

**KORDSA GLOBAL ENDÜSTRİYEL İPLİK
VE KORD BEZİ SANAYİ VE TİCARET A.Ş.**

**CONVENIENCE TRANSLATION INTO ENGLISH OF
CONSOLIDATED FINANCIAL STATEMENTS
AT 31 DECEMBER 2015 TOGETHER WITH
INDEPENDENT AUDITOR'S REPORT**



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**(CONVENIENCE TRANSLATION OF
INDEPENDENT AUDITOR'S REPORT ORIGINALLY ISSUED IN TURKISH)**

INDEPENDENT AUDITOR'S REPORT

**To the Board of Directors of
Kordsa Global Endüstriyel İplik ve Kord Bezi Sanayi ve Ticaret A.Ş.**

We have audited the accompanying consolidated financial statements of Kordsa Global Endüstriyel İplik ve Kord Bezi Sanayi ve Ticaret A.Ş. ("the Company") and its subsidiaries (together will be referred as "the Group"), which comprise the consolidated balance sheet as at 31 December 2015, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and a summary of significant accounting policies and other explanatory information.

Management's Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of these consolidated financial statements in accordance with Turkish Accounting Standards ("TAS") and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on these consolidated financial statements based on our audit. We conducted our audit in accordance with the standards on auditing issued by Capital Markets Board and Independent Auditing Standards which is a part of Turkish Auditing Standards published by Public Oversight Accounting and Auditing Standards Authority ("POA"). Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of Kordsa Global Endüstriyel İplik ve Kord Bezi Sanayi ve Ticaret A.Ş. and its subsidiaries as at 31 December 2015, and of their financial performance and their cash flows for the year then ended in accordance with Turkish Accounting Standards.

Additional Paragraph for US Dollar (“USD”) Translation

“As explained in Note 2 to the consolidated financial statements, USD amounts presented in the accompanying consolidated financial statements have been included solely for the convenience of the reader of the consolidated financial statements, USD amounts do not form part of these consolidated financial statements and have been translated from Turkish Lira (“TL”), as a matter of arithmetic computation only, at the official USD bid rate announced by the Central Bank of the Republic of Turkey (“CBRT”) at 31 December 2015 for the consolidated balance sheet and the official USD average CBRT bid rate of the year 2015 for the consolidated statement of profit or loss and consolidated statement of cash flows. The resulting difference from the use of average CRBT rate for the translation of consolidated statement of profit or loss and the use of bid rate at the balance sheet date for the translation of the consolidated balance sheet is included in translation reserves under shareholders’ equity in accordance with the translation requirements of TAS 21 “The effects of Changes in Foreign Exchange Rates” when the financial statements are presented in a currency other than the functional currency.”

Reports on Other Legal and Regulatory Requirements

In accordance with paragraph four of Article 402 of Turkish Commercial Code No. 6102 (“TCC”); nothing has come to our attention that may cause us to believe that the Group’s set of accounts prepared for the period 1 January -31 December 2015 does not comply with the code and the provisions of the Company’s articles of association in relation to financial reporting

In accordance with paragraph four of Article 402 of TCC, the Board of Directors provided us all the required information and documentation in terms of audit.

In accordance with paragraph four of Article 398 of TCC, the auditor’s report on the system and the committee of early detection of risk has been submitted to the Board of Directors of the Company on 25 February 2016.



DRT BAĞIMSIZ DENETİM VE SERBEST MUHASEBECİ MALİ MÜŞAVİRLİK A.Ş.
Member of **DELOITTE TOUCHE TOHMATSU LIMITED**

Berkman Özata
Sorumlu Denetçi

İstanbul, 25 Şubat 2016

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KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED BALANCE SHEET
AT 31 DECEMBER 2015

(Amounts expressed in Turkish Lira (“TL”) unless otherwise indicated.)

	Notes	Unaudited 31 December 2015 USD (*)	Unaudited 31 December 2014 USD (*)	Audited 31 December 2015	Audited 31 December 2014
ASSETS					
Cash and Cash Equivalents	4	6.116.210	5.898.418	17.783.491	13.677.842
Trade Receivables (net)	7	102.110.896	122.264.633	296.897.640	283.519.457
<i>Trade Receivables from Related Parties</i>	27	4.707.001	5.559.342	13.686.077	12.891.559
<i>Trade Receivables from Third Parties</i>		97.403.894	116.705.290	283.211.563	270.627.898
Other Receivables	8	5.022.261	2.920.552	14.602.727	6.772.467
<i>Other Receivables from Third Parties</i>		5.022.261	2.920.552	14.602.727	6.772.467
Derivative Financial Instruments	29	4.207.473	808.599	12.233.648	1.875.061
Inventories	9	146.073.921	188.649.317	424.724.533	437.458.901
Prepaid Expenses	10	5.335.726	6.775.896	15.514.156	15.712.626
Assets Related to Current Tax	25	842.882	4.192.643	2.450.765	9.722.321
Financial Investments		32.179	32.179	93.564	74.620
Other Current Assets	18	15.884.723	23.652.035	46.186.420	54.846.704
Subtotal		285.626.270	355.194.273	830.486.944	823.659.999
Non-Current Assets Held For Sale	31	39.283.645	1.891.129	114.221.125	4.385.340
Current Assets		324.909.917	355.194.273	944.708.069	828.045.339
Financial Investments	5	99.941	123.178	290.589	285.638
Other Receivables	8	4.539.040	7.235.460	13.197.714	16.778.309
<i>Other Receivables from Third Parties</i>		4.539.040	7.235.460	13.197.714	16.778.309
Investment Property	13	9.695.574	9.630.448	28.190.850	22.332.047
Property, Plant and Equipment	11	359.438.129	425.095.962	1.045.102.304	985.755.026
Intangible Assets		26.583.633	30.888.310	77.294.572	71.626.902
<i>Goodwill</i>	14	15.681.375	19.662.412	45.595.167	45.595.167
<i>Other Intangible Assets</i>	12	10.902.258	11.225.898	31.699.405	26.031.735
Prepaid Expenses	10	3.179.635	4.161.488	9.245.107	9.650.074
Deferred Tax Assets	25	9.990.026	8.946.215	29.046.999	20.745.377
Other Non-Current Assets	18	9.270.743	7.029.024	26.955.612	16.299.604
Non-Current Assets		422.796.721	493.110.085	1.229.323.747	1.143.472.977
Total Assets		786.990.283	850.195.487	2.174.031.816	1.971.518.316

(**) US Dollar (“USD”) amounts presented above are translated from Turkish Lira (“TL”) for convenience purposes only, at the official TL exchange rate announced by the Central Bank of the Republic of Turkey (“CBRT”) at 31 December 2015 and 31 December 2014, and therefore do not form part of these consolidated financial statements (Note 2.1).

The accompanying notes form an integral part of these consolidated financial statements.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED BALANCE SHEET
AT 31 DECEMBER 2015

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

	Notes	Unaudited 31 December 2015 USD (*)	Unaudited 31 December 2014 USD (*)	Audited 31 December 2015	Audited 31 December 2014
LIABILITIES					
Short Term Borrowings	6	112.203.445	170.157.968	326.242.736	394.579.311
Short Term Portion of Long Term Borrowing	6	11.670.487	10.229.665	33.933.108	23.721.571
Trade Payables	7	59.178.541	67.454.118	172.067.527	156.419.355
<i>Trade Payables to Related Parties</i>	27	<i>1.404.657</i>	<i>1.517.030</i>	<i>4.084.181</i>	<i>3.517.840</i>
<i>Trade Payables to Third Parties</i>		<i>57.773.884</i>	<i>65.937.089</i>	<i>167.983.346</i>	<i>152.901.515</i>
Employee Benefit Obligations	17	1.428.911	2.026.004	4.154.702	4.698.100
Other Payables	8	4.367.101	6.873.930	12.697.782	15.939.956
<i>Other Payables to Third Parties</i>		<i>4.367.101</i>	<i>6.873.930</i>	<i>12.697.782</i>	<i>15.939.956</i>
Deferred Income	10	129.036	1.434.160	375.186	3.325.674
Short Term Provisions	17	5.144.487	5.329.379	14.958.111	12.358.296
<i>Short Term Provisions for Employee Benefits</i>		<i>5.127.958</i>	<i>5.308.653</i>	<i>14.910.051</i>	<i>12.310.236</i>
<i>Other Short Term Provisions</i>		<i>16.529</i>	<i>20.725</i>	<i>48.060</i>	<i>48.060</i>
Other Current Liabilities	18	6.205.916	6.789.185	18.044.320	15.743.441
Subtotal		200.327.924	270.294.409	582.473.472	626.785.704
Non-Current Assets Held For Sale	31	15.795.855	-	45.928.028	-
Current Liabilities		416.451.703	540.588.818	628.401.500	626.785.704
Long Term Borrowings	6	66.762.871	59.889.812	194.119.724	138.878.485
Trade Payables		-	216.827	-	502.799
<i>Trade Payables to Third Parties</i>		-	<i>216.827</i>	-	<i>502.799</i>
Other Payables	8	2.987.799	4.902.036	8.687.324	11.367.331
<i>Other Trade Payables to Third Parties</i>		<i>2.987.799</i>	<i>4.902.036</i>	<i>8.687.324</i>	<i>11.367.331</i>
Government Grants	15	-	1.078.714	-	2.501.429
Long Term Provisions	17	14.932.764	14.491.191	43.418.506	33.603.623
<i>Long Term Provisions for Employee Benefits</i>		<i>14.932.764</i>	<i>14.491.191</i>	<i>43.418.506</i>	<i>33.603.623</i>
Deferred Tax Liabilities	25	28.678.672	30.643.146	83.386.108	71.058.392
Non-Current Liabilities		113.362.106	111.221.726	329.611.662	257.912.059
Total Liabilities		529.813.809	651.810.544	958.013.162	884.697.763
SHAREHOLDERS' EQUITY					
Equity Attributable to Owners of the Company		330.412.023	380.618.571	966.481.558	886.720.375
Share Capital	19	66.903.658	83.888.514	194.529.076	194.529.076
Share Premium	19	21.341.607	26.759.608	62.052.856	62.052.856
Shareholders' Contribution		129.280.266	162.100.694	375.895.300	375.895.300
Other Comprehensive Income or Expenses					
That Will Be Reclassified to Profit or Loss					
<i>Financial Assets Fair Value Reserve</i>	19	<i>(92.912)</i>	<i>(116.500)</i>	<i>(270.151)</i>	<i>(270.151)</i>
<i>Currency Translation Differences</i>		<i>51.964.011</i>	<i>47.139.461</i>	<i>156.883.358</i>	<i>113.415.666</i>
<i>Hedging Reserve</i>	19	<i>3.281.200</i>	<i>651.783</i>	<i>9.540.417</i>	<i>1.511.419</i>
Other Comprehensive Income or Expenses					
That Will Not Be Reclassified to Profit or Loss					
<i>Defined Benefit Plans Remeasurement Fund</i>		<i>(2.251.581)</i>	<i>(1.327.834)</i>	<i>(6.546.696)</i>	<i>(3.079.114)</i>
Restricted Reserves		10.578.246	13.263.749	30.757.308	30.757.308
Retained Earnings	19	15.272.536	14.984.707	44.406.426	34.748.037
Net Income for the Period	19	34.134.992	33.274.389	99.250.907	77.159.978
Non-Controlling Interests	28	85.822.361	86.290.991	249.537.096	200.100.178
Total Equity		416.234.384	466.909.562	1.216.018.654	1.086.820.553
Total Liabilities and Equity		946.048.193	1.118.720.106	2.174.031.816	1.971.518.316

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KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED BALANCE SHEET
AT 31 DECEMBER 2015

(Amounts expressed in Turkish Lira (“TL”) unless otherwise indicated.)

	Notes	Unaudited 1 January- 31 December 2015 USD (*)	Unaudited 1 January- 31 December 2014 USD (*)	Audited 1 January- 31 December 2015	Audited 1 January- 31 December 2014
PROFIT OR LOSS					
Sales	20	596.628.779	676.434.618	1.734.757.837	1.568.584.236
Cost of Sales (-)	20,21	(488.268.442)	(575.476.875)	(1.419.689.321)	(1.334.473.326)
GROSS PROFIT		108.360.337	100.957.743	315.068.516	234.110.910
Marketing Expenses (-)	21	(24.474.711)	(25.567.611)	(71.162.671)	(59.288.734)
General and Administrative Expenses (-)	21	(28.437.853)	(28.105.934)	(82.685.902)	(65.174.850)
Research and Development Expenses (-)	21	(747.277)	(1.340.193)	(2.172.782)	(3.107.773)
Other Operating Income	22	77.543.209	39.708.620	225.464.634	92.080.320
Other Operating Expenses (-)	22	(73.540.881)	(39.357.317)	(213.827.465)	(91.265.683)
OPERATING PROFIT		58.702.824	46.295.308	170.684.330	107.354.190
Income From Investing Activities	23	5.321.614	2.793.666	15.473.125	6.478.233
Expenses From Investing Activities (-)	23	(523.405)	(359.706)	(1.521.852)	(834.122)
OPERATING PROFIT BEFORE FINANCIAL EXPENSE		63.501.033	48.729.268	184.635.603	112.998.301
Financial Income	24	-	694.141	-	1.609.644
Financial Expenses (-)	24	(15.129.448)	(5.852.645)	(43.990.383)	(13.571.698)
PROFIT BEFORE TAX FROM CONTINUING OPERATIONS		48.371.585	43.570.764	140.645.220	101.036.247
Tax Expense:					
- Current Tax Expense	25	(6.665.970)	(5.781.709)	(19.381.975)	(13.407.206)
- Deferred Tax Income/ (Expense)	25	1.106.776	1.294.018	3.218.062	3.000.698
PROFIT FOR THE PERIOD FROM CONTINUING OPERATIONS		42.812.391	39.083.073	124.481.307	90.629.739
DISCONTINUED OPERATIONS					
Net profit / (loss) for the period from discontinued operations	31	(2.795.154)	1.700.508	(8.127.190)	3.943.308
PROFIT FOR THE PERIOD		40.017.237	40.783.581	116.354.117	94.573.047
PROFIT ATTRIBUTABLE TO:					
- Owners of the Parent		34.134.992	33.274.389	99.250.907	77.159.978
- Non-Controlling Interests		5.882.243	7.509.194	17.103.210	17.413.069
Earnings per share;					
- thousand shares TL	26	1,75	1,71	5,10	3,97
Earnings per share from continuing operations;					
- thousand shares TL	26	1,90	1,62	5,52	3,76
Earnings per share from discontinuing operations;					
- thousand shares TL	26	(0,14)	0,09	(0,42)	0,21

The accompanying notes form an integral part of these consolidated financial statements .

(**) US Dollar (“USD”) amounts presented above are translated from Turkish Lira (“TL”) for convenience purposes only, at the official TL average exchange rate announced by the Central Bank of the Republic of Turkey (“CBRT”) at 31 December 2015 and 31 December 2014, and therefore do not form part of these consolidated financial statements (Note 2.1).

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED STATEMENT OF PROFIT OR LOSS
FOR THE PERIOD 1 JANUARY - 31 DECEMBER 2015
(Amounts expressed in Turkish Lira (“TL”) unless otherwise indicated.)

The accompanying notes form an integral part of these consolidated financial statements.

	Audited	Audited
	1 January- 31 December 2015	1 January- 31 December 2014
PROFIT FOR THE PERIOD	116.354.117	94.573.047
Other Comprehensive Income:		
Income or Expenses That Will Not Be Reclassified to Profit or Loss	(3.467.582)	(1.810.418)
Defined benefit plans revaluation fund	(4.290.728)	(2.413.892)
Deferred tax income	823.146	603.474
Income or Expenses That Will Be Reclassified to Profit or Loss	93.040.275	43.542.659
Currency translation differences	85.011.277	42.031.240
Hedging reserve gains	10.036.248	1.886.431
Tax (expense) related to other comprehensive income items (*)	(2.007.250)	(375.012)
OTHER COMPREHENSIVE INCOME/ (EXPENSE)	89.572.693	41.732.241
TOTAL COMPREHENSIVE INCOME	205.926.810	136.305.288
TOTAL COMPREHENSIVE INCOME ATTRIBUTABLE TO:		
- Owners of the Parent	147.262.772	104.101.966
- Non-Controlling Interests	58.664.038	32.203.322

(*) Tax expense related to other comprehensive income accounts consists of the deferred taxes of hedging reserves.

The accompanying notes form an integral part of these consolidated financial statements.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
FOR THE PERIOD 1 JANUARY - 31 DECEMBER 2015

(Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

	Share Capital	Share Premium	Shareholders' Contribution	Other Comprehensive Income or Expenses That Will Be Reclassified to Profit or Loss			Other Comprehensive Income or Expenses That Will Not Be Reclassified to Profit or Loss		Retained Earnings		Equity Attributable to Owners of the Company	Non-Controlling Interests	Total Equity
				Financial Assets Fair Value Reserve	Hedging Reserve	Currency Translation Differences	Defined Benefit Plans Remeasurement Fund	Restricted Reserves	Retained Earnings	Net Income for the Period			
Previously reported balances at 1 January 2014	194,529,076	62,052,856	444,666,957	(270,151)	-	112,871,978	(1,268,696)	31,024,246	3,658,291	30,822,808	878,087,365	170,610,241	1,048,697,606
Transfers	-	-	-	-	-	-	-	(266,938)	31,089,746	(30,822,808)	-	-	-
Impact of liquidation of subsidiary	-	-	(68,771,657)	-	-	(26,697,299)	-	-	-	-	(95,468,956)	-	(95,468,956)
Dividends paid	-	-	-	-	-	-	-	-	-	-	-	(2,713,385)	(2,713,385)
Total comprehensive income	-	-	-	-	1,511,419	27,240,987	(1,810,418)	-	-	77,159,978	104,101,966	32,203,322	136,305,288
Balances at 31 December 2014	194,529,076	62,052,856	375,895,300	(270,151)	1,511,419	113,415,666	(3,079,114)	30,757,308	34,748,037	77,159,978	886,720,375	200,100,178	1,086,820,553
Previously reported balances at 1 January 2014	194,529,076	62,052,856	375,895,300	(270,151)	1,511,419	113,415,666	(3,079,114)	30,757,308	34,748,037	77,159,978	886,720,375	200,100,178	1,086,820,553
Transfers	-	-	-	-	-	-	-	-	77,159,978	(77,159,978)	-	-	-
Dividends paid (*)	-	-	-	-	-	-	-	-	(67,501,589)	-	(67,501,589)	(9,227,120)	(76,728,709)
Total comprehensive income	-	-	-	-	8,028,998	43,450,449	(3,467,582)	-	-	99,250,907	147,262,772	58,664,038	205,926,810
Balances at 31 December 2014	194,529,076	62,052,856	375,895,300	(270,151)	9,540,417	156,866,115	(6,546,696)	30,757,308	44,406,426	99,250,907	966,481,558	249,537,096	1,216,018,654

(*) At the General Assembly meeting 2014 on 24 March 2015, depending on the legal situation of shareholders representing the capital of TL 194.529.076 for 2014, Gross, %34,70 net %33,4769 percent of the total, amounting to 67.501.589 (0,347 TL Gross per share, net 0,334769 TL) dividend payment, it was decided to distribute cash dividends from the date of 29 May 2015.

The accompanying notes form an integral part of these consolidated financial statements.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
AUDITED CONSOLIDATED STATEMENT OF CASH FLOWS
FOR THE PERIOD 1 JANUARY - 31 DECEMBER 2015
(Amounts expressed in Turkish Lira (“TL”) unless otherwise indicated)

	Notes	Unaudited 1 January- 31 December 2015 USD (*)	Unaudited 1 January- 31 December 2014 USD (*)	Audited 1 January- 31 December 2015	Audited 1 January- 31 December 2014
A. CASH PROVIDED BY OPERATING ACTIVITIES					
Profit for the period from continuing operations		42.812.391	39.083.074	124.481.307	90.629.739
Profit / loss from discontinued operations		(2.795.154)	1.700.508	(8.127.190)	3.943.308
Adjustments to reconcile profit / loss for the period					
Adjustments related to depreciation and amortization expenses	11,12	27.778.015	32.431.439	80.767.356	75.205.264
Provision for impairment on property, plant and equipment	11,12	1.179.660	864.014	3.429.979	2.003.561
Fair value changes of investment properties	13	(60.923)	(1.406.959)	(177.141)	(3.262.597)
Adjustments related to retirement pay provision	17	3.557.143	252.160	10.342.750	584.733
Adjustments related to deferred taxes	25	(1.106.776)	(1.180.064)	(3.218.061)	(2.736.451)
Adjustments related to interest income	23	(1.598.837)	(1.010.838)	(4.648.778)	(2.344.032)
Adjustments related to interest expense	24	7.602.587	6.348.381	22.105.282	14.721.261
Adjustments related to (gain) / loss on sale of property, plant and equipment	23	(3.138.449)	109.225	(9.125.354)	253.281
Adjustments related to redemption of government grants		(860.307)	(73.937)	(2.501.429)	(171.452)
Adjustments related to inventory obsolescence	9	420.600	865.003	1.222.938	2.005.856
Adjustments related to personnel bonus accruals	17	2.591.797	2.454.577	7.535.909	5.691.919
Adjustments related to vacation pay provision	17	1.861.628	1.004.414	5.412.869	2.329.135
Adjustments related to employee retirement benefit provision	17	167.860	1.134.463	488.070	2.630.707
Adjustments related to provision for doubtful receivables	7	105.710	102.926	307.362	238.676
Adjustments related to insurance income accruals		13.625	21.267	39.616	49.315
Adjustments related to tax expense	25	6.665.970	5.781.709	19.381.975	13.407.206
Adjustments related to unrealized finance expenses on credit purchases		1.247.433	648.219	3.627.036	1.503.154
Adjustments related to unearned finance income on credit sales		(2.863.226)	(3.422.513)	(8.325.116)	(7.936.465)
Adjustments related to unrealized foreign exchange (gains) / losses		777.303	1.373.035	2.260.087	3.183.931
Adjustments related to fair value changes of derivative financial instruments		(815.412)	(156.817)	(2.370.893)	(363.642)
Changes in working capital					
Adjustments related to increase/ decrease in trade receivables		(5.828.856)	(18.674.848)	(16.947.982)	(43.305.104)
Adjustments related to increase/ decrease in inventories		3.446.766	(42.112.016)	10.021.817	(97.653.554)
Adjustments related to increase/ decrease in other short-term receivables		1.100.879	(4.370.405)	3.200.917	(10.134.531)
Adjustments related to increase/ decrease in other long-term receivables		(2.447.045)	(446.152)	(7.115.028)	(1.034.583)
Adjustments related to increase/ decrease in trade payables		8.245.043	9.060.602	23.973.288	21.010.630
Adjustments related to increase/ decrease in other long-term trade payables		(172.926)	(40.011)	(502.799)	(92.782)
Adjustments related to increase/ decrease in other short-term other payables and liabilities		(1.012.398)	(2.385.821)	(2.943.648)	(5.532.480)
Adjustments related to increase/ decrease in other long-term other payables and liabilities		(921.725)	345.624	(2.680.007)	801.468
Adjustments related to increase/ decrease in short-term benefits to employees		707.256	1.072.838	2.056.417	2.487.805
Adjustments related to increase/ decrease in doubtful receivables collected	7	(175.325)	56.136	(509.775)	130.174
Adjustments related to increase/ decrease in prepaid expenses		207.538	1.501.665	603.438	3.482.211
Change in deferred income		(1.014.750)	3.627.074	(2.950.488)	8.410.821
Employee bonuses paid		(2.755.005)	(2.106.422)	(8.010.453)	(4.884.581)
Taxes paid		(6.665.970)	(7.889.368)	(19.381.975)	(18.294.656)
Adjustments related to increase/ decrease in retirement pay and employee benefits paid	17	(1.212.338)	(803.647)	(3.524.995)	(1.863.577)
Cash flow provided by operating activities fixed assets held for sale		(1.579.660)	-	(4.593.019)	-
B. CASH FLOWS FROM INVESTING ACTIVITIES		(26.346.192)	(91.231.293)	(76.604.187)	(211.556.247)
Purchase of property, plant, equipment and intangible assets	11,12	(36.236.501)	(93.622.549)	(105.361.249)	(217.101.330)
Proceeds from sale of property, plant and equipment		8.291.472	1.380.418	24.108.284	3.201.051
Interest received	23	1.598.837	1.010.838	4.648.778	2.344.032
C. CASH FLOWS FROM FINANCING ACTIVITIES		(35.239.357)	53.023.599	(102.461.957)	122.956.422
Dividends paid		(23.215.569)	-	(67.501.589)	-
Dividends paid to non-controlling interests		(3.173.449)	(1.170.117)	(9.227.120)	(2.713.385)
Proceeds from borrowings – net		(1.850.741)	60.542.097	(5.381.215)	140.391.068
Interest paid	24	(9.889)	(6.348.381)	(28.754)	(14.721.261)
Change in factoring debt based financial		(7.602.587)	-	(22.105.282)	-
Cash flow provided by operating activities fixed assets held for sale		612.878	-	1.782.003	-
NET INCREASE/ DECREASE IN CASH AND CASH EQUIVALENT BEFORE THE CURRENCY TRANSLATION DIFFERENCE IMPACT (A+B+C)		12.568.487	(14.449.160)	36.544.133	(33.506.157)
D. CURRENCY TRANSLATION DIFFERENCE IMPACT ON CASH AND CASH EQUIVALENTS		(11.156.447)	(2.278.715)	(32.438.484)	(5.284.113)
NET INCREASE/ DECREASE IN CASH AND CASH EQUIVALENT (A+B+C+D)		1.412.041	(16.727.875)	4.105.649	(38.790.270)
E. CASH AND CASH EQUIVALENT AT THE BEGINNING OF THE PERIOD		4.704.169	22.626.294	13.677.842	52.468.112
CASH AND CASH EQUIVALENT AT THE END OF THE PERIOD (A+B+C+D+E)		6.116.210	5.898.418	17.783.491	13.677.842

(*) US Dollar (“USD”) amounts presented above are translated from Turkish Lira (“TL”) for convenience purposes only, at the official TL average exchange rate announced by the Central Bank of the Republic of Turkey (“CBRT”) at 31 December 2015 and 31 December 2014, and therefore do not form part of these consolidated financial statements (Note 2.1).

The accompanying notes form an integral part of these consolidated financial statements.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
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NOTE 1 – ORGANISATION AND NATURE OF OPERATIONS OF THE GROUP

Kordsa Global Endüstriyel İplik ve Kord Bezi Sanayi ve Ticaret Anonim Şirketi (“Kordsa Global” or the “Company”) was established on 9 February 2006 as a subsidiary of Hacı Ömer Sabancı Holding A.Ş. (“Sabancı Holding”) and is registered in İstanbul, Turkey. The Company operates under Turkish Commercial Code.

The Group is mainly engaged in production of carcass and industrial fabrics included in the structure of vehicle tires, manufacture of industrial fabrics included in the structure of rubber and plastic materials such as transmission belts, V belts, rubber hoses etc., production of heavy denier fibre and connection fabrics, conversion of any type of yarn into cord fabric, fabric for mechanical rubber goods and other rubber reinforcement materials and the marketing thereof, production of Nylon 6, Nylon 6.6 and PET (Polyethylene-terephthalate) HMLS (High Modulus Low Shrinkage) polyester, and rayon heavy decitex yarn for use in tires and mechanical rubber goods; participating in capitals and management of every domestic and foreign company that is founded for mainly marketing, sales, import and export along with commercial and industrial infrastructure services, transportation services, mining, tourism and construction while providing these companies with the same management and behavioural principles to operate more efficiently, rationally and profitably, in accordance with and responding to the current conditions, creating competition conditions in favour of these companies.

Kordsa Global is registered with the Capital Markets Board of Turkey (“CMB”) and its shares have been traded in Borsa İstanbul (“BİST”) since 1991. As of 31 December 2015, 28,89% of the Group’s shares is listed on BİST. As of the same date, the shareholders owning the Group’s shares and the percentage of the shares are as follows:

	<u>Capital Share(%)</u>	
	31 December 2015	31 December 2014
Hacı Ömer Sabancı Holding A.Ş. (*)	71,11	91,11
Other	28,89	8,89
	100,00	100,00

(*) Hacı Ömer Sabancı Holding A. Ş. the Group's share capital by own shares between the date of 6-20 may 2015 38.905.813 of shares with a nominal value of TL from the total of domestic and foreign institutional investors in the wholesale market of the İstanbul stock exchange sales process was carried out. This process, along with hacı ömer sabancı holding A.Ş. has been 71,11 percent share in group.

Group’s main shareholder and the party that holds the control is Hacı Ömer Sabancı Holding A.Ş.

Average number of employees within the Group is 4.073 (31 December 2014: 4.048).

The address of the registered office is as follows:

Kordsa Global Endüstriyel İplik ve Kord Bezi Sanayi ve Ticaret A.Ş.
Sabancı Center Kule 2
Kat: 17
34330 4. Levent
İstanbul

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NOTE 1 – ORGANISATION AND NATURE OF OPERATIONS OF THE GROUP (cont’d)

Subsidiaries

In accordance with the operating country and segment reporting purpose, geographical divisions in which the subsidiaries that are consolidated in the consolidated financial statements as at 31 December 2015 and 2014 are as follows:

31 December 2015

Subsidiaries	Country	Geographical division	Area of activity
InterKordsa GmbH(**)	Germany	Europe, Middle East and Africa	Single cord manufacture, industrial yarn and cord fabric trade
Nile Kordsa Company SAE(**)	Egypt	Europe, Middle East and Africa	Cord fabric manufacture and trade
Kordsa Inc.	United States of America	North America	Industrial yarn and cord fabric manufacture and trade
Kordsa Brazil S.A.	Brazil	South America	Industrial yarn and cord fabric manufacture and trade
PT Indo Kordsa Tbk (*)	Indonesia	Asia	Industrial yarn and cord fabric manufacture and trade
PT Indo Kordsa Polyester (*)	Indonesia	Asia	Industrial yarn manufacture and trade
Thai Indo Kordsa Co., Ltd.	Thailand	Asia	Cord fabric manufacture and trade

31 December 2014

Subsidiaries	Country	Geographical division	Area of activity
InterKordsa GmbH(**)	Germany	Europe, Middle East and Africa	Single cord manufacture, industrial yarn and cord fabric trade
Nile Kordsa Company SAE(**)	Egypt	Europe, Middle East and Africa	Cord fabric manufacture and trade
Kordsa Inc.	United States of America	North America	Industrial yarn and cord fabric manufacture and trade
Kordsa Brazil S.A.	Brazil	South America	Industrial yarn and cord fabric manufacture and trade
PT Indo Kordsa Tbk (*)	Indonesia	Asia	Industrial yarn and cord fabric manufacture and trade
PT Indo Kordsa Polyester (*)	Indonesia	Asia	Industrial yarn manufacture and trade
Thai Indo Kordsa Co., Ltd.	Thailand	Asia	Cord fabric manufacture and trade

(*)Company has traded in Indonesian Stock Exchange (IDX)

(***)According to The Group’s Board of Management decision numbered 2015/29 dated December 31 2015, shares belonging to company partners, Nile Kordsa Company for Industrial Fabrics S.A.E. and Interkordsa GmbH with %51 and %100 of rates respectively, would be classified as “Assets Held for sale” in the balance sheet as of December 31 2015.

Approval of the Financial Statements

These consolidated financial statements have been approved to be issued during the meeting of the Board of Directors held on 25 February 2016, and have been signed by the CEO Cenk Alper and CFO & COO South America Fatma Arzu Ergene on behalf of the Board of Directors. The shareholders of the Group have the right to make changes in the consolidated financial statements after the aforementioned financial statements are issued, and they are subject to approval of the shareholders at the general assembly meeting of the Group.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS

2.1 Basis of Presentation

Statement of Compliance with TAS

The Company and its Turkish subsidiaries maintain their books of account and prepare their statutory financial statements in accordance with accounting principles in the Turkish Commercial Code (“TCC”) and tax legislation. Subsidiaries that are registered in foreign countries maintain their books of account and prepare their statutory statements in accordance with the prevailing accounting principles in their registered countries.

The accompanying financial statements are prepared in accordance with the requirements of Capital Markets Board (“CMB”) Communiqué Serial II, No: 14.1 “Basis of Financial Reporting in Capital Markets”, which were published in the Official Gazette No:28676 on 13 June 2014. The accompanying financial statements are prepared based on the Turkish Accounting Standards and interpretations (“TAS”) that have been put into effect by the Public Oversight Accounting and Auditing Standards Authority (“POA”) under Article 5 of the Communiqué.

Moreover, financial tables and notes are presented in accordance with the format declared by CMB on 7 June 2014.

The financial statements have been prepared on the historical cost basis except for derivative financial instruments and investment properties. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

Functional and Presentation Currency

The individual financial statements of each Group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the results and financial position of each entity are expressed in TL, which is the functional currency of the Group, and the presentation currency for the consolidated financial statements.

Preparation of Financial Statements in Hyperinflationary Periods

Based on CMB’s resolution No: 11/367 issued on 17 March 2005, companies operating in Turkey and preparing their financial statements in accordance with the POA Accounting Standards are not subject to inflation accounting effective from 1 January 2005. Therefore, starting from January 2005, TAS 29 “Financial Reporting in Hyperinflationary Economies” is not applied in the accompanying financial statements.

Comparative Information and Correction of the Financial Tables from Previous Periods

The Group’s consolidated financial tables are prepared by comparing that of previous periods to determine financial situation and performance trends. When it has been found necessary, comparative information is reclassified and important differences are explained to ensure that comparative information would be in accordance with current period consolidated financial tables.

The Group presented “Long Term Spare Parts” costing 26.692.508 TL under the category of “Stocks” in their consolidated balance sheet in 2014. Group’s Management has categorized this amount as “Other Fixed Assets”, and this correction has been made in 2014 finances to guarantee comparability.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.1 Basis of Presentation (cont’d)

Basis of Consolidation

The table below sets out all Subsidiaries and shows their shareholding rates at 31 December 2015:

Subsidiaries	Direct and indirect ownership interest by the Group and its subsidiaries (%)	Proportion of effective interest (%)
InterKordsa GmbH(*)	100,00	100,00
Nile Kordsa Company(*)	51,00	51,00
Kordsa, Inc.	100,00	100,00
Kordsa Brazil	97,31	97,31
PT Indo Kordsa Tbk	60,21	60,21
PT Indo Kordsa Polyester	99,97	60,20
Thai Indo Kordsa	64,19	38,65

According to The Group’s Board of Management decision numbered 2015/29 dated December 31 2015, shares belonging to company partners, Nile Kordsa Company for Industrial Fabrics S.A.E. and Interkordsa GmbH with %51 and %100 of rates respectively, would be classified as “Assets Held for sale” in the balance sheet as of December 31 2015.

The table below sets out all Subsidiaries and shows their shareholding rates at 31 December 2014:

Subsidiaries	Direct and indirect ownership interest by the Group and its subsidiaries (%)	Proportion of effective interest (%)
InterKordsa GmbH	100,00	100,00
Nile Kordsa Company	51,00	51,00
Kordsa, Inc.	100,00	100,00
Kordsa Brazil	97,31	97,31
PT Indo Kordsa Tbk	60,21	60,21
PT Indo Kordsa Polyester	99,97	60,20
Thai Indo Kordsa	64,19	38,65

The consolidated financial statements incorporate the financial statements of the Company and entities controlled by the Company and its subsidiaries. Control is achieved when the Company:

- has power over the investee;
- is exposed, or has rights, to variable returns from its involvement with the investee; and
- has the ability to use its power to affect the amount of the investor's returns.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.1 Basis of Presentation (cont’d)

Basis of Consolidation (cont’d)

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

When the Group has less than a majority of the voting rights of an investee, it has power over the investee when the voting rights are sufficient to give it the practical ability to direct the relevant activities of the investee unilaterally. The Group considers all relevant facts and circumstances in assessing whether or not the Group’s voting rights in an investee are sufficient to give it power, including:

- The size of the Group’s holding of voting rights relative to the size and dispersion of holdings of the other vote holders;
- Potential voting rights held by the Group, other vote holders or other parties;
- Rights arising from other contractual arrangements; and
- Any additional facts and circumstances that indicate that the Group has, or does not have, the current ability to direct the relevant activities at the time that decisions need to be made, including voting patterns at previous shareholders’ meetings

Consolidation of a subsidiary begins when the Company obtains control over the subsidiary and ceases when the Company loses control of the subsidiary. Specifically, income and expenses of a subsidiary acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date the Company gains control until the date when the Company ceases to control the subsidiary.

Profit or loss and each component of other comprehensive income are attributed to the owners of the Company and to the non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with the Group’s accounting policies.

All intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between members of the Group are eliminated in full on consolidation.

Changes in the Group’s ownership interests in existing subsidiaries

Changes in the Group’s ownership interests in subsidiaries that do not result in the Group losing control over the subsidiaries are accounted for as equity transactions. The carrying amounts of the Group’s interests and the non-controlling interests are adjusted to reflect the changes in their relative interests in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to owners of the Company.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.1 Basis of Presentation (cont’d)

Basis of Consolidation (cont’d)

When the Group loses control of a subsidiary, a gain or loss is recognised in profit or loss and is calculated as the difference between (i) the aggregate of the fair value of the consideration received and the fair value of any retained interest and (ii) the previous carrying amount of the assets (including goodwill), and liabilities of the subsidiary and any non-controlling interests. All amounts previously recognised in other comprehensive income in relation to that subsidiary are accounted for as if the Group had directly disposed of the related assets or liabilities of the subsidiary (i.e. reclassified to profit or loss or transferred to another category of equity as specified/permitted by applicable TFRSs). The fair value of any investment retained in the former subsidiary at the date when control is lost is regarded as the fair value on initial recognition for subsequent accounting under TAS 39, when applicable, the cost on initial recognition of an investment in an associate or a joint venture.

US Dollar Translation

USD amounts presented in the consolidated financial statements have been included solely for the convenience of the reader of the consolidated financial statements. Consolidated balance sheet, consolidated statement of profit or loss and consolidated statements of cash flows are translated from TL, as a matter of arithmetic computation only, at the official USD bid rate announced by the CBRT and average USD exchange rate on 31 December 2015 of TL 2,3189 = USD 1 (2014: TL 2,1343= USD 1) and on TL 2,1879 = USD 1 (2014: 1,9013 = USD 1), respectively and do not form part of these consolidated financial statements. The resulting difference from the use of average CBRT rate for the translation of consolidated statement of profit or loss and the use of bid rate at the balance sheet date for the translation of the consolidated balance sheet is included in translation reserves under shareholders’ equity in accordance with the translation requirements of TAS 21 “The Effects of Changes in Foreign Exchange Rates” when the financial statements are presented in a currency other than the functional currency.

2.2 Changes in Accounting Policies

Significant changes in the accounting principles and significant accounting errors should be applied retrospectively and prior period financial statements should be restated. There are no changes in the accounting policies of the Group in the current period.

2.3 Changes in Accounting Estimates and Errors

Changes in the accounting estimates should be accounted in financial statements prospectively; if the change is related to only one period, it should be accounted at the current year that the change is performed, but if it is related to more than one period it should be accounted at both the current and future periods. There are no significant changes in the accounting estimates for the current period.

Identified accounting errors are corrected in financial statements retrospectively. There are no significant accounting errors identified by the Group in the current period.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.4 New and Revised Turkish Accounting Standards

a) Amendments to TAS affecting amounts reported and/or disclosures in the financial statements

None.

b) New and revised TAS applied with no material effect on the financial statements

Amendments to TAS 19	<i>Defined Benefit Plans: Employee Contributions</i> ¹	
Annual Improvements to 2010-2012 Cycle	<i>TFRS 2, TFRS 3, TFRS 8, TFRS 13, TAS 16 and TAS 38, TAS 24, TFRS 9, TAS 37, TAS 39</i> ¹	<i>TAS</i>
Annual Improvements to 2011-2013 Cycle	<i>TFRS 3, TFRS 13, TAS 40</i> ¹	

¹ Effective for annual periods beginning on or after 30 June 2014.

Amendments to TAS 19 *Defined Benefit Plans: Employee Contributions*

This amendment clarifies the requirements that relate to how contributions from employees or third parties that are linked to service should be attributed to periods of service. In addition, it permits a practical expedient if the amount of the contributions is independent of the number of years of service, in that contributions, can, but are not required, to be recognised as a reduction in the service cost in the period in which the related service is rendered.

Annual Improvements to 2010-2012 Cycle

TFRS 2: Amends the definitions of 'vesting condition' and 'market condition' and adds definitions for 'performance condition' and 'service condition'.

TFRS 3: Require contingent consideration that is classified as an asset or a liability to be measured at fair value at each reporting date.

TFRS 8: Requires disclosure of the judgments made by management in applying the aggregation criteria to operating segments, clarify reconciliations of segment assets only required if segment assets are reported regularly.

TFRS 13: Clarify that issuing TFRS 13 and amending TFRS 9 and TAS 39 did not remove the ability to measure certain short-term receivables and payables on an undiscounted basis (amends basis for conclusions only).

TAS 16 and TAS 38: Clarify that the gross amount of property, plant and equipment is adjusted in a manner consistent with a revaluation of the carrying amount.

TAS 24: Clarify how payments to entities providing management services are to be disclosed.

Annual Improvements to 2010-2012 Cycle also led to amendments in related provisions of TFRS 9, TAS 27 and TAS 39, respectively.

KORDSA GLOBAL ENDÜSTRİYEL İPLİK VE KORD BEZİ SANAYİ VE TİCARET A.Ş.
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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

New and Revised Turkish Accounting Standards (cont’d)

b) New and revised TAS applied with no material effect on the financial statements (cont’d)

Annual Improvements to 2011-2013 Cycle

TFRS 3: Clarify that TFRS 3 excludes from its scope the accounting for the formation of a joint arrangement in the financial statements of the joint arrangement itself.

TFRS 13: Clarify the scope of the portfolio exception in paragraph 52.

TAS 40: Clarifying the interrelationship of TFRS 3 and TAS 40 when classifying property as investment property or owner-occupied property.

c) New and revised TAS in issue but not yet effective

The Company has not applied the following new and revised TAS that have been issued but are not yet effective:

TFRS 9	<i>Financial Instruments</i>
Amendments to TFRS 9 and TFRS 7	<i>Mandatory Effective Date of TFRS 9 and Transition Disclosures</i>
Amendments to TAS 16 and TAS 38	<i>Clarification of Acceptable Methods of Depreciation and Amortisation¹</i>
Amendments to TAS 16 and TAS 41 and amendments to TAS 1, TAS 17, TAS 23, TAS 36 and TAS 40	<i>Agriculture: Bearer Plants¹</i>
Amendments to TFRS 11 and TFRS 1	<i>Accounting for Acquisition of Interests in Joint operations¹</i>
Annual Improvements to 2011-2013 Cycle	<i>TFRS 1²</i>
Amendments to TAS 1	<i>Disclosure Initiative²</i>
Annual Improvements to 2012-2014 Cycle	<i>TFRS 5, TFRS 7, TAS 34, TAS 19²</i>
Amendments to TAS 27	<i>Equity Method in Separate Financial Statements²</i>
Amendments to TFRS 10 and TAS 28	<i>Sale or Contribution of Assets between an Investor and its Associate or Joint Venture²</i>
Amendments to TFRS 10, TFRS 12 and TAS 28	<i>Investment Entities: Applying the Consolidation Exception²</i>
TFRS 14	<i>Regulatory Deferral Accounts²</i>

¹ Effective for annual periods beginning on or after 31 December 2015.

² Effective for annual periods beginning on or after 1 January 2016.

TFRS 9 Financial Instruments

TFRS 9, issued in November 2009, introduces new requirements for the classification and measurement of financial assets. TFRS 9 was amended in October 2010 to include requirements for the classification and measurement of financial liabilities and for derecognition.

Amendments to TFRS 9 and TFRS 7 Mandatory Effective Date of TFRS 9 and Transition Disclosures

The mandatory effective date of TFRS 9 will be no earlier than annual periods beginning on or after 1 January 2018.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

New and Revised Turkish Accounting Standards (cont’d)

c) New and revised TAS in issue but not yet effective (cont’d)

Amendments to TAS 16 and TAS 38 *Clarification of Acceptable Methods of Depreciation and Amortisation*

This amendment clarifies that a depreciation method that is based on revenue that is generated by an activity that includes the use of an asset is not appropriate for property, plant and equipment, and introduces a rebuttable presumption that an amortisation method that is based on the revenue generated by an activity that includes the use of an intangible asset is inappropriate, which can only be overcome in limited circumstances where the intangible asset is expressed as a measure of revenue, or when it can be demonstrated that revenue and the consumption of the economic benefits of the intangible asset are highly correlated. The amendment also adds guidance that expected future reductions in the selling price of an item that was produced using an asset could indicate the expectation of technological or commercial obsolescence of the asset, which, in turn, might reflect a reduction of the future economic benefits embodied in the asset.

Amendments to TAS 16 and TAS 41 and Amendments to TAS 1, TAS 17, TAS 23, TAS 36 and TAS 40 *Agriculture: Bearer Plants*

This amendment include ‘bearer plants’ within the scope of TAS 16 rather than TAS 41, allowing such assets to be accounted for a property, plant and equipment and measured after initial recognition on a cost or revaluation basis in accordance with TAS 16. The amendment also introduces a definition of ‘bearer plants’ as a living plant that is used in the production or supply of agricultural produce, is expected to bear produce for more than one period and has a remote likelihood of being sold as agricultural produce, except for incidental scrap sales, and clarifies that produce growing on bearer plants remains within the scope of TAS 41.

Amendments to TAS 16 and TAS 41 also led to amendments in related provisions of TAS 1, TAS 17, TAS 23, TAS 36 and TAS 40, respectively.

Amendments to TFRS 11 and TFRS 1 *Accounting for Acquisition of Interests in Joint operations*

This amendment requires an acquirer of an interest in a joint operation in which the activity constitutes a business to:

- apply all of the business combinations accounting principles in TFRS 3 and other TAS, except for those principles that conflict with the guidance in TFRS 11,
- disclose the information required by TFRS 3 and other TAS for business combinations.

Amendments to TFRS 11 also led to amendments in related provisions of TFRS 1.

Annual Improvements 2011-2013 Cycle

TFRS 1: Clarify which versions of TAS can be used on initial adoption (amends basis for conclusions only).

Amendments to TAS 1 *Disclosure Initiative*

This amendment addresses perceived impediments to preparers exercising their judgment in presenting their financial reports.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

New and Revised Turkish Accounting Standards (cont’d)

d) New and revised TAS in issue but not yet effective (cont’d)

Annual Improvements 2012-2014 Cycle

IFRS 5: Adds specific guidance in IFRS 5 for cases in which an entity reclassifies an asset from held for sale to held for distribution or vice versa and cases in which held-for-distribution accounting is discontinued.

IFRS 7: Additional guidance to clarify whether a servicing contract is continuing involvement in a transferred asset, and clarification on offsetting disclosures in condensed interim financial statements.

TAS 34: Clarify the meaning of ‘elsewhere in the interim report’ and require a cross-reference.

Annual Improvements to 2012-2014 Cycle also led to amendments in related provisions of TAS 19.

Amendments to TAS 27 Equity Method in Separate Financial Statements

This amendment permits investments in subsidiaries, joint ventures and associates to be optionally accounted for using the equity method in separate financial statements.

Amendments to IFRS 10 and TAS 28 Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

This amendment clarifies the treatment of the sale or contribution of assets from an investor to its associate or joint venture.

Amendments to IFRS 10, IFRS 12 and TAS 28 Investment Entities: Applying the Consolidation Exception

This amendment addresses issues that have arisen in the context of applying the consolidation exception for investment entities by clarifying the following points:

- The exemption from preparing consolidated financial statements for an intermediate parent entity is available to a parent entity that is a subsidiary of an investment entity, even if the investment entity measures all of its subsidiaries at fair value.
- A subsidiary that provides services related to the parent’s investment activities should not be consolidated if the subsidiary itself is an investment entity.
- When applying the equity method to an associate or a joint venture, a non-investment entity investor in an investment entity may retain the fair value measurement applied by the associate or joint venture to its interests in subsidiaries.
- An investment entity measuring all of its subsidiaries at fair value provides the disclosures relating to investment entities required by IFRS 12.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

New and Revised Turkish Accounting Standards (cont’d)

TFRS 14 Regulatory Deferral Accounts

TFRS 14 *Regulatory Deferral Accounts* permits an entity which is a first-time adopter of Turkish Financial Reporting Standards to continue to account, with some limited changes, for ‘regulatory deferral account balances’ in accordance with its previous GAAP, both on initial adoption of TFRS and in subsequent financial statements.

TFRS 14 also led to amendments in related provisions of TFRS 1.

The Company evaluates the effects of these standards, amendments and improvements on the financial statements.

2.5 Significant Accounting Policies

a) Revenue

Revenues are recognised on an accrual basis at the time deliveries are made, the amount of revenue can be measured reliably and it is probable that the economic benefits associated with the transaction will flow to the Group at the fair value of considerations received or receivable. Net sales represent the invoiced value of goods sold less sales returns and commissions, and exclude sales taxes. When the arrangement effectively constitutes a financing transaction, the fair value of the consideration is determined by discounting all future receipts using an imputed rate of interest. The difference between the fair value and the nominal amount of the consideration is recognized as interest income on a time proportion basis that takes into account the “effective yield” on the asset.

Other revenues earned by the Group are recognised on the following bases:

- Rent income - on accrual basis,
- Interest income - on an effective yield basis,
- Dividend income - when the Group’s right to receive payment is established.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

b) Inventories

Inventories are valued at the lower of cost or net realisable value. Cost elements included in inventories are materials, labour and an appropriate amount of factory overheads. The unit cost of inventories is determined on the moving weighted average basis (Note 9). Net realizable value represents the estimated selling price less all estimated costs of completion and costs necessary to make a sale. When the net realizable value of inventory is less than cost, the inventory is written down to the net realizable value and the expense is included in statement of income/(loss) in the period the write-down or loss occurred. When the circumstances that previously caused inventories to be written down below cost no longer exist or when there is clear evidence of an increase in net realizable value because of changed economic circumstances, the amount of the write-down is reversed. The reversal amount is limited to the amount of the original write-down.

c) Property, plant and equipment

Property, plant and equipment are carried at cost less accumulated depreciation and impairment, if any (Note 11). Depreciation is provided on property, plant and equipment on a straight-line basis. The depreciation periods for property, plant and equipment, which approximate the economic useful lives of such assets, are as follows:

	Years
Land improvements	15
Buildings	20-40
Machinery and equipment	2-30
Motor vehicles	3-5
Furniture and fixtures	3-7

Gains or losses on disposals of property, plant and equipment are determined by comparing proceeds with their carrying amounts and are included in the related income and expense accounts, as appropriate.

Expenses for the repair of property, plant and equipment are normally charged against income. They are, however, capitalised in exceptional cases if they result in an enlargement or substantial improvement of the respective assets. Spare parts changes and labour costs, included in the large comprehensive maintenance and repair expenses are capitalised. And the average useful lives between the next-largest comprehensive maintenance are depreciated.

d) Intangible assets

Intangible assets include rights, software and other identifiable rights. Intangible assets are carried at cost less accumulated amortisation. Amortisation is calculated using the straight-line method over a period not exceeding 20 years (Note 12). The estimated useful life and amortisation method are reviewed at the end of each annual reporting period, with the effect of any changes in estimate being accounted for on a prospective basis.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

d) Intangible assets (cont’d)

Internally generated intangible assets – research and development expenses

Expenditure on research activities is recognized as an expense in the period in which it is incurred.

An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognized if, and only if, all of the following have been demonstrated:

- The technical feasibility of completing the intangible asset so that it will be available for use or sale,
- The intention to complete the intangible asset and use or sell it,
- The ability to use or sell the intangible asset,
- How the intangible asset will generate probable future economic benefits,
- The availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset; and
- The ability to measure reliably the expenditure attributable to the intangible asset during its development.

The amount initially recognized for internally-generated intangible assets is the sum of expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognized, development expenditure is charged to profit or loss in the period in which it is incurred.

Subsequent to initial recognition, internally-generated intangible assets are reported at cost less accumulated amortisation and accumulated impairment losses, on the same basis as intangible assets acquired separately.

Derecognition of intangible assets

An intangible asset is derecognised on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognised in profit or loss when the asset is derecognised.

e) Impairment of assets

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

e) Impairment of assets (cont’d)

Intangible assets with indefinite useful lives such as goodwill are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired. Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the impairment loss is treated as a revaluation decrease.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss, unless the relevant asset is carried at a revalued amount, in which case the reversal of the impairment loss is treated as a revaluation increase.

f) Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale, are added to the cost of those assets, until such time as the assets are substantially ready for their intended use or sale. All other borrowing costs are classified on income statement in the period. Since the Group has no borrowing costs related to qualifying assets, all borrowing costs are classified on income statement in the period.

g) Business combinations

The acquisition of subsidiaries and businesses are accounted for using the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognised in profit or loss as incurred.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

g) Business combinations (cont’d)

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognised at their fair value at the acquisition date, except that:

- Deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognised and measured in accordance with TAS 12 Income Taxes and TAS 19 Employee Benefits respectively;
- Liabilities or equity instruments related to share-based payment arrangements of the acquiree or share-based payment arrangements of the Group entered into to replace share-based payment arrangements of the acquiree are measured in accordance with TFRS 2 Share-based Payment at the acquisition date; and
- Assets (or disposal groups) that are classified as held for sale in accordance with TFRS 5 Non-current Assets Held for Sale and Discontinued Operations are measured in accordance with that Standard.

Goodwill is measured as the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree and the fair value of the acquirer's previously held interest in the acquiree (if any), the excess is recognised immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognised amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in another TFRS.

When the consideration transferred by the Group in a business combination includes assets or liabilities resulting from a contingent consideration arrangement, the contingent consideration is measured at its acquisition-date fair value and included as part of the consideration transferred in a business combination. Changes in the fair value of the contingent consideration that qualify as measurement period adjustments are adjusted retrospectively, with corresponding adjustments against goodwill. Measurement period adjustments are adjustments that arise from additional information obtained during the ‘measurement period’ (which cannot exceed one year from the acquisition date) about facts and circumstances that existed at the acquisition date.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont'd)

2.5 Significant Accounting Policies (cont'd)

g) Business combinations (cont'd)

The subsequent accounting for changes in the fair value of the contingent consideration that do not qualify as measurement period adjustments depends on how the contingent consideration is classified. Contingent consideration that is classified as equity is not remeasured at subsequent reporting dates and its subsequent settlement is accounted for within equity. Contingent consideration that is classified as an asset or a liability is remeasured at subsequent reporting dates in accordance with TAS 39, or TAS 37 Provisions, Contingent Liabilities and Contingent Assets or other relevant TFRSs, as appropriate, with the corresponding gain or loss being recognised in profit or loss.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquiree is remeasured to fair value at the acquisition date (i.e. the date when the Group obtains control) and the resulting gain or loss, if any, is recognised in profit or loss. Amounts arising from interests in the acquiree prior to the acquisition date that have previously been recognised in other comprehensive income are reclassified to profit or loss where such treatment would be appropriate if that interest were disposed of.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period (see above), or additional assets or liabilities are recognised, to reflect new information obtained about facts and circumstances that existed at the acquisition date that, if known, would have affected the amounts recognised at that date.

h) Goodwill

Goodwill arising on an acquisition of a business is carried at cost as established at the date of acquisition of the business less accumulated impairment losses, if any.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or groups of cash-generating units) that is expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognised directly in profit or loss in the consolidated income statement. An impairment loss recognised for goodwill is not reversed in subsequent periods.

On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

i) Cash and cash equivalents

Cash and cash equivalents are carried at cost in the balance sheet. Cash and cash equivalents comprise cash in hand, bank deposits and highly liquid investments, whose maturity at the time of purchase is less than three months (Note 4).

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

i) Trade receivables and provision for impairment

Trade receivables that are created by the Group by way of providing goods or services directly to a debtor are carried at amortised cost. Short-term receivables with no stated interest rate are measured at original invoice amount unless the effect of imputing interest is significant. A credit risk provision for trade receivables is established if there is objective evidence that the Group will not be able to collect all amounts due. The amount of the provision is the difference between the carrying amount and the recoverable amount, being the present value of all cash flows, including amounts recoverable from guarantees and collateral, discounted based on the original effective interest rate of the originated receivables at inception.

If the amount of the impairment subsequently decreases due to an event occurring after the write-down, the release of the provision is credited to other income (Note 7).

j) Due date income / (charges)

Due date income / (charges) represents the income / (charges) that are resulting from credit purchase or sales. These kind of income / (charges) are accepted as financial income and expenses which result from credit purchase or sales come true during the accounting period and included in the other operating income and expense within the maturity period.

k) Provisions, contingent assets and liabilities

Provisions are recognised when the Group has a present legal constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount can be made.

Possible assets or obligations that arise from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group are treated as contingent assets or liabilities and not included in financial statements (Note 17).

l) Financial leases

Finance leases are capitalised at the inception of the lease at the lower of the fair value of the leased property or the present value of the minimum lease payments. Principal payments are disclosed as liabilities and decreased according to payments made (Note 6). The interest element of the finance cost is charged to the income statement over the lease period. Obligations under finance leases are stated in the consolidated financial statements at the acquisition values of the related property, plant and equipment and depreciated over the useful life.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

m) Provision for employment termination benefits

Under Turkish law and union agreements, lump sum payments are made to employees retiring or involuntarily leaving the Group. Such payments are considered as being part of defined retirement benefit plan as per Turkish Accounting Standard No. 19 (revised) “Employee Benefits” (“TAS 19”).

The provision has been calculated by estimating the present value of the future probable obligation of the Group arising from the retirement of employees. All calculated actuarial gains and losses are accounted for under other comprehensive income (Note 17).

n) Provision for post-employment benefits

Provision for post-employment benefits is the present value of the defined benefit obligations arising from current and past services of the employees, net of the fair value of plan assets at the balance sheet date. Independent actuarial assumptions and ‘projected unit credit method’ are used to determine the present value of defined benefit obligations and the related current service cost and, where applicable, past service cost.

In determining the present value of defined benefit obligations and the related current service cost and, where applicable, past service cost, the Group attributes benefit to periods of service under the plan’s benefit formula. However, if an employee’s service in later years will lead to a materially higher level of benefit than in earlier years, the Group attributes benefit on a straight-line basis from the date when service by the employee first leads to benefits under the plan until the date when further service by the employee will lead to no material amount of further benefits under the plan, other than from further salary increases (Note 17).

o) Government grants

Government grants are not recognised until there is reasonable assurance that the Group will comply with the conditions attaching to them and that the grants will be received.

Government grants are recognised in profit or loss on a systematic basis over the periods in which the Group recognises as expenses the related costs for which the grants are intended to compensate. Specifically, government grants whose primary condition is that the Group should purchase, construct or otherwise acquire non-current assets are recognised as deferred revenue in the consolidated statement of financial position and transferred to profit or loss on a systematic and rational basis over the useful lives of the related assets.

Government grants that are receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the Group with no future related costs are recognised in profit or loss in the period in which they become receivable.

The benefit of a government loan at a below-market rate of interest is treated as a government grant, measured as the difference between proceeds received and the fair value of the loan based on prevailing market interest rates.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

p) Available-for-sale financial instruments

Investments intended to be held for an indefinite period of time, which may be sold in response to needs for liquidity or changes in interest rates, are classified as available-for-sale; these are included in non-current assets unless management has the express intention of holding the investment for less than 12 months from the balance sheet date or unless they will need to be sold to raise operating capital, in which case they are included in current assets. Management determines the appropriate classification of its investments at the time of the purchase and re-evaluates such designation on a regular basis.

All financial assets are initially recognized at cost, being the fair value of the consideration given and including acquisition charges associates with the investment. After initial recognition, financial assets that are classified as available-for-sale are measured at fair value unless fair value cannot be reliably measured.

Other financial assets in which the Group has interest below 20%, that do not have a quoted market price in active markets and whose fair value cannot be measured reliably are carried at cost, if applicable, less any provision for impairment. Available for sale investments that have a quoted market price in active markets and whose fair values can be measured reliably are carried at fair value.

In accordance with the revised TAS 39 “Financial Instruments”, unrealised gains and losses arising from changes in the fair value of financial assets classified as available-for-sale are deferred in the equity until the financial asset is sold, collected or otherwise disposed of. When available for sale financial assets are sold, collected or otherwise disposed of, related deferred gains and losses in equity are released to the income statement.

Impairment of financial assets

Financial assets, other than those valued by fair value through profit or loss, are assessed for indicators of impairment at each reporting period. Financial assets are impaired where there is objective evidence that, as a result of one or more events that occurred after the initial recognition of the financial asset, the estimated future cash flows of the investment have been impacted. For financial assets carried at amortised cost, the amount of the impairment is the difference between the asset’s carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate.

The carrying amount of the financial asset is reduced by the impairment loss directly for all financial assets with the exception of trade receivables where the carrying amount is reduced through the use of an allowance account. When a trade receivable is uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Changes in the carrying amount of the allowance account are recognized in profit or loss.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

p) Available-for-sale financial instruments (cont’d)

With the exception of equity instruments which are held for sale, if, in a subsequent period, the amount of the impairment loss decreases and the decrease can be related objectively to an event occurring after the impairment was recognized, the previously recognized impairment loss is reversed through profit or loss to the extent that the carrying amount of the investment at the date the impairment is reversed does not exceed what the amortised cost would have been had the impairment not been recognized.

In respect of equity securities which are held for sale, impairment losses previously recognized in profit or loss are not reversed through profit or loss. Any increase in fair value subsequent to an impairment loss is recognized in other comprehensive income.

r) Equity items

Ordinary shares are classified as equity. Dividends payable are recognised in the financial statements as a result of profit distribution in the period in which they are declared.

Incremental costs directly attributable to the issue of new shares or options are shown in equity as a deduction, net of tax, from the proceeds.

Where any group company purchases the Group’s equity share capital, the consideration paid, including any directly attributable incremental costs (net of income taxes) is deducted from equity attributable to the Group’s equity holders until the shares are cancelled or reissued. Where such shares are subsequently reissued, any consideration received, net of any directly attributable incremental transaction costs and the related income tax effects, is included in equity attributable to the Group’s equity holders.

In the restatement of shareholders’ equity items, the addition of funds formed due to hyperinflation such as the revaluation value increase fund in share capital is not considered as a contribution from shareholders. Additions of legal reserves and retained earnings to share capital are considered as contributions by shareholders.

In the restatement of shareholders’ equity items added to share capital the capital increase registry dates or the payment dates are considered. In the restatement of share premiums, the payment dates are considered (Note 19).

s) Taxes on income

Taxes on income for the period comprise of current tax and the change in deferred income taxes. Current year tax liability consists of the taxes calculated over the taxable portion of the current year income by reference to corporate income tax rates enacted as of the balance sheet date and adjustments provided for the previous years’ income tax liabilities.

Deferred income tax is provided, using the liability method, for all temporary differences arising between the tax base of assets and liabilities and their carrying values for financial reporting purposes. The measurement of deferred tax liabilities and assets reflects the tax consequences that would follow from the manner in which the Group expects, at the reporting date, to recover or settle the carrying amount of its assets and liabilities. Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the period in which the liability is settled or the asset realized, based on tax rates (and tax laws) that have been enacted or substantively enacted by the balance sheet date.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

s) Taxes on income (cont’d)

Deferred tax assets or liability are reflected to the consolidated financial statements to the extent that they will decrease or increase the tax payable amount when the temporary differences will disappear. Deferred income tax liabilities are recognised for all taxable temporary differences, whereas deferred income tax assets resulting from deductible temporary differences are recognised to the extent that it is probable that future taxable profit will be available against which the deductible temporary difference can be utilised. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

Deferred income tax assets and deferred income tax liabilities related to income taxes levied by the same taxation authority and are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities (Note 25).

t) Effect of changes in foreign exchange rates

Foreign Currency Transactions and Balances

The individual financial statements of each Group entity are presented in the currency of the primary economic environment in which the entity operates (its functional currency). For the purpose of the consolidated financial statements, the results and financial position of each entity are expressed in TL, which is the functional currency of the Company, and the presentation currency for the consolidated financial statements.

In preparing the financial statements of the individual entities, transactions in currencies other than TL (foreign currencies) are recorded at the rates of exchange prevailing on the dates of the transactions. At each balance sheet date, monetary items denominated in foreign currencies are retranslated at the rates prevailing on the balance sheet date. Non-monetary items carried at fair value that are denominated in foreign currencies are retranslated at the rates prevailing on the date when the fair value was determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Exchange differences are recognized in profit or loss in the period in which they arise except for:

- Exchange differences which relate to assets under construction for future productive use, which are included in the cost of those assets where they are regarded as an adjustment to interest costs on foreign currency borrowings,
- Exchange differences on transactions entered into in order to hedge certain foreign currency risks (see below for hedging accounting policies),
- Exchange differences on monetary items receivable from or payable to a foreign operation for which settlement is neither planned nor likely to occur, which form part of the net investment in a foreign operation, and which are recognized in the foreign currency translation reserve and recognized in profit or loss on disposal of the net investment.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

t) Effect of changes in foreign exchange rates (cont’d)

Financial Statements of Foreign Subsidiaries, Joint Ventures and Affiliates

For the purpose of presenting consolidated financial statements, the assets and liabilities of the Group’s foreign operations are expressed in TL using exchange rates prevailing on the balance sheet date. Income and expense items are translated at the average exchange rates for the period, unless exchange rates fluctuated significantly during that period, in which case the exchange rates at the dates of the transactions are used. Exchange differences arising, if any, are classified in other comprehensive income and transferred to the Group’s translation reserve.

u) Borrowings and borrowing costs

Borrowings are recognized initially at the proceeds received, net of transaction costs incurred. Borrowings are subsequently stated at amortised cost using the effective yield method. Any difference between proceeds, net of transaction costs, and the redemption value is recognized in the income statement as financial expense over the period of the borrowings.

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset are capitalized as part of the cost of that asset in the period in which the asset is prepared for its intended use or sale. All other borrowing costs are charged to the income statement when they are incurred.

v) Derivative financial instruments

The derivative financial instruments of the Group are comprised of forward transactions.

Forward transactions:

The Group’s activities expose it primarily to the financial risks of changes in foreign exchange rates and interest rates. The Group uses derivative financial instruments (primarily foreign currency forward contracts) to hedge its risks associated with foreign currency fluctuations relating to certain firm commitments and forecasted transactions. The use of financial derivatives is governed by the Group’s policies approved by the board of directors, which provide written principles on the use of financial derivatives consistent with the Group’s risk management strategy.

The Group does not use hedging for speculative reasons.

Derivatives are initially recognized at fair value at the date the derivative contracts are entered into and are subsequently remeasured to their fair value at the end of each reporting period.

The effective portion of changes in the fair value of derivatives that are designated and qualify as cash flow hedges is recognized in other comprehensive income. The gain or loss relating to the ineffective portion is recognized immediately in the statement of profit or loss.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

v) Derivative financial instruments (cont’d)

Forward transactions (cont’d):

Hedges of foreign exchange risk on firm commitments are accounted for as cash flow hedges. Amounts previously recognized in other comprehensive income and accumulated in equity are reclassified to profit or loss in the periods when the hedged item is recognized in profit or loss, in the same line of the income statement as the recognized hedged item. Changes in the fair value of derivatives that are designated and qualify as fair value hedges are recognized in profit or loss immediately.

Hedge accounting is discontinued when the Group revokes the hedging relationship, the hedging instrument expires or is sold, terminated, or exercised, or no longer qualifies for hedge accounting. Any gain or loss accumulated in equity at that time remains in equity and is recognized when the forecast transaction is ultimately recognized in profit or loss. When a forecast transaction is no longer expected to occur, the gain or loss accumulated in equity is recognized immediately in profit or loss.

y) Deferred financing costs

Deferred financing costs (primarily comprising legal and other costs incurred in relation to obtaining long-term bank borrowings from financial institutions) are amortised, using the effective interest method, over the remaining life of the long-term bank borrowings (Note 10).

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

z) Related parties

Related parties are individuals or entities that are related to the entity that is preparing its financial statements (“reporting entity”).

- a) An individual or a close family member is considered related party of the reporting entity when the following criteria are met: If a certain individual,
- (i) Has control or joint control over the reporting entity,
 - (ii) Has significant influence over the reporting entity,
 - (iii) Is a key management personnel of the reporting entity or a parent company of the reporting entity.
- b) An entity is considered related party of the reporting entity when the following criteria are met:
- (i) If the entity and the reporting entity is within the same group. (meaning every parent company, subsidiary and other subsidiaries are considered related parties of others).
 - (ii) If the reporting entity is a subsidiary or a joint venture of another entity (or of another entity that the entity is within the same group).
 - (iii) If both of the entities are a joint venture of a third party..
 - (iv) If one of the entities are a joint venture of a third party while the other entity is a subsidiary of this third party.
 - (iv) If entity has plans of post employment benefits for employees of reporting entity or a related party of a reporting entity. If the reporting entity has its own plans, sponsor employers are also considered as related parties.
 - (v) If the entity is controlled or jointly controlled by an individual defined in the article (a).
 - (vi) If an individual defined in the clause (i) of article (a) has significant influence over the reporting entity or is a key management personnel of this certain entity (or a parent company of the entity).

Related party transactions are transfers of resources, services or liabilities between related parties and the reporting entity, regardless of whether or not against remuneration.

For the purpose of these consolidated financial statements, shareholders of Hacı Ömer Sabancı Holding A.Ş. Group Companies, key management personnel and board members, in each case together with their families and companies controlled by or affiliated with them and associated companies are considered and referred to as related parties. The Group assigned its top management as board of directors, the president (CEO) and vice presidents, and the general managers of the subsidiaries (Note 27).

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

aa) Earnings per share

Earnings per share are determined by dividing net profit by the weighted average number of shares that have been outstanding during the period concerned. In Turkey, companies can increase their share capital by making a pro-rata distribution of shares (“Bonus Shares”) to existing shareholders from retained earnings. For the purpose of earnings per share computations, such Bonus Share issuances are regarded as issued shares. Accordingly the weighted average number of shares used in earnings per share computations is derived by giving retrospective effect to the issuances of the shares without consideration (Note 26).

ab) Reporting of cash flows

Consolidated statements of cash flows are reported by presenting cash flows from operating, investing and financing activities separately.

Cash flows from operating activities are the cash flows from Group’s principal revenue-producing activities.

Cash flows from investing activities are the cash flows from Group’s acquisition and disposal of long-term assets and other investments not included in cash equivalents.

Cash flows from financing activities are the cash flows from Group’s changes in the size and composition of the contributed equity and borrowings.

Cash and cash equivalents include cash on hand, bank deposits and short-term, highly liquid investments that are readily convertible to known amounts of cash within 3 months (Note 4).

ac) Share premium

Share premium represents the difference between the nominal value of the Group’s shares and the net proceeds from the offering of the Group’s share to the public (Note 19).

ad) Investment property

Investment properties are properties held to earn rentals and/or for capital appreciation and are measured initially at cost, including transaction costs. Subsequent to initial recognition, investment properties are stated at fair value. Gains or losses arising from changes in the fair values of investment properties are included in the profit or loss in the year in which they arise.

Investment properties are derecognized when either they have been disposed of or when the investment property is permanently withdrawn from use and no future economic benefit is expected from its disposal. Any gains or losses on the retirement or disposal of an investment property are recognized in profit or loss in the year of retirement or disposal.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.5 Significant Accounting Policies (cont’d)

ad) Investment property (cont’d)

Transfers are made when there is a change in the use of the investment properties. When the use of a property changes such that it is reclassified as property, plant and equipment, its fair value at the date of reclassification becomes its cost for subsequent accounting. If owner occupied property becomes an investment property, the Group accounts for such property in accordance with the policy stated under “Property, Plant and Equipment” up to the date of change in use (Note 13).

ae) Segment reporting

Information reported to the chief operating decision maker for the purposes of resource allocation and assessment of segment performance focuses on three operating segments. These operating segments are affected by different economical conditions and geographical positions in terms of risks and rewards. The Company management has determined the Operating Profit as the most appropriate method for the evaluation of the performance of the operating segments (Note 3).

af) Offsetting

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to set off the recognised amounts and there is an intention to settle on a net basis, or realise the asset and settle the liability simultaneously.

ag) Comparatives and restatement of prior period financial statements

The consolidated financial statements of the Group include comparative financial information to enable the determination of the trends in financial position and performance. The Group prepared the consolidated balance sheet at 31 December 2015 in comparison with its consolidated balance sheet at 31 December 2014. The Group also prepared the consolidated statement of profit or loss, the consolidated statement of comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the period 1 January - 31 December 2015 in comparison with the accounting period 1 January - 31 December 2014.

2.6 Critical Accounting Judgments, Estimates and Assumptions

Preparation of the consolidated financial statements in accordance with CMB Financial Reporting Standards necessitates the usage of estimations and assumptions that can affect amounts of reported assets and liabilities as of balance sheet date, the explanation for the contingent assets and liabilities and income and expenses reported during the accounting period. Although these estimations and assumptions are based on the best judgement of the Group management related with the current conditions and transactions, actual results may differ from these estimations. Estimations are revised on a regular basis; necessary adjustments and corrections are made; and they are included in the income statement when they accrue. Estimations and assumptions subject to the risk of leading to corrections in the registered value of the assets and liabilities in the next financial period are given below:

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont'd)

2.6 Critical Accounting Judgments, Estimates and Assumptions (cont'd)

a) Estimated impairment of goodwill

The Group tests annually whether goodwill has been impaired, in accordance with the accounting policy stated in note 2.5. The recoverable amount of cash-generating unit has been determined based on value-in-use calculations. These value-in-use calculations include the discounted after tax cash flow projections, and these projections are based on USD financial budgets approved by Kordsa Global Management covering a three-year period. Cash flows beyond three years are extrapolated by taking into consideration the shut-down periods recurring once a year. The USD fair value is converted into TL by using the related foreign exchange rate on the date of the balance sheet. Therefore, the values used in the calculations are affected by the fluctuations in the foreign exchange market. The discount rate used in the calculations is 11,15% and the risk premium is 3,9%. The discount rates used are after tax and reflect specific risks relating to the company. As of 31 December 2015, the Group did not determine any impairment in the amount of the goodwill as a result of the impairment test performed by using the aforementioned assumptions.

b) Net realisable value

Inventories are valued at the lower of cost or net realisable value as described in the accounting policy in Note 2.5. Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses

c) Useful lives of tangible and intangible assets

In accordance with the accounting policy given in the Note 2.5, tangible and intangible assets are stated at historical cost less depreciation and net of any impairment. Depreciation on tangible assets is calculated using the straight-line method to allocate their cost or revalued amounts to their residual values over their estimated useful lives. Useful lives depend on best estimates of management, are reviewed in each financial period and necessary corrections are made.

d) Provision for doubtful receivables

A provision for trade receivables is established if there is evidence that the Group will not be able to collect amounts due. Group assesses aging of receivables and collection performances then establishes the doubtful receivable provision. Doubtful receivable provision is an accounting assumption arising from customers' history of collections and financial conditions.

e) Provisions

In accordance with the accounting policy given in the Note 2.5, provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation, and a reliable estimate of the amount can be made.

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NOTE 2 - BASIS OF PRESENTATION OF FINANCIAL STATEMENTS (cont’d)

2.6 Critical Accounting Judgments, Estimates and Assumptions (cont’d)

f) Deferred tax

Deferred tax assets and liabilities are recorded using substantially enacted tax rates for the effect of temporary differences between book and tax bases of assets and liabilities. Currently, there are deferred tax assets resulting from operating loss carry-forwards and deductible temporary differences at Kordsa Brazil, a subsidiary of Kordsa Global, all of which could reduce taxable income in the future. Based on available evidence, both positive and negative, it is determined whether it is probable that all or a portion of the deferred tax assets will be realized. The main factors which are considered include future earnings potential; cumulative losses in recent years; history of loss carry-forwards and other tax assets expiring; the carry-forward period associated with the deferred tax assets; future reversals of existing taxable temporary differences; tax-planning strategies that would, if necessary, be implemented, and the nature of the income that can be used to realize the deferred tax asset. If based on the weight of all available evidence, it is the Group’s belief that taxable profit will not be available sufficient to utilize some portion of these deferred tax assets, then some portion of or all of the deferred tax assets are not recognized. The Group has not recognized deferred tax assets for Kordsa Brazil’s operating loss carry-forwards because it is not apparent that taxable profit will be available sufficient to recognize deferred tax assets. According to Brazilian tax legislation, there is not time limit for carrying forward of operating losses. However, maximum deductible balance is limited to 30% of total taxable income for the related year. If future results of operations exceed the Group’s current expectations, the existing unrecognized deferred tax assets may be recognized, resulting in future tax benefits.

g) Internally-generated intangible assets

Expenditure on research activities is recognized as an expense in the period in which it is incurred. An internally-generated intangible asset arising from development (or from the development phase of an internal project) is recognized if, and only if, all of the following have been demonstrated. The technical feasibility of completing the intangible asset so that it will be available for use or sale, the intention to complete the intangible asset and use or sell it, the ability to use or sell the intangible asset, how the intangible asset will generate probable future economic benefits, the availability of adequate technical, financial and other resources to complete the development and to use or sell the intangible asset and the ability to measure reliably the expenditure attributable to the intangible asset during its development. The amount initially recognized for internally-generated intangible assets is the sum of expenditure incurred from the date when the intangible asset first meets the recognition criteria listed above. Where no internally-generated intangible asset can be recognized, development expenditure is charged to profit or loss in the period in which it is incurred.

In the current year, the Group management re-examined the probable economic benefits of the internally generated intangible assets. The Group management expects the projects to continue as expected and relying on the analysis performed, expects them to create similar economic benefits. The management is sure about being able to recover the book values of the assets even though their economic benefits decrease. The aforementioned situation is followed up closely by the Group management who will make the necessary adjustments if required by the future market transactions.

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NOTE 3 - SEGMENT REPORTING

The reportable geographical segments for segment reporting are as follows:

a) External revenues

	1 January- 31 December 2015	1 January- 31 December 2014
Europe, Middle East and Africa	668.943.887	565.563.414
North America	301.801.247	349.160.544
South America	250.781.534	214.361.785
Asia	513.231.169	439.498.493
	1.734.757.837	1.568.584.236

b) Segment assets

	31 December 2015	31 December 2014
Europe, Middle East and Africa	703.559.429	771.266.356
Asia	786.602.283	678.277.247
South America	221.700.694	239.273.896
North America	327.692.304	280.057.288
Segment assets (*)	2.039.554.710	1.968.874.787
Unallocated assets	137.140.733	4.762.778
Less: Intersegment eliminations	(2.663.627)	(2.119.249)
Total assets per consolidated financial statements	2.174.031.816	1.971.518.316

c) Segment liabilities

	31 December 2015	31 December 2014
Europe, Middle East and Africa	449.471.195	363.467.051
North America	65.570.870	72.698.180
South America	203.400.353	171.982.253
Asia	272.009.602	278.809.089
Segment liabilities (**)	990.452.020	886.956.573
Unallocated liabilities	84.512.094	71.076.211
Less: Intersegment eliminations	(116.950.952)	(73.335.021)
Total liabilities per consolidated financial statements	958.013.162	884.697.763

(*) Segment assets comprise mainly of operating assets and exclude deferred income tax assets, time deposits and available for sale financial assets.

(**) Segment liabilities comprise mainly of operating liabilities and exclude deferred income tax liabilities, other liabilities and financial liabilities.

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NOTE 3 - SEGMENT REPORTING (cont’d)

d) Segment analysis for the period 1 January – 31 December 2015

	Europe, Middle East and Africa	North America	South America	Asia	Intersegment elimination	Total
External revenues	668.943.887	301.801.247	250.781.534	513.231.169	-	1.734.757.837
Intersegment revenues	40.825.949	34.952.368	472.421	55.109.118	(131.359.856)	-
Revenues	709.769.836	336.753.615	251.253.955	568.340.287	(131.359.856)	1.734.757.837
Segment operating expenses	(557.831.661)	(356.089.004)	(258.812.528)	(494.439.134)	150.359.691	(1.516.812.636)
Segment operating result	151.938.175	(19.335.389)	(7.558.573)	73.901.153	18.999.835	217.945.201
Unallocated expenses (*)						(47.260.871)
						170.684.330

e) Segment analysis for the period 1 January – 31 December 2014

	Europe, Middle East and Africa	North America	South America	Asia	Intersegment elimination	Total
External revenues	565.563.414	349.160.544	214.361.785	439.498.493	-	1.568.584.236
Intersegment revenues	36.218.526	45.151.634	-	12.943.116	(94.313.276)	-
Revenues	601.781.940	394.312.178	214.361.785	452.441.609	(94.313.276)	1.568.584.236
Segment operating expenses	(521.881.117)	(407.944.366)	(209.316.837)	(392.512.544)	105.187.241	(1.426.467.623)
Segment operating result	79.900.823	(13.632.188)	5.044.948	59.929.065	10.873.965	142.116.613
Unallocated expenses (*)						(34.762.423)
						107.354.190

(*) Income and expenses of Corporate Office, R&D Center and other unallocated consolidation adjustments are included in this line.

f) Capital expenditure

	31 December 2015	31 December 2014
Europe, Middle East and Africa	60.136.324	42.266.423
North America	19.995.401	8.562.558
South America	5.469.235	8.457.272
Asia	19.760.289	157.815.077
	105.361.249	217.101.330

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NOTE 3 - SEGMENT REPORTING (cont’d)

g) Depreciation and amortization

	31 December 2015	31 December 2014
Europe, Middle East and Africa	23.774.081	23.774.081
North America	20.485.784	20.485.784
South America	6.994.570	6.994.570
Asia	29.512.921	29.512.921
	80.767.356	80.767.356

h) Provision for doubtful receivables

	31 December 2015	31 December 2014
Europe, Middle East and Africa	-	-
North America	307.362	307.362
South America	-	-
Asia	-	-
	307.362	307.362

i) Provision for inventory obsolescence

	31 December 2015	31 December 2014
Europe, Middle East and Africa	783.059	783.059
North America	(539.816)	(539.816)
South America	3.317.382	3.317.382
Asia	1.149.027	1.149.027
	4.709.652	4.709.652

The segment reporting in the basis of industry groups of reportable segments is as follows:

a) External revenues

	1 January- 31 December 2015	1 January- 31 December 2014
Fabric	1.314.870.857	1.219.776.026
Nylon Yarn	316.753.263	258.127.461
Other	103.133.717	90.680.748
	1.734.757.837	1.568.584.235

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NOTE 3 - SEGMENT REPORTING (cont’d)

b) Segment assets

	31 December 2015	31 December 2014
Fabric	956.667.781	874.995.952
Nylon Yarn	569.912.490	582.350.501
Polyester Yarn	268.111.646	233.321.909
Other	38.065.830	100.100.114
Segment assets	1.832.757.747	1.790.768.476
Unallocated assets	310.345.709	236.873.316
Less: Intersegment eliminations	30.928.360	(56.123.476)
Total assets per consolidated financial statements	2.174.031.816	1.971.518.316

c) Capital expenditure

	31 December 2015	31 December 2014
Nylon Yarn	18.076.244	14.609.133
Polyester Yarn	6.306.067	60.567.330
Fabric	35.508.017	119.994.974
Other	45.470.920	21.929.893
	105.361.248	217.101.330

NOTE 4 - CASH AND CASH EQUIVALENTS

The details of cash and cash equivalents as of 31 December 2015 and 2014 are as follows:

	31 December 2015	31 December 2014
Cash	18.203	41.664
Bank - demand deposits	15.883.795	13.362.714
Bank - time deposits	1.881.493	273.464
	17.783.491	13.677.842

Time deposits have less than 3-months maturity. Average annual interest rate for time deposits are 0,1% (2014: 0,1%) for US Dollar and 0,1% (2014: 0,1%) for Euro.

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NOTE 5 – FINANCIAL INVESTMENTS

	31 December 2015	31 December 2014
Common stocks	290.589	285.638
	290.589	285.638

Detail of the common stocks are as follows:

	31 December 2015		31 December 2014	
	Percentage of shareholding %	Amount	Percentage of shareholding %	Amount
Investimentos Lei 8200	<0,01	95.453	<0,01	95.453
Desenbanco	<0,01	67.524	<0,01	67.524
Investivos Fiscais Finor	<0,01	6.179	<0,01	6.179
Other	-	121.433	-	116.482
		290.589		285.638

Movement schedule of financial assets for the years ended 31 December 2015 and 2014 is as follows:

	31 December 2015	31 December 2014
Balances at 1 January	285.638	285.022
Currency translation differences	4.951	616
Balances at 31 December	290.589	285.638

NOTE 6 – BORROWINGS

	31 December 2015	31 December 2014
Short-term borrowings	326.242.736	394.579.311
Short-term portion of long term borrowings	33.933.108	23.721.571
Total short-term financial liabilities	360.175.844	418.300.882
Long-term borrowings	194.119.724	138.878.485
Total long-term financial liabilities	194.119.724	138.878.485
Total financial liabilities	554.295.568	557.179.367

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NOTE 6 – BORROWINGS (cont’d)

Bank borrowings

	31 December 2015		31 December 2014	
	Weighted average effective interest rate %	TL	Weighted average effective interest rate %	TL
Short-term borrowings				
TL borrowings	-	234.067	-	1.323.846
USD borrowings	3,78	82.953.560	4,36	146.650.098
Euro borrowings	0,78	214.593.428	0,96	246.605.367
Other borrowings(*)	11,57	28.461.681	-	-
		326.242.736		394.579.311
Short-term portion of long-term borrowings				
USD borrowings	4,94	33.933.108	4,56	23.721.571
		33.933.108		23.721.571
Total short-term borrowings		360.175.844		418.300.882
Long-term borrowings				
USD borrowings	4,94	129.296.683	4,56	138.878.485
Euro borrowings	3,10	64.823.041	-	-
Total long-term borrowings		194.119.724		138.878.485

(*)Other borrowings are consist of credits whom currency is Indonesian Rupiah

	31 December 2015		31 December 2014	
	Fair Value	Book Value	Fair Value	Book Value
USD borrowings	246.183.351	246.183.351	309.250.154	309.250.154
TL borrowings	234.067	234.067	1.323.846	1.323.846
Euro borrowings	279.416.469	279.416.469	246.605.367	246.605.367
Other borrowings	28.461.681	28.461.681	-	-
	554.295.568	554.295.568	557.179.367	557.179.367

The redemption schedules of borrowings are summarized below:

	31 December 2015	31 December 2014
Up to 1 year	360.175.844	418.300.882
1 to 2 years	63.316.564	25.208.301
2 to 3 years	97.358.094	42.198.432
3 to 4 years	32.535.054	12.667.309
4 to 5 years	847.903	54.790.962
Over 5 years	62.109	4.013.481
	554.295.568	557.179.367

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NOTE 7 - TRADE RECEIVABLES AND TRADE PAYABLES

	31 December 2015	31 December 2014
Trade receivables		
Trade receivables	278.035.763	266.935.428
Cheques in the portfolio	7.317.941	6.078.071
Due from related parties (Note 27)	13.686.077	12.891.559
	299.039.781	285.905.058
Less: Provision for doubtful receivables	(1.363.347)	(1.420.583)
Less: Unearned credit finance income	(778.794)	(965.018)
	296.897.640	283.519.457

As of 31 December 2015, annual interest rates for discount of TL, USD and Euro trade receivables and payables are 10,78%, 1,99% and 1,20% respectively (2014: 8,64%, 7,71% and 7,53%). The average maturities of the trade receivables and payables as of 31 December 2015 and 2014 are up to 3 months.

As of 31 December 2015, trade receivables amounting to TL 39.525.595 (2014: TL 34.561.948) were past due but not impaired. The aging of these receivables as of 31 December 2015 and 2014 are as follows:

	31 December 2015	31 December 2014
Up to 1 month	20.263.464	17.947.803
1 to 3 months	12.026.295	15.332.328
3 to 12 months	7.235.836	1.281.817
	39.525.595	34.561.948

As of 31 December 2015, trade receivables amounting to TL 1.363.347 (2014: TL 1.420.583) were impaired and provided for. The aging of these receivables as of 31 December 2015 and 2014 is as follows:

	31 December 2015	31 December 2014
Up to 1 months	251.217	200.353
1 to 3 months	-	-
3 to 12 months	587.283	408.573
1 to 5 years	524.847	811.657
	1.363.347	1.420.583

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NOTE 7 - TRADE RECEIVABLES AND TRADE PAYABLES (cont’d)

Movement schedules of provision for doubtful receivables as of 31 December 2015 and 2014 are as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	1.420.583	1.757.292
Additions	307.362	238.676
Collections	(509.775)	(130.174)
Currency translation differences	145.177	(445.211)
Balances at 31 December	1.363.347	1.420.583

	31 December 2015	31 December 2014
Trade payables		
Trade payables	168.031.933	152.975.274
Due to related parties (Note 27)	4.084.181	3.517.840
	172.116.114	156.493.114
Less: Unrealised credit finance expense on purchases	(48.587)	(73.759)
	172.067.527	156.419.355

NOTE 8 - OTHER RECEIVABLES AND PAYABLES

Other short-term receivables	31 December 2015	31 December 2014
Taxes and other dues (*)	12.453.232	5.213.142
Other	2.149.495	1.559.325
	14.602.727	6.772.467

Other long-term receivables	31 December 2015	31 December 2014
Taxes and other dues (*)	11.259.218	14.654.839
Other	1.938.496	2.123.470
	13.197.714	16.778.309

(*)Prepaid taxes and other withholding taxes mainly comprise the social security premiums and other tax receivables of Kordsa Brazil which are over paid in excess in previous periods and the Company has the right to recollect from the Federal Bureau of Taxation.

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NOTE 8 - OTHER RECEIVABLES AND PAYABLES (cont’d)

Other short-term payables	31 December 2015	31 December 2014
Taxes and duties payable	9.972.774	8.697.424
Payables on property, plant and equipment purchases	-	5.565.308
Other	2.725.008	1.677.224
	12.697.782	15.939.956

Other long-term payables	31 December 2015	31 December 2014
Taxes and duties payable (**)	8.687.324	11.367.331
	8.687.324	11.367.331

(**) Taxes and duties payables mainly comprise of long term social security contributions and other tax payables of Kordsa Brazil.

NOTE 9 – INVENTORIES

	31 December 2015	31 December 2014
Finished goods	199.251.029	219.318.254
Raw materials and supplies	127.632.135	130.323.323
Semi-finished goods	50.743.474	46.079.469
Spare parts	21.966.897	21.292.426
Intermediate goods	13.078.568	10.371.228
Other inventories	23.767.907	19.077.128
	436.440.010	446.461.828
Less: Provision for obsolescence	(11.715.477)	(9.002.927)
	424.724.533	437.458.901

The allocation of the provisions for obsolescence for the years ended 31 December 2015 and 2014 are as follows:

	31 December 2015	31 December 2014
Finished goods	6.893.234	5.116.265
Spare parts	4.537.783	3.173.548
Semi-finished and intermediate goods	170.767	209.736
Raw materials and supplies	113.693	503.378
Balance at 31 December	11.715.477	9.002.927

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NOTE 9 – INVENTORIES (cont’d)

Movement schedules for provision for obsolescence for the years ended 31 December 2015 and 2014 are as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	9.002.927	8.082.858
Additions	4.709.652	3.637.321
Reversals	(3.486.714)	(1.631.465)
Currency translation differences	1.489.612	(1.085.787)
Balance at 31 December	11.715.477	9.002.927

The amount of provision for inventory obsolescence classified to cost of goods sold for the year 2015 is TL 1.222.938 (2014: TL 2.005.856).

The cost of inventories recognised as expense and included in cost of sales amounted to TL 774.631.361 for the period 1 January - 31 December 2015 (2014: TL 737.152.130).

NOTE 10 – PREPAID EXPENSES AND DEFERRED INCOME

Short-term prepaid expenses

	31 December 2015	31 December 2014
Advances given	2.943.187	6.515.785
Prepaid expenses	2.194.405	2.329.338
Deposits and pledges given	10.376.564	6.867.503
	15.514.156	15.712.626

Long-term prepaid expenses

	31 December 2015	31 December 2014
Advances given	5.010.415	6.027.634
Deferred finance expense	4.234.692	3.622.440
	9.245.107	9.650.074

Deferred income

	31 December 2015	31 December 2014
Deferred income	375.186	3.325.674
	375.186	3.325.674

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NOTE 11 - PROPERTY, PLANT AND EQUIPMENT

The movement of property, plant and equipment for the year ended 31 December 2015 is as follows:

	1 January 2015	Additions	Disposals	Provision for impairment	Impact of liquidation of subsidiary (*)	Transfers	Currency translation differences	31 December 2015
Cost:								
Land and land improvements	66.766.539	29.220	(293.101)	-	(3.770.665)	119.519	4.891.144	67.742.656
Buildings	299.268.144	324.099	-	-	(20.265.684)	7.435.915	25.845.683	312.608.157
Machinery and equipment	1.599.176.509	10.479.881	(26.654.788)	(25.909.699)	(85.766.210)	71.097.431	146.326.134	1.688.749.258
Motor vehicles	3.597.938	41.881	(468.750)	-	(476.002)	371.518	487.492	3.554.077
Furniture and fixtures	50.371.149	253.178	(1.695.488)	-	(1.814.242)	4.279.390	2.360.302	53.754.289
Construction in progress	74.948.739	92.878.465	(176.256)	-	(2.350.990)	(92.054.087)	8.495.882	81.741.753
	2.094.129.018	104.006.724	(29.288.383)	(25.909.699)	(114.443.793)	(8.750.314)	188.406.637	2.208.150.190
Accumulated depreciation:								
Land improvements	24.553.467	984.201	-	-	-	-	2.175.556	27.713.224
Buildings	164.531.820	6.525.616	-	-	(5.153.665)	-	8.707.807	174.611.578
Machinery and equipment	878.738.996	64.884.782	(18.924.579)	(22.479.720)	(35.580.283)	-	51.452.968	918.092.164
Motor vehicles	2.397.050	277.836	(54.039)	-	(279.736)	-	376.860	2.717.971
Furniture and fixtures	38.152.659	2.611.988	(1.405.582)	-	(1.736.079)	-	2.289.962	39.912.950
	1.108.373.992	75.284.423	(20.384.200)	(22.479.720)	(42.749.763)	-	65.003.153	1.163.047.886
Net book value	985.755.026							1.045.102.304

(*)According to The Group’s Board of Management decision numbered 2015/29 dated December 31 2015, shares belonging to company partners, Nile Kordsa Company for Industrial Fabrics S.A.E. and Interkordsa GmbH with %51 and %100 of rates respectively, would be classified as “Assets Held for sale” in the balance sheet as of December 31 2015.

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NOTE 11 - PROPERTY, PLANT AND EQUIPMENT (cont'd)

The movement of property, plant and equipment for the year ended 31 December 2014 is as follows:

	1 January 2014	Additions	Disposals	Provision for impairment (*)	Investment Property Transfers	Transfers	Currency translation differences	31 December 2014
Cost:								
Land and land improvements	68.745.325	13.064	-	(2.003.561)	-	39.114	1.721.115	64.762.978
Buildings	287.906.818	3.811.166	-	-	-	22.923.285	9.254.650	299.268.144
Machinery and equipment	1.445.482.663	50.425.566	(15.885.351)	-	-	133.119.339	44.074.971	1.599.176.509
Motor vehicles	3.775.324	138.119	(433.135)	-	-	514.370	779.400	3.597.938
Furniture and fixtures	50.258.393	225.144	(144.573)	-	-	4.389.292	(2.577.094)	50.371.149
Construction in progress	88.191.658	158.721.071	(960.736)	-	(4.385.340)	(167.033.904)	3.138.042	74.948.739
	1.944.360.181	213.334.130	(17.423.795)	(2.003.561)	(4.385.340)	(6.048.504)	56.391.084	2.092.125.457
Accumulated depreciation:								
Land improvements	22.649.279	1.157.208	-	-	-	-	746.980	24.553.467
Buildings	159.221.086	8.890.484	-	-	-	-	3.275.769	164.531.820
Machinery and equipment	839.688.091	58.299.439	(14.199.415)	-	-	-	16.218.311	876.735.435
Motor vehicles	3.347.563	373.011	(371.428)	-	-	-	140.868	2.397.050
Furniture and fixtures	37.978.510	2.520.267	(129.536)	-	-	-	(1.629.871)	38.152.659
	1.062.884.529	71.240.409	(14.700.379)	-	-	-	18.752.057	1.106.370.431
Net book value	881.475.652							985.755.026

(*) Since the two lawsuits filed by the previous owners of the land purchased on 20 September 2012 by Nile Kordsa for Industrial Fabrics S.A.E., a subsidiary of the Group, has been resolved in favor of the Company, the management possessed a possibility of disposition and carried out a resolution in this manner accordingly.

(**) Approximately USD 56 Million of additions to construction in progress arise from the investments in Indonesia.

(***) Impact of liquidation of subsidiaries arise from Kordsa Argentina and KQNE.

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NOTE 11 - PROPERTY, PLANT AND EQUIPMENT (cont'd)

TL 73.307.643 (2014: TL 62.237.008) of current period depreciation and amortisation expenses are included in cost of sales, TL 1.516.564 (2014: 1.599.273 TL) is included in research and development expenses and TL 5.943.152 (2014: TL 4.194.256) is included in general administrative expenses.

There are mortgages on property, plant and equipment amounting to TL 22.859.993 (2014: TL 31.219.291).

Leased assets included in property, plant and equipment	1 January- 31 December 2015	1 January- 31 December 2014
Cost	22.587.515	107.929
Accumulated depreciation	(21.724.354)	(106.737)
Net book value	863.161	1.192

NOTE 12 - INTANGIBLE ASSETS

	1 January 2015	Additions	Disposals	Transfers	Currency translation differences	31 December 2015
Cost:						
Rights	20.586.943	-	-	123.689	(601)	20.710.031
Technology licences	17.168.279	-	-	-	1.031.740	18.200.019
Capitalized development expenses	12.737.753	-	-	-	-	12.737.753
Computer software	9.442.638	1.329.482	(74.529)	8.626.625	708.168	20.032.384
Customer relationships	659.479	-	-	-	-	659.479
Other	4.052.648	25.043	-	-	-	4.077.691
	64.647.740	1.354.525	(74.529)	8.750.314	1.739.307	76.417.357
Accumulated Amortization:						
Rights	5.226.252	1.038.080	-	-	-	6.264.332
Technology licences	15.052.184	15.007	-	-	739.742	15.806.933
Capitalized development expenses	4.703.969	1.301.458	-	-	-	6.005.427
Computer software	11.938.886	2.301.343	-	-	(120.729)	14.119.500
Other	1.694.715	827.045	-	-	-	2.521.760
	38.616.006	5.482.933	-	-	619.013	44.717.952
Net book value	26.031.734					31.699.405

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NOTE 12 - INTANGIBLE ASSETS (cont'd)

	1 January 2014	Additions	Transfers	Impact of liquidation of subsidiary (*)	Currency translation differences	31 December 2014
Cost:						
Rights	19.866.061	323.093	910.477	-	(512.688)	20.586.943
Technology licences	22.930.948	-	-	(6.305.918)	543.249	17.168.279
Capitalized development expenses	12.737.753	-	-	-	-	12.737.753
Computer software	4.485.092	3.443.225	2.205.640	(1.081.111)	389.793	9.442.638
Customer relationships	659.479	-	-	-	-	659.479
Other	1.119.379	882	2.932.387	-	-	4.052.649
	61.798.712	3.767.200	6.048.504	(7.387.029)	420.354	64.647.741
Accumulated Amortization:						
Rights	3.997.857	1.228.395	-	-	-	5.226.252
Technology licences	18.697.655	29.260	-	(4.009.041)	334.310	15.052.184
Capitalized development expenses	2.022.034	1.270.983	-	-	-	4.703.969
Computer software	13.453.210	830.286	-	(1.080.733)	147.075	11.938.886
Other	1.088.784	605.931	-	-	-	1.694.715
	39.259.540	3.964.855	-	(5.089.774)	481.385	38.616.006
Net book value	22.539.172					26.031.735

(*) Impact of liquidation of subsidiaries arise from Kordsa Argentina and KQNE.

NOTE 13 – INVESTMENT PROPERTY

	1 January - 31 December 2015	1 January - 31 December 2014
Balance at the beginning of the year	22.332.047	17.441.751
Gain / (loss) from fair value adjustments (*)	177.141	3.262.597
Currency translation differences	5.681.661	1.627.699
Closing balance	28.190.849	22.332.047

(*) As of 31 December 2015 and 2014 the fair value of the Group's investment property in PT Indo Kordsa Company in Asia Pasific Region has been determined by independent experts who are not related with the Group and have appropriate qualifications and recent experience in the valuation of properties. The estimated fair values of lands owned have been determined by taking reference of the market transaction prices of similar properties. When determining the fair values of the lands the highest of the value in use has been considered. In the current period no different valuation methodology is performed.

As of 31 December 2015, the fair value hierarchy of the Group's investment property is Level 2 and in the current period there has been no transition between Level 1 and Level 2.

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NOTE 14 – GOODWILL

The goodwill with an amount of TL 45.595.167 (2014: TL 45.595.167) net book value as of 31 December 2015 consisted of TL 42.570.007 (2014: TL 42.570.007), which accrued in consequence of the merger with Dusa Endüstriyel İplik ve Sanayi ve Ticaret A.Ş on 30 September 1999, and TL 3.025.160 (2014: TL 3.025.160), which accrued in consequence of the acquisition of the PT Indo Kordsa Group on 22 December 2006.

In Note 2.6 details of assessment for the impairment of goodwill is defined. There is no change in the book value of the goodwill, which is TL 45.595.167 for the period ended as of 31 December 2015 and 2014.

NOTE 15 - GOVERNMENT GRANTS

	31 December 2015	31 December 2014
Government grants	-	2.501.429

Governmental incentives are the incentives which are taken Interkordsa GmbH’s fixed assets, and they are also classified as “Assets Held for Sale”.

NOTE 16 - PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

Commitments and contingencies, from which the Group management does not anticipate any significant losses or liabilities are summarized below:

a) Guarantees given

	31 December 2015	31 December 2014
Pledges given to banks	205.390.746	153.986.755
Letter of guarantees	25.692.680	21.931.204
Letter of credits	2.010.166	21.108.245
Pledges	891.831	315.670
Pledges given for machinery and equipment	8.553.000	10.302.212
Other guarantees given	69.642	1.239.762
	242.608.065	208.883.848

b) Guarantees received

	31 December 2015	31 December 2014
Letter of guarantees	11.433.234	10.099.767
Cheques and notes received as collateral	975.613	938.409
	12.408.847	11.038.176

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NOTE 16 - PROVISIONS, CONTINGENT ASSETS AND LIABILITIES (cont’d)

c) Guarantees, Pledges and Mortgages given by the Group (“GPM”):

31 December 2015	TL Equivalent	TL	USD	EUR	Thai Baht	Other TL Equivalent
A. Total of GPMs given on behalf of own legal personality	242.608.065	18.850.279	64.187.715	8.019.731	10.858.014	69.643
B. Total of GPMs given on behalf of subsidiaries consolidated in full	23.777.303	-	7.813.000	-	-	-
C. GPM given for continuation of its economic activities on behalf of third parties	-	-	-	-	-	-
D.Total amount of other GPM	-	-	-	-	-	-
i. Total amount of GPM given on behalf of the majority shareholder	-	-	-	-	-	-
ii. Total amount of GPM given to on behalf of other Group companies which are not in scope of B and C	-	-	-	-	-	-
iii. Total amount of GPM given on behalf of third parties which are not in scope of clause C	-	-	-	-	-	-
	266.385.368	18.850.279	72.000.715	8.019.731	10.858.014	69.643
31 December 2014	TL Equivalent	TL	USD	EUR	Thai Baht	Other TL Equivalent
A. Total of GPMs given on behalf of own legal personality	208.883.848	15.712.298	75.835.260	3.023.547	4.687.221	211.680
B. Total of GPMs given on behalf of subsidiaries consolidated in full	55.129.863	-	23.774.144	-	-	-
C. GPM given for continuation of its economic activities on behalf of third parties	-	-	-	-	-	-
D.Total amount of other GPM	-	-	-	-	-	-
i. Total amount of GPM given on behalf of the majority shareholder	-	-	-	-	-	-
ii. Total amount of GPM given to on behalf of other Group companies which are not in scope of B and C	-	-	-	-	-	-
iii. Total amount of GPM given on behalf of third parties which are not in scope of clause C	-	-	-	-	-	-
	264.013.711	15.712.298	99.609.404	3.023.547	4.687.221	211.680

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NOTE 16 - PROVISIONS, COMMITMENTS AND CONTINGENT ASSETS AND LIABILITIES
(cont’d)

- i) During the preparation of the consolidated financial statements for the fiscal period 01 January to 31 December 2008, the Group found that a person employed in the accounting department of Kordsa Global İzmit had caused the Group to suffer loss through misappropriation of the Company’s assets, and in an attempt to recover the money embezzled by the employee the Group initiated legal proceedings with a claim of TL 4.774.030 without limiting its right to litigation and to claim any excess.

NOTE 17 – EMPLOYEE BENEFITS

Short-term provisions for employee benefits

	31 December 2015	31 December 2014
Provision for unused vacation	7.011.890	6.308.890
Provision for bonus accrual	7.535.909	5.691.919
Provision for lawsuits	48.060	48.060
Provision for capital contribution plan (*)	362.252	309.427
	14.958.111	12.358.296

- (*) The Group applies a contribution-based (premium pay) profit-sharing programme called “Capital Contribution Plan” for North America region workers, where 5% of the total premiums earned is paid annually to employees’ account, which is reimbursible after fulfilling three years of work experience within the Group.

In addition to this benefit, another plan called 401(k) is applied to the employees that work in North America. According to this plan, employees can contribute up to 5% of their salaries to the plan and the Group contributes the same amount as the employees’ contribution.

Movements in the provision for unused vacation during the year are as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	6.308.890	6.455.175
Increase during the year	5.412.869	4.997.847
Decrease during the year	(2.935.972)	(2.668.712)
Currency translation differences	(1.773.897)	(2.475.420)
Balances at 31 December	7.011.890	6.308.890

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NOTE 17 – EMPLOYEE BENEFITS (cont’d)

Non-current employee benefits

	31 December 2015	31 December 2014
Provision for employment termination benefits (*)	31.324.409	22.912.001
Accruals for employee retirement benefit plans (**)	12.094.097	10.691.622
	43.418.506	33.603.623

(*) Provision for employment termination benefits

Under Turkish Labour Law, the Company is required to pay termination benefits to each employee who has completed one year of service and whose employment is terminated without due cause, is called up for military service, dies or who retires after completing 25 years of service and achieves the retirement age 60 for men (58 for women).

Also, possibility of saving severance payment for employees whose insurance-entry dates went back earlier than September 8 1999 and before, and who had completed their 15th year in the company has been calculated as % 100.

At 31 December 2015 the amount payable consists of one month’s salary limited to a maximum of TL 4.029,53 (2014: TL 3.541,37) for each year of service.

The liability is not funded, as there is no funding requirement. The provision has been calculated by estimating the present value of the future probable obligation of the Company arising from the retirement of the employees. TAS 19 “Employee Benefits” requires actuarial valuation methods to be developed to estimate the enterprise’s obligation under defined benefit plans. Accordingly the following actuarial assumptions were used in the calculation of the total liability:

	2015	2014
Discount rate (%)	3,30	3,73
The probability of retirement (%)	98,58	98,27

The principal assumption is that maximum liability for each year of service will increase in line with inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the anticipated effects of future inflation. As the maximum liability is revised semi-annually, the maximum amount of TL 4.092,53 (1 January 2015: TL 3.541,37), which is effective from 1 January 2015, has been taken into consideration in calculating the provision for employment termination benefits of the Group.

Movements in the provision for employment termination benefits during the year are as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	22.912.001	21.761.732
Addition during the year	5.352.031	584.733
Paid during the year	(1.930.342)	(1.848.354)
Actuarial loss / (gain)	4.990.719	2.413.890
Balances at 31 December	31.324.409	22.912.001

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NOTE 17 – EMPLOYEE BENEFITS (cont’d)

() Provision for employment retirement benefits plans:**

Provision for post-employment benefits is the present value of the defined benefit obligations of the Subsidiaries in Indonesia and Thailand, arising from current and past services of the employees, net of the fair value of plan assets at the balance sheet date. Independent actuarial assumptions and ‘projected unit credit method’ are used to determine the present value of defined benefit obligations.

Provision for employment retirement benefit plans are to be calculated in accordance with the laws in the country the subsidiaries operate in and in proportion to work hours of the employees. Work hours and salary provisions those should be paid are listed in the table below:

Duration of Employment/Service	Payable salary provision
Within 120 days - 1 year	30 days
Within 1 yıl - 3 years	90 days
Within 3 yıl - 6 years	180 days
Within 6 yıl - 10 years	240 days
Over 10 years	300 days

Provision of employee termination benefit is calculated by an independent firm with considering the variables such as employee ages, working period, retirement age, turnover rate, salary increase rate and inflation rate. The calculation is renewed every year and the provision amount is adjusted in consolidated profit or loss statement as income or expense with considering the expected working period of employees.

Movement schedule of provision for employment retirement benefit plans is as follows :

	1 January - 31 December 2015	1 January - 31 December 2014
Balances at 1 January	10.691.622	7.298.562
Additions	488.070	2.630.707
Payments	(1.594.653)	(15.223)
Currency translation differences	2.509.058	777.576
Balances at 31 December	12.094.097	10.691.622

Employee benefit obligations	31 December 2015	31 December 2014
Wage Accruals	1.041.353	1.609.958
Due to personnel	3.113.349	3.088.141
	4.154.702	4.698.099

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NOTE 18 - OTHER ASSETS AND LIABILITIES

	31 December 2015	31 December 2014
Deductible VAT	36.942.722	40.558.454
Prepaid taxes	5.506.966	7.165.604
Deferred VAT	3.294.429	4.117.311
Advances given to personnel	352.039	609.222
Insurance claim income	9.699	49.315
Other	80.565	2.346.798
	46.186.420	54.846.704

Other non-current assets

	31 December 2015	31 December 2014
Spare Parts	26.692.508	16.144.078
Long-term deposits	263.104	155.526
	26.955.612	16.299.604

Other short-term liabilities

	31 December 2015	31 December 2014
Expense accruals	5.942.954	4.739.688
Sales discounts and commission accruals (**)	5.090.392	6.283.925
Other tax accruals (*)	2.763.581	2.152.304
Other personnel expenses	872.280	695.670
Other	3.375.113	1.871.854
	18.044.320	15.743.441

(*) Other tax accruals mainly comprise foreign Subsidiaries’ export, hygiene, security and other tax liabilities.

(**) Sales discount and commission accruals consist of the accrued intermediary commissions as of the balance sheet date.

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NOTE 19 – EQUITY

Paid-in share capital

The Group’s authorized and issued capital consists of 19.452.907.600 shares at 1 shares of Krl nominal value (2014: 19.452.907.600 shares). All shares are paid and there is no preferred stock. The Group’s shareholders and their shareholdings at 31 December 2015 and 2014 are as follows:

	2015	Share (%)	2014	Share (%)
Hacı Ömer Sabancı Holding A.Ş.	138.327.614	71,11	177.233.427	91,11
Other	56.201.462	28,89	17.295.649	8,89
Total paid-in share capital	194.529.076	100,00	194.529.076	100,00

Revaluation and Hedging Reserves

	31 December 2015	31 December 2014
Financial assets fair value reserve	(270.151)	(270.151)
Hedging reserve	9.540.417	1.511.419
	9.270.266	1.241.268

Financial Assets Fair Value Reserve:

The Financial Assets Fair Value Reserve represents the cumulative gains and losses arising on the revaluation of available-for-sale financial assets that have been recognised in other comprehensive income, net of amounts reclassified to profit or loss when those assets have been disposed of or are determined to be impaired.

Hedging Reserve:

The Hedging Reserve represents the cumulative effective portion of gains or losses arising on changes in fair value of hedging instruments entered into cash flow hedges. The cumulative gain or loss arising on changes in fair value of the hedging instruments that are recognised and accumulated under the heading of hedging reserve will be reclassified to profit or loss only when the hedged transaction affects the profit or loss.

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NOTE 19 – EQUITY (cont’d)

Movements of Hedging Reserve:

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	1.511.419	-
Increases/ decreases	11.922.679	1.886.431
Income tax related to gains / losses recognized in other comprehensive income	(2.007.250)	(375.012)
Reclassified to profit or loss	(1.886.431)	-
Balances at 31 December	9.540.417	1.511.419

Share Premiums

Share premiums presented in the consolidated financial statements represent the proceeds obtained by issuing shares above the nominal values in the amount of TL 102.684.000 and TL 4.551.000 during the capital increases in May 2006 and June 2006, respectively following the establishment of the Company.

After the decision of Kordsa Global and Kordsa Turkey’s merger through acquisition of Kordsa Global by Kordsa Turkey as a whole with its assets and liabilities as of 30 June 2006 in the Extraordinary General Assembly Meeting of Kordsa Turkey on 29 November 2006, the share premium of TL 57.736 was accounted as addition to share premium.

As of 23 January 2007, founding partners’ redeemed shares are acquired in return for TL 45.240.000 and this amount is accounted for as a deduction from additional paid-in capital.

Restricted Reserves

As of 31 December 2015 restricted reserves comprise the legal reserves amounting to TL 30.207.586 (2014: TL 30.757.308).

The legal reserves consist of first and second reserves, appropriated in accordance with the Turkish Commercial Code (“TCC”). The TCC stipulates that the first legal reserve is appropriated out of statutory profits at the rate of 5% per annum, until the total reserve reaches 20% of the company’s paid-in share capital. The second legal reserve is appropriated at the rate of 10% per annum of all cash distributions in excess of 5% of the paid-in share capital. Under the TCC, the legal reserves can only be used to offset losses and are not available for any other usage unless they exceed 50% of paid-in share capital.

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NOTE 19 – EQUITY (cont’d)

Profit Distribution

Public companies distribute profit in accordance with Profit Share Communiqué no II-19.1 issued by CMB effective from 1 February 2015. Ventures distribute their profit due to profit distribution policies set by the general assembly in accordance with the related legislation verdicts with a general assembly minute. Within the extent of the communiqué mentioned above a minimal distribution rate is not designated. Companies distribute their profits in accordance with their main agreements of profit distribution policies.

The composition of Group’s equity, which is considered as the basis for profit distribution is as follows:

	31 December 2015	31 December 2014
Net income for the period	99.250.907	77.159.978
Retained earnings	44.389.183	34.748.037
	143.640.090	111.908.015

NOTE 20 - SALES AND COST OF GOODS SOLD

	1 January- 31 December 2015	1 January- 31 December 2014
Sales income (gross)	1.763.414.683	1.589.456.724
Sales returns (-)	(6.194.147)	(3.822.832)
Sales discounts (-)	(15.428.537)	(5.836.044)
Other sales discounts (-)	(7.034.162)	(11.213.612)
Sales Income (Net)	1.734.757.837	1.568.584.236
Cost of sales (-)	(1.419.689.321)	(1.334.473.326)
Gross Profit	315.068.516	234.110.909

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NOTE 21 - EXPENSES BY NATURE

	1 January- 31 December 2015	1 January- 31 December 2014
Raw materials and consumables used	774.631.361	787.666.737
Personnel expenses	253.928.905	192.888.441
Energy expenses	172.190.092	130.757.688
Depreciation and amortization expenses	80.767.359	68.030.537
Distribution expenses	38.653.069	38.666.411
Packaging expenses	36.928.224	32.616.931
Consultancy expenses	17.033.485	10.571.470
Idle mill expenses	12.940.970	3.359.423
Rent expenses	2.325.153	2.119.413
Service, maintenance expenses	2.377.907	1.380.674
Other	183.934.151	193.986.958
	1.575.710.676	1.462.044.683

NOTE 22 – OTHER OPERATING INCOME AND EXPENSES

	1 January- 31 December 2015	1 January- 31 December 2014
Other operating income		
Foreign exchange gains/ losses on trade receivables	192.050.365	57.772.739
Domestic production incentive income (*)	17.334.703	22.002.898
Unearned finance income on credit sales	8.325.116	7.936.465
Rent income	127.580	99.730
Income from insurance claims	4.023	16.617
Other	7.622.847	4.251.871
	225.464.634	92.080.320

	1 January- 31 December 2015	1 January- 31 December 2014
Other operating expenses		
Foreign exchange gains/ losses on trade payables	187.474.059	67.490.430
Taxes and duties	10.118.160	10.175.074
Donations	6.924.124	5.150.068
Expenses of the customer damages	3.429.979	2.003.561
Property, plant and equipment impairment loss (**)	3.627.036	1.503.154
Unrealized finance expense on credit purchases	989.157	3.108.204
Other	1.264.950	1.835.192
	213.827.465	91.265.683

(*) Domestic production incentive income refers to the Brazilian Subsidiary’s sales tax return income on finished goods produced and sold in its own country.

(**) As of December 31, 2015 property, plant and equipment impairment loss comes from Kordsa Inc.

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NOTE 23 – INCOME AND EXPENSES FROM INVESTING ACTIVITIES

	1 January- 31 December 2015	1 January- 31 December 2014
Expenses from investing activities		
Loss on sale of property, plant and equipment	1.521.852	834.122
	1.521.852	834.122

	1 January- 31 December 2015	1 January- 31 December 2014
Income from investing activities		
Gain on sale of property, plant and equipment(***)	10.647.206	875.778
Interest income	4.648.778	2.339.858
Gain from fair value of investment properties	177.141	3.262.597
	15.473.125	6.478.233

	1 January- 31 December 2015	1 January- 31 December 2014
Finance income		
Foreign exchange gains	-	1.609.644
	-	1.609.644

(***) The profit on sale of fixed assets as of the date of 31 December 2015, in Izmit outside of the area in which the company operates, was obtained from the sale of the land.

	1 January- 31 December 2015	1 January- 31 December 2014
Finance expenses		
Interest expenses	22.105.282	12.893.638
Foreign exchange losses	20.975.795	-
Other	909.306	678.060
	43.990.383	13.571.698

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NOTE 25 - TAXATION ON INCOME

Corporate Tax

	31 December 2015	31 December 2014
Corporate tax payable	19.381.975	13.407.206
Less: Prepaid taxes (*)	(19.381.975)	(13.407.206)
	-	-

(*) As of 31 December 2015, the Prepaid Corporate Tax exceeding the Corporate Taxes Payable amounting to TL 2.450.765 (2014: TL9.772.321) has been accounted for under Assets Related to Current Tax account.

The Group is subject to Turkish corporate taxes. Provision is made in the accompanying financial statements for the estimated charge based on the Group’s results for the years and periods. Turkish tax legislation does not permit a parent company and its subsidiary to file a consolidated tax return. Therefore, provisions for taxes, as reflected in the accompanying consolidated financial statements, have been calculated on a separate-entity basis.

Corporate tax rate for tax accrual on taxable income is applied to the taxable profit which is calculated by adding non-deductible expenses and deducting certain exemptions that take place in tax laws (carryforward losses and if utilized exemptions for investment incentives).

The taxes on income reflected to consolidated income statements for the years ended 31 December 2015 and 2014 are summarized as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Current period corporate tax expense	(19.381.975)	(13.407.206)
Deferred tax income / (expense)	3.218.062	3.000.698
	(16.163.913)	(10.406.508)

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NOTE 25 - TAXATION ON INCOME (cont’d)

Corporate Tax (cont’d)

The reconciliation of tax on the consolidated profit or loss tables for the years ended 31 December 2015 and 2014 is as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Profit before tax in the consolidated financial statements	140.645.220	101.036.247
Tax charge according to parent company’s tax rate 20%	28.129.044	20.207.249
Tax rate differences of subsidiaries	(3.342.225)	(249.656)
Expected tax charge of the Group	24.786.819	19.957.593
Disallowable expenses	178.487	-
Other exempt income	13.539	-
Exemption Of Real Estate Sales	(1.062.734)	-
Lump-sum expense provision	(574.643)	(509.769)
Research and development incentive allowance	(2.466.246)	(2.530.584)
Consolidation eliminations without deferred tax effect	(4.711.309)	(6.510.732)
Current period tax expense	16.163.913	10.406.508

The Group recognises deferred tax assets and liabilities based upon temporary differences arising between their financial statements as reported under TAS and their statutory tax financial statements.

Tax rate used for deferred tax assets and liabilities calculated on temporary differences that are expected to be realised or settled based on the taxable income under the liability method is 20% in Turkey (2014: 20%).

Country	31 December 2015	31 December 2014
Turkey	%20,0	%20,0
Egypt	%30,0	%30,0
Germany	%30,0	%30,0
Usa	%35,0	%35,0
Brazil	%21,5	%21,5
Indonesia	%25,0	%25,0
Thailand	%20,0	%20,0

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NOTE 25 - TAXATION ON INCOME (cont’d)

Corporate Tax (cont’d)

The composition of cumulative temporary differences and the related deferred income tax assets and liabilities in respect of items for which deferred income tax has been provided at 31 December 2015 and 2014 using the enacted tax rates are as follows:

	Cumulative temporary differences		Deferred tax assets/(liabilities)	
	31 December 2015	31 December 2014	31 December 2015	31 December 2014
Provision for employment termination benefits	46.954.050	37.670.311	10.186.781	8.277.830
Inventories	15.268.148	13.709.356	4.139.099	3.526.602
Doubtful receivable provision	749.427	1.023.161	282.834	386.141
Consignment sales adjustment	2.247.637	604.519	449.527	120.904
Unearned credit finance income	451.861	664.065	90.372	132.813
Other	35.330.351	24.516.700	14.672.168	8.301.087
Deferred tax assets			29.820.781	20.745.377
Property, plant and equipment and intangibles	187.222.450	182.054.761	(70.317.894)	(64.443.268)
Other	52.919.281	33.075.620	(10.583.856)	(6.615.124)
Deferred tax liabilities			(80.901.750)	(71.058.392)
Net deferred tax liability			(51.080.969)	(50.313.015)

Deferred Tax

	1 January- 31 December 2015	1 January- 31 December 2014
Balances at 1 January	(50.313.015)	(44.071.674)
Impact of liquidation of subsidiary	-	(6.971.581)
Transfers Held for Sale	7.071.490	-
Current year deferred tax income / (expense) - net	3.218.061	2.736.451
Accounted for under equity	(2.007.250)	228.462
Currency translation differences	(12.308.395)	(2.234.673)
Balances at 31 December	(54.339.109)	(50.313.015)

Since it is not anticipated to be able to offset the financial losses of the Group’s subsidiary Kordsa Brazil, which amounted to TL 80.041.298 as of 31 December 2015 (2014: TL 60.351.919), no deferred tax asset has been calculated and included in the above table. According to the Brazilian tax system, there is no time limitation for the carry forward of the financial losses. However, the maximum amount which can be offset within any given year is limited to the 30% of the total profit, which is subject to tax, of the related year.

	31 December 2015	31 December 2014
Deferred tax assets that are expected to be benefited from after one year	10.186.781	8.277.830
Deferred tax liabilities that are expected to be realized after one year	83.386.108	71.058.392

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NOTE 26 - EARNINGS PER SHARE

Earnings per share for each class of share disclosed in the consolidated income statements is determined by dividing the net income attributable to that class of share by the weighted average number of shares of that class outstanding during the year.

	1 January- 31 December 2015	1 January- 31 December 2014
Net income attributable to equity holders of the parent	99.250.907	77.159.978
Weighted average number of ordinary shares	19.452.907.600	19.452.907.600
Per 1.000 units of common stocks	5,10	3,97
 Earning per share from continuing operations		
Net income attributable to equity holders of the parent	107.378.097	73.216.670
Weighted average number of ordinary shares	19.452.907.600	19.452.907.600
Per 1.000 units of common stocks	5,52	3,76
 Earning per share from discontinuing operations		
Net income attributable to equity holders of the parent	-8.127.190	3.943.308
Weighted average number of ordinary shares	19.452.907.600	19.452.907.600
Per 1.000 units of common stocks	-0,42	0,21

Nominal values of ordinary shares for the years ended 31 December 2015 and 2014 are assumed to be Kr 1 each.

NOTE 27 – RELATED PARTY DISCLOSURES

Bank balances:	31 December 2015	31 December 2014
Akbank T.A.Ş. - demand deposits	51.253	575.770
	51.253	575.770

	31 December 2015	31 December 2014
Akbank T.A.Ş. – bank borrowings	80.945.107	1.323.846

Due from related parties:	31 December 2015	31 December 2014
Brisa Bridgestone Sabancı Lastik		
Sanayi ve Tic. A.Ş. (“Brisa”)	13,621,568	12,820,148
Enerjisa Enerji Üretim A.Ş. (“Enerjisa”)	61,410	48,033
Akbank A.G.	3,099	2,318
Bimsa Uluslararası İş, Bilgi ve Yönetim Sistemleri A.Ş. (“Bimsa”)	-	13,509
Other	-	7,551
	13,686,077	12,891,559

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NOTE 27 - RELATED PARTY DISCLOSURES (cont'd)

Due to related parties:	31 December 2015	31 December 2014
Enerjisa Enerji Üretim A.Ş. ("Enerjisa")	3.722.716	2.841.513
Bimsa	310.506	5.100
Brisa	44.098	91.080
Aksigorta A.Ş.	6.861	68.109
Sabancı Üniversitesi	-	276.096
Hacı Ömer Sabancı Holding A.Ş. ("Sabancı Holding")	-	19.252
Other	-	216.690
	4.084.181	3.517.840

Product sales	1 January- 31 December 2015	1 January- 31 December 2014
Brisa	58.593.830	52.712.099

Service sales	1 January- 31 December 2015	1 January- 31 December 2014
Enerjisa Enerji Üretim A.S	14.497	1.586
Sabancı Holding	-	4.614
	14.497	6.200

Service sales arise from invoicing of common services incurred for the above companies which operate in the same area.

Product purchases	1 January- 31 December 2015	1 January- 31 December 2014
Enerjisa Enerji Üretim A.Ş. ("Enerjisa")	39.609.785	35.448.506
Brisa Bridgestone Sab. Las.San.ve TicAS	39.378	-
Sabancı Üniversitesi	15.936	-
Teknosa İc ve Dis Ticaret A.S	2.010	-
Bimsa Ulus.İs, Bilgi ve Yon. Sis.i A.S	500	-
	39.667.609	35.448.506

Services received	1 January- 31 December 2015	1 January- 31 December 2014
Aksigorta	3.770.248	4.621.815
Bimsa	3.539.708	3.309.493
AvivaSA Emeklilik ve Hayat A.Ş.	658.400	420.841
Sabancı Üniversitesi	53.481	74.039
Teknosa	1.136	6.600
Sabancı Holding	323	5.581
Diğer	526.095	852.002
	8.549.391	9.290.371

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NOTE 27 - RELATED PARTY DISCLOSURES (cont'd)

	1 January- 31 December 2015	1 January- 31 December 2014
Property, plant and equipment purchases		
Bimsa	530.615	58.707
Aksigorta	949	-
	531.564	58.707
Interest income		
Akbank T.A.Ş.	26.836	-
Interest expense		
Akbank T.A.Ş.	1.510.033	151
Foreign exchange gains / (losses) - net		
Akbank T.A.Ş.	3.674.712	(421.579)
Rent expense		
Sabancı Holding	341.556	365.708
Rent income		
Bimsa	61.160	52.269
Other	-	32.932
	61.160	85.201
Donations		
Sabancı University	6.900.000	5.114.501

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NOTE 27 - RELATED PARTY DISCLOSURES (cont’d)

Remunerations:

The Group defined its top management as board of directors, the president (CEO) and vice presidents, and the general managers of the subsidiaries.

Details of the remunerations provided by the Group for 2015 and 2014 are as follows:

	1 January- 31 December 2015	1 January- 31 December 2014
Short-term employee benefits	10.229.688	9.791.554
Other long-term benefits	127.759	128.676
Employee termination benefits	1.033.939	115.488
Post-employment benefits	347.908	209.600
	11.739.294	10.245.318

Security and guarantee letters given:

2015

Related parties	Amount	Currency	Detail	Bank
Kordsa Brazil	7.813.000	US Dollar	Loan Guarantee	IFC

2014

Kordsa Brazil	13.860.360	US Dollar	Loan Guarantee	IFC
Nile Kordsa	9.913.784	US Dollar	Loan Guarantee	IFC

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NOTE 28 - INTERESTS IN OTHER ENTITIES

Financial information in respect of each of the Group's subsidiaries that has material non-controlling interests is set out below:

Subsidiary	31 December 2015			
	Non-controlling interests %	Net profit/ loss attributable to non-controlling interests	Profit/ (loss) allocated to non-controlling interests	Dividend distributed to non-controlling interests
PT Indo Kordsa Tbk (*)	%39,79	9.235.927	237.354.788	8.631.508
Diğer		7.867.283	12.182.308	
Total		17.103.210	249.537.096	

Subsidiary	31 December 2014			
	Non-controlling interests %	Net profit/ loss attributable to non-controlling interests	Profit/ (loss) allocated to non-controlling interests	Dividend distributed to non-controlling interests
PT Indo Kordsa Tbk (*)	39,79%	14.632.382	185.150.969	6.149.984
Other		2.780.687	14.949.209	
Total		17.413.069	200.100.178	

Summary balance sheet information:

	PT Indo Kordsa Tbk	
	31 December 2015	31 December 2014
Cash and cash equivalents	13.769.817	9.430.876
Other current assets	233.922.051	222.030.082
Non-current assets	563.196.753	456.348.416
Total assets	810.888.621	687.809.374
Short-term borrowings	76.430.170	89.576.387
Other short-term liabilities	54.548.634	70.704.741
Long-term borrowings	124.797.345	103.166.395
Other long-term liabilities	39.198.116	27.779.062
Total liabilities	294.974.265	291.226.585
Total equity	515.914.356	396.582.789
Equity attributable to owners of the parent	462.646.682	351.157.317
Non-controlling interests (**)	53.267.673	45.425.472

(*) Consists of consolidated financial statements of PT Indo Kordsa Tbk, PT Indo Kordsa Polyester and Thai Indo Kordsa Co., Ltd.

(**) Arises from the consolidation of Thai Indo Kordsa Co., Ltd. under PT Indo Kordsa Tbk.

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NOTE 28 - INTERESTS IN OTHER ENTITIES (cont'd)

Summary profit or loss statement information:

	PT Indo Kordsa Tbk	
	31 December 2015	31 December 2014
Sales	566.783.386	446.665.286
Depreciation and amortization	6.693.958	4.648.217
Operating profit/ (loss)	(21.222.596)	(11.925.588)
Net financial income/ (expense)	(14.159.112)	(2.768.142)
Profit/ (loss) before tax	62.344.081	55.795.098
Profit for the period	23.211.678	20.991.747

NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS

Financial risk management

Financial risk factors

The Group’s activities expose it to a variety of financial risks: market risk (including currency risk, fair value interest rate risk, cash flow interest rate risk and price risk), credit risk and liquidity risk.

The Group’s overall risk management program focuses on the unpredictability of financial markets and seeks to minimise potential adverse effects on the Group’s financial performance. The Group uses derivative financial instruments to hedge certain risk exposures.

Financial risk management is carried out by Finance department of Kordsa Global under policies approved by the board of directors. Finance department identifies, evaluates and hedges financial risks in close co-operation with the group’s operating units.

(a) Liquidity risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying business, the Group aims at maintaining flexibility in funding by keeping committed credit lines available.

The table below depicts the cash outflows the Group will pay for the financial liabilities in the balance sheet in accordance with the remaining maturities. The amounts in the table are contractual and non-discounted. The Group performs its liquidity risk management by considering expected non-discounted cash flows.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

Non-derivative financial liabilities ⁽¹⁾⁽²⁾:

Liquidity risk analysis of the financial liabilities of the Group as of 31 December 2015 and 2014 is as follows:

31 December 2015	Carrying value	Contractual cash flows	Less than 3 months	3 - 12 months	1 - 5 years	Over 5 years
Financial liabilities	554.295.568	562.256.013	103.969.283	253.962.244	204.324.486	-
Trade payables	172.067.527	172.793.230	168.582.189	4.211.041	-	-
Other payables	2.725.008	3.540.333	2.064.895	1.475.438	-	-
	729.088.103	738.589.576	274.616.367	259.648.723	204.324.486	-

31 December 2014	Carrying value	Contractual cash flows	Less than 3 months	3 - 12 months	1 - 5 years	Over 5 years
Financial liabilities	557.179.367	575.978.393	73.139.927	359.274.273	139.415.300	4.148.894
Trade payables	156.419.355	156.902.903	150.968.065	5.934.838	-	-
Other payables	7.242.532	9.897.894	9.863.862	34.032	-	-
	720.841.254	742.779.190	233.971.854	365.243.143	139.415.300	4.148.894

(1) Maturity analyses have been applied solely to financial instruments and exclude legal liabilities.

(2) The aforementioned cash flows are contractual and non-discounted amounts. Since the discount amounts for the balances with a maturity of less than 3 months are immaterial, the discounted amounts are equal to the carrying value.

(b) Market risk

Interest rate risk

The Group is exposed to interest rate risk through the impact of rate changes on interest bearing liabilities and assets. These exposures are managed by using natural hedges that arise from offsetting interest rate sensitive assets and liabilities. Group utilises its cash by making time deposits and by purchasing company bonds. To keep these exposures at a minimum level, the Group tries to borrow at the most suitable rates. The Group enters into interest rate swap transactions in order to decrease the risks in relation to the increase in interest rates.

Interest rate risk table of the Group as of 31 December 2015 and 2014 is as follows:

Variable interest financial instruments	31 December 2015	31 December 2014
Financial liabilities	487.804.528	440.004.314

Various scenarios are simulated by the Group for floating rate borrowings taking into consideration refinancing, renewal of existing positions, alternative financing and hedging. According to these scenarios:

At 31 December 2015, if interest rates on US Dollar denominated borrowings had been 10% higher/lower with all other variables held constant, profit before tax for the year would have been lower/higher by TL 657.001 (2014: TL 5.063), mainly as a result of higher/lower interest expense on floating rate borrowings.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

(b) Market risk (cont’d)

Interest rate risk (cont’d)

At 31 December 2015, if interest rates on Euro denominated borrowings had been 10% higher/lower with all other variables held constant, profit before tax for the year would have been lower/higher by TL 405 (2014: TL 406), mainly as a result of higher/lower interest expense on floating rate borrowings.

At 31 December 2015, if interest rates on Brazilian Real denominated borrowings had been 10% higher/lower with all other variables held constant, profit before tax for the year would have been lower/higher by TL 75.001 (2014: TL 3.975), mainly as a result of higher/lower interest expense on floating rate borrowings.

Foreign exchange risk

The Group operates internationally and is exposed to foreign exchange risk arising from various currency exposures, primarily with respect to the Turkish Lira. Foreign Exchange risk is monitored with an analysis of foreign exchange positions.

Derivative financial instruments

The derivative financial instruments of the Group comprise foreign currency and interest rate swap transactions and forward contracts.

The Group entered into foreign currency forward transactions with due date 2015 in order to manage the risks emerging from the sales transactions which are expected to occur within 12 months following the balance sheet date. The carrying values of the items hedged against the non-financial risk will be adjusted once the expected sales will take place. The Group also entered into foreign currency forward transactions with due date 2015 in order to hedge its trade receivables and payables from the effects of the changes in foreign currency exchange rates.

The Group also uses fair value hedge with its derivative portfolio to hedge its trade receivables and payables from the effects of the exchange rate differences in the markets. According to this, the net-off figures of the exchange rate change in the balance sheet and the exchange rate change of the derivative portfolio are presented in the income statement and the effectiveness of the hedge accounting is evaluated at each balance sheet date.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

Foreign exchange forward contracts:

31 December 2015	Foreign Currency			
	Average Rate	(TL)	Contract Value (TL)	Fair Value (TL)
USD buy Euro sell				
Less than 3 months	1,0717	73.402.560	26.429.630	3.672.363
between 3-6 months	1,1444	57.196.800	20.620.800	2.783.405
between 6-9 months	1,1473	57.196.800	20.673.800	2.745.763
between 9-12 months	1,1509	57.196.800	20.738.100	2.709.779
				11.911.310

31 December 2014	Foreign Currency			
	Average Rate	(TL)	Contract Value (TL)	Fair Value (TL)
USD buy Euro sell				
Less than 3 months	1,2486	18.616.620	8.232.740	483.927
between 3-6 months	1,2491	18.616.620	8.235.280	473.538
between 6-9 months	1,2500	18.616.620	8.241.140	463.548
between 9-12 months	1,2500	18.616.620	8.251.630	454.048
				1.875.061

Hedges of net investments in foreign operations:

In case there are derivative financial instruments or non-derivative financial liabilities designated to hedge against the financial risks resulting from net investments in foreign operations;

Hedges of net investments in foreign operations are accounted for similarly to cash flow hedges. Any gain or loss on the hedging instrument relating to the effective portion of the hedge is recognized in other comprehensive income and accumulated in the foreign currency translation reserve. The gain or loss relating to the ineffective portion is recognized immediately in profit or loss, and is included in the ‘other gains and losses’ line item. Gains and losses on the hedging instrument relating to the effective portion of the hedge accumulated in the foreign currency translation reserve are reclassified to profit or loss in the same way as exchange differences relating to the foreign operation.

The Company subjected the net investment in its foreign subsidiaries and the US Dollar and Euro borrowings in other subsidiaries to the hedge of a net investment in foreign operations. The Company accounted for the foreign exchange losses arising from the related borrowings amounting to TL 71.315.414 (31 December 2014: TL 8.092.838) under Currency Translation Reserves in Equity in accordance with TAS 39 and TFRS Interpretation 16.

Foreign currency position:

Group’s assets and liabilities denominated in foreign currencies at 31 December 2015 and 2014 are as follows:

	31 December 2015	31 December 2014
Assets	379.096.584	343.350.894
Liabilities	(489.992.135)	(504.943.411)
Net foreign currency position	(110.895.551)	(161.592.517)

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (cont'd)

31 December 2015	Total TL equivalent	US Dollars (*)	Euro (*)	Thai Baht (*)	Indonesian Rupiah ('000) (*)	Brazilian Real (*)	Other TL Equivalent
Assets:							
Trade receivables	272.604.694	32.608.720	27.341.457	297.585.157	74.599.914	60.538.165	-
Cash and cash equivalent	17.757.566	2.078.227	456.191	91.573.079	2.066.910	3.292.625	8
Other monetary receivables and assets	2.149.495	553.787	-	669.579	2.084.636	61.743	-
Other non-monetary receivables and assets	52.217.318	2.700.920	6.909	8.024.051	173.213.694	9.651.989	-
Current assets	344.729.073	37.941.654	27.804.557	397.851.866	251.965.154	73.544.522	8
Non-current assets held for sale	93.564	32.179	-	-	-	-	-
Other monetary receivables and assets	22.362.638	2.793.215	-	689.000	3.157.538	18.156.934	-
Non-current assets	22.456.202	2.825.394	-	689.000	3.157.538	18.156.934	-
Total assets	367.185.275	40.767.048	27.804.557	398.540.866	255.122.692	91.701.456	8
Liabilities:							
Trade payables	135.537.647	29.981.887	11.692.885	11.801.080	19.125.151	8.761.814	(327.836)
Financial payables	359.913.023	40.190.514	67.533.178	-	135.039.978	-	(968)
Other monetary payables and liabilities	28.258.509	4.045.433	-	62.687.332	21.341.256	9.329.895	-
Total short-term liabilities	523.709.179	74.217.834	79.226.063	74.488.412	175.506.385	18.091.709	(328.804)
Financial payables	194.119.724	44.468.298	20.400.000	-	-	-	-
Other monetary payables and liabilities	8.687.324	3.278.341	-	31.798.932	-	11.666.757	-
Total long-term liabilities	202.807.048	47.746.639	20.400.000	31.798.932	-	11.666.757	-
Total liabilities	726.516.227	121.964.473	99.626.063	106.287.344	175.506.385	29.758.466	(328.804)
Fair value of financial instruments used for foreign currency hedging	11.911.309	4.096.612	-	-	-	-	-
Hedged portion of foreign currency liabilities	236.524.092	20.146.682	56.000.000	-	-	-	-
Net foreign currency asset / (liability) position	(110.895.551)	(56.954.131)	(15.821.506)	292.253.522	79.616.307	61.942.990	328.812
Monetary items net foreign currency asset / (liability) position	(411.548.270)	(83.898.345)	(71.828.415)	284.229.471	(93.597.387)	52.291.001	328.812

(*) The amounts are denominated in the related currency.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (cont'd)

31 December 2014	Total TL equivalent	US Dollars (*)	Euro (*)	Thai Baht (*)	Indonesian Rupiah ('000) (*)	Brazilian Real (*)	Other TL Equivalent
Assets:							
Trade receivables	241.726.884	63.018.760	7.387.772	265.779.074	62.383.743	42.141.556	1.717.921
Cash and cash equivalent	13.562.431	2.242.079	223.759	59.741.542	9.068.196	799.513	1.141.028
Other monetary receivables and assets	1.690.202	243.396	46.399	1.044.947	4.673.650	57.506	-
Other non-monetary receivables and assets	59.712.847	5.697.044	432.847	32.473.526	193.883.006	4.948.204	2.535.620
Current assets	316.692.364	71.201.279	8.090.777	359.039.089	270.008.595	47.946.779	5.394.569
Other monetary receivables and assets	24.708.849	553.760	-	503.000	3.129.750	19.218.830	6.027.634
Non-current assets	24.783.469	585.939	-	503.000	3.129.750	19.218.830	6.027.634
Total assets	341.475.833	71.787.218	8.090.777	359.542.089	273.138.345	67.165.609	11.422.203
Liabilities:							
Trade payables	133.069.050	41.459.807	6.018.874	14.959.360	43.410.048	7.308.894	4.425.403
Financial payables	416.977.036	73.470.899	87.427.010	-	-	-	-
Other monetary payables and liabilities	39.001.242	7.126.794	1.036.350	59.437.751	31.081.735	9.752.996	1.061.977
Total short-term liabilities	589.047.328	122.057.500	94.482.234	74.397.111	74.491.783	17.061.890	5.487.380
Financial payables	138.878.485	59.889.628	-	-	-	-	-
Other monetary payables and liabilities	16.370.188	-	1.773.622	26.864.004	47.218.128	13.020.788	-
Total long-term liabilities	155.248.673	59.889.628	1.773.622	26.864.004	47.218.128	13.020.788	-
Total liabilities	744.296.001	181.947.128	96.255.856	101.261.115	121.709.911	30.082.678	5.487.380
Fair value of financial instruments used for	1.875.061	808.599	-	-	-	-	-
Hedged portion of foreign currency liabilities	239.352.590	35.100.000	56.000.000	-	-	-	-
Net foreign currency asset / (liability) position	(161.592.517)	(74.251.311)	(32.165.079)	258.280.974	151.428.434	37.082.931	5.934.823
Monetary items net foreign currency asset / (liability) position	(462.533.015)	(115.856.954)	(88.597.926)	225.807.448	(42.454.572)	32.134.727	3.399.203

(*) The amounts are denominated in the related currency.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

TL equivalents of the foreign currencies where the Group operates are as follows:

	31 December 2015	31 December 2014
Closing rates		
US Dollars	2,9076	2,3189
Euro	3,1776	2,8207
Indonesian Rupiah (1000 units)	0,2108	0,1864
Brazilian Real	0,7446	0,8730
Thai Baht	0,0806	0,0703
Egyptian Pound	0,3713	0,3230
	1 January -	1 January -
Average rates	31 December 2015	31 December 2014
US Dollars	2,7200	2,1879
Euro	3,0183	2,9060
Indonesian Rupiah (1000 units)	0,2031	0,1843
Brazilian Real	0,8165	0,9296
Thai Baht	0,0794	0,0674
Egyptian Pound	0,3537	0,3079

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont'd)

Foreign currency position as of 31 December 2015 and 2014 in regard to the changes in foreign currency rates is depicted in the table below:

31 December 2015

	Profit/Loss		Equity	
	Appreciation of foreign currency	Depreciation of foreign currency	Appreciation of foreign currency	Depreciation of foreign currency
Change in USD against TL by 10%				
USD net assets/liabilities	(1.461.327)	1.461.327	33.341.444	(33.341.444)
Hedged USD (-)	-	-	-	-
USD net effect	(1.461.327)	1.461.327	33.341.444	(33.341.444)
Change in EURO against TL by 10%				
Euro net assets/liabilities	(2.128.396)	2.128.396	3.613.491	(3.613.491)
Hedged Euro (-)	-	-	-	-
Euro net effect	(2.128.396)	2.128.396	3.613.491	(3.613.491)
Change in other currency against TL by 10%				
Other currency net assets/liabilities	1.430.491	(1.430.491)	-	-
Hedged other currency (-)	-	-	-	-
Other currency net effect	1.430.491	(1.430.491)	-	-
	(2.159.232)	2.159.232	36.954.935	(36.954.935)

31 December 2014

	Profit/Loss		Equity	
	Appreciation of foreign currency	Depreciation of foreign currency	Appreciation of foreign currency	Depreciation of foreign currency
Change in USD against TL by 10%				
USD net assets/liabilities	(1.581.565)	1.581.565	26.365.600	(26.365.600)
Hedged USD (-)	-	-	-	-
USD net effect	(1.581.565)	1.581.565	26.365.600	(26.365.600)
Change in EURO against TL by 10%				
Euro net assets/liabilities	(923.814)	923.814	29.309.833	(29.309.833)
Hedged Euro (-)	-	-	-	-
Euro net effect	(923.814)	923.814	29.309.833	(29.309.833)
Change in other currency against TL by 10%				
Other currency net assets/liabilities	2.650.891	(2.650.891)	-	-
Hedged other currency (-)	-	-	-	-
Other currency net effect	2.650.891	(2.650.891)	-	-
	145.512	(145.512)	55.675.433	(55.675.433)

Export and import transactions from and to Turkey as of 31 December 2015 and 2014 are as follows:

	31 December 2015		31 December 2014	
	Original balance	TL	Original balance	TL
Euro	126.965.875	383.320.454	132.079.206	384.444.198
US Dollars	82.562.290	223.710.000	65.709.561	144.224.241
Total export		607.030.454		528.668.439
			1 January- 31 December 2015	1 January- 31 December 2014
Import			418.748.481	368.851.621

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

(c) Funding risk

The ability to fund existing and prospective debt requirements is managed by maintaining the availability of adequate committed funding lines from high quality lenders. The borrowings of the Group are from financially strong various financial institutions.

(d) Credit risk

Credit risk arises from deposits with banks, as well as credit exposures to customers, including outstanding receivables.

Ownership of financial assets involves the risk that counter parties may be unable to meet the terms of their agreements. Group management covers these risks by limiting the aggregate risk from any individual counter party and if necessary by obtaining guarantee.

Group uses internal credit control procedure, credit rating system and internal control policy for the credit risk management of receivables from customers. According to these procedures, Group approves, increases or decreases individual customer credit limits for high balanced customers (excluding related parties). The credit limits are set by taking into account the financial position, past payment performance, the position of trade relations, growth potential and management style of the customers. These limits are annually revised and letter of guarantees, mortgages and other guarantees are received for the high risk customers.

Comments on credit quality of financial assets

As of 31 December 2015 and 2014, Banks, where the cash and cash equivalents within the financial assets that are neither past due nor impaired are kept; mainly have high credit and parties in the trade receivables comprise of the customers/ related parties that are worked with for a long time and without significant collection problems.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (cont'd)

As of 31 December 2015, the credit risk regarding the financial instruments is as follows:

31 December 2015	Trade receivables		Other receivables (*)		Bank deposits	
	Related party	Other	Related party	Other	Related party	Other
Maximum credit risk based on financial instruments as of reporting date (**)	13.686.077	283.211.563	-	4.087.991	51.253	17.714.035
<i>- Collateralized or secured with guarantees part of maximum credit risk</i>	-	-	-	-	-	-
Net book value of not due or not impaired financial assets	13.686.077	243.685.968	-	4.087.991	51.253	17.714.035
Net book value of past due but not impaired financial assets	-	39.525.595	-	-	-	-
<i>- Collateralized or guaranteed part</i>	-	-	-	-	-	-
Net book value of impaired financial assets	-	-	-	-	-	-
<i>- Gross amount of overdue part</i>	-	1.363.347	-	-	-	-
<i>- Impairment (-)</i>	-	(1.363.347)	-	-	-	-
<i>- Collateralized or guaranteed part of net value</i>	-	-	-	-	-	-

(*) Excludes taxes and other similar receivables.

(**) Amounts are determined by ignoring received guarantees during the assessment of credibility.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (cont'd)

As of 31 December 2014, the credit risk regarding the financial instruments is as follows:

31 December 2014	Trade receivables		Other receivables (*)		Bank deposits	
	Related party	Other	Related party	Other	Related party	Other
Maximum credit risk based on financial instruments as of reporting date (**)	12.891.560	270.627.898	-	3.682.795	575.770	13.060.408
<i>- Collateralized or secured with guarantees part of maximum credit risk</i>	-	-	-	-	-	-
Net book value of not due or not impaired financial assets	12.891.560	236.065.950	-	3.682.795	575.770	13.060.408
Net book value of past due but not impaired financial assets	-	34.561.948	-	-	-	-
<i>- Collateralized or guaranteed part</i>	-	-	-	-	-	-
Net book value of impaired financial assets	-	-	-	-	-	-
<i>- Gross amount of overdue part</i>	-	1.420.583	-	-	-	-
<i>- Impairment (-)</i>	-	(1.420.583)	-	-	-	-
<i>- Collateralized or guaranteed part of net value</i>	-	-	-	-	-	-

(*) Excludes taxes and other similar receivables.

(**) Amounts are determined by ignoring received guarantees during the assessment of credibility.

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS
(cont’d)

(d) Credit risk (cont’d)

The Group assumes that its receivables from the related parties including the ones which are overdue bear no risk of collection since it takes into account that such receivables are to be collected from the Group companies and that all of such receivables had been collected in the previous periods.

The Group did not make any provisions for doubtful receivables since the overdue receivables are to be collected from the corporate customers who did not delay any collections in the previous periods, and even if they delayed, eventually managed to pay their debts. In addition, when the maturity composition of the receivables which are not impaired are analyzed, it is seen that a little time longer than three months has passed since the maturity date of most of them.

The aging table of the Group’s overdue but not impaired trade receivables including the due from related parties which takes into account the overdue terms is as follows:

	31 December 2015	31 December 2014
Less than 1 month	20.263.464	17.947.803
Between 1-3 months	12.026.295	15.332.328
Between 3-12 months	7.235.836	1.281.817
	39.525.595	34.561.948

(e) Capital risk management

The Group’s objectives when managing capital are to safeguard the Group’s ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the group monitors capital on the basis of the debt/(total capital+net debt+non-controlling interest) ratio. Net debt is calculated as total borrowings (including borrowings as shown in the balance sheet) less cash and cash equivalents.

As of 31 December 2015 and 2014 Net debt/(Equity+net debt+non-controlling interest) ratio is:

	1 January- 31 December 2015	1 January- 31 December 2014
Total financial liabilities	554.295.568	557.179.367
Cash and cash equivalents	(17.783.491)	(13.677.842)
Net debt	536.512.077	543.501.525
Equity	966.481.558	886.720.375
Non-controlling interests	249.537.096	200.100.178
Equity+net debt+non-controlling interest	1.752.530.731	1.630.322.078
Net debt/(Equity+net debt+non-controlling interest) ratio	%30	33%

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NOTE 30 - FINANCIAL INSTRUMENTS

Fair value of financial instruments

Fair value is the amount at which a financial instrument could be exchanged in a current transaction between willing parties, other than in a forced sale or liquidation, and is best evidenced by a quoted market price, if one exists.

Methodology and assumptions used for determining fair value of the financial instruments are as follows:

The estimated fair values of financial instruments have been determined by the Group using available market information and appropriate valuation methodologies. However, judgment is necessarily required to interpret market data to estimate the fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts the Group can realize in a current market exchange.

31 December 2015	Loans and receivables (cash and cash equivalents included)	Available for sale investments	Financial liabilities at amortized cost	Derivative financial instruments	Carrying value (*)	Note
Financial assets						
Cash and cash equivalents	17.783.491	-	-	-	17.783.491	4
Trade receivables	283.211.563	-	-	-	283.211.563	7
Receivables from related parties	13.686.077	-	-	-	13.686.077	27
Financial investments	-	290.589	-	-	290.589	5
Other financial assets (**)	4.087.991	-	-	-	4.087.991	8
Derivative financial instruments	-	-	-	12.233.648	12.233.648	
Financial liabilities						
Borrowings	-	-	554.295.568	-	554.295.568	6
Trade payables	-	-	167.983.346	-	167.983.346	7
Payables to related parties	-	-	4.084.181	-	4.084.181	27
Other financial liabilities (**)	12.697.782	-	-	-	12.697.782	8
31 December 2014						
Financial assets						
Cash and cash equivalents	13.677.842	-	-	-	13.677.842	4
Trade receivables	270.627.898	-	-	-	270.627.898	7
Receivables from related parties	12.891.559	-	-	-	12.891.559	27
Financial investments	-	285.638	-	-	285.638	5
Other financial assets (**)	3.682.795	-	-	-	3.682.795	8
Derivative financial instruments	-	-	-	1.875.061	1.875.061	
Financial liabilities						
Borrowings	-	-	557.179.367	-	557.179.367	6
Trade payables	-	-	153.404.314	-	153.404.314	7
Payables to related parties	-	-	3.517.840	-	3.517.840	27
Other financial liabilities (**)	7.242.532	-	-	-	7.242.532	8

(*) The Group believes that the carrying values of the financial instruments approximate their fair values.

(**) Excludes tax and other legal receivables and payables.

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NOTE 30 - FINANCIAL INSTRUMENTS (cont’d)

Monetary assets

The fair values of balances denominated in foreign currencies, which are translated at period-end exchange rates to TL, are considered to approximate carrying values.

The fair values of certain financial assets carried at cost, including cash and amounts due from banks, are considered to approximate their respective carrying values due to their short-term nature.

The carrying values of trade receivables along with the related allowances for uncollectibility are estimated to be their fair values.

Monetary liabilities

The fair values of bank borrowings and other monetary liabilities are considered to approximate their respective carrying values due to their short-term nature.

Since, long term foreign currency loans generally have floating rate, fair value is close to their book value. Fair value of long term bank loans are discounted amounts of contractual cash flows with the market interest rate (Note 6).

Fair value estimation

The fair values of financial assets and financial liabilities are determined and grouped as follows:

- First level: The fair value of financial assets and financial liabilities with quoted market prices.
- Second level: The fair value of financial assets and financial liabilities are determined with direct or indirect observable inputs for the assets or liabilities other than quoted prices in market.
- Third level: The fair value of financial assets and financial liabilities are determined with inputs for the assets and liabilities where observable market data cannot be determined.

Fair value hierarchy of financial assets and liabilities:

Certain financial assets and liabilities of the Group are accounted for their fair values on each balance sheet date in the financial statements. The table below is the detail on how the fair value of the financial assets and liabilities aforementioned are determined:

Financial Assets / Financial Liabilities	Fair value		Fair value hierarchy	Valuation technique
	31 December 2015	31 December 2014		
Foreign Currency forward contracts	11.911.309	1.875.061	Level 2	Discounted cash flow method: The future cash flows, predicted by forward foreign currency rate (observable forward foreign currency rates at reporting date) and the contracted rates, are discounted by a discount rate which indicates other parties' credit risk.

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NOTE 31 – NON-CURRENT ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS

According to The Group’s Board of Management decision numbered 2015/29 dated December 31 2015, shares belonging to company partners, Nile Kordsa Company for Industrial Fabrics S.A.E. and Interkordsa GmbH with %51 and %100 of rates respectively, would be classified as “Assets Held for Sale” in the balance sheet as of December 31 2015. Hence, these companies were classified as “Assets Held for Sale” in preparation for financial tables in December 31, 2015. To ensure that financial tables would be comparable, finances that belong to above-mentioned companies were classified as “Assets Held for Sale” in profit/loss tables dated in December 31, 2014.

During the accounting of losses from the disposal of Kordsa Argentina S.A., a subsidiary of the group, Kordsa Argentina’s portion of the Shareholders’ Contribution amounting to TL 68.771.657 that arise during the mergers in 2006 is utilized. In addition, accumulated currency translation reserve of Kordsa Argentina S.A. which is calculated in the consolidated financial statements and accounted for under equity, amounting to TL 15.715.494 is included in the current year profit. During the liquidation of Kordsa Quingdao Nylon Enterprise (“KQNE”), accumulated currency translation reserve which is calculated in the consolidated financial statements and accounted for under equity, amounting to TL 10.981.805 is included in the current year profit. In the profit or loss statement, TL (2.412.069) of TL 5.692.803 is loss arising from liquidation of Kordsa Argentina S.A. and the TL (3.285.923) is the loss for the first nine months period of the entity. Remaining balance amounting to TL 11.390.795 is the currency translation difference arising from the liquidation of KQNE.

Nile Kordsa’s operation results between January 1 2015 – December 31 2015 and January 1 2014 – December 31 2014 are presented below

NILE KORDSA

	1 January- 31 December 2015	1 January- 31 December 2014
PROFIT OR LOSS		
Sales	36.145.459	40.276.756
Cost of Sales (-)	(39.055.751)	(31.917.514)
GROSS PROFIT	(2.910.292)	8.359.242
Marketing Expenses (-)	(2.493.380)	(1.240.653)
General and Administrative Expenses (-)	(3.285.561)	(2.258.844)
Research and Development Expenses (-)	-	-
Other Operating Income	1.280.355	243.511
Other Operating Expenses (-)	(1.585.386)	(3.022.434)
OPERATING LOSS	(8.994.264)	2.080.822
Income From Investing Activities	4.394.527	141.119
Expenses From Investing Activities (-)	(402.808)	(431.882)
OPERATING LOSS BEFORE FINANCIAL EXPENSE	(5.002.545)	1.790.059
Financial Income	-	-
Financial Expenses (-)	(2.630.838)	(1.676.513)
LOSS BEFORE TAX	(7.633.383)	113.546
Tax Expense:		
- Current Tax Expense	(726.730)	-
- Deferred Tax Income/ (Expense)	44.717	(639.297)
LOSS FOR THE PERIOD	(8.315.396)	(525.750)

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NOTE 31 – NON-CURRENT ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS
(cont’d)

Interkordsa’s operation results between January 1 2015 – December 31 2015 and January 1 2014 – December 31 2014 are presented below:

INTERKORDSA

	1 January- 31 December 2015	1 January- 31 December 2014
PROFIT OR LOSS		
Sales	45.055.383	96.307.792
Cost of Sales (-)	(40.773.361)	(92.710.895)
GROSS PROFIT	4.282.022	3.596.897
Marketing Expenses (-)	(2.613.813)	(2.972.807)
General and Administrative Expenses (-)	(1.798.883)	(1.713.651)
Research and Development Expenses (-)	-	-
Other Operating Income	538.354	367.651
Other Operating Expenses (-)	(217.315)	(725.774)
OPERATING LOSS	190.365	(1.447.684)
Income From Investing Activities	-	-
Expenses From Investing Activities (-)	-	-
OPERATING LOSS BEFORE FINANCIAL EXPENSE	190.365	(1.447.684)
Financial Income	-	-
Financial Expenses (-)	(33.201)	(151.110)
LOSS BEFORE TAX	157.164	(1.598.794)
Tax Expense:		
- Current Tax Expense	121.331	-
- Teferrüt Tax Income/ (Expense)	(90.288)	375.050
LOSS FOR THE PERIOD	188.207	(1.223.744)

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NOTE 31 – NON-CURRENT ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS
(cont’d)

Operational results of Kordsa Argentina for the period 1 January - 30 September 2014 and 1 January - 31 December 2013 are as follows:

	1 January- 30 September 2014	1 January- 31 December 2013
PROFIT OR LOSS		
Sales	16.208.973	13.145.699
Cost of Sales (-)	(5.759.619)	(4.009.225)
GROSS PROFIT	10.449.354	9.136.475
Marketing Expenses (-)	(3.081.153)	(3.437.002)
General and Administrative Expenses (-)	(2.841.449)	(3.621.288)
Research and Development Expenses (-)		
Other Operating Income	2.590.756	4.299.758
Other Operating Expenses (-)	(8.144.292)	(6.614.330)
OPERATING LOSS	(1.026.784)	(236.387)
Income From Investing Activities	290.687	590.714
Expenses From Investing Activities (-)	(6.582)	(35.648)
OPERATING LOSS BEFORE FINANCIAL EXPENSE	(742.679)	318.679
Financial Income		
Financial Expenses (-)	(2.543.244)	(3.071.742)
LOSS BEFORE TAX	(3.285.923)	(2.753.063)
LOSS FOR THE PERIOD	(3.285.923)	(2.753.063)

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NOTE 31 – NON-CURRENT ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS
(cont’d)

Operational results of KQNE for the period 1 January - 30 November 2014 and 1 January - 31 December 2013 are as follows:

	1 January- 30 November 2014	1 January- 31 December 2013
PROFIT OR LOSS		
Sales	-	-
Cost of Sales (-)	-	-
GROSS PROFIT	-	-
Marketing Expenses (-)	(263.350)	(530.253)
General and Administrative Expenses (-)	(492.559)	(1.152.148)
Research and Development Expenses (-)		
Other Operating Income	5.569	3.527
Other Operating Expenses (-)	-	-
OPERATING LOSS	(750.340)	(1.678.874)
Income From Investing Activities	290.855	360.219
Expenses From Investing Activities (-)	(11.492)	(11.939)
OPERATING LOSS BEFORE FINANCIAL EXPENSE	(470.977)	(1.330.594)
LOSS BEFORE TAX	(470.977)	(1.330.594)
Tax Expense:		
- Current Tax Expense	(10)	(8)
- Deferred Tax Income/ (Expense)	411	335
LOSS FOR THE PERIOD	(470.576)	(1.330.267)

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NOTE 32 – EVENTS AFTER THE REPORTING PERIOD

10th article of Group’s Core Contract entitled “The Capital” which included the issue of making changes in 500.000.000 TL registered equity ceiling which was valid in the period between 2011-2015 to Group’s Capital Market Board was examined in terms of Capital Market Law in a way that it would be appropriate for Capital System Annunciation numbered II 18.1, and it was decided that capital span registered in Group’s Core Contact would be extended for 5 years (2016-2020).Draft concerning changes in above-mentioned 10th article of the Group’s Core Contact was approved by Ministry of Customs and Trade of the Turkish Republic in January 11, 2015.