

SFAKIANAKIS S.A.

Commercial & Industrial Societe Anonyme for Cars,
Constructions, Hotels & Tourism Business
General Electronic Commercial Reg. No: 240501000
Companies Reg. No. 483/06/B/86/10
5-7 Sidirokastrou St. & Pydnas St.
Athens, GR-11855

SIX – MONTH FINANCIAL REPORT

For the period
from 1st January to 30th June 2014

(TRANSLATED FROM THE GREEK ORIGINAL)

in accordance with article 5 of Law 3556/2007
and the Decisions of the BoD of the Hellenic Capital Market Commission

The attached Six-month Financial Report has been approved by the Board of Directors of SFAKIANAKIS S.A. on 27th August 2014 and has been posted with the Independent Auditor's Report and the Report of the Board of Directors on the website www.sfakianakis.gr

SFAKIANAKIS S.A.

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STATEMENTS BY THE MEMBERS OF THE BOARD OF DIRECTORS
(In accordance with article 5 par. 2 of Law 3556/2007)

The members of the Board of Directors,

1. Stavros Taki, President of the Board & Chief Executive Officer
2. Dimitrios C. Hountas, Vice-President of the BoD
3. George C. Koukoumelis, Member of the BoD.

under their aforementioned capacity as Members of the Board, declare that to their best of their knowledge:

The Interim Financial Statements of the Company and the Group of SFAKIANAKIS for the period 01.01.2014-30.06.2014, which were compiled according to the International Accounting Standards, present in a truthful manner the figures pertaining to assets, liabilities, shareholders equity and financial results of Group and the Company, as well as the companies' which are included in the consolidation as total, according to what stated in paragraphs 3 to 5 of article 5 of the Law 3556/2007 and the Decisions of the BoD of the Hellenic Capital Market Commission.

It is also stated that the half year report of the Board of Directors truly reflects all information required based on paragraph 6, of article 5 of the Law 3556/2007 and the Decisions of the BoD of the Hellenic Capital Market Commission.

Athens, 27 August 2014

The President of the BoD &
Chief Executive Officer

The Vice-President of the
BoD

The Member of the BoD

Stavros P. Taki
ID No. AE-046850

Dimitrios C. Hountas
ID No. Ξ-442023

George C. Koukoumelis
ID No. AK-101669

SEMI-ANNUAL REPORT BY THE BOARD OF DIRECTORS FOR THE PERIOD 01.01.2014 -30.06.2014

This Report has been compiled in accordance with the provisions of par. 6, of article 5, of Law 3556/2007 and the relevant Decisions of the BoD of the Hellenic Capital Market Commission.

The purpose of the Report is to inform the investing public:

- On the financial position, the results, the progress of both the Group and the Company during the period under examination, as well as the changes realised.
- On any important events that took place in the first semester of 2014 and on any impact that those events have on the Company's financial statements.
- On any potential risks that might arise for the Group and the Company in the second Semester of the examined period.
- On all transactions between the company and its related parties.

A. First Semester 2014 Report - Progress - Changes in Financial Figures of the Company and the Group

The automotive market in the first semester of 2014 presents increase compared to the corresponding period of 2013 being in line with the improvement in macroeconomic figures of the country. In particular, total car registrations in the first semester of 2014 amounted to 37,469 units, recording an increase of 23.4% compared to 2013.

Suzuki new car registrations in the first semester of 2014 amounted to 2,056 units presenting significant increase compared to 1,262 units of 2013 and market share was formed to 5.5% against 4.2% the relevant last year period.

Market share of the retail sector for passenger cars the first semester of 2014 was formed to 12.1% against 11.1% the relevant period of 2013.

Suzuki motorcycle registrations in the first semester of 2014 amounted to 336 units with the market share to be formed up to 2.0%.

Total Group's turnover in the first semester of 2014 amounted to € 108.3 mil., presenting an increase of 26.8% compared to the sales of the first semester of 2013 which amounted to € 85.4 mil. Respectively, Company's turnover in the first semester of 2014 amounted to € 87.9 mil., presenting an increase of 28.7% compared to the sales of the first semester of 2013 which amounted to € 68.3 mil.

Gross profit in the first semester of 2014 amounted to € 24.3 mil. for the Group and to € 8.9 mil. for the Company compared to € 20.4 mil. and € 6.3 mil. the first semester of 2013, presenting an increase of 19.1% and 41.3% respectively.

Group's loss before tax in the first semester of 2014 amounted to € 10.4 mil. presenting improvement compared to the loss of the first semester of 2013 which amounted to € 15.9 mil. Respectively, Company's loss before tax in the first semester of 2014 amounted to € 8.7 mil. against € 11.2 mil. the first semester of 2013.

Profit before tax, financing, investment results & depreciation (EBITDA) for the Group amounted to € 6.3 mil. against € 0.5 mil. the first semester of 2013. Operating result (EBITDA) for the Company improved by 68.0% that is € -1.1 mil. against € -3.6 mil. the relevant period of 2013.

Group's financial expenses for the first semester of 2014 amounted to € 7.5 mil. against € 7.1 mil. for the relevant period of 2013. At Company's level financial expenses for the first semester of 2014 amounted to € 5.2 mil. against € 5.0 mil. the relevant period of 2013.

The consistent implementation of the reorganization plan continued during the first semester of 2014 resulting in the decrease in operating expenses for the Group by € 2.9 mil., and for the Company by € 1.6 mil. Thus total operating expenses for the Group on 30.06.2014 amounted to € 25.5 mil. corresponding to a reduction of 10.2% compared to € 28.4 mil. 30.06.2013. Respectively, total operating expenses for the Company on 30.06.2014 amounted to € 18.7 mil. presenting a reduction of 9.0% compared to € 17.3 mil. on 30.06.2013.

Group's total debt was reduced by € 0.7 mil. that is 0.2% from € 293.1 mil. on 31.12.2013 to € 292.4 mil. on 30.06.2014, while Group's net debt was formed to € 281.6 mil. on 30.06.2014.

B. Significant Events that took place during the first semester

The subsidiary EXECUTIVE LEASE S.A., according to the decision of the Ordinary General Meeting of the company made on 04.02.2014 proceeded to the reduction of its share capital by € 10.1 mil. with a corresponding decrease in the nominal value of each share from € 10.00 to € 6.00 and capital return with cash to SFAKIANAKIS S.A., which has been approved by the relevant authorities.

C. Perspectives and expected development, main risks and uncertainties for the second semester

Perspectives and expected development

The company as exclusive distributor of cars, motorcycles and spare parts of Suzuki company in Greece, but also as official trader of retail car sales Opel, Ford, Volvo, BMW, Mini, Fiat, Alfa Romeo, Abarth, Renault, Dacia, Cadillac, Nissan Skoda has a wide range of models of small capacity which also have low gas emissions, a fact which reinforces the Company's position in the market given the change in the preference of consumers to small capacity cars. These make the company highly competitive and provide positive outlook in order to maintain a satisfactory market share in the car market. The apparent stabilization of the market finds the Company ready to take advantage of the opportunities that will arise.

Main risks and uncertainties

In the present difficult economic situation of the Greek market, Company's goal is to maintain in sufficient level its liquidity and also to hold a significant market share in the car market.

a) Exchange Rate Risk

Group's companies operate in Greece and thus the greater part of Group's sales is made in Euro. The purchase of merchandises is made in their greater percentage in Euro and bank loan is entirely in Euro so there is no significant foreign exchange exposure. In addition, Group's management constantly monitors the fluctuations and the tendency of foreign currencies, evaluates each case individually and takes the necessary measures if the risk is real and remarkable.

Group has invested in subsidiaries of abroad whose transactions are being attended in local currency. Particularly, Mirkat OOD and Ergotrak Bulgaria Ltd are active in Bulgaria and keep their books in BGN. Mirkat Dooel Skopje is active in Fyrom and keeps its books in Denars. Ergotrak Romania keeps its books in LEU and Ergotrak Yu Ltd which is active in Serbia keeps its books in Denars. Group is exposed in foreign exchange rate risk due to possible change of local currency rates over Euro. Nevertheless, it is estimated that the possibility of significant change in the currency rates against Euro is minor so it is the same minor the possible exposure to exchange rate risk.

b) Credit Risk

Due to the economic crisis in the Greek market, Group's management in order to manage potential credit risks of the customers, has established specific credit policy for its operations.

Specifically, each type of transaction is covered:

- ☞ With letters of guarantee or other kind of collaterals
- ☞ With retention of ownership of the sold goods

- ☞ With sales through financial institutions, banks, leasing companies etc., which undertake the credit risk deriving from the customer.

However, the unfavourable economic situation of the domestic market since the advent of the economic crisis poses risks for any bad debts and the creation of negative cash flow for the Group companies. Against the specific risks the management implements a series of measures, such as the exclusion of clients with clear indications of poverty, strict maintenance of the agreed credit time and the limiting of the credit amounts above the permitted limits set by the client.

c) Interest rate fluctuation risk

Group companies in order to cover their borrowing needs have signed bond loans which provide predetermined margins. Any change in current interest rates will affect respectively the financial cost of the Group companies.

For syndicated and bilateral bond loans margins have been agreed until 2017.

d) Liquidity Risk

Liquidity risk for Group companies in the unstable economic environment is visible and Group's management as counterbalance continuously reduces the operating expenses, closes unprofitable selling points, reduces the inventories, the receivables by collecting more intensively amounts due and credit policy (reduction of days of credit), changes the trade policy of payment to the suppliers and the restructuring of the paying terms of the current bank loans.

e) Other risks and uncertainties

The Company continues to pursue its business plan to reduce its operating costs and estimates that it will not face any other specific risks beyond those facing the automotive market in the present difficult economic situation.

f) Personnel

Group's companies have always been staffed by experienced and qualified people who had full knowledge of the subject of work. During the current economic situation, despite the fact that the Management has proceeded in reduction of personnel, all employees in Group companies have demonstrated such professionalism and sensitivity that gives the Company the certainty that they will assist to the effort to get out of the crisis.

Relations between the members of the Board of Directors and the managers of the Group companies with the employees are excellent and no working problems exist. As result of these relations no judicial affairs concerning labour subjects exist.

D. Transactions with related parties

As related parties according to I.A.S. 24 are, subsidiaries, companies with common property arrangement and/or administration with the company, related companies as well as the members of the Board of Directors and the senior executives of the Group's companies. It is noted that all commercial transactions between the Group companies are made according to the price lists that are in effect for the non connected parties, and include revenue from sale of merchandises, purchase of assets, services and rents.

More analytically these transactions for the period 01.01-30.06.2014 are as follows:

Parent Company's transactions with related parties: 01/01/2014 - 30/06/2014					
Affiliates	Revenues	Expenses	Receivables	Liabilities	
ERGOTRAK S.A.	33.539,10	26.215,60	19.937,72	9.019,43	
EXECUTIVE LEASE S.A.	8.209.958,33	1.023.663,08	1.937.000,00	101.828,96	
EXECUTIVE INS.BROKERS S.A.	156.039,94	0,00	7.146,36	76.923,37	
MIRKAT OOD	695.913,23	9.505,41	4.780.347,07	9.505,41	
MIRKAD DOOEL SKOPJE	370.239,68	0,00	914.753,45	0,00	
Total	9.465.690,28	1.059.384,09	7.659.184,60	197.277,17	
Affiliates	Revenues	Expenses	Receivables	Liabilities	
SPEDEX S.A.	147.471,74	45.595,17	4.195,29	29.452,33	
ATHONIKI TECHNIKI S.A.	618,77	0,00	26.551,36	0,00	
ALPAN ELECTROLINE LTD	0,00	0,00	0,00	0,00	
Total	148.090,51	45.595,17	30.746,65	29.452,33	
Grand Total	9.613.780,79	1.104.979,26	7.689.931,25	226.729,50	
Parent Company's revenues from related parties: 01/01/2014 - 30/06/2014					
Affiliates	Sale of Goods	Services	Other revenues	Rents	Total
ERGOTRAK S.A.	6.325,71	1.341,19	12,20	25.860,00	33.539,10
EXECUTIVE LEASE S.A.	7.852.999,96	178.982,18	60.722,63	117.253,56	8.209.958,33
EXECUTIVE INS.BROKERS S.A.	97,00	0,00	140.612,94	15.330,00	156.039,94
MIRKAT OOD	695.913,23	0,00	0,00	0,00	695.913,23
MIRKAD DOOEL SKOPJE	370.239,68	0,00	0,00	0,00	370.239,68
Total	8.925.575,58	180.323,37	201.347,77	158.443,56	9.465.690,28
Subsidiaries	Sale of Goods	Services	Other revenues	Rents	Total
SPEDEX S.A.	1.511,60	1.148,72	36.811,42	108.000,00	147.471,74
ATHONIKI TECHNIKI S.A.	504,29	114,48	0,00	0,00	618,77
ALPAN ELECTROLINE S.A.	0,00	0,00	0,00	0,00	0,00
Total	2.015,89	1.263,20	36.811,42	108.000,00	148.090,51
Grand total	8.927.591,47	181.586,57	238.159,19	266.443,56	9.613.780,79
Parent Company's expenses from related parties: 01/01/2014 - 30/06/2014					
Subsidiaries	Purchase of Goods	Expenses	Rents	Total	
ERGOTRAK S.A.	25.006,65	1.208,95	0,00	26.215,60	
EXECUTIVE LEASE S.A.	701.227,81	225.975,80	96.459,47	1.023.663,08	
MIRKAT OOD	0,00	9.505,41	0,00	9.505,41	
Total	726.234,46	236.690,16	96.459,47	1.059.384,09	
Affiliates	Purchase of Goods	Expenses	Rents	Total	
SPEDEX S.A.	0,00	45.595,17	0,00	45.595,17	
Total	0,00	45.595,17	0,00	45.595,17	
Grand total	726.234,46	282.285,33	96.459,47	1.104.979,26	

The fees and benefits of the members of the Board of Directors for the first semester of 2014 and senior executives concern rewards for services of depended employment and can be broken down as follows:

BENEFITS	Group		Company	
	30.06.2014	30.06.2013	30.06.2014	30.06.2013
Short-term benefits (salaries & fees, car expenses, travel expenses, etc.)	977.262,52	1.120.090,55	775.631,28	849.032,08
Provisions for post-employment benefits	19.504,59	21.812,09	15.471,97	16.562,78
Total	996.767,11	1.141.902,64	791.103,25	865.594,86

E. SOCIAL RESPONSIBILITY

The Management of the Group shows special sensitivity in the protection of the environment as it believes that recycling is a key indicator for the culture of our country. For this reason all Group companies have been introduced into the system of collecting alternative management of waste electrical and electronic equipment and to the system of alternative recycling of packaging in order to prevent the creation of waste from electrical electronic equipment and the reuse of the recycled for any essential future use.

Athens, 27 August 2014

Stavros P. Taki
President and CEO

Review Report on Interim Financial Information

To the Shareholders of SFAKIANAKIS S.A.

Introduction

We have reviewed the accompanying separate and consolidated statement of financial position of SFAKIANAKIS S.A. as at 30 June 2014, the relative separate and consolidated statements of comprehensive income, changes in equity and cash flows for the six-month period then ended, as well as the selected explanatory notes, that constitute the condensed interim financial information, which is an integral part of the six-month financial report under the Law 3556/2007. Management is responsible for the preparation and presentation of this condensed interim financial information, in accordance with International Financial Reporting Standards, as adopted by the European Union (EU) and which apply to Interim Financial Reporting (International Accounting Standard "IAS 34"). Our responsibility is to express a conclusion on this condensed interim financial information based on our review.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying Interim Financial Information is not prepared, in all material respects, in accordance with IAS 34.

Emphasis of Matter

We draw your attention to Note 2.2 "Going concern assumption" of the interim financial statements, where reference is made to the financial position of the Company and, in particular to the increase in the turnover and the significant reduction in operating losses while Group's equity remains negative, conditions which indicate the existence of material uncertainty that may cast significant doubt upon Company's ability to continue as a going concern.

In our opinion there is no reservation in relation to this matter.

Report on Other Legal and Regulatory Requirements

Our review has not located any inconsistency or non-conformity between the other elements of the statutory by article 5 of L.3556/2007 six-month financial report, and the accompanying interim financial information.

Athens, 28 August 2014



KONSTANTINOS EVANGELINOS

Certified Public Accountant Auditor

Institute of CPA (SOEL) Reg. No. 13151

SOL S.A. – Certified Public Accountants Auditors

Member of Crowe Horwath International

3, Fok. Negri Street – Athens 11257, Greece

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SFAKIANAKIS S.A.

Interim Financial Statements

For the period from 1st January to 30th June 2014

In accordance with IFS 34

The attached Six-month Interim Financial Statements have been approved by the Board of Directors of SFAKIANAKIS S.A. on 27th August 2014 and have been posted with the Independent Auditor's Report and the Report of the Board of Directors on the website www.sfakianakis.gr

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FINANCIAL STATEMENTS

STATEMENT OF FINANCIAL POSITION (Amounts in Euro)		GROUP		COMPANY	
		Note	30.06.2014	31.12.2013	30.06.2014
ASSETS					
Non-current assets					
Tangible Assets (Property, plant & equipment)	3.1	168.140.834,26	163.294.955,83	100.595.533,57	101.943.831,51
Intangible assets	3.2	1.093.133,41	1.340.742,23	970.475,24	1.270.703,58
Goodwill	3.3	8.238.596,29	8.238.596,29	6.134.000,00	6.134.000,00
Investments in subsidiaries	3.4.1	0,00	0,00	79.496.253,79	66.208.173,05
Investments in affiliates	3.4.2	5.153.479,73	5.803.479,73	10.498.657,54	10.498.657,54
Deferred income tax		9.631.613,63	9.466.659,07	7.141.094,62	7.072.944,75
Customers and other receivables		6.620.769,71	11.953.749,37	1.354.622,54	3.742.802,39
Total non-current assets		198.878.427,04	200.098.182,53	206.190.637,30	196.871.112,81
Current assets					
Inventories	3.5	28.902.412,85	35.366.553,64	22.705.698,35	27.616.657,57
Customers and other receivables	3.6	88.161.691,90	84.482.382,83	43.527.608,30	39.006.947,86
Available-for-sale financial assets		1.359.920,01	1.241.820,01	1.359.920,01	1.241.820,01
Cash and cash equivalents		10.879.819,27	14.661.622,00	1.519.512,34	2.730.335,84
		129.303.844,03	135.752.378,47	69.112.739,00	70.595.761,28
Total assets		328.182.271,07	335.850.561,00	275.303.376,30	267.466.874,09
EQUITY					
Capital and reserves attributed to parent company shareholders					
Share Capital		19.786.200,00	19.786.200,00	19.786.200,00	19.786.200,00
Premium on capital stock		10.601.614,09	10.601.614,09	10.601.614,09	10.601.614,09
Fair value reserves	3.7	(5.981.610,62)	(6.441.570,62)	21.208.735,53	3.807.175,78
Other reserves		36.717.232,69	36.717.232,68	38.137.177,16	38.137.177,15
Results carried forward		(99.574.248,74)	(89.141.277,70)	(78.083.503,21)	(69.383.148,28)
		(38.450.812,58)	(28.477.801,54)	11.650.223,58	2.949.018,75
Non controlling interest		84,71	89,09	0,00	0,00
Total equity		(38.450.727,87)	(28.477.712,45)	11.650.223,58	2.949.018,75
LIABILITIES					
Long-term liabilities					
Loans	3.8.1	263.618.934,17	263.825.579,32	190.388.000,00	190.388.000,00
Deferred income tax		19.947.082,62	19.909.375,03	24.478.564,67	18.376.256,29
Provisions for employee benefits		1.967.597,66	1.861.752,82	1.358.689,72	1.292.157,04
Other long-term liabilities		977.576,74	963.420,57	0,00	0,00
		286.511.191,18	286.560.127,74	216.225.254,39	210.056.413,33
Short-term liabilities					
Suppliers and other liabilities		51.265.381,17	48.434.159,76	32.044.662,18	39.077.604,88
Current Income tax		27.729,45	48.894,91	0,00	0,00
Short-term loans	3.8.2	28.828.697,13	29.285.091,05	15.383.236,15	15.383.837,13
		80.121.807,75	77.768.145,72	47.427.898,33	54.461.442,01
Total liabilities		366.632.998,93	364.328.273,45	263.653.152,72	264.517.855,34
Total Liabilities and Equity		328.182.271,07	335.850.561,00	275.303.376,30	267.466.874,09

COMPREHENSIVE INCOME STATEMENT			
GROUP			
01.01.2014 - 30.06.2014			
NOTE	Continuing Operations	Discontinuing Operations	TOTAL
Sales	108.298.632,11	0,00	108.298.632,11
Cost of sales	(84.037.471,79)	0,00	(84.037.471,79)
Gross Profit	24.261.160,32	0,00	24.261.160,32
Selling expenses	(28.006.679,57)	0,00	(28.006.679,57)
Administrative expenses	(7.001.669,89)	0,00	(7.001.669,89)
Other operating income	8.538.781,84	0,00	8.538.781,84
Operating income	(2.208.407,31)	0,00	(2.208.407,31)
Financial expenses	(7.499.706,13)	0,00	(7.499.706,13)
Financial income	278.122,08	0,00	278.122,08
Investing result	(981.976,33)	0,00	(981.976,33)
Profit/(Loss) before tax	(10.411.967,69)	0,00	(10.411.967,69)
Income tax	(21.007,74)	0,00	(21.007,74)
Profit/(Loss) for the period after tax (A)	(10.432.975,43)	0,00	(10.432.975,43)
Difference in fair value of available for sale financial assets	104.000,00	0,00	104.000,00
Difference in fair value of consolidated affiliates	355.960,00	0,00	355.960,00
Other Comprehensive Income after tax (B)	459.960,00	0,00	459.960,00
Total Comprehensive Income (A)+(B)	(9.973.015,43)	0,00	(9.973.015,43)
Profit/(Loss) is attributable to:			
Company's Shareholders	(10.432.971,05)	0,00	(10.432.971,05)
Non controlling interest	(4,38)	0,00	(4,38)
	(10.432.975,43)	0,00	(10.432.975,43)
Other Comprehensive Income is attributable to:			
Company's Shareholders	(9.973.011,05)	0,00	(9.973.011,05)
Non controlling interest	(4,38)	0,00	(4,38)
	(9.973.015,43)	0,00	(9.973.015,43)
Profit/(Loss) per share after tax (in €)	(1,3182)	0	(1,3182)
Average weighted No. of shares	7.914.480	7.914.480	7.914.480

COMPREHENSIVE INCOME STATEMENT			
GROUP			
01.04.2014 - 30.06.2014			
NOTE	Continuing Operations	Discontinuing Operations	TOTAL
Sales	59.165.804,79	0,00	59.165.804,79
Cost of sales	(44.378.885,14)	0,00	(44.378.885,14)
Gross Profit	14.786.919,65	0,00	14.786.919,65
Selling expenses	(14.798.389,03)	0,00	(14.798.389,03)
Administrative expenses	(3.699.597,26)	0,00	(3.699.597,26)
Other operating income	3.948.824,36	0,00	3.948.824,36
Operating income	237.757,71	0,00	237.757,71
Financial expenses	(3.781.350,38)	0,00	(3.781.350,38)
Financial income	126.152,47	0,00	126.152,47
Investing result	(1.042.425,09)	0,00	(1.042.425,09)
Profit/(Loss) before tax	(4.459.865,29)	0,00	(4.459.865,29)
Income tax	(267.694,63)	0,00	(267.694,63)
Profit/(Loss) for the period after tax (A)	(4.727.559,92)	0,00	(4.727.559,92)
Difference in fair value of available for sale financial assets	(44.000,00)	0,00	(44.000,00)
Difference in fair value of consolidated affiliates	355.960,00	0,00	355.960,00
Other Comprehensive Income after tax (B)	311.960,00	0,00	311.960,00
Total Comprehensive Income (A)+(B)	(4.415.599,92)	0,00	(4.415.599,92)
Profit/(Loss) is attributable to:			
Company's Shareholders	(4.727.558,28)	0,00	(4.727.558,28)
Non controlling interest	(1,64)	0,00	(1,64)
	(4.727.559,92)	0,00	(4.727.559,92)
Other Comprehensive Income is attributable to:			
Company's Shareholders	(4.415.598,28)	0,00	(4.415.598,28)
Non controlling interest	(1,64)	0,00	(1,64)
	(4.415.599,92)	0,00	(4.415.599,92)
Profit/(Loss) per share after tax (in €)	(0,5973)	0	(0,5973)
Average weighted No. of shares	7.914.480	7.914.480	7.914.480

COMPREHENSIVE INCOME STATEMENT			
GROUP			
01.01.2013 - 30.06.2013			
NOTE	Continuing Operations	Discontinuing Operations	TOTAL
Sales	84.015.996,84	1.397.297,07	85.413.293,91
Cost of sales	(63.769.211,47)	(1.202.518,46)	(64.971.729,93)
Gross Profit	20.246.785,37	194.778,61	20.441.563,98
Selling expenses	(31.219.908,48)	(908.045,34)	(32.127.953,82)
Administrative expenses	(7.804.977,12)	(227.011,34)	(8.031.988,45)
Other operating income	11.387.903,67	38.273,15	11.426.176,82
Operating income	(7.390.196,55)	(902.004,92)	(8.292.201,47)
Financial expenses	(7.154.523,87)	0,00	(7.154.523,87)
Financial income	593.999,84	79.618,78	673.618,61
Investing result	(1.174.341,99)	0,00	(1.174.341,99)
Profit/(Loss) before tax	(15.125.062,57)	(822.386,14)	(15.947.448,72)
Income tax	(3.596.915,31)	0,00	(3.596.915,31)
Profit/(Loss) for the period after tax (A)	(18.721.977,88)	(822.386,14)	(19.544.364,02)
Difference in fair value of available for sale financial assets	(152.000,00)	0,00	(152.000,00)
Difference in fair value of consolidated affiliates	358.800,82	0,00	358.800,82
Other Comprehensive Income after tax (B)	206.800,82	0,00	206.800,82
Total Comprehensive Income (A)+(B)	(18.515.177,06)	(822.386,14)	(19.337.563,20)
Profit/(Loss) is attributable to:			
Company's Shareholders	(18.721.629,52)	(822.386,14)	(19.544.015,66)
Non controlling interest	(348,36)	0,00	(348,36)
	(18.721.977,88)	(822.386,14)	(19.544.364,02)
Other Comprehensive Income is attributable to:			
Company's Shareholders	(18.514.828,70)	(822.386,14)	(19.337.214,84)
Non controlling interest	(348,36)	0,00	(348,36)
	(18.515.177,06)	(822.386,14)	(19.337.563,20)
Profit/(Loss) per share after tax (in €)	(2,3655)	(0,1039)	(2,4694)
Average weighted No. of shares	7.914.480	7.914.480	7.914.480

COMPREHENSIVE INCOME STATEMENT

GROUP			
01.04.2013 - 30.06.2013			
NOTE	Continuing Operations	Discontinuing Operations	TOTAL
Sales	48.502.654,62	685.713,09	49.188.367,71
Cost of sales	(35.871.349,52)	(566.535,63)	(36.437.885,15)
Gross Profit	12.631.305,10	119.177,46	12.750.482,56
Selling expenses	(16.345.499,85)	(721.964,58)	(17.067.464,43)
Administrative expenses	(4.086.374,96)	(180.491,14)	(4.266.866,11)
Other operating income	3.10 5.095.626,50	23.877,57	5.119.504,07
Operating income	(2.704.943,22)	(759.400,69)	(3.464.343,91)
Financial expenses	(3.565.408,52)	0,00	(3.565.408,52)
Financial income	281.161,98	31.265,43	312.427,41
Investing result	(1.254.518,76)	0,00	(1.254.518,76)
Profit/(Loss) before tax	(7.243.708,52)	(728.135,26)	(7.971.843,78)
Income tax	3.12 (350.913,72)	0,00	(350.913,72)
Profit/(Loss) for the period after tax (A)	(7.594.622,24)	(728.135,26)	(8.322.757,51)
Difference in fair value of available for sale financial assets	3.9 13.550,00	0,00	13.550,00
Difference in fair value of consolidated affiliates	3.9 358.800,82	0,00	358.800,82
Other Comprehensive Income after tax (B)	372.350,82	0,00	372.350,82
Total Comprehensive Income (A)+(B)	(7.222.271,42)	(728.135,26)	(7.950.406,69)
Profit/(Loss) is attributable to:			
Company's Shareholders	(7.594.410,20)	(728.135,26)	(8.322.545,47)
Non controlling interest	(212,04)	0,00	(212,04)
	(7.594.622,24)	(728.135,26)	(8.322.757,51)
Other Comprehensive Income is attributable to:			
Company's Shareholders	(7.222.059,38)	(728.135,26)	(7.950.194,65)
Non controlling interest	(212,04)	0,00	(212,04)
	(7.222.271,42)	(728.135,26)	(7.950.406,69)
Profit/(Loss) per share after tax (in €)	(0,9596)	(0,0920)	(1,0516)
Average weighted No. of shares	7.914.480	7.914.480	7.914.480

COMPREHENSIVE INCOME STATEMENT					
	NOTE	COMPANY			
		<u>1.1-30.06.2014</u>	<u>1.1-30.06.2013</u>	<u>1.4-30.06.2014</u>	<u>1.4-30.06.2013</u>
Sales		87.851.842,32	68.298.216,17	46.956.030,37	39.663.570,24
Cost of sales		(78.946.655,17)	(61.963.507,98)	(42.193.430,17)	(35.995.851,67)
Gross Profit		8.905.187,15	6.334.708,19	4.762.600,20	3.667.718,57
Selling expenses		(14.990.978,98)	(16.718.985,28)	(7.688.422,87)	(8.346.184,14)
Administrative expenses		(3.747.744,75)	(4.179.746,32)	(1.922.105,72)	(2.086.546,03)
Other operating income	3.10	6.392.267,15	8.697.038,79	3.045.716,09	3.826.425,14
Operating income		(3.441.269,43)	(5.866.984,62)	(1.802.212,30)	(2.938.586,46)
Financial expenses		(5.236.058,60)	(4.967.320,25)	(2.633.402,21)	(2.475.889,04)
Financial income		16.261,79	20.247,98	6.282,43	3.756,97
Investing result		(2.651,16)	(338.780,76)	(53.248,36)	(449.217,97)
Profit/(Loss) before tax		(8.663.717,41)	(11.152.837,65)	(4.482.580,45)	(5.859.936,50)
Income tax	3.12	(36.637,52)	(3.360.767,86)	59.023,23	45.276,88
Profit/(Loss) for the period after tax (A)		(8.700.354,93)	(14.513.605,50)	(4.423.557,22)	(5.814.659,62)
Difference in fair value of available for sale financial assets	3.9	104.000,00	(152.000,00)	(44.000,00)	8.000,00
Difference in fair value of consolidated subsidiaries	3.9	17.297.559,75	0,00	17.297.559,75	0,00
Other Comprehensive Income after tax (B)		17.401.559,75	(152.000,00)	17.253.559,75	8.000,00
Total Comprehensive Income (A)+(B)		(8.701.204,82)	(14.665.605,50)	(12.830.002,53)	(5.806.659,62)
Profit/(Loss) is attributable to:					
Company's Shareholders		(8.700.354,93)	(14.513.605,50)	(4.423.557,22)	(5.814.659,62)
Non controlling interest		0,00	0,00	0,00	0,00
		(8.700.354,93)	(14.513.605,50)	(4.423.557,22)	(5.814.659,62)
Other Comprehensive Income is attributable to:					
Company's Shareholders		(8.701.204,82)	(14.665.605,50)	(12.830.002,53)	(5.806.659,62)
Non controlling interest		0,00	0,00	0,00	0,00
		(8.701.204,82)	(14.665.605,50)	(12.830.002,53)	(5.806.659,62)
Profit/(Loss) per share after tax (in €)		(1,0993)	(1,8338)	(0,5589)	(0,7347)
Average weighted No. of shares		7.914.480	7.914.480	7.914.480	7.914.480

STATEMENT OF CHANGES IN EQUITY

GROUP

2014	Share capital & premium on capital stock	Reserves	Results carried forward	Non controlling interest	Total equity
Balance on 1 January	30.387.814,09	30.275.662,07	(89.141.277,70)	89,09	(28.477.712,45)
Net profit after tax (A)	0,00	0,00	(10.432.971,05)	(4,38)	(10.432.975,43)
Other comprehensive income (B)	0,00	459.960,00	0,00	0,00	(459.960,00)
Total comprehensive income (A)+(B)	0,00	(459.960,00)	(10.432.971,05)	(4,38)	(9.973.015,43)
Less : Dividends	0,00	0,00	0,00	0,00	0,00
Balance on 30 June	30.387.814,09	30.735.622,07	(99.574.248,75)	84,71	(38.450.727,87)
2013	Share capital & premium on capital stock	Reserves	Results carried forward	Non controlling interest	Total equity
Balance on 1 January	30.387.814,09	29.756.370,75	(60.074.718,35)	3.271,60	72.738,09
Net profit after tax (A)	0,00	0,00	(19.544.015,66)	(348,36)	(19.544.364,02)
Other comprehensive income (B)	0,00	206.800,82	0,00	0,00	(206.800,82)
Total comprehensive income (A)+(B)	0,00	(206.800,82)	(19.544.015,66)	(348,36)	(19.337.563,20)
Less : Dividends	0,00	0,00	0,00	0,00	0,00
Balance on 30 June	30.387.814,09	29.963.171,57	(79.618.734,01)	2.923,24	(19.264.825,12)

COMPANY

2014	Share capital & premium on capital stock	Reserves	Results carried forward	Non controlling interest	Total equity
Balance on 1 January	30.387.814,09	41.944.352,94	(69.383.148,28)	0,00	2.949.018,75
Net profit after tax (A)	0,00	0,00	(8.700.354,93)	0,00	(8.700.354,93)
Other comprehensive income (B)	0,00	17.401.559,75	0,00	0,00	17.401.559,75
Total comprehensive income (A)+(B)	0,00	17.401.559,75	(8.700.354,93)	0,00	8.701.204,82
Less : Dividends	0,00	0,00	0,00	0,00	0,00
Balance on 30 June	30.387.814,09	59.345.912,69	(78.083.503,21)	0,00	11.650.223,58
2013	Share capital & premium on capital stock	Reserves	Results carried forward	Non controlling interest	Total equity
Balance on 1 January	30.387.814,09	31.701.222,21	(43.305.971,27)	0,00	18.783.065,03
Net profit after tax (A)	0,00	0,00	(14.513.605,50)	0,00	(14.513.605,50)
Other comprehensive income (B)	0,00	(152.000,00)	0,00	0,00	(152.000,00)
Total comprehensive income (A)+(B)	0,00	(152.000,00)	(14.513.605,50)	0,00	(14.665.605,50)
Less : Dividends	0,00	0,00	0,00	0,00	0,00
Balance on 30 June	30.387.814,09	31.549.222,21	(57.819.576,77)	0,00	4.117.459,53

CASH FLOW STATEMENT (Amounts in €)

	<u>GROUP</u>		<u>COMPANY</u>	
	<u>30.06.2014</u>	<u>30.06.2013</u>	<u>30.06.2014</u>	<u>30.06.2013</u>
<u>Operating activities</u>				
Profit/Loss before tax (Continuing operations)	(10.411.967,69)	(15.125.062,57)	(8.663.717,41)	(11.152.837,65)
Profit/Loss before tax (Discontinuing operations)	0,00	(822.386,14)	0,00	0,00
Plus/Minus adjustments for:				
Depreciation	8.501.413,71	8.767.252,72	2.303.804,65	2.310.551,51
Provisions	318.644,83	423.437,28	66.532,68	90.752,31
Exchange rate results	(4.677,38)	14.147,71	(4.677,38)	14.147,71
Results (income, expenses, profits & losses) from investing activities	703.854,25	500.723,38	(13.610,63)	318.532,78
Interest charges and related expenses	7.499.706,13	7.154.523,87	5.236.058,60	4.967.320,25
Plus / minus adjustments for changes in working capital accounts or related to operating activities :				
Decrease/ (increase) in stocks	1.916.943,14	4.253.182,05	4.910.959,22	4.954.247,42
Decrease/ (increase) in receivables	(5.686.882,91)	1.847.660,60	(2.132.480,60)	(140.673,07)
(Decrease)/Increase in liabilities (save banks)	8.103.073,53	7.974.286,54	1.684.609,02	364.839,47
Less:				
Interest charges and related expenses paid	(5.666.580,55)	(3.837.674,06)	(3.939.179,47)	(714.058,50)
Taxes paid	(4.043,16)	(47.787,08)	0,00	0,00
Operating activities from discontinuing operation	0,00	651.750,42	0,00	0,00
Total input/(output) from operating activities (a)	5.269.483,91	11.754.054,72	(551.701,31)	1.012.822,23
<u>Investing Activities:</u>				
Purchase of intangible and tangible assets	(9.932.375,25)	(6.826.792,43)	(2.008.713,81)	(1.094.148,45)
Proceeds on sale of intangible and tangible assets	1.563.377,19	1.236.236,79	1.336.684,28	948.529,16
Interest received	127.936,69	340.131,04	13.508,32	18.838,97
Investing activities from discontinuing operation	0,00	79.618,78	0,00	0,00
Total input/(output) from investing activities (b)	(8.241.061,37)	(5.170.805,83)	(658.521,21)	(126.780,32)
<u>Financing Activities</u>				
Loan repayment	(427.285,82)	(4.962.018,23)	(600,98)	0,00
Leasing arrangement liabilities paid (instalments)	(382.939,44)	(519.404,73)	0,00	0,00
Financing activities from discontinuing operation	0,00	0,00	0,00	0,00
Total input/ (output) from financing activities (c)	(810.225,27)	(5.481.422,96)	(600,98)	0,00
Net increase/ (decrease) in cash and cash equivalents (a)+(b)+(c)	(3.781.802,73)	1.101.825,92	(1.210.823,50)	886.041,91
Cash and cash equivalents at the beginning of the period	14.661.622,00	20.286.289,20	2.730.335,84	3.180.634,52
Cash and cash equivalents at the end of the period	10.879.819,27	21.388.115,12	1.519.512,34	4.066.676,43

NOTES ON THE FINANCIAL STATEMENTS

1. General Information

These financial statements include the corporate financial statements of SFAKIANAKIS S.A. (the Company) and the consolidated financial statements of the Company and its subsidiaries (the Group).

The Group's main activity is the import and trade of cars, motorcycles and spare parts for Suzuki and Cadillac, Daf trucks, Temsa buses as well as retail activities which include the trade of Suzuki, Opel, Ford, Volvo, BMW, Mini, Fiat, Alfa Romeo, Abarth, Cadillac, Renault Dacia, Nissan and Skoda cars as well as Suzuki and BMW motorcycles. Moreover, the Group is involved in car hire, insurance brokerage, trade of electronic and telecommunications materials and IT products construction and lifting machineries, engines and industrial equipment. Additionally, the Group provides courier services and is also active in real estate sector.

The Group operates in Greece, Cyprus, Bulgaria, FYROM, Serbia and Romania. Parent Company's shares are traded on the Athens Stock Exchange.

The Company's registered offices are in Greece in the Municipality of Athens, Attica at the junction of 5-7 Sidirokastrou St. & Pydnas St. Company's website is www.sfakianakis.gr

The attached Interim Financial Statements for the period from 1st January to 30th June 2014 have been approved by the Board of Directors of SFAKIANAKIS S.A. on August 27, 2014.

The current Board of Directors of the parent company is as follows:

1. Stavros Taki	President & CEO, Executive Member
2. Georgios Koukoumelis	Executive Member
3. Athanasios Platias	Non-executive Member
4. Dimitrios Hountas	Vice-president, Non-executive Member
5. Peter Leon	Independent Non-executive Member
6. Christophoros Katsambas	Independent Non-executive Member
7. Georgios Taniskidis	Independent Non-executive Member

1.1 Structure of the Group

SFAKIANAKIS Group consists of the following companies:

A) Consolidation with total integration method (subsidiaries companies)

COMPANY	Country	PARTICIPATION	(%)
SFAKIANAKIS S.A.	Greece		Parent Company
PERSONAL BEST S.A.	Greece	DIRECT	100,00%
PANERAGON S.A.	Greece	DIRECT	100,00%
EXECUTIVE INSURANCE BROKERS S.A.	Greece	DIRECT	100,00%
EXECUTIVE LEASE S.A.	Greece	DIRECT	100,00%
ERGOTRAK S.A.	Greece	DIRECT	100,00%
ERGOTRAK BULGARIA LTD	Bulgaria	DIRECT/INDIRECT	100,00%
ERGOTRAK ROM	Romania	DIRECT/INDIRECT	100,00%
ERGOTRAK YU LTD	Serbia	INDIRECT	100,00%
MIRKAT OOD	Bulgaria	DIRECT	100,00%
MIRKAT DOOEL SKOPJE	FYROM	DIRECT	100,00%

B) Consolidation with equity method (affiliated companies)

COMPANY	Country	Participation	(%)
SPEEDEX S.A.	Greece	DIRECT	49.55%
ALPAN ELECTROLINE LTD	Cyprus	DIRECT	40.00%
ATHONIKI TECHNIKI S.A.	Greece	DIRECT	49.90%

2. Major accounting principles used by the Group

2.1. Context within which the financial statements are drawn up

These financial statements of Sfakianakis S.A. relate to the period 01.01.2014 to 30.06.2014 and have been prepared according to IFS 34. The above mentioned financial statements have been prepared on the basis of the historic cost principle apart from some real estate property and the financial assets which are prepared to their fair (market) value.

There are no changes to the accounting principles used compared to those used in preparation the financial reports for 31 December 2013.

Preparation of the financial statements in accordance with the IFRS requires the use of accounting estimates and the exercise of judgment on how the accounting principles followed apply. The estimates and judgments made by Management are re-examined continuously and are based on historical data and expectations about future events which are considered reasonable in light of current circumstances. There were no changes in estimates in the current period compared to the estimates used in fiscal year 2013.

2.2 Going concern assumption

The Financial Statements of the Group and Company for the period 01.01.2014-30.06.2014 are prepared under the going concern assumption.

During the period 01.01.2014-30.06.2014 the Company presents increase in its turnover while losses continue in its results. However, losses present a significant decrease compared to the relevant period of 2013 as a result of the maturing of the benefits of the reorganization plan of the Company and the gradual improvement occurred in the automotive market. Group's equity on 30.06.2014 remains negative.

The Group finances its needs for working capital only through cash flow from operating activities and complies in full with the new terms of the loan agreements.

Company's Management makes significant and sustained efforts to reduce its operating expenses, such as closing of selling points, reducing of staff, reducing of fees and generally it has adapted its structure and function in current market conditions.

Finally, the faithful execution of the restructuring plan agreed with bondholders, makes the Company more competitive and substantially viable.

Management is confident for the successful completion of the negotiations with Bondholders and expects to verify its predictions and therefore the going concern assumption, used for the preparation of the Interim Financial Statements for the period 01.01-30.06.2014, is considered correct.

2.3 New Standards, Interpretations and Amendments of existing ones

New standards, amendments to standards and interpretations have been issued and are mandatory for annual periods beginning on January 1, 2014 or later. The effect of these new standards and interpretations is set out below.

Standards and Interpretations mandatory for annual periods beginning on or after January 1, 2014

Group of standards on consolidation and joint arrangements

In May 2011 the IASB published three new standards, IFRS 10 "Consolidated Financial Statements", IFRS 11 "Figures under common control" and IFRS 12 "Disclosure of Interests in Other Entities" and amended IAS 27 "Separate Financial Statements" and IAS 28 "Investments in Associates and Joint Ventures". The above standards and amendments are effective from the current fiscal year. The main provisions and their impact on the financial statements of the Group are set out below:

IAS 27 (Amendment) "Consolidated Financial Statements". This Standard was issued simultaneously with IFRS 10 and both standards together replace IAS 27 "Consolidated and Separate Financial Statements". The amended IAS 27 prescribes the accounting and disclosure requirements for investment in subsidiaries, joint ventures and associates when an entity prepares separate financial statements. Furthermore, the Board relocated to IAS 27 requirements of IAS 28 "Investments in Associates" and IAS 31 "Interests in Joint Ventures" on the financial statements. Not expected to have a material impact on the Group and the Company.

IAS 28 (Amendment) "Investments in Associates and Joint Ventures". The amendment to IAS 28 replaces IAS 28 "Investments in Associates". The purpose of this standard is to prescribe the accounting for investments in associates and to set out the requirements for the application of the equity method when accounting for investments in associates and joint ventures, as evidenced by the publication of IFRS 11. It is not expected to have substantial impact on the Group and the Company.

IFRS 10 "Consolidated Financial Statements", effective for annual periods beginning on or after 01.01.2013. IFRS 10 establishes principles for the presentation and preparation of consolidated financial statements when an entity controls one or more other entities. The standard replaces in full the guidance on control and consolidation in IAS provided 27 and SIC 12. IFRS 10 builds on existing principles by identifying the concept of control as the determining factor in whether an entity should be included in the consolidated financial statements of the parent company. The standard provides additional guidance to assist in the determination of control where this is difficult to assess. Not expected to have substantial impact on the Group and the Company.

IFRS 11 "Figures under common control", effective for annual periods beginning on or after 01.01.2013 and replaces IAS 31 "Investments in koinopraxie" and IFRIC 13 "Jointly Controlled Entities-Non-monetary Contributions by Venturers". IFRS 11 provides a more realistic reflection of joint arrangements (joint arrangements) focusing on the rights and obligations, rather than its legal form. These types of agreements are limited to two: joint operations and joint ventures. The method of proportionate consolidation is no longer allowed. The participants in joint ventures are mandatory for integration with the equity method. Entities that participate in joint operations apply accounting treatment similar to that applied currently participants in jointly controlled assets or jointly controlled operations. The standard also provides guidance for participants in joint arrangements but do not have joint control. Not expected to have a material impact on the Group and the Company.

IFRS 12 "Disclosure of Interests in Other Entities", effective for annual periods beginning on or after 01.01.2013. IFRS 12 requires entities to disclose information, including significant judgments and assumptions, which enable users of financial statements to evaluate the nature, risks and financial effects associated with the entity's interests in subsidiaries, associates, joint arrangements and unconsolidated entities (structured entities). The Group will make the necessary disclosures in the financial statements.

IFRS 10, IFRS 11 and IFRS 12 (Amendment) – Transition directions. The amendments adopted by the Council on June 28, 2012 and provide additional relief regarding the transition to IFRS 10, IFRS 11 and IFRS 12, limiting the requirement to provide comparative information only immediately prior comparative period. For disclosures about unconsolidated structured entities (structured entities) amendments remove the requirement to present comparative information for periods prior to the first application of IFRS 12.

IFRS 10, IFRS 12 and IAS 27 (Amendment) Exceptions for consolidation of investment companies. These amendments were adopted by the Council on 31 October 2012 providing exemption from the requirements of consolidation for investment companies and instead require investment companies to have their investments in subsidiaries, as an equity investment is measured at fair value with changes in income. The amendment had no impact on the financial statements of the Company and the Group.

IAS 32 (Amendment) "Financial Instruments: Presentation" and IFRS 7 (Amendment) "Financial Instruments: Disclosures-Offsetting Financial Assets and Financial Liabilities". The amendment of IAS 32 refers to the application instructions of the standard concerning the offsetting of a financial asset and a financial liability and to IFRS 7 the related disclosures. This amendment had no impact on the financial statements of the Company and the Group.

IAS 36 (amendment), "Impairment of Assets Disclosures recoverable amount of non financial assets." The amendment introduces the disclosure of information about the recoverable amount of impaired assets if the amount is based on fair value less disposal costs. The amendment is effective for annual periods beginning on or after 1 January 2014. This amendment had no impact on the financial statements of the Company and the Group.

IAS 39 (Amendment) "Financial Instruments: Recognition and Measurement -Ananeosi derivatives and hedge accounting continued". The amendment allows the continuation of a hedge in a situation where a derivative that is designated as a hedging instrument, to be updated with a cleared new central counterparty as a result of laws or regulations, provided certain conditions are met. This amendment had no impact on the financial statements of the Company or the Group.

Standards and Interpretations mandatory for subsequent periods have not been adopted early by the Company or the Group.

The following new standards, amendments to standards and interpretations have been issued but are required for subsequent periods. The Company (or Group) has not applied in advance the following standards and studying the effect on the financial statements.

IFRIC 21 "Contributions". The Interpretation clarifies that "which binds" and creates an obligation to contribute to the activity described in the legislation that enables the payment of the levy. The interpretation is effective for annual periods beginning on or after June 17, 2014 and is not expected to have a material impact on the financial statements of the Company (or Group).

IAS 19 (Amendment) "Employee Benefits". The amendment clarifies how the contributions by employees or others in connection with the service should be attributed to periods of service. Moreover, it allows a practical solution, if the contributions are independent of the number of years of service. The amendment is effective for annual periods beginning on or after July 1, 2014 and has not been adopted by the European Union.

IFRS 9 "Financial Instruments". IFRS 9 will replace IAS 39 parts of IFRS 9 issued in November 2009 and October 2010 replaces parts of IAS 39 relating to the classification and measurement of financial assets and financial liabilities. In November 2013, the IASB added to IFRS 9 the requirements for hedge accounting. In the next phase of the project will add new requirements for impairment of financial instruments. The Company (or Group) is (are) in the process of assessing the impact of IFRS 9 on its financial statements.

IFRS 7 (Amendment) "Financial Instruments: Disclosures": On 16.12.2011, the International Accounting Standards Board issued an amendment to IFRS 7 which added to the standard disclosures regarding the transition to IFRS 9. The amendment has been endorsed by the European Union. The Company (or Group) examine the impact of adopting this standard on its financial statements.

Amendments to standards that form part of the annual improvements project of the IASB (International Accounting Standards).

The IASB as part of its annual improvements project, adopted in December 2013 two rounds of limited amendments to existing standards. These amendments apply to periods beginning on or after July 1, 2014 and have not been adopted by the European Union. The following amendments are not expected to have a material impact on the financial statements of the Company (or the Company) unless otherwise indicated.

Annual Improvements to IFRS 2010-2012 Cycle

IFRS 2 "Share-based payment of shares." The definitions of "vesting conditions" and "market conditions" are amended and definitions for "performance conditions" and "terms of service" are added (which was previously part of the definition of "vesting conditions").

IFRS 3 "Business Combinations". The amendment clarifies that contingent consideration classified as an asset or liability is measured at fair value at each balance sheet date.

IFRS 8 "Operating Segments". The amendment requires an entity to disclose the decisions of management in meeting the criteria of concentration of functional areas. It also clarifies that an entity provides only agreements of all assets of the reportable segments' assets to the entity if the assets were regularly presented.

IFRS 13 Determination of fair value. The amendment clarifies that the adoption of IFRS 13 and the amendments to IFRS 9 and IAS 39 does not remove the possibility of the measured current assets and liabilities, for which no rate refers to invoiced amounts, if the undiscounted effect of discounting is not significant .

IAS 16 Tangible Assets. The amendment clarifies that when an item of property, plant and equipment is revalued, the gross book value is adjusted in a manner consistent with the adjustment of the net book value.

IAS 24 Related Party Disclosures. The amendment clarifies that an entity that provides services 'key management personnel' in the reporting entity or the parent of the reporting entity is a related party of the entity.

IAS 38 Intangible Assets. The amendment clarifies that if an intangible asset is revalued, the gross book value is adjusted in a manner consistent with the adjustment of the net book value.

Annual Improvements to IFRSs 2011-2013 Cycle

IFRS 1 First-time adoption of international financial reporting standards. The amendment clarifies that an entity in the first financial statements under IFRS, has a choice between implementing an existing and valid to apply IFRS or earlier a new or revised IFRS that is not yet required, provided that the new or revised IFRS allows for earlier implementation. An entity is required to apply the same version of IFRS to all periods presented in its first IFRS financial statements in accordance with IFRS.

IFRS 3 Business Combinations. The amendment clarifies that IFRS 3 excludes from its scope, accounting for the establishment of a joint agreement on the financial statements of the joint agreement.

IFRS 13 Determination of fair value. The amendment clarifies that the scope of the exception of the portfolio, as defined in paragraph 52 of IFRS 13 includes all contracts and accounted for within the scope of IAS 39 Financial Instruments: Recognition and Measurement and IFRS 9 Financial Instruments, regardless of whether they meet the definition of financial assets or financial liabilities as defined in IAS 32 Financial Instruments: Presentation.

IAS 40 Investment Property. The amendment clarified that whether a particular transaction meets the definition of a business combination as defined by IFRS 3 Business Combinations and investment properties, as defined in IAS 40 Investment Property requires the separate application of both standards separately.

IAS 16 and IAS 38 (Amendment)-"Clarifications on the permissible methods of depreciation." The amendment clarifies that the use of methods based on revenue are not suitable for calculating the depreciation of an asset and the income is not considered an appropriate basis for measuring the consumption of the economic benefits embodied in an intangible asset. The amendment is effective for annual periods beginning on or after January 1, 2016 and has not been adopted by the European Union.

IAS 16 and IAS 41 (Amendments) - "Agriculture: Durable Plants." The amendments bring lasting plants (bearer plants), which are used only to increase production, the scope of IAS 16 so as to be accounted for in the same way as fixed assets. The amendments are effective for annual periods beginning on or after January 1, 2016, with earlier application permitted, and have not been adopted by the European Union.

IFRS 11 (Amendment) "Shapes under common control-accounting treatment of the acquisition of a share in a joint activity." The amendment requires an investor to apply the method of "acquisition" when acquiring participation in a joint activity that is "business". The amendment is effective for annual periods beginning on or after January 1, 2016 and has not been adopted by the European Union.

IFRS 14 "Adjustable Deferred Accounts". On January 30, 2014, the IASB issued IFRS 14 "Adjustable Deferred Accounts". The objective of IFRS 14 is to specify the financial reporting requirements for the rest of "regulated deferred accounts" that arise when an entity provides goods or services to customers at a price or rate is subject to rate regulation by the state. IFRS 14 allows an entity which first adopts IFRSs continue to account, with minor changes, the rest of 'regulated deferred accounts "in accordance with previous GAAP, the first-time adopters of IFRS and the subsequent financial statements. The balances and transactions of these accounts are presented separately in the statements of financial position, statement and other comprehensive income and specific disclosures required. The new standard is effective for annual periods beginning on or after January 1, 2016 and has not been adopted by the European Union.

IFRS 15, "Revenue from contracts with customers." On 28 May 2014, the IASB issued IFRS 15, "Revenue from Contracts with Customers" which is mandatory application for annual periods beginning on or after January 1, 2017 and is the new standard for the recognition of revenue. IFRS 15 replaces IAS 18, IAS 11 and IFRIC 13, IFRIC 15, IFRIC 18 and SIC 31 The new standard specifies how and when an entity would recognize revenue and requires entities to provide users financial statements more informative relevant disclosures. The standard provides a single five-step model to be applied to all contracts with customers for the recognition of revenue. IFRS 15 has not been adopted by the European Union.

2.4 Consolidation

Subsidiaries

The consolidated financial statements include the financial statements of the Company and the business units controlled by the Company (its subsidiaries) on 30.06.2014.

Control is achieved where the Company has the power to determine financial and operating decisions of a business unit so as to acquire benefits from its activities.

The results, the assets and the liabilities of the subsidiaries acquired are included in the consolidated financial statements with the full consolidation method.

Financial statements of subsidiaries are prepared based on Parent Company's accounting principles. Intragroup transactions, intragroup balances and intragroup income and expenses are crossed out during consolidation.

Participations in subsidiaries in the separate balance sheet of the parent Company are at fair value with the changes posted to equity.

Goodwill coming from the buy-out of enterprises, if positive is recognized as non-depreciable asset, subject to annual check of value depreciation. If negative, it is recognized as revenue in Group's Income Statement. Goodwill represents the difference between the cost and fair value of individual assets and liabilities upon acquisition of the Company.

Investments in affiliates

Affiliates are business units over which the Group can exercise substantive influence but not control or joint control. Substantive control is exercised via participation in financial and operational decisions of the business unit.

Investments in affiliates are presented in the group balance sheet at cost, adjusted to the later changes in the Group's holding in the net assets of the affiliates, taking into account any impairment to the value of individual investments. Losses of associates other than Group rights in them are not posted.

The cost of acquisition of an affiliates, to the extent that it exceeds the fair value of the net assets acquired (assets – liabilities – contingent liabilities) is posted as goodwill to the accounting period in which the acquisition occurred in the account 'Investments in affiliates'.

In the parent company's separate balance sheet investments in affiliates companies are valued at fair value with the changes posted to equity.

2.5 Segmental Reporting

The Group is divided into three business/geographical segments:

- a) Domestic trade
- b) Domestic service provision and
- c) Foreign trade.

The results per segment on 30.06.2014 and 30.06.2013 were as follows:

01/01 - 30/06/2014	Domestic Trade	Domestic Service Provision	Foreign Trade	Deletions	Consolidated data of Financial Statements
Gross sales	101.780.129,54	16.362.251,61	1.589.631,22	(11.433.380,26)	108.298.632,11
Other Income	7.360.606,99	1.388.537,86	466.902,71	(681.943,10)	8.534.104,46
Depreciation	(2.435.563,40)	(5.855.839,82)	(210.010,49)		(8.501.413,71)
Other Expenses	(18.904.179,64)	(7.323.069,28)	(912.159,41)	951.117,40	(26.188.290,93)
Financial Expenses	(6.572.837,14)	(776.526,83)	(150.342,16)		(7.499.706,13)
Financial Income	197.462,79	17.332,21	63.327,08		278.122,08
Investing Result	(953.544,27)	(26.547,84)	(1.884,22)		(981.976,33)
Exchange rate differences	(4.677,38)	0,00	0,00		(4.677,38)
Other non cash items	(76.926,93)	(241.717,90)	0,00		(318.644,83)
Net Result (Loss) before tax	(9.562.514,75)	(329.416,31)	(520.036,63)		(10.411.967,69)
Income tax					(21.007,74)
Net Result (Loss) after tax					(10.432.975,43)

01/01 - 30/06/2013	Domestic Trade	Domestic Service Provision	Foreign Trade	Deletions	Consolidated data of Financial Statements
Gross sales	74,420,275.92	15,954,729.09	2,346,185.37	(7,307,896.47)	85,413,293.91
Other Income	9,941,175.47	1,789,295.15	417,030.44	(721,324.24)	11,426,176.82
Depreciation	(2,521,010.31)	(6,115,238.93)	(182,352.90)	51,349.42	(8,767,252.72)
Other Expenses	(23,257,231.81)	(7,886,000.83)	(994,291.93)	1,182,420.01	(30,955,104.56)
Financial Expenses	(6,142,185.42)	(832,340.75)	(179,997.70)		(7,154,523.87)
Financial Income	377,371.11	155,885.55	140,361.95		673,618.61
Investing Result	(1,174,341.99)	(0.00)	(0.00)		(1,174,341.99)
Exchange rate differences	(14,147.71)	0.00	0.00		(14,147.71)
Other non cash items	(137,191.15)	(286,246.13)	0.00		(423,437.28)
Net Result (Loss) before tax	(15,338,588.10)	(119,306.58)	(489,554.03)		(15,947,448.71)
Income tax					(3,596,915.31)
Net Result (Loss) after tax					(19,544,364.02)

The assets and liabilities of the segments on 30.06.2014 and 30.06.2013 were as follows:

Assets and liabilities per segment on 30 June 2014					
<i>Amounts in €</i>	Domestic trade	Domestic service provision	Foreign trade	Deletions	Total
Total Assets	251.107.165,55	63.776.929,95	21.880.184,30	(8.582.008,73)	328.182.271,07
Total Liabilities	297.542.930,17	48.546.234,61	11.961.825,42	8.582.008,73	366.632.998,93

Assets and liabilities per segment on 30 June 2013					
<i>Amounts in €</i>	Domestic trade	Domestic service provision	Foreign trade	Deletions	Total
Total Assets	272,221,055.60	69,675,291.96	25,599,800.81	(14,561,565.34)	352,934,583.03
Total Liabilities	286,576,442.87	50,251,353.43	20,810,046.50	14,561,565.34	372,199,408.15

Sales and assets outside Greece represent percentage less than 10% of the entire total of the Group and therefore no report is made with their analysis by region.

3. Additional Information

3.1 Tangible assets

Investments in tangible assets for the period 01.01-30.06.2014 amounted to € 9,931,131.26 for the Group and € 2,001,490.60 for the Company. The relevant amounts for the previous period were € 6,763,609.37 for the Group and € 1,093,616.03 for the Company. Sales of tangible assets were € 1,563,377.19 for the Group and € 1,335,654.43 for the Company. The relevant amounts for the previous period were € 1,236,236.79 for the Group and € 948,529.16 for the Company.

On Company's property there are registered mortgages and mortgage liens for securing bank loans (bonds) amounting to € 222.68 mil. for the Group and € 194.20 for the Company.

3.2 Intangible assets

Investments in intangible assets for the current period amounted to € 69,996.34 for the Group and € 7,223.21 for the Company. The relevant amounts for the previous period were € 159,142.42 for the Group and € 532.42 for the Company.

3.3 Goodwill

GOODWILL	Group		Company	
	30/06/2014	31/12/2013	30/06/2014	31/12/2013
MIRKAT OOD	2.104.596,29	2.104.596,29	0,00	0,00
KONTELLIS S.A.	4.850.000,00	4.850.000,00	4.850.000,00	4.850.000,00
KOULOOURIS S.A.	1.284.000,00	1.284.000,00	1.284.000,00	1.284.000,00
TOTAL	8.238.596,29	8.238.596,29	6.134.000,00	6.134.000,00

Goodwill for each asset has been divided into units of creation of cash flows. From the impairment test performed no losses were revealed.

3.4 Investments in subsidiaries and affiliates

3.4.1 Investments in subsidiaries

The valuation of all subsidiaries on 30.06.2014 is as follows:

TOTAL CONSOLIDATION METHOD	ACQUISITION COST	DIFFERENCE IN FAIR VALUE	FAIR VALUE 30.06.2014
EXECUTIVE INSURANCE BROKERS S.A.	154.071,91	4.726.055,56	4.880.127,47
EXECUTIVE LEASE S.A.	16.803.123,54	33.411.399,12	50.214.522,66
MIRKAT OOD	14.175.273,01	(3.550.323,18)	10.624.949,83
MIRKAT DOOEL SKOPJE	655.000,00	337.821,19	992.821,19
ERGOTRAK S.A.	7.494.478,00	5.288.101,72	12.782.579,72
ERGOTRAK BULGARIA LTD	919,80	(641,88)	277,92
ERGOTRAK ROMANIA	975,00	0,00	975,00
TOTAL	39.283.841,26	40.212.412,53	79.496.253,79

The subsidiary EXECUTIVE LEASE S.A., according to the decision of the Ordinary General Meeting of the company made on 04.02.2014 proceeded to the reduction of its share capital by € 10.1 mil. with a corresponding decrease in the nominal value of each share from € 10.00 to € 6.00 and capital return with cash to SFAKIANAKIS S.A., which has been approved by the relevant authorities.

There were no other changes in acquisition cost of the subsidiaries for the period 01.01-30.06.2014.

The determination of fair value was based on a 5-year business plan. Free cash flows were discounted with WACC 9% and a forecast growth of 2% in perpetuity. Business plans are prepared on an annual basis and adjusted in any significant change of the data. Because of the liquidity of the economy there is a need for more frequent reassessment of the expected results and therefore the valuation of subsidiaries from 01.01.2014 and onwards will be made semi-annually.

3.4.2 Investments in affiliates

Investments in affiliated companies presented on the parent company's balance sheet are as follows:

AFFILIATES	ACQUISITION COST	CHANGES IN FAIR VALUE	FAIR VALUE 30.06.2013
SPEDEX S.A.	0,01	0,00	0,01
ALPAN ELECTROLINE LTD	2.530.404,18	0,00	2.530.404,18
ATHONIKI TECHNIKI S.A.	7.968.253,35	0,00	7.968.253,35
TOTAL	10.498.657,54	0,00	10.498.657,54

There were no changes in acquisition cost of the affiliated companies for period 01.01-30.06.2014.

Investments in affiliated companies presented in the consolidated Balance Sheet were changed with the proportion of profit or loss till 30.06.2014. Specifically, the changes for the period 01.01.2014-30.06.2014 are as follows:

AFFILIATES	ACQUISITION COST 01.01.2014	OTHER CHANGES	PROFIT & LOSS	FAIR VALUE 30.06.2014
SPEDEX S.A.	0,01	0,00	0,00	0,01
ALPAN ELECTROLINE LTD	0,01	355.960,00	(355.960,00)	0,01
ATHONIKI TECHNIKI S.A.	5.803.479,71	0,00	(650.000,00)	5.153.479,71
TOTAL	5.803.479,73	355.960,00	(1.005.960,00)	5.153.479,73

3.5 Inventories

INVENTORIES	Group		Company	
	30.06.2014	31.12.2013	30.06.2014	31.12.2013
Acquisition cost	30.939.471,44	37.483.347,95	23.596.581,65	28.517.449,02
Devaluation of Inventories	(2.037.058,59)	(2.116.794,31)	(890.883,30)	(900.791,45)
TOTAL	28.902.412,85	35.366.553,64	22.705.698,35	27.616.657,57

The account provision for devaluation of inventories for the period 01.01.2014 to 30.06.2014 for the Group and the parent company is as follows:

PROVISION FOR DEVALUATION OF INVENTORIES	Group	Company
Balance 31.12.2013	(2.116.794,31)	(900.791,45)
Devaluation of the period	0,00	0,00
Use of provisions	79.735,72	9.908,15
Balance 30.06.2014	(2.037.058,59)	(890.883,30)

3.6 Trade and other Receivables

TRADE AND OTHER RECEIVABLES (current)	Group		Company	
	30.06.2014	31.12.2013	30.06.2014	31.12.2013
Customers	47.556.187,81	37.567.599,03	21.702.614,90	19.683.503,26
Short-term notes	17.009.748,51	17.628.660,37	2.246.110,71	1.841.236,81
Cheques receivable	6.028.492,88	10.773.045,74	3.832.842,73	4.438.317,20
Less: Provision for customer bad dept	(4.350.708,17)	(4.144.170,61)	(1.257.721,00)	(1.257.721,00)
RECEIVABLES FROM CUSTOMERS	66.243.721,03	61.825.134,53	26.523.847,34	24.705.336,27
Current asset orders	7.092.865,61	7.588.300,79	5.576.440,66	5.179.093,83
Sundry debtors	14.825.105,26	15.068.947,50	11.427.320,30	9.122.517,76
OTHER ASSETS	21.917.970,87	22.657.248,29	17.003.760,96	14.301.611,59
TOTAL	88.161.691,90	84.482.382,83	43.527.608,30	39.006.947,86

All these receivables are considered as short-term maturities. The fair value of these current assets is not determined independently as their book value is considered to be close to their fair value.

From all the above short-term receivables, for some of which the Group and the Company has not proceeded to impairment of their book value and are in delay. For this reason a provision is formed.

Provisions for customer's bad debts for the period 01.01.2014 to 30.06.2014 for the Group and the Company are as follows:

PROVISION FOR BAD DEBTS	Group	Company
Balance 31.12.2013	(4.144.170,61)	(1.257.721,00)
Provisions for fiscal year 2014	(212.800,00)	0,00
Used provisions	6.262,44	0,00
Balance 30.06.2014	(4.350.708,17)	(1.257.721,00)

3.7 Fair value reserves

Fair value reserves can be broken down as follows:

FAIR VALUE RESERVES	Group		Company	
	30.06.2014	31.12.2013	30.06.2014	31.12.2013
Consolidated participations	0,00	0,00	29.757.257,49	12.459.697,74
Affiliates	(2.729.867,94)	(3.085.827,94)	(5.247.029,67)	(5.247.029,67)
Shares listed on ATHEX	(3.515.000,00)	(3.619.000,00)	(3.515.000,00)	(3.619.000,00)
Shares not listed on ATHEX	263.257,32	263.257,32	213.507,72	213.507,72
TOTAL	(5.981.610,62)	(6.441.570,62)	21.208.735,53	3.807.175,78

The change in fair value reserves recorded directly in equity and showing in the Statement of total comprehensive income at Other Comprehensive Income (B) comes from the valuation of available for sale financial assets, subsidiaries and affiliated companies.

The change in Fair value Reserve for the Company is as follows:

FAIR VALUE RESERVE	FAIR VALUE 01.01.2014	REVERSALS/ TRANSERS	CHANGE 2013	FAIR VALUE 30.06.2014
Subsidiaries consolidated	12.459.697,74	0,00	17.297.559,75	29.757.257,49
Affiliated consolidated	(5.247.029,67)	0,00	0,00	(5.247.029,67)
Shares listed on ATHEX	(3.619.000,00)	0,00	104.000,00	(3.515.000,00)
Shares non-listed on ATHEX	213.507,72	0,00	0,00	213.507,72
TOTAL	3.807.175,78	0,00	17.401.559,75	21.208.735,53

The change in Fair value Reserve for the Group is as follows:

FAIR VALUE RESERVE	FAIR VALUE 01.01.2014	REVERSALS/ TRANSERS	CHANGE 2014	FAIR VALUE 30.06.2014
Subsidiaries consolidated	0,00	0,00	0,00	0,00
Affiliated consolidated	(3.085.827,94)	355.960,00	0,00	(2.729.867,94)
Shares listed on ATHEX	(3.619.000,00)	0,00	104.000,00	(3.515.000,00)
Shares non-listed on ATHEX	263.257,32	0,00	0,00	263.257,32
TOTAL	(6.441.570,62)	355.960,00	104.000,00	(5.981.610,62)

The amount of the reversal is related to the result of the six-month period of the affiliated company Alpan Electroline Ltd, with fair value € 0.01, which has been charged to Group's results.

3.8 Loans (including Leasing)

3.8.1 Long-term Loans

Long-term loans (Bond and Long-term) can be broken down as follows:

LONG-TERM LOANS	Group		Company	
	30.06.2014	31.12.2013	30.06.2014	31.12.2013
Bond Loan in Euro not convertible to shares	261.868.000,00	261.868.000,00	190.388.000,00	190.388.000,00
Long-term bank liabilities	1.563.999,47	1.987.999,14	0,00	0,00
TOTAL	263.431.999,47	263.855.999,14	190.388.000,00	190.388.000,00
Less: Long-term corporate bond liabilities payable within the next 12 months	(180.000,00)	(514.000,00)	0,00	0,00
TOTAL	263.251.999,47	263.341.999,14	190.388.000,00	190.388.000,00
Long-term Leasing liabilities	366.934,70	483.580,18	0,00	0,00
TOTAL	263.618.934,17	263.825.579,32	190.388.000,00	190.388.000,00

The analysis of the non paid remaining of Bond Loans on 30.06.2014 for the parent company and the Group are presented per year in the following table:

BOND LOANS ANALYSIS	Group		Company	
	30.06.2014	31.12.2013	30.06.2014	31.12.2013
Short-term from 0-1 year	0,00	0,00	0,00	0,00
From 1-5 years	261.868.000,00	261.868.000,00	190.388.000,00	190.388.000,00
After 5 years	0,00	0,00	0,00	0,00
Total	261.868.000,00	261.868.000,00	190.388.000,00	190.388.000,00

A detailed table of Bond Loans (syndicated and bilateral) by company and expiring period is presented below:

Expiring till	Company	Panergon S.A.	Executive Lease S.A.	Ergotrak S.A.	Total	Maturity Analysis
30.06.2014	0	0	0	0	0	0 Up to 1 year
30.06.2015	0	0	0	0	0	
30.06.2016	4,043,535	911,610	659,856	239,000	5,854,001	
30.06.2017	14,054,872	3,280,633	2,399,494	937,000	20,671,999	
30.06.2018	172,289,593	34,807,757	23,740,650	4,504,000	235,342,000	261,868,000 Up to 5 years
Total	190,388,000	39,000,000	26,800,000	5,680,000	261,868,000	261,868,000

3.8.2 Short-term loans

Short-term loans can be broken down as follows:

SHORT-TERM LOANS	Group		Company	
	31.03.2014	31.12.2013	31.03.2014	31.12.2013
Short-term loans	28.043.707,37	28.046.993,52	15.383.236,15	15.383.837,13
Short-term corporate bond instalments payable in next year	180.000,00	514.000,00	0,00	0,00
Short-term leasing instalments payable in next year	604.989,76	724.097,53	0,00	0,00
TOTAL	28.828.697,13	29.285.091,05	15.383.236,15	15.383.837,13

The loan interest rates are floating and the effective interest rate is around 4.5%-5.0%.

3.8.3 Leasing obligations

The fixed assets include the following amounts which the Group holds as lessee under financial leases.

	Group	
	30.06.2014	31.12.2013
Cost of capitalising financial leases	2.898.162,75	3.081.507,04
Accumulated depreciation	(1.728.408,43)	(1.718.573,32)
Net book value	1.169.754,32	1.362.933,72

Financial lease obligations.

	Group	
	30.06.2014	31.12.2013
Long-term financial lease liabilities	366.934,70	483.579,18
Short-term financial lease liabilities	604.989,76	724.097,53
TOTAL LIABILITIES	971.924,46	1.207.676,70

Financial lease obligations are secured on rented tangible assets which devolve to the lessor in the case where the lessee is unable to pay its liabilities.

FINANCIAL LEASE OBLIGATIONS - MINIMUM LEASING PAYMENTS	Group	
	30.06.2014	31.12.2013
Up to 1 year	629.934,58	762.382,13
From 1-5 years	380.161,70	500.257,36
After 5 years	0,00	0,00
TOTAL	1.010.096,28	1.262.639,49
Future changes of financial cost at the financial leases	(38.171,82)	(54.962,78)
TOTAL	971.924,46	1.207.676,70

The current value of financial lease liabilities is as follows:

FINANCIAL LEASE OBLIGATIONS - MINIMUM LEASING PAYMENTS	Group	
	30.06.2014	31.12.2013
Up to 1 year	604.989,76	724.097,53
From 1-5 years	366.934,70	483.579,18
After 5 years	0,00	0,00
TOTAL	971.924,46	1.207.676,70

3.9 Other total Income (Changes of Equity)

Other comprehensive income relates to the change in the available for sale financial assets, with an equal change in fair value reserve, both for the Group and the Company and is as follows:

OTHER TOTAL INCOME (Changes in Equity)	Group		Company	
	30.06.2014	30.06.2013	30.06.2014	30.06.2013
Shares listed in ASE	104.000,00	(152.000,00)	104.000,00	(152.000,00)
Subsidiaries	0,00	0,00	17.297.559,75	0,00
Affiliates	355.960,00	358.800,82	0,00	0,00
TOTAL	459.960,00	206.800,82	17.401.559,75	(152.000,00)

3.10 Breakdown of other income

The breakdown of other income is as follows:

OTHER INCOME	Group		Company	
	30.06.2014	30.06.2013	30.06.2014	30.06.2013
Subsidies – sundry income from sales	4.267.544,89	6.085.795,37	3.396.181,53	4.330.928,25
Services and related activities	3.955.588,47	4.072.610,41	2.780.235,93	3.279.405,04
Provisions used	0,00	341.552,20	0,00	253.235,50
Other income	315.648,48	926.218,84	215.849,69	833.470,00
TOTAL	8.538.781,84	11.426.176,82	6.392.267,15	8.697.038,79

3.11 Open tax periods

For fiscal year 2011 and after the Company and its subsidiaries in Greece have been included in the tax audit of the statutory auditors carrying out the provisions of Article 82 paragraph 5 of Law 2238/1994. Tax audits for fiscal years 2011, 2012 and 2013 were conducted by the auditing firm SOL S.A. and the related tax compliance reports were issued by unqualified conclusion.

Tax audit for fiscal year 2013 has already been assigned and is being carried out by SOL S.A. Upon the completion of the tax audit, Group's management does not expect to deliver significant tax liabilities beyond those recognized and reported in the financial statements.

During the preparation of the Interim Financial Statements there have been calculated the proportional accounting differences and no additional provision is required for unaudited fiscal years for the period 01.01-30.06.2014.

For Group companies in Greece, tax audit for fiscal year 2014 has already been assigned to the audit firm SOL S.A.

The following table presents the non-examined periods for Group's companies.

Company	Country	Total % of participation	Open tax periods
Total consolidation method			
EXECUTIVE INSURANSE BROKERS S.A.	Greece	100,00%	2010
EXECUTIVE LEASE S.A.	Greece	100,00%	2010
MIRKAT OOD	Bulgaria	100,00%	2006-2013
MIRKAT DOOEL SKOPJE	FYROM	100,00%	2006-2013
ERGOTRAK S.A.	Greece	100,00%	2006-2010
SFAKIANAKIS S.A.	Greece	Parent company	2009-2010
Absorbed companies			
PERSONAL BEST S.A.	Greece	100,00%	2009-2010

The opening of the account provisions for open tax periods for the period 01.01-30.06.2014 is as follows:

PROVISIONS FOR OPEN TAX PERIODS	Group	Company
Balance 31.12.2013	906.486,80	661.486,80
Used provisions	0,00	0,00
Unused provisions	0,00	0,00
Balance 30.06.2014	906.486,80	661.486,80

3.12 Income tax expenditure

Income tax expenditure can be broken down as follows:

	Group		Company	
	30.06.2014	30.06.2013	30.06.2014	30.06.2013
Income tax for the period (loss before tax 26%)	2.707.111,60	4.146.336,69	2.252.566,53	2.899.737,80
Income tax on accounting differences and loss or decrease of tax losses	(2.492.568,91)	(4.334.192,71)	(2.209.204,05)	(3.026.495,54)
Income tax due to difference of foreign tax rate	(80.550,43)	(75.824,09)	0,00	0,00
Tax audit differences for previous years	0,00	(3.186.945,76)	0,00	(3.111.614,22)
Other non-operating taxes	(155.000,00)	(146.289,44)	(80.000,00)	(122.395,90)
Used provisions for non audited tax periods	0,00	0,00	0,00	0,00
TOTAL	(21.007,74)	(3.596.915,31)	(36.637,52)	(3.360.767,86)

3.13 Earnings per share

The basic and reduced earnings per share are calculated by dividing earnings corresponding to parent Company's shareholders by the weighted average number of ordinary shares during the period, less own ordinary shares purchased by the enterprise.

PROFIT / (LOSS) AFTER TAX PER SHARE	GROUP				COMPANY			
	01.01-30.06.2014	01.01-30.06.2013	01.04-30.06.2014	01.04-30.06.2014	01.01-30.06.2014	01.01-30.06.2013	01.04-30.06.2014	01.04-30.06.2013
Profit/Loss for the period	(10.432.975,43)	(19.544.364,02)	(4.727.559,92)	(8.322.757,51)	(8.700.354,93)	(14.513.605,50)	(4.423.557,22)	(5.814.659,62)
Profits allocated to:								
Parent company shareholders	(10.432.971,05)	(19.544.015,66)	(4.727.558,28)	(8.322.545,47)				
Minority interest	(4,38)	(348,36)	(1,64)	(212,04)				
Earnings per share net of tax (in €)	(1,3182)	(2,4694)	(0,5973)	(1,0516)	(1,0993)	(1,8338)	(0,5589)	(0,7347)
Dividend proposed per share (in €)								
Average weighted No. of shares	7.914.480	7.914.480	7.914.480	7.914.480	7.914.480	7.914.480	7.914.480	7.914.480

3.14 Seasonally

The Group and the Company do not present specific seasonally to their activity in relation to interim periods.

3.15 Transactions with affiliated companies

The Parent company made transactions with related parties for the period 01.01-30.06.2014 as follows:

Parent Company's transactions with related parties: 01/01/2014 - 30/06/2014					
Affiliates	Revenues	Expenses	Receivables	Liabilities	
ERGOTRAK S.A.	33.539,10	26.215,60	19.937,72	9.019,43	
EXECUTIVE LEASE S.A.	8.209.958,33	1.023.663,08	1.937.000,00	101.828,96	
EXECUTIVE INS.BROKERS S.A.	156.039,94	0,00	7.146,36	76.923,37	
MIRKAT OOD	695.913,23	9.505,41	4.780.347,07	9.505,41	
MIRKAD DOOEL SKOPJE	370.239,68	0,00	914.753,45	0,00	
Total	9.465.690,28	1.059.384,09	7.659.184,60	197.277,17	
Affiliates	Revenues	Expenses	Receivables	Liabilities	
SPEEDEX S.A.	147.471,74	45.595,17	4.195,29	29.452,33	
ATHONIKI TECHNIKI S.A.	618,77	0,00	26.551,36	0,00	
ALPAN ELECTROLINE LTD	0,00	0,00	0,00	0,00	
Total	148.090,51	45.595,17	30.746,65	29.452,33	
Grand Total	9.613.780,79	1.104.979,26	7.689.931,25	226.729,50	
Parent Company's revenues from related parties: 01/01/2014 - 30/06/2014					
Affiliates	Sale of Goods	Services	Other revenues	Rents	Total
ERGOTRAK S.A.	6.325,71	1.341,19	12,20	25.860,00	33.539,10
EXECUTIVE LEASE S.A.	7.852.999,96	178.982,18	60.722,63	117.253,56	8.209.958,33
EXECUTIVE INS.BROKERS S.A.	97,00	0,00	140.612,94	15.330,00	156.039,94
MIRKAT OOD	695.913,23	0,00	0,00	0,00	695.913,23
MIRKAD DOOEL SKOPJE	370.239,68	0,00	0,00	0,00	370.239,68
Total	8.925.575,58	180.323,37	201.347,77	158.443,56	9.465.690,28
Subsidiaries	Sale of Goods	Services	Other revenues	Rents	Total
SPEEDEX S.A.	1.511,60	1.148,72	36.811,42	108.000,00	147.471,74
ATHONIKI TECHNIKI S.A.	504,29	114,48	0,00	0,00	618,77
ALPAN ELECTROLINE S.A.	0,00	0,00	0,00	0,00	0,00
Total	2.015,89	1.263,20	36.811,42	108.000,00	148.090,51
Grand total	8.927.591,47	181.586,57	238.159,19	266.443,56	9.613.780,79
Parent Company's expenses from related parties: 01/01/2014 - 30/06/2014					
Subsidiaries	Purchase of Goods	Expenses	Rents	Total	
ERGOTRAK S.A.	25.006,65	1.208,95	0,00	26.215,60	
EXECUTIVE LEASE S.A.	701.227,81	225.975,80	96.459,47	1.023.663,08	
MIRKAT OOD	0,00	9.505,41	0,00	9.505,41	
Total	726.234,46	236.690,16	96.459,47	1.059.384,09	
Affiliates	Purchase of Goods	Expenses	Rents	Total	
SPEEDEX S.A.	0,00	45.595,17	0,00	45.595,17	
Total	0,00	45.595,17	0,00	45.595,17	
Grand total	726.234,46	282.285,33	96.459,47	1.104.979,26	

The corresponding transactions with the connected parts for the period 01.01-30.06.2013 are as follows:

Parent Company's transactions with related parties: 01/01/2013 - 30/06/2013				
Affiliates	Revenues	Expenses	Receivables	Liabilities
PANERGON S.A.	102,412.76	81,927.20	70,745.64	9,885.71
PERSONAL BEST S.A.	2,408,535.13	402,106.67	0.00	265,095.33
ERGOTRAK S.A.	37,460.12	1,596.90	211.54	1,764.84
EXECUTIVE LEASE S.A.	5,413,746.85	1,870,938.21	340,498.60	272,937.51
EXECUTIVE INS.BROKERS S.A.	104,820.79	0.00	4,370.09	80,003.39
MIRKAT OOD	459,727.34	156,093.36	12,950,275.10	156,093.36
MIRKAD DOOEL SKOPJE	274,462.19	0.00	718,560.95	2,607.53
Total	8,801,165.18	2,512,662.34	14,084,661.92	788,387.67
Affiliates	Revenues	Expenses	Receivables	Liabilities
SPEEDEX S.A.	152,357.82	56,107.06	57,161.20	44,249.37
ATHONIKI TECHNIKI S.A.	736.14	0.00	27,192.05	0.00
ALPAN ELECTROLINE LTD	0.00	0.00	0.00	0.00
Total	153,093.96	56,107.06	84,353.25	44,249.37
Grand Total	8,954,259.14	2,568,769.40	14,169,015.17	832,637.04

Parent Company's revenues from related parties: 01/01/2013 - 30/06/2013					
Affiliates	Sale of Goods	Services	Other revenues	Rents	Total
PANERGON S.A.	63,235.80	1,562.70	3,068.48	34,545.78	102,412.76
PERSONAL BEST S.A.	2,307,937.08	9,301.06	43,296.99	48,000.00	2,408,535.13
ERGOTRAK S.A.	290.52	0.00	11,309.60	25,860.00	37,460.12
EXECUTIVE LEASE S.A.	5,058,840.92	106,339.18	165,858.97	82,707.78	5,413,746.85
EXECUTIVE INS.BROKERS S.A.	0.00	0.00	85,558.29	19,262.50	104,820.79
MIRKAT OOD	459,727.34	0.00	0.00	0.00	459,727.34
MIRKAD DOOEL SKOPJE	274,462.19	0.00	0.00	0.00	274,462.19
Total	8,164,493.85	117,202.94	309,092.33	210,376.06	8,801,165.18
Subsidiaries	Sale of Goods	Services	Other revenues	Rents	Total
SPEEDEX S.A.	6,167.12	3,968.68	34,222.02	108,000.00	152,357.82
ATHONIKI TECHNIKI S.A.	519.64	216.50	0.00	0.00	736.14
ALPAN ELECTROLINE S.A.	0.00	0.00	0.00	0.00	0.00
Total	6,686.76	4,185.18	34,222.02	108,000.00	153,093.96
Grand total	8,171,180.61	121,388.12	343,314.35	318,376.06	8,954,259.14

Parent Company's expenses from related parties: 01/01/2013 - 30/06/2013				
Subsidiaries	Purchase of Goods	Expenses	Rents	Total
PANERGON S.A.	1.299,35	6.539,85	74.088,00	81.927,20
PERSONAL BEST S.A.	48.668,40	246.638,27	106.800,00	402.106,67
ERGOTRAK S.A.	12,07	1.584,83	0,00	1.596,90
EXECUTIVE LEASE S.A.	1.485.568,07	385.370,14	0,00	1.870.938,21
MIRKAT OOD	0,00	156.093,36	0,00	156.093,36
Total	1.535.547,89	796.226,45	180.888,00	2.512.662,34
Affiliates	Purchase of Goods	Expenses	Rents	Total
SPEEDEX S.A.	0,00	56.107,06	0,00	56.107,06
Total	0,00	56.107,06	0,00	56.107,06
Grand total	1.535.547,89	852.333,51	180.888,00	2.568.769,40

The parent company SFAKIANAKIS S.A. has given corporate guarantees to its subsidiaries and affiliates of total amount € 100.3 mil.

Fees and other benefits to members of the Board and senior executives

The fees and benefits which relate to the senior executives and members of the Board of Directors for the parent company and the Group can be broken down as follows:

BENEFITS	Group		Company	
	30.06.2014	30.06.2013	30.06.2014	30.06.2013
Short-term benefits (salaries & fees, car expenses, travel expenses, etc.)	977.262,52	1.120.090,55	775.631,28	849.032,08
Provisions for post-employment benefits	19.504,59	21.812,09	15.471,97	16.562,78
Total	996.767,11	1.141.902,64	791.103,25	865.594,86

Receivables and Liabilities of members of the Board and senior executives

There are no receivables and liabilities which relate to all senior executives and members of the Board of Directors on 30.06.2014.

3.17 Events occurring after the balance sheet date

Apart from the above, there are no other significant events for both the Parent Company and its subsidiaries, which took place after the end of the financial period 01.01-30.06.2014 and must be reported by the International Financial Reporting Standards.

Athens, 27 August 2014

The President of the BoD &
Chief Executive Officer

Stavros P. Taki
ID No. AE-046850

The Chief Financial Officer &
BoD Member

George C. Koukoumelis
ID No. AK-101669

The Accounting Director

Anthoula N. Kotzamani
ID No. X-134411

