

**Financial data and information for the period from 1 January 2010 to 30 September 2010
Published according to decision 4/507/28.04.2009 resolution of Greek Capital Committee.**

The financial data and information presented below, that are derived from the financial statements, aim to provide summary information on the financial position and results of INFO-QUEST S.A. (Company) and the Group. Therefore, before proceeding with any kind of investment decision or any other transaction with the Company, readers should refer to the Company's website where the interim financial statements, as well as the audit report by the legal auditor when this is required, are published.

COMPANY'S PROFILE

Company's website : www.quest.gr
Date of approval of the financial statements by the Board of Directors: 22 November 2010
Certified Auditor: Dimitris Sourbis (Reg. No SOEL 16891)
Audit firm: PRICEWATERHOUSECOOPERS S.A.
Type of Audit Report: Not required

Board of Directors' composition: President & Managing Director - executive member Fessas Theodoros
Vice president - executive member Koutsourelli Efthia
Vice president - executive member Eforakopoulos Dimitrios
Deputy Managing Director - executive member Bitsakos Markos
Independent non - executive member Rigas Konstantinos
Independent non - executive member Giannakakou-Razelou Anna
Independent non - executive member Papadopoulos Apostolos

STATEMENT OF FINANCIAL POSITION (Amounts in thousand €)

	GROUP		COMPANY	
	30/9/2010	31/12/2009	30/9/2010	31/12/2009
ASSETS				
Property, plant and equipment	55.685	55.883	42.233	42.131
Investment properties	8.208	8.215	-	-
Intangible assets	28.920	29.939	916	1.073
Investments	11.758	11.852	89.049	85.259
Other non current assets	11.023	13.613	6.266	6.546
Inventories	18.124	22.699	10.787	15.695
Trade receivables	97.446	151.551	46.647	89.850
Other current assets	85.489	56.657	18.428	21.374
TOTAL ASSETS	316.653	350.406	214.326	261.928
EQUITY AND LIABILITIES				
Share capital	34.093	34.093	34.093	34.093
Share premium	40.128	40.128	40.128	40.128
Other equity items	121.578	120.682	119.898	124.201
Total equity attributable to equity holders (a)	195.799	194.903	194.120	198.423
Minority interest (b)	8.827	3.762	-	-
Total equity (c) = (a) + (b)	204.626	198.665	194.120	198.423
Long term borrowings	8.525	8.140	-	-
Provisions / Other long term liabilities	9.087	13.477	952	992
Short term borrowings	2.475	24.418	-	21.572
Trade payables	25.359	60.224	11.975	33.883
Other short term liabilities	69.581	45.481	7.279	7.058
Total liabilities (d)	115.027	151.740	20.206	63.505
TOTAL EQUITY AND LIABILITIES (c) + (d)	316.653	350.406	214.326	261.928

STATEMENT OF CHANGES IN EQUITY (Amounts in thousand €)

	GROUP		COMPANY	
	30/9/2010	30/9/2009	30/9/2010	30/9/2009
Equity balance at the beginning of the year (1/1/2010 and 1/1/2009 respectively)	198.666	193.291	198.423	197.674
Total comprehensive income net of tax	379	1.485	(4.140)	(832)
Purchase of own shares	(163)	-	(163)	-
Consolidation of new subsidiaries / associates and change in stake in existing ones	2.745	733	-	-
Equity balance at the end of the year (30/9/2010 and 30/9/2009 respectively)	201.626	195.509	194.120	196.842

CASH FLOW STATEMENT (Amounts in thousand €)

	GROUP		COMPANY	
	1/1-30/09/2010	1/1-30/09/2009	1/1-30/09/2010	1/1-30/09/2009
Indirect Method				
Operating activities				
Profit / (loss) before tax (continued operations)	2.571	1.393	(3.825)	(2.761)
Adjustments for:				
Depreciation and amortisation	3.790	3.692	1.545	1.379
Provisions	224	603	(37)	17
Results (income, expenses, profit and loss) from investing activities	(1.969)	(1.171)	(317)	(529)
Interest expense	1.720	2.225	700	1.311
Other	216	294	(3)	(5)
Changes in working capital:				
Decrease / (increase) in inventories	4.575	399	4.908	922
Decrease / (increase) in receivables	34.348	45.940	47.621	23.193
Increase / (decrease) in liabilities (excluding borrowings)	(12.873)	7.367	(21.377)	6.481
Less:				
Interest paid	(1.720)	(2.225)	(700)	(1.311)
Income tax paid	(2.022)	(4.350)	(253)	(2.815)
Net cash generated from operating activities (a)	28.860	54.167	28.260	25.883
Investing activities				
Acquisition of subsidiaries and other investments	(216)	(6.442)	(3.880)	-
Proceeds from sale of subsidiaries and other investments	-	950	-	-
Purchases of property, plant, equipment and intangible assets	(2.748)	(3.932)	(1.565)	(2.117)
Proceeds from sale of property, plant, equipment and intangible assets	74	181	67	77
Proceeds from capital decrease of subsidiaries	-	72	-	22.338
Interest received	1.814	718	45	266
Dividends received	392	966	392	966
Net cash used in investing activities (b)	(684)	(7.487)	(4.941)	21.530
Financing activities				
Proceeds from borrowings	-	10.834	-	-
Repayments of borrowings	(21.558)	(53.594)	(21.572)	(46.994)
Proceeds from Quest Energy capital increase in the percentage of minority interest	2.790	-	-	-
Other	(146)	-	(163)	-
Net cash used in financing activities (c)	(18.914)	(42.760)	(21.735)	(46.994)
Net increase/ (decrease) in cash and cash equivalents (a) + (b) + (c)	9.263	3.919	1.585	419
Cash and cash equivalents at beginning of year	21.212	14.081	877	1.042
Csh and cash equivalents at end of period	30.475	17.999	2.462	1.462

Kallithea, 22 November 2010

THE PRESIDENT & MANAGING DIRECTOR	THE DEPUTY MANAGING DIRECTOR	THE VICE PRESIDENT
THEODOROS FESSAS	MARKOS BITSAKOS	DIMITRIOS EFORAKOPOULOS
THE GROUP FINANCIAL CONTROLLER	THE CHIEF ACCOUNTANT	
DIMITRIS PAPADIAMANTOPOULOS	KONSTANTINIA ANAGOSTOPOULOU	

STATEMENT OF COMPREHENSIVE INCOME (Amounts in thousand €)

	GROUP		COMPANY	
	1/1-30/09/2010	1/1-30/09/2009	1/1-30/09/2010	1/1-30/09/2009
Sales	237.334	277.856	98.820	145.406
Gross profit	38.784	38.650	8.273	11.706
Earnings / (losses) before tax, financing and investing results	2.596	2.510	(3.293)	(1.949)
Earnings / (losses) before tax	2.571	1.393	(3.825)	(2.761)
Earnings / (losses) after tax (A)	414	(612)	(4.105)	(2.936)
- Owners of the parent	710	174	(4.105)	(2.936)
- Non-controlling interests	(296)	(786)	-	-
Other comprehensive income, net of tax (B)	(35)	2.096	(35)	2.104
Total comprehensive income, net of tax (A) + (B)	379	1.485	(4.140)	(832)
- Owners of the parent	675	2.270	-	-
- Non-controlling interests	(296)	(786)	-	-
Earnings / (losses) after tax per share - basic (in €)	0.0146	0.0036	(0,0845)	(0,0603)
Earnings / (losses) before tax, financing, investing results, depreciation and amortization	6.386	6.202	(1.748)	(570)
	GROUP		COMPANY	
	1/7-30/09/2010	1/7-30/09/2009	1/7-30/09/2010	1/7-30/09/2009
Sales	71.984	97.746	28.799	53.269
Gross profit	12.000	12.194	2.524	4.480
Earnings / (losses) before tax, financing and investing results	(29)	2.038	(783)	656
Earnings / (losses) before tax	(214)	710	(863)	(217)
Earnings / (losses) after tax (A)	1.183	(1.306)	(984)	(539)
- Owners of the parent	1.347	(1.180)	(984)	(539)
- Non-controlling interests	(164)	(126)	-	-
Other comprehensive income, net of tax (B)	(33)	728	(33)	740
Total comprehensive income, net of tax (A) + (B)	1.151	(578)	(1.017)	201
- Owners of the parent	1.315	(452)	-	-
- Non-controlling interests	(164)	(126)	-	-
Earnings / (losses) after tax per share - basic (in €)	0.0277	(0,0242)	(0,0204)	(0,0111)
Earnings / (losses) before tax, financing, investing results, depreciation and amortization	1.200	3.306	(253)	1.127

ADDITIONAL INFORMATION:

1. The companies included in the interim consolidated financial statements, together with their registered addresses, their share of participation, the consolidation method and the tax unaudited years, are analyzed in note 22 of the interim consolidated financial statements. 2. In the consolidated financial statements for the period from 01/01/2010 to 30/09/2010 the following companies were consolidated whereas there were not consolidated in the previous period: EDF EN SA - EVROS 1 Ltd (acquisition through an associate), EDF EN SA - RODOPI 4 Ltd (acquisition through an associate), EDF EN SA - RODOPI 5 Ltd (acquisition through an associate), Quest Solar Almirou Ltd (establishment) and Quest Solar Voiotias Ltd (establishment). 3. In the interim consolidated financial statements for the period ended 30 September 2010 Ioniki Epinoia S.A. was not consolidated as it was in the previous period (due to liquidation). 4. There are no pledges over fixed assets. 5. A subsidiary of the Group (ACS S.A.) had a legal case pending against third parties in relation to unfair competition for an amount of approximately €20.4 million, which had been rejected by the Athens Multimember Court of First Instance as well as by the Athens Court of Appeal. Against the decision of the Court of Appeal there had been exercised a retraction before the Supreme Court, which had been discussed, after a postponement, on 16/11/2009, and the decision is pending. For the above there has not been made a provision in the books of the company ACS S.A. 6. Number of employees at the end of the current period: Company 302, Group 1,320, and at the end of the previous period: Company 374, Group 1,447. 7. Intercompany transactions (income, expenses) for the period from 01/01/2010 to 30/09/2010 and intercompany balances (receivables, liabilities) as of 30 September 2010, according to IAS 24, as well as salaries and other short-term employment benefits, receivables from and payable to management personnel, are as follows:

	(Amounts in thousand €)	
	GROUP	COMPANY
a) Income from sales of goods and services	1.991	6.879
b) Expenses for purchases of goods and services	740	2.016
c) Receivables	1.221	2.212
d) Liabilities	216	3.125
e) Salaries and other short-term employment benefits	3.150	498
f) Receivables from management personnel	-	-
g) Payables to management personnel	-	-

8. Within June 2010, Rainbow S.A. (a 100% indirect subsidiary), proceeded to the transmission of its subsidiaries, Rainbow Services S.A. and iStorm Ltd to the Company. The total cost was € 454 thousand. There was no impact on sales, results and equity of the Company and the Group from the above transfers as they were carried out within the Group. 9. Earnings per share were calculated based on the weighted average number of shares in circulation. 10. For the period from 01/01/2010 to 30/09/2010, provisions for tax unaudited years are for the Group € 1.478 thousand, whereas accumulated provisions for retirement benefit obligations are for the Group € 4.142 thousand and for the Company € 871 thousand. 11. "Other comprehensive income" (loss) for the period, net of tax" for the Group and the Company includes an amount of € (35) thousand related to investments valuation provisions to available-for-sale financial assets. For the previous period the amount concerning investments valuation provisions to available-for-sale financial assets was € 2.104 thousand for the Group and Company, whereas currency translation differences were for the Group € (7) thousand. 12. The same as of the previous year accounting principles were used for the preparation of the consolidated financial statements for the period from 01/01/2010 to 30/09/2010. 13. The Group has investments in a percentage rating from 20% to 50%. However, the Group is not capable of exercising a significant influence to them, since other shareholders are controlling them either individually or in an agreement between them. For the above mentioned reason, the Group classifies the companies IASON S.A. (33.50% percentage), EFFECT S.A. (38% percentage), AMERICAN COMPUTERS & ENGINEERS HELLAS S.A. (35.48% percentage) and TEKA SYSTEMS S.A. (25% percentage), in the category "Available-for-sale financial assets". (Note 11). 14. On 30 September 2010 was finalized the merge of the companies "iSquare S.A." and "Rainbow S.A." through the acquisition of the company Rainbow S.A. from the 100% subsidiary of the Company, iSquare S.A., which holds the 100% of Rainbow's shares. The cut-off date is 30.06.2010. The above mentioned modification has no impact in the consolidated financial statements of the Group. 15. According to the decision of the Board of Directors of the Company on 29 September 2010, the process, related to the spin off of the "Distribution & Services of IT products" business sector of the Company and its contribution to Info-Quest's 100% owned subsidiary, has begun. The spin off of the "Distribution of IT products" business and its contribution to "Rainbow Services S.A." will be conducted according to articles 1-5 of law 2166/1993. The financial statements of the business will be drawn up as of September 30th 2010. After that date, all transactions conducted by Info-Quest relating to this business unit will be deemed to be conducted on behalf of the company to which its business unit will be contributed. The completion of the spin off is subject to the resolutions of the appropriate bodies of the two companies and the approvals of all relevant authorities, as specified by law. It should be noted that the spin off of the "Distribution of IT products" business sector and its contribution to a 100% owned subsidiary does not change the financial position of the Group, since the business unit is already included in the Group's consolidated accounts. 16. On 10/5/2010 the Company's Board of Directors, implementing the decision of the Ordinary General Shareholders' Assembly, with which the purchase of own shares was approved, according to article 16 of the Law 2190/20, decided to purchase up to one million (1,000,000) own shares, with a minimum purchase price of fifty cents of euro (€ 0.50) and a maximum of five euro (€ 5.00) per share during the period from 11/05/2010 to 31/12/2010. From 11/05/2010, the Company purchased 147.715 own shares, through the Athens Stock Exchange, with a total purchase price of euro 163 thousand. Furthermore, no shares of the parent company are held by its subsidiaries and associates at the end of the period. 17. During the 3rd quarter 2010 the ordinary tax audit for the fiscal year of 2008 was finalized. The tax audit resulted in additional taxes of Euro 491.658 payable in 24 monthly installments. The above amount reduced the net earnings for the period of the 3rd quarter 2010. 18. Events after the balance sheet date: The Company purchased 64,220 own shares during the period from 01/10/2010 to 22/11/2010 with a total purchase price of euro 74 thousand. Apart from the above detailed items, no further events have arisen after the interim financial information date.