THRACE PLASTICS CO. S.A.

THRACE PLASTICS

INFORMATION MEMORANDUM

Concerning the Spin-off of the Business Segment of Production and Trade of Industrial Packaging Products of the company "THRACE PLASTICS CO. S.A." and the Contribution of the Segment into the Fully Owned (100%) Subsidiary "THRACE POLYFILMS S.A.", as well as the Change of the Business Objective and the Company Name of "THRACE PLASTICS CO. S.A."

The preparation and distribution of the present Information Memorandum was conducted in accordance with the clauses of the paragraph 4.1.3.12 of the Regulation of the Athens Exchange, as it is in effect at the time of the preparation, as well as with the relevant clauses of the decision no. 25/17.7.2008 of the Board of Directors of the Athens Exchange.

The spin-off will be finalized with the registration of the respective approval decisions of the Ministry of Economy, Development and Tourism as well as of the Prefecture of Xanthi at the GE.MI. (General Electronic Commercial Registry). Both decisions are still pending.

OCTOBER 2017

The present Information was compiled under the responsibility of the Company which is also responsible for its accuracy and completeness

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Section 1

General Issues

1.1. The Scope of Preparation of the Present Information Memorandum

The purpose of preparation of the present Information Memorandum is to inform the investors' community with regard to the spin-off of the business segment of production and trade of Industrial Packaging products of the listed societe anonyme company under the name "THRACE PLASTICS INDUSTRIAL AND COMMERCIAL SOCIETE ANONYME" with the distinctive title "THRACE PLASTICS CO. S.A." (henceforth the "Contributing Company" or the "Company" or "THRACE PLASTICS CO. S.A.") into the fully owned (100%) subsidiary Societe Anonyme under the name "THRACE POLYFILMS INDUSTRIAL AND COMMERCIAL SOCIETE ANONYME" with the distinctive title "THRACE POLYFILMS S.A." (henceforth the "Undertaking Company" or the "Absorbing Company").

The preparation and distribution of the present Information Memorandum took place in accordance with the clauses of the paragraph 4.1.3.12 of the Athens Exchange Regulation and specifically with the paragraph 1(b) which refers to the spin-off of a business segment with regard to a publicly traded company on the Athens Exchange with the segment representing at least 30% of the company's turnover during the last fiscal year and the paragraph (1c) which concerns the amendment of the business objective of a listed company or the expansion of its activities into other business areas, which according to the management of the listed company will materially affect its statement of financial position, as for example with regard to changes in turnover, profitability, personnel employed, the equity of the listed company, as well as with the relevant clauses of the decision 25/17.7.2008 of the Board of Directors of the Athens Exchange.

1.2. Persons Responsible for the Preparation of the Information Memorandum

The persons responsible for the preparation of the present Information Memorandum as well as for the accuracy of the elements presented in it are Mr. Theodosios Kolyvas, Vice-Chairman of the Board of Directors and Mr. Dimitrios Malamos, Executive Directors of the Board and Group CFO.

Investors who are interested on receiving additional information may contact during working hours and days the Department of Shareholders and Investor Relations (Ms. Ioanna Karathanasi is the pertinent person) at the phone number +30 210 98 75 081 (or via email at the address ikarathanasi@thraceplastics.gr). Interested parties may also collect the present Information Memorandum, during working hours and days, from the head offices of the company "THRACE PLASTCIS CO. S.A.", 20 Marinou Antypa Street, Alimos P.C. 17455, Athens, Greece (Department of Shareholders and Investor Relations). The Information Memorandum is also available on the Company's website (www.thracegroup.com) as well as in the website of the Athens Exchange (www.athexgroup.gr).

Section 2

DESCRIPTION OF THE PROCESS WITH REGARD TO THE SPIN-OFF OF THE BUSINESS SEGMENT

2.1. Description of the process of the spin-off of the business segment (decisions of the bodies of "Thrace Plastics Co. S.A." and "Thrace Polyfilms S.A., legal clauses that were followed)

Decisions of the Board of Directors of "THRACE PLASTICS CO.S.A." and "THRACE POLYFILMS S.A." as of 28-06-2017

Following the decisions of the Board of Directors of "THRACE PLASTICS CO. S.A." and "THRACE POLYFILMS S.A." on 28th June 2017, it was approved the initiation of the procedure with regard to the spin-off of the business segment of production and trade of Industrial Packaging products (production plant No. 7) of "THRACE PLASTICS CO. S.A." and its contribution into the fully owned (100%) subsidiary company, non-publicly traded, "THRACE POLYFILMS S.A." according to the clauses of articles 1-5 of Law 2166/1993. The date for the preparation of the Transformation Balance Sheet was set on 30/06/2017. In addition, the Certified Auditor Accountant Mr. Michael Pappas of Konstantinos (SOEL Reg. No. 33331) was assigned the preparation of the relevant Audit Report of the Book Value of the Assets of the Industrial Packaging products segment concerning the production plant No. 7 which is located in the Industrial Zone of Xanthi, Greece.

Decisions of the Board of Directors of "THRACE PLASTICS CO.S.A." and "THRACE POLYFILMS S.A." as of 02-10-2017

According to the decisions of the Board of Directors of "THRACE PLASTICS CO. S.A." ("Contributing" company) and of "THRACE POLYFILMS S.A." ("Absorbing" company) on 2nd October 2017, the preliminary actions which had taken place until that date with regard to the contribution of the Industrial Packaging products segment (production plant No. 7) into "THRACE POLYFILMS S.A." were approved in accordance with the clauses of articles 1-5 of Law 2166/1993. Furthermore the following were approved: The Transformation Balance Sheet of the segment as of 30/06/2017, the proposals of the Chairman of the Boards of Directors with regard to the share capital increase of the absorbing company, the undertaking of the shares that will be respectively issued and the terms of contribution and absorption of the business segment.

Extraordinary General Meetings of "THRACE PLASTICS CO.S.A." and "THRACE POLYFILMS S.A."

The Extraordinary General Meeting of shareholders of **"THRACE PLASTICS CO. S.A."**, which will take place on 2 November 2017, will discuss and decide upon the following items of the daily agenda:

1. Resolution with regard to the spin-off of the business segment of production and trade of industrial packaging products of the Company and contribution of the segment into the fully owned (100%) subsidiary Societe Anonyme under the name "THRACE POLYFILMS S.A.", according to the provisions of Law 2166/1993 and Law 2190/1920, and approval of the Spin-off Plan Agreement.

2. Appointment of a Company's delegate for the signing of a deed, before a notary, with regard to the contribution of the business segment of production and trade of industrial packaging products of the Company into the fully owned (100%) subsidiary Societe Anonyme under the name "THRACE POLYFILMS S.A.", and of any other statement, as well as for carrying out any other necessary action or legal transaction towards the completion of the above mentioned spin-off procedure and contribution of the business segment.

3. Approval of all actions, statements and legal transactions of the members of the Board of Directors of the Company, as well as of any additional members or their proxies, that were conducted in the context of the spin-off of the business segment of production and trade of industrial packaging products of the Company and the contribution of the segment into the fully owned (100%) subsidiary Societe Anonyme under the name "THRACE POLYFILMS S.A.".

4. Approval of amendment of Company's business objective and subsequent amendment of article 3 of the Company's Articles of Association.

5. Approval of amendment to the name of the Company and subsequent amendment of article 1 of the Company's Articles of Association.

The Extraordinary General Meeting of shareholders of **"THRACE POLYFILMS S.A."**, which will take place on 2 November 2017, will discuss and decide upon the following items of the daily agenda:

1. Resolution with regard to the undertaking of the business segment of production and trade of industrial packaging products of the Company "THRACE PLASTICS CO. S.A." according to the provisions of Law 2166/1993 and Law 2190/1920, and approval of the Spin-off Plan Agreement.

2. Appointment of a delegate for the signing of a deed, before a notary, with regard to the undertaking of the business segment of production and trade of industrial packaging products of the Company "THRACE PLASTICS CO. S.A.", and of any other statement, as well as for carrying out any other necessary action or legal transaction towards the completion of the above mentioned spin-off procedure and contribution of the business segment.

3. Approval of all actions, statements and legal transactions of the members of the Board of Directors of the Company, as well as of any additional members or their proxies, that were conducted in the context of the undertaking of the business segment of production and trade of

industrial packaging products of the Company "THRACE PLASTICS CO. S.A.".

4. Approval of the expansion of the Company's business objective and the subsequent amendment of article 2 of its Articles of Association.

5. Approval of the share capital increase of the Company and the subsequent amendment of article 5 of its Articles of Association.

2.2. Description of the business segment which was the subject of the spin-off. Financial accounts of "Thrace Plastics Co. S.A." prior to and after the spin-off of the business segment

The business segment of "Thrace Plastics Co. S.A." that was spun-off refers to the production unit of Industrial Packaging products (production plant No. 7) in the Industrial Zone of Xanthi, Greece.

Specifically the production unit of industrial packaging products (plant No. 7) commenced operations in 1996 and is located in a building with a total area of 4,585 square meters. The production capacity of the unit accounts for 10,000 tons on annual basis and comprises six (6) lines producing film from polyethylene (PE) and polypropylene (blown film extrusion lines), six (6) machines for cutting film into bags and rolls, as well as four (4) film printing machines.

The spectrum of the products manufactured includes the following:

- PE sacks in rolls for automated packaging (FFS Films / Sacks)
- PE sacks for internal coverage of mega sacks (FIB Cliner)
- PE film (stretch hood)
- Membranes for construction uses
- PE film for construction and agricultural uses, as well as
- PE film for packaging uses

The categories of Customers include industries from both the domestic market and abroad, and specifically:

- > Chemical industry (fertilizers, concrete cement, plastic raw materials, pellets, etc.)
- > Animal feeding and fish feeding industries
- > Distributors of packaging materials
- Dairy industry
- > Industries relating to bottled water, beverages, beer products, etc.
- > Industries producing insulating roof membranes

The suppliers of the raw material which is polyethylene (PE) comprise industrial corporations producing polymers mainly in the international market (SABIC, DOW, AFCO, VINMAR, etc.).

The Statement of Financial Position as of 30.06.2017 is presented below, with the distinctive depiction of the accounts of "THRACE PLASTICS CO. S.A." prior to and after the spin-off of the business segment, along with the corresponding items of the segment which was spun-off:

ASSETS	30/6/2017	30/6/2017	30/6/2017
	Business Segment Spin-off	Balance of THRACE PLASTICS CO. S.A. following the Spin-off	Total prior to Spin-off
Non-Current Assets			
Tangible fixed assets	3,767,473.2	2,919,606.1	6,687,079.3
Investment property	0,00	14,159.0	14,159.0
Intangible Assets	9,536.9	659,384.4	668,921.2
Participation in subsidiaries	0,00	72,061,348.0	72,061,348.0
Participation in related companies	0,00	204,000.0	204,000.0
Other long term receivables	356,027.5	1,613,287.3	1,969,314.8
Deferred tax assets	0,00	567,254.0	567,254.0
Total non-Current Assets	4,133,037.5	78,039,038.9	82,172,076.3
Current Assets			
Inventories	2,044,299.2	0.0	2,044,299.2
Income tax prepaid	0.0	1,052,401.7	1,052,401.7
Trade receivables	3,713,224.4	-90,536.2	3,622,688.2
Other debtors	2,421,132.0	8,960,310.3	11,381,442.3
Cash and Cash Equivalents	0.0	489,671.4	489,671.4
Total Current Assets	8,178,655.6	10,411,847.2	18,590,502.8
TOTAL ASSETS	12,311,693.1	88,450,886.0	100,762,579.1
Equity and Liabilities Equity Net Position of Business Segment Spun-off Share capital Share premium account Other reserves Retained earnings	54,939.6 0.0 0.0 0.0 0.0	0.0 28,869,358.3 21,644,331.2 14,149,261.9 6,126,925.9	0.0 28,869,358.3 21,644,331.2 14,149,261.9 6,126,925.9
Total equity attributable to the Shareholders of the Parent	0.0	70,789,877.4	70,789,877.4
Total Equity	54,939.6	70,789,877.4	70,789,877.4
Long Term Liabilities		0.0	
Long Term loans	0.0	0.0	0.0
Provisions for Employee Benefits	85,344.5	270,786.4	356,130.9
Other provisions	0.0	714,051.7	714,051.7
Deferred Tax Liabilities	359,886.8	0.0	359,886.8
Other Long Term Liabilities	0.0	658,790.4	658,790.4
<i>Total Long Term Liabilities</i> Short Term Liabilities	445,231.3	1,643,628.5	2,088,859.8
Suppliers	3,528,761.3	216,108.7	3,744,870.1
Current tax liabilities	0.0	0.0	0.0
Short Term loans	7,726,914.4	14,205,326.8	21,932,241.2
Other short-term liabilities	555,846.4	1,650,884.2	2,206,730.7
Total Short Term Liabilities	11,811,522.2	16,072,319.8	27,883,841.9
Total Liabilities	12,256,753.5	17,715,948.3	29,972,701.8

The items of the industrial business segment which was the subject of the spin-off, as depicted in the above table (column 1), are analyzed as follows:

ASSETS

The account "Tangible Fixed Assets" concerns Land – Plots, Buildings and Technical Works, Machinery, Technical Installations and Equipment, Vehicles, Furniture and Other Fixture, the net book value of which amounted to 3,767,473.2 Euros on 30.06.2017. "Intangible Assets" amounted to 9,536.9 Euros on 30.06.2017. "Other Long-term Receivables" with a net book value of 356,027.5 Euros on 30.06.2017.

The entire amount of "Inventories" settled at 2,044,299.2 Euros on 30.06.2017.

The account "Trade Receivables" (Customers) presented a net book value of 3,713,224.4 Euros on 30.06.2017.

On the same date, the "Other Receivables (Debtors)" posted a balance of 2,421,132.0 Euros and included: "Receivables from Subsidiaries" with net book value of 2,384,054.9 Euros on 30.06.2017, "Transitory Asset Accounts" with net book value of 36,509.2 Euros and "Other Debtors" with a balance of 567.9 Euros.

LIABILITIES

"Provisions for Employee Benefits" with a balance of 82,344.5 Euros on 30.06.2017

"Deferred Tax Liabilities" of a total amount of 359,886.8 Euros on 30.06.2017.

"Short-term Loans" amounting to 7,726,914.4 Euros on 30.06.2017.

"Suppliers" of 3,528,761.3 Euros on 30.06.2017.

Finally the account "Other Short-term Liabilities" with a net balance of 555,846.4 Euros on 30.06.2017 included "Sundry Creditors" with a balance of 268,787.8 Euros, "Transitory Liability Accounts" with a balance of 283,646.74 Euros and "Other Short-term Liabilities" with a balance of 3,411.90 Euros.

2.3. Valuation of the business segment which was the subject of the spin-off

The net book value on 30.06.2017 of the business segment of Industrial Packaging products that was spun-off was estimated by the Certified Auditor-Accountant Michael K. Pappas (SOEL Reg. No. 33331), of the Auditing Firm SOL S.A. and amounted to 54,939.61 Euros, according the contents mentioned by the above Certified Auditor-Accountant in his respective audit report dated on 12 September 2017. More specifically, the above Net Book Value is analyzed as follows:

Grand Total Assets	12,311,693.1
Minus Grand Total Liabilities	12,256,753.5
Net Book Value on 30.06.2017	54,939.6

According to the performed audit for the estimation of the assets' book value of the industrial

business segment that was spun-off, the Certified Auditor – Accountant proceeded with the following clarifications with regard to certain accounts in the Transformation Statement of Financial Position as of 30.06.2017.

1. The financial statements of the company were prepared according to the International Financial Reporting Standards (IFRS) as well as according to the "Greek Accounting Standards, Relevant Regulations and Other Provisions" as stipulated by the Law 4308/2014.

2. The tangible fixed assets are depicted at the historic acquisition cost, reduced by the grants which have been received, as well as by the accumulated depreciation charges and other losses, if any, due to value impairments. Any value adjustments of fixed assets (land plots – buildings) that have been made, according to the effective Greek tax legislation, are being offset. Expenditures which are made with regard to the replacement of part of the fixed assets are incorporated into the value of the asset, provided that the future economic benefits generated for the Group can be justified and reliably estimated. The repairs and maintenance of the tangible fixed assets affect the Results upon their occurrence. The acquisition cost and the accumulated depreciation of the fixed assets sold or removed are being offset against the respective accounts at the time of sale of removal, and any subsequent profit or loss, is recorded in the Results.

The depreciation charges are recorded in the Results according to the straight line depreciation method during the entire economic life of the fixed tangible assets.

The estimated duration of the economic life, per category of tangible fixed asset, is as follows:

	Factor	Economic Life
Buildings and Technical Works	2.5%-5%	20-40 years
Machinery and Technical Installations	7%-10%	10-14 years
Special Machinery Equipment	12%-15%	7-8 years
Transportation Means	10%-20%	5-10 years
Furniture and Other Equipment	10%-30%	3-10 years

For the purpose of facilitating the preparation of the relevant notarial deeds which are required for the transferring of the contributed properties of the business segment, the company by processing the figures of its Fixed Assets Records prepared analytical tables of the relevant assets which are presented in the supplementary notes (appendix).

3. The intangible fixed assets mainly concern software items. These values are depicted at the acquisition cost and are reduced by the accumulated amortization and any impairment losses. The amortization of the intangible assets is recorded in the Results according to the straight line method during the entire economic life of these assets. The estimated duration of the economic life of these assets is as follows:

	Factor	Economic Life
Industrial Ownership Rights	20%	5 years
Software	10%-20%	5-10 years

4. Inventories as of 30.06.2017 have been estimated at the lower value between acquisition or production cost and the net liquidation value. The quantities of the inventories have been determined through physical inventory measurement at the respective storage facilities of the company.

5. The receivable asset accounts have been valued at their fair value and derive from the ordinary business transactions mainly with the customers of the Industrial segment.

6. The payable liability accounts are depicted at the acquisition cost and derive from the ordinary business transactions with regard to the contributed Industrial segment.

The contributed liabilities concerning Bank Loans also include the part of the short-term loans for the coverage of the working capital of the contributed Industrial segment.

2.4. Effect on the financial results of "Thrace Plastics Co. S.A." and of its dividend policy for the first fiscal year following the spin-off

With regard to the effect of the spin-off of the business segment of production and trade of Industrial Packaging products on the Company's financial results and consequently on its dividend policy the following must be noted:

Given the fact that "THRACE PLASTICS CO. S.A." holds 100% of the Undertaking Company the former consolidates via the full consolidation method the financial results of the latter subsidiary company. Therefore the consolidated financial results of the Company will not be affected from the spin-off since the entire results of the segment which is the subject of the spin-off will be consolidated into the financial results of parent company "THRACE PLASTICS CO. S.A.".

As it is presented in the following table, during the period 1/1/2013 - 30/06/2017, the segment of Industrial Packaging products comprised 100.0% of the Company's turnover.

					01/01-
Amounts in thousand Euros	2013	2014	2015	2016	30/06/2017
Sales prior to Spin-off	17,122	16,980	13,476	14,332	8,025
% of total	<i>100%</i>	<i>100%</i>	<i>100%</i>	<i>100%</i>	100%
Total Company Sales	17,122	16,980	13,476	14,332	8,025

Following the completion of the spin-off, the Company's revenues are categorized as following:

a) Operating Income that derives from the rendering of services and the broader support of the subsidiary companies. Specifically:

Income from the provision of accounting and tax services, administrative and organizational services, income from the provision of IT infrastructure services, consulting services in the areas of marketing and sales, from the preparation of economic and visibility studies, and in general the provision of advisory and other services which ensure the smooth and normal operation of the subsidiaries as well as their development at all levels.

b) Income from its Participations in the existing subsidiary companies

Based on the above, the management is not in position to accurately estimate the dividend policy of "THRACE PLASTICS CO. S.A." for the first fiscal year following the spin-off (year 2017). However it is estimated that this dividend policy will depend on the relevant cash and investment needs of the Group.

Section 3

INFORMATION ABOUT THRACE PLASTICS CO. S.A.

3.1. General Information

The company "THRACE PLASTICS INDUSTRIAL AND COMMERCIAL SOCIETE ANONYME" with the distinctive title "THRACE PLASTICS CO. S.A." is the parent company of Thrace Plastics Group. It was founded in 1977 (Gov. Gazette 2620/9.8.1977), is based in Magiko of municipality of Avdiron in Xanthi, Northern Greece, and is registered in the Public Companies (S.A.) Register under Reg. No. 11188/06/B/86/31 and in the General Commercial Register under Reg. No. 12512246000. The Company's shares are listed on the Athens Stock Exchange since 1995.

3.2. Short History

- 2017 Merger of the fully owned (100%) by "THRACE PLASTICS CO. SA" subsidiary company "THRACE GREENHOUSES SA" with the company "ELASTRON AGRICULTURAL S.A."
- Implementation of investments amounting to 56.7 million Euros
 targeting the expansion of the production capacity of the Company's subsidiaries mainly in the Technical Fabrics Unit as well as in the Packaging Unit in Greece and abroad.
- 2014 The Company enters into the market of waterproof drainage products via the use of Geosynthetic Clay Liner – GCL through the establishment of the company "Thrace-Eurobent SA" in Xanthi, Greece (51% joint venture).
- 2013 The Company expands its business activity by establishing the subsidiary "Thrace Greenhouses S.A.". The business objective of the new company is to create and operate greenhouses for the production of tomato through the method of hydroponic cultivation and the utilization of the geothermal energy.
- 2012 The Group establishes a new company in China in order to penetrate the broader Asian market.
- 2010- Emphasis on the modernization of operations and the creation of
 2011 organizational structures that will boost growth in the Group in the
 context of the global economic growth environment.

The companies of the Group expand their sales network in 80 countries in order to ensure further growth on Group level.

- 2009 Investment in a new production line of non-woven sewing fabrics in North American market (Thrace LINQ).
- 2007 Thrace Group expands its activities in North America by fully acquiring Thrace LINQ Inc. and by acquiring 50% of Lumite Inc.
- 2000- The Company expands its international presence in Southeast
 2006 Europe through the acquisition of Thrace Ipoma (Bulgaria) and the establishment of the companies (50% joint venture in Romania) and Thrace Plastics Pack Doo (in Serbia).

Two new production lines are being added to the facilities of Xanthi, Greece, with regard to the spunbond fabrics and the non-woven sewing fabrics.

- 2000 The Company enters into the market of FIBC / mega bags through the acquisition of Thrace Polybulk (Norway).
- 1999 With the acquisition of Don & Low Ltd (Scotland), Thrace Plastics Co. SA establishes its presence internationally and commences operations in the area of non-woven products.
- 1997 The Company enters into the market of rigid packaging through the creation of a new production plant in Ioannina, Greece.
- 1995 Listing of Thrace Plastics Co. SA on the Athens Exchange, Greece
- 1992 The Group establishes a new plant in Xanthi, Greece, specializing in the production of industrial yarns and of yarns for the carpet industry.
- 1986 The Company enters into the market of technical fabrics made from polypropylene via the establishment of new facilities in Xanthi, Greece.
- 1980 Thrace Plastics establish the first production plant which produces woven bags made from polypropylene, cords and strings for both the Greek market and for export purposes.
- 1977 Stavros Chalioris establishes the Company "Thrace Plastics Co. SA" in Xanthi, Greece.

3.3. Presentation of the business objective of "Thrace Plastics Co. S.A."

"Thrace Plastics Co. S.A." activates in the production and trade of Industrial Packaging plastic products for the industries of chemical, animal and fish feeding products, for distributors of packaging materials, bottled water manufacturers, beverage manufacturers, etc. Furthermore, the Company through its subsidiaries activates in the Technical Fabrics segment as well as in the Packaging segment. Specifically, the Company activates on international level through subsidiaries that operate production facilities in 5 countries, namely Greece, Great Britain, Bulgaria, Romania and the United States of America, and it also participates in distribution and trading companies in 6 countries, namely Ireland, Norway, Sweden, Serbia, Australia and China.

The sales distribution of the Group extends into more than 80 countries.

The Group's two major areas of activity, Technical Fabrics Unit and Packaging Unit, cover more than 24 market segments. Since the beginning of 2013, the Group activates in the Agricultural sector via subsidiary Thrace Greenhouses S.A. which deals with the production of tomato through the application of hydroponic cultivation method and the use of geothermal energy.

The Technical Fabrics Unit concern the production and trading of synthetic fabrics for industrial and technical uses. The Technical Fabrics Unit is internationally oriented as 97% of sales are conducted in the foreign market. The Unit operates through nine subsidiary companies of the Group (Thrace Non Wovens & Geosynthetics and Thrace Eurobent in Xanthi, Don & Low in Scotland, Thrace Synthetic Packaging in Ireland and Thrace Polybulk AS in Norway, Thrace Polybulk AB in Sweden, Thrace Linq Inc. and Lumite Inc. in the USA, and Thrace Asia in China. The main products of the Unit consist of geotextiles, insulation membranes and technical fabrics for agricultural and industrial uses.

The Packaging Unit concerns the production and trading of packaging materials, plastic sacks, plastic boxes for the packaging of food products and colors, as well as other packaging materials for agricultural uses. The Packaging Unit is oriented towards the European markets with an emphasis on the countries of Southeastern Europe mainly, and also of Scandinavia, United Kingdom and Ireland. The Unit operates through five group companies, including the parent company, in Greece, Bulgaria, Romania and Serbia. The products of the Unit are distinguished in those of Industrial Packaging Products which mainly concern sacks, mega sacks, films for the packaging of fertilizers, animal and fish feeding products, as well as chemicals and idle materials, and in those of Consumer Packaging Products with applications in the area of food products.

The main raw materials for the production of the company's products are polypropylene (PP) and polyethylene (PE) which are being supplied by manufacturers from both the domestic and

the international market.

Below, the evolution of the Company's and the Group's personnel over the last four years are presented:

PERSONNEL	2013	2014	2015	2016	30.06.2017
Thrace Plastics Co. S.A.	68	77	72	72	62
Thrace Plastics Group	1,449	1,531	1,668	1,708	1,814

3.4. Presentation of the Shareholders' Structure and Management

The shareholders' structure of the Company as of 30.10.2017 is the following:

SHAREHOLDERS' STRUCTURE

Shareholder's Name	Number of Shares	Equity Stake (%)
Konstantinos Chalioris	18,936,558	43.29%
Eufemia Chalioris	9,120,690	20.85%
Other Shareholders	15,684,204 43,741,452	35.86% 100.00%

Board of Directors

The Annual Ordinary General Meeting of shareholders on 14 April 2016 elected the new 11member Board of Directors of the Company for a five year term and specifically until the Ordinary General Meeting that will convene within the first 6-month period of the year 2021 (or with term until 30/06/2021).

At the same time, with this decision the annual Ordinary General Meeting appointed as independent members of the Board of Directors, according to the provisions of Law 3016/2002, as it is currently in effect, the following: 1) Mr. Christos Siatis of Panagiotis, 2) Mr. Konstantinos Gianniris of Ioannis, 3) Mr. Ioannis Apostolakos of Georgios, 4) Mr. Petros Fronistas of Christos, Nikitas Glykas of Ioannis and 6) Theodoros Kitsos of Konstantinos.

The following table presents the members of the Board of Directors in effect:

BOD Member	Position in the Board
Konstantinos Chalioris	Chairman & Chief Executive Officer
Theodosios Kolyvas	Executive Vice-Chairman
Georgios Braimis	Executive Member
Dimitrios Malamos	Executive Member
Vasileios Zairopoulos	Non-Executive Member
Christos Siatis	Independent Non-Executive Member
Konstantinos Gianniris	Independent Non-Executive Member
Ioannis Apostolakos	Independent Non-Executive Member
Petros Fronistas	Independent Non-Executive Member
Nikitas Glykas	Independent Non-Executive Member
Theodoros Kitsas	Independent Non-Executive Member

The above eleven-member (11-member) Board of Directors meets the conditions of Law 3016/2002 as currently in effect and the provisions of the Corporate Governance Code.

From the above members, all individuals have Greek nationality while Mr. Christos Siatis has Cypriot nationality.

The condensed CVs of the Company's Board members are as follows:

Konstantinos Chalioris, Chairman of the Board & CEO, age 55

He possesses a professional experience of 35 years and has gained very good knowledge of the industry and the international market. Since 2009, he holds the position of the Chairman of the Board of Directors.

Theodosios Kolyvas, Vice Chairman of the Board, age 73

Mr. Kolyvas is a graduate of the Economics Department of the Athens University of Economics and Business (AUEB). He has been with the Company since 1982. Until 2002 he held the position of Head of Financial Services. With multi-year experience and given his deep knowledge of corporate issues, he has assisted the CEO essentially in exercising his duties, has supported the Company's development and has contributed in promoting issues on all levels of the Company's business activity. He has been Vice-Chairman of the Board since 2009.

George Braimis, Executive Member, age 51

Mr. George Braimis is a Mechanical Engineer, with an MSc degree from Imperial College of Science of the University of London and an MBA from the Hellenic Business Administration Company and INSEAD University. He also holds the Executive Scholar Certificate from Kellogg School of Management, Northwestern University. He has significant professional experience, holding management positions in industrial companies mainly in the packaging and food sectors. For almost 14 years he worked at the Philippou Group and specifically from 1994 to 2000 at the company "FAGE S.A." as Maintenance Manager, from 2004 to 2009 at the company "Mornos S.A." serving as CEO and from 2009 until March 2011 at the company "EVGA S.A." as Vice-Chairman of the Board and CEO, while he maintained his position at "Mornos S.A." until August 2010 as Vice-Chairman. Also, during the three-year period 2001-2004, Mr. Braimis worked at the Frigoglass Group as Head of Technical Support overseeing all plants in Nigeria. From April 2011 Mr. George Braimis assumed responsibilities of Managing Director of the Packaging Business Unit of Thrace Plastics Group, a position that was added to the Group's organizational structure in order to contribute to achieving Management's objectives both in the domestic market and abroad (S-E Europe, Scandinavia, Ireland and the United Kingdom). Since January 2015, Mr. Braimis has assumed the duties of Group COO with responsibilities covering the operations of all Group companies.

Dimitrios Malamos, Executive Member, age 41

Mr. Dimitris Malamos graduated from the Athens College in 1993. He studied in Great Britain from 1993 to 1998. He holds a BA (Hons) in Business and Financial Economics from Staffordshire University a postgraduate MBA degree from University of Kent in Canterbury. From 2000 to 2007 he worked in PricewaterhouseCoopers in the area of Management Consulting servicing companies of the private and public sector where he gained significant experience in the fields of budgeting and reporting, financial analysis and internal restructuring. During the period 2007-2009 he worked in National Bank in the Accounting & Finance division and he returned to PricewaterhouseCoopers in the area of Management Consulting. He works as Group CFO for Thrace Plastics Group since June 2010.

Vasileios Zairopoulos, Non-Executive Member, age 55

Vasileios Zairopoulos began his career in 1983 in the apparel and footwear sector. He assumed the position of Director of Design and Collection for a leading company in the kids wear market. In a later stage he also became responsible for the planning and coordination of production. He then moved to the business development department of a large retail store chain where he also undertook the broader supervision of the retail business activity, including the store design, the order and supply process, the management of the sales team, the marketing and promotion, as well as the budgeting. He was also engaged in the areas of strategic consulting, negotiations, marketing management and financial planning, before moving to establish its own consulting firm. During the past 10 years, Mr. Zairopoulos activates as consultant, through his firm, in the areas of strategic consulting, startups, business planning, investment evaluation, international negotiations, pricing and communication. Apart from his professional activities in Greece, Mr. Zairopoulos has also collaborated with two American multinational corporations, namely Columbia Sportswear and New Balance. He received IB Diploma from UWC Atlantic College in 1979 and BSc in Management from Bath University in 1983.

Christos Siatis, Non-Executive Member, age 68

An Associate Member of the Fellows of Chartered Accountants of England and Whales. He is a Certified Public Accountant by the Cyprus Institute of Chartered Accountants and Member of the Hellenic Association of Certified Accountants (SOEL). He began his career in 1981 at the auditing firm Kostouris – Michailidis (Grant Thornton) in Athens. In 1993 he became Managing Partner of the Greek company and in 1997 he assumed the position of Territory Senior Partner at the company that resulted from the merger of Kostouris-Michailidis and Coopers & Lybrand. In 1998 he was elected Chairman and Chief Executive Officer of the company PricewaterhouseCoopers in Greece. After 2009, Mr. Siatis activates as Consultant providing advisory services to senior management of large firms.

Konstantinos Gianniris, Independent Non-Executive Member, age 72

A graduate of the Business Administration Department of the University of Piraeus and of the Law School of Athens University. He has served as Chief Executive Officer, General Manager or Senior Management Executive at large Greek companies of the private sector (Iaso, Athens Euroclinic, Izola, Selman, A.G. Petzetakis, Soulis, etc.). He has established the Institute of Internal Auditors, for which he served as Chairman for seven years. He has established the Association of Greek Clinics, for which he served as Chairman for 2 years, while currently he is Honorary Chairman. He also participates in the Board of Directors of Elastron S.A.

Ioannis Apostolakos, Independent Non-Executive Member, age 53

He has an M.B.A. from University of Wales, and a bachelor's degree from the Business Administration Department of the Athens University of Economics and Business (AUEB). Mr. Ioannis Apostolakos has served as senior management executive in the past in the Credit and Investment Banking units of the Ergasias Bank Group (currently named EFG Eurobank Ergasias) and the Piraeus Bank Group. He has been member in the boards of various companies listed on the Athens Exchange and the Cyprus Stock Exchange. Currently he is Administrator in a corporate advisory company and Independent Non Executive Member in AS COMPANY SA, listed on the Athens Exchange.

Petros Fronistas, Independent Non-Executive Member, age 72

A Graduate of the Athens University of Economic and Business (AUEB) and the Early Childhood Education Academy. He worked from 1964 to 2011 at the Group of National Bank of Greece holding several management positions from 1989. Specifically from 1989 to 1993 he served as Deputy General Manager at Athens Bank (a company of the National Bank of Greece Group until its sale). During the two-year period 1993-1994 he served as Deputy Manager of the Corporate Banking Division. From 1994 to 1995 he served as General Manager of ETHNOFACT S.A., while during 1995-1998 as Head of the Overdue Receivables Division. From May 1998 until August 2002 Mr. Fronistas held the position of Corporate Banking Manager and from 2002

to 2004 he served as Management Consultant in the Corporate Credit Division. During the twoyear period 2004-2005 Mr. Fronistas assumed responsibilities of Chairman of the Board of Aspis Leasing S.A., of the Aspis Bank Group, with executive responsibilities. From May 2005 to March 2009 he served as General Manager of the National Bank of Greece in Cyprus and following until February 2010 he assumed responsibilities of Deputy CEO. From February 2010 to June 2011 he served as CEO of Ethniki Leasing S.A. He also participates in the Board of Directors of the companies PAEGAE SA and Nireus Aquaculture SA.

Nikitas Glykas, Independent Non-Executive Member, age 52

Mr. Nikitas Glykas holds a BSc degree in Physics from the University of Athens and postgraduate degrees from the Lancaster University. Until the year 2005 he held the position of Peripheral Manager of Eastern Europe for MAILLIS SA. Since 2006 and until 2009, as Member of the Board of Directors and member of the senior staff of SHELMAN SA, being responsible for both the Company and its affiliates, he promoted the restructuring and the broader redesign of the Group's operating procedure achieving especially positive results amid recession conditions in the timber sector. Since the year 2009 he has held various positions in HTC Group, whereas from October 2015, and assuming higher duties, he holds the position of the Group's headquarters in Taiwan. He is considered a senior executive with international experience, deep knowledge of the European markets as well as of the markets of Middle East and Africa, who manages effectively different cultures and holds distinguished records in the achievement of impressive sales and the penetration of new and existing geographic markets.

Theodoros Kitsos, Independent Non-Executive Member, age 53

Mr. Theodoros Kitsos holds a BSc degree from the Economics Department of the National and Kapodistrian University of Athens and an MBA degree in finance from the Warner College of USA. He started his career in Unilever Hellas and also in companies of the Group located abroad where he worked in United Arab Emirates, Saudi Arabia and Holland. He returned to Greece in 2005 where he worked as General Manager of Human Resources and Organization at PPC (DEI) SA. In a later stage he held the position of Deputy General Manager of Human Resources at Eurobank Group. By the end of the year 2007, he returned to Unilever Group based in London undertaking the duties with regard to the global organizational planning of the Company, whereas in year 2010 he moved to Unilever Russia, Ukraine and Belarus based in Moscow where he held the position of Vice President responsible for issues of human resources and organization, implementing successfully at the same time the acquisitions and mergers of three companies active in the production and trading of consumer products. Since the summer of 2015, he works at the headquarters of Unilever in London having assumed a plethora of duties in the areas of Finance, Law, Technology and Support Services on global level.

The Independent Non-Executive Members, Messieurs Christos Siatis, Konstantinos Gianniris,

Ioannis Apostolakos, Petros Fronistas, Nikitas Glykas and Theodoros Kitsos meet the independence criteria that are defined by Law 3016/2002 as it is currently in effect.

Senior Staff - Directors

The Company's senior staff and / or directors are the following:

BOD Member	Position in the Board	
Konstantinos Chalioris	Managing Director	
Theodosios Kolyvas	Advisor to the Management	
Georgios Braimis	Group COO	
Dimitrios Malamos	Group CFO	
Spyridon Ntakas	Director of Financial Services	
Foteini Kyrlidou	Head Accountant	
Sotirios Bravos	Business Processes & IT Manager	
Georgia Dimakopoulou	HR Manager	

The CVs of the senior staff and directors of the Company, apart from those presented above under the capacity of the Board member, are as following:

Spyridon Ntakas, Head of Financial Services, age 51

He works for the Company since 2001. He graduated from the Mathematics Department of the University of Athens. During the period 1986 – 2001 he held various managerial positions in Papoutsanis Group of Companies.

Fotini Kyrlidou, Head Accountant, age 54

She graduated from the Business Administration Department of the Athens University of Economics and Business (AUEB). She works for the financial services department of the Company since 1987. She is currently the Head Accountant of the Company.

Sotirios Bravos, Business Processes & IT Manager, age _____

Mr. Sotirios Bravos graduated from the Metal Department of the National Technical University of Athens as well as the Technology Department of the Athens College. He holds the International MBA degree from Athens University of Economics and Business. He worked as IT Manager in the company Schneider Electric SA from 1995 to 2010, as Process Innovation Manager (Head of IT) in the company Samsung Electronics from 2010 to 2015. He works as Business Processes &

IT Manager in Thrace Plastics since July 2015.

Georgia Dimakopoulou, HR Manager, age 42

Ms. Georgia Dimakopoulou graduated from the Department of Informatics and Telecommunications of the National and Kapodistrian University of Athens. She also holds a postgraduate degree in Business Administration (MBA) from Strathclyde University of Glascow. She is certified as Project Management Professional from the Project Management Institute of the USA. She commenced her professional career in 1998, as Information System Administrator in the company P.D. Papoutsanis SA. Following and up to the year 2001, he worked for PLIAS Group assuming the position of Management Information System Administrator and Assistant Project Manager in the implementation of ERP BAAN system in the Group's companies. Ms. Dimakopoulou became member of Thrace Plastics Group in 2001, assuming the position of Business Process & IT Manager. Since July 2015, she is the Director of Human Resources for the companies of the Group in Greece.

3.5. Equity participations of the major shareholders and members of the Board of Directors in other companies

<i>Member of the Board</i>	<i>Non-group companies which the members of the Board participate in</i>	Percentage of Equity Participation	Position
Konstantinos	Civil Non-for-Profit Company	50%	Shareholder
Chalioris	Stavros Chalioris		
	Xanthi Photovoltaic Park S.A.	50%	Shareholder,
			Chairman & CEO
	EFTERPI S.A.	-	Chairman & CEO
	ERATO S.A.	50%	Shareholder,
			Chairman & CEO
	THALEIA S.A.	50%	Shareholder,
			Chairman & CEO
	KLEIO S.A.	-	Chairman & CEO
Eufemia Chalioris	Civil Non-for-Profit Company	50%	Shareholder and
	Stavros Chalioris		Member of the
			Board
	Xanthi Photovoltaic Park S.A.	50%	Shareholder
	EFTERPI S.A.	50%	Shareholder
	THALEIA S.A.	50%	Shareholder

The following table depicts the participations of the major shareholders and members of the Board of Directors of the Company in other non-group companies.

	ERATO S.A.	50%	Shareholder
	KLEIO S.A.	50%	Shareholder
	TERPSICHORI S.A.	99%	Shareholder,
			Chairman of BOD
Theodosios	EFTERPI S.A.	-	Vice-Chairman
Kalyvas			
	KLEIO S.A.	-	Vice-Chairman
	ERATO S.A.	-	Vice-Chairman
	Xanthi Photovoltaic Park S.A.	-	Vice-Chairman
	THALEIA S.A.	-	Vice-Chairman
	OILCHEM S.A.		Member of the
			Board
Dimitrios	Dynamic Constructions –V.	-	Administrator
Malamos	Zarifopoulos		
Christos Siatis	Evolution Maritime	-	Director
	Management Co		
	Spetses Trading LLC	-	Director
	Skylark Shipping & Trading LLC	-	Director
	Skyevo Shipping & Trading LLC	-	Director
Vasileios Zairopoulos	V. Zairopoulos & SIA L.P.	90%	Administrator
Petros Fronistas	PAEGAE S.A.	-	Member of the
			Board
	Nireus Aquaculture S.A.	-	Member of the
			Board
Ioannis	Ancient Olynthefs SWF (I.K.E.)	99.9%	Administrator
Apostolakos			
	AS Company S.A.	-	Member of the
			Board
Konstantinos	Elastron S.A.	-	Member of the
Gianniris			Board

The members of the Board of Directors and the Major Shareholders of the Company state that they do not participate in the Management or Share Capital of other companies or joint ventures with a percentage higher or equal to 5%, and that they do not exercise any management control or possess any relation, agreement, contract or transaction with other companies or joint ventures except for the above mentioned ones.

According to the last codified Articles of Association, as they are in effect following their amendment from the Extraordinary General Meeting on 2 February 2017, the Company's business objective is described as following:

1. The production of plastic materials for the packaging of agricultural or related products and of plastic materials in general.

2. The trading in any manner and via any means (physical or electronic ones) of the above products as well as the related products in Greece and abroad.

3. The representation of foreign commercial or industrial houses and companies in general.

4. The partnership with any physical or legal entity with regard to the produced or traded goods by the Company.

5. The participation and collaboration with existing or newly established companies, of any form or corporate nature, in Greece or abroad as well as the trading activity in general.

6. The provision of accounting and tax services, the provision of organizational, IT infrastructure, administrative, business collaboration, recruitment services, and also the provision of financial and investment advisory services to any type of companies and organizations in general, of both the public and the private sector in Greece and abroad.

7. The provision by the Company on separate basis or jointly with other physical or legal entities, in both the domestic as well as the international market of administrative, secretarial, support, organizational, economic analysis, cost analysis, estimation, supervision services as well as services with regard to the preparation and compilation of statistical, technical and economic studies and analyses in relation to any commercial, industrial, economic or investment activity in general.

8. The provision of advisory services and services in general for the operation, expansion, development, control, administration and improvement of any work project or company, such as commercial, industrial, financial and investment company.

9. The provision of services in the area of marketing and sales, strategic communication, the organization, coordination and the administration of communication and public relation actions, the advertising, the sales promotion, the organization of forums-seminars and exhibitions in Greece and abroad, as well as other relevant activities.

10. The preparation of financial and investment studies, business research studies and viability studies for physical or legal entities, the survey on the prospects of certain business sectors of economic or business activity, the organization and the implementation of any type of scientific,

educational and training programs in Greece and abroad.

11. The provision of internet services such as the development and hosting of websites on the internet, the digitalization of catalogues, photos, etc.

12. The provision of services in general to any physical or legal entity in Greece or abroad, for facilitation of all the above activities.

13. The acquisition and utilization, with any manner, of every right, trademark, patent or privilege that is deemed necessary, useful or relevant to the business objectives of the Company.

Towards the fulfillment of its business objective the Company may:

1. Establish or participate in existing or newly established companies of any form or corporate type, with similar, relevant or equivalent business objective.

2. Establish subsidiary companies, branches, factories, agencies, offices and any other type of facilities or simply appoint representatives in any place domestically or abroad.

3. Acquire tangible rights on any type of properties or lease any type of properties or movable assets in Greece as well as any type of transportation means.

4. Provide guarantees and sign agreements for guarantees towards as well as with any physical or legal entity, domestic or foreign, within the applicable framework according to the law, provided that the above are related to the achievement of the corporate objectives or they are deemed necessary for their fulfillment.

5. Develop and trade trademarks, licenses, know-how rights as well as other rights of intellectual, commercial and industrial ownership.

6. Represent any company, domestic or foreign, with a similar, related or relevant business objective for its own account or for the account of third parties, via commission fees or via participation in the profits.

7. Conduct any work and activity, under the broadest available scope, which the Company views as appropriate or complementary to the above presented business objectives and generally carry out any action which is considered either directly or indirectly as necessary, appropriate or suitable for the realization and implementation of the above presented business objectives.

Section 4

EFFECT ON "THRACE PLASTICS CO. S.A." DUE TO THE SPIN-OFF OF THE BUSINESS SEGMENT

4.1. Major business activity and sector of activity prior to the spin-off of the business segment

The main activity as well as the sectors of activity prior to the spin-off are analyzed in section 3.3.

4.2. Sector of business activity and business objective following the spin-off of the business segment

Following the spin-off of the business segment of production and trade of Industrial Packaging products, according to the contents of Section 2.4, the Company will continue rendering support services to its subsidiaries. Specifically the Company will realize revenues from the provision of accounting and tax services, administrative, operational and organizational support services, IT infrastructure services, advisory services in the areas of marketing and sales, the preparation of economic and visibility studies, and in general from the provision of advisory and related services which ensure the smooth operation of subsidiary companies and their development at all levels. Moreover, the Company will continue to collect income from dividends from its business interests in the existing subsidiaries.

The spin-off of the business segment of production and trade of Industrial Packaging products is in the context of a wider internal restructuring plan of the Group having as objective the organizational segregation of its business activities. Specifically the said actions of internal restructuring aim at the more effective and more rational administrative operation of the Group, the most straightforward planning of its investment policy, the full utilization of its production units as well as of the distribution network and the higher flexibility and efficiency of the Group implying significant benefits at all levels.

With the completion of the spin-off procedure, a unified industrial segment will be formulated with common financial and administrative support services leading as a natural result to the more rational operation of the administrative and production procedures. At the same time, due to the relevance of the manufactured products, a unification of the cost and production planning departments will occur, utilizing the same labor force since for the largest part they both deal with common activities. Therefore after the spin-off, the major and most essential advantages that will emerge are expected to be the following:

- 1) The reduction of the cost of the financial and administrative services
- 2) The reduction of production cost
- 3) The more efficient management of resources
- 4) The more effective management of inventories

- 5) The flexibility against changing demand forces
- 6) The contraction of the delivery time of products
- 7) The ability of attaining business agreements in related areas

4.3. Changes in the business objective and the articles of association of Thrace Plastics Co. S.A., as well as any other alteration with regard to its identity prior to the spin-off

With the completion of the spin-off of the business segment of production and trade of Industrial Packaging products both the Business Objective and the legal name of the Company will be amended based on a subsequent amendment of the relevant articles 1 and 3 of its Articles of Association.

More specifically:

Amendment of the Business Objective

With the approval of the above spin-off from the Extraordinary General Meeting of shareholders on 02/11/2017, the business objective of the Company will be the following:

> The participation in the capital as well as the financing of companies of any legal form, type and objective, listed or non-listed on an organized market, which are domiciled and legally operate in the domestic or/and the international market.

> The provision of accounting and tax services, the provision of organizational, IT infrastructure, administrative, business collaboration, recruitment services, and also the provision of financial and investment advisory services to any type of companies and organizations in general, of both the public and the private sector in Greece and abroad.

> The provision by the Company on separate basis or jointly with other physical or legal entities, in both the domestic as well as the international market of administrative, secretarial, support, organizational, economic analysis, cost analysis, estimation, supervision services as well as services with regard to the preparation and compilation of statistical, technical and economic studies and analyses in relation to any commercial, industrial, economic or investment activity in general.

> The provision of advisory services and services in general for the operation, expansion, development, control, administration and improvement of any work project or company, such as commercial, industrial, financial and investment company.

> The provision of services in the area of marketing and sales, strategic communication, the organization, coordination and the administration of communication and public relation actions, the advertising, the sales promotion, the organization of forums-seminars and exhibitions in Greece and abroad, as well as other relevant activities.

> The preparation of financial and investment studies, business research studies and viability studies for physical or legal entities, the survey on the prospects of certain business sectors of economic or business activity, the organization and the implementation of any type of scientific, educational and training programs in Greece and abroad.

> The placement, in general, of the Company's cash reserves in any kind of investments, bonds, corporate shares, securities, equities, participation securities, movable assets and financial instruments in general, listed or non-listed on an organized market, in Greece or/and abroad.

> The acquisition, management, development, construction, operation, disposal, leasing and utilization with any manner of any type or kind of properties.

> The development, study, construction, erection, restructuring, redevelopment, operation, maintenance, administration and broader utilization of buildings, residences, professional premises and in general of building facilities of any type.

> The preparation of studies, investment programs and the provision of technical advice on issues concerning the construction, upgrade, maintenance, organization, management, utilization and operation of building facilities and properties of any type, as well as the preparation of estimations on relevant issues for the account of third parties.

> The intermediation in the utilization and operation of properties via commission fees and the rendering of advisory services in the area of property development and management in general.

> The execution of transactions in general which include among others the purchase or sale, leasing, sub-leasing of properties domestically and abroad, and the utilization of properties in any manner as well as any business activity in relation to the above mentioned objectives.

> The acquisition of properties for permanent utilization and operation.

> The provision of internet services such as the development and hosting of websites on the internet, the digitalization of catalogues, photos, etc.

> The provision of services in general to any physical or legal entity in Greece or abroad, for facilitation of all the above activities.

> The acquisition and utilization, with any manner, of every right, trademark, patent or privilege that is deemed necessary, useful or relevant to the business objectives of the Company.

Towards the fulfillment of its business objective the Company may:

> Participate in any company which already operates or which is going to be established with a similar, equivalent or different business objective and of any corporate type or in any Joint Venture in Greece or abroad, and also cooperate or establish a partnership with any domestic or foreign physical or legal entity in any manner.

> Establish subsidiary companies, branches, factories, agencies, offices and any other type of facilities or simply appoint representatives in any place domestically or abroad.

> Acquire tangible rights on any type of properties or lease any type of properties or movable assets in Greece as well as any type of transportation means.

> Provide guarantees and sign agreements for guarantees towards as well as with any physical or legal entity, domestic or foreign, within the applicable framework according to the law, provided that the above are related to the achievement of the corporate objectives or they are deemed necessary for their fulfillment.

> Develop and trade trademarks, licenses, know-how rights as well as other rights of intellectual, commercial and industrial ownership.

> Represent any company, domestic or foreign, with a similar, related or relevant business objective for its own account or for the account of third parties, via commission fees or via participation in the profits.

> Grant, in exchange for a fee, the utilization of its own facilities to third parties, assign the administration of the Company to other legal entities, as well as undertake the administration of other companies.

> Administer and come into possession of capital from companies of private law and through state-owned or international financing programs, participate either separately or in collaboration with physical or legal entities, of any type, in auctions and tender offers in Greece or/and abroad and submit tender offers in order to undertake the execution of any type of projects which are relevant to its business objective.

> Conduct any work and activity, under the broadest available scope, which the Company views as appropriate or complementary to the above presented business objectives and generally carry out any action which is considered either directly or indirectly as necessary,

appropriate or suitable for the realization and implementation of the above presented business objectives.

Amendment of the Legal Name of the Company

With the approval of the spin-off of the business segment of production and trade of Industrial Packaging products by the Extraordinary General Meeting of shareholders on 2 November 2017, there will be an amendment on the legal name of the Company as well as subsequent amendment of the relevant article 1 of the Company's Articles of Association. In its new form the article will be as follows:

«Article 1.

Company Name

1. The Company's name is "THRACE PLASTICS HOLDING AND COMMERCIAL SOCIETE ANONYME" and its distinctive title is "THRACE PLASTICS CO. S.A.".

2. With regard to its international transactions, the name and the distinctive title may be written or expressed in foreign language as well, via accurate translation or with Latin characters.

4.4. The effect on the prospects of Thrace Plastics S.A. after the spin-off

The targets and the prospects of "THRACE PLASTICS CO. S.A." are not expected to be significantly affected from the spin-off of the above mentioned segment, as both the short-term as well as the long-term business planning, as well as the organizational and operating plan, is performed by the Management on the Group level.

Furthermore, with the completion of the spin-off and with the creation of a unified industrial segment, the prospects of the Company and Group are especially positive, since this action will signify the opportunity to fully and more effectively utilize the production units, as well as the distribution network of the Group and it will also boost its flexibility and efficient operation.

4.5. Revenues of the last 5-year period with distinct presentation of revenues of the business segment which was spun-off

The following table presents the Revenues of the last 5 years for the business segment of production and trade of Industrial Packaging products of "THRACE PLASTICS CO. S.A." which during the period represented 100% of the Turnover, as well as it depicts the Company's Other Operating Income, which after the completion of the segment's spin-off will be included in the Turnover of the Company and specifically it will concern income from the provision of services (corporate fees) towards the subsidiaries as well as income from leases.

REVENUES	2013	2014	2015	2016	01/01- 30/06/2017
(amounts in thous. Euros)					
Turnover of the Segment of Production and Trade of Industrial Packaging Products	17,122	16,980	13,476	14,332	8,025
Other Operating Income*	4,796	4,748	5,446	5,051	2,637
Total Revenues	21,918	21,728	18,922	19,383	10,662

* The Operating Income will be the Turnover of the Company following the spin-off of the segment of production and trade of industrial packaging products.

4.6. Structure of the Group as formulated following the spin-off

The structure of THRACE PLASTICS Group following the spin-off is not expected to be altered and therefore it will be as following:





5.7 Contribution of the business segment which was spun-off into the financial results of Thrace Plastics Co. S.A.

Given the fact that "THRACE POLYFILMS S.A." is a fully owned (100%) subsidiary of "THRACE PLASTICS CO. S.A.", the latter will continue consolidating the financial results of the former via the full consolidation method. Taking into consideration that the results of the segment which was spun-off will now be included in the financial results of "THRACE POLYFILMS S.A." the consolidated results before taxes of "THRACE PLASTICS CO. S.A." will not be affected following the spin-off. With regard to the financial results of the parent company "THRACE PLASTICS CO. S.A.", these will be affected by the amount of results of the segment which was spun-off and contributed into "THRACE POLYFILMS S.A.", namely the business segment of production and trade of Industrial Packaging products.
Section 5

PRESENTATION OF THRACE POLYFILMS S.A.

5.1. Business activity and sector which Thrace Polyfilms S.A. activates in

The segment of production and trading of Industrial Packaging products of the company "THRACE PLASTICS CO. S.A." will be contributed into the company under the name "THRACE POLYFILMS INDUSTRIAL AND COMMERCIAL SOCIETE ANONYME" and with the distinctive title "THRACE POLYFILMS S.A.".

The company "Thrace Polyfilms SA" (former "Thrace Sarantis SA") was established in 2009 with domicile in the Industrial Zone of Xanthi. The company's main business objective deals with the production and trade of plastic garbage sacks and related plastic materials for household or professional uses. The share capital of the said company was initially held by 50% from the company "Thrace Plastics Co. S.A." and by 50% from the subsidiary of Sarantis Group "Gr. Sarantis Cyprus LTD". Following the termination in the partnership of the two companies for the production and trade of garbage sacks, the Management of Thrace Plastics Group, in the context of the internal restructuring of the Group, proceeded with the decision to place this subsidiary company as the undertaking party of the business segment of production and trade of Industrial Packaging products existing under the parent company "Thrace Plastics Co. S.A." as well as to continue producing plastic garbage sacks for household and professional uses, mainly targeting B2B customers in the domestic market.

In this context, "Thrace Plastics Co. S.A." proceeded on 6 March 2017 with the acquisition of the remaining 50% equity stake of "Thrace Sarantis SA" from "Gr. Sarantis Cyprus LTD", with "Thrace Sarantis SA" becoming fully owned (100%) subsidiary. With the decision of the Extraordinary General Meeting of the shareholders of "Thrace Sarantis S.A." on 6 March 2017, the company changed its name into "Thrace Polyfilms SA".

5.2. Shareholders' Structure – Management – Common Directors (prior to and after the spin-off of the business segment)

"THRACE PLASTICS CO. S.A. is the sole shareholder of "THRACE POLYFILMS S.A." holding 100% of the latter's paid in share capital.

Name of Shareholder	Number of Shares	Equity Stake (%)
THRACE PLASTICS CO.S.A.	27,250	100.00%
Total	27,250	100.00%

SHAREHOLDERS' STRUCTURE

The present Board of Directors which was elected by the Extraordinary General Meeting of shareholders of "THRACE POLYFILMS S.A." on 6 March 2017 is 5-member consisting of the following:

Member of the	Position in the
Board	Board
Georgios Braimis	Chairman
Christos Karageorgiou	Chief Executive
	Officer
Athanasios Dimiou	Member
Ioannis Relakis	Member
Efstratios Chatzikostas	Member

Due to the fact that Mr. Georgios Braimis is executive member of the Board of Directors in the company "THRACE PLASTICS CO. SA" as well, his CV is presented in paragraph 3.4 of the present Information memorandum.

Christos Karageorgiou, Managing Directors, age 46

Mr. Christos Karageorgiou holds a BSc from the School of Chemical Engineering of Aristotle University of Thessaloniki. He works in Thrace Plastics Group in total for 21 consecutive years in various managerial positions. Particularly, from 1997 to 2001 he held the position of Director of Quality & Product Development in ANAPLAST SA, a production plant specializing in polyethylene sheets and from 1999 to 2001 he was Technical Director in the same company. From 2001 to 2006, he held the position of Plant Manager in Don & Low Hellas SA (currently Thrace NG) dealing with the production of non-woven textiles and specifically spunbond. Since 2006, he works as Managing Director of Thrace NG.

Athanasios Dimiou, Member, age 55

Mr. Athanasios Dimiou holds a BSc from the School of Chemical Engineering of Aristotle University of Thessaloniki. He possesses significant working experience during his tenure as Manager in various companies of the industrial sector. Specifically from 1987 to 1989 he worked in the company Voulinos Textile Industry as Production Manager. From 1989 to 1994 he worked in Macedonia Plastics SA initially as Quality Control Manager and later as Technical Director. During the period 1994-1996 he worked in the company A.G. Petzetakis SA, Production Plant of Northern Greece, as Technical Director. He joined the workforce of Thrace Plastics Group in

1996.

Ioannis Relakis, Member, age 44

Mr. Ioannis Relakis holds a BSc in Business Administration from AUEB (ASOEE) and a postgraduate degree in International, Securities, Investment and Banking from Reading University, Great Britain. From 2002 to 2007, he worked as financial analyst in Delta Ice Cream. He held the position of Group Financial Controller from 2007 to 2009 in Giannidis Group and from 2009 to 2012 in Vivartia Group. He joined Thrace Plastics Group in 2012 assuming the duties of the Group Financial Controller and later on he assumed the duties of CFO and BoD Member in the group companies Thrace Nonwovens & Geosynthetics and Polyfilms.

Chatzikostas Efstratios, Member, age 43

Mr. Efstratios Chatzikostas holds a BSc from the School of Chemical Engineering of Aristotle University of Thessaloniki. He works for 17 years in Thrace Plastics Group, holding managerial positions in the group's packaging companies for most of the period. Specifically, from 2004 to 2009 he worked as Plant Manager of Thrace Pack SA (currently Don & Low Hellas, production plant B). From 2010 to 2012, he worked as Plant Manager of Thrace Pastics (in the flexible packaging unit).

Senior Staff - Directors

The curriculum vitas of the company's senior staff are presented below:

Mavromatis Kyriakos, Production Plant Director, age 42

Mr. Kyriakos Mavromatis possesses 20-year experience in the companies of Thrace Plastics Group with specialization in the field of flexible packaging. In 2005, he assumed the position of Head of Production in the particular field, in 2017 he was promoted to Production Manager and in September 2017 he assumed the duties of Plant Manager in the industrial packaging unit of Thrace Plastics SA. Mr. Mavromatis holds a certificate of specialized education from the Kapodistrian University of Athens (Advanced Business Management Course).

Nikiforidis Pavlos, Director of Production, age 40

Mr. Pavlos Nikiforidis graduated from the Technological Educational Institute of Thessaloniki (Department of Automation). From 2004 to 2006, he worked as CAD/CAM designer. From 2006 to 2010 he worked as Head of Shift in KEBE Northern Greece Ceramics. He joined the workforce of Thrace Plastics Group in 2010 as maintenance manager whereas he is Head of Production in the industrial packaging unit of Thrace Plastics SA.

5.3. Business Objective of Thrace Polyfilms S.A. and related amendment due to the undertaking of the new business segment

The business objective of "THRACE POLYFILMS S.A." is the following:

- 1. The production and sale of plastic garbage sacks and in general of related plastic materials for household and professional uses.
- 2. The utilization of urban or non-urban properties, including the purchase, sale, leasing, subleasing, exchange or the operation in any other manner of such properties.

Towards the above business objective, the Company may:

- 1. Establish, acquire or administer any type of company or participate in any company with the similar or related business objectives, of any corporate type in Greece or abroad.
- 2. Establish branches and agencies in any place in Greece or abroad.
- 3. Collaborate with any physical or legal entity in any manner in Greece or / and abroad.
- 4. Conduct any other activity which directly or indirectly facilitates the Company's business objective.

Following the completion of the spin-off and the absorption of the business segment, there will be an amendment and particularly an expansion of the company's Business Objective via the amendment of article 2 of its Articles of Association.

Specifically after the undertaking of the business segment of production and trading of Industrial Packaging products of the company "Thrace Plastics Co. SA", the Business Objective of "Thrace Polyfilms SA" will be formulated as following:

1. The production and, via any manner or means (physical or electronic), trading, representation, import, export and distribution in the domestic or international market of polyethylene (PE) sacks in rolls for automated packaging (FFS Films / Sacks), PE sacks for internal coverage of mega sacks (FIB Cliner), PE film (stretch hood), PE membranes for roof uses (lamination), PE film for construction and agricultural uses, PE film for packaging uses as well as other related products.

2. The production and the trading, in any manner and via any (physical or electronic) means, as well as the representation, import, export and distribution into the domestic or foreign market of plastic garbage sacks and of any, in general, related plastic materials for household or professional uses.

3. The research, development, study and execution of any work with regard to the upgrade and further development of the above manufactured products.

4. The representation and delegation in Greece or in any other country of domestically or internationally based houses which activate in the production, trading and distribution of plastic

materials in general.

5. The collaboration in any manner with any domestic or international, existing or newly established, physical or legal entity, of any corporate type, with regard to the above mentioned manufactured and traded by the Company products.

6. The participation in any other company, domestic or international, of any corporate type and legal form, with similar, related, relevant or / and different business scope and objective.

7. The utilization in any manner of urban or non-urban properties, including the purchase, sale, leasing, subleasing, exchange or the operation in any other manner of such properties.

Towards the fulfillment of its business objective the Company may:

1) Participate in any company which already operates or which is going to be established with a similar, equivalent or different business objective and of any corporate type or in any Joint Venture in Greece or abroad, and also cooperate or establish a partnership with any domestic or foreign physical or legal entity in any manner.

2) Establish subsidiary companies, branches, factories, agencies, offices and any other type of facilities or simply appoint representatives in any place domestically or abroad.

3) Acquire tangible rights on any type of properties or lease any type of properties or movable assets in Greece as well as any type of transportation means.

4) Establish and utilize installations for the production of the above products for own account or for third party account.

5) Represent any company, domestic or foreign, with a similar, related or relevant business objective for its own account or for the account of third parties, via commission fees or via participation in the profits.

6) Grant, in exchange for a fee, the utilization of its own facilities to third parties, assign the administration of the Company to other legal entities, as well as undertake the administration of other companies.

7) Participate either separately or in collaboration, in any legal form, with other companies or physical entities in auctions and contests in Greece and abroad and submit offers for the undertaking of any type of projects which are relevant to its business objective.

8) Participate in any program which is subsidized by Greek or foreign bodies, authorities, organizations and other institutions.

9) Administer and come into possession of capital from companies of private law and through state-owned or international financing programs, including the issuance of bonds, promising notes and other securities or titles which incorporate obligation for debt repayment (securities), as well as sign contractual agreements with regard to the above.

10) Implement via the appropriate investment actions all the above mentioned objectives and business activities.

11) Provide guarantees and sign agreements for guarantees towards as well as with any physical or legal entity, domestic or foreign, within the applicable framework according to the law, provided that the above are related to the achievement of the corporate objectives or they are deemed necessary for their fulfillment.

12) Develop and trade trademarks, licenses, know-how rights as well as other rights of intellectual, commercial and industrial ownership, and

13) Conduct any work and activity, under the broadest available scope, which the Company views as appropriate or complementary to the above presented business objectives and generally carry out any action which is considered either directly or indirectly as necessary, appropriate or suitable for the realization and implementation of the above presented business objectives.

5.4. Asset structure of "Thrace Polyfilms S.A." and financial position prior to the undertaking of the business segment

The asset structure of the company "THRACE POLYFILMS S.A." before the undertaking of the business segment is the following:

BALANCE SHEET AS OF 30/06/2017	THRACE POLYFILMS SA PRIOR TO THE SPIN-OFF OF THE BUSINESS SEGMENT
(amounts in Euros)	
ASSETS	
Non-Current Assets Tangible fixed assets Investment property Intangible Assets Other long term receivables	2,567,620.6 - 42.5 116,673.0
Deferred tax assets	
Total non-Current Assets	2,684,336.1
Current Assets	
Inventories Income tax prepaid	31,343.0
Trade & other receivables Cash and Cash Equivalents Total Current Assets TOTAL ASSETS	20,091.4 31,166.9 82,601.3 2,766,937.4
LIABILITIES Equity and Liabilities Equity Share capital Share premium account Profit (Loss) carried forward Total Equity	2,725,000.0 -43,927.2 -1,369,988.2 1,311,084.6
Long Term Liabilities Long Term loans	580,211.6
Provisions for Employee Benefits Deferred Tax Liabilities Other Long Term Liabilities	186,166.1
Total Long Term Liabilities	766,377.7
Short Term Liabilities Suppliers & Other Accounts Payable	272,595.7
Current tax liabilities Short Term loans	- 416,879.5
Other short-term liabilities	-
Total Short Term Liabilities Total Liabilities Total Equity and Liabilities	689,475.2 1,455,852.8 2,766,937.4

With the undertaking and absorption of the business segment of production and trade of Industrial Packaging products, the Company will strongly activate in the production, via any manner and means, trade, import, representation and distribution in the domestic and international market of products such as sacks, polyethylene films for packaging purposes, membranes for construction uses, films for construction agricultural uses, as well as the production and trading of plastic garbage sacks and related products for household and professional uses. With the absorption of this business segment, the Company inherits the advantages originating from the Company that contributed the above segment, namely the advantages of accumulated experience in the manufacturing of high quality products and the wide sales network. These are factors that will place the Company in a privileged position against its competitors in the market. The statement of results of the company "Thrace Polyfilms S.A." prior to the contribution of the segment is the following:

STATEMENT OF RESULTS 01/01-30/06/2017	THRACE POLYFILMS SA PRIOR TO THE CONTRIBUTION OF THE BUSINESS SEGMENT
(amounts in Euros)	
Turnover	2,702.2
Cost of Sales	24,823.6
Gross Profit / (Loss)	-22,121.4
Other Operating Income	24,500.0
Selling Expenses	3,281.0
Administrative Expenses	7,098.8
Other Operating Expenses	58,379.2
Operating Profit /(Loss)	-66,380.4
Net Financial Expenses	-23,251.8
Profit/(Loss) before Taxes	-89,632.3
Income Tax	-6,406.7
Profit/(Loss) after Taxes	-96,039.0

5.5. Asset structure and prospects following the undertaking of the business segment

The asset structure following the contribution of the business segment of the production and trade of Industrial Packaging products is analyzed as following:

BALANCE SHEET AS OF 30/06/2017

THRACE POLYFILMS SA AFTER THE CONTRIBUTION OF THE BUSINESS SEGMENT

	THE BUSINESS SEGMENT
(amounts in Euros)	
ASSETS	
Non-Current Assets	
Tangible fixed assets	6,335,093.8
Investment property	-
Intangible Assets	9,579.3
Other long term receivables	472,700.5
Deferred tax assets Total non-Current Assets	6,817,373.6
Total non-current Assets	0,017,373.0
Current Assets	
Inventories	2,075,642.2
Income tax prepaid	
Customers	3,713,224.4
Other receivables	2,441,223.4
Cash and Cash Equivalents	31,166.9
Total Current Assets	8,261,257.0
TOTAL ASSETS	15,078,630.5
LIABILITIES	
Equity and Liabilities	
Equity and Liabilities Equity	
Share capital	2,779,939.6
Share premium account	-43,927.2
Other reserves	-
Results carried forward	-1,369,988.2
Total Equity	1,366,024.2
Long Term Liabilities	
Long Term loans	580,211.6
Provisions for Employee Benefits	85,344.5
Deferred Tax Liabilities	546,052.9
Other Long Term Liabilities	-
Total Long Term Liabilities	1,211,609.0
Short Term Liabilities Suppliers	3,536,776.6
Short Term loans	8,143,793.9
Other short-term liabilities	820,426.8
Total Short Term Liabilities	12,500,997.3
Total Liabilities	13,712,606.3
Total Equity and Liabilities	15,078,630.5
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5.6. Dividend policy of "Thrace Polyfilms S.A." during the past three years and effect of earnings on "Thrace Plastics Co. S.A." for the first fiscal year after the spin-off

The company "Thrace Polyfilms S.A." over the last 3-year period has not proceeded with any dividend distribution. The dividends which the company "Thrace Polyfilms S.A." may distribute depend on its future profitability, liquidity and, in general, on its cash flows. Therefore the effect on the earnings of the parent company during the first fiscal year following the spin-off will depend largely on the broader business course and financial results of the Company following the spin-off as well as on its ability to immediately absorb the advantages which will arise from the contribution of the business segment.

5.7 Turnover of "Thrace Polyfilms S.A." during the past three years prior to the undertaking of the business segment

The Turnover of "Thrace Polyfilms S.A." during the last 3-year period is presented below:

Turnover	2014	2015	2016	01/01- 30/06/2017
(amounts in thous. Euros)				
THRACE POLYFILMS SA	3,229	893	145	2.7

APPENDIX

– FINANCIAL STATEMENTS OF THE FIRST HALF OF 2017 AND OF THE LAST THREE YEARS OF THRACE PLASTICS CO. S.A.

– FINANCIAL STATEMENTS OF THE LAST THREE YEARS OF THRACE POLYFILMS S.A. (former THRACE SARANTIS S.A.)

				1188/06/B/86/31, General Con : MAGIKO, MUNICIPALITY of J	CS Co. S.A.				
		According to	Data and informati	on for the period from 1 Ja					
The following data and information, that are derived from the financial statements, aire	at providing general information of		suits of THRACE PLASTICS Co. S.		ROUP. Therefore, before proceeding with any kind of investment choice	e or other transaction with the Company,	readers should refer to the company'	s website where the financial state	ments are available
Approval date of the	interim condensed financial infe	rmation by the Board: Company Website:	6/9/2017 www.thracegroup.gr						
	Certified Publi	Accountant - Auditor:	Sourbis Dimitrios, CPA (SOEL) License Reg. No. 16891					
		Auditing Firm: Type of audit report:	PricewaterhouseCoopers SA Matter of Emphasis						
Amounts in thousand Euro, unless stated o	EMENT OF FINANCIAL PO	SITION				STATEMENT OF CA	SH FLOWS		
	GRO	_	COMP				GROUP	COMPA	
ASSETS	30/06/2017	31/12/2016	30/06/2017	31/12/2016	Operating activities	1/1 - 30/06/2	017 1/1 - 30/06/2016	1/1 - 30/06/2017	1/1 - 30/06/20
Tangible fixed assets Investment property	111,419 113	107,437 113	6,687 14	6,151 14	Earnings, before taxes and minority interest Plus/Minus adjustments for:	6,5	13 10,573	(238)	(5
Intangible assets Participations in subsidiaries	11,480	11,605	669 69.261	685 69,684	Depreciations Provisions	6,6 2.4		373 639	4
Participations in companies consolidated with the equity method Other non-current assets	13,436 9,980	11,347 10,020	3,004 2,177	1,566	Foreign exchange differences (Profit)/loss from sale of fixed assets	g	44 134 05) 57	18	-
Inventories	60,101	57,695	2,044	1,785	Dividends			-	
Trade receivables Other current assets	66,165 8,524	50,640 9,554	3,623 12,433	3,081 11,906	Financial (income) / expenses (Profit)/loss from companies consolidated with the equity met	2,7 hod (5	59) (738)	672	9
Cash & cash equivalents TOTAL ASSETS	28,472 309,690	31,080 289,491	490 100,402	1,853 98,704	Operating profit before changes in working capital (Increase) / Decrease of receivables	18,6		1,467 (1,072)	1,4
EQUITY & LIABILITIES	<u> </u>				(Increase) / Decrease of inventories (Decrease) / Increase of liabilities (apart from banks - taxes	(3,3		(260) 223	(1,3
Share capital Other equity	28,869 95,249	29,762 90,910	28,869 41,920	29,762 41,055	Other non cash movements Cash equivalents from operating activities		02) 534	- 358	(1,5
Total Shareholders' Equity (a)	124,118	120,672	70,789	70,817	Minus:				
Minority interest (b) Total Equity (c) = (a) + (b)	2,264 126,382	2,116 122,788	70,789	70,817	Interest expenses and related expenses paid Taxes	(2,5 (1,2	25) (2,105)	(670)	(5
Long-term debt Provisions/Other-long-term liabilities	17,638 29,150	18,663 29,993	1,729	1,153	Total inflows/(outflows) from operating activities (a)	6,5	48 7,264	(312)	(1,3
Short-term bank debt Other-short-term liabilities	71,269 65,251	67,139 50,908	21,932 5,952	21,977 4,757	Investment activities Proceeds from sales of tangible and intangible assets		94 163	11	
Total liabilities (d) TOTAL EQUITY & LIABILITIES (c) + (d)	183,308 309,690	166,703 289,491	29,613 100,402	27,887 98,704	Interest received Dividends received		14 118 35 197	-	
		205,451	100,402		Increase of participations in subsidiaries / associates	(1	11) -	(111)	(3
STA	TEMENT OF CHANGES I	EQUITY			Change in consolidation method of related company Purchases of tangible and intangible fixed assets	(12,2		(907)	(
	GRC	UP	COMP	ANY	Total inflows / (outflows) from investment activities (b)	(12,8	65) (8,334)	(1,007)	(4
	1/1 - 30/06/2017	1/1 - 30/06/2016	1/1 - 30/06/2017	1/1 - 30/06/2016	Financing activities Increase of participations in subsidiaries / associates		- (70)	_	
Total equity at beginning of period	122,788	129,238	70,817	71,406	Proceeds from grants - subsidies Proceeds from issued / undertaken loans	8,3		-	
					Purchase of treasury shares		- (292)	-	(2
Earnings / (losses) for the period after taxes	4,728	8,261	(43)	(545)	Repayments of loans Financial leases	(1,9 (2,1		(44)	(1
Other comprehensive income Distributed dividends	(1,149)	(13,424)	15		Dividends paid Total Inflows / (outflows) from financing activities (c)	4,3	37 6,586	(44)	
Issued shares Purchase of treasury shares	-	(292)	-	(292)	Net increase / (decrease) in cash & cash equivalents for the period (a) + (b) + (c)	(1,9	80) 5,516	(1,363)	(2,2
Profit distribution	-	(101)	-	(202)	Cash & cash equivalents at the beginning of the period	31,0	80 26,411	1,853	3,0
Other changes Total Equity at end of period	15	9 123.792	70,789	70,569	Effect from changes of exchange rates on cash & cash equiv	alents (6	28) (1,785) 72 30.142	490	7
	110,002	120,702		ATEMENT OF COMPREHENS			00,142	450	
				ATEMENT OF COMPREHENSI					
	1/1 - 30/06/2017	1/1 - 30/06/2016	GROUP	1/4 - 30/06/2016	1/1 - 30/06/2017	COMPANY 1/1 - 30/06/2016	1/4 - 30/06/2017	1/4 - 30/06/2016	
Turnover	161.101	150.638	84.556	80.333	8.025	7.582	3.855	3.587	
Gross profit/(losses)	34,461 8,728	35,350	17,696 4,265	19,173 7,649	1,444 434	1,283 364	662 197	551 191	
Earnings/(losses) before Interest and Taxes (EBIT) Earnings / (losses) before Taxes	6,513	10,573	3,710	6,353	(238)	(574)	(118)	(370)	
Earnings / (losses) after Taxes (A) - Owners of the parent	4,728 4,580	8,261 8,101	2,496 2,433	4,896 4,821	(43)	(545)	54	(409)	
Minority interest Other comprehensive income after taxes (B)	148 (1,149)	160 (13,423)	63 (4,360)	75 (4,728)		-		(31)	
Total comprehensive income after taxes (A) + (B) - Owners of the parent	3,579 3,431	(5,162) (5,324)	(1,864) (1,927)	168 93	(43)	(545)	54	(440)	
- owneds of the parent - Minority interest Earnings / (losses) after taxes per share – basic (in €)	148 0.1047	162 0.1839	63 0.0556	75 0.1093		-	-	-	
	0.1047	U. 1639	0.0006	0.1093		-		-	
Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA)	15,357	18,399	7,563	10,663	807	834	630	588	
				ADDITIONAL DAT	A & INFORMATION				
Information regarding the Group structure, participations in subsidiaries and their consolic	ation method are presented in ont	a 1 of the condensed notes w	hile the tax unaudited financial veam		7. Income tax in the statement of comprehensive income is and	alyzed as follows:	GROUP	COMPA	INY
condensed notes.					lana Ya	1/1 - 30/06/2	1/1 - 30/06/2016	1/1 - 30/06/2017	1/1 - 30/06/2
The basic accounting principles of the balance sheet for 31/12/2016 have been followed.					Income Tax Deferred tax		302 161	195	
						(1,7		195	
There are no judicial or under arbitration differences of judicial or arbitration bodies, that n	hay have a significant effect on the	financial position of the Comp	pany and Group.		8. The cumulative provisions that have been recorded amount t	o: 	GROUP 017	COMP/ 30/06/2017	<u>NY</u> 31/12/2
The following liens or collateral have been written on fixed assets			GROUP 8,212	COMPANY.	Provision for doubtful debt Provision for staff indemnities	6,74	8 6,700	2,458 356	2,45
The following ners of containers have been written on noed assets.	GRO	ID.	0,212 COMP	ANY	Provision for salar incentinues Provisions for tax differences from unaudited fiscal years Provision for inventory impairment	23,13 67 2,15	7 677	174	17
	30/6/2017	30/6/2016	30/6/2017	30/6/2016	9	2,15	- 2,0/*	-	
The transactions between related parties, according to I.A.S. 24, are as follows:	1,814	1,708	62 GROUP	68 COMPANY	 No company of the Group owns treasury shares, except for the Group owns treasury shares. 	ne parent company. On 30/06/2017 the 0	company held no treasury shares.		
i) Income			2,852	5,570 382	10. Other comprehensive income concerns the following :		GROUP	COMPA	
ii) Expenses ii) Receivables			1,119 2,254	12,258	Forex differences from Balance Sheet Conversion	1/1 - 30/06/2 (2,1	00) (5,036)	1/1 - 30/06/2017	1/1 - 30/06/2
 iv) Liabilities v) Transactions & Remuneration of Board members and senior executives 			328 2,027	9 787	Actuarial Profit / (Loss)	,	951 (8,387)	-	
The Chairman and Chief Executive Officer		The Vice-Chairman			vdira, 6 September 2017 lead of Financial Services		The Hea	d Accountant	
KONSTANTINOS ST. CHALIORIS									

HRACE GROUP

THRACE PLASTICS Co. S.A.

		Data and informatio		ary 2016 to 31 December 2016				
The following data and information, that are derived from the financial statements, aim at pr	Published in accordance roviding general information on the financial position and results of Th	with C.L. 2190/20, article 135 for con RACE PLASTICS Co. S.A., and the THRACE PLA	ASTICS GROUP. Therefore, before pr	cial statements, consolidated and non-consolidated according to I.F.R.S. raceading with any kind of investment choice or other transaction with the Company, readers sh	ould refer to the company's website wh	here the financial statements are	e available together with the audit i	eport by the Certified Public
	. ,		Accountant, when appl	Rooble. Board of Directors' Kon/nos Chalioris, Chairman & CEO - Executive Member			or - Independent Non Executive Me	
	Approval date of the annual financial statements by the Board:	07 April 2017		Composition: Theodosios A. Kolyvas, Vice-Chairman, Executive Member			or - Independent Non Executive Me Independent Non Executive Memb	
	Relevant Authority:	Ministry of Development & Competitive	reness	Braimis P. George, Director - Executive Member			Independent Non Executive Memb	
	Company Website: Certified Public Accountant - Auditor:	www.thracegroup.gr Sourbis Dimitrios, CPA (SDEL) License Re	Aeg. No. 16891	Dimitrios P. Malamos, Director - Executive Member Vasileios Zairopoulos, Director - Non Executive Member			Independent Non Executive Memb ependent Non Executive Member	er
	Auditing Firm:	PricewaterhouseCoopers SA		Christos P. Siatis, Director - Independent Non Executive Member				
Amounts in thousand Euro, unless stated oth	Type of audit report: herwise.	In accordance						
	TATEMENT OF FINANCIAL POSITION				STATEMENT OF CASH FLOW	s		
	GROUP	COMPANY			GRO			MPANY
ASSETS	31/12/2016 31/12/2015	31/12/2016	31/12/2015	Operating activities	1/1 - 31/12/2016	1/1 - 31/12/2015	1/1 - 31/12/2016	1/1 - 31/12/2015
Fangible fixed assets	107,437 92,268	6,151	6,839	Earnings, before taxes and minority interest	18,327	13,284	311	
nvestment property ntangible assets	113 113 11,605 11,522	14 685	14 633	Plus/Minus adjustments for: Depreciations	12,255	9,900	856	9
Participations in subsidiaries		69,684	69,384	Provisions	657	(810)	603	(
articipations in companies consolidated with the equity method Other non-current assets	11,347 10,251 10,020 8,515	1,566 1,979	1,304 1,826	Foreign exchange differences (Profit)/loss from sale of fixed assets	(156)	(1,113)	58 (26)	(4
wentories	57,695 52,981	1,785	1,820	Dividends		-	(1,763)	(1,5
rade receivables	50,640 52,618	3,081	3,615	(Profit)/loss from investments		(16)		1,5
ther current assets ish & cash equivalents	9,554 9,852 31,080 26,411	11,906	10,688	Financial (income) / expenses (Profit)/loss from companies consolidated with the equity method	5,833 (1,276)	7,346 (1,516)	2,130	1,:
OTAL ASSETS	289,491 264,531	98,704	99,172	Operating profit before changes in working capital	35,717	27,080	2,169	6
QUITY & LIABILITIES				(increase) / Decrease of receivables (increase) / Decrease of inventories	(468) (6,648)	(1,871) (3.481)	(1,763)	(4,
hare capital	29,762 29,762	29,762	29,762	(Decrease) / Increase of liabilities (apart from banks - taxes)	826	6,892	(330)	(1,3
ther equity	90,910 97,632 120,672 127,394	41,055	41,644	Other non cash movements	(209)	(331) 28,289	(2)	
otal Shareholders' Equity (a) finority interest (b)	2,116 1,844	70,817	71,406	Cash equivalents from operating activities Minus:	29,218	28,289	151	(4,3
otal Equity (c) = (a) + (b)	122,788 129,238	70,817	71,406	interest expenses and related expenses paid	(5,329)	(4,333)	(1,427)	(1,
ong-term debt rovisions/Other-long-term liabilities	18,663 9,799 29,993 16,277	1,153	- 806	Taxes Total inflows/(outflows) from operating activities (a)	(4,718) 19,171	(4,772)	(1,276)	(1,1
hort-term bank debt	67,139 59,025	21,977	22,103	Investment activities				
ther-short-term liabilities otal liabilities (d)	50,908 50,192 166,703 135,293	4,757	4,857	Proceeds from sales of tangible and intangible assets Interest received	137 33	46 341	354	1,
OTAL EQUITY & LIABILITIES (c) + (d)	289,491 264,531	98,704	99,172	Dividends received	496	398	1,763	1,
				Increase of participations in subsidiaries / associates	(262)	(204) 71	(562)	(1
	STATEMENT OF CHANGES IN EQUITY			Investment subsidies Purchases of tangible and intangible fixed assets	(17,870)	71 (25,173)	- (549)	(
				Receipt from sale of participation		-		,
	GROUP	COMPAN		Other investments Total influence from investment activities (b)		(24,521)		1,0
	1/1 - 31/12/2016 1/1 - 31/12/2015	1/1 - 31/12/2016	1/1 - 31/12/2015	Total inflows / (outflows) from investment activities (b)	(17,466)	(24,521)	1,008	1,
otal equity at beginning of period	129,238 112,453	71,406	73,002	Financing activities				
arnings / (losses) for the period after taxes	13,659 10,021	181	251	Increase of participations in subsidiaries / associates Proceeds from issued / undertaken loans	6,325	(7) 8,794		
				Purchase of treasury shares	(757)	(870)	(757)	(1
Ither comprehensive income histributed dividends	(19,463) 8,702 - (1,000)	(13)	31 (1,000)	Repayments of loans Financial leases	(3,145) 1,603	(9,155) 1,467	(130)	
isued shares			-	Dividends paid		(2,016)		(2,0
urchase of treasury shares	(757) (870)	(757)	(870)	Total inflows / (outflows) from financing activities (c)	4,026	(1,787)	(887)	(2,1
rofit distribution Other changes			(8)	Net increase / (decrease) in cash & cash equivalents for the period (a) + (b) + (c)	5,731	(7,124)	(1,155)	(8,7
	122,788 129,238	70,817			26,411	32,879	3,008	11,7
Total Equity at end of period	122,700 123,230	/0,81/	71,406	Cash & cash equivalents at the beginning of the period			3,000	11,5
				Effect from changes of exchange rates on cash & cash equivalents Cosh & cosh equivalents ot the end of the period	(1,062) 31,080	26.411	1.853	3,0
		STATEMENT OF COMPREHENSIVE	INCOME	•				
		GROUP			COMPANY			
	1/1 - 31/12/2016	1/1 - 31/12/2	2015	1/1 - 31/12/2016		1/1-31/	12/2015	
furnover	291.900	289.396		14.332		13.4	76	
Sross profit/(losses)	66,403	59,374		2,234		88:		
arnings/(losses) before Interest and Taxes (EBIT) arnings / (losses) before Taxes	22,905 18,327	19,080 13,284		678 311		25: 91		
arnings / (losses) after Taxes (A)	13,659	10,021		181		25:		
Owners of the parent Minority interest	13,384 275	9,788 233				-		
Minority interest Other comprehensive income after taxes (8)	(19,464)	233 8,700		(13)		31		
otal comprehensive income after taxes (A) + (B)	(5,805)	18,721		168		28		
Dwners of the parent Minority interest	(6,077) 272	18,488 233		-		-		
arnings / (losses) after taxes per share – basic (in €)	0.3040	0.2204				-		
arnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA)	35,160	28,980		1,534		1,22	24	
			ADDITIONAL DATA	A & INFORMATION				
down too on what the faces descent and	asthol to accessed in page 4 of the	unsuffield facericitum-		& INFORMATION 7. Income tax in the statement of comprehensive income is analyzed as follows:				
nformation regarding the Group structure, participations in subsidiaries and their consolidation in	method are presented in note 1 of the condensed notes, while the tax	unaudited financial years are reported in note				UP	1/1 - 31/12/2016	MPANY 1/1 - 31/12/
	method are presented in note 1 of the condensed notes, while the tax	unaudited financial years are reported in note		 Income tax in the statement of comprehensive income is analyzed as follows: Income Tax 	1/1 - 31/12/2016 (4,581)	1/1-31/12/2015 (3,344)	1/1 - 31/12/2016 -	1/1-31/12/
	method are presented in note 1 of the condensed notes, while the tax	unaudited financial years are reported in note		 Income tax in the statement of comprehensive income is analyzed as follows: 	1/1 - 31/12/2016	1/1 - 31/12/2015	1/1-31/12/2016 - - (278)	1/1 - 31/12/
The basic accounting principles of the balance sheet for 31/72/7015 have been followed.				Income tax in the attement of comprehensive income is analysed at follows: Income Tax Tax prototion for unsadiled years Foreign non deductible taxes Income tax differences from prototocy years.	1/1-31/12/2016 (4,581) 384 (278) (685)	1/1-31/12/2015 (3,344) (27) -	1/1 - 31/12/2016 - - (278) -	1/1-31/12/
Information regarding the Group structure, participations in subsidiaries and their consolidation in The basic accounting principles of the balance sheet for 31/22/2015 have been followed. There are no judicial or under arbitration differences of judicial or arbitration bodies; that may ba				7. Income tax in the statement of comprehensive income is analyzed at follows: Income Tax Tax provision for unaudited years Foreign non eductable taxes	1/1-31/12/2016 (4,581) 384 (278) (685) 492	1/1-31/12/2015 (3,344) (27) - - 108	1/1-31/12/2016 - - (278) - 148	1/1-31/12/
The basic accounting principles of the behavior sheat for 31/12/2015 have been followed. There are no justicial or under arbitration differences of justicial or arbitration bodies, that may ha		roup. <u>GROUP</u>		transme tax in the atlatiment of comprohensive locance is analysed at biblives. transme tax in the atlatiment of comprohensive locance is analysed at biblives. Transproxicito for unsoletele years Transproxicito for unsoletele years torone tax differences from previous years Deferred tax	1/1-31/12/2016 (4,581) 384 (278) (685) <u>492</u> (4,668)	1/1-31/12/2015 (3,344) (27) - - 108 (3,263)	1/1-31/12/2016 - (278) - 148 (130)	1/1-31/12/
The basic accounting principles of the balance sheet for 31/72/7015 have been followed.		roup.	e 10 of the condensed notes.	Income tax in the attement of comprehensive income is analysed at follows: Income Tax Tax prototion for unsadiled years Foreign non deductible taxes Income tax differences from prototocy years.	1/1-31/12/2016 (4,581) 384 (278) (685) 492 (4,668) GRO	1/1-33/12/2015 (3,344) (27) - - - - - - - - - - - - - - - - - - -		1/1-31/12/
he basic accounting principles of the behavior sheat for 31/12/2015 have been followed. Here are no justicial or under arbitration differences of justical or arbitration bodies, that may have holds of our arbitration bodies. That may have holds of the or collateral have been written on fixed assets.	are a significant effect on the Francial position of the Company and G <u>GROUP</u>	тоца. <u>6800/Р</u> 6,406 <u>СОМРАМТ</u>	a 10 of the condensed notes.	To income take in the attainment of comprehensive income is analysed as follows: Income Tax Tax provides for unsudded years Foreground added is take Income take Enformed Tax Defended tak The consultable previous that have been recorded amount to: Provision for doubthil dott	1/1-31/12/206 (4,581) 384 (278) (685) 492 (4,668) 31/12/2016 6,680	1/1-31/12/2015 (3.344) (27) - - (3.263) <u>31/12/2015</u> 6,760	1/1-31/2/2016 - (278) - (130) 31/12/2016 2,458	1/1-31/12/ MPANY 31/12/ 2,4
he basic accounting principles of the balance sheet for 31/12/2015 have been followed. here are no judicial of under arbitration differences of judicial or arbitration bodies, that may ha In following tiens or confasteral have been written on fixed assets.	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	0040. <u>6,406</u> <u>2014/12/2016</u>	e 10 of the condensed notes. <u>COMPANY</u> - - 31/12/2015	transecturin the adaptive of comprohensive locance is analysed at biblives. Transproklash for unusuality agrass Transproklash for unusuality agrass Transproklash transmitter agrass torone tax differences from previous years Deferred tax The consultate provisions that have been recorded amount to: Provision for doubtil adds Provision for doubtil adds Provision for additile adds	1/1-31/12/2016 (4,581) 384 (278) (685) 492 (4,668) 31/12/2016 6,680 24,369	1/1-31/12/2015 (3,344) (27)	1/1-31/12/2016 (278) 148 (130) 31/12/2016 2,458 352	<u> </u>
he basic accounting principles of the balance sheat for 31/12/2015 have been followed. Here are no judicial or under arbitration differences of judicial or arbitration bodies, that may har for following tiens or collateral have been written on fixed assets uniter of employed call at the and of each partod:	are a significant effect on the Francial position of the Company and G <u>GROUP</u>	тоца. <u>6800/Р</u> 6,406 <u>СОМРАМТ</u>	a 10 of the condensed notes.	transmettaris In the attainment of comprohensive locance is analysed as follows: Topogram fails Topogram of the standards years: Topogram of the standards years: Topogram of the standards years: Defined as Topogram of the standards years: Defined as E. The considered years that have been recorded amount to: Provision for standards and the definition of the standards Provision for the affluences from valued as Topogram of the affluences from valued as Provision for the affluences from valued as Provision for the affluences from valued as	1/1-11/17016 (4,581) 384 (278) (6655) 492 (4,668) 11/12/7016 6,680 24,369 677	1/1-31/12/2015 (3,344) (27) - - - - - - - - - - - - - - - - - - -	1/1-31/2/2016 - (278) - (130) 31/12/2016 2,458	<u> </u>
he basic accounting principles of the balance sheat for 31/12/1215 have been followed. Here are no judicial or under arbitration differences of judicial or arbitration bodies, that may har he following time or collisions have been written on fixed assets humber of employed staff at the and of each particit.	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	тор. 6406 11/13/2016 72	20 of the condensed notes. <u>contributy</u> <u>7</u> <u>72</u>	transecturin the adaptive of comprohensive locance is analysed at biblives. Transproklash for unusuality agrass Transproklash for unusuality agrass Transproklash transmitter agrass torone tax differences from previous years Deferred tax The consultate provisions that have been recorded amount to: Provision for doubtil adds Provision for doubtil adds Provision for additile adds	1/1-31/12/2016 (4,581) 384 (278) (685) 492 (4,668) 31/12/2016 6,680 24,369	1/1-31/12/2015 (3,344) (27)	1/1-31/12/2016 (278) 148 (130) 31/12/2016 2,458 352	<u> </u>
The basic accounting principles of the balance sheet for 31/13/2015 have been followed. There are no judicial or under arbitration differences of judicial or arbitration bodies, that may har he holosong liene, or collateral have been written on fixed sates tember of employed staff at the end of each period. The transactions between related parties, according to 1.4.5.24, are as follows: i) income	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	64007 6,406 <u>11/13/2616</u> 72 <u>6607</u> 5,199	20 of the condensed note: <u>COMPANY</u> <u>11/12/2015</u> 72 <u>COMPANY</u> 10,057	Technologies (a the Addement of Comprehensive Income Is analysed as follows: Income Tax The provides for unsubled years Treignions obsolutions The considered functions The consultate functions Defended as The consultate functions The consultate functions The consultate functions The consultate functions Provides for tax effects Provides for tax The consultate functions The consultate functions The consultate functions Provides for tax The consultate functions Provides for tax The consultate functions The consultate funct	1/1-11/1/016 (4,581) 384 (278) (665) 492 (4,668) 11/12/016 6,680 24,369 677 2,574	1/1-31/12/2045 (3.344) (27) (27) (3.263) (3.263) (3.263) (3.263) (3.264) (3.266) (3.26	1/1-31/12/2016 (278) 148 (130) 31/12/2016 2,458 352	1/1-31/12/
The basic accounting principles of the balance sheet for 31/22/2015 have been followed. There are no judicial or under arbitration differences of judicial or arbitration bodies, that may har he following tions or collateral have been written on fixed assets turniber of employed staff at the end of each particle. The transaction between related particle, according to J.A.S. 24, are as follows: Income	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	тор. 6,400 <u>31/13/2016</u> 72 6,199 1,554	210 of the condensed note: COMPANY 2 2 2 2 2 2 2 2 2 2 2 2 2	P. Income task in the statement of comprehensive locative is analysed as follows: Noone Tax Tay provides for successful agency Tay provides for successful agency Tay provides the same is a sufficience to the provides spaces Defined task The consultive provides that have been recorded amount to: Provide for tagency The definition of the definition of the same is a difference. Provide for tagency Provide for tagency	1/1-1/1/2016 (4.581) 384 (685) (685) <u>922</u> (4.668) 20,369 6,680 20,369 6,77 2,574	1/1-31/12/082 (3,344) (27) - - - - - - - - - - - - - - - - - - -	<u>1/1-11/11/2016</u> (278) (278) (130) (1/1 - 31/12/
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The basic accounting principles of the balance sheet for 31/12/2015 have been followed. There are no judical or under arbitration differences of judical or arbitration bodies, that may have bolowing lines or collatoral have been written on fixed passes. In transactions between related parties, according to I.A.S. 24, are as follows: I comme I comme I comme I comme	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	میں <u>6.007</u> <u>11/11/2016</u> <u>72</u> <u>68007</u> 5,199 1,554 1,755	10 of the condensed notes.	transmission fails in a statement of comprohensive incentes a analysed at bibliose. Houses Tax Tay provides for unscaleded years Tay provides for unscaleded years Toring the not decide that sails Houses tax differences from previous years Deferred tax The consultable previous that there been recorded amount to: Provides for data and decided Provides for tax and means Provides for tax and tax and tax Provides for tax	<u>1/1 - 11/1/2016</u> (4,581) (4,581) (278) (685) <u>492</u> (4,668) 5,680 23,869 6,77 2,574 31/12/2015 the Company held 1,153.1 <u>500</u> (1,1-11/12/2015	1/1-31/12/035 (3.344) (27) - - 108 (3.263) 3/2/2015 6.760 9.546 9.546 1.061 3.441 158 shares 1/1-31/12/2015 2.825	<u>1/1-11/11/2016</u> (2/8) (2/8) (1/12) (1/12/056 (1/12/056) (1/12/056	1/1-31/12/ MPANY 31/12/ 2,4 3, 1 MPANY MPANY
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In basic accounting principles of the balance all-teer for 11,112/2015 have been followed: tere are no judicial or under arbitration differences of judicial or arbitration budde, that may be the following lense or collisteral have been written on flade sates: under of employed staff at the end of each pariod: In termination between related paries, according to 1.4.5.24, are as follows: In terminations: In termination: In te	are a significant effect on the financial position of the Company and G <u>GBOUP</u> 31/12/2015 31/12/2015	11/12/2016 6,400 11/12/2016 72 6,109 5,199 1,554 1,755 1,554 1,755 2,52	10 of the condensed note. COMPANY 3 3 3 3 3 3 3 3 3 3 3 3 3	transmission fails in additional of comprohensive locaries a analysis at bibliose. The periodical for variables years Targe provides for variables years Targe provides for variables years Tore comparison for the periodic years Deferred tax The comparison for the periodic years Deferred tax The comparison for the periodic years Provides for data and memory Provides for the periodic years Provides for the periodic years Provides for the additional data Provides for the additional for the years Provides for the additional data Provides	<u>1/1-11/1/2016</u> (4,581) 384 (685) <u>492</u> (4,668) 6,680 20,369 6,77 2,574 31/12/2015 the Company hold 1,3153. <u>5,574</u> 13/12/2015 (5,833) (5,833)	1/1-17/12/085 (3.344) (27) .	<u>1/1-11/11/2016</u> (278) 	1/1-31/12/ MPANY 31/12/ 2,4 3, 1 MPANY MPANY
e basic accounting principles of the balance after of 11,112/2015 have been followed: ere on no judicial or under autoration differences of judicial or adotazion bades, that may be a following lens or confasters have been written on flade sases: under of employee staff at the evel of each priorit. ere transactions between related parties, according to 1.4.5.24, are as follows: ere starts of the event of according to 1.4.5.24, are as follows: ere starts of the event of according to 1.4.5.24, are as follows: ere starts of the event of according to 1.4.5.24, are as follows: ere starts of the event of according to 1.4.5.24, are as follows: ere starts of the event	are a significant effect on the financial position of the Company and G <u>SHOUP</u> <u>1/12/2015</u> <u>1,708</u> <u>1,668</u>	11/12/2016 6,400 11/12/2016 72 6,109 5,199 1,554 1,755 1,554 1,755 2,52	10 of the condensed note. COMPANY 3 3 3 3 3 3 3 3 3 3 3 3 3	transmission fails in additional of comprohensive locaries a analysis at bibliose. The periodical for variables years Targe provides for variables years Targe provides for variables years Tore comparison for the periodic years Deferred tax The comparison for the periodic years Deferred tax The comparison for the periodic years Provides for data and memory Provides for the periodic years Provides for the periodic years Provides for the additional data Provides for the additional for the years Provides for the additional data Provides	<u>1/1-11/1/2016</u> (4,581) 384 (685) <u>492</u> (4,668) 6,680 20,369 6,77 2,574 31/12/2015 the Company hold 1,3153. <u>5,574</u> 13/12/2015 (5,833) (5,833)	1/1-17/12/085 (3.344) (27) .	<u>11-11/12/2016</u> (278) (278) (129) (1	1/1-31/12/ MPANY 31/12/ 2,4 3, 1 MPANY MPANY
b basic accounting principles of the balance all-test for 11,112/2015 have been followed: were are updatial or under addression differences of judicial or addression bodies, that may be a following lense or calibraters have been written on fland satest: which of amplying lense or calibraters have been written on fland satest: which of amplying lense or calibraters have been written on fland satest: In comme In comme In formation: In comme In comments: In	ere a significant effect on the financial position of the Company and O <u>caccup</u> <u>1,7088</u> 1,668	009. <u>84007</u> <u>84007</u> <u>11/12/2016</u> <u>72</u> <u>85007</u> 109 1554 1.555 5,185	10 of the condensed note. COMPANY 2 2 2 2 2 2 2 2 2 2 2 2 2	P. Income task in the atlatiment of comprohensive locaries a analysed at biblious. Normer Tax Tay provides for variables years Tray provides for variables years Tray provides the transmission of the second	<u>1/1-11/1/2016</u> (4,581) 384 (685) <u>492</u> (4,668) 6,680 20,369 6,77 2,574 31/12/2015 the Company hold 1,3153. <u>5,574</u> 13/12/2015 (5,833) (5,833)	1/1-1/1/2005 (3.344) (27) - 108 (3.263) 32 3,712/2015 6,760 9,446 1,061 3,441 168 1,661 3,441 168 1,651 3,441 168 1,651 3,441 168 168 1,051 3,441 168 1,051 3,441 168 1,051 3,451 5,875 8,700 8,700	<u>V1-11/11/2016</u> (278) (278) (278) (12	1/1-31/12/ MPANY 31/12/ 2,4 3, 1 MPANY MPANY
In basic accounting principles of the balance sheat for 31/12/2015 have been followed. Inter are no judicial of under solutions of differences of judicial or solutions booker, that may be the following laters or collateral have been written on fleed seats. Under of employed solf at the end of each partice, under of employed solf at the end of each partice. It is transactione between related partice, according to LAS. 24, are as follow: It is particular to a solution of fleed members and series resecutives It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members and series resecutives. It is according to the members acc	are a significant effect on the financial position of the Company and G <u>SHOUP</u> <u>1/12/2015</u> <u>1,708</u> <u>1,668</u>	009. <u>84007</u> <u>84007</u> <u>11/12/2016</u> <u>72</u> <u>85007</u> 109 1554 1.555 5,185	10 of the condensed notes. COMPANY - - - - - - - - - - - - -	transmission fails in additional of comprohensive locaries a analysis at bibliose. The periodical for variables years Targe provides for variables years Targe provides for variables years Tore comparison for the periodic years Deferred tax The comparison for the periodic years Deferred tax The comparison for the periodic years Provides for data and memory Provides for the periodic years Provides for the periodic years Provides for the additional data Provides for the additional for the years Provides for the additional data Provides	<u>1/1-11/1/2016</u> (4,581) 384 (685) <u>492</u> (4,668) 6,680 20,369 6,77 2,574 31/12/2015 the Company hold 1,3153. <u>5,574</u> 13/12/2015 (5,833) (5,833)	1/1-3/1/2015 (3.344) (27) . .	<u>11-11/12/2016</u> (278) (278) (129) (1	1/1-31/12/ MPANY 31/12/ 2,4 3, 1 MPANY MPANY

THRACE GROUP **THRACE PLASTICS Co. S.A.** B/86/31, General Commerce Reg. No. : 12512246000 O, MUNICIPALITY of AVDIRA, XANTHI, GREECE period from 1 January 2015 to 31 December 2014 ce with C.L. 2190/20, article 135 for compa ies that prepar ording to I.F.R.S. ard of Directors' nos Cha n & CEO - Executive N Namos Clarante, Clarante a CEU - Executive Member Bradosia A. Konyos, Vice - Chama, Executive Member Braimis P. George, Director - Executive Member Dimitrios P. Malamos, Director - Executive Member Christiso P. Silain, Director - Independent Non Executive Member Konivos L. Giannis, Director - Independent Non Executive Member Ministry of Development & Cor www.thracegroup.gr Sourbis Dimitrios, CPA (SOEL) PricewaterhouseCoopers SA Relevant Authority: Company Website: ccountant - Auditor: Auditing Firm: STATEMENT OF FINANCIAL PO STATEMENT OF CASH FLOWS GROUP co ASSETS 31/12/2015 1/1 -31/12/2015 1/1 1/1 - 31/12/2015 31/12/2014 Tangible fixed assets Investment property Intangible assets Participations in subsidiaries Participations in companies co Other non-current assets Inventories Trade receivables Other oursent secon Earnings, before Plus/Minus adjus Depreciations Provide 92,268 113 11,522 74,667 110 10,778 6,839 14 633 69,384 1,304 1,826 1,861 3,615 10,688 3,008 99,172 8,711 110 157 68,750 1,100 949 2,608 5,704 5,219 13,284 10,088 91 (53 979 (80) (10) (2) (1,000 nents for 9,900 (810) (1,113) 5 973 (86) (22) (428) (1,500) 66 1,594 8,860 (1,888) (378) (457) 10,251 8,515 52,981 52,618 9,852 8,585 6,416 48,861 53,042 11,584 Provisions Foreign exchange differences (Profit)/loss from sale of fixed : Dvidends (Profit)/loss from investments Financial (income) / expenses Profit)/loss from companies con ed with the equity metho (3) 5,133 (16) 7,346 Trade receivables Other current assets Cash & cash equival TOTAL ASSETS 1,220 7,346 (1,516) 27,080 (1,871) (3,481) 6,892 (331) 28,289 (1,166) 20,189 (2,351) 5,763 (3,847) 88 19,842 26,411 64,531 32,879 1,796 5,104 a nom companies consolidated w ag profit before changes in work a) / Decrease of receivables 688 (4,365) 747 (1,371) (66) (4,367) 568 (401 200 2,387 EQUITY & LIABILITIES (Increase) / Decrease of inventories (Decrease) / Increase of liabilities (ap 29,762 81,081 110,843 1,610 112,453 9,468 22,071 56,190 46,740 29,762 43,240 73,002 29,762 41,644 71,406 29,762 97,632 127,394 1,844 129,238 9,799 16,277 59,025 50,192 135,293 264,531 Other equity Total Shareholders' Equity (a) 2,754 Cash equiv Total Shareholders' Equity (a) Minority interest (b) Total Equity (c) = (a) + (b) Long-term debt Provisions/Chter-long-term liabilities Short-term liabilities Other-short-term liabilities Total liabilities (d) **TOTAL EQUITY & LIABILITIES (c) + (d)** Minus: Interest ex Taxes -71,406 73,002 (4,333) (4,772) 19,184 (4,967) (2,652) 12,223 (1,359) (1,867) (7,593) (1,444 (526 784 806 22,103 4,857 27,766 99,172 1,039 22,027 Total inflows/(outflows) from o Investment activities 1,612 82 1,500 (904) 46 341 398 (204) 71 (25,173) 1,122 494 450 46,740 134,469 246,922 9,036 32,102 105,104 ceeds from sales rest received idends received 2 303 1,000 (1,115 Interest received Dividends received Increase of participations in subsidiaries/associate Investment grants Purchases of tangible and intangible fixed assets Receipt due to sale of participation Other investments -776 (12,834) 350 STATEMENT OF CHANGES IN EQUIT (764) (1,991 96 1,622 (9,642) Total inflows / (outflo (24,521) 1/1 - 31/12/2014 (1,801) 1/1 - 31/12/2015 1/1 - 31/12/2015 1/1 - 31/12/2014 Total equity at beginning of period (01/01/2015 and 01/01/20 respectively) 77,992 113,706 73,002 112,453 Financing activities (7) 76 (870) Increase of participations in s Proceeds from issued / under Purchase of treasury shares Repayments of loans Finance leases Dividends paid Total inflows / (outflows) fro Net increase / (decrease) in (7) 13,999 (870) (14,360) 1,467 Earnings / (Instat) for the period after taxe 10.021 6.657 251 (1,577) 2.641 8,702 (1,000) (4,534) (3,365) 31 (1,000) (48) (3,365) (12,171) (5) 17 Other comprehensive in Distributed dividends Distributed dividends Issued shares Purchase of treasury shares Profit distribution (2,016) (1,787) (2,232) (11,767) (2,016) (2,817) (2,232) (2,215) -(870) -(870) (7,124) (9,186) (8,788) (3.232) Other changes Total equity at end of period (68) (11) (8) for the period (a) + (b) + (c) 129,238 112,453 71,406 73,002 Cash & cash equivalents at the b 32,879 41,622 11,796 15,028 Effect from changes of exchange rates on cash & cash e Cash & cash equivalents at the end of the period 656 26,411 443 32,879 3,008 1,796 STATEM ENT OF COMPR 1/1 - 31/12/2015 1/1 - 31/12/2014 1/1 - 31/12/2015 1/1 - 31/12/2014 13,476 881 251 91 251 -16,980 1,898 (320) (539) (1,577) 289,396 59,374 19,080 13,284 10,021 9,788 233 8,700 18,721 18,488 233 0.2204 278,182 51,313 14,658 10,088 6,657 6,502 155 (4,534) 2,123 1,977 146 0.1444 Turnover Gross profit/(losses) Earnings/(losses) before Interest an Earnings / (losses) after Taxes (A) - Owners of the parent Taxes (EBIT) -31 282 -(48) (1,625) fter taxes (B) fter taxes (A) + (B) Earnings/ (losses) before In Amortization (EBITDA) 23.518 1,224 28,98 d in note 1 of the cond GROUP COMPANY 1/1 - 31/12/2015 1/1 - 31/12/2014 31/12/2015 1/12/20 Income Tax Tax provision for unaudited y Foreign non deductible taxe Tax of Law 4172 article 72 "~ferred tax (2,294) (109) (22) (1,094) 88 (3,431) (30) (297) (1,300) (51) (1,678) (27) (6) 108 (3,263) 166 160 GROUP 2,140 COMPANY co 31/12/2015 6,760 9,546 1,061 31/12/2015 2,461 31/12/2014 6,790 2,461 loved staff at the end of each period btful debt 31/12/2015 31/12/2015 31/12/2015 1.668 31/12/2014 ovision for staff indemnitie 15,785 1,034 336 174 409 167 3,441 1,984 6,257 1,553 2,473 42 6,383 MPANY 10,392 762 10,100 9 1,901 i) Income ii) Expenses ii) Receivabl iv) Liabilities v) Transactio any of the Group 15 the Con 1 885,782 shares at an acquisition cost of 1,003,212 (in absolute numb Other comprehensive income concerns the following COMPANY 1/1 - 31/12/2015 2,825 5,875 8,700 2,913 (7,447) (4,534) Forex differences from Actuarial Profit / (Loss) 31 31 (48 (48 Avdira, 21 March 2016 The Head of Financial Services The Chairman and Chief Executive Office The Vice-Chairman The Head Ac FOTINI K. KYRLIDOU ID No. AK 104541 ional Lic. No. 34806 - A' CLASS KONSTANTINOS ST. CHALIORIS ID No. AM 917042 SPYRIDON A. NTAKAS ID No. AE 044759 OS A. KOLVVA ID No. AI 101026

FTHRACE GROUP

THRACE PLASTICS Co. S.A.

	Registered offices: MAG	IKO, MUNICIPALITY of AVD	rce Reg. No. : 12512246000 IRA, XANTHI, GREECE				
Published in accordance w	Data and information for th	ne period from 1 January	2014 to 31 December 2014	.R.S.			
at providing general information on the financial position and results of	THRACE PLASTICS Co. S.A., and the THRACE PL the Co	LASTICS GROUP. Therefore, be	fore proceeding with any kind of investment choice or other transaction with the Co	mpany, readers should refer to the comp	any's website where the finan	ncial statements are available tog	ether with the audit repo
	the Ce		Board of Directors' Composition: Kon/nos Chalioris, Chairman & CEO - Execut				
Approval date of the annual financial statements by the Board:	18 March 2015		Theodosics A. Kolyvas, Vice-Chairman, Exec	cutive Member			
Company Website:	www.thracegroup.gr						
Certified Public Accountant - Auditor:	Sourbis Dimitrios, CPA (SOEL) Lic	Jense Reg. No. 16891	Christos P. Siatis, Director - Non Executive N	lember			
Type of addit report:	in accordance						
tated otherwise.			Vasileios Zairopoulos, Director - Independent	Non Executive Member			
STATEMENT OF FINANCIAL POSITION				STATEMENT OF CASH FLO	ws		
GROUP	COMPANY	x		GROL	19	<u>co</u>	MPANY
31/12/2014 31/12/2013	31/12/2014	31/12/2013		1/1 - 31/12/2014	1/1 - 31/12/2013	1/1 - 31/12/2014	1/1 - 31/12/2
74,667 68,754	8,711	7,740	Earnings, before taxes and minority interest	10,088	6,003	(539)	1
110 110	110	110	Plus/Minus adjustments for:				
10,778 10,732							1
8.585 7.305	1.100	1.100		(1,888)	(2,089) 236	(80)	
6,416 500	949	81	(Profit)/loss from sale of fixed assets	(457)	1	(2)	
							(3
		3,431				-	
32,879 41,622	11,796	15,028	Operating profit before changes in working capital	20,189	15,914	568	
246,922 246,587	105,104	105,862					
			(Decrease) / Increase of liabilities (apart from banks)	(3,847)	9,388	2,387	
29,762 22,547	29,762	22,547	Other non cash movements	88	(94)	<u> </u>	
				19,842	17,420	2,754	
1,610 1,463	/3,002		Minus: Interest expenses and related expenses paid	(4,967)	(5,027)	(1,444)	(1
112,453 113,706	73,002	77,992	Taxes	(2,652)	(2,275)	(526)	
9,468 10,551		4,000	Total inflows/(outflows) from operating activities (a)	12,223	10,118	784	
22,071 14,293 56,190 62,510	1,039 22,027	2,316 18,010	Investment activities Proceeds from sales of tangible and intangible assets	1,122	555	2	
46,740 45,527	9,036	3,544	Interest received	494	607	303	
134,469 132,881	32,102	27,870	Investment grants	776			
246,922 246,587	105,104	105,862		450		1,000	:
			Purchases of tangible and intangible fixed assets	(12,834)	(6,872)	(1,991)	
STATEMENT OF CHANGES IN EQUITY			Other investments		(385)		
GROUP	COMPAN	IY.	Increase of participations Total inflows / (outflows) from investment activities (b)	(9.642)			
			. one moves / converse / on messment activities (b)	(3,042)	(0,020)	(1,001)	
113,706 110,958	77,992	80,614	Financing activities				
6.657 2.580	(1.577)	(508)		2.641		:	
		(,	Finance leases	(5)	(7)		
(4,534) 2,259	(48)	(20)	Repayments of loans	(12,171)	(16,329)		(3
(3,365) (2,094)	(3,365)	(2,094)					
			Net increase / (decrease) in cash & cash equivalents				
			for the period (a) + (b) + (c)	(9,186)	(3,585)	(3,232)	
	73.002	77 992				15,028	15
113,700		- * 10°0**-					15
			cash & cash equivalents at the end of the period	32,879	41,622	11,796	15
			* Restated due to the change in the accounting standards. See note 2	7.			
		STATEMENT OF COMPRE	HENSIVE INCOME				
	GROUP		COMP	PANY	_		
-		/2013					
-				-	_		
			1,898 (320)	(915)			
	10,088 6	5,003	(539)	1,171			
			(1,577)	(508)			
	155	94	:				
	(4,534) 2	2,259	(48)	(20)			
	2,123 4		(1,625)	(528)			
	1,977 4 146	4,749 90	-				
			0.000	0.000			
	23,518 17	.722	659	182	_		
	ADDITIONAL D	ATA & INFORMATION					
			7. Income tax in the statement of comprehensive income is analyzed as	follows:			
ildation method are presented in note 1 of the condensed notes, while	the tax unaudited financial years are reported in note 1	r0 of the condensed					MPANY
			Income Tax	1/1 - 31/12/2014 (2,294)	1/1 - 31/12/2013 (1,163)	1/1 - 31/12/2014	1/1 - 31/1
			Provision for tax of un-audited fiscal years	(109)	(315)	(18)	
			Non-exempt taxes from abroad	(22)	(329)	-	
I With the exception of the change is straightful (PDP 10	according to which there was shown in the	ine.			(1,300)	(1,094) 74	(
d. With the exception of the change in standards IFRS 10 and IFRS 11 C in which the Group participates with 50%. These companies are now	consolidated with the equity method.	tion	Tax provision L. 4172, article 72	(1,094)			
d. With the exception of the change in standards IFRS 10 and IFRS 11 C in which the Group participates with 50%. These companies are now we been amended and depicted including these companies via the equ	consolidated with the equity method.	tion		(1,094) 88 (3,431)	(316)	(1,038)	
C in which the Group participates with 50%. These companies are now we been amended and depicted including these companies via the equ	consolidated with the equity method.	tion	Tax provision L. 4172, article 72 Deferred tax	(3,431)	(316) (3,423)		
C in which the Group participates with 50%. These companies are now	consolidated with the equity method.	tion	Tax provision L 4172, anticle 72 Deferred tax Total	88	(316) (3,423)		MPANY
C in which the Group participates with 50%. These companies are now we been amended and depicted including these companies via the equ	consolidated with the equity method.	COMPANY	Tax provision L. 4172, article 72 Deferred tax	(3,431)	(316) (3,423)		
C in which the Group participates with 50%. These companies are now we been amended and depicted including these companies via the equ	consolidated with the equity method. By method.		Tax provision L. 4172, and/s 72 Defendent E Total B. The cumulative provisions that have been recorded amount to: Provision for doubthul debt	88 (3,431) <u>31/12/2014</u> 6,790	(316) (3,423) JP 31/12/2013 8,420	<u>2,461</u>	31/1
C in which the Group participates with 50%. These companies are now we been amended and depicted including these companies via the equ	considiated with the equity method. Ity method. 4 and Group. <u>GROUP</u> 2,140	<u>COMPANY</u>	Tar provision L. 4172, article 72 Defended tax Total B. The cumulative provisions that have been recorded amount to:		(316) (3.423) JP 31/12/2013	<u>201</u> 31/12/2014	31/1:
Cir which have participations with 00%. These companies are now now been amended and depicted including these companies via the equivalence of the experiment of the france position of the Company Sector 31/12/2014 31/12/2013	constituted with the equity method. ity method and Group. 2,140 <u>31/12/2014</u> <u>COMPEND</u>	<u>COMPANY</u> - <u>-</u> 31/12/2013	Tax provision L. 4172, anticle 72 Determine tax Total 8. The cumulative provisions that have been recorded amount to: Provision for doubtuil deter Provision for doubtuil deter	88 (3,431) <u>31/12/2914</u> 6,730 15,785	(316) (3,423) // // // / / / / / / / / / / / / / /	<u>201</u> 31/12/2014 2,461 409	31/1
C in which the Group participation with 0%. These companies are now we been amended and depicted including these companies via the equi- at may have a significant effect on the financial position of the Company <u>GROUP</u> .	considiated with the equity method. Ity method. y and Group. <u>GROUP</u> 2,140 <u>COMPAN</u>	<u>company</u> Y	Tax provision L. 4172, anticls 72 Defendent at Total 8. The cumulative provisions that have been recorded amount to: Provision for doubtid, debt Provision for doubtid, debt Provision for doubtid, debt Provision for tax differences how munufated facel years Provision for timestrony impairment.	88 (3,431) 31/12/2014 6,730 15,785 1,034 1,984	(316) (3.423) JP 31/12/2013 6.408 925 1.889	<u>200</u> 31/12/2014 2,461 409 167 -	31/n: 2
Cir which have participations with 00%. These companies are now now been amended and depicted including these companies via the equivalence of the experiment of the france position of the Company Sector 31/12/2014 31/12/2013	constituted with the equity method. ity method and Group. 2,140 <u>31/12/2014</u> <u>COMPEND</u>	<u>COMPANY</u> - <u>-</u> 31/12/2013	Tate provision L. 4172, anticles 72 Determined and the second sec	88 (3,433) 31/12/2014 6,780 15,785 1,034 1,984 company which by means of a decision of see hau-part richer. A decision of decision	(316) (3.423) #2 31/12/2013 6.408 925 1.889 ssued by the Estmandinary GM feneral Meetine on 29 Mar 2	201 31/12/2014 2,461 409 167 - 	31/12 2 nvened on 3 November of 854 880 treasury char
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31/12/2016 2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 1,391	COMPANY DATA 21/12/2015 2,671 96 93 156 89 30 3,134 2,200 (1,061) 1,159 1,15 1,15	Approval data of the samual financial destimates by the Board: Certified Public Accountant - Auditor: Auditing Film: Type of saidt report: Company Website: (amounts in EUR thousand) (amounts in EUR thousand) (amounts in EUR thousand) Destaing activities Earnings / (base) before tax Plus / Muna adjustments for: Dependents (Earnings) / Jossen from ability of ford asset Debi interest and similar (income) / expent Operating Profile before Change in work to operating activities (increase)/ Decrease of interdates (increase)/ Decrease of int	Soutis Dimitrice (SOEL License Reg. No. 16891) PRICEWATERHOUSECOOPERS S.A. Ophion in agreement http://www.thracegroup.com/gr/el/companies/th thp://www.thracegroup.com/gr/el/companies/th second	01/01/2016-31/12/2016 01, (239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 8 (2 (2 4 (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	31/12/2015 2,671 96 93 156 89 30 2,200 (1,061) 1,139 1,159 167 271 29 368 1,994	sistements by the Board: Carritied Public Accountant - Auditor: Auditor, Firm: Type of audit report: Company Website: (amounts in EUR thousand) (amounts in European and thousand thousand) (amounts in European and instants in European (amounts in European and instants in European (amounts in European and instants in European (amounts in European and instants) (amounts in European and instants) (a	Soutis Dimitrice (SOEL License Reg. No. 16891) PRICEWATERHOUSECOOPERS S.A. Ophion in agreement http://www.thracegroup.com/gr/el/companies/th thp://www.thracegroup.com/gr/el/companies/th second	01/01/2016-31/12/2016 01, (239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 8) (2 (2 4) (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	2,671 96 93 156 89 30 3.134 2,200 (1,061) (1,051) 1,139 167 2,71 29 368 1,994	sistements by the Board: Carritied Public Accountant - Auditor: Auditor, Firm: Type of audit report: Company Website: (amounts in EUR thousand) (amounts in European and thousand thousand) (amounts in European and instants in European (amounts in European and instants in European (amounts in European and instants in European (amounts in European and instants) (amounts in European and instants) (a	Soutis Dimitrice (SOEL License Reg. No. 16891) PRICEWATERHOUSECOOPERS S.A. Ophion in agreement http://www.thracegroup.com/gr/el/companies/th thp://www.thracegroup.com/gr/el/companies/th second	01/01/2016-31/12/2016 01, (239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 81 (2 (2 45 (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	2,671 96 93 156 89 30 3.134 2,200 (1,061) (1,051) 1,139 167 2,71 29 368 1,994	Company Website: (amounts in EUR thousand) Description of the Company of the Co	http://www.thracegroup.com/gr/el/companies/th STATEMENT OF CASH FLOWS	01/01/2016-31/12/2016 01, (239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 81 (2 (2 45 (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	2,671 96 93 156 89 30 3.134 2,200 (1,061) (1,051) 1,139 167 2,71 29 368 1,994	Constaints activities Example / forses) before tax. Pure / Minus adjustments for: Depreciations Pure / Minus adjustments for: Depreciations Pure Minus adjustments for changes in work Deal Interest and similar (income) / expent Our parsing Profile Adjustments for changes in work PuraMinus adjustments for changes in work Increase/ Decrease of installations (increase) (increase)/ Decrease of installations (income) / expense (increase)/ Decrease of installations (income) / expense (increase)/ Decrease of installations (income) Tocate equivalents from operations Minus Interest openses and initiated expenses paid Total Informa/Cutiforms/ form operating act Investments activities Purdates of tanglele and interglele asses Purdates of tanglele Ined assets Total Informa/Cutiforms/ Increase Purdates of tanglele Ined assets Purdates of tanglele Purdates	is est ding capital mg capital accounts or those related m banks) I strotes (a)	(239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 81 (2 (2 45 (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	2,671 96 93 156 89 30 3.134 2,200 (1,061) (1,051) 1,139 167 2,71 29 368 1,994	Constaints activities Example / forses) before tax. Pure / Minus adjustments for: Depreciations Pure / Minus adjustments for: Depreciations Pure Minus adjustments for changes in work Deal Interest and similar (income) / expent Our parsing Profile Adjustments for changes in work PuraMinus adjustments for changes in work Increase/ Decrease of installations (increase) (increase)/ Decrease of installations (income) / expense (increase)/ Decrease of installations (income) / expense (increase)/ Decrease of installations (income) Tocate equivalents from operations Minus Interest openses and initiated expenses paid Total Informa/Cutiforms/ form operating act Investments activities Purdates of tanglele and interglele asses Purdates of tanglele Ined assets Total Informa/Cutiforms/ Increase Purdates of tanglele Ined assets Purdates of tanglele Purdates	ses ding capital ing capital accounts or those related m banks) in strivities (a)	(239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 8) (2 (2 4) (111
2,598 117 56 3 18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 414 1,391	2,671 96 93 156 89 30 3.134 2,200 (1,061) (1,051) 1,139 167 2,71 29 368 1,994	Earnings / fosses) before tax Plus / Minus adjustments for: Depreciations Provisions Provisions Caraning / Josses from sale of fixed asset Debit Interest and similar (income) / expent Outparticing adjustments for changes in work Plus Minus adjustments for changes in work Plus Minus adjustments for changes in work in corease) Decrease of instituties (increase) Decrease of instituties (plum from Cash equivalents from operations Minus: Interest operations and initiated expenses paid Total Inflowar/Suttimes / Tom operations Anticipation of the sale of langble and intergleta assess Purchases of tangble fined assets Total Inflowar (outflows) from investment Financing activities	ses ding capital ing capital accounts or those related m banks) in strivities (a)	(239) 73 (4) 0 110 (59) 147 37 (280) (155) (50)	(243 8 (2 (2 4 (111
117 56 3 18 7 2,759 (1,318) 1,407 777 180 0 21 414 414 1,391	96 93 156 89 30 3.134 2.200 (1,061) 1,139 167 2.271 29 368 1,994	Pur, Musia adjustments for: Depreciations Provisions (Earnings) / Josses from sale of fixed asset Debit interest and similar (income) / expent Operating Profit before changes in work to opening activities: (increase) Decrease of reachivables (increase) Decrease of inventories (Decrease) formase of itabilities (gant for Cab equivalents from operations Minus: Interest expenses and relified expenses paid Total inflores/(sufficient) Productions) Profit and the sale of angles and inangles activities of the sale of angles and inangles Purchases of tangles fixed assets Total inflores / (cutifical) from investment Fitnes gantes activities Purchases of tangles fixed assets Total inflores (cutifical) from investment Share capital increase	ses ding capital ing capital accounts or those related m banks) in strivities (a)	73 (4) 0 110 (59) 147 37 (280) (155) (50)	8: (2 (2 4: (111
3 18 7 2,729 2,725 (1,318) 1,407 180 0 21 414 1,391	156 89 30 3134 2,200 (1,061) 1,139 1,159 167 271 29 368 1,994	Proteining (Earnings) // Sees from sale of fixed asses Debt interest and similar (income) / expens Operating Profit before changes in work is operating activities (increase) Decrease of increase (increase) Decrease of increase Minua: Interest expenses and related expenses parts Total informations (loatificate) from interestment Enders (loatificate) (loatificate) from investment Enders (loatificate) from investment	ses ding capital ing capital accounts or those related m banks) in strivities (a)	(4) 0 110 (59) 147 37 (280) (155) (50)	(2 (2 4 (111 67
18 7 2,799 2,725 (1,318) 1,407 777 180 0 21 414 1,391	89 30 2,200 (1,061) 1,139 1,159 167 271 29 368 1,994	(Earrings) / Jossen from sails of filted asset Debrinnerst and similar (income) / expensi Debrinnerst and similar (income) / expension filted filted association of the sail of the sail (increase) / Decrease of incomestice (apart for Concease) / Decrease of incomestice (apart for Concease) / Decrease of inc	ses ding capital ing capital accounts or those related m banks) in strivities (a)	0 110 (59) 147 37 (280) (155) (50)	(2 4 (111 67
2,725 (1,318) 1,407 777 180 0 21 414 1,391	3,134 2,200 (1,061) 1,139 1,159 167 271 29 368 1,994	Operating Profit before changes in work to operating activities: (increase) Decrease of receivables (increase) Decrease of inventories (increase) Decrease o	king capital ng capital accounts or those related m banks) t trivities (a)	(59) 147 37 (280) (155) (50)	(111
2,725 (1,318) 1,407 777 180 0 21 414 1,391	2,200 (1,061) 1,139 1,159 167 271 29 368 1,994	Plus/Minus adjustments for changes in works to operating advinteriors (Increase)/ Decrease of inclusional (Increase)/ Decrease of initialities (gant for Cash equivalents from operations Minus: Interest expenses and related expenses paid Total inflore/(unflores) from operating ac Interest expenses and related expenses paid Total inflore/(unflores) from operating ac Interest expenses and related expenses paid Proceeds into also of langible and inangible assess Proceeds into also of l	ng capital accounts or those related m banks) strivities (a)	147 37 (280) (155) (50)	67
(1,318) 1,407 777 180 0 21 414 1,391	(1,061) 1,159 1,159 167 271 29 368 1,994	Plus/Minus adjustments for changes in works to operating advinteriors (Increase)/ Decrease of inclusional (Increase)/ Decrease of initialities (gant for Cash equivalents from operations Minus: Interest expenses and related expenses paid Total inflore/(unflores) from operating ac Interest expenses and related expenses paid Total inflore/(unflores) from operating ac Interest expenses and related expenses paid Proceeds into also of langible and inangible assess Proceeds into also of l	ng capital accounts or those related m banks) strivities (a)	37 (280) (155) (50)	679
1,407 777 180 0 21 414 1,391	1,139 1,159 167 271 29 368 1,994	(Increase) Decrease of inventories (Increase) Decrease of inventories (Increase) Decrease of inventories (Decrease) Increase of inventories (Decrease) Increase of inventories (Increase of inventories (Increase of inventories (Increase of inventories (Increase) (Increase) (Increase) (Increase) (Increase) (Increase) (Increase) (Increase) (Increase)	t tivities (a)	37 (280) (155) (50)	
180 0 21 <u>414</u> 1,391	167 271 29 <u>368</u> 1,994	(Decrease) Increase of Intellities (gant fro Cash equivalents from operations Minus: Interest expenses and related expenses paid Total inflower, Outdowney from operating at Investments activities Proceeds from asio of angelse and intangels assets Pruchastes of ungelse fixed assets Total inflower / (outflower) from investment Financing activities Share capital increase	t tivities (a)	(280) (155) (50)	14
180 0 21 <u>414</u> 1,391	167 271 29 <u>368</u> 1,994	Cash equivalents from operations Minua: Interest expenses and related expenses, paid Total inflows/joutiows) from operating ac Investmenta activities Processis tion aalo of angleb and inangbé aveit Part activities Total inflows / (unifines) from inivestment Financing activities Share capital increase	t tivities (a)	(155) (50)	
21 414 1,391	29 368	Interest expenses and related expenses paid Total inflows/(outflows) from operating ac Investments activities Proceeds from sale of tangible and intangible assets Purchases of tangible fixed assets Total inflows / (outflows) from investment Financing activities Share capital increase	tivities (a)		(640
414 1,391	<u>368</u> 1,994	Total inflows/outflows) from operating ac Investments activities Proceeds from sale of tangible and intangible assets Purchases of tangible fixed assets Total inflows / (outflows) from investment Financing activities Share capital increase	tivities (a)		
		Proceeds from sale of tangible and intangible assets Purchases of tangible fixed assets Total inflows / (outflows) from investment <u>Financing activities</u> Share capital increase	3		(49
2,799	3,134	assets Purchases of tangible fixed assets Total inflows / (outflows) from investment <u>Financing activities</u> Share capital increase	2		
		Total inflows / (outflows) from investment Financing activities Share capital increase		0	31
		Financing activities Share capital increase	antiviting (b)	0	30
			acavaes (b)		
		Repayment of loans		519 (337)	(364
		Repayment or loans		(337)	(304
		Total inflows/(outflows) from financing ac	tivities (c)	182	(364
		Net increase / (decrease) in cash & cash e	quivalents		
01/01/2016-31/12/2016	01/01/2015-31/12/2015	for the period (a) + (b) + (c)		(23)	(30
1,140	1,395	Cash & cash equivalents at the beginning of	the period	30	61
		Cash & cash equivalents at the end of the	period	7	30
(252) 519	(255)				
1,407	1,140				
	<u>, </u>				
	STATEMENT OF COMPREHENS	SIVE INCOME			
01/01/2016-31/12/2016	01/01/2015-31/12/2015				
145	893				
(1)	(33)				
(239)	(243)				
(252)	(255)				
(252)	(255)				
(55)	(107)				
ncial position of the Compar	ıy.			01.01.2016-31.12.2016 01.0	1.2015-31.12.20
		 Income tax in the income statement is analy Income Tax 	yzed as tollows:		
		Deferred Tax		(13)	(1:
01 <u>.01.2016-31.12.20</u> 16 0	01.01.2015-31.12.2015	10731		(13)	(1:
		6. The cumulative provisions areated at the	of the period are analyzed into-		
01.01.2016-31.12.2016	01.01.2015-31.12.2015				1.2015-31.12.20
155	1,151	Provision for doubtful debt		0	
110	154	- ovision for start indemnities		U	
0	271				
0	0	7. Other comprehensive income at the end of the	he period concern the following:	01.01.2016-31.12.2016 01.0	1.2015-31.12.20
		Actuarial Profit / (loss)		0	
		 The Company proceeded into a share capital 	l increase by 525 thous. Euros. The Company's share capital cr	currently amounts to 2,725 thous. Euros.	
	Xanthi, 31 May 2017 The Chief Executive Office			The Head Accountant	
	CHRISTOS N. KARAGEORGI	ou		ALEXIOS MASTROGIANNIS	
	(128) (239) (252) 0 (252) (55) (55) 01.01.2016-31.12.2016 01.01.2016-31.12.2016 155 110	(128) (194) (128) (243) (252) (255) 0 0 (252) (255) (55) (107) (55) (107) (101,2016-31.12.2015 0 0.01.2015-31.12.2015 10 776 11 154 0 271 0 0 0 Xanthi, 31 May 2017 The Chief Escentive Office	(128) (194) (239) (243) (252) (255) (252) (255) (55) (107) (151,2016-31,12,2016 (107,153,112,2015) 01,01,2016-31,12,2016 01,01,2015-31,12,2015 11,01 776 11 154 0 0 11 154 0 0 11 154 0 0 12,016 0 13 154 14 154 15 1,151 Provision for statif identifies Provision for statif identifies 14 154 15 1,11 16 2,71 0 0 Xanthi, 31 May 2017 The Chief Executive Officer	(128) (144) (239) (243) (252) (253) 0 0 (252) (55) (107) (55) (107) (55) (107) (56) (107) (57) (107) (58) (107) (58) (107) (59) (107) (6) (101015311122015 0 (012015311122015 1010 Tak Deferred Tak Deferred Tak Telsi 0 (012015311122015 1155 1,151 10 776 155 1,151 10 776 155 1,151 10 776 155 1,151 10 776 10 - Company proceeded into a stare capital increase by 525 thous. Euros. The Company's stare capital . The Company proceeded into a stare capital increase by 525 thous. Euros. The Company's stare capital . The Company proceeded into a stare capital increase by 525 thous. Euros. The Company's stare capital . The Company proceeded into a stare capital increase by 525 thous. Euros. The Company's stare capital . The Company proceeded into a stare capital increase by 525 thous. Euros. The Company's stare capital . The Chief Executive Officer	(22) (194) (23) (243) (25) (25) (25) (25) (25) (25) (25) (107) Summary of the Company. 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 01.01.2015.31.12.2015 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.2016.31.12.2016 0 01.01.20

			CANTIS S.A		
	ooolee Anonyme Registration na	Domicile: INDUSTRIAL AREA O			
(Published accordin			lanuary 2015 to 31 December 2015 nancial statements, consolidated and r	non-consolidated, according to IFRS)	
The following data and information that are derived from the financial statements aim at providing generation	al information on the financial position and re	sults of THRACE SARANTIS A.B.E.E T			lers should refer to the website of the parent company where the financia
		COMPANY DAT			
Division of Development, Regional Section of Xanthi Prefecture			Approval date of the annual financial	20/5/2015	
rd of Directors' Composition Konstantinos S. Chalioris - Chairman Kyriakos P. Sarantis - Vice Chairman			statements by the Board: Certified Public Accountant - Auditor:	Kotzabasi Olga, SOEL Reg. No. 18231	
Konstantinos P. Rozakeas - Member Georgios P. Braimis - Member			Auditing Firm:	PRICEWATERHOUSECOOPERS SA	
Coorgios I - Draining - Moniber			Type of audit report: Company Website:	Opinion in agreement http://www.thraceplastics.gr/gr/el/comp	anies/thrace-sarantis/
		I			
STATEMENT OF FINANCIAL POSITI	ON			STATEMENT OF CASH FLO	NS
(amounts in EUR thousand) ASSETS	31/12/2015	31/12/2014	(amounts in EUR thousand)		01/01/2015-31/12/2015 01/01/2014-31/12/2
Self used tangible fixed assets	2,671	3,065	Operating activities Earnings / (losses) before tax		(243) (146
ntangible assets	-	-	Plus / Minus adjustments for:		
nventory Trade receivables	93 156	239 839	Depreciations Provisions		87 18 (2) (25
rade receivables Dther current assets	185	180	Foreign exchange differences		(2) (23
Cash & cash equivalents	30	61	(Earnings) / losses from sale of fixed assets	3	(2)
FOTAL ASSETS EQUITY & LIABILITIES	3,134	4,384	Income from investments Impairment of equity participation		-
Share capital	2,200	2,200	Debit interest and similar (income) / expense		49 6
Other equity	(1,061)	(806)	Operating Profit before changes in work Plus/Minus adjustments for changes in working	ing capital ing capital accounts or those related	(111) 8
Fotal Shareholders' Equity (c)=(a)+(b)	1,139	1,394	to operating activities:		670
Long-term debt	1,159	1,524	(Increase) / Decrease of receivables		679 (1
Provisions/Other-long-term liabilities	167	155	(Increase) / Decrease of inventories		146 16
Short-term liabilities (associates) Suppliers and other short-term liabilities	271 29	755 189	(Decrease) / Increase of liabilities (apart fro Cash equivalents from operations	m banks)	<u>(640)</u> (123 74 12
Short-term bank debt	368	367	cash equivalents nom operations		/4 12
Fotal liabilities (d)	1,994	2,990	Minus:		(12)
TOTAL EQUITY & LIABILITIES (c)+(d)	3,134	4,384	Interest expenses and related expenses paid Total inflows/(outflows) from operating act	tivitias (a)	
			roan micharloadons) nom operaning act	unico (b)	
			Investments activities Proceeds from sale of tangible and intangible		
			assets		315 31
STATEMENT OF CHANGES IN			Interest received Purchases of tangible fixed assets		- (17
STATEMENT OF CHANGES IN	EQUITY		Purchases of intangible assets and other inve		
(amounts in EUR thousand)			Total inflows / (outflows) from investment	activities (b)	309 30
anouns in core incusanu)	01/01/2015-31/12/2015	01/01/2014-31/12/2014	Financing activities		
Total equity at beginning of period (01/01/2015 and 01/01/2014 respectively)	4 004	1.518	Proceeds from share capital increase		-
Share capital increase	1,394	1,518	Repayment of loans Receipts from grants - subsidies		(364) (357
Earnings / (losses) for the period after taxes (continued and discontinued					
activities) Fotal comprehensive income after taxes	(255)	(141) 18	Total inflows/(outflows) from financing act	ivities (c)	(364) (357
			Net increase / (decrease) in cash & cash e	quivalents	
Total equity at end of period (31/12/2015 and 31/12/2014 respectively)	1,140	1,394	for the period (a) + (b) + (c)		(30) 1
			Cash & cash equivalents at the beginning of t	he period	61
			Cash & cash equivalents at the end of the	period	31 6
		STATEMENT OF COMPREH	ENSIVE INCOME		
amounts in EUR thousand)					
Turnover	01/01/2015-31/12/2015 893	01/01/2014-31/12/2014 3,229			
Gross profit/(losses)	(33)	48			
Earnings/(losses) before Interest and Taxes (EBIT)	(194)	(83)			
Earnings / (losses) before Taxes Earnings / (losses) after Taxes (A)	(243) (255)	(145) (141)			
Other comprehensive income after taxes (B)	0	18			
fotal comprehensive income after taxes (A) + (B)	(255)	(123)			
arnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA)	(107)	106			
		I			
There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a signific	ant effect on the financial position of the Co	mpany.	5. Income tax in the income statement is analy	zed as follows:	01.01.2015-31.12.2015 01.01.2014-31.12.20
No liens or collateral have been written on fixed assets.			Income Tax		-
	01.01.2015-31.12.2015		Deferred Tax		(12)
The number of employed staff at the end of period, is as follows:	01 <u>.01.2015-31.12.20</u> 15 0	01.01.2014-31.12.2014	Total		(12)
The transactions between related parties, according to LA.S. 24, are as follows:	01.01.2015-31.12.2015	01.01.2014-31.12.2014	The cumulative provisions created at the end	of the period are analyzed into:	
i) Income	1,151	3,063			01.01.2015-31.12.2015 01.01.2014-31.12.20
ii) Expenses	776 154	2,394 834	Provision for doubtful debt		-
iii) Receivables iv) Liabilities	154 271	834 755	Provision for staff indemnities		-
v) Transactions & Remuneration of Board members and senior executives					
			Other comprehensive income at the end of the	e period concern the following-	01.01.2015-31.12.2015 01.01.2014-31.12.20
		ľ	 Other comprehensive income at the end of the Actuarial Profit / (loss) 	a panau concern me following:	0
The Chairman		Xanthi, 20 May 2016 The Vice Chairman			The Head Accouptant
The Chairman		Xanthi, 20 May 2016 The Vice Chairman			The Head Accountant
The Chairman					The Head Accountant
The Chairman KONSTANTINOS C. CHALLORIS					The Head Accountant SKODRAS ALEXANDROS

THRACE - SARANTIS S.A.

Т

Societe Anonyme Registration Number: 65510/66/B093 General Electronic Commercial Registry (GEMI) Number 12725646000
Domicile: INDUSTRIAL AREA OF XANTH, GREECE
Data and information for the period from 01 January 2014 to 31 December 2014
(Published according to C.L. 219020, article 135 for companies that propare annual financial statements, consolidated and ono-consolidated, according to JRES)
The following data and information that are derived from the financial statements and are derived from the financial statements and and and the financial statements are available together with the audit report to ending the Anonyma, readers should refer to the website of the parent company where the financial statements are available together with the audit report to ending the Anonyma, the applicable. COMPANY DATA

Responsible Authority : Division of Development, Regional Section of Xanthi Prefecture Board of Directors' Composition Konstantinos B. Challoris - Onairman Kyriakos P. Sanatins - Vice Chairman Konstantinos P. Rozskas - Member Georgios P. Braimis - Member

 Approval date of the annual financial statements by the Board:
 20/5/2015

 Certified Public Accountant - Auditor:
 Rotzabasi Giga, SOEL Reg. No. 18231

 Auditing Finit:
 PRICEVATERHOUSECOOPERS SA

 Type of audit report:
 Opinion in agreement

 Company Website:
 http://www.thraceplastics.gr/gr/el/companies/thrace-sarantis/

(amounts in EUR thousand)					
			(amounts in EUR thousand)		
ASSETS	31/12/2014	31/12/2013	Our set of the set of	01/01/2014-31/12/2014	01/01/2013-31/12/2
Self used tangible fixed assets	3.065	3,552	Operating activities Earnings / (losses) before tax	(146)	(33
Intangible assets	-	1	Plus / Minus adjustments for:	(143)	(00
Inventory	239	399	Depreciations	189	18
Trade receivables	839	833	Provisions	(25)	(29
Other current assets Cash & cash equivalents	180 61	161 48	Foreign exchange differences (Earnings) / losses from sale of fixed assets	-	
Cash & cash equivalents TOTAL ASSETS	4,384	48	(Earnings) / losses from sale of toxed assets Income from investments	-	
EQUITY & LIABILITIES	4,004	4,004	Impairment of equity participation		
Share capital	2,200	2,200	Debit interest and similar (income) / expenses	62	6
Other equity	(806)	(682)	Operating Profit before changes in working capital	80	18
Total Shareholders' Equity (c)=(a)+(b)	1,394	1,518	Plus/Minus adjustments for changes in working capital accounts or those related to operating activities:		
			(Increase) / Decrease of receivables	(1)	(347
Long-term debt Provisions/Other-long-term liabilities	1,524 155	1,891 -212	(Increase) / Decrease of inventories	166	(225
Short-term liabilities (associates)	755	-212 945	(Increase) / Decrease or Inventories (Decrease) / Increase of liabilities (apart from banks)	(123)	(225
Suppliers and other short-term liabilities	189	104	Cash equivalents from operations	122	(41)
Short-term bank debt	367	357			
Total liabilities (d)	2,990	3,085	Minus:		
TOTAL EQUITY & LIABILITIES (c)+(d)	4,384	4,603	Interest expenses and related expenses paid	(52)	(60
			Total inflows/(outflows) from operating activities (a)	70	(475
			Investments activities		
			Proceeds from sale of tangible and intangible	318	
			assets Interest received	318 -	
STATEMENT OF CHANGES IN E			Purchases of tangible fixed assets	(17)	(1
STATEMENT OF CHANGES IN E			Purchases of intangible assets and other investments		
formula in FUR down and			Total inflows / (outflows) from investment activities (b)	301	(1
(amounts in EUR thousand)	01/01/2014-31/12/2014	01/01/2013-31/12/2013	Financing activities		
	01/01/2014-51/12/2014	01/01/2015-51/12/2015	Proceeds from share capital increase	-	79 [.]
Total equity at beginning of period (01/01/2014 and 01/01/2013 respectively)	1,518	805	Repayment of loans	(357)	(409
Share capital increase		791	Receipts from grants - subsidies	-	23
Earnings / (losses) for the period after taxes (continued and discontinued		(70)		(057)	10
activities) Total comprehensive income after taxes	(141) 18	(76) (2)	Total inflows/(outflows) from financing activities (c)	(357)	405
	10	(-)	Net increase / (decrease) in cash & cash equivalents		
Total equity at end of period (31/12/2014 and 31/12/2013 respectively)	1,394	1,518	for the period (a) + (b) + (c)	13	(71
			Cash & cash equivalents at the beginning of the period	48	1
			Cash & cash equivalents at the end of the period		48
			Cash & cash equivalents at the end or the period	61	40
		STATEMENT OF COMPREM	HENSIVE INCOME		
(amounts in EUR thousand)					
(anouns in EOK mousand)	01/01/2014-31/12/2014	01/01/2013-31/12/2013			
Turnover	3,229	2,743			
Gross profit/(losses)	48	155			
Earnings/(losses) before Interest and Taxes (EBIT)	(83) (145)	28			
Earnings / (losses) before Taxes Earnings / (losses) after Taxes (A)	(145) (141)	(32) (76)			
Other comprehensive income after taxes (B)					
	18				
Total comprehensive income after taxes (A) + (B)	18 (123)	(2) (78)			
		(2)			
		(2)			
Total comprehensive income after taxes (A) + (B)	(123)	(2) (78)			
Total comprehensive income after taxes (A) + (B)	(123)	(2) (78)			
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA)	(123)	(2) (78) 106		01.01.2014-31.12.2014	01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan	(123)	(2) (78) 106	 Income tax in the income statement is analyzed as follows: 	01.01.2014311.12.2014	01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA)	(123)	(2) (78) 106	Income Tax		
Total comprehensive income after taxes (A) + (B) Earningal (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No liens or collateral have been written on fixed assets.	(123)	(2) (78) 106		01_01_2014-31.12.2014 	01.01.2013-31.12.201 (44 (44
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan	(123) 106 effect on the financial position of the C	(2) (78) 106	Income Tax Deferred Tax	4	(44
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No liens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows:	(123) 106 tellect on the linancial position of the C 01,01.2014-31.12.2014	(2) (78) 106 	Income Tax Deferred Tax	4	(44
Total comprehensive income after taxes (A) + (B) Earningal (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No liens or collateral have been written on fixed assets.	(123) 106 effect on the financial position of the C 01.01.2014-31.12.2014 8	(2) (78) 106 Company. <u>01.012013-31.122013</u> 10	Income Tax Deferred Tax	4	(44
Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No liens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows:	(123) 106 .effect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014	(2) (78) 106 Company. 01.01.2013-31.12.2013 10 01.01.2013-31.12.2013	income Tax Deferred Tax Total	4	(44 (44
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Total comprehensive income after taxes (A) + (B) Earnings/ (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodes, that may have a significan No liens or collateral have been written on lised assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to LA.S. 24, are as follows: I Income I Income I Represes I Represes I Represes	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total 6 The cumulative provisions created at the end of the period are analyzed into:	4	(44 (44 01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Exernings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No lisens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to LA S. 24, are as follows: 0 Income	(123) 106 effect on the financial position of the C 01 <u>.01.2014.31.12.2014</u> 8 01 <u>.01.2014.31.12.2014</u> 3,063 2,394	(2) (78) 106 :ompany. 01.01.2013-31.12.2013 10 01.01.2013-31.12.2013 2.560 2.230	Income Tax Deferred Tax Total 6 The cumulative provisions created at the end of the period are analyzed into: Provision for doubtful debt	4 4 01.01.2814-31.12.2014	(44 (44 01.01.2013-31.12.201
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Total comprehensive income after taxes (A) + (B) Exernings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No lisens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to LA S. 24, are as follows: 0 Income	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total Total The cumulative provisions created at the end of the period are analyzed into: Provision for studiff debi Provision for staff indemnities TOther comprehensive income at the end of the period concern the following:	4 4 01.01.2814-31.12.2014 - 01.01.2014-31.12.2014	(44 (44 01.01.2013-31.12.201 2 01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Exernings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No lisens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to LA S. 24, are as follows: 0 Income	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total Total The cumulative provisions created at the end of the period are analyzed into: Provision for studiff debi Provision for staff indemnities TOther comprehensive income at the end of the period concern the following:	4 4 01.01.2814-31.12.2014 - 01.01.2014-31.12.2014	(44 (44 01.01.2013-31.12.201 2 01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Exernings/ (losses) before interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No lisens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to LA S. 24, are as follows: 0 Income	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total Total The cumulative provisions created at the end of the period are analyzed into: Provision for studiff debi Provision for staff indemnities TOther comprehensive income at the end of the period concern the following:	4 4 01.01.2814-31.12.2014 - 01.01.2014-31.12.2014	(44 (44) 01.01.2013-31.12.201 2(
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Tetal comprehensive income after taxes (A) + (B) Extendings (losses) before interest. Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significant there are no ordinated based based on the significant based base	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total Total The cumulative provisions created at the end of the period are analyzed into: Provision for studiful debt Provision for staff indemnities Other comprehensive income at the end of the period concern the following: Actuarial Profit / (toss)	4 4 01.01.2014-31.12.2014 01.01.2014-31.12.2014 1 18 The Head Accountant	(44 (44 01.01.2013-31.12.201 2(01.01.2013-31.12.201
Total comprehensive income after taxes (A) + (B) Exmingul (losses) before Interest, Taxes, Depreciation & Amortization (EBITDA) There are no judicial or under arbitration differences of judicial or arbitration bodies, that may have a significan No litens or collateral have been written on fixed assets. The number of employed staff at the end of period, is as follows: The transactions between related parties, according to I.A.S. 24, are as follows: 0 Income 10 In	(123) 106 reflect on the financial position of the C 01.01.2014-31.12.2014 8 01.01.2014-31.12.2014 3.063 2.394 834	(2) (78) 106 	Income Tax Deferred Tax Total Total The cumulative provisions created at the end of the period are analyzed into: Provision for studiful debt Provision for staff indemnities Other comprehensive income at the end of the period concern the following: Actuarial Profit / (toss)	4 4 01.01.2014-31.12.2014 - 01.01.2014-31.12.2014 - 18	(44 (44 01 01 2013-31 12 201 21 01 01 2013-31 12 201