

# SECOND QUARTERLY REPORT FOR 2025

on Actions and Company Financial Statements 01.04.2025 - 30.06.2025





TECHNOLOGY

POSTAL SERVICES

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[Translation from the Greek original]



# A. HELLENIC CORPORATION OF ASSETS and PARTICIPATIONS

#### A. Hellenic Corporation of Assets and Participations S.A.

#### A.1. Purpose, Institutional Framework and Structure of the Corporation

The Hellenic Corporation of Assets and Participations S.A. ("HCAP" or "Growthfund" or the "Corporation") is a holding company established by Law 4389/2016, as amended and in force (hereunder the "founding law"), and it is governed by the provisions thereof and in addition the provisions of Law 4548/2018 on société anonyme.



The Hellenic Corporation of Assets and Participations operates in the public interest, in accordance with the rules of the private economy. It is set up to serve a specific public purpose. For the fulfilment of its purpose, the Corporation acts in an independent and professional manner, with a long-term perspective in relation to the achievement of its targets, in accordance with the institutional framework laid down in its founding law, the applicable legislation and its Rules of Procedure, as well as guarantees for full transparency.

The Hellenic Corporation of Assets and Participations promotes reforms for State-Owned Enterprises (SOEs) through restructuring, promoting responsible management and good corporate governance, as well as corporate social responsibility, innovation and best corporate practices. The Corporation may also set up additional subsidiaries to achieve its purpose.

Pursuant to article 188A of Law 4389/2016, which was added by Law 5131/2024, on 31.12.2024 the Corporation absorbed its direct subsidiary, HRADF. In addition, on said date, its direct subsidiary, HFSF, was dissolved and its rights and obligations accrued to the Corporation. The Strategic Importance Contracts Unit (Project Preparation Facility – PPF) of par. 1 of article 5B of Law 3986/2011 was maintained within the Corporation as a separate functional and accounting unit, applying all provisions that regulate its operation. The portfolio of the Hellenic Corporation of Assets and Participations currently includes "Direct Subsidiaries", such as the Hellenic Public Properties Company S.A. ("HPPC") and the "5G Ventures S.A.", while the participations of the Greek State in SOEs which have been transferred to Growthfund are referred to as "Other Subsidiaries".

The "Other Subsidiaries" in Growthfund's portfolio are active in sectors of the Greek economy such as energy, infrastructure, transport, services, central markets, etc., sectors that impact critical sizes of the Greek economy, such as growth, employment, competitiveness and extroversion.

Pursuant to Law 5110/2024, a société anonyme was established under the name "Hellenic Center for Defence Innovation S.A." (ELKAK/HCDI), which is supervised by the Minister of National Defence. The Hellenic Corporation of Assets and Participations owns 33% of its share capital, while the Greek State owns 67% of it. The purpose of the Hellenic Center for Defense Innovation is, among others: a) monitoring and coordinating transnational programs, including the Transnational Integrated Research and Development Cooperation Programs of Article 75 of Law 3978/2011, on behalf of the Ministry of National Defence, b) the undertaking and implementation of initiatives for the cultivation of a domestic

ecosystem for the development of innovative technologies, products, processes or applications which allow their utilization in the field of defence and security and for civilian purposes, in particular those of the Coast Guard - Hellenic Coast Guard, the Hellenic Police and Fire Brigade and civil protection in general, c) the design, development, evaluation and management of financial and non-financial tools, projects and related programs to strengthen the defence innovation ecosystem, technology transfer between innovators or start-ups and the defence industries and cooperation with other agencies and in particular with Higher Educational Institutions, with Higher Military Educational Institutions, with Armed Forces schools and with research centers, d) the acceleration of the development and adoption of new technologies by the Armed Forces and the submission of proposals for the formation of the Special Strategic Planning of Research and Development Programs, e) the support of start-ups and innovative companies active in the field of defence and security, as well as civil protection, research centers and defence industries throughout the development cycle of their products, services and research programs, as well as and their connection with the Armed Forces, the Higher Military Educational Institutions, the Coast Guard - Hellenic Coast Guard, the Hellenic Police, the Fire Brigade and with each other.

Pursuant to Law 5131/2024 (article 16), the Corporation shall establish, in accordance with the procedure described thereunder, an Investment Fund to promote and finance or co-finance development investment activities. The mission of the Investment Fund shall be to invest in growth sectors for the benefit of the Greek economy and to support the leverage of additional investments. In order to achieve its objectives, the Investment Fund manages its investment capital, exclusively, in accordance with: a) investment criteria of the private economy, b) the internationally accepted regulations, terms and criteria used by respective investment funds, as well as internationally accepted practices and methods for such investments, also based on the investment guidelines of Article 203 $\Delta$  of Law 4389/2016 (as added by Article 18 of Law 5131/2024).

#### Other Participations and Rights

#### **Concession Agreements**

Pursuant to Article 198 of Law 4389/2016, the concession contracts of the other subsidiaries shall be automatically transferred to the Corporation. The possibility of concluding or renewing concession contracts relating to SOEs whose shares are transferred to the Corporation, may be transferred to the Corporation by decision of the Minister of National Economy and Finance. The Greek State, by virtue of act of the Ministerial Council, following a reasoned request of the Corporation, may decide to co-sign, on behalf of the Greek state as a third contracting party, concession contracts of property rights, intangible rights, rights of operation, maintenance, and exploitation of infrastructure, only in relation to the rights and obligations undertaken by the Greek State. By virtue of the same act the competent bodies for the countersigning of the abovementioned contracts regarding the particular terms, after the completion of the pre-contractual audit by the Court of Auditors described in Article 201 of Law 4389/2016, shall be appointed and authorized.

#### 23 Regional Airports

Based on the provision of Article 198(2) of Law 4389/2016, as amended and in force, any property rights, management and exploitation rights, established financial interests, intangible rights, rights of operation, maintenance, and exploitation of infrastructures — which had been transferred to HRADF, by virtue of Decision No 195/2011 (GG B 2501) of the Interministerial Committee of Restructuring and Privatizations, regarding the right to grant to third parties, via concession agreements, the rights of administration, management, operation, upgrade, enlargement, maintenance, and exploitation of all

state-owned airports, of which the organization, operation, and management has been assigned to the Civil Aviation Authority (CAA), including any rights of administration, management, and exploitation of movable and immovable assets that are connected to the operation thereof, as well as of any land of commercial or any other use located within or close to the premises of the abovementioned state-owned airports, and under the conditions to be set out in the relevant concession agreement, with the exception of the state-owned regional airports of Crete, mainland Greece and airports of islands in the lonian and Aegean Sea, which have already been granted by virtue of concession agreements ratified by Articles 215 and 216 of Law 4389/2016 — are automatically transferred by HRADF to the Corporation, without consideration.

\$\$	Alexandroupolis	$\approx$	Ikaria	N	Leros	\$7	Nea Anchialos
\$X	Ioannina	\$\text{7}	Karpathos	\$\$	Milos	X	Sitia
\$X	Araxos	\$\text{7}	Kassos	\$\$	Pros	X	Naxos
\$\$	Kalamata	\$\foatsq	Kastelorizo	\$\$	Skyros	X	Kozani
\$\$	Astypalaia	\$\lambda	Kastoria	\$X	Chios	X	Limnos
FF	Kalymnos	<b>X</b>	Kythira	\$X	Syros		

#### **OTE Dividend**

Furthermore, pursuant to Article 350 of Law 4512/2018, the Greek State has ceded to Growthfund the right to receive the dividend corresponding to the State's shareholding in the share of OTE, which amounts to 1%.

## Participations of former HRADF and former HFSF acquired by Growthfund in the context of the absorption of 31.12.2024

In the context of the absorption by Growthfund of HRADF and HFSF under the provisions of Law 5131/2024 (which amended Law 4389/2016), Growthfund acquired participations of the former HRADF and the former HFSF in various companies as at 31.12.2024, as also mentioned in the following.

#### (a) Participations of former HRADF

ODIE S.A. under special administration - 100%

HELLENiQ ENERGY Holdings Société Anonyme – 31.18%

General Mining and Metallurgical S.A.- Larco S.A. under liquidation – 55.19%

Athens Water Supply and Sewerage Company S.A. – 11.33%

Thessaloniki Water Supply and Sewerage Company S.A. – 24.02%

DEPA Commercial S.A. - 100%

Elefsis Port Authority S.A. - 100%

Lavrio Port Authority S.A. - 100%

Alexandroupolis Port Authority S.A. - 100%

Volos Port Authority S.A. - 100%

Kavala Port Authority S.A. - 100%

Corfu Port Authority S.A. - 100%

Patra Port Authority S.A. - 100%

Rafina Port Authority S.A. - 100%

Iraklion Port Authority S.A. - 33%

Igoumenitsa Port Authority S.A. - 33%

Piraeus Port Authority S.A. - 7.14%

Thessaloniki Port Authority S.A. - 7.27%

Participation on behalf of the Greek State

Other Real

Estate

Pursuant to Article 188B(5) of Law 4389/2016 (as added by Article 6(5) of Law 5131/2024), the merger by absorption of HRADF by Growthfund under Article 188A(1) of Law 4389/2016 does not affect the operating status of the companies, the shares of which had been transferred to the HRADF in accordance with Article 2 of Law 3986/2011, and these companies are not regarded as other subsidiaries of HCAP as per Article 197 of Law 4389/2016.

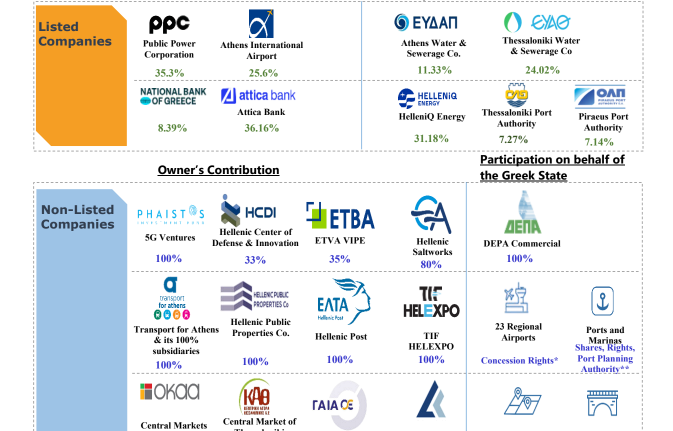
#### (B) Participations of former HFSF

National Bank of Greece S.A. - 8.39% Attica Bank S.A. (currently CrediaBank S.A.) - 36.16% Cairo Mezz Plc - 1.40% Phoenix Vega Mezz Plc - 27% Sunrise Mezz Plc - 27% Galaxy Cosmos Mezz Plc - 8.99%

**Owner's Contribution** 

#### Structure of the Hellenic Corporation of Assets and Participations

The structure of Hellenic Corporation of Assets and Participations is presented in the form of listed and non-listed companies.



GAIAOSE

100%

**Corinth Canal** 

100%

& Fisheries Org.

100%

Thessaloniki

100%

Other

Infrastructure

<sup>\*</sup> Concession Rights

<sup>\*\*</sup> Shares, Rights, Port Planning Authority

#### A.2. Main Bodies of the Corporation<sup>1</sup>

The supreme body of the Corporation is the **General Assembly** of the sole shareholder, which is the Greek State, as legally represented by the Minister of National Economy and Finance. The General Assembly of the sole shareholder shall be the only body responsible for deciding on matters which, in accordance with the applicable legislation, fall within the exclusive competence of the General Assembly of the shareholder, with the exception of the election and revocation of the appointment of members of the Board of Directors of the Corporation, the determination of the remuneration policy of the members of the Board of Directors and the amendment to its Articles of Association. The General Assembly of the sole shareholder of the Corporation has also the competences referred to in Article 190 (2) of Law 4389/2016.

The **Corporate Governance Council (CGC)** (former Supervisory Board) is responsible for monitoring the performance and effectiveness of the operation of the Board of Directors of the Corporation, in order to ensure that it operates in accordance with the provisions of the law, the Articles of Association and the Internal Rules, in the interest of the Corporation and in the public interest. The CGC ensures a high level of corporate governance in accordance with the law. It consists of five (5) members and has a five-year term appointed by the General Assembly of the sole shareholder, in accordance with the following:

- Three (3) members are appointed by the sole shareholder, and include one (1) of the Deputy Governors of the Bank of Greece, one (1) of the General Secretaries of the Ministry of National Economy and Finance and the General Director of the Public Debt Management Organization (O.D.D.I.X.),
- Two (2) members, including the Chair of the Corporate Governance Council, are selected by the European Commission and the European Stability Mechanism, acting jointly.

Based on relevant decisions of the Extraordinary General Assembly of the sole shareholder of the Corporation dated 15.10.2021, 30.11.2022 and 31.10.2024, the composition of the Corporate Governance Council (CGC) has been formed as follows, and the term of office of all CGC members shall expire on 15.10.2026:

- 1. Jacques, Henri, Pierre Catherine Le Pape, Chair;
- 2. Kevin Cardiff, Member;
- 3. Christina Papaconstantinou, Member;
- 4. George Theodoros Christopoulos, Member; and
- 5. Dimitrios Tsakonas, Member

The **Board of Directors** is exclusively responsible for the management of the Corporation and the achievement of the objects laid down in its Articles of Association. The Board of Directors shall decide on all issues relating to the management of the Corporation, apart from those issues which, pursuant to the provisions of the founding law, fall within the competence of the CGC or the General Assembly or for which the countersignature of the CGC will be required. The Board of Directors has the competences referred to in Article 86 of Law 4548/2018 as well as the indicative competences of Article 192 (2) of Law 4389/2016.

<sup>&</sup>lt;sup>1</sup> The corporate bodies also include the auditors (as per the provisions of Article 190(1) and Article 193 of Law 4389/2016) as well as the Council of Experts (as per the provisions of Article 33(6) of Law 5131/2024 in conjunction with Article 4 of Law 3986/2011).

The Board of Directors of Growthfund may consist of five (5) to nine (9) members, who are elected by the CGC in accordance with the provisions of the founding law and under the conditions provided in the internal rules.

Pursuant to Article 192 of Law 4389/2016 (as in force after Article 10 of Law 5131/2024), the CGC appoints the Chair and the Chief Executive Officer (CEO) among the members of the Board of Directors. Except for the appointment of the Corporation's first CEO, the appointment of its CEO is made after consultation of the CGC with the non-executive members of the Board of Directors. At the beginning of the selection procedure, the CGC seeks the non-binding opinion of the Minister of National Economy and Finance on the proposed characteristics of the person to be appointed as CEO. The Minister of National Economy and Finance shall provide said opinion within ten (10) business days from the submission of the CGC's request. At the end of that period, the CGC proceeds with the selection procedure, even if the opinion has not been given. At the end of the selection process, the CGC submits to the Minister of National Economy and Finance a final list of eligible candidates for the position of CEO, and the Minister of National Economy and Finance provides, within ten (10) business days, their non-binding opinion on the candidacies. At the end of that period, the CGC makes the choice, even if that opinion has not been given. Except for the CEO, the Board of Directors may also appoint another (1) Executive Member. All other members of the Board of Directors shall be non-executive.

Also, a representative who is appointed jointly by the European Commission and the European Stability Mechanism is present at the meetings of the Board of Directors of the Corporation as an observer without voting rights.

Following the decision of the Corporate Governance Council dated 308/11.02.2025 for the appointment of Mr. Ioannis Papachristou as the CEO - Executive Member, the Members of the Board of Directors decided, by the decision of the Board of Directors of the Corporation dated 05.03.2025, the reconstitution of the Board of Directors as follows:

- 1. Stefanos Theodoridis, Chair Non-Executive Member. His term of office expires on 02.03.2028.
- 2. Ioannis Papachristou, CEO Executive Member. His term of office expires on 04.03.2029.
- 3. Panagiotis Stampoulidis, Deputy CEO & Executive Director Executive Member. His term of office expires on 15.02.2029.
- 4. Spyridon Lorentziadis, Non-Executive Member. His term of office expires on 13.01.2027.
- 5. Dimitrios Makavos, Non-Executive Member. His term of office expires on 13.04.2025.
- 6. Adamantini (Dina) Lazari, Non-Executive Member. Her term of office expires on 01.08.2026.
- 7. Alexandra Konida, Non-Executive Member. Her term of office expires on 13.04.2025.
- 8. Elena Papadopoulou, Non-Executive Member. Her term of office expires on 13.04.2025.

On 17.04.2025, the decision of the Board of Directors of the Corporation dated 14.04.2025 was registered in the General Commercial Registry, according to which following the decision of the Corporate Governance Council dated 312/07.04.2025 for the appointment of Mr. Andreas Stavropoulos as a Non-Executive Member and the extension of the term of office of the Non-Executive Members A. Konida, E. Papadopoulou and D. Makavos, until May 13<sup>th</sup>, 2025, the Members of the Board of Directors decided the reconstitution of the Board of Directors as follows:

- 1. Stefanos Theodoridis, Chair Non-Executive Member. His term of office expires on 02.03.2028.
- 2. Ioannis Papachristou, CEO Executive Member. His term of office expires on 04.03.2029.
- 3. Panagiotis Stampoulidis, Deputy CEO & Executive Director Executive Member. His term of office expires on 15.02.2029.
- 4. Spyridon Lorentziadis, Non-Executive Member. His term of office expires on 13.01.2027.

- 5. Dimitrios Makavos, Non-Executive Member. His term of office expires on 13.05.2025.
- 6. Adamantini (Dina) Lazari, Non-Executive Member. Her term of office expires on 01.08.2026.
- 7. Alexandra Konida, Non-Executive Member. Her term of office expires on 13.05.2025.
- 8. Elena Papadopoulou, Non-Executive Member. Her term of office expires on 13.05.2025.
- 9. Andreas Stavropoulos, Non-Executive Member. His term of office expires on 14.04.2029.

On 15.05.2025, the decision of the Board of Directors of the Corporation dated 14.05.2025 was registered in the General Commercial Registry, according to which following the decision of the Corporate Governance Council dated 313/28.04.2025 for the extension [renewal] of the term of office of the Non-Executive Members A. Konida, E. Papadopoulou and D. Makavos, until May 13<sup>th</sup>, 2029, the Members of the Board of Directors decided the reconstitution of the Board of Directors as follows:

- 1. Stefanos Theodoridis, Chair Non-Executive Member. His term of office expires on 02.03.2028.
- 2. Ioannis Papachristou, CEO Executive Member. His term of office expires on 04.03.2029.
- 3. Panagiotis Stampoulidis, Deputy CEO & Executive Director Executive Member. His term of office expires on 15.02.2029.
- 4. Spyridon Lorentziadis, Non-Executive Member. His term of office expires on 13.01.2027.
- 5. Dimitrios Makavos, Non-Executive Member. His term of office expires on 13.05.2029.
- 6. Adamantini (Dina) Lazari, Non-Executive Member. Her term of office expires on 01.08.2026.
- 7. Alexandra Konida, Non-Executive Member. Her term of office expires on 13.05.2029.
- 8. Elena Papadopoulou, Non-Executive Member. Her term of office expires on 13.05.2029.
- 9. Andreas Stavropoulos, Non-Executive Member. His term of office expires on 14.04.2029.

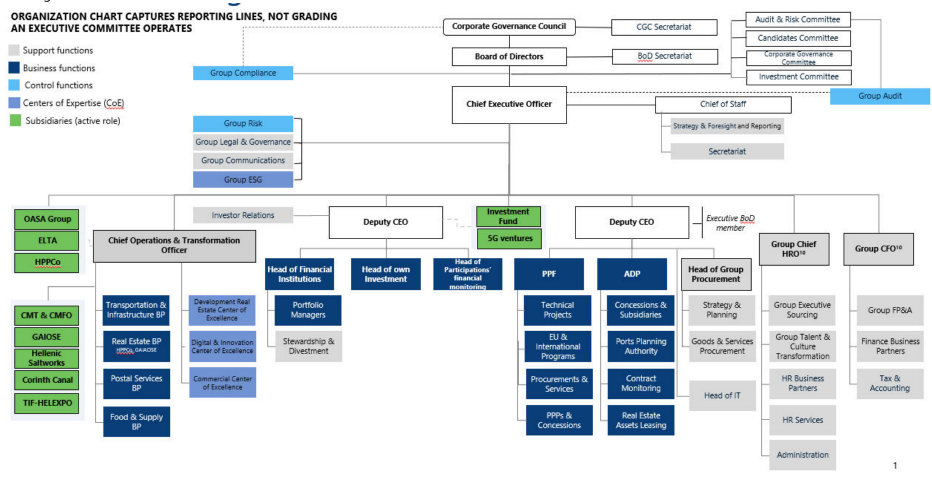
Regarding the responsibilities of the Members of the Board of Director as well as regarding all the powers of representation of the Corporation, the decisions of the Board of Directors of 05.03.2025 and 26.03.2025 continue to apply.

Following the finalization of the Corporation's Board composition during the second (2<sup>nd</sup>) quarter of the year 2025 and based on a relevant Board decision of the Corporation of 21.05.2025, for the support of the operation of the Board of Directors, the following Committees have been established and operate, namely:

- Audit Committee;
- Risk Committee;
- Investment Committee; and
- Nominations and Remuneration Committee (former Candidates Committee).

#### A.3. Organizational Chart

The organization chart of Growthfund is as follows:



#### A.4. Internal Audit and Compliance

The Internal Audit Division (IAD) supports Growthfund's BoD on its supervisory role, regarding the internal control system of the company, as well as Growthfund's governing bodies in the performance of their duties and the achievement of the objectives set, by ensuring the proper application of procedures and operations by the Corporation's organizational units, as well as through auditing the application of effective internal controls and procedures, risk management, information systems and corporate governance. The IAD operates based on the "Performance Auditing Framework", which is part of Growthfund's Internal Regulation. The IAD is independent and reports to Growthfund's Board of Directors, through the Audit Committee, by which it is supervised.

The IAD confirms the application of Management's directives and guidelines through planned and unplanned ad hoc audits of procedures, financial data and information systems, and submits relevant reports to Growthfund's Management and Audit Committee. IAD staff are ensured complete freedom and unrestricted access to files, services, accounts and records, physical assets, and staff of the Corporation.

The IAD prepares an annual plan of internal audit activities, based on a risk assessment, which is approved by the Audit Committee and the Board of Directors. During the second quarter of 2025, the IAD carried out the actions set out in the interim 6M 2025 Audit Plan, which was approved on 19.12.2024. A relevant activity report was submitted and presented to the Audit Committee on 16.6.2025.

The IAD also supports the Internal Audit Units of Growthfund's portfolio companies in adopting best practices as well as promotes the unified functioning of internal audit in accordance with the respective International Standards. In this respect Growthfund's IAD has undertaken the following initiatives:

- ✓ Develops and communicates audit procedures which are also adopted by the portfolio companies.
- ✓ Develops and monitors specific Key Performance Indicators (KPIs) regarding the Internal Audit Units of the portfolio companies.
- ✓ Performs regular and continuous monitoring on the work progress of the Internal Audit Units of the portfolio companies.
- ✓ Organizes/executes seminars/webinars/workshops for the professional development of the Internal Audit Units of the portfolio companies.

Within Q2 2025, in the context of the empowerment of Internal Control System and the support of the Internal Audit Function of the portfolio companies, the IAD:

- ✓ Conducted meetings with the Heads of the Internal Audit Units of Growthfund's Subsidiaries to discuss their work progress as depicted in their respective activity reports.
- Organized a seminar in a Subsidiary with subject "Internal Control System and Internal Audit" with the participation of the Executive Management, the Audit and Risk Committee and key personnel/executives of the Subsidiary.
- ✓ Performed in accordance with the provisions of the Cooperation Framework with the SOEs Internal Audit Units a Quality Review of GAIAOSE Internal Audit activities.
- ✓ Participated in the staffing process -as per Law 4972/2022 requirements- of the Internal Audit Head for one of the Group's subsidiaries.

Growthfund's Compliance function has also developed mechanisms and procedures to enhance the prevention of conflict-of-interest issues. In particular, a conflict check screening process has been

established and is followed regarding all members of Growthfund's SB and BoD to ensure that their personal interests or relationships do not constitute a potential conflict of interest. A similar process is followed with respect to BoD members of Growthfund and its portfolio companies that are assessed and/or appointed by Growthfund to ensure that their private interests or relationships do not result in a potential conflict of interest situation.

The implementation of compliance policies and procedures by Growthfund's portfolio companies is systematically monitored through specific key performance indicators (KPIs). Compliance officers have also been appointed in all portfolio companies in order to manage and implement the relevant compliance rules and procedures in each organization.

In addition, Growthfund's Compliance function has designed comprehensive compliance training programs for its portfolio companies and has organized a number of interactive tailored workshops/seminars in order to promote compliance/business ethics and raise awareness on relevant issues. Importance is also given to Compliance Officers' training and professional development, and for this purpose seminars, workshops and educational programmes are organised (also in collaboration with the International Compliance Association). In that framework, an innovative e-learning program for employees has been developed through an e-learning platform to serve the needs of all portfolio companies.

A whistleblowing system in light of early detection of irregularities, omissions, illegal or unethical/improper conduct has been created which contributes decisively to the disclosure and prevention of such incidents and includes effective, confidential and secure reporting channels for Growthfund and its subsidiaries.

#### Other Initiatives and Actions

Growthfund also tangibly supports actions aimed at highlighting the importance of regulatory compliance / business ethics for Greek businesses. In particular:

- ✓ It is represented on the Management Board of the Hellenic Corporate Governance Council (HCGC), as well as on the 15-member Council of Experts of the HCGC.
- ✓ It participates in the Business Integrity Forum of Transparency International Greece, which promotes responsible entrepreneurship, transparency and accountability.
- ✓ Partnership with the National Transparency Authority (NTA) on the National Anti-Corruption Strategic Plan 2022 - 2025, as well as on other issues related to business ethics. Signing of a Memorandum of Cooperation that provides for a number of actions and initiatives between the Growthfund and the NTA.
- ✓ Survey to assess the implementation and effectiveness of the regulatory compliance and business ethics system in its subsidiaries is completed (based on international best practices).
- ✓ The KPI's of Group Compliance were communicated to the subsidiaries.
- ✓ Planning and execution of in-person and online training programs on Compliance topics, for both internal teams and subsidiary companies.
- ✓ The integration and harmonization of HCAP's policy and procedural frameworks with those of HRADF and HFSF was successfully completed, securing seamless operational continuity under a unified governance model.

#### A.5. External Certified Auditor

According to the Decision of the General Assembly of the sole shareholder as of December 13<sup>th</sup>, 2024, Grant Thornton was elected as external auditor for the statutory audit of the Corporation's separate and consolidated financial statements for the year 01.01.2024 – 31.12.2024.

#### A.6. Cash Resources - Single Treasury Account

Growthfund's cash is held in a cash management account at the Bank of Greece through which it is managed. Growthfund's cash and cash equivalents as at 30.06.2025 amounted to €4,459.5 million.

#### A.7. Rules of Procedure and BoD Reporting

The General Assembly of the sole shareholder adopts the Internal Rules (the Internal Rules), which regulate the operation of the Corporation and its direct subsidiaries and are based on best international practices and OECD guidelines.

The Internal Rules of the Corporation may be amended by decision of the General Assembly of the sole shareholder, on a proposal of the Board of Directors, which shall be countersigned by the Supervisory Board (now CGC). The Internal Rules, as formed until now with decisions of the General Assembly, include the following chapters:

- a) Procurement Regulation
- b) The General
  Framework for the
  preparation of the
  Strategic Plan of
  Growthfund
- c) Performance Auditing Framework
- d) Conflict of Interest Policy and Confidentiality Obligations
- e) Internal Rules of the Supervisory Board
- f) Remuneration and
  Compensation Policy for
  the BoD of Growthfund,
  which incorporated the
  addendum of the
  subchapter "Remuneration
  Policy for the members of
  the BoD of the Direct
  Subsidiaries (apart from
  the HFSF)"
- g) Coordination Mechanism
- h) Corporate Governance Code

- i) Performance Monitoring and Reporting Framework
- j) Travel and expenses Policy
- k) Financial Reporting Standards and Framework for Financial Reporting
- Board Evaluation and Removal Criteria concerning the Board of Directors of Growthfund
- m) Dividend Policy
- n) Investment Policy

The Corporate Governance Code is based on the Hellenic Corporate Governance Code for Listed Companies, which in its turn adopts the OECD Corporate Governance Guidelines, an international benchmark for corporate governance.

To be noted, in the context of Article 34 (1) of Law 5131/2024 (as amended by Article 264 of Law 5222/2025), the development by the General Assembly of the sole shareholder of the Corporation until

31.12.2025 of new Articles of Association and single Internal Rules, adjusted to the provisions of Law 5131/2024 is foreseen, in accordance with the procedure of Articles 189, 191 and 192 of Law 4389/2016.

Finally, regarding the reporting obligations, the Board of Directors submits to the CGC quarterly reports regarding compliance with the rules of corporate governance, as provided for by the institutional operation framework of the Corporation. In the framework of the financial reports, Growthfund submits:

- Quarterly reports on its actions and financial statements,
- ✓ Reviewed semi-annual separate and consolidated financial statements and
- ✓ Audited annual separate and consolidated financial statements.

#### A.8. Activities from 01.04.2025 to 30.06.2025 and main subsequent events

The Corporation's most important activities during Q2 2025, i.e., from 01.04.2025 to 30.06.2025, are presented below:

- 04.04.2025 Annual Ordinary General Assembly of the company "Athens International Airport S.A."
   Authorization for the exercise of voting right.
- **04.04.2025** Approval of New Organizational Chart.
- **04.04.2025** Proposal of the Candidates Committee: Election of Deputy CEO of ELTA.
- 10.04.2025 Approval of 2025 KPIs of the executive Board Members for submission to the CGC.
- 10.04.2025 Extraordinary General Assembly of PPC S.A. Authorization for the exercise of voting right.
- **10.04.2025** Ordinary General Assembly of Igoumenitsa Port Authority S.A. Authorization for the exercise of voting right.
- 10.04.2025 Approval of proposals for establishment of Recruitment and Remuneration Committee on CMFO S.A., AEDIK S.A. and TIF-Helexpo S.A. and convocation of Extraordinary General Assembly.
- **10.04.2025** Approval of a proposal for the designation of a representative of the Corporation in the disciplinary board of AEDIK S.A.
- 14.04.2025 Board reconstitution into a body Representation of the Corporation Authorizations.
- 28.04.2025 Approval of 2025 Budget Business Plan and Budget of subsidiaries: OASA, ELTA, ETAD, GAIAOSE, TIF-Helexpo, AEDIK, CMFO, CMT, Hellenic Saltworks - Organizational Chart of subsidiaries. Convocation of subsidiaries' General Assembly.
- **28.04.2025** Hellenic Saltworks: Approval of the Recruitment Process of Directors and General Directors Convocation of General Assembly.
- **28.04.2025** Tender for the sale of a majority stake in the share capital of "Lavrio Port Authority S.A.": i) Approval of the changes of the composition of Pre-selected Investors and (ii) Approval of the Improved Financial Offers Procedure (IFOP).
- 28.04.2025 Assessment of improved offer in the tender for the Concession of the right to use, operate, manage and utilize the Vasilitsa National Ski Center and declaration of Preferred Investor.
- **28.04.2025** Property in the Sani area, Northern Section, Municipality of Kassandra Designation of an eligible Investor, unsealing and assessment of Valuation and the Financial Offer of the Final Draft Notarial Deed of Establishment and Transfer of Surface right and b) the Procedure for Submission of Improved Financial Offers (IFOP).
- **07.05.2025** Approval of the activity report regarding the HFSF sector.
- **07.05.2025** Approval of Communication Policy and Communication Strategy.
- **07.05.2025** Approval of updated 2025 KPIs of the Executive Board members.

- **14.05.2025** Board reconstitution into a body following term renewal of non-executive board members Representation of the Corporation Authorizations.
- 21.05.2025 Establishment of Board Committees.
- **21.05.2025** HFSF Sector General Assembly of the National Bank of Greece Authorization for the exercise of voting right.
- **21.05.2025** Hellenic Saltworks S.A.: a) Submission of a proposal for the structuring of the sale transaction and proposal to the shareholder b) Approval of tender process for the appointment of Legal Advisor.
- 27.05.2025 Appointment of Head of Internal Audit Unit at the Audit Committee of ELTA S.A.
- 27.05.2025 Approval of the update of the Operating Regulation of the Internal Audit Unit.
- 02.06.2025 Approval of a proposal of the Nominations and Remuneration Committee for the submission of a proposal for designation of Board members of the investment fund (under establishment).
- **05.06.2025** Ordinary General Assembly of "HelleniQ Energy Holdings S.A." and authorization.
- 11.06.2025 Annual General Assembly of "Sunrise Mezz Plc" and authorization.
- 11.06.2025 Annual General Assembly of "Galaxy Cosmos Mezz Plc" and authorization.
- 11.06.2025 Annual General Assembly of "Phoenix Vega Mezz Plc" and authorization.
- 11.06.2025 Amendment of OASA's Articles of Association and convocation of Extraordinary General Assembly for the approval of the amendment.
- **18.06.2025** Approval of quarterly report (Q1 2025) on the activities and company financial statements.
- **18.06.2025** Approval of participation of the Corporation in the expansion of computing structure of Pharos Al.
- **18.06.2025** Contract Performance Unit Q1 activity report.
- **18.06.2025** CMFO, CMT, Hellenic Saltworks Incentives' setting for personnel Convocation of General Assembly.
- **18.06.2025** CMFO, CMT, GAIAOSE Remuneration policy/procedure for General Directors and Directors Convocation of General Assembly.
- 18.06.2025 ELTA, CMT, CMFO Recruitment Policy for General Directors and Directors -Convocation of General Assembly.
- **18.06.2025** Shinias Olympic Rowing Stadium: Transfer of asset from HCAP to the State by virtue of Art. 192 (2)(στ)(ββ) of Law 4389/2016.
- 18.06.2025 State Lotteries: Initiation of a tender process for utilization of state lotteries —
   Approval of the Invitation to Submit Expression of Interest.
- **19.06.2025** Approval of a request of GAIAOSE S.A. for delegation to the PPF Unit of maturation competences for the preparation of a Strategic Development Plan regarding real estate properties of GAIAOSE S.A. under Article 5Γ of Law 3986/2011.
- 24.06.2025 Approval of a proposal of Nominations and Remuneration Committee for the
  extension of the term of office of the board of CMFO, CMT, AEDIK, TIF-Helexpo and 5G Ventures
  S.A. and for the extension of the term of office of the two (2) extraordinary members of ELTA's Audit
  Committee.
- **24.06.2025** Approval of a proposal of Nominations and Remuneration Committee for selection of a non-executive board member on ELTA S.A.
- **24.06.2025** Ordinary General Assembly of "5G Ventures S.A." Authorization for the exercise of voting right.
- 24.06.2025 Extraordinary General Assembly of "ELKAK S.A." Authorization for the exercise of voting right.

- 24.06.2025 Approval of bi-monthly newsletter for former HFSF sector for submission to the Ministry of National Economy and Finance.
- 24.06.2025 Approval of a proposal of Audit Committee for the Audit Plan for H2 2025.
- **24.06.2025** Ordinary General Assembly of PPC S.A. Authorization for the exercise of voting right.
- **30.06.2025** Approval of the draft Articles of Association for the investment fund of Articles 203B-203E of Law 4389/2016 and authorization for the completion of establishment formalities.
- 30.06.2025 Approval of the amendment of the Corporation's Articles of Association following the completion of the absorption of HRDF and HFSF.
- 30.06.2025 Approval of amendment of the Articles of Association of DEPA Commercial S.A. following the change of the shareholder structure by which HCAP became sole shareholder as universal successor of HRADF.
- **30.06.2025** Ordinary General Assembly of "Piraeus Port Authority S.A." Authorization for the exercise of voting right.
- **30.06.2025** Declaration/designation of the highest bidder for the tender for utilization of a 642,280.42 sq.m. real estate in Sani area, Northern Section, Municipality of Kassandra, Chalkidiki.
- 30.06.2025 Ordinary General Assembly of "Attica Bank" Authorization for the exercise of voting right.
- 30.06.2025 Approval of Recruitment Policy/Procedure of General Directors & Directors for GAIAOSE and convocation of General Assembly.



#### Sustainability

During the Q2 2025, Growthfund was successfully evaluated by the Corporate Responsibility Institute (CRI) regarding its performance on sustainable development. The assessment was based on the 100 ESG criteria of the CRI Index, with 2023 as the reference year. As a result, Growthfund was awarded the Bronze Award. Each year, CRI recognizes companies that stand out for their commitment to responsibility, transparency, and ESG strategy.

In line with the continued implementation of its strategic priorities related to sustainable development and the ongoing monitoring of specific ESG Key Performance Indicators (KPIs) per subsidiary, Growthfund's sustainability team maintained regular communication with the ESG teams of its subsidiaries. These interactions aimed to monitor progress on ESG and sustainability issues, as well as the performance against relevant ESG KPIs.

Also during Q2 2025, Growthfund the Health & Safety review project across the infrastructure of its subsidiaries, with the goal of improving occupational health and safety standards was also proceeding. This project inter alia involves on-site visits, the development of corrective action roadmaps, staff training, and related support activities.

During May and June 2025, and under the guidance of Growthfund, subsidiaries including HPPC, CMFO, CMT, Corinth Canal, Hellenic Saltworks, GAIAOSE, OASA/OSY/STASY, Hellenic Post, and TIF-HELEXPO submitted their sustainability-related data to the ESG Data Portal of the Athens Stock Exchange. A significant factor contributing to the successful submission was the existence of already published ESG data in the annual sustainability reports issued by these companies. This initiative is part of Growthfund's efforts to enhance transparency and align its portfolio companies with the standards and practices of listed companies.

In June 2025, Growthfund completed the renovation of employee rest areas at the P. Ralli bus depot of OSY. This was a pilot ESG project funded directly by Growthfund, aiming to improve working conditions and promote employee well-being.

Recognising the critical role of ports within its portfolio, in both reducing their greenhouse gas emissions and the broader green transition, Growthfund actively supports the development of the necessary technical infrastructure and regulatory tools.

In April 2025, a request for collaboration submitted by the Growthfund to the European Investment Bank (EIB) was approved, and a Letter of Agreement was signed with the aim of financing the preparation of three climate risk and vulnerability assessment studies (CRVAs). The studies concern the strategically important ports of Alexandroupolis, Volos, and Patras. The assessment studies will indicatively include sensitivity analysis of ports to climate risks; exposure analysis of ports, considering current and future climatic conditions; vulnerability analysis to identified climate risks; climate risk assessment for moderate and high vulnerability risks; proposals for adaptation measures to address these risks, as well as high-level costing of interventions. The contract between EIB and the contractor company was signed in June 2025, with completion of the project expected in 2026.

In May 2025, the final deliverables of the study of cold ironing in Greek ports were submitted. Study was carried out in collaboration with the Ministry of Shipping and Island Policy. The study aims to strengthen the compliance of Greek ports with EU obligations, especially under the "Fit for 55" package of measures and includes: a description of the European framework, a technical analysis of the current situation of ports and their electrical infrastructure, an assessment of their energy needs and infrastructure installation costs, a cost-benefit analysis with environmental and social criteria, as well as classification of the ports based on their necessity and the maturity of the interventions.

At the same time, Growthfund is implementing a project to promote electric charging at ports, actively contributing to the green transition and sustainable mobility. The project includes mapping of existing charger operating models, drafting a technical guide for the installation and operation of charging stations, and proposing a simplification of the relevant licensing process. The project deliverables have already been completed, and the next stage involves the pilot installation of electric chargers in two of its portfolio ports, Rafina and Heraklion.

The results of both the study of cold ironing and the electric charging study, together with proposals for simplifying the licensing process, are scheduled to be presented to the Ministry of Maritime Affairs and Insular Policy and the Ministry of Environment and Energy for discussion on the immediate amendment of the existing legislative framework.

In addition, the DECOMPRES project, which includes the construction of cold ironing infrastructure at the port of Rafina, as well as the preparation of technical studies for the ports of Lavrio, Corfu, and Kavala, is currently underway. The project is co-financed by the European Union's Connecting Europe Facility (CEF II) program, and its ultimate goal is to further strengthen the systematic transition of the country's port system towards decarbonization.



#### **Technology, Digital Transformation and Synergies**

Growthfund introduces horizontal actions of cooperation and exchange of best practices among its portfolio companies, to accelerate their Digital Transformation and promote an innovation culture within its portfolio.

**Cybersecurity:** Growthfund implements a program to upgrade cybersecurity in its subsidiaries.

- Since September 2022, a cybersecurity education and awareness platform is operated at group level, under Growthfund's coordination, with the participation of 12 subsidiary companies. Following the results achieved in 2024 (40 attack simulations, 65 training campaigns and a 16% reduction in the cybersecurity risk profile.) phishing simulations and training campaigns continued in 2025. By June 2025, a total of 58 Phishing Campaigns, 189 Phishing Security Tests, and 202 Training Campaigns have been completed, while the number of platform users increased to 3,300. The coordinated effort through training and phishing campaigns led to a further 15% reduction of the platform user profiles' risk score across the group..
- The baseline cybersecurity maturity assessment across subsidiaries has concluded. The review
  of risk profiles by the companies' management is in progress, along with the development of
  action plans to mitigate the relevant risks for each subsidiary. The maturity assessment includes
  a compliance with the NIS2 Directive assessment for the group's critical and important
  infrastructure subsidiaries and applies best practices and standards (ISO27001:2022, CMA, NIST,
  GDPR), while presenting significant innovations, such as the identification and assessment of
  risks related to industrial information technology (operational technologies) of the portfolio
  companies.

Collaboration with "Archimedes" Research Centre for Artificial Intelligence, Data Science and Algorithms: In the context of the Memorandum of Understanding (MoU) established with Research Centre Archimedes, two projects of applied research are currently in progress:

- The implementation of the Mariner Muse application, that aims to reduce waiting times and optimize service for vessels passing through the Corinth Canal while promoting it as a more cost-effective and environmentally friendly alternative to circumnavigating the Peloponnese, by utilizing genetic algorithms. In April, the optimal transit scheduling functionality was delivered, along with the first version of the application's operating environment. In July, the first demonstration of the application's functionality was carried out using historical transit data, while the deployment of the solution on the Canal's infrastructure is underway, to be followed by pilot operations and, subsequently, deployment in productions
- The development of optimization models for the efficient use of available resources in public transportation, leveraging machine learning techniques based on big data. By combining multimodal data, models are being developed that will enable improvement of route schedules by taking into account the varying demand at different times (peak hours, weekdays, weekends) and the estimation of vehicle occupancy, while they can also be used for targeted optimizations based on specific parameters (e.g., better service and/or reduced waiting time).

**Framework agreements for technology and digital transformation solutions, products and services:** The third year of the Frame Agreement for the supply of software licenses and online subscriptions as well as support services for Microsoft solutions and products (operating systems, collaborative tools, security solutions, servers, etc.) is in progress. The Agreement was updated based on the companies' needs and recent technological developments.

The new framework agreement for specialized services for the preparation, implementation, and operation of digital transformation projects/programs is under execution. The Agreement is utilized through executive contracts for the purposes of digital projects as well as specialized expertise, particularly regarding the requirements arising for the group's companies under Law 5160/2025, which implements the EU NIS2 Directive on cybersecurity.

**Digital Transformation Index:** Growthfund is utilizing the composite Digital Transformation Index (DTI) that has been designed based on international best practices (Eurostat surveys, EU indicators and policies, OECD guidelines) to monitor the performance of the portfolio companies in the field of digital transformation and innovation.

At the end of 2024, upon the finalization of the 2022-24 Strategic Plan implementation and in the context of its three-year assessment, the portfolio companies achieved an average improvement of 32% in their performance on digital transformation.

In May, a major update of the Index was completed, incorporating parameters related to Artificial Intelligence technologies and practices, data analytics technologies, 'intelligent' support services & automations, as well as the latest best practices in digital customer experience and interaction. Following the Index update, the performance baseline for Growthfund's subsidiaries based on DTI was revised, providing a representation of each subsidiary's digital maturity at the start of the 2025–2027 three-year period.

**Digital reskilling/upskilling:** As part of Growthfund's strategy to upskill and reskill human resources in its portfolio companies, a relevant initiative has been completed. The initiative mapped the digital skills and capabilities required per sector of economic activity of each portfolio company and linked them with current and future training needs. Following the gap analysis, the mapping of the proposed digital skills for the general workforce across Growthfund subsidiaries has been delivered, along with the development of a knowledge and skills framework for IT executives. At the same time, a proposal has been prepared for the training plan, the methodology for monitoring and evaluating the training, the development of learning paths, as well as a proposed program, content, and relevant certifications for both categories of personnel.

**Data-driven enterprise:** The formulation of a strategy and framework for the utilization of data by Growthfund portfolio companies is of pivotal importance and requires actions that leverage best international practices while also adapting to the size, scope of activities, digital footprint, operations, and environment of each portfolio company. In February, the implementation of the relevant action designed by Growthfund was initiated. The project includes defining the regulatory framework for data governance across the portfolio companies, cataloguing available data sets to create a data registry, and identifying key value cases of data utilization for business purposes. An initial assessment of needs and value cases per subsidiary has been completed, along with an initial evaluation of the regulatory framework for data governance relevant to the group companies, while tasks to document available data sets and develop data catalogues are being planned. Collaboration with the subsidiaries has begun for the development of the governance framework and the recording of the available data sets, while the creation of data catalogues for each subsidiary is being planned.

**Open Data:** Growthfund coordinates the initiative to strengthen and promote activities related to data and APIs' production and management across its portfolio companies through the implementation of the Group Open Data Hub, that was announced in pilot operation in January 2022.

The Hub has been migrated to the production hosting environment, while the enrichment of its data sets and functionalities is currently being prepared.

**Pharos, AI Factory:** Growthfund, in collaboration with the National Infrastructures for Research and Technology (GRNET), a company under the Ministry of Digital Governance, the National Centre for Scientific Research "Demokritos," the Athena Research Centre, and the National Technical University of Athens, is implementing the Greek Artificial Intelligence (AI) factory, Pharos, funded by the European High-Performance Computing Joint Undertaking (EuroHPC JU). The project involves providing access to computing and storage resources with specialized features for AI applications, as well as services for data collection and processing, model training, AI-driven application development, and advisory support for startups and SMEs in developing AI solutions. Additionally, it will offer training programs in AI-related fields.

The preparation of the business plan and operational model for the Pharos legal entity, which will be established as a subsidiary of Growthfund, has commenced. At the same time, the framework for intellectual property rights, as well as licensing and delivery of the products, services, and tools to be developed during the project is under definition. The legal framework for the establishment of the said subsidiary is also under development.



#### **Coordination Mechanism**

Growthfund's Coordination Mechanism sets out the procedures and deliverables regarding the model of cooperation among the State, Growthfund and State-Owned Enterprises (SOEs), within the framework set out in the Rules of Procedure of Growthfund. The Greek Government is a key stakeholder and is represented by the Cabinet Committee by the Ministerial Council Act 38/31.10.2019. A Committee's Support Team was also established by the same act. The Coordination Mechanism includes three main pillars:



With respect to the Performance Contracts, they are developed solely for certain SOEs. A key priority at this stage is the monitoring of the signed contract of the OASA Group, in relation to the special

obligations assigned to the Group for the partial or full exemption from fare for specific passenger categories (e.g. free access for the unemployed), in the context of the social policy pursued by the State. The Performance Contract for the OASA Group has been in effect since 2022.

Within the framework of the above-mentioned Contract, and for the year 2025, Joint Ministerial Decisions (JMDs) have already been issued granting full or partial fare exemption to the following beneficiary groups: the Fire Brigade (29.10.2024), the Hellenic Coast Guard (11.12.2024), Hellenic Police personnel (14.2.2025), conscripts and reserve officers (26.2.2025), and students of tourism education schools, entitled to partial fare exemption (31.7.2024). Additionally, as of 1.4.2025, unemployed persons meeting the income criteria are eligible for fare exemption. On 12.3.2025, a JMD was also issued granting reduced fare to persons with disabilities (67% and above) and full exemption for fully blind. The same JMD also grants reduced fare to members of large families and their family members.

On 8.5.2025, the -required by the process- consultation protocol was signed with the Ministry of Infrastructure and Transport, and the compensation amount was set at €64.8 million (including 13% VAT). On July 30, 2025, the Joint Ministerial Decree (JMD) of the Ministers of National Economy and Finance and the Alternate Minister of Infrastructure and Transport was published (Government Gazette B' 4146/30.7.2025), concerning the determination and payment procedure of the compensation for 2025, amounting to €57,365,385.35, plus 13% VAT, totalling €64,822,885.44.

Finally, the process for compiling the outturn data has been completed and forwarded to the competent ministries, for the issuance of fare exemptions JMDs for 2026 and for inclusion in the 2026 OASA Budget forecast.



# B. Company Financial Information Hellenic Corporation of Assets and Participations S.A. Q2 2025

### **B. Separate Financial Statements**

#### **Statement of Financial Position as at 30.06.2025**

Statement of Financial Position ('000 €)	Note	30.06.2025	31.12.2024
ASSETS		Amounts in thou	sands of €
Property, plant and equipment		725	790
Intangible assets		68	94
Right-of-use assets	6	870	1,263
Investments in subsidiaries	7.1	55,800	55,800
Investments in associates	7.2	1,175,221	1,150,996
Financial assets at amortised cost	8.1	600	-
Financial assets at fair value through profit or loss	8.2	5,751	6,568
Receivables from banks under liquidation	9	427,532	467,532
Other non-current assets	10	508,016	524,014
Total non-current assets		2,174,584	2,207,057
Trade receivables and contract assets	11	272,171	1,009,769
Other receivables	12	25,890	19,813
Receivables from banks under liquidation	9	126,236	86,236
Financial assets at amortised cost	8.1	1,500	1,100
Financial assets at fair value through profit or loss	8.2	10,739	10,549
Cash and cash equivalents	13	4,459,534	4,646,204
Total current assets		4,896,070	5,773,672
TOTAL ASSETS	]	7,070,654	7,980,729
EQUITY			
Paid-up share capital		245,703	245,703
Reserve of absorbed HRADF-HFSF	4	5,412,699	5,412,699
Other reserves		395,590	395,590
Retained earnings	14	240,475	30,902
Total equity		6,294,467	6,084,894
LIABILITIES			
Provision for staff leaving indemnities		360	319
Long-term lease liabilities (IFRS 16)	6	144	347
Other long-term liabilities	10, 15	553,062	567,787
Total long-term liabilities and provisions		553,566	568,454
Trade and other payables and contract liabilities	16	211,944	1,015,421
Dividends payable	17	,	304,788
Short-term portion of long-term lease liabilities (IFRS 16)	6	800	941
Other short-term liabilities	18	9,877	6,231
Total short-term liabilities		222,621	1,327,381
TOTAL LIABILITIES		776,187	1,895,835
TOTAL FOLLEY AND HADILET-S	-	7.0-2.2-1	7.000 700
TOTAL EQUITY AND LIABILITIES	_	7,070,654	7,980,729

# Statement of Total Comprehensive Income for the period 01.04.2025 – 30.06.2025 and 01.01.2025 – 30.06.2025

Statement of Comprehensive Income ('000 €)	Note	01.01.2025- 30.06.2025	01.01.2024- 30.06.2024*		
( 000 E)			Amounts in th		30.00.2024
Revenues from dividends		152,126	61,321	152,126	61,321
Revenues from re-billing of PPF project costs	18.1	12,160	-	6,418	-
Revenues from re-billing of ADP project costs	18.2	625	-	580	-
Payroll and management cost	18.3	(8,455)	(2,766)	(4,337)	(1,377)
Third party fees	18.4	(5,139)	(2,787)	(2,828)	(1,530)
Other operating (expense)/ income	18.5	(3,133)	(738)	(1,603)	(410)
Fees and expenses of ADP-PPF recharged	18.1	(11,505)		(6,031)	<u>-</u>
Results before interest, tax, depreciation					
and amortisation (EBITDA)		136,679	55,030	144,325	58,004
Depreciation and amortisation		(646)	(139)	(325)	(70)
Fair value gains/(losses) on financial assets at					
fair value through profit or loss	18.6	(780)	53	(851)	12
Finance income	18.7	74,373	4,736	42,669	2,462
Finance cost	18.7	(53)	(16)	(20)	(8)
Results before tax		209,573	59,663	185,798	60,399
Income tax		-	-	-	-
Net results		209,573	59,663	185,798	60,399
Actuarial gains/ (losses)		-	-	-	-
Other comprehensive income		-		-	_
Total comprehensive income		209,573	59,663	185,798	60,399

<sup>\*</sup> The comparative column refers to amounts prior to the absorption of HRADF and integration of HFSF.

Specifically, pursuant to Law 5131/ 2024, on December 31, 2024, HRADF was absorbed by and merged into Growthfund, while HFSF was dissolved. As a result, the securities representing its capital, along with its rights and obligations, were transferred to Growthfund, which now acts as its universal successor. This has led to the results for the 2025 being presented on a consolidated basis (including the absorbed entity HRADF - PPF and ADP segments - and the integrated entity HFSF), in contrast to the comparative period of 2024, where the results reflect the amounts of Growthfund prior to the absorption.

#### Statement of Changes in Equity for the period 01.01.2025 – 30.06.2025

Statement of Changes in Equity ('000 €)	Share capital	Other reserves	Retained earnings	Total
	Amounts in thousands of €			
Balance as at 01.01.2024 (Restated)*	245,703	51,466	761,052	1,058,222
Net results of Q1 2024	-	-	(736)	(736)
Total comprehensive income for the period	-		(736)	(736)
Balance as at 31.03.2024 (Restated)*	245,703	51,466	760,316	1,057,486
Net results of Q2 2024	-		60,399	60,399
Total comprehensive income for the period	-		60,399	60,399
Balance as at 30.06.2024	245,703	51,466	820,716	1,117,885
Balance as at 01.01.2025	245,703	5,808,289	30,902	6,084,894
Net results of Q1 2025	_	-	23,775	23,775
Total comprehensive income for the period	-	-	23,775	23,775
Balance as at 31.03.2025	245,703	5,808,289	54,677	6,108,669
Net results of Q2 2025	-	-	185,798	185,798
Total comprehensive income for the period	-	-	185,798	185,798
Balance as at 30.06.2025	245,703	5,808,289	240,475	6,294,467

<sup>\*</sup> Opening balance of the comparative period (01.01.2024) has been restated to reflect the compensation received by Growthfund for the shares of EYDAP/EYATH, amounting to €607 million.

# Cash Flow Statement for the period 01.04.2025 – 30.06.2025 and 01.01.2025 – 30.06.2025

Cash flow statement ('000 €)		01.01.2024-		
	30.06.2025 30.06.2024* 30.06.2 Amounts in thousands			30.06.2024*
Results before tax	209,573	59,663	185,798	
Adjustments for:	205,515	33,003	103,730	00,333
Depreciation and amortisation	646	139	325	70
Provisions	40	15	20	
Losses from destruction/ write-off assets	5	6	5	
Losses/ (Gains) from earlier termination of ROU leases	(1)	_	(1)	-
Unrealized exchange differences	1	-	-	-
Fair value gains/(losses) on financial assets at fair value				
through profit or loss	780	(53)	851	(12)
Finance income	(74,373)	(4,736)	(42,669)	(2,462)
Finance cost	53	16	20	8
Changes in Working Capital:				
(Increase)/ decrease in receivables	743,430	(3,295)	100,332	(35,941)
Increase/ (decrease) in payables	(815,844)	552	(172,215)	650
Net cash flows from operating activities	64,310	52,307	72,467	22,724
Purchase of fixed assets	(68)	(63)	(43)	(33)
Acquisition of financial assets	(304)	(9,085)	(161)	(169)
Disposal of financial assets	150	178	103	97
Collections from disposal of assets	6	3	6	2
Interest received	78,464	3,474	5,881	-
Payment for loan to subsidiary	(1,000)	-	(300)	-
Proceeds from loan to subsidiary	-	100	-	-
Payment for an increase in associate ownership				
percentage	(24,225)	(12,300)	(24,225)	
Net cash flows from investing activities	53,023	(17,693)	(18,738)	(103)
Dividends paid	(303,500)	(49,315)	-	-
Interest and related expenses paid	(22)	(8)	(6)	(5)
Payments of lease liabilities	(480)	(109)	(197)	(54)
Net cash flows from financing activities	(304,003)	(49,432)	(202)	(59)
Total net cash inflow/ (outflow) for the period	(186,669)	(14,818)	53,526	22,562
Cash and cash equivalents at the beginning of the				
period	4,646,204	273,367	4,406,008	235,987
Cash and cash equivalents at period end	4,459,534	258,549	4,459,534	258,549

<sup>\*</sup> The comparative column refers to amounts prior to the absorption of HRADF and integration of HFSF.

Specifically, pursuant to Law 5131/2024, on December 31, 2024, HRADF was absorbed by and merged into Growthfund, while HFSF was dissolved. As a result, the securities representing its capital, along with its rights and obligations, were transferred to Growthfund, which now acts as its universal successor. This has led to the results for the 2025 being presented on a consolidated basis (including the absorbed entity HRADF- PPF and ADP segments-and the integrated entity HFSF), in contrast to the comparative period of 2024, where the results reflect the amounts of Growthfund prior to the absorption.

#### Notes to the separate financial statements

#### 1. General Information

This Quarterly Report includes the condensed interim financial information and the financial data of the company named 'Hellenic Company of Assets and Participations S.A.' (hereinafter 'HCAP' or 'Growthfund' or 'Company') for the period ending on June 30, 2025.

The Hellenic Corporation of Assets and Participations S.A. (hereunder "HCAP" or "Growthfund" or "Company" or "Corporation") acquired legal personality upon its registration in the General Commercial Registry (GEMI) on 25.10.2016. The Board of Directors of the Corporation convened as a body on 16.02.2017 and therefore 2017 was the starting year of operations, organisation of its structure and its gradual staffing. During that year, the Corporation held shares only in ETAD and HRADF.

From the year 2018 onwards and in accordance with the provisions of Law 4512/2018 and Law 4549/2018, the assets of the Corporation changed through the transfer to Growthfund of the Greek State participation in 13 State-owned enterprises (SOEs). Pursuant to Article 188A of Law 4389/2016, as introduced by Law 5131/2024, on 31.12.2024 the Company absorbed its direct subsidiary, HRADF. Furthermore, as of the aforementioned date, its direct subsidiary, HFSF, was dissolved and its rights and obligations were transferred to the Company.

Purpose of the Company, in accordance with its establishing Law 4389/2016, is to manage and exploit the private assets of the Greek State transferred to the Company in favour of the public interest as further specified in the provisions of its founding Law 4389/2016 (the "Law") and its subsequent amendments. The Company is established to serve a special public purpose and to contribute financial resources: (a) for the implementation of the Greek 's investment policy and proceeding to investments that will contribute to the growth of the Greek economy; (b) for the reduction of the financial obligations of the Greek State.

In order to achieve its purpose, the Company: (a) manages its assets pursuing an increase in their long-term value, in accordance with its Corporate Code, guaranteeing transparency according to the rules of the private economy, (b) promotes reforms of public undertakings, through, among others, restructuring, optimal corporate governance and transparency, as well as through the promotion of management accountability, social responsibility, sustainability, innovation and best corporate practices and is able to perform any action, that is referred to the Law and the Articles of Association.

The duration of the Company is set to ninety-nine (99) years commences upon its registration in the General Commercial Registry (G.E.MI.) of the General Secretariat of Commerce, i.e., 25.10.2016. The Company is a Hellenic Société Anonyme with G.E.MI. number: 140358160000, with its registered offices been located at 4 Karagiorgi Servias Postcode 105 62, in Athens. The functional currency of the Company and its subsidiaries is Euro.

The Company's shares are non-transferable. Due to the fact that the operations of the Company and of its direct subsidiaries, as defined in article 188 of Law 4389/2016, serve a special public purpose, the shares of the Company, the shares of its direct subsidiaries, as well as the titles that incorporate the share capital of Hellenic Financial Stability Fund of Law 3864/2010 (A'119) ("HFSF") are non-tradable transactions according to the regulations of article 966 of the Civil Code.

The investments that have been transferred from the Greek State directly to the Company with no consideration according with L. 4389/2016 and its subsequent amendments, relate to "Direct Subsidiaries" (which were transferred in 2016) and "Other Subsidiaries" (which were transferred on January 1, 2018, except for GAIAOSE which was transferred on July 1, 2018). Consequently, the portfolio as at 30.06.2025 is as follows:

A) "Direct Subsidiaries":	Note	% Participation
(a) Public Properties Company (ETAD)		100%
(b) 5G Ventures S.A. (5G)		100%
B) "Other Subsidiaries" (according to L. 4389/2016):		% Participation
(a) Athens Urban Transportation Organization S.A. (OASA)		100%
(b) Central Markets and Fishery Organization S.A. (CMFO)		100%
(c) Thessaloniki Central Market S.A. (CMT)		100%
(d) Corinth Canal Co. S.A. (AEDIK)		100%
(e) Thessaloniki International Fair – HELEXPO S.A. (TIF-HELEXPO)		100%
(f) GAIAOSE S.A.		100%
(g) Hellenic Post S.A. (ELTA)		100%
(h) Hellenic Saltworks S.A.		80.00%
(i) Public Power Corporation S.A. (PPC)	1	35.30%
(j) ETVA – Industrial Areas S.A.		35%
(k) Athens International Airport S.A (AIA)	2	25.60%
(I) Folli Follie S.A.		0.96%
(m) Hellenic Center for Defence Innovation S.A. (HCDI)	3	33%

#### Notes:

- 1) Regarding the participation of Growthfund in PPC, on 27.10.2021 the Board of Directors of the Company unanimously decided that the Company will participate in the increase of the share capital of PPC S.A. with the necessary amount in order for the Greek State to maintain a percentage of 34.12% in the share capital of PPC as this results from the increase of its share capital and taking into account the percentage of the shares of PPC S.A. owned by HRADF. Growthfund received an advance against a share capital increase of €135 million, and finally €105.7 million was used to participate in the share capital increase of PPC, while €29.3 million was returned to the Greek State. Growthfund participated in the increase of PPC's share capital by paying €105.7 million for 11,744,746 shares, while through Law 4876/23.12.2021, the Greek State transferred with no consideration to Growthfund another 39,440,000 shares held by HRADF (the formal part of the share transfer was completed within 2022). As a result of the above, Growthfund maintained the percentage it held in PPC, which remained at 34.12%. Finally, on December 13, 2024, PPC proceeded with the cancellation of 12,730,000 own shares, and its share capital now amounts to 369,270,000 common nominal shares. As a result, Growthfund stake increased to 35.30%.
- **2)** During the first quarter of 2024, the increase in Growthfund's stake in the Athens International Airport (AIA) by 0.5% took place, resulting in Growthfund's total stake in AIA reaching 25.50%. Furthermore, in April 2025, as a result of Growthfund's participation in the share capital increase of AIA, through the reinvestment of part of the 2024 dividend, HCAP acquired an additional 0.1%. Consequently, its equity stake as of 30.06.2025 amounted to 25.60%.
- **3)** During the second quarter of 2024, the company under the name "Hellenic Center for Defence Innovation" ("ELKAK S.A.") was established. Growthfund holds 33% of the share capital of HCDI, which amounts to €1,500,000. As a result, Growthfund recognized a participation of €495,000 during the second quarter of 2024.
- **4)** On 10 July 2025, Hellenic Innovation and Infrastructure Fund ("HIIF"), 100% direct subsidiary of Growthfund, was legally established, with a share capital of €303,500,000. The Fund's purpose is to promote, finance and/or co-finance

investment activities of a developmental nature, which are expected to contribute to Greece's social and economic growth and generate value creation prospects.

#### **Furthermore:**

A. In the previous fiscal year 2023, in accordance with Law 5045/2023, Article 64, the entities EYDAP S.A. and EYATH S.A. were transferred to the Greek State. As a consequence, as at 31.12.2023, the Company ceased to have any participation in the aforementioned entities.

B. On December 31, 2024, pursuant to Article 5 of Law 5131/ 2024, Growthfund absorbed HRADF and incorporated HFSF, resulting in these entities no longer appearing in the above portfolio as they have been merged with Growthfund. Participations in the companies resulting from the absorption of HRADF and the integration of HFSF are presented in Note 7.2.

#### Additionally:

a) Under Article 350 of Law 4512/2018, "the Greek State's right to collect the dividend arising from its participation in the share capital of the Société Anonyme under the name "Hellenic Telecommunications Organization S.A." (OTE S.A.) is transferred to Growthfund". The Greek State reserves the right to vote in the General Assembly of OTE for its corresponding shares.

b) based on the provision of Article 198(2) of Law 4389/2016, any property rights, management, and exploitation rights, established financial interests, intangible rights, rights of operation, maintenance, and exploitation of infrastructure — which had been transferred previously to Hellenic Republic Asset Development Fund (HRADF), by virtue of the Decision No 195/2011 of the Interministerial Committee of Restructuring and Privatisations, regarding the right to grant to third parties, by virtue of concession agreements, the rights of administration, management, operation, upgrade, expansion, maintenance, and exploitation of all the state-owned airports, of which the organisation, operation, and management has been assigned to the Civil Aviation Authority (CAA), have been automatically transferred by HRADF to Growthfund, without consideration. These rights include any rights of administration, management, and exploitation over movable and immovable assets that are connected to the abovementioned airports, as well as of any spaces/sites of commercial or any other use located within or close to the premises of the abovementioned state-owned airports, and under the conditions to be defined in the relevant concession agreement, with the exception of the state-owned regional airports of Crete, mainland Greece and airports of Ionian and Aegean Sea, which have already been granted by virtue of concession agreements ratified by Articles 215 and 216 of Law 4389/2016.

c) pursuant to the provisions of Law 4549/2018, until full repayment of the loan granted under the Financial Facility Agreement and its subsequent amendments, the Corporation became a guarantor with the commitments as defined in the said agreement. Furthermore, pursuant to Article 6 of Law 5131/2024, Article 188B paragraph 6 was added to Law 4389/2016, stipulating that, specifically in relation to the universal succession of HFSF, Growthfund shall act in compliance, in particular, with the commitments arising from the Memorandum of Understanding ratified by Law 4046/2012 (Government Gazette A' 28) and the Agreement on Fiscal Targets and Structural Reforms dated 19 August 2015, ratified by Law 4336/2015 (Government Gazette A' 94). Growthfund shall comply with its obligations arising from, or related to, the Master Financial Facility Agreement dated 15 March 2012, the draft of which was ratified by Law 4060/2012 (Government Gazette A' 65), and the Financial Facility Agreement dated 19 August 2015, the draft of which was ratified by Law 4336/2015, and is authorised to take any necessary action to ensure such compliance and full implementation thereof. Growthfund may enter into an agreement with all or certain other contracting parties to the aforementioned agreements,

acknowledging the assumption of all obligations of the absorbed HFSF arising therefrom and regulating, in particular, matters concerning the manner of fulfilment of such obligations.

#### 2. Basis of preparation of the Quarterly Financial Report

Pursuant to Article 195 of Law 4389/2016, the Board of Directors prepares quarterly reports on the Company's actions and financial statements.

The interim condensed financial information and financial data presented in the Quarterly Report are in accordance with the Company's books and records using the accrual basis of accounting. The amounts presented under the accrual basis have been determined in compliance with International Accounting Standard 34 'Interim Financial Reporting', without the presentation of all the information and disclosures required by IAS 34 for interim financial information. These financial details are published within 90 days, while the official semi-annual and annual financial statements are approved simultaneously with the consolidated ones. Therefore, they are finalized later than the quarterly reports. For this reason, there is a possibility that their amounts may differ as a result of events or information that became known or available between the date of publication of the quarterly reports and the date of approval of the semi-annual or annual financial statements.

The condensed interim financial information and financial data have been prepared on the going concern basis of the Company and in accordance with the historical cost principle, except for debt or equity securities, which are measured at fair value through profit or loss.

The condensed interim financial information and financial data have been prepared based on the same accounting policies adopted in the preparation of the Group's latest published financial statements, except for the adoption of new standards and interpretations, the application of which became mandatory for periods after January 1, 2025, as described in the section "New Standards, Amendments to Standards, and Interpretations".

The condensed interim financial information and financial data in accordance with IFRS require the use of accounting estimates and judgments by Management in applying the adopted accounting policies. The areas that involve a significant degree of judgment or complexity, or where assumptions and estimates have a material impact on the financial statements, are disclosed in Note 3.

#### New Standards, Amendments to Standards, and Interpretations

Certain new standards, amendments to standards, and interpretations have been issued, which became mandatory for accounting periods beginning on or after January 1, 2025, and are analysed below.

#### A) Standards and Interpretations mandatory for the current financial year

The following standards and amendments have been issued and are mandatory for application in the current financial year.

 IAS 21 "The Effects of Changes in Foreign Exchange Rates" (Amendments) – Lack of Exchangeability (effective for annual periods beginning on or after January 1, 2025)
 The application of these amendments had no significant impact on the corporate quarterly report.

## B) Standards and Interpretations mandatory for future periods but not yet effective and not early adopted by the Group and the Company

The following standards, amendments, and interpretations have been issued, are mandatory for future periods, and have not been early adopted. The Company is currently in the process of assessing their potential impact.

- IFRS 9 (Amendments) "Financial Instruments" and IFRS 7 (Amendments) "Financial Instruments: Disclosures" (effective for annual reporting periods beginning on or after January 1, 2026)
- Annual Improvements to IFRS Standards (effective for annual reporting periods beginning on or after January 1, 2026):
  - IFRS 1 "First-time Adoption of International Financial Reporting Standards"
  - IFRS 7 "Financial Instruments: Disclosures"
  - IFRS 7 "Financial Instruments: Disclosures" (implementation guidance only)
  - IFRS 9 "Financial Instruments"
  - IFRS 10 "Consolidated Financial Statements"
  - IAS 7 "Cash Flow Statements"
- IFRS 18 "Presentation and Disclosure in Financial Statements" (effective for annual reporting periods beginning on or after January 1, 2027)
- IFRS 19 "Subsidiaries without Public Accountability: Disclosures" (effective for annual reporting periods beginning on or after January 1, 2027)
- IFRS 19 (Amendments) 'Subsidiaries without Public Accountability: Disclosures' (effective for annual periods beginning on or after 1 January 2027)

#### 3. Significant accounting estimates and judgements

The preparation of the condensed interim financial information and financial data requires Management to make estimates, judgments, and apply assumptions that affect the application of accounting principles and reported amounts of assets, liabilities, revenues, and expenses. Management's estimates and judgments are reassessed periodically and are based on historical data and expectations of future events that are deemed reasonable under the circumstances.

Despite the fact that such estimates are based on the management of the Company best perception of current events and its knowledge of any future activities, actual results may materially differ from those calculations and assumptions taken into account for the preparation of the Company's quarterly report financial statements.

In the preparation of these condensed interim financial statements and financial data, the significant accounting estimates and judgments adopted by Management for the application of the Company's

accounting principles are the same as those referred to in the annual financial statements as of December 31, 2024.

# 4. Absorption of the subsidiary HRADF and transfer to HCAP of the securities representing the capital of HFSF, as well as its rights and obligations

With Article 5 of Law 5131/FEK A' 128/02-08-2024, Article 188A was added to Law 4389/2016 (A' 94), which states the following:

"Absorption of the Hellenic Republic Asset Development Fund (HRADF) and the Hellenic Financial Stability Fund (HFSF) by the Hellenic Corporation of Assets and Participations (HCAP)"

- 1. By December 31, 2024, the Hellenic Republic Asset Development Fund (HRADF) shall be absorbed by the Hellenic Corporation of Assets and Participations (HCAP) and merged with it, in accordance with Articles 18 (regarding the effects of mergers) and 35 (regarding the absorption of a company by a société anonyme that owns all its corporate shares or stock) of Law 4601/2019 (Government Gazette A' 44), subject to paragraph 2 of the present provision. For this purpose, an agreement shall be signed between the Boards of Directors of HRADF and HCAP, which shall be co-signed by the Minister of National Economy and Finance as the representative of the sole shareholder of HCAP. This agreement shall be published in the Government Gazette and registered with the General Commercial Registry (GEMI). Upon the registration of the merger agreement with GEMI, HCAP shall automatically and universally succeed to the entirety of HRADF's assets, rights, obligations, competencies, and legal relationships, including real estate property rights and administrative permits issued in favor of HRADF.
- 2. The signing of the agreement referred to in par. 1 does not require compliance with the conditions outlined in subparagraphs (f) and (g) of Article 7 regarding the merger agreement draft, Article 8 regarding the publication of the merger agreement draft, Article 11 regarding the availability of documents for review by shareholders or partners, Article 14 regarding the approval of the merger by the assembly or partners of each company participating in the merger, Article 17 regarding the preliminary legality check, as well as the provisions of par. 1 and 2 of Article 35 regarding the absorption of a company by a joint-stock company that holds all of the company's shares or stakes, of Law 4601/2019.
- 3. By decision of the Minister of National Economy and Finance, issued by December 31, 2024, published in the Government Gazette, and registered in GEMI, HFSF is abolished. The securities that embody the capital of HFSF, as well as its rights and obligations, are transferred to the HCAP.
- 4. The merger as described in par. 1 to 3 shall take effect from the registration in GEMI, irrespective of the chronological order between the merger agreement mentioned in par. 1 and the decision mentioned in par. 3.
- 5. The merger agreement in par. 1, the acts and contracts related to the contribution and transfer of assets or liabilities or other rights and obligations, and any real or contractual rights of HRADF and HFSF to HCAP, as well as the transformation of the aforementioned companies, and any other acts necessary for the implementation of the present, shall be exempt from any tax or fee to the State, as well as any fees, contributions, or rights payable to any third party. The exemption mentioned in the first sentence also applies to the capital accumulation tax. [...]

In implementation of the above:

- On 23.12.2024, the merger agreement for the absorption of the company HRADF by HCAP was signed by the Boards of Directors of the companies and co-signed by the Minister of National Economy and Finance.
- On 23.12.2024, the Minister of National Economy and Finance issued decision no. 195701 EE 2024 (Government Gazette B-7092), with which HFSF was abolished and absorbed by HCAP.
- On 31.12.2024, the above merger agreement and the decision of the Minister of National Economy and Finance were registered in GEMI, resulting in the merger becoming effective from this date HCAP automatically became the universal successor of HRADF, and the shares incorporating the capital of HFSF along with its rights and obligations were transferred to HCAP.

Since HCAP, HRADF, and HFSF are under the common control of the same ultimate shareholder, who remains the same before and after the merger, the absorption of these entities by HCAP is considered to be a transaction between entities under common control, which is exempt from the scope of IFRS 3. Therefore, HCAP followed the Group's established policy for the merger of entities under common control.

A business combination involving entities or businesses under common control is a business combination in which all the combined entities or businesses are ultimately controlled by the same party or parties before and after the combination, and this control is not temporary. In such cases, the Group, in accordance with par. 10 to 12 of IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors," which, among other things, state that "In the absence of a standard or interpretation specifically applicable to a transaction or other event or condition, management shall develop and apply an accounting policy that, in its judgment, results in information that is relevant to the economic decision-making needs of users and reliable," applies an accounting method for business combinations under common control in which the accounting values of the assets and liabilities are aggregated without further calculation of fair values. More specifically:

- The assets and liabilities of the companies are recognized at the carrying amounts as reflected in the financial statements of the companies, with appropriate adjustments: (a) to achieve uniform accounting policies, and (b) to correct any errors identified by the external auditors or those discovered within 12 months of the transfer, relating to pre-transfer matters and for which sufficient information is available to determine the required adjustment amount.
- No goodwill is recognized. The difference between the acquisition cost of the investment and
  the net assets of the transferred company is recognized as a separate reserve in Equity under
  the heading "Reserve from acquisition of subsidiaries," as it arises from a transaction with the
  shareholder.
- Transaction costs (if any) are directly recognized as expenses in the Statement of Profit or Loss.
- The Group recognizes the newly acquired entity in the consolidated financial statements from the date when the transfer becomes effective, without restating the comparative figures of the prior period.

As a result of the above, the balance sheet of the comparative year 31.12.2024 of HCAP S.A. includes the balance sheet items of the former HRADF S.A. and HFSF, which:

• Transferred at the carrying amounts these items had as of 31.12.2024. It is noted that the carrying amounts of these items, in the vast majority, do not differ from their fair values, as HFSF values its investments at fair value, and the major other items relate to receivables and liabilities whose carrying amounts are estimated not to differ materially from their fair values.

- According to the Group's standard policy, the items of the absorbed companies were recognized in the financial statements from the date the absorption became effective (31.12.2024), without restating the comparative figures of the 31.12.2023.
- The difference between the acquisition cost of the investment and the net assets of the transferred company is recognized as a separate reserve in Equity under the heading "Reserve from the absorption of HRADF-HFSF."

Since the acquisition cost of HCAP was zero, the total equity of the two entities was transferred to the equity of HCAP as follows:

- The total equity of HRADF was presented as 'HRADF absorption reserve'. Of this amount, €33,270 thousand, relating to the equity per the transformation balance sheet as of 31.10.2024 (as approved by the Board of Directors of HRADF on 23.12.2024), is to be capitalised in accordance with the merger agreement, while the remaining amount of €257 thousand will be transferred to retained earnings.
- The total assets and liabilities of HFSF, according to the Ministerial Decision, were transferred as "balance sheet items of HCAP after the completion of the absorption upon registration of the present decision in GEMI," with an increase in HCAP's net equity by the creation of a special-purpose reserve in the equity of HCAP. This reserve is reflected in the equity of HCAP under the name "HFSF absorption reserve."

The Statement of Financial Position of Growthfund as of December 31, 2024, following the absorption of HRADF and the incorporation of HFSF, is analyzed in the table below:

	Growthfund*	HRADF	HFSF	GROWTHFUND
Statement of Financial Position (in euro)	31.12.2024	31.12.2024	31.12.2024	31.12.2024
ASSETS				
Property, plant and equipment	204,974	468,654	116,512	790,140
Intangible assets	79,436	12,448	1,761	93,645
Right-of-use assets	182,184	765,245	315,102	1,262,531
Investments in subsidiaries	55,800,011	-	-	55,800,009
Investments in associates	118,497,717	-	1,032,498,278	1,150,995,995
Financial assets at fair value through profit or				
loss	-	-	6,567,805	6,567,805
Other non-current assets	33,109	523,938,918	42,471	524,014,498
Receivables from banks under liquidation	-	-	467,532,373	467,532,373
Total	174,797,431	525,185,265	1,507,074,302	2,207,056,996
Current assets				
Trade receivables and contract assets	5,659,842	938,075,696	66,033,864	1,009,769,402
Other receivables	287,251	17,247,414	2,278,806	19,813,471
Financial assets at amortised cost	1,100,000	-	-	1,100,000
Financial assets at fair value through profit or				
loss	10,549,096	-	-	10,549,096
Receivables from banks under liquidation	-	-	86,236,025	86,236,025
Cash and cash equivalents	791,400,519	135,167,107	3,719,635,980	4,646,203,606
Total	808,996,708	1,090,490,217	3,874,184,675	5,773,671,600
Total assets	983,794,139	1,615,675,482	5,381,258,977	7,980,728,596
Equity				
Share capital	245,703,000	-	-	245,703,000
Other reserves	395,590,296	-	-	395,590,294
Reserve of absorbed HRADF-HFSF	-	33,012,702	5,379,686,072	5,412,698,774
Retained earnings	30,901,886			30,901,886
Total equity	672,195,182	33,012,702	5,379,686,072	6,084,893,954
Non-current liabilities				
Staff retirement indemnities	107,010	145,458	66,998	319,466
Long-term lease liabilities	41,191	306,035	-	347,226
Other non-current liabilities	-	567,787,303	-	567,787,303
Total	148,201	568,238,796	66,998	568,453,995
Current liabilities				
Trade and other payables and contract liabilities	5,229,368	1,010,127,795	63,987	1,015,421,150
Short-term lease liabilities	167,240	516,654	257,011	940,905
Other current liabilities	306,054,148	3,779,535	1,184,909	311,018,592
Total		1,014,423,984	1,505,907	1,327,380,647
Total equity and liabilities		1,615,675,482		7,980,728,596

<sup>\*</sup> The column Growthfund refers to amounts prior to the absorption of HRADF and integration of HFSF.

# 5. Segment reporting

The Statement of Comprehensive Income by operating segment for the first semester and second quarter of 2025, as well as the Statement of Financial Position by operating segment as of 30.06.2025, are presented below.

# Statement of Comprehensive Income by operating segment first semester 2025

Statement of Comprehensive Income ('000 €)	Note	01.01.2025- 30.06.2025				01.01.2024- 30.06.2024*	
		Growthfund*	ADP	PPF	ex-HFSF	GROWT	HFUND
Revenues from dividends	19.1	115,869	-	-	36,257	152,126	61,321
Revenues from re-billing of PPF project	:t						
costs	19.2	-	-	12,160	-	12,160	-
Revenues from re-billing of ADP							
project costs	19.3	-	625	-	-	625	-
Payroll and management cost	19.4	(3,178)	(1,887)	(1,395)	(1,995)	(8,455)	(2,766)
Third party fees	19.5	(4,074)	(244)	(61)	(759)	(5,139)	(2,787)
Other operating (expense)/ income	19.6	(908)	(711)	(128)	(1,385)	(3,133)	(738)
Fees and expenses of ADP-PPF							
recharged	19.2		(12)	(11,493)	-	(11,505)	
Results before interest, tax,							
depreciation and amortisation							
(EBITDA)		107,708	(2,230)	(917)	32,118	136,679	55,030
Depreciation and amortisation		(150)	(311)	(5)	(179)	(646)	(139)
Fair value gains/(losses) on financial							
assets at fair value through profit or							
loss	19.7	36	-	-	(816)	(780)	53
Finance income	19.8	9,047	1,387	936	63,003	74,373	4,736
Finance cost	19.8	(14)	(23)	(14)	(3)	(53)	(16)
Results before tax		116,628	(1,177)		94,122	209,573	59,663
Income tax					-	-	
Net results		116,628	(1,177)		94,122	209,573	59,663
Actuarial gains/ (losses)			_	-	-	-	
Other comprehensive income				-	-	-	
Total comprehensive income		116,628	(1,177)		94,122	209,573	59,663

<sup>\*</sup> The column Growthfund as well as the comparative column refer to amounts prior to the absorption of HRADF and integration of HFSF.

# Statement of Comprehensive Income by operating segment second quarter 2025

Statement of Comprehensive Income ('000 €)	Note	01.04.2025- 30.06.2025				01.04.2024- 30.06.2024*	
	_	<b>Growthfund*</b>	ADP	PPF	ex-HFSF	GROWT	HFUND
Revenues from dividends	19.1	115,869	-	-	36,257	152,126	61,321
Revenues from re-billing of PPF							
project costs	19.2	-	-	6,418	-	6,418	-
Revenues from re-billing of ADP							
project costs	19.3	-	580	-	-	580	-
Payroll and management cost	19.4	(1,564)	(851)	(812)	(1,110)	(4,337)	(1,377)
Third party fees	19.5	(2,265)	(89)	31	(505)	(2,828)	(1,530)
Other operating (expense)/ income	19.6	(532)	(350)	(108)	(613)	(1,603)	(410)
Fees and expenses of ADP-PPF							
recharged	19.2		(6)	(6,025)		(6,031)	
Results before interest, tax,							
depreciation and amortisation							
(EBITDA)		111,508	(716)	(496)	34,029	144,325	58,004
Depreciation and amortisation		(76)	(153)	(3)	(93)	(325)	(70)
Fair value gains/(losses) on financial							
assets at fair value through profit or							
loss	19.7	(35)	-	-	(816)	(851)	12
Finance income	19.8	4,762	891	505	36,510	42,669	2,462
Finance cost	19.8	(6)	(5)	(7)	(1)	(20)	(8)
Results before tax		116,153	16	_	69,629	185,798	60,399
Income tax			_			-	
Net results		116,153	16		69,629	185,798	60,399
Actuarial gains/ (losses)			-	-		-	
Other comprehensive income						-	
Total comprehensive income		116,153	16		69,629	185,798	60,399

<sup>\*</sup> The column Growthfund as well as the comparative column refer to amounts prior to the absorption of HRADF and integration of HFSF.

# Statement of Financial Position 30.06.2025 by operating segment

Statement of Financial Position ('000 €)	Note		30.06.20	25		30.06.2025
		Growthfund*	ADP	PPF	ex-HFSF	GROWTHFUND
ASSETS						
Property, plant and equipment		218	360	46	101	725
Intangible assets		64	3	-	1	68
Right-of-use assets	6	164	548	_	158	870
Investments in subsidiaries	7.1	55,800	-	-	-	55,800
Investments in associates	7.2	142,723	-	-	1,032,498	1,175,221
Financial assets at amortised cost	8.1	600	-	-	-	600
Financial assets at fair value through profit						
or loss	8.2		-	-	5,751	5,751
Receivables from banks under liquidation	9	-	-	-	427,532	427,532
Other non-current assets	10	37	507,936	1	42	508,016
Total non-current assets		199,606	508,848	47	1,466,083	2,174,584
Trade receivables and contract assets	11	64,663	141,409	936	65,163	272,171
Other receivables	12	607	25,984	(1,853)	1,152	25,890
Receivables from banks under liquidation	9	-	-	-	126,236	126,236
Financial assets at amortised cost	8.1	1,500	-	-	-	1,500
Financial assets at fair value through profit						
or loss	8.2	10,739	-	-	-	10,739
Cash and cash equivalents	13	516,731	72,931	53,565	3,816,307	4,459,534
Total current assets		594,240	240,324	52,647	4,008,858	4,896,070
TOTAL ASSETS		793,846	749,172	52,694	5,474,942	7,070,654
EQUITY						
Paid-up share capital		245,703		_	_	245,703
Reserve of absorbed HRADF-HFSF	4	_	33,013	-	5,379,686	5,412,699
Other reserves		395,590	-	_	-	395,590
Retained earnings	14	147,530	(1,177)	_	94,122	240,475
Total equity		788,823	31,835	_	5,473,808	6,294,467
LIABILITIES						
Provision for staff leaving indemnities		124	163	_	73	360
Long-term lease liabilities (IFRS 16)	6	80	63	_	-	144
Other long-term liabilities	10, 15	-	549,011	4,051	-	553,062
Total long-term liabilities and						
provisions		205	549,237	4,051	73	553,566
Trade and other payables and contract						
liabilities	16	1,489	162,151	48,014	290	211,944
Dividends payable	17	-	-	-	-	-
Short-term portion of long-term lease						
liabilities (IFRS 16)	6	96	531	-	173	800
Other short-term liabilities	18	3,234	5,417	629	597	9,877
Total short-term liabilities		4,818	168,099	48,643	1,061	222,621
TOTAL LIABILITIES		5,023	717,336	52,694	1,134	776,187
TOTAL EQUITY AND LIABILITIES		793,846	749,172	52,694	5,474,942	7,070,654

<sup>\*</sup> The column Growthfund refer to amounts prior to the absorption of HRADF and integration of HFSF.

## 6. Right-of-use assets and Lease liabilities

During the second quarter of 2025, a preliminary agreement was signed for the lease of the new building that will house the merged Growthfund. Given that the final lease agreement has not yet been signed but is expected to by the end of 2025, the balance of the right-of-use assets and the corresponding lease liabilities as of 30.06.2025 does not include the present value of the aforementioned future lease payments related to the new building.

## 7. Investments in subsidiaries and associates

#### 7.1 Investments in subsidiaries

In accordance with Article 188 of Law 4389/2016, the participation of the Greek State in a portfolio of public entities was transferred to HCAP with no consideration. Some of those entities are directly controlled by HCAP, and therefore have been recognised in the separate financial statements as "Investments in subsidiaries". These entities are analysed below:

Subsidiaries	Object of activity	Country	30.06.2025 % Direct participation	31.12.2024 % Direct participation	Consolidation Method
	Management and utilisation				
Public Properties	of the real estate portfolio				
Company S.A. (PPCo or					
ETAD)	transferred to it	Greece	100.00%	100.00%	Full
	Management services of				
5G Ventures S.A.	mutual funds	Greece	100.00%	100.00%	Full
	Planning, programming,				
	organising, coordinating,				
Athens Public Transpor	tcontrolling, and providing				
Organization S.A.	overground and underground				
(OASA)	mass transport works	Greece	100.00%	100.00%	Full
Central Markets and	Management and				
Fishery Organization	administration of central				
S.A. (CMFO)	markets and fisheries	Greece	100.00%	100.00%	Full
	Management and				
Central Market of	administration of the Central				
Thessaloniki S.A. (CMT)	Market of Thessaloniki	Greece	100.00%	100.00%	Full
Corinth Canal Co S.A.	Exercising the Corinth Canal				
(AEDIK)	exploitation rights	Greece	100.00%	100.00%	Full
Hellenic Post S.A.	Provision of mail and electric				
(ELTA)	energy services	Greece	100.00%	100.00%	Full
Thessaloniki					
International Fair S.A.					
(TIF)	Organising trade fairs	Greece	100.00%	100.00%	Full
	Improvement, development				
	and exploitation of Greek				
	saltworks and processing and				
	marketing of saltwork				
Hellenic Saltworks S.A.	products	Greece	80.00%	80.00%	Full
	Railway administration,				
	founding and running of				
GAIAOSE S.A.	commercial centers	Greece	100.00%	100.00%	Full

The shares or securities incorporating the subsidiaries' capital were transferred to Growthfund with no consideration (excluding the company 5G Ventures S.A., which was established by HCAP). The Company has chosen as its accounting policy to recognize these investments in its financial statements at acquisition cost (which, for shares received upon initial recognition, was zero) and, consequently, they were recorded at the symbolic value of one (1) euro per subsidiary.

In caption "Investment in subsidiaries" is included:

- the amount of €100 million resulting from the payment made on 23.12.2020, by Growthfund to its subsidiary ELTA S.A. as part of its participation in the company's share capital increase, within the framework of an ambitious transformation program initiated in 2020. Although the initiation of the implementation of the transformational plan was exceeding the provisions, along the way deviations were identified which could not been predicted due to extraordinary events. During 2023 the update of the transformational plan and the initial activities concerning its implementation, were launched gradually with advisory from international consultants. After the completion of the update of the plan, an impairment testing of the participation was executed based on the provisions thereof, the exercise determined the recoverable amount of the participation to €81.5 million. and impairment loss accounted, amounting to €18.5 million because of the difference between the recoverable and the book value. In the following year, although ELTA's performance for 2024 was as projected, in 2025 the performance shows negative deviations due to delays in the collection of significant amounts for the remuneration of the universal service provision for the years 2020-2024, as well as corresponding delays in transformation actions, property utilization, etc. Based on the updated plan of ELTA's management and taking into account the new circumstances, an impairment test was conducted for the financial statements as at 31.12.2024, from which the recoverable amount of the participation was reduced to €52.7 million, resulting in the recognition of an additional impairment loss of €28.8 million in the separate financial statements,
- an amount of €3 million which was generated from the acquisition of a 24.81% ownership stake in the subsidiary company "Hellenic Saltworks S.A." thereby increasing Growthfund's ownership percentage from 55.19% to 80%,
- Growthfund's participation in the direct subsidiary "5G Ventures S.A." with a value of €100 thousand, which corresponds to the amount paid by HCAP, as share capital at the establishment of the subsidiary, and
- the symbolic value of €1 per participation in each of the companies included in the above table (with the exception of "5G Ventures S.A.").

#### 7.2 Investments in associates

## A. Investments in associates of Growthfund (prior to absorption)

Certain companies whose participation was transferred to HCAP from the Greek State, are significantly influenced by HCAP, and therefore they have been recognized in the financial statements as "Investment in associates". These entities are analyzed below:

Associates	Object of activity	Country	30.06.2025 %	31.12.2024 %	
			Direct	Direct	
			participation	participation	
Public Power	Production, transport, and distribution of				
Corporation S.A. (PPC)	electricity	Greece	35.30%	35.30%	
Athens International	Funding, constructing, and operating pilot				
Airport S.A. (AIA)	airports and managing AIA in Spata, Attica	Greece	25.60%	25.50%	
	Establishing, organizing, utilizing, and				
ETVA Industrial Areas	managing – administrating organised				
S.A. (ETVA VIPE)	business areas (industrial areas)	Greece	35.00%	35.00%	
	Promotion of defense technology and dual-				
Hellenic Center for	use technologies in Greece, addressing the				
Defense Innovation S.A	needs of the Armed Forces, Security Forces,				
(HCDI)	and Civil Protection	Greece	33.00%	33.00%	

The shares or securities incorporating the associates' capital were transferred to the Company with no consideration. The parent Company recognized in the separate (standalone) financial statements its participation in the associates which were transferred at the acquisition cost and depicts them in the Statement of Financial Position at a nominal value (€1 euro per company).

In caption "Investment in associates" is included:

- the amount of €105.7 million which concerns the participation of Growthfund in the share capital increase of PPC SA. Specifically, within 2021, Growthfund acquired additional shares in PPC (with its percentage remaining unchanged). Of the new shares, 11,744,746 shares were acquired through participation in the share capital increase of PPC, paying €105.7 million which increased the acquisition cost, and 39,440,000 shares were transferred with no consideration by HRADF/Greek State as per Law 4876/2021 as at 23.12.2021. Furthermore, on December 13, 2024, PPC proceeded with the cancellation of 12,730,000 treasury shares, resulting in its share capital now amounting to 369,270,000 common registered shares. As a result, Growthfund's percentage increased to 35.30%.,
- an amount of €12.3 million for the acquired shares of Athens International Airport ("AIA") (within 2024) as well as an amount of €24.22 million relating to the reinvestment of AIA dividend for the acquisition of new shares (during the second quarter of 2025). Specifically, in 2024, within the framework of the introduction of the total shares of AIA to the Main Market of the Athens Stock Exchange, Growthfund participated in the public offering by paying the amount of €12.3 million to acquire 1,500,000 shares at a price of €8.2 per share. Consequently, Growthfund acquired an additional 0.5% of the share capital of AIA., Furthermore, during the second quarter of 2025, as a result of Growthfund's participation in the share capital increase of AIA, through the reinvestment of part of the 2024 dividend, Growthfund received an amount of €35.92 million out of the total dividend of €60.14 million, while the remaining €24.22 million was reinvested for the acquisition of 2,728,039 new shares issued through the share capital increase. Consequently, Growthfund acquired an additional 0.1% of AIA's share capital, resulting in a total participation of 25.60% as of June 30, 2025,
- an amount of €0.5 million representing the 33% participation of Growthfund in the company HCDI,
- the symbolic value of €1 per participation in each of the companies included in the above table (with the exception of the company HCDI S.A.), and
- an amount of €1.03 billion arising from investments in associates of the integrated HFSF, as analyzed in Note 7.2.B below.

## B. Participations in companies originating from the merged entities

## **B.1. Investment in associates from integrated HFSF**

Company's trade name resulting from the integration of HFSF	Integrated Company	Country	30.06.2025 %	31.12.2024 %
National Bank of Greece	HFSF	Greece	8.39%	8.39%
Attica Bank A.T.E.	HFSF	Greece	36.16%	36.16%
Phoenix Vega Mezz Plc	HFSF	Greece	27.00%	27.00%
Sunrisemezz	HFSF	Greece	27.00%	27.00%
Galaxy Cosmos Mezz	HFSF	Greece	8.99%	8.99%
Cairo Mezz Plc- Ko	HFSF	Greece	1.40%	1.40%

With regard to the former HFSF holdings, its participations in National Bank of Greece, Attica Bank, Phoenix Vega Mezz PLC and Sunrise Mezz PLC were classified as investments in associates, as it was assessed that significant influence exists either due to the ownership interest held or representation rights, among other factors. Growthfund applied the accounting policy it has consistently followed since its establishment for investments in associates, in accordance with IAS 27 paragraph 10, and therefore measured them at cost less any accumulated impairment losses. The acquisition cost was determined based on the fair value of these investments as recorded in HFSF's books on the date of the absorption (31.12.2024), which also represents the acquisition date for Growthfund. The values of these investments are as follows:

	30.06.2025 %	30.06.2025
Participations in banks		
NBG	8.39%	587,981
Attica Bank	36.16%	403,702
Tolal participations in banks		991,683
Other participations		
Phoenix Vega Mezz PLC	27.00%	27,818
Sunrise Mezz PLC	27.00%	12,998
Total other participations		40,816
Final balance		1,032,498

## **B.2. Participations in companies from absorbed HRADF**

Company's trade name resulting from	Absorbed Company	Country	30.06.2025 %	31.12.2024 %
the absorption of HRADF				
Helleniq Energy S.A.	HRADF	Greece	31.18%	31.18%
Athens Water Supply and Sewerage				
Company S.A. (EYDAP S.A.)	HRADF	Greece	11.33%	11.33%
Thessaloniki Water Supply and Sewerage				
Company S.A. (EYATH)	HRADF	Greece	24.02%	24.02%
Piraeus Port Authority (PPA)	HRADF	Greece	7.14%	7.14%
Thessaloniki Port Authority (THPA)	HRADF	Greece	7.27%	7.27%
LARKO	HRADF	Greece	55.19%	55.19%
Depa Commercial S.A.	HRADF	Greece	100.00%	100.00%
Hellenic Horse Racing Organization (ODIE	:)			
(Under Liquidation)	HRADF	Greece	100.00%	100.00%
Alexandroupoli's Port Authority	HRADF	Greece	100.00%	100.00%
Volos Port Authority	HRADF	Greece	100.00%	100.00%
Elefsina's Port Authority	HRADF	Greece	100.00%	100.00%

Igoumenitsa's Port Authority	HRADF	Greece	33.00%	33.00%
Heraklion Port Authority	HRADF	Greece	33.00%	33.00%
Kavala's Port Authority	HRADF	Greece	100.00%	100.00%
Kerkyra's Port Authority	HRADF	Greece	100.00%	100.00%
Lavrion Port Authority	HRADF	Greece	100.00%	100.00%
Patra's Port Authority	HRADF	Greece	100.00%	100.00%
Rafina's Port Authority	HRADF	Greece	100.00%	100.00%

With regard to the participations presented in the above table and originating from the former HRADF, the HRADF operates as an agent on behalf of the Greek State. The assets transferred to it are monitored separately in memorandum accounts (they do not constitute assets of HRADF), while the revenue from their utilization is not considered revenue of HRADF, as the Fund acts exclusively as a representative of the State in the privatization process. This practice continues following its absorption by Growthfund.

It is noted that, according to Article 188B paragraph 5 of Law 4389/2016 (as added by Article 6 paragraph 5 of Law 5131/2024), the merger by absorption of HRADF by Growthfund does not affect the status of companies whose shares had been transferred to HRADF pursuant to Article 2 of Law 3986/2011, and these companies are not considered other subsidiaries of Growthfund under Article 197 of Law 4389/2016.

#### 8. Financial assets

#### 8.1 Financial assets measured at amortized cost

The financial assets measured at amortized cost, totaling €2.1 million (31.12.2024: €1.1 million), relate to loans granted by Growthfund prior to the absorption to its subsidiary AEDIK. A portion of these loans is classified as non-current (€0.6 million), while the remaining amount is classified as current (€1.5 million).

## 8.2 Financial assets measured at fair value through profit or loss

## A. Non-current assets

Financial assets measured at fair value through profit or loss, which are classified as non-current assets, consist of the former HFSF holdings in Cairo Mezz Plc and Galaxy Cosmos Mezz Plc. Movements in non-current financial assets measured at fair value through profit or loss are presented below:

#### **Non-current assets**

Financial assets at fair value through profit or loss	30.06.2025	31.12.2024
Opening balance	6,568	-
Revaluation recognized in the income statement	(816)	-
Financial assets at fair value through profit or loss from absorbed subsidiaries	-	6,568
Closing balance	5,751	6,568

### **B.** Current assets

Financial assets measured at fair value through profit or loss which are recorded as current assets consist of Growthfund's (pre-absorption) investments in bonds. Below is the movement of the financial assets measured at fair value through profit or loss within current assets:

#### **Current assets**

Financial assets at fair value through profit or loss	30.06.2025	31.12.2024
Opening balance	10,549	1,159
Revaluation recognized in the income statement	36	386
Additions	304	10,637
Sales	(150)	(1,417)
Terminations	-	(216)
Closing balance	10,739	10,549

## 9. Receivables from Banks under Liquidation

The amount relates to the funding gap paid by HFSF, which totalled €13,489 million, out of which approximately €878 million were recovered and approximately €12,057 million were assessed as non-recoverable. From the total receivable of €554 million, as of the balance sheet date December 31, 2024, an amount of €86 million was estimated to be collected within 2025, resulting in its classification as a current asset under the line item "Receivables from Banks under Liquidation." At the date of preparing this report, it was estimated that an additional €40 million will be collected within 12 months, bringing the total short-term amount to €126 million. The funding gap, cumulative impairment, and cumulative recoveries per bank under liquidation as of 30.06.2025 are presented in the following table:

	30.06.2025						
Banks under liquidation	Funding gap	Cumulative	Cumulative	Estimated			
		impairment	collections	recoverable amount			
Achaiki cooperative bank	209,474	(131,027)	(62,000)	16,447			
Agricultural Bank of Greece	7,470,717	(6,484,295)	(579,000)	407,422			
Dodecanese Cooperative Bank	258,548	(131,385)	(110,500)	16,663			
Evia Cooperative Bank	105,178	(91,405)	(6,200)	7,573			
First Business Bank	456,970	(427,912)	(13,500)	15,559			
Hellenic Post Bank	3,732,554	(3,654,388)	(18,500)	59,666			
Lamia Cooperative Bank	55,494	(30,656)	(20,600)	4,238			
Lesvos-Limnos Cooperative Bank	55,517	(37,350)	(15,300)	2,867			
Probank	562,734	(534,330)	(14,000)	14,403			
Proton Bank	259,622	(247,543)	(8,838)	3,241			
T-Bank	226,957	(223,604)	(3,353)	-			
Western Macedonia Cooperative Bank	95,244	(63,555)	(26,000)	5,690			
Total receivables	13,489,008	(12,057,449)	(877,791)	553,768			
Out of which							
Long-term				427,532			
Short-term				126,236			

The amounts in the above table remain unchanged from those presented as of 31 December 2024, except for the reclassification between the long-term and short-term portions. As of June 30, 2025, as noted above, €40 million was transferred from the long-term to the short-term portion based on an estimate made at the preparation of this report. Subsequent to the balance sheet date, specifically during the period July–September 2025, an amount of €86 million was collected (Note 20).

PQH, the Special Liquidator, announced the completion of the sale and transfer of the Alphabet portfolio, with a total accounting balance of €4.8 billion. The consideration for the loans of the twelve banks under liquidation, for which HFSF- and consequently Growthfund, as the universal successor—is the primary creditor, amounted to €432 million and which is expected to be collected in installments

until the beginning of 2028. This amount has already been factored into the assessment of the receivables from banks under liquidation, which are estimated at €554 million as at 30.06.2025 (and 31.12.2024).

The transfers were completed as follows:

- On 15.11.2024, the Alphabet Unsecured Portfolio/ With Limited Collateral was transferred to a company funded by investment funds managed by Fortress Investment Group,
- On 17.01.2025, the Alphabet Secured Retail Loan Portfolio was transferred to a company funded by investment funds managed by Fortress Investment Group and Bain Capital's Special Situations business, and
- On 31.01.2025, the Alphabet Secured Corporate Loan Portfolio was transferred to a company funded by investment funds managed by Bracebridge Capital.

#### 10. Other non- current assets

Below is an analysis of other non- current assets:

Receivables from disposal of assets of Greek State (a) Guarantees **Total** 

30.06.2025				30.06.2025	31.12.2024
Growthfund	ADP	PPF	ex-HFSF	GROWT	HFUND
-	507,900	-	-	507,900	523,898
37	37	1	42	117	116
37	507,936	1	42	508,016	524,014

(a) There is an equal value payable included in Other non-current liabilities that matches the non-current receivables from disposal of assets. HRADF recognizes a receivable from the buyer based on the agreed price and an equivalent payable to the Greek State. The amount of non-current/current receivables and corresponding payables from the disposal of assets owned by Greek State, refers to the below assets which are analysed as follows:

	Receivables	Payables	Receivables	Payables
Long-term part	30.06.2025	30.06.2025	31.12.2024	31.12.2024
Sale of shares of Hellinikon SA	448,350	448,350	448,350	448,350
Rights of use of radio frequencies (5G)	59,526	59,526	67,859	67,859
Sale of Gournes Hersonisou property	-	-	7,040	7,040
Other	24	24	650	650
Total	507,900	507,900	523,898	523,898
Short-term part				
Concession of Attiki Odos	-	-	784,800	784,800
Annual concession fee - Regional airports	120,902	120,923	120,903	120,923
Rights of use of radio frequencies (5G)	8,334	8,334	8,334	8,334
Sale of rights of use of radio frequencies				
through EETT	7,092	7,092	7,092	7,092
Sale of Gournes Hersonisou property	-	0	7,040	7,040
Alimos Marina Concession	1,736	1,400	1,225	1,226
Other	83	710	626	634
Sale of 13.128.317 HELPE shares	681	-	<u> </u>	(681)
Total	138,828	138,459	930,018	929,367
General total	646,727	646,359	1,453,917	1,453,265

#### 11. Trade receivables and contract assets

Below is an analysis of trade receivables and contract assets:

	30.06.2025				30.06.2025 31.12.2024		
	Growthfund	ADP	PPF	ex-HFSF	GROWT	HFUND	
Receivables from disposal of assets of							
Greek State (a)	-	138,828	-	-	138,828	930,018	
Contract assets and accrued income							
(b)	8,913	1,559	936	65,163	76,570	78,727	
Dividends receivable (c)	55,750	-	-	-	55,750	-	
Receivables from expenses occurred							
on behalf of Greek State	-	809	-	-	809	809	
Trade receivables from public entities	-	208	-	-	208	208	
Trade receivables from third parties		6	-	_	6	7	
Total	64,663	141,409	936	65,163	272,171	1,009,769	

(a) The amount of €138.81 million (31.12.2024: €930.02 million) "Receivables from disposal of assets of Greek State" is the current portion of the receivables of the former HRADF by third parties to the exploitation of Greek State assets, the related charges are expected to be collected from counterparties within the next fiscal year, at which time they will be paid to the Greek State. Regarding these specific amounts, there is a corresponding liability to the Greek State, which is reflected in the "Current portion of liabilities from disposal of Greek State's assets" under "Trade and other payables and contract liabilities" (for further analysis, see Note 10). As at 30 June 2025, the two balances differ by approximately €368 thousand. The variance is mainly attributable to: (i) VAT of €336 thousand related to the concession of Alimos Marina, which was paid in July 2025; (ii) additional expenses of €681 thousand arising from the disposal of 13,128,317 shares of HELPE (a receivable to be settled in a subsequent privatization transaction); partially offset by (iii) consideration amounts of €627 thousand collected up to 30 June 2025 but paid to the Greek State in July 2025.

The decrease in the balance between 30 June 2025 and 31 December 2024 is mainly attributable to VAT on the concession fee of Attiki Odos amounting to €0.78 million, which was settled during 2025.

- (b) The amount of €76.57 million (31 December 2024: €78.73 million) under "Contract assets and accrued income" primarily includes accrued interest income from deposits in the cash management account held with the Bank of Greece for all segments as at the reporting date (since interest/income payments are mainly made at the beginning of January and July each year). The balance as at 30 June 2025 (Bank of Greece interest income for the first half of 2025) is lower compared to 31 December 2024 (Bank of Greece interest income for the second half of 2024), primarily due to lower interest rates and a lower average cash balance.
- (c) The amount of €55.75 million (31 December 2024: €0 million) under "Dividends receivable" relates to receivables of the parent company amounting to €52.14 million from its associate PPC S.A. and €3.58 million from OTE S.A., all of which were fully collected in July 2025.

#### 12. Other receivables

Below is an analysis of other receivables:

30.06.2025				30.06.2025	31.12.2024
Growthfund	ADP	PPF	ex-HFSF	GROWT	HFUND
2	13,460	(2,653)	-	10,809	9,587
604	10,266	8	1,152	12,030	9,205
-	2,222	-	-	2,222	952
1	-	773	-	774	26
(0)	36	19	-	54	42
607	25,984	(1,853)	1,152	25,890	19,813

- (a) The debit balances of creditors/various debtors amounting to €10.81 million originate primarily from the ADP segment of the former HRADF of €13.46 million and mainly relate to advances to suppliers. The majority of these advances concern a payment of €9.08 million made in the context of the utilization of shares of Elliniko S.A., specifically for the financing of the relocation of the submarine missions unit from Agios Kosmas to the Skaramagas Naval Base, in accordance with Law 4663/20 (Government Gazette A' 30, Article 66). Furthermore, an amount of €2.65 million is included for expenses incurred by ADP on behalf of PPF. This represents a balance between ADP (receivable) and PPF (payable) which, at the consolidated Growthfund level, is eliminated and is disclosed for informational purposes.
- (b) "Prepaid expenses" amounting to €12.03 million originate primarily from the ADP segment of the former HRADF and mainly concern consulting fees for projects expected to be utilized in future periods and to be correspondingly withheld from the proceeds of their utilization.
- (c) "Dividends receivable for subsequent payoff to Greek State" amounting to €2.22 million originate from the ADP sector of the former HRADF and comprise dividend receivables from: (i) Thessaloniki Port Authority S.A. ('OLTH') of €1.46 million, (ii) EYATH of €0.48 million, and (iii) Patras Port Authority S.A. ('OLPA') of €0.28 million. For these amounts, a corresponding liability to the Greek State is recognized under the line item "Dividends payable" within "Other current liabilities".

## 13. Cash and cash equivalents

Below is an analysis of cash and cash equivalents held in banks:

Current accounts
Cash in hand
Total

30.06.2025				30.06.2025	31.12.2024
Growthfund	ADP	PPF	ex-HFSF	GROWT	HFUND
516,730	72,931	53,565	3,816,307	4,459,532	4,646,202
1	-	-	-	2	1
516,731	72,931	53,565	3,816,307	4,459,534	4,646,204

The majority of cash and cash equivalents are held at the Bank of Greece. The decrease in cash and cash equivalents is mainly attributable to: a) the payment by Growthfund to the Greek State, in January 2025, representing 50% of the €607 million consideration (€303.50 million) relating to the re-transfer of shares of EYDAP-EYATH to the Greek State; b) the reinvestment by Growthfund of part of the dividend income amounting to €24.22 million in the share capital increase of AIA, partially offset by: (c) the collection in January 2025 of income/interest totalling €78.46 million relating to the second half of 2024; and (d) the operating profitability of the Company.

## 14. Retained Earnings

As of December 31, 2024, the date of the absorption of HRADF and the integration of HFSF into Growthfund, the total equity of both the former HRADF and the former HFSF was reflected in Growthfund's equity under the line item "Reserve of absorbed HRADF-HFSF". From 2025 onwards, the line "Retained Earnings" in Equity reflects the retained earnings of the merged Growthfund.

#### 15. Other non-current liabilities

Below is an analysis of other non-current liabilities:

Long-term portion of liabilities from the disposal of Greek State's assets (a) Other liabilities (b)

30.06.2025				30.06.2025	31.12.2024
Growthfund	ADP	PPF	ex-HFSF	GROWT	THFUND
-	507,900	-	-	507,900	523,898
<u> </u>	41,112	4,051		45,163	43,889
-	549,011	4,051		553,062	567,787

- (a) As mentioned in Note 10, these long-term liabilities to the Greek State correspond to equivalent long-term receivables from the counterparties of asset sales conducted by HRADF on behalf of the Greek State.
- (b) The line item primarily relates to a special account for port development of the ADP segment of the former HRADF. Specifically, it includes proceeds arising from port and port infrastructure concession agreements, in accordance with the provisions of paragraph 14 of Article 2 of Law 3986/2011, as amended by paragraph 3 of Article 36 of Law 5131/2024. These amounts represent 50% of the consideration collected under the aforementioned agreements and are deposited in a special account titled "HRADF Port Infrastructure Development Special Account", which is maintained at the Bank of Greece. This amount is also included in HRADF's cash and cash equivalents.

## 16. Trade and other payables and contract liabilities

Below is an analysis of trade and other payables and contract liabilities:

Current portion of liabilities from the disposal of Greek State's assets (a)
Customer advances (b)
Contract liabilities and deferred income (c)
Domestic and foreign suppliers
Total

30.06.2025				30.06.2025	31.12.2024
Growthfund	ADP PPF e		PPF ex-HFSF		HFUND
-	138,459	-	-	138,459	929,367
-	17,579	13,606	-	31,185	47,047
-	-	32,964	-	32,964	26,185
1,489	6,113	1,445	290	9,336	12,822
1,489	162,151	48,014	290	211,944	1,015,421

(a) The amount of €138.46 million (31.12.2024: €929.37 million) under the line item "Current portion of liabilities from the disposal of Greek State assets" relates to HRADF's obligations arising from the utilization of public assets towards the Greek State, which are expected to be collected from counterparties within the next financial year and subsequently transferred to the Special Account of the Greek State, in accordance with Law 3986/2011.

These obligations to the Greek State correspond to receivables from the counterparties of asset utilizations (Notes 10, 11). As of 30.06.2025, the two balances differ by approximately €368 thousand for reasons described in Note 11a.

The decrease in the line item between 30.06.2025 and 31.12.2024 is mainly attributable to VAT on the concession fee of Attiki Odos amounting to €0.78 million, which was settled during 2025.

- (b) The line item "Customer advances" amounting to €31.19 million (31.12.2024: €47.05 million) originates from the ADP (€17.58 million) and PPF (€13.61 million) segments of the former HRADF and relates to customer advances for the utilization of public assets (under ADP), as well as advances granted based on ministerial decisions in favor of PPF's strategic contracts unit.
- (c) The line item "Contract liabilities and deferred income" amounting to €32.96 million (31.12.2024: €26.19 million) relates to deferred income from projects of PPF's strategic contracts unit.

## 17. Dividends payable

As of 31 December 2024, the line item included a dividend payable to the Greek State amounting to €303.5 million. Specifically, in December 2024, a consideration of €607 million was received from the retransfer of EYDAP and EYATH shares to the Greek State, 50% of which was distributed as a dividend by Growthfund to the Greek State in January 2025. The remaining amount was allocated to the formation of a special reserve to be used as initial investment capital for the establishment of the new investment fund by Growthfund. The Hellenic Innovation and Infrastructure Fund was legally established on 10 July 2025, and the amount of €303.5 million was paid on 01.08.2025.

### 18. Other short-term liabilities

Below is an analysis of other short-term liabilities:

	30.06.2025				30.06.2025	31.12.2024
	Growthfund	ADP	PPF	ex-HFSF	GROWT	HFUND
Accrued expenses (a)	2,721	781	501	419	4,421	1,984
Tax liabilities and duties (excluding income tax)	343	1,748	82	124	2,297	2,727
Dividends payable (b)	-	2,222	-	-	2,222	-
Guarantees	-	563	-	-	563	563
Payables to social security funds	97	75	41	55	268	684
Payables to personnel	73	14	3	-	90	247
Various creditors	-	12	-	-	12	27
Other payables	_	-	3		3	-
Total	3,234	5,417	629	597	9,877	6,231

- (a) "Accrued expenses" mainly include 2.72 million from Growthfund (prior to the absorption) and relate to accrued fees and expenses of various advisors for projects continued from 2024, as well as new projects initiated in 2025.
- (b) "Dividends payable" amounting to €2.22 million originate from the ADP segment of the former HRADF and relate to company dividends which, once collected by the former HRADF, will be transferred to the Greek State. An equal receivable is included under "Dividends receivable for subsequent payoff to Greek State" within the "Other receivables" line item (Note 12).

#### 19. Notes on Results

Given the absorption of HRADF and the integration of HFSF on December 31, 2024 (for further information see Note 4), from 01.01.2025 onwards, Growthfund's results are presented on a consolidated basis and include Growthfund before absorption, the ADP and PPF segments of the former HRADF, as well as the former HFSF. The comparative period of 2024 includes only Growthfund before absorption. For the Statement of Comprehensive Income by operating segment, see Note 5. Explanations regarding the results of the consolidated Growthfund are provided below:

**19.1** Following the Ordinary General Meetings of certain companies within Growthfund's portfolio and their respective resolutions to distribute dividends, all dividend income for the first half of 2025 was recognized in the second quarter of 2025. Specifically, "**Dividend income**" amounting to €152.13 million is analyzed as follows:

Company	01.01.2025-	01.01.2024-	Variance %	01.04.2025-	01.04.2024-	Variance %
	30.06.2025	30.06.2024		30.06.2025	30.06.2024	
AIA	60,144	25,245	138%	60,144	25,245	138%
PPC	52,140	32,587	60%	52,140	32,587	60%
OTE	3,585	3,488	3%	3,585	3,488	3%
National Bank of Greece	34,097	-	100%	34,097	-	100%
Phoenix Vega Mezz Plc	2,160	-	100%	2,160	_	100%
Total	152,126	61,321	148%	152,126	61,321	148%

As shown in the above table, dividend income appears increased compared to the corresponding period, mainly due to: (a) higher income from Athens International Airport and PPC, as a result of their higher distributable profits; and (b) the first-time recognition of dividend income from the National Bank of Greece and Phoenix Vega Mezz Plc, which originated from the former HFSF, following its integration to Growthfund.

- **19.2** "Revenues from re-billing of PPF project costs" amounting to €12.16 million relate to the recharge of special expenses regarding the utilization of assets from the former HRADF.
- **19.3 "Revenues from re-billing of ADP project costs"** amounting to €625 thousand relate to income of the former HRADF, calculated as 0.5% of the guaranteed consideration from the utilization of the Greek State's assets, intended to cover administrative and operational expenses.

The relevant analysis is presented below:

## a) Transactions from the disposal of assets carried out during the reporting period

	Consideration	Percentage (0.5%) of the consideration	
Kavala Port Authority – Philip II	365	2	2
Dividend from prior years of the Igoumenitsa Port Authority	946	5	5
Totals (1)	1,311	7	7

# b) Transactions executed during the reporting period in connection with asset disposals from prior periods

	Instalment of the consideration	on the	Revenues
One-off concession fee for the Alimos Marina	5,368	27	27
Lease of property HEY 8, Chalandri, ABC 180 Budgeted annual concession fee for Regional Airports 1.1 -	36	-	-
31.12.2025 Variable annual concession fee for Regional Airports 1.1 -	11,450	57	57
31.12.2024	106,779	534	534
Lease of property in Gortynia	11	-	_
Totals(2)	123,644	618	618
Totals (1 and 2)	124,955	625	625
Revenues from re-billing of PPF project costs		-	12,160
Totals (1,2 and 3)	124,955	625	12,785

**19.4 Payroll and management cost:** Payroll and management costs include personnel costs, the costs of the Corporate Governance Council, the Board of Directors and its committees, as well as related expenses. The variance (increase) compared to the first half of 2024 is mainly attributable to the fact that the current half-year/quarter reflects the payroll of the three now merged entities. In addition, changes within Growthfund segment arise from variations in both the headcount and composition of personnel, as well as from settlements of fees and compensation of governing bodies following the expiration of their four-year term.

#### **19.5 Third party fees:** The majority of third-party fees derive from:

a) <u>Growthfund (prior to the absorption)</u> amounting to €4.07 million, mainly consisting of: i) services relating to the operational readiness of the Hellenic Innovation and Infrastructure Fund, whose establishment was announced in July 2025, ii) human resources services, iii) advisory services in relation to the project for the utilization of the 22 regional airports as well as the Kalamata airport, iv) strategic communications services, v) services for the recording and valuation of the real estate portfolio of the subsidiary ETAD, vi) digital innovation services, vii) legal services, viii) services for the assessment/selection, appointment and training of Board members of the companies within Growthfund portfolio, ix) advisory services on environmental, social and corporate governance matters, among others; and

**b)** the former HFSF amounting **to €0.76 million**, mainly comprising financial and legal advisory services.

The increase in Growthfund's (prior to the absorption) third-party fees between the first half of 2025 and 2024, as well as between the second quarter of 2025 and 2024, is mainly attributable to additional services for the operational readiness of the Hellenic Innovation and Infrastructure Fund, the new project for the recording and valuation of ETAD's real estate portfolio, as well as the new group-level agreement for Growthfund's auditors.

**19.6 Other operating (expense)/ income:** Other operating expenses mainly consist of insurance expenses amounting to €1.67 million, utilities amounting to €398.50 thousand (primarily comprising rental, repair and telecommunication costs), subscriptions amounting to €207.51 thousand, advertising

and promotion expenses amounting to €171.64 thousand, transportation and travel expenses amounting to €170.16 thousand, and other expenses.

**19.7 Fair value gains/(losses) on financial assets at fair value through profit or loss:** This relates to the result from the valuation as of 30.06.2025 of the corporate bonds in which Growthfund (prior to the absorption) has invested, as well as of the companies Cairo Mezz PLC and Galaxy Cosmos Mezz PLC in which the former HFSF participates.

The relevant analysis is presented below:

	<b>GROWTHFUND</b>	<b>Growthfund*</b>	GROWTHFUND	<b>Growthfund*</b>
	01.01.2025-	01.01.2024-	01.04.2025-	01.04.2024-
	30.06.2025	30.06.2024	30.06.2025	30.06.2024
Other participations				
Cairo Mezz PLC	67	-	67	-
Galaxy Cosmos Mezz PLC	(884)	=	(884)	<u>=</u> _
Total other participations	(816)		(816)	
Bonds				
Eurobank	18	26	27	(11)
lolcus	18	27	(62)	23
Tolal of bonds	36	53	(35)	12
Final balance	(780)	53	(851)	12

<sup>\*</sup> The comparative column refers to the amounts prior to the absorption of HRADF and the integration of HFSF.

### 19.8 Financial results:

- <u>Finance income</u>: these primarily relate to interest income from cash balances for the first semester of 2025. The increase in Growthfund's (pre-absorption) finance income between the first semester of 2025 and 2024 as well as the second quarter of 2025 and 2024 is mainly due to higher returns on cash and cash equivalents, as the average cash balance was higher during the current period. This increase was partially offset by a decline in the cash management interest rate during the 2025 period compared to the corresponding period in 2024.
- <u>Finance expense:</u> these primarily consist of commissions and bank charges withheld during the settlement of supplier invoices, as well as lease contracts that the Company, as a lessee, has recognized as right-of-use assets and lease liabilities and from which depreciation and finance costs derive (instead of rental costs).

## 20. Subsequent events

# **Proceeds from banks under liquidation**

During the period July–September 2025, Growthfund collected a total amount of €86 million from banks under liquidation.

Portfolio changes – Establishment of the Hellenic Innovation & Infrastructure Fund On 10 July 2025, the Hellenic Innovation & Infrastructure Fund ('HIIF') was legally established as a 100% direct subsidiary of Growthfund, with a share capital of €303.5 million (amount paid on 01.08.2025). The purpose of the company is to promote, finance and/or co-finance investment activities with a developmental focus, which are expected to have an impact on Greece's social and economic development and the potential to generate value creation.