LM PAY STOCK COMPANY

Financial statements for the period from **01.01.2023** to **31.12.2023**

INTRODUCTION TO THE FINANCIAL STATEMENTS

1. Unit data

Name:LM PAY JOINT STOCK COMPANYRegistered office:Lechicka 23A, 02-156 Warsaw

PKD codes defining the entity's primary activity: 6492Z, 6420Z, 6491Z, 6499Z, 6619Z, 6621Z, 6622Z, 6629Z

Tax identification number: NIP: 5223017773

Number in the relevant court register: KRS: 0000940085

2. Indication of the duration of the entity's activities, if limited Not applicable

3. Period covered by the financial statements

Financial statements for the period from 01.01.2023 to 31.12.2023

4. Indication of whether the financial statements include aggregate data

The financial statements do not include aggregate data.

5. Assumption of continued economic activity

Financial statements prepared on a going concern basis. No circumstances have been identified that indicate a threat to the going concern.

6. Merger information

Not applicable.

7. Accounting policy

Discussion of the methods adopted for the valuation of assets and liabilities (including depreciation): A. Intangible assets

Intangible assets include intangible assets with an initial value of at least PLN 10,000.00. Amortisation begins from the month following the month in which the intangible asset was taken into use. Intangible assets are amortised on a straight-line basis over the period corresponding to their estimated useful economic life.

Values of assets having the characteristics of intangible assets with a value not exceeding PLN 10,000.00 are classified as current operating expenses.

Intangible assets are recognised at their acquisition cost less amortisation and impairment losses.

B. Fixed assets

LM PAY STOCK COMPANY

Fixed assets include fixed assets with an initial value of at least PLN 10,000. Assets with an expected useful life of more than one year and an initial value of PLN 2,500 or more but not more than PLN 10,000 are amortised once in the month in which they are put into use. Assets with an expected useful life of more than one year and an initial value of PLN 2,500 or less are charged directly to the cost of consumption of materials.

The initial value of fixed assets is recognised at acquisition or production cost, less depreciation and impairment losses.

The cost of property, plant and equipment and assets under construction comprises the total of their costs incurred by the entity for the period of construction, assembly, adaptation and improvement up to the date of acceptance for use, including the cost of servicing liabilities incurred to finance them and related exchange differences, less any related income.

The initial value, which is the purchase price or production cost of a fixed asset, is increased by the costs of its improvement, consisting of reconstruction, extension, modernisation or reconstruction, so that the value in use of that fixed asset after completion of the improvement exceeds that which it had when the asset was taken into use.

Fixed assets are depreciated using the straight-line method.

Individual depreciation rates are applied to used fixed assets. Depreciation begins in the month following acceptance of the fixed asset for use.

The correctness of the applied depreciation periods and depreciation rates for fixed assets is verified by the entity, resulting in a corresponding adjustment to the depreciation charges made in subsequent years.

In the event of the planned decommissioning of a fixed asset or when a fixed asset does not produce the expected results, its value is impaired. In such a case, a write-down is made. The amount of the write-down is decided by the head of the entity, but it cannot be lower than the net selling price of the fixed asset. In the absence of information on the selling price, fair value measurement should be used. When the reason for the impairment loss ceases, the original value of the fixed asset is restored.

C. Fixed assets under construction

Fixed assets under construction are understood to be fixed assets in the period of their construction, assembly or improvement of an existing fixed asset.

Fixed assets under construction are recognised at the total costs directly attributable to their acquisition or construction, less any impairment losses.

D. Investments

Investments in subsidiaries, jointly controlled entities and associates, as well as other long-term investments, are measured at fair value.

The fair value is calculated in the annual valuation report prepared at the balance sheet date by an expert.

Long-term investments in the form of loans granted are measured at adjusted cost or at the amount required to be paid, taking into account the simplifications described in section M.

Other short-term investments excluding cash and financial assets are valued at adjusted cost - if a maturity date is specified for the asset - and short-term investments for which there is no alternative market, at an otherwise specified fair value.

3/39

Financial assets at the time of entry into the accounts are measured at cost (purchase price), representing the fair value of the consideration paid.

Transaction costs are included in the initial value of these financial instruments. Financial assets are entered in the accounts on the transaction date.

E.Receivables and payables

Receivables are valued at the amount required to be paid, taking into account the prudence principle. At the end of the financial year, receivables are subject to impairment analysis. Receivables in foreign currencies not settled as at the balance sheet date are valued at the average exchange rate set for the currency in question by the National Bank of Poland on that date. Disputed, doubtful or significantly overdue receivables were covered by write-downs. The write-downs in the balance sheet reduced these receivables.

Liabilities are measured at the price to be paid.

F. Stocks

The company, due to the service nature of its business, does not carry out stock management.

G. Cash and cash equivalents

Cash shown in the balance sheet includes cash in hand, at banks and short-term deposits with a maturity of three months or less.

Monetary assets are valued at nominal value at the end of the reporting period.

H. Accruals and deferred income

The Company accrues expenses when they relate to future reporting periods. Accrued expenses are made in the amount of probable liabilities attributable to the current reporting period.

I. Income tax

An income tax provision is made in respect of all taxable temporary differences existing at the balance sheet date between the tax bases of assets and liabilities and their carrying amounts as shown in the financial statements.

A deferred tax liability is recognised for all taxable temporary differences, unless the deferred tax liability arises from the amortisation of goodwill or the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable profit or tax loss.

A deferred tax asset is recognised for all deductible temporary differences, as well as unused deferred tax assets and unused tax losses carried forward to the extent that it is probable that taxable profit will be available against which the aforementioned differences, assets and losses can be utilised.

4/39

The carrying amount of the deferred tax asset is reviewed at each date of

balance sheet and is reduced accordingly to the extent that it is no longer probable that sufficient taxable profit will be available to realise part or all of the deferred tax asset.

Deferred tax assets and liabilities are measured using the tax rates that are expected to apply in the period when the asset is realised or the liability is settled, based on tax rates (and tax laws) enacted at the balance sheet date.

J.Valuation of assets and liabilities expressed in foreign currencies

Transactions expressed in currencies other than the Polish zloty are converted into Polish zlotys using the exchange rate prevailing on the day preceding the transaction.

The value of outgoings of foreign currencies from the bank account is valued sequentially at exchange rates starting with the one applied earliest.

At the balance sheet date, assets and liabilities expressed in currencies other than the Polish zloty are translated into the Polish zloty using the average exchange rate of the National Bank of Poland, respectively.

K. Exchange rate differences

Exchange differences arising from the valuation at the balance sheet date of assets and liabilities denominated in foreign currencies, with the exception of long-term investments, and arising on the payment of receivables and liabilities in foreign currencies, as well as on the sale of currencies, are classified as financial income or expenses respectively.

L. Financial instruments

Financial instruments are valued in accordance with the Accounting Act and the Regulation of the Minister of Finance of 12.12.2001 on detailed rules for the recognition, valuation methods, scope of disclosure and presentation of financial instruments.

M. Materiality of the financial statements

The Company applies the simplifications arising from Article 4(4) of the Accounting Act where this does not have a material adverse effect on the fulfilment of the obligation.

The Company sets the following criteria for the materiality level (materiality is exceeded when both parameters are simultaneously exceeded):

- 0.99% of the balance sheet total

- 0.49% of operating income from sales.

Determining the financial result:

A. Financial result

The Company's financial result for the financial year includes all income earned, attributable to the Company, and the expenses charged to the Company relating to that income, in accordance with the principles outlined above, other operating income and expenses, the result of prudent valuation of assets and liabilities.

B. Revenue and costs

The costs of day-to-day operating activities are recorded in the accounts of Group "4" - by type (Group 4).

Operating expenses are accounted for over time whenever the period to which they relate is longer than one financial year. Operating expenses relating to more than one reporting period but not extending beyond the financial year are charged in full to the current

reporting period.

Operating expenses represent costs directly related to the Company's principal activities. Costs are recognised on an accrual basis to ensure that revenue and related expenses are commensurate.

Other operating expenses include loss on disposal of non-financial fixed assets, revaluation of property, plant and equipment and inventories, costs of unused production capacity not included in the cost of production, write-downs of receivables, compensation, penalties paid, donations made, penalty interest on taxes, social security and customs duties.

Finance costs comprise interest paid and accrued on loans and borrowings received, losses on securities trading, excess of foreign exchange losses over foreign exchange gains, write-downs on financial assets and short-term securities.

The value of sales is accounted for based on the amount of invoices issued during the year less value added tax. Sales revenue presented in the income statement is net of discounts and other concessions granted to customers treated in the same way as discounts.

Revenue from the provision of services is recognised in proportion to the degree of completion of the service, provided that it can be reliably estimated. If the effects of a transaction related to the provision of services cannot be reliably determined, revenue from the provision of services is recognised only up to the amount of the costs incurred in respect thereof.

The origination fee related to loans granted is recognised in the Company's operating income in the year of the loan up to the profit on the loan after taking into account the Company's financing costs related to the loan throughout the financing period. Interest on loans granted, the granting of which is the Company's principal activity, is recognised in income from sales of services as it accrues if its receipt is not in doubt.

Other operating income includes the gain on disposal of non-financial fixed assets, the equivalent of reversed provisions and asset write-downs, expired or cancelled liabilities, grants, subsidies, subsidies, compensation and donations received.

Financial income includes interest received or receivable on loans and borrowings, income relating to securities trading and the excess of foreign exchange gains over losses.

Dividends due are recognised as financial income as at the date of the shareholders' meeting of the company in which the entity has invested adopting a resolution on the distribution of profit, unless the resolution specifies another date of entitlement to dividends.

Preparation of financial statements:

The financial statements have been prepared in accordance with the practice applied by entities operating in Poland, on the basis of Appendix No. 1 of the Accounting Act of 29 September 1994 (Journal of Laws of 2023, item 120, as amended) and implementing regulations issued on this basis.

Other accounting policies adopted by the entity:

The accounting policies adopted by the Company have been applied consistently and are consistent with the accounting policies adopted by the entity.

The company prepares its income statement on a comparative basis.

Income from the repayment of loans granted, including interest, was recognised in the entity's operating activities.

The granting and repayment of loans are included in the investment segment of the cash flow statement.

8. Additional details

Bookkeeping

The books of account are kept by an external accountant, KP Consulting Sp. z o.o., with its registered office in Warsaw (00-825) at ul. Sienna 64. The books of account are kept at the registered office of the accountancy office.

The accounts include:

1) Journal,

2) general ledger,

3) support books,

4) the trial balance of the general ledger accounts and the balances of the auxiliary accounts.

The books of account are kept in computerised form, using Comarch Optima, a comprehensive system for recording all business operations.

Payroll settlements for labour and commission contracts are carried out using the Comarch Optima HR and payroll programme.

BALANCE SHEET

Assets Data in PLN	Amount as at ending current financial year	Amount on the closing date of the previous financial year
. FIXED ASSETS	52 421 397,51	75 139 572,91
I. Intangible assets	561 169,23	500 396,93
1. costs of completed development work		
2 Goodwill		
3. other intangible assets	49 083,33	64 583,33
4. advances for intangible assets	512 085,90	435 813,60
II. Tangible fixed assets	1 207 537,84	251 280,89
1. fixed assets	1 207 537,84	251 280,89
a) land (including perpetual usufruct of land)		
(b) buildings, premises, rights to premises and civil engineering works		
(c) plant and machinery		
(d) means of transport	1 207 537,84	251 280,89
(e) other fixed assets		
2 Fixed assets under construction		
3. advances for fixed assets under construction		
III. Long-term receivables	279 460,00	6 575 128,44
1. From related parties		
From other entities in which the entity has an equity interest		
3. from other entities	279 460,00	6 575 128,44
IV. Long-term investments	46 344 149,54	64 841 994,61
1. real estate		
2. intangible assets		
3. non-current financial assets	46 344 149,54	64 841 994,61
a. in affiliated undertakings	40 694 900,00	46 546 900,00
- shares		
- other securities		
- loans granted	40 694 900,00	46 546 900,00
- other long-term financial assets		
 b. in other entities in which the entity has an equity interest 		
- shares		
- other securities		
- loans granted		

LM PAY STOCK COMPANY

- other long-term financial assets		
c. in other entities	5 649 249,54	18 295 094,61
- shares		
- other securities		
- loans granted	5 649 249,54	18 295 094,61
- other long-term financial assets		
4 Other long-term investments		
V. Long-term accruals	4 029 080,90	2 970 772,04
1. deferred tax assets	3 100 754,06	1 693 845,10
2. other accruals	928 326,84	1 276 926,94
B. CURRENT ASSETS	69 822 588,47	36 659 077,69
I. Stocks	8 660,29	
1. materials		
2. semi-finished products and work in progress		
3 Finished products		
4 Goods		
5 Advance payments for supplies and services	8 660,29	
II. Short-term receivables	30 050 031,85	10 905 741,85
1. Receivables from related parties	4 277 101,32	2 336 507,60
a) trade receivables, with a repayment period:	3 000 000,00	1 500 000,00
- up to 12 months	3 000 000,00	1 500 000,00
- over 12 months		
(b) other	1 277 101,32	836 507,60
Receivables from other entities in which the entity has an equity interest		
a) trade receivables, with a repayment period:		
- up to 12 months		
- over 12 months		
b) other		
3 Receivables from other undertakings	25 772 930,53	8 569 234,25
a) trade receivables, with a repayment period:	7 462,71	1 759,71
- up to 12 months	7 462,71	1 759,71
- over 12 months		
(b) from taxes, subsidies, customs duties, social and health insurance and other public-law titles	95 140,00	15 306,31
(c) other	25 670 327,82	8 552 168,23
(d) claimed in court		
III. Short-term investments	39 159 444,58	23 606 172,99

The XML file from which this printout is derived is a financial statement within the meaning of the Accounting Act

TOTAL ASSETS	122 243 985,98	111 798 650,60
D. OWN SHARES		
C. CALLED-UP SUBSCRIBED CAPITAL (FUND)		
IV. Short-term prepayments and accruals	604 451,75	2 147 162,85
2. other short-term investments		
- other cash assets		
- other cash		
- cash in hand and on bank accounts	126 137,29	68 351,80
(c) Cash and cash equivalents	126 137,29	68 351,80
- other short-term financial assets		
- loans granted	22 527 807,14	12 353 505,58
- other securities		
- shares		
b) in other entities	22 527 807,14	12 353 505,58
- other short-term financial assets		
- loans granted	16 505 500,15	11 184 315,61
- other securities		
- shares		
(a) in affiliated undertakings	16 505 500,15	11 184 315,61
1. short-term financial assets	39 159 444,58	23 606 172,99

10/39

BALANCE SHEET

PLN Amount as at Amount on the ending current closing date of the financial year previous financial year
40 961 003,30 43 362 730,69
und) 3 103 895,00 3 103 895,00
ry capital (fund), of which: 40 258 835,69 40 161 525,37
f the sale value (issue value) over the nominal 30 600 874,64 30 600 874,64 hares (stocks)
reserve (fund), of which:
uation of fair value
es (funds)
ccordance with the company's memorandum (articles of association)
res
nings (loss)
ss) -2 401 727,39 97 310,32
rite-offs during the financial year (negative
D PROVISIONS FOR LIABILITIES 81 282 982,68 68 435 919,91
liabilities 3 414 935,91 2 529 876,90
x liability 3 414 935,91 2 529 876,90
r pensions and similar benefits
1
n
ves
1
m
bilities 68 002 819,19 57 044 000,00
parties
tities in which the entity has an equity interest
dertakings 68 002 819,19 57 044 000,00
ings 66 903 008,00 45 682 000,00
e issue of debt securities 11 362 000,00
nancial liabilities 1 099 811,19
ons under bills of exchange
ities 9 865 227,58 8 862 043,01
lated parties

The XML file from which this printout is derived is a financial statement within the meaning of the Accounting Act

TAL LIABILITIES	122 243 985,98	111 798 650,6
- short-term		
- long-term		
2. Other accruals and deferred income		
1. Negative goodwill		
IV. Accruals and prepayments		
4. Special funds		
(i) other		
(h) from wages and salaries	167 361,90	97 625,6
(g) from tax, customs, social security, health insurance and other public-law sources	302 577,06	143 830,3
(f) obligations under bills of exchange		
(e) advances received for supplies and services	44 687,85	
- over 12 months		200 852,1
- up to 12 months	1 190 526,50	515 984,4
(d) trade receivables, maturing:	1 190 526,50	716 836,6
(c) other financial liabilities	3 110 074,27	2 750 521,0
(b) from the issue of debt securities		150 000,0
(a) borrowings	5 050 000,00	5 003 229,2
3. to other undertakings	9 865 227,58	8 862 043,0
b) other		
- over 12 months		
- up to 12 months		
a) trade receivables, maturing:		
2. Towards other entities in which the entity has an		
b) other		
- over 12 months		
- up to 12 months		

PROFIT AND LOSS ACCOUNT

Comparative variant Data in PLN	Amount for the current financial year	Amount for the previous financial year
A. Net income from sales and equated, including:	17 518 455,33	15 053 680,20
- from related parties	1 500 000,00	1 500 000,00
I. Net income from sales of products	17 518 455,33	15 053 680,20
II. Change in products (increase - positive value, decrease - negative value)		
III. Cost of products manufactured for the entity's own use		
IV. Net revenue from sale of goods and materials		
B. Operating costs	16 762 257,37	9 408 864,67
I. Depreciation	176 185,03	59 254,48
II. Consumption of materials and energy	218 635,05	131 744,47
III. Outside services	11 233 301,79	6 688 710,16
IV. Taxes and fees, including:	751 903,33	324 724,15
- excise duty		
V. Remuneration	2 094 172,76	1 362 582,46
VI. Social security and other benefits, including:	322 380,72	168 888,37
- pensions	75 772,11	40 766,28
VII. Other costs by nature	1 965 678,69	672 960,58
VIII. Value of goods and materials sold		
C. Profit (loss) on sales (A-B)	756 197,96	5 644 815,53
D. Other operating income	857 418,38	1 556 303,25
I. Profit on disposal of non-financial fixed assets		
II. Grants		
III. Revaluation of non-financial assets		
IV. Other operating income	857 418,38	1 556 303,25
E. Other operating expenses	1 419 958,10	3 505 593,10
I. Loss on disposal of non-financial fixed assets		
II. Revaluation of non-financial assets		
III. Other operating expenses	1 419 958,10	3 505 593,10
F. Operating profit (loss) (C+D-E)	193 658,24	3 695 525,68
G. Financial income	5 325 705,80	5 668 003,80
I. Dividends and shares in profits, of which:		
a) from related parties, of which:		
- in which the entity has an equity interest		
b) from other undertakings, of which:		

936 394,44 923 577,34 -521 849,95	1 759 091,83 193 630,50 96 320,18
923 577,34	193 630,50
936 394,44	1 759 091,83
7 506 546,94	7 410 807,15
442 941,38	9 169 898,98
4 521,26	2 821,42
5 321 184,54	5 664 849,05
5 321 184,54	5 665 182,38
5	321 184,54 4 521,26

STATEMENT OF CHANGES IN EQUITY

Dane w PLN	Amount on ending current financial year	Amount on the closing date of the previous financial year
I. Equity (fund) at the beginning of the period (BO)		
I. Equity (fund) at the beginning of the period (BO)	43 362 730,69	18 257 501,83
- changes in accounting policies		
- error corrections		
I.a. Opening balance of equity (fund), after adjustments	43 362 730,69	18 257 501,83
1. Core capital	3 103 895,00	3 103 895,00
1. Core capital (fund) at the beginning of the period	3 103 895,00	2 220 000,00
1.1 Changes in share capital (fund)		883 895,00
a) increase (due to)		883 895,00
- the issue of shares		883 895,00
b) reduction (due to)		
- redemption of shares		
1.2 Core capital (fund) at the end of the period	3 103 895,00	3 103 895,00
2. Supplementary capital	40 258 835,69	40 161 525,37
2. Opening balance of supplementary capital (fund)	40 161 525,37	11 406 360,15
2.1 Changes in supplementary capital (fund)	97 310,32	28 755 165,22
a) increase (due to)	97 310,32	28 800 592,88
- share issues above par value		24 169 451,20
- profit distribution (statutory)	97 310,32	4 631 141,68
- profit distributions (over and above the statutory minimum)		
b) reduction (due to)		45 427,66
- coverage of loss		
- share issue costs		45 427,66
2.2. Closing reserve capital (fund)	40 258 835,69	40 161 525,37
3. Revaluation reserve		
3. Opening revaluation reserve (fund) - changes in accounting policies		
3.1. Changes in revaluation reserve (fund)		
a) increase (due to)		
b) reduction (due to)		
- disposals of fixed assets		
3.2. Revaluation reserve (fund) at the end of the period		
4. Reserves		

4. Other reserve capitals (funds) at the beginning of the period		
4.1. Changes in other reserve capital (funds)		
a) increase (due to)		
b) reduction (due to)		
4.2. Other reserve capitals (funds) at the end of the period		
Retained earnings		
5 Profit (loss) from previous years at the beginning of the period	97 310,32	4 631 141,68
5.1 Opening profit from previous years	97 310,32	4 631 141,68
- changes in accounting policies		
- error corrections		
5.2. Opening retained earnings, after adjustments	97 310,32	4 631 141,68
a) Increase (due to)		
- distribution of retained earnings		
b) Decrease (due to)	97 310,32	4 631 141,6
- profit-sharing	97 310,32	4 631 141,6
5.3. Retained earnings at the end of the period		
5.4. Opening loss from previous years		
- changes in accounting policies		
- error corrections		
5.5. Opening loss from previous years, after adjustments		
a) Increase in loss (due to)		
- carry-forward of loss carry-forwards		
b) Reduction of loss (due to)		
- covering the loss with reserve capital		
- coverage of loss with net profit		
5.6 Closing loss from previous years		
5.7 Profit (loss) from previous years at the end of the period		
6 Net result	-2 401 727,39	97 310,32
(a) net profit		97 310,32
(b) net loss	2 401 727,39	
c) deductions from profit		
Equity (fund) at the end of the period (BZ)	40 961 003,30	43 362 730,69
. Equity capital (fund), after taking into account the oposed distribution of profit (coverage of loss)	40 961 003,30	43 362 730,69

CASH FLOW STATEMENT

Indirect method Data in PLN	Amount for the currentfinancial year	Amount for the previous financial year
A. Cash flow from operating activities		
I. Net profit (loss)	-2 401 727,39	97 310,32
II. Total adjustments	2 436 759,72	-2 257 978,61
1. depreciation	176 185,03	59 254,48
2. foreign exchange gains (losses)	9 262,21	-582,16
3. interest and shares in profits (dividends)	2 185 362,40	1 745 624,77
4 Profit (loss) from investing activities		
5 Change in reserves	885 059,01	1 375 177,56
6 Change in stocks	-8 660,29	15 000,00
7 Change in receivables	-3 086 976,59	-2 562 655,30
8 Change in current liabilities, excluding loans and borrowings	1 755 971,31	231 931,30
9 Change in prepayments and accrued income	484 402,24	-3 120 505,81
10. other adjustments	36 154,40	-1 223,45
III. Net cash flow from operating activities (I±II)	35 032,33	-2 160 668,29
3. Cash flow from investing activities	07 040 000 50	
I. Proceeds 1. disposal of intangible and tangible fixed assets	97 813 908,58	95 126 100,84
2. disposal of investments in real estate and intangible assets		
3. of financial assets, including:	97 813 908,58	82 714 036,74
(a) in affiliated undertakings	5 932 500,00	2 885 168,75
b) in other entities	91 881 408,58	79 828 867,99
- disposal of financial assets		
- dividends and profit-sharing		
- repayment of long-term loans granted	91 881 408,58	79 828 867,99
- interest		
- other proceeds from financial assets		
4 Other investment income		12 412 064,10
II. Expenditure	82 159 321,91	79 107 014,06
1. Acquisition of intangible and tangible fixed assets		

III. Net cash flow from investing activities (I-II)	15 654 586,67	16 019 086,78
4 Other investment expenditure		3 066 978,02
- long-term loans granted	82 078 821,91	72 040 036,04
- acquisition of financial assets		
b) in other entities	82 078 821,91	72 040 036,04
a) in affiliated undertakings	80 500,00	4 000 000,00
3. on financial assets, including:	82 159 321,91	76 040 036,04

C. Cash flow from financing activities

=		
I. Proceeds	64 676 630,33	52 308 647,37
Net proceeds from the issue of shares and other equity instruments and capital contributions		5 411 314,04
2 Credits and loans	35 776 432,00	44 977 333,33
3. issuance of debt securities		1 920 000,00
4. other financial receipts	28 900 198,33	
II. Expenditure	80 308 463,84	66 202 658,71
1. acquisition of own shares (stocks)		
2. dividends and other distributions to owners		
3. other than distributions to owners, profit distribution expenses		
4. repayment of loans	14 745 424,00	14 763 373,53
5. redemption of debt securities	11 512 000,00	43 909 699,53
6. other financial liabilities		
7. Payments of obligations under finance leases	90 700,50	62 511,26
8 Interest	7 506 546,94	7 467 074,39
9. other financial expenditure	46 453 792,40	
III. Net cash flow from financing activities (I-II)	-15 631 833,51	-13 894 011,34
. Total net cash flow	57 785,49	-35 592,85
. Balance sheet change in cash, including:	57 785,49	-35 592,85
- change in cash due to exchange rate differences		
. Cash at the beginning of the period	68 351,80	103 944,65
. Cash at the end of the period, including:	126 137,29	68 351,80
- with limited availability	1 988,94	68 351,80

18/39

CALCULATION OF INCOME TAX

A. Gross profit (loss) for the year	-2 923 577,34	193 630,50
B. Tax-exempt income (permanent differences between profit/loss for accounting purposes and income/loss for tax purposes), including:		
Other		
Revaluation of investments (Article 12(1)(4)(e))		
C. Non-taxable income4 in the current year, including:	6 354 533,76	7 406 616,37
Other		
Accrued interest on loans (Article 12(4)(2))	5 527 071,39	5 863 000,26
Release of reserve (Article 12(1)(5)(a))		
Unawarded legal costs (Article 12(3e))	827 462,37	61 612,31
Returned receivables previously written off as irrecoverable not recognised as deductible (Article 12(1)(4))		1 482 003,80
D. Taxable income in the current year recognised in the accounts of previous years of which:		
Other		
E. Non-deductible expenses (permanent differences between profit/loss for accounting purposes and income/loss for tax purposes), including:	529 023,14	237 929,65
Other		
Other costs classified as non-deductible (Article 15(1))	166 353,43	75 008,58
Representation (including catering, hotel services) (Article 16(1)(28))	24 610,93	
Debt financing costs (Article 15(c))		
Budgetary interest (Article 16(1)(21))	48 966,36	10 233,44
Donations made (Article 16(1)(14))		63 005,85
Depreciation of fixed assets used under operating leases (Article 17b)	160 685,03	46 337,81
Interest on leasing contracts (Article 17b)	71 061,99	15 362,48
Car operating costs of 25% of costs (Article 16(1)(51))	45 527,96	27 981,49
Car lease instalments in excess of the statutory value (Article 16(1)(49)(a))	10 414,42	
Third-party car liability premiums in excess of the statutory value (Article 16(1)(49))	1 403,02	

K. Income tax		
J. Income tax base	-7 533 282,46	-3 453 240,36
Other	-161 762,49	
I. Other changes to the tax base, including:	-161 762,49	
H. Loss from previous years, including:		
Unpaid wages and social security contributions (Article 16(1)(57))	104 553,67	15 739,87
Other		
G. Costs recognised as deductible in the current year recognised in the books of previous years, including:	104 553,67	15 739,87
Bad debt write-offs (Article 16(1)(25))	1 301 696,74	3 433 002,06
Reserves (Article 16(1)(27))		
Unpaid wages and social security contributions (Article 16(1)(57))	180 424,92	104 553,67
Accrued interest on loans (Article 16(1)(11))		
Other		
F. Costs not recognised as deductible in the current year, including:	1 482 121,66	3 537 555,73

20/39

SUPPLEMENTARY INFORMATION

Data in PLN

Additional information and explanations

21/39

LM PAY STOCK COMPANY

Notes to the financial statements

ADDITIONAL INFORMATION AND EXPLANATIONS

Note 1 - Events after the balance sheet date

Did not occur.

Note 2 - Changes in accounting policy

The Company made no changes to its accounting policies in the current year.

Note 3 - Completed development costs and goodwill

Value of completed development work and goodwill - none.

Note 4 - Land in perpetual use

Value of land in perpetual use - not present.

Note 5 - Value of tangible assets not depreciated or amortised by the entity, used under rental, lease or
other agreements, including leases

	Land (including right of perpetual usufruct)	CIVII	Technical equipment and machinery	Measures transport	Other fixed assets	Total		
		Gr	oss value					
N.A. 01-01-2023	-	-	-	297 618,70	-	297 618,70		
(+) Additions from	-	-	-	1 116 941,98	-	1 116 941,98		
- leasing	-	-	-	1 116 941,98	-	1 116 941,98		
- others	-	-	-	-	-	-		
(-) Reductions	-	-	-	-	-	-		
- sales	-	-	-	-	-	-		
- others	-	-	-	-	-	-		
B.Z. 31-12-2023	-	-	-	1 414 560,68	-	1 414 560,68		
		Ca	ncellation					
N.A. 01-01-2023	-	-	-	46 337,81	-	46 337,81		
(+) Increases	-	-	-	160 685,03	-	160 685,03		
(-) Reductions	-	-	-	-	-	-		
B.Z. 31-12-2023	-	-	-	207 022,84	-	207 022,84		
Net value								
N.A. 01-01-2023	-	-	-	251 280,89	-	251 280,89		
B.Z. 31-12-2023	-	-	-	1 207 537,84	-	1 207 537,84		

Note 6 - Information on the number and value of securities or rights held, including share certificates, convertible debt securities, warrants and options, with an indication of the rights they confer

Did not occur.

Note 7 - Intangible assets

	Costs completed works development	Value Companies	Other intangible assets	Advances for intangible assets	Total					
	Gross value									
N.A. 01-01-2023	-	-	77 500,00	435 813,60	513 313,60					
(+) Additions from	-	-	-	76 272,30	76 272,30					
- updates	-	-	-	-	-					
- transfer from fixed assets under construction	-	-	-	-	-					
- others	-	-	-	76 272,30	76 272,30					
(-) Reductions	-	-	-	-	-					
- sales	-	-	-	-	-					
- others	-	-	-		-					
B.Z. 31-12-2023	-	-	77 500,00	512 085,90	589 585,90					
		Ca	ncellation							
N.A. 01-01-2023	-	-	12 916,67	-	12 916,67					
(+) Increases	-	-	15 500,00	-	15 500,00					
(-) Reductions	-	-	-	-	-					
B.Z. 31-12-2023	-	-	28 416,67	-	28 416,67					
Net value										
N.A. 01-01-2023	-	-	64 583,33	435 813,60	500 396,93					
B.Z. 31-12-2023	-	-	49 083,33	512 085,90	561 169,23					

Note 8 - Impairment of non-current assets

The Company did not write down its non-current assets in 2023.

Note 9 - Write-downs on inventories

The company did not write down inventories as it is a service business and does not hold inventory.

Note 10 - Prepayments

Status as of:	31.12.2023r.	31.12.2022r.
Deferred tax assets	3 100 754,06	1 693 845,10
Other long-term prepayments and accruals	928 326,84	1 276 926,94
Total long-term prepaid expenses	4 029 080,90	2 970 772,04
Short-term prepaid expenses	604 451,75	2 147 162,85

Note 11 - Share capital

The share capital as at the balance sheet date amounted to PLN 3 103 895,00. Ownership structure of the share capital as at 31 December 2023:

Name of shareholder	Number of shares held	Nominal value of holdings shares	Percentage share in capital basic	Percentage of votes held
Medical Finance Group S.A.	416 973	2 084 865,00	67,17%	67,17%
Other shareholders (B series)	203 806	1 019 030,00	32,83%	32,83%
Total	620 779	3 103 895,00	100%	100%

Note 12 - Distribution of profit / coverage of loss for the current financial year

The net loss for 2023 in the amount of PLN 2 401 727,39 will be covered by future profits of the Company.

Note 13 - Change in provisions

	Deferred tax liability	liability and similar		Other re	Total	
	income	Long-term	Short-term	Long-term	Short-term	Total
B.O. 01.01.2023	2 529 876,90	-	-	-	-	2 529 876,90
Increases	885 059,01	-	-	-	-	885 059,01
Use of	-	-	-	-	-	-
B.Z. 31.12.2023	3 414 935,91	-	-	-	-	3 414 935,91

Note 14 - Average headcount for the financial year

The average headcount of the Company in 2023 was 1.3.

Note 15 - Remuneration of members of the management, supervisory or administrative bodies

Did not occur.

Note 16 - Transactions with members of the management, supervisory or administrative bodies

During the financial year, the company did not grant any loans to members of the management bodies.

The company paid the CEO's benefit in respect of the suretyship. The amount of these benefits in the year of the financial year amounted to PLN 834 658,83.

As at the balance sheet date, the capital value of loans received from members of the governing bodies amounted to PLN 3 270 000,00.

All of the above transactions were carried out at arm's length.

Note 17 - Information on income, expenses and results of discontinued operations during the financial year or foreseen to be discontinued in the following year

Did not occur.

Note 18 - Information on income and expenses of extraordinary value or which occurred incidentally

Did not occur.

Note 19 - Information on exchange rates used to value financial statement items expressed in foreign currencies

Did not occur.

Note 20 - Business continuity

The financial statements have been prepared on a going concern basis for the foreseeable future.

Note 21 - Contingent liabilities and liabilities secured on the Company's assets

As at 31 December 2023, the company had collateral pledged over the entity's assets:

Commitment	Amount of issue/credit limit	Date of allocation / contracts	End date of obligation / security	Type of protection	Object of the security	Value security	Entity for of which the collateral is pledged / pledgee	Pledge number in the pledge register	Court of registration
Contract No 000/19/715 o revolving credit facility	PLN 5,000,000	2021-02-26	2024-02-20						
				Register ed pledge	B3 - loan receivables portfolio	PLN 3 000 000	Cooperative Bank in Ostrow Mazowiecki	2676261	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register
				Register ed pledge	B3 - loan receivables portfolio	PLN 2 100 000	Cooperative Bank in Ostrow Mazowiecki	2642910	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register
				Register ed pledge	bank accounts	PLN 5 000 000	Cooperative Bank in Ostrow Mazowiecki	2643560	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register
AK series bonds	PLN 7,300,000	2021-08-09	2023-12-31						
				Register ed pledge	B3 - loan receivables portfolio	100% emissions	Administrator collateral - CVI Trust sp. z o.o.	2713129	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register

				Register ed pledge	bank accounts		Administrator collateral - CVI Trust sp. z o.o.	2713512	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register
				Register ed pledge	bank accounts		Administrator collateral - CVI Trust sp. z o.o.	2713701	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register
PLN 135,000,000 Bond issue loan agreement (Fortress)	PLN 135,000,000	2022-08-31	2025-08-31						
				Register ed pledge	D1 - monetary claim	PLN 202,500,000	LM PAY S.A R.L.	2730078	District Court for the Capital City of Warsaw, XI Commercial Division of the Pledge Register

The Company's general meeting of shareholders, by resolution of 22 February 2022, established the details of an incentive programme aimed at key managers and associates of the Company. The programme provides for entitlement of programme participants to subscribe for shares in the Company in several stages. The subscription of warrants at each stage is conditional on the Company achieving certain business results. As of 31 December 2023, the conditions entitling the participants to take up 13,568 warrants under stage I of the incentive programme materialised, entitling them to take up 13,568 shares in the Company. The materialisation of the stipulated conditions required under stage I entitling participants was confirmed by the Supervisory Board in a resolution adopted on 21 January 2024. Consequently, the persons covered by the programme as of 21 January 2024 acquired the right to subscribe for series C subscription warrants for the subscription of series C shares.

As at 31.12.2023, the Company had a contingent, off-balance-sheet liability of PLN 3,074,054.65 on this account.

Note 22 - Consolidation of financial statements

The Company is a subsidiary of Medical Finance Group S.A. with its registered office at 23A Lechicka Street REGON: 142446622 NIP: 5242711463 KRS: 0000422868.

Under current legal standards, consolidation of the financial statements is not required.

Entity	Medical Finance Group S.A.			
Type of revenue/cost	In 2023	In 2022		
Interest on loan granted (income)	5 321 184,54	5 664 849,05		
Interest on loan received (cost)	-	21 989,54		
Revenue from sale of services	1 500 000,00	1 500 000,00		
Entity	Medical Finance Group S.A.			
Type of transaction/ As at	31.12.2023r.	31.12.2022r.		
Loans granted	57 200 400,15	57 731 215,61		
Other receivables (settlements arising from assignment of the loan portfolio)	1 267 272,94	828 507,60		
Other trade receivables	3 000 000,00	1 500 000,00		
Other receivables	9 828,38	8 000,00		

Note 23 - Transactions with related parties

Note 24 - Non-current investments

	Real Estate	Intangible assets	Non-current financial assets in entities related	Non-current financial assets in unitary items, in of which the unit pos. eng. in cap.	Non-current financial assets in other units	Other investments long-term	Total
BO 01.01.2023	-	-	46 546 900,00	-	-	18 295 094,61	64 841 994,61
Increases	-	-	80 500,00	-	-	235 000,00	315 500,00
- grant Ioans	-	-	80 500,00	-	-	235 000,00	315 500,00
- transfer of	-	-	-	-	-	-	-
- purchase shares	-	-	-	-	-	-	-
- valuation	-	-	-	-	-	-	-
Reductions	-	-	5 932 500,00	-	-	12 880 845,07	18 813 345,07
- sale	-	-	-	-	-	-	-
- transfer of	-	-	-	-	-	12 880 845,07	12 880 845,07
- repayment of loans	-	-	5 932 500,00	-	-	-	5 932 500,00
- depreciation updating	-	-	-	-	-	-	-
- amortizations	-	-	-	-	-	-	-
- valuation	-	-	-	-	-	-	-
BZ 31.12.2023	-	-	40 694 900,00	-	-	5 649 249,54	46 344 149,54

Note 25 - Receivables by maturity period

	B.O.	B.Z.	B.O.	B.Z.	
Receivables	01.01.2023 r.	31.12.2023r.	01.01.2023 r.	31.12.2023r.	
	Up to 1	2 months	Over 12 months		
Related entities:	2 336 507,60	4 277 101,32	-	-	
a) on account of deliveries and services	1 500 000,00	3 000 000,00	-	-	
(b) other	836 507,60	1 277 101,32	-	-	
Other units:	8 569 234,25	25 772 930,53	6 575 128,44	279 460,00	
a) Loans	-	-	-	-	
b) For supplies and services.	1759,71	7462,71	-	-	
c) For taxes, duties, insurances and others benefits	15 306,31	95 140,00	-	-	
(d) Other	8552168,23	25670327,82	6 575 128,44	279 460,00	
e) Claimed at court			-	-	
Total	10 905 741,85	30 050 031,85	6 575 128,44	279 460,00	

The Company did not recognise an allowance for trade receivables in the current year.

Note 26 - Liabilities by maturity period As at 31 December 2023

	Liabilities by maturity				
	Up to 1 year	Over 1 year to 3 years	Over 3 years up to 5 years	Over 5 years	Total
Towards individuals related	-	-	-	-	-
Towards entities in which the entity has an involvement in the capital	-	-	-	-	-
With regard to the others units, including:	9 865 227,58	68 002 819,19	-	-	77 868 046,77
- loans and credits	5 050 000,00	66 903 008,00	-	-	71 953 008,00
 from emissions debt securities 	-	-	-	-	-
- on account of deliveries and services	1 190 526,50	-	-	-	1 190 526,50
 advances received for supplies and services 	44 687,85	-	-	-	44 687,85
- other liabilities Financial	3 110 074,27	1 099 811,19	-	-	4 209 885,46
- taxation	302 577,06	-	-	-	302 577,06
 from wages and salaries 	167 361,90	-	-	-	167 361,90
- others	-	-	-	-	-
Total	9 865 227,58	68 002 819,19	-	-	77 868 046,77

Note 27 - Loans granted

The value of loans granted at the balance sheet date was:

Loans granted	Long-term part	Short-term part
Related parties, including:	40 694 900,00	16 505 500,15
- Medical Finance Group S.A.	40 694 900,00	16 505 500,15
Other units, including:	5 649 249,54	22 527 807,14
- medical loans	5 414 249,54	22 527 792,10
- other loans	235 000,00	15,04

The Company has written off outstanding loan receivables in 2023 medical in the amount of PLN 1,301,696.74.

The balance of write-downs as at 31.12.2023 amounted to PLN 5,098,999.37.

Note 28 - Structure of net sales revenue

Туре	For 2023	For 2022
Sale of financial intermediation services	2 448 107,42	1 537 587,52
Interest on loans	4 503 700,01	2 797 748,80
Preparation fee for granting loans	10 446 647,90	10 718 343,88
Other income	120 000,00	-
Total net sales revenue	17 518 455,33	15 053 680,20

Note 29 - Other operating income

Туре	For 2023	For 2022
Profit on disposal of fixed assets and values intangible assets	-	-
Grants	-	-
Revaluation of non-financial assets, of which:	-	-
 release of impairment losses receivables 	-	-
- release of reserve	-	-
- taxes refunded, remitted	-	-
 legal refunds received disputed 	-	-
- due to inventory differences	-	-
Others, including:	857 418,38	1 556 303,25
- cancellation of ZUS contributions	-	-
 release of provision for early repayment loans 	-	1 482 003,80
- others	857 418,38	74 299,45
Total	857 418,38	1 556 303,25

Note 30 - Other operating expenses

	For 2023	For 2022
Loss on disposal of tangible and intangible assets	-	-
Revaluation of assets non-financial, including:	-	-
- write-downs on inventories	-	-
- write-downs receivables	-	-
Revaluation of investments	-	-
Other operating costs, including:	1 419 958,10	3 505 593,10
- established reserves	-	-
- donations	-	-
- receivables written off	1 301 696,74	3 433 002,06
- decommissioning costs of fixed assets	-	-
- litigation costs	-	-
- stock disposal costs	-	-
- others	118 261,36	72 591,04
Total	1 419 958,10	3 505 593,10

Note 31 - Financial income

	The year ended 31.12.2023	The year ended 31.12.2022
Gains from interests in other entities, in including:	-	-
 profits from participation in units related 	-	-
- profits from interests in other entities	-	-
Interest, including:	5 321 184,54	5 665 182,38
- interest from related parties	5 321 184,54	5 664 849,05
- interest from other entities, of which:	-	333,33
-other	-	333,33
Proceeds from disposal of investments, of which:	-	-
- from the sale of shares	-	-
Revaluation of investments, of which	-	-
- bond valuation	-	-
Others, including:	4 521,26	2 821,42
- exchange rate differences	4 520,89	2 821,42
- other financial income	0,37	-
Total	5 325 705,80	5 668 003,80

Note 32 - Finance costs

	For 2023	For 2022
Interest, induding:	7 506 546,94	7 410 807,15
- from related parties	-	-
- from other undertakings	7 506 546,94	7 410 807,15
- interest on loans and borrowings	6 104 389,20	3 219 199,63
- budgetary interest	48 966,36	10 233,44
- bank interest	443 240,05	326 399,46
- interest on bonds	838 889,34	3 839 610,54
- Other interest	-	1,60
- leasehold interest	71 061,99	15 362,48
Loss on disposal of investments, of which:	-	-
- others	-	-
Revaluation of investments, including:	-	-
- shares of companies purchased	-	-
- own shares purchased	-	-
- others	-	-
Others, including:	936 394,44	1 759 091,83
- exchange rate differences	13 783,10	2 239,26
- established reserves	-	-
- other financial costs	922 611,34	1 756 852,57
Total	8 442 941,38	9 169 898,98

Note 33 - Information on income, expenses and results of discontinued operations

There were none.

Note 34 - Costs of construction in progress, fixed assets for own use There were none.

Note 35 - Value of interest and exchange differences which increased the purchase price of goods or cost of products

Did not occur.

Note 36 - Non-financial fixed assets and environmental expenditures incurred in the last year and planned for the next year

In 2023, the Company has incurred expenditure on non-financial fixed assets of: -Intangible assets: PLN 76 272.30 -Fixed assets: PLN 1,116,941.98.

The planned expenditure on intangible assets in 2024 is PLN 50,000.00. The company has not

incurred any expenditure on environmental protection.

Note 37 - Value and nature of individual items of income or expense of extraordinary value or occurring incidentally

Did not occur.

Note 38 - Significant assumptions used to determine fair value of assets that are not financial instruments

In FY2023, the Company did not have any non-financial instrument assets measured at fair value.

Note 39 - Cash structure to the cash flow statement

	For 2023	For 2022
Cash at bank	116 128,46	61 343,80
Cash on hand	10 008,83	7 008,00
Other cash	-	-
Revolving loans (available limit)	5 000 000,00	4 953 229,26

Note 40 - Information on the nature and business purpose of the entity's contracts not included in the balance sheet

Did not occur.

Note 41 - Information on transactions concluded by the entity on conditions other than at arm's length with related parties

Did not occur.

Note 42 - Information on income and expenses from errors made in previous years charged to equity in the financial year

Did not occur.

Note 43 - Comparability of prior year financial statement data with current year financial statements

These financial statements contain comparable data. The comparability of the data has been retained for the period 2022-2023.

Note 44 - Information on joint ventures that are not consolidated There were none.

Note 45 - List of entities in which the company has an involvement in the capital or 20% of the total number of votes in the entity's governing body

The company does not hold shares in other entities.

Note 46 - Merger of commercial

companies Did not occur.

Note 47 - Cash held in split payment account

As at 31.12.2023, the company had accumulated funds in the split payment account in the amount of: PLN 1,988.94.

Note 48 - Information on auditor's remuneration

Information on audit firm fees due (or paid) for the 2023 financial year separately per

- 1) Statutory audit PLN 51,000.00
- 2) Other audit services PLN 0
- 3) Tax advisory services PLN 0
- 4) Other services PLN 0

Note 49 - Impact of the macroeconomic situation on the Company's operations

February 2022 saw the unprecedented event of Russia's aggression against Ukraine.

As at the date of the 2023 financial statements, we can conclude that the conflict in the east, which has stabilised, is no longer having a major impact, and that the macroeconomic factors that determine the important business parameters, which were severely shaken in 2022 due to the war, have stabilised. Mention should be made here of the stabilisation of prices, the fall in inflation and the slight reduction in interest rates. The legal and economic environment in 20223 relative to 2022 has become more predictable.

From January 2024, in accordance with European Union directives, the activities of loan companies are subject to supervision by the relevant institution, which in the case of Poland means the Financial Supervision Commission.

Accordingly, LMPAY S.A.'s operational business of lending is controlled and supervised by a state institution, on a par with banks. This fact contributes to making LM PAY S.A. a credible and transparent entity.

The financial statements for 2023 have been prepared on a going concern basis for the foreseeable future.

Note 50 - Listing on the stock exchange

LM PAY S.A. (ISIN: PLLMPAY00016, WKN A3EWU0), a market leader in bank-independent financing of medical and aesthetic services for individual customers based in Warsaw, has successfully started listing its shares on the Düsseldorf Stock Exchange as of 21 November 2023. Trading takes place on the primary market of the Düsseldorf Stock Exchange, a special segment for innovative small and medium-sized companies. The company is thus the first Polish company listed on the primary market of the Düsseldorf stock exchange. All of the 620,779 bearer shares are traded on the exchange. The opening price was EUR 54.50. This gives a market capitalisation of EUR 33.8 million at the start of trading. The free float is 28%.

Note 51 - Income from hidden gains

In 2023, the Company did not recognise income from hidden profits.

Note 52 - Value of food donated to NGOs

In 2023, the Company did not donate food to non-governmental organisations for the performance of their task within the scope defined in Article 2(2) of the Act of 19 July 2019. on counteracting food waste (Journal of Laws of 2020, item 1645).

Note 53 - Other information required by Appendix 1 of the AAR

The information required by Appendix 1 of the Accounting Act, not disclosed in the financial statements, did not occur during the current period.

SIGNATURES ON THE REPORT

LM PAY COMPANY JOINT-STOCK COMPANY

The XML file from which this printout is derived is a financial statement within the meaning of the Accounting Act

39/39

for the period from 01.01.2023 to 31.12.2023

Report of the Management Board of LM PAY SPÓŁKA AKCYJNA

on activities for the period 01.01.2023 - 31.12.2023.

1. General information

LM PAY Ltd. was established by a Notarial Deed dated 24.04.2014.

The company is registered in the National Court Register kept by the District Court for the capital city of Warsaw, 14th Commercial Division of the National Court Register, under the KRS number 0000940085.

The Company was assigned the statistical number REGON 147327804 and NIP 522-30-17-773. The registered office of the Company is located at 23a Lechicka Street, Warsaw (02-156).

2. Shareholders and share capital

As at the balance sheet date, the Company's share capital amounts to PLN 3,103,895.00 and is divided into 620,779 shares with a nominal value of PLN 5.00.

		Number of shares	Number of votes	Nominal value of shares	Share in the share capital
MEDICAL GROUP SA	FINANCE	416 973	416 973	2 084 865,00	67,17%
Other shareholders		203 806	203 806	1 019 030,00	32,83%
Total		620 779	620 779	3 103 895,00	100,00 %

3. Company performance in the 2023 financial year

a) During the Financial Year, the Company reported:

- net operating income of: PLN 17,518,455.33
- operating profit of: PLN 193,658.24
- financial revenue: 5 325 705.80 PLN
- operating costs of: PLN 16,762,257.37
- financial costs of: PLN 8,442,941.38
- net profit/loss of: -2,401,727.39 PLN

At the end of 2023, the Company had cash of PLN 126,137.29. The Company's liquidity is not at risk due to its holding of high other short-term investments in the form of granted loans, which amounted to PLN 39,033,307.29 at the end of 2023.

In 2023 compared to 2022, the company maintained a stable financing structure. At the end of the financial year, the Company's non-current liabilities amounted to PLN 68,002,819.19, while current liabilities amounted to PLN 9,865,227.58.

b) Evaluation of the results obtained

In the Financial Year, the Company achieved revenues of PLN 17 million and an operating result of PLN 0.2 million. The lower operating result than that in 2022 was due to one-off costs incurred by the company. In 2023, the company incurred additional costs related to the implementation of new products and the listing process in Germany. The total non-recurring costs amount to approximately PLN 3.4 million. This item consists of three major cost groups, i.e. the cost of Polish and foreign law firms, the cost of consulting firms and the cost of development and implementation of new products. Due to the completed IPO process, the related costs will not be incurred in the following years at this amount.

The Company's assets amounted to PLN 122.2 million, with liabilities amounting to PLN 81.2 million.

c) Information on the acquisition of own shares

The Company did not purchase any treasury shares during the Financial Year.

d) Information on the entity's branches (establishments)

During the Financial Year, the Company had no branches or establishments.

4. Other information

a) Research and development

During the Financial Year, the Company was not involved in research and development activities.

b) Other significant events during the Financial Year

As of 21 November 2023, it has successfully started listing its shares on the Düsseldorf Stock Exchange. Trading takes place on the primary market of the Düsseldorf Stock Exchange, a special segment for innovative small and medium-sized companies. The company is thus the first Polish company to be listed on the primary market of the Düsseldorf stock exchange. All of the 620,779 bearer shares are traded on the exchange. The opening price was EUR 54.50. This gives a market capitalisation of EUR 33.8 million at the start of trading. The free float is 28%.

The Company's general meeting of shareholders, by resolution of 22 February 2022, established the details of an incentive programme aimed at key managers and associates of the Company. The programme provides for the entitlement of programme participants to subscribe for shares in the Company in several stages. The subscription of warrants at each stage is conditional on the Company achieving certain business results. As of 31 December 2023, the conditions entitling the participants to take up 13,568 warrants under stage I of the incentive programme materialised, entitling them to take up 13,568 shares in the Company. The materialisation of the stipulated conditions required in stage I entitling participants was confirmed by the Supervisory Board in a resolution adopted on 21 January 2024. Consequently, the persons covered by the programme as of 21 January 2024 acquired the right to subscribe for series C subscription warrants for the subscription of series C shares.

February 2022 saw the unprecedented event of Russia's aggression against Ukraine.

As at the date of the 2023 financial statements, we can conclude that the conflict in the east, which has stabilised, is no longer having a major impact, and that the macroeconomic factors that determine the important business parameters, which were severely shaken in 2022 due to the war, have stabilised. Mention should be made here of the stabilisation of prices, the fall in inflation and the slight reduction in interest rates. The legal and economic environment in 2023 relative to 2022 has become more predictable.

c) Significant events after the end of the Financial Year

There were no material events after the end of the Financial Year

5. Future situation of the Company

a) Indication of risk factors and description of threats to the Company's operation

The Company's management expects dynamic sales growth in 2024. The Company is developing and improving its product lines as well as activating and expanding its distribution network in the form of off line and on line segments. In 2023, compared to 2022, the credit risk has been reduced, resulting in lower loan write-downs, and the Management Board expects this trend to continue in future years as well.

b) Anticipated future development of the entity

The Company's management envisages developing the company by increasing the scope and scale of its operations with the aim of improving EBITDA.

From January 2024, in accordance with European Union directives, the activities of loan companies are subject to supervision by the relevant institution, which in the case of Poland means the Financial Supervision Authority.

Accordingly, LMPAY S.A.'s operational business of lending is controlled and supervised by a state institution, on a par with banks. This fact contributes to making LM PAY S.A. a credible and transparent entity.

c) Projected financial situation

The Company's management plans to increase its financial result by increasing the scope and scale of its operations.

By adapting its product range to the current needs of its customers, expanding and simplifying its procedures, the company plans to increase the value of its loans and increase its sales revenue.

6. Information on financial instruments used for risk management

The company does not carry out hedge accounting in connection with its lending activities due to the fact that it does not use financial market instruments in this respect. The company's main financial risk is credit risk. The company lends to retail customers, while it obtains funds for this purpose from lenders. This creates the risk of a mismatch between interest income and interest expense. The company mitigates this risk by using rates

variables for both loans to and from the company, so there is a so-called natural hedging.

Warsaw, 17.06.2024

For the Management Board

Jakub Czarzasty - President of the Management Board

Sławomir Bielec - Member of the Management Board

1

DECLARATION BY THE HEAD OF UNIT

Robert Wisniewski, Reg. No. 11251

17 June 2024

Name and address of the auditing firm

GLOBAL AUDIT PARTNER Boczkowski Duś Procner Spółka Komandytowa No 3106

Name of key auditor performing the audit

Date of completion of the study, audit preparation 1

We are making this declaration in connection with the

GLOBAL AUDIT PARTNER Boczkowski Duś Procner Spółka Komandytowa No 3106

under the agreement of

13 March 2023

the audit of the separate financial statements for the period 01.01.2023r. - 31.12.2023r.

LM PAY Spółka Akcyjna, ul. Lechicka 23A, 02-156 Warsaw

(name of audited entity)

hereinafter referred to as the "Entity", to express an opinion on whether the financial statements, hereinafter referred to as the

"the financial statements", give a true and fair view of the financial position as at 31 December 2023 and of the financial result for the year then ended in accordance with the applicable provisions relating to the Accounting Act of 29 September 1994 (Journal of Laws 2023, item 120) and the accounting principles (policies) adopted, and that they have been prepared on the basis of properly maintained accounting records, and are in compliance in form and content with the applicable laws and the provisions of the Company's Articles of Association

We confirm that:

- 1. The financial statements have been prepared in a manner that ensures comparability, by applying uniform accounting policies for all periods presented, as adopted by us in our current accounting policy.
- 2. We are responsible for the accuracy of the accounts and the preparation and fair presentation of the financial statements. This responsibility includes: designing, implementing and ensuring the operation of internal control relevant to the preparation and fair presentation of the accounts

(name of audit firm)

(date of study contract)

The date of the statement should be as close as possible to the date of the audit report, not later than it (cf. para. 14 KSB 580 - "Written statements").

financial statements that do not contain a material misstatement due to fraud or error, selecting and applying appropriate accounting policies and making accounting estimates that are appropriate to the circumstances.

- 3. All transactions and events relating to the period under review that should have been recognised have been included and reflected in the financial statements.
- 4. All subsequent events occurring after the date of the financial statements that require adjustment or disclosure have been adjusted or disclosed.
- 5. The methods, data and significant assumptions used to determine the estimates and related disclosures are appropriate to achieve a reasonable recognition, measurement or disclosure in the context of the applicable provisions of *the Accounting Act*².
- 6. We ensured that the depreciation rates adopted for tangible and intangible assets were reviewed. In our opinion, the adopted and applied depreciation rates for tangible and intangible assets correspond to their economic useful lives.
- 7. Using what we consider to be our best estimates, based on reasonable and justifiable assumptions and projections, we have ensured that a review of tangible a n d intangible assets for use and amortisation has been carried out in the event of events or changes in circumstances that would cause the book value of these assets not to recover. On this basis, we have concluded that no adjustments are required to the financial statements for this reason.
- 8. We have disclosed to you all the Unit's terms and conditions of sale, including rights of return or price adjustment and all provisions for warranty repairs.
- 9. Relationships and transactions with related parties have been properly accounted for and disclosed in accordance with the provisions of the *Accounting Act* ³.
- 10. As at the date of this letter, we are not aware of any threats to the Company's ability to continue as a going concern, undiminished in material respects, for at least the next 12 months from the balance sheet date.
- 11. Complete and correct write-downs of inventories to their projected selling price were made. All inventories were owned by the Entity and did not include any items taken on consignment or sold to customers.
- 12. We believe that all costs included in prepaid expenses are related to revenue that will be realised in future accounting periods.
- 13. In our opinion, there is no need to make provisions, other than those recognised in the financial statements, for costs that may be incurred as a result of environmental liabilities.

² Insert as appropriate: contained in the Accounting Act or International Accounting Standards/International Financial Reporting Standards.

³ Or International Accounting Standards/International Financial Reporting Standards, as appropriate.

- 14. In our opinion, there was no need to establish provisions to cover losses arising from the fulfilment or inability to fulfil obligations under the terms of sales or purchase contracts, except as disclosed in the financial statements.
- 15. We have disclosed to you the nature and economic purpose of all material contracts not reflected in the balance sheet to the extent necessary to assess their impact on the entity's financial position, assets and profit or loss.
- 16. The costs of capitalised development work do not include any costs that should be recognised in profit or loss for the period.
- 17. The entity has complied with all provisions of the contracts entered into, the non-fulfilment of which could affect the financial statements.
- 18. To the best of our knowledge and belief, during the period covered by the financial statements, the Entity has complied with all laws and regulations applicable to it and with the terms of its contracts.
- 19. We are responsible for determining and ensuring the appropriate level of allowances for receivables, as well as for estimating these amounts. We believe that the value of the allowances created is adequate to cover receivables currently assessed as uncollectible.
- 20. The stocktaking of assets and liabilities was carried out to the extent, at the times and with the frequency stipulated by the Accounting Act, and the differences identified were accounted for in the accounts of the period under review.
- 21. We have provided you with complete information on pending litigation to which the Entity is a party (both as a defendant and as a defendant). All circumstances regarding the estimation of the risks involved have been disclosed to the auditor. Using what we believe to be our best estimates, we have made an assessment of the aforementioned matters and recognised them in the financial statements accordingly. As at the date of signing this letter, there have been no changes in litigation or disputes that could have a material impact on the financial statements.
- 22. We have assessed the information available on the amount of future taxable income and other potential sources of realisation of deferred tax assets. The amount of deferred tax assets does not exceed the amount at which we estimate that it is more likely than not that the assets will be fully realised.
- 23. We acknowledge our responsibility for the tax accounting methods adopted by the Entity, which have been applied consistently throughout the current reporting period. The calculation of all current and deferred tax assets and liabilities is based on applicable laws and regulations and we declare that there are no material unrecorded contingent tax liabilities.
- 24. We have properly complied with our obligations to report tax ⁴ and to protect the entity from incurring high penalties for non-implementation. Where necessary

⁴ Mandatory Disclosure Rules, "MDR". Mandatory Disclosure Rules, "MDR".

we have set out MDR procedures setting out the patterns to be followed depending on the category of entities that have been referred to the Head of the National Tax Administration and assigned an NSP reference number.

- 25. We agree with the results of the work of the experts carrying out the estimation of the actuarial provisions and recognise the qualifications of the expert responsible for their calculation. In our assessment, we are impartial, as we did not give the experts any guidance on values or amounts. We have not received any information that would call into question the independence of the experts' opinions and objectivity.
- 26. We agree with the results of the impairment tests carried out on financial and non-financial assets, which we consider to have been made on a best estimate basis. We consider the assumptions used for these tests to be correct and the financial projections to be fair, realistic and developed to the best of our knowledge.
- 27. The provisions for benefits to employees and management for bonuses payable for the year under review have been estimated on the basis of plausible assumptions and we consider, to the best of our knowledge at the date of signing this statement, that all objectives and targets conditioning the payment of these benefits at the estimated amounts have been met.
- 28. To the best of our knowledge, as at the date of signing of this statement, on the basis of the resolutions of the bodies adopted up to the date of this statement, no actions are planned that could significantly affect the value or classification of individual items of assets and liabilities, including, in particular, the liquidation of the Entity or a significant reduction in the scope of its activities.
- 29. The entity holds the relevant property rights to the assets it owns.
- 30. The entity has complied with all the terms and conditions of the contractual agreements, the non-fulfilment of which could have a material impact on the data included in the accounts (or has disclosed all risks arising from the non-fulfilment of these agreements).
- 31. The terms and conditions of trading with related parties do not differ materially from the market terms and conditions that are agreed between independent parties. Any transactions carried out on terms other than at arm's length have been appropriately disclosed in the financial statements.
- 32. Estimates and related disclosures:
 - 1) the significant judgements used in the determination of accounting estimates take into account all applicable information of which we were aware;
 - 2) the methods, assumptions and data used in determining our accounting estimates were consistent and appropriate;
 - 3) where relevant to accounting estimates and disclosures, assumptions appropriately reflect our intentions and our ability to take certain actions on behalf of the Entity;

- disclosures relating to accounting estimates, including disclosures describing estimation uncertainty, are complete and reasonable, in the context of the applicable provisions of *the Accounting Act⁵*;
- 5) relevant specialist skills and knowledge were applied in the determination of accounting estimates;
- 6) no subsequent events require an adjustment to the accounting estimates and related disclosures included in the financial statements.
- 33. We have made available to you:
 - a) all information, such as records, documents and other matters and related information, that we are aware of that are relevant to the preparation of the financial statements;
 - b) additional information we were asked to provide in connection with the survey;
 - c) unrestricted contact with persons from the Unit from whom you considered it necessary to obtain evidence of the study;
 - d) the results of our estimate of the risk that the financial statements may contain a material misstatement due to fraud;
 - e) all information about fraud or suspected fraud of which we are aware and which affects the individual, and includes:
 - the head of the Unit,
 - employees who play a significant role in the internal control system or
 - other persons if the fraud could have a material effect on the financial statements;
 - f) information on any allegations or suspicions of fraud affecting the Entity's financial statements made by employees, former employees, analysts, regulators and others;
 - g) all known or suspected breaches of laws and regulations, the impact of which should be considered in the preparation of the financial statements;
 - h) data identifying related parties and all relationships and transactions with related parties of which we are aware;
 - all minutes of meetings of the General Meeting, the Supervisory Board and the Management Board⁶ for the period covered by the audit and up to the date of signing of this declaration, containing a reliable record of decisions and actions taken and summaries of the findings of recent meetings for which minutes have not yet been prepared.

⁵ Insert as appropriate: contained in the Accounting Act or International Accounting Standards/International Financial Reporting Standards.

⁶ Enter the relevant names of the bodies of the audited entity.

- 34. We declare that, to our knowledge:
 - a) there were no irregularities for which members of the Entity's management or persons with a significant position in the internal control system were responsible;
 - b) we are not aware of any irregularity for which other employees are responsible that would have a material effect on the information contained in the accounts and financial statements. (By 'irregularities' is meant the deliberate misrepresentation or omission of values resulting from the misstatement or deliberate omission of certain events or operations; the manipulation, falsification or alteration of data or documents; the omission of significant information contained in books or documents; the unjustified booking of operations; the deliberate misapplication of accounting policies; or the misappropriation of assets for material gain by management, employees or related parties);
 - we are not aware of any undisclosed notifications (decisions, minutes, etc.) to the auditor from control or governmental institutions concerning inconsistencies or irregularities in the accounting principles applied, as defined by separate regulations, which would have a material effect on the financial data recorded in the accounting books;
 - d) we are not aware of breaches or possible breaches of applicable laws and regulations, the effects of which should be disclosed in the accounts or give rise to provisions for anticipated losses;
 - e) there are no third-party claims on the assets of the Entity, no pledging of assets or pledging of assets to secure obligations, performance of contracts, etc., except as disclosed in the financial statements;
 - f) there are no undisclosed material liabilities, contingent liabilities (including oral or written guarantees, promissory warranties and others), losses, if any, that would require a provision or other disclosure in the financial statements;
 - g) there are no material transactions that have been incorrectly recorded in the accounts or not disclosed to the auditor;
 - h) we are not aware of events that occurred or were disclosed after the date of the financial statements that should have been included in the financial statements;
 - i) there are no significant contractual obligations (such as construction of facilities, purchase of real estate, long-term contracts with suppliers, etc.) other than those disclosed in the financial statements;
 - j) there are no arrangements (contractual or otherwise) for determining employee benefits that are not disclosed in the financial statements;
 - k) there was no need to establish provisions to cover losses arising from the fulfilment, or inability to fulfil, obligations under the terms of sales contracts, except as disclosed in the financial statements.
- 35. The following business operations, in relation to their occurrence up to the date of this statement, have been properly recorded or presented in the financial statements and accounts:
 - a) transactions with related parties and the resulting amounts of receivables and payables, including, inter alia, sales, purchases, loans, transfers, leases, guarantees (oral and written) and financial instruments;
 - b) joint ventures;

- c) share capital redemption agreements based on options, warrants, conversions or other derivatives;
- d) arrangements with financial institutions for netting or blocking cash balances on bank accounts, lines of credit or other similar arrangements;
- e) repurchase agreements of previously sold assets.
- 36. Apart from the events described in the notes, there have been no other significant events after the balance sheet date that need to be taken into account by way of adjustment or disclosure.
- 37. We declare that, to the best of our knowledge, as at the date of preparation of this statement, there have been no significant events relating to the period covered by the financial statements that have occurred between the balance sheet date and the date of our opinion that could affect the financial statements.
- 38. The effect of uncorrected misstatements, individually and in the aggregate, on the financial statements as a whole is not material. A list of uncorrected misstatements is attached to this Statement (if there are no uncorrected misstatements no Appendix)
- 39. We have provided you with a list of all law firms/lawyers representing the Unit in disputes and claims.
- 40. We confirm that all resolutions and minutes of the meetings of the Company's bodies that took place during the reporting period and up to the date of completion of the audit are available, as well as the minutes of all internal and external audits that took place during the reporting period and up to the date of completion of the audit,

Date of signature of statement 17 June 2024. Signature of the Head of the Unit (all Board members)

The controller of your personal data is our audit firm. The data are processed in connection with a legal obligation incumbent on the controller (Art. 6(1)(c) RODO). Recipients of the data may be entities authorised to do so by law. The data will be stored for 5 years after the end of the study. You have the right to request from the controller access to your data, rectification, erasure or restriction of processing or to object to processing, as well as to data portability on the basis of and in accordance with Articles 15 - 22 RODO. You have the right to lodge a complaint against the controller's processing to the President of the Office for Personal Data Protection (<u>uodo.gov.pl</u>). The provision of data is an obligation under the provisions of the Accounting Act. In order to exercise your rights, please use the contact details indicated in the header of the document.

Annex 1

SUMMARY OF IMMATERIAL UNCORRECTED ERRORS IN THE FINANCIAL STATEMENTS

L p.		Balance sheet amount (PLN)		IAS amount (PLN)	
	Description	Wn	Ма	Wn	Ма
1.	Posting of SCN dt valuation of borrowings	Net profit	Loans payable PLN 95 314.00	Financial costs PLN 95 314.00	-
2	Loan repayment provision	Net profit	Short-term provisions PLN 225 000	Operating expenses PLN 225 000	
3	Posting of SCN dt valuation of medical loans granted				
	tal non material corrected errors		320 314 PLN	320 314 PLN	



INDEPENDENT AUDITOR'S AUDIT REPORT

For the Shareholders' Meeting and Supervisory Board of LM PAY Spółka Akcyjna

Report on the audit of the annual accounts

Opinion

We have audited the accompanying annual financial statements of LM PAY Spółka Akcyjna with its registered office in Warsaw (02-156) Lechicka23A Street (the "Company"), which comprise the introduction to the financial statements, the balance sheet as at 31 December 2023 and the income statement, the statement of changes in equity, the cash flow statement for the financial year from 1 January 2023 to 31 December 2023 and the notes to the financial statements").

In our opinion, the accompanying financial statements:

- gives a true and fair view of the Company's assets and financial position as at 31 December 2023 and of its financial performance and cash flows for the financial year ended on that date, in accordance with the applicable provisions of the Accounting Act of 29 September 1994 ("the Accounting Act" Journal of Laws 2023, item 120, as amended) and the accounting principles (policies) adopted;
- complies in form and content with the applicable laws and the Company's articles of association

Companies;

- has been prepared on the basis of properly kept a c c o u n t s , in accordance with the provisions of Chapter 2 of the Accounting Act.

GLOBAL AUDIT PARTNER Boczkowski Duś Procner Spółka Komandytowa

Ul. Hoża 55/9, 00-681Warszawa, Poland tel. + 48 22 594 23 28, e-mail: office@globalaudit.pl, www.globalaudit.pl. District Court for the Capital City of Warsaw, XII Commercial Division of the National Court Register, No. 0000945580. Account at mBank S.A. No. 36 1140 2004 0000 3102 8246 2502, NIP : 522-280-57-58, REGON : 140496350. Audit Company No. 3106.

Basis for opinion

We conducted our audit in accordance with the National Auditing Standards in the wording of the International Auditing Standards adopted by the resolution of the National Council of Statutory Auditors on national auditing standards and other documents, as amended, and the Resolution of the Board of the Polish Audit Oversight Agency on National Quality Control Standards and National Auditing Standard 220 (Amended) ("NSB"), and in accordance with the Act of 11 May 2017 on Statutory Auditors, Audit Firms and Public Supervision ("Act on Statutory Auditors" - i.e. Journal of Laws 2023, item 1015, as amended). Our responsibility under these standards is described in the section of our report Auditor's *responsibility for the audit of the financial statements*.

We are independent of the Company in accordance with the International Code of Ethics for Professional Accountants (including International Standards of Independence) of the International Ethical Standards Board for Accountants (the "IESBA Code") adopted by the relevant resolution of the National Council of Statutory Auditors on principles of professional ethics for statutory auditors, as amended, and other ethical requirements that apply to the audit of financial statements in Poland. We have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. During the course of the audit, the key statutory auditor and the audit firm remained independent of the Company in accordance with the independence requirements of the Act on Statutory Auditors.

We believe that the survey evidence we have obtained is sufficient and appropriate to form the basis of our opinion.

Key issues of the study.

Key audit matters are those matters that, in our professional judgement, were most significant during the audit of the financial statements for the current reporting period. They include the most significant assessed risks of material misstatement, including assessed risks of material misstatement due to fraud. We have addressed these matters in the context of our audit of the financial statements as a whole and in forming our opinion and have summarised our response to these risks and, where we considered it appropriate, provided key observations relating to these risks. We do not express a separate opinion on these matters.

The key issue of research	How our study addressed this issue
Correctness of sales revenue recognition	Approach to testing
Net sales and equalised income for the period from 1 January 2023 to 31 December 2023 amounted to PLN 17,518.5k, an increase of 16.4% on the previous period.	As part of our audit procedures, we documented our understanding of the process of recognising revenue and we identified the Company's key internal controls over this process.
We considered sales revenue recognition risk to be key because of the impact of the amounts on the financial statements and because sales revenue is an important indicator for evaluating the Company's operations. The Company has presented disclosures on sales revenue in note 28 to the financial statements.	 Our testing procedures included, inter alia others: A review of the accounting rules for the recognition of sales revenue; discussions with key people in the Company; Reconciliation of a selected sample of sales invoices recognised during the financial year to source documents; to verify the correct allocation of sales revenue over time; evaluation of the completeness and correctness of the disclosures in financial statements with regard to the recognition of
Risk of loss of funding sources	sales revenue. Approach to testing
Borrowing liabilities totalled PLN 71,953.0 thousand as at 31 December 2023, representing approximately 59% of the balance sheet total. The company finances its operations mainly with debt capital in the form of loans and therefore the analysis of this area was also a key issue, significant in the process of our study. The Company has presented disclosures on loans and borrowings payable in note 26 to the financial statements.	As part of our audit procedures, we obtained an understanding of the Company's operations and intentions with regard to its debt financing plans. Our testing procedures included, inter alia others: - discussions with key people in the Company; - verification of loan agreements; - verification of contracts with banks; - An assessment of the completeness and correctness of the disclosures in the financial statements regarding the recognition of loan commitments.
Valuation of a loan to a related company	Approach to testing
The loan granted to the associated company as at 31 December 2023 totalled PLN 57,200.4 thousand, which is approximately 47% of assets.	As part of our audit procedures, we obtained an understanding of the Company's operations and intentions regarding the loan repayment plan.

The company made a loan of a significant amount to a related company and therefore the analysis of this area was also significant in the process of our investigation. The Company has presented disclosures on the loan in notes 23,24 and 27 to the financial statements.	 Our testing procedures included, inter alia others: discussions with key people in the Company; verification of the loan agreement; verifying the existence of the loan asset by verifying balances and obtaining external correspondence confirmation; to verify the financial statements of the associated company; assessing the completeness and correctness of the disclosures in the financial statements regarding the recognition of the loan.
---	---

Responsibility of the Management Board and Supervisory Board for the financial statements

The Company's management is responsible for the preparation, on the basis of properly maintained accounting records, of financial statements that give a true and fair view of the Company's financial position and results in accordance with the provisions of the Accounting Act, the accounting principles (policies) adopted and the laws and statutes applicable to the Company, and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, the Board of Directors is responsible for assessing the Company's ability to continue as a going concern, disclosing, where applicable, matters related to going concern and adopting the going concern basis of accounting, except where the Board of Directors either intends to liquidate the Company or to cease operations or has no realistic alternative but to liquidate or cease operations.

The Management Board of the Company and the members of the Supervisory Board are responsible for ensuring that the financial statements meet the requirements of the Accounting Act. The members of the Supervisory Board are responsible for overseeing the Company's financial reporting process.

Auditor's responsibility for the audit of the financial statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an audit report that includes our opinion. Reasonable assurance is a high level of assurance but does not guarantee that an audit performed in accordance with the NSB will always detect an existing material misstatement. Distortions may arise from fraud or error and are considered material if they could reasonably be expected to affect, either individually or in the aggregate, the economic decisions of users taken on the basis of those financial statements.

In accordance with §5 of International Auditing Standard 320, the concept of materiality is applied by the auditor both in planning and performing the audit and in assessing the impact of the misstatements identified during the audit and uncorrected misstatements, if any, on the financial statements and in forming the auditor's opinion. Accordingly, all opinions and statements contained in the audit report are expressed having regard to the qualitative and value level of materiality determined in accordance with auditing standards and the auditor's professional judgement.

The scope of the audit does not include assurance as to the future viability of the Company or the efficiency or effectiveness of the management of its affairs now or in the future.

When investigating in line with the KSB, we use professional judgement and maintain professional scepticism as well:

- we identify and assess the risks of material misstatement of the financial statements due to fraud or error, design and perform audit procedures appropriate to those risks and obtain audit evidence that is sufficient and appropriate to form the basis of our opinion. The risk of not detecting a material misstatement resulting from fraud is greater than that resulting from error because fraud may involve collusion, forgery, deliberate omissions, misrepresentation or circumvention of internal control;
- we obtain an understanding of the internal control used for the audit to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control;
- we assess the appropriateness of the accounting policies used and the reasonableness of the accounting estimates and related disclosures made by the Company's management;
- we conclude on the appropriateness of the Company's management's use of the going concern basis of accounting and, on the basis of the audit evidence obtained, whether there is a material uncertainty related to the

events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, we modify our opinion. Our conclusions are based on audit evidence obtained up to the date of our auditor's report, however, future events or conditions may cause the Company to cease to operate as a going concern;

- we assess the overall presentation, structure, content of the financial statements, including disclosures, and whether the financial statements present the underlying transactions and events in a manner that achieves a fair presentation.

We report to the Supervisory Board on, among other things, the planned scope and timing of the audit and the significant findings of the audit, including any significant internal control weaknesses that we identify during the audit.

We make a statement to the Board that we have complied with the relevant ethical requirements for independence and that we will inform them of all relationships and other matters that could reasonably be considered to pose a threat to our independence and, where applicable, report on the safeguards in place.

Of the matters reported to the Supervisory Board, we have identified those matters that were most significant during the audit of the financial statements for the current reporting period and therefore considered them to be key audit matters.

We describe these matters in our auditor's report unless laws or regulations prohibit public disclosure or where, in exceptional circumstances, we determine that the matter should not be presented in our report because the negative consequences could reasonably be expected to outweigh the benefits of such information to the public interest.

Other information, including activity report

The other information consists of a report on the Company's activities for the financial year ended 31 December 2023 (*the* "*Directors*' Report")

Responsibility of the Management Board and Supervisory Board

The Company's Board of Directors is responsible for preparing the Directors' Report in accordance with the

legal provisions.

The Management Board of the Company and the Members of the Supervisory Board are required to ensure that the Directors' Report meets the requirements of the Accounting Act.

Auditor's responsibility

Our audit opinion on the financial statements does not cover the Other Information. In connection with our audit of the financial statements, our responsibility is to read the Other Information and, in doing so, to consider whether it is materially inconsistent with the financial statements or our knowledge obtained in the course of the audit or otherwise appears materially misstated. If, on the basis of the work performed, we conclude that the Other Information is materially misstated, we are required to disclose this in our audit report. Our responsibility under the requirements of the Auditors Act is also to express an opinion as to whether the management report has been prepared in accordance with the regulations and whether it is consistent with the information contained in the financial statements.

Opinion on the activity report

Based on the work done during the study, in our opinion, the Report of the Company activities:

- has been prepared in accordance with Article 49 of the Accounting Act,
- is consistent with the information contained in the financial statements.

Furthermore, in light of the knowledge of the Company and its environment obtained during our audit, we declare that we have not identified any material misstatements in the Directors' Report.

The key auditor responsible for the audit resulting in this independent auditor's report is Robert Wisniewski.

Acting on behalf of GLOBAL AUDIT PARTNER Boczkowski Duś Procner Spółka Komandytowa, with its registered office in Warsaw (00-681), at ul. Hoża 55/9, entered on the list of audit firms under number 3106, on behalf of which the key statutory auditor audited the financial statements.

Electronically signed by Robert Robert Wisniewski Date: 2024.06.17 Wisniewski 17:15:58 +02'00'

Robert Wisniewski, registration number 11251 Warsaw, 17 June 2024

INDIVIDUAL AUDITOR'S DECLARATION OF IMPARTIALITY AND INDEPENDENCE FROM THE AUDITED ENTITY

- Personal data of those participating in the audit engagement Key auditor: Robert Wiśniewski Register no.: 11251, audit firm No. 3106, GLOBAL AUDIT PARTNER Boczkowski Duś Procner Spółka Komandytowa Audit participant(s): Robert Wiśniewski
- II. The statement relates to the separate financial statements for the financial year **01.01.2023. 31.12.2023r.** Units:
 - 1) LM PAY Spółka Akcyjna with registered office in Warsaw ul. Lechicka 23a
- III. Each of the participants in this audit activity confirms its impartiality and independence in accordance with Articles 69- 73 of the Act of 11 May 2017 on Statutory Auditors, Audit Firms and Public Supervision (Journal of Laws of 2023, item 1015, as amended), the International Code of Ethics for Professional Accountants (IESBA) from the audited entity, since
 - 1 In carrying out the study, I act in the public interest and observe the principles of professional ethics, in particular:
 - a) I maintain integrity, objectivity, professional scepticism and due diligence,
 - b) I have the relevant professional competence,
 - c) I respect professional secrecy.
 - 2 I maintain professional scepticism during the course of the audit, including its planning, accepting that circumstances, including error or fraud, may exist that cause a material misstatement of the financial statements to be audited, regardless of the auditor's or audit firm's prior experience of the honesty and integrity of the audited entity's management and those responsible for the governance of the audited entity, including its corporate governance.
 - 3 I remain professionally sceptical particularly when assessing estimates for:
 - a) fair value and impairment of assets,
 - b) reserves,
 - c) future cash flows relevant to the audited entity's ability to continue as a going concern.
 - 4 I was not involved in the decision-making of the audited entity during the period covered by the audited financial statements and the audit period.
 - 5 I will take the necessary steps to ensure that, in carrying out the audit, my independence is not affected by any actual or potential conflict of interest, business relationship or any other direct or indirect relationship between the audited entity and the audit firm and the members of the audit team.
 - 6 I will not perform an audit if there is a threat of self-dealing, self-interest, promoting the interests of the audited entity, intimacy or intimidation caused by a financial, personal, business, employment or other relationship between the audited entity and the key statutory auditor, audit firm, a member of the network to which the audit firm belongs or an individual who is in a position to influence the outcome of the audit such that an objective, reasonable and informed third party would conclude that the key auditor's independence is compromised despite safeguards to address or reduce the threats to an acceptable level.
 - 7 Participating in the conduct of the survey:
 - a) I do not own or have materially and directly benefited from financial instruments, including equity interests, securities within the meaning of Article 3(1) of the Act on Trading in Financial Instruments of 29 July 2005, loans, borrowings or other debt instruments, including rights and obligations to acquire such financial instruments and derivative instruments directly linked to those financial instruments, issued, guaranteed or otherwise supported by any audited entity covered by their audit activities;
 - b) I have not been involved in transactions involving the financial instruments referred to in point 7;
 - c) I will not affect the outcome of the examination of the audited entity because:
 - i. I do not hold any financial instruments, including equity interests, securities within the meaning of Article 3(1) of the Act on Trading in Financial Instruments of 29 July 2005, loans, borrowings or other debt instruments, including rights and obligations to purchase these financial instruments and derivative instruments directly linked to these financial instruments, issued by the audited entity,

with the exception of those held indirectly through participation in diversified collective investment schemes, in particular pension funds, investment funds and insurance capital funds offered by insurance companies, as long as these schemes are not controlled by these persons or companies or no investment decisions are made in relation to these schemes which are influenced by these persons or companies, and with the exception of loans or credits granted on market terms in the ordinary course of business by the audited entities authorised to grant credits on the basis of separate regulations;

- ii. I do not own financial instruments, including shares in equity, securities within the meaning of Article 3(1) of the Act of 29 July 2005 on trading in financial instruments, loans, borrowings or other debt instruments, including rights and obligations to acquire those financial instruments and derivatives directly linked to those financial instruments, issued by an entity related to the audited entity, the holding of which may cause or may be perceived by an objective, reasonable and informed third party as causing a conflict of interest, with the exception of those held indirectly through participation in diversified collective investment schemes, in particular pension funds, mutual funds and unit-linked insurance funds offered by insurance undertakings, provided that those schemes are not controlled by those persons or companies or no investment decisions are made in relation to those schemes which are influenced by those persons or companies;
- iii. I have not, during the period referred to in paragraph 4, had an employment, business or other relationship with the audited entity that may give rise to, or may be perceived by an objective, reasonable and informed third party as giving rise to, a conflict of interest;
- iv. I have not been involved in the keeping of the accounts or the preparation of the accounting records or the financial statements of the audited entity during the financial year preceding the period covered by the audit, during the period covered by the audited report or during the period of the audit
- v. I am not a legal representative (proxy), a member of the supervisory or management bodies or an employee of the audited entity or a related entity;
- vi. I am not involved in the management and decision-making process of the audited entity;
- vii. I do not provide non-audit services that have a material effect on the audited financial statements;
- viii. there are no other circumstances compromising independence to the extent that it cannot be mitigated by any safeguards that prevent the preparation of an impartial and independent audit report.
- 8 I am aware of the criminal liability for making a false statement.

Contract signing date: 13 March 2023.

Warsaw Place,

Key auditor

Participant(s) in the audit

I declare that the above circumstances have not changed:

Robert	Electronically signed by Robert Wisniewski		
Wisniewski Date: 2024.06.17 17:17:47 +02'00'			

17 June 2024.

Warsaw Place,

Key auditor

Participant(s) in the audit