease liability, any lease payments that were performed at the beginning or before the start of the lease minus any optional lease motives received, any initial direct costs and the assessment of the obligation for eventual costs for the recovery of the right-of-use asset.

After the initial recognition, the right-of-use is measured at the acquisition value minus the accumulated depreciation and any impairment losses, adjusted to the potential revaluation of the lease liability.

The right-of-use is depreciated on a straight line basis until the end of the lease period, unless the lease contract provides for a transfer of ownership to the company at the end of the lease period of the asset in question. In such case, the right-of-use is depreciated during the useful life of the asset. In addition, the right-of-use is assessed for impairment losses, if any, and is adjusted accordingly in the case of revaluation of the lease liability.

The lease liability at the initial recognition consists of the present value of the remaining future payments. The company in order to discount the remaining future payments uses the interest rate implicit in the lease and if that rate cannot be readily determined, the incremental borrowing rate is used.

The lease payments that are included in the measurement of the lease liability include the following: - fixed payments,

- variable payments depending on an index or an interest rate,

- amounts that are expected to be paid based on the guarantees of residual values,



- the exercise price that the company expects to apply and penalties for contract termination, if at the definition of the lease duration, the exercise of the termination right from the company has been considered.

After the commencement of the lease, the liability is reduced by the lease payments, increased by the financial expense and reassessed for any revaluations or modifications of the lease.

A reassessment is performed when there is a modification in the future lease payments that can be derived from the modification of an index or if there is a modification in the company's assessment for the amount expected to be paid for the guarantee of a residual value, modification in the lease duration and modification in the assessment of the exercise of the call option of the asset in question, if any. When the lease liability is readjusted, a respective readjustment is performed on the accounting value of the right-of-use or it's included in the results when the accounting value is reduced to null.

In accordance to the policy that the company opted to use, the right-of-use is recognised in a separate line in the financial statements under the title "Righ-of-use assets" and the lease liability separate from the other liabilities under the account "Long-term lease liabilities" and "Short-term lease liabilities". In the cases where the company is a sub-lessor in an operating lease, the right-of-use that relates to the main contract is included in the category "Property investments".

The company opted to use the exception provided under IFRS 16 and not to recognise right-of-use and lease liability for leases that their duration does not exceed 12 months or for leases in which the asset is of low value (value less than € 5.000 when new).

Company as lessor

i. Finance leases: In the case of finace lease in which the company acts as lessor, the total amount of the lease under the respective contract, is recorded under the category of loans and trade receivables. The difference between the present value (net investment) of the lease and the total amount of the lease, is recognised as a deferred interest and is recorded as a reduction of the receivable. The lease receipts reduce the total lease receivable, while the financial income is recognised under the effective basis. The lease receivables are assessed for impairment, as per IFRS 9.

ii. Operating leases: In the case of operating lease, the company records the leased asset as part of the company's assets, depreciating it based on its useful life. The lease amounts that relate to the use of the leased asset, are recognised as other income, under the effective basis.

When the company is a middle lessor, it assesses the sublease category through the right-of-use of the main lease, meaning that the company compares the terms of the main lease with the terms of the sublease. On the contrary, if the main lease is a short-term lease on which the company applies the exception described above, then it records the sublease as an operating lease. In such case, the company recognises the lease amounts related to the sublease of the asset, as other income, under the effective basis.

3.11. Income Taxes (Current and Deferred)

Current and deferred income taxes are computed based on the separate financial statements of each of the entities included in the consolidated financial statements, in accordance with the tax rules in force in Greece or other tax jurisdictions in which entities operate.

Income tax expense consists of income taxes for the current year based on each entity's profits as adjusted in its tax returns, additional income taxes resulting from the audits of the tax authorities and deferred income taxes, using substantively enacted tax rates.

Deferred income taxes are provided using the liability method for all temporary differences arising between the tax base of assets and liabilities and their carrying values for financial reporting purposes.



Deferred income tax liabilities are recognized for all taxable temporary differences:

- Except where the deferred income tax liability arises from goodwill amortization or the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interest in joint ventures, except where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized to the extent that it is probable that taxable profit will be available against which the deductible temporary differences and the carry-forward of unused tax losses can be utilized.

- Except where the deferred income tax asset relating to the deductible temporary differences arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss; and
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and interest in joint ventures, except where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future and there will be available taxable profit which will be used against temporary differences

Deferred tax assets are reviewed at each financial position date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred income tax asset to be utilized.

Deferred income tax assets and liabilities are measured at the tax rates that are expected to apply to the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the financial position date.

3.12. Staff Retirement Indemnities

Staff retirement obligations are calculated at the present value of the future retirement benefits deemed to have accrued, based on the employees earning retirement benefit rights steadily throughout the working period. The reserve for retirement obligations is calculated based on financial and actuarial assumptions and are determined using the projected unit credit actuarial valuation method (Project United Credit Method). Actuarial gains and losses are now recognized in other comprehensive income (OCI) and permanently excluded from profit and loss; expected returns on plan assets are no longer recognized in profit or loss, instead, there is a requirement to recognize interest on the net defined benefit liability (asset) in profit or loss, calculated using the discount rate used to measure the defined benefit obligation, and; unvested past service costs are now recognized in profit or loss at the earlier of when the amendment occurs or when the related restructuring or termination costs are recognized.

3.13. Provisions and Contingencies

Provisions are recognized when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle this obligation and a reliable estimate of the amount of the obligation can be made.



Provisions are reviewed at each statement of financial position date and adjusted to reflect the present value of the expenditure expected to be required to settle the obligation. When the effect of time value of money is material, provisions are determined by discounting the expected future cash flows at a pretax rate that reflects current market assessments of the time value of money and, where appropriate the risks specific to the liability.

Contingent liabilities are not recognized in the financial statements but are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. Contingent assets are not recognized in the financial statements but are disclosed when an inflow of economic benefits is probable.

3.14. Government grants

Grants, which are related to the subsidization of tangible fixed assets, are recognized when there is reasonable assurance that the grant will be received, and all attaching conditions will be complied with. Grants relating to assets are recognized as deferred income and amortized in accordance with the useful life of the related asset. When the grant relates to an expense item, it is recognized as income over the periods necessary to match the grant on a systematic basis to the costs that it is intended to compensate.

3.15. Revenue Recognition

Revenue is defined as the amount that an economic entity expects to receive in return for the goods or services that has transferred to a customer, except the amounts that are received on behalf of third parties (VAT, other sales taxes, etc.). An economic entity recognizes revenues when (or as) it satisfies the obligation of a contract execution, by transferring the promised goods or services to the customer. The customer takes over the control of the good or the service, if he/she has the ability to direct the use and assume all the benefits from this good or service. The control is transferred during a period or at a single point in time. The revenue from the sale of goods is recognised when the control of the good is transferred to the customer, usually at its delivery, and there is no unfulfilied obligation that could influence the acceptance of the good from the customer. The revenue from the provision of services is recognised in the accounting period in which the services are provided and is allocated according to the nature of the provided services, using either output methods, or input methods. The trade receivable is recognised when there is an unconditional right for the economic entity to receive the return for the provided contracted services towards the customer. The contracted asset is recognised when the group (or the company) has satisfied its obligations towards the customer, before the customer pays or before the payment is due, for example when the goods or services are transferred to the customer before the company's (or the group's) right for the issuance of an invoice. The contractual liability is recognised when the group (or the company) receives an amount from the customer (prepayment) or when it maintains a right on an amount which is deffered income, before the execution of the contractual obligations and the transfer of the goods or services. The contractual liability is derecognized when the contractual obligations are executed and the revenue is recorded in the financial statements.

The revenue from operating leases is recognised in the results through the fixed method during the lease period.

The revenue from interest is recognised with the use of the real interest rate. When there is an impairment of the loans or receivables, their accounting value is reduced to their recoverable value



which is the present value of the expected future cash flows discounted with the initial real interest rate. Consequently, revenue from interest is accounted with the same interest rate (initial real rate) on the impaired (new book) value.

The revenue from dividend is recognised in the financial statements when their receipt right has been established.

3.16. Borrowing Costs

Borrowing costs are recognized as expense in the period in which they are incurred.

3.17. Dividend distribution

The distribution of dividends to the parent's shareholders is recognized as a liability in the financial statements when the distribution is approved by the Shareholders' Ordinary General Meeting.

3.18. Fair value measurement

The Group measures financial instruments at fair value through profit or loss at fair value at each balance sheet date (please see note 17 "Short term investments" and note 27 "Fair Value Measurement"). The fair value of an asset is the value considered to be received for the sale of an asset or paid for the settlement of a liability in a normal transaction and in the open market at the valuation date. Fair value measurement is based on the assumption that the transaction of the sale of the asset or the transfer of the liability occurs either:

- In the primary market for the asset or liability, or;
- In the absence of a main market, in the most advantageous market for the asset or liability.

The main or most advantageous market should be accessible to the Group. The fair value of an asset or liability is measured on the basis of all assumptions that market participants use in the valuation of an asset or liability, provided that the market participants act on their financial interest.

Measuring the fair value of a non-financial asset takes into account the ability of market participants to generate economic benefits from the use of the asset in its highest and best use or sale to another market participant that will use the asset for higher and better use. The Group uses valuation techniques that are appropriate to the circumstances and for which sufficient data are available to measure fair value by maximizing the use of relevant observable inputs and minimizing the use of non-observable inputs.

All assets and liabilities for which the fair value was measured or disclosed in the financial statements are classified within the fair value hierarchy as follows:

Level 1 - Observed / Listed (unadjusted) market prices in active markets for similar assets or liabilities.

Level 2 - Valuation techniques for which inputs that are relevant to fair value measurement, except for official stock prices included in Level 1, are directly or indirectly observable.

Level 3 - Valuation techniques for which inputs that are relevant to measuring fair value are not observable.

For the assets and liabilities recognized in the financial statements, the Group determines on a regular basis whether transfers have occurred between the levels of the hierarchy at the end of each reporting period.



For the purpose of fair value disclosures, the Group determines the categories of assets and liabilities based on the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

3.19. Segment reporting

A business segment is defined as a group of assets and functions which provide products and services that are subject to different risks and returns than those of other business segments. A geographic segment is defined as a geographical area, where products and services are provided, and which is subject to different risks and returns from other areas.

4. NEW STANDARDS, AMENDMENTS TO STANDARDS AND INTERPRETATIONS ADOPTED BY THE GROUP

The accounting policies adopted are consistent with those of the previous financial year except for the following amended IFRSs which have been adopted by the Group as of 1 January 2019:

• IFRS 16: Leases

IFRS 16 sets out the principles for the recognition, measurement, presentation and disclosure of leases for both parties to a contract, i.e. the customer ('lessee') and the supplier ('lessor'). The new standard requires lessees to recognize most leases on their financial statements. Lessees will have a single accounting model for all leases, with certain exemptions. Lessor accounting is substantially unchanged.

The Group and the Company adopted IFRS 16 using the modified retrospective method of adoption with the date of initial application of 1 January 2019. Under this method, the standard is applied retrospectively with the cumulative effect of initially applying the standard recognized at the date of initial application.

In applying IFRS 16 for the first time, the Group has used the following practical expedients on transition permitted by the standard: (a) recognized a liability that would be measured at present value as a result of the discounting of the rents remaining to be paid at the extra borrowing rate in force at the date of initial application; an amount equal to the corresponding liability to be recognized. After initial recognition, the Group will a) measure the use of fixed assets and depreciate them consistently throughout the lease; and b) measure the corresponding liability, increasing and decreasing the open balance in a way that reflects interest and lease payments. respectively. Any impact of the application of the standard will be recognized as an adjustment to the results on 1 January 2019 without any change in the comparative information. The Group will additionally use the exemption provided by the standard in determining leases. This practically means that the requirements of IFRS 16 will apply to all contracts that were effective on January 1, 2019 and were recognized as leases under IAS 17 and IFRIC 4.

In addition, the Group will use the standard exemptions in respect of leases with a residual maturity of less than 12 months at the date of initial application of the standard and for low value leases.



The effect of the standard at Group and Company level is described in note 29.

• IFRS 9: Prepayment features with negative compensation (Amendment)

The Amendment allows financial assets with prepayment features that permit or require a party to a contract either to pay or receive reasonable compensation for the early termination of the contract (so that, from the perspective of the holder of the asset there may be 'negative compensation'), to be measured at amortized cost or at fair value through other comprehensive income. The above amendment will have no material impact on the results of the Group and company.

• IAS 28: Long-term Interests in Associates and Joint Ventures (Amendments)

The Amendments relate to whether the measurement, in particular impairment requirements, of long term interests in associates and joint ventures that, in substance, form part of the 'net investment' in the associate or joint venture should be governed by IFRS 9, IAS 28 or a combination of both. The Amendments clarify that an entity applies IFRS 9 Financial Instruments, before it applies IAS 28, to such long-term interests for which the equity method is not applied. In applying IFRS 9, the entity does not take account of any adjustments to the carrying amount of long- term interests that arise from applying IAS 28. The above amendments will have no material impact on the results of the Group and company.

• IFRIC INTERPETATION 23: Uncertainty over Income Tax Treatments

The Interpretation addresses the accounting for income taxes when tax treatments involve uncertainty that affects the application of IAS 12. The Interpretation provides guidance on considering uncertain tax treatments separately or together, examination by tax authorities, the appropriate method to reflect uncertainty and accounting for changes in facts and circumstances. The above amendments will have no material impact on the results of the Group and company.

• IAS 19: Plan Amendment, Curtailment or Settlement (Amendments)

The Amendments require entities to use updated actuarial assumptions to determine current service cost and net interest for the remainder of the annual reporting period after a plan amendment, curtailment or settlement has occurred. The Amendments also clarify how the accounting for a plan amendment, curtailment or settlement affects applying the asset ceiling requirements. The above amendments will have no material impact on the results of the Group and company.

The **IASB has issued the Annual Improvements to IFRSs 2015 – 2017 Cycle**, which is a collection of amendments to IFRSs. The improvements will have no material impact on the results of the Group and company.

• IFRS 3 Business Combinations and IFRS 11 Joint Arrangements: The amendments to IFRS 3 clarify that when an entity obtains control of a business that is a joint operation, it remeasures previously held interests in that business. The amendments to IFRS 11 clarify that when an entity obtains joint control of a business that is a joint operation, the entity does not remeasure previously held



interests in that business.

- **IAS 12 Income Taxes:** The amendments clarify that the income tax consequences of payments on financial instruments classified as equity should be recognized according to where the past transactions or events that generated distributable profits has been recognized.
- **IAS 23 Borrowing Costs:** The amendments clarify paragraph 14 of the standard that, when a qualifying asset is ready for its intended use or sale, and some of the specific borrowing related to that qualifying asset remains outstanding at that point, that borrowing is to be included in the funds that an entity borrows generally.

Standards issued but not yet effective and not early adopted.

• Amendment in IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments address an acknowledged inconsistency between the requirements in IFRS 10 and those in IAS 28, in dealing with the sale or contribution of assets between an investor and its associate or joint venture. The main consequence of the amendments is that a full gain or loss is recognized when a transaction involves a business (whether it is housed in a subsidiary or not). A partial gain or loss is recognized when a transaction involves a subsidiary. In December 2015 the IASB postponed the effective date of this amendment indefinitely pending the outcome of its research project on the equity method of accounting. The amendments have not yet been endorsed by the EU. The above amendment will have no material impact on the results of the Group and company.

Conceptual Framework in IFRS standards

The IASB issued the revised Conceptual Framework for Financial Reporting on 29 March 2018. The Conceptual Framework sets out a comprehensive set of concepts for financial reporting, standard setting, guidance for preparers in developing consistent accounting policies and assistance to others in their efforts to understand and interpret the standards. IASB also issued a separate accompanying document, Amendments to References to the Conceptual Framework in IFRS Standards, which sets out the amendments to affected standards in order to update references to the revised Conceptual Framework. Its objective is to support transition to the revised Conceptual Framework for companies that develop accounting policies using the Conceptual Framework when no IFRS Standard applies to a particular transaction. For preparers who develop accounting policies based on the Conceptual Framework, it is effective for annual periods beginning on or after 1 January 2020.

IFRS 3: Business Combinations (Amendments)

The IASB issued amendments in Definition of a Business (Amendments to IFRS 3) aimed at resolving the difficulties that arise when an entity determines whether it has acquired a business



or a group of assets. The Amendments are effective for business combinations for which the acquisition date is in the first annual reporting period beginning on or after 1 January 2020 and to asset acquisitions that occur on or after the beginning of that period, with earlier application permitted. These Amendments have not yet been endorsed by the EU. The above amendments will have no material impact on the results of the Group and company.

• IAS 1 Presentation of Financial Statements and IAS 8 Accounting Policies, Changes in Accounting Estimates and Errors: Definition of 'material' (Amendments)

The Amendments are effective for annual periods beginning on or after 1 January 2020 with earlier application permitted. The Amendments clarify the definition of material and how it should be applied. The new definition states that, 'Information is material if omitting, misstating or obscuring it could reasonably be expected to influence decisions that the primary users of general purpose financial statements make on the basis of those financial statements, which provide financial information about a specific reporting entity'. In addition, the explanations accompanying the definition have been improved. The Amendments also ensure that the definition of material is consistent across all IFRS Standards. These Amendments have not yet been endorsed by the EU. The above amendments will have no material impact on the results of the Group and company.

5. MAJOR RISKS AND UNCERTAINTIES

The Company and the Group operate, as is known, in a highly competitive and particularly demanding international environment, which is changing swiftly and rapidly. During the last years, the Company and the Group, systematically and with a specific development plan, try to strengthen its extroversion with steady and safe steps, not single meaningly, but in the geographical areas that are of strategic interest, with emphasis on cutting-edge technologies and continuous technological upgrade of the products and solutions it provides, while at the same time developing new activities and promoting its entry into new markets, in order to further strengthen its competitiveness. At the same time, it monitors the developments in the domestic market, which during the closing financial year turned out positive recovery signs.

Its specialized know-how, its many years of experience and presence in the field, its organization and the intense activity of all its executives, its wide renown in combination with the study, development and marketing of new products, but also the continuous improvement and upgrading of the existing ones, with emphasis on the quality and the ability of immediate satisfaction of demand but also of the changing needs of the final customers, as well as the creation of strong infrastructures and the infiltration of new markets, help the Company and the Group remain competitive, notwithstanding the inherent problems facing the sector, which problems have intensified especially during the financial crisis.

The Group's positive financial situation and its significant quality and product differentiation, combined with the continuous development and upgrading of its products, as well as the Group's expansion into new geographical markets, are the main supplies it has to minimize the negative consequences from the economic crisis of recent years. However, it is expected that during the current financial year, the Group's revenues and results will inevitably be affected, owing to the intensity, the duration of the phenomenon and the lack of liquidity in the market and the emerging global recession for 2020, as a result of the pandemic, which leads a great part of the broad customer base addressed by the Group to a suspension of investment plans and the postponement of modernization programs.



The usual financial and other risks to which the Group is exposed and which it is likely to face during the financial year 2020, are the following:

a. Risk of reduction in demand due to the general recession

Although this specific risk is of a limited extent owing to the special software categories developed and marketed by the Group, nevertheless, to avoid the reduction of demand due to the greater financial situation prevailing in the Greek market, the Group develops a large and wide range of products in different categories, addressing the international market in order to counterbalance possible losses in specific market branches. The development and evolution of software products is based on the uninterrupted everyday monitoring and research of the market and new technologies, so that on entering new markets it may balance possible losses.

However, in view of the latest negative conditions due to the unprecedented health crisis in the global economy and market and which are inevitably expected to affect the Company's activity, too, (as, based on the forecasts of international houses, the whole world economy will experience recession conditions during 2020), the said risk is considered real and quite significant. For this reason, special emphasis is placed on strengthening the extroversion of the Company and expanding the International presence of the Group.

In addition, the referendum held in the United Kingdom on 23 June 2016 and ratified on 31 January 2020 resulting in the decision for the United Kingdom to leave the European Union, brings on a climate of uncertainty in the world economy. Due to the ambiguity that still prevails today regarding the more specific terms and conditions for the implementation of the decision and the long-term implementation schedule, the consequences for the markets are still unknown.

b. Risk of increased competition by imported businesses

This risk is always real and appreciable in the area where the Group operates, especially if we consider the fact that barriers to entry are not so strong in this area, as most of the technical terms used to implement and complete information systems and software product configuration are widespread, which allows foreign companies to penetrate the market with relative ease, taking advantage of comparative advantages, especially in terms of sizes. The Company confronts this risk with emphasis on the design and development of quality and modular products, on the systematic and targeted improvement, upgrade and adaptability of the products already marketed by it, on the representation of strong and world-renowned houses, on establishing long-term, trusting relationships with its customer base and on the expansion of its activities abroad. This risk is timeless and in that sense it is dealt with by the Management of the Company and the Group, always placing special emphasis in the field of quality and product differentiation and in general, in providing to customers high level services, while at the same time, by systematic reinforcement of extroversion, it upgrades its role and presence in the international market, a fact which renders it more resilient in confronting this risk. In addition, the constant increase in the global market size partially abates the effects of competition, so that the activity that takes place outside Greece, which constitutes a strategic orientation for the Company in recent years, compensates for the unavoidable losses in the Greek market.

c. Risk of technological developments

The technological developments affect to a high degree the competitiveness of companies operating in the field of information technology. Companies that operate in the IT industry must be constantly aware of possible differentiations and developments in existing technology and make the necessary investments to ensure a high level of technology.



Based on the above, and for the greatest possible reduction of the risk of technological developments, the Group:

- ✓ Develops products in particularly efficient and internationally recognized platforms,
- ✓ Moves to continuous training and education of the staff in technological matters, in cooperation with internationally recognized bodies in the field of high technology,
- ✓ Offers innovative applications, corresponding to the complex needs and demands of the market.

For the above reasons, this specific risk is assessed as real but in any case as absolutely manageable at this particular period of time.

d. Credit risk

The Management of the Company and the Group, on the basis of its internal principles of operation, ensures that the sales of goods and services take place towards customers of high credit reliability and lending capacity. Owing to the expansion of the activities of the Company and the Group abroad, the said risk is real in relation to customers originating from other countries (especially from countries of Africa, Asia and N. America) for whom the efficient check of their creditworthiness and reliability, is not always easy. For this reason the Company and the Group constantly develop and evolve internal mechanisms of operation (regarding the process of negotiations, contracts and project management), with the view to more completely addressing the specific danger. Within the said context and the assessment methods available to the Group, it has not faced so far any possible exposures of significant size, for which no adequate provision has been formed. Therefore, the said risk, although real in view of the greater negative economic climate, it is assessed today as controllable. However, if there is a deterioration of the conditions for the development of economic activity in the coming months, especially in the Greek market, this risk may affect the results of the Company.

	GRO	GROUP		PANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Trade and other commercial receivables	3.948.651	3.880.725	2.031.536	2.299.808
Other receivables	4.415.926	4.537.727	3.781.770	3.833.214
Other financial assets	67.077	53.743	6.928	6.928
Short term investments	2.170.713	5.895.321	1.794.386	4.400.555
Cash & cash equivalents	12.875.663	7.846.363	6.497.527	2.963.208
Total	23.478.030	22.213.879	14.112.147	13.503.713

For a better presentation of the above, we display the following tables:

Trade receivables analysis

	GROUP		COMPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Not due	2.900.066	3.761.068	1.704.425	2.210.151
Past due balances	5.475.383	4.495.150	4.414.667	4.161.340
Balance	8.375.449	8.256.218	6.119.092	6.371.491
Less: Allowance for doubtful receivables	(4.426.798)	(4.375.493)	(4.087.556)	(4.071.683)
Fair Value of receivables	3.948.651	3.880.725	2.031.536	2.299.808

Under the account "Other debtors" an amount of \notin 2.556 thousand is included, which relates to two claims under litigation, from the wider public sector with amounts of \notin 2.067 thousand and \notin 489 thousand, that have not yet been finalized in court so that they can be enforced, but have been tried on the first degree with a positive outcome for the company. The final verdicts are expected during the



next fiscal year (2021). The company considers that the interest-bearing claims, are reasonable, wellfounded and documented, as on the one hand there are the evidence of delivery of equipment and services (a fact which was demonstrated during the court proceedings) and on the other hand the debtors continue to function normally on their markets, there is therefore no objective evidence of impairment on those receivables.

The account receivable from clients is non-interest-bearing and usually settled in 30 - 120 days. The time of collection of claims from ongoing projects depends on the progress of the works. The provision for impairment is based on the maturity of the debts in accordance with the adopted credit policy in conjunction with the historical consistency and solvency of the clients, taking into account the current economic circumstances.

e. Liquidity Risk

It does not appear at the time of this writing, that there is particular liquidity risk for the Company. Loans and other liabilities are less than available cash, short-term investments and receivables, which ensure the smooth financing of the Company.

In Notes 23 and 26 of the annual financial statements, there is a table showing the Group's loans and other liabilities. It should be noted that the undiscounted contractual cashflows are in line with the current value of loans and other commitments. The table below summarizes the Group's loans and other financial liabilities:

GROUP 31.12.2019	GROUP 31.12.2019						
	Contractual Cash Flows	1-3 months	3-12 months	1-5 years	Accounting Liabilities		
Loans	4.116.338	10.896	4.105.442	-	4.116.338		
Other commitments	7.012.569	3.156.956	3.243.606	612.007	7.012.569		
Subtotal: Cash liabilities	11.128.907	3.167.852	7.349.048	612.007	11.128.907		
plus:							
Grants Received	2.447.395	-	1.129.985	1.317.410	2.447.395		
Deferred income	1.628.965	820.979	792.185	15.801	1.628.965		
Provision for staff retirement indemnities and for unaudited fiscal years taxes	1.197.210	-	-	1.197.210	1.197.210		
Subtotal: Non-Cash liabilities	5.273.570	820.979	1.922.170	2.530.421	5.273.570		
Total liabilities	16.402.477	3.988.831	9.271.218	3.142.428	16.402.477		

GROUP 31.12.2018							
	Contractual Cash Flows	1-3 months	3-12 months	1-5 years	Accounting Liabilities		
Loans	4.654.925	96.380	3.023.976	1.500.000	4.620.356		
Other commitments	6.345.328	3.033.686	3.311.642	-	6.345.328		
Subtotal: Cash liabilities	11.000.253	3.130.066	6.335.618	1.500.000	10.965.684		
plus:							
Grants Received	3.854.587	-	1.129.985	2.724.602	3.854.587		
Deferred income	1.631.066	1.041.307	589.759	-	1.631.066		



Provision for staff retirement indemnities and for unaudited fiscal years taxes	857.287	-	-	857.287	857.287
Subtotal: Non-Cash liabilities	6.342.940	1.041.307	1.719.744	3.581.889	6.342.940
Total liabilities	17.343.193	4.171.373	8.055.362	5.081.889	17.308.624

Long-term loans are simple bilateral loans (not bonds, convertible, etc.) of floating interest rates in the range of 4.0-5.0%, which are considered and indeed are market rates, with not very distant endings (gradually until 2020).

f. Exchange risk

The Group operates internationally and is therefore at risk of exchange rates arising mainly from the US Dollar and the British Pound. This type of risk mainly results from commercial transactions in foreign currency as well as from net investment in economic entities abroad. The Management of the Company constantly monitors the foreign exchange risks that may arise and evaluates any need to take relevant measures; however, at the present time this risk is not assessed as significant and is in any case completely manageable and controllable.

g. Interest rate risk

The risk of interest rates for the Company is not particularly significant, since on the one hand the Company's borrowing is linked to Euribor and on the other hand the Company has a limited and in any case controlled exposure to bank lending. The Group's policy is to maintain the total amount of borrowing at variable interest rates and to intervene correctively, whenever necessary, and at the same time to avoid, to the extent permitted by business activity in general, exposure to further lending. The limited exposure of the Group to loan funds makes the change in interest rates unimportant for the Group's results. It is noted that the Group's cash reserves and cash equivalents exceed all bank loans.

h. Risk from the effects of the spread of COVID-19

The coronavirus disease 2019 (COVID-19), is a disease caused by the coronavirus SARS-CoV-2. The virus and the disease caused by it, first appeared in Wuhan city of China at the end of 2019 and during the months that followed the affected cases were rapidly spread worldwide, compelling the World Health Organization (WHO) to declare the spread as a pandemic. At the time the Annual Financial Report of the closing year was drafted, there were no efficient therapeutic medicines and vaccines and the efforts by the competent authorities worldwide are limited in managing the symptoms of patients and restricting the spread of the disease through unprecedented preventive measures (movement restrictions, quarantine, etc.) Therefore, given the presence of the Group in the global market, the risk is assessed as significant and real in terms of delays in the implementation of existing projects or assignment of new ones, due to the general uncertainty created in the current economic environment.

At the same time, however, it is not possible presently to draw definitive conclusions about the risks, impact and possible effects of this event on commercial activity and the financial results of the Company and the Group in general, due to its activity in areas of Europe and Asia affected significantly by the spread of the virus.

However, the Management of the Company closely monitors, on a daily basis the developments, evaluates and takes any measures necessary to limit the effects, protect employees and maintain the business activities of the Group at satisfactory levels in order that the financial situation, the financial performance and the results of the Group are not substantially affected.



On the basis of the developments and the measures taken, and also the Group's implementations in progress, neither the Group nor any individual activity thereof, are faced at the time of drafting of the present Report with the possibility of being interrupted as a going concern.

6. SEGMENT REPORTING

For administrative purposes, the group is organized into business centers and business units. The Group's activities are in two business areas, the one of financial solutions and business solutions.

The results of the Group's segments are analyzed as follows:

01.01-31.12.2019	Financial Solutions	Business Solutions	Total
Sales	16.335.701	3.735.123	20.070.824
Less: Intercompany	2.895.432	1.411.508	4.306.940
Sales to third parties	13.440.269	2.323.615	15.763.884
Gross profit	7.701.829	800.269	8.502.098
Other income			363.132
Operating costs (disposal, administration and research)			(5.919.568)
Other operating expenses			(861.267)
Operating result			2.084.395
Financial income / (cost)			351.214
Profit before tax			2.435.609
Income taxes			(666.014)
Results after taxes			1.769.595
Non-controlling interests			1.728
Net Results after Tax attributable to the Shareholders of the Parent Company			1.767.867

31.12.2019	Financial Solutions	Business Solutions	Unallocated	Total Amounts
Intangible assets	5.134.998	1.242.314	-	6.377.312
Tangible assets	-	678.912	4.466.452	5.145.364
Other assets	10.009.269	5.000.330	9.599.994	24.609.593
Total liabilities	(5.739.429)	(3.784.262)	(6.878.786)	(16.402.477)
Net asset value	9.404.838	3.137.294	7.187.660	19.729.792

01.01-31.12.2018	Financial Solutions	Business Solutions	Total
Sales	13.417.648	3.761.339	17.178.987
Less: Intercompany	1.911.919	1.438.067	3.349.986
Sales to third parties	11.505.729	2.323.272	13.829.001



Gross profit	5.997.545	797.780	6.795.325
Other income			204.083
Operating costs (disposal, administration and research)			(5.039.387)
Other operating expenses			(9.781)
Operating result			1.950.240
Financial income / (cost)			(246.613)
Profit before tax			1.703.627
Income taxes			(444.043)
Results after taxes			1.259.584
Non-controlling interests			(1.395)
Net Results after Tax attributable to the Shareholders of the Parent Company			1.260.979

31.12.2018	Financial Solutions	Business Solutions	Unallocated	Total Amounts
Intangible assets	5.164.806	1.919.929	-	7.084.735
Tangible assets	-	1.046.896	4.547.970	5.594.866
Other assets	9.436.417	4.839.413	8.928.476	23.204.306
Total liabilities	(6.298.772)	(4.614.291)	(6.395.561)	(17.308.624)
Net asset value	8.302.451	3.191.947	7.080.885	18.575.283

It is noted that there is no question of the dependence of the Group on significant customers as, apart from a customer from the wider public sector which contributed 10%, all other customers are below the level of 10% of the total sales of the Group. It is noted that the aforementioned customer has long-term implementation contract that is in progress and is not considered as doubtful customer.

The Company has chosen to organize its entity according to the categories of products and services. In particular, in the case of the Company, there are two main categories, that of the solutions addressed to the financial sector (such as FMS.next, RiskAvert, IMSplus, Axia, Acumen^{net}) and solutions addressed to public (mainly ad hoc projects such as digitalization of court minutes) and private organizations (such as UTS).

The Company has chosen to organize its entity by product categories as above rather than geographically, as it does not consider it representative because "research and development" that is an important factor for the Company is not geographically related, and also results per geographic area are likely to be affected from short-term reasons and thus not provide reliable information. For example, a new customer in a particular geography is billed with licenses that do not repeat next year, although the same customer is retained the following year and priced with maintenance contracts, which are lower in value than licenses.

However, it is disclosed that in 2019, 64,5% of the Group's income came from non-Domestic customers.

7. EXPENSE ANALYSIS

The expenses of the Group and the Company for the year ended 2019 and year ended 2018 are analyzed as follows:

	GRO	UP	COMPANY		
	31.12.2019 31.12.2018		31.12.2019	31.12.2018	
Cost of goods sold	2.174	11.451	3.127	11.451	



Remuneration and staff costs	7.954.727	6.548.536	4.243.613	3.456.537
Fees and expenses of third parties	2.940.366	3.418.218	2.899.328	2.756.211
Third party benefits	332.433	486.265	240.268	237.728
Taxes Fees	201.075	221.837	49.430	34.546
Other Expenses	1.500.167	1.188.151	931.487	830.490
Depreciation of fixed assets	2.261.731	2.106.163	666.224	714.180
Total	15.192.673	13.980.621	9.033.477	8.041.143

The distribution of costs, is as follows:

	GROUP		COM	PANY
	31.12.2019 31.12.2018		31.12.2019	31.12.2018
Cost of Sales	7.261.786	7.033.676	4.807.377	4.167.108
Distribution costs	2.747.382	2.293.876	1.528.708	1.602.232
Administrative expenses	1.584.277	1.535.701	1.134.837	981.449
Research Expenses	1.587.909	1.209.810	964.377	815.354
Depreciation of Subsidized Assets	1.133.141	1.132.558	-	-
Total	14.314.495	13.205.621	8.435.299	7.566.143
Capitalized Expenses				
Program Development Costs	878.178	775.000	598.178	475.000
Total	15.192.673	13.980.621	9.033.477	8.041.143

Other operating expenses for the Group for an amount of \notin 861,27 thousand, relates to non-recurring a) receivable write-offs \notin 620,46 thousand, b) inventory write-offs \notin 91,35 thousand, and c) other expenses \notin 149,46 thousand.

The number of personnel, for the Group and the Company, as at 31 December 2019 and 31 December 2018 and the payroll cost for the years 2019 and 2018 are analyzed as follows:

	20)19	20	18
	GROUP	COMPANY	GROUP	COMPANY
Number of personnel	150	106	134	93
Total cost	7.954.727	4.243.613	6.548.536	3.456.537

8. FINANCIAL INCOME/EXPENSE ANALYSIS

The financial income/expenses for the Company and the Group for the fiscal years of 2019 and 2018 repsectively, are analysed as below:

	GRO	UP	COMPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Income from participations and securities	201.466	192.423	120.395	153.156
Profit/(loss) from selling of participations				
and securities	134.284	(27.089)	147.057	(12.258)
Profit/(loss) from foreign exchange				
differences	141.184	89.245	81.399	20.719
Profit/(loss) from fair value measurement				
of participations and securities	214.675	(125.885)	149.734	(119.486)



Interest and bank expenses	(276.194)	(293.661)	(272.747)	(270.582)
Other financial expenses	(51.307)	(81.646)	(15.874)	(81.646)
Financial impact IFRS 16	(12.894)	-	-	-
Total	351.214	(246.613)	209.964	(310.097)

9. INCOME TAX

The income tax of the financial statements is analyzed as follows:

	GRO	JP	COMPANY		
	31.12.2019	31.12.2018	31.12.2019	31.12.2018	
Current income tax	425.364	342.340	275.261	156.579	
Deferred income tax	240.650	101.703	117.151	56.864	
Income taxes	666.014	444.043	392.412	213.443	
Other Comprehensive Income	·				
Net (loss)/gain on actuarial gains and losses	(9.105)	850	(6.684)	3.619	
Total income taxes reflected in the statements of income	656.909	444.893	385.728	217.062	

The amount of taxes has been calculated using the actual tax rates for each fiscal year. Non-deductible expenses include mainly provisions that are reversed by management when calculating income tax.

Income tax declarations are filed on a yearly basis, but profits and losses reported for tax purposes are concluded when the tax authorities review the tax returns and taxpayers' books at the time that the related tax liabilities are settled. Tax losses, to the extent that are recognized by the tax authorities, may be used to offset profits for the five following fiscal years after the current fiscal year.

The following is a reconciliation for nominal and effective tax rates for the Group and the Company:

	GROUP		COM	PANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Profit before tax	2.435.609	1.703.627	1.220.555	1.144.500
Income tax calculated at the nominal applicable tax rate 2019: 24%, 2018: 29%	584.546	494.052	292.933	331.905
Tax effect of non -taxable income	49.049	(74.849)	(32.574)	(324.173)
Revaluation of deferred tax assets	33.183	44.808	26.722	25.444
Tax effect of different tax rates applicable to other countries where the Group operates	(159.737)	(221.626)	-	-
Tax effect of non-tax deductible expenses	183.084	174.818	168.131	166.170
Prior year tax differences	(37.794)	13.098	(63.800)	13.098
Differences of tax audit and other taxes	13.683	13.741	1.000	1.000
Income taxes that reported in the Income Statement	666.014	444.043	392.412	213.444

Deferred tax accounts for the Group and the Company are analyzed as follows:

GROUP COMPANY



	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Deferred tax asset	1.018.988	735.554	766.352	506.678
Deferred tax liabilities	(552.884)	(37.905)	(370.141)	-
	466.104	697.649	396.211	506.678

The fact that in some cases, income and expenses are accounted for in a different time from the date when such income is tax charged or the expenses are deducted for the purpose of determining the taxable income, creates the need to account for deferred tax assets or deferred tax liabilities.

The movement of the deferred tax asset (liability) is as follows:

	GROU	JP	COMPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Beginning balance	697.649	760.202	506.678	527.160
Income tax (debit)/ credit	(240.650)	(61.703)	(117.151)	(16.864)
Income tax (debit)/ credit through OCI	9.105	(850)	6.684	(3.619)
Ending balance	466.104	697.649	396.211	506.678

The nature of the temporary differences and the breakdown of the financial year 01.01.2019-31.12.2019 for the Group is as follows:

GROUP	Beginning Balance	Debits / Credits (-) of Results	Debits / Credits (-) of OCI	Ending Balance
Provisions for doubtful	473.964	(13.549)	-	460.415
Intangible asset write-offs	(159.861)	(41.553)	-	(201.414)
Leases	-	506	-	506
Provisions for Staff Compensation	230.130	36.917	9.105	276.152
Land-building revaluation adjustment	(313.208)	(2.807)	-	(316.015)
Difference in depreciation rates	116.279	(23.191)	-	93.088
Deferred expenses	1.239	-	-	1.239
Revenues / expenses accrued	(6.214)	8.014	-	1.800
Tax loss receivable	272.980	(114.953)	-	158.027
Impairment provision on Inventories	53.483	(46.344)	-	7.139
Deferred income	5.996	(41.956)	-	(35.960)
Other impairment provisions	22.861	(1.734)	-	21.127
Total	697.649	(240.650)	9.105	466.104

The nature of the temporary differences and the breakdown of the financial year 01.01.2019-31.12.2019 for the Company is as follows:

COMPANY	Beginning balance	Debits / Credits (-) of Results	Debits / Credits (-) of OCI	Ending Balance
Provisions for doubtful	433.965	(11.949)	-	422.016
Intangible asset write-offs	231.373	(35.414)	-	195.959
Provisions for Staff Compensation	88.834	11.240	6.684	106.758



Land-building revaluation adjustment	(313.261)	(7.337)	-	(320.598)
Difference in depreciation rates	(13.584)	-	-	(13.584)
Deferred income	5.996	(41.956)	-	(35.960)
Impairment provision on Inventories	30.000	(30.000)	-	-
Other impairment provisions	43.354	(1.734)	-	41.620
Total	506.678	(117.151)	6.684	396.211

10. EARNINGS PER SHARE

The earnings per share are calculated by dividing the profit attributable to ordinary equity holders of the parent (after adjusting for interest on the convertible preference shares) by the weighted average number of ordinary shares outstanding during the year plus the weighted average number of ordinary shares that would be issued on conversion of all the dilutive potential ordinary shares into ordinary shares.

The calculation of the basic earnings per share at 31.12.2019 and 31.12.2018 is as follows:

GROUP	31.12.2019	31.12.2018
Net profit attributable to the shareholders of the parent	1.767.867	1.260.979
Weighted average number of shares in circulation	11.594.609	11.558.196
Earnings per share	0,1525	0,1091

11. TANGIBLE FIXED ASSETS

Tangible assets of the Group are presented as follows:

GROUP	Land	Buildings	Mechanical Equipment	Means of transport ation	Furniture and other equipment	Total
Acquisition value 01.01.2018	2.050.000	4.209.052	1.062	38.016	3.887.599	10.185.729
Additions in period	-	-	-	-	64.921	64.921
Disposals/ Write-offs	-	-	-	-	(1.215)	(1.215)
Balance 31.12.2018	2.050.000	4.209.052	1.062	38.016	3.951.305	10.249.435
Additions in period	-	-	-	-	77.284	77.284
Disposals/ Write-offs	-	-	-	-	-	-
Balance 31.12.2019	2.050.000	4.209.052	1.062	38.016	4.028.589	10.326.719
Accumulated depreciations 01.01.2018	-	(1.663.234)	(1.062)	(37.228)	(2.433.160)	(4.134.684)
Disposals/ Write-offs	-	-	-	-	39	39
Depreciations in period	-	(127.364)	-	(243)	(392.317)	(519.924)
Accumulated depreciations 31.12.2018	-	(1.790.598)	(1.062)	(37.471)	(2.825.438)	(4.654.569)



Disposals/ Write-offs	-	-	-	-	11	11
Depreciations in period	-	(127.364)	-	(243)	(399.190)	(526.797)
Accumulated depreciations 31.12.2019	-	(1.917.962)	(1.062)	(37.714)	(3.224.617)	(5.181.355)
Net book value 01.01.2018	2.050.000	2.545.818	-	788	1.454.439	6.051.045
Net book value 31.12.2018	2.050.000	2.418.454	-	545	1.125.867	5.594.866
Net book value 31.12.2019	2.050.000	2.291.090	-	302	803.972	5.145.364

Tangible assets of the Company are presented as follows:

COMPANY	Land	Buildings	Mechanical Equipment	Means of transport ation	Furniture and other equipment	Total
Acquisition value 01.01.2018	2.050.000	4.190.257	-	36.842	1.752.414	8.029.513
Additions in period	-	-	-	-	48.532	48.532
Disposals/ Write-offs	-	-	-	-	-	-
Balance 31.12.2018	2.050.000	4.190.257	-	36.842	1.800.946	8.078.045
Additions in period	-	-	-	-	66.178	66.178
Disposals/ Write-offs	-	-	-	-	-	-
Balance 31.12.2019	2.050.000	4.190.257	-	36.842	1.867.124	8.144.223
Accumulated	-	(1.649.536)	-	(36.053)	(1.694.390)	(3.379.979)
depreciations						
01.01.2018						
Disposals/ Write-offs	-	-	-	-	-	-
Depreciations in period	-	(125.707)		(243)	(27.185)	(153.135)
Accumulated						
depreciations	-					
31.12.2018		(1.775.243)	-	(36.296)	(1.721.575)	(3.533.114)
Disposals/ Write-offs	-	-	-	-	-	-
Depreciations in period	-	(125.708)	-	(243)	(30.565)	(156.516)
Accumulated						
depreciations	-					
31.12.2019		(1.900.951)	-	(36.539)	(1.752.140)	(3.689.630)
Net book value	2.050.000	2.540.721	-	789	58.024	4.649.534
01.01.2018						
Net book value 31.12.2018	2.050.000	2.415.014	-	546	79.371	4.544.931



Net book value	2.050.000	2.289.306		303	114.984	4.454.593
31.12.2019	2.050.000	2.209.500	-	505	114.904	4.434.333

Land and buildings were revalued on 01.01.2004 by independent appraisers at their fair value and the differences were recognized in retained earnings. Historical cost is selected as the basis for the subsequent valuation of these items.

The Company's property is underwritten to secure a bank loan that has been fully redeemed during the fiscal year 2012, but its formal lifting has not yet been completed.

12. GOODWILL

Goodwill for the Group is analyzed as follows:

Subsidiaries (Cash flow units)	Balance 31.12.2018	Increase	Decrease	Balance 31.12.2019
LOGIN S.A.	687.350	-	-	687.350
GLOBAL SOFT S.A.	764.809	-	-	764.809
Goodwill	1.452.159	-	-	1.452.159

As stated in the notes of the financial statements of 31.12.2018, on the 6th July 2018, the Group acquired the total outstanding shares of the French company LOGIN S.A., a specialized treasury software development company.

On 31 December 2019, the Group conducted the annual impairment test for goodwill.

The recoverable amount of the assets of the above cash-generating units, has been determined based on the value-for-use calculation using estimated cash flows from financial budgets approved by management for a period of five years. The pre-tax discount rate used was 9,8% for Greece and 7,7% for France and the growth rate of the cash flow beyond the forecast period was calculated as 2%.

As a result of the analysis, the Company's management did not recognize any impairment of goodwill as the use value was greater than the carrying amount.

The key assumptions used by the management in the calculation of the cash flow forecasts in the context of the annual audit of impairment of goodwill and in which the value of use is also more sensitive, are as follows:

- ✓ Sales and Gross profit margins
- ✓ Discount rates
- ✓ Growth rates used to calculate cash flows beyond the forecast period.

Sales forecasts are based on careful estimates of various factors, such as past performance, market growth assessments where it is active, or whether the Group is planning to operate and where competition exists.

The profit margins are based on estimates during the five-year budget period with regard to the formation of prices and sales volumes, market shares and production and operating costs and no substantial change is expected compared to 2018.



The discount rate represents the present market estimates for the individual risks of each cashgenerating unit. The calculation of discount rates is based on the specific conditions that the Group operates and is derived from the weighted average cost of capital. The weighted average cost of capital takes into account both borrowing and equity. The cost of equity is derived from the expected return on the investment of the Group's investors. The cost of borrowing is based on the effective interest rate on loans that the Group is using.

Growth in perpetuity is mainly based on published studies and surveys.

On 31.12.2019 the Group analyzed the sensitivity of the recoverable amount in relation to a reasonable and probable change in some of the underlying assumptions (indicatively the change of a percentage point in the interest rate or growth rate in perpetuity). These analyzes indicate that the use value would be greater than the book value.

13. INTANGIBLE ASSETS

The intangible assets of the Group are analyzed as follows:

GROUP	Development expenses	Purchased Software	Other intangible assets	Total
Net book value 01.01.2018	5.766.566	90.027	390.926	6.247.519
Additions in period	965.954	5.342	-	971.296
Amortizations in period	(1.525.492)	(25.201)	(35.546)	(1.586.239)
Net book value 31.12.2018	5.207.028	70.168	355.380	5.632.576
Additions in period	878.906	2.523	-	881.429
Amortizations in period	(1.526.652)	(26.654)	(35.546)	(1.588.852)
Net book value 31.12.2019	4.559.282	46.037	319.834	4.925.153

The intangible assets of the Company are analyzed as follows:

COMPANY	Development expenses	Purchased Software	Total
Net book value 01.01.2018	1.868.650	45.936	1.914.586
Additions in period	665.954	-	665.954
Amortizations in period	(547.155)	(13.890)	(561.045)
Net book value 31.12.2018	1.987.449	32.046	2.019.495
Additions in period	598.178	-	598.178
Amortizations in period	(499.348)	(10.360)	(509.708)
Net book value 31.12.2019	2.086.279	21.686	2.107.965



Intangible assets mainly include the cost of developing banking platforms and investment management, as well as purchased software. The software development costs of the year include expenses of the Company and the Group (see note 7), as well as software development costs by third parties on our behalf.

14. INVESTMENTS IN SUBSIDIARIES

The change in the value of investments in affiliated companies is analyzed as follows:

COMPANY	Balance at 31.12.2018	Increases (Decreases) in period	Balance at 31.12.2019
GLOBAL SOFT S.A.	1.351.639	-	1.351.639
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	1.500.195	-	1.500.195
PROFILE DIGITAL SERVICES S.A.	580.000	-	580.000
Total	3.431.834	-	3.431.834

The investment in the affiliated company COMPUTER INTERNATIONAL FRANCHISE Ltd amounting to € 138.416 has been written off from previous years due to the fact that it has entered into liquidation but has not been completed for typical reasons.

15. INVENTORIES

The Group's and Company's inventories are analyzed as follows:

	GRC)UP	COMPANY		
	31.12.2019	31.12.2018	31.12.2019	31.12.2018	
Inventories	93.260	303.636	69.702	272.883	
Impairment provision	-	(120.000)	-	(120.000)	
Total	93.260	183.636	69.702	152.883	

The Group's and Company's stocks mainly include electronic equipment and ready-to-use software that are used in the projects that are being implemented.

16. TRADE AND OTHER COMMERCIAL RECEIVABLES

The trade receivables of the Group and the Company are analyzed as follows:

	GR	OUP	COMP	ANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Clients	10.502.985	10.365.767	8.298.718	8.533.129
Billing notes received	7.104	7.104	3.696	3.696
Postdated cheques	421.121	439.108	372.439	390.427
Less: Provision for impairment	(4.426.798)	(4.375.493)	(4.087.556)	(4.071.683)
Total	6.504.412	6.436.486	4.587.297	4.855.569
Less: Receivables under litigation transferred to Other Receivables	(2.555.761)	(2.555.761)	(2.555.761)	(2.555.761)
Grand Total	3.948.651	3.880.725	2.031.536	2.299.808



The account receivable from clients is non-interest-bearing and usually settled in 30 - 120 days. The time of collection of claims from ongoing projects depends on the progress of the works. The provision for impairment is based on the maturity of the debts in accordance with the adopted credit policy in conjunction with the historical consistency and solvency of the clients, taking into account the current economic circumstances.

	GR	OUP	COMPANY		
	Trade Receivable	Impairment	Trade Receivable	Impairment	
Not due	2.900.066	(4.274)	1.704.425	(3.776)	
Past due more than 120 days	995.715	(35.566)	302.590	(8.457)	
Past due more than 240 days	38.836	(11.465)	5.418	(3.641)	
Past due more than 360 days	4.440.832	(4.375.493)	4.106.659	(4.071.682)	
Total	8.375.449	(4.426.798)	6.119.092	(4.087.556)	

At December 31, 2019 trade receivables and the related Impairment are analyzed as follows:

The Group applies the simplified approach, in accordance with IFRS 9 and calculates ECLs on Trade Receivables based on lifetime expected credit losses. The Group uses the historical credit loss experience, adjusted for forward-looking factors specific to the debtors and the economic environment, policy that the Group also used to have in the previous years. The total effect for 2019 is included in the results of the current fiscal year.

It is noted that for better presentation and comparability with the current fiscal year 2019, an amount of € 2.556 thousand from the fiscal year 2018 has been reclassified from the account "Trade receivables" to the account "Other receivables" (see more detailed information under note 17).

The movement in the provision for impairment of trade receivables is set out below:

	GROUP	COMPANY
Balance 31.12.2017	4.361.425	4.057.615
Provision as per IFRS 9	14.068	14.068
Write-offs	-	-
Balance 31.12.2018	4.375.493	4.071.683
Provision as per IFRS 9	51.305	15.873
Write-offs	-	-
Balance 31.12.2019	4.426.798	4.087.556

17. PREPAYMENTS AND OTHER RECEIVABLES

Advance payments and other receivables of the Group and the Company are analyzed as follows:

	GR	OUP	COMPANY		
	31.12.2019	31.12.2018	31.12.2019	31.12.2018	
Advances	20.738	71.237	11.860	61.900	
Greek state	847.344	880.417	641.014	562.650	
Prepaid expenses	298.881	346.186	236.500	249.438	
Accrued income receivable	444.930	568.408	115.425	200.415	
Other debtors	2.824.771	2.742.716	2.788.831	2.820.711	
Total	4.436.664	4.608.964	3.793.630	3.895.114	



These other receivables are considered to be short-term. Their fair values are considered to approximate their book values.

Under the account "Other debtors" an amount of \notin 2.556 thousand is included, which relates to two claims under litigation, from the wider public sector with amounts of \notin 2.067 thousand and \notin 489 thousand, that have not yet been finalized in court so that they can be enforced, but have been tried on the first degree with a positive outcome for the company. The final verdicts are expected during the next fiscal year (2021). The company considers that the interest-bearing claims, are reasonable, wellfounded and documented, as on the one hand there are the evidence of delivery of equipment and services (a fact which was demonstrated during the court proceedings) and on the other hand the debtors continue to function normally on their markets, there is therefore no objective evidence of impairment on those receivables.

In 2016, following a partial audit, the Company was charged with a tax charge of € 303 thousand plus penalties for a pending case for the years 2005-2006. For the results of this partial audit, the company has appealed towards the Administrative Courts, which appeal has been tried towards the end of 2019 and its verdict is expected. Based on the suggestions made by its legal advisors, the Company considers that there is a considerable and well-founded probability that this appeal will be successful, as the tax authorities themselves in the Audit Report have acknowledged that the Company operates in its entirety correctly, has no overdue debt to the public sector and that the particular case was not in the area of its own responsibility. Nevertheless, in the context of the mandatory procedural conditions for the exercise of its legal rights through the above appeal, the Company initially proceeded to an overall settlement of the above charges, which until 31/12/2018 was fully paid. Pending the return of these payments back to the Company at the end of the legal proceedings, a claim was entered into the account "Receivables from the Greek State". It is noted that there is no other development until the date of preparation and approval of the financial statements.

18. SHORT-TERM INVESTMENTS

	GR	GROUP		PANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Opening Balance	5.895.321	6.984.486	4.400.555	5.289.458
Additions in period	788.143	20.159.123	788.143	11.564.239
Sales in period	(4.727.426)	(21.122.403)	(3.544.046)	(12.333.658)
Total short-term investments	1.956.038	6.021.206	1.644.652	4.520.041
Revaluation at fair value	214.675	(125.885)	149.734	(119.486)
Ending balance	2.170.713	5.895.321	1.794.386	4.400.555

The short-term investments of the Group and the Company are analyzed as follows:

The amounts of short-term investments refer to financial placements in securities, mutual funds and other securities traded on regulated markets. They primarily aim to place part of the Group's liquidity on safe investments in order to ensure the adequacy of the financing of the investment program for the Group's development and as a "natural" foreign exchange risk offset by the Group's non-euro projects. An important part of these additions and sales concerns the recycling / reinvestment of these short-term placements

The short-term investments are calculated at fair value through profit or loss.



19. CASH AND CASH EQUIVALENTS

The cash and cash equivalents of the Group and the Company are analyzed as follows:					
GROUP			CC	MPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018	
Cash on hand	8.859	11.330	3.308	3.240	
Cash in banks	12.866.804	7.835.033	6.494.219	2.959.968	
Total	12.875.663	7.846.363	6.497.527	2.963.208	

The cash and cash equivalents of the Group and the Company are analyzed as follows:

Available cash and cash equivalents represent cash in the Group and Company funds and bank deposits available on demand. Bank deposits are charged with interest at floating rates based on monthly bank rates.

20. SHARE CAPITAL AND SHARE PREMIUM

	Shares	Share Capital	Share Premium
Balance 01.01.2018	11.812.193	5.551.731	2.925.510
Share Capital Increase	-	-	-
Share Capital Increase of Reserves L.4172/2013	-	-	-
Balance 31.12.2018	11.812.193	5.551.731	2.925.510
Share Capital Increase	-	157.954	(157.954)
Capital increase through special reserves	-	432.655	-
Share capital decrease	-	(590.609)	-
Balance 31.12.2019	11.812.193	5.551.731	2.767.556

Company's Share Capital movement is as follows:

The share capital of the Company as at 31st December 2019 amounted to € 5.551.731 (31st December 2018: € 5.551.731) divided into 11.812.193 common registered shares of nominal value € 0,47 each.

At 8th of May 2019, the Annual General Meeting of Shareholders approved the increase of the share capital of the Company up to \leq 590.609,65 by capitalizing the following types of reserves : a) the tax free investment reserve article 22 of L.1828/1989, amounted to 374.155,64 EUR and b) the tax free investment reserve article 2 of L.3220/2004, amounted to 58.500 EUR and c) the Premium share reserve amounted to \leq 157.954,01 with an increase of the booking value of each share of the Company by \leq 0,05, from \leq 0,47 to \leq 0,52. Furthermore, the General Meeting decided unanimously the decrease of the Share capital of the Company by \leq 590.609,65, by decreasing the book value of each share of the company by \leq 0,05, from \leq 0,52 to \leq 0,47 and the return and payment of the respective amount to the shareholders of the Company.

21. TREASURY SHARES

The change in the Group's and Company's own shares is analyzed as follows:

	GROUP		COMPANY	
	Shares	Value	Shares	Value
Balance 01.01.2018	49.155	32.629	49.155	31.532



Purchase of treasury shares during the year 2018	363.064	435.102	363.064	435.102
Balance 31.12.2018	412.219	467.731	412.219	466.634
Purchase of treasury shares during the year 2019	562.149	1.759.193	562.149	1.759.193
Selling of treasury shares during the year 2019	(436.000)	(859.730)	(436.000)	(859.730)
Balance 31.12.2019	538.368	1.367.194	538.368	1.366.097

22. RESERVES

The change in the Group's and Company's reserves is analyzed as follows:

GROUP	01.01.2019	Change	31.12.2019
Legal reserve	655.420	46.553	701.973
Tax free reserve of special tax regulations	2.905.301	(432.655)	2.472.646
Other Reserves	45.794	-	45.794
Reserves from taxable income	1.117.838	1.000.022	2.117.860
Special investment reserve cover ICT4GROWTH	852.851	-	852.851
Total	5.577.204	613.920	6.191.124

COMPANY	01.01.2019	Change	31.12.2019
Legal reserve	639.790	46.553	686.343
Tax free reserve of special tax regulations	2.906.319	(432.655)	2.473.664
Other Reserves	45.794	-	45.794
Reserves from taxable income	1.117.838	1.000.022	2.117.860
Special investment reserve cover ICT4GROWTH	796.080	-	796.080
Total	5.505.821	613.920	6.119.741

23. BORROWINGS

The long-term and short-term loans of the Group and the Company are analyzed as follows:

	GRO	GROUP		PANY
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Long-term debt	-	1.500.000	-	1.500.000
Total Long-term debt	-	1.500.000	-	1.500.000
Short- term debt	2.605.442	2.605.887	2.168.864	2.169.410
Current portion of Long-term loans	1.510.896	514.470	1.510.896	514.470
Total Short-term debt	4.116.338	3.120.357	3.679.760	2.683.880
Total debt	4.116.338	4.620.357	3.679.760	4.183.880

The companies make provisions for the accrued interest on servicing their loans and pay the relevant operating expenses for the period. The amounts of long-term loans that are payable within 12 months of the date of preparation of the financial statements have been transferred and presented to short-term liabilities.

24. PROVISION FOR EMPLOYEES' INDEMNITIES



The Group and the Company recognize as a retirement benefit obligation the present value of the legal commitment it has undertaken, to pay a lump sum compensation to staff leaving due to retirement. The relevant liability was calculated based on an actuarial study by a company of independent actuaries and is analyzed as follows:

	GROUP	COMPANY
Balance of liability at 01.01.2018	764.933	300.238
Employment cost for the period 1.1-31.12.2018	93.293	62.122
Financial cost for the period 1.1-31.12.2018	16.149	10.128
Paid indemnities for the period 1.1-31.12.2018	(14.156)	(4.671)
Actuarial gains / losses for the period 1.1 – 31.12.2018	(2.931)	(12.479)
Balance of liability at 31.12.2018	857.287	355.338
Employment cost for the period 1.1-31.12.2019	293.109	54.006
Financial cost for the period 1.1-31.12.2019	10.745	9.497
Paid indemnities for the period 1.1-31.12.2019	(1.867)	(1.867)
Actuarial gains / losses for the period 1.1 – 31.12.2019	37.936	27.850
Balance of liability at 31.12.2019	1.197.210	444.824
Basic Assumptions:	31.12.2019	31.12.2018
Discount rate	1,18%	1,3% - 2%
Inflation	1,50%	1,5%
Future salary increases	1,50%	1,5-2,00%

The use of a higher technical interest rate of 0,5% would result in a lower respective obligation by 7,7% while the exact opposite movement, i.e. the use of a lower technical interest rate of 0,5%, would result in a higher respective obligation by 7,7%.

The use of a higher technical interest rate of 0,5% would result in a lower actual cost of the next fiscal year by 11,5% while the exact opposite movement, i.e. the use of a lower technical interest rate of 0,5%, would result in a higher actual cost by 11,5%.

25. GOVERNMENT GRANTS

The Group has recognized long-term liabilities as deferred income for the long-term portion of government grants that is to be systematically and rationally recognized in income over the useful life of the fixed assets. Depreciation is accounted for in the period's results using the straight-line method according to the useful life of the corresponding subsidized assets.

The subsidies of the Group and the Company are analyzed as follows:

	GROUP	COMPANY
Balance 01.01.2018	5.111.336	582.056
Recognized Grant in 2018	-	-
Depreciation of Grants for the year 2018	(1.256.749)	(89.232)
Balance 31.12.2018	3.854.587	492.824
Recognized Grant in χρήση 2019	-	-
Depreciation of Grants for the year 2019	(1.407.193)	(239.675)
Balance 31.12.2019	2.447.394	253.149
Less: current portion of Grants classified under accrued	(1.129.985)	-
income.		



g-term amount of Governmental Grants	1.317.409	253.149
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it is noted that there are no unfulfilled terms in relation to the aforementioned investment programs and that these investments have been completed, certified and paid off. In addition, Grants amounted € 1.130 thousand (€ 1.130 thousand 2018) have been transferred at next-year revenues, part of which, are recognized in the following 12 months (see Note 27).

26. TRADE PAYABLES

Suppliers for the Group and the Company are analyzed as follows:

	GROUP		COMPANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018
Suppliers	1.869.024	2.161.047	1.737.985	1.691.348
Cheques payable	76.375	123.345	76.375	118.386
Total	1.945.399	2.284.392	1.814.360	1.809.734

27. OTHER PAYABLES

Other payables for the Group and the Company are analyzed as follows:

	GR	GROUP		ANY	
	31.12.2019	31.12.2018	31.12.2019	31.12.2018	
Customer advances	164.549	191.984	480.842	240.685	
Accrued expenses and interest payable	1.044.643	910.664	325.082	144.359	
Accrued Income	2.758.950	2.761.051	803.394	713.264	
Other liabilities	1.460.449	1.642.885	749.835	788.159	
Total	5.428.591	5.506.584	2.359.153	1.886.467	

Specifically, Accrued Expenses relate to the recognition of service costs for Company's projects, from services rendered but which were not invoiced by suppliers until 31.12.2019, based on contracts with suppliers, but whose recognized value calculated in accordance with the measurement of the completion stage of the service in relation to its estimated total cost.

Accrued Income also relates to € 1.130 thousand in a carry-forward of the portion of the new grants (see Note 25) recognized in the next 12 months.

It should be noted that under the account "Other Liabilities", an amount of €297 thousand is included, which relates to the remaining installments of the acquisition of Login SA.

28. TRANSACTIONS WITH RELATED PARTIES

The Company's transactions with its subsidiaries are analyzed as follows:

		Sales	Purchases		
Intercompany transactions	2019	2018	2019	2018	
GLOBAL SOFT S.A.	135.968	144.416	234.895	258.687	
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	430.989	671.227	-	-	
PROFILE SOFTWARE (UK) Ltd	791.065	290.978	-	-	



PROFILE DIGITAL SERVICES S.A.	1.422.548	1.449.106	-	-
LOGIN S.A.	900.027	140.161	231.271	139.438
Total	3.680.597	2.695.888	466.166	398.125

The terms of the transactions with the parties involved provide that sales to and purchases from, related parties are made at prevailing market prices at that time (arm's length basis).

Sales to subsidiaries mainly concern expenses incurred by the Company on behalf of the subsidiaries, mainly for the following:

• The support and planning of the commercial and technical implementation of projects in the operational area of financial solutions,

• Designing and implementing other software programs that may be used by affiliates.

The balances of receivables and payables of the Company with the affiliated companies at the end of the current fiscal year, as well as of the previous one, are analyzed as follows:

	Receivables		Liabilities	
Intercompany balances	31.12.2019	31.12.2018	31.12.2019	31.12.2018
GLOBAL SOFT S.A.	-	21.228	242.592	343.731
PROFILE SYSTEMS & SOFTWARE (CYPRUS)	_	95.106	60.091	_
LTD	-	95.100	00.091	_
COMPUTER INTERNATIONAL FRANCHISE	171.433	171.433	_	
L.T.D.	1/1.455	1/1.433	_	_
PROFILE SOFTWARE (UK) LTD	56.629	81.000	-	912
PROFILE DIGITAL SERVICES S.A.	-	-	377.591	201.691
LOGIN S.A.	33.639	-	-	106.121
Total	261.701	368.767	680.274	652.458

The cost of remuneration for the members of the Board of Directors and the Managing Directors of the Group and the Company for the year 2019 amounted to EUR 1.069.495 (2018: EUR 1.006.492).

29. LEASES (IFRS 16)

IFRS 16 introduces a single lessee accounting model and requires a lessee to recognise assets and liabilities for all leases with a term of more than 12 months, unless the underlying asset is of low value. The Group and the Company adopted IFRS 16 using the following practical expedients on transition permitted by the standard: (a) recognized a liability that would be measured at present value as a result of the discounting of the rents remaining to be paid at the extra borrowing rate in force at the date of initial application, and (b) recognized a right of use asset allocating this right to an amount which is equal to the respective recognized liability. After initial recognition, the Group will a) measure the use of fixed assets and depreciate them consistently throughout the lease; and b) measure the corresponding liability, increasing and decreasing the open balance in a way that reflects interest and lease payments. respectively.

Accounting treatment

In adopting IFRS 16, the Company applied a single accounting framework for all leases. The Group recognized the right to use fixed assets and liabilities for these leases previously classified as operating



other than low value leases. The lease liability is recognized as the present value of the outstanding payments, discounted at the cost of additional borrowing at the date of initial application. The Group has implemented the facilitation practices as follows:

- ✓ Used an average weighted discount rate at 01.01.2019 of 2,5% for the Group.
- ✓ Evaluated, based on past experience, the duration of leases whose contract includes a term of extension or termination.

The following are the Company's new accounting policies when adopting IFRS 16, effective from the date of initial application:

Right of Use Assets

The Company recognizes the right of use in assets at the commencement of the lease (the date the asset is available for pre-use). The rights to use fixed assets are measured at cost less accumulated depreciation and impairment adjusted when measuring the corresponding lease liabilities.

The right of Use Asset is tested for impairment when there are indications for impairment.

Lease Liabilities

At the commencement of the lease, the Company recognizes lease liabilities equal to the present value of the leases over the entire term of the lease.

To calculate the present value of payments, the Company uses the cost of additional borrowing at the lease date, unless the effective interest rate is directly determined by the lease. Following the commencement of the lease, the amount of the lease liabilities is increased by the interest expense and is reduced by the lease payments made. In addition, the carrying amount of the lease liabilities is measured if there is a contract amendment, any change in the term of the contract, the fixed leases or the market valuation of the asset.

The effect of the application of IFRS 16 on 1 January 2019 (increase / (decrease)) is as follows:

	GROUP
Right-of-use assets	
Right-of-use assets 01.01.2019	580.837
Depreciations for the period	(146.093)
Right-of-use assets 31.12.2019	434.744
Recognized Liabilities 01.01.2019	580.837
Interests for the period	12.894
Payments for the period	(155.941)
Balance 31.12.2019	437.790
Long-Term lease liabilities	315.307
Short-Term lease liabilities	122.483
Balance 31.12.2019	437.790

30. FAIR VALUE MEASUREMENT

Fair Value: The carrying amounts reflected in the accompanying statements of financial position for cash and cash equivalents, trade and other accounts receivable, prepayments, trade and other accounts



payable and accrued and other current liabilities, approximate their respective fair values due to the relatively short-term maturity of these financial instruments.

The fair value of the loans of 31.12.2019 for the Group and the Company approximate their carrying amounts reflected in the statements of financial position, as they relate to simple bilateral loans from bank institutions with floating interest rates within the market, are based on Euribor plus a spread and are therefore variable according to market conditions. Also, the loans are in euros, and they are not convertible, nor have any weights, commitments or special clauses.

Consequently, although these loans are classified in the category 1-5 years, there is no difference between the fair value and the accounting obligations in relation to those liabilities

The Group categorized its financial instruments carried at fair value in the below categories, defined as follows:

- ✓ Level 1 Observed / Listed (unadjusted) market prices in active markets for similar assets or liabilities.
- ✓ Level 2 Valuation techniques for which inputs that are relevant to fair value measurement, except for official stock prices included in Level 1, are directly or indirectly observable.
- ✓ Level 3 Valuation techniques for which inputs that are relevant to measuring fair value are not observable.

For assets and liabilities recognized in the financial statements on a recurring basis, the Group determines if there have been transfers between hierarchy levels, through the re-evaluation and classification (based on the lower level data that are important for the measurement of fair value as a whole) at the end of each reporting period.

At each reporting date, the Group analyzes the changes in value of liabilities subject to recalculation and revaluation in accordance with its accounting policies. For this analysis, management verifies the major inputs applied in the later assessment, confirming the data used in the valuation, through contracts and other relevant documents.

During the year ended December 31, 2019, there were no transfers between Level 1 and Level 2 fair value measurements, and no transfers into and out of Level 3 fair value measurements.

The table below provides the hierarchy of the fair values of the Group's assets and liabilities:

Assets and liabilities measured at fair value	Note	Measurement Date	Amount (in thousand EUR)	Level 1	Level 2	Level 3
• Financial assets at fair value through profit or loss	17	31.12.2019	2.170.713	٧	-	-

The fair value of Financial assets at fair value through profit or loss is based on their current market value on their trading market.

31. CONTINGENT LIABILITIES



There are no litigation or arbitration disputes as well as decisions of judicial or arbitration bodies that have or are likely to have a material impact on the financial position or operation of the Company and the Group.

The Group and the Company have contingent liabilities in respect of matters arising in the ordinary course of business. No material charges are expected to arise from contingent liabilities. No additional payments are expected at the date of preparation of these annual financial statements.

The guarantees through letters of guarantee issued by bank institutions on 31.12.2019 concern the following:

	GROUP	COMPANY
Guarantees to ensure good execution of contracts with suppliers	28.700	28.700
Participation guarantees	13.252	13.252
Guarantees to ensure good execution of contracts with customers	397.830	397.830
Total	439.782	439.782

The tax unaudited fiscal years of the Group's companies are as follows:

Name of Company	Unaudited fiscal years
PROFILE SA(**)	2014-2019
COMPUTER INTERNATIONAL FRANCHISE LTD	2007-2019
GLOBAL SOFT SA(**)	2014-2019
PROFILE SYSTEMS & SOFTWARE (CYPRUS) LTD	2014-2019
PROFILE SYSTEMS (UK) LTD*	2015-2019
PROFILE DIGITAL SERVICES SA(*)(**)	2015-2019
LOGIN S.A.	2011-2019

* Profile Systems Companies (UK) Ltd and Profile Digital SA were established in the year 2015.

** For the years 2014-2018 an unreserved Tax Certificate has been issued by chartered accountants, in accordance with Article 65A par. 1 of the law 4174/2013. The subsidiary company Profile Digital SA has not been taxed according to the above provisions for the year 2015 because it did not meet the criteria of the Law.

For the year 2019, the Group's subsidiaries in Greece, have been reviewed through a tax audit from the Chartered Accountants as per the provisions of article 65A of the law 4174/2013. This tax audit is in progress and the related tax certificate is expected to be issued following the issuance of the attached Financial Statements for the year ended on 31st December 2019. If additional tax liabilities arise until the completion of the tax audit, the Group's management assumes that they will not have a significant effect in the annual financial statements.

The subsidiaries which are based abroad, are not subject to mandatory statutory tax audit. Audits are carried out exceptionally where appropriate by the tax authorities of each country on the basis of specific criteria. Tax liabilities resulting from the submission of the annual tax return remain under the control of the tax authorities for a certain period of time, in accordance with the tax laws of each country.

32. POST BALANCE SHEET EVENTS

In addition to the acquisition of treasury shares under the share buyback program of the Company, which was already mentioned in the Report of the Board of Directors, Section E, the Extraordinary General Assembly of the Shareholders of the 6th March 2020 approved the capital increase of the company by the amount € 531.548,69 with a capitalization of part of the reserve "Share premium



difference", of the capitalization in question materialized through an increase of the nominal value of each company share by \notin 0,045, that is from \notin 0,47 to \notin 0,515. The same General Assembly decided unanimously the decrease of the capital by the amount of \notin 531.548,69 through a reduction of the nominal value of each company share by \notin 0,045, that is from \notin 0,515 to \notin 0,47 and the return – payment of the respective amount to the company's shareholders.

Furthermore, in relation to the wider uncertain conditions concerning the pandemic of the coronavirus disease 2019 (COVID-19), at the time the Annual Financial Report of the closing year was drafted, there were no efficient therapeutic medicines and vaccines and the efforts by the competent authorities worldwide are limited in managing the symptoms of patients and restricting the spread of the disease through unprecedented preventive measures. Therefore, given the presence of the Group in the global market, the risk is assessed as significant and real in terms of delays in the implementation of existing projects or assignment of new ones, due to the general uncertainty created in the current economic environment. The Management of the Company closely monitors, on a daily basis the developments, evaluates and takes any measures necessary to limit the effects, protect employees and maintain the business activities of the Group at satisfactory levels in order that the financial situation, the financial performance and the results of the Group are not substantially affected. On the basis of the developments and the measures taken, neither the Group nor any individual activity thereof, are faced at the time of drafting of the present Report with the possibility of being interrupted as a going concern. With the exception of the above, there are no events post the balance sheet date of the 31st December 2019, that concern the Company or the Group, required to be disclosed as per the International Financial Reporting Standards (IFRS).

Nea Smyrni, 2 April 2020

Chairman of the Board Vice-Chairman of Chied Financial Accounting Manager and CEO the Board Officer **Stasinopoulos** Barbatos Evangelos Zafeiris Charalampos Spiridon Angelides Santoukas ID **Σ**577589 ID AE077416 ID 1157610 ID AI109838



CHAPTER 6

AVAILABILITY OF FINANCIAL STATEMENTS

According to the provisions of Law 3556/2007 and Decision 8/754 / 14-04-2016. of the Board of Directors Of the Hellenic Capital Market Commission, the Company announces that the Annual Financial Report for the year 2019 is legally presented on the internet at www.profile.gr, the posting fulfills all the requirements of article 7 of the above Decision of the Board of Directors of the Hellenic Capital Market Commission.