

INTERIM CONSOLIDATED FINANCIAL STATEMENTS Period ended 30 June 2021

INTERIM CONSOLIDATED FINANCIAL STATEMENTS Period from 1 January 2021 to 30 June 2021

CONTENTS	PAGE
Board of Directors and Professional Advisors	1
Statement of the members of the board of directors and the officials of the Company responsible for the financial statements	2
Management Report	3 - 6
Consolidated statement of profit or loss and other comprehensive income	7
Consolidated statement of financial position	8
Consolidated statement of changes in equity	9
Consolidated cash flow statement	10
Statement of financial position	11
Notes to the consolidated interim financial statements	12 56

BOARD OF DIRECTORS AND PROFESSIONAL ADVISERS

DIRECTORS

Takis Klerides, Chairman

Varnavas Irinarchos, Vice Chairman and Managing Director

Anthoulis Papachristoforou, Deputy Managing Director

George Papaioannou. Director

Anastasios Athanasiades, Director

Andreas Constantinides, Director

Christoforos Hadjikyprianou, Director

GROUP CHIEF FINANCIAL OFFICER

Anthoulis Papachristoforou

SECRETARY

Adaminco Secretarial Limited

Zenonos Sozou 3,

1st floor

3105 Limassol

REGISTERED OFFICE

Zenonos Sozou 3.

1st floor

3105 Limassol

MANAGEMENT OFFICE

26 Stasinou Street, Ayia Paraskevi

2003 Strovolos, Nicosia

INDEPENDENT AUDITORS

KPMG Limited

14 Esperidon street

1087 Nicosia

LEGAL ADVISERS

Scordis, Papapetrou & Co LLC

Zenonos Sozou 3,

1st floor

3105 Limassol

BANKERS

Hellenic Bank Public Company Limited

Bank of Cyprus Public Company Limited

Eurobank EFG

Alpha Bank Cyprus Ltd

AstroBank Limited

Societe Generale Bank - Cyprus Limited

The Cyprus Development Bank Public Company Limited

FIMBank PLC

Ancoria Bank Limited

National Bank of Greece (Cyprus) Ltd

BANKERS

National Bank of Greece S.A

Alpha Bank S.A.

Piraeus Bank S.A.

Eurobank Ergasias S.A.

HSBC Bank Middle East Limited (Dubai)

HSBC Bank Middle East Limited (Kuwait)

Standard Chartered Bank (Dubai)

National Bank of Fujairah PSC

Mashreq Bank PSC

HSBC Bank of Oman SA OG

National Bank of Kuwait SAK

Emirates NBD Bank PJSC

Standard Chartered Bank (Bahrain)

The Commercial Bank of Qatar (Q.S.C.)

Standard Chartered Bank (Qatar)

Bank of Bahrain and Kuwait BSC

Bank of Beirut

Vista Bank (Romania) SA

Banca Transilvania SA

Alpha Bank Romania SA

Albaraka Turk Katilim Bankasi A.S.

Turkiye Garanti Bankasi A.S

ONB Finansbank A.S.

Arab Bank PLC Jordan

Credito Valtellinese spa

Banco BPM S.p.A.

UniCredit Bank AG

Saudi British Bank

Emirates NBD (KSA)

Abu Dhabi Commercial Bank First Abu Dhabi Bank

Bank Audi S.A.L

Societe Generale de Banque au Liban

STATEMENT OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE OFFICIALS OF THE COMPANY RESPONSIBLE FOR THE FINANCIAL STATEMENTS

According to the provisions of the Conditions for Transparency (Movable Securities for Trading in Controlled Market) Law of 2007 ("Law"), we the members of the Board of Directors and Anthoulis Papachristoforou, BA (Hons) FCCA, Group Financial Controller responsible for the preparation of the financial statements, of the Group and the Company Logicom Public Ltd, for the period ended 30 June 2021, we confirm that to the best of our knowledge:

- (a) The Interim Consolidated Financial Statements which are presented on pages 7 to 56,
 - (i) were prepared in accordance with the International Financial Reporting Standard (IAS) 34 Interim Financial Statements. The Interim Consolidated Financial Statements have not been audited by the Group external auditors, and
 - (ii) give a true and fair view of the assets and liabilities, of the financial position and of the profit or losses of Logicom Public Limited and the businesses that are included in the Interim Consolidated Financial Statements as a whole, and
- b) the management's report gives a fair review of the developments and the performance of the business as well as the position of Logicom Public Limited and the businesses that are included in the Interim Consolidated Financial Statements as a whole, together with a description of the main risks and uncertainties which are faced.

Members of the Board of Directors:

Takis Klerides, Chairman

Varnavas Irinarchos, Vice Chairman and Managing Director

Anthoulis Papachristoforou, Deputy Managing Director

George Papaioannou

Anastasios Athanasiades

Andreas Constantinides

Christoforos Hadjikyprianou

Responsible for drafting the financial statements

Anthoulis Papachristoforou (Group Chief Financial Officer)

Nicosia, 28 September 2021

BOARD OF DIRECTORS' INTERIM REPORT

ACCOUNTING STANDARDS FOR THE PREPARATION OF THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS

The Interim Consolidated Financial Statements were prepared according to the International Accounting Standard (IAS) No. 34 Interim Financial Reporting. The Interim Consolidated Financial Statements have not been audited by the statutory Group auditors.

DEVELOPMENT AND PERFORMANCE OF THE GROUP'S ACTIVITIES AND POSITION, RISKS AND UNCERTAINTIES

DEVELOPMENT AND PERFORMANCE OF THE GROUP'S ACTIVITIES AND POSITION

- 1. **The turnover** increased by 9,9% in relation to the corresponding period in 2020. The Turnover of the Distribution Sector increased by 10,1%, mainly due to the increased sales in the markets of Greece, Romania, Cyprus and Gulf region compared to the A' half of 2020. The turnover of the Software and Integrated Solutions Sector also increased by 7,4%, mainly due to the launch of new projects in the Greek market. The Coronavirus pandemic (COVID-19) continues to affect markets and to limit the potential for further increase in the turnover.
- 2. The percentage of gross profit margin decreased to 7,8% compared to 8,1% in the corresponding period of 2020 (2021: Gross profit: €35.359.939 to Sales: €455.367.265, 2020: Gross profit: €33.669.739 to Sales: €414.295.318 as reported in the Consolidated Statement of Profit or Loss and Other Comprehensive Income), mainly due to the achievement of sales with an increased profit margin during the A' half of 2020.
- 3. **Other Income** mainly relates to contributions from suppliers for the promotion of their products and income from collaborations with third parties. The decrease in Other Income mainly relates to the one-off state provision of a deduction on the repayment of tax liabilities by a foreign subsidiary in the context of financial measures taken to address the economic consequences of the Coronavirus pandemic (COVID-19), during the A' half of 2020.
- 4. **The Group's Expected Credit Losses** relate to trade receivables and are reduced compared to the A' half of 2020 and amounted to €85.050 from €433.624 in the corresponding period last year. The Expected Credit Losses were recognised in the results in accordance with the provisions of IFRS9.
- 5. The Administration Expenses increased by €461.998 and by 2,2% in percentage terms compared to the A' half of 2020, mainly due to the increase in the payroll costs. Administration expenses include an amount of €136.177 concerning expenditures on prevention and hygiene measures directly related to the Coronavirus pandemic (COVID-19) (A' half 2020: €207.620). The term 'Administration Expenses' encompasses all the operating expenses of the Group, including Administrative, Distribution and Operational expenses.
- 6. The Profit from Operating Activities increased by 9,5% compared to the corresponding period of 2020 and amounts to €14.306.194 compared to €13.060.236 in the A' half of 2020, mainly due to the increase in turnover, despite the decrease in Gross Profit Margin, as well as, due to the decrease of the Expected Credit Losses. The term 'Operating Activities' encompasses all the activities of the Group.
- 7. **The Net Bank Finance Cost**, including Interest Receivable and Payable, and related Bank Charges resulting for the banking facilities used for the execution of the Group's operations, decreased to €2.191.385 compared to €3.117.966 during the corresponding period of 2020 and by 29,7%, in percentage terms, due to the decreased in net debt used in the A' half of 2021 compared to the corresponding period last year, as well as, the decrease of the borrowing rates in US Dollars compared to the A' half of 2020.
- 8. **The Foreign Exchange Difference** resulting mainly from the exchange rate fluctuation between the US Dollar and the Euro, had a negative impact on the Group's Results amounting to a loss of €366.960 (A' half 2020 loss: €258.932). It is clarified that the provisions of IFRS 9 in relation to Hedge Accounting have been adopted, with the aim to reduce the effects of the exchange rate fluctuations between the US Dollar and the Euro in the Consolidated Statement of Profit or Loss and Other Comprehensive Income.

BOARD OF DIRECTORS' INTERIM REPORT

DEVELOPMENT AND PERFORMANCE OF THE GROUP'S ACTIVITIES AND POSITION, RISKS AND UNCERTAINTIES (continued)

According to the directives of the IAS21, the increase in the value of the Company's long-term investments in its foreign subsidiaries, due to foreign exchange differences, amounting to €286.531, is transferred to the Reserves until the date of liquidation, where any result will be transferred in the Consolidated Statement of Profit or Loss and Other Comprehensive Income.

- 9. References to the **Share of Profit/loss from associated companies after tax** refer to the share of profit of €2.087.059 for the A' half of 2021 compared to share of profit of €427.812 for the prior year's corresponding period from the associated company Demetra Holdings Plc ('Demetra'). The financial results of Demetra include 21,01% of the results of Hellenic Bank Public Company Ltd ('Hellenic') in which Demetra acquired in 2019 a corresponding cumulative percentage of the shares and evaluated, based on the provisions of the International Financial Reporting Standards, that it exercises significant influence, which recognised the investment using the equity accounting method. References to the **Share of Profit from joint ventures and to the Profit attributable to Non-controlling Interest** refer to the net operating profit of the investments in the Desalination Plants in Larnaca and Episkopi.
- 10. **The Profit attributable to the Company's shareholders** increased by 45,5% compared to the corresponding period of 2020, from €8.605.442 to €12.521.392, mainly due to the increase in the share of profit from Demetra Holdings Plc, the decrease of the net finance costs and the increase in the operating profit, in relation to the A' half of 2020.
- 11. **The Group's Cash and Cash Equivalent** compared to the bank overdrafts present a debit balance of €999.673 at the end of A' half of 2021 compared to a debit balance of €19.6717.545 at the end of 2020.**The short term loans** increased to €57.501.618 from €50.268.209. **The long-term loans** decreased to €15.856.967 from €17.348.558.
- 12. Verendrya Ventures Limited, of which the Company holds 60% of its share capital, in a joint venture with a 50% share:
 - Completed the construction of the Desalination plant in Episkopi based on the agreement with the Water Development Department dated 7 August 2009. As announced, as per the agreement dated 20 July 2011 Demetra Holdings Plc, participates indirectly to the execution and operation of the desalination project in Episkopi as a result of the indirect 40% share in Verendrya Ventures Limited. The construction of the project was completed in June 2012 and the desalination unit remained in standby mode from 1 July 2012 until 27 April 2014. The desalination unit started production on the 28th of April 2014. As of today, claims are pending in regards to the execution of this contract.
 - On 26 January 2012, signed an agreement with the Water Development Department for the renovation and operation of the existing desalination unit in Larnaca. Demetra Holdings Plc participates indirectly in the implementation and operation of the desalination project in Larnaca with 40% share in Verendrya Ventures Limited. The renovation of the unit was completed in June 2015 and started operations on the 4th of July 2015. As of today, claims are pending in regards to the execution of this contract.
- 13. During the A' half of 2021, the Turnover and the Profit from Operations are increased. The significantly lower financing cost and the Share of Profit from Associated Companies resulted in the Profit attributable to the Shareholders to be significantly increased, in comparison to the corresponding period of 2020.
- 14. During the A' half of 2021 there was not any income from non-recurring or extraordinary activities.
- 15. The economic performance measurement indicators used in the above report for the performance and position of the Group serve a better analysis and understanding of these results.
- 16. The results are within the estimations of the Board of Directors.

BOARD OF DIRECTORS' INTERIM REPORT

RISKS AND UNCERTAINTIES

The main risks consist of credit risk, market risk which includes the interest rate risk, foreign exchange risk, and the other price market risks, liquidity risk, fair value risk and risk of capital management. These risks are analysed and the procedures of monitoring them are described in note 14 to the Interim Consolidated Financial Statements.

OPERATIONS OF THE COMPANY AND ITS SUBSIDIARY COMPANIES

During the A' half of 2021, the Group continued the distribution of high technology products, the supply of services and integrated information technology, telecommunication and software solutions, and the participation in large infrastructure projects in the water sector.

IMPACT OF THE CORONAVIRUS PANDEMIC AND FORESEEABLE DEVELOPMENT OF THE COMPANY

The slowdown in the growth of the global economy, which is further exacerbated with the escalation of the Coronavirus Pandemic (COVID-19) with consequent effects on the production, combined with geopolitical developments, as well as, the observed instability in areas in which the Group operates, in 2020 and during the A' half of 2021, have affected the activities of the Group, and have led to a reduction in turnover growth.

The Coronavirus pandemic, the restrictive measures that continue to be implemented by the Governments of some of the countries in which the Group operates and the slowdown of the already aggravated economic climate, as well as, the negative and prolonged impact on the supply chain, resulted in the reduction of the Group's turnover growth.

The Management of the Group, evaluating the challenges and the possible effects, proceeded to take counter-effect measures to limit the operating expenses, and to protect the employees. With the cooperation of the vendors and banks, the safeguarding of liquidity was achieved and, at the same time, the support to the customers and business associates of the Group.

The Cyprus Government, by participating in the vaccination program of the European Union, has vaccinated a significant percentage of the population. However, the estimates for significant losses in revenues from important sectors of the economy such as tourism, for the second consecutive year, as well as the support measures by the State for both companies and employees that are affected by the restrictive measures, are expected to further burden the economic climate.

As the vaccination plans drawn up by the governments of the countries in which the Group operates have progressed, the restrictive measures are gradually lifted and efforts are being made to restart the markets and the real economy.

During the A' half of 2021, the Group's profitability from the ordinary activities (excluding the share of profit/loss from associated company and joint ventures) increased compared to the corresponding period last year. Due to the decrease in net debt used in the A' half of 2021 compared to the corresponding period last year, as well as the decrease in the US Dollars borrowing rates, borrowing costs are significantly decreased compared to the A' half of 2020.

The Management of the Group is closely monitoring the developments, in order to maintain and strengthen growth prospects without affecting the viability and strong financial position of the Group. The planning for 2021 has been formed on the basis of continuous effort for growth both in existing, but also in new markets, and taking advantage of the opportunities offered by the market.

RESEARCH AND DEVELOPMENT ACTIVITIES

There were no significant activities in the sector of research and development from the Group's companies.

RELATED PARTIES TRANSACTIONS AND BALANCES

The related parties' transactions and balances are analysed in the notes 19 and 20.

BOARD OF DIRECTORS' INTERIM REPORT

FOREIGN OPERATIONS - BRANCHES

The Group operates through subsidiary companies in United Arab Emirates, Saudi Arabia, Lebanon, Jordan, Greece, Italy, Romania, Germany, Qatar, Kuwait, Oman, Bahrain and Egypt. The Group operates a branch in Malta.

USE OF FINANCIAL INSTRUMENTS

The derivative financial instruments of the Group and the Company relate to foreign exchange hedging products to hedge the risk of fluctuations in foreign currencies. The Group's and the Company's management follow a policy to minimize the risk arising from the fluctuation in foreign exchange differences, as stated in the significant accounting policies.

The profit arising from the change in the fair value of derivative financial instruments for the period, that was recognised in the Group's results amounted to &6941.478 (A' half 2020, profit: &6116.272).

SHARE CAPITAL

There was no change in the issued share capital of the company during the A' half of 2021.

All shares are listed and traded in the Cyprus Stock Exchange, have the same and equal rights and have no limitations in their transfer. Detailed information in relation to the Company's share capital is presented in note 11.

COMPOSITION, SEGRAGATION OF DUTIES AND REIMBURSEMENT OF THE BOARD OF DIRECTORS - SHARE CAPITAL PARTICIPATION - REELECTION

The members of the Board of Directors as at 30 June 2021 and at the date of the present report are presented on page 2.

The percentages of participation in the Company's share capital that was held directly or indirectly by the members of the Board of Directors of the Company on 30 June 2021 and on 28 September 2021 are presented in notes 15 and 16 to the Interim Consolidated Financial Statements.

The remuneration of the executive directors is presented in note 17 to the Interim Consolidated Financial Statements.

SIGNIFICANT EVENTS AFTER THE REPORTING PERIOD

The significant events after the reporting date that have a bearing on the understanding of the Interim Consolidated Financial Statements are presented in note 21.

PUBLICATION

- 1. The Interim Financial Report will not be sent to the shareholders but the Consolidated Statement of Profit or loss and Other Comprehensive Income will be published in the newspapers 'Politis' on 30/09/2021 and 'o Phileleftheros' on 01/10/2021.
- 2. The whole content of the Interim Financial Report, is available, free of charge, from the Registered Office of the Company (Zenonos Sozou 3, 1st Floor, 3105 Limassol. P.O Box: 51094,3501 Limassol. Tel.: +357 25 818444, Fax: +357 25 372282, E mail: (log@adamides.com and from the Head Offices of the Company (Stasinou 26, Agia Paraskevi, 2003 Strovolos, Nicosia. P.O. Box.: 23472, 1683 Nicosia. Tel.: +357 22 551000, Fax: +357 22 514294) and it is uploaded in the Company's websites (www.logicom.net) and of the Cyprus Stock Exchange(www.cse.com.cy).

THE BOARD OF DIRECTORS

CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

Period ended 30 June 2021

Revenue Cost of sales	Note	June 2021	Period ended 30 June 2020 € 414.295.318 (380.625.579)	Year ended 31 December 2020 € 862.017.413 (790.969.747)
Gross profit		35.359.939	33.669.739	71.047.666
Other income Expected credit losses Administrative expenses	14.1	223.907 (85.050) (21.192.602)	554.725 (433.624) (20.730.604)	2.107.324 (2.247.873) (41.619.856)
Profit from operations		14.306.194	13.060.236	29.287.261
Net foreign exchange (loss)/profit Interest receivable Interest payable and bank charges Net finance costs		(366.960) 284.210 (2.475.595) (2.558.345)	(258.932) 311.559 (3.429.525) (3.376.898)	536.531 659.208 (6.027.924) (4.832.185)
Net share of profit from associated companies after tax Net share of loss from joint ventures after tax Profit before tax Tax	9 9	2.087.059 (45.023) 13.789.885 (1.289.417)	427.812 (82.925) 10.028.225 (1.456.561)	2.709.416 (195.548) 26.968.944 (3.782.573)
Profit for the period/year Other comprehensive income that will not be reclassified to profit or loss in future periods Decrease from revaluation of investments at fair value through other comprehensive income Deferred taxation arising from revaluation of land and buildings Adjustment on remeasurement of obligation Deferred taxation arising from the remeasurement of obligation Other comprehensive income that will be reclassified to profit or loss in future periods Exchange difference from translation and consolidation of financial statements from foreign operations Exchange difference in relation to hedge of a net investment in a foreign operation Share of (loss)/profit from associated company	9	12.500.468 (110.015) (296) - (110.311) 4.282.371 (967.042) (123.592) 3.191.737	(1.229.394) (86.394) (1.315.788) (609.301) (114.469) (149.729) (873.499)	(205.182) (591) (271.163) 5.943 (470.993) (8.785.101) 3.009.015 147.738 (5.628.348)
Other comprehensive income/(expenses) for the period/year		3.081.426	(2.189.287)	(6.099.341)
Total comprehensive income for the period/year		15.581.894	6.382.377	17.087.030
Profit for the period/year attributable to: Company's shareholders Non-controlling interest		12.521.392 (20.924)	8.605.442 (33.778)	23.260.480 (74.109)
Profit for the period/year		12.500.468	8.571.664	23.186.371
Total comprehensive income for the period/year attributable to: Company's shareholders Non-controlling interest		15.602.818 (20.924)	6.416.155 (33.778)	17.161.139 (74.109)
Total comprehensive income		15.581.894	6.382.377	17.087.030
Basic earnings per share (cent)	5	16,90	11,62	31,40
Diluted earnings per share (cent)	5	16,90	11,62	31,40

CONSOLIDATED STATEMENT OF FINANCIAL POSITION <u>As at 30 June 2021</u>

		30 June 2021	31 December 2020
ASSETS	Note	€	€
Property, plant and equipment	6	22.274.822	22.288.295
Right-of-use assets	7	4.880.458	5.193.533
Intangible assets and goodwill		8.584.397	8.859.491
Investments in associated companies and joint ventures	9	81.512.068	79.422.663
Investments at fair value through other comprehensive income		6.875.945	6.985.960
Trade and other receivables		23.096.555	24.055.226
Deferred taxation		1.445.845	1.197.053
Total non-current assets		148.670.090	148.002.221
Inventories		67.037.685	51.046.991
Trade and other receivables		207.379.189	191.031.564
Investments at fair value through profit or loss		12.881	12.881
Current tax assets	1.0	442.428	822.003
Cash and cash equivalents	10	33.809.978	55.643.856
Total current assets		308.682.161	298.557.295
Total assets		457.352.251	446.559.516
Equity			
Share capital	11	25.187.064	25.187.064
Reserves		167.248.799	151.543.735
Equity attributable to shareholders of the company		192.435.863	176.730.799
Non-controlling interest		(2.518.287)	(2.497.363)
Total equity		189.917.576	174.233.436
Liabilities			
Long-term loans	12	12.347.614	13.842.401
Obligations under finance leases		3.974.233	4.144.363
Trade and other payables		11.775.551	11.690.929
Deferred taxation		908.374	908.374
Provision for other liabilities and termination of employment		3.419.231	3.268.831
Total non-current liabilities		32.425.003	33.854.898
Trade and other payables		135.960.598	141.706.797
Bank overdrafts	12	32.810.305	36.026.311
Short term loans	12	57.501.618	50.268.209
Current portion of long-term loans	12	3.509.353	3.506.157
Obligations under finance leases		1.052.450	1.114.669
Promissory notes Derivative financial instruments		1.512.415 1.792.277	1.939.027 2.733.095
Current tax liabilities		870.656	1.176.917
Total current liabilities		235.009.672	238.471.182
Total liabilities		267.434.675	272.326.080
Total equity and liabilities		457.352.251	446.559.516
roun equity and nationals		TJ1,JJ4,4J1	TTU.JJ/JIU

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY Period ended 30 June 2021

Difference arising on the

				arising on the							
				conversion							
		Share		the share						Non-	
		Premium	Revaluation	capital to		Statutory	Translation	Retained		controlling	
	Share capital	Reserve	Reserve	-	Hedge reserve	reserve	reserve	earnings	Total	interest	Total
	€	€	€	€	€	€	€	€	€	€	€
Balance at 1 January 2020	25.187.064	10.443.375	6.385.831	116.818	(9.690.897)	2.435.557	(652.294)	129.153.173	163.378.627	(2.423.254)	160.955.373
Profit for the period	-	-	-	-	-	-	-	8.605.442	8.605.442	(33.778)	8.571.664
Other comprehensive income	_	_	(86.394)	_	(114.469)	_	(609.301)	(1.379.123)	(2.189.287)	-	(2.189.287)
Transactions with owners recognized			(000000)		(==::::::/		(0021002)		(=:==:/		(=,
directly in equity											
Share of other transactions with owners											
from an associated company	_	_	_	_	_	_	_	(746)	(746)	_	(746)
Other movements								(7.10)	(7 10)		(7.10)
Balance at 30 June 2020	25.187.064	10.443.375	6.299.437	116.818	(9.805.366)	2.435.557	(1.261.595)	136.378.746	169.794.036	(2.457.032)	167.337.004
		1011.1010.70		110.010	(3.000.000)	21.1001007	(1.201.000)		103173 11000	(=1.107100=7	107.007.001
Balance at 1 January 2021	25.187.064	10.443.375	6.385.240	116.818	(6.681.882)	2.774.277	(9.437.395)	147.943.302	176.730.799	(2.497.363)	174.233.436
Profit for the period	-	-	-	-	-	-	_	12.521.392	12.521.392	(20.924)	12.500.468
Other comprehensive income	_	-	(296)	_	(967.042)	-	4.282.371	(233.607)	3.081.426		3.081.426
Transactions with owners recognized											
directly in equity											
Share of other transactions with owners											
from an associated company		_		_	-			102.246	102.246	-	102.246
Other movements											
Transfer to retained earnings					_	9.762		(9.762)		-	
Balance at 30 June 2021	25.187.064	10.443.375	6.384.944	116.818	(7.648.924)	2.784.039	(5.155.024)	160.323.571	192.435.863	(2.518.287)	189.917.576

Companies which do not distribute 70% of their profits after tax, as defined by the Special Contribution for the Defence of the Republic Law, within two years after the end of the relevant tax year, will be deemed to have distributed this amount as dividend on the 31st of December of the second year. The amount of the deemed dividend distribution is reduced by any actual dividend already distributed by 31st of December of the second year for the year the profits relate. The Company pays special defence contribution on behalf of the shareholders over the amount of the deemed dividend distribution at a rate of 17% (applicable since 2014) when the entitled shareholders are natural persons tax residents of Cyprus and have their domicile in Cyprus. In addition, from 2019 (deemed dividend distribution of year 2017 profits), the Company pays on behalf of the shareholders General Healthcare System (GHS) contribution rate of 2,65%, when the entitled shareholders are natural persons tax residents of Cyprus, regardless of their domicile.

Retained earnings is the only reserve that is available for distribution.

The notes on pages 12 to 56 are an integral part of these consolidated interim financial statements.

CONSOLIDATED CASH FLOW STATEMENT Period ended 30 June 2021

	Note	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Cash flows from/(used in) operations	Note	C	C
Profit for the period Adjustments for:		12.500.468	8.571.664
Exchange differences		2.549.004	(943.600)
Depreciation	6	775.216	666.882
Depreciation on leased property, plant and equipment	6	105.275	122.189
Depreciation on right of use assets	7	780.40	
Interest payable		1.908.073	2.915.998
Interest receivable		(284.210)	(311.559)
Expected credit losses		85.080	433.624
Provision for the decrease in the value of inventories		138.878	140.163
Share of profit from investments in associated companies	9	(2.087.059)	(427.812)
Share of loss from joint ventures		45.023	82.925
Change in fair value of derivative financial instruments		(940.818)	(354.666)
Profit from the disposal of property, plant and equipment		(15.814)	(13.452)
Amortisation of research and development		269.946	120.519
Charge to profit or loss for provisions for other liabilities and termination of			
employment		280.500	258.636
Tax		1.289.417	1.456.561
			<u> </u>
		17.399.379	13.524.434
Increase in inventories		(16.129.572)	(2.489.621)
(Increase)/decrease in trade and other receivables		(15.474.034)	13.023.921
(Decrease)/increase in trade and other payables		(5.661.577)	31.357.815
(Decrease)/Increase in promissory notes		(126.332)	461.911
Benefits paid for termination of employment		(130.105)	(82.377)
		(20.122.241)	55.796.083
Interest paid		(1.672.228)	(2.793.213)
Tax paid		(1.216.103)	(1.092.019)
Net cash flows (used in)/from operations		(23.010.572)	51.910.851
Cash flows (used in)/from investing activities			
Proceeds from disposal of property, plant and equipment		29.490	897.021
Payments to acquire investments at fair value through other comprehensive income		_	(1.000.800)
Decrease in provisions		_	(40.000)
Payments to acquire property, plant and equipment	6	(733.411)	(1.448.178)
Interest received		284.210	311.559
Net cash flows used in investing activities		(419.711)	(1.280.398)
Not each flow from //wood in) financing a dividing			
Net cash flow from/(used in) financing activities		50.516.104	41 (10 240
Proceeds from issue of new loans		59.516.184	41.619.348
Repayment of loans		(53.774.366)	(70.696.010)
Repayments of obligations under finance leases		(929.407)	(905.705)
Net cash flows from/(used in) financing activities		4.812.411	(29.982.367)
Net flow in cash and cash equivalents		(18.617.872)	20.648.086
Cash and cash equivalents at beginning of the period		19.617.545	(21.111.933)
Cash and cash equivalents at end of the period	10	999.673	(463.847)

STATEMENT OF FINANCIAL POSITION As at 30 June 2021

		30 June 2021	31 December 2020
ASSETS	Note	€	€
Property, plant and equipment	6	4.512.498	4.561.550
Right of use assets	7	410.369	468.989
Investments in subsidiary companies	8	53.331.217	53.331.217
Long-term loans to subsidiary companies	19	26.897.893	26.390.617
Deferred taxation		277.310	277.310
Total non-current assets		85.429.287	85.029.683
Inventories		1.284.764	988.735
Trade and other receivables		18.071.082	18.125.489
Receivables from subsidiary companies	19	5.104.154	30.029.151
Investments at fair value through profit or loss	4.0	6.758	6.758
Cash and cash equivalents	10	3.728.064	4.194.690
Total current assets		28.194.822	53.344.823
Total assets		113.624.109	138.374.506
Equity			
Share capital	11	25.187.064	25.187.064
Reserves		22.234.827	22.358.180
Total equity		47.421.891	47.545.244
Liabilities			
Long-term loans	12	7.425.435	8.603.174
Obligations under finance leases		316.704	375.382
Deferred taxation		466.316	466.316
Total non-current liabilities		8.208.455	9.444.872
Trade and other payables		16.116.025	24.174.671
Bank overdrafts	12	16.298.078	22.710.003
Short term loans	12	19.553.873	27.372.729
Current portion of long-term loans	12	2.718.411	2.718.412
Obligations under finance leases		117.109	115.272
Promissory notes		1.512.415	1.939.027
Derivative financial instruments		1.674.845	2.351.275
Current tax liabilities		3.007	3.001
Total current liabilities		57.993.763	81.384.390
Total liabilities		66.202.218	90.829.262
Total equity and liabilities		113.624.109	138.374.506

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

1. UNAUDITED FINANCIAL STATEMENTS

The interim consolidated financial statements for the A' half ended on 30 June 2021 and 30 June 2020 respectively, have not been audited by the statutory auditors of the Company.

2. EFFECT OF CORONAVIRUS PANDEMIC (COVID-19) ON THE INTERIM FINANCIAL STATEMENTS

The Group assessed the main impacts of the pandemic on its financial statements and operations as follows: The Coronavirus pandemic, the restrictive measures that continue to be implemented by the Governments of some of the countries in which the Group operates and the slowdown of the already aggravated economic climate, as well as, the negative and prolonged impact on the supply chain, resulted in the reduction of the Group's turnover growth.

The administration expenses include an amount of €136.177 concerning expenditures on prevention and hygiene measures directly related to the Coronavirus pandemic (COVID-19) (A' half 2020: €207.620).

In the context of safeguarding the safety and health of the employees, but also in the context of compliance with the regulations of the countries against the Coronavirus pandemic (COVID 19), the Group implemented the extensive use of work from home utilizing its technological infrastructure thus maintaining its business readiness in full.

No substantial adjustments were made to contracts recognised as right of use assets as a result of the pandemic.

No discrepancies in the fair value of assets due to Coronavirus pandemic (COVID 19) have been identified.

The preparation of the consolidated and separate financial statements in conformity with the International Financial Reporting Standards requires management to make judgements, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

3. SIGNIFICANT ACCOUNTING POLICIES

The interim financial statements, which are presented in Euro, have been prepared in accordance with the International Financial Reporting Standards, including IAS 34 "Interim Financial Reporting".

The accounting policies used in the preparation of the interim financial statements are in accordance with those used in the annual financial statements for the year ended 31 December 2020. During the current period, the Group assesses the effect of the new and revised International Financial Reporting Standards (IFRSs) and Interpretations that refer to accounting periods beginning on or after 1 January 2021, on the consolidated financial statements. The new standards and interpretations that are relevant to the Group operations will be adopted in accordance with the relevant IFRSs guidelines.

The results are presented in Euro. Transactions in foreign currencies are translated using the exchange rates prevailing at the date of the transaction. Amounts receivable and payable denominated in foreign currencies are translated to the functional currency at the exchange rate prevailing at the date of the Statement of Financial Position and the Foreign currency differences arising on translation are recognised in the Statement of Profit or Loss and Other Comprehensive Income. From 1st of January 2006 and according to the latest amendment of IAS 21, all exchange differences arising from the translation of long-term loans granted to foreign subsidiaries are transferred to the Exchange Differences Reserve in the financial statements of the Group irrespective of the currency in which the loan has been granted.

The Company has chosen to implement the provisions of IFRS 9 for the hedging of the foreign exchange risk. According to the provisions of IFRS 9, the net investments in foreign operations can be defined as 'hedged item' and the long term bank borrowings, of a corresponding value, denominated in the same currency as the net investments, which is different from the parent Company's functional currency, can be defined as 'hedging instrument', resulting to the hedging of exchange differences arising from the translation of net investments and long term bank borrowings, in the consolidated financial statements of the parent Company with its subsidiaries, and their transfer to the Hedge Reserve in the Group's financial statements, provided that the hedging is considered 'effective'.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

3. SIGNIFICANT ACCOUNTING POLICIES (continued)

The Taxation has been calculated on the taxable profits for the period based on the Company's dividend policy and the applicable tax legislation.

4. OPERATING SEGMENTS

The Group can be divided into two important segments, the distribution segment and the services segment. The distribution segment that mainly operates in the distribution of high technology products is divided in three main geographical segments as described below. The services segment operates mainly in the provision of solutions and services for networks and telecommunications and the provision of solutions and services for software to customers in Cyprus and abroad. The following summary describes the operations in each of the Group's reportable segments:

- European markets distribution segment This segment operates mainly in the distribution of high technology products in Cyprus, Greece and Italy.
- UAE and Saudi Arabia distribution segment This segment operates mainly in the distribution of high technology products in United Arab Emirates and Saudi Arabia.
- Other markets distribution segment This segment operates mainly in the distribution of high technology products in countries that the Group operates in other than the countries mentioned above.
- Services segment This segment operates in the provision of solutions and services for networks and telecommunications and the provision of solutions and services for software to customers in Cyprus and abroad.

The companies of the Group buy and sell goods and services according to their needs from other group companies. The transactions are made in the context of commercial practices related to intra group transactions in the relevant sections of operations.

Logicom Public Limited and Logicom FZE charge its subsidiary companies with a fee for administration services and financing cost.

Information regarding the results of each reportable segment is presented below. The information is used for the preparation of the consolidated and separate financial statements. The performance is evaluated based on the profit before taxation of each segment, as presented in management reports which are examined by the Board of Directors. For this reason, the taxation of each reporting segment is not presented in the note. The profit of each segment is used for the evaluation of the performance since the management believes that the below information are the most appropriate for the evaluation of the results of all segments that are reported. The accounting policies of the operating segments are presented in note 3.

Revenue and total non-current assets are allocated between Cyprus, Greece, United Arab Emirates and other countries are as follows:

	Reve	enue	Total non-current assets		
	Period ended Period ended		30 June	31 December	
	30 June 2021	30 June 2020	2021	2020	
	€	€	€	€	
Cyprus	51.180.876	49.033.445	138.533.747	135.092.478	
Greece	65.089.855	44.550.047	1.380.449	1.439.588	
United Arab Emirates	129.503.910	133.449.840	5.123.345	5.137.553	
Other foreign countries	209.592.624	187.261.986	3.632.549	6.332.602	
	455.367.265	414.295.318	148.670.090	148.002.221	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

4. **OPERATING SEGMENTS** (continued)

Period ended 30 June 2021	European Markets Distribution Segment €	Middle East Markets Distribution Segment €	All other Segments €	Services Segment €	Transactions between Operating Segments €	Total €
Revenue from sale of products Revenue from rendering of	105.075.155	273.684.345	43.883.673	27.727.717	-	450.370.890
services				4.996.375		4.996.375
Revenue from third parties	105.075.155	273.684.345	43.883.673	32.724.092		455.367.265
Intersegment revenue	20.997.304	62.200.629	1.190.689	1.732.759	(86.121.381)	
Other income	2.793.279	1.956.563	13.345	2.986.844	(7.526.124)	223.907
Depreciation and amortisation	569.263	533.438	338.743	384.118	-	1.825.562
Personnel costs	3.898.718	5.704.265	1.293.821	2.634.260	-	13.531.064
Travelling expenses	133.583	34.396	10.167	8.280	(2.242)	184.184
Provision for doubtful debts	7.640	69.506	8.710	(806)	-	85.050
Professional fees	767.991	498.955	105.391	165.810	(274.036)	1.264.111
Rent	1.388	105.456	32.583	10.435	-	149.862
Credit insurance	266.344	758.520	68.804	50.375	(171.580)	972.463
Transportation expenses	227.022	512.585	67.715	1.292		808.614
Profit from operations	2.875.521	8.787.044	606.653	5.431.406	(3.394.430)	14.306.194
Net foreign exchange						
(loss)/profit	(660.269)	35.213	(463.143)	13.577	707.662	(366.960)
Interest receivable	6.815	392.704	249.454	27.941	(392.704)	284.210
Interest payable and bank						
charges	(1.403.434)	(1.110.591)	(579.734)	(218.740)	836.904	(2.475.595)
Net finance income/(expenses)	(2.056.888)	(682.674)	(793.423)	(177.222)	1.151.862	(2.558.345)
Net share of profit from associated companies and joint ventures after tax			(45.023)	2.087.059		2.042.036
Profit/(loss) before tax	818.633	8.104.370	(231.794)	7.341.243	(2.242.567)	13.789.885
Acquisition of property, plant						
and equipment	379.753	63.765	152.315	137.578	-	733.411
Acquisition of right-of-use assets	15.457	161.529	216.745	-	-	393.731
Total assets Total liabilities Net investment assets in		248.818.269 154.893.131	81.979.903 82.424.585		(308.189.191) (248.009.065)	
associated companies and joint ventures	<u>-</u>	<u> </u>		<u>-</u>	81.512.068	81.512.068

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

4. **OPERATING SEGMENTS** (continued)

$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Total €
Revenue from sale of products 82.602.784 263.550.288 37.664.470 24.080.719 - 40' Revenue from rendering of	07.898.261
	6.397.057
Revenue from third parties <u>82.602.784</u> <u>263.550.288</u> <u>37.664.470</u> <u>30.477.776</u> <u>- 414</u>	14.295.318
Intersegment revenue 17.800.640 62.768.143 583.686 697.212 (81.849.681)	
Other income 464.069 12.286 39.031 39.339 -	554.725
	1.593.763
	13.579.917
Travelling expenses 126.161 76.653 11.409 29.646 -	243.869
Provision for doubtful debts 48.690 349.642 6.228 29.064 -	433.624
	1.149.033
Rent 2.123 121.137 67.777 11.353 -	202.390
Credit insurance 282.061 513.267 30.758 45.990 -	872.076
Transportation expenses <u>282.496</u> <u>570.416</u> <u>54.459</u> <u>419</u> <u>-</u>	907.790
Profit from operations 277.737 8.178.383 381.723 3.694.115 528.278 13	13.060.236
Net foreign exchange	
(loss)/profit 81.440 (112.771) (302.353) 9.089 65.663	(258.932)
Interest receivable 10.537 34.206 264.912 1.904 -	311.559
Interest payable and bank	
charges (2.030.319) (1.465.715) (619.258) (138.861) 824.628 (3	3.429.525)
Net finance	
	3.376.898)
Net share of profit from	<u> </u>
associated companies and joint	
ventures after tax (82.925) 427.812 -	344.887
Profit/(loss) before tax (1.660.605) 6.634.104 (357.901) 3.994.056 1.418.571 10	10.028.225
Acquisition of property, plant and equipment 972.983 129.903 252.496 101.937 -	1.457.319
Acquisition of right-of-use	
assets 153.299 - 32.013	185.312
Total assets 456.169.992 296.609.173 78.397.990 135.054.459 (517.356.930) 449	
Total liabilities 403.193.260 208.098.964 78.160.735 48.351.223 (456.266.501) 28	
Net investment assets in	
associated companies and joint	
	79.422.663

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

5. EARNINGS PER SHARE

THE GROUP

Basic and diluted earnings per share

The calculation of basic and diluted earnings per share is based on the profit attributable to the shareholders of the parent Company, the weighted average number of issued shares and the weighted average number of issued shares as adjusted for the effect of the warrants during the period as follows:

	Period ended 30 June 2021	Period ended 30 June 2020
Earnings attributable to shareholders (€)	12.521.392	8.605.442
Weighted average number of issued shares during the period Basic earnings per share (cent)	74.079.600 16,90	74.079.600 11,62
Diluted weighted average number of shares	74.079.600	74.079.600
Diluted earnings per share (cent)	16,90	11,62

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

6. PROPERTY, PLANT AND EQUIPMENT

THE GROUP	Land and buildings	Computers	Furniture and fittings	Motor vehicles	Total
	€	€	€	€	€
Acquisition cost or revaluation					
Balance at 1 January 2020	19.397.134	8.077.643	3.591.107	1.570.327	32.636.211
Additions for the period	303.291	1.599.656	136.107	275.305	2.314.359
Disposals and write offs for the year	(1.169)	(1.397.912)	(321.277)	(90.531)	(1.810.889)
Exchange differences	(406.417)	(191.421)	(146.531)	(48.237)	(792.606)
Balance at 31 December 2020	19.292.839	8.087.966	3.259.406	1.706.864	32.347.075
Balance at 1 January 2021	19.292.839	8.087.966	3.259.406	1.706.864	32.347.075
Additions for the period	124.692	440.780	57.524	110.415	733.411
Disposals for the period	(188.588)	(296.546)	(52.451)	(62.483)	(600.068)
Exchange differences	143.338	67.416	43.236	21.181	275.171
Balance at 30 June 2021	19.372.281	8.299.616	3.307.715	1.775.977	32.755.589
-					
Depreciation 2020	276 720	5 415 405	2 570 005	1 177 255	0.540.414
Balance at 1 January 2020	376.729	5.415.425	2.579.905	1.177.355	9.549.414
Charge for the year	371.301	804.513	296.273	143.493	1.615.580
Disposals and write off for the year Exchange differences	(263) (43.393)	(482.064) (169.414)	(169.738) (113.413)	(83.362) (44.567)	(735.427) (370.787)
	(43.373)	(105.414)	(113.413)	(44.307)	
Balance at 31 December 2020	704.374	5.568.460	2.593.027	1.192.919	10.058.780
Balance at 1 January 2021	704.374	5.568.460	2.593.027	1.192.919	10.058.780
Charge for the period	206.367	449.391	134.066	90.667	880.491
Disposals for the period	(188.588)	(294.670)	(40.651)	(62.483)	(586.392)
Exchange differences	18.980	58.462	34.872	15.574	127.888
Balance at 30 June 2021	741.133	5.781.643	2.721.314	1.236.677	10.480.767
Net book value					
Balance at 30 June 2021	18.631.148	2.517.973	586.401	539.300	22.274.822
Balance at 1 January 2021	18.588.465	2.519.506	666.379	513.945	22.288.295

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

6. **PROPERTY, PLANT AND EQUIPMENT** (continued)

THE COMPANY	Land and buildings	Computers	Furniture and fittings	Motor vehicles	Total
	€	€	€	€	€
Acquisition cost or revaluation					
Balance at 1 January 2020	3.442.111	2.411.236	277.372	483.632	6.614.351
Additions for the period	1.793	827.538	25.667	41.471	896.469
Disposals and write offs for the year		(884.978)		(39.121)	(924.099)
Balance at 31 December 2020	3.443.904	2.353.796	303.039	485.982	6.586.721
Balance at 1 January 2021	3.443.904	2.353.796	303.039	485.982	6.586.721
Additions for the period	5.000	188.527	3.186	98.915	295.628
Disposals for the period		(2.360)		(13.000)	(15.360)
Balance at 30 June 2021	3.448.904	2.539.963	306.225	571.897	6.866.989
Depreciation					
Balance at 1 January 2020	627	1.066.965	184.980	334.547	1.587.119
Charge for the year	68.006	321.506	25.497	63.941	478.950
Disposals	-	(1.777)	-	(39.121)	(40.898)
Balance at 31 December 2020	68.633	1.386.694	210.477	359.367	2.025.171
Balance at 31 December 2020	00.033	1.380.094	210.477	339.307	2.023.171
Balance at 1 January 2021	68.633	1.386.694	210.477	359.367	2.025.171
Charge for the period	71.041	222.398	10.900	40.308	344.647
Disposals for the period	71.041	(2.327)	-	(13.000)	(15.327)
Balance at 30 June 2021	139.674	1.606.765	221.377	386.675	2.354.491
Net book value					
Balance at 30 June 2021	3.309.230	933.198	84.848	185.222	4.512.498
Balance at 1 January 2021	3.375.271	967.102	92.562	126.615	4.561.550

Approximately every three years, or earlier if required, revaluations are prepared to estimate the fair values of land and buildings.

The revaluations were made on the basis of the comparative method of estimation for the calculation of the market value, using the cost of construction method for the market value of the building under examination as well as the prospects of the properties under examination. Revaluations were made by independent professional valuers.

On 9 February 2018, the company Najada Holdings Limited, a subsidiary company of Logicom Public Limited, acquired all the interests of the immovable property Parcel 1878 Sheet/Plan 30/06E2, area 16 decares and 147 sq.m, at Strovolos Municipality in Nicosia ('The Property'). The purchase price amounted to 68.125.000. The decision for the acquisition of the Property was taken taking into consideration the present and future premises needs of the Group as well as the opportunities for its commercial development and exploitation.

On 31 December 2019, the property was revalued with a revaluation surplus of €2.100.000.

On land and buildings, borrowing costs of €429.149 as well as professional and legal costs of €773.080 for the design and licensing of the building under construction of Najada Holdings Limited, have been capitalised. The cost of the building under construction is not depreciated. (Note 14.5)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

6. **PROPERTY, PLANT AND EQUIPMENT** (continued)

The real right to rent in the Larnaca Free Trade Zone as well as the privately owned buildings with an initial purchase cost of $\in 130.178$ and with subsequent additions at a cost of $\in 29.672$ were sold in 2019 for $\in 330.000$. The listed value at the date of the sale was $\in 289.017$.

The land and buildings of Logicom Public Limited were revalued on 31 December 2019 and the surplus from revaluation amounted to €281.098.

The subsidiary company Logicom FZE acquired land in the Free Trade Zone Area in Jebel Ali. The land is leased under an operating lease for 10 years from the 1 August 2007 with an option for renewal. During the year, the subsidiary proceeded with the construction of an office building and a warehouse in the land. The annual lease payment is epsilon154.090. The land and buildings were revalued on 31 December 2019 and the revaluation loss amounted to epsilon610.844.

The land and buildings of Logicom Jordan LLC were revalued on 31 December 2019 and the revaluation surplus amounted to €23.978.

The Group's Management estimates that the accounting value of land and buildings is not significantly different from their fair value.

Land and buildings are classified as Level 3 for the calculation of their fair value, where the valuation technique is performed by independent qualified appraisers using a variety of valuation methods and assumptions based mainly on the market situation at each valuation date (Note 14.5).

The main property of the Group included in the Land and Buildings category are presented below:

Type of property	Assessment method	Non observable data	Data fluctuation range	30 June 2021 €	31 December 2020 €
Land and buildings	Comparative method	Sale price per sq.m.	€500/sq.m €1.7 00/sq.m.	2.707.230	2.773.271
Land	Comparative method	Sale price per sq.m.	€1.000/sq.m.	602.000	602.000
Land	Comparative method	Sale price per sq.m.	€300/sq.m €800 /sq.m.	10.225.000	10.225.000
Buildings	Comparative method	Transfer price per sq.m.	USD 1.720 (€1.532)/sq.m.	3.315.565	3.211.000

Data Sensitivity: The fair value will increase / (decrease) if the sale or transfer price per sq.m. increases / (decreases).

The remaining properties included in Land and Buildings have been valued from independent professional appraisers in the country in which they are located during the period ended 31 December 2019. This category includes improvements and additions to rental properties for which no assessment has been made.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

7. RIGHT-OF-USE ASSETS

THE GROUP	Right of use land \in	Right of use buildings and warehouse €		Total €
Acquisition cost Balance at 1 January 2020 Additions for the period Exchange differences	1.928.401 - (162.966)	5.836.938 136.281	328.315 225.448 (8.163)	8.093.654 361.729 (484.005)
Balance at 31 December 2020	1.765.435	5.660.343	545.600	7.971.378
Period ended 30 June 2021 Balance at 1 January 2021 Additions for the period Disposals for the period Exchange differences	1.765.435 3.723 - 		545.600 10.476 (76.397) 286	7.971.378 393.731 (515.256) 93.708
Balance at 30 June 2021	1.826.649	5.642.171	480.109	7.948.929
Depreciation Balance at 1 January 2020 Charge Exchange differences Balance at 31 December 2020	96.420 94.833 (14.709) 176.544	1.364.391 (265.520)	101.278 152.783 (3.283) 250.778	1.449.350 1.612.007 (283.512) 2.777.845
Period ended 30 June 2021 Balance at 1 January 2021 Charge Disposals for the period Exchange differences	176.544 45.026 372 6.389	669.788 (438.766)	250.778 65.586 (76.304) (2.956)	2.777.845 780.400 (514.698) 24.925
Balance at 30 June 2021	228.331	2.603.036	237.104	3.068.471
Net book value				
Balance at 30 June 2021	1.598.318	3.039.135	243.005	4.880.458
Balance at 1 January 2021	1.588.891	3.309.820	294.822	5.193.533

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

7. RIGHT-OF-USE ASSETS (continued)

THE COMPANY	Right of use buildings and warehouse €
Acquisition cost Balance at 1 January 2020	703.475
·	703.475
Balance at 31 December 2020	
Period ended 30 June 2021	
Balance at 1 January 2021	703.475
Balance at 30 June 2021	703.475
Depreciation Balance at 1 January 2020 Charge Disposals for the period Exchange differences Impairment charge	117.246 117.240 - - -
Balance at 31 December 2020	234.486
Period ended 30 June 2021 Balance at 1 January 2021 Charge Balance at 30 June 2021	234.486 58.620 293.106
Net book value	
Balance at 30 June 2021	410.369
Balance at 1 January 2021	468.989

The Group and the Company used prior knowledge to determine the lease period. The average borrowing cost applied for Europe is 3,17% for land, warehouse and buildings and 3,5% for motor vehicles and for the Middle East is 5,44% for land, warehouse and buildings and 2,95% for motor vehicle.

There were no significant changes in the lease contracts as a result of the Coronavirus pandemic (COVID 19), to the extent that they affect the value of the right of use assets, obligations under finance leases and related depreciation.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

8. INVESTMENTS IN SUBSIDIARY COMPANIES

The Company has the following investments in subsidiary companies:

Company	Country of incorporation	30 June 2021 Holding	31 December 2020 Holding	30 June 2021	31 December 2020
		%	%	€	€
Logicom (Overseas) Limited	Cyprus	100	100	-	_
Logicom (Middle East) SAL	Lebanon	100	100	-	-
ENET Solutions Logicom S.A.	Greece	100	100	1.205.400	1.205.400
Logicom FZE	United Arab Emirates	100	100	18.693.825	18.693.825
Logicom Trading & Distribution LLC	Qatar	100	100	46.313	46.313
Logicom Jordan LLC	Jordan	100	100	78.372	78.372
Logicom Italia s.r.l.	Italy	100	100	3.569.544	3.569.544
Rehab Technologies Limited	Saudi Arabia	100	100	-	-
Logicom Information Technology Distribution s.r.l.	Romania	100	100	2.200.063	2.200.063
Logicom Bulgaria EOOD	Bulgaria	100	100	_	-
Logicom Services Ltd	Cyprus	100	100	24.010.000	24.010.000
Verendrya Ventures Ltd	Cyprus	60	60	600	600
Logicom Distribution Germany GmbH	Germany	100	100	27.000	27.000
Cadmus Tech Points S.A.L	Lebanon	100	100	-	-
Najada Holdings Limited	Cyprus	100	100	3.500.100	3.500.100
				53.331.217	53.331.217

The value of the investments as listed above consists of the share capital and the contribution from the parent company to its subsidiaries.

The Company owns indirectly, through the subsidiary company Logicom Services Ltd, 100% of Logicom Solutions Ltd in Cyprus with share capital of €11.115.

The Company owns indirectly, through the subsidiary companies Enet Solutions Logicom S.A. and Logicom FZE, 100% of Logicom IT Distribution Ltd in Turkey with share capital of €11.343.372.

The Company owns indirectly, through the subsidiary company Verendrya Ventures Limited, the 60% of the subsidiary Netcom Limited in Cyprus with share capital €17.100.

The Company owns indirectly, through the subsidiary company Logicom FZE, 100% of the subsidiary, Logicom Saudi Arabia LLC in Saudi Arabia with share capital of ϵ 4.960.896.

The Company owns indirectly, through the subsidiary company Logicom FZE, 100% of the subsidiary, Logicom Dubai LLC in United Arab Emirates, with share capital of $\[\in \]$ 92.129

The Company owns indirectly, through the subsidiary company Logicom Services Ltd, 100% of Newcytech Business Solutions Ltd in Cyprus with share capital of €756.776.

The Company owns indirectly, through the subsidiary company Logicom Services Ltd, 100% of Newcytech Distribution Ltd in Cyprus with share capital of 68.550.

The Company owns indirectly, through the subsidiary company Logicom Services Ltd, 100% of the subsidiary in United Arab Emirates, Logicom Solutions LLC with share capital of €56.589.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

8. INVESTMENTS IN SUBSIDIARY COMPANIES (continued)

The Company owns indirectly, through the subsidiary company Logicom Services Ltd, 100% of the subsidiary in Greece, ICT Logicom Solutions SA with share capital of €100.000.

The Company owns indirectly, through subsidiaries Logicom FZE and Logicom Dubai LLC 100% of Logicom LLC in Oman, with share capital of €41.086.

The Company owns indirectly, through subsidiary Logicom FZE 100% of Logicom Kuwait for Computer Company W.L.L. in Kuwait, with share capital of €50.997.

The Company owns indirectly, through its subsidiary Logicom FZE, the 100% of Logicom Bahrain W.L.L. in Bahrain, with share capital of €11.676.

The Company owns indirectly through its subsidiary Logicom FZE and Logicom (Overseas) Limited 100% of Logicom Egypt LLC in Egypt, with share capital of €56. The share capital has not been paid.

The Company owns indirectly through its subsidiaries Logicom FZE and Logicom Egypt LLC 100% of Logicom Distribution Egypt LLC in Egypt, with share capital of €105.255. The share capital has not been paid.

As at 31 December 2020, the Company made an impairment assessment on the value of the investments in subsidiary companies by comparing the net asset value of each investment with the carrying amount as stated in the Company's books. There was no indication for impairment in the value of the investments in subsidiaries, except for Logicom Information Technology Distribution s.r.l, Logicom (Middle East) SAL, and Logicom Italia s.r.l, according to the comparison mentioned above. The value of the investment in Logicom (Middle East) SAL has suffered a total impairment of €1.525.820 and was calculated based on the net position of the company and the ominous forecasts regarding the development of the company in the unstable political and economic environment in which is operating. The value of the investments in the companies Logicom Information Technology Distribution s.r.l. and Logicom Italia srl were not impaired based on the calculation of the expected future cash flows of these companies for the years 2021 2023 divided by the weighted average cost of capital that was calculated at 7,65%, with growth rate to perpetuity of 2% and based on the fact that the discounted future cash flows exceed the value of these investments. Impairments on the values of the investments are presented in the Statement of Profit or Loss.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

8. INVESTMENTS IN SUBSIDIARY COMPANIES (continued)

The following table presents the dates of acquisition, the nominal values and the number of shares of the main subsidiary companies:

Company	Date of acquisition/	Nominal Value	Number of shares
T (0) Y (1)	incorporation	EUD 1 51	10.000
Logicom (Overseas) Limited	01/01/1999	EUR 1,71	10.000
Logicom Solutions Limited	01/01/2000	EUR 1,71	6.500
Netcom Limited	27/04/2000	EUR 1,71	10.000
Logicom (Middle East) SAL	25/07/2000	LBP 15.000	20.000
ENET Solutions Logicom S.A.	21/02/2001	EUR 2,94	410.000
Logicom Jordan LLC	07/08/2001	JOD 1	50.000
Logicom FZE	03/10/2001	AED 1Million	1
Logicom Dubai LLC	07/11/2001	AED 100	3.000
Logicom Italia s.r.l.	14/06/2005	EUR 10.000	1
Logicom IT Distribution Limited	01/12/2005	YTL 25	920.000
Rehab Technologies Limited	01/08/2006	SAR 500	1.000
Logicom Information Technology Distribution s.r.l.	19/03/2007	RON 200	1
Logicom Bulgaria EOOD	12/04/2007	BGN 20.000	1
Verendrya Ventures Ltd	30/01/2009	EUR 1	1.000
Logicom Services Ltd	06/05/2009	EUR 1	10.000
Enet Solutions LLC	16/08/2009	AED 1.000	300
ICT Logicom Solutions SA	03/11/2009	EUR 1	100.000
Logicom Saudi Arabia LLC	29/09/2009	SAR 10	2.680.000
Newcytech Business Solutions Ltd	30/10/2009	EUR 1,71	442.559
Newcytech Distribution Ltd	30/10/2009	EUR 1,71	5.000
Logicom Distribution Germany GmbH	29/09/2010	EUR 1	25.000
Logicom LLC	02/09/2012	OMR 1	20.000
Cadmus Tech Points S.A.L	01/10/2013	LBP10.000	3.000
Logicom Kuwait for Computer Company W.L.L	13/03/2014	KWD200	100
Logicom Trading & Distribution LLC	23/03/2014	QAR1.000	200
Najada Holdings Limited	23/05/2017	EUR 1	100
Logicom Bahrain W.L.L	06/09/2018	BD50	100
Logicom Egypt LLC	07/11/2019	LE10	100
Logicom Distribution Egypt LLC	02/09/2020	LE10	200.000
- O/r	, -,		

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES

The Group participates in the consortium M.N Limassol Water Co. Limited and M.N. E.P.C Water Co. (partnership) with 50% holding through its subsidiary company Verendrya Ventures Limited. The above consortiums have undertaken the construction and operation of the desalination plant in Episkopi.

During 2012, the Group has also acquired a 50% holding through its subsidiary company Verendrya Ventures Limited, in the joint venture M.N Larnaca Desalination Co. Limited for the renovation and operation of the existing desalination unit in Larnaca.

On 15 March 2018, the Group increased its total shareholding held in Demetra Holdings Plc to 29,62%, resulting in significant influence.

The Group recognizes the above investments using the equity method.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES (continued)

THE GROUP

THE GROUP					
222 0110 02				Period ended 30 June 2021 €	31 December 2020 €
M.N. Limassol Water Co. Ltd M.N. E.P.C Water Co. M.N. Larnaca Desalination Co. Ltd				372.910	349.218
Demetra Holdings Plc			_	81.139.158	79.073.445
			=	81.512.068	79.422.663
	M.N. Larnaca Desalination Co. Ltd €	M.N. E.P.C Water Co. €	M.N. Limassol Water Co. Ltd \in		Total €
Balance at 1 January 2021 Reclassification of loss/ (profit) from	-	-	349.218	79.073.445	79.422.663
investments in joint ventures after tax Share of profit/(loss) from	84.773	(16.058)			68.715
investments in joint ventures after tax Net share of profit from associated	(84.773)	16.058	23.692	-	(45.023)
companies after tax Share of loss through other	-	-	-	2.087.059	2.087.059
comprehensive income Share of other transactions with	-	-	-	(123.592	(123.592)
owners	<u> </u>	_		102.246	5 102.246
Balance at 30 June 2021			372.910	81.139.158	81.512.068

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES (continued)

	M.N. Larnaca Desalination Co. Ltd €	M.N. E.P.C Water Co. €	M.N. Limassol Water Co. Ltd €	Demetra Holdings Plc €	Total €
Balance at 1 January 2020	-	_	682.501	76.321.278	77.003.779
Dividend	-	-	(419.160)	-	(419.160)
Reclassification of loss from					
investments in joint ventures after tax	280.855	570			281.425
Share of profit/(loss) from					
investments in joint ventures after tax	(280.855)	(570)	85.877	-	(195.548)
Net share of profit from associated					
companies after tax	-	-	-	2.709.416	2.709.416
Share of loss through other					
comprehensive income	-	-	-	147.738	147.738
Share of other transactions with the					
owners		-	- <u>-</u> .	(104.987)	(104.987)
Balance at 31 December 2020			349.218	79.073.445	79.422.663

The profit that resulted from M.N. Limassol Water Co. Limited of €26.692 was debited to the amount of investment in Verendrya Ventures Limited in M.N. Limassol Water Co. Limited.

The loss that resulted from M.N. Larnaca Desalination Co. Ltd of €84.773 was credited to the loan granted from Verendrya Ventures Limited to M.N. Larnaca Desalination Co. Ltd.

The loss that resulted from M.N.E.P.C. Water Co. of €16.058 was credited to the loan granted from Verendrya Ventures Limited to M.N. Limassol Water Co. Limited.

According to the Bank Loan Agreement between M.N. Limassol Water Co. Ltd and Hellenic Bank, a restriction with regards to the dividend distribution exists if any of the below applies:

- Based on the instructions issued by the Water Development Department, the production of the desalinated water is restricted below the minimum quantities as specified in the contract.
- The Water Development Department instructs the company to operate in a stand by mode.
- The economic position or the future cash flows of the company are not in a position to warrant the distribution of dividends.

Regarding the investment in the desalination unit of Larnaca, M.N. Larnaca Desalination Co's Limited management has prepared its financial statements for the year ended 31 December 2020 using estimates, assumptions and evidence that include the legal opinion in relation to the validity of claims in favor and against the company and an opinion from its consultants in respect of the level of compensation that the company is expected to be entitled to. Judgement has also been applied in the allocation of the expected compensation in the financial model of the company between financial and intangible asset. In accordance with the provisions of the paragraph 92 of IAS 37 'Provisions, contingent liabilities and contingent assets' no further information is disclosed in relation to the subject matter on the grounds that it may prejudice the position of the company in a dispute with other parties.

The desalination unit of M.N Limassol Water Co. Limited has been instructed to a production of 50% of the agreed capacity as from 1 June 2021 and then for an increase in production to 100% of capacity as from 23 June 2021. It has subsequently been instructed to limit production to 50% of the agreed capacity as from 4 August 2021.

The desalination unit of M.N. Larnaca Desalination Co. Limited has been instructed to increase production to 100% of the agreed capacity as from 17 May 2021.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES (continued)

The recognition of investment in M.N. Larnaca Desalination Co. Ltd during 2018, arose from the decrease of the conventional interest of the loan receivable to 0% from 4,5% and in consequence the fair value of the rejected cash flows discounted at the effective interest was recognised as increase in the investment.

Significant total amounts of investments accounted for using the equity method:

Period ended 30 June 2021	M.N. Larnaca			
	Desalination Co.	M.N. Limassol	M.N. E.P.C	
	Ltd	Water Co. Ltd	Water Co.	Total
Percentage	50%	50%	50%	
Reporting Date	30/06/2021	30/06/2021	30/06/2021	
	€	€	€	€
Non-current assets	17.468.796	31.383.030	-	48.851.826
Cash and cash equivalents	1.766.563	2.352.863	737	4.120.163
Current assets	5.268.810	6.633.123	3.208	11.905.141
Total assets	24.504.169	40.369.016	3.945	64.877.130
Current liabilities	(1.592.730)	(3.119.787)	(1.000)	(4.713.517)
Short-term borrowing	(35.242.229)	(3.126.000)	-	(38.368.229)
Long-term loans		(34.003.884)	<u> </u>	(34.003.884)
Total liabilities	(36.834.959)	(40.249.671)	(1.000)	(77.085.630)
Net Assets	(12.330.790)	119.345	2.945	(12.208.500)
Revenue	3.275.981	1.067.232	38.959	4.382.172
Interest receivable	398.223	1.151.826	-	1.550.049
Expenses	(3.800.132)	(1.196.373)	(6.844)	(5.003.349)
Depreciation and amortisation	(43.344)	(315.790)	-	(359.134)
Interest payable	(273)	(658.108)	-	(658.381)
Tax		(1.403)		(1.403)
(Loss)/profit	(169.545)	47.384	32.115	(90.046)
Group's share in net assets	(6.165.395)	59.673	1.473	(6.104.249)
Group's share in (loss)/profit	(84.773)	23.692	16.058	(45.023)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES (continued)

2020 Percentage Reporting Date	M.N. Larnaca Desalination Co. Ltd 50% 31/12/2020 €	M.N. Limassol Water Co. Ltd 50% 31/12/2020 €	M.N. E.P.C Water Co. 50% 31/12/2020 €	Total €
Non-current assets	17.797.863	34.100.840	C	51.898.703
Cash and cash equivalents	2.033.065	2.617.618	787	4.651.470
Current assets	4.205.483	6.960.424	1.926	11.167.833
				_
Total assets	24.036.411	43.678.882	2.713	67.718.006
Current liabilities	(955.417)	(5.009.146)	(31.879)	(5.996.442)
Short-term borrowing	(35.242.229)	(3.126.000)	_	(38.368.229)
Long-term loans	-	(35.471.779)	_	(35.471.779)
Total liabilities	(36.197.646)	(43.606.925)	(31.879)	(79.836.450)
Total naomites	(30.177.040)	(+3.000.723)	(31.07)	(17.030.430)
Net Assets	(12.161.235)	71.957	(29.166)	(12.118.444)
Revenue	5.187.038	1.114.186	-	6.301.224
Interest receivable	814.759	2.331.273	-	3.146.032
Expenses	(6.470.613)	(1.164.663)	(1.140)	(7.636.416)
Depreciation and amortisation	(92.402)	(656.502)	-	(748.904)
Interest payable	(491)	(1.437.935)	-	(1.438.426)
Tax		(14.606)		(14.606)
(Loss)/profit	(561.709)	171.753	(1.140)	(391.096)
Group's share in net assets	(6.080.618)	35.979	(14.583)	(6.059.222)
Group's share in (loss)/profit	(280.855)	85.877	(570)	(195.548)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

9. INVESTMENTS IN ASSOCIATED COMPANIES AND JOINT VENTURES (continued)

The following table summarises the investment in the associated company Demetra Holdings Plc:

Reporting date Percentage	30/06/2021 29,62% €	31/12/2020 29,62% €
Non-current assets Cash and cash equivalents Current assets	259.349.317 619.495 26.479.792	254.904.633 970.572 23.569.278
Total assets	286.448.604	279.444.483
Current liabilities	(5.206.238)	(3.327.009)
Short-term borrowing Long-term loans	(2.003.633) (5.305.037)	(1.841.226) (7.316.612)
Total liabilities	(12.514.908)	(12.484.847)
Net assets	273.933.696	266.959.636
Revenue	7.811.538	13.300.806
Interest receivable	101.002	201.636
Expenses	(695.016)	(3.959.412)
Depreciation and amortisation	-	(87.262)
Interest payable Tax	(158.055) (13.354)	(367.385) 58.868
Profit	7.046.115	9.147.251
Group's share in net assets	81.139.161	79.073.444
Group's share in profit for the period	2.087.059	2.709.416

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

10. CASH AND CASH EQUIVALENTS

THE GROUP

THE GROUP	30 June 2021 €	31 December 2020 €
Cash in hand Current accounts with banks	49.825 35.919.240	49.318 57.753.625
	35.969.065	57.802.943
Expected credit losses	(2.159.087)	(2.159.087)
	33.809.978	55.643.856

The expected credit losses relate to a provision for impairment of cash and cash equivalents which derived entirely from the subsidiary company Logicom (Middle East) SAL in Lebanon, as a result of the prolonged political and economic instability that had a severe impact on the country as well as cash flow restrictions.

THE COMPANY

	30 June 2021 €	31 December 2020 €
Cash in hand Current accounts with banks	32.842 3.695.222	32.484 4.162.206
	3.728.064	4.194.690

For the purposes of the statement of cash flows, the cash and cash equivalents include the following:

THE GROUP

THE GROUP	30 June 2021 €	31 December 2020 €
Cash at bank and in hand Bank overdrafts (Note 12)	33.809.978 (32.810.305)	55.643.856 (36.026.311)
	999.673	19.617.545
THE COMPANY	30 June 2021 €	31 December 2020 €
Cash at bank and in hand Bank overdrafts (Note 12)	3.728.064 (16.298.078)	4.194.690 (22.710.003)
	(12.570.014)	(18.515.313)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

SHARE CAPITAL 11.

	30 June	30 June	31 December	31 December
	2021	2021	2020	2020
	Number of		Number of	
	shares	€	shares	€
Authorised				
Ordinary shares of €0,34 each	100.000.000	34.000.000	100.000.000	34.000.000
Issued and fully paid				
Balance at 1 January	74.079.600	25.187.064	74.079.600	25.187.064
Balance at 31 December 2020	74.079.600	25.187.064	74.079.600	25.187.064

All the shares are listed and traded in the Cyprus Stock Exchange, they have the same and equal rights and have no limitations in their transfer.

12. LOANS AND BANK OVERDRAFTS

THE	GR	OΙ	JP

	30 June 2021 €	31 December 2020 €
Long-term loans Short term loans Bank overdrafts (Note 10)	15.856.967 57.501.618 32.810.305	17.348.558 50.268.209 36.026.311
Bank overdrants (Note 10)	106.168.890	103.643.078

The long-term loans of the Group are repayable as follows:

THE GROUP

	30 June	31 December
	2021	2020
	€	€
Within one year	3.509.353	3.506.157
Between two and five years	12.347.614	13.842.401
•	<u>15.856.967</u>	17.348.558

THE COMPANY		
	30 June	31 December
	2021	2020
	€	€
Long-term loans	10.143.846	11.321.586
Short term loans	19.553.873	27.372.729
Bank overdrafts (Note 10)	<u>16.298.078</u>	22.710.003
	45.995.797	61.404.318

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

12. LOANS AND BANK OVERDRAFTS (continued)

The long term loans of the Company are repayable as follows:

THE COMPANY

	30 June	31 December
	2021	2020
	€	€
Within one year	2.718.411	2.718.412
Between two and five years	7.425.435	8.603.174
•	10.143.846	11.321.586

13. FAIR VALUES

Management believes that the fair values of the financial assets and liabilities of the Group and the Company are approximately equal to the amounts shown in the books at the end of the period.

14. RISK MANAGEMENT

The main financial assets held by the Group and the Company are cash and cash equivalents, investments and trade and other receivables. The main financial liabilities of the Group and the Company are bank overdrafts and loans and trade and other payables. The Group and the Company took all necessary actions during the year to reconsider, review and strengthen the internal management policies, procedures and strategy, where necessary, to reflect and address the unforeseen adverse effects of the Coronavirus pandemic (COVID 19). The Management of the Group and the Company and in particular the Risk Management Committee monitor the risks to which the Company and the Group are exposed by their financial assets and liabilities and take the appropriate measures. These risks are analysed below:

14.1 Credit risk

Credit risk is the risk of default by counter parties to transactions mainly from trade receivables of the Group and the Company. The Group and the Company ensure the application of appropriate mechanisms and ensure the maintenance of related monitoring procedures and controls over credits. Credit risk is monitored on an ongoing basis.

The Group entered into an agreement with Atradius Credit Insurance N.V. ('Insurance Company') for the credit insurance that the Group offers to its customers. The issuance of such insurance agreement is considered to be the most appropriate method for hedging against credit risk. The insurance company was evaluated in February 2020 by the rating agency Moody's as A2 with negative prospects. The Group also signed an agreement in March 2020 for additional insurance beyond the credit limits provided by Atradius with Cooper Gay SA (representative of Lloyd's Insurance Company S.A.).

The insurance agreements for the trade receivables and the procedures required under these agreements, have significantly improved the monitoring and control of trade receivables, mainly in the approval of credit limits, which is done in cooperation with the credit insurance company as the latest has the resources for a better evaluation of the credibility of each debtor. It should be noted that the credit insurance covers all trade receivables other than governmental or semi-governmental organizations as well as natural persons.

53.758.811 78.697.813

LOGICOM PUBLIC LIMITED

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.1 <u>Credit risk</u> (continued)

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was:

THE GROUP

	30 June 2021 €	31 December 2020 €
Receivables from associated companies and joint ventures	23.041.736	22.861.617
Trade and other receivables	205.364.691	188.764.601
Cash and cash equivalents	33.760.152	55.594.538
	262.166.579	267.220.756
THE COMPANY	30 June 2021 €	31 December 2020 €
Long-term loans to subsidiary companies	26.897.893	26.390.617
Trade and other receivables	18.061.542	18.115.839
Cash and cash equivalents	3.695.222	4.162.206
Balances with subsidiary companies	5.104.154	30.029.151

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.1 <u>Credit risk</u> (continued)

The maximum exposure to credit risk of the Group by geographic region, is as follows:

Period ended 30 June 2021	Europe	Middle East	Total
	€	€	€
Cash and cash equivalents	10.885.864	22.874.288	33.760.152
Receivables from joint ventures	23.041.736	-	23.041.736
Trade and other receivables	95.967.754	109.396.937	205.364.691
	129.895.354	132.271.225	262.166.579
31 December 2020	Europe	Middle East	Total
	€	€	€
Cash and cash equivalents	13.536.849	42.057.689	55.594.538
Receivables from joint ventures	22.861.617	-	22.861.617
Trade and other receivables	90.290.466	98.474.135	188.764.601
	126.688.932	140.531.824	267.220.756

The maximum exposure of the Group to credit risk in relation to the geographical dispersion of the trade receivables is as follows:

THE	CDO	TID
I H B	CTKC	NP

	30 June 2021 €	31 December 2020 €
Europe	75.793.002	77.308.392
Middle East	112.550.465	104.437.227
	188.343.467	181.745.619
THE COMPANY	30 June 2021 €	31 December 2020 €
Europe	8.701.220	9.045.372
Middle East		
	8.701.220	9.045.372

In accordance with the above analysis 40% of the Group's trade receivables (2020: 43%) originates from Europe. 60% (2020: 57%) of the Group's trade receivables originates from the Middle East.

The ageing of the remaining trade receivables is as follows:

THE GROUP

	30 June 2021 €	31 December 2020 €
0 until 90 days	163.158.667	169.048.500
91 until 180 days	19.550.459	7.720.070
more than 180 days	5.634.341	4.977.049
	<u>188.343.467</u>	181.745.619

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.1 <u>Credit risk</u> (continued)

THE	CON	ЛРΔ	NV
1 1 1 1 2		VII /	

	30 June	31 December
	2021	2020
	€	€
0 until 90 days	8.214.118	8.752.981
91 until 180 days	481.847	301.505
more than 180 days	5.255	(9.114)
	8.701.220	9.045.372

The ageing of the receivable from subsidiary companies in the Company's books is presented as follows:

THE COMPANY

	30 June 2021 €	31 December 2020 €
0 until 180 days	5.104.154	30.029.151
more than 180 days	26.897.893	26.390.617
	32.002.047	56.419.768

The expected credit losses recognised during the year are analysed as follows:

THE GROUP	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Trade receivables	85.050	433.624
	85.050	433.624
THE COMPANY	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Trade receivables	7.640	5.190
	7.640	5.190

The Group estimates that the fair value of trade and other receivables is not significantly different from the carrying value in the financial statements, as the average repayment period of trade and other receivables is less than 6 months.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.1 Credit risk (continued)

The provision for doubtful debts is analysed as follows:

THE GROUP

			Loans	
			receivable	
		Trade	from joint	
		receivables	ventures	Total
		€	€	€
Balance at 1 January 2020		3.160.949	492.928	3.653.877
Expected credit losses		147.898	(59.112)	88.786
Provision for doubtful debts		(112.014)	-	(112.014)
Exchange differences		(223.353)		(223.353)
D 1 41 I 2021		2 072 400	422.016	2 407 206
Balance at 1 January 2021		2.973.480	433.816	3.407.296
Expected credit losses		85.050	-	85.050
Provision for doubtful debts		-	-	-
Exchange differences		57.017		57.017
Balance at 30 June 2021		3.115.547	433.816	3.549.363
THE COMPANY				
		Long-term	Receivables	
		loans with	from	
	Trade	subsidiary	subsidiary	
	receivables	companies	companies	Total
	€	€	€	€
	_	C	· ·	
Balance at 1 Janaury 2020	116.082	1.058.669	365.862	1.540.613
Expected credit losses	(213)	894.666	(139.519)	754.934
Balance at 1 January 2021	115.869	1.953.335	226.343	2.295.547
Expected credit losses	7.640	-		7.640
Balance at 30 June 2021	123.509	1.953.335	226.343	2.303.187
Datance at 50 gain 2021	123.307	1./22.23	<u> </u>	2.303.107

The Group estimates that the fair value of other receivables is not significantly different from their carrying value as recognised in the financial statements, as the average repayment period of other receivables is less than 6 months.

The Group estimates expected credit losses for trade receivables using a provision matrix based on each company's ageing reports. The Group calculates the average credit loss rates using the roll rate method, in the probability that a trade receivable will gradually move to the default of the repayment obligation until the write off. The average credit loss rates ae calculated separately for each company of the Group in order to have common geographical and macroeconomic data in each grouping. The Group, depending on the differentiation of its customer base, uses the appropriate groupings, i.e. by country/geographical region. The average credit losses rates are adjusted based on the macroeconomic position of each company of the Group.

Expected credit losses on contract assets are calculated on the basis of the internal assessment of the creditworthiness of each customer. Expected credit losses on contract assets have not been recognised, as no substantial amounts have been incurred.

The probability of default as well as the assumptions and estimations for credit losses in the case of default is estimated, for loans to subsidiaries or associated companies. The significant increase of the credit risk is also estimated on the basis of the decrease in the credibility of the counterparty's country as this is measured by the credit rating institution Moody's.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.1 <u>Credit risk</u> (continued)

The total expected credit losses are presented below:

	THE GROUP		THE COMPANY	
	Period ended 30 31 December		Period ended 30	31 December
	June 2021	2020	June 2021	2020
	€	€	€	€
Specific provision for bad debts	2.604.371	2.157.496	122.849	115.209
Expected credit losses	511.176	815.984	660	660
	3.115.547	2.973.480	123.509	115.869

When there is a breach of payment terms by a specific trade debtor, the Group assesses the recoverability of each balance based on the creditworthiness of each debtor. The assessment takes into consideration the coverage and the percentage of coverage by the credit insurance company, the financial position of the debtor and any guarantees that have been received by the company. In case that the recovery of an amount is deemed remote, then the Management registers a specific provision for bad debts.

The following table provides information about the exposure to credit risk and the expected credit losses for trade debtors.

THE	GRO)IIP

THE GROUP						
	Weighted- average loss rate 30/06/2021 %	Gross carrying amount 30/06/2021 €	Impairment loss allowance 30/06/2021 €	Weighted- average loss rate 31/12/2020 %	Gross carrying amount 31/12/2020 €	Impairment loss allowance 31/12/2020 €
Balances not impaired	0,0744	106.654.869	79.351	0,0457	150.361.740	71.350
1 to 90 days	0,6181	76.547.254	473.139	0,4220	25.812.740	108.921
91 to 180 days	1,7622	6.021.972	106.119	1,2355	3.714.663	45.895
More than 180 days	8,7336	2.030.566	177.342	17,8027	3.313.073	589.818
·	<u>-</u>	191.254.661	835.951		183.202.216	815.984
THE COMPANY						
	Weighted- average loss rate 30/06/2021 %	Gross carrying amount 30/06/2021 €	Impairment loss allowance 30/06/2021 €	Weighted- average loss rate 31/12/2020 %	Gross carrying amount 31/12/2020 €	Impairment loss allowance 31/12/2020 €
Balances not impaired	0,0010	4.956.834	50	0,0010	8.027.254	76
1 to 90 days	0,0083	3.339.209	277	0,0152	1.020.526	155
91 to 180 days	0,0752	334.237	251	· =	(3.182)	-
More than 180 days	0,0437	186.809	82	0,3681	116.643	
		8.817.089	660		9.161.241	660

14.2 Market risk

Market risk is the risk that changes in market prices, such as foreign exchange rates, interest rates and equity prices will affect the Group's revenue or the value of its holdings of financial instruments.

The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.3 Interest rate risk

Interest rate risk is the risk of fluctuations in the value of financial instruments due to movements in market interest rates. Income and cash flows from operations of the Group and the Company are dependent on changes of market interest rates, since the Group and the Company have material assets which bear interest. The Group and the Company are exposed to interest rate risk on borrowings. Borrowing in variable interest rates exposes the Group and the Company in interest rate risk that affects cash flows. Borrowing in fixed interest rates exposes the Group and the Company in interest rate risk that affects the fair value. The management of the Group and the Company and more specifically the Risk Management Committee is monitoring the fluctuations of interest rates on an ongoing basis and ensures that the necessary actions are taken.

The interest rate risk was not affected by the Coronavirus pandemic.

14.4 Foreign exchange risk

This risk arises from adverse movements in foreign exchange rates.

The Company and the Group are subject to foreign exchange risk on sales, purchases and loans in currencies other than the Company's and subsidiary companies' functional currency, and on the long-term loans to foreign subsidiaries. Management is aware of the foreign exchange risk and is examining alternative methods to hedge the risk

The foreign exchange risk was not affected by the Coronavirus pandemic.

The hedging of foreign exchange risk is managed by the Group Chief Financial Officer together with the Executive Directors. This issue is discussed and examined at the Board of Directors' meetings due to the fact that management has assessed that the Company is materially affected from the movements in foreign currencies against the Euro.

Until today, the hedging methods that have been used against foreign exchange risk are the following:

- 1. Natural Hedging. The Company maintains to the maximum extent, assets (investments in foreign subsidiaries) and liabilities (bank overdrafts, short and long term loans) at the same currency, mainly the United States Dollars (USD). In this way any gain or loss in assets is hedged by the corresponding loss or gain in liabilities.
- 2. The percentage of sales in foreign currency on total turnover is approximately the same with the percentage of bank borrowings in foreign currency in relation to the total borrowings of the Group.
- 3. The bank borrowing is usually made in the currency that the suppliers invoice the Company.
- 4. In cases of projects were the total cost of completion of the project is known from the time of the validation of the tender, then forward contracts are used, for the period required to complete the project and for the specific amount in foreign currency that the Company will be invoiced.
- 5. In addition, the Company enters into forward exchange contracts based on turnover at regular intervals e.g. weekly, for covering the payments to suppliers based on the credit period that they give to the Company. In this way the purchase of foreign currency for payments to suppliers in future periods is secured with the receipts from trade receivables.

Hedging of net investment in foreign operation

The Group applies hedge accounting to decrease foreign exchange risk.

Specifically, the equity and long-term loans that are part of the net investment in subsidiary companies Logicom FZE, Logicom Dubai LLC, Logicom Jordan LLC and Logicom Saudi Arabia LLC, where the functional currency is the USD are hedged with the bank borrowings of the Group in USD. Hedging is determined on a quarterly basis and the amount is adjusted accordingly. The hedge effectiveness is assessed on a monthly basis and to the extent the hedging is ineffective, the exchange differences are recognized in statement of profit or loss and other comprehensive income

On 30 June 2021 the amounts that were hedged were, USD 25.000.000 of net investment in the above foreign companies and USD 25.000.000 of bank borrowings.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.5 Other market price risks

The Group is exposed to financial risks arising from changes in share prices. The Group monitors the spread of its portfolio in order to mitigate its exposure to these financial risks. The Group's main investments are classified as investments at fair value through other comprehensive income.

14.6 Liquidity risk

Liquidity risk is the risk that arises when the expiry date of assets and liabilities does not concur. When expiries do not concur, the performance can increase but at the same time the risk for losses can also increase. The Group has procedures in place to minimize such losses, like retaining sufficient amounts in cash and other highly liquid assets and retaining sufficient amounts in secured credit facilities in order to cover liabilities when they fall due.

The liquidity risk has increased since the Coronavirus pandemic. As part of the efforts to restrain the impact of the pandemic on the cash flows, agreements were reached to extend the terms of payment with trade suppliers and facilities were granted to the Group's customers respectively.

The Management estimates that the ability of the Group to discount its trade receivables through the factoring agreement without recourse in Cyprus, Greece and the United Arab Emirates reduces even further the liquidity risk.

Bank loans and overdrafts of the Group and the Company are presented in note 12.

The expected cash outflows based on the information included in the consolidated and separate financial statements are presented below:

THE GROUP

Liquidity Risk	Cash outflows arising from contractual liabilities					
		6 months or	6 - 12	1 - 2	2 - 5	More than
	Balance	less	months	years	years	5 years
	€	€	€	€	€	€
<u>30 June 2021</u>	C	Č	Č	C	Č	C
Long-term loans	15.856.967	1.753.840	1.755.513	3.308.081	6.987.177	2.052.356
Short term loans	57.501.618	57.501.618	-	-	-	-
Trade and other payables	147.736.147	135.960.596	-	-	-	11.775.551
Bank overdrafts	32.810.305	32.810.305	-	-	-	-
Provision for other liabilities	94.200	-	-	94.200	-	-
Promissory notes	1.512.415	1.512.415	-	-	-	-
Obligation under finance						
leases	5.026.682	681.027	371.423	793.601	1.382.286	1.798.345
	260.538.334	230.219.801	2.126.936	4.195.882	8.369.463	15.626.252
21 Daniel 2020						
31 December 2020	17 240 550	1 750 215	1 752 942	2 512 621	9.060.254	2 260 526
Long-term loans	17.348.558	1.752.315	1.753.842	3.512.621	8.069.254	2.260.526
Short term loans	50.268.209	50.268.209	-	-	_	11 600 020
Trade and other payables	153.397.726	141.706.797	-	-	-	11.690.929
Bank overdrafts	36.026.311	36.026.311	-	-	_	-
Provision for other liabilities	95.356	1 020 027	-	95.356	=	-
Promissory notes	1.939.027	1.939.027	-	-	-	-
Obligations under finance	5 250 022	565,000	540.060	770 772	1 (04 000	1.760.600
leases	5.259.032	565.800	548.868	770.773	1.604.899	1.768.692
	264.334.219	232.258.459	2.302.710	4.378.750	9.674.153	15.720.147

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

14.6 <u>Liquidity risk</u> (continued)

THE COMPANY

Liquidity Risk	Cash outflows arising from contractual liabilities					
-		6 months or	6 - 12	1 - 2	2 - 5	More than
	Balance	less	months	years	years	5 years
	€	€	€	€	€	€
30 June 2021	C	C	C	C	C	C
Long-term loans	10.143.846	1.359.204	1.359.207	2.512.563	4.912.872	-
Short term loans	19.553.873	19.553.873	-	-	-	-
Trade and other payables	16.116.025	16.116.025	-	-	-	-
Bank overdrafts	16.298.078	16.298.078	-	_	-	-
Promissory notes	1.512.415	1.512.415	-	-	-	-
Obligations under finance						
leases	433.813	58.092	59.017	123.335	193.369	
	64.058.050	54.897.687	1.418.224	2.635.898	5.106.241	
31 December 2020						
Long-term loans	11.321.586	1.359.205	1.359.207	2.718.408	5.884.766	-
Short term loans	27.372.729	27.372.729	_	_	-	-
Trade and other payables	24.174.671	24.174.671	_	_	_	-
Bank overdrafts	22.710.003	22.710.003	_	_	_	-
Promissory notes	1.939.027	1.939.027	_	_	_	-
Obligations under finance						
leases	490.654	57.180	58.092	119.425	255.957	
	88.008.670	77.612.815	1.417.299	2.837.833	6.140.723	<u> </u>

14.7 <u>Fair Value</u>

Items of the assets and liabilities of the Group and the Company, as these are classified in amortised cost or fair value are presented below:

Assets and liabilities in amortised cost:

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

THE GROUP

	30 June 2021 €	31 December 2020 €
Trade and other receivables	230.475.744	215.086.790
Cash and cash equivalents	33.809.978	55.643.856
Long-term loans	(15.856.967)	(17.348.558)
Short term loans	(57.501.618)	(50.268.209)
Bank overdrafts	(32.810.305)	(36.026.311)
Provision for other liabilities	(94.201)	(95.356)
Trade and other payables	(147.736.149)	(153.397.726)
Promissory notes	(1.512.415)	(1.939.027)
	8.774.067	11.655.459

THE COMPANY

	30 June	31 December
	2021	2020
	€	€
Long-term loans to subsidiary companies	26.897.893	26.390.617
Balances with subsidiary companies	5.104.154	30.029.151
Trade and other receivables	18.071.082	18.125.489
Cash and cash equivalents	3.728.064	4.194.690
Long-term loans	(10.143.846)	(11.321.586)
Short term loans	(19.553.873)	(27.372.729)
Bank overdrafts	(16.298.078)	(22.710.003)
Trade and other payables	(16.116.025)	(24.174.671)
Promissory notes	(1.512.415)	(1.939.027)
	(0.022.044)	(0.770.060)
	(9.823.044)	(8.778.069)

The fair values of the financial assets and liabilities of the Group and the Company are approximately the same as the amounts reported in the consolidated and separate financial statements at the end of year.

Assets and liabilities in fair value:

THE GROUP

	30 June 2021 €	31 December 2020 €
		-
Investments at fair value through profit and loss	12.881	12.881
Investments at fair value through other comprehensive income	6.875.945	6.985.960
Land and buildings	18.631.148	18.588.465
Derivative financial instruments	(1.792.277)	(2.733.095)
	23.727.697	22.854.211

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

THE COMPANY

	30 June	31 December
	2021	2020
	€	€
Investments at fair value through profit and loss	6.758	6.758
Land and buildings	3.309.230	3.375.271
Derivative financial instruments	(1.674.845)	(2.351.275)
	1.641.143	1.030.754

The table below analyses the financial assets carried at fair value, by the valuation method used to determine their value. The different levels have been defined as follows:

- Level 1: investments measured at fair value using quoted prices in active markets.
- Level 2: investments measured at fair value based on valuation models in which all significant inputs that significantly affect the fair value are based on observable market data.
- Level 3: investments measured at fair value based on valuation models in which all significant inputs that significantly affect the fair value are not based on observable market data.

THE GROUP

30 June 2021	Level 1 €	Level 2 €	Level 3 €	Total €
Financial assets and liabilities				
Investments at fair value through profit and loss Investments at fair value through other	12.881	-	-	12.881
comprehensive income	6.875.945	-	-	6.875.945
Land and buildings	-	-	18.631.148	18.631.148
Derivative financial instruments	-	(1.792.277)		(1.792.277)
Total	6.888.826	(1.792.277)	18.631.148	23.727.697
31 December 2020	Level 1 €	Level 2 €	Level 3 €	Total €
Financial assets and liabilities				
Investments at fair value through profit and loss Investments at fair value through other	12.881	-	-	12.881
comprehensive income	6.985.960	-	-	6.985.960
Land and buildings	-	-	18.588.462	18.588.462
Derivative financial instruments		(2.733.095)	<u> </u>	(2.733.095)
Total	6.998.841	(2.733.095)	18.588.462	22.854.208

During the A' half of 2021, as well as 2020 there were no transfers between the two levels mentioned above.

The fair value of investments at fair value through profit and loss and through other comprehensive income is based on the stock exchange prices at the reporting date.

The determination of the fair value of the land and buildings is made with the assistance of independent qualified appraisers using various valuation methods and assumptions which are mainly based on the market conditions at each valuation date.

The determination of the fair value of the derivative financial instruments is based on monitoring tools of the active markets of foreign currencies. The Company enters into derivate contracts for the purchase of foreign exchange at pre-specified prices for future delivery in order to reduce foreign exchange risk, using derivative financial instruments such as fixed forward contracts, flexible forward contracts and open-ended contracts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

14. RISK MANAGEMENT (continued)

THE COMPANY

30 June 2021	Level 1 €	Level 2 €	Level 3 €	Total €
Financial assets and liabilities				
Investments at fair value through profit and loss	6.758	-	-	6.758
Land and buildings	-	-	3.309.230	3.309.230
Derivative financial instruments		(1.674.845)		(1.674.845)
Total	6.758	(1.674.845)	3.309.230	1.641.143
31 December 2020	Level 1	Level 2	Level 3	Total
	€	€	€	€
Financial assets and liabilities				
Investments at fair value through profit and loss	6.758	-	-	6.758
Land and buildings	-	-	3.375.271	3.375.271
Derivative financial instruments		(2.351.275)		(2.351.275)
Total	6.758	(2.351.275)	3.375.271	1.030.754

14.8 Capital Management

The Group's and the Company's management has as a principle the maintenance of a strong capital base for the support of the credibility and trust of the investors and creditors as well as the market as a whole. Management monitors continuously the return on equity.

In order to maintain or change the share capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders or issue new shares.

The Group monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings, minus cash and cash equivalents. Total capital is calculated as "equity" as shown in the consolidated statement of financial position plus net debt.

The gearing ratio is as follows:

. 6 6	THE G	ROUP	THE CO	MPANY
	Period ended	31 December	Period ended	31 December
	30 June 2021	2020	30 June 2021	2020
	€	€	€	€
Total borrowings	107.681.305	105.582.105	45.995.797	63.343.345
Less: Cash and cash equivalents (Note 10)	(35.969.065)	(55.643.856)	(3.728.064)	(4.194.690)
Net debt	71.712.240	49.938.249	42.267.733	59.148.655
Total equity	189.917.576	174.233.436	47.421.891	47.545.244
Gearing ratio	0,38	0,29	0,89	1,24

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

15. DIRECTORS' INTEREST

The percentage of the share capital of the Company that was held by each member of the Board of Directors, directly or indirectly, is as follows:

	30/06/2021	28/09/2021
	Fully paid	Fully paid
	Shares	Shares
	%	%
Varnavas Irinarchos ¹	51,55	51,55
Takis Klerides ²	0,55	0,55
George Papaioannou ³	1,09	1,09
Anthoulis Papachristoforou	0,72	0,76
Anastasios Athanasiades	0,07	0,07
Andreas Constantinides	-	-
Christoforos Hadjikyprianou	-	-

- 1. The indirect ownership of Mr. Varnavas Irinarchos on 28 September 2021 of 51,55% arises from the participation of the company Edcrane Ltd.
- 2. The direct ownership of Mr. Takis Klerides on 28 September 2021 is 0,28% and the indirect ownership which arises from the participation of his daughter Mrs. Pamela Klerides, is 0,27%.
- 3. The direct ownership of Mr. George Papaioannou on 28 September 2021 is 1,0813% and the indirect ownership that arises from the participation of his sons Mr. Christos Papaioannou is 0,0034% and Mr. Alexandros Papaioannou is 0,0034%.

16. SHAREHOLDERS' INTEREST

The shareholders who held, directly or indirectly, more than 5% of the share capital of the Company were as follows:

	30/06/2021	28/09/2021
	%	%
Varnavas Irinarchos ¹	51,55	51,55
Demetra Holdings Plc	10,28	10,28

1. The indirect ownership of Mr. Varnavas Irinarchos on 28 September 2021 arises through the company Edcrane Ltd. The ultimate parent company of the Group is Takero Limited which holds 100% of Edcrane's Ltd shares.

17. DIRECTORS' CONTRACTS

No important contract exists or existed at the end of the financial year and at the date of issuing the financial statements in which the members of management, their spouses or their underage children have or had, direct or indirect significant interest, except from the employment contracts of Mr. Varnavas Irinarchos and Mr. Anthoulis Papachristoforou.

(1) Contract of Mr. Varnavas Irinarchos, Managing Director

Employment contract as Managing Director of the Company for two years from 1 January 2005, with annual salary (13 months) of $\[\in \]$ 93.973 which will be increasing at a proportion equal to the annual rate of inflation, as determined by the annual index on 31 January each year or at a rate equal to 4% over his last salary, whichever is higher. For 2020 the annual salary of the Managing Director was $\[\in \]$ 151.650. The Company will also pay annually (12 months) for entertainment expenses an amount of $\[\in \]$ 25.629, that will be increasing in every following annual period at a proportion equal to the rate of inflation, as determined by the annual index on 31 January each year or at a rate equal to 4%, whichever is higher. For 2020 the allowance for entertainment expenses amounted to $\[\in \]$ 25.000.

In addition, the Company provides to the Director an appropriate vehicle and covers all related expenses. The contract was renewed for one year from 1 January 2021, with an annual salary (13 months) of €150.000. The Company will also pay annually (12 months), for entertainment expenses the amount of €25.000.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

17. **DIRECTORS' CONTRACTS** (continued)

Mr. Varnavas Irinarchos is committed not to form, assist or take part in any way in the incorporation of a company or business, which performs operations similar or competitive to the operations of the Company during his employment and for at least five years after his departure from the Company. Mr. Varnavas Irinarchos accepts that this constraint is by no means in contrast with the general principle of Restraint of Trade, and that it is considered reasonable as the employee benefited from the bonus issue of shares during the listing of the Company in the CSE.

(2) Contract of Mr. Anthoulis Papachristoforou, Group Financial Controller

In 2020 the annual salary of Mr. Anthoulis Papachristoforou amounted to $\[mathcal{\in}\]$ 197.000, plus bonus of $\[mathcal{\in}\]$ 50.000 and the allowance for entertainment expenses amounted to $\[mathcal{\in}\]$ 24.000. The remuneration of Mr. Anthoulis Papachristoforou for 2021 will be the same as 2020. The Company provides to the Director an appropriate vehicle and covers all related expenses.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

18. CONTINGENCIES AND LITIGATIONS

The most important guarantees are as follows:

- (1) The Company has provided a bank guarantee of up to USD 3.600.000 (€3.029.283) to a foreign supplier for providing a trading credit facility. This guarantee is valid from 18 February 2021 until 18 August 2021. The guarantee was increased on 8 June 2021 for an amount up to USD 4.000.000 (€3.365.870). The guarantee has been renewed until 18 August 2022.
- (2) The Company has provided a second bank guarantee of up to USD 400.000 (€336.587) to a second foreign supplier for providing a trading credit facility. This guarantee is valid from 18 August 2020 until 18 August 2021. The guarantee has been renewed until 18 August 2022.
- (3) The Company has provided a third bank guarantee of up to EUR 1.500.000 to a third foreign supplier for providing a trading credit facility. This guarantee is valid from 11 February 2021 until 11 August 2021. The guarantee has been renewed until 11 August 2022.
- (4) The Company has provided a fourth bank guarantee of up to EUR450.000 to a fourth foreign supplier for providing a trading facility. This guarantee is valid from 12 August 2020 until 11 August 2021. The guarantee has been renewed until 11 August 2022.
- (5) The Company has provided a fifth bank guarantee of up to USD 800.000 (€673.287) to a fifth supplier for providing a trading facility. This guarantee expired on 21 April 2021 until 15 April 2022.
- (6) The Company has provided a sixth bank guarantee of up to USD 2.000.00 (€1.682.935) to a sixth foreign supplier for providing a trading facility. This guarantee is valid from 16 April 2020 until 15 April 2021 and has been renewed until 15 April 2022. The guarantee was increased on 2 August 2021 for an amount up to USD 3.000.000 (€2.524.403).
- (7) The Company has provided a seventh bank guarantee of up to USD 300.000 (€252.440) to a seventh foreign supplier for providing a trading facility. This guarantee is valid from 25 April 2021 until 15 April 2022.
- (8) The Company has provided an eighth guarantee of up to USD 150.000 (€126.220) to an eighth foreign supplier for providing a trading facility. The guarantee is valid from 25 April 2021 until 15 April 2022.
- (9) Companies of the Group have provided bank guarantees in order to participate to government projects and private sector projects.
- (10) Verendrya Ventures Ltd committed not to request repayment of the loan receivable from M.N. Larnaca Desalination Co. Ltd for the following 12 months or until it becomes possible without affecting the company's ability to continue to operate as a going concern.
- (11) The Company committed to provide financial and other assistance to Verendrya Ventures Ltd, to the extent of its participation in the company, which will enable it to continue its activities and meets its obligation as they fall due. As part of the financial assistance provided, the Company has also committed not to claim repayment of the amounts due from Verendrya Ventures Ltd, until the company has the necessary liquidity.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

18. CONTINGENCIES AND LITIGATIONS (continued)

In December 2018, the subsidiary company Logicom Saudi Arabia LLC in Saudi Arabia ("the company"), received notice of Zakat and Income tax assessments from the General Authority of Zakat and Tax ("GAZT") relating to the years 2010-2014. The total claim is additional tax and Zakat of €2,4m (SAR10,3 m), plus additional penalties to be computed when the tax is settled. In February 2019 the company has filed an objection in response to the claim and in September 2019 received a negative response.

In November 2019 the Company contacted the General Secretariat of Tax Affairs ('GSTC') and expects a response on this matter.

In October 2020 the General Secretariat of Tax Affairs ('GSTC') asked the company to resubmit its position in writing, which the company did. The General Secretariat of Tax Affairs ('GSTC') should have submitted its assessment, however, the company has not received any response on the matter. As there was a tax amnesty, to avoid fines and other charges, the Company paid the corporate tax on 31 March 2021 in protest. At the moment the company considers that it is possible to recover the amount and for this reason did not recognise any provision.

The company has submitted the Zakat and Income tax forms up to 2020 and is expecting the assessment of the local authorities.

Apart from the tax liabilities that have already been accounted for in the consolidated and separate financial statements, based on the existing information, it is possible that additional tax liabilities may arise during the examination of the tax and other affairs of the companies of the Group.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. RELATED PARTY TRANSACTIONS

The companies of the Group buy and sell goods and services according to their needs from other Group companies. Transactions are made in the context of commercial practices related to intragroup transactions in the relevant operating activities.

Logicom Public Limited and Logicom FZE charge their subsidiary companies with a fee for administration services and financing cost.

i. Transactions and balances between Group Companies

The amounts charged by Logicom Public Limited to its subsidiary companies for administration services were as follows:

Administration services

	Period ended	Period ended
	30 June 2021	30 June 2020
	€	€
Logicom Solutions Limited	114.953	-
Newcytech Business Solutions Ltd	119.338	-
ENET Solutions Logicom S.A.	359.011	-
Logicom Saudi Arabia LLC	580.591	-
Logicom FZE	1.101.573	-
ICT Logicom Solutions SA	22.817	-
Logicom Information Technology Distribution s.r.l.	217.873	-
Logicom Italia s.r.l.	98.288	-
Logicom Jordan LLC	127.886	
	2.742.330	

The amounts charged by Logicom Public Ltd to its subsidiary companies for interest were as follows:

Interest

	Period ended	Period ended
	30 June 2021	30 June 2020
	€	€
Logicom Saudi Arabia LLC	66.560	375.016
Logicom Information Technology Distribution s.r.l.	150.000	140.000
Logicom Italia s.r.l.	56.300	61.250
Logicom Jordan LLC	19.017	89.314
	291.877	665.580

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. **RELATED PARTY TRANSACTIONS** (continued)

The sales made by Logicom Public Ltd to its subsidiary companies were as follows:

Sales

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Solutions Limited	3.014.549	1.411.201
Newcytech Business Solutions Ltd	2.245.455	2.557.448
ENET Solutions Logicom S.A.	7.211.992	5.851.570
Logicom Jordan LLC	1.142.786	1.414.527
Logicom (Middle East) SAL	3.782	(157.352)
Logicom FZE	73.150	20.905
Logicom Italia s.r.l.	9.489	38.449
Logicom Information Technology Distribution s.r.l.	3.260.192	3.474.982
Logicom Saudi Arabia LLC	792	35.166
ICT Logicom Solutions SA	<u>145</u>	

The balances between Logicom Public Ltd and its subsidiary companies in the books of the parent company were as follows:

Long-term loans to subsidiary companies:

	Period ended 30 June 2021 €	31 December 2020 €
ENET Solutions Logicom S.A.	2.155.840	2.087.849
Logicom (Middle East) SAL	4.019.101	3.892.348
Logicom FZE	2.494.615	2.415.940
Logicom Jordan LLC	2.571.609	2.490.506
Verendrya Ventures Ltd	17.610.064	17.457.310
•	28.851.229	28.343.953
Expected credit losses	(1.953.336)	(1.953.336)
	26.897.893	26.390.617

There is no written agreement between the parent and the subsidiary companies, regarding the long term loans receivable from the subsidiary companies. The loans bear no interest and there is no fixed repayment date. The loans are recognised according to the provisions of IAS 21.

The long-term loan with the subsidiary company Verendrya Ventures Limited, relates to a contract for the financing of the operations of the desalination units in Larnaka and Episkopi. The loan bears an annual interest of 1,75% (2020: 1,75%) and has no fixed repayment date.

Taking into consideration the expected future cash flows of the subsidiary company, which consists of the expected future cash flows of the desalination company in Larnaca as well as those of the company that has undertaken the same project of the desalination unit in Limassol no impairment has been recognised for the loan with the subsidiary company Verendrya Ventures Limited. The determination of the expected future cash flows is based on estimates, judgements and assumptions that were applied by the management of Verendrya Ventures Limited.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. **RELATED PARTY TRANSACTIONS** (continued)

Balances with subsidiary companies

	Nature of transactions	30 June 2021	31 December 2020
		€	€
		Debit/	Debit/
		(Credit)	(Credit)
Logicom (Overseas) Limited	Other	(258.980)	(245.737)
Netcom Limited	Other	125.812	124.505
Logicom Solutions Limited	Trading	1.289.192	(1.544.274)
Logicom Services Ltd	Financing	20.936.273	23.849.986
ENET Solutions Logicom S.A.	Trading	5.581.572	470.684
Newcytech Business Solutions Ltd	Trading	225.728	1.900.957
ICT Logicom Solutions SA	Other	(148.407)	(171.369)
Logicom Jordan LLC	Trading	(3.069.156)	341.648
Logicom (Middle East) SAL	Trading/Financing	(81.056)	320.683
Logicom FZE	Trading/Financing	(38.079.430)	(18.120.512)
Logicom Italia s.r.l.	Trading/Financing	1.293.518	2.995.330
Rehab Technologies Limited	Financing	480.894	465.727
Logicom Saudi Arabia LLC	Trading/Financing	2.363.023	7.339.763
Logicom Information Technology	Trading		
Distribution s.r.l.		13.496.507	11.050.827
Logicom Trading & Distribution LLC	Trading	-	814.930
Logicom Distribution Germany GmbH	Other	(511.516)	(576.133)
Najada Holdings Limited	Financing	1.451.300	1.109.761
Enet Solutions LLC	Other	-	-
Logicom Egypt LLC	Other	2.233	-
Verendrya Ventures Ltd	Financing	232.990	128.718
		5.330.497	30.255.494
Expected credit losses		(226.343)	(226.343)
		5.104.154	30.029.151

The above balances are repayable according to the nature of each transaction.

Balances with joint ventures

		31 December
	30 June 2021	2020
	€	€
	Debit/	Debit/
	(Credit)	(Credit)
M.N. E.P.C Water Co.	(350)	(350)
M.N. Larnaca Desalination Co. Ltd	41.187	(14.851)
M.N. Limassol Water Co. Ltd	34.340	(12.105)
	75.177	(27.306)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. RELATED PARTY TRANSACTIONS (continued)

The sales made by Logicom FZE to Group companies were as follows:

	Period ended 30 Period ended 30	
	June 2021	June 2020
	€	€
Logicom Public Limited	16.728	8.088
Logicom Jordan LLC	760.198	572.377
Logicom (Middle East) SAL	222.098	295.237
Logicom Dubai LLC	49.821.124	46.815.259
Logicom Saudi Arabia LLC	4.479.597	4.594.976
Logicom Kuwait for Computer Company W.L.L	3.774.320	3.838.520
Logicom Trading & Distribution LLC	4.391.537	2.315.616
Logicom LLC	8.591.588	3.643.467
Logicom Bahrain W.L.L	1.548.691	644.958
ENET Solutions Logicom S.A.	4.051	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. **RELATED PARTY TRANSACTIONS** (continued)

The amounts charged by Logicom FZE to Group companies for administration services were as follows:

Administration services

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Public Limited	393.623	-
Logicom Dubai LLC	618.704	-
Logicom Kuwait for Computer Company W.L.L	322.836	-
Logicom Trading & Distribution LLC	363.627	-
Logicom LLC	153.227	-
Logicom Saudi Arabia LLC	14.233	
	1.866.250	

The amounts charged by Logicom FZE to Group companies for interest were as follows:

Interest

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Dubai LLC	153.834	-
Logicom Kuwait for Computer Company W.L.L	100.415	-
Logicom LLC	53.192	-
Logicom Trading & Distribution LLC	47.068	-
Logicom Saudi Arabia LLC	24.096	-
Logicom Jordan LLC	14.101	
-	392.706	

The sales made by Logicom (Middle East) SAL to Group companies were as follows:

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom FZE	121.876	540.757
Logicom Saudi Arabia LLC		312

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. **RELATED PARTY TRANSACTIONS** (continued)

The sales made by ENET Solutions Logicom S.A. to Group companies were as follows:

Sales

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Public Limited	3.127.422	2.767.177
ICT Logicom Solutions SA	6.439	4.344
Logicom Information Technology Distribution s.r.l.	293.347	239.623
Logicom LLC	60.950	-
Logicom Solutions Limited	2.710	-
Logicom Italia s.r.l.	48.870	

The sales made by Logicom Solutions Limited to Group companies were as follows:

Sales

	Period ended 30	Period ended 30
	June 2021	June 2020
	€	€
Logicom Public Limited	23.650	16.255
Newcytech Business Solutions Ltd	45.982	102.067
ICT Logicom Solutions SA	1.526.164	302.027

The sales made by Logicom IT Distribution s.r.l. to Group companies were as follows:

Sales

	Period ended 30	Period ended 30
	June 2021	June 2020
	€	€
ENET Solutions Logicom S.A.	13.281	42.426
Logicom Italia s.r.l.	1.055.416	-
Logicom Solutions Limited	-	191
Logicom Public Limited	116	

The sales made by Logicom Saudi Arabia LLC to Group companies were as follows:

	Period ended 30	Period ended 30
	June 2021	June 2020
	€	€
Logicom FZE	357.367	5.499
Logicom Public Limited	2.665	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. **RELATED PARTY TRANSACTIONS** (continued)

The sales made by Newcytech Business Solutions Limited to Group companies were as follows:

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	Period ended 30	Period ended 30
	June 2021	June 2020
	€	€
Logicom Public Limited	60.900	3.494
Logicom Solutions Limited	155.752	228.497
Newcytech Distribution Ltd	40.262	27.624

The sales made by ICT Logicom Solutions S.A. to Group companies were as follows:

Sales

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Solutions Limited	16.154	17.248

The sales made by Logicom Distribution Germany Gmbh to Group companies were as follows:

	Period ended 30 June 2021 €	Period ended 30 June 2020 €
Logicom Italia s.r.l.	95.067	79.686

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

19. RELATED PARTY TRANSACTIONS (continued)

The balances between Group companies and the parent Company are stated below:

Balances with related companies

	Nature of transactions	Period ended 30 June 2021	31 December 2020
		€	€
		Debit/	Debit/
		(Credit)	(Credit)
Logicom (Overseas) Limited	Other	252.980	245.737
Netcom Limited	Other	(125.812)	(124.505)
Logicom Solutions Limited	Trading	(1.289.192)	1.544.274
Logicom Services Ltd	Financing	(20.936.273)	(23.849.986)
Newcytech Business Solutions Ltd	Trading	(225.728)	(1.900.957)
ENET Solutions Logicom S.A.	Trading/Financing	(7.737.412)	(2.558.533)
ICT Logicom Solutions SA	Other	148.407	171.369
Logicom Jordan LLC	Trading	497.547	(2.832.154)
Logicom (Middle East) SAL	Trading/Financing	(3.938.045)	(4.213.031)
Logicom FZE	Trading/Financing	35.584.815	15.704.572
Logicom Italia s.r.l.	Trading/Financing	(1.293.518)	(2.995.330)
Rehab Technologies Limited	Financing	(480.894)	(465.727)
Logicom Saudi Arabia LLC	Trading/Financing	(2.363.023)	(7.339.763)
Logicom Information Technology Distribution s.r.l.	Trading	(13.496.507)	(11.050.827)
Logicom Trading & Distribution LLC	Trading	=	(814.930)
Logicom Distribution Germany GmbH	Other	511.516	576.133
Najada Holdings Limited	Financing	(1.451.300)	(1.109.761)
Logicom Egypt LLC	Other	(2.233)	-
Verendrya Ventures Ltd	Financing	(17.843.054)	(17.586.027)

<u>ii. Transactions and balances between related parties</u>
There were no significant transactions and balances with related parties, including the Directors, during the period ended 30 June 2021.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

Period ended 30 June 2021

20. BALANCES WITH ASSOCIATED COMPANIES AND JOINT VENTURES

The balances with the joint ventures, relate to the financing of the construction, maintenance, renovation and operation of the desalination plants in Cyprus through its subsidiary company Verendrya Ventures Limited.

The balances with joint ventures are as follows:

Balances with joint ventures	Period ended 30 June 2021 €	31 December 2020 €
M.N Larnaca Desalination Co. Limited	10.358.527	10.443.300
M.N. Limassol Water Co. Limited	13.117.025	12.852.133
	23.475.552	23.295.433
Expected credit losses	(433.816)	(433.816)
-	23.041.736	22.861.617

The amounts receivable from joint ventures are presented after the deduction of the accumulated impairments and loss in addition to the value of the investment. The net value of the balances as at 31 December 2020 is considered recoverable based on the expected discounted future cash flows from these companies. For the calculation of the expected future cash flows of the M.N. Larnaca Desalination Co. Ltd estimates, assumptions, judgements and evidence which include the legal opinion in relation to the validity of claims in favor and against the company and an opinion from its consultants in respect of the level of compensation that the company is expected to be entitled to, have been made. The Group considers that there was no evidence for impairment of the amount receivable from joint venture M.N. Limassol Water Co..

The loan with M.N. Limassol Water Co. Ltd is non-current, bearing interest of 4,5% per annum and does not have a specified repayment date. The M.N. Larnaca Desalination Co. Ltd is non-current, interest free and has no specified repayment date.

Interest receivable for the A' half of 2021 amounts to €248.836 (A' half 2020: €250.210).

The balances with the associated companies, relate to a loan that the subsidiary Verendrya Ventures Limited entered into with Demetra Holdings Plc in relation to the latter's participation in the desalination plants in Episkopi and Larnaca.

The balances with associated companies were as follows:

Balances with associated companies	Period ended 30 June 2021 €	31 December 2020 €
	Credit	Credit
Demetra Holdings Plc	11.775.551	11.638.755

The long-term loan of the subsidiary company Verendrya Ventures Limited, with Demetra Holdings Plc, relates to the financing of the desalination projects in Larnaca and Limassol. The loan bears an interest rate of 1,75% (2020: 1,75%) per annum and does not have a specified repayment date.

21. EVENTS AFTER THE REPORTING PERIOD

There were no significant events after the reporting date that have a bearing on the understanding of the consolidated and separate financial statements.