Lanitis Golf Public Co Ltd

LAGLF

Interim unaudited financial statements

Please find attached the announcement concerning the approval of the interim unaudited financial statements for Lanitis Golf Public Co Limited, for the 6 months ended 30 June 2018, along with the aforesaid interim financial statements.

Attachments:

- 1. Announcement for approval of interim unaudited financial statements
- 2. Interim unaudited financial statements

Non Regulated

Publication Date: 17/09/2018



21, Arch. Kyprianou Street 3036 Limassol – Cyprus P.O.Box 50336, 3603 Limassol – Cyprus

Tel.: +357 25820920 Fax: +357 25341361

17 September 2018

To: The General Manager Cyprus Stock Exchange Limassol

Dear Sir,

ANNOUNCEMENT

Subject: Approval of the Six-monthly Financial Report of the Company Lanitis Golf Public Co. Ltd for the first six months of 2018 (unaudited)

On the 17th September 2018 the board of directors of Lanitis Golf Public Co. Ltd examined and approved the unaudited Six-monthly Financial Report of the said Company for the first six months of 2018, which expired on the 30th June 2018. The said unaudited Six-monthly Financial Report is attached herewith.

It is to be noted that the unaudited Six-monthly Financial Report has been compiled in accordance with the International Accounting Standard 34.

The complete Report will be sent to all the shareholders of the Company simultaneously with the release of the present announcement.

Copies of the Report will be available without any charge at the registered office of the Company, 10 George Gennadiou Street, Agathangelos Court, 3rd floor, office 303, 3041 Limassol, while the Report will be available at the website of the CSE (www.cse.com.cy) and at the website of the Company (www.limassolgreens.com) where it can be printed.

On behalf of the board of directors

P&D Secretarial Services Limited

Secretary

LANITIS GOLF PUBLIC CO LIMITED
INTERIM CONDENSED UNAUDITED
FINANCIAL STATEMENTS
FOR THE PERIOD FROM 01 JANUARY 2018
TO 30 JUNE 2018

INTERIM CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

CONTENTS	PAGE
Board of Directors and other officers	1
Explanatory statement	2
Declaration of the members of the Board of Directors and the company officials responsible for the unaudited financial statements	3
Unaudited statement of profit and loss and other comprehensive income	4
Unaudited statement of financial position	5
Unaudited statement of changes in equity	6
Unaudited cash flow statement	7
Notes to the unaudited financial statements	8 - 13

BOARD OF DIRECTORS AND OTHER OFFICERS

Board of Directors: Platon E. Lanitis (Chairman)

Costas E. Lanitis Marios E. Lanitis

Valentina Panagi Pappou

P & D Secretarial Services Limited Company Secretary:

Independent Auditors: **Deloitte Limited**

Certified Public Accountants and Registered Auditors Maximos Plaza, Tower 1, 3rd Floor

213 Arch. Makariou III Avenue

3030 Limassol

Registered office: 10 Georgiou Gennadiou Street

Agathangelos Court 3041, Limassol

Bankers: Bank of Cyprus Public Company Ltd

Eurobank EFG Cyprus Ltd

Registration number: HE 196800

EXPLANATORY STATEMENT FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

The Board of Directors of Lanitis Golf Public Co Limited (the "Company") presents to the members the explanatory statement and unaudited financial statements of the Company for the period ended 30 June 2018.

Incorporation

The Company Lanitis Golf Public Co. Limited was incorporated in Cyprus on 18 April 2007 as a limited liability company under the Cyprus Companies Law, Cap. 113. On 28 February 2014, the Company was converted from a private limited liability company to a public limited liability company under the Cyprus Companies Law, Cap.113 and is listed on the Emerging Companies Market of the Cyprus Stock Exchange ("CSE").

Principal activities

The principal activities of the Company are the development of a special leisure and residential golf course project. The Company carried out no trading activities, pending the issuance of the building permit. The application of the town planning permit with terms and conditions, was approved on 14 November 2012.

Review of current position, future developments and significant risks

The Company is the owner of land of about 1.600 decares near the villages of Tserkezoi and Asomatos, in Limassol. The land is located next to the shopping center, My Mall Limassol, and the Fasouri Waterpark and is mainly covered by citrus plantations.

The Company aims to develop a fully integrated golf and real estate development project on the site of its existing citrus plantations. One of the main goals of the master plan is to create a contemporary designed, integrated leisure and residential community project that includes luxurious villas and apartments, an 18-hole championship golf course, a golf club, spa and sports center and commercial and retail facilities, such as restaurants and shops.

The Company's development to date, financial results and position as presented in the financial statements are considered satisfactory. The loss attributable to the shareholders for the first six months of 2017, increased to €196.723 from €66.454 of the corresponding period in 2016. The Company, at present, has no revenues since the project is under development and there is no other type of trading revenue. The expenses are mainly operational expenses and relate to the maintenance of the immovable property. The consultancy fees, administration operation fees, financing and other expenses related to the development of the project, are capitalized in the Statement of Financial Position, under Golf development expenses, in the Property Plant & Equipment.

On 15 January 2015, the Company obtained the approval from the CSE to trade its shares on the Emerging Companies Market. The trading of the shares commenced on 20 January 2015 and the CSE will undertake the observance of the above Registry in the Central Depositary/ Registry of CSE.

By order of the Board of Directors

Platon E. Lanitis Chairman

Limassol, 17 September 2018

DECLARATION OF THE MEMBERS OF THE BOARD OF DIRECTORS AND THE COMPANY OFFICIALS RESPONSIBLE FOR THE PREPARATION OF THE FINANCIAL STATEMENTS

In accordance with Article 140 (1) of the Laws and Regulations of the Cyprus Stock Exchange we, the members of the Board of Directors and the Company official responsible for the drafting of the interim condensed financial statements of Lanitis Golf Public Co Limited (the "Company") for the period ended 30 June 2018, on the basis of our knowledge, declare that:

- (a) The financial statements of the Company which are presented on pages 4 to 13:
- (i) Have been prepared in accordance with the applicable International Financial Reporting Standards as adopted by the European Union and the requirements of the Cyprus Companies Law, Cap.113, and
- (ii) Provide a true and fair view of the particulars of assets and liabilities, the financial position and profit or loss of the Company and the entities included in the financial statements as a whole and
- b) The Board of Directors' report provides a fair view of the developments and the performance as well as the financial position of Lanitis Golf Public Co Limited, together with a description of the main risks and uncertainties which the Company faces.

Members of the Board of Directors:

Name	Position	Signature
Platon E. Lanitis	Director	
Costas E. Lanitis	Director	
Marios E. Lanitis	Director	
Valentina Panagi Pappou	Director	Alysande .
		X

Responsible for drafting the financial statements

Name Position

Adonis Soteriou Chief Financial Officer

Limassol, 17 September 2018

UNAUDITED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

	Note	Six months period ended 30/06/2018 €	Six months period ended 30/06/2017 €
Administration expenses		(121.035)	(17.879)
Operating loss		(121.035)	(17.879)
Finance costs	4	(75.688)	(48.575)
Loss for the period Other comprehensive income		(196.723)	(66.454)
Total comprehensive loss for the period		(196.723)	(66.454)
Loss per share attributable to equity holders of the parent (cent)	5	(7,87)	(2,66)

UNAUDITED STATEMENT OF FINANCIAL POSITION

Assets	Note	Unaudited 30/06/2018 €	Audited 31/12/2017 €
70000			
Non-current assets Property, plant and equipment Investment property	6 7	4.661.648 70.911.576	4.213.700 70.911.576
		75.573.224	75.125.276
Current assets Receivables Cash and bank balances	8	35.737 545.688	28.760 786
		581.425	29.546
TOTAL ASSETS	=	76.154.649	75.154.822
EQUITY AND LIABILITIES			
Equity and reserves Share capital Share premium Retained earnings	9	4.275.019 19.113.436 39.528.831	4.275.019 19.113.436 39.725.554
Total equity		62.917.286	63.114.009
Non-current liabilities Borrowings Trade and other payables Deferred tax liabilities	10 12 11	4.294.569 2.829.147 5.988.947	2.680.010 2.805.544 5.988.947
		13.112.663	11.474.501
Current liabilities Trade and other payables	12	124.700	566.312
		124.700	566.312
Total liabilities	_	13.237.363	12.040.813
TOTAL EQUITY AND LIABILITIES	_	76.154.649	75.154.822
	=		

On 17 September 2018, the Board of Directors of Lanitis Golf Public Co Limited authorised these financial statements for issue.

Platon E. Lanitis

Director

Valentina Panagi Pappou

Director

UNAUDITED STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

	Share capital €	Share premium €	Retained earnings €	Total €
Balance at 1 January 2017	4.275.019	19.113.436	39.914.118	63.302.573
Net loss for the year			(188.564)	(188.564)
Balance as at 31 December 2017	4.275.019	19.113.436	39.725.554	63.114.009
Balance at 1 January 2017 Net loss for the period ended 30 June 2017	4.275.019	19.113.436	39.914.118 (66.454)	63.302.573 (66.454)
Balance at 30 June 2017	4.275.019	19.113.436	39.847.664	63.236.119
Balance at 1 January 2018 Net loss for the period ended 30 June 2018	4.275.019	19.113.436	39.725.554 (196.723)	63.114.009 (196.723)
Balance at 30 June 2018	4.275.019	19.113.436	39.528.831	62.917.286

UNAUDITED CASH FLOW STATEMENT FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

	Six months period ended 30/06/2018	Six months period ended 30/06/2017
Note	€	€
	(196.723)	(66.454)
6	264	264
4	75.688	48.575
	(120.771)	(17.615)
	(6.977)	(2.321)
	(493.697)	86.153
	(621.445)	66.217
6	(448.212)	(66.269)
	(448.212)	(66.269)
	1.614.559	-
	1.614.559	_
	544.902	(52)
	786	1.353
	545.688	1.301
	6 4	period ended 30/06/2018 Note € (196.723) 6

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

1. Incorporation and principal activities

Country of incorporation

The Company Lanitis Golf Public Co Limited (the "Company") was incorporated in Cyprus on 18 April 2007 as a limited liability company under the Cyprus Companies Law, Cap. 113. On 28 February 2014, the Company was converted from a private limited liability company to a public limited liability company under the Cyprus Companies Law, Cap.113 and is listed on the Emerging Companies Market of the Cyprus Stock Exchange ("CSE"). Its registered office is at 10 Georgiou Gennadiou Street, Agathangelos Court, 3041, Limassol.

Principal activities

The principal activities of the Company are the development of a special leisure and residential golf course project. The Company carried out no trading activities, pending the issuance of the building permit. The application of the town planning permit with terms and conditions, was approved on 14 November 2012.

2. Unaudited financial statements

The financial statements for the six months ended on 30 June 2018 and 30 June 2017 respectively, have not been audited by the external auditors of the Company.

3. Significant accounting policies

The interim condensed financial statements for the six months ended 30 June 2018 have been prepared in accordance with International Financial Reporting Standards (IFRSs), IAS 34 "Interim Financial Reporting", as adopted by the European Union (EU) and the requirements of the Cyprus Companies Law, Cap. 113. The financial statements have been prepared under the historical cost convention as modified by the revaluation of investment property.

The accounting policies adopted for the preparation of the interim condensed financial statements for the six months ended 30 June 2017 are consistent with those followed for the preparation of the annual financial statements for the year ended 31 December 2016. These interim financial statements do not include all the information and disclosures required for the annual financial statements and should be read in conjunction with the audited financial statements for the year ended 31 December 2016. The interim condensed financial statements are presented in Euro.

The preparation of financial statements in conformity with IFRSs requires the use of certain critical accounting estimates and requires management to exercise its judgment in the process of applying the Company's accounting policies. It also requires the use of assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Although these estimates are based on management's best knowledge of current events and actions, actual results may ultimately differ from those estimates.

4. Finance costs

	Six months period ended 30/06/2018 €	Six months period ended 30/06/2017 €
Interest expense	75.688	48.575
	75.688	48.575
5. Loss per share attributable to equity holders of the parent		
	Six months period ended 30/06/2018	Six months period ended 30/06/2017
Loss attributable to shareholders (€)	(196.728)	(66.454)
Weighted average number of ordinary shares in issue during the period	2.500.011	2.500.011
Loss per share attributable to equity holders of the parent (cent)	(7,87)	(2,66)

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

6. Property, plant and equipment

	Plant and machinery €	Golf development expenses €	Total €
Cost Balance at 1 January 2017 Additions	5.276	3.588.424 622.111	3.593.700 622.111
Balance at 31 December 2017/1 January 2018 Additions	5.276	4.210.535 448.212	4.215.811 448.212
Balance at 30 June 2018	5.276	4.658.747	4.664.023
Depreciation Balance at 1 January 2017 Charge for the year	1.583 528	-	1.583 528
Balance at 31 December 2017/1 January 2018 Charge for the period	2.111 264	-	2.111 264
Balance at 30 June 2018	2.375	-	2.375
Net book amount Balance at 30 June 2018	2.901	4.658.747	4.661.648
Balance at 31 December 2017	3.165	4.210.535	4.213.700

The golf development expenses represent mainly consultancy, professional and other fees relating to the project referred to in note 7.

7. Investment property

	Unaudited 30/06/2018 €	Audited 31/12/2017 €
Balance at 1 January Fair value loss on property valuation	70.911.576	70.911.576
Balance at the end of the period	70.911.576	70.911.576

The Company is the owner of land of about 1.600 decares near the villages of Tserkezoi and Asomatos, in Limassol. The land is located next to the shopping center, My Mall Limassol, and the Fasouri Waterpark and is mainly covered by citrus plantations. The Company aims to develop a fully integrated golf and real estate development project on the site of its existing citrus plantations. One of the main goals of the master plan is to create a contemporary designed, integrated leisure and residential community project that includes luxurious villas and apartments, an 18-hole championship golf course, a golf club, spa and sports center and commercial and retail facilities, such as restaurants and shops.

The land owned by the Company was temporarily categorized as investment property and when the final decision will be taken as the part of the land to be used for development and the part to be separated in building plots, it will be transferred to the relevant categories according to their use.

After five years

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

8. Receivables				
			Unaudited 30/06/2018	Audited 31/12/2017
			30/06/2016	31/12/2017
Receivables from related companies (Note 13.2)			_	4.485
Refundable VAT			35.737	24.275
		-		
		=	35.737	28.760
The fair values of trade and other receivables due above.	within one year	approximate to th	eir carrying amo	ounts presented
9. Share capital				
or original	Unaudited	Unaudited	Audited	Audited
	30/06/2018	30/06/2018	31/12/2017	31/12/2017
	Number of shares	€	Number of shares	€
A 41 - 2 - 1	Silaics		Silaies	C
Authorised Ordinary shares of €1,71 each	3.000.000	5.130.000	3.000.000	5.130.000
Ordinary shares of C1,71 each				=======================================
Issued and fully paid	2.500.011	4.275.019	2.500.011	4.275.019
Balance at 1 January	2.500.011	4.275.019	2.500.011	4.275.019
Balance at the end of the period	2.500.011	4.275.019	2.500.011	4.275.019
balance at the end of the period	2.300.011	4.275.015	2.300.011	4.273.013
10. Borrowings			Unaudited	۸ ماناه م ما
			30/06/2018	Audited 31/12/2017
			€	€
Non-current borrowings			AN ANTONOSTOS MENDESOS	
Bank loans			1.187.453	1.166.922
Loan from parent company (Note 13.4) Loan from related company (Note 13.5)			1.582.787 1.524.329	1.513.088
Loan nomi related company (Note 10.0)		-	1.024.020	
		=	4.294.569	2.680.010
Maturity of non-current borrowings:				
matanty of non-our out of bottomings.			Unaudited	Audited
			30/06/2018	31/12/2017
			€	€

On 30 December 2015, the ultimate parent company, Lanitis E.C. Holdings Limited, together with its subsidiaries, Lanitis Farm Limited and Lanitis Golf Public Co Limited, signed an agreement with their key lender to restructure their credit facilities. The total credit facilities of Lanitis E.C. Holdings Limited, Lanitis Farm Limited and Lanitis Golf Public Co Limited (together the "Obligors") of an amount of €165,8 million were restructured in accordance to two loan agreements. The first loan agreement, the senior term facility, covers credit facilities of an amount of €100 million and the second loan agreement, the subordinated term facility, covers credit facilities of an amount of €65,8 million. The main source of repayment of both of these loans will be the sale of assets of the Lanitis E.C. Holdings Limited Group, including real estate assets of the Obligors.

4.294.569

2.680.010

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

10. Borrowings (continued)

The above credit facilities are secured through corporate guarantees, pledges and mortgages of assets and floating charges over the net assets of the Obligors.

As at 30 June 2018 the amount jointly owned by the Obligors to the said bank, excluding the Company's loan which is recognised in these financial statements, is €104,3 million.

The first scheduled repayment for the subordinated term facility is due by December 2023.

The weighted average effective interest rates at the reporting date were as follows:

	Unaudited 30/06/2018	Audited 31/12/2017
Bank loans	3,5%	3,5%
Loan from parent company	4,0%	4,0%

11. Deferred tax

Deferred tax is calculated in full on all temporary differences under the liability method using the applicable tax rates. The applicable corporation tax rate in the case of tax losses is 12,5%.

Enternative

The movement on the deferred taxation account is as follows:

Def	erred	tax	liabil	lity
-----	-------	-----	--------	------

		Fair value gains on investments property
Balance at 1 January 2017 Charged/(credited) to: Statement of profit or loss and other comprehensive income		€ 5.988.947 -
Balance at 31 December 2017		5.988.947
Balance at 1 January 2018		5.988.947
Balance at 30 June 2018		5.988.947
12. Trade and other payables	Unaudited 30/06/2018 €	Audited 31/12/2017 €
Other payables Accruals Payables to related companies (Note 13.3)	75.505 2.878.342	536.429 29.883 2.805.544
Less: non-current payables	2.953.847 (2.829.147)	3.371.856 (2.805.544)
Current portion	124.700	566.312

The fair values of trade and other payables due within one year approximate to their carrying amounts as presented above.

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

13. Related party transactions

The Company is controlled by Lanitis Farm Ltd, incorporated in Cyprus, which owns 99,99% of the Company's shares. The ultimate shareholder of the Company is Lanitis E.C. Holdings Limited.

The following transactions were carried out with related parties:

13.1 Related parties transactions			
	Nature of transactions	Six months period ended 30/06/2018 Income/ (expense) €	Six months period ended 30/06/2017 Income/ (expense) €
Lanitis Farm Limited Cybarco Development Limited	Interest expense Interest expense	30.430 24.328	(28.602)
		54.758	(28.602)
13.2 Receivables from related parties (No	te 8)		
		Unaudited 30/06/2018 €	Audited 31/12/2017 €
<u>Name</u> Cybarco Limited	Nature of transactions Trade		4.485
			4.485
10.0 5 11 1 11 11 10 10			
13.3 Payables to related parties (Note 12)		Unaudited 30/06/2018 €	Audited 31/12/2017 €
Name Lanitis E.C. Holdings Limited Cybarco Limited	Nature of transactions Financing Trade	2.829.147 49.195	2.805.544
		2.878.342	2.805.544
13.4 Shareholders' loan account (Note 10)			
10.4 Charenolació foun addunt (Noto 10)		Unaudited 30/06/2018 €	Audited 31/12/2017 €
Lanitis Farm Limited		1.582.787	1.513.088
		1.582.787	1.513.088
13.5 Loan from related company (Note 10)			
The second secon		Unaudited	Audited
		30/06/2018 €	31/12/2017 €
Cybarco Development Limited		1.524.329	-
		1.524.329	-

NOTES TO THE CONDENSED UNAUDITED FINANCIAL STATEMENTS FOR THE PERIOD FROM 01 JANUARY 2018 TO 30 JUNE 2018

14. Participation of Directors in the company's share capital

The percentage of share capital of the Company held directly or indirectly by each member of the Board of Directors, their spouses and their minor children, as at 31/12/2017 and 30/06/2018 were as follows:

30 June 2018 31 December 2017

%

99,99 99,99

%

Platon E. Lanitis

15. Shareholders holding more than 5% of share capital

The shareholders holding more than 5% of the share capital of the Company as at 31/12/2017 and 30/06/2018 were as follows:

30 June 2018 31 December 2017

Lanitis Farm Limited

99,99 99,99

16. Significant agreements with management

At the end of the year, no significant agreements existed between the Company and its management.

17. Contingent liabilities

As disclosed in note 10, the Company together with its parent company, Lanitis Farm Limited, and its ultimate parent company, Lanitis E.C. Holdings Limited are joint obligors to the credit facilities that these entities hold with a certain bank. As per agreements, these credit facilities are secured through corporate guarantees, pledges and mortgages of assets and floating charges over the net assets of the obligors.

The Company has no further contingent liabilities as at 30 June 2018.

18. Commitments

An amount of €5 million is payable to the Town Planning and Housing Department of the Ministry of Interior in the period of 10 years for the permit to develop the golf resort project for the Company.

In accordance with the resolution taken by the Ministry Cabinet of the Republic on 22 June 2016, the Company need to pay annual installments of €0.5 million each, until full repayment of the above noted €5 million.

The Company has already settled the liabilities for the years 2016 and 2017.

The Company has no further capital or other commitments as at 30 June 2018.

19. Events after the reporting period

There were no material events after the reporting period, which have a bearing on the understanding of the financial statements