

Annual Financial Report Of the year from 1st January 2019 until 31st December 2019 According to the International Financial Reporting Standards ("I.F.R.S.")

SIDENOR STEEL PRODUCTS MANUFACTURING COMPANY S.A. Societe Anonyme Reg. No.:7497/01/B/86/164(02) 2-4 Mesogeion Ave, Athens

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Annual Report of the Board of Directors

The attached Annual Report of the Board of Directors (hereinafter referred to as the "Report") relates to the financial year 2019 (01.01.2019 - 31.12.2019). The Report has been drafted and is in line with the relevant provisions of Law 4548/2018.

This Report contains all the relevant legal information required in order to obtain a meaningful briefing on the business during the financial year of SIDENOR STEEL PRODUCTS MANUFACTURING COMPANY S.A. (Hereinafter referred to as "Company" or "SIDENOR" for brevity purposes).

The thematic sections of the Report and their content are as follows:

I. Significant Events for the financial year 2019

During 2019 the Company moved to the following purchases and sales of investments:

- Sale of the subsidiary PROSAL TUBES S.A. to the company STOMANA S.A. The selling price was set to EUR 1 500 000.
- Sale of the subsidiary VEMET SA to the company HELLENIC CABLES S.A. The selling price was set to EUR 32 400.
- Sale of the stake in INTERNATIONAL TRADE S.A. to the company CORINTH PIPEWORKS SA. The stake price was set to EUR 8 149 076.
- Increase of the stake at the subsidiary ERLIKON WIRE PROCESSINGS S.A. by 0.73%. More specifically, the Company bought 4,205 shares from the Company SOVEL S.A. against EUR 52 893 and 600 shares from the Company NOVAL S.A. against EUR 7 560.
- Participation to the share capital increase of the subsidiary DOJRAN STEEL DOOEL with payment of EUR 27 500 000.

Also, the Company issued a new common bond loan of amount EUR 3 000 000 in order to buy new mechanical equipment.

Decisions of the Ordinary General Assembly

At the Ordinary General Assembly of the shareholders that took place in Athens on 24th June 2019 the following decisions were made:

- 1. Submission for approval of the annual financial statements for the fiscal year that ended on 31 December2018 with the reports of them by the Board of Directors and Auditors.
- 2. Approval of the Board of Directors management and discharge of the auditors from any liability for the year 2018.
- 3. Election of auditors for the year 2019 and determination of their remuneration.
- 4. Approval of the Board of Directors Members' remuneration according to the article 109 par.1 L. 4548/2018.

II. Significant Transactions with Related Parties

Related party transactions primarily concern the purchase and sale and processing of finished products (finished and semi-finished) of steel. Through these transactions the companies taking advantage of the size of the Group achieve economies of scale. The Company's trading with its affiliates during 2019 has been made on market terms and in the context of its normal business activity. Transactions between related parties within the meaning of IAS 24 are analyzed as follows:

	Sales of	Purchases of			Sales of	Purchases
Amounts in Euro	goods and	Goods and	Receivables	Liabilities	Fixed	of Fixed
	services	Services			Assets	Assets
Parent	-	317,537	-	328,038	-	-
VIOHALCO SA	-	317,537	-	328,038	-	-
Subsidiaries	134,618,606	203,874,731	40,956,801	76,245,337	7,960	826,940
ANTIMET SA	1,356	498,297	6,342,629	-	-	-
DOJRAN STEEL LLCOP	36,629,646	20,822,535	17,175,123	1,472	-	-
ERLIKON SA	11,494,649	1,938,681	8,984,308	29,329	-	-
ETIL SA	18,179	2,007,052	8,553	139,961	-	537,039
PRAKSIS	6,166	135,000	55,082	20,255	-	-
SIDERAL SHRK	8,012,115	179,096	1,002,531	179,076	-	-
SIDEROM STEEL SRL	62,544,439	-	7,227,587	-	-	-
SIGMA IS SA	4,701	-	10,896	211,065	-	289,900
SOVEL SA	15,907,354	178,294,070	150,092	75,664,180	7,960	-
Associates	2,938,811	4,127,026	14,159,890	2,960,404	-	25,781
AEIFOROS SA	438,189	1,746,106	-	1,619,299	-	-
DOMOPLEX LTD	1,692,118	-	630,625	-	-	-
METALLOURGIA ATTIKIS	89	582	-	-	-	-
SA						
SIDMA SA	808,416	1,546,372	13,510,858	1,296,773	-	25,781
VIENER SA	-	833,967	18,408	44,332	-	-
Other Related Parties	20,577,478	23,652,888	19,587,192	14,322,917	-	160,511
AEIFOROS BULGARIA SA	1,238	-	7,045	-	-	-
ANAMET SA	6,129	3,291,048	-	3,236,145	-	-
ANOXAL SA	4,308	-	1,771	589	-	-
CENERGY HOLDINGS SA	2,585	-	65,595	16,287	-	-
CORINTH PIPEWORKS SA	213,774	2,955,043	-	3,610,278	-	-
DIA.VI.PE.THI.V SA	740	-	-	-	-	-
ELKEME SA	-	175,662	-	281,676	-	-
ELVALHALCOR	316,241	133,138	1,982	3,452,848	-	-
ERGOSTEEL SA	-	10,998	2.054	-	-	3,438
FITCO SA	2,301	-	2,854	-	-	-
FLOCOS SA	960	-	-	-	-	-
FULGOR SA	202,398	15,791	231,409	97,932	-	-
HELLENIC CABLES SA	38,245	91,947	-	38,851	-	15,740
ICME ECAB SA	2,882	-	116,678	-	-	-
INOS BALKAN DOO	-	6,538	-	-	-	-
LESCO OOD	76	35,482	76	12,736	-	-
METALIGN S.A.	-	281,217	-	30,189	-	-
NOVAL PROPERTY REIC	-	58,075	2	60,174	-	-
NOVAL SA	-	140	_	-	-	-
NOVOMETAL DOO	169	-	-	622	-	-
SIDEBALK STEEL DOO	2,484,417	-	215,824	-	-	-
STEELMET PROPERTIES	, ,	202.467	,	41 700		
SA	-	202,467	-	41,790	-	-
STEELMET SA	-	2,359,223	-	563,753	-	-
STOMANA IDUSTRY SA	17,291,933	12,409,663	18,938,919	2,502,061	-	-
SYMETAL SA	2,945	193	-	40	-	-
TEKA SYSTEMS SA	-	537,056	-	225,726	-	128,713
TEPRO METAL AG	-	5,400	-	-	-	-
TEPROMKC GMBH	-	3,800	-	3,298	-	-
VET SA	38	-	-	-	-	-
VIANATT SA	-	-	4,353	-	-	-
VIEXAL SA	-	353,629	-	21,330	-	-
VITRUVIT SA	6,099	726,378	686	126,592	-	12,621
Total	158,134,895	231,972,182	74,703,884	93,856,695	7,960	1,013,232

Remuneration of Management and Board Members

The Remuneration of Management and the Board Members are presented at the following table:

Amounts in Euro	2019	2018
Remuneration of Management and Board	539,750	562,149
Members included in the employee benefits	559,750	502,149

III. Branches

The Company has the following branches:

- NR Thessaloniki- Veroia 11km, 57008 Diavata- Manufacturing Plant.
- 96 Kifisou, 12241 Egaleo Branch
- 33 Amarousiou Chalandriou, 15125 Marousi Offices.
- NR Athens Korinthos 17km, 19300 Aspropyrgos Branch.
- Tsigeli Position Gate A, 37100 Almyros- Branch.
- Tsigeli Position Gate B, 37100 Almyros- Branch.
- Tsigeli Position, 37100 Almyros- Branch.

The main activity of the plant on the NR Thessaloniki Veroia is the production and trading of steel products.

IV. Evolution and Performance of the Company

In 2019 the Company's turnover amounted to 344 969 thousand euros compared to 389 066 thousand euros in 2018, presenting an 11.3% drop. This decrease is mainly attributed to the deceleration of the European industrial production and to the increasing trade protectionism that affected negatively the international trade and contributed to the fall in demand of the steel products, including the wire rod as well as the semi-finished products. The results before tax amounted to (6 292) thousand euros of losses for 2019 compared to 8 651 thousand euros of profit for 2018.

The administration and distribution expenses of the Company amounted to 32 495 thousand euros in 2019 compared to 28 111 thousand euros in 2018, while the financial results for the year amounted to (8 379) thousand euros compared to (10 792) euros in 2018.

Ratios and Alternative Performance Measure Indexes

The Company's Management has adopted, monitors and reports internal and external Ratios and Alternative Performance Measurement Indexes. These indicators provide a comparable picture of the Company's performance and are the basis for decision-making for the management.

Liquidity: It is indicative of current liabilities coverage by current receivables and it is calculated from the ratio of current assets to short-term liabilities. The figures derive from the Statement of Financial Position. For the years 2019 and 2018 the ratio is as follows:

	31.12.2019	31.12.2018
Current Assets / Short-term Liabilities	0.73	0.91

Gearing: Constitutes an indication of leverage and is calculated by the ratio of equity to loans. Amounts are used as presented in the Statement of Financial Position. For 2019 and 2018 is as follows:

	31.12.2019	31.12.2018
Equity / Total Borrowing *	0.06	0.09

*Total Borrowing: They form the total of the short-term and long-term bond and bank loans, of the factoring with right of recourse, as well as the short-term and long-term leasing liabilities.

Return on Capital employed: Constitutes a measurement of the return on equity and loans invested capital and is measured by the ratio of the operating result to the equity plus borrowed funds. Amounts are used as presented in the Income Statement and in the Statement of Financial Position. For the years 2019 and 2018 the ratio was as follows:

	31.12.2019	31.12.2018
Operating Result / (Equity + Total Borrowing*)	0.81%	7.34%

Profitability:

	2019	2018
Gross Profit Margin (Gross Profit / Sales)	4.85%	8.80%
Net Profit Margin (Net Profit / Sales)	(1.64%)	1.90%
EBITDA**	10 563 403	26 708 303
EBITDA Margin** (EBITDA / Sales)	3.06%	6.86%

****EBITDA:** Constitutes the Company's profitability index before taxes, financial expenses, depreciation and amortization. It is calculated by adjusting depreciation in operating profit as it is reported in the income statement.

Amounts in Euro	2019	2018
Operating profit / (loss)	2 087 133	19 442 956
Adjustments for:		
+ Depreciation of tangible fixed assets	7 465 267	7 066 546
+ Depreciation of Investment Property	139 240	139 240
+ Depreciation of right of use assets	925 997	-
+ Amortization of intangible assets	71 263	59 561
- Amortization of grants	(125 497)	-
EBITDA**	10 563 403	26 708 303

V. Non-financial information

Business Model

The Company is active in the steel industry, manufacturing and trading of steel products, currently one of the largest Greek steel manufacturing industries, with a leading position in Greece as well as in Southeastern Europe.

SIDENOR's business model aims to create value for all stakeholders, such as shareholders, customers, employees, suppliers and the community at large.

Critical collaborations Main activities Creating value / Client categories utility Our products contribute to the construction of Suppliers of high-Technical Manufacturing, Buildings, companies quality raw materials Mechanical and Processing and Quality Assurance Construction Industrial Trading of Steel companies Bodies Applications as Products. Merchants Research centers and well as to the Public Sector and organisations Transport, Special partners in the Institutions. Shipbuilding, implementation of Mining and Energy projects. sectors. Important Communication resources Channels Sector exhibitions A productive unit Sign up for lists of of steel works in approved suppliers. Greece High-quality mechanical equipment Specialised and experienced staff. Competitive advantages Cost structure Revenue structure Innovation and technological excellence. \rightarrow Exporting activity in over 20 **n** Maintenance of infrastructure Sales of steel countries. and equipment of production ISO 9001, ISO 14001, OHSAS products. 18001 management systems facilities. Internationally recorded trademark Product and plant SIDENOR. certifications. Customer-centric philosophy Strict steel production standards .

Sustainable Development Issues Management – Policies and Systems

The Company has mechanisms and processes for the emergence and management of sustainable development issues with emphasis on safe work, respect for the environment and society while focusing on its economic and sustainable operation. The commitment of Management and the Responsible Management Issues Framework are reflected in the SIDENOR Policy of Sustainable Development.

SUSTAINABLE DEVELOPMENT POLICY (extract)

SIDENOR's Sustainable Development Policy is in agreement with the Company's principles, accountability, integrity, transparency, efficiency and innovation and is determined by the Management, which is committed to the following:

- the implementation of the Policy at all levels and fields of activity of the Company.
- the strict abidance with the existing legislation and the full implementation of the standards, policies, internal instructions and related procedures applied by the Company, as well as other requirements resulting from voluntary agreements, endorsed and accepted by SIDENOR.
- the open, two-way communication with stakeholders in order to recognize and record their needs and aspirations.
- the provision of a healthy and safe working environment for human resources, partners and every visitor.
- the protection of human rights and the provision of a working environment for equal opportunities, without any discrimination.
- the open communication, with transparency, for the Company's stakeholders.
- the continuous effort to reduce the environmental footprint through the implementation of responsible actions and prevention measures in accordance with the Best Available Techniques.
- the cooperation and support of the local society, with the aim of contributing to the sustainable development of the local areas in which it operates.
- the constant pursuit of creating added value for stakeholders.

SIDENOR, in order to strengthen its Sustainable Development operation, has established specific policies and implements appropriate management systems and processes that support responsible operation and determine how the Company's objectives are achieved. In particular, SIDENOR has, among other things, has established and implements the following policies and codes:

- Internal Rules of Operation
- Sustainable Development Policy
- Health and Safety Policy at Work
- Environmental Policy
- Human Resource and Human Rights Policy
- Quality Policy
- Code of Ethics and Business Ethics

The Company's integrated management is carried out through the Management Systems it implements. In particular, SIDENOR applies the following certified systems:

- Quality Management System, according to ISO 9001 standard.
- Environmental Management System, according to ISO 14001 standard.
- Occupational Health and Safety System, in accordance with OHSAS 18001 standard.

The following sections present the results of policies and procedures implemented by SIDENOR, quoting relevant environmental and social performance reports (presentation of relevant non-financial indicators).

Labor Issues

The Company invests in its human resources as it has recognized the human factor's contribution to its successful course and the achievement of its business goals. SIDENOR's main concern is to ensure optimal working conditions and fair reward, with respect for human rights, diversity and equal opportunities for all employees. SIDENOR's human resources policies and initiatives are designed to effectively attract, develop and maintain employees. Constantly oriented to human values, the Company seeks to apply responsible work practices, focusing on important issues such as:

- ensuring the health and safety of employees and their associates
- preserving jobs
- providing equal opportunities for all employees
- applying objective assessment systems
- providing continuous education and training of employees
- providing additional benefits.

Labor Indicators

	2019	2018
Number of employees	341	319
Workers' Mobility (Turnover)	3.51%	5.30%
% of women in total human resources	11.70%	10.66%

Turnover rate: percentage of employees leaving (for reasons of resignation, dismissal, retirement, etc.) of the Company's total human resources.

Policy and related payment and benefits systems have been developed to attract, employ and retain experienced staff with the necessary skills and abilities that led to the optimization of individual but also overall performance. The remuneration of each employee reflects the educational background, experience, responsibility, but also the value / weight of the position in the labor market. Additionally, in the context of employee reward and satisfaction, the Company offers a number of additional benefits.

Equal opportunities and respect of human rights

With respect for human rights and with responsibility towards its people, the Company implements a human resources management policy with a view to providing equal opportunities without discrimination based on gender, nationality, religion, age and educational level. SIDENOR is opposed to child labor and condemns all forms of forced and compulsory labor. Additionally, SIDENOR condemns and prevents the development of behaviors that could lead to discrimination, unequal behavior, intimidation or moral harassment, gesture and verbal or physical threat.

As a result of the policies, procedures and control mechanisms in place, during 2019, as in previous years, no cases of child labor or forced labor have been detected and no human rights violation has occurred.

Health and Safety at work

With particular respect for the protection of human life, SIDENOR has set as a priority the design of measures for the anticipation and prevention of accidents. Commitment of Management in this field is reflected in the Health and Safety Policy (H & S) established and implemented by the Company. The Company complies with relevant legislation and regulations on working conditions and occupational health and safety, and focuses on the implementation of preventive measures and actions to avoid occupational incidents. SIDENOR implements a certified Occupational Health and Safety Management System (OHSAS 18001), which implements targeted H & S programs for the continuous improvement of the Company in this field. The Company attaches great importance to the training and participation of its employees in related matters. To monitor and evaluate performance in the field of H & S at work, the Company uses internationally applicable and measurable indicators

Health and Safety Indices

	2019	2018	2017
Event Frequency Index (LTIR)	12.48	10.80	4
Incident severity index (SR)	269.28	248.30	92.07
Fatal events	-	-	-

LTIR: Lost time incident rate (number of security incidents / incidents with a full-time absence of work per 10^6 working hours)

SR: Severity rate (number of days of absence per 10⁶ hours of work)

Social Issues

The Company seeks to have a positive and productive interaction with the social environment in which it operates, contribute to the country's overall economic development and benefit local communities through job creation (priority the local area) and business opportunities (we seek cooperation with local suppliers wherever possible). SIDENOR supports organizations, associations and associations on a yearly basis through a variety of sponsorship activities.

Through its activity, SIDENOR produces multiple benefits for the community. In addition to the payment of wages and other benefits to its employees, the relevant taxes and contributions are paid to the state, continuous investments and payments are made to the cooperating suppliers of materials and services. In this way, the overall positive impact of the Company on local as well as on wider society is important.

Anti-corruption and bribery issues

SIDENOR implements an integrated corporate governance framework that aims to ensure the company's transparent, sound and efficient management, which in the long run leads to business and economic growth. The SIDENOR Code of Conduct, the Code of Ethics and Business Ethics, reflect the Company's commitment and position on transparency, anti-corruption and bribery. A Company's recent policy, recently issued, is the Business Ethics and Anti-Corruption Policy.

The Company opposes to any form of corruption and undertakes to operate in an ethical and responsible manner. Although the risk of corruption is low, the Company takes all necessary measures to control and identify possible incidents. As a result of the Company's policies and practices, in 2019, as in previous years, no corruption / bribery incident has occurred.

Environmental issues

The protection of the environment is high on the Company's priorities. With a view to an integrated approach to environmental protection, the Company has set up the appropriate infrastructure and follows systematic environmental management. SIDENOR's commitment in this field is reflected in the environmental policy it has established and follows, and is translated into practice through the implementation of a certified Environmental Management System (ISO 14001) and coordinated programs and actions (e.g. energy saving actions, waste management, reduction of air emissions, etc.), which is being implemented and which aim at the continuous improvement of the Company's performance in this field.

	2019	2018
Specific emissions of CO2 (kg/tn of product)	896	895
Specific water consumption (m ³ /tn of product)	2.71	2.61

Responsible supply chain management

SIDENOR selects and manages its suppliers responsibly. Suppliers are an important group of stakeholders, as raw materials and other materials, equipment and services are essential components of product development. As a recipient of products and services, the Company is responsive to its obligations and is committed to positively influence the supply chain.

The Company's procurement policy follows the policy of strengthening the local economy by offering business opportunities and employment to local suppliers. In the process of evaluating and selecting suppliers, the criterion of locality is considered positively.

Non-financial risks and remedies

The Company operates in an economic and social environment characterized by various risks, financial and non-financial. In this context, it has established procedures for controlling and managing both financial risks and non-financial risks. The main categories of non-financial risks for the Company are the environmental risks and risks associated with H&S at work. The management of these risks is of great importance by the Management of the Company as they involve the risk of directly or indirectly affecting the smooth operation of the Company. The Company's internal rules of operation clearly describe the risk areas and include specific procedures developed under the Prevention Authority for the management of H & S and environmental issues.

Additionally, within the framework of the certified Management Systems implemented by the Company, an assessment is made on an annual basis for the relevant risks. In order to reduce the probability and the significance of the risks in these areas, the Company takes preventive measures, plans and implements specific programs and actions and monitors its performance through relevant indicators (quality, environment, health and safety at work) has set.

Note:

The non-financial indicators presented in this report are in line with the Global Reporting Initiative (GRI Standards) Guidelines for Sustainability Reporting Guidelines. The selection of these indicators was based on their relevance to the Company's activities.

VI. Main Risks

The Company through the use of its financial instruments is exposed to credit risk, liquidity risk and market risk. This note provides information on the Company's exposure to each of the above risks, the Company's objectives, its policies and procedures for risk measurement and management, and the Company's capital management. More figures for these disclosures are included in the full range of the consolidated financial statements.

The Company's risk management policies are applied to identify and analyze the risks faced by the Company and to set risk-taking limits and to apply controls on them. Risk management policies and related systems are reviewed periodically to incorporate changes observed in market conditions and the Company's activities

The oversight of compliance with risk management policies and procedures is entrusted to the Internal Audit Department, which carries out regular and extraordinary audits on the implementation of procedures, the findings of which are communicated to the Board of Directors.

Foreign Exchange Risk

The Company operates in Europe, and consequently the greater part of its transactions is carried out in Euros. However, part of the Company's purchases is denominated in US Dollar.

Interest on loans is in a currency that does not differ from that of the cash flows arising from the Company's operating activities (euro).

The Company's investments in other subsidiaries are not hedged because these foreign exchange positions are considered to be of a long-term nature and have been realized mainly in euro.

Risk of products' price fluctuation

The purpose of risk management against market conditions is to audit the Company's exposure to those risks, within the framework of acceptable parameters while optimizing results.

The main market risk lays on the risk of fluctuations in the prices of raw materials (scrap), which determine to a great extent the final price of the products. Company's policy is to record inventories at the lowest value between acquisition cost and net realizable value. In periods of price fluctuation, results are affected by the depreciation of the value of inventory. The Company makes use of hedging instruments by using derivative financial products where available.

Investments

Investments are classified by the Company based on the purpose for which they were acquired.

Management decides on the suitable classification of the investment at the time of acquisition. It also estimates that there will be no effect of default on these investments.

Interest rate risk

The Company finances its investments and its working capital requirements through bank and bond loans, which result in interest expense that encumbers its financial results. Upward trends in interest rates will have adverse effects on results, as the Company will incur additional cost of debt.

Interest rate risk is mitigated, as part of the Company's loans is subject to fixed interest rates, either directly or indirectly through the use of financial instruments (interest rates Swaps).

Guarantees

The policy of the Company is not to provide guarantees, except only to subsidiaries or affiliated companies and then only by decision of the Board of Directors.

Capital Management

The policy of the Board of Directors consists of the preservation of a solid capital base, in order to maintain investor, creditor and market confidence in the Company and to allow the future expansion of its activities. The Board of Directors monitors the return on capital, which is defined by the Company as the net results divided by the total net position, excluding non-convertible preferred shares. The Board of Directors also monitors the level of dividends paid to the holders of common shares.

The Board of Directors tries to maintain a balance between, on the one hand, higher returns which would have been possible under higher borrowing levels and, on the other hand, the advantages associated with the security that a strong and healthy capital position would provide.

		31.12.2019	31.12.2018
Debt Ratio	Non-current Liabilities	0.91	0.89
Debt Ratio	Non-current Liabilities + Total Equity	0.91	0.89
		31.12.2019	31.12.2018
Index of Assets'	Total Equity	6.54%	10.21%

The leverage ratios as of 31st December for the years 2019 and 2018 were as follows:

Total non-current assets

	31.12.2019	31.12.2018
Total borrowing	243 394 366	243 170 725
Minus:		
Cash and Cash equivalents	(1 123 298)	(2 636 347)
Net borrowing	242 271 068	240 534 378
Total Equity	15 543 581	21 570 281
Total capital employed	257 814 649	262 104 659
Leverage rate	94%	92%

The Company does not have a specific own share buyback plan.

No changes occurred insofar at the approach adopted by the Company in relation to capital management during the fiscal period reported.

Fair value estimation

Financing

The fair value of financial instruments traded in active markets (stock exchanges) (such as derivatives, shares, bonds and mutual funds) is based on quoted market prices at the balance sheet date. The offer price is used for financial assets, while the bid price is used for financial liabilities.

The fair value of financial instruments that are not traded in an active market is determined by using valuation techniques and assumptions that are based on market conditions existing at each balance sheet date.

The nominal value less impairment provision of trade receivables is assumed to approximate their fair value. The fair value of financial liabilities for disclosure purposes is estimated by the present value of the discounted future cash flows of specific contracts at the current market interest rate prices that is available to the Company for similar financial instruments.

Risks of macroeconomic environment

The Company has evaluated possible consequences on the financial risks' management due to the macroeconomic conditions of the markets it is active in.

The macroeconomic and financial environment of Greece presents signs of improvement, but certain insecurities continue to exist. Management continuously assesses the likely impact of any changes in the macroeconomic and financial environment in Greece so as to ensure that all necessary actions and measures are taken to minimize any impact on the Company's activities. Management is not in a position to accurately predict possible developments in the Greek economy, but based on its assessment, it has concluded that no significant additional impairment provisions are required for the Company's financial and non-financial assets as at 31 December 2019.

SIDENOR's strong customer base outside of Greece minimizes the liquidity risk that can derive from the uncertainty of Greece's economic environment.

United Kingdom's exit from the European Union, will not affect the Company as the relevant sales amounted to 0.89% percentage for 2019. Consequently, the currency fluctuations due to BREXIT will not impact the Company's operation.

Concerning the imposition of duties on USA steel imports, the Company closely follows the developments. However, the Company will not be affected, as it does not have sale operations in the USA.

With regards to the devaluation of the Turkish lira, the Company keeps track of the developments as this strengthens the competitiveness of the Turkish companies with export character, due to reduced production cost. The Company does not have sale operations in Turkey.

SIDENOR closely and continuously monitors developments both internationally and domestically and adapts its business strategies and risk management policies in a timely manner to minimize the impact of macroeconomic conditions on its operations.

Liquidity Risk

The above developments as well as the instability of the Greek banking sector create an uncertain financial situation in Greece which may affect the Company's liquidity.

The largest part of the borrowing relates to long-term loans whose average maturity is around 4 years. Additionally, the fact that the Company exports most of its output significantly offsets the current situation in Greece.

The financing of the Company comes mainly from Greek financial institutions.

The approach adopted by the Company for liquidity management is to ensure, by holding the absolutely necessary cash and sufficient credit limits from the cooperating banks, that it will have liquidity to meet its obligations when they expire under normal and difficult conditions without incurring unacceptable damage or jeopardizing its reputation. At the same time, in order to avoid liquidity risks, the Company carries out a provision for cash flows for a period of one year when the annual budget is drawn up, and a monthly rolling three-month forecast to ensure that it has enough assets to meet its operational needs.

The Company has direct access to sources of finance and historically refinances its short-term borrowings. The Company believes that the refinancing of its short-term borrowing will continue in the future as in the past if deemed necessary.

The Company continues to maintain the "going concern principle" in the preparation of the financial statements for the year ended 31 December 2019.

Credit rating at cash and cash equivalents

	31.12.2019	31.12.2018
Aa3	1 626	29 836
Caal	957 629	2 601 157
Caa2	158 569	0
Total	1 117 824	2 630 993

Operational Risks

Developments that could negatively affect the Greek economy are beyond the control of the Company and Management is not in a position to forecast or foresee any potential impact thereof. Nevertheless, the Company's management, taking into account its export character, which is strengthened by the modern production facilities it holds in Greece, constantly assesses the situation and its possible consequences and takes all the necessary and effective measures and actions on time minimizing any impact on its activities.

Credit Risk

Credit risk is the risk of loss to the Company in the event that a customer or third party in a financial instrument transaction fails to meet its contractual obligations and is primarily related to customer receivables. Credit risk exists also in cash and cash equivalents, in investments and financial derivative contracts.

The Company's exposure to credit risk is mainly affected by the characteristics of each client. Demographics of the Company's customer base, including the default risk of the particular market and the country in which customers operate, have less impact on credit risk as there is no geographical concentration of credit risk. The Board of Directors has set a credit policy based on which each new client is examined on an individual basis for its creditworthiness before the usual payment terms are proposed. Credit limits are defined for each customer, which are reviewed according to current conditions and adjusted, if necessary, the terms of sales and receipts. Customer credit limits are generally determined on the basis of the insurance limits received for them by insurance companies, and then claims are insured against these limits.

In monitoring the credit risk of customers, customers are grouped according to their credit characteristics, the maturity characteristics of their receivables and any past receivables issues that they have occurred. Customers and other receivables include mainly wholesalers of the Company. Clients classified as "high risk" are placed in a special customer account and future sales must be pre-paid. Depending on the client's background and status, the Company seeks, where possible, interest or other collateral (e.g. letters of guarantee) to secure its claims.

The Company recognizes an impairment provision that represents the measurement of losses and expected losses for losses in relation to customers, other receivables and investments in debt securities. This provision mainly consists of impairment losses on specific receivables and is estimated on the basis of the conditions that they will be realized but not yet finalized, as well as from the provision for the expected credit losses according to the Company's study adopted for the application of IFRS 9.

Cash and cash equivalents are also considered to be items of high credit risk, as current macroeconomic conditions in Greece exercise significant pressure on domestic banks.

VII. Evolution of Activities for 2020

The developments during 2020 preserve the macroeconomic and financial environment in the country volatile and the return to economic stability depends to a large extent on the actions and decisions of domestic and abroad institutions.

The economic uncertainty of the country's economic environment constitutes a major risk factor where any adverse developments may negatively affect primarily domestic activities and their financial situation. The management of SIDENOR STEEL PRODUCTS MANUFACTURING COMPANY S.A., as a member of the SIDENOR Group, taking into account its export character, strengthened by its modern production facilities in Thessaloniki, Greece, continuously assesses the situation and takes all necessary and possible measures to minimize any impact.

Finally, safety in the workplace, environmental protection, harmonious co-existence with the local community and ongoing staff training continue to constitute non-negotiable goals, inextricably linked to the operation of the company.

VIII. Subsequent events after 31 December 2019

In December 2019 at China the COVID-19 virus appeared, which rapidly transmitted globally, resulting in the World Health Organization declaring the COVID-19 outbreak as a pandemic on 11 March 2020.

Responding to the possible serious threat that the virus presents to the public health, the Greek Authorities as well as the majority of the governing authorities around the globe, moved to social and economic activities restriction, so as to prevent the rapid spread of the virus that include among other, restrictions in the cross-borders transportation of people, in the entrance of foreign visitors, the closing of educational institutions, restaurants, shopping stores (excluding the food stores), entertainment and exercise centers and the under-conditions curfew. Part of these restrictions are still in force.

The virus spread and the aforementioned restricting measures, marked a series of negative conditions for the world economy. The wide economic consequences of these events include:

- Disruption in business at a global level with heavy impact on supply chains.
- Suspension in operation of business in certain sectors as well as businesses that heavily rely
 on foreign markets. The areas affected include trade and transports, travels and tourism,
 entertainments, constructions, retail trade, education and others.
- Significant drop in demand for non-essential goods and services.
- Rise in the economic uncertainty, reflected in unstable prices and foreign exchange rates and the sharp decrease in the stock exchange rates globally.

In order to face the crisis in a financial level, the Greek Government with Legislative Acts, has moved to the provision of support measures for the companies affected. According to the Business Activity Codes, the Company is included in the affected businesses and can, if deemed necessary, make use of the measures for the companies' support, established by the Government.

The Company, which based on its multi-year experience, has been proven able to face and adapt timely to the new market conditions during the pandemic outbreak, continues smoothly its operations, remaining competitive in the new demanding environment not only by preserving but also by strengthening its long-time collaborations with its customers and suppliers.

Therefore, and despite the uncertainty, the Management believes that – even in the worst-case scenarios – the Company is able to withstand the crisis challenges for the following reasons:

- It has maintained the cash equivalents at the same level as of 31 December2019.
- There are credit lines available that can be used in case considered necessary.
- There is no precarious situation under the Management's knowledge at this time.
- The crisis has not affected significantly the supply chain of the Company, allowing the Company to preserve a satisfactory level of stock so as to respond to the current demand, while no important issues are expected to rise in the following months.

Expecting that the special conditions shapes will affect the market's operation throughout 2020, the Management appreciates that the negative impact in sales will revolve around -6% in an annual basis compared to the previous year figures.

The total impact in Company's figures will depend on the spread of the virus and the duration of the pandemic and also from the more general conditions in the economy as a whole.

With the current conditions, the uncertainty and the new business environment shaped after the crisis, the Company has set as first priority the shielding of its liquidity and financial position and also the maintenance of its operational results in a satisfactory level.

In the context of further shielding of its liquidity, the Company by adopting part of the Greek Government's support measures, submitted a request to the bondholders of its Bond Loans of suspension of the bond's capital (installments) with simultaneous transfer of the maturity date of the bond loans repayment program by nine (9) months. The Company received the consent of the Bondholders for maturity date extension of its 27 June 2020 bonds for nine (9) months, namely until 27 March 2021 and expects their consent for the rest of the repayment program.

Athens, 15 July 2020

The Vice-Chairman of the BoD

Athanasios I. Athanasopoulos ID No X 556803

Independent Auditor's Report (Translated from the original in Greek)

To the Shareholders of SIDENOR STEEL INDUSTRY S.A. Report on the Audit of the Financial Statements

Opinion

We have audited the accompanying Financial Statements of SIDENOR STEEL INDUSTRY S.A. (the "Company") which comprise the Statement of Financial Position as at 31 December 2019, the Statements of Comprehensive Income and Changes in Equity and Cash Flows for the year then ended, and notes, comprising a summary of significant accounting policies and other explanatory information.

In our opinion, the accompanying Financial Statements present fairly, in all material respects, the financial position of SIDENOR STEEL INDUSTRY S.A. as at 31 December 2019 and its financial performance and its cash flows for the year then ended, in accordance with the International Accounting Standards, as adopted by the European Union

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs), which have been incorporated in Greek legislation. Our responsibilities under those standards are further described in the Auditors' Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' *Code of Ethics for Professional Accountants*, which has been incorporated in Greek legislation, and the ethical requirements that are relevant to the audit of the financial statements in Greece and we have fulfilled our ethical responsibilities in accordance with the requirements of the applicable legislation and the aforementioned Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Other Matter

The Financial Statements of the Company for the prior year ended 31 December 2018 were audited by another Audit Firm, for which the Certified Auditor issued an audit report on 24th June 2019 expressing an unmodified opinion..

Responsibilities of Management for the Financial Statements

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

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Auditor's Responsibilities for the Audit of the Financial Statements

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

As part of an audit in accordance with ISAs, which have been incorporated in Greek legislation, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

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

We communicate with Management regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

Report on Other Legal and Regulatory Requirements

Taking into consideration that Management is responsible for the preparation of the Board of Directors' Report, pursuant to the provisions of paragraph 5 of Article 2 (part B) of Law 4336/2015, we note that:

- a) In our opinion, the Board of Directors' Report has been prepared in accordance with the applicable legal requirements of Article 150 of L. 4548/2018 and its contents correspond with the accompanying Financial Statements for the year ended 31 December 2019.
- b) Based on the knowledge acquired during our audit, relating to SIDENOR STEEL INDUSTRY S.A. and its environment, we have not identified any material misstatements in the Board of Directors'

Athens, 28th July 2020

KPMG Certified Auditors S.A. AM SOEL 114

Alexandros Petros Veldekis, Certified Auditor Accountant AM SOEL 26141

Annual Financial Statement Of the year from 1st January 2019 until 31st December 2019 According to the International Financial Reporting Standards ("I.F.R.S.")

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Statement of Financial Position

Amounts in Euro		31.12.2019	31.12.2018
ASSETS			
Non-current assets			
Property, plant and equipment	16	66,921,019	70,084,282
Rights of use assets	17	4,066,574	-
Intangible assets and goodwill	18	212,157	152,556
Investments property	19	1,268,639	1,407,879
Investments in Viohalco subsidiaries	20	134,427,937	108,661,520
investments in Viohalco associates	21	8,443,141	8,403,368
Other investments	22	156,503	1,436,521
Deferred tax assets	12	6,699,879	5,464,604
Other non-current receivables	14	15,635,752	15,640,166
Total non-current assets	_	237,831,601	211,250,895
Current assets			
Inventories	13	38,968,703	41,781,337
Trade and other receivables	14	106,356,051	149,349,209
Contract assets		-	418,752
Cash and cash equivalents	15	1,123,298	2,636,347
Total current assets	_	146,448,052	194,185,645
Total assets	_	384,279,653	405,436,540
EQUITY			
Share Capital	23	7,337,589	7,337,589
Share premium	23	40,100,692	40,100,692
Other reserves	23	7,914,566	7,914,566
Retained Earnings/(losses)	25	(39,809,266)	(33,782,566)
Total Equity		15,543,581	21,570,281
LIABILITIES			
Non-Current Liabilities Loans and Borrowings	24	160,200,000	167,800,000
Lease liabilities	24	3,302,680	107,800,000
	11		-
Employee benefits	11	3,306,523	2,811,217
Grants	26	-	125,497
Other non-current liabilities	25	-	831,183
Fotal non-current liabilities	_	166,809,203	171,567,897
Current liabilities			
Frade and other payables	25	121,348,724	135,281,397
Contract liabilities	7	194,450	1,646,241
Current tax liabilities		492,009	-
Loans and Borrowings	24	79,035,708	75,370,725
Lease liabilities	_	855,978	-
Total current liabilities	_	201,926,869	212,298,362
Total liabilities	_	368,736,072	383,866,259
Total equity and liabilities		384,279,653	405,436,540

The notes of pages 7 to 40 are integral part of these financial statements.

Statement of Comprehensive Income

Amounts in Euro		2019	2018
Revenue	7	344,969,075	389,065,935
Cost of Sales	9	(328,235,793)	(354,822,798)
Gross Profit		16,733,282	34,243,137
Other income	8	18,110,759	13,310,433
Distribution expenses	9	(17,281,339)	(16,078,274)
Administration expenses	9	(15,213,843)	(12,032,340)
Other expenses	8	(261,726)	-
Operating expenses		2,087,133	19,442,956
Finance income	10	39,544	16,390
Finance expenses	10	(11,453,416)	(10,868,861)
Income from dividends	28	3,034,727	60,364
Net financial result		(8,379,145)	(10,792,107)
Profit/(loss) before tax		(6,292,012)	8,650,849
Income tax	12	628,558	(1,277,758)
Profit/(loss) after tax		(5,663,454)	7,373,091
Other Comprehensive that will never be reclassified to profit or loss			
Remeasurements of defined benefit liability	11	(477,956)	(446,659)
Related tax	12	114,710	111,665
Total other comprehensive income after taxes		(363,246)	(334,994)
Total comprehensive income after taxes		(6,026,700)	7,038,097

The notes of pages 7 to 40 are integral part of these financial statements.

Statement of Changes in Equity

Amount in Euro	Share Capital	Share Premium	Other reserves	Retained Earnings	Total Equity
Balance as of 1 st of January 2018	7,337,589	40,100,692	7,914,566	(37,432,698)	17,920,149
Change in accounting principle (IFRS 9)	-	-	-	(3,387,965)	(3,387,965)
Adjusted Balance 1 st January 2018	7,337,589	40,100,692	7,914,566	(40,820,663)	14,532,184
Profit/(loss) that was recognised directly in equity	-	-	-	(334,994)	(334,994)
Net profit of the period			-	7,373,091	7,373,091
Total comprehensive income	-	-	-	7,038,097	7,038,097
Balance as of 31 st December 2018	7,337,589	40,100,692	7,914,566	(33,782,566)	21,570,281
Balance as of 1 st January 2019	7,337,589	40,100,692	7,914,566	(33,782,566)	21,570,281
Profit/(loss) that was recognised directly in equity	-	-	-	(363,246)	(363,246)
Net profit/(loss) of the period			-	(5,663,454)	(5,663,454)
Total comprehensive income	-	-	-	(6,026,700)	(6,026,700)
Balance as of 31 st December 2019	7,337,589	40,100,692	7,914,566	(39,809,266)	15,543,581

The notes of pages 7 to 40 are integral part of these financial statements.

Cash Flows Statement

Amount in Euro		2019	2018
Cash flows from operating activities			
Profit/(loss) after taxes		(5,663,454)	7,373,091
Adjustments for:			
Income tax	12	(628,558)	1,277,758
Depreciation of tangible assets	16	7,465,267	7,066,546
Depreciation of Investment property	19	139,240	139,240
Depreciation of right of use assets	17	925,997	-
Amortisation of intangible assets	18	71,263	59,561
Amortisation of grants	26	(125,497)	-
Net financial cost	10,29	8,379,145	10,792,107
Losses from write off of property plant and equipment		4,186	96,048
(Profit)/Loss from sale of investments	8	(6,607,332)	(7,646,487)
(Profit)/Loss from sale of tangible assets	8	(20,667)	(302,220)
(Gains)/Losses from foreign exchange differences		(133,815)	(130,531)
(Reversal) of Impairment of receivables	8	(1,241,273)	-
		2,564,502	18,725,113
Variations in working capital:)	-, -, -
Decrease / (Increase) in inventory		2,812,634	2,377,307
Decrease / (Increase) in receivables		37,659,918	(31,907,994)
Decrease / (Increase) in contract assets		418,752	(407,588)
(Decrease) / Increase in liabilities (excluding banks)		(14,589,045)	19,657,157
Decrease / (Increase) in contract liabilities		(1,451,791)	1,567,551
(Decrease) / Increase in defined benefit obligation		17,350	27,253
Reversal of provisions		(115,851)	(205,162)
		24,751,967	(8,891,476)
Interest paid		(11,446,035)	(11,367,271)
Net cash flows from operating activities		15,870,435	(1,533,634)
Cash flows from investment activities			
Purchase of tangible assets	16	(4,325,513)	(1,707,051)
Purchase of intangible assets	18	(130,864)	(7,372)
Proceeds from sales of fixed assets		39,990	399,120
Proceeds from sales of investments		9,681,476	9,215,180
Dividends received		3,168,555	60,364
Acquisition of investments (subsidiaries and associates of	20.21		
Viohalco)	20,21	(100,316)	(10,558)
Interests received		39,544	16,390
(Increase in participation)/share capital decrease in	20	(27,500,000)	
subsidiaries, associates and joint-ventures	20	(27,300,000)	-
Net cash flows from investment activities		(19,127,128)	7,966,073
Cash flows from financing activities			
Loans received		9,575,220	1,514,184
Loans settlement		(7,000,000)	(9,575,322)
Payment of lease liabilities		(831,576)	
Net cash flows from financing activities		1,743,644	(8,061,138)
Net (decrease) in cash and cash equivalents		(1,513,049)	(1,628,699)
Cash and cash equivalents on 1^{st} of January	15	2,636,347	4,265,046
	15	2,030,347	4,203,040
Cash and cash equivalents on 31 st December		1,123,298	2,636,347
		_,,	_,,

The notes of pages 7 to 40 are integral part of these financial statements.

Notes on Financial Statements

1 General Information

SIDENOR STEEL PRODUCTS MANUFACTURING COMPANY S.A. (hereafter "Sidenor" or "Company") was set up and headquarters in the Prefecture of Attiki, in the Municipality of Athens, 2-4 Mesogeion Street. The Company's website address is *http://sidenorsteelindustry.vionet.gr*.

The Company's duration is set until 31st December 2200 and is recorded at the Societe Anonyme' Register with the number 7497/01/B/86/164(02) and at the Hellenic Business Registry with registry number 869901000.

The Company operates in Greece and in the broader region of the Balkans and Europe and is a subsidiary of VIOHALCO S.A. which is a listed company at the Euronext Stock Exchange of Brussels and the Athens Stock Exchange. The Company's financial statements are included in the consolidated financial statements of the parent company VIOHALCO S.A. The main activities of the Company are the industrial manufacturing and trade of iron and steel products.

The Financial Statements have been approved for publication by the Company's Board of Directors on 15 July 2020 and are subject to approval by the Regular General Assembly that will convene on 30 July 2020. The Financial Statements are available at the Company's website.

2 Basis of preparation of the financial statement

2.1 Compliance statement

The Company's Financial Statements have been composed according to the International Financial Reporting Standards (IFRS), the International Accounting Standards (IAS) as well as the interpretations of the above, as adopted by the European Union based on the going concern principle.

2.2 Measurement basis

The Financial Statements have been composed according to the historical cost principle apart from the evaluation of certain financial elements of assets and liabilities and the retirement programs of determined benefits that are measured on fair value.

2.3 Functional and presentation currency

Items included in the Consolidated Financial Statements of the Group's subsidiaries are recorded and presented using the currency of the country in which the Company operates, that is their functional currency. The Consolidated Financial Statements are presented in euros (\in), the Company's functional currency.

2.4 Use of estimates and assumptions

The preparation of financial statements according to the IFRs, requires the conduct of estimates and the adoption of assumptions from the Management, that could affect the assets' and liabilities' balances, as well as the expenses' and incomes' amounts. The real results could differ from the above estimates. However, based on the Management's evaluation, no further impairment provisions for the Company's financial and non-financial assets on 31st December 2019, are required.

The estimates and the relevant assumptions are re-evaluated at regular intervals. Deviations derived from the accounting estimates are recognized at the period in which they are re-evaluated, if they concern only the current period, or if they also concern future periods the deviations affect the current and the future periods.

The accounting estimates used by Management at the implementation of the accounting policies, that are expected to have significant impact on the Company's Financial Statements are the following:

- The useful lives and residual values of the depreciated tangible and intangible assets.
- The amount of bad debt provisions.
- The amount of tax income provisions for non-audited periods.
- The amount of indemnities provisions.
- The use of the going concern principle.

Information on the above estimates and assumptions that could have significant impact on the Company's Financial Statements are described below:

a) Measurement of the bad debt provision (notes 4, 14).

The Company forms provision for receivables' impairment when there is objective indication that it will not be able to collect the total receivables' amount based on the terms of the sales contracts. As an objective indication of no-collection of the Company's receivables can be perceived the information received for the following:

Significant financial difficulties of the customer, the possibility of beginning of integration processes under bankruptcy or any other financial restructure as well as unfavorable changes in the common trading terms.

b) Income tax (notes 4, 12)

The income tax provision based on IAS 12 is calculated with estimations on the tax paid at the Tax Authorities and includes the current income tax for every accounting period and provision for additional taxes arisen from future tax audits. The final income tax clearance could differ from the relative figures presented in the Financial Statements.

c) Employee benefits liabilities (notes 4, 11).

The employee benefits liabilities are calculated based on actuarial methods, the conduct of which requires from the Management to estimate certain factors as the future rise in employees' salaries, the discount rate of these liabilities, the turnover rate etc. The Management tries on each date of Financial Position that the provision is revised, to estimate with the best possible way these factors.

d) Obsolete stock provision

The Company impairs the value of its stock when there are indications that the cash flows from their sale will be less than their current value or due to their current state, it is not possible to be sold or used in the production. The Management re-estimates the adequacy of the obsolete stock provision and any impairments arisen are recorded at the Income Statement.

e) Going concern principle

The Company's Management has composed the Financial Statements based on the going concern principle, having taken into consideration the financial factors and the degree they affect the Company's operation, as according to the current provisions and available financial resources, the Management does not intend or needs to liquify Company's assets on a short-term period. The Company's provisions having taken into account the possible variations in its performance, create to the Management the fair expectation that the Company is in possession of adequate resources to continue smoothly its business operation in the near future.

Consequently, the Company continues to adopt the "principle of going concern" in preparing its financial statements for the year ended 31st of December, 2019.

3 New standards, interpretations and amendments on existing standards

The below new standards, amendments to standards and interpretations which have been issued by the International Accounting Standards Board (IASB) and the IFRS Interpretations Committee (IFRIC) and adopted by the European Union, are mandatory for accounting periods beginning on or after 1 January 2019:

Standards and Interpretations obligatory for the current period

I.F.R.S. 16, Leases

I.F.R.S. 16, replaces IAS 17 "Leases" and relevant interpretations, introduces a single lessee accounting model within the Statement of Financial Position, based on which the classification of leases by the lessee either as operating or as finance leases is eliminated and all the leases are treated similarly to finance leases in accordance with IAS 17.

The definition of a lease in accordance with IFRS 16 mainly relates to the control concept. The new standard separates leases from service contracts based on whether the use of an identifiable asset is controlled by the customer. It is considered that control exists when the customer has:

The right to obtain all the financial benefits from the use of the identifiable asset.

The right to direct the use of the identified asset

In accordance with I.F.R.S. 16 a right-of-use asset and a lease liability are recognized at the lease inception, when the contract or part of the contract conveys to the lessee the right to use an asset for a period of time in exchange for consideration.

The right-of-use asset is initially measured at cost consisting of the amount of the initial measurement of the lease liability, plus any lease payments made to the lessor at or before the commencement date less any lease incentives received, the initial estimate of restoration costs and any initial direct costs incurred by the lessee, and subsequently it is measured at cost less accumulated depreciation and impairment. The lease liability is initially measured at an amount equal to the present value of the lease payments during the lease term that are not yet paid.

Consequently, the straight-line method recognizing the expense from operating leases in accordance with IAS 17 has been replaced by the depreciation of the "right-of-use asset" and the interest expense on the "lease liabilities". The recognition of the assets and liabilities by the lessees, as described above, is not required for certain short-term leases and leases of low-value assets. The accounting treatment for lessors is not substantially affected by I.F.R.S. 16 requirements.

The Company has applied the I.F.R.S. 16 as at 1 January 2019. The Company has elected to use the simplified approach according to which the comparative figures for the year before the standard's adoption are not restated.

In accordance with I.F.R.S. 16, at the lease inception, the Company as a lessee recognizes right-of-use assets and lease liabilities at the Statement of Financial Position, initially measured at the present value of the remaining lease payments.

The Company applied this initial measurement to all of its leases, except for the leases for which the lease term ends within 12 months or less, applying the relevant exceptions for short-term leases and leases of low value assets.

The Company recognized liability measured at the current value as resulted from the prepayment of leases remaining to be paid with the borrowing interest in force on the day of implementation and recognition of the right use of the asset, measuring the right on it that equals to the relevant liability recognized.

The impact of the I.F.R.S. 16 adoption as at 1 January 2019 is presented at note 5.

IAS 28, Amendments – Long term Interests in Associates and Joint Ventures

The amendments clarify that IFRS 9 "Financial Instruments", including impairment requirements, applies to the long-term interests in associate or joint venture, which are part of a company's net investment in an associate or a joint venture to which the equity method is not applied.

In accordance with the amendment, an entity should not take into account any adjustments to the carrying value of the long-term interests (net investment in an associate or a joint venture) as a result of the application of IAS 28 "Investments in Associates and Joint Ventures" when I.F.R.S. 9 is applied.

These amendments have no impact to the Financial Statements of the Company.

Amendments to I.F.R.S. 9-Prepayment Features with Negative Compensation

The amendments to I.F.R.S. 9 allow companies to measure a financial asset at amortized cost or at fair value through other comprehensive income (FVOCI), depending on the business model, even in the case of pre-payable financial assets with negative compensation. As a result, financial assets with these prepayment features can therefore be measured at amortized cost or at fair value through other comprehensive income irrespective of the cause of the early termination and regardless of which party pays or receives reasonable compensation for early termination. The application of I.F.R.S. 9 prior to these amendments would result in these financial assets not meet the 'solely payments of principal and interest' (SPPI) criterion and therefore being measured at fair value through profit or loss.

Further to this, the amendments confirm the accounting treatment of the modification of financial liabilities in accordance with I.F.R.S. 9. In particular, when a financial liability measured at amortized cost is modified without this resulting in derecognition, a gain or loss, calculated as the difference between the original contractual cash flows and the modified cash flows discounted at the original effective interest rate, should be recognized in the Statement of Profit or Loss and Other Comprehensive Income.

These amendments have no impact to the Financial Statements of the Company.

IFRIC 23, Uncertainty over income tax treatments

This IFRIC clarifies how the recognition and measurement requirements of IAS 12 'Income taxes', are applied where there is uncertainty over income tax treatments. In this case, the recognition and measurement of current or deferred tax assets or liabilities in accordance with IAS 12 is based on taxable profit (tax loss), on the tax base, on unused tax losses and on unused tax credits and tax rates determined by applying the IFRIC 23.

In accordance with the interpretation, any uncertainty over income tax treatments should be assessed separately or in combination with other, depending on which approach best predicts the resolution of the uncertainty. An entity is required to assume that a tax authority with the right to examine and challenge tax treatments will examine those treatments and have full knowledge of all related information.

The judgments and estimates made to recognize and measure the effect of uncertain tax treatments are reassessed whenever circumstances change or when there is new information that affects those judgments (actions by the tax authority, evidence that the tax authority has taken a particular position in connection with a similar item, or the expiry of the tax authority's right to examine a particular tax treatment).

This interpretation has no impact to the Financial Statements of the Company.

IAS 19, Amendments – Plan amendment, curtailment or settlement

The amendments clarify that when a change to a defined benefit plan, i.e. amendment, curtailment or settlement occurs and a remeasurement of the net defined benefit liability or asset is required, updated assumptions should be used to determine current service cost and net interest for the remainder of the period after the event. Further to this, changes include clarifications regarding the effect of plan's amendment, curtailment or settlement on the requirements of the standard with respect to the upper limit of the asset.

These amendments have no impact to the Financial Statements of the Company.

Annual improvements to I.F.R.S.s (Cycle 2015-2017)

The improvements amend various standards as follows:

With the amendments of I.F.R.S. 3 "Business Combinations" and I.F.R.S. 11 "Joint Arrangements", it was clarified how a company accounts for increasing its interest in a joint operation that meets the definition of a business. In particular, when an entity obtains joint control in a joint operation, then the transaction is a business combination achieved in stages and the acquiring party remeasures the previously held interest at fair value. In case that an entity participates in a joint operation and does not have the joint control, when obtains the joint control then the previously held interest is not remeasured.

Improvements on IAS 12 "Income Taxes" clarify that all income tax consequences of dividends, including payments on financial instruments classified as equity, should be recognized in profit or loss, in the statement of other comprehensive income or in equity, consistently with the initial transaction or event that generated the distributable profits.

With the improvements on IAS 23 "Borrowing Costs", it was clarified that borrowings that were initially intended to specifically finance qualifying assets should be included as a part of the entity's general borrowing pool, when these assets are ready for their intended use or sale.

These amendments have no impact to the Financial Statements of the Company.

Revised Conceptual Framework for Financial Reporting, including amendments to references to the Conceptual Framework for Financial Reporting (effective for accounting periods beginning on or after 1/1/2020)

I.F.R.S. 17 "Insurance Contracts" (effective for accounting periods beginning on or after 1/1/2021)

I.F.R.S. 17 has been issued in May 2017 and supersedes IFRS 4. IFRS 17 establishes principles for the recognition, measurement, presentation and disclosure of insurance contracts within the scope of the Standard and the relevant disclosures. Its objective is to ensure that an entity provides relevant information that faithfully represents those contracts. The new standard solves the comparison problems created by I.F.R.S. 4 by requiring all insurance contracts to be accounted for in a consistent manner. Insurance obligations will be accounted for using current values instead of historical cost. The standard has not yet been endorsed by the EU.

I.F.R.S. 17 is not relevant with the Company's activities.

Amendments to I.F.R.S. 3 "Business Combinations" (effective for annual periods beginning on or after 1/1/2020)

The new definition focuses on the notion of the business performance in the form of goods and services supply to customers contrary to the previous definition that focused on the performances in the form of dividends, lower costs or other financial benefits to the investors and other parties. The amendments have not yet been adopted by the European Union.

Amendments to IAS 1 and IAS 8: Definition of Material (effective for accounting periods beginning on or after 1/1/2020)

The amendments clarify the definition of material and how it should be used, completing it with instructions provided in other I.F.R.S.s. In addition, the clarifications accompanying the definition have been improved. Finally, the amendments ensure that the definition of material is implemented with consistency in all I.F.R.S.s.

Amendments to I.F.R.S. 9, IAS 39 and I.F.R.S. 7 "Interest Rate Benchmark Reform" (effective for annual periods beginning on or after 1/1/2020)

The amendments modify specific hedge accounting requirements, in order to mitigate the possible effects of the uncertainty as a result of interest rate benchmark reform. Further to this, the amendments require entities to provide additional information to investors about their hedging relationships, which are directly affected by these uncertainties.

IAS 1, Amendments Classification of liabilities as current or non-current (effective for annual periods beginning on or after 1/1/2022)

The amendment clarifies that the liabilities are classified as long-term or short-term based on the right of use in force until the end of the reporting period. The classification is not affected from the entity's expectations or events after the reporting date. In addition, the amendment clarifies the meaning of the term "settlement" of liability of IAS 1. The amendment has not yet been adopted by the European Union.

4 Significant accounting policies

The accounting policies applied during the preparation and presentation of the present Financial Statements are consistent with the accounting policies applied during the preparation of the Financial Statements of the period end 31st December 2018, excluding the changes described in note 5.

The most significant accounting policies and methods used for the preparation of the financial statements are presented below:

4.1 Tangible assets

Tangible assets are presented at cost less subsequent depreciation and impairment. Acquisition cost may also include expenditure that is directly attributable to the acquisition of the items.

Subsequent costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of. the item can be measured reliably. All other repairs and maintenance are charged to the income statement during the financial period in which they are incurred.

Land is not depreciated. Depreciation of other tangible assets is calculated using the straight-line method with equal interim charges during the term of the items' useful life so as to delete their cost at their residual values as follows:

Buildings	10-33	years
Mechanical equipment	5-25	years
Vehicles	6-7	years
Furniture and other equipment	3-8	years

Tangible assets' residual values and useful lives are subject to review, if appropriate, at each balance sheet date.

When an asset's carrying amount is greater than its estimated recoverable amount, the difference (impairment) is written down immediately as an expense at the Income Statement.

Upon sale of tangible assets, any difference between the proceeds and their book value is recorded as profit or loss at the Income Statement.

Financial expenses that concern the construction of assets are capitalized for the period required for the completion of the constructions. All other financial expenses are recognized at the Income Statement.

4.2. Intangible assets

The intangible assets acquired independently are recognized at their acquisition cost, while the intangible assets acquired through businesses purchase, are recognized at their fair value on their acquisition date. Subsequently, they are measured at this amount less accumulated depreciations and/or amortizations and reductions. Their useful life can be limited or infinite. The cost for intangible assets with limited useful life is depreciated, during their useful life period, based on the straight-line method. The depreciation starts at the day the intangibles assets are available to be used.

Intangible assets with infinite useful life are not depreciated but they are subjected periodically (at least annually) in revaluation for possible reduction of their value based on the guidelines of IAS 36 "impairment of assets". Residual values are not recognized. Their useful life is estimated on annual bases.

Acquired computer software licenses are valued at the acquisition cost less any accumulated amortization, less any accumulated impairment. Amortization expenses are conducted based on the straight-line method over their estimated useful lives, which is three to five years.

Costs associated with developing or maintaining computer software programs are recognized as an expense in the Income Statement as incurred.

4.3 Investments property

The investments in property include land and buildings owned by the Company for long-term rent collection and are not used by the Company. The investments in property are calculated as cost less accumulate depreciations and amortizations. When the properties' carrying amount is greater than its estimated recoverable amount, the difference (impairment) is written down immediately as an expense at the results. The land included in investments property is not depreciated. The depreciations of the buildings are calculated based on the straight-line method during their useful life period.

Profits or losses arisen from the use of investments (calculated as the difference between the net cash inflow from their use and their accounting value) are recognized at the Income Statement during their use period.

4.4 Investments in subsidiaries, associates and joint ventures

The Company measures its investments in subsidiaries, associates and joint ventures at their acquisition cost less any impairments.

4.5 Impairment of non-financial assets

Assets that have an indefinite useful life are not subject to amortization and are tested annually for impairment and when certain events imply that their book value may not be recoverable. Assets that are subject to amortization are reviewed for impairment whenever indications incur that their carrying amount may not be recoverable. Recoverable amount is the higher among that of an asset's fair value less costs to sell and that of value in use. (current cash flow value that is expected to be created based on the management's estimation for the future financial and operational conditions). Impairment loss is recognized in income statement in the year it incurred. For the purposes of assessing impairment, assets are grouped at the lowest possible units of cash flow generation. Impairments recognized in non-financial assets (other than goodwill) are reviewed at each reporting date for potential reversal. In this case the recoverable amount of the assets is redefined, and the impairment loss is reversed by retrieving the carrying amount of the asset, that would have been determined (net from depreciations or impairments) if the impairment loss had not been recorded in previous years.

4.6 Financial assets and liabilities

4.6.1 Initial recognition and measurement

The initial recognition of the trade receivables takes place at the time it is created. All the other financial items of the assets and liabilities are initially recognized when the Company becomes part of the conventional provisions of the relevant financial instrument.

Financial assets which are not measured at fair value through profit or loss (unless they are trade receivables with significant financial component which are initially measured at amortized cost) are initially measured at fair value increased with related transaction costs.

4.6.2 Presentation and subsequent measurement

Financial assets

On initial recognition, a financial asset is classified as measured either at: a) its amortized cost b) or at its Fair Value through Other Comprehensive Income (FVOCI) c) or at its Fair Value Through Profit and Loss (FVPL).

Financial assets are not reclassified subsequent to their initial recognition, unless the Company changes its business model for managing financial assets, in which case all affected financial assets are reclassified on the first day of the first reporting period following the change in the business model.

A financial asset is measured at amortized cost if it meets all of the following conditions:

- It is not designated by Management as an asset measured at FVTPL
- it is not held within a business model whose objective is to hold assets to collect contractual cash flows and;
- its contractual terms give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

On initial recognition of an equity investment that is not held for trading, the Company irrevocably elect to present subsequent changes in the investment's fair value in OCI. This election is made on an investment-by-investment basis.

All financial assets (except derivatives held for hedging purposes) not classified as measured at amortized cost or FVOCI as described above are measured at FVTPL. On initial recognition, the Company may irrevocably designate a financial asset that otherwise meets the requirements to be measured at amortized cost or at FVOCI as at FVTPL if doing so eliminates or significantly reduces an accounting mismatch that would otherwise arise.

For the subsequent measurement of financial assets and liabilities, the following accounting principles are applied:

Financial assets – Subsequent measurement and gains and losses:

Financial assets at at amortised cost	These assets are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, foreign exchange gains and losses and impairment are recognized in profit or loss. Any gain or loss on derecognition is recognized in profit or loss.
Equity investments at FVOCI	These assets are subsequently measured at fair value. Dividends are recognized as income in profit or loss unless the dividend clearly represents a recovery of part of the cost of the investment. Other net gains and losses are recognized in OCI and are never reclassified to profit or loss.

Financial Liabilities

Financial liabilities are classified as measured at amortized cost.

All financial liabilities (except derivatives held for hedging purposes) are subsequently measured at amortized cost using the effective interest method. Interest expense and foreign exchange gains and losses are recognized in profit or loss. Any gain or loss on derecognition is also recognized in profit or loss.

4.6.3 Impairment of financial assets

The Company recognizes impairment provisions for anticipated credit losses for all aforementioned financial assets, excluding those measured at their fair value through profit and loss.

For the definition of the anticipated credit losses compared to the trade receivables, the Company applies the simplified approach as predicted in the IFRS 9. According to this approach, the Company recognizes the anticipated credit losses from the initial recognition and for all life time of the trade receivables.

The losses are recognized in the results and reflected in a provision account. When the Company estimates that there are no realistic prospects of the asset's recovery, the relevant amounts are deleted. If the amount of the impairment loss is decreased subsequently and the decrease is related to an event after the impairment recognition, then the impairment loss previously recognized is reversed through results.

The rest of the trade and other receivables of the Company, excluding those for which a provision has been formed) are considered to be collectible.

4.6.4 Derecognition

Financial assets

The Company derecognizes a financial asset when

- the contractual rights to the cash flows from the financial asset expire, or
- it transfers the rights to receive the contractual cash flows in a transaction in which substantially all of the risks and rewards of ownership of the financial asset are transferred or in which the Group neither transfers nor retains substantially all of the risks and rewards of ownership and it does not retain control of the financial asset.

Financial Liabilities

The Group derecognizes a financial liability when its contractual obligations are discharged or cancelled or expire. The Group also derecognizes a financial liability when its terms are modified, and the cash flows of the modified liability are substantially different, in which case a new financial liability based on the modified terms is recognized at fair value.

On derecognition of a financial liability, the difference between the carrying amount extinguished and the consideration paid (including any non-cash assets transferred or liabilities assumed) is recognized in profit or loss.

4.6.5 Offsetting

Financial assets and financial liabilities are offset, and the net amount presented in the Consolidated Statement of Financial Position when, and only when, the Group currently has a legally enforceable right to set-off the amounts and it intends either to settle them on a net basis or to realize the asset and settle the liability simultaneously.

4.7 Inventories

Inventories are stated at the lower of cost and net realizable value. The cost is determined by applying the method of weighted average cost. Financial expenses are not included in the inventories' acquisition cost The net realizable value is estimated based on the inventory's current sales price, in the ordinary course of business activities, less any possible selling expenses, whenever such a case occurs. Provisions for slow-moving or obsolete stock are formed, when deemed necessary.

4.8 Cash and cash equivalents

The cash and cash equivalents include cash, deposits and other short-term investments of high liquidity with expiry date of up to three months, which can be directly converted to specific amounts of cash and which are subjected to non-significant risk of value fluctuation.

4.9 Share Capital

Common shares are classified as equity.

Direct expenses attributable to the issuance of new shares appear following the subtraction of the relevant in-come tax, as a deduction in Equity.

Treasury share acquisition cost is deducted from equity attributable to the Company's equity holders until the shares are cancelled, reissued or disposed of. Any gain or loss on the sale of treasury shares net of other expenses and taxes directly attributable to the transaction, appears as a reserve in equity.

4.10 Income Tax

Income tax expense comprises current and deferred tax. It is recognized in profit or loss except to the extent that it relates to items recognized directly in OCI.

The current tax is calculated based on tax laws in force on the date of the Financial Statements' reporting date and concerns the anticipated paid tax of the period's taxable revenue, as well as any adjustments in previous years' income tax. The Management evaluates periodically the positions in the tax statements, concerning situations where the tax law is subject to interpretation and forms relevant provisions, when deemed necessary compared to the amounts anticipated to be paid at the tax authorities.

Deferred income tax is determined from the temporary differences between the carrying amount and the tax base of the assets and liabilities on the financial statements. Deferred income tax is not accounted a) if it arises from the initial recognition of an asset or liability in a transaction other than a business combination that, when the transaction took place, did not affect either the accounting or the tax profit or loss, b) when the temporary differences in investments in subsidiaries are not reversed, c) at the initial recognition of goodwill. Deferred tax is determined using the tax rates at the date of preparation of the financial statements that will be effective when the asset will be liquified or the liability will be settled. The calculation of future tax rates is based on laws in force on the Financial Statements' reporting date.

Deferred tax assets are recognized to the extent that there will be a future taxable profit for the use of the temporary difference that creates the deferred tax liability. The deferred tax liabilities are decreased when the relevant tax benefit is implemented.

The deferred tax assets and liabilities are offset when there is a lawful right for the current tax assets and liabilities to be offset and when they are related to income taxes that are imposed by the same tax authority.

4.11 Employee benefits

The employee benefits after termination of service include defined-benefits plans as well as definedcontributions plans and healthcare plans after the termination of service.

a) Benefits after termination of service

Defined-contributions plan is a pension program, to which the Company pays fixed contributions to a third legal person without other obligations. The Company has no legal or deemed obligation to pay additional contributions if the invested assets are inadequate to deal with the anticipated benefits for the employees' service concerning the current and previous periods. A defined-benefits plan is a pension plan that is not a defined-contribution plan.

Usually the defined benefits programs define the amount of pension benefit that an employee will receive after his retirement, that depends on many factors as age, years of professional experience and compensation.

The liability recognized in the balance sheet in respect of defined benefit plans is the present value of the defined benefit obligation less the fair value of the plan's assets. The defined benefit obligation is calculated annually by independent actuaries using the projected unit credit method. The present value of the defined benefit obligation is determined by discounting the estimated future cash outflows using discount rates of interest rates of high-quality corporate bonds that are denominated in the currency in which the benefits will be paid, and that have terms to maturity approximating to the terms of the related pension plan.

The current occupation cost of the anticipated benefits program is recognized at the Income Statement, excluding the case of it be included at the cost of an asset. The current occupation cost reflects the increase in defined benefits obligation that derives from the employees' occupation during the period, as well as changes due to cuts or settlements.

The experience cost is recorded directly at the Income Statement.

The net interests' cost is calculated as the net amount between the liability of the defined benefits program and the fair value of the program's assets by the discount rate. This cost is included in the Income Statement at the employee benefit.

Actuarial gains and losses arising from experience adjustments and changes in actuarial assumptions are charged or credited to equity through credit or debit of other comprehensive income in the period in which they arise.

For the defined contributions programs, the Company pays contributions to public or private insurance funds either necessarily, or conventionally or voluntarily. After the contributions' payment no further commitments arise for the Company. The contributions are recognized as employee contributions' cost, when they are rendered payable. The prepaid contributions are recognized as assets at the depth that the prepayment will lead to decrease in future payments or cash refund.

b) Termination benefits

The employment termination benefits are paid when the employees leave before their retirement date. The Company registers these benefits either when it is committed, or when it terminates the employees' employment according to a detailed program for which there is no chance of withdrawal, or when these benefits are offered as a motive for voluntary leaves. The employment termination benefits due 12 months after the Financial Statements reporting date are prepaid.

c) Short-term benefits

Short term employee benefits both in money and kind are accounted for as expense when accrued.

4.12 Grants

Government grants are recognized at their fair value when it is anticipated with certainty that the grant will be collected, and the Company will comply with all predicted terms.

Government grants that concern expenses, are deferred and recognized at the results so as to be matched with the expenses they are destined to compensate.

Government grants that relate to tangible assets purchase, are included in long-term liabilities as deferred government grants and transferred as expenses at the profit and loss statement with the straight-line method according to the useful life for the relevant assets.

4.13 Provisions

Provisions are recognized when:

- i) There is a current legal or deemed commitment as per the past events result
- ii) It is possible that resources outflow will be required for the settlement of the commitment
- iii) The required amount can be fairly evaluated

When various similar liabilities occur, the possibility of an outflow to be required during clearance is defined with the test of the liabilities class in total. A provision is recognized even if the possibility of outflow concerning any item included in the same liabilities' class, could be small.

The provisions are measured at the current value of the expense that is anticipated to be required for the settlement of the liability, using as discount rate, a before-tax rate that reflects the current market estimation for the all-time value of money and the relevant liability risks. The increase in the provision as the time passes is recorded as interest expense.

4.14 Revenue Recognition from contracts

The Company's revenues come from sales of merchandise, products and sub products of wiring (wires, fencing grids and weld products).

An entity recognizes revenue when (or as) meets the obligation to execute a contract by transferring the goods or services promised to the customer. The customer acquires control of the good or service if it is able to direct the use and derive virtually all the economic benefits from that good or service. Control is passed over a period or at a specific time.

(a) Good sales

The sales of goods are recognized when the Company delivers the goods to the customers, the goods are accepted by them and the collection of the receivable is fairly secured.

(β) Services provision

The revenue from services provisions is counted at the period the services are provided, based on the stage of completion of the service provided compared to the total of the services provided.

4.15 Leases

The Company as a lessor

Until 31st December 2018 the lease contracts that the Company acts as a lessor are classified as finance or operating. The lease contracts of the Company on 31st December 2018 concern exclusively operating leases.

The lease income from operating leases is recognized at the results with the straight-line method during the lease period.

Since 1st of January 2019 the lease contracts follow the new I.F.R.S. 16 as described at note 5.

The Company as a lessee

At the start of the contract date, the Company estimates if the contract is or includes a lease. A contract is or includes a lease if the contact transfers the use right control of a recognized asset for a certain period and price.

The Company recognizes liabilities from leases for the leases payments and assets with rights use that represent the right use of the subject assets

i. Assets with rights use

The Company recognizes assets with use rights during the start date of the lease period (namely the date the subject assets are available for use). Concerning the subsequent measurement, the Company applies the cost method for measurement of rights use of leased assets. Consequently, the right use of leased assets will be measured at the cost after deducting the accumulated depreciations and impairment losses and will be adjusted due to re-measurement of the lease liability. The assets with rights use are depreciated according to the straight-line method at the smaller time period between the lease duration and their useful life.

ii. Lease liabilities

At the start date of the lease period, the Company measures the lease liability at the current value of the leases that are about to be paid during the lease period. The interest-expense will be recognized on the lease liabilities, while the carrying amount will be decreased so as to reflect the leases payments. In

case of re-evaluation or amendment, the carrying amount of the lease liabilities will be remeasured so as to reflect the re-evaluated leases.

4.16 Profits allocation and dividends distribution

The allocation of the profits for the year and the recognition of dividends' distribution obligation are recognized in the financial statements upon receipt of the final approval by the General Assembly of Shareholders.

4.17 Transactions in foreign currency

Transactions in foreign currencies are translated into the respective functional currencies of the Company at the exchange rates at the dates of the transactions. Profits and losses from exchange differences that occur from the clearance of such transactions during the period and the conversion of currency items expressed in foreign currency with the current exchange rate at the reporting date of the financial statements are recognized at the Income Statement. During their allocation at the Income Statement, the exchange differences follow the nature of the exchanges from which they derived.

4.18 Rounding of numbers

The numbers contained in these financial statements have been rounded to Euro. Due to this fact, differences that may exist, are due to these rounding.

5 Changes in accounting policies

The IFRS 16 which replaced the IAS 17 "Leases" and relevant interpretations, introduced a unified accounting model, in the Financial Statement Position for the lessors, according to which the classification of the leases from the lessor's side as operating or finance leases, is cancelled and all leases are treated similarly with the finance leases of the IAS 17.

Transition to I.F.R.S. 16

The Company has applied the I.F.R.S. 16 as at 1 January 2019. The Company has elected to use the simplified approach according to which the comparative figures for the year before the standard's adoption are not restated. Also, the standard's exceptions were used for the lease contracts with 12 - month-duration from the date of their initial commencement, for lease contracts where the leased asset is low-value and for short-term contracts.

Lessor accounting

According to the I.F.R.S.16, at the start date of the lease period, the Company as a lessor recognized the rights use of leased assets and asset labilities at the Financial Statement Position, which are measured initially at the current value of the future leasings. The Company implemented a discount rate to a portfolio of leases with similar traits.

I.F.R.S. 16 impact

The I.F.R.S. 16 adoption on 1st January 2019 resulted in the Company recognizing right use of assets and lease liabilities for all contracts to which the Company acts as a lessor and which according to IAS 17 had been allocated as operating. As mentioned before, the Company adopted the simplified approach.

The liabilities were measured at the current value of the carrying leases, pre-paid with the incremental borrowing rate, approximately 4%, on 1st January 2019. The right use of assets was measured to an amount equal to the lease liability. The relevant leases concern exclusively car leases.

Concerning the building leases the Company did not recognize lease contracts and right use of assets, as the specific contracts can be cancelled at any time. Both the lessee and the lessor can exercise their right to terminate the contract without the obligation of refund payment and do not have any significant financial motive to remain in the contract.

The lease liabilities agreement for the Company on 1st January 2019 with the commitments for operating leases on 31st December 2018 is stated below:

Liabilities from operating leases on 31 st December 2018	1,022,093
Correction - Adjustment	4,759,049
Undiscounted lease liabilities	5,781,142

Discount rate at 1.1.2019	4%
Lease liabilities recognized on 1.1.2019	5,288,107

The Company made use of the option provided by the standard to not re-evaluate if a contract is lease at the date of its initial application.

Also, the Company made use of the following practices allowed by the standard, concerning leases previously considered as operating according to IAS 17:

- Use of a single discount rate to a leases portfolio with similar traits
- Treatment of the leases with carrying duration of less than 12 months from 1st January 2019, as shortterm leases
- Exception of the initial direct expenses for the measurement of the right use of tangible assets at the date of their first application
- Use of subsequent knowledge for the definition of the leases duration whose contract includes expansion terms or termination of the contract

The analysis of rights of use assets for the period 1^{st} January – 31^{st} December 2019 is presented at note 17.

Financial cost of Euros 211,564 was recognized for leases during the period.

6 Financial Risk Management

6.1 Financial Risk factors

The Company due to its activities is exposed to financial risks as market risk (changes in exchange rates, interest risk), credit risk and liquidity risk. The general program of risk management focuses on the non-predictability of the financial markets and expects to minimize the probable negative impact of the financial markets' volatility on the Company's financial performance.

The risk management is conducted by the Company's Management. The Management defines, evaluates and takes measures in order to offset the financial risks.

The Company's risk management policies are applied to identify and analyze the risks faced by the Company and to set risk-taking limits and to apply controls on them. Risk management policies and related systems are reviewed periodically to incorporate changes observed in market conditions and the Company's activities.

The oversight of compliance with risk management policies and procedures is entrusted to the Internal Audit Department, which carries out regular and extraordinary audits on the implementation of procedures, the findings of which are communicated to the Board of Directors.

(a) Market risk

Foreign exchange risk

The Company does not face foreign exchange risk as most of its transaction are realized in euros.

Risk of prices fluctuation

The Company is not exposed to risk of prices fluctuation as it does not possess any financial asset that can be affected by market fluctuations.

Cash flow risk and fair value risk due to interest fluctuations

The Company's exposure to interest fluctuations risk is connected mainly with its short-term debts, without posing a threat as for the most part no borrowed funds are used.

(b) Credit risk

The credit risk arises due to exposure to customer's credits as well as the deposits in banks and other financial institutions.

The Company's exposure to credit risk is mainly affected by the characteristics of each client. Demographics of the Company's customer base, including the default risk of the particular market and the country in which customers operate, have less impact on credit risk as there is no geographical concentration of credit risk, and therefore commercial risk is distributed to a large number of customers.

The Board of Directors has set a credit policy based on which each new client is examined on an individual basis for its creditworthiness before the usual payment terms are proposed. Credit limits are defined for each customer, which are reviewed according to current conditions and adjusted, if necessary, the terms of sales and receipts. Customer credit limits are generally determined on the basis of the insurance limits received for them by insurance companies, and then claims are insured against these limits.

In monitoring the credit risk of customers, customers are grouped according to their credit characteristics, the maturity characteristics of their receivables and any past receivables issues that they have occurred. Customers and other receivables include mainly wholesalers of the Company. Clients classified as "high risk" are placed in a special customer account and future sales must be pre-paid. Depending on the client's background and status, the Company seeks, where possible, interest or other collateral (e.g. letters of guarantee) to secure its claims.

The company forms provision for doubtful debt based on the anticipated credit losses method, having taken into consideration historical data concerning default.

The maximum exposure to credit risk at the reporting dates is the carrying amount of each receivable category as mentioned in note 27.

The Company's policy is not to provide guarantees to related parties, unless exceptions occur, by decision of the Board of Directors.

With respect to the credit risk arisen by the deposits, it is highlighted that the Company cooperates with abroad financial institutions that have high rate of creditworthiness and with Greek systemic banks.

(c) Liquidity risk

The liquidity risk constitutes the risk for the Company to not be able to fulfill its financial obligations when they expire The approach adopted by the Company for liquidity management is to ensure, by holding the absolutely necessary cash and sufficient credit limits from the cooperating banks, that it will have liquidity to meet its obligations when they expire under normal and difficult conditions without incurring unacceptable damage or jeopardizing its reputation.

In order to avoid liquidity risks, the Company carries out a provision for cash flows for a period of one year when the annual budget is drawn up, and a monthly rolling three-month forecast to ensure that it has enough assets to meet its operational needs. This policy does not take into account, impact derived from extreme conditions that cannot be predicted.

6.2 Capital Management

The policy of the Board of Directors consists of the preservation of a solid capital base, in order to maintain investor, creditor and market confidence in the Company and to allow the future expansion of its activities. The Board of Directors monitors the return on capital, which is defined by the Company as the net results divided by the total net position, excluding non-convertible preferred shares. The Board of Directors also monitors the level of dividends paid to the holders of common shares.

No changes concerning the Company's approach on capital management occurred during the period.

6.3 Fair values definition

The Company uses the following classification for defining and communicating the fair value of the assets and liabilities:

- Level 1: Quoted price markets (without modification or adjustment) for the financial assets traded in active stock markets.
- Level 2: Observable data for the evaluated asset or liability beyond the level 1 prices, as trading prices for similar products, trading prices in non-active markets or other data that are either observable or can be supported by observable data (for example prices that derive from observable data) for almost the total duration of the financial instrument.
- Level 3: Data for the evaluated asset or liability that are not based on observable market data (not observable data). If for the calculation of fair value, observable data are used that require significant

adjustments, based on non-observable data, then the calculation belongs to level 3. Level 3 includes financial instruments whose value is defined with evaluation models, discount of cash flows and similar techniques as well as products whose fair value definition calls for significant judgement or estimation from the Management.

The various levels have been defined as follows:

Amount in euro		31.12.2	019	
	Level 1	Level 2	Level 3	Total
Other Investments	5,150	-	151,353	156,503
Total	5,150	-	151,353	156,503
Amount in euro		31.12.2	018	
	Level 1	Level 2	Level 3	Total
Other Investments	5,150	-	1,431,371	1,436,521
Total	5,150	-	1,431,371	1,436,521

Measurement process

The financial department undertakes the measurement of the financial assets and fair values of level three, required for the financial information. The process is conducted annually according to the Company's reporting dates.

Fair value of financial items in assets and liabilities measured at the unaccumulated cost

The carrying amount of short-term loans approaches the fair value, as the discount impact is not significant.

The fair value of the following financial items of asset and liabilities approaches their carrying value:

- Trade and other receivables
- Cash and Cash equivalents
- Trade and other payables
- Other financial short-term liabilities

The nominal value of the trade receivables less the provisions for bad debt, it is estimated that approaches their fair value. Also, the nominal value of the liabilities it is estimated that approaches their fair value due to the short-term nature of these accounts.

7 Revenue

The geographical allocation of sales and their analysis per kind is presented at the following tables:

Amounts in Euro	2019	2018
Sales of goods (at a point in time)	339,610,352	379,314,781
Rendering of services	10,607	7,196,843
Sales of scrap and raw materials	5,302,469	2,517,121
Other	45,647	37,190
Total	344,969,075	389,065,935
Amount in Euro	2019	2018
Greece	181,484,219	174,039,084

European Union (without Greece)	103,569,727	121,886,791
Other European Countries	59,903,957	86,531,033
Asia	11,172	4,079,275
USA	-	2,529,752
Total	344,969,075	389,065,935

Contract liabilities

Amount in Euro	Customer Advances	Total
Balance on 1 st January 2018	-	-
Change in accounting policy	78,691	78,691
Adjusted balance on 1 st January 208	78,691	78,691
Recognised revenue included in the contract liabilities at the period start	(78,691)	(78,691)
Increase due to cash collected, excluding amounts recognised as revenue during the period	1,646,241	1,646,241
Balance on 31 st December 2018	1,646,241	1,646,241
Amount in Euro	Customer Advances	Total
Balance on 1 st January 2019	1,646,241	1,646,241
Recognised revenue included in the contract liabilities at the period start	(1,451,791)	(1,451,791)
Balance on 31 st December 2019	194,450	194,450

8 Other income/expenses

The other income analysis for the Company is the following:

Amount in Euro		31.12.2019	31.12.2018
Grants of the Fiscal Year		53,235	20,967
Amortization of Grants	25	125,497	-
Rental income		323,547	332,894
Income from fees		-	168,274
Income from costs recharged		8,794,023	1,951,334
Gain from sale of Fixed assets		20,667	302,337
Gain from sale of Investments		6,869,058	7,646,487
Income from reversal of other provisions		115,851	205,162
Income from reversal of provision for doubtful debt		1,241,273	-
Other Income		567,608	2,682,978
Total	_	18,110,759	13,310,433

The other expenses analysis for the Company is the following:

Amount in Euro	31.12.2019	31.12.2018
Loss from sale of investment in subsidiaries	261,726	-
Total	261,726	-

9 Expenses by Nature

The analysis of expenses by nature is the following:

Amount in Euro	2019			
	Cost of Sales	Distribution Expenses	Administration Expenses	Total
Cost of inventories recognized as an expense	301,691,860	88,474	68,435	301,848,770
Employee benefits	6,101,101	3,455,615	6,141,110	15,697,826
Energy	6,655,653	174,911	316,799	7,147,363
Depreciation and amortization	6,691,740	819,941	1,090,085	8,601,767
Taxes-duties	11,708	87,021	126,494	225,224
Insurance expenses	284,950	656,968	119,686	1,061,605
Rental fees	54,114	215,826	366,967	636,907
Transportation Costs	377,625	6,102,345	235,210	6,715,180
Promotion & advertising	2,108	94,252	121,778	218,137
Third party fees and benefits	3,618,143	2,085,609	4,429,374	10,133,126
Storage and packing	-	309	90	399
Production tools	344,710	1,773	9,932	356,414
Commissions	-	2,098,957	(642)	2,098,315
Foreign exchange differences	22,040	-	-	22,040
Maintenance expenses	1,505,855	290,233	561,247	2,357,335
Travel and personnel transport expenses	337,099	193,065	280,228	810,392
Royalties	3,997	88,717	211,821	304,535
BoD fees	-	72,925	218,776	291,702
Shared utility expenses	450,281	150,895	248,738	849,914
Other expenses	82,808	603,504	667,713	1,354,025
Total	328,235,793	17,281,339	15,213,843	360,730,975

Amount in Euro			2018	
	Cost of Sales	Distribution Expenses	Administration Expenses	Total
Cost of inventories recognized as an expense	326,204,118	92,746	66,208	326,363,072
Employee benefits	6,551,148	2,644,641	4,782,440	13,978,229
Energy	8,164,655	151,969	169,872	8,486,496
Depreciation and amortization	6,545,418	310,903	409,026	7,265,347
Taxes-duties	7,535	56,837	211,490	275,862
Insurance expenses	234,241	643,403	95,806	973,450
Rental fees	73,381	273,003	439,520	785,904
Transportation Costs	733,888	6,833,646	438,498	8,006,032
Promotion & advertising	1,017	171,945	104,674	277,636
Third party fees and benefits	3,281,010	1,646,727	3,034,260	7,961,997
Storage and packing	-	1,910	637	2,547

Production tools	-	-	-	-
Commissions	-	1,751,423	38,062	1,789,485
Foreign exchange differences	267,655	-	-	267,655
Maintenance expenses	1,359,979	625,519	986,747	2,972,245
Travel and personnel transport expenses	17,347	114,832	194,419	326,598
Royalties	6,775	70,483	17,000	94,258
BoD fees	-	69,425	208,276	277,701
Shared utility expenses	459,639	40,838	182,906	683,383
Other expenses	914,992	578,024	652,499	2,145,515
Total	354,822,798	16,078,274	12,032,340	382,933,412

10 Financial income and expenses

The analysis for the Company's financial income and expenses is the following:

Amounts in Euro	2019	2018
Financial income		
Interest income	39,544	16,390
Total	39,544	16,390
Financial expenses		
Interest expenses	10,402,111	10,180,891
Guarantee commissions	73,376	19,515
Other bank commissions	121,566	133,105
Interest expense on factoring with recourse	381,001	535,350
Interest expense on factoring without recourse	263,798	-
Interest lease liabilities (former operating leasing)	211,564	-
Total	11,453,416	10,868,861

11 Employee benefits

The employee benefits analysis of the Company is the following:

Amount in Euro	2019	2018
Salaries and wages	12,407,352	11,044,090
Social security expenses	2,807,532	2,577,265
Defined benefit plan expenses	482,942	356,874
Total	15,697,826	13,978,229

The analysis of the above expenses at the Company's functions is the following:

Cost of sales	6,101,101	6,551,148
Distribution expenses	3,455,615	2,644,641
Administrative expenses	6,141,110	4,782,440
Total	15,697,826	13,978,229

The Company's number of employees on 31st December 2019 was 341 (2018: 319).

Employee benefits due to termination of service

The defined benefits liabilities derive from the requirements of the Law 2112/1920 as modified by the Law 4093/2012.

The amounts recognized in the statement of financial position as well as the changes in the defined benefits net liability during the year are as follows:

Amount in Euro	2019	2018	
Balance on 1 st January	2,811,217	2,337,305	
Amounts recognized in profit or loss			
Service cost	81,068	69,645	
Interest cost	44,680	34,745	
Settlement/Curtailment/Termination loss/(gain)	357,194	252,485	
	482,942	356,874	
Statement of other comprehensive income Adjustments due to changes in financial assumptions	644,884	199,283	
Experience adjustments in liabilities	(178,840)	114,886	
Other adjustments in Equity	11,912	132,490	
	477,956	446,659	
Other			
Benefits paid	(465,592)	(329,622)	
	(465,592)	(329,622)	
Balance on 31 st December	3,306,523	2,811,217	

a Changes in current value of the liability for the Company

b. Actuarial assumptions

The basic assumptions on which the actuarial study was based for the provision calculation are the following :

	2019	2018
Discount rate	0.77%	1.61%
Inflation rate	1.30%	1.50%
Salary growth rate	1.80%	1.00%
Plan duration	13.86	13.71

c. Sensitivity analysis

The sensitivity analysis that shows for each actuarial assumption how the liability of defined provisions would be affected from these changes is the following:

	20	2019		8
	Increase	Decrease	Increase	Decrease
Discount rate (0.5% movement)	(6.64%)	7.27%	(6.51%)	7.12%
Salary growth rate (0.5% movement)	6.66%	(6.28%)	6.66%	(6.22%)
0% withdrawal rate	1.16%	-	0.50%	-

12 Income tax

The Greek tax legislation and the relevant provisions are subject to interpretations from the tax authorities. The income tax statements are submitted to the tax authorities on an annual basis, but the profits or losses states for tax reasons, remain temporarily outstanding until the tax authorities audit the tax statements and books of the taxpayer. Based on these audits the relevant tax liabilities will be finalized.

Tax losses to the degree they are accepted by the tax authorities can offset future profits for a period of up to five years from the year they resulted from.

Income tax, as recorder in Income Statement for the years ended in 31 December 2018 and 31 December 2019 is analyzed as follows:

Amounts recognized in Income Statement

Amounts in Euro	2019	2018
Current tax	(492,007)	-
Deferred tax	1,120,565	(1,277,758)
Total	628,558	(1,277,758)

Amounts recognized at the Statement of Other Comprehensive Income

	-r	
	2019	
Before tax	Tax (expense)/income	After tax
(477,956)	114,710	(363,246)
(477,956)	114,710	(363,246)
	2018	
Before tax	Tax (expense)/income	After tax
(446,659)	111,665	(334,994)
(446,659)	111,665	(334,994)
	Before tax (477,956) (477,956) Before tax (446,659)	Before tax Tax (expense)/income (477,956) 114,710 (477,956) 114,710 (477,956) 114,710 2018 2018 Before tax Tax (expense)/income (446,659) 111,665

According to the provisions of the tax legislation the companies pay every year income tax advance calculated in 100% percentage on its current year tax. During the tax clearance of the following year, possible surplus amount is returned to the Company, after tax audit of the year it was encountered. The income tax of the Company differs from the theoretical amount arisen using the tax rate in force by the Company's results. The difference is as follows:

Reconciliation of effective tax rate

Accounting profit/(losses) before tax	(6,292,012)			8,650,849
Current tax calculated with the tax rates in force	24%	1,510,083	29%	(2,508,746)
Non-deductible expenses for tax purposes	4%	(257,454)	(24%)	(2,069,640)
Tax exempt income	(11%)	720,943	2%	181,448
Recognition of previously not recognized losses	0%	-	36%	3,143,940
Change of tax rate	12%	(773,550)	0%	(24,760)
Tax on permanent differences	2%	(141,289)	0%	-
Reversal of deferred tax asset	7%	(430,175)	0%	-
Tax recognized in statement of	(10%)	628,558	(15%)	(1,277,758)

The income tax rate for legal persons was set to 29% in Greece for 2018 and decreased by 5% at 24% according to the article 23 of the Law 4579/2018 for 2019.

Unaudited tax periods

The Company has not been audited by the tax authorities for the year 2010. On 18/11/2011 the Company received an order of audit for the year 2010.

Concerning the statute of limitation of tax periods and upon implementation of relevant tax provisions: a) par 1 article 84 L. 2238/1994 (unaudited cases of income tax), b) par 1 article 57 L 2859/2000 (unaudited cases of VAT) and c) par 5 article 9 L 2523/1997 (imposes of fines for income tax cases) the tax management can issue acts of administrative evaluations or corrective tax definition in five (5) years from the end of the year in which the tax submission deadline expires. Consequently, the Company's Management considers the tax liabilities of the years ending until 31st December 2013 finalized.

Under established case-law of the Council of State and the administrative Courts, due to lack of existing provisions for the statute of limitations in the Code of Laws concerning stamp duties, the relevant claim of the Public Authorities for imposing stamp duties is subject according to the article 249 of the Civil Law under 20-year statute of limitations.

From the year 2011 onwards, the Greek Societe's Anonymes and the Limited Liability Companies whose annual financial statements are obligatorily audited from statutory auditors, have to receive "Annual Certificate" that is predicted at the par. 5 of article 82 of the L. 2238/1994 for the years 2011-2013 and the provisions of the article 65A of the L. 4174/2013 for the years 2014 and 2015. For the years beginning after 1 December 2016, the tax audit by a statutory auditor or audit firm became optional under Article 65A of Law 4174/2013 as modified with the provisions of Law 4410/2016. Upon completion of the tax audit the statutory auditor or audit firm issues to the Company the "Tax Compliance Report", which later submits electronically to the Ministry of Finance. In addition, based on risk taking criteria, the Greek tax authorities can select the Company for tax audit, in the context of the audits performed in companies that have received "certificates of tax compliance with the agreement of the chartered accountant. In this case, the Greek tax authorities have the right to conduct tax audit for the years they will choose, taking into account the work done for the issue of the tax compliance certificate.

The Company has been audited for the years 2011-2018 and received a tax compliance certificate with unqualified opinion.

For the year end 31st December 2019, the work for tax compliance certificate is in progress by the statutory auditor based on the provision of the article 65A of the code of Tax Processes (L. 4174/2013 as in force). However, the Company does not anticipate additional taxes to arise, excluding those recorded and presented in the Financial Statements.

Deferred tax expense

The deferred tax assets and liabilities are offset when there is legally enforceable right for the current tax assets to be offset against the current tax liabilities and when the deferred income taxes concern the same tax authority. The offset amounts are the following:

Amounts in Euro	31.12.2019	31.12.2018
Deferred tax assets	13,107,516	12,664,912
Deferred tax liabilities	(6,407,637)	(7,200,308)
Net deferred tax	6,699,879	5,464,604

The differences that create the deferred assets and liabilities are not expected to be reversed at the following year.

The changes in deferred assets and liabilities within the year without taking into account the balances offset in the same tax authority are the following:

Amounts in Euro	Balance on 1 st January 2018	Profit or Loss Statement	Income statement	Balance on 31 st December 2018
Tangible assets and investments property	(10,329,341)	3,228,839	-	(7,100,502)
Intangible assets	26,175	8,702	-	34,877

Provisions	57,256	(94,576)	-	(37,320)
Loans and borrowings	444,484	(506,970)	-	(62,486)
Employee benefits	677,535	-	111,665	789,200
Thin capitalization	13,633,944	(3,001,807)	-	10,632,137
Carryforward tax losses for offset	1,977,601	(892,216)	-	1,085,385
Other	143,043	(19,730)	-	123,313
Total	6,630,697	(1,277,758)	111,665	5,464,604

Amounts in Euro	Balance on 1 st January 2019	Profit or loss statement	Income statement	Change in accounting policy	Balance 31 st December 2019
Tangible assets and	(7,100,502)	693,079	-	_	(6,407,423)
investments property	(7,100,502)	0,0,077			(0,407,423)
Intangible assets	34,877	10,475	-	-	45,352
Rights use of tangible assets	-	-	-	21,712	21,712
Provisions	(37,320)	37,106	-	-	(214)
Loans and borrowings	(62,486)	109,871	-	-	47,385
Employee benefits	789,200	(110,344)	114,710	-	793,566
Thin capitalization	10,632,137	1,448,984	-	-	12,081,121
Carryforward tax losses for offset	1,085,385	(1,085,385)	-	-	-
Other	123,313	(4,933)	-	-	118,380
Total	5,464,604	1,098,853	114,710	21,712	6,699,879

13 Inventories

Amount in Euro	31.12.2019	31.12.2018
Merchandise	4,675,605	4,888,423
Finished goods	9,985,996	8,907,628
Semi-finished goods	829,313	1,059,141
By-products & scrap	22,238	12,438
Raw and auxiliary materials, consumables, packaging materials	15,052,693	18,512,666
Spare Parts	8,402,858	8,401,041
Total	38,968,703	41,781,337

The inventories' cost recorded as expense at the cost of sales amounts to EURO 301,692 thousand. (2018: EURO 326,204 thousand). See note 9.

14 Trade and other receivables

Trade and other receivables are analyzed as follows on 31st December 2019 and 2018:

Amount in Euro	31.12.2019	31.12.2018
Trade Receivables	37,471,110	40,947,549
Less: Impairment provisions	(9,742,692)	(10,983,965)
Net Trade Receivables	27,728,418	29,963,584
Other advances	568,360	263,222

Cheques and notes receivables & Cheques overdue		12,021,442	13,068,898
Receivables from related parties	28	59,258,166	97,887,120
Tax assets	20	466,128	4,414,134
Other debtors		4,225,892	5,051,789
Prepaid Expenses		3,979,278	457,435
Receivables from dividends		445,718	580,378
Less: Impairment provisions		(2,337,351)	(2,337,351)
Current receivables total	-	106,356,051	149,349,209
Non-current receivables from related parties	-	15,000,000	15,000,000
Other non-current receivables		635,752	640,166
Total Receivables	_	121,991,803	164,989,375

The trade and other receivables are expected to be collected within a year from the reporting date of the Financial Statements, excluding amount of 15,635,752 Euros that concerns long-term receivables from related parties and guarantees provided to third parties, in the context of the Company's activities that do not have expiry date. The value of trade and other receivables as presented in the State of Financial Position approaches their fair value on the reporting date.

The change in impairment provision of the trade and other receivables is analyzed as follows:

Amounts in Euro	31.12.2019	31.12.2018
Balance on 1 st January	(13,321,316)	(9,933,351)
Change in accounting policy (IFRS 9)	-	(3,387,965)
Provision reversal	1,241,273	-
Balance on 31 st December	(12,080,043)	(13,321,316)

15 Cash and Cash Equivalents

The Cash and Cash Equivalents of the Company are analyzed as follows for 31st December 2019 and 2018:

Amounts in Euro	31.12.2019	31.12.2018
Cash in hand and Cash in bank	5,474	5,354
Short – term bank deposits	1,117,824	2,630,993
Total	1,123,298	2,636,347

Credit rating of bank deposits

The creditworthiness of the banks that the Company cooperates with was as follows on 31st December 2019:

	31.12.2019	31.12.2018
Aa3	1,626	29,836
Caal	957,629	2,601,157
Caa2	158,569	-

Amounts in Euro	Fields- Plots	Buildings	Machinery	Transportation Equipment	Furniture & other equipment	Fixed assets under construction	Total
<u>Cost</u> Balance on 1 st January 2018	11,482,891	31,527,285	142,840,203	463,983	7,354,098	3,137,327	196,805,787
Additions Disposals	-	129,747	925,905 (152,593)	-	260,245 (10,009)	391,154	1,707,051 (162,602)
Write offs Reclassifications	-	367,006	(204,378) 1,258,996	-	30,624	(1,656,626)	(204,378)
Balance on 31 st December 2018	11,482,891	32,024,038	144,668,133	463,983	7,634,958	1,871,855	198,145,858
<u>Accumulated</u> <u>Depreciation</u> Balance on 1 st January 2018	-	(16,875,711)	(95,401,276)	(429,270)	(6,915,685)		(119,621,942)
Depreciation of the period	-	(1,223,045)	(5,769,536)	(5,805)	(207,400)	-	(7,205,786)
Disposals Write offs	-	-	56,540 108,330	-	9,161	-	65,701 108,330
Balance on 31 st December 2018	-	(18,098,756)	(101,005,942)	(435,075)	(7,113,924)	-	(126,653,697)
Carrying amount as of 31 st December 2018	11,482,891	13,925,282	43,662,191	28,908	521,034	1,871,855	71,492,161
Amounts in Euro	Fields- Plots	Buildings	Machinery	Transportation Equipment	Furniture & other equipment	Fixed assets under construction	Total
<u>Cost</u> Balance on 1 st January 2019	11,482,891	32,024,038	144,668,133	463,983	7,634,958	1,871,855	198,145,858
Additions	-	207,737	1,409,790	53,150	400,521	2,254,315	4,325,513

16 Tangible assets

Amounts in Euro	Fields- Plots	Buildings	Machinery	Transportation Equipment	equipment	rixed assets under construction	Total
<u>Cost</u> Balance on 1 st January 2019	11,482,891	32,024,038	144,668,133	463,983	7,634,958	1,871,855	198,145,858
Additions	-	207,737	1,409,790	53,150	400,521	2,254,315	4,325,513
Disposals	-	-	(84,058)	-	(549)	-	(84,607)
Write offs	-	-	(18,646)	-	-	-	(18,646)
Reclassifications	-	39,559	1,349,889	142,300	-	(1,531,748)	-
Balance on 31 st December 2019	11,482,891	32,271,334	147,325,108	659,433	8,034,930	2,594,422	202,368,118
<u>Accumulated</u> <u>Depreciation</u> Balance on 1 st		(18 098 756)	(101 005 942)	(435 075)	(7 113 924)		(126 653 697)

- (18,098,756) (101,005,942)

January 2019

(435,075) (7,113,924) - (126,653,697)

Carrying amount on 31 st December 2019	11,482,891	12,922,800	40,354,708	218,531	616,306	2,594,422	68,189,658
Balance on 31 st December 2019	-	(19,348,534)	(106,970,400)	(440,902)	(7,418,624)	-	(134,178,460)
Write offs		-	14,460	-	-	-	14,460
Disposals	-	-	64,735	-	549	-	65,284
Depreciation of the period	-	(1,249,778)	(6,043,653)	(5,827)	(305,249)	-	(7,604,507)

There are no mortgages or charges on the investment property. Also, there are no finance leasing assets.

17 Right of Use assets

Amount in Euro	nt in Euro Fields-Plots Machin		Transportation equipment	Total
Cost				
Balance on 1 st January 2019	-	-	-	-
Recognition of rights of use	21,604	4,570,694	695,809	5,288,107
Adjusted balance on 1 st January 2019	21,604	4,570,694	695,809	5,288,107
Additions	-	-	178,350	178,350
Terminations	-	(13,000)	(8,891)	(21,891)
Modifications	-	(455,488)	-	(455,488)
Balance on 31 st December 2019	21,604	4,102,206	865,268	4,989,078
Accumulated depreciation				
Balance on 1st January 2019	-	-	-	-
Depreciation of the period	(7,201)	(665,223)	(253,573)	(925,997)
Terminations	-	-	3,493	3,493
Balance on 31 st December 2019	(7,201)	(665,223)	(250,080)	(922,504)
Carrying amount on 31 st December 2019	14,403	3,436,983	615,188	4,066,574

18 Intangible assets

Amounts in Euro	Software	Other	Total
Cost			
Balance on 1 st January 2018	640,944	-	640,944
Additions	7,372	-	7,372
Balance on 31st December 2018	648,316	-	648,316
Accumulated Depreciations			
Balance on 1 st January 2018	(436,204)	5	(436,199)
Depreciations of the period	(59,561)	-	(59,561)
Balance on 31st December 2018	(495,765)	5	(495,760)
Carrying Amount on 31 st December 2018	152,551	5	152,556
Amounts in Euro	Software	Other	Total
Cost			

Carrying Amount on 31st December 2019	212,152	5	212,157
Balance on 31 st December 2019	(567,028)	5	(567,023)
Depreciations of the period	(71,263)	-	(71,263)
<u>Accumulated Depreciations</u> Balance on 1 st January 2019	(495,765)	5	(495,760)
Balance on 31st December 2019	779,180	-	779,180
Additions	130,864	-	130,864
Balance on 1 st January 2019	648,316	-	648,316

19 Investments in property

Amounts in Euro	2019	2018
Cost		
Balance on 1 st January	4,030,508	4,030,508
Balance on 31 st December	4,030,508	4,030,508
Accumulated Depreciations		
Balance on 1 st January	(2,622,629)	(2,483,389)
Depreciations of the period	(139,240)	(139,240)
Balance on 31 st December	(2,761,869)	(2,622,629)
Carrying amount on 31 st December	1,268,639	1,407,879

Investments in property concern industrial buildings that the Company leases to the ERLIKON subsidiary.

20 Investments in subsidiaries

Amounts in Euro	2019	2018
Balance on 1 st January	108,661,520	110,768,720
Additions	60,543	-
Disposals	(1,794,126)	(1,568,693)
Reclassification	-	(538,507)
Share Capital increase	27,500,000	-
Balance on 31 st December	134,427,937	108,661,520

During the year the Company moved to the sale of its stakes in PROSAL TUBES SA and VEMET S.A. of value 1,713,126 Euros and 81,000 Euros accordingly, for amounts EUR 1 500 000 and EUR 32 400 respectively. Also, the Company increased its stake at the subsidiary ERLIKON WIRE PROCESSING S.A. against EUR 60 453, while it participated in the share capital increase of its subsidiary DOJRAN STEEL DOOEL by contributing the amount of EUR 27 500 000.

The subsidiaries are presented in the below table with direct and non-direct participation percentages:

Company Name	Country of establishment	Participation Percentage 31.12.2019	Participation Percentage 31.12.2018	Operating segment
SOVEL SA	Greece	64.01%	64.01%	Steel

ERLIKON WIRE PROCESSING SA	Greece	99.18%	98.86%	Steel
ETIL SA.	Greece	100.00%	100.00%	Steel
ANTIMET SA.	Greece	76.33%	76.08%	Steel
PRAXIS SA	Greece	61.00%	61.00%	Steel
VEMET SA	Greece	-	100.00%	Steel
SIDEROM STEEL SLR	Romania	100.00%	100.00%	Steel
SIDERAL S.H.P.K.	Albania	99.45%	99.45%	Steel
DOJRAN STEEL DOOEL	North Macedonia	100.00%	100.00%	Steel
SIGMA IS S.A.	Bulgaria	100.00%	100.00%	Steel
PRAKSYS BG SA	Bulgaria	61.00%	61.00%	Steel
PROSAL TUBES S.A.	Bulgaria	-	100.00%	Steel

21 Investments in associates

Amount in Euro	2019	2018
Balance on 1 st January	8,403,368	7,854,303
Additions	39,773	10,558
Reclassification	-	538,507
Balance on 31 st December	8,443,141	8,403,368

During the year the Company increased its stake at SIDMA SA by EUR 39 773.

The associates of the Company are at the below table:

Name of the Company	Country of establishment	Indirect participation percentage 31.12.2019	Indirect participation percentage 31.12.2018	Operating segment
SIDMA SA	Greece	25.69%	24.61%	Steel
VIENER SA	Greece	20.67%	20.67%	Steel
METALOURGIA ATTIKIS SA.	Greece	50.00%	50.00%	Steel
AEIFOROS SA.	Greece	23,00%	23.00%	Steel
DOMOPLEX LTD	Cyprus	45.00%	45.00%	Steel
AWM SPA	Italia	34.00%	34.00%	Steel

22 Other investments

Amount in Euro	2019	2018
Balance on 1 st January	1,436,521	1,436,521
Sale of Investment	(1,280,018)	-
Balance on 31 st December	156,503	1,436,521

During the year the Company sold its stake at INTERNATION TRADE S.A. of 1.280.018 value for an amount of EUR 8 149 076 .

Amount in Euro	31.12.2019	31.12.2018
Listed Securities		
- Greek Equity Instruments	5,150	5,150

Non-listed securities

- Greek Equity Instruments	151,302	151,302
- International Equity Instruments	51	1,280,069
	156,503	1,436,521

23 Share Capital and Other Reserves

The Company's share capital on 31st December 2019 amounts to EUR 7 337 589 consisting of 1,094,740 shares of 6.70 Euros nominal value each. The Company's Share Capital remained unchanged compared to prior year.

Amounts in Euro	Number of Shares	Common Shares	Share Premium	Total
1 st January 2018	1,094,740	7,337,589	40,100,692	47,438,281
31 st December 2018	1,094,740	7,337,589	40,100,692	47,438,281
1 st January 2019	1,094,740	7,337,589	40,100,692	47,438,281
31 st December 2019	1,094,740	7,337,589	40,100,692	47,438,281

The Company's reserves remained unchanged compared to 2018.

Amount in Euro	Statutory Reserves	Special Reserves	Tax exempt reserves	Total
1 st January 2018	243,820	503,595	7,167,151	7,914,566
Reclassifications	-	63,002	(63,002)	-
31 st December 2018	243,820	566,597	7,104,149	7,914,566
1 st January 2019	243,820	566,597	7,104,149	7,914,566
31 st December 2019	243,820	566,597	7,104,149	7,914,566

Based on Greek tax legislation, tax-free reserves are exempted from income tax, provided that they are not distributed to the shareholders.

Pursuant to Law 4172, paragraph 12, and in respect of the non-distributed or non-capitalised reserves of the legal persons referred to in Article 45 of the Code of Civil Procedure as they were formed up to 31 December 2013 and which arose as a result of their exemption pursuant to of the provisions of Law 2238/94 from 1 January 2014 unless they are distributed or capitalized, they shall be offset at the end of each tax year with taxable losses of any kind and if they have been incurred during the last 5 years until they have been exhausted.

24 Loans and Borrowings

The total Company borrowings on the reporting date was as follows:

Amounts in Euro	31.12.2019	31.12.2018
Non-Current		
Secured Bond Issues	160,200,000	167,800,000
Total	160,200,000	167,800,000
Current		
Secured bank loans	-	22,345
Unsecured bank loans	60,066,513	58,365,631
Current portion of secured bond issues	10,716,312	7,097,111

Recourse factoring	8,252,883	9,885,638
Total	79,035,708	75,370,725
Total loans and borrowings	239,235,708	243,170,725

The maturities for all loans are as follows:

Amount in Euro	31.12.2019	31.12.2018
Until 1 year	79,035,708	75,370,725
Between 1 and 2 years	49,200,000	10,000,000
Between 2 and 5 years	111,000,000	157,800,000
Total	239,235,708	243,170,725

The bank loans contain clauses of control change that provide to the lenders the right of early termination.

	The actual weighted average interest rates at th	e date of the Financial Statements are as follows:
--	--	--

	31.12.2019	31.12.2018
Bank Debt (current) - EUR	4.33%	4.94%
Bonds - EUR	4.25%	4.00%

25 Trade and Other Payables

The suppliers' balance based on their current or non-current classification is as follows:

Amounts in Euro		31.12.2019	31.12.2018
Suppliers		20,727,978	28,657,154
Social security funds		681,972	717,277
Amounts due to related parties	28	93,856,695	99,428,722
Sundry creditors		3,851,152	4,412,823
Accrued expenses		1,420,554	1,407,871
Other intermediate liabilities' accounts		2,038	46,983
Other taxes		808,335	610,567
Total current liabilities	_	121,348,724	135,281,397
Other Non-current liabilities		-	831,183
Total liabilities	_	121,348,724	136,112,580

26 Government grants

Amounts in Euro	2019	2018
Amount on 1 st January	125,497	125,497
Amortization of grants	(125,497)	-
Balance on 31 st December	-	125,497

Grants relate to investments realized for the purchase and installation of tangible assets (buildings, machinery and transportation equipment).

27 Financial instruments

The analysis of the financial risks the Company is exposed to, and which are described at the note 6.1 is as follows:

a) Credit Risk

Amounts in Euro	31.12.2019	31.12.2018
Trade and other receivables	121.991.803	164.989.375
Contract assets	-	418,752

Total	121,991,803	165,408,127
Less:		
Down payments	(568,360)	(263,222)
Tax assets	(466,128)	(4,414,134)
Other receivables	(3,979,278)	(457,435)
Total	(5,013,766)	(5,134,791)
Financial assets with credit risk	116,978,037	160,273,336

Ageing of receivables and contract assets not impaired

Amounts in Euro	31.12.2019	31.12.2018
Neither past due nor impaired	95,442,042	147,775,862
Overdue		
-Up to 6 months	6,984,838	3,327,177
-Over 6 months	14,551,157	9,170,297
Total	116,978,037	160,273,336

b) Liquidity risk

Amounts in Euro	2019				
	Up to 1 year	1 to 2 years	2 to 5 years	Total	
Bank loans	68,659,748	-	-	68,659,748	
Bond issues	17,763,064	29,165,443	147,549,641	194,478,148	
Leases liabilities	1,029,173	974,485	2,651,153	4,654,812	
Contract liabilities	194,450	-	-	194,450	
Trade and other payables	121,363,000	-	-	121,363,000	
Total	209,009,435	30,139,928	150,200,794	389,350,158	

Amounts in Euro		2018				
	Up to 1 year	1 to 2 years	2 to 5 years	Total		
Bank loans	68,491,528	-	-	68,491,528		
Bond issues	14,354,421	45,516,607	145,609,408	205,480,436		
Contract liabilities	1,646,241	-	-	1,646,241		
Trade and other payables	135,370,404	837,928	-	136,208,332		
Total	219,862,594	46,354,535	145,609,408	411,826,537		

c) Foreign exchange rate risk

The exchange rates used in the period are the following:

Amounts in Euro			2019		
	EUROS	USD	GBP	Other	Total
Trade and other receivables	121,850,439	141,364	-	-	121,991,803
Cash and cash equivalents	1,092,085	31,213	-	-	1,123,298
Total assets	122,942,524	172,577	-	-	123,115,101
Loans and borrowings	239,235,708	-	-	-	239,235,708

Lease liabilities	4,158,658	-	-	-	4,158,658
Trade and other payables	120,802,319	534,794	9,487	2,124	121,348,724
Contract liabilities	194,450	-	-	-	194,450
Total liabilities	364,391,135	534,794	9,487	2,124	364,937,540
Net total risk	(241,448,611)	(362,217)	(9,487)	(2,124)	(241,822,439)

Amounts in Euro			2018		
	EUROS	USD	GBP	Other	Total
Trade and other receivables	164,848,011	141,364	-	-	164,989,375
Contract assets	418,752	-	-	-	418,752
Cash and cash equivalents	2,636,347	-	-	-	2,636,347
Total assets	167,903,110	141,364	-	-	168,044,474
Loans and borrowings	243,170,725	-	-	-	243,170,725
Trade and other payables	135,271,762	816,063	10,528	14,227	136,112,580
Contract liabilities	1,646,241	-	-	-	1,646,241
Total liabilities	380,088,728	816,063	10,528	14,227	380,929,546
Net total risk	(212,185,618)	(674,699)	(10,528)	(14,227)	(212,885,072)

The amounts presented at the column "EUROS" are included for total agreement purposes.

The exchange rates used per year are the following:

	Exchange rate in Euro on		
	31.12.2019	31.12.2018	
USD	1.1234	1.1450	
GBP	0.8508	0.8945	

Sensitivity analysis

Amounts in Euro	Profit or loss	
	Strengthening	Weakening
2019		
USD (10% movement)	32,929	(40,246)
GBP (10% movement)	862	(1,054)
2018		
USD (10% movement)	61,336	(74,967)
GBP (10% movement)	957	(1,170)

d) Interest Rate Risk

Amounts in Euro	Profit or loss		
	Increase by 0.25%	Decrease by 0.25%	
Impact in Euro on 31.12.2019 Financial instruments of variable rate	(598,089)	598,089	
Impact in Euro on 31.12.2018 Financial instruments of variable rate	(607,927)	607,927	

28 Contingent liabilities

The Company has contingent liabilities mainly deriving from bank letters of guarantee issued in the context of its normal business:

Amount in Euro	31.12.2019	31.12.2018
Guarantees to secure liabilities to suppliers	2,995,408	2,985,908
Guarantees to secure the good performance of contracts with clients	611,941	586,941
Mortgages and statutory notices of mortgage issued against lots & buildings	215,760,000	215,760,000
Pledges on inventory	17,287,000	17,287,000
Guarantees for factoring with recourse	8,984,308	18,514,667
Total	245,638,656	255,134,515

29 Transactions with related parties

Related parties of the Company are considered the subsidiaries and associates of the Company, the executive Members of its Board of Directors as well as the subsidiaries and associates of the VIOHALCO Group. These transactions are analyzed as follows:

Amount in Euros	2019	2018
Sales of goods		
Subsidiaries	127,359,756	148,250,159
Associates	2,680,831	17,566,024
Other Related Parties	19,328,711	32,847,238
-	149,369,298	198,663,421
Sales of services		
Subsidiaries	7,258,850	6,838,502
Associates	257,980	61,475
Other Related Parties	1,248,767	1,535,612
-	8,765,597	8,435,589
Sales of fixed assets		
Subsidiaries	7,960	340,000
Other Related Parties	-	59,030
	7,960	399,030
Purchases of goods		
Subsidiaries	200,644,010	209,413,532
Associates	1,015,007	671,214
Other Related Parties	19,406,951	25,392,152
	221,065,967	235,476,897
Purchases of Services		
Parent	317,537	257,520
Subsidiaries	3,230,721	3,442,634
Associates	3,112,020	1,390,468
Other Related Parties	4,245,937	5,796,755
	10,906,215	10,887,376
Purchases of fixed assets		
Subsidiaries	826,940	241,439
Associates	25,781	1,485
Other Related Parties	160,511	19,689
-	1,013,232	262,612

Amounts in Euro	2019	2018
Remuneration of Management and Board		
Members		
Remuneration of Management and Board Members included in the employee benefits	539,750	562,149
	539,750	562,149
Amounts in Euro	31.12.2019	31.12.2018
Receivables from Related Parties		
Subsidiaries	40,956,801	76,502,405
Associates	14,159,890	8,218,204
Other Related Parties	19,587,192	28,166,511
	74,703,884	112,887,120
Liabilities to related parties		
Parent	328,038	451,896
Subsidiaries	76,245,337	75,675,790
Associates	2,960,404	157,253
Other Related Parties	14,322,917	23,143,783
	93,856,695	99,428,722

Income from Dividends

During the year the Company collected Income from Dividends from the following companies:

Company Name	Amount (Euro)
ETIL SA	2,956,706
VIENER SA.	15,641
METALLOURGIA ATTIKIS SA.	31,581
SIGMA IS S.A.	30,800
	3,034,727

30 Subsequent events after the date of Statement of Financial Position

In December 2019 at China the COVID-19 virus appeared, which rapidly transmitted globally, resulting in the World Health Organization declaring the COVID-19 outbreak as a pandemic on 11 March 2020.

Responding to the possible serious threat that the virus presents to the public health, the Greek Authorities as well as the majority of the governing authorities around the globe, moved to social and economic activities restriction, so as to prevent the rapid spread of the virus that include among other, restrictions in the cross-borders transportation of people, in the entrance of foreign visitors, the closing of educational institutions, restaurants, shopping stores (excluding the food stores), entertainment and exercise centers and the under-conditions curfew. Part of these restrictions are still in force.

The virus spread and the aforementioned restricting measures, marked a series of negative conditions for the world economy. The wide economic consequences of these events include:

- Disruption in business at a global level with heavy impact on supply chains.
- Suspension in operation of business in certain sectors as well as businesses that heavily rely
 on foreign markets. The areas affected include trade and transports, travels and tourism,
 entertainments, constructions, retail trade, education and others.
- Significant drop in demand for non-essential goods and services.
- Rise in the economic uncertainty, reflected in unstable prices and foreign exchange rates and the sharp decrease in the stock exchange rates globally.

In order to face the crisis in a financial level, the Greek Government with Legislative Acts, has moved to the provision of support measures for the companies affected. According to the Business Activity

Codes, the Company is included in the affected businesses and can, if deemed necessary, make use of the measures for the companies' support, established by the Government.

The Company, which based on its multi-year experience, has been proven able to face and adapt timely to the new market conditions during the pandemic outbreak, continues smoothly its operations, remaining competitive in the new demanding environment not only by preserving but also by strengthening its long-time collaborations with its customers and suppliers.

Therefore, and despite the uncertainty, the Management believes that – even in the worst-case scenarios – the Company is able to withstand the crisis challenges for the following reasons:

- It has maintained the cash equivalents at the same level as of 31 December 2019.
- There are credit lines available that can be used in case considered necessary.
- There is no precarious situation under the Management's knowledge at this time.
- The crisis has not affected significantly the supply chain of the Company, allowing the Company to preserve a satisfactory level of stock so as to respond to the current demand, while no important issues are expected to rise in the following months.

Expecting that the special conditions shapes will affect the market's operation throughout 2020, the Management appreciates that the negative impact in sales will revolve around -6% in an annual basis compared to the previous year figures.

The total impact in Company's figures will depend on the spread of the virus and the duration of the pandemic and also from the more general conditions in the economy as a whole.

With the current conditions, the uncertainty and the new business environment shaped after the crisis, the Company has set as first priority the shielding of its liquidity and financial position and also the maintenance of its operational results in a satisfactory level.

In the context of further shielding of its liquidity, the Company by adopting part of the Greek Government's support measures, submitted a request to the bondholders of its Bond Loans of suspension of the bond's capital (installments) with simultaneous transfer of the maturity date of the bond loans repayment program by nine (9) months. The Company received the consent of the Bondholders for maturity date extension of its 27 June 2020 bonds for nine (9) months, namely until 27 March 2021 and expects their consent for the rest of the repayment program.

Athens 15 July 2020

Vice – Chairman of the BoD

General Manager

The Chief Financial Officer

Athanasios I. Athanasopoulos ID No X 556803 Mariou Nikolaos ID No AE 083192 Patsatzis Efstratios ID No. AI 541059 License No 0105964, A' Class