

UNAUDITED INTERIM FINANCIAL REPORT FOR THE SIX-MONTH PERIOD ENDED JUNE 30, 2023 (JANUARY 1 – JUNE 30, 2023) OF NEUROSOFT SOFTWARE PRODUCTION S.A. AND ITS SUBSIDIARIES

IN ACCORDANCE WITH INTERNATIONAL FINANCIAL REPORTING STANDARDS (AS ENDORSED BY THE EUROPEAN UNION)



CONTENTS OF INTERIM FINANCIAL REPORT

STATEMENTS OF MEMBERS OF THE BOARD OF DIRECTORS	3
SIX-MONTH REPORT OF THE BOARD OF DIRECTORS	4
UNAUDITED INTERIM CONDENSED FINANCIAL STATEMENTS	9



STATEMENTS OF MEMBERS OF THE BOARD OF DIRECTORS

The following statements are given by the following Members of the Board of Directors of the Company:

- 1. Anastasia Verra, Chairman of the BoD
- 2. Epameinondas Paschalidis, CEO

The undersigned, in our above-mentioned capacity, as specifically appointed by the Board of Directors of the societe anonyme company under the name "Neurosoft Software Production Societe Anonyme" (hereinafter referred to as "Company" or as "Neurosoft"), we state, and we assert that to the best of our knowledge:

- (a) The attached Interim Condensed Financial Information (Consolidated and Separate) of the society anonyme company under the name "Neurosoft Software Production Societe Anonyme" for the period from January 1, 2023 to June 30, 2023, which have been prepared in accordance with the applicable International Financial Reporting Standards, as adopted by the European Union, provide a true and fair view of the assets and liabilities, the owners' equity and the results of the Company and the Group; and
- (b) The six-month Report of the Board of Directors of the Company provide a true and fair view of the information required according to paragraph 6 of article 5 of the L.3556/30.4.2007.

Iraklio, September 18, 2023

Anastasia Verra

Epameinondas Paschalidis

Chairman of the BOD

CEO of the Company



SIX-MONTH REPORT OF THE BOARD OF DIRECTORS

of «Neurosoft S.A. »

Regarding the interim condensed consolidated Financial Statements for the six-month period ended June 30, 2023

This six-month Report of the Board of Director (hereinafter referred for brevity as the "Report" or "Sixmonth Report"), refers to the six-month period (01.01.2023-30.06.2023). It has been prepared in accordance with the provisions of Articles 150-154 of Law 4548/2018 and article 5 of Law 3556/2007 and contains in a concise but meaningful, substantive and comprehensive manner all relevant information required by law to provide substantial and detailed information about the activity, during this period, of the company under the name «NEUROSOFT SOFTWARE PRODUCTION SOCIETE ANONYME» (hereafter referred to as the "Company" or «NEUROSOFT») and the NEUROSOFT Group of companies (hereinafter referred to as the "Group"), which apart from the Company include the following affiliated companies:

- (a) "Neurosoft Cyprus Ltd.", headquartered in Cyprus, in which the Company holds a stake of 100% of its share capital,
- (b) "Neurosoft Romania Srl" headquartered in Romania, in which the Company holds a stake of 95% indirectly through its subsidiary Neurosoft Cyprus Ltd, and Mr. Paschalidis hold the remaining 5%;,

The sections of this Report and the contents thereof, are as follows:

SECTION A

Significant events that occurred during the six-month period ended June 30, 2023

The significant events that occurred during the six-month period ended June 30, 2023 (01.01.2023-30.06.2023) with calendar order, as well as any impact on the six-month financial statements are summarized as follows:

PPC - SD LAN & Structured Cabling Project

PPC has issued in April 2023 an RFP covering two business lots:

• Lot 1: "Supply of required equipment and provision of related services of design, implementation and support of synchronous SD LAN data network for all building installations", with a budget of €26 m.

• Lot 2: "Supply of required equipment and provision of relevant services for design and implementation of modern cabling and construction of control/data rooms at the installation points of the SD LAN network", with a budget of €12 m.

The Company formed a union of companies with Unisytems S.A, and therefore jointly participated in Lot 1 of PPC's RFP. The technical proposal is based on advanced networking solutions by Huawei, and includes sophisticated design and implementation services, as well as maintenance and support services. The deployment of the new technology will cover 148 PPC points of interest nationwide.

In addition, the Company participated as a named subcontractor for Lot 2, providing field implementation services. Submission of responses took place in May 2023.



SECTION B

Principal risks and uncertainties

The Group operates in a highly competitive and especially challenging international environment, which is rapidly changing. Over the last few years the Group has systematically tried to enhance its extroversion in the geographical areas of interest, with emphasis on a continuous upgrade of products and provided solutions, while in the meantime it develops new products and promotes its entry into new markets, with a view to further penetrate new markets and thus strengthen its competitiveness.

The Group is exposed to a variety of financial risks, such as market risks (foreign exchange risk, interest rate risk, etc.), credit risk and liquidity risk.

1. Foreign exchange risk

Foreign exchange risk is the risk that the fair values of the cash flows of a financial instrument fluctuate due to foreign currency changes. The Group's revenues and expenses are mainly based on Euro denominated agreements and therefore the Group is not exposed to foreign exchange risk. However, the Group's Management continuously monitors the foreign exchange risks that may arise and evaluates the need for such measures.

2. Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in the interest rates. The Company's exposure to the risk of changes in interest rates. The Group's main exposure to interest rate risk arises from the Group's bank borrowings, which are at floating rates. Management monitors fluctuations in interest rates on a continuous basis and evaluates the need for taking positions to hedge against such risks. At 30 June 2023, if interest rates on Euro denominated borrowings had been 1,0% higher with all other variables held constant, pre-tax loss for the year would have been €2,749 higher, excluding any positive impact of interest income on deposits.

3. Credit risk

Credit risk is the risk of financial loss to the Group if a counterparty fails to meet its contractual obligations. Credit risk arises from cash and cash equivalents and trade and other receivables. For banks and financial institutions only well established with good reputation parties are accepted and the Company set limits to the degree of exposure for each financial institution. The Management of the Group ensures that sales are addressed to customers with high credit reliability and ability. Due to the expansion of the Company's activities abroad, this risk becomes real especially with respect to foreign customers from other countries for which the effective control of credibility is not always easy to be assessed. Therefore, the Group continuously develops and further evolves its internal risk management mechanisms to fully confront this risk.



4. Liquidity risk

Liquidity risk is the risk that the Group or the Company will not be able to meet their financial obligations as they fall due. Liquidity risk is kept at low levels by ensuring that there is sufficient cash on demand and / or credit facilities to meet the financial obligations falling due in the next 12 months. The Group has sufficient undrawn borrowing facilities that can be utilized to fund potential shortfalls in cash resources. For the monitoring of the liquidity risk, the Group prepares cash flow forecasts on a frequent basis to ensure it has sufficient cash to meet its needs.

5. Capital management

The primary objective of the Group's and Company's capital management is to ensure that it maintains a strong credit rating and healthy capital ratio in order to support its business plans and maximize shareholder value. An important means of managing capital is the use of the gearing ratio (ratio of net debt to equity). Net debt includes interest bearing borrowings, as well as long-term and short-term lease liabilities less cash and cash equivalents.

	GROU	IP	COMP	ANY
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Long-term borrowings	160,338	206,149	160,338	206,149
Short-term borrowings	91,621	91,621	91,621	91,621
Long-term lease liabilities	498,029	272,609	498,029	272,609
Short-term lease liabilities	365,461	357,521	365,461	357,521
Cash and cash equivalents	(778,513)	(3,808,313)	(760,247)	(3,749,981)
Net debt	336,935	(2,880,414)	355,202	(2,822,082)
Total equity	5,837,180	5,342,983	6,214,048	5,719,730
Net debt to equity	0.06	(0.54)	0.06	(0.49)

6. Other risks

Geopolitical Risks

The geopolitical situation - with war between Russia-Ukraine continuing, difficulties in supply of certain goods and inflation rates still posing threats - creates uncertainty to global economy in general. There is no exposure of the Group to either Russia or Ukraine, resulting in no direct effect from continuing developments. Any effect is only indirect, related to the high energy cost, increase in interest rates and inflationary pressures along with the subsequent negative impact on our customers' disposable income. The Group continuously follows developments, estimating risks arising and the potential impact they might have on the Company and is planning accordingly.



SECTION C

Important related party transactions

Related parties have been identified based on the requirements of IAS 24 "Related Party Disclosures".

The Group includes all entities which Company controls, either directly or indirectly (See note 1). Transactions and balances between companies in the Group are eliminated on consolidation.

The Group's financial statements are integrated in the consolidated financial statements of OPAP S.A. under the full consolidation method. Therefore, all companies, included in the OPAP Group, are also considered related parties, as are entities within the Allwyn Group and KKCG Group, to which OPAP S.A. belongs.

a) Transactions with related parties

Related party transactions refer to the provision and purchase of services in the normal course of business. The aggregate amounts of sales and purchases from the beginning of the period with related parties under IAS 24, are as follows:

GRO	UP	COMPANY		
01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	
5,362,257	4,773,839	5,362,257	4,773,839	
39,803	38,736	-	-	
5,406,750	4,821,150	5,362,257	4,773,839	
GRO	DUP	СОМ	PANY	
01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	
47,050 47,050	<u> </u>	47,050 47,050	<u> </u>	
	01.01.2023 - 30.06.2023 5,362,257 4,690 39,803 5,406,750 GR0 01.01.2023 - 30.06.2023 47,050	30.06.2023 30.06.2022 5,362,257 4,773,839 4,690 8,575 39,803 38,736 5,406,750 4,821,150 GROUP 01.01.2023 - 30.06.2023 30.06.2022 - 30.06.2022 47,050 55,423	01.01.2023 - 30.06.2023 01.01.2022 - 30.06.2022 01.01.2023 - 30.06.2023 5,362,257 4,773,839 5,362,257 4,690 8,575 - 39,803 38,736 - 5,406,750 4,821,150 6ROUP COM 01.01.2023 - 30.06.2023 01.01.2022 - 30.06.2023 47,050 55,423 47,050	

Board of Directors and Key Management

The compensation of the members of the Board of Directors and key management personnel for the Group and the Company amounted to $\leq 433,086$ (30.06.2022: $\leq 375,095$).

Further to the above we note:

• No loans or credit facilities have been granted to the members of the Board of Directors or to other executive members of the Group (including their families).

• Apart from the above remuneration no other transactions between the Company and the executives and Board members exist.

• All transactions mentioned above are carried out at arms' length.



b) Balances with related parties

The closings balances of receivables and liabilities at year end, which have resulted from transactions with related parties under IAS 24, are as follows:

	GRO	UP	COMP	ANY
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Trade receivables from				
related parties				
OPAP S.A.	2,005,834	1,644,348	2,005,834	1,644,348
OPAP Cyprus LTD	11,516	3,560	-	-
OPAP Sports LTD	2,028	360	-	-
	2,019,378	1,648,268	2,005,834	1,644,348
Other receivables from				
related parties				
- Loans granted to related				
parties				
Neurosoft Cyprus Ltd	-	-	125,230	125,230
	-	-	125,230	125,230
Other receivables from			· · · · ·	
related parties				
Neurosoft Cyprus Ltd		-	45,027	45,027
	-	-	45,027	45,027
			<i>,</i>	
Provision for impairment			(170,257)	(170,957)
Total other receivables			(170,207)	(110,757)
from related parties	-	-	-	-
·····				
	GRC		COMPANY	
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Trade payables to related				
parties				

parties				
Neurosoft Cyprus Ltd	-	9,486	-	9,486
OPAP S.A.	5,439	-	5,439	-
Metasan S.A.	-	10,223	-	10,223
	5,439	19,709	5,439	19,709

SECTION D

Subsequent events

As of the day of the drafting of this report, there are no other significant events that have occurred since the end of the current fiscal period, except from the below:

Following a demanding evaluation process that included technical presentations and submission of best and final offers, PPC awarded the contract to the Unisystems-Neurosoft Union in August 2023
The entire project has a total duration of 60 months and it is divided in two phases a) design &
implementation phase which will be concluded within the first 36 months and b) support phase.
The total contract value for Neurosoft will be €12,5 m. for Lot 1 and €1,1 m. for Lot 2.



UNAUDITED INTERIM CONDENSED FINANCIAL STATEMENTS

For the period ended June 30, 2023

In accordance with the International Financial Reporting Standards as adopted by the European Union



CONTENTS OF UNAUDITED INTERIM CONDENSED FINANCIAL STATEMENTS

INTER	IM CONDENSED STATEMENT OF COMPREHENSIVE INCOME	12
INTER	IM CONDENSED STATEMENT OF CHANGES IN EQUITY	13
INTER	IM CONDENSED CASH FLOW STATEMENT	15
NOTE	S TO THE UNAUDITED INTERIM CONDENSED FINANCIAL STATEMENTS	16
1.	General information	
2.	Summary of significant accounting policies.	
	2.1 Basis of preparation of financial statements2.2 New Standards, amendments to standards and interpretations	
	2.3 Basis of consolidation	
3.	Financial risk management	
	3.1 Financial risk factors	
	3.2 Capital management	
4.	3.3 Other risks Significant estimates and judgements of the management	
	Group segment information	
6.	Property, plant and equipment	.22
7.	Right-of-use assets and Lease liabilities	
8. 9.	Intangible assets	
	Trade receivables	
	Other current assets	
	Cash and cash equivalents	
	Share capital Reserves	
	Borrowings	
	Trade payables	
	Other tax liabilities Other current liabilities	
	Expenses per category	
	Finance income / (expenses)	
	Income taxes	
	Related parties	
	Contingencies Subsequent events	



INTERIM CONDENSED STATEMENT OF FINANCIAL POSITION

		GROUP		COMPANY	
	Note	30.06.2023	31.12.2022	30.06.2023	31.12.2022
ASSETS					
Non-current assets					
Property, plant & equipment	6	403,019	359,464	403,019	359,464
Right-of-use assets	7	847,877	599,053	847,877	599,053
Intangible assets	8	656,460	705,406	656,460	705,406
Investments in subsidiaries	9	-	-	422,930	422,930
Other non - current assets	-	89,511	91,476	89,511	91,476
		1,996,868	1,755,399	2,419,797	2,178,329
Current assets					
Inventories		801,413	796,441	801,413	796,441
Trade receivables	10	5,868,459	6,651,399	5,845,964	6,647,479
Other current assets	11	2,506,803	842,482	2,500,723	811,338
Cash and cash equivalents	12	778,513	3,808,313	760,247	3,749,981
		9,955,187	12,098,635	9,908,347	12,005,239
Total assets		11,952,055	13,854,034	12,328,144	14,183,568
EQUITY					
Share capital	13	3,965,612	3,965,612	3,965,612	3,965,612
Share premium		600,000	600,000	600,000	600,000
Reserves	14	445,832	445,832	445,832	445,832
Retained earnings		825,736	331,538	1,202,604	708,286
Total equity		5,837,180	5,342,983	6,214,048	5,719,730
LIABILITIES					
Non-current liabilities					
	45	440.220	204 440	440.220	20/ 140
Borrowings	15	160,338	206,149	160,338	206,149
Lease liabilities	7	498,029	272,609	498,029	272,609
Deferred tax liabilities	-	89,458	104,418	89,458	104,418
Employee benefit plans	-	80,170	66,383	80,170	66,383
		827,995	649,559	827,995	649,558
Current liabilities					
Trade payables	16	2,341,980	4,151,089	2,341,980	4,154,309
Borrowings	15	91,621	91,621	91,621	91,621
Lease liabilities	7	365,461	357,521	365,461	357,521
Income tax liabilities	-	592,489	424,279	592,489	424,279
Other tax liabilities	17	461,054	1,389,694	461,054	1,391,230
Other current liabilities	18	1,434,275	1,447,289	1,433,496	1,395,321
		5,286,880	7,861,492	5,286,101	7,814,281
Total liabilities		6,114,875	8,511,051	6,114,096	8,463,839
Total equity and liabilities		11,952,055	13,854,034	12,328,144	14,183,568



INTERIM CONDENSED STATEMENT OF COMPREHENSIVE INCOME

		GR	OUP	COMPANY		
	Note	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	
Revenue	5	11,824,138	9,276,695	11,779,645	9,229,341	
Cost of sales	19	(9,154,628)	(6,926,668)	(9,121,891)	(6,879,154)	
Gross profit		2,669,509	2,350,026	2,657,754	2,350,188	
Distribution expenses	19	(696,816)	(607,549)	(693,415)	(602,613)	
Administrative expenses	19	(1,306,530)	(1,139,155)	(1,300,153)	(1,129,899)	
Other income	-	45,697	169,350	45,697	169,350	
Other gain - (losses)	-	(28,717)	(79,292)	(27,597)	(10,639)	
Operating Profit		683,143	693,380	682,286	776,387	
Finance income	20	8	47	8	47	
Finance expenses	20	(35,703)	(38,936)	(34,724)	(38,225)	
Profit before income tax		647,448	654,491	647,570	738,209	
Income tax	21	(153,251)	(135,610)	(153,251)	(135,610)	
Profit after tax		494,197	518,881	494,319	602,599	
Other comprehensive income						
Total comprehensive income		494,197	518,881	494,319	602,599	
Profit for the period attributable to:						
Equity holders of the parent		494,197	518,881	494,319	602,599	
		494,197	518,881	494,319	602,599	
Total comprehensive income						
Equity holders of the parent		494,197	518,881	494,319	602,599	
		494,197	518,881	494,319	602,599	



NEUROSOFT S.A.

Unaudited Interim Condensed Financial Statements for the period ended June 30, 2023 (Amounts in Euro, unless otherwise stated)

INTERIM CONDENSED STATEMENT OF CHANGES IN EQUITY

GROUP

	Share capital	Share premium	Reserves	Retained earnings	Total equity
1 January 2022	3,965,612	600,000	377,638	(877,935)	4,065,315
Net profit for the period Total comprehensive profit for the period	-	-	-	518,881	518,881
(net of tax)				518,881	518,881
30 June 2022	3,965,612	600,000	377,638	(359,054)	4,584,196
Net profit for the period				756,917	756,917
Other comprehensive income				1,868	1,868
Total comprehensive income for the year					4 977 444
(net of tax)	-	-	-	1,277,666	1,277,666
Legal reserve			68,194	(68,194)	
31 December 2022	3,965,612	600,000	445,832	331,538	5,342,983
1 January 2023	3,965,612	600,000	445,832	331,538	5,342,983
Net profit for the period	-			494,197	494,197
Total comprehensive income for the period (net of tax)	<u> </u>		<u> </u>	494,197	494,197
30 June 2023	3,965,612	600,000	445,832	825,736	5,837,180



COMPANY

	Share capital	Share premium	Reserves	Retained earnings	Total
1 January 2022	3,965,612	600,000	377,638	(589,265)	4,353,985
Net profit for the period Total comprehensive income for the period	-	-	-	602,599	602,599
(net of tax)	-	-	-	602,599	602,599
30 June 2022	3,965,612	600,000	377,638	13,334	4,956,584
Net profit for the period Other comprehensive	-	-	-	761,279	761,279
income	-	-	-	1,868	1,868
Total comprehensive income for the year				<u>.</u>	
(net of tax)				763,146	763,146
Legal reserve	-	-	68,194	(68,194)	-
31 December 2022	3,965,612	600,000	445,832	708,286	5,719,730
1 January 2023 Net profit for the	3,965,612	600,000	445,832	708,286	5,719,730
period				494,319	494,319
Total comprehensive income for the period					
(net of tax)				494,319	494,319
30 June 2023	3,965,612	600,000	445,832	1,202,604	6,214,048



INTERIM CONDENSED CASH FLOW STATEMENT

		GROUP COMP.		ANY	
	Note	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022
Operating activities Profit before tax Adjustments for:		647,448	654,491	647,570	738,209
Depreciation & amortization	6,7,8	636,446	583,189	636,446	583,189
Employee benefit plans Net finance expenses Exchange differences Gain on early termination of	20	13,190 35,695 4,200	9,725 38,889 10,053 (2,403)	13,190 34,716 4,200	9,725 38,178 10,053 (2,403)
leases / rent conscession Increase in inventories		(4,972)	(1,855,804)	(4,972)	(1,855,804)
(increase)/decrease in receivables		(881,381)	239,187	(887,870)	174,830
(Decrease)/increase in payables Less:		(2,756,121)	544,678	(2,709,689)	512,148
Interest and other finance expenses paid		(18,310)	(32,175)	(17,331)	(31,464)
Net cash flows generated (used in) /from operating activities		(2,323,806)	189,831	(2,283,741)	176,663
Investing activities					
Purchase of property, plant and equipment and intangible assets	6,8	(406,531)	(333,310)	(406,531)	(333,310)
Interest received		8	47	8	47
Net cash flows used in investing activities		(406,523)	(333,262)	(406,523)	(333,262)
Financing activities Repayments of borrowings	15	(45,811)	(45,811)	(45,811)	(45,811)
Repayment of lease liabilities		(253,660)	(204,525)	(253,660)	(204,525)
Net cash flows used in financing activities		(299,471)	(250,336)	(299,471)	(250,336)
Net decrease in cash and cash equivalents		(3,029,800)	(393,768)	(2,989,734)	(406,937)
Cash and cash equivalents at beginning of period		3,808,313	1,676,697	3,749,981	1,647,393
Cash and cash equivalents at the end of the period	12	778,513	1,282,929	760,247	1,240,456



NOTES TO THE UNAUDITED INTERIM CONDENSED FINANCIAL STATEMENTS

1. General information

Neurosoft Software Production Societe Anonyme (the "Company") is incorporated and domiciled in Greece. at 466. Irakliou Ave. & Kiprou, 141 22 Iraklio Attica, whose shares are publicly traded on the Euronext Growth Milan market multilateral trading facility. The duration of the Company according to its Articles of Association is 100 years from the date of its incorporation with a possible extension upon approval of the Shareholders' General Meeting.

Neurosoft is a fully integrated ICT company with System Integration and Information Security capabilities. The business areas covered by Neurosoft are:

Cyber Security: Provision of high-end Cyber Security solutions and services and development of innovative security products. In a world of viruses, malwares, and hacktivists, Neurosoft has compiled a suite of practical and technologically advanced tools and methods to significantly enhance the protection of your mission-critical data.

Infrastructure & Cloud Operations: Design, implementation, operation and support of large-scale ICT infrastructure solutions for Operators of Critical Networks and Critical National Infrastructure Stakeholders. The vast experience in complex projects makes Neurosoft the ideal partner for any ICT infrastructure requirement.

Field Services Operations: Neurosoft offers high-quality, on-site logistic and warehousing services with 200+ field service technicians, offering 40+ service points in Greece and Cyprus. Company's expertise includes but is not limited to Service Providers Networks and Enterprise Network and IT, including Preventive and Corrective maintenance activities.

These consolidated and separate unaudited interim condensed financial statements for the period ended June 30, 2023 were approved by the Board of Directors of "Neurosoft S.A." on September 18, 2023 and are available on the Company's website <u>www.neurosoft.gr</u>, under the section "Investor Relations" and subsection "Financial Reports".

Information on the Subsidiaries:

- (a) «Neurosoft Cyprus Ltd.», headquartered in Cyprus, in which the Company holds a stake of 100% of its share capital.
- (b) «Neurosoft Romania Srl.» headquartered in Romania, in which the Company holds a stake of 95% indirectly through its subsidiary Neurosoft Cyprus Ltd and Mr. Paschalidis hold the remaining 5%.

2. Summary of significant accounting policies

2.1 Basis of preparation of financial statements

The consolidated and separate interim condensed financial statements, for the six-month period ended at June 30, 2023 have been prepared in accordance with IAS 34 "Interim Financial Reporting".

The consolidated and separate interim condensed financial statements do not include all the information and disclosures required in the annual financial statements and should be read in conjunction with the published annual financial statements for the year ended December 31, 2022 which are available on the Company's website <u>www.neurosoft.gr</u>.

These interim condensed separate and consolidated financial information have been prepared under the historical cost convention and the assumption of business continuity. Management continuously assesses the conditions and potential effects of the Company's operations in order to ensure that it will continue as a going concern.



The accounting policies adopted for the preparation of these interim financial statements are consistent with those followed for the year ended December 31, 2022 considering the changes to Standards and Interpretations applicable from 01.01.2023.

The preparation of the Financial Statements, in accordance with International Financial Reporting Standards (IFRS), requires the use of critical accounting estimates. It also requires management to exercise its judgment in the process of applying the accounting policies which have been adopted. The areas involving a higher degree of judgment or complexity, or areas where assumptions and estimates are significant to the financial statements are disclosed in note 4.

2.2 New Standard, amendments to standards and interpretations

Certain new standards. amendments to standards and interpretations have been issued that are mandatory for periods beginning on or after January 1, 2023. The Group's evaluation of the effect of these new standards. amendments to standards and interpretations is as follows:

Standards and Interpretations effective for the current financial period

IFRS 17 "Insurance contracts" and Amendments to IFRS 17

IFRS 17 has been issued in May 2017 and along with the amendments to IFRS 17 issued in June 2020. supersedes IFRS 4, IFRS 17 establishes principles for the recognition, measurement, presentation and disclosure of insurance contracts within the scope of the Standard and 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 IFRS 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.

IAS 1 (Amendments) "Presentation of Financial Statements" and IFRS Practice Statement 2 "Disclosure of Accounting policies"

The amendments require companies to disclose their material accounting policy information and provide guidance on how to apply the concept of materiality to accounting policy disclosures.

IAS 8 (Amendments) "Accounting policies, Changes in Accounting Estimates and Errors: Definition of Accounting Estimates"

The amendments clarify how companies should distinguish changes in accounting policies from changes in accounting estimates.

IAS 12 (Amendments) "Deferred tax related to Assets and Liabilities arising from a Single Transaction"

The amendments require companies to recognize deferred tax on transactions that, on initial recognition, give rise to equal amounts of taxable and deductible temporary differences. This will typically apply to transactions such as leases for the lessee and decommissioning obligations.

IAS 12 (Amendments) "Income Taxes"

The amendment clarifies that IAS 12 applies to income taxes arising from tax law enacted or substantively enacted to implement the Pillar Two model rules published by the OECD, including tax law that implements qualified domestic minimum top-up taxes described in those rules. The amendments introduce a temporary exception to the accounting requirements for deferred taxes in IAS 12, so that an entity would neither recognise nor disclose information about deferred tax assets and liabilities related to Pillar Two income taxes. The amendment has not yet been endorsed by the EU.

The Group and the Company have adopted the abovementioned amendments that don't have material impact on the consolidated and separate financial statements.



Standards and Interpretations effective for subsequent periods

A number of new standards and amendments to standards and interpretations are effective for subsequent periods and have not been applied in preparing these consolidated and separate financial statements. The Group and the Company are currently investigating the impact of the new standards and amendments on its financial statements.

IAS 1 (Amendment) "Classification of liabilities as current or non-current" (effective for annual periods beginning on or after January 1, 2024):

The amendment clarifies that liabilities are classified as either current or non-current, depending on the rights that exist at the end of the reporting period. Classification is unaffected by the expectations of the entity or events after the reporting date. The amendment also clarifies what IAS 1 means when it refers to the 'settlement' of a liability. The amendment has not yet been endorsed by the EU.

IFRS 16 (Amendment) 'Lease Liability in a Sale and Leaseback (effective for annual periods beginning on or after 1 January 2024)

The amendment clarifies how an entity accounts for a sale and leaseback after the date of the transaction. Sale and leaseback transactions where some or all the lease payments are variable lease payments that do not depend on an index or rate are most likely to be impacted. An entity applies the requirements retrospectively back to sale and leaseback transactions that were entered into after the date when the entity initially applied IFRS 16. The amendment has not yet been endorsed by the EU.

IAS 1 (Amendment) "Non-Current Liabilities with Covenants" (effective for annual periods beginning on or after January 1, 2024):

The amendments specify that only covenants that an entity is required to comply with on or before the end of the reporting period affect the entity's right to defer settlement of a liability for at least twelve months after the reporting date (and therefore must be considered in assessing the classification of the liability as current or non-current). Such covenants affect whether the right exists at the end of the reporting period, even if compliance with the covenant is assessed only after the reporting date. The right to defer settlement is not affected if an entity only has to comply with a covenant after the reporting period. However, if the entity's right to defer settlement of a liability is subject to the entity complying with covenants within twelve months after the reporting period, an entity discloses information that enables users of financial statements to understand the risk of the liabilities becoming repayable within twelve months after the reporting period. The amendment has not yet been endorsed by the EU.

IAS 7 (Amendments) "Statement of Cash Flows" and IFRS 7 (Amendments) "Financial Instruments: Disclosures" (effective for annual periods beginning on or after January 1, 2024):

The amendments add a disclosure objective to IAS 7 stating that an entity is required to disclose information about its supplier finance arrangements that enables users of financial statements to assess the effects of those arrangements on the entity's liabilities and cash flows and the entity's exposure to liquidity risk. Under the existing Application Guidance in IFRS 7, an entity is required to disclose a description of how it manages the liquidity risk resulting from financial liabilities. The amendments include as an additional factor whether the entity has accessed or has access to supplier finance arrangements that provide the entity with extended payment terms or the entity's suppliers with early payment terms. The amendments have not yet been endorsed by the EU.

2.3 Basis of consolidation

(a) Subsidiaries

The consolidated financial statements are comprised of the financial statements of the Company and all subsidiaries controlled by the Company directly or indirectly. Control exists when the Group is exposed to, or has rights to variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control ceases.



The Group applies the acquisition method to account for business combinations. The consideration transferred for the acquisition of a subsidiary is the fair values of the assets transferred, the liabilities incurred to the former owners of the acquiree and the equity interests issued by the Group. The consideration transferred includes the fair value of any asset or liability resulting from a contingent consideration arrangement. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquiree either at fair value or at the proportionate share of the acquiree's identifiable net assets. Acquisition costs are expensed as incurred.

When the Group acquires a business, it assesses the financial assets and liabilities assumed for appropriate classification and designation in accordance with the contractual terms, economic circumstances and pertinent conditions as at the acquisition date. This includes the separation of embedded derivatives in host contracts by the acquisition. If the business combination is achieved in stages, the acquisition date carrying value of the acquirer's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date through profit or loss. Any contingent consideration to be transferred by the acquirer is recognized at fair value at the acquisition date. Subsequent changes to the fair value of the contingent consideration are recognized in accordance with IFRS 9 either in profit or loss or as a change to other comprehensive income. Contingent consideration that is classified as equity is not remeasured and its subsequent settlement is accounted for within equity.

The financial statements of the subsidiaries are prepared as of the same reporting period as the parent company, using consistent accounting policies. All intercompany balances, transactions and any intercompany profit or loss are eliminated in the consolidated financial statements.

(b) Changes in ownership interests in subsidiaries without loss of control

Transactions with non-controlling interests that do not result in change of control are accounted for as equity transactions. The difference between fair value of any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is recorded in equity. Gains or losses on disposals to non-controlling interest are also recorded in equity.

(c) Disposal of / loss of control over subsidiary

When the Group disposes of or ceases to have control or any retained interest in the subsidiary it is remeasured to its fair value at the date of disposal or when control is lost, with the change in carrying amount recognized in profit or loss. The fair value is the initial carrying amount for the purposes of subsequently accounting for the retained interest as an associate or financial asset. In addition, any amounts previously recognized in other comprehensive income in respect of that subsidiary are reclassified to profit or loss.

3. Financial risk management

3.1 Financial risk factors

The Group is exposed to a variety of financial risks such as market risks (foreign exchange risk, interest rate risk, etc.), credit risk and liquidity risk. Financial risks are associated with the following financial instruments: trade receivables, cash and cash equivalents, trade and other payables and borrowings.

(a) Market risk

i) Foreign exchange risk

Foreign exchange risk is the risk that the fair values of the cash flows of a financial instrument fluctuate due to foreign currency changes. The Group's revenues are mainly based on Euro denominated agreements and therefore the Group is not exposed to foreign exchange risk. However, the Group's management continuously monitors the foreign exchange risks that may arise and evaluates the need for such measures.



ii) Interest rate risk

Interest rate risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in the interest rates. The Group's exposure to the risk of changes in interest rates relates to the Group's bank borrowings, which are at floating rates. Management monitors on a continuous basis, fluctuations in interest rates and evaluates the need for taking relevant positions to hedge against such risks. At 30 June 2023, if interest rates on Euro denominated borrowings had been 1,0% higher with all other variables held constant, pre-tax loss for the year would have been ξ 2,749 higher, excluding any positive impact of interest income on deposits.

(b) Credit risk

Credit risk is the risk of financial loss to the Group and the Company if a counterparty fails to meet its contractual obligations. Credit risk arises from cash and cash equivalents and trade and other receivables. For banks and financial institutions only well established with good reputation parties are accepted and the Company set limits to the degree of exposure for each financial institution. The Management of the Company ensures that sales are addressed to customers with high credit reliability and ability. Due to the expansion of the Company's activities abroad, the credit risk increases, especially in relation to foreign customers, for whom the effective control of their credibility is not always easy. Therefore, the Company continuously develops and further evolves its internal risk management mechanisms to fully confront this risk. Consequently, although credit risk exists in the context of the general adverse economic environment is currently assumed as controlled.

(c) Liquidity risk

Liquidity risk is the risk that the Group or the Company will not be able to meet their financial obligations as they fall due. Liquidity risk is kept at low levels by ensuring that there is sufficient cash on demand and / or credit facilities to meet the financial obligations falling due in the next 12 months. The Group has sufficient undrawn borrowing facilities that can be utilized to fund potential shortfalls in cash resources. For the monitoring of the liquidity risk, the Group prepares cash flow forecasts on a frequent basis to ensure it has sufficient cash to meet its needs.

3.2 Capital management

The primary objective of the Group's and Company's capital management is to ensure that it maintains a strong credit rating and healthy capital ratio in order to support its business plans and maximize shareholder value. An important means of managing capital is the use of the gearing ratio (ratio of net debt to equity). Net debt includes interest bearing borrowings, as well as long-term and short-term lease liabilities less cash and cash equivalents.

	GROU	JP	COM	PANY
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Long-term borrowings	160,338	206,149	160,338	206,149
Short-term borrowings	91,621	91,621	91,621	91,621
Long-term lease liabilities	498,029	272,609	498,029	272,609
Short-term lease liabilities	365,461	357,521	365,461	357,521
Cash and cash equivalents	(778,513)	(3,808,313)	(760,247)	(3,749,981)
Net debt	336,935	(2,880,414)	355,202	(2,822,082)
Total equity	5,837,180	5,342,983	6,214,048	5,719,730
Net debt to equity	0.06	(0.54)	0.06	(0.49)



3.3 Other risks

Geopolitical Risks

The geopolitical situation - with war between Russia-Ukraine continuing, difficulties in supply of certain goods and inflation rates still posing threats - creates uncertainty to global economy in general. There is no exposure of the Group to either Russia or Ukraine, resulting in no direct effect from continuing developments. Any effect is only indirect, related to the high energy cost, increase in interest rates and inflationary pressures along with the subsequent negative impact on our customers' disposable income. The Group continuously follows developments, estimating risks arising and the potential impact they might have on the Company and is planning accordingly.

4. Significant estimates and judgements of the management

For the preparation of the condensed interim financial statements, the significant accounting judgments on the part of the Management during the application of the Group's accounting policies, as well as the main sources of uncertainty assessment are the same as those adopted during the preparation of the annual financial statements of December 31, 2022.

5. Group segment information

The Group's primary segment reporting is categorized by business activity because the risk and profitability of the Group are mainly affected by the type of the product and services offered.

The Group, in accordance with the Strategic Business Plan for 2022-2026, operates under three business segments "Cyber Security Operations", "Field Services Operations" and "Infrastructure & Cloud Operations". This structure is considered an efficient way to improve market penetration and increase business, as the Group shall fully exploit the continuous investment plan in R&D and shall create economies of scale and to pursue large scale projects and critical business transactions.

The Group's and Company's key operating segments are:

1) Cyber Security Operations

In a cyber world full of viruses, malware, hacktivists and cyber criminals the Group and the Company have a mission to efficiently protect companies and organizations from the impact of cyber-attacks while offering an extensive suite of security services and solutions. With guidance and expertise. clients can significantly enhance the protection of mission-critical data from evolving threats.

2) Field Services Operations

The Group offers high-quality on-site services in an unparalleled geographical footprint with 40+ service points across Greece and Cyprus. The highly skilled engineers and support specialists are dedicated to assisting Company's customers with a variety of activities enabling them to increase efficiency and reduce service and repairs. Offering extensive experience that includes, but is not limited, to Service Providers Networks and Enterprise Network and IT, including Preventive and Corrective maintenance activities.

3) Infrastructure & Cloud Operations

Group's teams continuously explore and assess new technologies so the customers can enjoy high-quality solutions and services. With the ever-changing dynamics of the new marketplace and the different vendor's technology strategy and objectives. Group opt to providing state of the art design and implementation services based on the customers' needs, by always finding the best fit for every case.

Accounting policies of the operating segments are the same as those followed for the preparation of the financial statements. Intersegment transfers or transactions are conducted under normal commercial terms and conditions that would also apply to independent third parties.



Segment information and reconciliation to the Group's consolidated figures for the semi-annual period ended June 30, 2023 and 2022 is analyzed as follows:

	Cyber Security	Field Services	Infrastructure & Cloud	
01.01.2023 - 30.06.2023	Operations	Operations	Operations	Total
Revenue	1,790,634	6,233,746	3,799,759	11,824,138
Cost of sales	(1,591,972)	(4,398,728)	(3,163,928)	(9,154,628)
Gross profit	198,662	1,835,018	635,830	2,669,509
Operating (Loss)/Profit	(130,025)	877,029	(63,861)	683,143

	Cyber Security	Field Services	Infrastructure & Cloud	
01.01.2022 - 30.06.2022	Operations	Operations	Operations	Total
Revenue	1,427,761	5,014,250	2,834,683	9,276,695
Cost of sales	(1,222,460)	(3,470,807)	(2,233,402)	(6,926,668)
Gross profit	205,301	1,543,443	601,281	2,350,027
Operating Profit	46,729	614,136	32,514	693,381

6. Property, plant and equipment

Property, plant and equipment are analyzed as follows:

		GROUP & COMPANY				
	Note	Buildings	Machinery	Motor Vehicles	Furniture and other equipment	Total
Cost						
1 January 2022		499,276	92,237	3,218	995,026	1,589,757
Additions		-	1,639	-	68,549	70,188
30 June 2022		499,276	93,875	3,218	1,063,574	1,659,943
Additions		1,750	997	-	26,562	29,309
31 December 2022		501,026	94,873	3,218	1,090,136	1,689,252
Additions		19,610	28,547	2,448	79,893	130,498
30 June 2023		520,636	123,419	5,665	1,170,029	1,819,750
Accumulated depreciation						
1 January 2022		(336,113)	(47,635)	(2,809)	(807,129)	(1,193,687)
Depreciation expense	19	(24,701)	(4,620)	(184)	(29,268)	(58,773)
30 June 2022		(360,814)	(52,255)	(2,993)	(836,397)	(1,252,460)
Depreciation expense		(25,077)	(6,026)	(68)	(46,157)	(77,328)
31 December 2022		(385,891)	(58,281)	(3,061)	(882,554)	(1,329,789)
Depreciation expense	19	(34,243)	(4,706)	(220)	(47,774)	(86,942)
30 June 2023		(420,133)	(62,987)	(3,281)	(930,329)	(1,416,731)
Net book value at 31.12.2022		115,136	36,591	156	207,580	359,464
Net book value at 30.06.2023		100,503	60,432	2,384	239,700	403,019

There is no property, plant and equipment pledged as security.



7. Right-of-use assets and Lease liabilities

Right-of-use assets are analyzed as follows:

		GROUP & COMPANY			
	– Note	Buildings	Motor Vehicles	Total	
Cost	_				
1 January 2022		781,382	1,020,694	1,802,076	
Additions		8,715	132,929	141,644	
Other movements		36,870	-	36,870	
Termination of leases		-	(35,538)	(35,538)	
30 June 2022	-	826,967	1,118,085	1,945,052	
Additions	-	-	129,965	129,965	
Other movements		54	-	54	
31 December 2022	_	827,021	1,248,050	2,075,071	
Additions	-	19,283	454,065	473,348	
30 June 2023	-	846,304	1,702,115	2,548,419	
Accumulated depreciation					
1 January 2022		(469,129)	(623,019)	(1,092,148)	
Depreciation expense	19	(90,868)	(99,585)	(190,453)	
30 June 2022		(559,997)	(722,604)	(1,282,601)	
Depreciation expense	_	(90,974)	(102,443)	(193,417)	
31 December 2022	_	(650,971)	(825,047)	(1,476,018)	
Depreciation expense	19	(91,164)	(133,359)	(224,524)	
30 June 2023	_	(742,135)	(958,406)	(1,700,542)	
Net book value at 31.12.2022		176,050	423,003	599,053	
Net book value at 30.06.2023	=	104,169	743,709	847,877	
	—				

The interim condensed consolidated and separate statement of financial position includes the following amounts related to lease liabilities:

	30.06.2023	31.12.2022
Lease liabilities (short-term portion)	365,461	357,521
Lease liabilities (long-term portion)	498,029	272,609
Total lease liabilities	863,490	630,130



8. Intangible assets

Intangible assets are analyzed as follows:

	101101131	GROUP		
	Note	Software	Software development cost	Total
Cost				
1 January 2022		697,486	6,417,289	7,114,775
Additions		263,123	-	263,123
30 June 2022		960,609	6,417,289	7,377,898
Additions		319,466	-	319,466
31 December 2022		1,280,075	6,417,289	7,697,364
Additions		276,034		276,034
30 June 2023		1,556,109	6,417,289	7,973,398
Accumulated amortization and impairment				
1 January 2022		(513,632)	(5,779,561)	(6,293,193)
Amortization expense	19	(108,458)	(225,504)	(333,962)
30 June 2022		(622,090)	(6,005,065)	(6,627,155)
Amortization expense		(139,299)	(225,504)	(364,803)
31 December 2022		(761,389)	(6,230,569)	(6,991,958)
Amortization expense	19	(249,938)	(75,042)	(324,980)
30 June 2023		(1,011,327)	(6,305,611)	(7,316,938)
Net book value at 31.12.2022		518,686	186,720	705,406
Net book value at 30.06.2023		544,781	111,678	656,460
			COMPANY	
	Note	Software	Software development cost	Total
Cost				
1 January 2022		689,543	5,287,160	5,976,703
Additions		263,123	-	263,123
30 June 2022		952,666	5,287,160	6,239,826
Additions		319,465	-	319,465
31 December 2022		1,272,131	5,287,160	6,559,291
Additions		276,034	-	276,034
30 June 2023		1,548,165	5,287,160	6,835,325
Accumulated amortisation and impairment				
1 January 2022		(506,677)	(4,648,443)	(5,155,120)
Amortization charge		(108,458)	(225,504)	(333,962)
30 June 2022		(615,135)	(4,873,947)	(5,489,082)
	19	(139,299)	(225,504)	(364,803)
Amortization charge	19	(139,299) (754,434)	(225,504) (5,099,451)	(364,803) (5,853,885)
Amortization charge 31 December 2022	19 19			
Amortization charge		(754,434)	(5,099,451)	(5,853,885)
Amortization charge 31 December 2022 Amortization charge		(754,434) (249,938)	(5,099,451) (75,042)	(5,853,885) (324,980)



9. Investment in subsidiaries

Subsidiaries of the Company are analyzed as follows:

	30.06	5.2023	31.12.2022		
Company Name	Value of participation	% of participation	Value of participation	% of participation	
NEUROSOFT CYPRUS LTD	422,930	100%	422,930	100%	
NEUROSOFT ROMANIA SRL*	-	95 %		95 %	
	422,930		422,930		

* The Company holds a stake of 95% indirectly in Neurosoft Romania SRL through its subsidiary Neurosoft Cyprus Ltd.

At the Company's separate Financial Statements, investments in subsidiaries are accounted for at cost less impairment loss.

Investments in subsidiaries movement is as follows:

	30.06.2023	31.12.2022
Opening Balance	422,930	242,930
Share capital increase of subsidiary	-	180,000
Closing Balance	422,930	422,930

10. Trade receivables

Trade receivables are analyzed as follows:

		GROUP		COMP	ANY
	Note	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Trade receivables Trade receivables -		4,668,145	4,884,867	4,645,650	4,884,867
Related parties Cheques and notes	22	1,079,075	1,648,268	1,079,075	1,644,348
receivable Doubtful trade		59,774	62,843	59,774	62,843
receivables		174,321	174,321	174,321	174,321
Other Less: Allowance for doubtful trade		174,621	168,576	174,621	168,576
receivable		(287,476)	(287,476)	(287,476)	(287,476)
Total	_	5,868,459	6,651,399	5,845,964	6,647,479

The fair value of trade receivables approximates their carrying values.

The Group and the Company apply the IFRS 9 simplified approach to measuring expected credit losses, which uses a lifetime expected credit loss allowance for all trade receivables. To measure the expected credit losses trade receivables have been grouped based on shared credit risk characteristics and the days past due.



11. Other current assets

Other current assets are analyzed as follows:

		GROUP		COMPANY	
	Note	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Prepaid expenses		515,716	414,242	515,716	389,308
Contract assets		1,695,728	244,626	1,695,728	244,626
Advances to suppliers/creditors		189,301	75,597	189,301	75,597
VAT receivable		5,078	-	-	-
Advances to employees and other					
advances		3,734	6,177	3,734	6,177
Receivables from related parties	22	-	-	170,257	170,257
Other debtors		123,168	127,764	122,167	121,553
Less: Provision for impairment		(25,922)	(25,922)	(196,179)	(196,179)
Total		2,506,803	842,482	2,500,723	811,338

Contract Assets for the Group and the Company include an amount of \in 926,759, regarding accrued revenue for the Group and Company's transactions (see Note 22).

12. Cash and cash equivalents

Cash and cash equivalents are analyzed as follows:

	GROU	þ	COMPANY		
	30.06.2023	31.12.2022	30.06.2023	31.12.2022	
Cash in hand	4,909	15,036	4,909	15,036	
Cash at bank	773,604	3,793,277	755,338	3,734,945	
Total	778,513	3,808,313	760,247	3,749,981	

While cash and cash equivalents are also subject to the impairment under IFRS 9, the identified impairment loss was not significant due to the fact that the cash and cash equivalents of the Group and the Company are held at reputable European financial institutions.

13. Share capital

As of June 30, 2023, the Company's share capital amounted to $\leq 3,965,612$, divided into 25,584,594 ordinary shares with a par value of ≤ 0.155 each.

The shareholders of the Company's share capital are as follows:

	Number of	
Shareholders	shares	Percentage %
OPAP INVESTMENT LIMITED	9,770,444	38.19%
OPAP INTERNATIONAL LIMITED	6,401,241	25.02%
INTERNATIONAL GAME TECHNOLOGY PLC	4,176,537	16.32%
OPAP CYPRUS LIMITED	1,154,315	4.51%
FREE FLOAT	4,082,057	15.96%
Total	25,584,594	100.00%



14. Reserves

	GRO	GROUP 30.06.2023 31.12.2022		ANY
	30.06.2023			31.12.2022
Legal reserve	440,986	440,986	440,986	440,986
Special reserves	4,847	4,847	4,847	4,847
Total	445,832	445,832	445,832	445,832

Legal Reserve: Under Greek corporate law, corporations are required to transfer a minimum of 5% of their annual net profit as reflected in their statutory books to a legal reserve, until such reserve equals one-third of the paid-in share capital. This reserve cannot be distributed through the life of the corporation.

Special Reserve: Under Greek corporate law, corporations may establish a special reserve without a particular purpose after the decision of the shareholders at their Annual General Meeting or if required by its Articles of Association. The special reserve has been created from non-distributed after-tax profits of previous years.

15. Borrowings

	GROUP AND COMPANY		
	30.06.2023	31.12.2022	
Long-term borrowings			
Long-term bank borrowings	160,338	206,149	
Total non-current borrowings	160,338	206,149	
Short-term borrowings			
Short-term portion of long-term bank borrowings	91,621	91,621	
Total current borrowings	91,621	91,621	
Total borrowings	251,959	297,770	

On March 30, 2016, the Company signed a supplemental agreement with Alpha Bank S.A. in order to amend the repayment terms of the outstanding balance of the loan as of that date of \notin 916,216. According to the terms of this agreement, the loan is repayable within 10 years in 40 equal quarterly installments of \notin 22,905.39, with the last installment payable on December 31, 2025. As of June 30, 2023, the outstanding balance of the loan amounts to \notin 251,959. The loan is at floating rate based on 3 months Euribor, plus a margin of 3% and a contribution of 0.6%.

On March 19, 2018, the Company entered into a loan agreement with Eurobank SA, according to which the Bank created an open credit facility account for the Company with a credit limit of $\leq 1,500,000$. On April 9 2021, the Company signed a supplemental agreement with Eurobank S.A., according to which the credit limit of the open credit facility account increased from $\leq 1,500,000$ to $\leq 2,000,000$. All other terms of the initial loan agreement with Eurobank S.A. remain unchanged. The facility is at floating rate, equal to the working capital base rate as announced by the Bank. As of June 30, 2023, the outstanding balance of the loan amounts to $\leq -(2022: \leq -)$.

All Company borrowings are expressed in Euros.

The above loan agreements do not contain mortgages and pledges on the assets of the Company.



The Group's and Company's borrowing movement is as follows:

GROUP AND COMPANY		31.12.2022		30.06.2023
	Year of maturity	Book value	Repayments	Book value
Loan, amount €916,216	2025	297,770	(45,811)	251,959
Open credit facility, €2,000,000		-		-
		297,770	(45,811)	251,959

16. Trade payables

Trade payables are analyzed as follows:

		GROUP		COMPANY	
	Note	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Trade payables Trade payables - Related		2,336,541	4,131,380	2,336,541	4,134,600
parties	22	5,439	19,709	5,439	19,709
Total		2,341,980	4,151,089	2,341,980	4,154,309

The fair value of trade payables approximates their carrying values.

17. Other tax liabilities

Tax liabilities are analyzed as follows:

	GROUP		COMPANY	
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
VAT payable	291,612	1,180,020	291,612	1,181,556
Other taxes and duties payable	169,442	209,674	169,442	209,674
Total	461,054	1,389,694	461,054	1,391,230

18. Other current liabilities

Other current liabilities are analyzed as follows:

	GROUP		COMPANY	
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Social security liabilities	170,207	287,186	170,207	287,186
Contract liabilities	758,901	241,110	758,778	241,612
Advances from customers	29,740	26,466	29,740	26,466
Accrued expenses	452,537	829,117	451,881	812,004
Other current liabilities	22,890	63,410	22,890	28,053
Total	1,434,275	1,447,289	1,433,496	1,395,321

The accrued expenses are mainly concern \in 396 k. employees' expense (vacation & Christmas bonus provision).

The fair value of other current liabilities approximates their carrying values.



19. Expenses per category

Expenses (cost of sales, selling and distribution, administrative) are analyzed as follows:

	GROUP		COMPANY	
	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022
Payroll and related costs	4,219,768	3,320,162	4,219,510	3,320,162
Professional fees and services	2,087,225	2,278,294	2,045,951	2,218,657
Taxes and duties	4,961	4,667	4,611	4,317
Cost of sales of inventory and				
consumables	2,447,773	1,079,007	2,447,773	1,079,007
Depreciation of PPE and right-of-use				
assets and amortization of intangible				
assets	636,446	583,189	636,446	583,189
Allowance for doubtful trade				
receivables	-	-	-	-
Logistics-warehousing services	262,806	247,200	262,806	247,200
Transportation expenses	284,233	246,774	284,233	246,774
Subscriptions	278,656	285,438	278,656	285,439
Consumables	100,385	107,374	100,385	107,374
Utilities	79,786	74,959	79,152	74,297
Travel expenses	180,696	183,752	180,696	182,694
Advertising costs	62,709	10,988	62,709	10,987
Rents	113,193	87,213	113,193	87,213
Insurance expenses	21,214	15,762	21,214	15,762
Other expenses	378,124	148,593	378,124	148,594
Total	11,157,975	8,673,372	11,115,459	8,611,666

The above expenses of the Group and the Company for the periods ended June 30, 2023 and 2022, are allocated as follows:

	GRO	GROUP		ANY
	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022
Cost of sales	9,154,628	6,926,668	9,121,891	6,879,154
Distribution expenses	696,816	607,549	693,415	602,613
Administrative expenses	1,306,530	1,139,155	1,300,153	1,129,899
Total	11,157,975	8,673,372	11,115,459	8,611,666



20. Finance income / (expenses)

Finance income / (expenses) are analyzed as follows:

	GROUP		COMPANY	
	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022
Finance expenses				
Interest expense on bank borrowings	(8,258)	(4,467)	(8,258)	(4,467)
Interest expense on lease liabilities	(12,537)	(12,525)	(12,537)	(12,525)
Other finance expenses	(14,909)	(21,944)	(13,930)	(21,233)
Total finance expenses	(35,703)	(38,936)	(34,724)	(38,225)
Finance income				
Interest income	8	47	8	47
Total finance income	8	47	8	47
Total finance expenses - net	(35,695)	(38,889)	(34,716)	(38,178)

21. Income taxes

	GROUP		COMPANY	
	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022
Current income tax	168,210	116,628	168,210	116,628
Deferred tax	(14,959)	18,982	(14,959)	18,982
Total	153,251	135,610	153,251	135,610

According to Law 4799/2021, the corporate income tax rate in Greece is 22% for fiscal years 2021 onwards.

Based on International Accounting Standard 12 "Income Taxes" deferred tax assets and liabilities are calculated, without discounting, at tax rates that are expected to apply at the period of realization, provided they are enacted or substantively enacted at the reporting date.

For the Company a tax audit is underway by the competent tax authorities for the years 2017 to 2018. The Company received the Tax Compliance Reports for the years 2017 to 2018 which have been issued and submitted.

22. Related parties

Related parties have been identified based on the requirements of IAS 24 "Related Party Disclosures".

The Group includes all entities which Neurosoft controls, either directly or indirectly (See note 1). Transactions and balances between companies in the Group are eliminated on consolidation.

The Group's financial statements are integrated in the consolidated financial statements of OPAP S.A. under the full consolidation method. Therefore, all companies, included in the OPAP Group, are also considered related parties.

a) Transactions with related parties

Related party transactions refer to the provision and purchase of services in the normal course of business. The aggregate amounts of sales and purchases from the beginning of the year with related parties under IAS 24, are as follows:



	GROUP		COMPANY	
	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022	01.01.2023 - 30.06.2023	01.01.2022 - 30.06.2022
Sales of services				
OPAP S.A.	5,362,257	4,773,839	5,362,257	4,773,839
OPAP Sports LTD	4,690	8,575	-	-
OPAP Cyprus LTD	39,803	38,736	-	<u> </u>
	5,406,750	4,821,150	5,362,257	4,773,839
	GR	OUP	COMP	
	01.01.2023 -	01.01.2022 -	01.01.2023 -	01.01.2022 -
	30.06.2023	30.06.2022	30.06.2023	30.06.2022
Purchase of services				
Metasan S.A.	47,050	55,423	47,050	55,423
	47,050	55,423	47,050	55,423

Board of Directors and Key Management

The compensation of the members of the Board of Directors and key management personnel for the Group and the Company amounted to €433,086 (30.06.2022: €375,095).

Further to the above we note:

• No loans or credit facilities have been granted to the members of the Board of Directors or to other executive members of the Group (including their families).

• Apart from the above remuneration no other transactions between the Company and the executives and Board members exist.

• All transactions mentioned above are carried out at arms' length.

b) Balances with related parties

The closings balances of receivables and liabilities at year end, which have resulted from transactions with related parties under IAS 24, are as follows:

	GROUP		COMPANY	
	30.06.2023	31.12.2022	30.06.2023	31.12.2022
Trade receivables from related parties				
OPAP S.A.	2,005,834	1,644,348	2,005,834	1,644,348
OPAP Cyprus LTD	11,516	3,560	-	-
OPAP Sports LTD	2,028	360	-	-
	2,019,378	1,648,268	2,005,834	1,644,348
Other receivables from related parties				
- Loans granted to related parties				
Neurosoft Cyprus Ltd	-	-	125,230	125,230
	-	-	125,230	125,230
Other receivables from related parties				,
Neurosoft Cyprus Ltd		-	45,027	45,027
	-	-	45,027	45,027
Provision for impairment Total other receivables from			(170,257)	(170,957)
related parties				



	GROL	GROUP		COMPANY	
	30.06.2023	31.12.2022	30.06.2023	31.12.2022	
Trade payables to related parties					
Neurosoft Cyprus Ltd	-	9,486	-	9,486	
OPAP S.A.	5,439	-	5,439	-	
Metasan S.A.	-	10,223		10,223	
	5,439	19,709	5,439	19,709	

23. Contingencies

a) Legal cases

Third party claims against the Company

No legal proceedings have been initiated against the Company that are expected to have a significant effect on its financial position or the operations of the Company, and for this reason no additional provisions have been recognized.

b) Guarantees

The Company have issued letters of guarantee to various beneficiaries to assure their liabilities. As of June 30, 2023, and December 31, 2022, issued letters of guarantee amounted to €786,475 and €1,346,729 respectively.



24. Subsequent events

As of the day of the drafting of this report, there are no other significant events that have occurred since the end of the current fiscal period, except from the below:

• Following a demanding evaluation process that included technical presentations and submission of best and final offers, PPC awarded the contract to the Unisystems-Neurosoft Union in August 2023. The entire project has a total duration of 60 months, and it is divided in two phases a) design & implementation phase which will be concluded within the first 36 months and b) support phase. The total contract value for Neurosoft will be $\leq 12,5$ m. for Lot 1 and $\leq 1,1$ m. for Lot 2.

Athens, September 18, 2023

Chairman of the BoD

Chief Executive Officer

Head Accountant

Anastasia Verra

Epameinondas Paschalidis

Konstantinos Motsakos

Deloitte.

ECG License Class A' No 105030

Deloitte Business Solutions S.A.

Accounting Office License No: 1297