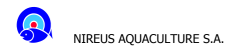


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## Message of the Chairman

Dear Shareholders,

The fulfillment of the business plan 2006 targets, set by the management of the Company has been achieved, and is mirrored as a positive effect in our financial results as well as in the course of our share in the Athens Exchange.

Having its epicenter in Greece, the Group strives forward and already implements successfully its aim to become an international producer, since this is considered to have vital importance for the further future development and strengthening of our status in the worldwide markets, generating step by step, a powerful multinational Company in the aquaculture sector.

Our expansion in Turkey with two affiliated companies has now become a fact. Our newly presence in Spain by entering in a company with similar business activities has also become a fact, while our Group is continuing the exploration and evaluation of new investment opportunities in other countries as well.

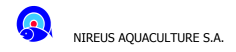
At the same time we expand further our activities in Greece, not only through investments in our Group's existing facilities and installations but also, by establishing new business collaborations and proceeding into new acquisitions like the one we did recently by entering as major shareholders into KEGO S.A., a company also listed on the Athens Exchange.

Finally, the management is always taking serious consideration in carefully looking after its pool of human resources aiming at continuously improving the employees' working environment and benefits, together with its efforts to support the local societies and protect the environment.

Taking into account the above guiding principles, we strongly believe that year 2007 will prove to be an equally productive year, so that NIREUS S.A. will continue to honor the trust gained from its shareholders.

The Chairman of the Board of Directors, Aristides Belles

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### **NIREUS AQUACULTURE S.A.**

REGISTERED OFFICE: VASILEONIKO, CHIOS S.A. REG No.: 16399/06/B/88/18

#### INVITATION

#### of Shareholders to Annual Ordinary General Meeting

According to the law, the company's Statute, and upon decision of its Board of Directors, Shareholders are invited to Ordinary General Assembly on Tuesday 08/05/2007, 02:00 p.m. at the Hotel N.J.V. ATHENS PLAZA - Pacific Hall in Platia Syntagmatos (Constitution Square), to discuss and decide upon the following matters, in accordance with special permission No K2-5666/16-4-2007, granted by the Ministry of Development as per article 25, C.L. 2190/1920:

#### Agenda

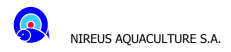
- 1. Approval of the Parent and Consolidated Annual Financial Statements for fiscal year 2006 after Submission and reading of the Board of Directors' reports and the Auditor's reports on the above Financial Statements.
- 2. Approval for the Appropriation of profits for year 2006 (01-01-2006/31-12-2006) and distribution of dividend.
- 3. Release of the members of the Board of Directors and the Auditors from any liability for compensation regarding fiscal year 1/1-31/12/2006, and for the company's annual financial and consolidated financial statements.
- 4. Appointment of Regular and Acting Auditors for auditing the 1/1-31/12/2007 financial year and determination of their fees.
- 5. Pre-approval of fees paid to the members of the Board of Directors for the period up to 30/6/2008 and approval of fees paid for services rendered as per article 24, C.L. 2190/1920.
- 6. Granting of permission, according to article 23, par. 1, C.L. 2190/1920, as valid, to the members of the BoD and company Directors to participate at meetings of the Board of Directors or the management of affiliated companies, as per article 42 e, par. 5, C.L. 2190/1920, which have or pursue the same or similar scope of activities.
- 7. Transfer of the company's registered office from the Municipality of Kambohora, Chios to the Municipality of Koropi – Attica Prefecture, (amendment of article 2 of the company's statute).
- 8. Election of new Board of Directors.
- 9. Approval of contract agreement for the transfer of the shares of A-SEA S.A. (affiliated to NIREUS S.A.) owned by a private shareholder subject to article 23a, C.L. 2190/1920S, to NIREUS S.A.
- 10. Sundry decisions and announcements.

According to the law and the company's statute, in order to participate in the General Assembly, Shareholders and Shareholder representatives must request, by making a statement to their account officer / broker or the Central Securities Depository, partial or total blocking of their shares, and then submit the relevant stock blocking certificate issued by the Central Securities Depository, together with any proxies, to the company's offices, 1st km Koropiou-Varis Avenue and Dimokritou Street, Koropi, Attica, at least 5 days prior to the date of the General Assembly.

(Group IRO, Mr. George Aloupis, tel. (+30 210) 66 98 335).

Kambohora, Chios, 16/4/2007,

THE BOARD OF DIRECTORS



## Information on the Preparation of the Annual Report and on the Certified Auditors

#### **General Information**

This present Annual Report contains information regarding the status, activity development, results and prospects of NIREUS AQUACULTURE S.A. on a corporate (hereinafter "NIREUS S.A.", or the "Company") and consolidated basis (herein after the "NIREUS GROUP OF COMPANIES S.A.", or the "Group") that is deemed necessary for providing investors with adequate information within the framework of article 8 of decision no. 5/204/14.11.2000 and article 1 of decision no. 7/372/15-2-2006 of the Board of Directors of the Hellenic Capital Market Commission.

The persons responsible for the preparation of the annual report and for the accuracy of the information contained therein are:

- Mr. Aristides Belles, Chairman of the Board of Directors and Chief Executive Officer of NIREUS S.A., Dimokritou Str., Portsi, Koropi, Attiki, tel.: 210 - 66 24 280
- Mr. Dimitrios Papanikolaou, Chief Financial Officer of NIREUS S.A., Dimokritou Street, Portsi, Koropi, Attiki, tel.: 210 - 66 24 280

#### who confirm that:

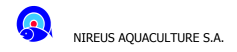
- 1. the information and data contained therein are complete and true.
- 2. there are no data or events which, if concealed or omitted, could render all or part of the information or data contained therein misleading.
- 3. no judicial cases or arbitrations are pending against the Company and the companies controlled by it that may significantly affect their financial position.

Interested parties may obtain a copy of the Annual Report from the central offices of the Company (1st km Koropi-Vari Avenue and Dimoikritou street, Portsi, Koropi, Attiki).

Investors who would like to receive more information may contact the offices of the Company, (1st km Koropi-Vari Ave. and Dimoikritou Str., Portsi, Koropi, Attiki, tel.: 210 66 98 335 (Mr. George Aloupis, Investor Relations Officer, tel.: 210 66 98 335), during business days and hours.

#### **Ordinary Certified Auditors – Accountants**

NIREUS S.A. is audited by certified auditors – accountants. The Financial Statements of fiscal years 2005 and 2006, on a parent and consolidated basis, were audited by Mr. Stilianos Xenakis (Register Number 115412547) of the company S.O.L. A.E.O.E., 3 Fokionos Negri street, tel.: +30 210-86 91 100.



## Auditor's Report on the Annual Financial Statements

## to the Shareholders of the Societe Anonyme "NIREUS AQUACULTURE S.A."

We have audited the accompanying financial statements OF THE PARENT COMPANY as well as the consolidated financial statements of NIREUS AQUACULTURE S.A, as of and for the year ended 31 December 2006, which consist of: Balance Sheet, Income Statement of Changes in Equity and Cash Flow ended at 31/12/2006 as well as the summary of the important accounting policies and other explanatory notes.

#### Management's responsibility for the Financial Statements

The Management of the company has the responsibility for the preparation and the fair presentation of Financial Statements according to IFRS, as they have been adapted in European Union.

This responsibility includes the plan, the implementation and the maintenance of the internal audit system for the preparation and fair presentation of Financial Statements avoiding any misstatement coming from mistake or fraud. The responsibility includes also the appropriate accounting policies for their implementation as well as their accounting evaluations according to the present conditions.

#### **Auditor's Responsibility**

Our responsibility is to express our opinion for Financial Statements, based on our audit. We implemented our audit according to: Greek Audited Standards are based on the international Standards on Auditing. Those standards require and perform the audit to obtain reasonable assurance about whether the Financial Statements are free of Material misstatements.

The Audit includes examining, on the test basis, evidence supporting the amounts and disclosures in the Financial Statements. The procedures have been selected by the judgment of the auditor and include the evaluation of material misstatements in the financial statements, due to fraud or mistake. For the evaluation of this risk, the auditor has taken into consideration the internal audit system in regards with the preparation and fair presentation of the financial statements aiming at planning and auditing procedures for these circumstances and not for the expressing of audit opinion on the performance of the internal audit system of the company. The audit also includes assessing the accounting principles used and significant estimates made by management as well as the evaluation of the total presentation of the financial statements.

We believe that our audit provides a reasonable basis of our opinion.

#### **Opinion**

In our opinion, the aforementioned financial statements give a true and fair value view of the financial position of the Company and that of the Group (of which this company is the holding company), as of 31 December 2006, and of the results of its operations and those of the Group and their cash flow and changes in shareholders' equity for the year ended at 31/12/2006 in accordance with the International Financial Reporting Standards adopted by the European Union.

Without qualifying our opinion, we draw attention to the following matters:



As far the un-audited periods, we note the followings: a) The subsidiary of SEAFARM IONIAN S.A., 'OCTAPUS S.A." is under tax inspection for the fiscal years 2002-2004, until now the tax inspection has not been finalized yet. b) The tax returns for the fiscal year 2005-2006 for the parent company as well as for some subsidiaries have not been inspected from the tax authorities and consequently, the possibility exist of additional taxes and penalties being assessed at the time when the tax returns will be examined and will be accepted as final. The outcome of this tax inspection cannot be projected at present and therefore no provision has been made in these financial statements in this respect.

Because, for ten consolidated by full consolidation method subsidiaries representing a total percentage of 17,14% of consolidated total assets (prior to intercompany elimination), the total value of the Equity is negative (for seven companies of the Group SEAFARM IONIAN S.A. and for two companies of the Group NIREUS S.A.) or less than one half (1/2) of the paid up share capital (for the company SEAFARM IONIAN SA) these subsidiaries concur the condition for the application of the provision of articles 47 and 48 of C.L 2190/1920 and it is necessary for these companies to take the appropriate reconstruction measures in order to be removed from the concurring application of the said articles (it has been approved for five companies of SEAFARM IONIAN Group to be absorbed from the parent company SEAFARM IONIAN).

The context of the Board of Directors' Report is in agreement with the attached financial statements.

Athens, 09 March 2007

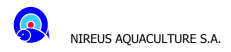


STYLIANOS M. XENAKIS

Certified Public Accountant Auditor

SOEL Reg. No. 11541

SOL S.A. – Certified Public Accountants Auditors

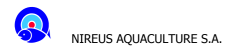


## **Summary Financial Information**

The complete financial statements and information on the Group's consolidated subsidiary companies are available from the investor relations dept. and/or can be retrieved (in Greek language) from the Company's website: www.nireus.gr.

#### Income Statements - data for Fiscal Years 2006-2005

P & L Data	<u>GROUP</u>		<u>COMPANY</u>	
In mil. €	1/1/2006 31/12/2006	1/1/2005 31/12/2005	1/1/2006 31/12/2006	1/1/2005 31/12/2005
Revenues	161.48	138.12	154.56	132.04
Gross Profits	41.92	37.02	35.83	34.48
EBITDA	28.03	19.65	22.15	19.95
EBIT	20.92	14.49	17.44	15.65
EBT	15.30	11.17	13.20	12.93
Minus : Tax	6.37	3.44	3.43	3.08
EAT	8.92	7.73	9.77	9.85
Attributable to:				
Company Shareholders	9.05	7.46	9.77	9.85
Minorities	(0.12)	0.27	-	-
Total	8.92	7.73	9.77	9.85
Number of Shares Outstanding		40,368	3,514	
EPS - €	<u>0.224</u>	0.193	0.242	0.255
Proposed Dividend / share - €	=	=	<u>0.08</u>	0.075



### Balance Sheet - data for Fiscal Years 2004-2005

BALANCE SHEET DATA	GRO	<u>DUP</u>	COMPA	<u>NY</u>
in mil. €	31/12/06	31/12/05	31/12/06	31/12/05
ASSETS				
Property, Plant and Equipment	53.66	49.99	43.17	
Investment Property	5.38	2.46	2.15	
Goodwill	15.14	6.88	9.72	
Biological Assets	63.22	47.34	52.35	
Total Non-Current Assets	150.52	110.77	118.37	
Alnventories	11.41	12.59	9.89	7.12
Biological Assets	89.85	67.26	75.97	
Trade and Other Receivables	54.71	52.66	57.38	
Other Receivables	20.01	13.85	19.81	20.39
Cash and Cash Equivalents	11.41	2.59	10.68	
Total Current Assets	188.30	150.48	174.24	146.97
Total Assets	338.82	261.25	292.61	247.64
EQUITY & LIABILITIES				
Share Capital	51.17	50.46	51.17	50.46
Share Premium Account	37.66	37.15	37.66	37.15
Fair Value Reserves	10.49	11.42	9.44	8.69
Other Reserves	12.86	11.39	13.12	8.07
Retained Earnings	4.39	(2.09)	11.19	10.34
Minority Interest	5.62	1.90	-	-
Total Equity Funds	122.19	110.23	122.58	114.71
Long Term Borrowings	83.22	61.07	51.83	55.41
Deferred Income Tax Liabilities	4.56	3.60	4.33	4.52
Government Grants	6.06	5.81	5.04	4.65
<b>Total Long Term Liabilities</b>	101.29	72.48	63.39	65.90
Trade & Other Payables	65.59	45.41	63.77	43.59
Short Term Borrowings	28.43	19.04	28.42	
Other Current Liabilities	14.79	13.59	9.09	
Total Short Term Liabilities	115.34	78.54	106.64	
Total Liabilities	216.63	151.02	170.03	132.93
Total Equity and Liabilities	338.82	261.25	292.61	247.64

#### Cash Flow - Data for Fiscal Years 2006-2005

CASH FLOW DATA	<b>GROUP</b>		COM	<u>PANY</u>	
in mil. €	31/12/06	31/12/05	<u>31/12/06</u>	<u>31/12/05</u>	
Pre- Tax Profits	15.30	11.18	13.20	12.93	
Net cash generated from operating activities (a)	5.05	(5.01)	9.83	(8.24)	
Net cash generated from investing activities (b)	(2.23)	(6.51)	(8.80)	(6.41)	
Net cash generated from financing activities (c)	5.90	12.99	7.62	16.01	
Net increase/(decrease) in cash and cash equivalents for period (a) + (b) + (c)	8.72	1.46	8.67	1.36	
Cash and cash equivalents at the beginning of period	2.70	1.13	2.01	0.58	
Cash and cash equivalents at end of the period	11.41	2.60	10.68	1.94	

#### Financial Indices for fiscal Year 2006

The following table presents the main financial indices of the Company for fiscal year 2006:

	2006
Revenues chg%	16,91%
EBT chg%	36,85%
Own Funds (after tax & minorities) chg%	7,40%
Assets chg%	2,70%
Liquidity Ratio	1,63
Acid Ratio	0,21
Receivable Turnover (days)	167
Inventory Turnover (days)	502
Other/Own Funds	1 <i>,77</i>
Total Bank Loans/Own Funds	0,91
Interest Expenses / Gross Profit	14,90%
Interest Expenses / EBITDA	22,29%
Interest Expenses / EBIT	28,99%

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#### Brief Information on NIREUS S.A.

#### **General**

NIREUS S.A. was established in 1988 on the island of Chios – Eastern Greece, and gradually, evolved in a thriving group of companies, becoming the largest producer of sea bass and sea bream worldwide exporting its products to more than 30 countries globally.

Its present form derived mainly by merging by acquisition of its ex-subsidiary company FEEDUS S.A. at the end of year 2005. Activating mainly in aquaculture, after this merge took place, two new business activities were added i.e. production of fish feed and confectionary products. On a Group level in year 2006 SEAFARM IONIAN S.A. was consolidated for the first time (16,78% plus control of its management for the next 15 years) while in year 2007 the Group acquired stake in the listed on the ATHEX company KEGO S.A. which produces mainly high quality/yield fish eggs and fish feed, bought 100% of the Spanish company PREDOMAR S.A. in order to produce in land pre-ongrowing facilities 10gr size of fish juvenile, and finally bought a 17,9% stake of the listed in Oslo-Norway company Marine Farms A.S.A. which produces sea bass and sea bream, salmon, cobia tropical fish, and cod juvenile. Moreover the Group continued its expansion in Turkey, through its affiliated companies ILKNAK A.S., and MIRAMAR A.S. acquiring 100% of CARBON A.S. thus adding more fish farming licensees in Turkey, accounting for 5.000 tones of annual production capacity of sea bass and sea bream. The Group has also announced plans for building a fish feed factory in Western Turkey with over 40.000 tons of annual production capacity.

Presently, the Group is primarily active in the production and trade of fish juvenile, the production of fish and the trade and distribution thereof in the domestic and international markets, the production and trade of fish feed, the production and trade of processed fish, the manufacture of fish farming equipment as nets and cages, which it distributes to fish production facilities, chewing gum products with the unique natural mastic from Chios Isl., and the production and trade of syrup cooked fruits and similar confectionary products. Today, the NIREUS Group of Companies forms a model, fully verticallised business entity, which continues its pioneering course, investing in new markets, in research for its expansion and in new types of fish, and it possesses a healthy financial and business structure and specialised executives and experienced personnel comprising approximately 1,200 persons.

In the business sector, NIREUS S.A. has received numerous awards from international organisations in recognition of its high quality products and successful exporting activities, whilst now the Group becomes gradually an international producer since it owns production facilities/stations not only in Greece, but in Turkey and Spain as well.

The Group ranks first in the Mediterranean Aquaculture sector in terms of production size as well as in Revenues, EBITDA and Net Profits.

Listed in ATHEX since 1995, NIREUS S.A. is included in the category of High Capitalization Companies (9/10/2006), in the ASE General Index (6/11/2006), the FTSE/ASE International and the FTSE/ASE 140 index (1-12-2006). It is also classified to the "Agriculture & Fisheries" Sector of the Athens Exchange. The Group has achieved wide corporate and investor visibility in the Greek as well in the International investment community.

The Company's website is www.nireus.gr.

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#### Significant Developments in 2007

Continuing its intense efforts to materialize its strategic goals the Group announced recently four new business developments:

Acquirement of a 17,9% stake in Marine Farms A.S.A. – now rose to 29,88%, listed on the Oslo Stock Exchange – Norway.

NIREUS S.A. announced on April 17 2007, the acquirement of a 17,9% stake in Marine Farms A.S.A. (MAFA), listed on the Oslo Exchange - Norway. More specifically NIREUS S.A. acquired 6.557.497 shares of MAFA by paying 2,85€/share (close price at 23,00 NOK - 2.85€ - on 16/04/2007). The stake rose to 29,88% on of 23/4/2007 as NIREUS bought more shares of MAFA.

This acquisition lays its foundation on the strategy set by the Group to become gradually a worldwide producer, while until now it has already fish farming production presence through acquisitions and direct investments in Turkey and Spain.

The production profile of MARINE FARMS ASA meets the strategic objectives of NIREUS S.A. The Norwegian Company has developed verticalised structures in the production of Mediterranean fish farming (sea bass and sea bream) in Spain with annual production capacity of 7,200 tons and 15 million pieces of juveniles, as well as salmon in Scotland with a production capacity of 9,500 tons and 7.5 million pieces. In addition, the Company has started its activity for the production of the fish Cobia in Central America and in Asia (Vietnam), aiming at satisfying the rising demand of the American and Japanese markets. Its licenses refer to an annual production of 8,000 tons of Cobia. The Company is also active in the production of cod juveniles with a hatchery unit in Scotland with a production capacity of 3,0 million pieces. MARINE FARMS ASA achieved a turnover of €71,9 million, EBITDA of €19,9 million and profits before tax of €13,3 million during 2006.

Acquirement of 51% stake in the listed on the ATHEX company KEGO S.A (at 1,89 €/ share), an agreement that was signed on 05/03/2007 involving:

a. NIREUS S.A.: 20%

b. TEMBLE TRADING LTD, interests of Mr. A. Belles: 20%

c. NORTH PRINCIPAL INVESTMENT FUND LTD: 11%

while on 30/03/2007, NIREUS submitted a mandatory tender offer for the rest 60% of KEGO S.A., at a set price equal to € 2,33 per share. The acceptance period of the tender offer starts at the 4th of April 2007 and will end at the 2nd of May 2007. This acquisition together with the Group's plans to built a fish feed factory in Western Turkey makes NIREUS GROUP a solely independent producer, covering its needs in fish feed by own means, while the implementation of KEGO's exclusive know how in high quality/yield fish eggs, will lead eventually and gradually to further curtailment of the fish production cycle as well as of the relative costs involved.

Acquisition of the Spanish company PREDOMAR S.A. NIREUS S.A. acquired on 25/1/2007, 100% of PREDOMAR S.A. through its subsidiary company NIREUS INTERNATIONAL LTD (100%). This company is active on the sector of production and sale of fishfarming juveniles, and possesses a hatchery unit and a juvenile pre fattening unit (juveniles of up to 10 gr. size) of a total capacity of 20.000.000 pieces, annually, in the region of Carboneras of South Spain. The total amount for this acquisition is at 1.750.000 euros, and is to be paid in sections, until May 2008. This acquisition has strengthened the presence of NIREUS Group in Spain (so far sales of juveniles and market size fish), in the area of production, in the juvenile sector. Therefore, an increase in juvenile sales is expected in the fish farming companies of that country, with a

consecutive increase of the NIREUS client list in the Iberian peninsula where demand is very intensive.

Three year exclusive cooperation agreement was signed with MERKOS S.A. On January 24th 2007, a three year exclusive cooperation agreement was signed between NIREUS AQUACULTURE S.A. and the Company MERKOS S.A. - Fish Products, Imports - Exports, which assigns MERKOS S.A., on behalf of NIREUS S.A., the gutting and filleting of fresh farmed fish.

This cooperation is to give NIREUS S.A. the ability to cover the highly rising demand on these products, mainly from abroad, fulfilling in this way one of its strategic objectives which refer to the development and distribution of high quality products, adapted to the modern needs of the consumers. Already, for 2007 the NIREUS GROUP is to realize the production and sale of 2.000 tones of these processed products of estimated revenue of 16,0 mil. €, while higher production rates have been planned, for the coming years.

Finally in Turkey the Group is expanding its production capacity in fish juvenile and fish farming, in the facilities of its subsidiary ILKNAK A.S. and by acquiring CARBON A.S. (100%) adding another 5.000 tons for fish farming production capacity p.a., while through its subsidiary MIRAMAR A.S. (100%) it declared plans to built a new fish feed factory in Western Turkey with more than 40.000 tons of annual production capacity.

#### Significant Developments in 2005-2006

The developments that took place over the past two years contributed both to the Company's and Group's rationalisation and reorganisation, as well as to the expansion of its business and production activities, positively affecting results, creating a larger, more transparent and more flexible, vertically integrated Group, with a clear international exporting and production orientation:

#### 2006

NIREUS S.A. announced the establishment of a new company, NIREUS INTERNATIONAL LTD, which resides in Cyprus. The new company will assume a pivotal role in the Group's international activities in Turkey, Spain and in other countries. Its share capital is set at € 530.000, subject to increase depending on the investment projects executed by the NIREUS Group.

NIREUS INTERNATIONAL LTD holds 100% of MIRAMAR PROJECTS CO. LTD in London (share capital of GBP 10.000, which holds 100% of MIRAMAR A.S. the investment arm of NIREUS in Turkey.

In year 2006 NIREUS S.A. also merged (by acquisition and according to Law 2166/1993) four of its subsidiaries, i.e. «FOKIDA Aquaculture S.A.», «EUROCATERERS S.A.», «MYLOKOPI AQUACULTURE S.A.» and «INTERPESCA S.A.» all based on their transitional financial statements as of 30/6/2006.

The same did the subsidiary of NIREUS S.A., "SEAFARM IONIAN S.A." with five of its subsidiaries i.e. "OCTAPUS S.A.", "SEAFARM KALAMOS S.A.", "SETA S.A.", "NIKTON S.A." and "NIRIIS S.A." all based on their transitional financial statements as of 31/5/2006. The merger was concluded with a relevant decision taken on 08/03/2007.

Additionally, according to No 18402/28.6.2006 and No18433/7.7.2006 pre-agreement documents followed by a relevant private agreement dated as of 4/7/2006, NIREUS S.A. has

bought 3.144.907 registered shares of its subsidiary "SEAFARM IONIAN S.A." and agreed to pay € 7.731.000,00 by installments, starting on 6/7/2006 and ending on 30/6/2010. Consequently, on July 11, 2006, 418.521 shares of SEAFARM IONIAN S.A. were bought by NIREUS S.A. at a

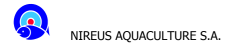
price of €862.777,78. Finally, upon decision No 400/5-10-2006 of the BoD of the Hellenic SEC, SEAFARM IONIAN was delisted from the A.S.E., according § 3 of article 17 of Law No 3371/2005.

#### 2005

The most significant development in 2005 was the absorption of its subsidiary FEEDUS S.A., listed on the Athens Exchange, by NIREUS AQUACULTURE S.A. Moreover, in June 2005, an agreement was made between SEAFARM IONIAN S.A. and its creditors according to which, NIREUS S.A. became a strategic investor for the next 15 years, while also it has appointed the management of the said company. The competent court, pursuant to Law 1892/1990 has approved the agreement. NIREUS S.A. hold 15.48% of the share capital of SEAFARM IONIAN S.A. (in July 2006 the participation rose to 16,78%).

Another significant development was the acquisition of 34.44% of the shares of the Turkish company ILKNAK S.A., through AQUACOM S.A., a subsidiary company of NIREUS S.A., in November 2005, within the framework of implementing the Group's strategy to strengthen its presence in Turkey where the aquaculture sector has shown a dynamic growth. The said company, in which the SEAFARM IONIAN Group of Companies has already had a 65.14% participating interest, is active in the aquaculture sector and has its registered office in the region of Izmir. ILKNAK has a privately - owned fish hatchery and fattening facility that has a license to produce 20,000,000 fish juveniles and 1,000 tons of fish respectively. Finally, the procedure for the merger through absorption of subsidiary companies FOKIDA FISH FARMING S.A. and MILOKOPI FISH FARMING S.A. with a transition Balance Sheet as of 31 December 2005, both of which engage in aquaculture activities, began in December 2005 (decided by the NIREUS S.A. BoD meeting, held on 29 December 2005).

Finally, upon decision of the BoD of NIREUS taken on the 29th of December 2005, the procedures for merging by acquisition of four affiliated companies, were commenced i.e. «FOKIDA Aquaculture S.A.», «EUROCATERERS S.A.», «MYLOKOPI AQUACULTURE S.A.» and «INTERPESCA S.A.» all based on their transitional financial statements as of 30/06/2006.



#### **Management - Administration**

Pursuant to article 30 of the Articles of Incorporation of NIREUS S.A., the Company's supreme governing body is its General Assembly, which elects the Board of Directors pursuant to the provisions of the Company's Articles of Incorporation, the provisions of Codified Law 2190/1920 and the provisions of any special legislative regulation that governs the operation of Societes Anonymes.

The Board of Directors and the General Directors of NIREUS S.A. are the Company's Management and Administrative Bodies pursuant to its Articles of Incorporation (articles 16-29) and Internal Operation Regulation (articles 3 and 7), while according to its Internal Regulation (article 8) General Managers report to the Board of Directors; the Company's Internal Audit Department, the Corporate Announcements Department, the Investor Relations Department, the Shareholders Service and Legal Department are subject to the Board of Directors; and the Auditing Committee and the Remunerations and Provision Committee have been appointed as supervisory committees.

#### **Board of Directors**

The Board of Directors comprises three (3) to eleven (11) members, all of whom have a five year term that begins from the day when they are elected by the General Assembly of the shareholders, which may, however, be extended until the ordinary General Assembly that will approve the annual financial statements of the year of their withdrawal, but may not be extended to six years by any means.

The present Board of Directors of NIREUS S.A. was elected on May 22 2006 upon decision of the Ordinary General Assembly of the Company's shareholders.

Name	Proffesion	Θέση στο Δ.Σ.	Position Role
Aristides Belles	Economist	Chairman & CEO	Executive Member
Nicolas Haviaras	Businessman	CEO	Executive Member
Panayotis Alexakis	University Proffesor	Vice Chairman	Executive Member
Antonios Hahlakis	Electrical Engineer	Deputy CEO	Executive Member
Dimitrios Loubounis	Electrical Engineer	Executive Director	Executive Member
Pantelis Labrinoudes	Businessman	Member	Non - Executive Member
Ioanna Karahaliou	Lawyer	Member	Non - Executive Member
Epaminondas Labadarios	Lawyer	Member	Non - Executive Member
Nicolas Voutsinos	Economist	Member	Independed Non - Executive Member
Constantine Labrinopoulos	Economist	Member	Independed Non - Executive Member
Constantine Theos	Civil Engineer	Member	Independed Non - Executive Member

The members of the BoD Nicolas Voutsinos, Constantine Labrinopoulos and Constantine Theos are Independed Non - Executive Members. Independed Non - Executive Members are those members, which have no relevant corporate or relative/family bonds with the Company or with persons involved with it.

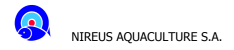
Mr. Aristides Belles Chairman & CEO, Mr. Nicolas Haviaras CEO, Mr. Panayotis Alexakis Vice Chairman, Mr. Antonios Hahlakis Deputy CEO and Mr. Dimitrios Loubounis Executive Director, represent and bind NIREUS S.A. towards any legal /corporate issues, pursuant to article 26 of the Company's Articles of Incorporation.

The Board of Directors, unless stated otherwise, will manage NIREUS S.A. until the Ordinary General Assembly of year 2009.

#### **Group Executives**

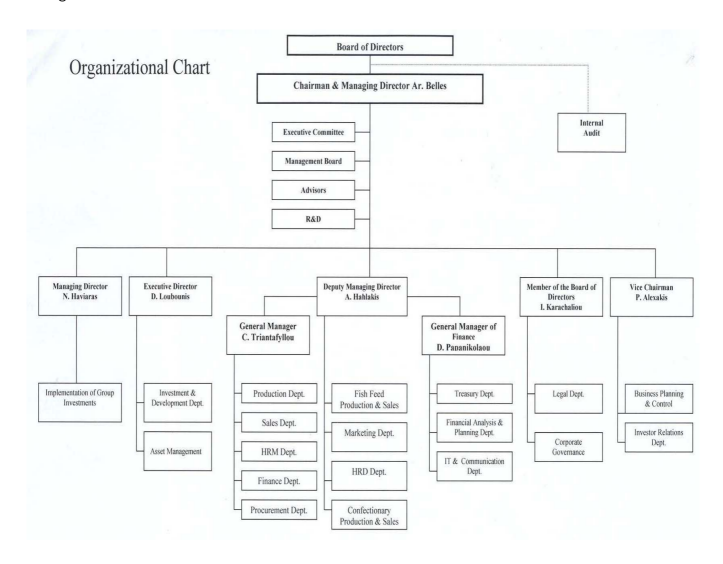
Name	Position
Christos Triantafyllou	General Manager (Fish farming)
Dimitris Papanikolaou	Group CFO
George Goulias	Internal Audit Manager
Maria Labrinou	Head of Legal Dept.
George Aloupis	Group IRO

Brief Curricula Vitas of the members of the BoD, General Directors and Managers of the Company are available on the Company's website: www.nireus.gr.



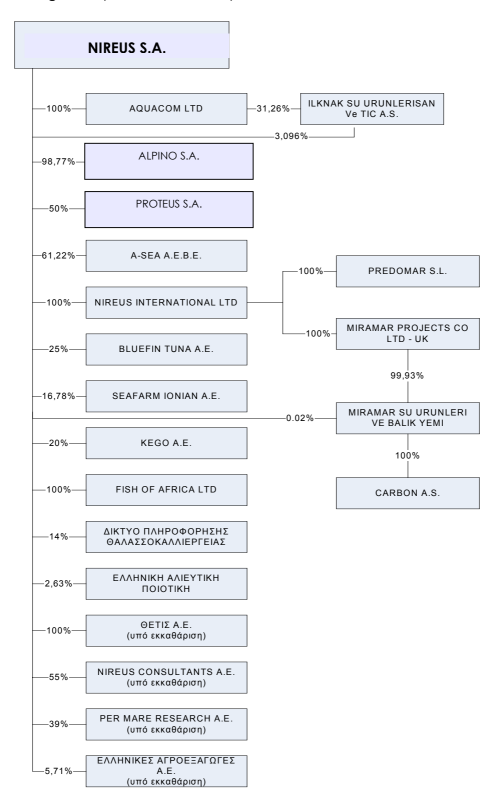
### **Organizational Chart**

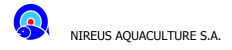
The organisational chart of NIREUS S.A. is as follows:



#### **Group Structure**

The following chart presents the Group's structure as of March 2007:





#### Information on the Business

#### **General**

NIREUS AQUACULTURE S.A. (the Company) and, in general, the NIREUS Group of Companies is active in Greece and abroad in the following sectors:

- Production and trading of fish juveniles
- Production and trading of market size fish
- Processing and trading of processed aquaculture products
- Production and trading of fish-feed
- Production and trading of fish farming equipment
- Production and trading of confectionary products

Fish Juvenile comes from fish eggs that are laid from specially selected progenitors. The larger part of fish juvenile produced is used by the company itself, which it supplies to its privately owned fish production-fattening facilities. Some of it is also sold to other companies.

The larger part of the fresh fish produced, mainly market size sea bass and sea bream, is sold to the international market when they reach a specific weight and size. Fish processing is an activity that includes mainly the processing of fresh and frozen fish, fish fillets, gutted fish, as well as smoked and oiled fish.

The production of fish-feed is another significant activity and meets the Company's needs, while fish-feed is also sold to other companies active in the sector.

The Group, together with its subsidiary company PROTEUS S.A., manufactures state-of-the-art fish cages, nets and other equipment that are either used by the Group's companies or sold to third parties.

The Company, therefore, and the Group in general, are vertically integrated to a significant extent, and engage in a broad range of related or supplementary activities. The production of various types of fish was the Company's initial activity and still is its most significant activity. Fattening, in terms of time, is the longest period that begins from the time when fish juvenile is born until the final product is distributed in the market.

The Company is also active in the confectionary products sector in which, apart from the production of syrup cooked fruits, it has also opened its new chewing gum factory on Chios isl., which produces chewing gum based on the unique natural mastic of Chios isl..

The Company has been awarded as a top exporter, and is one of the twenty larger food companies in Greece, in terms of value of exports.

More over the Company has become active in the ranching of blue fin tuna through its affiliate company BLUEFIN TUNA HELLAS S.A. (25% stake) while recently acquired a significant stake and assumed the management of KEGO S.A. another listed company, which produces high quality/yield fish eggs (sea bass and sea bream), having an exclusive know how that NIREUS Group will use by applying it gradually in the production of market size fish.

#### **Significant Activities**

#### Fish Juvenile

NIREUS Group is the largest producer of fish juvenile of Mediterranean fish, and specifically of sea bass, sea bream, sarago, pagrus, pandora, etc.

Fish juvenile is produced through the selection of suitable progenitors and the use of specialised monitoring and dietary methods. Once it exceeds a specific weight (usually 1.5 gr. – 2.5 gr.) the fish juvenile is transferred to fish cages for fattening.

As it has been noted earlier, in the beginning of year 2007, NIREUS acquired a major stake in KEGO S.A., listed on the ATHEX, which produces mainly high quality/yield fish eggs and fish feed, achieving an exclusive and very significant access to KEGO's know-how in the fish eggs business, the implementation of which, will gradually be applied to NIREUS's production of fish juvenile and market size fish.

The Group operates seven (7) fish hatcheries in Greece and one (1) in Turkey, as well as two (2) research and development departments. Over the past few years, the Group has significantly increased its exports, primarily to Turkey, while it has extended its sales network to the Iberian Peninsula.

At the same time, within the framework of increasing the competitiveness of its products, the Company has participated in and finances, from its own funds, genetical selection programs in order to increase the growth rate of spawn, while it has recently bought PREDOMAR S.A. in order to built land facilities in Southern Spain, to produce 10ar. size of fish juvenile.

#### **Market Size Fish**

Market Size fish, also included in the main activity of the company, pertains primarily to the production of sea bass and sea bream and smaller quantities of other fish, such as sarago, pagrus, turbot, etc.

The Group is currently operating 54 fattening facilities in the geographic region that extends from Western and Central Greece to the islands of Evia isl. and Chios isl., while it has recently expanded its activities to Turkey.

The geographic dispersion of the Group's facilities constitutes a strategic decision that allows the Group to protect production against various risk factors, such as environmental conditions (climate, pollution, etc.).

Fresh fish fattening facilities forward their products to 13 modern packaging facilities, and then the products are ready to be sold.

NIREUS S.A. possesses an organised sales network, staffed with experienced salespersons who are specialised per country. The Company employs experienced executives in the main countries where it is active in order to further develop the markets and ensure better service to customers. Orders from customers are collected by the Sales Department, in the company's headquarters, and are controlled in collaboration with the Credit Control Department. Once orders are finalised the Fishing Department does the actual fishing in the Company's production facilities. The products are gathered at the Company's modern logistics centre in Patras, where orders are organised per customer. Products are transported in collaboration with logistics companies

either by truck or by air. The overall procedure is completed when customers verify the qualitative taking over of their products.

#### Fish-feed

NIREUS S.A. operates a state-of-the-art fish-feed production facility in the Industrial Area of Patras, which has an annual production capacity of 40,000 tons, while, due to the increased needs and demand, the Company uses or purchases fish feed from third parties for its own needs or in order to distribute it to other companies active in aquaculture.

The aforementioned entrance into KEGO's share capital in early 2007, enabled NIREUS to achieve a 100% total independence, covering all of its needs for fish feed by own production as KEGO S.A. owns a modern fish feed factory in Artaki - Evia Island, which by adapting the proper modifications, very soon will be in a position to produce 40.000 – 45.000 tons of fish feed p.a.

The Company supplies even the most remote clients, including the delivery in the costs in the prices of its products. Within this framework, it is currently supplying facilities located on the islands of the Aegean Sea, in Central Greece, the Bay of Corinth, Peloponnese, Etoloakarnania and Epirus.

The sale of fish-feed is managed by a team of specialised executives employed as Sales Managers both in Greece and abroad. The fish-feed management provides them with technical support and assists them with order-taking and logistics. It also manages orders and coordinates deliverance of products either directly to the customers' facilities or to the company's facilities depending on the agreement concluded with each customer.

It should be noted that the fish flour that is used in the production of fish feed is of high quality and certified pursuant to the Law of the European Union that is in force. The Company takes special care so that foreign and local suppliers trading genetically modified fish-feed raw materials are excluded.

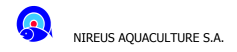
#### Mediterranean Tuna

The Company has a 25% participating interest in the Societe Anonyme under corporate name BLUEFIN TUNA HELLAS S.A. which is active in the fattening of blue fin tuna, which it fishes and transfers from the Libyan sea to specially designed facilities in Astakos, Western Greece, as well as to partners' facilities in Croatia where they are fattened based on special methods and a special diet.

After about six months, the Company distributes the entire above production (which includes fish ranging in weight between 50 and 300 kilograms and sometimes exceed 300 kilograms each), to the Japanese market. It should be noted that the blue fin tuna is the main ingredient in the production of sushi, which is excessively consumed in Japan.

#### **Confectionary Products**

In the confectionary product sector, the Company produces various syrup cooked fruits, delights, vanilla, etc. while in 2005 it has also constructed a new factory which produces natural Chios mastic chewing gum, which is sold to Greece and abroad.



#### **Sector Data**

#### General

#### The Aquaculture Market Worldwide

In recent years, the worldwide aquaculture industry has been characterized by high growth rates being the fastest growing sector in the food industry with annual cumulative growth exceeding 10%, livestock being the 2<sup>nd</sup> with 5% and poultry the 3<sup>rd</sup> with 2.5%.

According to FAO's estimations (FAO Convention Report 2006), near 50% of the worldwide aquaculture production comes from the fish farming industry. More specifically:

- from 105,5 mil. tons of fish consumed in y 2004, fish farming contributed 45.5 mil. tons (i.e. 43%).
- wild fish livestock remains stable reaching probably its peak during the last decade.

Moreover, according to a survey conducted in November 2006 by Stanford University, by year 2050 the wild fish livestock, will be depleted by 2/3, while over next decade fish farming industry will provide for 80% of fish consumed worldwide.

Regarding current figures for Mediterranean Aquaculture, sea bass and sea bream juvenile production, is estimated to reach 780 mil. tons while sea bass and sea bream market size fish is estimated at around 230 thousand tons. Greece has approx. a 43% market share in Mediterranean Aquaculture.

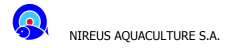
#### The Greek Aquaculture Market

Greece is the largest producer of all countries in Mediterranean Aquaculture.

Approximately 100, mostly family size companies, are activated in the Mediterranean Aquaculture (sea bass, sea bream juvenile and market size fish) which represents almost the, of the Greek fish production.

In recent years there is a strong current for consolidation through mergers and acquisitions into larger groups opting to become more powerful in the market, so that now, most of the volume of market size fish is produced by a few large size aquaculture companies.

As a result, these companies own large, capital intensive modern production facilities, with highly trained, specialized personnel.



#### The Position of NIREUS Group in the Sector

Over the past fifteen years NIREUS S.A. has been primarily active in the wider sector of aquaculture. Presently, NIREUS S.A. is the largest sea bass and sea bream producer worldwide, with considerable aspects for growth in the international market.

NIREUS S.A. is active, either on a corporate or group level, through its subsidiary companies and collaborations with third parties, in the **production of fish-feed, spawn and market size fish**, in **processed fish** and in the **trade and distribution** thereof in the international and Greek markets, possessing production and processing facilities in Greece and the Mediterranean and offering top quality products and services.

Most of the fresh fish produced by the Group are exported, approximately 63.2% of the Group's sales (55.5% to the E.U. countries and 8.0% is exported to other countries, such as Turkey, the United States of America, Canada, etc.).

With regard to the production, sales and profitability of the companies included in the Group, NIREUS Group holds the leading position among companies active in the Greek Aquaculture Sector, both in terms of total production (in tonnage) of fresh fish and fish juvenile as well as in sales and operating and net profits.

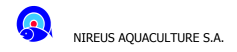
The course of NIREUS Group in the aquaculture sector in 2006, re-confirms its **leading position** in comparison to other listed companies of the sector:

Year 2006	CONSOLIDATED FIGURES of LISTED on the ATHEX AQUACULTURE COMPANIES			
in mil. €	REVENUES	EBITDA	PRE-TAX PROFITS	OWN FUNDS
NIREUS S.A.	161.5	28.0	15.3	122.2
SELONDA S.A.	67.5	13.7	8.5	77.0
HELLENIC FISH FARMING S.A.	50.1	6.6	3.0	30.6
DIAS FISH FARMING S.A	35.6	8.8	5.9	17.6
GALAXIDI S.A.	21.3	3.2	2.0	12.6
INTERFISH S.A.	21.7	2.6	0.7	6.3

NIREUS holds a 21% and 45% market share in the Greek production of market size fish and fish juvenile (sea bass and sea bream), while its market share worldwide is estimated at 10% and 19% respectfully, exporting its products in more than 30 countries, employing over 1.200 people.

According to a survey conducted in year 2006, NIREUS ranks on the top 10% in Revenues, and on the top 5% in terms of EBITDA and EBT, among the Top 500 Greek industrial companies, while it also holds a leading position in the international market for Mediterranean aquaculture:

- > the largest producer of sea bass and sea bream worldwide
- > a forerunner in the development of new aquaculture species
- > a forerunner in research activities (fish feed, fish juvenile, fish farming equipment)
- a 'risk diversified' producer
- > a great exporter worldwide (Europe, America, Asia, etc.), into more than 30 countries

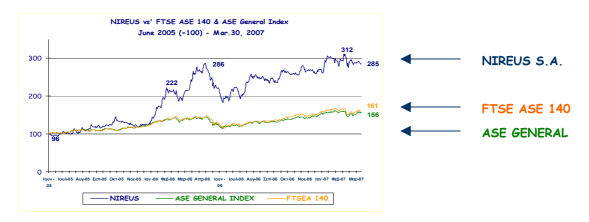


#### Information on the Stock of NIREUS S.A.

#### **General Information**

The Company's share capital is set at 51.165.774 €, (40.932.619 shares x 1.25 € each). Listed on the Athens Exchange (classified to the "Agriculture & Fisheries" Sector) since 1995, it has been included (9-10-2006) in the category of High Capitalization Companies and in the FTSE/ASE 140, in the ASE General Index (6-11-2006) and in the FTSE/ASE International (1-12-2006).

The stock of NIREUS S.A. has depicted a rising trend, outperforming the ASE General and the FTSE ASE 140 indices. This trend has become explicitly evident after NIREUS merged by acquisition of its subsidiary FEEDUS S.A. in November 2005, creating a new business dynamic, while the continuous achievement of high growth profitability rates is now mirrored in the Company's stock value, which encompasses a dynamic course as of today.



The Company's Market Capitalization exceeded € 180 million, while its stock's bid-ask spread was 0.608 percentage points from October 1st 2006, to March 31, 2007.

#### **Stock Quotation**

ATHEX Share Symbol (OASIS Trading System): NHP, Reuters: NIRr.AT, Bloomberg: NIR GA

The stock of NIREUS S.A. is traded on the ATHEX from 10:30 until 16:30, while its closing price is set after a daily auction procedure takes place from 16:30 until 16:45, during the business days of the ATHEX.

#### **Shareholder Structure**

The Shareholder structure is given as it was formed until March 31, 2007:

NIREUS S.A 31/03/2007	Shares	%
Basic Shareholders	12,829,951	31.34%
Foreign Institutional Investors	12,658,103	30.92%
Domestic Institutional Investors	6,821,146	16.66%
Other, Public	8,623,419	21.07%
Total	40,932,619	100.0%

#### NIREUS and the Investment Community

NIREUS S.A., pursuant to the pertaining Law as set by the Market Authorities, has focused on the following targets, according to its investor relations program for year 2006:

- Continuous communication with the investment community to convey our prospects and stimulate investors' interest.
- Maintain a sound and satisfactory dividend policy, annually.
- > Increase participation of institutional investors in the Company's share capital.
- > Increase the share's daily traded/transaction volume and the Company's market capitalization.

All of the above targets were successfully accomplished while for next, the Company aims to preserve and further strengthen its relations with investors from the local and international investment society.

It is worth mentioning that as of today, the Company's shareholder base is consisted mainly from acknowledged foreign investment houses and institutions of top quality, which add up to a total participation that exceeds 30%.

#### **Shareholders**

#### Shareholders' Rights

Each share of NIREUS S.A. incorporates all the rights and obligations stipulated by both the Law and the Company's Articles of Incorporation, whereas the latter does not include any provision that is more restrictive than those stipulated by the Law. Possession of a share title implies the shareholder's *ipso jure* acceptance of the Company's Articles of Incorporation and the legal decisions made by the General Assembly of the shareholders. The Articles of Incorporation of NIREUS S.A. do not provide for any special rights in favour of specific shareholders.

The trading unit is the title of one share.

The shareholders' liability is restricted to the nominal value of the shares that they hold. Shareholders participate in the management and profits of NIREUS S.A. pursuant to the Law and the provisions of the Company's Articles of Incorporation. Rights and liabilities that arise from each share are transferred to a shareholder's universal or special successor. Shareholders may exercise their rights in relation to the Management of NIREUS S.A. only through the General Assemblies.

Shareholders have a pre-emption right in every future increase of the Share Capital of NIREUS S.A. proportionate to their participation in the existing share capital, pursuant to the provisions of paragraph 5 of article 13 of Codified Law 2190/1920.

A shareholder's lender and his/her universal or special successors may by no means cause the seizure or impounding of any asset or of the books of NIREUS S.A. and they may not request the distribution or liquidation thereof or interfere with the Company's management or administration.

Each shareholder, regardless of where he/she resides, is deemed to legally residing at the place of the company's registered office, and with regard to his relations therewith he/she shall be subject to the Greek Legislation. Any dispute that may arise between NIREUS S.A. and the shareholders or any third party will be exclusively subjected to the jurisdiction of ordinary courts of law, and the Company may only be brought before the courts of law of the place of its registered office.

Each share has the right of one vote. Joint holders of a share, in order to be entitled to vote, must indicate to the Company in writing a joint representative for the said share, who will represent them in the General Assembly. Until the joint holders of a share appoint a joint representative they are not entitled, under any circumstances whatsoever, to exercise their rights.

Each shareholder is entitled to participate in the General Assembly of the shareholders of NIREUS S.A. either in person or through a proxy. In order to be able to participate in the General Assembly, shareholders must submit their shares either to the Company's Treasury or the Deposit and Loans Fund or any Bank operating in Greece at least five (5) days prior to the date of the General Assembly. Within the same deadline, shareholders must submit to NIREUS S.A. their share deposit voucher and all relative documents of representation, and then they shall be given relevant documents of proof authorizing their participation in the General Assembly.

Shareholders who do not comply with the above may participate in the General Assembly only upon permission given by the company.

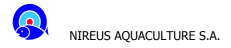
#### Shareholders who represent 5% of the paid-up share capital have the right:

- a. to request from the Court of First Instance of the place of the company's registered office the appointment of one or more auditors who will audit the Company, pursuant to articles 40 and 40e of Law 2190/1920.
- b. to request the convention of an Extraordinary General Assembly of the shareholders. The Board of Directors is required to convene this Meeting within thirty (30) days from the day when the relative request is submitted to the Chairman of the Board of Directors. Shareholders requesting this Meeting are under obligation to indicate in their request the matters that the General Assembly shall decide on.

Each shareholder may request, ten days prior to the Ordinary Meeting, a copy of the annual financial statements and the relative Report of the Board of Directors and Auditor's Report. The dividend that corresponds to each share is paid to the relevant shareholder within 2 months from the date when the annual financial statements are approved by the Ordinary General Assembly of the shareholders or on a different date set. The method of payment is announced through relative announcements in the Press.

Dividends that have not been claimed for five years after these have been rendered payable are subject to statute of limitations in favour of the State.

The provisions of the Operating and Liquidation Regulation of the Dematerialised Securities System (DSS) of the Central Securities Depository, as this is currently in force, shall apply to the share submission procedure with regard to a shareholder's participation in the General Assemblies of the Shareholders of the Company and the dividend payment procedure.



#### **Dividend Taxation**

Pursuant to the current Legislation in force, the taxable profits of Societe Anonymes are subject to taxation prior to any dividend distribution i.e. 32% tax rate for the profits occurred in fiscal year 2005, 29% tax rate for the profits occurred in fiscal year 2006, and 25% for the profits occurred in fiscal year 2007 and the following fiscal years. Subsequently, dividends are distributed from profits that have already been taxed, therefore, shareholders do not have any tax obligation with regard to any dividends they receive.

The date, on which the annual financial statements are approved by the General Assembly of the shareholders, is deemed as the date on which income from dividends is received.

The amount of the approved dividend must be paid to the shareholders within two months from the date of the approval of the annual financial statements by the General Assembly of the Shareholders.

Pursuant to the current Legislation it is noted that from the part of the profits generated from affiliated companies and paid as dividend in every fiscal year the profits that are to be paid to the parent company are being paid in the next – following fiscal year (unless a first dividend payment takes place). Consequently the profits received by the parent company as dividend from its affiliates are taken into account in the next-following fiscal year.

#### **Dividend Policy**

Regarding the dividend for fiscal year 2006, the BoD of the Company has decided to propose for approval by the General Assembly of the shareholders the amount of 0,080 € per share while for fiscal year 2005 the dividend was 0,075 € pr share.

In general, the Company has adapted a steady policy towards its shareholders that is to achieve a dividend yield that should always surpass the annual rate of inflation.

#### **Availability of Financial Statements**

The Annual Financial Statements have been approved by the Board of Directors of the Company on March 9, 2007.

The annual Financial Statements on parent and consolidated basis, and the Auditor's Report and the Management Report of the Board of Directors on these statements are posted on the Company's Website (www.nireus.gr/enlgish/statement.asp).

The complete financial statements and relevant information on the Group's consolidated subsidiary companies can be given upon request, from the investor relations dept. or can be retrieved (in Greek language) from the Company's web-page: www.nireus.gr.

#### Goals

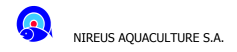
The Group's goals for the next five years have been already presented thoroughly to the investment community and are summarized briefly as follows:

- > more active management of the Group's work force
- further containment of costs
- > expansion of current business activities
- > expansion of activities to new markets
- expansion into new high value added aquaculture sectors and products

while through its production internationalization underway, the Group will be perceived not only as a major exporter of Greece, but also, as a fully integrated international producer possessing a significant market share in the aquaculture industry worldwide.

The said goals mainly involve:

- > Focusing on training and efficient allocation and development of human resources
- ➤ Maintaining and reinforcing the leading position of NIREUS S.A. in the aquaculture sector
- > Investing in the expansion of hatchery stations, fish farming stations, fish processing facilities managing effectively their maintenance costs
- > Increasing the volumes of existing products and promoting new products with the concurrent containment of costs
- Further promoting NIREUS branded fish in more super market chains
- > Genetical selection of fish and progenitors
- > Gradual application of the exclusive know-how acquired from KEGO S.A., for the production of high quality/yield fish eggs
- > Further expansion in R&D issues and effective application of their results
- ➤ Construction of a packaging facility and a processing facility in Western Greece, a new 10-gr. size fish juvenile pre-ongrowing land facility in Southern Spain and a fish feed factory in Western Turkey
- Expansion of the production of fish juvenile, and market size fish in Turkey
- Expansion of production in new aquaculture species i.e. sole fish, cobia, etc.
- Assume of management and/or enter as a strategic investor in other aquaculture companies
- > Maintaining and/or expanding "facon" production agreements with other producers



#### **Prospects**

At Present, NIREUS Group represents a fully vertical integrated, rapidly evolving and flexible corporation. By supporting specialized R&D projects, it focuses in exploring new business horizons, pioneering in the development of new aquaculture species, in the development of larger size fish juvenile, applying a wide range of ISO as well as of other environmental and traceability certified procedures in order to provide top quality, hygiene and safe food products that are highly appreciated and greatly demanded by its customers and consumers worldwide, in more than 30 countries.

Moreover, the Group's recent acquirement of KEGO SA., enabled NIREUS to gain a significant advantage over competition and to achieve 100% independence, covering all of its needs for fish feed, as KEGO S.A. also owns like NIREUS, a modern fish feed factory.

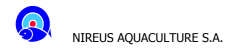
Employing more than 1.200 people, and holding a leading position in the country's exports, the Group promotes with status and social responsibility its future investment plans, contributing significantly in the development of the country's production force.

The prospects of NIREUS Group concern, firstly to remain in the top leading position of the Mediterranean aquaculture sector and, secondly, to become an international producer.

Therefore, in the next three years, NIREUS Group expects a profitable business growth by increasing and enhancing its production activities, reducing costs and achieving better sale prices as a result of its further penetration into new markets worldwide.

This positive outlook is justified due to:

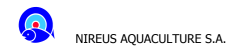
- The financial restructuring and the deployment of realistic investment plans, currently underway
- The dynamic prospects of the Group's existing and new business activities
- The positive prospects of the Greek and international markets
- The change in consumer diet trends towards guaranteed, environmental friendly, top quality, healthy and safe products, which can only be provided by large size companies



## **Appendix**

- Report of the Board of Directors on the Consolidated Annual Financial Statements
- Report on the Company's Transactions with its Affiliates
- Annual Financial Statements
- Information According to Article No 10 of Law 3401/2005 of the S.E.C.

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## REPORT of the BOARD OF DIRECTORS on the CONSOLIDATED ANNUAL FINANCIAL STATEMENTS

#### of "NIREUS S.A."

# ON THE 12th CONSOLIDATED BALANCE SHEET OF THE COMPANIES OF THE GROUP BASED ON IFRS FOR THE YEAR 2006 (1/1/2006-31/12/2006)

Athens, March 09, 2007

Dear Shareholders,

We have the honour to submit according to the Law the annual individual and consolidated Financial Statements for the year 2006((1/1/2006-31/12/2006)duly signed and we set out here below certain information relevant to the evolution of the business and the financial position of all the enterprises that are included in the consolidation.

The Board of Directors attempting an overall retrospective reference on the business operations of the group, the data of the Balance Sheet and of the Income Statement for the year in question, makes known to you the following:

- 1. The Consolidated Sales of the Group amounted to € 161.4 mil increased by 16.9% as against € 138,1 in 2005.
- 2. The Gross Consolidated Profit amounted to € 41.9 mil. as against € 37.0mil. in the preceding year, presenting an increase of 13.2%
- 3. The Measurement of Biological assets at fair value in the year 2006 had positive influence on the profits of the Group, by € 6.6 mil. due to increased biological mass production
- 4. The Consolidated Earnings Before Interest, Tax, Depreciation and Amortisation (EBITDA) amounted to € 28,0 mil. as against € 19,6 mil. in the year 2005.
- 5. The Consolidated Net Earnings Before Interest and Taxes (EBIT) amounted to € 20.9 mil. as against € 14.5 mil. in the year2005.
- 6. The Consolidated Net Profit before Taxes amounted to € 15.3 mil. as against € 11.1 mil. in the year 2005.
- 7. The Consolidated Profit after Taxes and before Minority Interest amounted to € 8.9 mil. as against € 7,7mil. in the year2005.
- 8. The Consolidated Profit after Taxes and after Minority Interest amounted to €9,0 mil. as against €7,4 mil. in the preceding year.
- 9. The Property, plant and equipment (PPE) of the Group after depreciation rose to € 53,7mil. as against € 49,9mil in the year 2005(increase 7.3%

- 10. The biological assets of the Group arose to € 153,0 mil. as against € 114,6 mil. in the year 2005, presenting an increase of 33,5
- 11. The balance of trade receivables amounts to  $\leqslant$  54,7 mil . as against  $\leqslant$  52,6 mil. in relation to the preceding year, change which relates to the total increase of turnover of the Group that occurred in the current year.
- 12. The working capital (trade receivables + biological & other inventories trade payables) is presented increased in relation to the preceding year by  $\in$  19,1 mil. supporting the increase of sales by 14,1%.
  - 13. The Non-current and Current Liabilities in total amounted at the end of the year 2006to € 216,6 mil. as against € 151,0mil. in the preceding year. The borrowings reached an amount of € 118,0mil. as against € 80,4 mil. at the end of 2005.
  - 14. The total Shareholders Equity of the Group rose to € 122,1 mil. as against € 110,2 mil. in 2005, presenting an increase of 10,8%
  - 15. The Group has the following branches per Geographical Area:

BRANCHES				
Geographical Area	SEAFARM IONIAN	NIREUS	TOTAL OF GROUP	
Central Greece	9	11	20	
Western Greece	4	13	17	
Eastern Greece		4	4	
& W. Aegean	-	4	4	
Northern Greece		1	1	
TOTAL	13	29	42	

#### 16. Events after the Balance Sheet date

On 5/3/2007, the final agreement was signed between the shareholders of KEGO S.A and NIREUS S.A, according to which the 51% of Kego's shares are finally transferred to the following new shareholders:

a) NIREUS S.A: 20%, b) TEMBLE TRADING LTD (owned by Aristidis Belles): 20%, c) NORTH PRINCIPAL INVESTMENT FUND LTD: 11%.

After the finalization of the legal and financial audit of Kego, the affiliated parties agreed to a new determination of the purchasing value which will be 1,89 Euros per share. The transfer of 51% of the shares of Kego S.A was realized through Athens stock exchange on 6/3/2007.

In the next coming period, as the Greek Law indicates, the buyers will submit open public offer for the acquisition of the Total shares of Kego S.A

This acquisition is expected to contribute towards the increase of the productive capacity of fish-feed of the NIREUS Group and the further growth and utilization of its research program for the curtailment of the production cycle and therefore, to the reduction of the production cost of its final products.

NIREUS AQUACULTURE S.A. announces that, in the context of the implementation of its strategic planning for the internationalization of its production activity, it proceeded, as of 25/1/2007, through its subsidiary company NIREUS INTERNATIONAL LTD, to the 100% acquisition of the Spanish company PREENGORDE DE DORADAS PARA MARICULTURA S.L. (PREDOMAR). This company is active on the sector of production and sale of fish farming juveniles, and possesses a hatchery unit and a juvenile pre fattening unit (juveniles of up to 10 gr. size) of a total capacity of 20.000.000 pieces, annually, in the region of Carboneras of South Spain. The total amount for this acquisition is at 1.750.000 euros, and is to be paid in sections, until May 2008. The determination of this amount was derived based on the valuation of the company that undertaken by the international house Deloitte, in combination with negotiations between the two parties, while the funding for this acquisition is to come from own capital.

Through this acquisition the presence of NIREUS Group is reinforced in Spain (so far sales of juveniles and market size fish), in the area of production, in the juvenile sector. Therefore, an increase in juvenile sales is expected in the fish farming companies of that country, with a consecutive increase of the NIREUS client list in the Iberian peninsula, where demand is very intensive. The expected direct positive effect for the NIREUS Group refers to the increase of its juvenile production by 10% and it is therefore expected that, through this activity, the Group turnover is to rise by 5.000.000 euros in 2007 while the related earnings before taxes are to reach 1.000.000 euros.

#### 16. Forecasted course of the Group

The Group of Companies NIREUS for the year 2007 aims at a profitable management and strengthening of its leading position in the field. For the year 2007 is expected a total turnover of  $\in$  195 mil. and a total before taxes profit of  $\in$  19.0 mil. (These results don't include the financial results of KEGO S.A).

The NIREUS GROUP having expanded the volume of production in two (2) main categories of products (*fresh fish, spawn*) and having re-planned a larger production of processed fresh and frozen products (fillets, de-gutted), in combination with the improved production and the stability of the finished product prices, anticipates improved results of sales approximately. € 156mil.

The sector of *fish feed* (the company FEEDUS AE finally absorbed by "NIREUS AE" in the year) is expected to retain its profitability in 2006 and to remain the first productive unit of fish feed in Greece. The anticipated turnover is € 23mil.

The sector of *confectionery products* with the addition of the *chewing-gum production*, a particularly potential product, is expected to reach a turnover of approximately € 10 mil. adding to the company a significant profit margin.

The Company NIREUS S.A is expected its turnover to reach € 190mil approximately with profit € 15 mil.

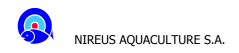
The company PROTEUS CONSTRUCTION AE is mainly expected to cover the Group in matters of equipment but also to realise the increased needs of the investment plans of the companies of the Group SEAFARM IONIAN, the management of which since mid 2005 is undertaken by the parent NIREUS AE. The year 2007 is foreseen profitable in results of at least  $\in$  1.5 mil. with anticipated turnover of  $\in$  6 mil.

The Group SEAFRAM IONIAN is expected to increase its sales in fresh fish and juvenile and as a result its total sales will reach the amount of  $\leq 24$  mil and the EBT to be approximately  $\leq 1.5$  mil.

The company ILKNAK (subsidiary in Turkey) is expected to constitute the vehicle for the consolidation of the sector of Aquaculture in Turkey. For the year 2007 is expected to reach a turnover of  $\in$  4.5 mil. and profits before taxes of  $\in$  0.8 mil.

By virtue of the till now dynamic activity of the companies of the Group, the investment plans that are in progress, the collaborators in the field of development of the productive potentiality and after taking into consideration the market prospects, we are optimistic that also this year will be an extremely satisfactory year from the point of view of sales and results.

In the year 2007, it is expected for ALPINO and A-SEA, subsidiaries companies of NIREUS, to be absorbed following the reengineering plan of the Group



Athens, March 09, 2007

The Chairman of the Board of Directors and Managing Director of the Parent Company of the Group NIREUS

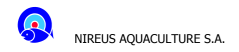
**Aristides St. Belles** 

It is certified that the present Report of the Board of Directors to the Annual General Meeting of Shareholders, which comprises of four (4) pages, is what is referred to, in the Auditors' Report issued and submitted by us on 09 March 2007

Athens, March 09, 2007



STYLIANOS M. XENAKIS
Certified Public Accountant Auditor
SOEL Reg. No. 11541
SOL S.A. - Certified Public Accountants Auditors



# Report on the Company's Transactions with its Affiliates

# REPORT OF THE BOARD OF DIRECTORS OF NIREUS S.A. ON THE COMPANY'S TRANSACTIONS WITH ITS AFFILIATES FOR FISCAL YEAR 01/01/2006 – 31/12/2006

ALPHA ZOOTROFES LOKRIDAS S.A.

SEA FARM KALAMOΣ S.A.

PROTEUS S.A.

SEA FARM IONIAN S.A.

A-SEA S.A.

ILKNAK SU URUNLERI SAN. VE TIC. A.S. (after 12/2005)

AQUACOM LTD

OCTAPUS S.A.

SETA S.A.

NIKTON S.A.

NIRIIS S.A.

ALPINO S.A.

According to financial information and the relative agreements/contracts with its affiliates, NIREUS S.A. received the following **income** from its affiliates, from **January 1**, **2006 to December 31**, **2006**:

Affiliated Companies	Total (in €)	Analysis	Value (in €)
ALPHA ZOOTROFES LOKRIDAS S.A.	720,00	Services	720,00
SEAFARM KALAMOS S.A.	2.997,00	Services	2.997,00
ALPINO S.A.	240,00	Services	240,00
ILKNAK A.S.	1.590.300,26	Fish Juvenile	1.462.692,50
Affiliated Companies	Total	Analysis	Value
SEAFARM IONIAN S.A.	8.759.703,77	Raw Material	8.657.596,92
		Services	102.106,85
OCTAPUS S.A.	1.705.620,44	Raw Material	1.649.389,96
		Services	56.230,48
SETA S.A.	340.929,59	Raw Material	334.580,63
		Services	6.348,96
NIKTON S.A.	476.896,25	Raw Material	473.485,25
		Services	3.411,00
NIRIIS S.A.	720,00	Services	720,00
Total	12.878.127,31		



According to financial information and the relative agreements/contracts with its affiliates, NIREUS S.A. proceeded to the following **purchases** from its affiliates, from **January 1, 2006 to December 31, 2006:** 

Affiliated Companies	Total (in €)	Analysis	Value (in €)
PROTEUS S.A.	47.142,00	Services	47.142,00
SETA S.A.	5.028,66	Services	5.028,66
ALPHA ZOOTROFES LOKRIDAS S.A.	37.712,54	Services	37.712,54
ALPINO S.A.	30.583,02	Raw Material	30.583,02
ILKNAK SU URUNLERI SAN VE TIC A.S.	446.612,06	Merchandise	443.461,45
		Services	3.150,61
SEAFARM IONIAN S.A.	4.973.349,69	Raw Material	38.677,93
		Merchandise	4.197.962,00
		Services	736.709,76
OCTAPUS S.A.	813.272,42	Raw Material	3.360,92
		Merchandise	567.474,35
		Services	242.437,15
NIRIIS S.A.	226.190,32	Services	226.190,32
Total	6.579.890,71		

It is noted that the companies of the Group the absorption of which, was based in their Balance Sheet dated as of 30/06/2006 are not included in the above table.

The purchases and the income from the above mentioned companies are given below, referring to the period 01/01/2006-30/06/2006 and they are not included in the Group consolidated financial statements.

According to financial information and the relative agreements/contracts with the abovementioned affiliates, NIREUS S.A. received the following **income** from **January 1, 2006 to June 30 2006**:

Affiliated Companies	Total (in €)	Analysis	Value (in €)
INTERPESCA S.A.	2.367.327,43	Raw Material	2.365.617,43
		Services	1.710,00
EUROCATERERS S.A.	73.438,56	Raw Material	9.037,13
		Services	64.401,43
FOKIDA AQUACULTURE S.A.	1.214.228,19	Raw Material	1.214.228,19
Total	3.654.994,18		

According to financial information and the relative agreements/contracts with its affiliates, NIREUS S.A. proceeded to the following **purchases** from its affiliates, from **January 1, 2006 to June 30, 2006**:

Affiliated Companies	Total (in €)	Analysis	Value (in €)
INTERPESCA S.A.	13.858,90	Raw Material	13.858,90
MYLOKOPI S.A.	112.353,16	Services	112.353,16
EUROCATERERS S.A.	3.877.884,99	Raw Material	3.235.748,49
		Services	642.136,50
FOKIDA AQUACULTURE S.A.	4.094.119,45	Raw Material	13.014,51
		Merchandise	4.071.152,06
		Services	9.952,88
Total	8.098.216,50		

# NIREUS total claims from its affiliates on December 31, 2006 was :

Affiliated Companies	Value ( in € )
A-SEA S.A.	1.270.053,48
ILKNAK SU URUNLERI SAN VE TIC A.S.	1.695.011,25
ALPINO S.A.	3.150.081,61
SEA FARM IONIAN S.A.	2.455.729,60
SEA FARM KALAMOS S.A.	8.938,08
OCTAPUS S.A.	1.065.717,00
SETA S.A.	229.691,02
NIKTON S.A.	652.295,64
Total	10.527.518

# A NIREUS total financial obligation towards its affiliates on December 31, 2006 was :

Affiliated Companies	Value ( in € )
PROTEUS S.A.	2.446.821,13
AQUACOM LTD	55.973,60
alpha zootrofes lokridas s.a.	89,24
SEA FARM IONIAN S.A.	17.476,78
NIRIIS S.A.	133.477,29
Total	2.653.838,04

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### **NIREUS AQUACULTURE S.A.**

#### **Annual Financial Statements**

## For the the year 2006

from January 1, to December 31, 2006 in accordance with the International Financial Reporting Standards (IFRS)

This is to certify that the attached Annual Financial Statements are those, which have been approved by the Board of Directors of NIREUS AQUACULTURE AE on 9 March 2007 and have been published by filing them with the Public Companies (S.A.) Register and by posting them on the company's web site, at the address, <a href="www.nireus.gr">www.nireus.gr</a>. It is noted that, the published in the press summary financial information aim to provide to any reader certain elements of financial information but they do not present a comprehensive view of the financial position and the results of the operations of the Company and the Group, in accordance with International Financial Reporting Standards. Attention is also drawn to the fact that, for simplification purposes, certain financial information published in the press may have been reclassified or amalgamated.

Aristides Belles

Chairman of the Board of Directors

NIREUS Aquaculture AE

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# AUDITORS' REPORT to the Shareholders of NIREUS S.A.

We have audited the accompanying financial statements OF THE PARENT COMPANY as well as the consolidated financial statements of NIREUS AQUACULTURE S.A., as of and for the year ended 31 December 2006, which consist of: Balance Sheet, Income Statement of Changes in Equity and Cash Flow ended at 31/12/2006 as well as the summary of the important accounting policies and other explanatory notes.

Management's responsibility for the Financial Statements

The Management of the company has the responsibility for the preparation and the fair presentation of Financial Statements according to IFRS, as they have been adapted in European Union.

This responsibility includes the plan, the implementation and the maintenance of the internal audit system for the preparation and fair presentation of Financial Statements avoiding any misstatement coming from mistake or fraud. The responsibility includes also the appropriate accounting policies for their implementation as well as their accounting evaluations according to the present conditions.

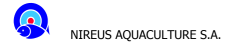
Auditor's Responsibility

Our responsibility is to express our opinion for Financial Statements, based on our audit. We implemented our audit according to: Greek Audited Standards which are based on the international Standards on Auditing. Those standards require and perform the audit to obtain reasonable assurance about whether the Financial Statements are free of Material misstatements.

The Audit includes examining, on the test basis, evidence supporting the amounts and disclosures in the Financial Statements. The procedures have been selected by the judgment of the auditor and include the evaluation of material misstatements in the financial statements, due to fraud or mistake. For the evaluation of this risk, the auditor has taken into consideration the internal audit system in regards with the preparation and fair presentation of the financial statements aiming at planning and auditing procedures for these circumstances and not for the expressing of audit opinion on the performance of the internal audit system of the company. The audit also includes assessing the accounting principles used and significant estimates made by management as well as the evaluation of the total presentation of the financial statements.

We believe that our audit provides a reasonable basis of our opinion. Opinion:

In our opinion, the aforementioned financial statements give a true and fair value view of the financial position of the Company and that of the Group (of which this company is the holding company), as of 31 December 2006, and of the results of its operations and those of the Group and their cash flow and changes in shareholders' equity for the year ended at 31/12/2006 in accordance with the International Financial Reporting Standards adopted by the European Union.



Without qualifying our opinion, we draw attention to the following matters:

As far the un-audited periods, we note the followings: a) The subsidiary company 'OCTAPUS S.A" (group of SEAFARM IONIAN) is under tax inspection for the fiscal years 2002-2004, until now the tax inspection has not been finalized yet. b) The tax returns for the fiscal year 2005-2006 for the parent company as well as for some subsidiaries have not been inspected for the tax authorities and consequently, the possibility exist of additional taxes and penalties being assessed at the time when the returns will be examined and will be accepted as final. The outcome of these tax inspection cannot be protected at present and therefore no provision has been made in these financial statement in these respect.

Because, for ten consolidated by full consolidation subsidiaries of total percentages (prior to intercompany elimination) 17,14% of consolidated total asset, the total value of the Equity is negative (for seven companies of the Group SEAFARM IONIAN S.A and for two companies of the Group NIREUS S.A.) or less than one half (1/2) of the paid up share capital (for the company SEAFARM IONIAN SA) concur the condition for the application of the provision of articles 47 and 48 of C.L 2190/1920 and it is necessary for these companies to take the appropriate reconstruction measures in order to be removed the concurring application of these articles( it has been approved for five companies of SEAFARM IONIAN)

The context of the Board of Directors' Report is in agreement with attached financial statements.

Athens, 09 March 2007



STYLIANOS M. XENAKIS
Certified Public Accountant Auditor
SOEL Reg. No. 11541
SOL S.A. – Certified Public Accountants Auditors

# Income statement

		GROUP	
		31/12/2006	31/12/2005
Fair value Biological assets at 01/01		114.600.471	98.221.241
Opening inventories at acquisition of subsidiary with biological assets		13.153.647	2.605.567
Purchases in the period		473.732	13.832.619
Sales in the period		81.478.578	75.114.878
Fair value biological assets at the end of 31 December 2006 Gain or Loss due to changes in fair value of biological assets at	_	153.068.570	114.600.471
31 December 2006	_	106.319.298	75.055.922
Sales	6.23	80.003.841	63.002.018
Disposals		94.281.505	71.591.261
Personnel fees & expenses		29.882.847	21.949.888
Third parties fees and utilities	6.24	17.434.735	13.670.991
Other expenses	6.26	17.712.524	12.517.612
Finance (costs)/Income	6.25	(5.613.845)	(3.325.173)
Depreciation		7.108.782	5.157.292
Other income/(expenses)	6.27	1.014.775	1.322.231
Results for the period before taxes	_	15.303.676	11.167.953
Income tax	6.28	(1.711.747)	(3.346.129)
Deferred income tax	6.28	(1.176.461)	108.304
Prior years' tax audit differences	6.28	(2.725.025)	(196.830)
Other not charged to the operating cost taxes	6.28	(1.463)	(887)
Stock Options Expenses	6.16	(764.625)	-
Profit for the period		8.924.355	7.732.411
Attributable to:	_		
Equity holders of the company		9.045.157	7.461.220
Minority interest		(120.802)	271.190
Total	=	8.924.355	7.732.411
Net Earnings per share — basic in €	6.29	<u>0,224</u>	<u>0,193</u>

		COMPANY	
		31/12/2006	31/12/2005
Fair value Biological assets at 01/01		100.369.326	87.365.929
Opening inventories at acquisition of subsidiary with biological assets		9.700.237	-
Purchases in the period		615.244	12.781.915
Sales in the period		82.656.140	75.954.575
Fair value biological assets at the end of 31 December 2006 Gain or Loss due to changes in fair value of biological assets at	_	128.315.642	100.369.326
31 December 2006		100.286.975	76.176.057
	_		
Sales	6.23	71.901.640	56.089.620
Disposals		97.117.520	70.500.838
Personnel fees & expenses		22.160.455	18.100.861
Third parties fees and utilities	6.24	16.241.958	14.274.585
Other expenses	6.26	15.109.296	11.082.224
Finance (costs)/Income	6.25	(4.239.577)	(2.724.169)
Depreciation		4.713.072	4.298.671
Other income/(expenses)	6.27	590.621	1.645.338
Results for the period before taxes		13.197.358	12.929.666
Income tax	6.28	(1.257.364)	(2.984.774)
Deferred income tax	6.28	(287.743)	(3.128)
Prior years' tax audit differences	6.28	(1.115.958)	(89.771)
Other not charged to the operating cost taxes	6.28	(1.463)	-
Stock Options Expenses	6.16	(764.625)	-
Profit for the period	_	9.770.205	9.851.993
Attributable to:			
Equity holders of the company		9.770.205	9.851.993
Minority interest		-	-
Total	_	9.770.205	9.851.993
Net Earnings per share - basic in €	6.29	<u>0,242</u>	<u>0,255</u>
Net Earnings per share - basic in €		0,080	0,075

# Balance Sheet

		GR	OUP	COMP	ANY
		31/12/2006	31/12/2005	31/12/2006	31/12/2005
ASSETS		, ,	, ,	, ,	. , ,
Non-current assets					
Property, plant and equipment	6.1	53.656.698	49.991.367	43.169.594	37.304.506
Investment property	6.2	5.379.441	2.458.630	2.152.900	2.138.330
Goodwill	6.3	15.137.782	6.882.944	9.719.551	5.718.910
Intangible assets	6.3	9.121.012	645.337	615.724	511.475
Investments in subsidiaries	6.4	401.920	39.414	9.600.234	11.091.627
Investments in associates	6.5	1.333.861	852.084	518.959	518.959
Available-for-sale financial assets	6.7	2.054.485	2.384.016	123.229	2.384.016
Other long-term receivables	6.8	216.812	178.226	124.224	123.491
Biological assets	6.9	63.220.524	47.342.576	52.347.777	40.877.803
	-	150.522.535	110.774.594	118.372.192	100.669.116
Current assets					
Biological assets	6.9	89.848.047	67.257.895	75.967.865	59.491.523
Inventories	6.10	11.410.594	12.585.913	9.886.969	7.118.793
Trade and other receivables	6.11	54.709.198	52.657.176	57.379.341	56.723.250
Other receivables	6.12	20.005.388	13.845.082	19.806.802	20.388.432
Other current assets	6.13	910.295	1.543.114	515.895	1.312.246
Financial assets at fair value through profit or loss	6.14	1.304	595	1.304	595
Cash and cash equivalents	6.15	11.410.746	2.589.807	10.681.222	1.938.495
		188.295.572	150.479.582	174.239.398	146.973.333
Total assets	=	338.818.107	261.254.176	292.611.590	247.642.449
EQUITY & LIABILITIES Equity Share capital Share promium account	6.16	51.165.774	50.460.643	51.165.774	50.460.643
Share premium account	6.16	37.664.159	37.152.013	37.664.159	37.152.013
Fair value reserves	6.16	10.491.934	11.424.075	9.436.057	8.691.297
Other reserves Retained earnings	6.16	12.855.509	11.391.293	13.123.657	8.069.038
Capital and reserves attributable to Equity holders of	-	4.392.176	(2.088.957)	11.192.706	10.337.463
the Company		116 560 552	100 220 066	122 502 252	114 710 452
Minority interest		116.569.552 5.621.601	108.339.066 1.895.374	122.582.353	114.710.453
Total equity	-			122,582,353	114.710.453
Total equity		122.191.153	110.234.440	122.582.353	114./10.453
Non-current liabilities					
Borrowings	6.17	83.219.532	61.071.987	51.829.195	55.411.896
Deferred income tax liabilities	6.6	4.555.751	3.601.570	4.333.010	4.516.611
Retirement benefit obligations	6.18	2.155.854	1.538.117	1.876.440	1.318.626
Government grants	6.19	6.057.942	5.806.629	5.039.770	4.654.290
Other non-current liabilities	6.20	5.297.740	460.721	308.471	-
Total non-current liabilities		101.286.819	72.479.024	63.386.886	65.901.422
Current liabilities		CE E07.000	45 400 450	62 760 220	42 500 250
Trade & other payables	6.21	65.587.982	45.409.458	63.768.320	43.589.359
Borrowings	6.17	28.426.099	19.037.394	28.424.023	15.888.935
Deferred payables	6.17	6.537.680	499.410	5.368.777	38.576
Other current liabilities	6.22	14.788.374	13.594.450	9.081.231	7.513.704
Total current liabilities	-	115.340.135	78.540.712	106.642.351	67.030.574
Total Liabilities		216.626.954	151.019.736	170.029.237	132.931.996
Total Equity and Liabilities	-	338.818.107	261.254.176	292.611.590	247.642.449

# Statement of Changes in Equity

		GR	OUP	COMP	ANY
		31/12/2006	31/12/2005	31/12/2006	31/12/2005
ASSETS					
Non-current assets					
Property, plant and equipment	6.1	53.656.698	49.991.367	43.169.594	37.304.506
Investment property	6.2	5.379.441	2.458.630	2.152.900	2.138.330
Goodwill	6.3	15.137.782	6.882.944	9.719.551	5.718.910
Intangible assets	6.3	9.121.012	645.337	615.724	511.475
Investments in subsidiaries	6.4	401.920	39.414	9.600.234	11.091.627
Investments in associates	6.5	1.333.861	852.084	518.959	518.959
Available-for-sale financial assets	6.7	2.054.485	2.384.016	123.229	2.384.016
Other long-term receivables	6.8	216.812	178.226	124.224	123.491
Biological assets	6.9	63.220.524	47.342.576	52.347.777	40.877.803
-	•	150.522.535	110.774.594	118.372.192	100.669.116
Current assets					
Biological assets	6.9	89.848.047	67.257.895	75.967.865	59.491.523
Inventories	6.10	11.410.594	12.585.913	9.886.969	7.118.793
Trade and other receivables	6.11	54.709.198	52.657.176	57.379.341	56.723.250
Other receivables	6.12	20.005.388	13.845.082	19.806.802	20.388.432
Other current assets	6.13	910.295	1.543.114	515.895	1.312.246
Financial assets at fair value through profit or loss	6.14	1.304	595	1.304	595
Cash and cash equivalents	6.15	11.410.746	2.589.807	10.681.222	1.938.495
'	•	188.295.572	150.479.582	174.239.398	146.973.333
Total assets	-	338.818.107	261.254.176	292.611.590	247.642.449
EQUITY & LIABILITIES					
Equity					
Share capital	6.16	51.165.774	50.460.643	51.165.774	50.460.643
Share premium account	6.16	37.664.159	37.152.013	37.664.159	37.152.013
Fair value reserves	6.16	10.491.934	11.424.075	9.436.057	8.691.297
Other reserves	6.16	12.855.509	11.391.293	13.123.657	8.069.038
Retained earnings		4.392.176	(2.088.957)	11.192.706	10.337.463
Capital and reserves attributable to Equity holders of	•		(=:000:00.)		
the Company		116.569.552	108.339.066	122.582.353	114.710.453
Minority interest		5.621.601	1.895.374		-
Total equity	•	122.191.153	110.234.440	122.582.353	114.710.453
No. of the second secon					
Non-current liabilities		02 240 522	64 074 007	E4 000 10E	FF 444 000
Borrowings Deferred income tax liabilities	6.17	83.219.532	61.071.987	51.829.195	55.411.896
	6.6	4.555.751	3.601.570	4.333.010	4.516.611
Retirement benefit obligations	6.18	2.155.854	1.538.117	1.876.440	1.318.626
Government grants	6.19	6.057.942	5.806.629	5.039.770	4.654.290
Other non-current liabilities	6.20	5.297.740	460.721	308.471	-
Total non-current liabilities		101.286.819	72.479.024	63.386.886	65.901.422
Current liabilities					
Trade & other payables	6.21	65.587.982	45.409.458	63.768.320	43.589.359
Borrowings	6.17	28.426.099	19.037.394	28.424.023	15.888.935
Deferred payables	6.17	6.537.680	499.410	5.368.777	38.576
Other current liabilities	6.22	14.788.374	13.594.450	9.081.231	7.513.704
Total current liabilities		115.340.135	78.540.712	106.642.351	67.030.574
Total Liabilities		216.626.954	151.019.736	170.029.237	132.931.996
Total Equity and Liabilities		338.818.107	261.254.176	292.611.590	247.642.449

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# Cash Flow Statement

	GROUP		COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Cash flows from operating activities				
Profit before taxes	15.303.676	11.167.952	13.197.359	12.929.666
Plus/less adjustments for:				
Depreciation for the year	7.108.782	5.157.292	4.713.072	4.298.671
Provisions	60.886	158.196	-	-
Government Grants	(1.932.520)	(1.780.591)	(1.368.154)	(976.476)
Retirement benefit obligations	452.672	109.335	355.682	201.253
Portfolio measurement	(709)	-	(709)	-
Dividends	(33)	-	(51.230)	(533.839)
Interest income	(121.016)	(69.204)	(117.026)	(67.380)
Other non-cash items	(578.406)	(165.476)	24.569	(117.254)
Proceeds from sale of property, plant and equipment	266.650	64.942	(78.196)	181.834
	6.246.693	4.778.091	4.437.833	3.325.388
Debit interest and similar expenses				
Plus/less adjustments of working capital to net cashor related to				
operating activities:				
Decrease/(increase) in inventories	(23.646.241)	(12.749.563)	(20.073.171)	(14.654.747)
Decrease/(increase) in receivables	1.802.949	(6.168.055)	8.920.556	2.619.251
(Decrease)/increase in payable accounts (except Banks)	11.112.400	3,431,779	7.121.777	(8.769.231)
Less:				(/
Interest paid and similar expenses	(6.246.693)	(4.778.091)	(4.437.833)	(3.325.388)
Taxes paid	(4.776.475)	(4.169.904)	(2.818.045)	(3.348.701)
Net cash generated from operating activities (a)	5.052.615	(5.013.297)	9.826.484	(8.236.953)
Cash flows from investing activities				
Acquisition of subsidiaries, associates, joint year uses and other investments	(864.779)	(2.108.241)	(6.394.887)	(2.126.275)
Acquisition of subsidiaries, associates, joint-ventures and other investments				
Proceeds on disposal of subsidiaries, associates, joint-venturesand other	5.067.048	225	2.208.381	225
investments		/- ·		
Purchase of property, plant and equipment (PPE) and of intangible assets	(9.078.454)	(7.156.922)	(6.325.215)	(6.920.423)
Proceeds on disposal of PPE and intangible assets	1.005.635	2.021.144	378.036	1.482.133
Government Grants	1.515.139	660.460	1.167.617	552.468
Interest received	121.016	69.204	117.026	67.380
Dividends received	33	-	51.230	533.839
Net cash generated from investing activities (b)	(2.234.362)	(6.514.130)	(8.797.812)	(6.410.653)
Cash flows from financing activities				
Cash received from issue of share capital	1.130.300	_	1.130.084	_
Proceeds on issued/raised bank loans	7.924.954	15.326.628	9.671.135	18.247.089
Sale of treasury shares	7.524.534	15.326.628 292.000	3.0/1.133	292.000
Dividends paid	(3.158.353)	(2.631.949)	(3.158.353)	(2.532.899)
Net cash (generated) from financing activities (c)	<b>5.896.901</b>	12.986.679	<b>7.642.866</b>	16.006.190
	2,020,201	12.700.0/3	7.042.000	10.000.130
Net increase/(decrease) in cash and cash equivalentsfor period				
(a) + (b) + (c)	8.715.154	1.459.251	8.671.538	1.358.584
Cash and cash equivalents at beginning of the period	2.695.593	1.130.556	2.009.683	579.911
Cash and cash equivalents at end of the period	11.410.747	2.589.807	10.681.221	1.938.495

# 1. Information on the Company

#### 1.1 General Information

The company was established in 1988 in Chios with its object being the creation of production units – culture of fish, process of products, preparation of fishmeal and the trading of the products.

In 1995 the company was listed on the Athens Stock Exchange and since then began its spectacular development in the sector of aquaculture having as a result, today, to be in the Main Market of the ATHEX and having the highest position in the sector.

The main activities of the Group is the production of spawn, production of fish as well as the distribution and trading of various products in domestic and international markets, the production of equipment such as nets, cages etc. for fish farming units, the production and trade in fruit preserves, related sweets and confectionary, the production and trade of fish feed and animal food, the production and trade of processed fish as well as standardized delicacies for catering purposes and the industrial production of dairy products and the processing, production and trade of related food stuffs.

The group operates in Greece and the Company's shares are traded on the Athens Stock Exchange. The company has its registered office in Greece in the Municipality of Kampohoron – Chios and has offices and production facilities in Koropi – Attica, Dimokritou Street, Portsi.

The company's web site is www.nireus.gr.

These Financial Statements have been approved for issue by the company's Board of Directors on 09/03/2007

We consider important to report the following: (a) Parent company "NIREUS SA' having fulfilled the agreement of article 44 Laws 1892/1990, 27/4/2006, and according to decision of Extraordinary General Assembly(25/8/2006), shareholders "SEAFARM IONIAN A.E.", participates since 18/1/2006 in the increase of the share capital of the company SEAFARM IONIAN AE, as strategic investor by paying in cash until 31/12/2006 the amount of € 5.862.777.78 holding percentage of voting rights 16.78% on the total voting rights of the company and equal percentage on its share capital.

Since 'Nireus' has undertaken the Management of the "Seafarm Ionian" group controlling completely the activities of the SFI group (as Strategic Investor) and meet the requirements of IAS 27, it consolidates with the method of total consolidation the financial statements of SFI group, starting from the first quarter 2006. According to no 18402/28.6.2006 and the 18433/7.7.2006 pre-Agreement and Private Contract under date 4/7/2006, it was agreed 'Nireus' to purchase 3.144.907 nominal shares of "Seafarm Ionian" on a total price of Euro 7.731.000 .The payment and the corresponding delivery of shares will be realized in installments that will began from 6/7/2006 and will expire in the 30/6/2010.

The Group SEAFARM IONIAN (Seafarm Ionian AE & its subsidiaries) is involved in the wider fied of aquaculture and is considered as one of the largest producers of sea bass and sea bream in the world. NIREUS SA with the undertaking of the Management of the company SEAFARM IONIAN AE & its subsidiaries as strategic investor will proceed in replanning of the Group of SEAFARM IONIAN with the aim of its reorganisation and the reinforcement of its leading position in the sector of aquaculture worldwide.

Besides based on the special agreement between 'Nireus' as Strategic Investor of '' Seafarm Ionian & the Banks-creditors which participate in the Share Capital of '' Seafarm Ionian are also mentioned the following:

1. a) The INVESTOR ('Nireus') whenever after the expiration of the 10th year and up to the expiration of the 15th year from the payment of the increase, it is eligible for 'Nireus' to buy & also the CONTRACTING BANKS-creditors are compelled to sell proportionally, based on their participation in the share capital composition of SFI at the date of their entry, globally percentage of action 30% at least of the total shares of Seafarm Ionian, on a purchased price defined as in the next paragraph.

B) It is defined as fixed price for the INVESTOR the nominal value of action equal to 1,00 Euros of henceforth interest calculated with interest-rate Euribor of the year + margin of interest-rate 1.00% and with annual compound interest for the time period from the date of certification of increase of capital (from now on "the increase") and up to the date of repurchase

4. The INVESTOR in case of not exercise or partial exercise of the right of previous paragraph, is obliged to buy exclusively from the contracting Banks at the expiry of 15th year from the increase of the remaining action up to the completion of percentage of action of 31,80% of total shares of company proportionally, based on their participation in the share capital composition of **SFI** at the date of their entry.

5. It is able however the CONTRACTING BANKS CREDITORS at the time interval from the expiry of 10th year up to the expiry of the 14th from the payment of increase to oblige the INVESTOR to buy the percentage that is reported in paragraph 4 in the price that is defined according to paragraph 3[b] under the condition of simultaneous issuing in this joint and proportionally equal in amount with its value transaction of loan, duration of equal time up to the completion of 10 years with interest-rate Euribor of year + margin of interest-rate 1,00% plus legal taxes. The international activity of NIREUS S.A will be realized via NIREUS INTERNATIONAL LDT as a subsidiary 100% company, based in Cyprus which will be the Holding company of all foreign Investment of the Group. NIREUS INTERNATIONAL LTD also holds MIRAMAR PROJECTS CO LDT based in London (England) (100% subsidiary). MIRAMAR PROJECTS CO LDT has established MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYI VE TICARET based in Turkey. Turkeys law demands at least five share holders for every company, thus the MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYI VE has the following sharing composition:

1) MIRAMAR PROJECTS CO 99,92% 2) NIREUS SA. 0,02% 3) PROTEUS CONSTRUCTION S.A 0,02% 4) Aristidis Belles 0,02% 5) Nikolaos Haviaras 0,02%.

The - annual financial statements include the company's - annual financial statements in accordance with the IFRS for the period ended on 31 December 2006 2006, of "NIREUS AQUACULTURE AE" (the Company) and the - annual consolidated financial statements of the Company according to the IFRS for the period ended 31 December 2006 (the Group). The Group's structure and the subsidiaries are presented in Note 6.4 of the financial statements.

#### 1.2 Nature of Activities

"NIREUS AQUACULTURE AE" (the Company) and the Group is involved in a range of activities in the aquaculture sector. More specifically:

- Production of spawn
- Production of fish
- Production of fish feed
- Processing/Manufacturing of fished fish
- Processing/Manufacturing of pre-cooked meals
- Distribution and Trading of various products both in domestic and international markets

The company produces spawn, produced from the hatching of eggs obtained from spawn – generating adult fish. The Company itself to supply its fish production – fattening units, uses most of this spawn.

Then the fish production is distributed in the domestic and international markets.

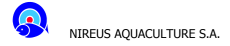
Therefore, the company is to a significant degree well established and the object of its activities is of a wide range.

The production of various kinds of fish was, and remains the Company's most primary activity. The fattening process requires the most time, from the minute spawn is produced, until the product reaches the market.

Processing is one of the most important areas of development for the Company. This sector mostly involves the processing of fresh, frozen, smoked fish and oiled fish.

The company has been awarded for its export activities.

Moreover, the company, following the absorption of its subsidiary company FEEDUS AE in the year 2005 is involved in the production and trade of fish feed as well as the production and trade of sweets and other similar confectionary products.



## 1.3 The Company's position in the sector of Aquaculture

The company holds the leading position in the sector of Aquaculture:

- \* Largest producer of sea bass and sea bream in the world
- \* Pioneer in the development of new kinds of fish (tuna, lingua, new species
- \* Pioneer in research (food, spawn, fish equipment)
- \* Scattered production units for dissemination of risk
- \* Worldwide distribution network

NIREUS S.A. and the other companies contribute to the up till now development of the group. The new conditions requisition the re-planning of the group, in order to strengthen the clarity of its object and it's further rationalization. Leading part of the re-planning was the merger of "FEEDUS AE" with NIREUS AE. After the re-planning there will be a small number of companies, the size of NIREUS AE will be significantly increased, the cost will further be rationalised and significant synergies will arise, strengthening the efficiency and value of the group.

Finally, the activities and products of the group will be the aquaculture, the fish products and the fish feed, with emphasis on well establishment of production and achievement of added value.

#### 1.4 "NIREUS AE" Group

The activities of the companies of the NIREUS AE GROUP are as follows:

- o The company "THETIS AE" (UNDER LIQUIDATION since 1/7/2005) was involved in the preparation, processing and trade of fresh and frozen products.
- The company "PROTEUS CONSTRUCTION AE" is involved in the production of equipment such as nets, cages etc. for fish farming units.
- The company "NIREUS FISHERIES & AQUACULTURE CONSULTANTS AE" (UNDER LIQUIDATION) was involved in the implementation of research projects financed by the European Union and the sale of know-how to NIREUS AE.
- o The company "ALPINO AE" is involved in the industrial production of dairy products and the processing, production and trade of foodstuffs.
- o The company "AQUACOM LTD" is involved in general trade and holdings.
- The company "FISH OF AFRICA LTD" is principally involved in the provision of sea-food raw materials.

The foreign company "ILKNAK", which was acquired in 2005, is involved in the aquaculture sector..

- o The company "BLUEFIN TUNA AE", which was established in June 2003, has as its main activity the production, process and trade of tuna.
- o The company "A-SEA AE" has as main object the exploitation of sea-food restaurant chains through franchising.
- o The company "QUALITY HELLENIC FISHING" is a quality management and certification company. As such this non-profit civil partnership has an advisory role in the fish-farming sector.
- o The company "PER MARE RESEARCH AE" (UNDER LIQUIDATION) was involved in research and development of technologies that relate to cultivation of aquatic organisms, with a view to industrial exploitation of its research.
- o The company "HELLENIC AGRICULTURAL EXPORTS AE" (UNDER LIQUIDATION) is involved in the advertising and promotion of Greek agricultural products, fish farming products, foodstuffs and drinks.
- o The company "AQUACULTURE INFORMATION NETWORK" is involved in informing the aquaculture sector and is a non-profit civil partnership company.
- The company "NIREUS INTERNATIONAL LTD" is the holding company of NIREUS SA involved in the investments regarding with international activities of the Group The company "MIRAMAR PROJECTS CO LTD", the subsidiary of NIREUS INTERNATIONAL LTD, is the holding company for the investments in Turkey. The company "MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYIA VE TICARET A.S is involved in aquaculture sector and fish feed production.

The subsidiaries, "FOKIDA FISH FARMING", 'EUROCATERERS ABEE", INTERPESCA S.A", "MILOKOPIS FISH FARMING S.A" have been absorbed by parent company 'NIREUS AQUACULTURE S.A" dated at 30/6/2006.

NIREUS AQUACULTURE SA through its participation by 16,780% in SEAFARM IONIAN AE and the undertaking of the **management of the Group SEAFARM IONIAN** (participation from 24.1.2006) as **Strategic Investor** controls fully the activities of the following companies, where they are **fully consolidated** in its financial statements:

- o The company **"SEAFARM IONIAN AE"** is involved in the stockfarming and trade of fish and especially sea bass and sea bream.
- o The company **"SEAFARM KALAMOS AE"** is involved in the stockfarming of sea bass and sea bream.
- o The company "SEAFARM IONIAN (CENTRAL EUROPE) GMBH" is involved in the sector of the trade of food and especially fresh fish and other fish.
- o The company "OCTAPUS AE" is involved in the sector of stockfarming of fish, small fish and similar products as well as the processing, preparation of the above products.
- o The company "SETA AE" is involved in the stockfarming of sea bass and sea bream.
- o The company "NIKTON AE" is involved in the stockfarming of fish.
- o The company "NIRIS AE" is involved in the stockfarming of fish.
- o The company "AQUA TERRAIR AE" (consolidation with equity method) is involved in the management of ships and provision of services for the recreation of third parties.

## 1.5 Group Structure "NIREUS AE"

The company has the following participations, table set out below:

COMPANY	PARTICIPATION PERCENTAGE
THETIS S.A (UNDER LIQUITATION )	100,00%
AQUACOM LTD	100,00%
FISH OF AFRICA LTD	100,00%
ALPINO ABEET	98,77%
NIREUS CONSULTANTS AE (ΥΠΟ ΕΚΚΑΘΑΡΙΣΗ)	55,00%
PROTEUS CONSTRUCTIONS A.E.B.E.	50,00%
A-SEA AEBE	61,22%
PER MARE RESEARCH AE (ΥΠΟ ΕΚΚΑΘΑΡΙΣΗ)	39,00%
BLUFIN TUNA AE	25,00%
QUALITY HELLENIC FISHING	2,63%
HELLENIC AGRICULTURAL EXPORTS A.E	5,71%
ILKNAK SU URUNLERI SAN Ve TIC A.S.	45,30%
INFORMATION NETWORK FOR AQUACULTURE	14,00%
SEAFARM IONIAN A.E.	16,78%
SEAFARM KALAMOS A.E.	16,65%
ALPHA ZOOTROFES LOKRIDOS	14,51%
SEAFARM IONIAN (CENTRAL EUROPE)GMBH	16,78%
OCTAPUS A.E.	16,77%
SETA S.A	12,28%
NIKTON S.A	16,77%
NIRIIS S.A	16,77%
AQUA TERRAIR A.E.	8,22%
NIREUS INTERNATIONAL LTD	100,00%
MIRAMAR PROJECTS CO LTD - UK	100,00%
MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYI VE TICARET A.S.	99,95%

## 1.6 Operations and main activities

The Group is active in the development and production of fish (biological assets), which then sells to various customers. At 31/12/2006 the Fair value of Spawn amounted to € 18.045.000 the fish to € 135.023.571 Basis of preparation of the financial statements

# 2. Basis of preparation of the financial statements

The consolidated financial statements of "NIREUS AQUACULTURE" AE at 31 December 2006 covering the period from 1 January to 31 December 2006 have been prepared under the historical cost convention as amended with the adjustment of certain assets and liabilities items at current value, the going concern basis and are in accordance with the International Financial Reporting Standards (IFRS) as these have been published by the International Accounting Standards Board (IASB), as well as their interpretations, as published by the International Financial Reporting Interpretations Committee (I.F.R.I.C.) of the IASB and which have been adopted by the European Union.

The International Accounting Standards Board (IASB) has issued a series of standards that are referred to as "IFRS Stable Platform 2005". The Group adopts the IFRS Stable Platform 2005 from 1 January 2005, which includes the following standards:

IAS 1	Presentation of Financial Statements
IAS 2	Inventories
IAS 7	Cash Flow Statements
IAS 8	Accounting Policies, Changes in Accounting Estimates and Errors
IAS 10	Events After the Balance Sheet Date
IAS 11	Construction Contracts
IAS 12	Income Taxes
IAS 14	Segment Reporting
IAS 16	Property, Plant and Equipment
IAS 17	Leases
IAS 18	Revenue
IAS 19	Employee Benefits
IAS 20	Accounting for Government Grants and Disclosure of Government Assistance
IAS 21	The Effects of Changes in Foreign Exchange Rates
IAS 23	Borrowing Costs
IAS 24	Related Party Disclosures
IAS 26	Accounting and Reporting by Retirement Benefit Plans
IAS 27	Consolidated and Separate Financial Statements
IAS 28	Investments in Associates
IAS 29	Financial Reporting in Hyper-inflationary Economies
IAS 30	Disclosures in the Financial Statements of Banks and Similar Financial Institutions
IAS 31	Interests in Joint Ventures
IAS 32	Financial instruments: Disclosure and Presentation
IAS 33	Earnings per Share
IAS 34	Interim Financial Reporting
IAS 36	Impairment of Assets
IAS 37	Provisions, Contingent Liabilities and Contingent Assets
IAS 38	Intangible Assets
IAS 39	Financial Instruments: Recognition and Measurement
IAS 40	Investment Property
IAS 41	Agriculture
IFRS 1	First-time Adoption of International Financial Reporting Standards
IFRS 2	Share-based Payment
IFRS 3	Business Combinations
IFRS 4	Insurance Contracts
IFRS 5	Non-current Assets Held for Sale and Discontinued Operations

The accounting policies mentioned below have been implemented with consistency for all the periods presented.

The preparation of financial statements in conformity with IFRS requires the use of estimates and assumptions in the process of applying the Company's policies. Significant management assumptions in the process of applying the company's accounting policies are mentioned where necessary.

# 3. Basic Accounting Policies

The accounting policies based on which are prepared the accompanying financial statements and which the Group systematically applies are the following:

# 3.1 New accounting standards and IFRIC interpretations

The International Accounting Standards Board (IASB) as well as the International Financial Reporting Interpretations Committee (IFRIC) has already published a series of new accounting standards and interpretations, which are not included in the "IFRS Stable Platform 2005". The IFRS and the IFRIC are mandatory for accounting periods beginning on 1 January 2006. The Group's assessment of the impact of these new standards and interpretations is set out below:

## - IFRS 6, Exploration for and Evaluation of Mineral Resources

The Group does not have any exploration and evaluation assets. This standard will not affect the Group's financial statements.

- IFRIC 3, Emission Rights

Not applicable to the Group and will not affect the Group's financial statements.

- IFRIC 4, Determining whether an Asset contains a Lease/IFRS for Oil and Gas Emission rights Not applicable to the Group and will not affect the Groups' financial statements.
- IFRIC 5, Rights to Interests arising from Decommissioning, Restoration and Environmental Rehabilitation Funds.

Not applicable to the Group and will not affect the Group's financial statements.

#### 3.2 Segment Reporting

A business segment is a group of assets and operations engaged in providing products or services that are subject to risks and returns that are different from those of other business segments.

A geographical sector is defined as a geographical area providing products and services within a particular economic environment that is subject to risks and returns that are different from those of segments operating in other economic environments.

The primary activity segments of the Group are aquaculture, the production and sale of fish meal, the production of foodstuffs & confectionery products as well as their resale and other related services. As for the geographical area, the Group is active in the Greek Territory, the Euro zone and in Other countries.

## 3.3 Consolidation

**Subsidiaries:** are all entities that are managed or controlled, directly or indirectly, by another entity (parent company), either through the holding of the majority of the shares of the investee company or through its dependence on the know-how provided by the group. That is to say that subsidiaries are entities on which the parent company exercises control. Nireus AE gains and exercises control through voting rights. The existence of potential voting rights that are exercisable during the preparation of the financial statements is considered in order to assess whether the parent company controls the subsidiaries. The subsidiaries are fully consolidated (full consolidation) with the acquisition method from the date on which control is transferred to the group and are de-consolidated from the date on which control ceases.



The purchase method of accounting is used to account for the acquisition of subsidiaries by the Group. The cost of an acquisition is measured, as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the identifiable assets acquired, the difference is recognised directly in the income statement.

Especially for the business combinations that took place before the date of transition of the Group to the IFRS (1st January 2004) was used the exemption of IFRS 1 and was not retrospectively applied the purchase method. Within the framework of the above exemption, the Company did not recalculate the cost of subsidiaries acquired before the date of transition to the IFRS, or the fair value of the assets and liabilities acquired on the date of the acquisition. Therefore, the goodwill recognised on the transition date was based on the exemption of the IFRS 1 and was calculated according to the previous accounting policies and was presented in the same way that it was presented in the last published financial statements of the group, before the transition to the IFRS.

Inter-company transactions, balances and unrealised gains on transactions between group companies are eliminated. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Subsidiaries' accounting policies have been changed where necessary to ensure consistency with the policies adopted by the Group.

**Associates:** are entities over which the Group has significant influence but do not meet the conditions to be considered either as subsidiaries or participation in a joint-venture. The assumptions used by the group have a shareholding of between 20% and 50% of the voting rights of a company states a significant influence on this company. Investments in associates are accounted for by the equity method of accounting and are initially recognised at cost. At the end of each year, the cost is increased with the percentage of the investing company of the changes in equity of the invested company and is decreased with the received dividends from the associate.

As regards to the surplus acquisition, this reduces the value of the participation with charge of the income statement, when its value is reduced. The Group by applying the IFRS 3 does not perform depreciation and the goodwill will be presented in the net book value that has been formed until 31/12/2003, less any impairments of its value.

The Group's share of its associates' post-acquisition profits or losses is recognised in the income statement, and its share of post-acquisition movements in reserves is recognised in reserves. The cumulative post-acquisition movements are adjusted against the carrying amount of the investment in associates. When the Group's share of losses in an associate equals or exceeds its interest in the associate, including any other unsecured receivables, the Group does not recognise further losses, unless it has incurred obligations or made payments on behalf of the associate.

Unrealised gains on transactions between the Group and its associates are eliminated to the extent of the Group's interest in the associates. Unrealised losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred. Accounting policies of associates have been changed where necessary to ensure consistency with the policies adopted by the Group.

The companies participating in the interim financial statements are set out in the following table

|--|

COMPANY	COUNTRY OF INCORPORATION	PARTICIPATION PERCENTAGE	CONSOLIDATION METHOD
AOUACOM LTD	BRITISH VIRGIN ISLAND	100,00%	FULL CONSOLIDATION
ALPINO S.A	GREECE	98,77%	FULL CONSOLIDATION
PROTEUS CONSTRUCTION S.A.	GREECE	50,00%	FULL CONSOLIDATION
A-SEA AEBE	GREECE	61,22%	FULL CONSOLIDATION
NIREUS INTERNATIONAL LTD	CYPRUS	100,00%	FULL CONSOLIDATION
MIRAMAR PROJECTS CO LTD - UK	ENGLAND	100% direct	FULL CONSOLIDATION
MIRAMAR SU URUNLERI VE BALIK YEMI		99,93% direct + 0,02%	
URETIMI SANAYI VE TICARET A.S.	TURKEY	indirect = 99,95%	FULL CONSOLIDATION
		3,096% indirect + 42,203%	
ILKNAK	TURKEY	direct = 45,299%	FULL CONSOLIDATION
BLUFIN TUNA AE	GREECE	25,00%	NET EQUITY
SEAFARM IONIAN A.E.	GREECE	16,78% indirect	FULL CONSOLIDATION
SEAFARM KALAMOS A.E.	GREECE	16,647% direct	FULL CONSOLIDATION
ALPHA ZOOTROFES LOKRIDOS	GREECE	14,506% direct	FULL CONSOLIDATION
SEAFARM IONIAN (CENTRAL EUROPE)GMBH	GERMANY	16,78% direct	FULL CONSOLIDATION
OCTAPUS A.E.	GREECE	16,771% diect	FULL CONSOLIDATION
SETA A.E	GREECE	12,282% direct	FULL CONSOLIDATION
NIKTON A.E	GREECE	16,771% direct	FULL CONSOLIDATION
NIRIIS A.E	GREECE	16,771% dierct	FULL CONSOLIDATION
AQUA TERRAIR A.E.	GREECE	8,222% direct	NET EQUITY

## 3.4 Biological Assets and Agricultural Activity

Agricultural activity is the management by an enterprise of the biological transformation of biological assets for sale, into agricultural produce, or into additional biological assets. A biological asset is a living animal or plant under management by an enterprise, while agricultural produce is the harvested product of the enterprise's biological assets, which are intended for sale, process or consumption. The right of management of biological assets can arise from ownership or from another type of legal action.

With the definition "Agricultural Activity" we describe a diverse range of activities, which have certain common features such as:

- ✓ Capability of change, for example, living animals and plants, which are capable of biological transformation.
- ✓ Management of change, creating, reinforcement or at least stabilising conditions necessary in order for the living organism to develop.
- ✓ Measurement of change, that is the difference brought about by biological transformation so much in quality (ripeness, fat cover) as also in quantity (weight, progeny) of the enterprise's biological assets.

An enterprise should recognise a biological asset or agricultural produce when, and only when:

- 1) The enterprise controls the asset as a result of past events.
- 2) It is probable that future economic benefits associated with the asset will flow to the enterprise.
- 3) The cost of the asset can be measured reliably.

A biological asset should be measured upon initial recognition and at each balance sheet date at its fair value less estimated point-of-sale costs, except for the case where the fair value cannot be measured reliably.

If an active market exists for a biological asset or agricultural produce, the quoted price in that market is the appropriate basis for determining the fair value of that asset. If an enterprise has access to different active markets, the enterprise uses the most relevant one.

If an enterprise has access to two active markets, it would use the price existing in the market expected to be used.

There is a presumption that fair value can be measured reliably for a biological asset. However, that presumption can be rebutted only on initial recognition for a biological asset for which market-determined prices or value are not available and for which alternative estimates of fair value are determined to be clearly unreliable. In such a case, that biological asset should be measured at its cost less any accumulated depreciation and any accumulated impairment losses. Once the fair value of such a biological asset becomes reliably measurable, an enterprise should measure it at fair value less estimated point-of-sale costs.

The company after the initial recognition of the biological assets measures them at each subsequent balance sheet date at fair value less the estimated until disposal cost.

A gain or loss that may arise on initial recognition of a biological asset and its subsequent measurement (less the estimated point-of-sale costs in both circumstances), are recognised in the results for the year in which it arises. Gain may arise also on initial recognition of biological assets, as for example, the birth of a living organism.

Biological assets are divided into subcategories depending on the stage of ripeness so that the reader of the financial statements is informed for the timing of future cash flows, which the enterprise expects to have from the exploitation of the biological assets.

## 3.5 Foreign currency translation

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the Group operates (the "functional currency"). The interim financial statements are presented in Euros, which is the parent Company's and all of its subsidiaries functional and presentation currency.

Foreign currency transactions are translated into the functional currency using the exchange rates prevailing at the dates of the transactions.

Foreign exchange gains and losses resulting from the settlement of such transactions at year-end exchange rates of monetary assets and liabilities denominated in foreign currencies are recognised in the income statement. Translation differences on non-monetary items measured at fair value through profit or loss, are reported as part of their fair value gain or loss.

The Group's operations abroad in foreign currency (which comprise an inseparable part of the parent's operations), are translated into the functional currency using the exchange rates prevailing at the dates of the transactions, while the assets and liabilities of the operations abroad, including goodwill and the adjustments of the fair value, resulting from the consolidation are translated into Euro with the exchange rates prevailing at the balance sheet date.

The individual financial statements of the companies participating in the consolidation, and which are initially presented in a different currency from that of the presentation currency of the Group are translated into Euro. The assets and liabilities have been translated into Euro at the exchange rate prevailing at the closing date of the balance sheet. The income and expenses have been translated into the Group's presentation currency at the average exchange rates of the referred period. Any exchange differences arising from that procedure have been debited/(credited) to the reserve for translation of subsidiaries balance sheets in foreign currency of the equity.

#### 3.6 Property, plant and equipment

All property, plant and equipment are presented in the financial statements at cost or at values of cost incurred as defined according to the fair values at the date of transition, less the accumulated depreciation and impairments of assets. Cost includes all directly attributable expenditure for the acquisition of the items.

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

Depreciation on assets (except land which is not depreciated) is calculated using the straight-line method over its estimated useful lives, as follows:

Buildings	40 years
Plant & Mchinery	7-8 years
Vehicles	5-7 years
Furnitures & other equuipments	3-5 years

The assets' residual values and useful lives are reviewed, and adjusted if appropriate, at each balance sheet date. An asset's carrying amount is written down immediately to its recoverable amount if the asset's carrying amount is greater than its estimated recoverable amount.

Gains and losses on disposals are determined by comparing proceeds with carrying amount. These are included in the income statement. All repairs and maintenance are charged to the income statement during the financial period in which they incurred.

Company-developed property, plant and equipment are added to the cost of the assets, which include the direct payroll cost of the staff that participates in the development (respective employer contributions), the cost of consumables and other general costs.

#### 3.7 Investment Property

Investment property are investments that concern all property (in which are included land, buildings or part thereof) that is held by the owner (or by the lessee under a finance lease), or for the purpose of earning rentals from their leasing either for the increase of their value (strengthening of capital) or for both.

Investment property is initially recognised at cost, which is surcharged with all expenses related to the transaction for their acquisition (e.g. notary fees, broker's fees, transfer taxes).

After the initial recognition the investment property is measured at fair value, that is, at the cost at which the property can be exchanged between informed and willing parties in a usual trade transaction. A professional qualified valuer determines the fair value of the investment property annually.

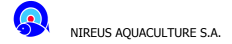
Any change at fair value of investment property is presented in the income statement in the financial period in which it arises.

At 31/12/2006the Group has classified in investment property, land and buildings amounted € 5.379.440,57

#### 3.8 Intangible assets

Intangible assets include goodwill, concessions and industrial property rights such as exploitation in fish farming, as well as the computer software.

**Goodwill:** Goodwill represents the excess of the cost of acquisition over the fair value of the Group's share of the net identifiable assets of the acquired subsidiary/associate at the date of acquisition. The company at the date of acquisition recognizes goodwill arising from the acquisition, as an asset item, and disclosed it at cost. This cost is equal to the amount by which the consolidation cost exceeds the enterprises share assets, liabilities and in the contingent liabilities of the acquired company.



After the initial recognition goodwill is measured at cost less accumulated losses owing to decrease of its value. Goodwill is not depreciated, but is tested annually for impairment of its value, if there are events that provide evidence for loss under IAS 36.

In the circumstance where the cost of acquisition is less than the company's share in equity of the acquired enterprise, then the first calculates once again the cost of the acquisition, measures the asset items, the liabilities and contingent liabilities of the acquired enterprise and is directly recognised in the income statement as profit any difference remains after the recalculation.

Concessions and industrial property rights: The concessions and the industrial property rights concern the licences for aquacultures and are measured at fair value according to the appraisal of qualified appraisers, less amortisation. Amortisation is calculated using the straight-line method over the useful life of these assets, which has duration of the duration of the exploitation licence of the ocean. The measurement appraisal is found in progress and will be stated in the financial statements when completed by applying standard 38 in connection with standard 20. This standard in paragraph 44 states, "in some cases, an intangible asset may be acquired free of charge, or for nominal consideration, by way of a government grant. This may occur when a government transfers or allocates to an enterprise intangible assets such as airport landing rights, licences to operate radio or television stations, import licences or quotas or rights to access other restricted resources". Under IAS 20, Accounting for Government Grants and Disclosure of government Assistance, an enterprise may choose to recognise both the intangible asset and the grant at fair value initially.

**Computer software:** Acquired computer software licences are capitalized on the basis of the costs incurred to acquire and bring to use the specific software. These costs are amortised over their estimated useful lives 1 to 3 years. Costs associated with developing or maintaining computer software programs are recognised as an expense as incurred.

#### 3.9 Impairment of assets

Assets that have an indefinite useful life are not subject to amortisation and are tested annually for impairment and whenever events indicate that the carrying amount may not be recoverable. Assets that are subject to amortisation are tested for impairment whenever events indicate that the carrying amount may not be recoverable. The recoverable amount is the higher of an asset's fair value less costs to sell and value in use. The loss due to decrease of the assets value is recognised by the enterprise, when the carrying amount of these assets (or cash-generating units) is higher to their recoverable amount.

The net costs to sell are considered the amount from the disposal of an asset within the frame of a reciprocal transaction, in which the parties have full knowledge and enter willingly, after the deduction of any additional direct disposal costs of the asset, while the value in use is the present value of the estimated future cash flows, expected to flow to the enterprise from the use of an asset and from its distribution at the end of its estimated useful life.

#### 3.10 Financial Instruments

A financial instrument is any contract that gives rise to both a financial asset of one enterprise and a financial liability or equity instrument of another enterprise.

The financial instruments of the Group are classified in the following categories based on the essence of the contract and the purpose for which they were acquired.

#### i) Financial assets at fair value through profit or loss

They refer to financial assets that satisfy any of the following presumptions:

- ✓ Financial assets held for trade purposes (including derivatives, except those that are defined and effectively hedged, those acquired or created for the purpose of disposal or reacquisition and those that comprise part of the portfolio from recognised financial instruments).
- ✓ During the initial recognition is defined by the enterprise as an item that is measured at fair value, with recognition of changes in the income statement.

#### ii) Loans and receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. In this category (Loans and receivables) are not included:

- ✓ receivables from advances for purchase of goods or services,
- ✓ receivables that have to do with tax transactions, that have been imposed legislatively by the State,
- ✓ whatever is not covered by a contract so that it gives the right to the enterprise for receiving cash or other financial assets.

Loans and receivables are included in current assets, except for maturities greater than 12 months after the balance sheet date. The latter are included in the non-current assets.

#### iii) Held-to-maturity investments

Held-to-maturity investments are non-derivative financial assets with fixed or determinable payments and fixed maturities that the Group's management has the positive intention and ability to hold to maturity. The Group did not hold any investment in this category.

#### iv) Available-for-sale financial assets

Available-for-sale financial assets are non-derivatives that are either designated in this category or not classified in any of the other categories.

Then, the available-for-sale financial assets are measured at fair value and gains or losses are recognised in a reserve under equity until the assets are sold or characterized as impaired.

On sale or when characterized as impaired, gins or losses are transferred to the income statement. Impairment losses that have been recognised in the income statement are not reversed through the income statement.

Purchases and sales of investments are recognised on trade-date the date on which the Group commits to purchase or sell the asset. Investments are initially recognised at fair value plus transaction costs for all financial assets not carried at fair value through profit or loss. Investments are derecognised when the rights to receive cash flows from the investments have expired or have been transferred and the Group has transferred substantially all risks and rewards of ownership.

Loans and receivables are carried at amortised cost using the effective interest rate method.

Realised and unrealised gains and losses arising from changes in the fair value of the financial assets at fair value through profit or loss' category are included in the income statement in the period in which they arise.

The fair values of quoted investments are based on current bid prices. If the market for a financial asset is not active, the Group establishes fair value by using valuation techniques. These include the use of recent arm's length transactions, reference to other instruments that are substantially the same, and discounted cash flow analysis refined to reflect the issuer's specific circumstances.

The Group assesses at each balance sheet date whether there is objective evidence that a financial asset or group of financial assets is impaired. In the case of equity securities classified as available for sale, a significant or prolonged decline in the fair value of the security below its cost is considered in determining whether the securities are impaired. If such evidence exists, the cumulative loss -measured as the difference between the acquisition cost and the current fair value, less any impairment loss on that financial asset previously recognised in profit or loss- is removed from equity and recognised in the income statement.

#### 3.11 Inventories

At the balance sheet date, inventories are stated at the lower of cost and net realizable value. Net realizable value is the estimated selling price in the ordinary course of business, less applicable variable selling expenses. Cost of inventories does not include finance expenses.

The cost of inventories includes all costs of purchase, conversion and other costs realised in order for the inventories to reach their present state and position.

The cost of purchase of inventories comprises the purchase price, import duties and other taxes (other than those subsequently recoverable by the enterprise from the tax authorities), and transport,

handling and other costs directly attributable. Trade discounts, debates and other similar items are deducted in determining the costs of purchase.

The costs of conversion of inventories include costs directly related to the units of production, such as direct labour. They also include a systematic allocation of fixed and variable production overheads that are incurred in converting materials into finished goods. Fixed production overheads are those indirect costs of production that remain relatively constant regardless of the volume of production, such as depreciation and maintenance of factory buildings and equipment, and the cost of factory management and administration. Variable production overheads are those indirect costs of production that vary directly, or nearly directly, with the volume of production, such as indirect materials and indirect labour. The allocation of fixed production overheads to the costs of conversion is based on the normal capacity of the production facilities. Normal capacity is the production expected to be achieved on average over a number of periods or seasons under normal circumstances, taking into account the loss of capacity resulting from planned maintenance. The actual level of production may be used if it approximates normal capacity.

Other costs are included in the cost of inventories only to the extent that they are incurred in bringing the inventories to their present location and condition. For example, it may be appropriate to include non-production overheads or the costs of designing products for specific customers in the cost of inventories.

#### 3.12 Trade receivables

Trade receivables are recognised initially at fair value and subsequently, measured at amortised cost using the effective interest method, less provision for impairment. In case the amortised value or cost of a financial asset exceeds the current value, then this asset is valued at its recoverable amount, e.g. at the current value of its future cash flows, which is calculated based on the real initial interest rate. The loss is directly transferred to the income statement. The amount of the impairment loss, e.g. when there is objective evidence that the Group will not be able to collect all amounts due according to the original terms of receivables, is recognised in the income statement.

# 3.13 Cash and cash equivalents

Cash and cash equivalents include cash in hand, deposits held at call with banks and other short-term highly liquid investments with original maturities of three months, such as products of the financial market and the bank deposits as well as the overdraft bank accounts. The products of the financial market are financial assets measured at fair value through the income statement.

## 3.14 Non-current assets classified as held-for sale

The assets held for sale comprise the other assets (including goodwill) and the property, plant and equipment that the Group intends to sell within the year starting from the date on which they were classified as "held for sale".

The assets, which are classified as wheld for sale», are valued at the lowest price between their carrying amounts right before their classification as held for sale and their fair value less the cost of sale. The assets classified as "held for sale" are not subject to depreciation. The gains or losses occurring from the sale and revaluation of the "held for sale" assets is included in the "Other income" and "Other expenses" items respectively, in the income statement.

The Group has not classified non-current assets as held for sale.

# 3.15 Share capital

Expenses realised for the issue of shares are shown in equity as a deduction, net of tax, from the proceeds. Expenses related to the issue of shares for acquisition of enterprises are included in cost of the enterprise that is acquired. Where any Group company purchases the Company's equity share capital (treasury shares), the consideration paid, including any directly attributable incremental costs, is deducted from equity attributable to the Company's equity holders until the shares are cancelled, reissued or disposed of. Every gain or loss from sale of treasury shares net from direct for the transaction of other expenses & taxes is shown as a reserve in equity.

## 3.16 Borrowings

Borrowings are recognised initially at fair value. Borrowings are subsequently stated at amortised cost using the effective interest method. Borrowings are classified as current liabilities unless the Group has an unconditional right to defer settlement of the liability for at least 12 months after the balance sheet date.

#### 3.17 Income tax & deferred tax

The taxes charged to the period consist of current and deferred taxes, i.e. taxes and tax relieves related to the financial benefits incurring within the period but have been charged or are going to be charged from the tax authorities to different periods. The income tax is recognised in the income statement of the period, except when the tax concerns transactions directly classified in equity, in which case it is directly charged in equity.

Current income taxes include short-term liabilities or receivables attributable to the tax authorities related to payable taxes on the period's taxable income and any additional prior period's taxes.

Current taxes are calculated according to effective tax rates and tax laws prevailing in the relevant periods, based on taxable profits for the year. All changes in short-term tax assets or liabilities are recognised as tax expenses in the income statement.

Deferred taxes are calculated with the liability method in all temporary tax differences as of preparation date of the balance sheet occurring between the tax base and the book value of the assets and liabilities. The deferred income tax is not accounted for if it arises from initial recognition of an asset or liability in a transaction, other than business combination, that at the same time of the transaction affects neither accounting nor taxable profit or loss.

Deferred tax assets and liabilities are determined using tax rates that (and laws) that have been enacted or substantially enacted by the balance sheet date and are expected to apply when the related deferred income tax asset is realised or the deferred income tax liability is settled. In case it is not possible to determine the time of reversal of the temporary tax differences, the tax rate used is that of the fiscal year following that of the balance sheet.

Deferred tax assets are recognised only to the extent that is likely that taxable profit will be generated in the future, which will generate the deferred tax asset.

The deferred income tax is recognised for the temporary tax differences arising from investments in subsidiaries and related parties, except where the Group controls the timing of reversal of the temporary tax differences and it is probable that the temporary differences will not reverse in the foreseeable future.

Most of the changes in the deferred assets or liabilities are recognised as part of the tax expenses in the period's income statement. Only these changes in the assets or liabilities affecting temporary tax differences are directly recorded in equity, such as the revaluation of the value of property, and cause the slight change in the deferred tax receivables or liabilities to be debited against the equity account.

# 3.18 Employee benefits

**Short-term benefits:** Short-term benefits to employees (except for indemnities for termination or retirement) in money or in kind are recognised as an expense when they are accrued. Any outstanding amounts are classified as a liability, while in case the amount already paid exceeds the amount of the benefits, the company recognises the excessive amount as an asset (prepaid expense) only to the extent that the prepayment will lead to a reduction of future or in return payments.

**Benefits on retirement:** The benefits on retirement include a lump sum pension indemnity or other benefits (social security or medical coverage) paid to employees upon retirement in exchange for their service. Therefore, they include both defined contribution plans and defined benefit plans. The accrued cost of the defined contribution plans is recorded as an expense in the period to which it refers.

#### ✓ Defined contribution plan

According to the defined contribution plan, the company's obligation (legal or inferred) is limited to the amount agreed to be contributed to the entity (e.g. social security entity), which manages the

contributions and grants the benefits. Therefore, the amount of benefits received by the employee is defined by the amount contributed by the company (or the employee as well) and the paid investments of these contributions.

The contribution paid by the company in a defined contribution plan is recognized either as a liability after deducting the contribution paid or as an expense.

# ✓ Defined benefit plan

The liability recorded in the balance sheet for the defined benefit plan is the current value of the liability for the defined benefit less the fair value of the assets of the plan (if any) and the changes occurring from any other actuarial profit or loss and the cost of work experience. The commitment of the defined benefit is calculated on a yearly basis from an independent actuary with the projected unit credit method. For prepayment thereof, the exchange rate of the long-term Greek Government bonds is used.

The actuarial profits or losses are part of both the benefit obligation of the undertaking and the cost that will be recognized in the Income Statement. Those arising from adjustments based on historical data that are higher or lower than the 10% margin of the accumulated obligation are recorded in the Income Statement within the anticipated average insurance time of the participants to the plan. The cost of previous service is recognized directly in the Income Statement, except for the case where the changes in the plan are dependent upon the remaining time of service of the employees. In the said case, the cost of previous service is recorded in the Income Statement using the straight-line method within the maturity period.

**Employee termination benefits:** The benefits due to termination of the employment relationship are paid when employees leave before their normal retirement date. The Group records such benefits when it is committed, either when it actually terminates the employment of current employees based upon a detailed formal plan without possibility of withdrawal, or when it provides the said benefits as an incentive for voluntary redundancy. When these benefits are due for payment in a period, which exceeds twelve months from the balance sheet date, they must be prepaid according to the returns of high quality company bonds or government bonds.

In case of an offer made to encourage voluntary redundancy, the valuation of employment termination benefits should be based on the number of employees expected to accept the offer. In case of an employment termination where the number of employees that will be using those benefits cannot be determined, they are not recorded but presented as contingent liability.

#### 3.19 Government grants

The Group recognizes the government grants, which satisfy the following criteria: **a)** There is reasonable assurance that the enterprise will comply with all attached conditions and **b)** the grants will be received. Grants are recognised at fair value and recognised on a systematic basis in income, based on the correlation principle of the grants with the respective cost, which will be granted.

Government grants related to assets are included in the long-term liabilities as deferred income and are recognised on a systematic basis and correctly in income over the useful lives of the asset.

#### 3.20 Provisions

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is more likely than not that an outflow of resources will be required to settle the obligation and the amount has been reliably estimated. Provisions are re-examined on the date of preparation of each balance sheet and are adjusted so as to disclose the present value of the expense expected to be required to settle the obligation. Contingent liabilities are not recognised in the financial statements, but are disclosed, unless the possibility of outflow of resources incorporating financial benefits is low. Contingencies are not recognised in the financial statements but disclosed as long as the inflow of economic benefits is probable.

#### 3.21 Revenue and Expense Recognition

**Revenue:** Revenue comprises the fair value of the produced Fish and Other Biological assets, sale of goods and services net of value added tax, rebates and discounts and after eliminated sales within the Group. Revenue is recognised as follows:

- Fair value of produced Fish: It is recognised at sale (of the fish) after their gathering. Products are delivered to the customer; the customer has accepted the products and collectibility of the related receivables is reasonably assured.
- **Sales of goods:** Sales of goods are recognised when a Group entity has delivered products to the customer, the customer has accepted the products and collectibility of the receivables is reasonably assured.
- Gain/Loss due to changes in Fair Value of Biological Assets: A gain or loss is recognised during the year/period and arise from changes so much as in price as also in the quantity of the Biological assets.
- Sales of services: Sales of services are recognised in the accounting period in which the services are rendered, by reference to completion of the specific transaction assessed on the basis of the basis of the actual service provided as a proportion of the total services to be provided.
- **Royalty income:** The fair value of the rendered rights is recognised as deferred income and is depreciated in the income statement depending on the time of execution of the agreements for which have been pledged as an exchange.
- **Interest income:** Interest income is recognised on a time-proportion basis using the effective interest method. When a receivable is impaired, the Group reduces the carrying amount to its recoverable amount, being the estimated future cash flow discounted at original effective interest rate of the instrument, and continues unwinding the discount as interest income.
- **Dividend income:** Dividend income is recognised when the right to receive payment is established.

**Expenses:** Expenses are recognised in the income statement on an accrual basis. Payments realised for operating leases are transferred in the income statement as expenses, during the time of use of the leased element. The expenses from interest are recognised on an accrued basis.

## 3.22 Leases

**The Group is the lessee:** Leases of property, plant and equipment where the Group has substantially all the risks and rewards of ownership are classified as finance leases. Finance leases are capitalised at the lease's inception at the lower of the fair value of the leased property and the present value of the minimum lease payments. Each lease payment is allocated between the liability and finance charges so as to achieve a constant rate on the finance balance outstanding. The corresponding rental obligations, net of finance charges, are included in other long-term payables. The interest element of the finance cost is charged to the income statement over the lease period. The property, plant and equipment acquired under finance leases is depreciated over the shorter of the asset's useful life and the lease term.

Leases where the lessor retains substantially all the risks and rewards of ownership are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.

**The Group is the lessor:** When assets are leased out under a finance lease, the present value of the minimum lease payments is recognised as a receivable. The difference between the gross receivable and the present value of the receivable is recognised as unearned finance income. Lease income is recognised over the term of the lease using the net investment method, which reflects a constant periodic rate of return.

#### 3.23 Dividend distribution

Dividend distribution to the Company's shareholders is recognized as a liability in the Group's financial statements in the period in which the dividends are approved by the Company's shareholders.

#### 3.24 Discontinued Operations

A discounted operation is a component of an entity that either has been disposed of, or that is classified as held for sale and represents a separate major line of business or geographical area of operations, is part of a single co-ordinated plan to dispose of a separate major line of business or geographical area of operations or is a subsidiary acquired exclusively with a view to resale. The Group discloses according to the IFRS 5 "Non-current assets held for Sale and Discontinued Operations" all the necessary information defined by the standard.

# 3.25 Related-party transactions

The transactions and inter-company balances between the related parties and Group are disclosed according to IAS 24 "Related Party Disclosures". These transactions concern the transactions between the management, the principal shareholders and the subsidiaries of a group with the parent company and other subsidiaries that comprise the Group.

# 4. Financial risk management

#### 4.1 Financial risk factors

The Group's activities expose it to a variety of financial risks, market risk (including currency risk, fair value interest risk and price risk), credit risk, liquidity risk and cash flow interest-rate risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

The finance department in cooperation with the other directly involved departments of the Group carries out the risk management.

## 4.2 Market risk

Foreign exchange risk

The Group operates internationally. The exposure to foreign exchange risk is zero because the transactions over a percentage of 90% are realised in Euro. To manage their foreign exchange risk, the finance department makes respective provisions wherever deemed necessary.

Price risk

The Group is exposed to equity securities price risk because of investments held by the Group and classified on the consolidated balance sheet either as available-for-sale or at fair value through profit or loss. The values of these assets are not considerable so that any large changes to create risks for the Company. There is no significant risk from changes in issue prices of the biological assets, which have a fixed and anticipated within the year small variation. The Group estimates the price risk changes of the biological assets regularly and examines the need to take actions to face the financial risk.

The department of financial analysis of the sector operates as to this purpose, which collects information for the offer of the product from the domestic and international production, as well, the changes in demand from the existing Traditional International market and the New

markets opening in Eastern Europe and America. This information is assessed and are defined the parameters of the size of the inventories of the product and the expected prices for the following two (2) years.

#### 4.3 Credit risk

The Group has no significant concentrations of credit risk. The wholesale of fresh fish are made to customers with an appropriate credit history. Moreover, the sale of spawn is realized in total with the term of retention of ownership of the product up until its payment. Therefore, because the time needed up until the cycle of production of fresh fish is completed is greater than the credit time of sale, the receivable is fully secured.

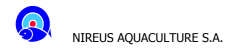
#### 4.4 Liquidity risk

The liquidity risk is maintained at low levels. The Company has planned investments in fixed equipment (property), which do not offer to the production operation of the enterprise and operate as placement of low yield. Moreover, it has placed as an object the liquidation of its portfolio from participations, which did not return any yield.

#### 4.5 Cash flow and fair value interest rate risk

The Group's income and operating cash flows are substantially independent of changes in market interest rates. The Group does not have assets with interest. Group policy, estimating the present economic junctures and in general the fluctuation of the interest rates of the Euro, is to maintain its total borrowings at products with floating interest rates EURIBOR and SPREAD.

At the end of the accounting period, the total borrowings were loans with floating interest rates. The risk of change of the interest rates mainly arises from the long-term borrowings, which have duration until the year 2007. The Company's estimation is that there can be no problem from fluctuation of interest rates for this period and therefore has not proceeded in production agreements to be secured from this risk.



# 5. Segment information

# **Primary reporting format - Business segment** The Group is active in five business sectors:

Aquaculture, fish meal, foodstuffs & Confectioneries, Pet and Services - Other.

31 DECEMBER 2006	SEGMENT ACTIVITY						
		FOODSTUFFS					
	AQUACULTURE	FISHMEAL	& CONFECTION	OTHER + PET	TOTAL		
Total gross segment sales	137.670.186	33.565.333	15.182.103	5.732.617	192.150.239		
Inter-segment sales	17.876.377	9.151.885	3.592.416	47.142	30.667.820		
Net Sales	119.793.809	24.413.448	11.589.687	5.685.475	161.482.419		
Operating profit	16.095.398	4.700.092	(1.340.551)	1.462.582	20.917.521		
Finance costs/income	(3.858.732)	(1.071.509)	(628.667)	(54.937)	(5.613.845)		
Profit before income tax	12.236.666	3.628.582	(1.969.218)	1.407.645	15.303.676		
Income tax expense					(1.711.747)		
Deferred tax					(1.176.461)		
Prior years' tax audit differences					(2.725.025)		
Other not charged to the operating Έξοδα από παροχή Δικαιώματος Προαίρεση					(1.463)		
βάσει του ΔΠΧΠ 2					(764.625)		
Profit for the year							
					8.924.355		

31 DECEMBER 2005	SEGMENT ACTIVITY					
	AQUACULTURE	FISHMEAL	& CONFECTION	OTHER + PET	TOTAL	
Total gross segment sales	105.339.851	25.359.145	13.003.443	5.807.021	149.509.460	
Inter-segment sales	7.533.285	2.386.623	833.244	639.412	11.392.564	
Net Sales	97.806.566	22.972.522	12.170.199	5.167.609	138.116.896	
Operating profit	13.657.238	2.700.421	(2.824.352)	959.818	14.493.125	
Finance costs/income	(1.703.365)	(851.683)	(739.054)	(31.071)	(3.325.173)	
Profit before income tax	11.953.873	1.848.738	(3.563.406)	928.747	11.167.952	
Income tax expense					(3.346.129)	
Deferred tax					108.304	
Prior years' tax audit differences					(196.830)	
Other not charged to the operating co	ost taxes				(887)	
Profit for the year after tax					7.732.411	

# Secondary reporting format - Geographical segments

The registered office of the Group is in Greece and its main activity is developed in countries within the euro zone.

	GRO	GROUP		ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
GREECE EURO ZONE	58.517.927 89.673.042	58.593.541 71.359.330	63.271.112 80.413.122	52.990.179 71.125.568
OTHER COUNTRIES	13.291.449	8.164.024	10.873.546	7.928.448
333	161.482.419	138.116.896	154.557.780	132.044.195

#### 6. Notes to the Financial Statements

#### 6.1 Property, plant and equipment

The land and buildings were measured at the date of transition to the IFRS (01/01/2004) at deemed cost, according to the provisions of the IFRS 1. As deemed cost, is considered the fair value of the fixed equipment at the date of the transition to the IFRS, which was determined after appraisal by independent qualified valuers. The company will re-estimate at regular time periods its above category of property, plant and equipment. In concern of the other property, plant and equipment the measurement at the date of transition was made at cost less the accumulated depreciation. A determination of their useful lives and their residual values was made and according to this will be performed depreciation.

The property, plant and equipment is analysed as follows:

GROUP							
C. C					Furniture and		
			Machinery &		other	Work in	
	<u>Land</u>	<u>Buildings</u>	Equipment	<u>Vehicles</u>	<u>equipment</u>	progress	<u>Total</u>
Cost							
Balance at 31 December 2005	7.438.378	20.596.683	40.687.718	4.611.542	5.025.877	1.657.273	80.017.470
Balance at 1 January 2005 of new companies	-	748.006	1.103.249	114.651	182.111	6.289	2.154.307
Additions	-	494.557	3.464.138	604.417	349.204	2.661.092	7.573.409
Disposals/write-offs	-	(2.394)	(904.591)	(376.919)	(685.866)	-	(1.969.770
Transfers	-	565.303	-	-	-	(577.187)	(11.884
Re-estimation	380.085	(271.931)	(136.408)	(13.062)	(8.726)	-	(50.042
Exchange Differences		43.742	124.590	5.675	3.865	(31)	177.841
Balance at 31 December 2005	7.818.463	22.173.967	44.338.696	4.946.303	4.866.466	3.747.435	87.891.330
Accumulated Depreciation							
Balance at 31 December 2005	-	(1.018.223)	(24.983.281)	(3.427.741)	(3.758.563)	-	(33.187.807)
Balance at 1 January 2005 of new companies	-	(456.246)	(445.343)	(96.954)	(58.544)	-	(1.057.087)
Depreciation of the period	-	(642.527)	(3.155.492)	(383.051)	(429.182)	-	(4.610.252
Disposals/write-offs/transfers	-	(67.328)	363.566	292.681	540.779	-	1.129.697
Transfers	-	-	-	-	-	-	-
Re-estimation	-	-	-	-	-	-	-
Exchange Differences	-	59.251	(214.710)	(12.253)	(6.802)	-	(174.514
Balance at 31 December 2005	-	(2.125.074)	(28.435.259)	(3.627.318)	(3.712.312)		(37.899.964
Net book amount at 31 December 2005	7.818.463	20.048.894	15.903.436	1.318.985	1.154.154	3.747.435	49.991.366
Cost							
Balance 1 January 2006	7.818.463	22.173.967	44,338,696	4.946.303	4.866.466	3,747,435	87.891.330
Balance 1 January 2006 of new companies	66.030	6.480.181	12.355.563	2.487.817	1.170.643	34.294	22.594.528
Additions	324,527	292.147	4.149.955	594.524	264.350	3.194.730	8.820.233
Disposals/write-offs	(579.401)	(3.691.233)	(384.252)	(286.310)		3.194./30	(5.288.922
Transfers	(373.401)	1.835.091	1.247.257	394.001	22.841	(3.540.100)	(40.910
Re-estimation	182.511	(1.069.501)	(40.811)	354.001	(16.040)	(3.340.100)	(943.842)
Exchange Differences	102.511	(117.230)	(176.310)	(15.548)	(9.529)	(0)	(318.616
Balance 31 December 2006	7.812.129	25.903.422	61.490.098	8.120.788	5.951.005	3.436.359	112.713.801
Accumulated Depreciation		(2.125.074)	(20, 425, 250)	(2 (27 240)	(2.712.242)		(27,000,000)
Balance 1 January 2006	-	(2.125.074)	(28.435.259)	(3.627.318)	,	-	(37.899.964)
Balance 1 January 2006 of new companies	-	(4.247.701)	(8.800.965)	(1.874.693)	(960.830)	-	(15.884.188
Depreciation of the period	-	(1.049.774)	(4.639.408)	(584.104)	(497.177)	-	(6.770.463
Disposals/write-offs/transfers	-	363.731	182.806	239.794	337.744	-	1.124.074
Transfers	-		-	-	-	-	
Re-estimation	-	137.968		-	-	-	137.968
Exchange Differences		71.650	139.661	15.580	8.578	-	235.469
Balance 31 December 2006	-	(6.849.201)	(41.553.164)	(5.830.741)	(4.823.998)		(59.057.104
Net book amount at 31 December 2006	7.812.129	19.054.222	19.936.934	2.290.046	1.127.007	3.436.359	53.656.697

COMPANY					Furniture and		
			Machinery &		other	Work in	
	<u>Land</u>	<u>Buildings</u>	<u>Equipment</u>	<u>Vehicles</u>	<u>equipment</u>	progress	<u>Total</u>
Cost							
Balance at 31 December 2005	5.865.179	10.260.373	21.819.701	3.392.714	3.412.694	343.115	45.093.776
Balance at 1 January 2005 of new companies	765.511	4.150.738	7.510.653	236.050	529.788	776.095	13.968.835
Additions	-	414.847	3.154.563	512.912	329,942	2.396.451	6.808.714
Disposals/write-offs	-	(2.394)	(226.477)	(161.732)	(444.592)	-	(835.194
Transfers	_	565.303			-	(565.303)	(*******
Re-estimation	380.085	(271.931)	_	_	_	(505,505)	108.154
Exchange Differences	500.005	(2/1.551)	_	_	_	_	100.10
Balance at 31 December 2005	7.010.775	15.116.937	32.258.440	3.979.944	3.827.832	2.950.358	65.144.286
Accumulated Depreciation							
Balance at 31 December 2005	-	(299.092)	(14.986.621)	(2.642.290)	(2.460.004)	-	(20.388.007
Balance at 1 January 2005 of new companies	-	(255.052)	(3.650.601)	(172.397)	(422.797)	_	(4.245.796
Depreciation of the period	_	(556.811)	(2.624.495)	(309.826)	(387.930)	_	(3.879.063
Disposals/write-offs/transfers		(330.011)	217.812	111.042	344.231		673.085
Disposais, write-oris, transfers Transfers	=	=	217.012	111.042	344.231	=	673.000
	-	-	-	-	-	-	
Re-estimation	-	-	-	-	-	-	
Exchange Differences	-	(0.55.000)	- (0.1.0.10.00.00.00.00.00.00.00.00.00.00.0	(0.010.171)	(0.000.00.1)	-	(0= 000 =0.4
Balance at 31 December 2005		(855.903)	(21.043.905)	(3.013.471)	(2.926.501)	<u> </u>	(27.839.781
Net book amount at 31 December 2005	7.010.775	14.261.034	11.214.535	966.473	901.331	2.950.358	37.304.505
Cost							
Balance 1 January 2006	7.010.775	15.116.937	32.258.440	3.979.944	3.827.832	2.950.358	65.144.286
Balance 1January 2006 of new companies	410.797	1.446.407	4.686.354	657.122	446.517	784.987	8.432.185
Additions	110.757	123.509	2.742.786	368.785	230.227	2.616.154	6.081.461
Disposals/write-offs	=	123.309				2.010.154	(498.536
Disposais/write-oris Transfers	-	1 025 001	(109.944)	(63.245)	(325.348)	(2 526 156)	
	-	1.835.091	1.247.257	394.001	22.841	(3.536.156)	(36.966
Re-estimation	-	-	-	-	-	-	•
Exchange Differences			<del>-</del>	<del></del>			
Balance 31 December 2006	7.421.572	18.521.944	40.824.894	5.336.607	4.202.069	2.815.343	79.122.429
Accumulated Depreciation							
	-	(855.903)	(21.043.905)	(3.013.471)	(2.926.501)	-	(27.839.781
Balance 1 January 2006		(339.597)	(3.030.301)	(355.380)	(356.752)	-	(4.082.030
Balance 1 January 2006 Balance 1 January 2006 of new companies	-		. ,				: <b>.</b>
	-	(563.829)	(3.104.276)	(381.324)	(385.719)	-	(4.435.149
Balance 1 January 2006 of new companies Depreciation of the period	- -		(3.104.276) 56.200	(381.324) 25.541	(385.719) 322.384	-	•
Balance 1 January 2006 of new companies	- - -		, ,	, ,	, ,	- - -	•
Balance 1 January 2006 of new companies Depreciation of the period Disposals/write-offs/transfers Transfers	- - - -		, ,	, ,	, ,	- - -	•
Balance 1 January 2006 of new companies  Depreciation of the period  Disposals/write-offs/transfers  Transfers  Re-estimation	- - - -		, ,	, ,	, ,	- - -	•
Balance 1 January 2006 of new companies Depreciation of the period Disposals/write-offs/transfers Transfers	- - - -		, ,	, ,	, ,	- - - - -	(4.435.149 404.125

On the non-current assets of the parent company "NIREUS AE" have been registered real mortgages for an amount of  $\in$  15.000.000,00for securing a debenture loan in favour of Eurobank the outstanding balance of which at 31 December 2006 amounted to  $\in$  50.000.000,00and a pre-notice of real mortgage of  $\in$  1.220.000,00securing a long-term loan by the National Bank of Greece, the outstanding balance of which at 31 December 2006amounted to 1.052.882.86. There is also a pre-notice of real mortgage amounted Euros 1.244.740,00 in favor of Agriculture Bank in order to secure credit balance which at 31 December 2006 reched the amount of 455.206,29 Euros. On the fixed assets of ALPINO ABEE' has been registered a pre-notice of real mortgage of  $\in$  4.225.000,00 for securing a Bond loan in favor of ALPHA Bank, the outstanding balance of which at 31 December 2006 amounted to  $\in$  4.225.000,00

On the land of the consolidated subsidiary company "SEAFARM IONIAN AE" is registered a mortgage of  $\in$  200.000,00 in favour of the Attica Bank, as well as a mortgage of  $\in$  100.000,00 and pre-notice of mortgage of  $\in$  80.000,00 in favor of a third party. Moreover, on the non-current assets of the consolidated subsidiaries: (a) "OCTAPUS AE" there are registered pre-notices of mortgage of  $\in$  296.404,99 to secure loans of the National Bank of Greece and amount of  $\in$  381.511,37 to secure a loan of the Bank of Cyprus and (b) "ALFA ANIMAL FOOD LOKRIDAS AE" there are registered pre-notices of mortgage of  $\in$  352.164,35

#### 6.2 Investment property

The land and buildings that concern investments under IAS 40 were measured at the date of transition to the IFRS (01/01/2004) at deemed cost, according to the provisions of the IFRS 1. As deemed cost, is considered the fair value of the fixed equipment at the date of transition to the IFRS, which was determined after an appraisal by independent qualified valuers. The company at regular time periods will re-estimate its above category of property, plant and equipment.

The investment property is analysed as follows:

	GROUP					
	<u>Land</u>	<u>Buildings</u>	Total	<u>Land</u>	<u>Buildings</u>	Total
Carrying Value at 01 January 2005	3.377.330	261.300	3.638.630	3.277.030	261.300	3.538.330
Sales /Wrire-off	(1.090.000)	(90.000)	(1.180.000)	(1.150.000)	(250.000)	(1.400.000)
Carrying Value at 31 Decemper 2005	2.287.330	171.300	2.458.630	2.127.030	11.300	2.138.330
Carrying Value at 31 December 2005 by absorbed company- New percentage	20.500	-	20.500	-	-	-
Sales /Wrire-off	293.971	2.606.339	2.900.311	(145.430)	160.000	14.570
Carrying Value at 31 December 2006	2.601.801	2.777.639	5.379.441	1.981.600	171.300	2.152.900

#### 6.3 Goodwill & Intangible assets

Goodwill and Intangible assets are analyzed as follows:

GROUP				
	Software	Goodwill	Rights	Total
Cost				
Balance at 1 January 2005	1.332.824	2.541.116	-	3.873.940
Balance at 1 January 2005 of new companies	15.599	-	-	15.599
Additions	181.047	4.341.828	-	4.522.875
Disposals-Impairments	(282.624)	-	-	(282.624)
Transfers	994	-	-	994
Carrying Value at 31 December 2005	1.247.840	6.882.944	-	8.130.784
Accumulated Depreciation				
Balance at 1 January 2005	(355.526)	-	-	(355.526)
Balance at 1 January 2005 of new companies	(9.266)	-	-	(9.266)
Additions	(547.040)	=	=	(547.040)
Disposals-Impairments	310.874	=	=	310.874
Transfers	(1.543)	=	=	(1.543)
Balance at 31 December 2005	(602.501)	-	-	(602.501)
Carrying Value at 31 December 2005	645.338	6.882.944	-	7.528.282
Cost				
Balance at 1 January 2006	1.247.840	6.882.944	-	8.130.784
Balance at 1 January 2006 of new companies	212.203	-	-	212.203
Additions	258.221	8.254.838	=	8.513.059
Disposals-Impairments	(13.725)	=	=	(13.725)
Transfers	36.804	=	=	36.804
Excange Differences	(2.610)	=	=	(2.610)
Balance at 31 December 2006	1.738.733	15.137.782	8.500.000	25.376.514
Accumulated Depreciation				
Balance at 1 January 2006	(602.501)	-	-	(602.501)
Balance at 1 January 2006 of new companies	(183.824)	-	-	(183.824)
Depreciations of the period	(338.318)	-	-	(338.318)
Tranferes	4.800	=	=	4.800
Re-estimation	=	=	=	-
Excange Differences	2.124	-	_	2.124
Balance at 31 December 2006	(1.117.720)	-	-	(1.117.720)
Carrying Value at 31 December 2006	621.013	15.137.782	8.500.000	24.258.795

COMPANY	·			·
	Software	Goodwill	Rights	Total
Cost				
Balance at 1 January 2005	930.171	2.009.935	-	2.940.106
Balance at 1 January 2005 of new companies	82.542	-	-	82.542
Additions	111.711	3.708.975	-	3.820.686
Disposals-Impairments	(106.851)	-	-	(106.851
Transfers		-	-	-
Carrying Value at 31 December 2005	1.017.573	5.718.910	-	6.736.483
Accumulated Depreciation				
Balance at 1 January 2005	(181.017)	-	-	(181.017
Balance at 1 January 2005 of new companies	(39.258)	-	-	(39.258)
Additions	(419.609)	-	-	(419.609
Disposals-Impairments	133.787	-	-	133.787
Transfers		-	-	-
Balance at 31 December 2005	(506.097)	-	-	(506.097)
Carrying Value at 31 December 2005	511.476	5.718.910	-	6.230.386
Cost				
Balance at 1 January 2006	1.017.573	5.718.910	-	6.736.483
Balance at 1 January 2006 of new companies	212.351	531.181	-	743.532
Additions	243.754	3.469.460	-	3.713.214
Disposals-Impairments	-	-	-	-
Transfers	36.804	-	-	36.804
Excange Differences		-		-
Balance at 31 December 2006	1.510.482	9.719.551		11.230.033
Accumulated Depreciation				
Balance at 1 January 2006	(506.097)	-	-	(506.097
Balance at 1 January 2006 of new companies	(110.737)	-	-	(110.737
Depreciations of the period	(277.922)	-	-	(277.922
Tranferes	-	=	-	-
Re-estimation	-	-	-	-
Excange Differences		-	-	-
Balance at 31 December 2006	(894.757)	-	-	(894.757)
Carrying Value at 31 December 2006	615.724	9.719.551	-	10.335.276

The Group's and the Company's Goodwill has arisen as follows:

The Group's and the Company's Goodwill has arisen as following:	
From acqisition in the year 2004 of subsidiary "OINOYSSES FISH	
FARMING A.E	2.009.935
From acqisition in the year 2005 of subsidiary company 'FEEDUS	0 700 075
A.E"	3.708.975
From acquisition in prior years of a subsidiary company of the consolidation 'FOKIDA FISH FARMING A."	531.181
From consolidation of the acquired in the year 2005 foreign company "ILKNAK SI IRUNLERI SAV VE TIC S.A"	413.987
From the absorption of "EKAL FISH FARMING SA" in 2006	3.469.460
From the consolidation of the SEAFARM IONIAN purchased in 2006	5.004.244
	15.137.781

The account "Aquaculture licences" on Group level concerns the fair value of the aquaculture licenses of the companies of the Group "SEAFARM IONIAN AE", which arose following a study by an independent appraisal firm (in the frame of the participation of "NIREUS AQUACULTURE AE" in the increase of the Share Capital of "SEAFARM IONIAN AE") and was determined to the amount of € 8.500.000,00

The said fair value is not depreciated, but will be examined for impairment of its value, if there are events that provide indications for loss, according to IAS 36.

#### 6.4 Investments in subsidiaries

In the individual financial statements, the investments in subsidiary companies have been measured at impaired acquisition cost.

	GROUP 31/12/2006	COMPANY 31/12/2006
Beginning of the year	39.414	11.091.627
Additions /decreases due to absorbion	362.506	(1.491.394)
Total	401.920	9.600.234

The amount of € 401.920 that is disclosed in the - annual financial statements at 31/12/2006 concerns by € 39.414 the impaired cost of subsidiary company "THETIS AE", which was not consolidated in the current period 2006, since it was put under liquidation and by amount € 362.506 the impaired cost of the subsidiary company of the Group SEAFARM IONIAN AE. "DIATROFIKI AE", which was not consolidated in the present period2006 for the same reason.

We deem expedient to state that:

(a) In the individual financial statements is included participation (acquired in the period 1/1-31/12/2006) of 5.862.777,78 (percentage 16,78%) of "NIREUS AE" in "SEAFARM IONIAN AE", in capacity as strategic investor fully undertaking the Management of the Company (realisation from 27.4.2005 agreement of article 44 of L. 1892/1990).

The participation percentages of the company in investments, which are unlisted on the ATHEX, (besides "SEAFARM IONIAN AE", which is listed on the ATHEX, but is suspended from trading since 06/08/2003) have as follows:

Company	Cost	<u>Impairment</u>	<u>Balance</u> Sheet Value	Country of Incorporatio n	Participation percentage
THETIS A.E( Under Liquidation)	1.690.060	(1.650.646)	39.414	GREECE	100,00%
PROTEUS EQUIPMENT A.E	29.347	-	29.347	GREECE	50,00%
ALPINO A.E	17.307.473	(15.548.567)	1.758.906	GREECE VIRGIN	98,77%
AQUACOM LTD	1.141.394	-	1.141.394	<b>ISLANDS</b>	100,00%
A-SEAS	575.445	(337.159)	238.287	GREECE	61,22%
NIREUS INTERNATIONAL LTD MIRAMAR SU URUNLERI VE BALIK	530.000	-	530.000	CYPRUS	100,00%
YEMI URETIMI SANAYI VE					
TICARET A.S.	108	-	108	TOURKEY	0,02%
SEA FARM IONIAN	5.862.778	<u> </u>	5.862.778	GREECE	16,78%
	27.136.604	(17.536.371)	9.600.234		

#### 6.5 Investments in associates

In the individual financial statements of the Company the investments in associates have been valued at impaired cost.

	GRO	UP	COMP	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
<b>Beginning of the year</b> Additions due to Equity	852.084	151.770	518.959	483.554
increase	-	200.000	-	256.000
Additions/impairments due				
to percentage change	-	-	-	(220.595)
Impairment/Recoverable	481.777	500.314	-	=
Total	1.333.861	852.084	518.959	518.959

The amount of  $\leqslant$  481.777 that is disclosed in Impairment/Recoverable of the Group at 31/12/2006 concerns the profit for the year period 01/01 – 31/12/2006 that arose from consolidation by the net equity method of the company BLUEFIN TUNA AE.

The company's interest in its associates, all of which are unlisted on the ATHEX, is as follows:

NAME OF THE COMPANY	Coot	Tuensiument	Net book	Country of	% Participation
NAME OF THE COMPANY	<u>Cost</u> <u>Impairment</u>		<u>amount</u>	incorporation	Percentage
PER MARE RESEARCH A.E	22.891	(9.932)	12.959	ΕΛΛΑΔΑ	39%
ILKNAK	56.000	=	56.000	TOYPKIA	3,10%
BLUEFIN TUNA A.E	450.000		450.000	ΕΛΛΑΔΑ	25%
	528.891	(9.932)	518.959		

#### 6.6 Deferred income tax

Deferred income tax assets and liabilities as arise from relative temporary tax differences, are as follows:

		GRO	UP		COMPANY				
	31/12	2/2006	31/12	31/12/2005		31/12/2006		31/12/2005	
		TAX		TAX		TAX		TAX	
	TAX ASSETS	LIABILITIES	TAX ASSETS	<b>LIABILITIES</b>	TAX ASSETS	LIABILITIES	TAX ASSETS	LIABILITIES	
Non-current Assets									
Intangible assets	598.725	186.121	522.361	389.242	218.606		224.552	389.242	
Property, Plant & Equipment	247.206	226.575	306.724	298.278	240.454		32.497	109.725	
Other long-term receivables			-	49.570			-	49.570	
Current Assets									
Inventories	608.425	8.621.228	164.200	6.997.420	10.833	6.783.781	24.545	6.409.866	
Receivables	2.660.076	52.494	2.485.456	-	1.655.064	2.618	1.477.555	-	
Non-current liabilities									
Retirement benefit obligations	583.457	16.542	316.577	-	469.110		-	-	
Other non-current liabilities		135.846	-	77.402		135.846	-	77.402	
Provisions		4.832	-	4.833		4.832	269.400	4.833	
Current liabilities									
Adjustment of tax rate from 35% to 32%									
and from 32% to 29%	59.356	69.359	558.741	138.884	-	-	530.369	34.890	
	4.757.246	<u>9.312.995</u>	4.354.060	7.955.629	2.594.068	6.927.077	2.558.918	7.075.529	
		4.555.750		3.601.570		4.333.009		4.516.611	

The income tax rate applicable to the Group for year 2006 is equal to 29%.

The offsetting of deferred income tax assets and liabilities occurs when there is, from the company side, legally enforceable right to offset current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

#### 6.7 Available-for-sale financial assets

	GRO	UP	COMPANY		
	31/12/2006	31/12/2005	31/12/2006	31/12/2005	
<b>Beginning of the period</b> Tranfers	<b>2.384.016</b> 4.682.269	2.378.016	2.384.016 -	2.378.016	
Additions Disposals/Write offs	2.000 (5.013.800)	6.000	2.000 (2.262.787)	6.000	
Total	2.054.485	2.384.016	123.229	2.384.016	

#### 6.8 Other non-current liabilities

	GRO	UP	COMPANY			
	31/12/2006	31/12/2005	31/12/2006	31/12/2005		
Given Warranties	216.812	178.226	124.224	123.491		
Total	216.812	178.226	124.224	123.491		

#### 6.9 Biological assets

The biological assets of the Group were measured at their fair value, according to IAS 41. The fair value was determined based on market prices at the Balance Sheet date.

Biological assets are the reserves of spawn-generating adult fish, fish and spawn at that time and are measured at fair value (i.e. selling price) based on IAS 41. This method has as a consequence in periods with intensive harvesting the significant growth of reserves and gains that arise from the difference between cost of produce and measurement at selling prices.

Fair value reconciliation of biological assets is presented is the following table:

	GROL	JP	COMP	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Balance of biological assets at 1 January 2006 Opening inventories at date of acquisition of	114.600.471	98.221.241	100.369.326	87.365.929
subsidiary with biological assets	13.153.647	2.605.567	9.700.237	-
Increases due to purchases of biological assets Gain/Loss arising from changes in fair value attributable	473.732	13.832.619	615.244	12.781.915
to price or quantity changes of biological assets	106.319.298	75.055.921	100.286.975	76.176.057
Decreases due to sales	(81.478.578)	(75.114.878)	(82.656.140)	(75.954.575)
Balance of biological assets at 31 December 2006	153.068.570	114.600.471	128.315.642	100.369.326
ANALYSIS OF BIOLOGICAL ASSETS IN BALANCE SHEET				
A) Biological assets below 200gr (Assets – Non- current assets)	63.220.524	47.342.576	52.347.777	40.877.803
B) Biological assets above 200gr (Inventories - Current assets)	89.848.047	67.257.895	75.967.865	59.491.523
TOTAL BIOLOGICAL ASSETS	153.068.570	114.600.471	128.315.642	100.369.326

In order to compare the financial statement of Group as far as biological assets are concerned, according to IFRS, we note that in the current year 2006, an amount of  $\leqslant$  2.683.773,59 regards the influence of biological assets of SEAFARM IONIAN Group, which is consolidated for the first time in the present year 2006.

#### 6.10 Inventories

The inventories of the Group and the Company are as follows:

	GROUP		СОМР	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Merchandise	1.420.773	955.533	1.413.569	374.030
Finished and semi-finished goods	5.722.487	4.623.638	5.566.643	3.690.573
Sub-products and scrap	-	309	-	309
Work in progress	126.499	3.378.347	126.499	171.658
Raw and auxiliary materials-Package materials	4.042.380	3.953.755	2.663.380	2.758.741
Consumables	82.806	103.967	75.421	78.818
Spare parts	-	6.108	-	6.108
Packinguiteens and other receivables	42.248	45.826	41.457	38.555
<b>HesstrImpairment</b> other receivables of the G	(26.599)	(481.570)	-	-
Total	11.410.594	12.585.913	9.886.969	7.118.793

	GROUP		COMPANY		
	31/12/2006	31/12/2005	31/12/2006	31/12/2005	
Trade receivables	23.680.773	23.102.377	28.447.707	29.008.593	
Notes receivable	1.148.456	1.277.259	1.123.671	649.975	
Cheques receivable	29.879.970	28.118.093	27.807.963	27.063.559	
Prepayments		159.447	-	1.122	
Total	54.709.198	52.657.176	57.379.341	56.723.250	

concentration of credit risk with respect to trade receivables, as the Group has a large number of customers, internationally dispersed.

#### 6.12 Other receivables

The other receivables of the Group and the Company are as follows:

	GRO	UP	COMPANY		
	31/12/2006	31/12/2005	31/12/2006	31/12/2005	
Sundry debtors	8.384.142	5.365.015	11.121.812	12.947.906	
Claims from Greek State	11.246.343	8.265.832	8.440.290	7.266.703	
Other receivables	-	92.250	-	81.521	
Disputed debtors	70.379	37.017	30.000	30.000	
Cash accommodation to personnel	-	21.069	_	21.069	
Prepayments to personnel	304.525	63.900	214.700	41.234	
Total	20.005.388	13.845.082	19.806.802	20.388.432	
			-	·	

#### 6.13 Other current assets

The other current assets of the Group and the Company are as follows:

	GRO	UP	СОМР	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Deferred expenses	477.372	488.028	345.825	434.164
Accrued income-period	339.086	927.572	76.233	750.567
Purchases under delivery Discounts & Rebates on year	93.837	120.552	93.837	120.552
purchases under settlement	-	640	-	640
Other prepayments and				
accrued income	-	6.323	_	6.323
Total	910.295	1.543.114	515.895	1.312.246

#### 6.14 Financial assets at fair value through profit or loss

Concerns placements of high liquidity in shares with short-term investment horizon. The financial assets at fair value through profit or loss of the Group and the Company are as follows:

	GRO	OUP	COMPANY		
	31/12/2006	31/12/2005	31/12/2006	31/12/2005	
Securities	595	329	595	329	
Additions/purchases	709	595	709	595	
Disposals/Sales		(329)		(329)	
TOTAL	1.304	595	1.304	595	

#### 6.15 Cash and cash equivalents

The cash and cash equivalents of the Group and the Company are as follows:

	GRO	UP	COMPANY		
	31/12/2006	31/12/2005	31/12/2006	31/12/2005	
Cash in hand	125.857	106.013	60.514	19.998	
Sight bank deposits	10.629.752	2.483.793	10.340.000	1.918.497	
Time bank deposits	655.137	-	280.708	-	
Total	11.410.746	2.589.807	10.681.222	1.938.495	

The cash and cash equivalents represent cash and bank deposits available at first call.

#### 6.16 Equity

#### i) Share capital

The share of NIREUS AE is freely traded in the Athens Stock Exchange.

			GROUP					COMPANY		
		Share Capital				Share Capital				
	Number of Shares	(ordinary shares)	Treasury <u>Shares</u>	Share <u>premium</u>	<u>Total</u>	Number of Shares	(ordinary shares)	Treasury <u>Shares</u>	Share <u>premium</u>	<u>Total</u>
At 1 January 2005	29.005.671	47.723.123	(479.554)	36.223.490	83.467.059	29.005.671	46.989.187	(479.554)	36.223.490	82.733.123
Share Capital Increase	11.362.843	3.471.455		(62.602)	3.408.853	11.362.843	3.471.455	-	(62.602)	3.408.853
Sale of treasury shares			479.554	-	479.554			479.554	-	479.554
Change due to absorption of subsidiary				991.125	991.125		•		991.125	991.125
Share capital from horizontal merger		(733.936)		-	(733.936)				-	
Balance at 31/12/2005	40.368.514	50.460.643	•	37.152.013	87.612.656	40.368.514	50.460.643	•	37.152.013	87.612.656
Change due to absorption of subsidiary	69.755	87.194		(0)	87.194	69.755	87.194	-	(0)	87.194
Other Changes	494.350	617.938		512.147	1.130.084	494.350	617.938	-	512.147	1.130.084
Balance at 31 December 2006	40.932.619	51.165.774		37.664.159	88.829.933	40.932.619	51.165.774		37.664.159	88.829.933

The Group's share premium capital from the issue of shares for cash at a value which exceeds their nominal value.

In the present year 2006 completed the absorption, according to the Law 2166/1993, of subsidiaries companies "EKAL FISH FARMING S.A", "EUROCATERERS ABEE", "MILOKOPIS FISH FARMING A.E", and "INTERPESCA S.A" from parent company 'NIREUS AQUACULTURE S.A" based on Balance Sheet of merge dated at 30/6/2006.

The results of the absorptions are the followings: a) Nireus Share Capital raised by 87.193,75 Euros b) the difference from the issue of share capital premium decreased by 0.15 Euros c) a new reserved fund created for future Share Capital increase by 387.775,12 Euros.

We refer that Income Statement of the Company includes the Income Statements of absorbed subsidiaries companies "EKAL FISH FARMING S.A" "EUROCATERERS ABEE", "MILOKOPIS FISH FARMING A.E", and "INTERPESCA S.A" for the period 1/7-31/12/2006, while the consolidated Income Statement includes the Income Statements of absorbed subsidiaries companies "EKAL FISH FARMING S.A" "EUROCATERERS ABEE", "MILOKOPIS FISH FARMING A.E", for the period 1/1-31/12/2006.

At 5/6/2006, the company NIREUS S.A approved the Stock Option program offering 1.400.000 nominal shares after vote, for the year ending 2006, 2007 and 2008 to the Board of Director, General Managers, Departmental Managers and supervisors with at least 3 year working service in Group. In case of stopping any cooperation with company, the aforementioned right stops. The price for share buying will be lower by 40% from the average stock price during the period 1/10-1/11 of each year.(2006-2007-2008). The offer of stock option rights will be made every first 15 days of November each year according to the schedule. The Stock Option Rights will be implemented partially within the period of three years (2006-2008) from the above effective date, therefore, 40% in November 2006, 30% in November 2007, and 30% in November 2008, but always within the first 15 days of November of each year. In case that a member does not act the Stock Option right within deadline, then he loses the right.

The accounting policy of stock option plan which was offered according to the plan was made in accordance with IFRS 2.

Stock Options depending on the share price.

In 2006, the stock options that were accepted reached the amount of 494.350 shares. The fair value of the stock options amounted in 1.547 Euro per share and that comes as the difference between the fair value of the share at the effective date of stock option plan ( average share price of the period from 1/11 till 15/11/2006 = Euros 3,832) and the purchasing price of the stock option right (Euros 2,286). Because of the uncertainty both for the number and the fair value of shares that will be exercised for the years 2007 and 2008, there was not any provision made in the current year 2006 regarding the stock option rights of next years 2007 and 2008.

#### ii) Fair Value Reserves

The analysis of reserves at fair value is as follows:

Balance at 1 January 2005	GROUP 10.937.319	COMPANY 7.667.186
Tranafers	486.756	1.024.111
Balance at 31/12/2005	11.424.075	8.691.297
Tranfers	37.997	744.759
Revaluarions 2006	(970.138)	-
Balance at 31 December 2005	10.491.934	9.436.057

#### iii) Other reserves

The other reserves of the Company are as follows:

				COMPANY			
	LEGAL RESERVE	IMPAIRMENT LOSS OF PARTICIPATIONS	TAX-FREE RESERVES UNDER SPECIAL LAW PROVISIONS	RESERVES WITH ADJUSTMENTS TO IFRS	RESERVES FUNDS FOR FUTURAL CAPITAL INCREASE	OTHER RESERVES	TOTAL
Balance at 1 January 2005	1.531.912	(3.598.628)	4.171.564			525.241	2.630.090
Tranfers	852.465	-	2.656.100	-	-	-	3.508.565
Changes throughout the year	434.964	-	1.974.974	-	-	(479.554)	1.930.384
Balance st 31 December 2005	2.819.341	(3.598.628)	8.802.639	-	-	45.687	8.069.038
Tranfers from subsidiaries's absorpions	45.751	-	121.841	-	-	6.367	173.959
Changes from subsidiaries's absorpions	-	3.598.628	-	-	387.775	-	3.986.403
Adjustments to IFRS above final	-	-	-	764.625	-	-	764.625
Changes throughout the year + Cor	129.632	-	-	-	-	-	129.632
Υπόλοιπο 31/12/2006	2.994.724	-	8.924.479	764.625	387.775	52.054	13.123.657

recognisea, according to iFks 1 First - time adoption of IFks , in the account rectained earnings because the company's management trusts that in the near future these subsidiaries will turn to a significant profit and this loss will be recoverable.

#### 6.17 Borrowings

The non-current and current borrowings are as follows:

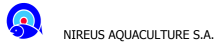
The maturity of non-current borrowings is as follows:						
	GRO	JP	COMPANY			
	31/12/2006	31/12/2005	31/12/2006	31/12/2005		
Between 1 and 2 years	8.488.681	11.144.173	6.872.849	9.973.142		
Between 2 and 5 years	38.371.283	27.149.633	28.691.785	22.660.572		
Over 5 years	36.359.568	22.778.181	16.264.562	22.778.182		
	83.219.532	61.071.987	51.829.195	55.411.896		

## 6.18 Retirement benefit obligations

The Group and the company recognises as retirement benefit obligation the present value of the legal commitment that has assumed for the payment of lump sum compensation to retired personnel. The relative obligation was determined based on actuarial calculations.

The respective obligation of the Group and the Company is as follows:

	GROU	P	COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Balance liability at beginn	1.538.117	1.109.129	1.318.626	903.513
Tranfers	165.065	-	202.132	-
Current service cost	14.810	117.743		93.660
Interest cost	6.665	49.550	-	40.658
Compensation paid	(4.602)	(163.315)	-	(66.627)
Net actuarial (profit)/losses	435.799 <sup>°</sup>	425.010	355.682	347.422
Total liability at end of the	2.155.854	1.538.117	1.876.440	1.318.626



The principal actuarial assumptions used were as follows:

	31/12/2006	31/12/2005
Discount rate	4,5%	4,5%
Future salary increases	3,5%	3,5%
Inflation	2,5%	2,5%
Percentage of retirements	0,5%	0,5%

#### **6.19 Government Grants**

The analysis of Grants of the Group and the Company, is as follows:

	GROUP	COMPANY
Balance at 1 January 2005	6.926.759	3.186.915
Tranfers	-	1.891.382
Receipts	52.982	16.241
Changes throughout the year	(1.173.112)	(440.248)
Balance at 31 December 2005	5.806.629	4.654.290
Tranfers	668.694	586.017
Receipts	1.515.139	1.167.617
Changes throughout the year	(1.932.520)	(1.368.154)
Balance at 31 December 2006	6.057.942	5.039.770

#### 6.20 Other non-current liabilities

The analysis of other non-current liabilities, of the Group and the Company, is as follows:

	GRO	UP	COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Greek State (Taxes due)	-	5.514	-	-
Liability for purchase of PPE assets	5.297.740	455.206	308.471	=
TOTAL	5.297.740	460.721	308.471	-

The other non-current liabilities at concerning the Group arise from liabilities of the Group "SEAFARM IONIAN AE" owing to its subject to article 44 of L. 1892/90.

#### 6.21 Trade and other payables

The analysis of the balances of trade and other payables of the Group and the Company, is as follows:

	GRO	UP	COMPA	NY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Trade payables	20.473.365	12.173.959	20.448.037	13.743.909
Cheques payable	44.531.045	32.173.604	42.833.706	29.405.289
Promissory notes	486.577	440.161	486.577	440.161
Notes payable	96.995	621.735	-	-
Total	65.587.982	45.409.458	63.768.320	43.589.359

# 6.22 Other current payables

	GRO	UP	COMP	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Wages and salaries payable	1.428.797	1.066.144	1.096.502	896.608
Dividends	91.858	510.608	1.637	132.351
Social security	1.775.564	1.518.995	1.133.317	943.786
Taxes – duties	4.601.283	4.289.501	2.791.046	3.555.442
Accrued expenses	3.534.556	1.061.807	1.946.191	956.818
Sundry creditors	3.356.317	5.147.395	2.112.537	1.028.698
Total	14.788.374	13.594.450	9.081.231	7.513.704

#### 6.23 Sales of merchandise and other inventories

Follows analysis of sales of merchandise and other inventories:

## 6.24 Third party fees and benefits

Follows analysis of third party fees and benefits:

	GROU	JP	COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Third party fees and expenses	9.634.679	7.866.213	10.098.952	9.251.188
Third party benefits	7.800.056	5.804.778	6.143.007	5.023.397
Total third party fees and benefits	17.434.735	13.670.991	16.241.958	14.274.585

Follows analysis of finance income and expenses:

	GROUP		СОМЕ	PANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Investment income	481.777	686.897	-	533.839
Income on available-for-sa	4.458	36.916	52.757	35.106
Other interest expenses	116.613	32.278	115.499	32.274
Other equity income	30.000	-	30.000	-
Interest and similar exper_	(6.246.693)	(4.081.263)	(4.437.833)	(3.325.388)
Finance cost	(5.613.845)	(3.325.173)	(4.239.577)	(2.724.169)

#### 6.26 Other operating expenses

Follows analysis of other operating expenses:

	GRO	UP	СОМР	ANY
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Taxes-duties (other than the non-incorporatedin	644 727	404.254	242.244	440.660
the operating cost taxes)	644.727	481.351	313.344	418.660
Transportation expenses	9.880.367	7.117.622	9.125.760	6.940.791
Travelling expenses	756.666	576.891	668.834	493.147
Sales promotion and advertising expenses	2.794.490	1.608.098	2.456.934	1.070.065
Exhibition and demonstration expenses	185.191	224.154	179.039	161.418
Special export expenses	107.382	97.300	101.756	80.906
Subscriptions – Memberships	173.099	138.481	155.474	129.333
Donations and subsidies	93.732	68.747	71.855	67.747
Printed matter and stationery	138.832	121.625	122.620	106.385
Consumable materials	1.464.817	1.056.596	1.044.108	962.932
Publication expenses	122.381	102.442	62.984	78.542
Expenses for participating interests and	13.812	1.223	11.333	1.223
Valuation differences of participating interests	-	104	_	104
Losses from sale of participating interests and	54.406	-	54.406	-
Sundry expenses	496.168	444.796	295.301	337.298
Estimated – prepaid sundry expenses (Acc.	=	-	(14.389)	-
Operating provisions	786.454	478.184	459.936	233.675
Total other operating expenses	17.712.524	12.517.612	15.109.296	11.082.224

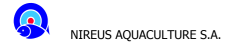
#### 6.27 Other income/(expenses)

Follows analysis of other income and expenses:

	GROUP		COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Grants and other sales revenue	602.727	138.692	116.534	82.686
Income from side business	362.004	419.872	648.290	653.879
Other income	2.449.585	3.080.704	1.209.202	1.914.363
Φορολογ. Πρόστιμα & προσαυξήσεις	(34.523)	-	(17.669)	-
Exchange differences	(191.571)	27.465	(105.120)	37.768
Other extraordinaty expenses	(301.934)	-	(121.741)	-
Destructions of inappropriate inventories	(372.142)	(409.309)	(205.786)	(228.091)
Loss from sale of fixed assets	(429.032)	-	(6.477)	-
Profit from sales of fixed assets	131.131	-	84.672	-
Surcharges on insurances contribution	(3.053)	-	-	-
Taxes from previous years	(109.381)	-	-	-
Other expenses from previous years	(1.089.037)	(1.935.194)	(1.011.283)	(815.268)
Total Other Income/(Expenses)	1.014.775	1.322.231	590.621	1.645.338

The income from side business concerns, mainly, income from rendering of services to third parties as well as to income from rentals.

In other income is included mainly income from exchange differences, as well as proportionate in the year grants.



#### 6.28 Income tax expense

The income tax expense of the Group and the Company, is as follows:

	GROUP		COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Current tax	(1.711.747)	(3.346.129)	(1.257.364)	(2.984.774)
Prior years' tax audit differences	(2.725.025)	(196.830)	(1.115.958)	(89.771)
Other non-incorporated in the operating cost taxes	(1.463)	(887)	(1.463)	-
Deferred tax	(1.176.461)	108.304	(287.743)	(3.128)
Total	(5.614.696)	(3.435.541)	(2.662.528)	(3.077.673)
<b>Profit before tax</b> Tax rate	<b>15.303.676</b> 29%	<b>11.167.952</b> 32%	<b>13.197.358</b> 29%	<b>12.929.666</b>
Estimated tax charge	(4.438.066)	(3.573.745)	(3.827.234)	(4.137.493)
Deferred income tax asset	(1.176.461)	108.304	(287.743)	(3.128)
Other adjustments (tax-free reserves, other tax relieve	2.726.319	227.616	2.569.870	1.152.719
Tax audit differences	(2.725.025)	(196.830)	(1.115.958)	(89.771)
Other non-incorporated in the operating cost taxes	(1.463)	(887)	(1.463)	-
Actual Tax Charge	(5.614.696)	(3.435.541)	(2.662.528)	(3.077.673)

For the annual period of 2006 the tax charge has been calculated at tax rate 29% on taxable profit.

#### 6.29 Earnings per share

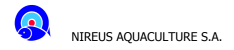
Analysis of earnings per share of the Group and the Company as follows:

	GROUP		COMPANY	
	31/12/2006	31/12/2005	31/12/2006	31/12/2005
Profit attributable to equity holders of the	9.045.157	7.461.220	9.770.205	9.851.993
Weighted average number of ordinary shares	40.432.536	38.643.579	40.432.536	38.643.579
Basic earnings per share (€ per share)	0,224	0,193	0,242	0,255

Basic earnings per share is calculated by dividing the profit attributable to equity holders of the parent Company by the weighted average number of ordinary shares in issue during the year, excluding ordinary shares purchased by the Company and held as treasury shares.

#### 6.30 Critical accounting estimates and judgements

The preparation of the financial statements under IFRS necessitates the use of certain critical accounting estimates and the management to exercise its judgement in selecting appropriate assumptions concerning matters, which may cause a material effect on the reported carrying amounts of assets and liabilities, the required disclosures for contingent receivables and payables as of the date the financial statements are prepared as well as the reported amounts of revenue and expenses that were recognised during the accounting period. The use of available information and the application of judgement by management constitute integral part of making estimates. Future results may differ from the above estimates, while the variances may have a material effect on the financial statements. Estimates and judgements are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances.



# 7. Commitments and Contingences

The company and the Group has contingent liabilities in respect of Bank, other guarantees and other matters arising in the ordinary course of business, as following,

Information in respect of contingent liabilities

There are no disputed or under arbitration cases of national or arbitrary courts that may have a material effect on the financial position or operation of the Group.

#### Information in respect of contingent receivables

	31/12/2006	31/12/2005
<b>Liabilities</b> Letters of guarantee for securing good performance of suppliers		
contracts	143.613	15.298
Letters of guarantee for securing liabilities	542.723	284.111
Other collaterals for securing liabilities	488.208	448.808
Ceded real mortgages & pre-notices on land and buildings	3.159.252	3.156.904
Total	4.333.794	3.905.121
	31/12/2006	31/12/2005
Receivables		
Notes receivable for securing execution of contract terms	171.093	171.093
Letters of guarantee for securing receivables	176.596	176.596
Cheques receivable for securing execution of contract terms	101.133	350.000
Other collaterals for securing receivables	151.274	140.274
Bills of exchange from trade debtors for guarantee	29.347	29.347
Total	629.443	867.310

#### 8. Real liens

On the fixed assets of the parent company "NIREUS SA" there have been registered mortgages of € 15.000.000,00 to secure a Bond loan in favour of EUROBANK, the balance of which at 31 December 2006 amounted to € 50.000.000,00 and registered pre-notice of mortgage of € 1.220.000,00, to secure a long-term loan of the National Bank of Greece, the balance of which at 31 December 2006 amounted to € 1.052.882, 86 and amount in Euro 1.244.740 in favor of Agriculture Bank to secure credit balance which at 31 December 2006 reached the amount 455.206,29 Euros.

Moreover, on the property of a consolidated subsidiary ALPINO S.A, has been given a mortgage of € 4.225.000,00 to secure a Bond loan in favour of ALPHA BANK, the balance of which at 31 December 2006 amounted to € 4.225.000,00. On the land of consolidated subsidiary company "SEAFARM IONIAN S.A" have been registered mortgage amounted Euros 200.000 in favor of Attica Bank as well as a mortgage amounted Euros 100.000 and pre-notice of mortgage amounted 80.000 Euros in favor of third part. Besides, on fixed assets of its consolidated subsidiaries we have the following: a) OCTAPUS S.A has been registered

Pre-notice mortgage amounted Euros 296.404, 99 to secure the loan of National Bank of Greece AND AMOUNT euros 381.511,37 to secure the loan of Bank of Cyprus and b) for ALPHA ZOOTROFES LOKRIDAS have been registered pre-notice mortgage amounted Euros 352.164,35

# 9. Related – party transactions

The sharing composition of NIREUS S.A in 31/12/2006 is the following

The amounts of the purchases and the sales of the company, cumulatively from the beginning of the current year as well as the balance of receivables and payables of the company that have arisen from the transactions with related parties at the end of the current year are as follows:

Surname - Name	Number of Shares	Percentage
BELLES ARISTIDIS	10.793.001	26,74%
PROTON BANK S.A.	3.220.000	7,98%
HAVIARAS NIKOLAOS	3.053.841	7,57%
SAMPO EURO VALUE FUND	1.696.321	4,20%
EFG EUROBANK ERGASIAS	1.390.000	3,44%
Other Sahreholders < 5%	20.779.456	50,07%
Total	40.932.619	100,00%

The above transactions were made on the basis of market terms

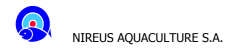
a) Purchases of goods and services Purchases of goods & merchandise Purchases of other services Total	GROUP -	COMPANY 12.577.745 300.382 12.878.127
b) Sales of goods and services  Sales of goods & merchandise Sales of other services Total	GROUP -	COMPANY 5.281.520 1.298.371 6.579.891
c) Receivables from related parties Subsidiaries of NIREUS Group	GROUP	COMPANY 10.527.518 10.527.518
d) Payables to related parties Subsidiaries of NIREUS Group	GROUP	2.653.838 2.653.838
e) Loans to Directors Compentation and other short-term labour allowanc Attendance expenses Directors' fees from 2005 profit	<b>GROUP</b> 1.458.730 617.807 <b>2.076.537</b>	COMPANY 865.506 617.807 1.483.314
от) Managers Fees Managers Fees	GROUP 1.621.703 1.621.703	COMPANY 1.465.361 1.465.361

The above transactions and the balances have been written off from the consolidated financial data of the Group.

# 10. Un-audited by tax authorities financial years

The un-audited by the tax authorities financial years for the companies forming part of the Group are as follows:

	UN-AUDITED
A. NAME OF COMPANIES FOR «NIREUS	OIT AGDITED
AOUACULTURE SA.»	
<u></u>	2025 2026
NIREUS AQUACULTURE S.A	2005 каі 2006
AQUACOM LTD	
ALPINO ABEE	2001-2006
PROTEUS CONSTRUCTIONS S.A	2005 каі 2006
A-SEA	2003-2006
ILKNAK SU URUNLERI SAN Ve TIC A.S.	
NIREUS INTERNATIONAL LTD	
MIRAMAR PROJECTS CO LTD - UK MIRAMAR SU URUNLERI VE BALIK YEMI	<del></del>
BLUEFIN TUNA A.E.	2004- 2006
B. NAME OF COMPANIES FOR «SEAFARM	
IONIAN A.E.»	
SEAFARM IONIAN A.E.	2005 каі 2006
SEAFARM KALAMOS A.E.	
B. NAME OF COMPANIES FOR «SEAFARM	2003-2006
IONIAN A.E.»	2003-2006
SEAFARM IONIAN (CENTRAL EUROPE) GMBH	
OCTAPUS A.E.	2002-31/05/2006
SETA S.A	
NIKTON S.A	2003-31/05/2006
NIRIIS S.A	
AQUA TERRAIR A.E.	



# 11. Significant events for the period 1/1-31/12/2006

In the current year 2006 the parent company NIREUS AQUACULTURE S.A absorbed, according to the L. 2166/1993, the subsidiaries companies 'EKAL FISF FARMING S.A', "EUROCATERERS ABEE", "MILOKOPIS FISF FARMING S.A" and "INTERPESCA A.E" having Merge Balance Sheet dated 30/6/2006.

Based on the above absorptions, we have the followings: a) Parent company increased its Share Capital amounted to 87.193.75 Euros. B) The difference come by issued shared above par decreased by 0.15 Euros c) New reserve find created for Share capital increase in future amounted to 387.775.12 Euros.

The results of the absorption is: a) the Income statement of parent company includes the income statement of absorbed subsidiaries companies from 1/7-31/12/2006, while the consolidated income statement of Group includes the income statements of absorbed subsidiaries companies from 1/1-31-12/2006. We note that if the Balance Sheet of merge had standed with date 30/6/2006 the sales would have been 132.4 mill Euros and the Profit before Taxes 12,0 Euros.

For the subsidiaries companies of Group SEAFARM IONIAN, 'OCTAPUS S.A", "SEAFARM KALAMOS S.A", "SETA S.A", "NIKTON S.A", and "NIRIIS S.A", the Board of Directors has decided to be absorbed by the parent company SEAFARM IONIAN standed with Balance Sheet of merge dated 31/5/2006.

The subsidiary company of SEAFARM IONIAN , OCTAPUS S.A", is being audited for the periods 2002-2004 and the audition has not still completed

In the frames of internalisation of parent company, has been in process the organization the new companies which they incorporate the new activities. The company NIREUS INTERNATIONAL will play an important role in coordination of the others and it will concentrate the participations to the other companies . On 23/5/2006, NIREUS S.A announced the generation of NIREUS INTERNATIONAL LDT as a subsidiary 100% company, based in Cyprus and its initial nominal share capital is 530.000 Euro. NIREUS INTERNATIONAL LTD also holds MIRAMAR PROJECTS CO LDT based in London (England) (100% subsidiary). MIRAMAR PROJECTS CO LDT has £10.000 as the present nominal capital MIRAMAR PROJECTS CO LDT has established MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYI VE TICARET based in Turkey. Having as initial nominal capital 1.000.000 EURO (1.770.126 YTL). Because of Turkey law demands at least five share holders for every company, thus the MIRAMAR SU URUNLERI VE BALIK YEMI URETIMI SANAYI VE has the following sharing composition:

1)MIRAMAR PROJECTS CO 99,92% 2) NIREUS SA. 0,02% 3) PROTEUS CONSTRUCTION S.A 0,02% 4) Aristidis Belles 0,02% 5) Nikolaos Haviaras 0,02%. Miramar S.A is recorded in Μητρώο Ανωνύμων Εταιρειών στην Σμύρνη!!

According with the articles No 18402/28-6-2006 and 18433/7-7-2006 of preliminary agreements and the Private Agreement date 4/7/2006, NIREUS AQUACULTURE S.A decided to buy 3.144.907 nominal shares of SEAFRAM IONIAN amounted 7.731.000.00 Euros. The payment of price and the submission of shares would be made in parts starting from 6/7/2006 and will be ended at 30/6/2010.

The Board of directors of Hellenic Commission Market Stock with decision 400/5-10-2006, decided the write- off of Shares from Stock Market of SEAFARM IONIAN according to the article 17 Law 3371/2005.

# 12. Number of employed personnel

The number of employed personnel on 31 December 2006, amounted to 878 people on a Parent and to 1.210 people on a Group level while on 31 December 2005 there was 908 people employed on a Parent and 908 people employed on a Group level respectfully.

## 13. Events after the Balance Sheet date

At 5/3/2007, the final agreement was signed between the shareholders of KEGO S.A and NIREUS S.A, according to which the 51% of Kego's shares are finally transferred to the following new shareholders:

a) NIREUS S.A: 20%, b) TEMBLE TRADING LTD (owned by Aristidis Belles): 20%, c) NORTH PRINCIPAL INVESTMENT FUND LTD: 11%.

After the finalization of the legal and financial audit of Kego, the affiliated parties agreed to a new determination of the purchasing value which will be 1,89 Euros per share. The transfer of 51% of the shares of Kego S.A was realized through Athens stock exchange on 6/3/2007.

In the next coming period, as the Greek Law indicates, the buyers will submit open public offer for the acquisition of the total shares of Kego S.A

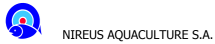
This acquisition is expected to contribute towards the increase of the productive capacity of fish-feed of the NIREUS Group and further growth and utilization of its research program for the curtailment of the production cycle and therefore, to the reduction of the production cost of its final products.

NIREUS AQUACULTURE S.A. announces that, in the context of the implementation of its strategic planning for the internationalization of its production activity, it proceeded, as of 25/1/2007, through its subsidiary company NIREUS INTERNATIONAL LTD, to the 100% acquisition of the Spanish company PREENGORDE DE DORADAS PARA MARICULTURA S.L. (PREDOMAR). This company is active on the sector of production and sale of fishfarming juveniles, and possesses a hatchery unit and a juvenile pre fattening unit (juveniles of up to 10 gr size) of a total capacity of 20.000.000 pieces, annually, in the region of Carboneras of South Spain. The total amount for this acquisition is at 1.750.000 euros, and is to be paid in sections, until May 2008. The determination of this amount was derived based on the valuation of the company that undertaken by the international house Deloitte, in combination with negotiations between the two parties, while the funding for this acquisition is to come from own capital.

Through this acquisition the presence of NIREUS Group is reinforced in Spain (so far sales of juveniles and market size fish), in the area of production, in the juvenile sector. Therefore, an increase in juvenile sales is expected in the fish farming companies of that country, with a consecutive increase of the NIREUS client list in the Iberian peninsula, where demand is very intensive. The expected direct positive effect for the NIREUS Group refers to the increase of its juvenile production by 10% and it is therefore expected that, through this activity, the Group turnover is to rise by 5.000.000 euros in 2007 while the related earnings before taxes are to reach 1.000.000 euros.

Board of Director's Decision for Share Capital Increase and the issue of Convertible Bond in Bond's Shares In accordance with Legislation and the company's Charter and upon decision of the Board of Directors of the Societe Anonyme under trade name "NIREUS AQUACULTURE S.A." and trade mark "NIREUS S.A.", the shareholders of the company are invited to Extraordinary General Assembly on Thursday 29th, March 2007 at 14:00 noon at the company's headquarters in Koropi, Attica, 1st km. of Koropi – Vari Avenue and Demokritou street, in accordance with the special permission granted in 5.3.2007 by the Ministry of Development, provided for by the article 25 of the CL 2190/1920, as it applies, in order to discuss and decide upon the following issues of the agenda:

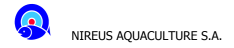
1. Capital increase of  $\in$  10.233.154,75 by the capitalization of Above Par Reserves and subsequently, increase of the par value of each share from  $\in$ 1,25 to  $\in$ 1,50, in order to cover NIREUS 's participation in particular investment projects – Amendment of the relevant (article 5) article of the Company's charter.



- 2. Capital increase by payment in cash, with preferential right in favor of outstanding shareholders by issuing new ordinary shares at above par price Amendment of the relevant (article 5) article of the Company's charter. Provisioning for preferential rights in favor of outstanding shareholders. Set of duration and deadline for exercising the preferential rights and finalization of the rest terms of the said capital increase. Dividend right for the shares deriving from the said capital increase. Listing on the Athens Exchange, of the new shares that will be issued due to the said capital increase. Granting authorisation to the Board of Directors of the Company, to proceed to the settlement of all issues referring to the issuance of the relevant prospectus, to the granting of permissions and approvals from the Capital Market Committee and the Athens Exchange, to the listing of the new shares on the Athens Exchange, as well as to any other relevant issue.
- 3. Issuance of a non-listed on the Athens Exchange convertible bond Loan in favor of outstanding shareholders. Provisioning for preferential rights in favor of outstanding shareholders. Granting authorisation to the Board of Directors of the Company to define the details of the terms of the said convertible bond Loan, to proceed to the issuance of the relevant prospectus, to the conclusion and signing of the contract with the Representative, and to proceed to any other necessary action for the conclusion of the said issue.
- 4. Under decision made on 8/3/2007, it was approved the absorption of the following subsidiaries of SEAFARM IONIAN: OCTAPUS S.A, SETA S.A, NIKTON S.A, NIRIIS S.A, SEAFARM KALAMOS S.A. These companies will be absorbed by SEAFARM IONIAN S.A

#### Chios, 09 March 2007

THE PRESIDENT AND MANAGING DIRECTOR	THE MANAGING DIRECTOR & EXECUTIVE MEMBER	THE GENERAL FINANCE DIRECTOR OF THE GROUP	THE DIRECTOR OF FINANCIAL SERVICES	THE ACCOUNTS DEPT. MANAGER
ARISTIDES ST.	NIKOLAOS EMM.	DIMITRIOS I.	MICHAEL ANT.	JOHN
BELLES	CHAVIARAS	PAPANICOLAOU	GINIS	KONSTANTOPOULOS
ID. No. Λ 771851	ID. No. AA 499020	ID. No. Σ 260153	ID. No. T 267637	ID. NO AB 264939



#### Information upon article 10, Law No 3401/2005

The following announcements can be retrieved from the Group's website: www.nireus.ar /investor relations / news archive

### Corporate Releases year 2007

24/04/2007 Nireus S.A. - Presentation of the Norwegian listed company MARINE FARMS ASA

23/04/2007 Nireus S.A. - Acquisition of more shares of MARINE FARMS ASA,

17/04/2007 Nireus S.A. - Acquisition of 17.9 % of the shares in the listed Norwegian Company MARINE FARMS ASA

16/04/2007 Nireus S.A. – Invitation Shareholders to Annual Ordinary General Assembly of May, 8 2007

12/04/2007 Nireus S.A. - Decisions of the A' Repeat Extraordinary General Assembly on April 11, 2007

03/04/2007 Nireus S.A. - Mandatory Public Tender Offer to the shareholders of KEGO S.A.

29/3/2007 Nireus S.A. - Invitation to A' Repeat Extraordinary General Assembly of April 11, 2007

29/3/2007 Nireus S.A. - Decisions of Extraordinary General Assembly of March 29, 2007

26/03/2007 Nireus S.A. – Group Presentation in Institutional Investors

21/3/2007 Nireus S.A. - Annual Financial Statements FY 2006

20/3/2007 Nireus S.A. - Participation in the Greek Day in Milan - Italy

15/3/2007 Nireus S.A. - New company acquisition in Turkey

14/3/2007 Nireus S.A. - Submission of a mandatory bid for the takeover of KEGO S.A.

12/3/2007 Nireus S.A. – Press Release of Financial Figures year 2006

7/3/2007 Nireus S.A. – Program of Intended Corporate Actions for the year 2007

7/3/2007 Nireus S.A. – Invitation to Extraordinary General Assembly

6/3/2007 Nireus S.A. - Acquisition of KEGO S.A. No 1

6/3/2007 Nireus S.A. - Acquisition of KEGO S.A.

29/1/2007 Nireus S.A. – Acquisition of a Spanish company

25/1/2007 Nireus S.A. - Exclusive -3 year- Agreement with MERKOS S.A. for Processed Fish

16/1/2007 Nireus S.A. - Announcement of financial figures

16/1/2007 Nireus S.A. - Press Release for financial figures 2006 & 2007

15/1/2007 Nireus S.A. – Participation in the roadshow, Oddo Midcap Event, in Lyons, France

15/1/2007 Nireus S.A. – Sign preliminary agreement with Kego S.A.

#### Corporate Releases year 2006

28/12/2006 Nireus S.A. - Conclusion of Regular Tax Audit

15/12/2006 NIREUS S.A. – Statement on Newspaper's Article

30/11/2006 Nireus S.A. - Investment of € 10 mil. in Turkey

27/11/2006 Nireus S.A.- 3rd Q 2006 Financial Results – Continuation of Dynamic Growth

27/11/2006 Nireus S.A. – Invitation to A' Repeat Extraordinary General Assembly

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13/11/2006 Nireus S.A. – Answer to newspaper article

9/11/2006 NIREUS AQUACULTURE S.A.: Release of 3rd trimester 2006 financial results, on November 27, 2006

3/11/2006 Nireus S.A. – Invitation to an Extraordinary General Assembly

31/10/2006 NIREUS S.A. - STOCK OPTION PLAN

24/10/2006 Nireus S.A. – Draft of merger by acquisition agreement

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18/10/2006 NIREUS S.A. - Statement on newspapers' articles

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