Participation of Quest Holdings S.A. in the increase of the share capital of the company "G.E. DIMITRIOU S.A."

Quest Holdings S.A. (hereinafter the Company) gives notice that Decision no. 146/2002 of the Multi Member Court of First Instance of Athens upheld the petition of the company under the name "G.E. DIMITRIOU S.A.", dated 31/03/2021 bearing General Filing Number 16524/2021 and Special Filing Number 98/2021, regarding the immediate ratification of the restructuring agreement (according to article 44 of Law 4738/2020) and ratified the restructuring agreement dated 30/03/2021 between "G.E. DIMITRIOU S.A." and its creditors.

The Board of Directors of the Company was informed about the Extraordinary General Meeting of the shareholders of "G.E. DIMITRIOU S.A.", that was convened on 18/07/2022 in implementation of the restructuring agreement, and its resolutions. Based on the decision of the Extraordinary General Meeting of the shareholders of "G.E. DIMITRIOU S.A." concerning the increase of its share capital, the existing shareholders will have the preemptive right to participate in the increase of the share capital of "G.E. DIMITRIOU S.A.", up to the amount of two hundred and ten thousand two hundred and thirty-nine euros and sixteen cents (€ 210,239.16).

Following the above and in the context of the decision met on 18/07/2022 by the Board of Directors of the Company, which ratified the participation of the Company in the share capital increase of "G.E. DIMITRIOU S.A." with an amount of up to five million euros (€ 5.000.000,00) in accordance with the provisions of the restructuring agreement, the Company announces that on 25 August 2022, an amount of € 4.789.760,84 was paid out in this respect and that the Company is expected to hold a share of 95,03% after the relevant preemptive rights of the existing shareholders are exercised for the purpose of the abovementioned share capital increase. It is noted that after the completion of the process for the exercise of the preemptive rights by the existing shareholders of "G.E. DIMITRIOU S.A." with an amount of up to two hundred and ten thousand two hundred and thirty-nine euros and sixteen cents (€ 210.239,16), the Company will announce, after being invited by "G.E. DIMITRIOU S.A." in case of unexercised preemptive rights, its intention to payout an additional amount and the final share that the Company will hold thereafter in the share capital of "G.E. DIMITRIOU S.A.".