Çelebi Hava Servisi A.Ş.

1 January - 30 June 2015 interim condensed consolidated financial statements together with review report

(Convenience translation into English of condensed interim consolidated financial statements originally issued in Turkish)

(Convenience translation into English of condensed interim consolidated financial statements originally issued in Turkish)

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(Convenience translation into English of condensed interim consolidated financial statements originally issued in Turkish)

Review Report on the Interim Financial Information

To the Board of Directors of Çelebi Hava Servisi A.Ş.

Introduction

We have reviewed the accompanying condensed consolidated financial statements of Çelebi Hava Servisi A.Ş. ("Celebi") and its subsidiaries (all together referred to as "the Group") as of June 30, 2015, which comprise the statement of condensed consolidated financial position and the condensed consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and the consolidated statement of cash flows for the six-month-period then ended. The management of the Company is responsible for the preparation and fair presentation of these interim financial information in accordance with TAS 34 Interim Financial Reporting ("TAS 34"). Our responsibility is to express a conclusion on these interim financial information based on our review.

Scope of a Review

We conducted our review in accordance with the Standard on Review Engagements (SRE) 2410, "Limited Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial reporting process, and applying analytical and other review procedures. A review of interim financial information is substantially less in scope than an independent audit performed in accordance with the Independent Auditing Standards of Turkey and the objective of which is to express an opinion on the financial statements. Consequently, a review on the interim financial information does not provide assurance that the audit firm will be aware of all significant matters which would have been identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention which may cause us to believe that the accompanying interim condensed consolidated financial information are not prepared, in all material respects, in accordance with TAS 34.

Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi

Amember firm of Ernst & Young Global Limited

Ethem Kutucular, SMMN

18 August 2015 İstanbul, Turkey

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED STATEMENT OF FINANCIAL POSITIONS AS AT 30 JUNE 2015

	Notes	Reviewed 30 June 2015	Audited 31 December 2014
ASSETS			
Current Assets			
Cash and cash equivalents	4	66.243.697	79.950.529
Trade receivables		84.379.426	57.880.354
- Due from third parties	8	83.482.602	57.188.420
- Due from related parties	8	896.824	691.934
Other receivables		9.985.779	9.497.834
- Other receivables from third parties	9	9.985.779	9.497.834
Inventories	10	9.850.519	8.381.073
Prepaid expenses	15	22.233.936	10,107,013
Other current assets	14	3.421.053	13.769.195
Sub total		196.114.410	179.585.998
Assets Held for Sale	11	21.999.890	-
Total current assets		218.114.300	179.585.998
Non-current assets			
Financial investments	5	1.774.694	1.546.360
Investments accounted with equity method	6	22.069.348	17.141.793
Other long-term receivables		27.556.204	23.500.013
- Due from third parties	9	17.081.124	13.625.063
- Due from related parties	9	10.475.080	9.874.950
Property, plant and equipment	11	152.802.976	166.486.309
Intangible assets		149.055.345	132.042.691
- Other intangible assets	12	124.509.533	108.836.481
- Goodwill	12	24.545.812	23,206,210
Prepaid expenses	15	17.710.230	19.159.212
Deferred tax asset	24	29.236.378	22,258,480
Other non-current assets	14	13.361.729	11.523.966
Total non-current assets		413.566.904	393.658.824
Total assets		631.681.204	573.244.822

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED STATEMENT OF FINANCIAL POSITIONS AS AT 30 JUNE 2015

			_
		Reviewed	Audited
	Notes	30 June 2015	31 December 2014
LIABILITIES			S
Current liabilities			
Short-term financial liabilities	7	38,482.848	34.908.082
Current portion of long term financial liabilities	7	80.198.058	89.293.531
Other financial liabilities	7		1.640.400
Trade payables		52.178.155	45.847.785
- Due to third parties	8	48.454.291	41.206.911
- Due to related parties	8	3.723.864	4.640.874
Liabilities for employee benefits	17	24.438.185	18.900.210
Other payables	0	6.305.194	4.521.860
- Due to third parties Deferred income	9 16	6.305.194	4.521.860
Short-term provisions	10	2.926.004 6.025.908	3.571.895 4.103.530
- Provisions for employee benefits	13	5.167.916	3.245.538
- Other provisions	13	857.992	857.992
Current tax liabilities	24	2.922.646	2.258.497
Other current liabilities	14	4.394.483	4.498.684
Total current liabilities		217.871.481	209.544.474
Non-Current Liabilities			
	_		
Long-term financial liabilities	7	233.353.947	179.437.240
Long term provisions - Provisions for employee benefits	13	10.180.595	9.234.288
Deferred income	24	10.180.595 6.958.307	9.234.288 6.283.864
Other non-current payables	9	5.655.881	4.782.335
Other non-current liabilities	14	72.536.388	57.509.125
Total non-current liabilities		328.685.118	257.246.852
Total liabilities		546.556.599	466,791.326
EQUITY	-		
Equity attributable to equity holders of the parent		73.323.174	95.521.545
Share Capital	18	24.300.000	24.300.000
Other comprehensive income/(expense) not to	10	24.500.000	24.500.000
be reclassified to profit or loss		(3.443.564)	(1.243.129)
- Actuarial gain/(loss) arising from defined benefit plans		(3.443.564)	(1.243.129)
Other comprehensive income/(expense)		(, , , ,	(,
to be reclassified to profit or loss		12.124.693	4.376,169
- Foreign currency translation differences		12.124.693	4.376.169
Restricted reserves	18	33.012.956	28.274.456
Retained earnings		(13.524.451)	(14.753.489)
Net profit (loss) for the year		20.853.540	54.567.538
Non-controlling interest		11.801.431	10.931.951
Total equity		85.124.605	106.453.496
Total liabilities and equity	IIA PALLETON	631.681.204	573.244.822

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED INCOME STATEMENT FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

	Notes	Reviewed 1 January - 30 June 2015	1 April - 30 June 2015	Reviewed 1 January - 30 June 2014	1 April - 30 June 2014
CONTINUING OPERATIONS		<u> </u>			
Revenue	19	320.913.606	180.934.104	283.385.228	166.644.406
Cost of sales (-)	19	(238.284.030)	(127.855.371)	(214.851.957)	(120.344.541)
GROSS PROFIT	19	82.629.576	53.078.733	68.533.271	46.299.865
General administrative expenses (-) Other operating income	21	(47.188.803) 9.588.738	(24.859.204) 5.919.844	(42.908.987) 7.402.780	(22.794.045) 1.299.023
Other operating expenses (-)		(6.495.748)	(4.155.145)	(2.527.488)	(1.679.794)
Income from investments accounted with equity method	6	2.176.279	1.176.564	1.358.963	724.573
OPERATING PROFIT		40.710.042	31.160.792	31.858.539	23.849.622
Income from investment activities Expense from investment activities (-)		318.362 (410.854)	129.675 (12.039)	201.957 (6.817.011)	87.972 (6.648.469)
OPERATING PROFIT/(LOSS) BEFORE FINANCIAL INCOME/(EXPENSE)		40.617.550	31.278.428	25.243.485	17.289.125
Financial income	22	6.422.180	2.214.554	15.070.656	11.753.018
Financial expense (-)	23	(22.080,679)	(14.567.516)	(23.223.807)	(10.204.556)
INCOME BEFORE TAX		24.959.051	18.925.466	17,090,334	18.837.587
Income tax expense		(4.845.470)	(2.658.445)	(3.716.752)	(2.699.346)
Current tax expense	24	(7.180.791)	(4.829.750)	(4.571.457)	(3.671.084)
Deferred tax income/(expense)	24	2.335.321	2.171.305	854.705	971.738
NET INCOME/ (EXPENSE)		20.113.581	16.267.021	13.373.582	16.138.241
Attributable to:					
Non-controlling interest		(739.959)	79.690	400.411	(305.728)
Equity holder of the parent		20.853.540	16.187.331	12.973.171	16.443.969
		20.113.581	16,267,021	13.373.582	16.138.241
Earnings per share (Full TL)	25	0,009	0,007	0,005	0,007

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED OTHER COMPREHENSIVE INCOME STATEMENT FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

39	_	Reviewed		Reviewed	
		1 January –	1 April –	i January –	1 April –
	Notes	30 June 2015	30 June 2015	30 June 2014	30 June 2014
Net profit for the period		20.113.581	16.267.021	13.373.582	16.138.241
Other comprehensive income/ (expense)					
To be reclassified to profit or loss		9.357.963	(163.312)	(401.369)	(1.354.254)
- Currency translation differences		9.357.963	(163.312)	(401.369)	(1.354.254)
Not to be reclassified to profit or loss		(2.200.435)	(1.404.602)	1.234.469	1.181.145
- Actuarial gains/(losses) arising from					
defined benefit plans		(2.200.435)	(1.404.602)	1.234.469	1.181.145
Other comprehensive income/(expense)		7.157.528	(1.567.914)	833.100	(173.109)
Total comprehensive income		27.271.109	14.699.107	14.206.682	15.965.132
Total comprehensive income attributable to:					
Non-controlling interest		869.480	215.506	479.635	(658.112)
Equity holders of the parent		26.401.629	14.483.601	13.727.047	16.623.244
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		27.271.109	14.699.107	14.206.682	15.965,132

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

				Other comprehensive income/(expense) to be reclassified to profit or loss	Other comprehensive income/(expense) not to be reclassified to profit or loss	Reta	ined carnings			
	Notes	Skare Capital	Restricted Reserves	Cumulative Translation Differences	Actuarial gain/(loss) arising from defined benefit plans	Retained Earnings	Net profit/(loss) for the year	Equity attribute table to equity holders of the parent	Non- controlling interest	Total equity
Balances at 1 January 2014		24,300,000	18.274.456	3.578.298	(880.179)	(17.808.255)	3.054,766	40,519,086	6.322.212	46.841.298
Transactions with non-controlling interest Transfers to retained earnings Other comprehensive income	18	:	:	:		3 054 766	(3 054.766)	:	3.730.675	3.730.675
-Change in foreign currency translation differences - Change in Actuarial gain/(loss)		•		(480.593)	.57			(480 593)	79 224	(401.369)
arising from defined benefit plans Total other comprehensive			٠		1 234 469			1.234 469		1 234,469
Income Net profit/(loss) for the period		•		(480.593)	1,234,469	:	12.973.171	753,876 12,973 171	79,224 400 411	833,100 13,373,582
Total comprehensive income/(expense)		-		(480.593)	1.234,469	-	12.973.171	13.727.047	479,635	14,206,682
Salançes at 30 June 2014		24,300.000	28,274,456	3,097,705	354,290	(14.753.489)	12.973.171	54.246.133	10.532.522	64,778,655

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015 (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

				Other comprehensive income/(expense) to be reclassified to profit or loss	Other comprehensive income/(expense) not to be reclassified to profit or loss	ı	letained earnings			
	Notes	Share Capital	Restricted Reserves	Cumulative Translation Differences	Actuarial gain/(loss) arising from defined benefit plans	Retained Earnings	Net profit/(loss) for the year	Equity attribute table to equity holders of the parent	Non- controlling interest	Total equity
Balances at 1 January 2015		24,300.000	28.274.456	4,376.169	(1,243.129)	(14.753.489)	54.567.538	95.521.545	10.931.951	106.453.496
Transactions with non-controlling interest Transfers to retained earnings Dividend payment Other comprehensive income -Change in foreign currency translation differences - Change in Actuarial gain/(loss)	18	:	4.738.500	7 748.524	:	54.567.538 (53.338.500)	(54.567.538)	(48.600 000) 7 748 524	1 609 439	(48 600.000) 9 357 963
arising from defined benefit plans Total other comprehensive income Net profit/(loss) for the period Total comprehensive income/(expense)		:	•	7 748.524 • 7 748.524	(2 200 435) (2 200 435) (2 200 435)	:	20.853.540 20.853.540	(2.200.435) 5.548.089 20.853.540 26.401.629	1.609.439 (739.959) 869.480	(2 200.435) 7.157.528 20.113.581 27.271.109
Balances at 30 June 2015		24.300.000	33.012.956	12.124.693	(3.443.564)	(13.524.451)	20.853.540	73.323.174	11.801.431	85.124.605

ÇELEBİ HAVA SERVİSİ A.Ş.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

		Reviewed	Reviewed
		1 January –	1 January -
		30 June	30 June
	Notes	2015	201-
A Cook Cook Government of the cook of the		35 546 000	20.022.00
A. Cash flows from operating activities		35.526.800	20.923.608
Profit/loss before tax for the period		24,959,051	17.090.33-
Adjustment for reconciliation of profit/(loss) before taxation		29.531.848	48.895.268
Adjustment for depreciation and amortisation expense	11, 12	17.189.203	14.910.75
Adjustment for provisions	•	1.844.160	4.948.695
Adjustment for interest income and expense	22, 23	9.699.970	11,048,813
Income from subsidiaries	6	(2.176,279)	(1.358.963
Adjustment for (profit) on sales of property, plant and equipment, net		92.491	6.615.053
Adjustments related to the fair value losses (gains)		2.894.415	(1.407.490
Other adjustments for reconciliation of profit/ loss		(12.112)	5.044.361
Other item's adjustments related to cash flows arising from financing or			
investing activities		-	9.094.03
Changes in working capital		(19.004.000)	(46.001.004
Changes in working capital		(18.964.099)	(45.061.994)
Adjustment for increase/decrease in inventories		(1.469.446)	(145.147
Adjustment for increase/decrease in trade receivables		(26.835.049)	(21.183.384
Adjustment for increase/decrease in other receivables related with		,	,
operations		(6.111.567)	(23.591.916
Adjustment for increase/decrease in trade payables		6.330.370	4.335.292
Adjustment for increase/decrease in other payables related with			
operations		21,495,775	(900.295
Adjustment for increase/decrease in joint ventures are accounted by the			
equity method		(2.751,276)	(418,425)
Retirement liability paid		(2.360.822)	(2.477.823)
Tax payments/returns		(7.262.084)	(680,296)
Cash flows from operating activities		35.526.800	20.923.608
B. Cash flows from investing activities		(23.837.285)	(25.170.413)
		(50,00,100)	(2211141111
Cash inflows from the sale of property, plant and equipment and			
intangible assets	11, 12	311.340	405,564
Cash outflows from the purchase of property, plant and equipment and	0.0		
intangible asset	11, 12	(24,148,625)	(11.971.596
Regarding the acquisition of control of subsidiaries cash outflows related			
to buy		-	(13.604.381)
C. Cash flows from financing activities		(9.903.971)	(10.375.522)
Co Court to an it one americang activities		(7.703.771)	(10.070.022
Cash inflows from financial liabilities		48,395,999	673.29
Dividend paid		(48.600.000)	0.01
Interest received		1.836.682	1,591,138
Interest paid		(11.536.652)	(12.639.951
Net (decrease)/ increase in cash and cash equivalents		(7.719.300)	91.38
D. Impact of females comments translation differences and and			
D. Impact of foreign currency translation differences on cash and cash equivalents		/15 (02 275)	(1.204.117
Casa Chairaichts		(15.492.376)	(1.294,116
Net increase/decrease in cash and cash equivalents		(21.426.132)	(15.825.058
E. Cash and cash equivalents at beginning of period		73.697.489	51.799.72
Cook and each equivalents		P4 400 400	200000
Cash and cash equivalents at end of period	4	52.271.357	35.974.66

ÇELEBİ HAVA SERVİSİ A.Ş.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS OF THE GROUP

Çelebi Hava Servisi A.Ş. (collectively referred to as the "Company" or "Çelebi Hava") established in 1958 was the first private ground handling service company in the Turkish aviation sector. The company is continuing its operations under Çelebi Holding. The Company provides ground handling services (representation, traffic, ramp, cargo, flight operations and aircraft maintenance etc.) and fuel supplies to domestic and foreign airlines and private cargo companies. The Company operates in İstanbul Atatürk, İzmir, Ankara, Adana, Antalya, Dalaman, Bodrum, Çorlu, Bursa Yenişehir, Diyarbakır, Erzurum, Kayseri, Samsun, Trabzon, Van, Malatya, Kars, Mardin, Denizli, Hatay, Kahramanmaraş, İsparta, Erzincan, Çanakkale, Balıkesir Edremit, İğdır, Kocaeli, Bingöl, Hakkari airports, which are under the control of the State Airports Administration ("DHMI") and İstanbul Sabiha Gökçen airport which is under the control of the Airport Administration and Aviation Industries A.Ş. ("HEAS"). The company is jointly controlled by Çelebi Havacılık Holding A.Ş., the parent company which is controlled by Çelebioğlu Family and Zeus Aviation Services Investments B.V.

The company is registered in Capital Markets Board "CMB" and has been listed in Borsa Istanbul "BIST" since 18 November 1996.

The address of the Company is as follows:

Anel İş Merkezi Saray Mahallesi Site Yolu Sokak No:5 Kat:9 34768 Ümraniye / İstanbul

Information About Subsidiaries And Equity Accounted Investees:

The Company owns 94,8% of Çelebi Güvenlik Sistemleri ve Danışmanlık A.Ş. ("Çelebi Güvenlik") which operates in airport terminal safety and provides safety services to airline companies. Pursuant to the resolution taken in the Ordinary General Assembly meeting, the liquidation process started as of December 31, 2013 and the title of the Company was changed into Çelebi Güvenlik Sistemleri ve Danışmanlık A.Ş. in Liquidation (In Liquidation Çelebi Güvenlik).

The Company was informed of winning the tender offer and participates in the Celebi Tanacsado Korlatolt Felelossegu Tarsasag" ("Celebi Kft") company that was founded on 22 September 2006 as founding shareholder for the realization of the abovementioned share transfer. Celebi Kft acquired all the shares of BAGH on 26 October 2006 and the trade name of BAGH has been changed to Celebi Ground Handling Hungary Foldi Kiszolgalo Korlatolt Felelossegu Tarsasag ("CGHH").

Celebi Kft has been taken over by CGHH with all assets and liabilities and merger transactions have been completed at 31 October 2007 after the completion of the registration, related changes in Articles of Association and General Assembly decisions carried out within the legal framework effective in Hungary. Since Celebi Kft owned 100% of CGHH shares before the merger, the Company's share has remained 70% in CGHH share capital. As of 2011, shares representing 30% of CGHH were purchased from Çelebi Havacılık Holding A.Ş. for TL 33.712.020.

As of 30 June 2015, total paid in capital of CGHH is 200.000.000 Hungarian Forint.

ÇELEBİ HAVA SERVİSİ A.Ş.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS OF THE GROUP (Continued)

Within the framework of the tender relating to provide ground handling services for 10 years period in Mumbai Chhatrapati Shivaji International Airport in India which resulted in favour of the consortium in which the Company takes part, a joint venture company has been established on 12 December 2008 with a capital of 100.000.000 Indian Rupee and the title of "Celebi Nas Airport Services India Private Limited ("Celebi Nas") resident in Maharashtra, Mumbai India to provide ground handling services. The Company, as co-founder, has a 55% stake in Celebi Nas and the capital of the company is amounting to 552.000.000 Indian Rupee. Also 228.000.000 Indian Rupee has been paid as capital advance which has been registered by Celebi Nas' partners yet. On April 08, 2015, Celebi Nas has signed a "concession agreement" with Mumbai International Airport Private Limited ("MIAL"), the operator of the CSIA International Airport in which Celebi Nas operates. The content of the agreement covers the rendering of services regarding air conditioners and generators mounted on passenger boarding bridges in the passenger terminal of the mentioned airport. Celebi Nas has been granted the concession rights until May 2036 within the scope of the concession agreement.

The Company participated as a co-founders in the company with capital of 100.000 Indian Rupee under the title Celebi Delhi Cargo Terminal Management India Private Limited ("Celebi Delhi Cargo") to carry out activities relating to the development, modernization and 25-year operation of the existing cargo terminal in the airport ("Brownfield") in New Delhi in India on 6 May 2009, and its capital share in Celebi Delhi Cargo is 74%. The paid capital of the Celebi Delhi Cargo is amounting to 1.120.000.000 Indian Rupee.

The equity needed to meet financial requirement of the investments planned and the fulfilment of the requirements arising from the Concession Agreement signed by Celebi Ground Handling Delhi Private Limited ("Celebi GH Delhi"), established in 18 November 2009, with a paid-in capital amounting to 18.150.000 Indian Rupee and in which the Company participated at 74%, with the tender authority upon winning the tender opened for the conduct of airport ground handling services in Delhi International Airport for 10 years, was met through a premium capital increase according to the legal legislation in India by paying 1.081.917.000 Indian Rupee and the Company has a 74% stake in Celebi GH Delhi.

The Company participated 16,67% of company Delhi Aviation Services Private Limited ("DASPL") with capital of 250.000.000 Indian Rupee under the title Celebi GH Delhi to carry out activities relating to the development, modernization and standardization to the international standards of airconditioning, power generators and water system on passenger bridges on the airport.

As of 25 March 2010, the Company participated 100% of a company that was established in Madrid, Spain under the title "Celebi Ground Handling Europe" ("Celebi Spain") with the capital of 10.000 Euro as a founding partner for the purpose of investing business in foreign countries, especially those in the European Union such as Troy Airport Services located in Poland of which the company owns %100 Shares but Celebi Europe has not started its operations yet.

ÇELEBİ HAVA SERVİSİ A.Ş.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS OF THE GROUP (Continued)

Çelebi Kargo was established as of 20 November 2008 to provide cargo storage and handling services in storage and warehouse facilities on rented area in Frankfurt Cargo City Süd by Celebi Cargo GmbH as of which is subsidiary of Çelebi Kargo with 100% shares, amounting 11.500.000 Euro paid capital, established in November 2009 located in Frankfurt, Germany. As of June 30, 2015 the capital of Çelebi Kargo is TL 29.500.000 and totally paid.

A "share purchase agreement" was signed on February 18, 2014 between Celebi Cargo GmBH, a subsidiary of Çelebi Kargo Depolama ve Dağıtım Hizmetleri A.Ş. registered in Frankurt, Germany, 100% of the capital of which is owned by Çelebi Kargo Depolama ve Dağıtım Hizmetleri A.Ş., in which the Company participates and Aviapartner GmBH, also registered in Frankurt, Germany, for the transfer of all of the shares of Aviapartner Cargo GmbH operating in Frankfurt and Hahn International Airports in Germany. Celebi Cargo GmBH. An ultimate closing protocol has been signed as of 06 March 2015. As of 30 April 2014, the title of Aviapartner Cargo is changed to Celebi GmbH. Celebi GmbH was taken over by Celebi Kargo with all its assets and liabilities and merged with Celebi Cargo Germany within the framework of the related effective regulations and the legal merger transactions were completed upon the registration made as of October 30, 2014.

As of 30 June 2015, the condensed interim consolidated financial statements of the Company include the Company, Celebi Nas, CGHH, Çelebi Guvenlik In Liquidation, Celebi Delhi Cargo, Celebi GH Delhi, Çelebi Kargo and Celebi Cargo (collectively, referred to as the "Group").

These condensed interim consolidated financial statements for the period 1 January – 30 June 2015 have been approved for issue by the Board of Directors on 18 August 2015 and signed by Atilla Korkmazoğlu (Deputy General Manager) and Deniz Bal (Financial Affairs Director) on behalf of Board of Directors The shareholders of the Company have the power to amend the consolidated financial statements after the issue in the General Assembly meeting of the Company.

Subsidiaries:

The Company has the following subsidiaries. The nature of the business of the Subsidiaries and their respective geographical segments are as follows:

Subsidiary	Country of incorporation	Geographical segment	Nature of business
In liquidation			Aviation and
Çelebi Güvenlik	Turkey	Turkey	other security services
CGHH	Hungary	Hungary	Ground handling services
Celebi Delhi Cargo	India	India	Warehouse and cargo services
Celebi GH Delhi	India	India	Ground handling services
Celebi Spain	Spain	Spain	Ground handling services
			(inactive)
Çelebi Kargo	Turkey	Turkey	Warehouse and cargo services
Celebi Cargo	Germany	Germany	Warehouse and cargo services

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS OF THE GROUP (Continued)

Investments Accounted by Equity Method:

Investments Accounted

with Equity Method Country of incorporation Geographical segment Nature of business

Celebi Nas India India Ground handling services

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

Affiliates:

The Company has the following subsidiaries. The nature of the business of the Subsidiaries and their respective geographical segments are as follows:

Affiliates Country of incorporation Geographical segment India Nature of business

Oround handling services

As of 30 June 2015 average number of personnel is 11.208 (31 December 2014: 10.508).

2.1. Basis of presentation

2.1.1 Financial reporting standards

The Group's consolidated financial statements and disclosures have been prepared in accordance with the communiqué numbered II-14,1 "Communiqué on the Principles of Financial Reporting In Capital Markets" (the Communiqué) announced by the Capital Markets Board ("CMB") (hereinafter will be referred to as "the CMB Reporting Standards") on 13 June 2013 which is published on Official Gazette numbered 28676. In accordance with article 5th of the CMB Reporting Standards, companies should apply Turkish Accounting Standards/Turkish Financial Reporting Standards and interpretations regarding these standards as adopted by the Public Oversight Accounting and Auditing Standards Authority of Turkey ("POA").

For the period ended June 30, 2015, the Group prepared its condensed interim consolidated financial statements in accordance with the Turkish Accounting Standard No.34 Interim Financial Reporting.

With the decision taken on March 17, 2005, the CMB announced that, effective from January 1, 2005, the application of inflation accounting is no longer required for listed companies in Turkey. The Company's financial statements have been prepared in accordance with this decision.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The Company and the group companies established in Turkey, maintain their books of account and prepare their statutory financial statements ("Statutory Financial Statements") in accordance with rules and principles published by POA, the Turkish Commercial Code ("TCC"), tax legislation and the Uniform Chart of Accounts issued by the Ministry of Finance. These consolidated financial statements have been prepared under the historical cost convention except for available for sale financial assets that are carried at fair value. These consolidated financial statements are based on the statutory records with the required adjustments and reclassifications reflected for the purpose of fair presentation in accordance with the Turkish Financial Reporting Standards. Company's functional and presentation currency is accepted as TL.

Functional and Presentation Currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates The consolidated financial statements are presented in TL, which are the functional currency of the Company and the presentation currency of the Group. As of 30 June 2015, the currency of subsidiaries has shown below.

Company

Çelebi Güvenlik In Liquidation CGHH Celebi Delhi Cargo Celebi GH Delhi Celebi Nas Çelebi Kargo Celebi Cargo GmbH

Currency

Turkish Lira (TL)
Hungarian Forint (HUF)
Indian Rupee (INR)
Indian Rupee (INR)
Indian Rupee (INR)
Turkish Lira (TL)
Euro (EUR)

Going Concern

The Group prepared consolidated financial statements in accordance with the going concern assumption.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.1.2 Amendments in International Financial Reporting Standards (IFRS)

The new standards, amendments and interpretations

The accounting policies adopted in preparation of the interim condensed consolidated financial statements as at 30 June 2015 are consistent with those of the previous financial year, except for the adoption of new and amended TFRS and TFRIC interpretations effective as of 1 January 2015. The effects of these standards and interpretations on the Group's financial position and performance have been disclosed in the related paragraphs.

The new standards, amendments and interpretations which are effective as at 1 January 2015 are as follows:

TAS 19 Defined Benefit Plans: Employee Contributions (Amendment)

TAS 19 requires an entity to consider contributions from employees or third parties when accounting for defined benefit plans. The amendments clarify that, if the amount of the contributions is independent of the number of years of service, an entity is permitted to recognise such contributions as a reduction in the service cost in the period in which the service is rendered, instead of allocating the contributions to the periods of service. These amendments are to be retrospectively applied for annual periods beginning on or after 1 July 2014. The amendment did not have impact on the consolidated financial statements of the Group.

Annual Improvements to TAS/TFRSs

In September 2014, POA issued the below amendments to the standards in relation to "Annual Improvements - 2010–2012 Cycle" and "Annual Improvements - 2011–2013 Cycle. The changes are effective for annual reporting periods beginning on or after 1 July 2014.

Annual Improvements - 2010-2012 Cycle

TFRS 2 Share-based Payment

Definitions relating to performance and service conditions which are vesting conditions are clarified. The amendment is effective prospectively.

TFRS 3 Business Combinations

The amendment clarifies that all contingent consideration arrangements classified as liabilities (or assets) arising from a business combination should be subsequently measured at fair value through profit or loss whether or not they fall within the scope of IAS 39 (or IFRS 9, as applicable). The amendment is effective for business combinations prospectively.

TFRS 8 Operating Segments

The changes are as follows: i) An entity must disclose the judgements made by management in applying the aggregation criteria in IFRS 8, including a brief description of operating segments that have been aggregated and the economic characteristics (e.g., sales and gross margins) used to assess whether the segments are 'similar'. ii) The reconciliation of segment assets to total assets is only required to be disclosed if the reconciliation is reported to the chief operating decision maker. The amendments are effective retrospectively.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

TAS 16 Property, Plant and Equipment and TAS 38 Intangible Assets

The amendment to TAS 16.35(a) and TAS 38.80(a) clarifies that revaluation can be performed, as follows:

i) Adjust the gross carrying amount of the asset to market value or ii) determine the market value of the carrying amount and adjust the gross carrying amount proportionately so that the resulting carrying amount equals the market value. The amendment is effective retrospectively.

TAS 24 Related Party Disclosures

The amendment clarifies that a management entity — an entity that provides key management personnel services — is a related party subject to the related party disclosures. In addition, an entity that uses a management entity is required to disclose the expenses incurred for management services. The amendment is effective retrospectively.

Annual Improvements - 2011-2013 Cycle

TFRS 3 Business Combinations

The amendment clarifies that: i) Joint arrangements are outside the scope of TFRS 3, not just joint ventures ii) The scope exception applies only to the accounting in the financial statements of the joint arrangement itself. The amendment is effective prospectively.

TFRS 13 Fair Value Measurement

The portfolio exception in TFRS 13 can be applied to financial assets, financial liabilities and other contracts within the scope of IAS 39 (or IFRS 9, as applicable). The amendment is effective prospectively.

TAS 40 Investment Property

The amendment clarifies the interrelationship of TFRS 3 and TAS 40 when classifying property as investment property or owner-occupied property. The amendment is effective prospectively.

The amendments did not have a significant impact on the interim condensed consolidated financial statements of the Group.

Standards issued but not yet effective and not early adopted

Standards, interpretations and amendments to existing standards that are issued but not yet effective up to the date of issuance of the interim condensed consolidated financial statements are as follows. The Group will make the necessary changes if not indicated otherwise, which will be affecting the consolidated financial statements and disclosures, when the new standards and interpretations become effective.

ÇELEBİ HAVA SERVİSİ A.Ş.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

TFRS 9 Financial Instruments - Classification and measurement

As amended in December 2012 and February 2015, the new standard is effective for annual periods beginning on or after 1 January 2018, with early adoption permitted. Phase 1 of this new TFRS introduces new requirements for classifying and measuring financial instruments. The amendments made to TFRS 9 will mainly affect the classification and measurement of financial assets and measurement of fair value option (FVO) liabilities and requires that the change in fair value of a FVO financial liability attributable to credit risk is presented under other comprehensive income. The Company Group will quantify the effect in conjunction with the other phases, when the final standard including all phases is adopted by POA.

TFRS 11 Acquisition of an Interest in a Joint Operation (Amendment)

TFRS 11 is amended to provide guidance on the accounting for acquisitions of interests in joint operations in which the activity constitutes a business. This amendment requires the acquirer of an interest in a joint operation in which the activity constitutes a business, as defined in TFRS 3 Business Combinations, to apply all of the principles on business combinations accounting in TFRS 3 and other TFRSs except for those principles that conflict with the guidance in this TFRS. In addition, the acquirer shall disclose the information required by TFRS 3 and other TFRSs for business combinations. These amendments are to be applied prospectively for annual periods beginning on or after 1 January 2016. Earlier application is permitted. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

TAS 16 and TAS 38 - Clarification of Acceptable Methods of Depreciation and Amortisation (Amendments to TAS 16 and TAS 38)

The amendments to TAS 16 and TAS 38, have prohibited the use of revenue-based depreciation for property, plant and equipment and significantly limiting the use of revenue-based amortisation for intangible assets. The amendments are effective prospectively for annual periods beginning on or after 1 January 2016. Earlier application is permitted. The amendments will not have an impact on the financial position or performance of the Group.

TAS 16 Property, Plant and Equipment and TAS 41 Agriculture (Amendment) - Bearer Plants

TAS 16 is amended to provide guidance that bearer plants, such as grape vines, rubber trees and oil palms should be accounted for in the same way as property, plant and equipment in TAS 16. Once a bearer plant is mature, apart from bearing produce, its biological transformation is no longer significant in generating future economic benefits. The only significant future economic benefits it generates come from the agricultural produce that it creates. Because their operation is similar to that of manufacturing, either the cost model or revaluation model should be applied. The produce growing on bearer plants will remain within the scope of TAS 41, measured at fair value less costs to sell. Entities are required to apply the amendments for annual periods beginning on or after 1 January 2016. Earlier application is permitted. The amendment is not applicable for the Group and will not have an impact on the financial position or performance of the Group.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

TAS 27 Equity Method in Separate Financial Statements (Amendments to TAS 27)

In February 2015, Public Oversight Accounting and Auditing Standards Authority (POA) of Turkey issued an amendment to TAS 27 to restore the option to use the equity method to account for investments in subsidiaries and associates in an entity's separate financial statements. Therefore, an entity must account for these investments either:

- At cost.
- In accordance with IFRS 9,

or

· Using the equity method defined in TAS 28

The entity must apply the same accounting for each category of investments. The amendment is effective for annual periods beginning on or after 1 January 2016. The amendments must be applied retrospectively. Early application is permitted and must be disclosed. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

TFRS 10 and TAS 28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture (Amendments)

In February 2015, amendments issued to TFRS 10 and TAS 28, to address the acknowledged inconsistency between the requirements in TFRS 10 and TAS 28 in dealing with the loss of control of a subsidiary that is contributed to an associate or a joint venture, to clarify that an investor recognises a full gain or loss on the sale or contribution of assets that constitute a business, as defined in TFRS 3, between an investor and its associate or joint venture. The gain or loss resulting from the remeasurement at fair value of an investment retained in a former subsidiary should be recognised only to the extent of unrelated investors' interests in that former subsidiary. An entity shall apply those amendments prospectively to transactions occurring in annual periods beginning on or after 1 January 2016. Earlier application is permitted. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

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

In February 2015, amendments issued to TFRS 10, TFRS 12 and TAS 28, to address the issues that have arisen in applying the investment entities exception under TFRS 10 Consolidated Financial Statements. The amendments are applicable for annual periods beginning on or after 1 January 2016. Earlier application is permitted. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

TAS 1: Disclosure Initiative (Amendments to TAS 1)

In February 2015, amendments issued to TAS 1. Those amendments include narrow-focus improvements in the following five areas: Materiality, Disaggregation and subtotals, Notes structure, Disclosure of accounting policies, Presentation of items of other comprehensive income (OCI) arising from equity accounted investments. The amendments are applicable for annual periods beginning on or after 1 January 2016. Earlier application is permitted. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

Annual Improvements to TFRSs - 2012-2014 Cycle

In February 2015, POA issued, Annual Improvements to TFRSs 2012-2014 Cycle. The document sets out five amendments to four standards, excluding those standards that are consequentially amended, and the related Basis for Conclusions. The standards affected and the subjects of the amendments are:

- IFRS 5 Non-current Assets Held for Sale and Discontinued Operations clarifies that changes in methods of disposal (through sale or distribution to owners) would not be considered a new plan of disposal, rather it is a continuation of the original plan
- IFRS 7 Financial Instruments: Disclosures clarifies that i) the assessment of servicing contracts that includes a fee for the continuing involvement of financial assets in accordance with IFRS 7; ii) the offsetting disclosure requirements do not apply to condensed interim financial statements, unless such disclosures provide a significant update to the information reported in the most recent annual report
- IAS 19 Employee Benefits clarifies that market depth of high quality corporate bonds is assessed based on the currency in which the obligation is denominated, rather than the country where the obligation is located
- IAS 34 Interim Financial Reporting -clarifies that the required interim disclosures must either be in the interim financial statements or incorporated by cross-reference between the interim financial statements and wherever they are included within the interim financial report.

The amendments are effective for annual periods beginning on or after 1 January 2016, with earlier application permitted. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

The new standards, amendments and interpretations that are issued by the International Accounting Standards Board (IASB) but not issued by Public Oversight Authority (POA)

The following standards, interpretations and amendments to existing IFRS standards are issued by the IASB but not yet effective up to the date of issuance of the financial statements. However, these standards, interpretations and amendments to existing IFRS standards are not yet adapted/issued by the POA, thus they do not constitute part of TFRS. The Group will make the necessary changes to its consolidated financial statements after the new standards and interpretations are issued and become effective under TFRS.

Annual Improvements - 2010-2012 Cycle

IFRS 13 Fair Value Measurement

As clarified in the Basis for Conclusions short-term receivables and payables with no stated interest rates can be held at invoice amounts when the effect of discounting is immaterial. The amendment is effective immediately.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

IFRS 15 Revenue from Contracts with Customers

In May 2014, the IASB issued IFRS 15 Revenue from Contracts with Customers. The new five-step model in the standard provides the recognition and measurement requirements of revenue. The standard applies to revenue from contracts with customers and provides a model for the sale of some non-financial assets that are not an output of the entity's ordinary activities (e.g., the sale of property, plant and equipment or intangibles). IFRS 15 original effective date was 1 January 2017. However, in July 2015, IASB decided to defer the effective date to be effective for reporting periods beginning on or after 1 January 2017, with early adoption permitted. Entities will transition to the new standard following either a full retrospective approach or a modified retrospective approach. The modified retrospective approach would allow the standard to be applied beginning with the current period, with no restatement of the comparative periods, but additional disclosures are required. The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

IFRS 9 Financial Instruments - Final standard (2014)

In July 2014 the IASB published the final version of IFRS 9 Financial Instruments. The final version of IFRS 9 brings together the classification and measurement, impairment and hedge accounting phases of the IASB's project to replace IAS 39 Financial Instruments: Recognition and Measurement. IFRS 9 is built on a logical, single classification and measurement approach for financial assets that reflects the business model in which they are managed and their cash flow characteristics. Built upon this is a forward-looking expected credit loss model that will result in more timely recognition of loan losses and is a single model that is applicable to all financial instruments subject to impairment accounting. In addition, IFRS 9 addresses the so-called 'own credit' issue, whereby banks and others book gains through profit or loss as a result of the value of their own debt falling due to a decrease in credit worthiness when they have elected to measure that debt at fair value. The Standard also includes an improved hedge accounting model to better link the economics of risk management with its accounting treatment. IFRS 9 is effective for annual periods beginning on or after 1 January 2018. However, the Standard is available for early application. In addition, the own credit changes can be early applied in isolation without otherwise changing the accounting for financial instruments.

The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

2.1.3 Financial statements of subsidiaries and joint ventures operating in foreign countries

Financial statements of joint ventures operating in foreign countries are prepared according to the legislation of the country in which they operate, and adjusted to the CMB Financial Reporting Standards to reflect the proper presentation and content. Foreign joint ventures' assets and liabilities are translated into TL with the foreign exchange rate at the statement of financial position date. Exchange differences arising from the retranslation of the opening net assets of foreign undertakings and differences between the average and statement of financial position date rates are included in the "currency translation differences" under the shareholders' equity.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.1.4 Basis of Consolidation

- a) The consolidated financial statements include the accounts of the parent company. Çelebi Hava, its Subsidiaries and its Joint ventures (collectively referred to as the "Group") on the basis set out in sections (b), to (f) below. The financial statements of the companies included in the scope of consolidation have been prepared as of the date of the consolidated financial statements and have been prepared in accordance with CMB Financial Reporting Standards applying uniform accounting policies and presentation. The results of Subsidiaries and Joint ventures are included or excluded from their effective dates of acquisition or disposal respectively.
- b) Subsidiaries are companies over which the Group's has capability to control the financial and operating policies for the benefit of the Group, either (a) through the power to exercise more than 50% of the voting rights relating to shares in the companies owned directly and indirectly by itself; or (b) although not having the power to exercise more than 50% of the voting rights, otherwise having the power to exercise control over the financial and operating policies. The available or convertible existence of potential voting rights are considered for the assessing whether the Group controls another organization Subsidiaries are consolidated from the date on which the control is transferred to the Group and consolidated by using full consolidation method. Subsidiaries are no longer consolidated from the date that the control ceases. The acquisition of the subsidiaries by the Group is recognized by using purchase method. The acquisition cost includes; the fair value of the assets on the purchase date, equity instruments disposed and the liabilities incurred at the exchange date and costs that directly attributable to the acquisition, The identifiable asset during the merge of the companies is measured by fair value at the purchase date of liabilities and contingent liabilities regardless of the minority shareholders. The Group recognized the goodwill for the exceed portion of the cost of acquisition that the fair value of net identifiable assets acquired. If the acquisition cost is below the fair value of identifiable net asset of subsidiary, the difference is recognized to the comprehensive income statement, Transactions between inter companies the balances and unearned gains arising from transactions between Group companies are eliminated. Unaccrued losses are also subjected to elimination. The accounting policies of subsidiaries are revised in accordance with the Group's policies. The balance sheets and income statements of the Subsidiaries are consolidated on a line-by-line basis and the carrying value of the investment held by the Group and its Subsidiaries is eliminated against the related equity. Intercompany transactions and balances between company and its Subsidiaries are eliminated during the consolidation. The nominal amount of the shares held by the Group in its Subsidiaries and the associated dividends are eliminated from equity and income for the period, respectively.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

The table below sets out all Subsidiaries and demonstrates their shareholding structures:

Direct and indirect shareholding by Celebi Hava and its Subsidiaries (%)

Subsidiary	30 June 2015	31 December 2014
In Liquidation		
Çelebi Güvenlik (2)	94,8	94,8
CGHH	100,0	100,0
Celebi Delhi Cargo	74,0	74,0
Celebi GH Delhi	74,0	74,0
Celebi Spain (1)	100,0	100,0
Çelebi Kargo	99,9	99,9
Celebi Cargo	99,9	99,9

- (1) As of 30 June 2015 Celebi Spain has directly and indirectly 100% voting right. However, Celebi Europe has not been consolidated in consolidated financial statements by reason of being immaterial for the consolidated financial statements and the company operations have not started (Note 5).
- (2) Pursuant to the resolution taken in the Ordinary General Assembly meeting, of Çelebi Güvenlik with a capital of TL 1.906.736, participated by the Company at the rate of 94,8%, the liquidation process started as of December 31, 2013 and the title of the Company was changed into Çelebi Güvenlik Sistemleri ve Danışmanlık A.Ş.in Liquidation. As of 30 June, 2015, since Çelebi Güvenlik Sistemleri ve Danışmanlık A.Ş.in Liquidation did not constitute any materiality on the consolidated financial statements of the Group, no additional presentation was made in the financial statements within the scope of IFRS 5 Assets Fleld for Sale and Discontinued Operations.
 - c) The Group categorized the sales and purchase of its subsidiaries' shares transactions as transactions between group shareholders except parent company. Therefore, for the addition share purchase from other than parent company, the Group records the difference between cost of purchase and book value of asset of subsidiary's purchased portion under shareholders' equity. For the share sales to other than parent company, the Group records the income or loss as a result of the difference between sales price and book value of asset of subsidiary's sold portion under shareholders' equity.
 - d) Joint ventures are accounted by the equity method.

	Direct and indirect shareholding by Çelebi Hava			
Investments Accounted by Equity Method	30 June 2015	31 December 2014		
Celebi Nas	55,00%	55,00%		

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

- e) For available for sale financial assets under 20% of voting rights or over 20% of voting rights and that are excluded from the scope of consolidation on the grounds of materiality where there is no quoted market price and where a reasonable estimate of fair value cannot be determined since other methods are inappropriate and unworkable, they are carried at cost less any impairment in value.
- f) Unrealized revenue transactions with the joint ventures have been eliminated by the rate of the controlling power of the Group over the Affiliate. Dividends from the shares the Company owns have also been eliminated from the related equity and income statement accounts.

2.2. Changes in accounting policies

2.2.1 Changes in Significant Accounting Policies

Condensed consolidated financial statements for the period ended 31 March 2015, have been prepared in compliance with IAS 34, the IFRS standard on interim financial reporting. Furthermore, condensed consolidated financial statements as of 30 June 2015 have been prepared applying accounting policies which are consistent with the accounting policies used for the preparation of consolidated financial statements except IFRS 11 and IAS 19 for the year ended 31 December 2014. Thus, these condensed consolidated financial statements must be evaluated together with the consolidated financial statements for the year ended 31 December 2014.

NOTE 3 - SEGMENT REPORTING

Management determines the operating segments based on the reports analysed by the board of directors, and found effective in strategically decision taking.

The management considers the Group within the views named geographic and operational segments. They are assessing the Group's performance on an operating segment basis; Ground Handling Services, Security Services, Cargo and Warehouse Services, Terminal Construction and Management. Reportable operating segment revenues are Ground Handling Services, Security Services, Terminal Construction and Management and Cargo and Warehouse Services. The management assesses the performance of the operating segments based on a measure of EBITDA after IFRIC 12 effect and expense offsetting amount that does not have any cash-flow effect, regarding to operating leasing are excluded.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015 (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

NOTE 3 - SEGMENT REPORTING (Continued)

The segment information provided to the board of directors as of 30 June 2015 is as follows:

1 January - 30 June 2015

		Reportable Segments		
	Grand Handling Services	Cargo And Warehouse Septiess	Consulidation	Consultdated
Revenue Cost of sales	212990 137 (15] 434764)	109 034 01 4 (86 349 256)	(118.515)	320 913 606 (238 284 030)
Grass profit	61.563.373	21,104,740	(1 (0.545)	\$2,629,576
General administrative expenses Adduca: Depretainton and interstation	(37 708.7 7) 16 753 958	(9 695 367) 5 419 249	215 201	(47.888 803) 87 (89 203
Addition Operating langrapositions Addition Effect of IFRIC 12 shares	14 233	4 297 312 1 642 033		4313 567 1 662 033
Addition: Prepaid affocation cost expense Addition: Retrement pay liability and unused vecetion provisions (*)	577.536 3.486.439	11 344		577 536 3 897 982
Effect of EBITDA to investments accounted by equity method	4 338 244	[34 60]		4 472 845
I-BITDA	44.027,06?	23.030.136	90.736	67,853,939

1 April - 30 June 2015

	Ground Handling Services	Corpo And Warehune Services	Convolidation Adjustments	Consulidated
Revenue Cost of telm	123 322 478 (82 648 072)	57 ±0.1.300 (45 207.299)	8 126	(120 934 104 (127 855 371)
Green profit	46.674.486	12,3%,201	1.126	53.078.743
General administrative expenses Addison Depreciation and amortization Addison Depreciation and amortization Addison States and the second second addison in the second addition of PRINT 2 shares Addison Effect of PRINT 2 shares Addison Prepared ellocations cover expense Addison Retrement pay labelity and unusued vacation provisces (*) Effect of Edition Date to eversteening accounted by equity method	(20 157 4669 6.737 470 4 327 228 768 3 103 572 2,310 874	(4.836.547) 2.425.640 2.331.545 833.031 10.030 94.473	134 809	(24 839 304) 9 (43 110 2 134 432 833 031 26 768 3 1 13 602 2 403 347
b.W1†DA	12.962.511	11.076.143	142.935	46.181.839

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015 (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

NOTE 3 - SEGMENT REPORTING (Continued)

The segment information provided to the board of directors as of 30 June 2014 is as follows:

1 January - 30 June 2014

		Reportable Segments		
	Ground Hondling Services	Cargo And Warelmane Services	Consolidation Adjustments	Composited
Revenue Cost of sales	(82.83) 289 (130.622.322)	100 727 109 (84 229 431)	(175.166)	283 385 228 (214 851 957)
Green profit	53,210,963	Individu	(173)(4)	68330271
General administrative recuments Addison. Dipressuram end smorttanton Addison. Operating lease qualifaction Addison: Expering lease qualifaction Addison: Effect of FIRM 12 shows Addison: Frequial allocation cost expense Addison: Frequial allocation cost expense Addison: Frequial allocation cost expense	(38 963 73 hr 30 206 67 7 (167 73 9) 577 536 3.373 680	49 191 977) 4 704 078 4033 806 1 194 945 2,32 004	286.323 - - -	(42 906 967) 11 910.757 3 886 776 1 194 945 377-346 5 894 954
Effect of ERITIA to investments accounted by equity method ERITIA	2940 677	170 025	71.157	3 070 702

1 April - 30 June 2014

		Reportable Segments		
	Ground Handling Septical	Cargo And Warehouse Services	Consulidation Adjustments	Connellidated
Revenue Cost of sales	101 633 831 (71 855 194)	58.061.176 (48.489.347)	(70 601)	[66.641.406 (120.344.541)
Great profil	34.7W8.457	9.571.029	(16.601)	44.2VV R45
General administrative expenses Addonni Deprocestors and emortization Addonni Deprocestors and emortization Addonni Effort of FFRC 12 sheete Addonni Effort of FFRC 12 sheete Addonni Effort of FFRC 12 sheete Addonni Retrea	(18.336.801) 3.005.827 11.636 28.768 2.469.109 1.645.274	(4 549.712) 2.347 £19 1.918 0.20 481 434 2.137 032 92 091	92 46 8	(22.794 045) 7.353 646 1 949 656 481 454 288 748 4 536 161 1 737 372
FHITDA	27.822.450	12.000.540	21 867	34 852,857

^(*) Retirement pay liability and usused vacation provisions are included to EBITDA calculation at 30 June 2014

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 3 - SEGMENT REPORTING (Continued)

Reconciliation of EBITDA figure to income before tax is provided as follows:

	1 January – 30 June 2015	1 April – 30 June 2015	1 January – 30 June 2014	1 April – 30 June 2014
	_		-	
EBITDA for reported segments	67.153.939	46.181.839	55.159.954	39.852.857
Depreciation and amortization	(17.189.203)	(9.163.110)	(14.910.757)	(7.353.646)
Operating lease equalization	(4.313.567)	(2.136.432)	(3.886.776)	(1.949.656)
Effect of IFRIC 12	(1.662.033)	(855.051)	(1.194.945)	(481.434)
Other operating income	9.588.738	5.919.844	7.402.780	1.299.023
Other operating expenses (-)	(6.495.748)	(4.155.145)	(2.527.488)	(1.679,794)
Addition: Prepaid allocation cost expense	(577.536)	(288.768)	(577.536)	(288.768)
Retirement pay liability and unused vacation provisions	(3.497.982)	(3.113.602)	(5.894.954)	(4.536.161)
EBITDA effect of equity accounted investees	(4.472.845)	(2.405.347)	(3.070.702)	(1.737.372)
Share of profit from equity accounted investees	2.176.279	1.176.564	1.358.963	724.573
Operating profit	40.710.042	31.160.792	31.858.539	23.849.622
Income from investment activities	318.362	129.675	201.957	87.972
Expenses from investment activities(-)	(410.854)	(12.039)	(6.817.011)	(6,648,469)
Financial income	6,422,180	2.214.554	15.070.656	11.753.018
Financial expenses (-)	(22.080.679)	(14.567.516)	(23.223.807)	(10,204.556)
Income before tax	24.959.051	18.925.466	17.090.334	18.837.587

The figures provided to the board of directors with respect to total assets and liabilities are measured in a manner consistent with that of the consolidated financial statements. These assets are allocated based on the operations of the segment and the physical location of the asset.

Total Assets:	30 June 2015	31 December 2014
Turkey	416.182.341	382.671.374
India	198.149.661	171.575.597
Hungary	62.813.923	59.314.488
Germany	39.851.157	40.839.951
Segment assets (*)	716.997.082	654.401.410
Unallocated assets	76.637.151	79.023.305
Less: Inter-segment elimination	(161.953.029)	(160.179.893)
Total assets as per consolidated financial statements	631.681.204	573.244.822

^(*) Total combined assets are generally formed of assets that are related with operations and do not include deferred income tax assets, time deposits.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 3 - SEGMENT REPORTING (Continued)

Total liabilities:	30 June 2015	31 December 2014
Turkey	60.140.887	48.778.216
India	114.889.778	92.667.785
Hungary	7.194.978	8.717.309
Germany	17.458.192	14.722.619
Segment liabilities (*)	199.683.835	164.885.929
Unallocated liabilities	358.303.620	311.563.117
Less: Inter-segment elimination	(11.430.856)	(9.657.720)
Total liabilities as per consolidated financial statements	546.556.599	466.791.326

^(*) Total combined liabilities are generally formed of liabilities that are related with operations and do not include financial liabilities, deferred income tax liabilities.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015 (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

NOTE 3 - SEGMENT REPORTING (Continued)

Geographical Segments

Geographical Analysis for the interim period 1 January - 30 June 2015

	Turkey	Hungary	India	Germany	Total Combined	Intersegment Adjustment	Total
Revenue	197.356 690	35 329 B39	48.955 294	39 280.232	320.922.055	(8 449)	320.913 606
Cost of sales	(132.061-032)	(23 484 479)	(45 444 995)	(37, 293, 524)	(238 284 030)		(238.284.030)
Gross profit	63 295 658	11 845 360	3 510 299	1 986.708	82,638,025	(8 449)	82,629,576
General administrative expenses	(32.376.375)	(4 755 752)	(5 251 232)	(4 884 901)	(47,268 260)	79 457	(47.188.803)
Other operating					,,		,
income / expense (net)	2 908.592	92 843	623.746	(389 443)	3.235.738	(142,748)	3 092 990
Profit from investments accounted							
under equity method			2.176.279		2.176.279		2.176.279
Operating profit / (loss)	35.827.875	7,182,451	1.059,092	(3.287.636)	40.781.782	(71,740)	40.710.042
Geographical Analysis for the interim period 1 April - 30 June 2015	33.841213	7,104,451		(3.207.000)	40.701.784	(11,140)	40.710.042
	Turkey	Huagary	India	Germany	Total Combined	Intersegment Adjustment	Total
Geographical Analysis for the interim period 1 April - 30 June 2015						Intersegment	Total
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue	Turkey	Hungary	India	Germany	Total Combined	Intersegment Adjustment	Total 180-934 104
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue Cost of sales	Turkey 116 069 358 (72.388.240)	Huagary 18 624.722	India 26.446.124	Germany 19 757.177	Total Combined	Intersegment Adjustment 36.723	Total
	Turkey 116 069 358 (72.388.240)	Huagary 18 624 722 (12 382 329)	India 26.446.124 (23.909.113)	Germany 19 757 177 (19 175 689)	Total Combined 180 897 381 (127.855 371)	Intersegment Adjustment 36.723	Total 180:934 104 (127:855 371)
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue Cost of sales Gross profit	Turkey 116 069 358 (72,388,240) 43 681 118	Hungary 18 624 722 (12 382 329) 6 242 393	India 26.446.124 (23.909.113) 2.537.011	Germany 19 757 177 (19 175 689) 581 488	Total Combined 180 897 381 (127 855 371) 53 042 010	Intersegment Adjustment 36.723	Total 180-934-104 (127-855-371) 53-078-733
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue Cost of sales Gross profit General administrative expenses Other operating	Turkey 116 069 358 (72,388,240) 43 681 118	Hungary 18 624 722 (12 382 329) 6 242 393	India 26.446.124 (23.909.113) 2.537.011	Germany 19 757 177 (19 175 689) 581 488	Total Combined 180 897 381 (127 855 371) 53 042 010	Intersegment Adjustment 36.723	Total 180-934-104 (127-855-371) 53-078-733
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue Cost of sales Gross profit General administrative expenses Other operating income / expense (net)	Turkey 116 069 358 (72.388 240) 43 681 118 (17 759 646)	Hungary 18 624.722 (12.382.329) 6 242.393 (2.193.003)	26.446.124 (23.909.113) 2.537.011 (2.471.947)	Germany 19 757.177 (19 175 689) 581 488 (2 497.904)	Total Combined 180 897 381 (127.855 371) 53 042 010 (24.922.500)	Interpegment Adjustment 36.723 36.723 63.296	Total 180.934 104 (127.855 371) 53 078 733 (24.859 204)
Geographical Analysis for the interim period 1 April - 30 June 2015 Revenue Cost of sales Gross profit General administrative expenses	Turkey 116 069 358 (72.388 240) 43 681 118 (17 759 646)	Hungary 18 624.722 (12.382.329) 6 242.393 (2.193.003)	26.446.124 (23.909.113) 2.537.011 (2.471.947)	Germany 19 757.177 (19 175 689) 581 488 (2 497.904)	Total Combined 180 897 381 (127.855 371) 53 042 010 (24.922.500)	Interpegment Adjustment 36.723 36.723 63.296	Total 180.934 104 (127.855 371) 53 078 733 (24.859 204)

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015 (Amounts expressed in Turkish Lira ("TL") unless otherwise indicated.)

NOTE 3 - SEGMENT REPORTING (Continued)

Geographical Segments

Geographical Analysis for the interim period 1 January - 30 June 2014

	Turkey	Hungary	India	Germany	Total Combined	Intersegment Adjustment	Total
Revenue	160.596.729	38 356.696	43 558.916	40.927 287	283 439 628	(54 400)	283 385 228
Cost of sales	(112 305 604)	(22.865 030)	(38 235.803)	(41 445 520)	(214.851.957)		(214 851 957)
Gross profit	48 291.125	15 491.666	5.323 113	(518.233)	68 587 671	(54 400)	68 533.271
General administrative expenses	(29 343.185)	(4 634 555)	(4 552,100)	(4 470.735)	(43 000.575)	91.588	(42.908 987)
Other operating							
income / expense (net)	(124 386)	434 233	4 634 601		4 944 448	(69 156)	4 875,292
Profit from investments accounted							
under equity method			1.358.963		1.358.963	<u> </u>	1.358.963
Operating profit / (loss)	18,823,554	11.291.344	6.764.577	(4,988,968)	31,890,507	(31.968)	31.858.539

Geographical Analysis for the interim period 1 April - 30 June 2014

	Turkey	Hungary	India	Germany	Total Combined	Intersegment Adjustment	Total
Revenue	97.607.273	19 893.109	23.789 907	25,407,318	166 697.607	(53.201)	166 644 406
Cost of sales	(61 767 040)	(11 715 931)	(21.526.762)	(25 334 808)	(120.344.541)	-	(120 344.541)
Gross profit	35 840 233	8 177 178	2 263 145	72 510	46 353 066	(53.201)	46 299 865
General administrative expenses	(16.155,718)	(2 204 651)	(2 257 824)	(2 183 947)	(22.802.140)	B 095	(22.794 045)
Other operating	(553.507)	(386 694)	582 062		(358.139)	(22 632)	(380.771)
income / expense (net)							
Profit from investments accounted							
under equity method			724 573	1.0	724.573		724.573
Operating profit / (loss)	19,131,008	5,585,833	1,311,956	(2.111.437)	23.917.360	(67.738)	23.849.622

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 4 - CASH AND CASH EQUIVALENTS

	30 June 2015	31 December 2014
Cash	198.436	145.144
Bank		
- Time deposit	47.400.773	56.764.825
- Demand deposit	18.429.605	22.699.126
Other liquid assets	214.883	341.434
	((0.12.408	
0	66.243.697	79.950.529

Effective interest rates on TL, EUR, USD and INR denominated time deposits at 30 June 2015 are 10,18%, 1,17%, 2,10%, 5,00% (31 December 2014: TL 9,27%, EUR 2,39%, USD 1,93%, INR 5,00%). The maturity days on INR, EUR and USD denominated time deposits as of 30 June 2015 20-60 days, 1-14 days and 1-3 days for INR, EUR and USD respectively, 1-3 day for TL. (31 December 2014: INR 20-60 days, EUR 1-14 days and USD for 1-3 days).

The analysis of cash and cash equivalents in terms of consolidated statements of cash flows at 30 June 2015 and 30 June 2014 are as follows:

	52.271.357	35.974.665
Less: Restricted cash (*)	(13.961.783)	(8.389.424)
Less: Interest Accruals	(10.557)	(25.753)
Cash and banks	66.243.697	44.389.842
	30 June 2015	30 June 2014

^(*) The mentioned amount represents the collections from the clients kept in mandatory restricted accounts according to the concession agreements signed for the operation of the terminals in New Delhi Airport in India and the blocked bank balances held for the project finance.

NOTE 5 - FINANCIAL INVESTMENTS

Available-for-sale assets:

		30 June 2015	<u>31 l</u>	December 2014
	0/0	TL	0/0	TL
DASPL	16,66%	1.754.169	16,66%	1.525.835
Celebi Spain (*)	100,0%	20.525	100,0%	20.525
		1.774.694		1.546.360

^(*) As at 30 June 2015, Celebi Spain is not material for the Group's financial statements at cost due to the failure and the company's operations have not started yet after deduction of depreciation not been consolidated in the consolidated financial statements and accounted for as availablefor-sale financial assets are reflected in the financial statements.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 6 - EQUITY ACCOUNTED INVESTEES

	%	30 June 2015	%	31 December 2014
Çelebi Nas	55,0%	22.069.348	55,0%	17.141.793
	55,0%	22.069.348	55,0%	17.141.793

The movement in the investments accounted by equity method during the periods ended 30 June is as follows:

	30 June 2015	30 June 2014
As of 1 January	17.141.793	13.160.780
Share on profit / loss	2.176.279	1.358.963
Currency translation differences	2.636.179	309.948
Actuarial gains/losses fund from retirement plans	115.097	108.477
As of 30 June	22.069.348	14.938.168

Profit /loss from investments accounted under equity method:

	1 January- 30 June 2015	1 January- 30 June 2014
Çelebi Nas	2.176.279	1.358.963
	2.176.279	1.358.963

Summary statement of equity accounted investees:

	30 June 2015	31 December 2014
Total Assets	47.643.229	36.612.513
Total Liabilities	7.517.140	5.445.615
	1 January- 30 June 2015	1 January- 30 June 2014
Total Revenue Profit / (Loss) for the period	23.240.016 3.956.871	16.117.931 2.470.842

ÇELEBİ HAVA SERVİSİ A.Ş.

NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 7 - SHORT TERM AND LONG TERM FINANCIAL LIABILITIES

Short-term financial liabilities:

	30 June 2015		
Effecti	ive Interest Rate (%)	Original Amount	TL
Short term borrowings:			
TL Borrowings	10,50%-13,50%	32.995.207	32.995.207
INR Borrowings	11,00%	84.871.069	3.573.072
Total short term credits			36.568.279
Short-term finance lease obligations			
Short-term finance lease obligations - US Dol	lar	61.207	164.420
Short-term finance lease obligations - EUR		586.865	1.750.149
Total short-term finance lease obligations			1.914.569
Short term liabilities	-		38.482.848
Short-term portion of long-term borrowings:			
Interest expense accrual – INR		15.413.634	648.914
Interest expense accrual – EUR		531.297	1.584.435
Interest expense accrual - TL		3.348.444	3.348.444
INR borrowings		601.445.392	25.320.851
EUR borrowings		11.500.038	34.295.414
TL borrowings		15.000.000	15.000.000
Short-term portion of total long term borro	wings:		80.198.058
Total short term liabilities:			118.680.906

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 7- SHORT TERM AND LONG TERM FINANCIAL LIABILITIES (Continued)

30 June 2015

Long-term financial liabilities:

	Effective Interest Rate (%)	Original Amount	TL
INR Borrowings	11%-12,82%	1.020.862.043	42.978.292
EUR Borrowings	2,20%-Libor/Euribor +5,50%	54.341.796	162.058.103
TL Borrowings	10,50%-13,50%	25.000.000	25.000.000
			230.036.395
Long-term finance lease	obligations:		
USD long-term finance	lease obligations	3.787	10.173
EUR long-term finance		1.109.040	3.307.379
Total long-term financ	e lease obligations		3.317.552
Total long-term financ	ial liabilities		233.353.947
Total financial liabilitie	D.S.		352.034.853
Total Imaneial nabints	cs		00210041000
Short-term financial lia	W-		332.004.033
	bilities: 31 December 2014	Ales	
	31 December 2014 Effective Interest Rate (%)	Original Amount	TL
Short-term financial liad	31 December 2014 Effective Interest Rate (%)	_	TL
Short-term financial lia	31 December 2014 Effective Interest Rate (%)	Original Amount 30.000.000 84.786.647	
Short-term financial liad Short term borrowings: TL Borrowings	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82%	30.000.000	TL 30.000.000
Short-term financial liad Short term borrowings: TL Borrowings INR Borrowings Total short term credit	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82%	30.000.000	TL 30.000.000 3.104.887
Short-term financial liad Short term borrowings: TL Borrowings INR Borrowings Total short term credit	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82% ts e obligations:	30.000.000	TL 30.000.000 3.104.887
Short-term financial liad Short term borrowings: TL Borrowings INR Borrowings Total short term credit Short-term finance lease Short-term finance lease	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82% ts e obligations:	30.000.000 84.786.647	30.000.000 3.104.887 33.104.887
Short-term financial liad Short term borrowings: TL Borrowings INR Borrowings Total short term credit Short-term finance lease Short-term finance lease Short-term finance lease	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82% ts e obligations: e obligations – EUR e obligations – US Dollar ce lease obligations	30.000.000 84.786.647 573.537	30.000.000 3.104.887 33.104.887 1.617.776 185.419
Short-term financial liable Short term borrowings: TL Borrowings INR Borrowings Total short term credit Short-term finance lease Short-term finance lease Short-term finance lease	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82% ts e obligations: e obligations – EUR e obligations – US Dollar ce lease obligations	30.000.000 84.786.647 573.537	30.000.000 3.104.887 33.104.887
Short-term financial liad Short term borrowings: TL Borrowings INR Borrowings Total short term credit Short-term finance lease Short-term finance lease Short-term finance lease Total short-term finance lease	31 December 2014 Effective Interest Rate (%) 10,50% - 13,50% 12,00% - 12,82% ts c obligations: c obligations - EUR c obligations - US Dollar ce lease obligations ities	30.000.000 84.786.647 573.537	30.000.000 3.104.887 33.104.887 1.617.776 185.419

^{(*) 26} September 2014 is date of forward transactions for cash flow hedges, value date is 7 January 2015, bank purchase amount is EUR 12.000.000, bank selling amount is TL 35.588.400.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 7- SHORT TERM AND LONG TERM FINANCIAL LIABILITIES (Continued)

		`	,
	31 December 2014		
	Effective Interest Rate (%)	Original Amount	TL
	, ,	Ü	
Short-term portion of long-term			
borrowings:			
Interest expense accrual – EUR		446,457	1,259,321
Interest expense accrual - INR		19.004.560	695.947
Interest expense accrual – TL		1.821.513	1.821.513
EUR Borrowings		17.544.686	49.488.295
INR Borrowings		574.234.162	21.028.455
TL Borrowings		15.000.000	15.000.000
Short-term portion of total long term			89.293.531
borrowings:			07.273.331
Total short term liabilities:			125.842.013
	21 D 2014		
	31 December 2014	0 1 1 1 1	an r
e , , , , , , , , , , , , , , , , , , ,	Effective Interest Rate (%)	Original Amount	TL
Long-term financial liabilities:			
INR Borrowings	12,00% - 12,82%	1.214.966.357	44.492.068
EUR Borrowings	2,20% - Libor/Euribor +5,50%	46.410.148	
			175.401.172
Long-term finance lease obligations:			
Long-term finance lease obligations -			
EUR		1,410,447	3,978,448
Long-term finance lease obligations -			
US Dollar		24.848	57.620
Total long-term finance lease			
obligations			4.036.068
Total long-term financial liabilities			179.437.240
Total financial liabilities			305.279.253
The redemption schedule of borrowin	gs according to their contractua	l re-pricing dates is as	follows
The reading tion believed to a Borrowin	_		
	30 J		mber 2014
Less than 3 months		64.143.898	13.190.195
Between 3-12 months			112.651.818
Between 1-5 years		233.353.947	179.437.240
		352.034.853	305.279.253
Between 1-3 years			

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 7- SHORT TERM AND LONG TERM FINANCIAL LIABILITIES (Continued)

The redemption schedules of long-term bank borrowings as of 30 June 2015 and 31 December 2014 are as follows:

	30 June 2015	31 December 2014
Between 1-2 years	121.477.138	82.104.380
Between 2-3 years	78.392.616	43.458.843
Between 3-4 years	23.749.388	32.517.249
4 years and more	6.417.253	17.320.700
	230.036.395	175.401.172

The redemption schedules of financial lease obligations as of 30 June 2015 and 31 December 2014 are as follows:

		30 June 2015	5	31	December 2014	
	Minimum		T-4-1	Minimum		T-4-1
	lease payments	Interest	Total obligation	lease payments	Interest	Total obligation
Less than I year	2.158.689	(244.120)	1.914.569	2.072.879	(269.684)	1.803.195
Between 1-2 years	1.884.279	(136.028)	1.748.251	1.914.635	(224.909)	1.689.726
Between 2-3 years	1.614.544	(45.485)	1.569.059	1.743.924	(80.328)	1.663.596
Between 3-4 years	242	-	242	686.726	(3.980)	682.746
	5.657.754	(425.633)	5.232.121	6.418.164	(578.901)	5.839.263

NOTE 8 - TRADE RECEIVABLES AND PAYABLES

	30 June 2015	31 December 2014
Short-term trade receivables		
Due from third parties	86.360.963	60.330.934
Less: Provision for doubtful receivables	(2.878.361)	(3.142.514)
Trade receivables from third parties (net)	83.482.602	57.188.420
Due from related parties (Note 26)	896.824	691.934
Total short-term trade receivables	84.379.426	57.880.354

The maturities of trade receivables are generally less than 45 days (31 December 2014: less than 45 days). The fair value of current trade receivables as of 30 June 2015 and 31 December 2014 equals their carrying amount as the impact of discounting is not significant.

The Group's previous experience in the collection of receivables has been considered in the provisions booked. Therefore, the Group does not foresee any additional trade receivable risk for the possible collection losses.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 8 - TRADE RECEIVABLES AND PAYABLES (Continued)

Movement of provision for doubtful receivables is as follows:

	30 June 2015	30 June 2014
Opening balance	3.142.514	3.128.251
Cumulative translation differences	62.583	(11.583)
Deletion of bad debts	(326.736)	-
Closing balance	2.878.361	3.116.668
Short-term trade payables		
	30 June 2015	31 December 2014
Trade payables to third parties	37.079.412	38.054.108
Accrued liabilities	11.374.879	3.152.803
Accrued liabilities Total trade payables to third parties	11.374.879 48.454.291	3.152.803 41.206.911

The fair value of short-term trade payables as of 30 June 2015 and 31 December 2014 equals their carrying amount as the impact of discounting is not significant.

NOTE 9 - OTHER RECEIVABLES AND PAYABLES

	30 June 2015	31 December 2014
Other short-term receivables		
Receivables from Tax Office	9.436.287	6.560.868
Deposits and guarantees given	358.663	283.528
Other short-term receivables	190.829	2.653.438
	9.985.779	9.497.834

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NOTE 9 - OTHER RECEIVABLES AND PAYABLES (Continued)

	30 June 2015	31 December 2014
Other long term receivables Deposits and guarantees given (*)	17.081.124	13.625.063
	17.081.124	13.625.063

(*) As of 30 June 2015, the amount which was given for Group's subsidiaries and joint ventures in India, the Celebi GH Delhi, Celebi Delhi Cargo amounting to TL 6.589.042 (31 December 2014: TL 8.481.462) ve TL 10.409.816 (31 December 2014: TL 5.060.111) as a deposit to the local authorities, companies and the amount which was shown in banks as blockage. As of 30 June 2015, Group has no blockage balance.

	30 June 2015	31 December 2014	
Other long term receivables from related parties ÇHH (Note 26)	10.475.080	9.874.950	
	10.475.080	9.874.950	
	30 June 2015	31 December 2014	
Other short-term payables			
Other short-term payables (*)	6.213.654	4.478.856	
Deposits received	91.540	43.004	
	6.305.194	4.521.860	

(*) As of 30 June 2015; TL 4.722.387 of other short-term payables (31 December 2014: TL 3.966.746) Celebi Delhi Cargo, a subsidiary of the Company in India, the other partner DIAL debts arising from the concession contract.

Other long-term payables Deposits received	5.655.881	4.782.335
4444	5.655.881	4.782.335

NOTE 10 - INVENTORIES

	20 June 2015	31 December 2014
Trade goods	1.060.655	1.052.140
Other inventories (*)	8.789.864	7.328.933
	9.850.519	8.381.073

20 June 2015 - 21 December 2014

^(*) Other inventories include fuel oil, baggage sticker, boarding passes, miscellaneous periodicals, clothes and spare parts.

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NOTE 11 - PROPERTY, PLANT AND EQUIPMENT

Movements in property, plant and equipment for the period ended 30 June 2015 are as follows:

	Opening				Foreign Currency	Closing
	I January 2015	Additions	Disposals	Transfers(**)	Translation Differences	30 June 2015
Cost						
Plant, machinery and equipment	233.681.575	16.480.375	(586.478)	(22.652.972)	3.862.657	230,785,157
Motor vehicles	34,368,703	26.709		454.438	2 479 913	37 329 763
Furniture and fixtures	21.856.759	594.426	(5.372)	198,644	374.872	23 019 329
Leasehold improvements (*)	104,380,345	991.854	(806,136)	10.654.840	(1.195.805)	114 025 098
Construction in Progress	10.720.355	126.155	•	(10.654.840)	•	191 670
	405.007.737	18.219.519	(1.397,986)	(21.999.890)	5.521.637	405.351.017
Accumulated depreciation						
Plant, machinery and equipment	(139.418.906)	(7.025.923)	576.626		(1,348.803)	(147,217,006)
Motor vehicles	(25.738.416)	(1,121,055)			(1.785.324)	(28.644.795)
Furniture and fixtures	(17.829.918)	(902.845)	317	-	(145.524)	(18.877.970)
Leasehold improvements (*)	(55,534,188)	(3.494.011)	417.212	-	802.717	(57.808.270)
	(238.521.428)	(12.543.834)	994.155		(2.476.934)	(252.548.041)
Net book value	166,486,309					152.802.976

The land plots where the stations and cargo buildings were constructed by Celebi Hava Servisi A.S. in the airports within which it operates were remed from the DHMI and other local authority. The station and cargo buildings on this land were constructed by the Group and recorded under the tangible assets of the Group as leasehold improvements. As of 30 June 2015 the net book value of these stations was TL 53 055.751 The lease contract signed of the Group and the DHMI is valid for one year and the agreement is remewed enter at memory and the DHMI is valid for one year and the agreement is remewed annotantically. The Group amountizes these station buildings over 15 years which correspond to their economic lives. If the DHMI does not renew the lease contract within this period, the Group nay have to atmontize the relevant leasehold improvements over a shorter period. Equipments of the Group in Statid Arabia have been sold as of July 2015 and reclassified to assets held for sale as of reporting date. Cost of equipments sold is amounted to TL 21 999 890 and sales amount of the equipments sold is TL 27 747.272.

Depreciation expense for the period ended 30 June 2015 in the amount of TL 11.565.622 and TL 978.212 are respectively included in cost of sales and operating expenses.

There are net book value TL 6.373 506 worth of financial leasing assets in plant, machinery and equipment as of 30 June 2015.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 11 - PROPERTY, PLANT AND EQUIPMENT (Continued)

Movements in property, plant and equipment for the period ended 30 June 2014 are as follows:

•		Additions due to		F	preign Currency	
	Opening	purchase of			Translation	Closing
	I January 2014	subsidiaries	Additions	Disposals	Differences	30 June 2014
Cost						
Plant, machinery and equipment	202 313 681	1,762,006	2 490 627	(349.548)	(158 043)	206 058 723
Motor vehicles	36,925 913		17 316		(1.338 671)	35 604.558
Furniture and fixtures	21,469 906		354 442	(211 318)	(143 957)	21.469.073
Leasehold improvements (*)	99 959 534		141 526	(11,720,444)	(18 688)	88 361 928
Construction in Progress	8.669 072	221	7.118 870	-	•	15,788,163
	369,338,106	1.762.227	10.122.781	(12.281.310)	(1.659,359)	367.282.445
Accumulated depreciation						
Plant, machinery and equipment	(127.065 935)	-	(5 974 192)	169 515	132 891	(132,737,721)
Motor vehicles	(25.337.100)		(1.150 182)		933 775	(25.553.507)
Furniture and fixtures	(16 342 488)		(949 204)	22.767	284 367	(16.984 558)
Leasehold improvements (*)	(55 060.161)	-	(3 195 773)	5 068.411	4686	(53 182.837)
	(223.805.684)		(11,269,351)	5.260.693	1,355,719	(228,458,623)
Net book value	145.532,422					138.823.822

^(*) The land plots where the stations and cargo buildings were constructed by Çelebi Hava Servisi A.\$ in the airports within which it operates were rented from the DHMI and other local authority. The station and cargo buildings on this land were constructed by the Group and recorded under the tangible assets of the Group as leasehold improvements. As of 30 June 2014 the net book value of these stations was TL 32 275 833. The lease contract signed by the Group and the DHMI is valid for one year and the agreement is renewed every year. The agreement is renewed automatically. The Group amortizes these station buildings over 15 years which correspond to their economic lives. If the DHMI does not renew the lease contract within this period, the Group may have to amortize the relevant leasehold improvements over a shorter period.

Depreciation expense for the period ended 30 June 2014 in the amount of TL 9.964.151 and TL 1.305.200 are respectively included in cost of sales and operating expenses.

There are net book value TL 7.553.512 worth of financial leasing assets in plant, machinery and equipment as of 30 June 2014.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 12 - INTANGIBLE ASSETS

Other Intangible Assets

Movements in intangible assets for the period ended 30 June 2015 are as follows:

	Opening		Foreign Currency	Closing
	I January 2015	Additions	Translation Differences	30 June 2015
Cost				
Rights	11,162,357	-		11,162,357
Customer relations	39.672.954		2 153 292	41 826 246
Software	9.906,772	491 000	199.850	10.597 622
Concession rights (**)	68.658.512	1 933 321	10 337 470	80 929 303
Build-operate-transfer investments (*)	53.621,156	3,504 785	8 374 828	65.500.769
	183,921.751	5.929.106	21.065.440	210.016.297
Accumulated depreciation				
Rights	(2.119.894)	(320 453)	(6\$6)	(2.441.003)
Concession rights (**)	(14 579 261)	(1815186)	(2.240.929)	(18.635.376)
Customer relations	(36 386 065)	(388 317)	(2.153.281)	(38 927 663)
Software	(7.604 993)	(566.103)	(155 013)	(8 326 109)
Build-operate-transfer investments (*)	(13 495 057)	(1,555 310)	(2.126.246)	(17, 176 613)
	(74.185.270)	(4.645,369)	(6,676,125)	(85,506,764)
Net book value	108,836,481			124.509.533

^(*)TL 43 162.204 which is difference between discounted present value of deposits paid with interest rate, 11,46%, and the deposit amounting to INR 1 374 428 822, paid in accordance with the concession agreement on the development, modernization, finance and 25-year operation of the eargo terminal in the airport in New Delhi, India has been capitalized as a Build-Operate-Transfer investment and it will be amortized in 25 years until operations end in Delhi International Airport. In addition, TL 5 090 786 which is difference between discounted present value of deposit paid with interest rate, [0,82%, and the deposit amounting to INR 400,000 000 paid in accordance with the concession agreement on the development, modernization, modernization, and 10-year operation of the eargo terminal in the airport in New Delhi, India, has been capitalized as a Build-Operate-Transfer investment and it will be amortized in 10 years until operations end in Delhi International Airport.

(**)Celebi Delhi Cargo within the scope of the concession agreement signed between DIAL and refers to spending on fixed assets recognized in accordance with IFRIC 12

Amortization expense for the period ended 30 June 2015 in the amount of TL, 287,289 and TL, 4 358,080 are included in operating expenses and cost of sales.

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

NOTE 12 - INTANGIBLE ASSETS (Continued)

Other Intangible Assets

Movements in intangible assets for the period ended 30 June 2014 are as follows:

	Opening		Foreign Currency	Closing
	I January 2014	Additions	Translation Differences	30 June 2014
Cost				
Rights	11 690 098			11.690 098
Customer relations	39 556 774		(2.153 292)	37.403.482
Software	8 973 270	86.588	(127 804)	8,932,054
Concession rights (**)	64 721 241	00.500	1 574.900	66 296 141
Build-operate-transfer investments (*)	50.653 610		1.232 591	51.886.201
	175.594,993	86,588	526,395	176,207,976
Accumulated depreciation				
Rights	(2 004 071)	(332.584)	(648)	(2.337.303)
Concession rights (**)	(11.053 640)	(1 387.244)	(259 237)	(12.700.121)
Customer relations	(39 556.774)	(1307.244)	2.153 292	
		1500 1500		(37 403 482)
Software	(6 6 1 8 6 4 6)	(589.167)	87 542	(7 120 271)
Build-operate-transfer investments (*)	(10.155 819)	(1.332.411)	(237.775)	(11.726 005)
	(69.388.950)	(3,641,406)	1,743,174	(71,287,182)
Net book value	106,206,043			104.920.794

(*)TL 34 951.522 which is difference between discounted present value of deposit paid with interest rate, 11, 46%, and the deposit amounting to INR 1,200,000,000, additionally INR 78 148 352 paid in accordance with the concession agreement on the development, modernization, finance and 25-year operation of the cargo terminal in the airport in New Delhi, India, has been capitalized as a Build-Operate-Transfer investment and it will be amortized in 25 years until operations end in Delhi International Airport. In addition, TL 5 208 673 which is difference between discounted present value of deposit paid with interest rate, 10,82%, and the deposit amounting to INR 400 000 000 paid in accordance with the concession agreement on the development, modernization, finance and 10-year operation of the cargo terminal in the airport in New Delhi, India, has been capitalized as a Build-Operate-Transfer investment and it will be amortized in 10 years until operations end in Delhi International Airport.

1**Celebi Delhi Cargo within the scope of the concession agreement signed between DIAL and refers to spending on fixed assets recognized in accordance with IFRIC 12.

Amortization expense for the period ended 30 June 2014 in the amount of TL 324 989 and TL 3.316.417 are included in operating expenses and cost of sales.

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NOTE 12 - INTANGIBLE ASSETS (Continued)

Goodwill

Positive goodwill at 30 June 2015 and 31 December 2014 is as follows:

	30 June 2015	31 December 2014
Goodwill due to acquisition of CGHH	22.196.228	20.934.547
Celebi Nas due to acquisition of Celebi Nas addition share	910.723	910.723
Goodwill due to acquisition of Celebi GmbH	1.438.861	1.360.940
	24.545.812	23.206.210

Goodwill due to acquisition of CGHH

Goodwill details relating to the acquisition of CGHH at 30 June 2015 are below:

	30 June 2015	30 June 2014
1 January	20.934.547	23.177.524
Foreign currency translation differences	1.261.681	(1.261.669)
Goodwill	22.196.228	21.915.855

Goodwill Impairment Test

The group tests goodwill at least once a year for the risk of impairment. A valuation report prepared by an independent valuation firm is based on for ordinary goodwill impairment test.

	30 June 2015
Ground handling services - Hungary	22.196.228

The recoverable value of the aforementioned cash generating unit has been determined by taking the usage calculations as a basis. For the purposes of carrying out impairment tests, detailed forecasts for the next 7 years have been used which are based on approved annual budgets and strategic projections of the management representing the best estimate of future performance. Growth rate used in the projections to be realized after 7 years ensured to be 1%. The fair value of Euro amount is calculated in terms of Hungarian Forint which converted with the exchange rates at the balance sheet date. Therefore, the said fair value model is affected by the fluctuations in the foreign exchange market.

Other important assumptions in the fair value calculation model are as follows;

Discount rate	9,70%

The Group management determined the budgeted gross profit margin by taking into consideration for the previous performance of the Company and the market growth expectations. The weighted average growth rates used are in line with the estimation stated in industry reports. The discount rate used is the before tax discount rate and includes the Company specific risk factors.

As a result of impairment tests performed under above assumptions, no impairment was detected in the goodwill amount as of 30 June 2015.

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NOTE 12 - INTANGIBLE ASSETS (Continued)

Goodwill from purchasing 4% shares of Celebi Nas

The Company has purchased %4 shares of Celebi Nas with ratio of %51 on 26 January 2012 by paying USD 1.000.000 (TL 1.820.300) from Sovika Aviation Private Limited which has already owned %8 shares of Celebi Nas before, The purchase was recognized in accordance with IFRS 3 "Business Combinations" terms, The goodwill which has been calculated after the purchase as TL 910.723 has also been reflected in consolidated financial statements.

Group management has evaluated the synergy which will be created by Celebi Nas with Celebi Hava in India as the main reasons of goodwill. By management, Celebi Nas has been evaluated as a single cash-generating unit thus goodwill has been allocated on Celebi Nas.

Ground handling services - India

30 June 2015

910.723

The recoverable value of the aforementioned cash generating unit has been determined by taking the usage calculations as a basis. For the purposes of carrying out impairment tests, detailed forecasts for the next 5 years have been used which are based on approved annual budgets and strategic projections of the management representing the best estimate of future performance.

The Group management determined the budgeted gross profit margin by taking into consideration for the previous performance of the Company and the market growth expectations, The discount rate used is the before tax discount rate and includes the Company specific risk factors.

As a result of impairment tests performed under above assumptions, no impairment was detected in the goodwill amount as of 30 June 2015.

Goodwill from purchasing of Celebi GmbH

A "share purchase agreement" was signed on February 18, 2014 between Celebi Cargo GmBH, a subsidiary of Çelebi Kargo Depolama ve Dağıtım Hizmetleri A.Ş. registered in Frankurt, Germany, 100% of the capital of which is owned by Çelebi Kargo Depolama ve Dağıtım Hizmetleri A.Ş., in which the Company participates at the rate of 99,97%, and Aviapartner GmBH, also registered in Frankurt, Germany, for the transfer of all of the shares of Aviapartner Cargo GmbH (Aviapartner Cargo) operating in Frankfurt and Hahn International Airports in Germany in cargo storage and handling, 100% of the capital of which is owned by Aviapartner GmBH for EUR 4.459.283 (13.604.381 TL) to Celebi Cargo GmBH. The closing procedures regarding this agreement were signed on February 18, 2014. A protocol regarding the determination of ultimate purchase price has been signed as of 06 March 2014 and purchase price adjustment of EUR 362.003 (TL 1.021.102) has been added to purchase price. As of April 30, 3014, the official title of Aviapartner Cargo was changed as Celebi GmbH and all assets and liabilities of Celebi GmbH were taken over by Celebi Cargo and the legal merger was completed as of October 30, 2014.

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NOTE 12 - INTANGIBLE ASSETS (Continued)

The acquisition has been accounted according to IFRS 3 "Business Combinations" and the goodwill amount of TL 1.360.940 has been included in consolidated financial statements as of 31 December 2014.

Goodwill of Celebi GmbH which is calculated with net asset is follows:

	30 June 2015	30 June 2014
1 January	1.360.940	-
Foreign currency translation differences	77.921	
Goodwill	1.438.861	(1915-40.1) -

NOTE 13- PROVISIONS, COMMITMENTS, CONTINGENT ASSETS AND LIABILITIES

a) Short term provisions

Other short-term provisions

Provision for litigation	30 June 2015 857.992	31 December 2014 857.992
	857.992	857.992
Short-term provision for employee benefits		
	30 June 2015	31 December 2014
Provision for employee termination benefits	1.150.420	56.202
Provision for unused vacation	4.017.496	3.189.336
	5.167.916	3.245.538

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NOTE 13 - PROVISIONS, COMMITMENTS, CONTINGENT ASSETS AND LIABILITIES (Continued)

b) Long-term provisions:

Long-term provision for employee benefits

	30 June 2015	31 December 2014
Provision for employee termination benefits	10.180.595	9.234.288

Provision for employment termination benefits is booked according to the explanations below. There are no agreements for pension commitments other than the legal requirement as explained below.

Under the Turkish Labour Law, the Group is required to pay termination benefits to each employee who has completed one year of service, who achieves the retirement age (58 for women and 60 for men), who has charged 25 years of services (20 years for women) and whose employment is terminated without due cause, is called up for military service or who dies.

Since the legislation was changed on 23 May 2002, there are certain transitional provisions relating to length of service prior to retirement. The amount payable at 30 June 2015 consists of one month's salary limited to a maximum of TL 3.709,98 (31 December 2014: TL 3.438,22) for each year of service.

The liability is not funded, as there is no funding requirement.

According to regulations in India, the Company is required to pay termination benefits to each employee in its subsidiaries and joint ventures who has completed five year of service, who is called up for military service, who achieves the retirement age, who early retires, or who dies. Total employee termination benefit liability is calculated by 15 days per year of service for the current period ended at 30 June 2015 and the liability is limited to INR 350.000 per employee. Employee termination benefit liability is calculated by estimating the present value of the future probable obligation to the employees of the group in its subsidiaries that are registered in Turkey arising from the retirement of the employees; IFRS requires actuarial valuation methods to be developed to estimate the enterprise's obligation under defined benefit plans.

The principal assumption is that the liability ceiling 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. Since the Group calculates the reserve for employment termination benefits every six months the maximum amount of TL 3.541,37 which is effective from 1 January 2015 (31 December 2014: TL 3.438,22) has been taken into consideration in the calculations. Movements in the provision for employment termination benefits and unused vacation provisions are as follows:

As of 1 January	30 June 2015 12.479.826	30 June 2014 11.622.462
Paid during the year	(2.360.822)	(2,477,823)
Increase/ decrease during the year	2.205.945	4.239.594
Used during the period	(1.137.690)	(802,973)
Service Cost	740.237	1.100.989
Interest Cost	362.404	411.085
Actuarial gain/loss	2.894.415	(1.407.490)
Foreign currency translation differences	164.196	(45.654)
End of the period	15.348.511	12.640.190

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 13 - PROVISIONS, COMMITMENTS, CONTINGENT ASSETS AND LIABILITIES (Continued)

Contingent assets and liabilities of the Group

	461.118.056	339.840.848
Share pledge	14.484.835	12.599.398
Guarantee letters	102.812.806	59.651.356
Collateral	343.820.415	267.590.094
Guarantees given:		
	9.057.610	10.731.057
Guarantee notes	865.675	793.267
Guarantee check	1.338.161	1.315.110
Guarantee letters	6.853.774	8.622.680
Guarantees received:	30 June 2015	31 December 2014

The Company has contingent assets amounting to TL 1.473.818 (31 December 2014: TL 1.455.536), due to the legal cases in favour of the Company and contingent liabilities amounting to TL 22.975.419 due to the legal cases and enforcement proceedings against the Company as of 30 June 2015 (31 December 2014: TL 20.384.635), TL 18.445.178 portion of contingent liabilities are comprised of legal cases and enforcement proceedings related with the fire in warehouse (Note 29) in which Company is a sole defendant and co-defendant with the DHMI, other warehouse management companies and insurance companies(31 December 2014: TL 16.088.136).

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 13 - PROVISIONS, COMMITMENTS, CONTINGENT ASSETS AND LIABILITIES (Continued)

The details of collaterals, pledges and mortgages ("CPM") of the Company at 30 June 2015 and 31 December 2014 are as follows:

· · · · · · · · · · · · · · · · · · ·			30.66.2015		31,12,2034
Colleterals, pledges and mortgages given by the Company	Currency	Amogul	Tt, Equivalent	Amoust	TL Equivalent
A. CPM given on behalf of the Company's legal personality			51.391.125		46.219.833
	TI. EUR USD INR HUF	6, 160, 507 2, 917, 481 2, 210, 500 5,98, 267, 767 562, 577, 053	6.160.507 8.760.155 5.938.066 25.187.915 5.344.482	6.765 106 2.969 279 2.210 500 562 825 000 571 011 496	6.765 106 8.375 445 5.125 929 5.042 912 20.910.441
B. CPM gives on behalf of fully consulidated subsidiaries			489.726.931		293.621.015
C. CPM gives for custinuation of its economic activities on behalf of third parties	EUR USD INR	42.146.667 19.142.196 5.525.307.850	125 689 790 51 421 681 232 615 460	38 846 667 5.792 196 4 659 057 850	109 574 794 13 431 523 170 614 698
D. Total amount of other CPM i. Total amount of CPM given on behalf of the majority shareholder ii. Total amount of CPM given to behalf of the majority shareholder group companies who not in scope B and C iii. Total amount of CPM given on behalf of third parties which are not in scope C	nch are	0.5%	** *	1	
			461.118.056		337.840.840

The Company has no benefit from CPM given to third parties.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 14 - OTHER ASSETS AND LIABILITIES

	30 June 2015	31 December 2014
Other current assets		
Deferred Value-added tax ("VAT")	2.418.787	2.712.512
Restricted cash	631.500	5.766.185
Advances given to personnel	323.194	452.783
Insurance expense need to be compensated	2.445	4.434.582
Other	45.127	403.133
	3.421.053	13.769.195
	30 June 2015	31 December 2014
Other non-current assets		
Prepaid taxes and funds (*)	13.358.487	11.520.724
Other	3.242	3.242
	13.361.729	11.523.966

^(*) The amount consist of prepaid taxes and funds, which can be offset in more than 1 year period, of Celebi GH Deli and Celebi Delhi Cargo amounting to TL 3.046.119 as at 30 June 2015. (31 December 2014: TL 1.883.821) ve TL 10.312.368 (31 December 2014: TL 9.636.903).

	30 June 2015	31 December 2014
Other Current Liabilities		
Taxes and funds payable	2.388.675	1.880.870
Rent equalization reserves	964.024	855.783
Other miscellaneous payables and liabilities	1.041.784	1.762.031
	4.394.483	4.498.684
	30 June 2015	31 December 2014
Other Non-Current Liabilities		
Provision for operational leasing equalization (*)	55.844.256	44.874.521
Other	16.692.132	12.634.604
	72.536.388	57.509.125

^(*) Operating leasing cost equalization, in accordance with of IAS 17 "Leases", consists the difference between lease amounts defined on service concession agreement and the amount calculated taking into consideration the future constant lease increases and reflected on straight line basis to the financial statements.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 15 - PREPAID EXPENSES

Shout town nuonaid annouses	30 June 2015	31 December 2014
Short-term prepaid expenses Prepaid expenses (*)	16.238.247	7.298.816
Advances given	5.995.689	2.808.197
	22.233.936	10.107.013
	30 June 2015	31 December 2014
Long-term prepaid expenses		
Prepaid expenses(*)	16.906.967	17.315.719
Advances given	803.263	1.843.493
	17.710.230	19.159.212

^(*) TL 16.748.544 (31 December 2014: TL 17.326.080) of total prepaid expenses consist of long-term prepaid rent expenses in an airport in which Celebi Hava operates.

NOTE 16 - DEFERRED INCOME

	30 June 2015	31 December 2014
Short-term Deferred Income		
Short term deferred revenues calculated based on IFRYK12	107.868	1.053.674
Order advances received	2.818.136	2.518.221
	2.926.004	3.571.895

NOTE 17 - LIABILITIES FOR EMPLOYEE BENEFITS

	30 June 2015	31 December 2014
Wages and salaries payable	11.566.291	9.197.040
Social security withholdings payment	8.030.186	3.885.525
Premium and bonus payable accruals	4.841.708	5.817.645
279903	24.438.185	18.900.210

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 18 - EQUITY

Share Capital

As of 30 June 2015, the authorized share capital of the Group is TL 24.300.000 comprising of TL 2.430.000.000 registered shares with a face value each of 1 Kr (31 December 2014: 2.430.000.000).

At 30 June 2015 and 31 December 2014, the shareholding structure of the Group is stated in historical amounts below:

	30 J	une 2015	31	December 2014
Shareholders	Amount	Share %	Amount	Share%
Çelebi Havacılık Holding A.Ş. (ÇHH)	19.042.115	78,36	19.042.115	78,36
Other	5.257.885	21,64	5.257.885	21,64
	44000000	450.00		
	24.300.000	100,00	24.300.000	100,00

Restricted Reserves

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 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 capital. Under the TCC, the legal reserves can be used only to offset losses and are not available for any other usage unless they exceed 50% of paid-in capital.

In accordance with the communique numbered II-14,1 "Communiqué on the Principles of Financial Reporting In Capital Markets" ("the Communique") published in Official Gazette dated June 13, 2013 numbered 28676, TAS, the "Paid-in capital", "Restricted reserves" and "Share premiums" should be stated at their amounts in the legal records. The differences arising in the valuations during the application of the communiqué (such as differences arising from inflation adjustment):

- "If the difference is arising from the valuation of "Paid-in Capital" and not yet been transferred to capital should be classified under the "Inflation Adjustment to Share Capital";
- If the difference is arising from valuation of "Restricted Reserves" and "Share Premium" and the amount has not been subject to dividend distribution or capital increase, it shall be classified under "Retained Earnings",

Other equity items shall be carried at the amounts calculated based on TMS. Capital adjustment differences have no other use other than being transferred to share capital.

The amount of restricted reserves is TL 33.012.956 as of 30 June 2015 (31 December 2014: TL 28.274.456).

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 18 - EQUITY (CONTINUED)

Listed companies distribute dividend in accordance with the Communique No. II-19.1 issued by the CMB which is effective from February 1, 2014. Companies distribute dividends in accordance with their dividend payment policies settled and dividend payment decision taken in general assembly and also in conformity with relevant legislations. The communique does not constitute a minimum dividend rate. Companies distribute dividend in accordance with the method defined in their dividend policy or articles of incorporation. In addition, dividend can be distributed by fixed or variable instalments and advance dividend can be paid in accordance with profit on interim financial statement of the Company.

In accordance with the Turkish Commercial Code (TCC), unless the required reserves and the dividend for shareholders as determined in the article of association or in the dividend distribution policy of the company are set aside, no decision may be made to set aside other reserves, to transfer profits to the subsequent year or to distribute dividends to the holders of usufruct right certificates, to the members of the board of directors or to the employees; and no dividend can be distributed to these persons unless the determined dividend for shareholders is paid in cash.

Furthermore, in the event that the account item "Equity Effect on Acquisition" exists in the equity in the consolidated financial statements, this account item is not considered as a discount or addition item in the calculation of the net distributable profit for the period.

NOTE 19 - REVENUE AND COST OF SALES

	1 January - 30 June 2015	1 April- 30 June 2015	1 January- 30 June 2014	1 April- 30 June 2014
Ground handling services	214.769.080	124.734.689	185.819.482	110.402.024
Cargo and warehouse services income	103.259.183	53.846.689	94.247.583	53.720.166
Revenue in the context of IFRIC 12	1.068.622	758.624	3.392.897	2,694.804
Rental revenue not related to aviation	5.648.597	3.112.231	5.689.531	3.058.501
Less: Returns and discounts	(3.831.876)	(1.518.129)	(5.764.265)	(3.231.089)
Revenue	320.913.606	180.934.104	283.385.228	166.644.406
Cost of sales	(238.284.030)	(127.855.371)	(214.851.957)	(120.344.541)
Gross profit	82.629.576	53.078.733	68.533.271	46.299.865

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 20 - EXPENSES BY NATURE

	1 January - 30 June 2015	1 April 30 June 2015	1 January - 30 June 2014	1 April 30 June 2014
Danasan ol ausonasa	(115 475 502)	(61 878 070)	(08 220 520)	(51, 226, 003)
Personnel expenses	(115.475.503)	(61.878.030)	(98.339.520)	(51.226.093)
Payments to authorities and terminal	(51.279.060)	(20.150.004)	(45.319.003)	(24 662 601)
managements (*)	(51.278.069)	(29.150.884)	(45.218.902)	(24.663.601)
Consultancy expenses	(23.679.287)	(12.814.584)	(21.631.097)	(11.396.945)
Equipment repair, maintenance,				
fuel and security expenses	(22.798.644)	(11.323.148)	(19.147.974)	(10.064.142)
Depreciation and amortization	,		,	,
expenses	(17.189.203)	(9.163.110)	(14.910.757)	(7.353.646)
Expense in the context of IFRIC	(,	((,	(,
(***)	(2.730.655)	(1.613.675)	(4.587.842)	(3.176.238)
Outsourced services	(12.178.253)	(5.981.299)	(8.991.869)	(4.903.969)
Travel and transportation expenses	(7.618.787)	(4.169.887)	(6.488.181)	,
	` ,	, ,	. ,	(3.638.646)
Taxes and other fees	(2.726.860)	(1.392.575)	(2.720.400)	(1.370.640)
Insurance premiums	(1.619.538)	(820.327)	(2.160.544)	(1.092.977)
Cost of goods sold (**)	(1.696.319)	(36.080)	(173.783)	(4.427)
Other expenses	(26.481.715)	(14.370.976)	(33.390.077)	(24.247.265)
	(285.472.833)	(152.714.575)	(257.760.946)	(143.138.589)

^(*) Various expenses paid to authorities are comprised of royalty, rental facilities and check-in desks within the airport area, work licenses, and similar expenses.

NOTE 21 - GENERAL ADMINISTRATIVE EXPENSES

	1 January - 30 June 2015	1 April 30 June 2015	1 January - 30 June 2014	1 April 30June 2014
Consultancy expenses	(22.967.269)	(12.460.121)	(20.947.140)	(11.050.597)
Personnel expenses	(14.687.905)	(7.510.870)	(12.446.368)	(6.670.359)
Depreciation and amortization	(1.265.501)	(640.340)	(1.630.189)	(833.490)
Travel and transportation expenses	(1.416.994)	(752.775)	(1.335.970)	(806.295)
Equipment repair, maintenance, fuel	,	` ,	,	,
and security expenses	(1.203.727)	(576.668)	(1.077.823)	(535.871)
Payments to authorities	,	` ,	` ,	,
and terminal managements	(1.999.499)	(993.928)	(1.945.203)	(927.088)
Insurance premiums	(279.152)	(142.356)	(348.843)	(182.032)
Taxes and other fees	(691.632)	(323.165)	(667.557)	(325.733)
Other expenses	(2.677.124)	(1.458.981)	(2.509.894)	(1.462.580)
	(47.188.803)	(24.859.204)	(42.908.987)	(22.794.045)

^(**) Those mentioned expenses are comprised of de-icing and spare part cost.

^(***) Those mentioned expenses are comprised of construction costs calculated under scope of IFRIC 12 and provisions for other liabilities within the frame of concession agreement.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 22 - FINANCIAL INCOME

	1 January - 30 June 2015	1 April 30 June 2015	1 January - 30 June 2014	1 April 30 June 2014
Foreign exchange gains	3.783.754	906.333	12.463.385	10.408.487
Interest income	1.836.682	870.087	1.591.138	713.020
Other financial income	801.744	438.134	1.016.133	631.511
	6.422.180	2.214.554	15.070.656	11.753.018

NOTE 23 - FINANCIAL EXPENSES

	1 January - 30 June 2015	1 April 30 June 2015	1 January - 30 June 2014	1 April 30 June 2014
Foreign exchange losses	(11.536.652)	(6.069.226)	(12.639.951)	(5.746.261)
Interest expenses	(8.870.225)	(7.598.982)	(9.244.350)	(3.768.870)
Financial expenses incurred		•		,
under scope of IFRIC 12	(381.250)	(192.731)	(333.777)	(114.993)
Other financial expenses	(1.292.552)	(706.577)	(1.005.729)	(574.432)
	(22.080.679)	(14.567.516)	(23.223.807)	(10.204.556)

NOTE 24 - TAX ASSETS AND LIABILITIES

Current period corporate tax provision Less: prepaid corporate tax expense	30 June 2015 7.262.084 (4.339.438)	31 December 2014 16.165.009 (13.906.512)
Current tax liability – net	2.922.646	2.258.497
Deferred tax assets	29.236.378	22.258.480
Deferred tax liabilities	(6.958.307)	(6.283.864)
Deferred tax assets - net	22.278.071	15.974.616

Turkish tax legislation does not permit a parent company and its subsidiaries to file a consolidated tax return. Therefore, tax liabilities, as reflected in these consolidated financial statements, have been calculated on a separate-entity basis.

In Turkey, the corporation tax rate is 20% (31 December 2014: %20). Corporation tax rate is applicable on the total income of companies after adjusting for certain disallowable expenses, income tax exemptions and income tax deductions.

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

NOTE 24 - TAX ASSETS AND LIABILITIES (Continued)

The corporate tax rate has been changed to since 2014 financial year. The corporation tax rate has been changed as 19% up to fiscal profit HUF 500.000.000 and 10% for fiscal profit over HUF 500.000.000 with the regulation in Hungary.

In India, the corporate tax rate is 33,99 % in Mumbai (2014: %33,99), 32,45 % in Delhi for fiscal year 2015 (2014: 32,45 %). Corporation tax rate is applicable on the total income of companies after adjusting for certain disallowable expenses, income tax exemptions (participation exemption, investment allowance exemption, etc.) and income tax deductions (like research and development expenses).

In Germany, the corporate tax rate is 31,925% for fiscal year 2015 (2014: 31,925%). Corporation tax rate is applicable on the total income of companies after adjusting for certain disallowable expenses, income tax exemptions (participation exemption, investment allowance exemption, etc.) and income tax deductions (like research and development expenses).

Tax expense for the periods end 30 June 2015 and 30 June 2014 is presented below:

	1 January -	1 April-	1 January -	1 April-
	30 June	30 June	30 June	30 June
	2015	2015	2014	2014
- Current year corporate tax - Deferred tax income/(expense)	(7.180.791)	(4.829.750)	(4.571.457)	(3.671.084)
	2.335.321	2.171.305	854.705	971.738
	(4.845.470)	(2.658.445)	(3.716.752)	(2.699.346)

Deferred Taxes

The Group considers the differences arising from different valuation of the financial statements prepared in accordance with CMB regulations in the calculation of deferred tax assets and liabilities. The differences mainly arise due to the different accounting of income and expenses in line with Tax Laws and CMB Accounting Standards in different periods. In accordance with the method of liabilities based on subsequent differences, the rates for deferred revenue asset and liabilities are 20%, 19% or 10%, 32,45 % for Turkey, Hungary, India New Delhi and Mumbai respectively.

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NOTE 24 - TAX ASSETS AND LIABILITIES (Continued)

The analysis of cumulative temporary differences and the related deferred tax assets and liabilities in respect of items for which deferred income tax has been provided as at 30 June 2015 and 31 December 2014 using the enacted tax rates are as follows:

	Cumulative temporary <u>Differences</u>		Deferred tax assets / (liabilities)	
	30 June	31 December	30 June	31 December
	2015	2014	2015	2014
Deferred tax assets				
Non-deductible financial losses (*)				
Personnel bonus accrual	(2.135.053)	(3.832.045)	427.011	766.409
Accrued sales commissions	(2.065.747)	(2.155.760)	413.149	431.152
Provision for employment termination benefits	(9.750.608)	(7.906.189)	1.950.122	1.581.238
Provision for operational leasing	`	,		
Equalization	(55.167.602)	(44.126.737)	19.092.404	14.316.920
Provision for unused vacation	(3.011.793)	(2.239.061)	602.359	447.812
Provision for legal claims	(857.992)	(857.992)	171.598	171,598
Net difference between the tax base and carrying amount of property plant and	` ,	,		
equipment and intangible assets	(20.637.913)	(17.502.738)	7.142.369	5.678.763
Other	(8.899.106)	(8.954.692)	2.963.345	2.587.574
			32.762.357	25.981.466
Net off		THE COLUMN TWO IS NOT THE COLUMN TWO IS NOT	(3.525.979)	(3.722.986)
Deferred tax assets			29.236.378	22.258.480

^(*) Tax asset of unused tax losses can be gained in future periods and recognized in case there is a probability of sufficient profit. Celebi GH Delhi's, which has TL 28.809.705 (31 December 2014: TL 24.645.938) of total financial losses due to the possibility of not being able to benefit from a part or all foreseeable terms and has not been reflected TL 9.968.158 of deferred tax amount as of June 30, 2015.

	Cumulative temporary differences			tax assets / lities)
	30 June 2015	31 December 2014	30 June 2015	31 December 2014
Deferred tax liabilities				
Net difference between the tax base and carrying amount of property plant and				
equipment and intangible assets	53.267.200	50.623.692	(10.484.286)	(10.006.850)
			(10.484.286)	(10.006.850)
Net off			3.525.979	3.722.986
Deferred tax liabilities			(6.958.307)	(6.283.864)
Deferred tax assets, net			22.278.071	15.974.616

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NOTE 24 - TAX ASSETS AND LIABILITIES (Continued)

Deferred tax movement table is as below:

	1 January – 30 June 2015	1 January – 30 June 2014
1 January	15.974.616	13.869.500
Foreign currency translation difference	4.547.018	241.597
Charge for the period	2.335.320	854.705
Actuarial gain / (loss) arising from defined benefit plans	(578.883)	-
30 June	22.278.071	14.965.802

NOTE 25 - EARNINGS PER SHARE

Earnings per share disclosed in the consolidated statements of income are determined by dividing the net income by the weighted average number of shares that have been outstanding during the year.

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 shares are regarded as issued shares. Accordingly, the weighted average number of shares outstanding during the year has been adjusted in respect of bonus shares issued without a corresponding change in resources, by giving them retroactive effect for the period in which they were issued and for each earlier year.

Basic earnings per share are determined by dividing net income attributable to shareholders by the weighted average number of issued ordinary shares as below:

	1 January - 30 June 2015	1 April - 30 June 2015	1 January - 30 June 2014	1 April - 30 June 2014
Net profit / (loss) attributable to the equity holders of the parent	20.853.540	16.187.331	12.973.171	16.443.969
Weighted average number of shares	2.430.000.000	2.430.000.000	2.430.000.000	2.430.000.000
Earnings / (losses) per share (Full TL)	0,009	0,007	0,005	0,007

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NOTE 26 - TRANSACTIONS AND BALANCES WITH RELATED PARTIES

Amounts due from and due to related parties during the periods and a summary of major transactions with related parties during the period are as follows:

i) Balances with related parties

Short term receivables from related parties

	30 June 2015	31 December 2014
ÇHH (*)	84.240	74.192
Other	812.584	617.742
	896.824	691.934

Long term receivables from related parties

	30 June 2015	31 December 2014
СНН (*)	10.475.080	9.874.950
	10.475.080	9.874.950

^(*) This amount consist included in the financial balance of interest amounting to Euro 3.500.000 which CGHH has given to ÇHH with 3 year, 1 week maturity and with 2,20+6m% Euribor rates.

Due to related parties

	30 June 2015	31 December 2014
ÇHH (*)	3.007.454	4.104.202
Çe-Tur	677.642	517.711
Other	38.768	18.961
	3.723.864	4.640.874

^(*) As of June 30, 2015, the related amount consists of legal, financial, human resources, management, corporate communication, procurement, business development services provided to the Group by ÇHH along with business development projects run by ÇHH on behalf and on account of the Group and expense projections.

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

NOTE 26 - TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Continued)

ii) Transactions with related parties

	1 January - 30 June 2015	1 April- 30 June 2015	1 January - 30 June 2014	1 April- 30 June 2014
Miscellaneous sales to related parties				
с нн	133.372	95.530	40.597	16.537
Çe-Tur Celebi Ground Handling Services Austria	39,904 565,960	15.205 324.510	79.691 332.003	56.654 185.717
Other	260.237	99.641	158.149	149.685
	999.473	534.886	610.440	408.593
	1 January -	1 April-	1 January -	1 April-
	1 January - 30 June 2015	1 April- 30 June 2015	1 January - 30 June 2014	30 June
Employee and transportation expenses payable to related parties	30 June	30 June	30 June	
	30 June	30 June	30 June	30 June
payable to related parties	30 June 2015	30 June 2015	30 June 2014	30 June 2014

(*) Contribution paid to Çelebi Havacilik Holding A.Ş. for services (legal counselling, financial consultancy and human resource consultancy) provided to Çelebi Hava Servisi A.Ş. and Çelebi Güvenlik Sistemleri ve Danışmanlık A.Ş. by Çelebi Havacilik Holding A.Ş. These expenses have been consistently incurred between periods and participations in Çelebi Havacilik Holding A.Ş. in the consideration of criteria such as staff number, company turnover and asset size.

	1 January - 30 June 2015	1 April- 30 June 2015	1 January - 30 June 2014	1 April- 30 June 2014
Other purchases from related parties (*)		. 1888		
СНН	1.379.756	664.080	1.270.256	457.505
Çe-Tur	669.371	463.205	646.863	343.000
Other	1.349.625	784.349	1.046.561	798.083
	3.398.752	1.911.634	2.963.680	1.598.588

^(*) Other purchases include vehicle rent, organizational cost and other expenses. Purchases ÇHH that are classified under other purchases from related parties are comprised of expenses directly related to the Company that are business development projects and tenders executed and followed up ÇHH.

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NOTE 26 - TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Continued)

Collaterals given in favour of related parties for borrowings as of 30 June 2015 and 31 December 2014 are as follow:

30 June 2015	EUR	USD	INR	Total TL
66111146				
CGHH (2)	27.500.000	-	•	82.010.500
Celebi Nas (1)	-	-	91.080.000	3.834.468
Celebi Delhi Cargo (3)	-	-	2.713.640,000	114.244.244
Celebi Delhi GH (4)	-	-	2.220.587.850	93.486.748
Celebi Cargo GmbH (5)	14.646.667	-	-	43.679.290
31 December 2014	EUR	USD	INR	Total TL
CGHH (2)	24.200.000	-	-	68.260.940
Celebi Nas (1)	-	-	91.080.000	3.335.350
Celebi Delhi Cargo (3)	-	-	2.713.640.000	99.373.497
Celebi Delhi GH (4)	•	-	1.354.337.850	49.595.852
Celebi Cargo GmbH (5)	14.646.667	-	-	41.313.854

(1) 16,9 % shares of the Company in Celebi Nas, Joint-Venture of the Company, have been pledged in favour of the relevant bank for the financial obligations stipulated by the agreements, signed by the Celebi Nas and a bank, resident in India, comprise INR 387.400.000 as cash credit and INR 50.000.000 as non-cash credit for the long-term project finance and INR100.000.000 as cash working capital credit.

(2) CGHH signed an agreement for project re-financing of it's outstanding borrowings amounting to EUR 20.000.000 in cash and EUR 2.000.000 non cash, Fort he mentioned loan, the Group gave a guarantee amounting to EUR 27.500.000, the repayments to the loan balance is EUR 11.000.000 as of 30 June 2015.

(3) Celebi Delhi Cargo signed an agreement for bridge loan amounting to INR 2.465,000.000 and the Company gave a guarantee for full amount of borrowings to related banks. The Company gave corporate guarantee for amounting INR 720,000,000 of the loan to 30% the financial obligations stipulated in the agreements with relevant banks and all of the 74% shares of the Company in Celebi Delhi Cargo have been pledged in favour of these banks.

(4) The company has given guarantees for liabilities arised from the borrowing agreement signed for financing of long term projects with resident banks in India, which is amounted to INR 775.000.000 as cash, and amounted to INR 550.984.000 as non-cash, and additionally amounted to INR 866.250.000 as guarantee letter the company will pledge the shares amounting to all of the 74% shares of the company in Celebi Delhi Cargo which is corresponding to 23.9% of the total shares of company. The cash credit risk amount is INR 450.264.008 as of 30 June 2015.

(5) For borrowing agreements which are EUR 13.266.667 amounted, between Celebi Cargo GmbH and some banks in Germany, Celebi Cargo GmbH has given guarantees and deposits by borrowing amounted. The repayments to the loan balance are EUR 13.266.667 as of 30 June 2015.

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

NOTE 26 - TRANSACTIONS AND BALANCES WITH RELATED PARTIES (Continued)

Key management compensation:

The Group has determined key management personnel as members of board of directors, general manager and vice general managers, Compensation amounts have been classified as follow:

	1 January - 30 June 2015	1 April- 30 June 2015	1 January - 30 June 2014	1 April- 30 June 2014
Short-term employee benefits	4.416.898	2.387.093	4.446.111	2.273.764
Post-employment benefits	-	-	62.553	-
	4.416.898	2.387.093	4.508.664	2.273.764

NOTE 27 - FINANCIAL RISK MANAGEMENT

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 using natural hedges that arise from offsetting interest rate sensitive assets and liabilities.

For this reason, the proportion of the positions of these currencies among each other or against Turkish Lira to shareholders' equity is aimed to be controlled under certain limits. Derivative financial instruments are also used, when necessary. In this context, the Group's primary method is utilizing forward foreign currency transactions. The Group is exposed to foreign exchange rate risk mainly for Euro, US Dollar, HUF and INR.

As of 30 June 2015, other things being constant, if the TL was to appreciate/depreciate by 10% against the USD, foreign exchange gains/losses resulting from trade receivables and payables, cash and cash equivalents and advances received and given would increase/decrease net income by TL 2.411.355 (31 December 2014: TL 1.330.808).

As of 30 June 2015, other things being constant, if the TL was to appreciate/depreciate by 10% against the Euro, foreign exchange gains/losses resulting from trade receivables and payables, cash and cash equivalents and advances received and given would increase/decrease net income by TL (13.449.027) (31 December 2014: TL 11.166.983).

As of 30 June 2015, other things being constant, if the TL was to appreciate/depreciate by 10% against the INR, foreign exchange gains/losses resulting from trade receivables and payables, cash and cash equivalents and advances received and given would increase/decrease net income by TL (6.681.499) (31 December 2014: TL 5.446.329).

As of 30 June 2015, other things being constant, if the TL was to appreciate/depreciate by 10% against the HUF, foreign exchange gains/losses resulting from trade receivables and payables, cash and cash equivalents and advances received and given would increase/decrease net income by TL 1.281.180 (31 December 2014: TL 785.367).

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 27 - FINANCIAL RISK MANAGEMENT (Continued)

Foreign currency denominated assets and liabilities of the Group as of 30 June 2015 and 31 December 2014 are as follows:

	30 June 2015	31 December 2014
Assets denominated in foreign currency	248.718.220	228.921.715
Liabilities denominated in foreign currency (-)	(413.707.587)	(374.328.286)
Net balance sheet position	(164.989.367)	(145.406.571)

The table below summarizes TL equivalent of the Group's foreign currency denominated assets and liabilities as of 30 June 2015 and 31 December 2014:

30 June 2015	TL Equivalent (Functional Currency)	US Dollar	Euro	Indian Rupee	Hungarian Forint	GBP/ British Pound
100	•					
Trade receivables Monetary financial assets	81,842,570	1,335,925	18.381.613	259.183.215	1.318.380.676	-
(Cash, Bank Accounts)	62,529,303	7.909.781	5.467.998	519 445 724	296.616.632	68.419
3. Other	27.184.672	271,435	1.036.587	409,968,921	642.580.421	*
4. Current Assets(1+2+3)	171,556,545	9.517.141	24.886.198	1.188.597.860	2.257.577.729	68.419
5. Other	77,161,675	_	5 617 288	1.432.064.344	12.620.000	
6. Non-current assets (5)	77.161.675	-	5.617.288	1.432.064.344	12.620,000	
7. Total assets (4+6)	248.718.220	9.517.141	30,503,486	2.620.662.204	2.270.197.729	68.419
Trade payables Financial liabilities	33.835.733	470,299	5.671.749	294.336.153	249,368,000	213,170
10. Other monetary liabilities	67,337,255 25,178,476	61.207	12.618.201 1.521.842	701,730.095 357,811,357	586,966,316	-
14.67	57/342.262011		14 33	223 223	× 11	
11. Current liabilities (8+9+10)	136 351 161	E31 E06	10.011.703	1 763 055 406	026 224 246	212.150
(877710)	126.351.464	531.506	19.811.792	1.353.877.605	836.334.316	213.170
12 Financial liabilities	208.353.948	3.787	55.450.836	1.020.862.043		
13. Other monetary liabilities	79.002.175	5.357	338.527	1.832.976.841	85.253.053	•
14. Non-current liabilities					<u></u>	
(12+13)	287.356.123	9.144	55,789,363	2.853,838,884	85.253.053	
15. Total liabilities (11+14)	413.707.587	540.650	75.601.155	4.207.716.489	921.587.369	213.170
					<u>.</u>	
16. Net foreign currency asset/(liability) position (7-						_
15)	(164.989.367)	8,976,491	(45.097.669)	(1.587.054.285)	1.348.610.360	(144.751)
17. Net monetary foreign						
currency asset/(liability)						
Position (7-15)	(164.989.367)	8.976.491	(45.097.669)	(1.587.054.285)	1.348.610.360	(144,751)

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 27 - FINANCIAL RISK MANAGEMENT (Continued)

31 December 2014	TL Equivalent (Functional Currency)	US Dollar	Euro	Indian Rupee	Hungarian Forin	GBP/ British Pound
Trade receivables Monetary financial assets (Cash,	58.064.878	2.334.773	12.238,682	203,515,580	1.191.560.436	•
Bank Accounts)	74.513.157	3.694.801	14.025.226	658,429,451	224.519.531	72.564
3. Other	29.814.721	660.501	1,746,161	465.613.897	703.896.000	-
4. Current Assets(1+2+3)	162.392.756	6.690.075	28.010.069	1.327.558.928	2.119.975.967	72.564
5. Other	66.528.959		6,143,594	1,340,278,372	13,251,000	_
6. Non-current assets (5)	66.528,959	-	6.143.594	1.340.278.372	13.251.000	
7. Total assets (4+6)	228.921,715	6.690.075	34.153.663	2.667.837.300	2.133.226.967	72.564
8. Trade payables	29.666.459	846,147	5,230,161	271.022.772	311.712.851	65.018
Financial liabilities Other monetary liabilities	79.020,500 23.133,500	79.960 -	19,146,237 1,210,922	678.025.369 328.505.717	858,032,888	-
11. Current liabilities (8+9+10)	131.820.459	926.107	25.587.320	1.277.553,858	1.169.745.739	65.018
12. Financial liabilities	179,437,240	24.848	47,820,595	1,214,966,357	-	-
13. Other monetary liabilities	63,070,587	159	335,153	1.675.197.312	86 956.000	•
14. Non-current liabilities						
(12+13)	242.507.827	25.007	48.155.748	2.890.163.669	86.956.000	•
15. Total liabilities (11+14)	374.328.286	951.114	73.743.068	4.167.717.527	1.256.701.739	65.018
16. Net foreign currency						
asset/(liability) position (7-15)	(145.406.571)	5.738.961	(39.589.405)	(1.499.880.227)	876.525.228	7.546
17. Net monetary foreign						
currency asset/(liability) Position (7-15)	(145.406.571)	5.738.961	(39.589.405)	(1.499.880.227)	876.525.228	7.546

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

NOTE 27 - FINANCIAL RISK MANAGEMENT (Continued)

The table below summarizes TL equivalent of export and import amounts for the years ended 30 June 2015 and 30 June 2014:

	1 January - 30 June 2015	1 January - 30 June 2014
Total export amount Total import amount	89.134 14.129.337	- 580.086

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.

The shareholders' of the Company, in order to maintain or modify capital structure, can change the amount of dividends paid to shareholders, return capital to shareholders, issue new shares and sell assets to decrease financing needs consistent with the regulations of the CMB.

Consistent with others in the industry, the Group monitors capital on the basis of the debt / equity ratio, this ratio is calculated as net debt divided by total capital. Net debt is calculated as total liabilities less cash and cash equivalents and deferred tax liability, Total capital is calculated as equity, as shown in the consolidated balance sheet, plus net debt.

The ratio of net debt/ (equity +net debt) at 30 June 2015 and 31 December 2014 is as follows:

	30 June 2015	31 December 2014
Total financial liabilities	352.034.853	305.279.253
Less: Cash and cash equivalents	(66.243.697)	(79.950.529)
Less: Current assets	(631.500)	(5.766.185)
Net debt	285.159.656	219.562.539
Equity	85.124.605	106.453.496
Equity + net debt	370.284.261	326.016.035
Net debt / (Equity+net debt) ratio	0,77	0,67

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NOTE 28 - FINANCIAL INSTRUMENTS

Fair value estimation

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.

Effective 1 January 2009, the group adopted the amendment to IFRS 7 for financial instruments that are measured in the balance sheet at fair value, this requires disclosure of fair value measurements by level of the following fair value measurement hierarchy.

- Quoted prices (unadjusted) in active markets for identical assets or liabilities (level 1).
- Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices) (level 2).
- Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs) (level 3).

The Group's assets and liabilities quantified as fair values at 30 June 2015 and 31 December 2014 are as below:

30 June 2015	Level 1	Level 2	Level 3	Total
Assets	-	_	1.774.694	1.774.694
Available for sale financial assets (Note 5)	-	•	1.774.694	1.774.694
30 June 2015	Level 1	Level 2	Level 3	Total
Liabilities	-	-		
Other financial liabilities	-	-	•	-
31 December 2014	Level 1	Level 2	Level 3	Total
Assets	-	-	1.546.360	1.546.360
Available for sale financial assets(Note 5)	-	•	1.546.360	1.546.360
31 December 2014	Level 1	Level 2	Level 3	Total
Liabilities	-	1.640.400	-	1.640.400
Other financial liabilities(Not 7) (*)	-	1.640,400	-	1.640.400

^(*) The transaction date of cash flow hedge forwards is September 26, 2014 and the effective date is January 7, 2015, with the bank purchase amount is EUR 12.000.000 and bank sale amount is TL 35.588.400.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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

NOTE 29 - DISCLOSURE OF OTHER MATTERS REQUIRED FOR THE PURPOSE OF UNDERSTANDING AND INTERPRETING THE CONSOLIDATED FINANCIAL STATEMENTS

The cargo building of the Company located at Ataturk Airport ("AHL") Terminal C in which the Company carries out cargo - warehouse operations was damaged by a fire that broke out on 24 May 2006.

As a result of the fire, goods belonging to third parties were also damaged in addition to the damage to property, plant and equipment and leasehold improvements of the Company. As of 30 June 2015 some of the owners of the goods have applied to the Company and its insurance company for compensation of their losses by filing lawsuits against the Company and via enforcement proceedings.

There are legal cases and enforcement proceedings under way: this comprises legal cases and enforcement proceedings amounting to TL 11.751.422 (Note 13) in which the Company is a codefendant along with the DHMI, other warehouse management companies and insurance companies; and legal cases and enforcement proceedings amounting to TL 6.693.756 in which the Company is the sole defendant. Total legal cases and enforcement proceedings are TL 18.445.178.

The Company has an insurance policy regarding these commodities amounting to USD 1.500.000 which has been recorded as revenue and the whole amount of which has been collected as of 30 September 2013.

For the purpose of compensating legal claims related to the fire that broke out on 24 May 2006, the company management has decided to use another insurance policy amounting to USD 10.000.000 in a special fund created in conjunction with the DHMI and other warehouse management company in accordance with the Sharing Agreement signed with same parties. The Sharing Agreement mentioned was established in order to deal with the consequences of legal cases and enforcement proceedings in which the Company is a co-defendant along with the DHMI and other warehouse management company.

As of the date of disclosure of the report, 219 lawsuits with value of TL 112.712.496 (USD 41.958.268) to which the Fund Companies have been a side and which has an invoice value of TL 67.378.240 (USD 25.082.173) has been settled amicably and 219 of these 217 lawsuits with a value of TL 108.933.837 (USD 40.551.628) has been paid to the claimants as TL 67.270.788 (USD 25.042.173). The amount that has been agreed on of these remaining 2 lawsuits that have been settled amicably is USD 40.000 and the claim value is USD 1.406.641; and it is projected that these 2 lawsuits will result in payment in the near future.

Discussions on the 18 claims between the other claimants and the fund, which have not yet been reconciled are ongoing. The invoice value of these claims are USD 4.677.451 and it is projected that the remaining balance of USD 15 million after the payment of the agreed amounts pertaining to the 2 lawsuits mentioned above will be sufficient to liquidate all of the claims which have been directed at all sides of the fund, but the reconciliation discussions of which have not yet been concluded.

In view of the foregoing, the Company believes that all legal claims faced may be settled as part of the insurance policy collected and the fund formed. Since there are no further development which adversely affects the matters disclosed in past, the Company has not booked any provision in consolidated financial statements as of 30 June 2015.

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NOTES TO THE CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE SIX MONTH INTERIM PERIOD ENDED 30 JUNE 2015

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NOTE 30 - SUBSEQUENT EVENTS

None.