

## Statement for the exercise of the Exit Right under article 1390 of Greek Law 4601/2019

Dear Sirs,

In my capacity as a shareholder of the company under the name “**ORGANIZATION OF FOOTBALL PROGNOSTICS S.A.**” with General Commercial Registry (G.E.MI.) number 3823201000 (the “**Company**”), I hereby exercise the exit right under article 1390 of the Greek Law 4601/2019, as in force (the “**Exit Right**”), in implementation of section 12 of the cross-border conversion plan dated 30 October 2025 and approved by the Extraordinary General Meeting of the Company’s Shareholders dated 7 January 2025 (the “**Cross-Border Conversion Plan**”) and dispose of the following number of shares which I hold in the Company (the “**Company Shares**”) and in respect of which I voted against the approval of the Cross-Border Conversion Plan in exchange for the cash compensation that was determined by the Board of Directors of the Company, as set out in section 12.4 of the Cross-Border Conversion Plan (the “**Cash Compensation**”).

To this purpose, I declare to you the following:

I am a shareholder of the Company with the following details:

Full name/Corporate Name:	
[For legal entities only] Capacity:	
DSS Investor Share:	
I validly participated at the Extraordinary General Meeting of the Company’s Shareholders which took place on 7 January 2026 and voted against the approval of the Cross-Border Conversion Plan with ..... Company Shares.	
I hereby exercise the Exit Right in respect of .....Company Shares and ask to receive the Cash Compensation corresponding to the said Shares of the Company <sup>1</sup> .	

I have been informed of the procedure provided in the Company’s announcement dated 8 January 2026 and titled “Announcement of the Board of Directors of the société anonyme under the name “ORGANIZATION OF FOOTBALL PROGNOSTICS S.A.ORGANISMOS PROGNOSTIKON AGONON PODOSFAIROU S.A.” regarding the exercise of the exit right provided under article 1390 of Greek Law 4601/2019, as in force” and will adhere to any instructions communicated to me by the relevant DSS Participant.

Yours sincerely,

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[signature]

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[Shareholder’s name]

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<sup>1</sup> Cash compensation of 19,04 per share. Transaction fees apply in accordance with Decision nr. 18 of ATHEX CSD  
This statement duly signed by the Shareholder should be submitted electronically via email to [ir@opap.gr](mailto:ir@opap.gr), by February 9, 2026, either by the Shareholder or by his Participant. For shareholders without access to electronic means, submission in hard copy at OPAP Headquarters, at 112, Athinon Avenue, 10442, Athens in the attention of the IR team will be possible.