Akfen Holding Anonim Şirketi
Convenience Translation
to English of
Condensed Consolidated Interim
Financial Statements
As at and for the Period Ended 30
September 2014
(Originally Issued in Turkish)

AKFEN HOLDING ANONİM ŞİRKETİ CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED 1 JANUARY - 30 SEPTEMBER 2014

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Akfen Holding Anonim Şirketi Consolidated Balance Sheet as at 30 September 2014 (Currency: Thousands of TL)

	Notes	Not Reviewed 30 September 2014	Audited 31 December 2013
ASSETS			
Current Assets		524.613	423.947
Cash and cash equivalents	5	103.432	147.430
Trade receivables		95.697	16.953
- Due from related parties	8-31		37
- Trade receivables from third parties	8	95.697	16.916
Other receivables		3.560	4.999
- Other receivables from related parties	9-31	688	560
- Other receivables from third parties	9	2.872	4.439
Financial investments	6	1.987	5.614
Inventories	10	226.394	169.842
Prepaid expenses	21	6.059	5.399
Current tax assets		704	5.445
Other current assets	20	86.780	68.265
Non-Current Assets		3.361.744	2.968.657
Trade receivables		139.083	13.276
- Trade receivables from third parties	8	139.083	13.276
Other receivables		66.450	42.122
- Other receivables from related parties	9-31	51.539	27.442
- Other receivables from third parties	9	14.911	14.680
Investments in equity accounted investees	11	573.667	437.433
Investment property	12	1.426.872	1.418.899
Property, plant and equipment	13	877.287	803.133
Intangible assets	14	54.565	55.298
Goodwill	15	26.843	26.843
Deferred tax assets	29	73.813	51.806
Prepaid expenses	21	13.756	11.290
Other non-current assets	20	109.408	108.557
TOTAL ASSETS		3.886.357	3.392.604

Akfen Holding Anonim Şirketi Consolidated Balance Sheet as at 30 September 2014 (Currency: Thousands of TL)

LIABILITIES	Notes	Not Reviewed 30 September 2014	Audited 31 December 2013
Current Liabilities	'	638.457	493.177
Short term loans and borrowings	7	93.994	74.443
Short term portion of long term loans and borrowings	7	211.022	352.638
Trade payables	•	33.884	26.656
-Due to related parties	8-31	2.410	828
-Trade payables to third parties	8	31.474	25.828
Other payables		41.056	32.839
-Other payables to related parties	9-31	21.877	17.920
-Other payables to related parties	9	19.179	14.919
Employee benefit obligations		638	503
Current tax liabilities		1.082	958
Deferred income	21	253.331	2.453
Short term provisions		2.670	2.434
-Provision for employee benefits	17-19	2.457	2.311
-Other provisions	17	213	123
Other current liabilities		780	253
Non-Current Liabilities		1.519.516	1.136.555
Long term loans and borrowings	7	1.418.735	1.017.317
Trade payables	,	8.369	24.609
-Trade payables to third parties	8	8.369	24.609
Other payables	O	12.868	13.648
-Other payables to related parties	9-31	7.512	7.730
-Other payables to third parties	9	5.356	5.918
Deferred tax liability	29	76.390	78.116
Long term provisions	27	3.020	2.865
-Provision for employee benefits	19	2.392	2.335
-Other long term provisions	17	628	530
Deferred income	1,	134	
			1 762 972
EQUITY		1.728.384	1.762.872
Total Equity Attributable to Equity Holders of the Parent	22	1.322.570	1.356.685
Paid in capital	22	291.000	291.000
Adjustments to share capital		(7.257)	(7.257)
Share premium Conital edinatments due to cooks expression ()		211.695	211.118
Capital adjustments due to cross-ownership (-)		(167.264)	(34.661)
Treasury shares (-) Business combination of entities under common control	22	6.236	(57.159) 6.236
	22	0.230	0.230
Other comprehensive income/expense not to be reclassified to		53.193	54.446
profit or loss		56.340	56.367
-Revaluation reserve			
-Actuarial gain/loss arising from defined benefit plans		(3.147)	(1.921)
Other comprehensive income/expense to be reclassified to profit or loss		90.790	89.243
-Foreign currency translation reserve	22	107.643	101.270
-Cash flow hedge reserves	22	(16.853)	(12.027)
Restricted reserves allocated from profit		187.743	111.010
Retained earnings		647.517	765.882
Net (loss)/profit for the period		8.917	(73.173)
Non-controlling interests	22	405.814	406.187
TOTAL EQUITY AND LIABILITIES		3.886.357	3.392.604
TOTAL EQUIT I AND LIABILITIES	=	3.000.357	3.374.004

Consolidated Statement of Profit or Loss and Other Comrehensive Income for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

		Not Reviewed	Not Reviewed	Not Reviewed	Not Reviewed
PROFIT OR LOSS	<u>Notes</u>	1 January- 30 September <u>2014</u>	1 July- 30 September <u>2014</u>	1 January- 30 September <u>2013</u>	1 July- 30 September <u>2013</u>
Revenue	23	84.426	26.749	90.403	20.408
Cost of sales (-)	23	(43.738)	(17.901)	(34.686)	(12.400)
GROSS PROFIT		40.688	8.848	55.717	8.008
General administrative expenses (-)	24	(46.350)	(12.450)	(41.480)	(11.947)
Other operating income	25	26.813	12.800	13.389	568
Other operating expense (-)	25	(13.447)	325	(3.458)	(981)
Share on profit of equity-accounted					
investees, net of tax	11	110.804	24.258	(4.585)	(12.178)
OPERATING PROFIT		118.508	33.781	19.583	(16.530)
Income from investment activities		2.206	387	40.879	3.968
Expense from investment activities		(819)		(10.016)	(2.503)
OPERATING PROFIT BEFORE FINANCIAL INCOME/(EXPENSE)		119.895	34.168	50.446	(15.065)
Financial income	26	32.259	(5.012)	48.598	12.458
Financial expense	27	(151.821)	(73.158)	(198.828)	(87.664)
PROFIT/(LOSS) BEFORE TAX		333	(44.002)	(99.784)	(90.271)
Tax Income/(Expense)		17.981	14.041	7.579	5.865
Tax expense	29	(3.288)	(1.215)	(1.903)	(1.903)
Deferred tax income)	29	21.269	15.256	9.482	7.768
PROFIT/(LOSS) FOR THE PERIOD		18.314	(29.961)	(92.205)	(84.406)
PROFIT/(LOSS) FOR THE PERIOD		18.314	(29.961)	(92.205)	(84.406)
Profit/(Loss) Attributable To:					
Non-controlling interest		9.397	3.039	(15.564)	(7.927)
Equity holders of the parent		8.917	(33.000)	(76.641)	(76.479)
Profit/(Loss) for the Period		18.314	(29.961)	(92.205)	(84.406)
Basic and diluted earnings/(losses) per	30	0,034	(0,128)	(0,275)	(0,275)

Consolidated Statement of Profit or Loss and Other Comrehensive Income for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

		Not Reviewed	Not Reviewed	Not Reviewed	Not Reviewed
	<u>Notes</u>	1 January- 30 September <u>2014</u>	1 July- 30 September <u>2014</u>	1 January- 30 September <u>2013</u>	1 July- 30 September <u>2013</u>
PROFIT/(LOSS) FOR THE PERIOD		18.314	(29.961)	(92.205)	(84.406)
Items not to be reclassified to profit or loss in subsequent periods Items not to be reclassified to comprehensive income in subsequent periods from equity accounted investees		(1.221)	(490)	1,421	1.391
Items to be reclassified to profit or loss in subsequent periods		(1.221)	(470)	1.721	1.571
Foreign currency translation differences	26	(22.013)	(16.646)	2.626	3.016
(Loss)/profit from cash flow hedging	26			2.971	3.247
Fair value increase in financial assets					
Items to be reclassified to comprehensive income in subsequent periods from equity accounted investees Tax income/(expense) from items to be reclassified to profit or loss in subsequent	26	16.850	26.674	64.638	58.888
periods	20			(495)	(516)
OTHER COMPREHENSIVE INCOME		(6.384)	9.538	71.161	66.026
TOTAL COMPREHENSIVE INCOME		11.930	(20.423)	(21.044)	(18.380)
Total comprehensive income attributable to:					
Non-controlling interest		7.288	3.040	(13.028)	(1.927)
Equity holders of the parent		4.642	(23.463)	(8.016)	(16.453)
Total comprehensive income		11.930	(20.423)	(21.044)	(18.380)

Condensed Interim Consolidated Statements of Changes in Equity for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

(Currency: Thousands of	12)						Other Comp Expense to B	orehensive Ind Be Reclassified or Loss					Retained l	Earnings			
	Paid in capital	Adjustments to share capital	Share premium	Capital adjustments due to cross ownership	Treasury shares	Entities under common control	Revaluation reserve for financial assets	Translation differences	Cash flow hedging reserve	Revaluation reserve	Actuarial gain/losses from defined benefit plans	Restricted reserves allocated from profit	Retained earnings	Profit for the period	Total	Non- controlling interest	Total equity
Balances at 1 January 2013	145.500	(7.257)	349.132	(23.866)	(13.885)	6.236		37.187	(84.473)	108	0	47.846	198.824	662.854	1.318.206	396.401	1.714.607
Effect of change in accounting policies								42			(3.241)	(10.095)	(1.080)	(94)	(14.468)	(7.721)	(22.189)
Balances at 1 January 2013 (restated)	145.500	(7.257)	349.132	(23.866)	(13.885)	6.236		37.229	(84.473)	108	(3.241)	37.751	197.744	662.760	1.303.738	388.680	1.692.418
Total comprehensive income/(expense) for Profit/(loss) for the period	the period													(76.641)	(76.641)	(15.564)	(92.205)
Other comprehensive income Foreign currency translation differences								45.922							45.922	2.536	48.458
Revaluation of property, plant and equipment										(56)					(56)		(56)
Actuarial gain/losses from defined benefit plans											1.477				1.477		1.477
Net fair value change in cash flow hedges									21.282						21.282		21.282
Total other comprehensive income/(expense)								45.922	21.282	(56)	1.477				68.625	2.536	71.161
Total comprehensive income/(expense)								45.922	21.282	(56)	1.477			(76.641)	(8.016)	(13.028)	(21.044)
Transfers	145.500		(145.500)					445				19.188	643.127	(662.760)			
Dividend distribution													(24.141)		(24.141)		(24.141)
Hedging reserves transfer to period income									42.698						42.698		42.698
Transactions with subsidiaries			7.359						2.057						9.416	(45.160)	(35.744)
Acquisition of own shares (*)				(1.891)	(16.099)							17.990	(17.990)		(17.990)		(17.990)
Total transactions with owners	145.500		(138.141)	(1.891)	(16.099)			445	44.755			37.178	600.996	(662.760)	9.983	(45.160)	(35.177)
Balances at 30 September 2014	291.000	(7.257)	210.991	(25.757)	(29.984)	6.236		83.596	(18.436)	52	(1.764)	74.929	798.740	(76.641)	1.305.705	330.492	1.636.197

^(*) Explained in Note 22.

Condensed Interim Consolidated Statements of Changes in Equity for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

							Other Comp Income and I Be Reclassifie or Lo	Expense to d to Profit	Income and l Be Reclassifi	mprehensive Expense Not to ied to Profit or .oss		Retained Earnings				
Polymer 41 Lynna 2014	Paid in capital	Adjustments to share capital	Share premium	ownership	Treasury shares	Entities under common control	Translation differences	reserve	reserve	Actuarial gain/losses from defined benefit plans	Restricted reserves allocated from profit	Retained earnings	Profit for the period	Total	Non- controllin g interest	Total equity
Balances at 1 January 2014	291.000	(7.257)	211.118	(34.661)	(57.159)	6.236	101.270	(12.027)	56.367	(1.921)	111.010	765.882	(73.173)	1.356.685	406.187	1.762.872
Total comprehensive income/(expense) for the period																
Profit/(loss) for the period													8.917	8.917	9.397	18.314
Other comprehensive income																
Foreign currency translation differences							8.882							8.882	(9.193)	(311)
Revaluation of property, plant and equipment									(27)			32		5		5
Actuarial gain/losses from defined benefit plans										(1.226)				(1.226)		(1.226)
Net fair value change in cash flow hedges								(4.826)						(4.826)		(4.826)
Total other comprehensive income/(expense)							8.882	(4.826)	(27)	(1.226)		32		2.835	(9.193)	(6.358)
Total comprehensive income/(expense)							8.882	(4.826)	(27)	(1.226)		32	8.917	11.752	204	11.956
Transfers							(2.509)				1.289	(71.953)	73.173			
Share transfer transaction income/(expenses)												39.471		39.471		39.471
Dividend distribution												(10.471)		(10.471)		(10.471)
Transactions with subsidiaries			577											577	(577)	
Acquisition of own shares (*)				34.661	(110.105)						75.444	(75.444)		(75.444)		(75.444)
Total transactions with owners			577	34.661	(110.105)		(2.509)				76.733	(118.397)	73.173	(45.867)	(577)	(46.444)
Balances at 30 September 2014	291.000	(7.257)	211.695		(167.264)	6.236	107.643	(16.853)	56.340	(3.147)	187.743	647.517	8.917	1.322.570	405.814	1.728.384

^(*) Explained in Note 22.

Condensed Interim Consolidated Cash Flow Tables for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

	<u>Notes</u>	Not Reviewed 30 September 2014	Not Reviewed 30 September 2013
Cash flows from operating activities:			
(Loss)/Profit for the period		18.314	(92.205)
Adjustments for:			
Depreciation of property, plant and equipment and amortization of intangibles	13-14	14.057	12.838
Provision for employee termination benefits		233	316
Unearned interest income/(expense), net		6.420	1.721
Adjustments for profit from sale of subsidiary and affiliate		361	(33.079)
Adjustments for share on profits of investments from equity accounted investees	11	(110.804)	(4.585)
Provision for vacation pay		146	130
Unrealized foreign exchange differences		137.782	108.181
Interest expense	26-27	74.900	29.772
Tax expense	29	17.981	(7.579)
Cash flow from operating activities before changes in working capital		159.390	15.510
Changes in:			
Other current trade receivables		(78.781)	6.572
Other current non-trade receivables		1.567	(3.610)
Other current assets		(14.434)	119.472
Other non-current trade receivables		(125.807)	(14.359)
Other non-current non-trade receivables		(231)	(3.606)
Inventories		(56.552)	(66.412)
Due from related parties		(24.188)	34.055
Other non-current assets		(3.287)	(40.127)
Other current trade payables		5.646	(689)
Other current non-trade payables		(36.330)	10.341
Other current liabilities		251.755	1.218
Other non-current trade payables		(16.240)	(8.110)
Other non-current payables		(562)	(2.330)
Due to related parties		5.321	(246)
Other current liabilities		226	2.643
Cash provided/(used) by operating activities		67.493	50.322
Taxes paid		(1.124)	(2.468)
Retirement benefit paid		(176)	(200)
Dividends obtained from investments in equity accounted investees	11	17.355	
Net cash provided/(used) by operating activities		83.548	47.654

Condensed Interim Consolidated Cash Flow Tables for the Nine Month Period Ended 30 September 2014

(Currency: Thousands of TL)

	<u>Notes</u>	Not Reviewed 30 September 2014	Not Reviewed 30 September 2013
Cash flows from investing activities			
Interest received		5.957	22.639
Acquisition of property, plant and equipment and			
intangible assets	13-14	(95.097)	(101.531)
Proceeds from sale of property, plant and			162
equipment and intangible assets Purchases of investment property	12	(46.006)	(74.889)
Increase/(decrease) in financial investments	12	3.597	158.179
Acquisition of subsidiaries and affiliates		(14.309)	130.177
Sale of subsidiary and entity under common		` ,	
control		272	86.370
Net cash (used in)/provided by operating		(4.45.50.6)	00.020
activities		(145.586)	90.930
Cash flows from financing activities			
Proceeds from borrowings		871.803	336.021
Repayment of borrowings		(686.415)	(329.338)
Interest paid		(80.857)	(52.411)
Change in project reserve accounts		23.032	(42.169)
Purchase of own shares		(75.444)	(17.990)
Dividends paid		(10.471)	(24.586)
Change in non-controlling interests		(577)	(3.259)
Net cash (used in)/ provided by financing activities		41.071	(133.732)
Net increase in cash and cash equivalents		(20.967)	4.852
Cash and cash equivalents at 1 January	5	94.480	136.653
Cash and cash equivalents at period end	5	73.513	141.505

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 REPORTING ENTITY

Akfen Holding A.Ş. ("Akfen Holding", "Group" or "Company") was founded in Turkey in 1999. The activity fields of Akfen Holding, which founded its first company in 1976, are to make investment and provide the coordination and management to the affiliate partners, which deal with the industrial branches such as the management and operation of airports, construction, maritime and port authority, marine transportation, water distribution and waste water services, energy and real estate.

Akfen Holding extended its construction activities, since its foundation, through Atatürk Airport Build-Operate-Transfer Model ('BOT') in 1997 and implemented the investment planning models in airports in many infrastructure projects in Turkey as the executor and became one of the most important infrastructure holdings of Turkey.

As at 30 September 2014, Akfen Holding has 5 (31 December 2013: 5) subsidiaries and 6 (31 December 2013: 6) jointly controlled entities. The consolidated financial statements of the Group, which belong to 30 September 2014 and concluded in the same period include the shares of Akfen Holding and its affiliates and the Group's stakes in the participations and investments in equity accounted investees. Akfen Holding controls all the affiliates of the Group and the companies, in which it has shares directly or indirectly through its shares. The Company has joint management rights on TAV Havalimanları Holding A.Ş. ("TAV Havalimanları"), TAV Yatırım Holding A.Ş. ("TAV Yatırım"), Mersin Uluslararası Liman İşletmeciliği A.Ş. ("MIP"), PSA Akfen Liman İşletmeciliği ve Yönetim Danışmanlığı A.Ş. ("PSA Liman"), Akfen Çevre ve Su Yatırım Yapım İşletme A.Ş. ("Akfen Su") and İstanbul Deniz Otobüsleri Sanayi ve Ticaret A.Ş. ("İDO").

Group manages the partnerships together with the nationally and internationally recognized companies such as Grup Tepe İnşaat Sanayi A.Ş. ("Tepe İnşaat"), PSA International ("PSA"), Souter Investments LLP ("Souter"), Kardan N.V. and Aéroports de Paris Management. There is also a Memorandum of Understanding ("MoU") between Akfen Holding and ACCOR S.A. ("Accor"), one of the major hotel chains of the world, based on Novotel and Ibis Hotel to be constructed in Turkey.

Akfen Holding is registered on the Capital Markets Board ("CMB") and its shares are traded on the Borsa İstanbul A.Ş. ('BİAŞ') under 'AKFEN' code since 14 May 2010. The shareholders of Akfen Holding and the ownership ratios as at 30 September 2014 are as follows (Note: 22):

	<u>30 Sep</u>	<u>otember 2014</u>	31 December 2		
	Share Ownership		Share	Ownership	
	Amount	Rate %	Amount	Rate %	
Hamdi Akın(*)	198.500	68,21	198.500	68,21	
Akfen Holding A.Ş.(**)	7.990	2,75	-	-	
Akfen İnşaat			7.990	2,75	
Other Partners	2.278	0,78	2.278	0,78	
Public Shares(***)	82.232	28,26	82.232	28,26	
Paid in capital (nominal)	291.000	100	291.000	100	

^{* 109.074} of public in nature belong to Hamdi Akın.

The address of the registered office of Akfen Holding is as follows:

Koza Sokak No: 22 Gaziosmanpaşa 06700/ Ankara-Turkey Tel: 90 312 408 10 00 Fax: 90 312 441 07 82

Web: http://akfen.com.tr

^{**} Publicly owned.

^{***} As at 30 September 2014 there are 29.100.00 shares, 10% of Company's paid-in capital which are public in nature (31 December 2013: 6.992.099 shares, 2,40% of Company's paid-in capital. As a result of buyback program 13.230.488, 4,55% of Company's paid-in capital, shares were purchased by Akfen Holding).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

The number of employees of Akfen Holding and subsidiaries and jointly controlled entities of the Group at 30 September 2014 is 338 (31 December 2013: 358) and 36.691 (31 December 2013: 30.459), respectively.

The subsidiaries and joint ventures of Akfen Holding are listed below:

i) Subsidiaries

Akfen İnşaat Turizm ve Ticaret A.Ş.

Akfen Holding owns 99.85% of Akfen İnşaat Turizm ve Ticaret A.Ş ("Akfen İnşaat"), which is one of the core segments of the company. The company, which was initially established to produce feasibility and engineering services of the industrial facilities, has expanded its range of services to include manufacturing, installation and assembly work. The company has successfully completed the construction of superstructure, infrastructure, environmental protection and integrated airport building projects.

The construction experience of Akfen makes important contribution to Group activities. Over the last 20 years Akfen has completed a total of USD 1.9 billion dollars of construction projects.

The major projects include airport terminals plus associated infrastructure, natural gas pipe lines/distribution systems, hospitals, schools, residences, industrial plants, energy projects in hydroelectric / thermal sectors, water distribution, sewage systems and waste water treatment facilities.

Akfen İnşaat continues the construction of a real estate project, İncek Loft, in Ankara İncek, in a construction area of 279 thousands m² and the sale of real estates within the project has started.

The reverse auction for the tender concerning the "Construction works and the provision of products and services for Isparta City Hospital through Public Private Partnership Model ("PPP")" of Republic of Turkey Ministry of Health, Department of Public Private Partnership ("Administration") took place on 22 February, 2013. The best "all inclusive yearly price" was submitted by Akfen Holding's wholly owned subsidiary Akfen İnşaat Turizm ve Ticaret A.Ş. with TL 52.250. As a result of the meetings held with the Ministry of Health, Department of Public Private Partnership, last offer submitted by Akfen İnşaat amounted to TL 49.850. Republic of Turkey Ministry of Health sent for approval to the Higher Planning Council ("HPC") on September 2013 and the approval of HPC was obtained on December 2013. The negotiations have been completed in a positive way, Republic of Turkey Ministry of Health made the final notification stating that the tender for the construction and operation of Isparta City Hospital with PPP model, was awarded to Akfen İnşaat on 6 August. Project agreement was signed on 26 August 2014 and for the transfer of land from The Ministry of Health's to Akfen İnşaat the preparation of the usufruct right contract is expected.

Akfen İnşaat, participated to Hacettepe Teknokent Eğitim ve Klinik Araştırma Merkezi Sağlık AR-GE Danışmanlık Proje Sanayi ve Ticaret A.Ş. ("Hacettepe Teknokent") by purchasing 45% shares paying 26,3 million TL to Renkyol Müteahhitlik San. ve Tic. A.Ş. ("Renkyol"). T.R. Hacettepe University has extended the usufruct right to invest in and to operate the student housing project with a capacity of 7,340 people (which can go up to 15,000), commercial areas and a complex with social facilities, for a period of 49-years to Hacettepe Teknokent. The project will include 7 dormitory blocks (approximately with 2700 room capacity). In the first stage, 64,29% of the contracting of the project investment comprised of 125,2 thousand m² construction area will be made by Akfen İnşaat. Hacettepe Teknokent is condolidated under Akfen İnşaat using the equity method.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

i) Subsidiaries (continued)

Akfen Gayrimenkul Yatırım Ortaklığı A.Ş.

Akfen Gayrimenkul Yatırım Ortaklığı A.Ş. ("Akfen GYO") was restructured as a real estate investment trust by transforming Aksel Turizm Yatırımları ve İşletmecilik A.Ş. ("Aksel"). Aksel was originally established on 25 June 1997 for the purpose of undertaking investments in domestic tourism sector under the partnership of Hamdi Akın and Yüksel İnşaat A.Ş. Subsequently, Akfen Holding A.Ş. purchased shares of Yüksel İnşaat A.Ş. in 2006 and the Company became a subsidiary of Akfen Holding. The restructuring was completed subsequent to the Board of Directors resolution dated 25 April 2006 and Capital Markets Board of Turkey's ("CMB") approval numbered 31/894 and dated 14 July 2006 with the result of the Company's conversion to "Real Estate Investment Trust" registered on 25 August 2006. The change of title and activities was published on Official Trade Gazette on 31 August 2006.

Akfen GYO's main operations and activities are investing in real estates, real estate projects and other capital markets instruments, as described on CMB Communiqué Series: VI No: 11, Clause 23 and 25 regulating Real Estate Investment Trusts. Akfen Holding signed a Memorandum of Understanding ("MoU") with a 100% owned subsidiary of ACCOR S.A., one of the world's leading hotel groups. Based on the MoU the entities will join their efforts to establish a partnership to develop hotel projects in Turkey under the Novotel and Ibis Hotel brands and rent to Tamaris Turizm A.Ş. ("Tamaris"), which is the 100% owned subsidiary of Accor and operates in Turkey.

Akfen GYO will develop minimum 8 hotels and lease them to ACCOR S.A. according to the "Development Program" stated in the "Amendment to MoU" signed on 12 April 2010 in the following five years period starting from 1 January 2011 to 31 December 2015. Two of these hotels should be constructed in İstanbul, the other hotels should be constructed in Esenyurt (İstanbul), Ankara, İzmir, Adana and in two other cities, which should be mutually determined by the parties. The lands have been provided for hotels to be developed in Esenyurt (İstanbul), İzmir, Adana, Ankara, Tuzla (İstanbul) and Karaköy (İstanbul). The parties may reduce the number of hotels to be developed under the Development Program by their mutual agreement writing during the first year of the relevant five year period, provided that the reduced number of hotels to be developed under the Development Program shall not be less than 6 hotels.

The parties shall use their best efforts to agree on a new development program at the latest on 30 June 2015. According to amendment to MoU signed in December 2012, the obligations stated above, which are related to investments, except Esenyurt Ibis Hotel, İzmir Ibis Hotel, Ankara Esenboğa Ibis Hotel, Karaköy Novotel and Tuzla İbis Hotel will not be valid from 1 January 2013.

The shares of Akfen GYO have been trading on the BİAŞ under 'AKFGY' code since 11 May 2011.

Akfen GYO acquired 100% of Akfen Gayrimenkul Ticareti ve İnşaat A.Ş. ("Akfen Ticaret") on 21 February 2007, which was 100% owned by Akfen Holding. Akfen Ticaret's main operations are also investing in real estates, forming real estate portfolio and developing real estate projects.

Akfen GYO has set up a subsidiary, Akfen Karaköy Otel Yatırımları A.Ş. ("Akfen Karaköy"), to develop a hotel project in İstanbul Karaköy on 31 May 2011. The capital structure of Akfen Karaköy is designated as 70% of participation for the Company.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

i) Subsidiaries (continued)

Akfen Gayrimenkul Yatırım Ortaklığı A.Ş. (continued)

Akfen Ticaret and Eastern European Property Investment Ltd. ("EEPI Ltd.") formed joint ventures in the Netherlands under the name of Russian Hotel Investment BV ("Russian Hotel" or "RHI") and Russion Property Investments BV ("Russian Property" or "RPI") on 21 September 2007 and 3 January 2008, respectively. EEPI Ltd assigned its 45% shares in RHI and RPI to Kasa Investments ("Kasa BV"), and 5% shares to Cüneyt Baltaoğlu in December 2010. On 29 July 2011, Akfen Ticaret, has taken over 45% shares of RHI and RPI previously owned by Kasa Investments BV. The main objective of Russian Hotel is to develop hotels in Russia and Ukraine and lease them to ACCOR S.A., while the main objective of Russion Property is to develop office projects in Russia. The capital structures of the joint ventures are both designated as 95% of participation for the Company and 5% participation of Cüneyt Baltaoğlu as at 30 September 2014.

Akfen GYO established a subsidiary named Hotel Development and Investment BV ('HDI'), with a 100% ownership, in the Netherlands on 18 March 2011 in order to develop hotel projects in Russia. HDI took over the shares of Severnyi Avtovokzal LLC (which is based on Russia) with share sales agreement between HDI and Beneta Limited on 4 September 2013. Severny has the rights of a project with 2.010 m² sized plot of land and 317-rooms capacity hotel (over the land) in Central Moscow with a license for construction., .

HEPP Group

Akfen Holding has been investing in hydroelectric power plants through its subsidiaries since January 2007.

Akfen Holding grouped the hydroelectric power plants under AkfenHes Yatırımları ve Enerji Üretim A.Ş. ("HEPP Group" or "AkfenHES").

In order to ease monitoring of investors, enable the uniformity and ease of management, decrease general expenses and costs, hydroelectrical power plant companies within Akfen Holding were consolidated under AkfenHES.

As at 30 September 2014, a total of 15 projects are included in AkfenHES and total electricity generation capacity is 339,5 MW. 11 power plants having 203,0 MW installed power capacity and 847,8 GWs electricity generation capacity are operated for energy generation and the construction of 2 power plants with 23,7 MW installed power capacity and 68,3 GWs electricity generation capacity is in progress. Preliminary construction preparations continue at Çalıkobası HES project of HHK Enerji Elektrik Üretim A.Ş. ("HHK") and Çiçekli I-II projects of Kurtal Elektrik Üretim A.Ş. ("Kurtal"). In addition, there are 2 hydroelectrical power plants with total of 112,7 MW installed power capacity and 304,0 GWs annual electricity generation capacity in planning phase. After completion of all projects, expected installed power capacity will be 339,5 MW and electricity generation capacity will be 1.220,1 GWs/year for 15 power plants.

Except for one of 15 projects under AkfenHES ('Laleli Dam Project'), all projects are subject to the Law Regarding Use of Renewable Energy Resources for the Purpose of Electricity Production. In the case that these projects obtain the Renewable Energy Resources Certificate and all investments are completed by 31 December 2015, these projects will be able to benefit from the Government's purchase guarantee for 10 years of 7,3 US Dollar cent/kWh.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

i) Subsidiaries (continued)

HEPP Group (continued)

As at 30 September 2014, subsidiaries of HEPP Group are, Akörenbeli Hidroelektrik Santral Yatırımları Yapım ve İşletim A.Ş., Beyobası Enerji Üretim A.Ş. ("Beyobası"), Bt Bordo Elektrik Üretim Dağıtım Pazarlama Sanayi ve Ticaret A.Ş. ("Bt Bordo"), Çamlıca Elektrik Üretim A.Ş. ("Çamlıca"), Elen Enerji Üretimi Sanayi ve Ticaret A.Ş. ("Elen"), HHK, Kurtal, Laleli Enerji Elektrik Üretim A.Ş., Pak Enerji Üretimi Sanayi ve Ticaret A.Ş. ("Pak"), Rize İpekyolu Enerji Üretim ve Dağıtım A.Ş., Yeni Doruk Enerji Elektrik Üretim A.Ş. ("Yeni Doruk"), Zeki Enerji Elektrik Üretim Dağıtım Pazarlama Sanayi ve Ticaret A.Ş.

Değirmenyanı Enerji Üretim ve Ticaret A.Ş., which was consolidated under HEPP Group previously, was sold to Bugato İnşaat Madencilik San. ve Tic. A.Ş. on 4 June 2014.

As a result of the Share Sale Agreement signed on 13 March 2013, for the sale of whole 60% of shares that the Company has in Karasular Enerji Üretimi ve Ticaret A.Ş. ("Karasular" or "HES IV") to Aquila Capital Wasserkraft Invest GmbH and Aquila (together "Aquila"), the Company's shares on Karasular were transferred to Aquila on 6 June 2013.

Akfen Enerji Yatırımları Holding A.Ş.

In addition to hydroelectrical power plant investments, Group plans other investments in the energy sector under Akfen Enerji Yatırımları Holding A.Ş. ("Akfen Enerji").

Group obtained the production license on 8 March 2012 for the natural gas based electricity production plant investment located in Mersin, which has an installed power capacity of 450 MW and included in Akfen Enerji Üretim ve Ticaret A.Ş. ("Akfen Enerji Üretim") that is consolidated under Akfen Enerji.

In order to increase the total installed power capacity to 570 MW, license modification appeal was made on 23 March 2012. Modification appeal was approved by the 3961-12 numbered resolution of the Energy Market Regulatory Board on 9 August 2012 and as at 17 December 2012 license capacity was modified as 570 MW by the Energy Market Regulatory Board ('EMRB'). In addition, on 18 December 2012, Akfen Enerji Üretim made an appeal for modification to Energy Market Regulatory Board to increase the installed power of Mersin Combined Natural Gas Plant ("CCGT") to 1.148,4 MW and EMRB's favorable decision notice has been received. Environmental Impact Assessment ('EIA') Report for the project has been analyzed by Ministry of Environment and Urban Planning Inspection and Analyzing Commission and the report was accepted as decisive and analysis have been completed. Moreover, construction of the transformer station constructed free of charge to be turned over to TEIAŞ was completed and provisional acceptance was obtained on 7 April 2013. Removal of the fuel oil station at the construction site has also been completed.

EIA Application File submitted to the Ministry for 380 kV Mersin CCGT – Konya Ereğli TM transmission line project of Akfen Enerji Üretim. Akfen Enerji Üretim was inspected and approved within the 8th article of EIA Regulation. EIA process of the project has been completed. On the other hand, for the bid process of Engineering-Procurement-Construction ("EPC"), various turnkey offers were gathered from different turbine producers and EPC contract period continues. It is planned to make premise notice for construction preparations following the EPC contractor selection and completion of EPC contract. Akfen Enerji participated to Adana İpekyolu Enerji Üretim Sanayi ve Ticaret A.Ş. ("Adana İpekyolu") by 50%, which is founded to build a thermal power plant with a capacity of 615 MWm-600 MWe in Adana-Yumurtalık.

Akfen Yenilenebilir Enerji Yatırımları ve Ticaret A.Ş., which was consolidated under Akfen Enerji previously, was sold to Ganimet Enerji Üretim San. ve Tic. A.Ş. on 14 March 2014.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

i) Subsidiaries (continued)

RES Group

In order to build the structure of Akfenres Rüzgar Enerjisi Yatırımları A.Ş. ("AkfenRES" or "RES Group"), the transformation of Sim-Er Enerji Üretim Sanayi Ve Ticaret Ltd.Şti., consolidated under Akfen Holding, to AkfenRES was completed on 6 February 2014 and and 7 new companies with specific purposes of setting up wind measurement poles and wind measurement were founded under AkfenRES. Four other companies, which have wind measurement poles settled up and measuring wind, were acquired on 10 February 2014 and one other company was acquired on 26 September 2014. As at 30 September 2014, Ela RES Elektrik Üretim A.Ş., EMD Enerji Üretim Sanayi ve Ticaret A.Ş., Kavança Elektrik Üretim A.Ş., Kontra Elektrik Üretim A.Ş., Mares Elektrik Üretim A.Ş., Nesim Elektrik Üretim A.Ş., Orçaner Elektrik Üretim A.Ş., Ruba Elektrik Üretim A.Ş., Seyir Elektrik Üretim A.Ş., Sisam Elektrik Üretim A.Ş., Trim Elektrik Üretim A.Ş. and Uçurtma Elektrik Üretim A.Ş. are the subsidiaries of RES Group with 100% ownership.

ii) Joint Ventures

TAV Havalimanları Holding A.Ş.

TAV Havalimanları was founded in Turkey in 1997 under the title of Tepe Akfen Vie Yatırım Yapım ve İşletme A.Ş. for the purpose of reconstruction of Istanbul Ataturk Airport (International Terminal). The foundation aim of TAV Havalimanları is to reconstruct the Terminal Building of İstanbul Atatürk International Airport ("AUHT") and to operate it for 66 months. The main work of TAV Havalimanları is the construction of terminal buildings and operation of terminal buildings or airport.

TAV İstanbul Terminal İşletmeciliği A.Ş. ("TAV Istanbul") signed a rental contract with the General Directorate of State Airports Operations (DHMİ) on 3 June 2005 in order to operate AUHT and Atatürk Airport Domestic Terminal for 15,5 years until 2021.

In Turkey, for Ankara Esenboğa Airport, İzmir Adnan Menderes International Terminal and Antalya Gazipaşa Airport TAV Esenboğa Yatırım Yapım ve İşletme A.Ş. ("TAV Esenboğa"), TAV İzmir Terminal İşletmeciliği A.Ş. ("TAV İzmir"), TAV Gazipaşa Yatırım Yapım ve İşletme A.Ş. (TAV Gazipaşa) and TAV Milas Bodrum Terminal İşletmeciliği A.Ş. companies made Build – Operate – Transfer Agreements with Turkish State Airport Operations ("DHMİ"). TAV Urban Georgia LLC ("TAV Tbilisi") signed a Build – Operate – Transfer Agreement with Georgia State Airports Operations ("JSC"); TAV Batumi Operations LLC ("TAV Batumi") signed a Build – Operate – Transfer Agreement with Georgia Ministry of Economic Development ("GMED"); TAV Tunisia SA ("TAV Tunisia") signed a Build – Operate – Transfer Agreement with Tunisia State Airports Operations ("OACA") for Monastir and Enfidha Airports; TAV Macedonia Dooel Petrovec ("TAV Macedonia") signed a Build – Operate – Transfer Agreement with Macedonia Ministry of Transportation for Skopje and Ohrid Airports. Tibah Airport Development Company ("Tibah Development"), established by TAV Havalimanları, Al Rajhi Holding Group and Saudi Oger Ltd., signed a Build – Operate – Transfer Agreement with Saudi Arabia State Airport Operations ("GACA") for Medinah Airport.

For renewal of domestic terminal of İzmir Adnan Menderes Airport, TAV Ege Terminal Yat. Yap. ve İşl. A.Ş. signed a concession agreement with DHMİ. According to these agreements, TAV Havalimanları constructs, renews and operates airports within the durations determined and obtains right to operate for the predetermined periods. At the end of agreement period, TAV Havalimanları will transfer the property of built airport to respective institution (DHMİ, JSC, GMED, OACA, MOTC and GACA).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

ii) Joint Ventures (continued)

TAV Havalimanları Holding A.Ş. (continued)

A Concession Agreement was executed between ZAIC-A Limited ("ZAIC-A") and Republic of Crotia on 11 April 2012 for the financing, design and construction and operation of a new passenger terminal and related infrastructure at Zagreb Airport. TAV Havalimanları signed a letter of intent to become 15% shareholder in the "Consortium" for the concession of Zagreb International Airport. Aviator Netherland B.V. has been established as a 15% shareholder of ZAIC-A. TAV Holding owns 100% of Aviator Netherlands B.V. Handover Date occurred on 6 December 2013 and the consortium that TAV Havalimanları is a 15% partner took over the operations and construction site. The concession period will end in April 2042.

In addition, TAV Havalimanları signs several agreements for airport operations. TAV Havalimanları also operates in other fields of airport operations such as duty-free, food and beverage services, ground services, information technology, security and management.

TAV Havalimanları shares have been trading on BİAŞ under the code of 'TAVHL' since 23 February 2007.

TAV Yatırım Holding A.Ş.

TAV Yatırım Holding A.Ş. ("TAV Yatırım") was established on 1 July 2005 in order to make investments in aviation and construction sectors. The main activity fields of the Group are construction, aviation and parking operation. TAV Tepe Akfen Yatırım Yapım ve İşletme A.Ş. ("TAV İnşaat") and TAV Havacılık A.Ş. are subsidiaries of TAV Yatırım. TAV İnşaat has branches in Egypt Cairo, The United Arab Emirates, Sharjah and Abu Dhabi, Qatari Doha, Libya and Bahrain, Macedonia, Georgia and Saudi Arabia. TAV İnşaat has also subsidiaries called TAV Otopark Yatırım ve İşletmeleri A.Ş., TAV İnşaat Muscat LLC, Riva İnşaat Turizm Ticaret İşletme ve Pazarlama A.Ş., TAV Construction LLC and TAV – Alrajhi Construction Co. with 99,99%, 70%, 99,99%, 49% and 50% stakes, respectively.

Mersin Uluslararası Liman İşletmeciliği A.Ş.

MIP was founded on 4 May 2007 by PSA and Akfen Joint Venture, who were awarded the transfer of operation right of Mersin Port for 36 years belonging to TCDD upon bidding the highest offer by T.R. Directorate of Privatization Administration ('PA'). MIP took over Mersin Port from TCDD upon a Concession Agreement signed with T.R. Directorate of Privatization Administration and TCDD on 11 May 2007 in order to operate it for 36 years. Mersin International Port is one of the most important ports of Turkey, Middle East and East Mediterranean with its geographical status, capacity, wide hinterland and advantages with multimode connection characteristics.

Akfen Çevre ve Su Yatırım Yapım İşletme A.Ş.

Akfen Su was established on 26 April 2005 in order to establish facilities to supply drinking and utility water from surface and ground water resources, collect domestic and industrial waste water and provide waste water treatment services. Akfen Holding and TASK Water BV have joint administration rights in Akfen Su with 50% shares. The subsidiaries of Akfen Su provide water and waste water services to Güllük Municipality and waste water treatment services to Dilovası Organized Industrial Zone.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

ii) Joint Ventures (continued)

Akfen Çevre ve Su Yatırım Yapım İşletme A.Ş. (continued)

Akfen Güllük Çevre ve Su Yatırım Yapım İşletme A.Ş. ("Akfen Su Güllük") has started operating on 24 August 2006. Akfen Su Güllük, having completed all of its investments, served 6.529 subscribers as at 30 September 2014.

Akfensu-Arbiogaz Dilovası Atıksu Arıtma Tesisi Yapım ve İşletim A.Ş. was founded on 19 July 2007. It completed its investments on 1 July 2010 and started operating and currently it still serves the Dilovası district with a 40.000 population together with factories and operations in Dilovası Organized Industrial Zone.

In line with its customers' needs, Akfen Su gives development and management of sustainable and ecological Solid Waste Management systems service by using new technologies. Akfen Su has signed its first agreement for solid waste management services with İDO and started to give solid waste management and aside services to all sea vehicles, vehicles, plants, offices and other port fields.

İstanbul Deniz Otobüsleri Sanayi ve Ticaret A.Ş.

IDO was purchased from Istanbul Metropolitan Municipality, the previous main shareholder, through a block sale on 16 December 2011. Akfen Holding has joint control with Tepe İnşaat, Souter and Sera Gayrimenkul Yatırım ve İşletme A.Ş. with a %30 ownership rate. İDO provides passenger and vehicle transportation service under 'Sea Bus and Fast Ferry Lines' title both in innercity and the intercity seaways İDO serves passenger and vehicle transportation in Marmara Sea area through its modern fleet comprised of 55 sea vehicles (24 sea buses, 19 vehicle ferries, 9 fast ferryboats, 1 passenger boat and 2 service vessels) and 17 lines consisted of 11 sea buses, 2 vehicle ferries and 4 ferryboats. The sea buses, fast ferryboats and vehicle ferries have a total of 36.701 passengers capacity for summer period and 30.379 passengers capacity for winter period and 2.738 vehicles capacity for both periods as at 30 September 2014.

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS

2.1 Basis of Presentation

(a) Statement of compliance

Akfen Holding entities operating in Turkey maintain their books of account and prepare their statutory financial statements in TL in accordance with the accounting principles per Turkish Uniform Chart of Accounts and per Capital Market Board of Turkey ("CMB") applicable to entities operating in other businesses.

Akfen Holding's foreign entities maintain their records and prepare their statutory financial statements in accordance with the generally accepted accounting principles and the related legislations applicable in the countries they operate.

The condensed interim consolidated financial statements are prepared within the framework of Communiqué XI, No:29 dated 9 April 2008 (the "Communique") and related promulgations to this Communiqué as issued by the CMB, in accordance with the financial reporting standards accepted by the CMB ("CMB Financial Reporting Standards").

In accordance with 5. clause of the Communiqué, Group implements Turkish Accounting Standards ("TAS"). TAS is composed of Turkish Accounting Standards, Turkish Financial Reporting Standards ("TFRS") and related appendixes and interpretations.

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Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(a) Statement of compliance (continued)

Group prepared the condensed interim consolidated financial statements for the period ending 30 September 2014 in accordance with TAS:34 "Interim Financial Reporting".

The accompanying consolidated interim financial statements as at 30 September 2014 have been approved by the Board of Directors of the Company on 10 October 2014. The General Assembly and the related legal authorities have the authority to revise the statutory and the reported consolidated financial statements.

(b) Preparation of the financial statements

The accompanying consolidated financial statements are prepared in accordance with the Communiqué serial II, No: 14.1 announcement of Capital Markets Board ("CMB") dated 13 June 2013 related to "Capital Market Communiqué on Principles Regarding Financial Reporting" ("Communiqué") which is published in official gazette, no 28676.

(c) Accounting in hyperinflationary periods

According to CMB's decision made on 17 March 2005, for publicly traded companies operating in Turkey, inflation accounting is not applicable starting by 1 January 2005. For that reason, accompanying condensed interim consolidated financial statements are prepared in line with this decision.

(d) Basis of measurement

The condensed interim consolidated financial statements have been prepared on the historical cost basis except for the derivative financial instruments and investment properties that are measured at fair value.

(e) Functional and presentation currency

Akfen Holding and its subsidiaries operating in Turkey prepare their accounting records and legal financial statements in accordance with the accounting principles per Turkish Uniform Chart of Accounts and per Capital Market Board of Turkey. Accounting records of subsidiaries and jointly controlled entities established abroad are subject to regulations and accounting principles that are applied in the countries in which they operate. The accompanying condensed interim consolidated financial statements are presented in TL, which is the Company's functional currency and converted from legal basis to TFRS basis by series of adjustments and reclassifications:

Company	Functional Currency
Akfen İnşaat	TL
Akfen GYO	TL
Akfen Enerji	TL
AkfenHES	TL
AkfenRES	TL
TAV Havalimanları	Euro
TAV Yatırım	US Dollar
MIP	US Dollar
PSA Liman	TL
Akfen Su	TL
İDO	TL

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(f) Basis of consolidation

The accompanying condensed interim consolidated financial statements as at 30 September 2014 include the accounts of the parent company, Akfen Holding, its subsidiaries, investments in equity accounted investees, prepared in accordance with the basis of preparation stated in those financial statements.

Subsidiaries and joint ventures are consolidated through following methods.

(i) Subsidiaries

In preparing the accompanying condensed interim consolidated financial statements, subsidiaries that the Group has control power on their financial and activity policies are determined below:

The companies have been consolidated, if the Group directly or indirectly owns the shares of the companies providing the Group to have voting right more than 50 % in the Company or the Group has power to control the operational and financial policies in line with the interests of the Company even if the Group does not have more than 50% voting right.

As at 30 September 2014 and 31 December 2013, ownership and voting right rates of subsidiaries subject to consolidation are as follows:

			Akfen Hold	ing's direct					
	Akfen H	Akfen Holding's or indirect voting				hts of Akın			
	ownersh	nip rate	rigl	nts	Fan	nily	Total votin	ıg rights	Principal activity
	<u>30</u>	<u>31</u>	<u>30</u>	<u>31</u>	<u>30</u>	<u>31</u>	<u>30</u>	<u>31</u>	
	September	December	September	December	September	December	September	December	
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>	
Akfen									
İnşaat	99,85	99,85	99,85	99,85	0,15	0,15	100,00	100,00	Construction
Akfen									Real-estate
GYO	56,88	56,81	56,88	56,81	16,41	16,41	73,29	73,22	investment
									Hydroelectric,
HES									electricity
Grubu	100,00	100,00	100,00	100,00			100,00	100,00	production
Akfen									
Enerji	69,50	69,50	69,75	69,75	29,75	29,75	99,50	99,50	Energy
AkfenRES	99,70	98,50	99,80	99,00			99,80	99,00	Energy
Akfen GYO HES Grubu Akfen Enerji	56,88 100,00 69,50	56,81 100,00 69,50	56,88 100,00 69,75	56,81 100,00 69,75	16,41	16,41	73,29 100,00 99,50	73,22 100,00 99,50	Real-estate investment Hydroelec electricity production Energy

In consolidated financial statements, shares of Akın Family are shown in non-controlling interest.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(f) Basis of consolidation

(ii) Joint ventures

Joint arrangements are arrangements on which the Group has joint control, established by contracts requiring unanimous consent for decisions about the activities that significantly affect the arrangements' returns. They are classified and accounted for as follows:

Joint operation – when the Group has rights to the assets, and obligations for the liabilities, relating to an arrangement, it accounts for each of its assets, liabilities and transactions, including its share of those held or incurred jointly, in relation to the joint operation.

Joint venture – when the Group has rights only to the net assets of the arrangements, it accounts for its interest using the equity method.

The consolidated financial statements include the Group's share of the profit or loss and other comprehensive income of equity-accounted investees, after adjustments to align the accounting policies with those of the Group, from the date that significant influence commences until the date that significant influence ceases.

When the Group's share of losses exceeds its interest in an equity-accounted investee, the carrying amount of the investment, including any long-term interests that form part thereof, is reduced to zero, and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the investee.

As at 30 September 2014 and 31 December 2013, the detail of joint ventures is as follows:

	30 Septe	ember 2014	31 Dece	mber 2013
	Ownership rate(%)	Voting right	Ownership rate(%)	Voting right Principal activity
TAV Havalimanları	8,12	8,12	8,12	8,12 Operation of airports Investment, construction and operation in aviation
TAV Yatırım	21,68	21,68	21,68	21,68 industry
MIP	50,00	50,00	50,00	50,00 Port operation
PSA Liman	50,00	50,00	50,00	50,00 Consultancy Water Treatment Construction and
Akfen Su	50,00	50,00	50,00	50,00 Management
İDO	30,00	30,00	30,00	30,00 Marine transportation

(iii) Business combinations under common control

Business combinations arising from transfers of interests in entities that are under the control of the shareholder that controls the Group are accounted for as if the acquisition had occurred at the beginning of the earliest comparative period presented or, if later, at the date that common control was established; for this purpose comparatives are restated. The assets and liabilities acquired are recognised at the carrying amounts recognized previously in the controlling shareholder's consolidated financial statements. The components of equity of the acquired entities are added to the same components within the Group equity and any gain / loss arising is recognised directly in equity.

(iv) Transactions eliminated on consolidation

Intra-group balances and transactions, and any unrealized income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements. Unrealized gains arising from transactions with associates and jointly controlled entities are eliminated against the investment to the extent of the Group's interest in the investee.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(f) Basis of consolidation (continued)

(v) Business combinations for acquisition from third parties

Acquisitions from third parties are accounted for using the acquisition method. The cost of the acquisition is measured at the aggregate of the fair values, at the date of exchange, of assets given, liabilities incurred or assumed, and equity instruments issued by the Group in exchange for control of the acquiree, plus any costs directly attributable to the business combination. The acquiree's identifiable assets, liabilities and contingent liabilities that meet the conditions for recognition under TFRS 3 are recognised at their fair values at the acquisition date.

(g) Foreign currency

(i) Foreign currency transactions

Transactions in foreign currencies are translated to the functional currencies of the Group entities at the exchange rates ruling at the date of the transactions. Monetary assets and liabilities denominated in foreign currencies at reporting date are translated to the functional currency at the exchange rate ruling at the date. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using the exchange rate at the date of the transaction. Foreign exchange differences arising on translation are recognized in the consolidated statement of other comprehensive income.

The Group entities use USD, Euro or TL, as functional currency since these currencies are used to a significant extent in, or have a significant impact on, the operations of the related Group entities and reflect the economic substances of the underlying events and circumstances relevant to these entities. All currencies other than the currency selected for measuring items in the financial statements are treated as foreign currencies. Accordingly, transactions and balances not already measured in the functional currency have been re-measured to the related functional currencies in accordance with the relevant provisions of TAS 21, *The effect of changes in foreign exchange rates*. The Group uses TL as the reporting currency.

Assets and liabilities of the Group entities with a different functional currency than the reporting currency of the Group are translated into the reporting currency of the Group at the rate of exchange rate ruling at the reporting date. The income and expenses of the Group entities are translated into the reporting currency at the average exchange rates for the period. Equity items are presented at their historical costs. The foreign currency differences are recognized directly in equity, under "Foreign Currency Translation Reserve" (FCTR). When the related Group entity is disposed of, in part of or in full, the relevant amount in the FCTR is transferred to profit or loss.

As at 30 September 2014 and 31 December 2013 yearly changes for period ends and as at 30 September 2014 and 30 September 2013 three month average changes are as follows:

	Averag	e Rates	Period End Rates		
	30 September 2014	30 September 2013	30 September 2014	31 December 2013	
US Dollar	2,1618	1,8628	2,2789	2,1343	
Euro	2,9314	2,4532	2,8914	2,9365	
Georgian Lari	1,2332	1,1248	1,3006	1,2291	
Macedonian Dinar	0,0475	0,0397	0,0468	0,0477	
Tunisian Dinar	1,3080	1,1533	1,2702	1,2957	
Swedish Krona	0,3242	0,2861	0,3129	0,3284	
Saudi Riyal	0,5763	0,4968	0,6076	0,5688	

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

- (g) Foreign currency (continued)
- (ii) Foreign operations

The assets and liabilities of foreign operations, including goodwill and fair value adjustments arising on acquisition, are translated to TL at exchange rates at the reporting date. The income and expenses of foreign operations are translated to TL at average exchange rates for the period.

Foreign currency differences are recognized directly in equity. Such differences are recognized in the translation reserve. When a foreign operation is disposed of, in part or in full, the relevant amount in the translation reserve is transferred to profit or loss.

2.2 Summary of Significant Accounting Policies

The condensed interim consolidated financial statements of the Group for the three months period ended 30 September 2014 have been prepared in accordance with TAS 34 "Interim Financial Reporting" standard of TFRS. In addition, except for the new and amended standards effective as of 1 January 2014 summarized below, accounting policies taken into account for preparation of condensed interim consolidated financial statements as at 30 September 2014 are consistent with policies applied for previous periods. Effects of these standards and interpretations on Group's financial position and performance are disclosed in related paragraphs. Accordingly, these condensed interim financial statements should be read in conjunction with the annual consolidated financial statements for the year ended 31 December 2013.

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 interim condensed consolidated financial statements and disclosures, when the new standards and interpretations become effective.

IFRS 9 Financial Instruments – Classification and measurement

As amended in December 2012, the new standard is effective for annual periods beginning on or after 1 January 2015. 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. Early adoption is permitted.

The Group does not plan to adopt this standard early and the extent of the impact has not been determined yet.

New and amended standards published by International Accounting Standards Board, but not published by Accounting and Auditing Standards Authority (POA)

New standards, interpretations and changes in present IFRS standards listed below were published by IASB but have not come into force yet for current reporting period. However, these new standards, interpretations and changes were not adapted/published to TFRS by POA. For that reason, these are not a part of TFRS . Respective changes in consolidated financial statements and notes to the financial statements will be made after these new standards, interpretations and changes come into force in TFRS.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.2 Summary of Significant Accounting Policies (continued)

New and amended standards published by International Accounting Standards Board, but not published by POA (continued)

IAS 19 Defined Benefit Plans: Employee Contributions (Amendment)

IAS 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 recognize 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 amendments will not have an impact on the financial position or performance of the Group.

IFRS 14 – Regulatory Deferral Accounts

IASB has started a comprehensive project for Rate Regulated Activities in 2012. As part of the project, IASB published an interim standard to ease the transition to IFRS for rate regulated entities. The standard permits first time adopters of IFRS to continue using previous GAAP to account for regulatory deferral account balances. The interim standard is effective for financial reporting periods beginning on or after 1 January 2016, although early adoption is permitted. The Group does not expect that these amendments will have significant impact on the financial position or performance of the Group.

Amendments to IAS 16 and IAS 38 – Clarification of acceptable methods of depreciation and amortisation

The amendments to IAS 16 Property, Plant and Equipment explicitly state that revenue-based methods of depreciation cannot be used for property, plant and equipment. The amendments to IAS 38 Intangible Assets introduce a rebuttable presumption that the use of revenue-based amortisation methods for intangible assets is inappropriate.

The amendments are effective for annual periods beginning on after 1 January 2016, and are to be applied prospectively. Early adoption is permitted. The Group does not expect that these amendments will have significant impact on the financial position or performance of the Group.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.2 Summary of Significant Accounting Policies (continued)

New and amended standards published by International Accounting Standards Board, but not published by POA (continued)

Amendments to IFRS 11 – Accounting for acquisition of interests in joint operations

The amendments clarify whether IFRS 3 Business Combinations applies when an entity acquires an interest in a joint operation that meets that standard"s definition of a business. The amendments require business combination accounting to be applied to acquisitions of interests in a joint operation that constitutes a business. The amendments apply prospectively for annual periods beginning on or after 1 January 2016. Early adoption is permitted. The Group does not expect that these amendments will have significant impact on the financial position or performance of the Group.

Improvements to IFRSs

In December 2013, the IASB issued two cycles of Annual Improvements to IFRSs – 2010–2012 Cycle and IFRSs – 2011–2013 Cycle. Other than the amendments that only affect the standards" Basis for Conclusions, the changes are effective as of 1 July 2014.

Annual Improvements to IFRSs – 2010–2012 Cycle

IFRS 2 Share-based Payment:

Definitions relating to vesting conditions have changed and performance condition and service condition are defined in order to clarify various issues. The amendment is effective prospectively.

IFRS 3 Business Combinations

Contingent consideration in a business acquisition that is not classified as equity is subsequently measured at fair value through profit or loss whether or not it falls within the scope of IFRS 9 Financial Instruments. The amendment is effective for business combinations prospectively.

IFRS 8 Operating Segments

The changes are as follows: i) Operating segments may be combined/aggregated if they are consistent with the core principle of the standard. 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.

IFRS 13 Fair Value Measurement Decision Requirements

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.

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

The amendment to IAS 16.35(a) and IAS 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 carrying amount equals to the market value. The amendment is effective retrospectively.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.2 Summary of Significant Accounting Policies (continued)

Improvements to IFRSs (continued)

<u>Annual Improvements to IFRSs - 2010–2012 Cycle (continued)</u>

IAS 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. The amendment is effective retrospectively.

Annual Improvements to IFRSs – 2011–2013 Cycle

IFRS 1 First Time Adoption of International Financial Reporting Standards

The amendment clarifies that in its first IFRS financial statements, a first-time adopter is permitted but not required to apply a new or revised IFRS that is not yet mandatory but is available for early application.

IFRS 3 Business Combinations

The amendment clarifies that: i) Joint arrangements are outside the scope of IFRS 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.

IFRS 13 Fair Value Measurement

The portfolio exception in IFRS 13 can be applied to the contracts within the context of IAS 39, not just financial assets and financial liabilities. The amendment is effective prospectively.

IAS 40 Investment Property

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

These amendments did not have an impact on the financial position or performance of the Group.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

3 BUSINESS COMBINATIONS

Participating in Hacettepe Teknokent

Akfen İnşaat and Renkyol agreed on transferring 45% of shares of Hacettepe Teknokent on 12 May 2014. TL 12.809 of respective amount was paid in cash, TL 12.300 will be paid by 10 equal installments through notes and TL 1.059 was netted of advance amounts of 9 apartments in İncek Loft. The remaining TL 82 is recorded in current accounts. As at 30 September 2014 an amount of TL 6,000 of four notes was paid.

This transaction is evaluated as a business combination within the frame of TFRS 3 and book values and fair values of acquired assets and liabilities are as follows:

	Book value before acquisition	Fair value adjustments	Acquisition amount
Property, plant and equipment	5.117		5.117
Intangible assets	8	33.895	33.903
Other assets	1.359		1.359
Due to related parties	(7.213)		(7.213)
Deferred tax liability		(6.779)	(6.779)
Other liabilities	(87)		(87)
Identifiable assets and liabilities	(816)	27.116	26.300
Cash payment			12.809
Deferred payments due to acquisition			12.432
İncek Loft apartment sales			1.059

Booked values before the acquisition are calculated according to TMS right before the acquisition.

Hacettepe Teknokent is consolidated through equity method since it is a joint venture.

Together with identifiable assets and liabilities, acquisition cost at the acquisition date is accounted provisionally by the Group. The time duration for making additions and adjustments in assets, liabilities and contingent liabilities is limited to 12 months beginning by the acquisition date.

4 SEGMENT REPORTING

For management purposes, the Group is currently organised into three operating segments. Performance is measured based on segment operating profit, as included in the internal management reports that are reviewed by the Group's Management.

The information regarding the results of each reported segment is for Akfen İnşaat, Akfen GYO, and HEPP Group.

Other

Subsidiaries and jointly controlled entities in other operations segment are Akfen Enerji and RES Group and Akfen Holding is included in the other industrial segment as well.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

4 **SEGMENT REPORTING** (continued)

			<u>HEPP</u>		I <u>nvestment in</u> equity accounted	Inter segment	
1 January-30 September 2014	<u>Akfen İnşaat</u>	Akfen GYO	<u>Group</u>	<u>Other</u>	<u>investees</u>	<u>eliminations</u>	<u>Total</u>
External revenues		37.651	19.484	27.291			84.426
Inter segment revenue	44.334		13.576	615		(58.525)	
Total revenue	44.334	37.651	33.060	27.906		(58.525)	84.426
Cost of sales	(40.922)	(4.244)	(24.849)	(27.472)		53.749	(43.738)
Gross profit	3.412	33.407	8.211	434		(4.776)	40.688
General administrative expenses	(17.435)	(4.635)	(3.698)	(21.168)		586	(46.350)
Other operating income	4.990	20.721	343	4.337		(3.578)	26.813
Other operating expense	(9.681)	(2.106)	(1.293)	(367)			(13.447)
Investment in equity accounted investees	(236)				111.040		110.804
Operating profit/ (loss)	(18.950)	47.387	3.563	(16.764)	111.040	(7.768)	118.508
Income from investment activities	106			2.100			2.206
Expense from investment activities	(41.182)		(351)	(468)		41.182	(819)
Financial income	3.601	22.349	495	44.498		(38.684)	32.259
Financial expense	(30.194)	(47.451)	(59.487)	(53.373)		38.684	(151.821)
Profit / (loss) of continuing operations before tax	(86.619)	22.285	(55.780)	(24.007)	111.040	33.414	333
Tax income/(expense) for the period	11.352	(760)	10.287	(2.898)			17.981
Profit/(loss) of continuing operations after tax	(75.267)	21.525	(45.493)	(26.905)	111.040	33.414	18.314
Profit (loss) for the period attributable to the parent of the							
Company	(75.267)	22.620	(45.284)	(27.432)	111.040	23.240	8.917
Depreciation and amortization expenses	940	29	12.711	381			14.061
Investments of tangible and intangible assets, investment properties and other investments (*) 30 September 2014	86.167	46.031	59.445	6.013			197.656
Segment assets	772.807	1.531.090	1.084.819	1.798.866	547.603	(1.848.828)	3.886.357
Segment liabilities	635.097	599.834	791.454	610.869		(479.281)	2.157.973

^(*)Comprised of investments made for property, plant and equipment, intangible assets, investment property and investments of İncek Loft project of Akfen İnşaat.

Akfen Holding Anonim Şirketi

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

4 Segment Reporting (continued)

1 July-30 September 2014	<u>Akfen İnşaat</u>	Akfen GYO	<u>HEPP</u> <u>Group</u>	<u>Other</u>	Investment in equity accounted investees	Inter segment eliminations	<u>Total</u>
External revenues		12.937	709	13.103			26.749
Inter segment revenue	14.094		5.576	126		(19.796)	
Total revenue	14.094	12.937	6.285	13.229		(19.796)	26.749
Cost of sales	(12.840)	(1.389)	(8.571)	(13.454)		18.353	(17.901)
Gross profit	1.254	11.548	(2.286)	(225)		(1.443)	8.848
General administrative expenses	(3.826)	(1.325)	(1.145)	(6.275)		121	(12.450)
Other operating income	3.014	12.912	(16)	(150)		(2.960)	12.800
Other operating expense	1.973	(238)	(1.159)	(251)			325
Investment in equity accounted investees	(160)				24.418		24.258
Operating profit/ (loss)	2.255	22.897	(4.606)	(6.901)	24.418	(4.282)	33.781
Income from investment activities	34			353			387
Expense from investment activities	(41.182)		2	(2)		41.182	
Financial income	(2.370)	297	(3.452)	13.086		(12.573)	(5.012)
Financial expense	(6.849)	(16.879)	(45.793)	(16.210)		12.573	(73.158)
Profit / (loss) of continuing operations before tax	(48.112)	6.315	(53.849)	(9.674)	24.418	36.900	(44.002)
Tax income/(expense) for the period	3.485	898	10.553	(895)			14.041
Profit/(loss) of continuing operations after tax	(44.627)	7.213	(43.296)	(10.569)	24.418	36.900	(29.961)
Profit (loss) for the period attributable to the parent of the Company	(44.627)	8.484	(43.093)	(10.837)	24.418	32.655	(33.000)
Depreciation and amortization expenses	353	6	4.295	134			4.788
Investments of tangible and intangible assets, investment properties and other investments (*)	50.524	13.674	19.912	987			85.097

 $^(*) Comprised \ of \ investments \ made \ for \ property, \ plant \ and \ equipment, \ intangible \ assets, \ investment \ property \ and \ investments \ of \ Incek \ Loft \ project \ of \ Akfen \ Insaat.$

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

4 **SEGMENT REPORTING** (continued)

1 January-30 September 2013	<u>Akfen İnşaat</u>	<u>Akfen GYO</u>	HEPP Group		Investment in equity accounted investees	Inter segment eliminations	<u>Total</u>
External revenues	20	31.040	48.752	10.591			90.403
Inter segment revenue	87.251		6.411	351		(94.013)	
Total revenue	87.271	31.040	55.163	10.942		(94.013)	90.403
Cost of sales	(80.490)	(3.828)	(23.945)	(10.872)		84.449	(34.686)
Gross profit	6.781	27.212	31.218	70		(9.564)	55.717
General administrative expenses	(5.752)	(5.900)	(4.851)	(27.689)		2.712	(41.480)
Other operating income	5.001	2.423	6.328	8.871		(9.234)	13.389
Other operating expense	(200)	(2.141)	(1.043)	(74)			(3.458)
Investment in equity accounted investees					(4.585)		(4.585)
Operating profit/ (loss)	5.830	21.594	31.652	(18.822)	(4.585)	(16.086)	19.583
Income from investment activities			23	40.856			40.879
Expense from investment activities				(10.016)			(10.016)
Financial income	17.002	24.835	2.834	24.177		(20.250)	48.598
Financial expense	(20.295)	(82.203)	(80.067)	(36.513)		20.250	(198.828)
Profit / (loss) of continuing operations before tax	2.537	(35.774)	(45.558)	(318)	(4.585)	(16.086)	(99.784)
Tax income/(expense) for the period	(790)	1.041	7.723	(395)			7.579
Profit/(loss) of continuing operations after tax	1.747	(34.733)	(37.835)	(713)	(4.585)	(16.086)	(92.205)
Profit (loss) for the period attributable to the parent of the Company	1.748	(33.058)	(37.666)	(714)	(4.585)	(2.366)	(76.641)
Depreciation and amortization expenses	595	46	11.834	363			12.838
Investments of tangible and intangible assets, investment properties and other investments (*)	67.460	74.907	88.032	12.433			242.832
31 December 2013							
Segment assets	519.468	1.518.526	1.044.841	1.749.963	437.433	(1.877.627)	3.392.604
Segment liabilities	330.836	585.734	667.888	432.476		(387.202)	1.629.732

^(*) Comprised of investments made for property, plant and equipment, intangible assets, investment property and investments of İncek Loft project of Akfen İnşaat.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

4 SEGMENT REPORTING (continued)

1 July-30 September 2013	<u>Akfen İnşaat</u>	Akfen GYO	HEPP Group	<u>Other</u>	Investment in equity accounted investees	Inter segment eliminations	<u>Total</u>
External revenues	2	10.921	1.361	8.124			20.408
Inter segment revenue	33.710		4.993	302		(39.005)	
Total revenue	33.712	10.921	6.354	8.426		(39.005)	20.408
Cost of sales	(31.160)	(1.365)	(6.745)	(8.587)		35.457	(12.400)
Gross profit	2.552	9.556	(391)	(161)		(3.548)	8.008
General administrative expenses	(2.221)	(1.874)	(1.288)	(6.860)		296	(11.947)
Other operating income	(601)	(1.093)	(1.179)	(2.448)		5.889	568
Other operating expense	(47)	(959)	(20)	45			(981)
Investment in equity accounted investees					(12.178)		(12.178)
Operating profit/ (loss)	(317)	5.630	(2.878)	(9.424)	(12.178)	2.637	(16.530)
Income from investment activities				3.968			3.968
Expense from investment activities				(2.503)			(2.503)
Financial income	10.057	3.893	1.261	5.258		(8.011)	12.458
Financial expense	(5.720)	(31.941)	(41.561)	(16.453)		8.011	(87.664)
Profit / (loss) of continuing operations before tax	4.020	(22.418)	(43.178)	(19.154)	(12.178)	2.637	(90.271)
Tax income/(expense) for the period	(584)	849	5.989	(389)			5.865
Profit/(loss) of continuing operations after tax	3.436	(21.569)	(37.189)	(19.543)	(12.178)	2.637	(84.406)
Profit (loss) for the period attributable to the parent of the Company	3.436	(20.659)	(37.015)	(19.545)	(12.178)	9.482	(76.479)
Depreciation and amortization expenses	203	15	3.310	144			3.672
Investments of tangible and intangible assets , investment properties and other investments (*)	63.544	50.758	36.367	97			150.766

^(*) Comprised of investments made for property, plant and equipment, intangible assets, investment property and investments of İncek Loft project of Akfen İnşaat.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

5 CASH AND CASH EQUIVALENTS

As at 30 September 2014 and 31 December 2013, cash and cash equivalents comprise the following:

	30 September 2014	31 December 2013
Cash on hand	400	380
Cash at banks	47.525	54.237
-Demand deposits	17.253	19.145
-Time deposits	30.272	35.092
Project reserve and assignment accounts	29.919	52.950
Other cash and cash equivalents(*)	25.588	39.863
Cash and cash equivalents	103.432	147.430
Project, reserve and assignment accounts	(29.919)	(52.950)
Cash and cash equivalents in the statement of		
cash flow	73.513	94.480

^(*) As at 30 September 2014, TL 24.746 (31 December 2013: 39.863) and TL 842 of other cash and cash equivalents are comprised of overnight repo balances belonging to Akfen Holding and Akfen İnşaat, respectively.

As at 30 September 2014 and 31 December 2013 the distribution of the cash and cash equivalents of the Group on company basis is as follows:

	30 September 2014	31 December 2013
Akfen Holding	34.728	44.639
HEPP Group	33.590	63.456
Akfen GYO	32.801	30.327
Akfen İnşaat	1.950	8.350
Other	363	658
Total	103.432	147.430

As at 30 September 2014 and 31 December 2013 the distribution of demand deposits, foreign currency and Turkish Liras of the Group are as follows:

Currency	30 September 2014	31 December 2013
TL	1.857	9.800
US Dollar	5.271	2.328
Euro	9.941	6.884
Other	184	133
	17.253	19.145

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

5 CASH AND CASH EQUIVALENTS (continued)

The details of the time deposits, due dates and interest rates of the Group as at 30 September 2014 and 31 December 2013 are as follows:

Currency	Maturity	Interest rate %	30 September 2014
TL	October 2014	7,40 - 8,00	13.700
US Dollar	October 2014	0,25-2,26	5.466
Euro	October 2014	0,05 - 1,56	11.106
			30.272
Currency	<u>Maturity</u>	Interest rate %	31 December 2013
<u>Currency</u> TL	<u>Maturity</u> January 2014	<u>Interest rate %</u> 5,00 – 5,50	31 December 2013 7.516
TL	January 2014	5,00-5,50	7.516
TL US Dollar	January 2014 January-February 2014	5,00 - 5,50 0,50 - 3,35	7.516 17.488

Project reserve and assignment accounts

Within the scope of loan agreements, HEPP Group and Akfen GYO (for the Karaköy Novotel Project of Akfen Karaköy) has opened bank accounts for repayment of borrowings, investment expenditures, funding operational and administrative expenses, which are Assignment Accounts and Project Accounts, respectively. As at 30 September 2014 and 31 December 2013, the distribution of Group's project reserve and assignment accounts is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
HEPP Group	27.218	45.070
Akfen GYO	2.701	7.880
Total	29.919	52.950

The detail of the project reserve and assignment accounts and interest rates of the Group as at 30 September 2014 and 31 December 2013 is as follows:

<u>Currency</u>	<u>Interest rate %</u>	30 September 2014
TL	6,00	2.650
US Dollar	2,10-2,26	27.211
	_	29.861
Demand deposits		57
	_	29.918
	T , , , , , , , , , , , , , , , , , , ,	
<u>Currency</u>	<u>Interest rate %</u>	<u>31 December 2013</u>
<u>Currency</u> TL	5,50 – 6,00	31 December 2013 8.892
TL	5,50-6,00	8.892
TL US Dollar	5,50 - 6,00 0,10 - 0,30	8.892 39.073
TL US Dollar	5,50 - 6,00 0,10 - 0,30	8.892 39.073 4.889

The Group's exposure to interest rate risk and sensitivity analysis for financial assets and liabilities are disclosed in Note 32. As at 30 September 2014 and 31 December 2013, there is no blockage on cash and cash equivalents.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

6 FINANCIAL INVESTMENTS

Current financial investments

As at 30 September 2014 and 31 December 2013 the current financial investments are as follows:

	<u>30 September 2014</u>	31 December 2013
Available for sale financial assets	1.987	5.614
	1.987	5.614

As at 30 September 2014 and 31 December available for sale assets are comprised of private sector bonds.

7 LOANS AND BORROWINGS

This note provides information about the contractual terms of the Group's interest bearing loans and borrowings, which are measured at amortized cost. For more information about the Group's exposure to interest rate, foreign currency and liquidity risk, see note 32.

The detail of Group's financial liabilities as at 30 September 2014 is as follows:

Current financial liabilities	Nominal Value	Carrying Amount
Short term secured bank loans	89.934	93.994
	89.934	93.994
Current portion of long term financial liabilities		
Current portion of long term secured bank loans	165.596	206.936
Current portion of long term issued bonds		3.826
Current portion of long term financial leasing	260	260
	165.856	211.022
Non-current financial liabilities		
Long term secured bank loans	1.097.299	1.077.145
Long term issued bonds	340.000	340.000
Long term financial leasing	1.590	1.590
	1.438.889	1.418.735

The detail of Group's financial liabilities as at 31 December 2013 is as follows:

Current financial liabilities	Nominal Value	Carrying Amount
Short term secured bank loans	70.703	74.443
	70.703	74.443
Current portion of long term financial liabilities		
Current portion of long term secured bank loans	154.097	191.875
Current portion of long term issued bonds	154.090	160.763
	308.187	352.638
Non-current financial liabilities		
Long term secured bank loans	1.044.478	1.017.317
	1.044.478	1.017.317

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

As at 30 September 2014, Group's total bank loans, issued bonds and financial leasing are as follows:

	<u>Nominal</u>	Carrying
	<u>Value</u>	Amount
Bank loans	1.352.829	1.378.075
Bonds	340.000	343.826
Financial leasing	1.850	1.850
	1.694.679	1.723.751

As at 31 December 2013, Group's total bank loans and issued bonds are as follows:

	<u>Nominal</u>	Carrying
	<u>Value</u>	Amount
Bank loans	1.269.278	1.283.635
Bonds	154.090	160.763
	1.423.368	1.444.398

The bank loans and the distribution of the issued bonds according to the segments of the Group as at 30 September 2014 are as follows:

	Current	Non-current	
Carrying Amount	<u>liabilities</u>	<u>liabilities</u>	<u>Total</u>
Akfen Holding	51.421	398.825	450.246
Akfen İnşaat	50.445	35.950	86.395
Akfen GYO	104.552	417.436	521.988
HEPP Group	98.338	564.934	663.272
	304.756	1.417.145	1.721.901

	Current	Non-current	
Nominal Value	<u>liabilities</u>	<u>liabilities</u>	<u>Total</u>
Akfen Holding	44.768	400.080	444.848
Akfen İnşaat	47.400	37.394	84.794
Akfen GYO	99.531	418.510	518.041
HEPP Group	63.831	581.315	645.146
	255.530	1.437.299	1.692.829

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

The bank loans and the distribution of the issued bonds according to the segments of the Group as at 31 December 2013 are as follows:

	Current	Non-current	
Carrying Amount	<u>liabilities</u>	<u>liabilities</u>	Total
Akfen Holding	247.673	44.110	291.783
Akfen İnşaat	10.642	28.639	39.281
Akfen GYO	92.287	408.512	500.799
HEPP Group	76.479	536.056	612.535
	427.081	1.017.317	1.444.398
Nominal Value	Current liabilities	Non-current liabilities	Total

	Current	Non-current	
Nominal Value	<u>liabilities</u>	<u>liabilities</u>	Total
Akfen Holding	240.620	44.110	284.730
Akfen İnşaat	6.623	32.169	38.792
Akfen GYO	86.811	408.825	495.636
HEPP Group	44.836	559.374	604.210
	378.890	1.044.478	1.423.368

Conditions and repayment schedules

The repayment schedules of the bank loans and issued bonds of the Group as at 30 September 2014 and 31 December 2013 according to the original maturities are as follows:

	Nominal Value		Carrying A	<u>Amount</u>
	30 September	31 December	30 September	31 December
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>
Within 1 year	255.530	378.890	304.756	427.081
1-2 years	292.552	228.905	310.252	245.935
2-3 years	532.294	162.244	541.780	172.545
3-4 years	164.878	167.229	164.165	167.497
5 years and more	447.575	486.100	400.948	431.340
	1.692.829	1.423.368	1.721.901	1.444.398

As at 30 September 2014 and 31 December 2013 the currency distribution of bank loans and issued bonds is as follows:

	Nominal Value		Carrying Amount	
	30 September	31 December	30 September	31 December
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>
US Dollar	736.727	613.776	756.345	622.227
Euro	555.765	564.181	560.339	569.662
TL	400.337	245.411	405.217	252.509
	1.692.829	1.423.368	1.721.901	1.444.398

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Since majority of the financial liabilities are the floating interest rate loans, the Group is exposed to the interest rate risk. As at 30 September 2014 and 31 December 2013 the lowest and highest interest rates of loans that the Company used are as follows:

30 September 2014 (*)			31 December 2013(*)					
Fixed rate loans	$\underline{\mathbf{TL}}$	<u>USD</u>	EUR	Fixed rate loans	$\underline{\mathbf{TL}}$	<u>USD</u>	EUR	
The Lowest	10,56%	4,44%	3,84%	The Lowest	10,56%	5,50%	6,95%	
The Highest	14,40%	6,00%	7,50%	The Highest	11,40%	7,20%	8,75%	
Floating interest				Floating interest				
rate loans	$\underline{\mathbf{TL}}$	<u>USD</u>	EUR	rate loans	$\underline{\mathbf{TL}}$	<u>USD</u>	EUR	
The Lowest	3,25%	5,25%	3,75%	The Lowest	1,50%	3,50%	3,75%	
The Highest	3,50%	5,25%	7,35%	The Highest	5,26%	3,50%	7,50%	
(*) For the floating inter	(*) For the floating interest rate loans, additional interest rate is added to Euribor, Libor and Base Interest rates of 30							

September 2014 and 31 December 2013.

Group has obtained project loans for refinancing of existing HEPP Group loans investments of

Group has obtained project loans for refinancing of existing HEPP Group loans, investments of hydroelectrical power plants under construction and hotel projects that will be built within the scope of MoU signed with Accor.

As at 30 September 2014, total amount of project loans is TL 1.227.767 (31 December 2013: TL 1.131.988) and its share on total loans is 71% (31 December 2013: 78%).

The details of the loans and borrowings for each subsidiary are given below:

Akfen Holding

The breakdown of bank loans as at 30 September 2014 is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	USD	6,00	2016	32.734	33.521
Secured bank loans (1)	USD	Libor+5,25	2017	34.184	34.345
Secured bank loans (2)	EUR	Euribor+4,00	2014	37.930	38.555
Bond ⁽³⁾	TL	GDS(*) + 3,25	2017	140.000	143.415
Bond ⁽⁴⁾	TL	GDS(*) + 3,50	2017	200.000	200.410
				444.848	450.246

⁽¹⁾ Sureties are Akfen Holding shares belonging to Hamdi Akın.

⁽²⁾ Akfen GYO shares are pledged as a surety.

⁽³⁾ Represents the liability of bond, which has been issued on 13 January 2014 and has a maturity of 3 years and coupon payment of 3 months with a floating interest rate amounting to TL 140.000. The 4th period coupon payment date is 12 January 2015.

According to determined additional rate of return, coupon interest rate that will be given for 4th period coupon payment is 3,14%.

⁽⁴⁾ Represents the liability of bond, which has been issued on 27 March 2014 and has a maturity of 3 years and coupon payment of 6 months with a floating interest rate amounting to TL 200.000. The 2nd period coupon payment date is 26 March 2014.

According to determined additional rate of return, coupon interest rate that will be given for 2nd period coupon payment is 6,24%.

^(*) Indicator Interest Rate', which provides base to annual compound yield of Treasury Bills, is calculated as the weighted average arithmetical mean of annual compound interest rates, which were effective at the last five working days at BİAŞ Treasury Bills and Bonds Trade Market, of discounted indicator of the furthermost future dated treasury bills issued by Undersecreteriat of Treasury.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen Holding (continued)

The breakdown of bank loans as at 31 December 2013 is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans ⁽¹⁾	USD	Libor+3,50	2014	9.486	9.544
Secured bank loans ⁽²⁾	EUR	Euribor+4,00	2014	77.045	77.367
Secured bank loans ⁽³⁾	TL	9,25(*)	2015	13.692	13.692
Secured bank loans ⁽⁴⁾	TL	12,28(*)	2015	10.025	10.025
Secured bank loans ⁽⁵⁾	TL	10,09(*)	2015	2.196	2.196
Secured bank loans ⁽⁶⁾	TL	10,32(*)	2015	18.196	18.196
Bond ⁽⁷⁾	TL	GDS(**) + 4,00	2014	154.090	160.763
				284.730	291.783

⁽¹⁾ Sureties are given by Akfen İnşaat and Hamdi Akın.

According to determined additional rate of return, coupon interest rate that will be given for 4th period coupon payment is 6,55%.

As at 31 December 2013, Akfen Holding purchased a part of this bond with a nominal value of TL 45.910 from the market. Purchased portion was netted off from bond liability.

The repayment schedule of the bank loans and bonds is as follows:

	Nominal V	<u>alue</u>	Carrying Amount		
	30 September	30 September 31 December		31 December	
	2014	2013	2014	2013	
Within 1 year	44.768	240.620	51.421	247.673	
1-2 years	46.407	44.110	45.152	44.110	
2-3 years	353.673		353.673		
	444.848	284.730	450.246	291.783	

⁽²⁾ Akfen GYO shares are pledged as a surety.

⁽³⁾ Represents the share purchase loan. Akfen Holding shares and Akfen GYO shares are kept in reserve accounts as sureties. As long as the shares are kept in reserve accounts, the maturity of the loan will continue.

⁽⁴⁾ Represents the share purchase loan. Akfen Holding shares and TAVHL shares are kept in reserve accounts as sureties. As long as the shares are kept in reserve accounts, the maturity of the loan will continue.

⁽⁵⁾ Represents the share purchase loan. Akfen GYO shares are kept in reserve accounts as sureties. As long as the shares are kept in reserve accounts, the maturity of the loan will continue.

⁽⁶⁾ Represents the share purchase loan. TAVHL shares are kept in reserve accounts as sureties. As long as the shares are kept in reserve accounts, the maturity of the loan will continue.

⁽⁷⁾ Represents the liability of bond, which has been issued on 9 March 2012 and has a maturity of 2 years and coupon payment of 6 months with a floating interest rate amounting to TL 200.000. The 4th period coupon payment date is 7 March 2014.

^(*) Overnight interest rate of share purchase loan as at 31 December 2013.

^(**) Indicator Interest Rate', which provides base to annual compound yield of Treasury Bills, is calculated as the weighted average arithmetical mean of annual compound interest rates, which were effective at the last five working days at BİAŞ Treasury Bills and Bonds Trade Market, of discounted indicator of the furthermost future dated treasury bills issued by Undersecreteriat of Treasury.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen İnşaat:

The breakdown of bank loans as at 30 September 2014 is given below:

	Currency	Nominal Interest Rate	Maturity	Nominal Value	Carrying Amount
Secured bank loans (1)	USD	4,44	2015	2.711	2.725
Secured bank loans (2)	USD	6,00	2016	21.954	22.482
Secured bank loans (1)	EUR	3,84	2017	21.194	21.203
Secured bank loans (1)	TL	10,56	2014	843	846
Secured bank loans (1)	TL	10,92-14,40	2015	27.824	28.799
Secured bank loans (1)	TL	12,60	2015	1.268	1.281
Secured bank loans (1)	TL	11,00	2015	9.000	9.059
				84.794	86.395

⁽¹⁾ The sureties are given by Akfen Holding.

The breakdown of bank loans as at 31 December 2013 is given below:

		Nominal		Nominal	Carrying
	Currency	Interest rate	Maturity	<u>Value</u>	Amount
Secured bank loans ⁽¹⁾	USD	7,20	2014	80	148
Secured bank loans(2)	TL	12,28(*)	2015	20.017	20.017
Secured bank loans ⁽³⁾	TL	10,56	2014	3.099	3.246
Secured bank loans ⁽³⁾	TL	10,80-11,40	2015	14.985	15.259
Secured bank loans(2)	TL	9,25(*)	2015	611	611
				38.792	39.281

⁽¹⁾ The sureties are given by Hamdi Akın.

The repayment schedules of financial liabilities are as follows:

	Nominal V	<u>'alue</u>	Carrying Amount		
	30 September	30 September 31 December		31 December	
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>	
Within 1 year	47.400	6.623	50.445	10.642	
1-2 years	32.760	32.169	31.675	28.639	
2-3 years	4.634		4.275		
	84.794	38.792	86.395	39.281	

⁽²⁾ The sureties are Akfen Holding shares belonging to Hamdi Akın.

⁽²⁾ Represents the share purchase loan. Shares of Akfen Holding are kept in reserve accounts as sureties. As long as the shares are kept in reserve accounts, the maturity of the loan will continue.

⁽³⁾ The sureties are given by Akfen Holding.

^(*) Overnight interest rate of the share purchase loan as at 31 December 2013.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen GYO:

As at 30 September 2014, the detail of loans and borrowings is as follows:

	Currency	Nominal Interest Rate	Maturity	Nominal Value	Carrying Amount
Secured bank loans (1)	EUR	6,95	2014	4.996	5.119
	EUR	· · · · · · · · · · · · · · · · · · ·		6.010	
Secured bank loans (1)		7,5	2014		6.021
Secured bank loans (1)	EUR	Euribor $+ 6,00$	2016	20.240	20.243
Secured bank loans (1)	EUR	6,80	2016	14.457	14.442
Secured bank loans (2)	EUR	Euribor $+5,25$	2017	43.371	44.528
Secured bank loans (3)	EUR	Euribor $+4,60$	2018	30.360	30.364
Secured bank loans (4)	EUR	Euribor $+7,00$	2019	21.143	21.260
Secured bank loans (5)	EUR	Euribor +3,75	2020	144.727	145.936
Secured bank loans (6)	EUR	Euribor +6,50	2020	18.847	18.988
Secured bank loans (7)	EUR	Euribor $+7,35$	2021	59.172	58.945
Secured bank loans (5)	EUR	Euribor +5,00	2022	21.686	21.924
Secured bank loans (8)	EUR	Euribor +6,50	2022	32.278	32.520
Secured bank loans (9)	EUR	Euribor +6,50	2022	24.418	24.601
Secured bank loans (10)	EUR	Euribor +6,35	2024	43.371	43.983
Secured bank loans (12)	EUR	Euribor +5,25	2024	11.565	11.708
Secured bank loans (1)	TL	13,20	2014	18.150	18.150
Secured bank loans (11)	TL	13,20	2014	3.250	3.256
			-	518.041	521.988

⁽¹⁾ Sureties are given by Akfen Holding.

2nd degree pledge on Merit Park Hotel in Akfen Ticaret's portfolio is given in favor of creditor.

There is joint and consecutive surety of Akfen Ticaret given for the total outstanding loan amount.

Rent revenue of the casino in Merit Park Hotel is alienated in favor of the creditors,

Rent revenue of Merit Park Hotel is alienated in favor of the creditors,

Sureties of Akfen GYO is given for the total outstanding loan amount,

Right of tenancy of Merit Park Hotel is pledged in favor of the creditor..

- -Pledge on land
- -Pledge of Volgostroykom shares owned 100%
- -Sureties of Akfen GYO and Akfen GT
- -Pledge on the office building
- -Alienation of operating revenue

⁽²⁾ The loan borrowed is secured by the following:

⁽³⁾ The loan borrowed is secured by the following:

⁽⁴⁾ The loans borrowed by RPI are secured by following:

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen GYO (continued)

- ⁽⁵⁾ The Company signed a loan agreement amounting Euro 100 million on 30 July 2008 to finance the ongoing hotel projects based on the Memorandum of Understanding ("MoU") signed between the Company and ACCOR S.A. to develop hotel projects in Turkey. The loan is secured by the following:
- · Right of tenancy of the hotels in Gaziantep, Kayseri, Trabzon, Bursa, Zeytinburnu and Ankara Esenboğa land and the lands on which hotels are going to be built in Esenyurt and Adana are pledged in favor of the creditors in first degree,
- · Rent revenue of these hotels is pledged to the creditors,
- · Demand deposits in banks and financial institutions related with these projects are pledged in favor of the creditors,
- · Sureties of Akfen Holding and Akfen İnşaat Turizm ve Ticaret A.Ş., the shareholders' of the Company, are given for the completion guarantee of Ankara Esenboğa Hotel project.
- (6) The loan obtained for Yaroslavl Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.
- · Land that Yaroslavl Hotel is built on and hotel building that belongs to Akfen GYO, were pledged in favor of creditors.
- · Operating rent revenue of Yaroslavl Hotel is alienated in favor of the creditor.
- ⁽⁷⁾ The loans borrowed by HDI are secured by following:
- -Pledge of Severnyi Avtovokzal Limited Company shares owned by 100%
- -Pledge on land
- -Sureties of Akfen GYO and Akfen GT
- -Alienation of rent revenue.
- (8) The loan obtained for Samara Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.
- · Land that Samara Hotel is built on and hotel building that belongs to Akfen GYO, were pledged in favor of creditors.
- · Operating rent revenue of Samara Ibis Hotel is alienated in favor of the creditor.
- (9) The loan obtained for Kaliningrad Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.
- · Land that Kaliningrad Hotel is built on and hotel building that belongs to the Akfen GYO, were pledged in favor of creditors.
- · Operating rent revenue of Kaliningrad Hotel Project is alienated in favor of the creditor.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen GYO (continued)

(10) The loan is secured by following:

- · Rent revenue which occurs after Karaköy Novotel starts its operations is alienated in favor of the creditor,
- · The deposit accounts opened in bank and financial corporations under Karaköy Novotel project are pledged to the favor of creditor,
- · The total revenue that may be gained in the future under the insurance made for Karaköy Novotel project are pledged to the favor of the creditor,
- · Hotel operation subject to Karaköy Novotel Project is pledged to the favor of creditors,
- · All receivables of principal shareholders from Akfen Karaköy due to principal shareholders' delivering capital amounts are pledged to the favor of the creditor,
- · The shares and share certificates/securities belonging to shareholders of Akfen Karaköy are pledged to the favor of the creditor.

The right of tenancy of the hotels in Esenyurt, Kayseri, Trabzon, Gaziantep, Bursa, Adana and Zeytinburnu and right of tenancy of lands in Adana and Ankara Esenboğa are pledged to the favor of the creditor as second-degree and first rank mortgage.

- (11) Sureties are given by Akfen Holding and Akfen İnşaat.
- (12) The loan obtained on 30 September 2014 for Tuzla Ibis Hotel Project (200 room capacity) is secured by following:
- · Rent revenue which occurs after Tuzla Ibis Hotel starts its operations is alienated in favor of the creditor,
- · The deposit accounts opened in bank and financial corporations under Tuzla Ibis Hotel project are pledged to the favor of creditor,
- · 1st degree pledge on property mentioned above is given in favor of creditor,
- · Surety of Akfen Holding, the shareholder of the Company, is given for the completion guarantee of Tuzla Ibis Hotel project.

As at 31 December 2013, the detail of loans and borrowings is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	EUR	8,75	2014	14.683	15.030
Secured bank loans (1)	EUR	6,95	2014	9.969	10.025
Secured bank loans (1)	EUR	7,5	2014	17.619	17.995
Secured bank loans (2)	EUR	Euribor $+$ 5,25	2017	44.048	44.550
Secured bank loans (3)	EUR	Euribor $+4,60$	2018	39.643	40.168
Secured bank loans (4)	EUR	Euribor $+7,00$	2019	22.024	22.248
Secured bank loans (5)	EUR	Euribor $+7,35$	2019	36.637	36.665
Secured bank loans (6)	EUR	Euribor $+3,75$	2020	166.307	167.743
Secured bank loans (7)	EUR	Euribor +6,50	2021	34.780	35.203
Secured bank loans (6)	EUR	Euribor +5,00	2022	17.619	17.801
Secured bank loans (8)	EUR	Euribor +6,50	2022	20.600	20.850
Secured bank loans (9)	EUR	Euribor +6,50	2023	25.767	26.081
Secured bank loans (10)	EUR	Euribor +6,35	2024	37.440	37.936
Secured bank loans (1)	TL	12,00	2014	3.500	3.502
Secured bank loans (11)	TL	13,30	2014	5.000	5.002
				495.636	500.799

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen GYO (continued)

- (1) Sureties are given by Akfen Holding.
- (2) The loan borrowed is secured by the following:

2nd degree pledge on Merit Park Hotel in Akfen Ticaret's portfolio is given in favor of creditor.

There is joint and consecutive surety of Akfen Ticaret given for the total outstanding loan amount.

(3) The loan borrowed is secured by the following:

Rent revenue of the casino in Merit Park Hotel is alienated in favor of the creditors,

Rent revenue of Merit Park Hotel is alienated in favor of the creditors,

Sureties of Akfen GYO is given for the total outstanding loan amount,

Right of tenancy of Merit Park Hotel is pledged in favor of the creditor.

- (4) The loans borrowed by RPI are secured by following:
- -Pledge on land
- -Pledge of Volgostroykom shares owned 100%
- -Sureties of Akfen GYO and Akfen GT
- -Pledge on the office building
- -Alienation of operating revenue.
- (5) The loans borrowed by HDI are secured by following:
- -Pledge of Severnyi Avtovokzal Limited Company shares owned by 100%
- -Pledge on land
- -Sureties of Akfen GYO and Akfen GT
- -Alienation of rent revenue.
- ⁽⁶⁾ The Company signed a loan agreement amounting Euro 100 million on 30 July 2008 to finance the ongoing hotel projects based on the Memorandum of Understanding ("MoU") signed between the Company and ACCOR S.A. to develop hotel projects in Turkey. The loan is secured by the following:
- · Right of tenancy of the hotels in Gaziantep, Kayseri, Trabzon, Bursa, Zeytinburnu and Ankara Esenboğa land and the lands on which hotels are going to be built in Esenyurt and Adana are pledged in favor of the creditors in first degree,
- · Rent revenue of these hotels is pledged to the creditors,
- · Demand deposits in banks and financial institutions related with these projects are pledged in favor of the creditors.
- · Sureties of Akfen Holding and Akfen İnşaat Turizm ve Ticaret A.Ş., the shareholders' of the Company, are given for the completion guarantee of Ankara Eesenboğa Hotel project.
- $^{(7)}$ The loan obtained for Samara Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.
- · Land that Samara Hotel is built on and hotel building that belongs to Akfen GYO, were pledged in favor of creditors.
- \cdot Operating rent revenue of Samara Ibis Hotel is alienated in favor of the creditor.
- (8) The loan obtained for Yaroslavl Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

Akfen GYO (continued)

- · Land that Yaroslavl Hotel is built on and hotel building that belongs to Akfen GYO, were pledged in favor of creditors.
- · Operating rent revenue of Yaroslavl Hotel is alienated in favor of the creditor.
- (9) The loan obtained for Kaliningrad Hotel Project is secured by following:
- · Akfen Holding gave surety equal to loan amount.
- · RHI pledged the shares of Akfen GT and Cüneyt Baltaoğlu in ratio of 95% and 5% respectively, in favor of creditors.
- · Land that Kaliningrad Hotel is built on and hotel building that belongs to the Akfen GYO, were pledged in favor of creditors.
- · Operating rent revenue of Kaliningrad Hotel Project is alienated in favor of the creditor.
- (10) The loan is secured by following:
- · Rent revenue, which occurs after Karaköy Novotel starts its operations is alienated in favor of the creditor,
- · The deposit accounts opened in bank and financial corporations under Karaköy Novotel project are pledged to the favor of creditor,
- \cdot The total revenue that may be gained in the future under the insurance made for Karaköy Novotel project are pledged to the favor of the creditor,
- · Hotel operation subject to Karaköy Novotel Project is pledged to the favor of creditors,
- · All receivables of principal shareholders from Akfen Karaköy due to principal shareholders' delivering capital amounts are pledged to the favor of the creditor,
- · The shares and share certificates/securities belonging to shareholders of Akfen Karaköy are pledged to the favor of the creditor,

The right of tenancy of the hotels in Esenyurt, Kayseri, Trabzon, Gaziantep, Bursa, Adana and Zeytinburnu and right of tenancy of lands in Adana and Ankara Esenboğa are pledged to the favor of the creditor as second-degree and first rank mortgage.

(11) Sureties are given by Akfen Holding and Akfen İnşaat.

The repayment schedule of loans and borrowings is as follows:

	Nomina	l Value	<u>Carrying</u>	Amount
	<u>30 September 2014</u>	31 December 2013	<u>30 September 2014</u>	31 December 2013
Within 1 year	99.531	86.811	104.552	92.287
1-2 years	85.721	62.947	85.150	62.613
2-3 years	76.070	71.546	76.017	71.556
3-4 years	66.960	75.515	66.901	75.525
5 years and more	189.759	198.817	189.368	198.818
	518.041	495.636	521.988	500.799

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

HEPP Group

As at 30 September 2014, the detail of loans is as follows:

_		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans ⁽¹⁾	USD	5,60	2020	622.357	640.070
Secured bank loans(2)	USD	5,50	2026	22.789	23.202
			•	645.146	663.272

⁽¹⁾ As part of the project financing, 100% of shares of borrowers, Beyobası, Çamlıca, Pak, Elen, BT Bordo Yeni Doruk, were pledged in favor of creditors. In addition to share pledges, loans are secured by following:

- Deposit pledge on accounts of the Company
- Assignment of insurance receivables
- Assignment of receivables arising from the letter of guarantee
- Assignment of project incomes
- Commercial enterprise pledge
- 1st degree pledge on real estate
- Undertaking about electricity production license
- Assignment of consecutive receivables

As at 30 September 2014, the completion guarantee of Akfen İnşaat continued for HEPP Companies Beyobası, Yeni Doruk and Elen. The completion guarantee will be ended on the condition that all the relevant permissions are obtained, operating insurances are made and all assigned guarantees are valid.

Within the supporting guarantee; Beyobası, Çamlıca, Pak, Elen, BT Bordo, Yeni Doruk and Akfenhes as the shareholders and Akfenhes and Akfen Holding as the guarantors, guarantee the payment of excess project costs and in the case of default on payment of the loans guarantee the payment of loan through capital increase.

There is no commitment for Debt Payment Enability Ratios to be reached within the scope of loan agreements. In the case of having excess cash after periodical loan repayments, use of excess cash and dividend payment option is permissive.

- ⁽²⁾ For the loans of HEPP Companies; HHK and Kurtal, shares of AkfenHES on HHK and Kurtal, equal to 100% of total shares, are pledged for the project financing in favor of creditor. In addition to share pledges, loans are secured by following:
 - Deposit pledge on accounts of the Company
 - Assignment of insurance receivables
 - Assignment of project incomes
 - Commercial enterprise pledge
 - 1st degree pledge on real estate

HEPP Group Companies of Akfen Holding, HHK and Kurtal guarantees pay back of loan during the operation period.

Within the contractor guarantee, Akfen İnşaat guarantees the completion of HEPP projects of HHK and Kurtal convenient with project agreements and documents and with no deficiency and obstacle to operate in the construction period. Contractor guarantee will be valid until the creditor gives a written confirmation that HEPP construction is finished on time and in line with project agreement and documents.

There is cross surety of HHK and Kurtal during the loan life.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

HEPP Group (continued)

As at 31 December 2013, the detail of loans is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	USD	5,60	2020	582.867	591.103
Secured bank loans (2)	USD	5,50	2026	21.343	21.432
			·	604.210	612.535

(1) As part of the project financing, 100% of shares of borrowers, Beyobası, Çamlıca, Pak, Elen, BT Bordo Yeni Doruk, were pledged in favor of creditors. In addition to share pledges, loans are secured by following:

- Deposit pledge on accounts of the Company
- Assignment of insurance receivables
- Assignment of receivables arising from the letter of guarantee
- Assignment of project incomes
- Commercial enterprise pledge
- 1st degree pledge on real estate
- Undertaking about electricity production license
- Assignment of consecutive receivables

As at 31 December 2013, the completion guarantee of Akfen İnşaat continued for HEPP Companies Beyobası, Yeni Doruk and Elen. The completion guarantee will be ended on the condition that all the relevant permissions are obtained, operating insurances are made and all assigned guarantees are valid.

Within the supporting guarantee; Beyobası, Çamlıca, Pak, Elen, BT Bordo, Yeni Doruk and AkfenHES as the shareholders and AkfenHES and Akfen Holding as the guarantors, guarantee the payment of excess project costs and in the case of default on payment of the loans guarantee the payment of loan through capital increase.

There is no commitment for Debt Payment Enability Ratios to be reached within the scope of loan agreements. In the case of having excess cash after periodical loan repayments, use of excess cash and dividend payment option is permissive.

⁽²⁾ For the loans of HEPP Companies; HHK and Kurtal, shares of AkfenHES on HHK and Kurtal, equal to 100% of total shares, are pledged for the project financing in favor of creditor. In addition to share pledges, loans are secured by following:

- Deposit pledge on accounts of the Company
- Assignment of insurance receivables
- Assignment of project incomes
- Commercial enterprise pledge
- 1st degree pledge on real estate

HEPP Group Companies of Akfen Holding, HHK and Kurtal guarantees pay back of loan during the operation period.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

7 LOANS AND BORROWINGS (continued)

HEPP Group (continued)

Within the contractor guarantee, Akfen İnşaat guarantees the completion of HEPP projects of HHK and Kurtal convenient with project agreements and documents and with no deficiency and obstacle to operate in the construction period. Contractor guarantee will be valid until the creditor gives a written confirmation that HEPP construction is finished on time and in line with project agreement and documents.

There is cross surety of HHK and Kurtal during the loan life.

The repayment schedules of the HEPP Group bank loans are as follows:

	Nominal '	<u>Value</u>	Carrying A	<u>Amount</u>
	30 September	31 December	30 September	31 December
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>
Within 1 year	63.831	44.836	98.338	76.479
1-2 years	127.663	89.672	148.275	110.573
2-3 years	97.918	90.688	107.814	100.989
3-4 years	97.918	91.704	97.264	91.972
5 years and	257.816	287.310	211.581	232.522
	645.146	604.210	663.272	612.535

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

8 TRADE RECEIVABLES AND PAYABLES

Current trade receivables

As at 30 September 2014 and 31 December 2013, short term trade receivables of the Group comprised the following:

	<u>30 September 2014</u>	31 December 2013
Due from related parties (Note 31)		37
Trade receivables from third parties	95.697	16.916
	95.697	16.953

As at 30 September 2014 and 31 December 2013 trade receivables from third parties comprised the following:

	<u>30 September 2014</u>	31 December 2013
Notes receivable	60.948	118
Trade receivables	29.883	14.851
Income accruals	5.918	3.122
Cheques received	129	
Allowance for doubtful receivables (-)	-1.181	-1.175
	95.697	16.916

The distribution of the trade receivables per Group companies as at 30 September 2014 and 31 December 2013 is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Akfen İnşaat	70.405	5.977
Akfen GYO	13.249	6.042
HEPP Group	8.224	3.802
Other	3.819	1.095
	95.697	16.916

As at 30 September 2014, notes receivables are comprised of Akfen İnşaat's notes receivable arising from İncek Loft project. TL 5.545 of trade receivables of Akfen İnşaat are comprised of receivables arising from Aliağa project. TL 1.082 and TL 358 of remaining trade receivables are comprised of receivables of Beyobası and Çamlıca from Türkiye Elektrik İletim A.Ş. ("TEİAŞ") for electricity sale. The major part of the Akfen GYO's trade receivables arises from rental revenue receivables from Tamaris, the operator of the hotels in Turkey and Russian Hotel Management Company, the operator of hotels in Russia amounting TL 7.842 and TL 5.045, respectively.

TL 2.368 of income accruals are comprised of unbilled revenues for electricity sales to TEİAŞ belonging to HEPP Group, respectively.

As at 30 September 2014, TL 17.880 (31 December 2013: TL 10.449) represents overdue amount of trade receivables in which TL 1.181 allowance has been booked (31 December 2013: TL 1.175). The aging of respective trade receivables is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
0-3 months overdue	8.322	1.597
3-12 months overdue	475	809
1-5 years overdue	8.343	8.484
Overdue more than 5 years	740	734
	17.880	11.624
Impairment	(1.181)	(1.175)

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

Credit risk	16.699	10.449

8 TRADE RECEIVABLES AND PAYABLES (continued)

Current trade receivables (continued)

The movement of allowance for doubtful trade receivables as at 30 September 2014 and 31 December 2013 is as follows:

	<u>30 September 2014</u>	31 December 2013
Opening balance	(1.175)	(1.127)
Currency differences	(6)_	(48)
Closing balance	(1.181)	(1.175)

Non-current trade receivables

As at 30 September 2014 and 31 December 2013, long term trade receivables of the Group comprised the following:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Trade receivables from third parties	139.083	13.276
	139.083	13.276

As at 30 September 2014, TL 125.802 of non-current trade receivables from third parties is comprised of notes receivable belonging to Akfen İnşaat from İncek Loft project, TL 13.281 is comprised of income accruals of Akfen İnşaat arising from Aliağa project (31 December 2013: TL 13.276).

Current trade payables

As at 30 September 2014 and 31 December 2013current trade payables of the Group comprised the following:

	<u>30 September 2014</u>	31 December 2013
Due from related parties (Note 31)	2.410	828
Trade payables to third parties	31.474	25.828
	33.884	26.656

As at 30 September 2014 and 31 December 2013 current trade payables to third parties comprised the following:

	<u>30 September 2014</u>	31 December 2013
Trade payables	28.839	25.445
Expense accruals	2.635	383
	31.474	25.828

As at 30 September 2014 and 31 December 2013, the distribution of trade payables per Group companies is as follows:

	<u>30 September 2014</u>	31 December 2013
Akfen İnşaat	10.503	7.816
HEPP Group	7.134	10.301
Akfen GYO	308	5.957
Akfen Holding	637	720
Other(*)	12.892	1.034
	31.474	25.828

TL 6.572 of trade payables of Akfen İnşaat arises from payables to subcontractors due to İncek Loft project, and TL 2.040 arises from payables to subcontractors arising from HEPP projects.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

(*) As at 30 September 2014, other trade payables include payables to PA due to Mersin CCGT amounting TL 8.120.

8 TRADE RECEIVABLES AND PAYABLES (continued)

Current trade payables (continued)

As at 30 September 2014, trade payables include payables to Hangzhou Yatai Hydro Equipment Completing Co.Ltd. and Andritz Hydro SAS related with the hydroelectrical power plants of HEPP Group companies amounting TL 3.702 (31 December 2013: TL 3.467) and TL 1.309 (31 December 2013: TL 4.222), respectively.

Currency and liquidity risks for Group's trade payables are given in Note 32.

Non-Current Trade Payables

As at 30 September 2014 and 31 December 2013, non-current trade payables are comprised of following:

	<u>30 September 2014</u>	31 December 2013
Trade payables to third parties	8.369	24.609
	8.369	24.609

As at 30 September 2014, other trade payables include payables to PA due to Mersin CCGT amounting TL 8.120 (31 December 2013: TL 24.360).

As at 30 September 2014 and 31 December 2013, the aging of the trade payables (excluding expense accruals) is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
0-3 months	15.773	10.698
3 months − 1 year	13.066	14.747
More than 1 year	8.369	24.609
	37.208	50.054

9 OTHER RECEIVABLES AND PAYABLES

Other current receivables

As at 30 September 2014 and 31 December 2013 other short term receivables are comprised of following:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Due to related parties (Note 31)	688	560
Other receivables from third parties	2.872	4.439
	3.560	4.999

As at 30 September 2014, other short term non-trade receivables are comprised of tax receivables from tax offices belonging to Akfen İnşaat amounting TL 908 (31 December 2013: TL 2.703), respectively.

As at 30 September 2014 and 31 December 2013, the distribution of other receivables from third parties per Group companies is as follows:

	<u>30 September 2014</u>	31 December 2013
Akfen İnşaat	1.576	3.985
HEPP Group	960	172
Other	336	282
	2.872	4.439

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

9 OTHER RECEIVABLES AND PAYABLES (continued)

Other non-current receivables

As at 30 September 2014 and 31 December 2013, other non-current receivables comprised the following:

	<u>30 September 2014</u>	31 December 2013
Due from related parties (Note 31)	51.539	27.442
Other receivables from third parties	14.911	14.680
	66.450	42.122

As at 30 September 2014 and 31 December 2013, the distribution of other non-current receivables per Group companies is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Akfen GYO	10.151	9.780
Akfen İnşaat	3.004	3.157
HEPP Group	1.492	1.506
Other	264	237
	14.911	14.680

As at 30 September 2014, other non-current receivables include capital receivables of Akfen Ticaret from Akfen Karaköy and other shareholders of RHI and RPI amounting TL 7.908 and TL 2.056, respectively (31 December 2013: TL 7.600 and TL 2.068).

Other current payables

As at 30 September 2014 and 31 December 2013, other current payables of the Group are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Due to related parties (Note 31)	21.877	17.920
Other payables to third parties	19.179	14.919
	41.056	32.839

As at 30 September 2014 and 31 December 2013, the distribution of other current payables per Group companies is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Akfen İnşaat	15.032	10.245
Akfen Holding	1.592	2.145
HEPP Group	330	676
Other	2.225	1.853
	19.179	14.919

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

9 OTHER RECEIVABLES AND PAYABLES (continued)

Other current payables (continued)

As at 30 September 2014 and 31 December 2013, other current payables are comprised of the following:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Notes payable	8.200	
Deposits and guarantees received	6.283	9.028
Taxes and duties payable	3.885	5.061
Corporate tax payable		484
Other	811	346
	19.179	14.919

As at 30 September 2014, notes payable arises from the payable of Akfen İnşaat to Renkyol as a result of the acquisition of 45% of Hacettepe Teknokent's shares.

As at 30 September 2014, TL 6.249 of deposits and guarantees received arises from deposits and guarantees taken from subcontractors for construction works by Akfen İnşaat (31 December 2013: TL 9.028).

Other non-current payables

As at 30 September 2014 and 31 December 2013 Group's other non-current payables are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Due to related parties (Note 31)	7.512	7.730
Other payables to third parties	5.356	5.918
	12.868	13.648

As at 30 September 2014 and 31 December 2013 the distribution of other non-current payables per Group companies is as follows:

	<u>30 September 2014</u>	31 December 2013
Akfen GYO	3.880	3.500
HEPP Group	1.476	2.365
Akfen İnşaat		53
	5.356	5.918

As at 30 September 2014 and 31 December 2013, TL 1.462 of other payables to third parties of Akfen GYO is comprised of rent accruals and whole amount of other non-current payables of HEPP Group is comprised of deposits and guarantees.

10 INVENTORIES

As at 30 September 2014, inventories are comprised of investments made for İncek Project of Akfen İnşaat amounting TL 226.394 (31 December 2013: TL 169.842).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

11 INVESTMENT IN EQUITY ACCOUNTED INVESTEES

As at 30 September 2014 and 31 December 2013, Group's share in net asset value of equity accounted investees is as follows:

	Ownership	30 September	Ownership	31 December
	Rates (%)	<u>2014</u>	Rates (%)	<u>2013</u>
MIP	50,00	321.291	50,00	229.227
TAV Havalimanları	8,12	151.871	8,12	132.867
TAV Yatırım	21,68	51.541	21,68	39.070
İDO	30,00	9.363	30,00	22.747
Akfen Su	50,00	13.537	50,00	13.522
Hacettepe Teknokent	45,00	26.064		
		573.667		437.433

As at 30 September 2014 and 2013, Group's share in profit or loss of equity accounted investees for nine months period is as follows:

	<u> 1 January-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
	<u>September</u>	<u>September</u>	<u>September</u>	<u>September</u>
	<u>2014</u>	<u>2014</u>	<u>2013</u>	<u>2013</u>
MIP	72.601	18.672	2.556	(21.849)
TAV Havalimanları	41.346	20.841	22.690	12.433
TAV Yatırım	9.345	(2.616)	4.686	1.777
İDO	(12.438)	(12.434)	(34.465)	(4.324)
Akfen Su	186	(45)	(52)	(215)
Hacettepe Teknokent	(236)	(160)		
	110.804	24.258	(4.585)	(12.178)

As at 30 September 2014 the movement of investments in equity accounted investees is as follows:

	3 <u>1</u> December 2013	Profit for the period	Other equity transactions	Business combinations(*)	Dividend distribution	30 September 2014
MIP	229.227	72.601	19.463			321.291
TAV Havalimanları	132.867	41.346	(6.184)		(16.158)	151.871
TAV Yatırım	39.070	9.345	4.323		(1.197)	51.541
İDO	22.747	(12.438)	(946)			9.363
Akfen Su	13.522	186	(171)			13.537
Hacettepe Teknokent		(236)		26.300		26.064
	437.433	110.804	16.485	26.300	(17.355)	573.667

Equity effects arising from cash flow hedging agreements and functional currency differences between joint ventures and Akfen Holding are accounted under comprehensive income.

(*) Arises from acquisition of 45% shares of Hacettepe Teknokent.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

11 INVESTMENT IN EQUITY ACCOUNTED INVESTEES (continued) MIP:

The summary of financials of MIP is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Total Assets	1.878.734	1.893.990
Total Liabilities	1.236.153	1.435.537
Net Assets	642.581	458.453
Group's share on net assets of MIP	321,291	229,227

	<u> 1 January-30</u>	<u> 1 July-30</u>	1 January-30	<u> 1 July-30</u>
	September 2014	September 2014	September 2013	September 2013
Revenue	470.432	149.863	370.924	135.581
Gross profit/(loss)	271.383	82.788	246.733	91.751
General administrative expenses	(34.812)	(11.808)	(58.945)	(21.380)
Operating profit/(loss)	236.571	70.980	187.787	70.731
Profit/(loss) before tax	185.838	51.202	17.515	(50.747)
Profit/(loss) after tax	145.203	37.344	5.112	(43.699)
Profit/(loss) attributable to equity	145.203	37.344	5.112	(43.699)
Group's share on MIP's profit	72.601	18.672	2.556	(21.849)
Amortization and depreciation	50.913	17.312	42.694	15.376

TAV Havalimanları:

The summary of financials of TAV Havalimanları is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Total Assets	6.980.855	6.641.076
Total Liabilities	5.002.977	4.897.257
Net Assets (*)	1.977.878	1.743.819
Group's share on net assets of TAV Havalimanlari	160.587	141.583

	1 January-30 September 2014	1 July-30 September 2014	1 January-30 September 2013	<u>1 July-30</u> September 2013
Revenue	2.024.296	747.635	1.942.659	755.937
Gross profit/(loss)	826.574	376.271	648.154	306.535
General administrative expenses	(321.880)	(115.161)	(272.112)	(94.529)
Other operating income/(loss), net	168.302	66.025	91.546	33.347
Operating profit/(loss)	762.952	354.476	530.877	273.518
Profit/(loss) before tax	617.483	322.505	385.333	216.508
Profit/(loss) after tax	513.747	271.279	288.362	166.830
Profit/(loss) attributable to equity	509.234	256.684	279.462	153.133
Group's share on TAV				
Havalimanları's profit	41.346	20.841	22.690	12.433
Amortization and depreciation	160.562	55.716	126.513	44.571
Construction revenue(**)	116.151	(1.335)	413.311	133.312
Construction cost(**)	116.151	(1.335)	(413.311)	(133.312)

^(*) As at 30 September 2014, Group's share on TAV Havalimanları's net asset includes goodwill amounting TL 8.716 (31 December 2013: TL 8.716). In addition, non-controlling interest amounting TL7.226 is included in net assets of TAV Havalimanları (31 December 2013: TL 7.731).

^(**) Arises from TAV Havalimanları's revenue from TFRIC 12.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

11 INVESTMENT IN EQUITY ACCOUNTED INVESTEES (continued)

TAV Havalimanları (continued):

As at 30 September 21014, ATÜ Turizm İşletmeciliği A.Ş., ATÜ Georgia Operation Services LLC, ATÜ Tunisie SARL, ATÜ Macedonia Dooel, AS Riga Airport Commercial Development, TAV Gözen Havacılık İşletme ve Ticaret A.Ş., Cyprus Airport Services Ltd., TGS Yer Hizmetleri A.Ş., SAUDI HAVAS Ground Handling Services Limited, BTU Lokum Şeker Gıda San. ve Tic. A.Ş., BTU Gıda Satış ve Paz. A.Ş., BTA Denizyolları ve Limanları Yiyecek ve İçecek Hizmetleri Tic. A.Ş. ("BTA Denizyolları"), Tibah Airports Development Company Limited, Tibah Airports Operation Limited, Medunarodna Zračna Luka Zagreb d.d., Upraviteli Zračne Luke Zagreb d.o.o are ZAIC-A companies are included in investment in equity accounted investees in the financials of TAV Havalimanları.

TAV Yatırım:

The summary of financials of TAV Yatırım is as follows:

	<u> 30 September 2014</u>	<u>31 December 2013</u>
Total Assets	2.261.595	2.144.922
Total Liabilities	2.023.814	1.964.672
Net Assets	237.781	180.250
Group's share on net assets of TAV Yatırım	51.541	39.070

	1 January-30 September 2014	<u>1 July-30</u> <u>September 2014</u>	1 January-30 September 2013	<u>1 July-30</u> <u>September 2013</u>
Revenue	1.599.988	510.451	1.083.977	414.343
Gross profit/(loss)	94.706	14.803	73.734	28.291
General administrative expenses	(33.393)	(9.303)	(29.652)	(11.668)
Other operating income/(loss),	4.529	303	(5.221)	1.357
Operating profit/(loss)	65.842	5.802	38.861	17.980
Profit/(loss) before tax	54.511	(9.746)	23.449	8.483
Profit/(loss) after tax	43.110	(12.069)	21.617	8.203
Profit/(loss) attributable to	43.114	(12.068)	21.622	8.205
Group's share on TAV				
Yatırım's profit	9.345	(2.616)	4.686	1.777
Amortization and depreciation	24.253	8.585	10.672	4.187
Commission expenses of letter				
of guarantee included in cost of	15.919	6.407	9.929	1.690

IDO:

The summary of financials of İDO is as follows:

	<u> 30 September 2014</u>	31 December 2013
Total Assets	1.638.339	1.599.654
Total Liabilities	1.607.128	1.523.831
Net Assets	31.211	75.823
Group's share on net assets of İDO	9.363	22.747

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

11 INVESTMENT IN EQUITY ACCOUNTED INVESTEES (continued)

<u>iDO</u> (continued):

	<u> 1 January-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
	September 2014	September 2014	September 2013	September 2013
Revenue	433.168	193.371	394.495	172.335
Gross profit/(loss)	157.780	88.682	128.562	66.790
General administrative expenses	(37.579)	(12.007)	(31.696)	(12.414)
Other operating income/(loss), net	1.875	(99)	(925)	(922)
Operating profit/(loss)	122.511	75.896	97.249	54.276
Profit/(loss) before tax	(41.595)	(41.625)	(139.332)	(39.860)
Profit/(loss) after tax	(41.461)	(41.448)	(140.902)	(40.432)
Profit/(loss) attributable to equity	(41.461)	(41.448)	(140.902)	(40.432)
Group's share on IDO's profit	(12.438)	(12.434)	(34.465)	(4.324)
Amortization and depreciation	54.308	17.170	44.457	15.129

As at 30 September 2014, Zeytinburnu Liman İşletmeleri San. ve Tic. A.Ş. and BTA Denizyolları are included in consolidated financials of İDO as investments in equity accounted investees.

Akfen Su:

The summary of financials of Akfen Su is as follows:

	<u> 30 September 2014</u>	<u>31 December 2013</u>
Total Assets	72.913	71.603
Total Liabilities	45.840	44.549
Net Assets	27.073	27.054
Group's share on net assets of Akfen Su	13.537	13.522

	1 January-30 September 2014	<u>1 July-30</u> September 2014	1 January-30 September 2013	<u>1 July-30</u> <u>September 2013</u>
Revenue	9.608	3.704	8.295	3.140
Gross profit/(loss)	4.776	1.939	3.712	1.496
General administrative expenses	(2.025)	(727)	(1.921)	(782)
Other operating income/(loss), net	(1.291)	(1.022)	(807)	(752)
Operating profit/(loss)	1.460	190	984	(37)
Profit/(loss) before tax	2.527	486	472	(251)
Profit/(loss) after tax	1.210	195	434	(166)
Profit/(loss) attributable to equity	373	(89)	(103)	(430)
Group's share on Akfen Su's profit	;			_
	186	(45)	(52)	(215)
Amortization and depreciation	329	114	308	106
Guaranteed revenue	810	(172)	2.574	913
Construction revenue(*)	681	162	602	52
Construction cost(*)	(619)	(147)	(547)	(47)
Other operating income			42	1

As at 30 September 2014, non-controlling interest amounting TL 3.825 is included in net assets of Akfen Su (31 December 2013: TL 3.464).

(*) Arises from Akfen Su's revenue from TFRIC 12.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

11 INVESTMENT IN EQUITY ACCOUNTED INVESTEES (continued)

Hacettepe Teknokent:

The summary of financials of Akfen Su is as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Total Assets	89.731	
Total Liabilities	31.811	
Net Assets (*)	57.920	
Group's share on Hacettepe Teknokent's profit	26.064	

	1 January-30 September 2014	<u>1 July-30</u> <u>September 2014</u>	1 January-30 September 2013	<u>1 July-30</u> <u>September 2013</u>
Revenue	53	5		
Gross profit/(loss)	53	31		
General administrative expenses	(266)	(75)		
Other operating income/(loss),	(1)	(1)		
Operating profit/(loss)	(214)	(45)		
Profit/(loss) before tax	(525)	(356)		
Profit/(loss) after tax	(525)	(356)		
Profit/(loss) attributable to	(525)	(356)		
Group's share on Hacettepe				
Teknokent's profit	(236)	(160)		
Amortization and depreciation	13	10		

^(*) Intangible assets and deferred tax liabilities accounted within the context of TFRS 3 are included in net assets.

12 INVESTMENT PROPERTY

As at 30 September 2014 and 31 December 2013, investment property is comprised of following:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Operating investment properties	1.144.012	1.129.196
Investment property under development	282.860	289.703
Total	1.426.872	1.418.899

As at 30 September 2014 and 31 December 2013, the movement of investment property is as follows:

	<u>30 September 2014</u>	31 December 2013
Opening balance	1.418.899	1.090.344
Additions	46.006	92.757
Foreign currency translation difference	(38.033)	27.157
Change in fair value		208.641
Closing balance	1.426.872	1.418.899

Additions

As at 30 September 2014 and 31 December 2013, additions are made by Akfen GYO. TL 2.005 of additions arises from additions to operating investment properties and TL 44.001 arises from additions to investment property under development.

Pledges and Insurance Amounts

As at 30 September 2014 total insurance amount on investment property is TL 1.230.099 (31 December 2013: TL 1.202.405).

As at 30 September 2014 the amount of pledge on investment property is TL 937.536 (31 December 2013: TL 795.792).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

13 PROPERTY, PLANT AND EQUIPMENT

As at 30 September 2014, the movements of the property, plant and equipment and related accumulated depreciation are as follows:

	Land and buildings	Machinery, facility and equipment	Vehicles	Furniture and fixtures	Other tangible fixed assets	Construction in progress	Leasehold improvements	Total
<u>Costs</u>							•	
Balance at 1 January 2014	46.077	451.164	964	10.570	62	336.095	1.712	846.644
Additions (*)	21.552	5.859	1.871	633		63.312	1.385	94.612
Disposals	(480)	(5.103)	(40)	(5)		(2.181)		(7.809)
Balance at 30 September 2014	67.149	451.920	2.795	11.198	62	397.226	3.097	933.447
Less: Accumulated depreciation								
Balance at 1 January 2014	(2.561)	(30.423)	(532)	(9.660)	(62)		(273)	(43.511)
Depreciation charge for the period	(1.129)	(10.785)	(200)	(277)			(448)	(12.839)
Disposals	8	151	30	1				190
Balance at 30 September 2014	(3.682)	(41.057)	(702)	(9.936)	(62)		(721)	(56.160)
Net book value								
Net book value at 31 December 2013	43.516	420.741	432	910		336.095	1.439	803.133
Net book value at 30 September 2014	63.467	410.863	2.093	1.262		397.226	2.376	877.287

^(*) As at 30 September 2014, TL 53.276 of additions, which corresponds to 56% of additions, arises from construction in progress additions of HEPP projects. TL 11.979 of these additions is comprised of capitalized finance expenses (31 December 2013: TL 12.729).

As at 30 September 2014, total cost of the property, plant and equipment acquired by financial leasing is TL 1.871 (Net book value: TL 1.858).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

13 PROPERTY, PLANT AND EQUIPMENT (continued)

As at 31 December 2013, the movements of the property, plant and equipment and related accumulated depreciation are as follows:

	Land and buildings	Machinery, facility and equipment	Vehicles	Furniture and fixtures	Other tangible fixed assets	Construction in progress	Leasehold improvements	Total
<u>Costs</u>		4				ı g	*	
Balance at 1 January 2013	71.379	474.722	1.403	10.373	62	285.689	388	844.016
Effect of change in Group structure (*)	(38.445)	(94.951)	(219)	(138)				(133.753)
Additions (**)	736	9.538	12	335		124.827	1.324	136.772
Transfers	12.407	62.014				(74.421)		
Disposals		(159)	(232)					(391)
Balance at 31 December 2013	46.077	451.164	964	10.570	62	336.095	1.712	846.644
Less: Accumulated depreciation								
Balance at 1 January 2013	(2.517)	(22.229)	(577)	(9.095)	(62)		(159)	(34.639)
Effect of change in Group structure	1.576	4.296	82	29				5.983
Depreciation charge for the period	(1.620)	(12.519)	(239)	(594)			(114)	(15.086)
Disposals		29	202					231
Balance at 31 December 2013	(2.561)	(30.423)	(532)	(9.660)	(62)		(273)	(43.511)
Net book value								
Net book value at 31 December 2012	68.862	452.493	826	1.278		285.689	229	809.377
Net book value at 31 December 2013	43.516	420.741	432	910		336.095	1.439	803.133

^(*) Since Karasular was sold as a result of the sale agreement signed with Aquila, decreases on property, plant and equipment are shown under effect of change in Group structure. (**) As at 31 December 2013, TL 112.129 of additions, which corresponds to 82% of additions, arises from construction in progress additions of HEPP projects. TL 12.729 of these additions are comprised of capitalized finance expenses.

As at 31 December 2013 there is no property, plant and equipment acquired by financial leasing.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

14 INTANGIBLE ASSETS

As at and 30 September 2014 and 31 December 2013, movement of cost of intangible fixed assets is as follows:

	Licenses		Total
Costs			
Balance at 1 January 2013	72.266	2.045	74.311
Effect of change in group structure (*)	(10.406)		(10.406)
Additions	147	315	462
Disposals	(3)		(3)
Balance at 31 December 2013	62.004	2.360	64.364
Balance at 1 January 2014	62.004	2.360	64.364
Additions	173	312	485
Balance at 30 September 2014	62.177	2.672	64.849

^(*) Since Karasular was sold as a result of the sale agreement signed with Aquila, decreases on intangible assets are shown under effect of change in Group structure.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

14 INTANGIBLE ASSETS (continued)

As at 30 September 2014 and 31 December 2013, movement of amortization of intangible assets is as follows:

Licenses	Other intangible assets	Total
(7.305)	(1.382)	(8.687)
1.213		1.213
(1.353)	(239)	(1.592)
(7.445)	(1.621)	(9.066)
(7.445)	(1.621)	(9.066)
(975)	(243)	(1.218)
(8.420)	(1.864)	(10.284)
54.559	739	55.298
53.757	808	54.565
	(7.305) 1.213 (1.353) (7.445) (7.445) (975) (8.420)	(7.305) (1.382) 1.213 (1.353) (239) (7.445) (1.621) (7.445) (1.621) (975) (243) (8.420) (1.864)

^(*) Since Karasular was sold as a result of the sale agreement signed with Aquila, decreases on intangible assets are shown under effect of change in Group structure.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

15 GOODWILL

As at 30 September 2014, the amount of goodwill is TL 26.843 (31 December 2013: TL 26.843). TL 23.534 of goodwill arises from acquisition of Adana İpekyolu and TL 3.309 arises from purchase of shares of Akfen GYO by the Company. Impairment of goodwill is conducted through use of market value and income approach (discounted cash flow method) once in a year at the same period. In the case of having an indicator of impairment, impairment test is done in the respective period.

16 GOVERNMENT GRANTS

According to the Investment Incentive Code No.47/2000 Akfen GYO, among the affiliated partners of the Group, has a 100% investment incentive on any investments made by Akfen GYO until 31st December, 2008 in the Turkish Republic of Northern Cyprus.

Based on the decree dated 01 July 2003 and numbered 2003/5868 of the Cabinet, it is resolved that ratio of the private consumption tax of the fuel oil supplied to any vessels, commercial yachts, service and fishing vessels, which are registered in the Turkish International Ship Registry and National Ship Registry and carry cargo and passengers exclusively in coastal routes, to be reduced to zero as of the beginning of the year 2004, provided that quantity of the fuel oil is determined with regards to technical specifications of and registered in journal of the vessel to consume such fuel oil. The Group utilizes discount in the private consumption tax to this extent since 2004.

According to the decree dated 02.12.2004 and numbered 2004/5266 of the Cabinet, any revenues obtained from operation and transfer of any vessels and yachts registered in the Turkish International Ship Registry are exempted from income and corporate taxes and funds. Purchase and sales, mortgage, registration, loan and freight agreements for any vessels and yachts registered in the Turkish International Ship Registry are not subject to stamp tax, duties, taxes and funds of bank and insurance procedures. IDO makes use of discounts of corporate tax and income tax in this scope.

As at 30 September 2014 and 31 December 2013, TAV Esenboğa and TAV İzmir have investment grants.

There are VAT and customs duty exemptions for the investments done for HEPP projects through various investment incentive certificates.

17 PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

Current provisions

As at 30 September 2014 and 31 December 2013, the short term debt provisions are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Provision for litigations	213	123
Employee benefits (Note 19)	2.457	2.311
	2.670	2.434

Non-current provisions

As at 30 September 2014, TL 606 (31 December 2013: TL 508) of non-current debt provisions amounting TL 628 (31 December 2013: TL 530) arises from provision for litigations of Akfen İnşaat. These provisions are determined by taking professional advices and sample cases into account.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

18 COMMITMENTS AND CONTINGENCIES

(a) Commitments, Pledges and Mortgages

As at 30 September 2014 and 31 December 2013 the group's position related to letter of guarantees given, pledges and mortgages are as follows:

Commitments, Pledges, Mortgages ("CPM") given by the	30 September	31 December
Group	<u>2014</u>	<u>2013</u>
A. Total amount of CPM is given on behalf of own legal		
personality	1.031.167	1.211.919
B. Total amount of CPM is given in favor of subsidiaries		
which are fully consolidated	1.164.202	954.276
C. Total amount of CPM is given for assurance		
of third party's debts in order to conduct of usual business		
activities		
D. Total Amount of other CPM	12.512	13.892
i. Total amount of CPM is given in favor of parent company		
ii. Total amount of CPM is given in favor	12.512	13.892
of other group companies, which B and C doesn't include		
ii. Total amount of CPM given to the third parties not included in		
the Article C		
Total	2.207.881	2.180.087

As at 30 September 2014 the ratio of total amount of other CPM given by the group to its equity is 1% (31 December 2013: 1%).

	<u>30 September 2014</u>	31 December 2013
Akfen GYO	1.095.319	926.825
HEPP Group	671.794	638.344
Akfen Holding	335.990	469.698
Akfen İnşaat	51.765	92.683
Akfen Enerji	53.013	52.537
	2.207.881	2.180.087

The currency distribution of foreign currency based CPM given by the Group is as follows:

	30 September 2014 (*)		31 December 2013		013 (*)	
	TL	EUR	USD	TL	EUR	USD
Total amount of CPM is given on behalf of own legal personality	209.217	804.882	17.069	274.694	745.159	192.066
Total amount of CPM is given in favor of subsidiaries which are fully consolidated	112.682	403.664	647.856	67.796	282.270	604.210
Other CPMs given		11.909	602		12.918	974
	321.899	1.220.45 5	665.527	342.490	1.040.3 47	797.250

^(*) All amounts are presented by TL equivalencies.

(b) Letter of Guarantees Received

As at 30 September 2014, Akfen Holding and its subsidiaries received cheques, notes and letter of guarantees, which have nature of letter of guarantees amounting TL 259.533 (31 December 2013: TL 202.274) from subcontractors. As at 30 September 2014 TL 64.041 (31 December 2013: TL 47.389) of notes were given to constructions companies of Akfen Holding and its subsidiaries, TL 3.362 (31 December 2013: TL 2.626) were given to hydro electrical power plants of the Group.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

19 EMPLOYEE BENEFITS

As at 30 September 2014 and 31 December 2013, employee benefits are comprised of vacation pay liabilities and reserve for employee severance indemnity. As at 30 September 2014 and 31 December 2013 employee benefits are as follows:

	<u>30 September 2014</u>	31 December 2013
Vacation pay liability – short term	2.457	2.311
Employee severance indemnity – long term	2.392	2.335
	4.849	4.646

20 OTHER ASSETS AND LIABILITIES

Other current assets

As at 30 September 2014 and 31 December 2013, other current assets comprised the following:

	<u>30 September 2014</u>	<u>31 December 2013</u>
VAT carried forward	54.707	39.309
Advances given to sub-contractors	30.074	28.381
Other	1.999	575
	86.780	68.265

As at 30 September 2014 VAT carried forward is comprised of VAT receivables of Akfen İnşaat, HEPP Group, Akfen GYO, Akfen Enerji and RES Group amounting TL 31.349, TL 16.501, TL 4.130, TL 2.388, and TL 339, respectively.

As at 30 September 2014, the major part of the advances given to subcontractors are comprised of advances given by Akfen İnşaat for İncek Loft project, hotel projects, Isparta City Hospital project, urban transformation projects and hydroelectrical power plant projects amounting TL 15.486, TL 5.542, TL 3.820, TL 2.970, and TL 2.256, respectively.

Other non-current assets

30 September 2014 ve 31 December 2013, other non-current assets are as follows:

	109.408	108.557
Other	69	39
through progress billings	7.552	6.099
Taxes and funds to be refunded		
VAT carried forward	101.787	102.419
	<u>30 September 2014</u>	<u>31 December 2013</u>

As at 30 September 2014, TL 70.790 of VAT carried forward arises from the VAT payments done for investments in hydroelectrical power plants (31 December 2013: TL 69.221). Since these hydroelectrical power plants are in construction process, Group does not have enough VAT liability to offset. Akfen GYO has VAT carried forward amounting TL 30.997 (31 December 2013: TL 33.198). According to corporate tax law numbered 5520 real estate investment trusts have tax exemption for their income. However, they should bear 18% of VAT from construction agreements.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

21 PREPAID EXPENSES AND DEFERRED INCOME

Prepaid expenses

As at 30 September 2014 and 31 December 2013, current prepaid expenses are as follows:

	<u>30 September 2014</u>	31 December 2013
Advances given	2.593	776
Prepaid expenses(*)	2.195	3.895
Job advances	917	164
Advances given to personnel	354	564
	6.059	5.399

As at 30 September 2014 and 31 December 2013, non-current prepaid expenses are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Advances given	8.271	7.689
Prepaid expenses(*)	5.485	3.601
	13.756	11.290

(*) Akfen Karaköy took over the "Conditional Construction Lease Agreement" on 22 June 2011, that was signed between 1. Regional Directorate of Foundations and 'Hakan Madencilik ve Elektrik Üretim Sanayi Ticaret A.Ş. ("Hakan Madencilik") under the build-operate-transfer model for a period of 49 years on 01 September 2009 for the land in İstanbul, Beyoğlu, Kemankes district, Rıhtım Street, 121-77 map section, 28-60 parcels. Transfer payment, which also includes the 5 years of rent prepaid by Hakan Madencilik, is recognized under the prepaid expenses and recorded as profit or loss by the straight-line basis over the lease term. As at 30 September 2014 the amount of expenses paid in advance for short and long-term is TL 213 (31 December 2013: TL 1.562) and TL 3.752 (31 December 2013: TL 3.405), respectively.

Deferred Income

As at 30 September 2014 and 31 December 2013, the detail of current deferred income is as follows:

	<u>30 September 2014</u>	31 December 2013
Advances received	249.914	1.909
Deferred income	3.417	544
	253.331	2.453

As at 30 September 2014, TL 249.602 of advances received arises from advances taken from aparment sales in İncek Loft project of Akfen İnşaat.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

22 EQUITY

As at 30 September 2014, Akfen Holding has 291.000.000 shares, each has TL 1 of nominal value. As at 30 September 2014, the whole of TL 291.000 capital was paid.

	<u>30 September 2014</u>	<u>31 December 2013</u>
Registered equity ceiling	1.000.000	1.000.000
Paid in capital	291.000	291.000

57.458.736 shares of Hamdi Akın, the shareholder of the company, are the registered shares in Group A and 233.541.264 B Group shares are wholly bearer shares.

	<u>30 September 2014</u>		31 December 201	
	Share Ownership		Share	Ownership
	Amount	Rate %	Amount	Rate %
Hamdi Akın(*)	198.500	68,21	198.500	68,21
Akfen Holding A.Ş.(**)	7.990	2,75	-	-
Akfen İnşaat			7.990	2,75
Other Partners	2.278	0,78	2.278	0,78
Public Shares(***)	82.232	28,26	82.232	28,26
Paid-in Capital (nominal)	291.000	100	291.000	100

^{* 109.074} of public in nature belong to Hamdi Akın.

On 10 April 2013, Akfen Holding increased its paid in capital from TL 145.500 to TL 291.000. Whole amount of the increase is done through share premiums.

At General Assemblys there are three voting rights for each shares of Group A and these have also voting concession.

One of the two auditors, who would be assigned within the Company shall be elected among the candidates proposed by the majority of the A Group shareholders and the other auditor shall be elected among the candidates proposed by the majority of the B Group shareholders in the General Assembly.

As at 30 September 2014 there is a pledge on 40.000.000 Akfen Holding shares, owned by Hamdi Akın, for credits taken by Akfen Holding and Akfen İnşaat. (31 December 2013: None) *Dividend Payments*

As a result of the General Assembly held on 28 April 2014, Monday at 11:00, since there is no distributable profit for financial statements belonging to the 01 January 2013-31 December 2013 period, the Company decided to make dividend payments from retained earnings of year 2007. Dividend payments with a total amount of 12.000 TL (gross) (0,041237 full TL per share) started to be made on 15 May 2014 and payments were completed on 20 May 2014.

As a result of the General Assembly held on 28 May 2013, Company decided to distribute dividend from the profit of 2012 and previous years with a gross amount of TL 25.529 after the allocation of required legal reserves within the frame of legislation. Payments were started to be made on 30 May 2013 and completed on 3 June 2013.

^{**} Publicly owned.

^{***} As at 30 September 2014 there are 29.100.00 shares, 10% of Company's paid-in capital, which are public in nature (31 December 2013: 6.992.099 shares, 2,40% of Company's paid-in capital. As a result of buy back program 13.230.488, 4,55% of Company's paid-in capital, shares were purchased by Akfen Holding).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

EQUITY (continued)

Treasury shares and capital adjustments due to cross-ownership

When share capital recognised as equity is repurchased, the amount of the consideration paid, which includes directly attributable costs, is net off any tax effects, and is recognised as a deduction from equity. Repurchased shares are classified as treasury shares and are presented as a deduction from total equity. When treasury shares are sold or reissued subsequently, the amount received is recognised as an increase in equity, and resulting surplus or deficit on the transaction is transferred to/from retained earnings.

In the frame of the Buy Back Programme approved at the General Assembly of the Company on 12 September 2011 and expanded for 18 months on 28 May 2013 and amended on 24 October 2013, 22.107.901 and 6.992.099 Akfen Holding A.Ş. shares were purchased by Akfen Holding and Akfen İnşaat amounting TL 94.601 (31 December 2013: TL 57.159) and TL 34.661 (31 December 2013: TL 34.661), respectively. The Buy Back Programme was completed with the last purchase on 10 April 2014.

Akfen İnşaat has transferred a total of 14,981,905 Akfen Holding shares (5.148% of the Company paid-in capital) off-exchange to Akfen Holding using the 11.08.2014 closing price of TL4.85. Following this transaction Company's Akfen Holding stake has risen to 12.746% (37,089,806 shares). Restricted reserves allocated from profit

Article 520 of Law No. 6102 foresees reserves equaling to the acquisition value for bought back shares . As at 30 September 2014 the Group allocated reserves in consolidated financial statements that includes the amount of restricted reserves for bought back shares allocated from profit amounting to TL 167.264. (31 December 2013: TL 91.280)

Translation reserve

As at 30 September 2014 the translation reserve amounting to TL 107.643 (31 December 2013: TL 101.270) is comprised of foreign exchange differences arising from the translation of the financial statements of MIP, Akfen Su, TAV Yatırım, Akfen GYO, Akfen İnşaat and TAV Havalimanları from their functional currency of USD and EUR to the presentation currency TL, which is recognized in equity.

Hedging reserve

The hedging reserve comprises the effective portion of the cumulative net change in the fair value of cash flow hedging instrument related to hedged transaction that have not yet occurred. As at 30 September 2014 the hedging reserve amounting to, TL 16.853 (IDO TL 1.763 and TAV Havalimanlari: TL 15.089) is recognized in equity, which is related to the interest rate swap contracts made by IDO and TAV Havalimanlari (31 December 2013: TL 12.027 (TAV Havalimanlari: TL 10.845, İDO: TL 1.182)).

Revaluation surplus

The customer relationship and DHMİ license were remeasured to their fair values by TAV Havalimanları in 2007. The change in fair value is reflected as revaluation surplus in the consolidated financial statements of TAV Havalimanları. In addition, vessels owned by İDO have been revaluated in 2013 and respective revaluation increase is shown under revaluation reserve in financial statements.

The accompanying consolidated financial statements include the Group's share of the revaluation surplus as at 30 September 2014 and 31 December 2013.

EQUITY (continued)

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

Entities under common control

Shares of entities that are under common control are accounted for at book values. The net amount of consideration paid over the book value of the net assets acquired is recognized directly in equity.

Share premium

During the public offerings carried out on 14 May 2010 and special sales made to corporate investor at BİAŞ Wholesale Market on 24 November 2010, because of sale of company shares at a higher price than the nominal value, TL 90.505 and TL 364.277 differences were recognized as the share premium, respectively. These premiums are presented in the equity and cannot be distributed; however, these may be used at the capital increases in the future.

Akfen Holding increased its paid in capital from TL 145.500 to TL 291.000 through share premiums.

All gain or loss realized on sale and purchase of non-controlling interest in a subsidiary is also included in share premium. Akfen GYO increased its capital by TL 46.000 upon the decision of the Board of Directors dated 24 January 2011. 46,000,000 shares corresponding to this increase and total 54,117,500 Akfen GYO shares with TL 54.118 nominal value and 8,117,500 shares of Akfen GYO held by Akfen Holding corresponding to TL 8.118 were offered to public on 11 May 2011. In the following days, Akfen Holding repurchased total 8,040,787 shares in order to provide price stability of Akfen GYO shares. After these transactions ownership has changed without losing control, and these transactions were recognized under the share premium item after the transaction costs were netted off.

Company bought 5.000 shares of Akfen GYO, whose 56,81% shares it owned, on 03 January 2014 for a consideration of TL 1,20. Together with this transaction Group's share on Akfen GYO's total share has reached 56,88% as at 31 September 2014. After the purchases number of shares belonging to Akfen Holding has reached 104.656.831 and 9.500.447 (5,16% of total shares) of them are publicly traded on the BİAŞ.

Non-controlling interests

The shares excluded from direct and/or indirect control of the main partnership of net assets of the subsidiaries are classified under the 'non-controlling interest' item in the consolidated financial statement

As at 30 September 2014 and 31 December 2013, the amounts classified under the 'non-controlling interest' item in the balance sheet are TL 405.814 and TL 406.187, respectively. In addition, the shares excluded from direct and/or indirect control of the main partnership of net assets of the subsidiaries are classified under the 'non-controlling interest' in the consolidated statement of comprehensive income. The profit of the non-controlling interest for the periods ended 31 September 2014 and 2013 are TL 9.397 and TL (15.564), respectively.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

23 REVENUE AND COST OF SALES

23.1 Revenue

For the periods ended 30 September, revenue comprised the following:

	1 January-30	<u> 1 July-30</u>	1 January-30	<u>1 July-30</u>
	September 2014	September 2014	September 2013	September 2013
Revenue from electricity sales	46.564	13.747	59.238	9.421
Rent income from investment				10.746
property	37.613	12.932	30.854	
Other	249	70	311	241
	84.426	26.749	90.403	20.408

23.2 Cost of sales

For the periods ended 30 September, cost of sales comprised the following:

	1 January-30 September 2014	<u>1 July-30</u> September 2014	1 January-30 September 2013	<u>1 July-30</u> September 2013
Outsourcing expenses	16.329	8.502	8.069	4.226
Depreciation and amortization	12.765	4.290	12.093	3.403
Personnel expenses	4.613	1.569	3.812	1.215
Rent expenses	3.142	1.057	2.693	909
Insurance expenses	3.067	1.216	2.715	1.215
Construction contract cost	777	67	2.161	402
Other	3.045	1.200	3.143	1.030
	43.738	17.901	34.686	12.400

24 SALES, MARKETING AND DISTRIBUTION EXPENSES AND GENERAL ADMINISTRATIVE EXPENSES

General administrative expenses

For the periods ended 30 September, general administrative expenses comprised the following:

	1 January-30	<u>1 July-30</u>	1 January-30	<u>1 July-30</u>
	<u>September</u>	<u>September</u>	September 2012	<u>September</u>
	<u>2014</u>	<u>2014</u>	<u>2013</u>	<u>2013</u>
Personnel expenses	19.663	6.387	21.016	5.918
Advertisement expenses	10.259	1.839	1.344	22
Taxes and duties	3.338	658	2.135	682
Consultancy expenses	2.749	553	4.424	1.363
Rent expenses	2.807	932	2.406	940
Travel expenses	1.378	360	839	330
Depreciation and amortization	1.045	384	745	269
General Office expenses	823	318	778	361
Outsourcing expenses	507	88	287	69
Representation expenses	663	267	210	93
Office supplies expenses	484	134	378	110
Grant and charities	401	66	3.053	1.156
Insurance expenses	164	65	138	47
Other	2.069	399	3.727	587
	46.350	12.450	41.480	11.947

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

25 OTHER OPERATING INCOME/EXPENSE

Other operating income:

For the years ended 30 September, other operating income comprised the following:

	<u> 1 January-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
	September 2014	September 2014	September 2013	September 2013
Reversal of provisions	6.078	(71)		
Guarantee fees	4.151			
Scrap sales income	565			
Foreign exchange gain from	578	62	317	203
Rent income	110	28	82	25
Insurance compensation			4.953	
Letter of guarantee turned			1.323	
Collection of doubtful			1.268	
Other(*)	15.331	12.781	5.446	340
	26.813	12.800	13.389	568

As at 30 September 2014, TL 6.149 is composed of income incurred from cancellation of the expense amounts in previous periods due from lawsuit process related to Moscow project that the Group is planning to develop in Russia, since the Group won the lawsuit and the amount composed of income resulting from the payable in aforesaid amount related to the Group's construction works in Russia becoming not to be paid dealing with the counter party.

(*) As at 30 September 2014, TL 12.184 is composed of income incurred in previous periods due from lawsuit process related to Moscow project that the Group is planning to develop in Russia, since the Group won the lawsuit against Moscow Government on 03 July 2014 and the amount composed of income resulting from the payable in aforesaid amount related to the Group's construction works in Russia becoming not to be paid dealing with the counter party.

As at 30 September 2014, TL 4.151 guarantee amount is obtained from guarantee letter for benefit to PSA's credit, which was provided by Akfen Holding. As at 30 September 2014, assurance damage income is coming from insurance company, which was received for accident at Otluca HES project.

As at 30 September 2014, TL 1.268 of other operating income is the income amount derived from cancellation of previous periods' provisions occured by prediction of impossibility of receivable collection from ex- owner of Samara Office land belonging to RPI, by collection of the amount in related period.

Other operating expense:

For the nine month periods ended 30 September 2014 and 2013, other operating expenses are as follows:

<u>1 Janu</u>	<u>ary-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
<u>Septembe</u>	r 2014	September 2014	September 2013	September 2013
Rediscount loss on notes receivable	9.16	(1.969)		
Exchange arising from trade receivables	495	300	537	(69)
Other	3.78	1.344	2.921	1.050
	13.4	(325)	3.458	981

As at 30 September 2014, rediscount of notes receivables arises from discount on notes taken by Akfen İnşat for İncek Loft project.

As at 30 September 2014, TL 1.808 of other expense is related to advocacy expenses of the ongoing case of Moscow project which the Group is planning to develop in Russia.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

26 FINANCIAL INCOME

For the periods ended 30 September, financial income comprised the following:

	1 January-30	1 July-30	1 January-30	1 July-30
	<u>September</u>	September	September	September
	2014	2014	2013	2013
Interest income	5.957	1.265	19.629	3.910
Foreign exchange gain	23.556	(6.770)	27.194	6.773
Unearned interest income, net	2.746	493	1.775	1.775
	32.259	(5.012)	48.598	12.458

For the periods ended 30 September, financial income/(expenses) accounted in other comprehensive income as a result of hedging agreements of subsidiaries and joint ventures are as follows:

	<u> 1 January-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
	<u>September</u>	September	September	September
	<u>2014</u>	<u>2014</u>	<u>2013</u>	<u>2013</u>
Foreign currency translation	(22.013)	5.029	2.626	3.016
Hedging reserve			2.971	3.247
Tax benefit/(expense) from other comprehensive income items			(495)	(516)
	(22.013)	5.029	5.102	5.747

As at 30 September 2014, the translation reserve amounting TL (22.013) is comprised of foreign exchange difference arising from the translation of the financial statements of RHI, RPI and HDI, subsidiaries of Akfen GYO, from their functional currency to the presentation currency TL, which is recognized in equity (30 September 2013: TL (2.626)).

As at 30 September 2014, changes arising from cross currency and interest rate swaps of MIP, IDO and TAV Havalimanları are shown under 'items to be reclassified to comprehensive income in subsequent periods from equity accounted investees' in comprehensive income. Similarly, foreign translation differences arising from the translation of financials of MIP, TAV Yatırım and TAV Havalimanları from their functional currency of US Dollars and Euro to the presentation currency TL is recognized under "items to be reclassified to comprehensive income in subsequent periods from equity accounted investees".

27 FINANCIAL EXPENSE

For the periods ended 30 September, financial expense comprised the following:

	<u> 1 January-30</u>	<u> 1 July-30</u>	<u> 1 January-30</u>	<u> 1 July-30</u>
	<u>September</u>	<u>September</u>	<u>September</u>	<u>September</u>
	<u>2014</u>	<u>2014</u>	<u>2013</u>	<u>2013</u>
Interest expense	80.857	27.287	52.092	14.674
Foreign exchange losses	68.594	45.786	141.122	72.904
Unearned interest expense, net				(1.721)
Other	2.370	85	5.614	1.807
	151.821	73. 158	198.828	87.664

28 ASSET CLASSIFIED AS HELD FOR SALE AND DISCONTINUED OPERATIONS

None.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

29 TAXATION

Corporate tax:

In Turkey, corporate income tax is levied at the rate of 20% on the statutory corporate income tax base, which is determined by modifying accounting income for certain exclusions and allowances for tax purposes.

As at 30 September 2014, the tax rates (%) used in the deferred tax calculation by taking into account the tax regulations in force in each country are as follows:

Country	Tax Rate
Tunisia	25
Georgia	15
Egypt	20
Macedonia	10
Latonia	15
Libya (*)	15-40
Qatar	10
Oman	12
Cyprus	23,5
Saudi Arabia	20
Russia	20

The corporate tax is not applied in Dubai and Abu Dhabi.

(*) The corporate tax is changed gradually according to the net profit for the period in Libya.

In Northern Cyprus, corporate income tax is levied at the rate of 23.5%, which is determined by modifying accounting income for certain exclusions and allowances for tax purposes for the related year. Thus, the operations of the branch of Akfen Ticaret and Akfen İnşaat are subject to this tax rate.

As at 1 January 2008 corporate income tax is decreased from 20% to 15% according to Georgia laws. Deferred tax is calculated for relevant assets and liabilities with 15% rate as at 31 December 2009.

Tunisian corporate income tax is levied at a rate of 30% on income less deductible expenses. According to concession agreement, TAV Tunisia is exempt from corporate tax for a period of 5 years starting from the concession agreement date.

There is also a withholding tax on the dividends paid and is accrued only at the time of such payments. The withholding tax rate on the dividend payments other than the ones paid to the non-resident institutions generating income in Turkey through their operations or permanent representatives and the resident institutions is 15 percent. In applying the withholding tax rates on dividend payments to the non-resident institutions and the individuals, the withholding tax rates covered in the related Double Tax Treaty Agreements are taken into account. Appropriation of retained earnings to capital is not considered as profit distribution and therefore is not subject to withholding tax.

According to the Corporate Tax Law, 75% of the capital gains arising from the sale of properties and investments in equity shares owned for at least two years are exempted from corporate tax on the condition that such gains are reflected in the equity with the intention to be utilised in a share capital increase within five years from the date of the sale. The remaining 25% of such capital gains are subject to corporate tax.

According to the Corporate Tax Law, 75% of the capital gains arising from the sale of properties and investments in equity shares owned for at least two years are exempted from corporate tax on the condition that such gains are reflected in the equity with the intention to be utilised in a share capital increase within five years from the date of the sale. The remaining 25% of such capital gains are subject to corporate tax.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

29 TAXATION (continued)

In Turkey, the tax legislation does not permit a parent company and its subsidiaries to file a consolidated tax return. Therefore, provision for taxes shown in the consolidated financial statements reflects the total amount of taxes calculated on each entity that are included in the consolidation.

Under the Turkish taxation system, tax losses can be carried forward to be offset against future taxable income for up to five years. Tax losses cannot be carried back.

In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their tax returns within four months following the close of the accounting year to which they relate. Tax returns are open for five years from the beginning of the year that follows the date of filing during which time the tax authorities have the right to audit tax returns, and the related accounting records on which they are based, and may issue re-assessments based on their findings.

According to Article 5/1(d) (4) of the New Corporate Tax Law 5220, the income of Real Estate Investment Trusts ("REIT") is exempt from Corporate Income Tax in Turkey. This exemption is also applicable to Quarterly Advance Corporate Tax. However, the Tax Inspectors' Board challenges this exemption for the Real Estate Investment Trusts ("REIT") which are not publicly traded and imposes tax penalties to these REITs. On the other hand, the Capital Markets Board is of the opinion that REIT status is obtained by companies instantaneously founded or transformed to the REIT after the Board's approval of the amendments in the Articles of Association in case of transformation, and approval of establishment in case of immediate establishment. Therefore, the management and the legal advisors of the Group do not expect to be exposed to any tax exposure related with this penalty and expects the Tax Authorities to settle the tax assessments in due course.

Income witholding tax:

In addition to corporate taxes, companies should also calculate income withholding taxes on any dividends distributed, except for companies receiving dividends who are resident companies in Turkey. The rate of income withholding tax is 10% starting from 24 April 2003. This rate was changed to 15% with the code numbered 5520 article 15 commencing from 21 September 2006. After the resolution, declared in Official Gazette on 23 July 2006, this rate was changed to 15% thereafter. Undistributed dividends incorporated in share capital are not subject to income withholding taxes.

Transfer pricing regulations:

In Turkey, the transfer pricing provisions have been stated under the Article 13 of Corporate Tax Law with the heading of "disguised profit distribution via transfer pricing". The transfer pricing provisions have been stated under the Article 13 of Corporate Tax Law with the heading of "disguised profit distribution via transfer pricing". The General Communique on disguised profit distribution via transfer pricing dated 18 November 2007 sets details about implementation. If a tax payer enters into transactions regarding sale or purchase of goods and services with related parties, where the prices are not set in accordance with arm's length basis, then related profits are considered to be distributed in a disguised manner through transfer pricing. Such disguised profit distributions through transfer pricing are not accepted as a tax deductible for corporate income tax purposes.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

29 TAXATION (continued)

<u>Transfer pricing regulations</u> (continued):

If a taxpayer enters into transactions regarding sale or purchase of goods and services with related parties, where the prices are not set in accordance with arm's length principle, then related profits are considered to be distributed in a disguised manner through transfer pricing. Such disguised profit distributions through transfer pricing are not accepted as tax deductible for corporate income tax purposes.

29.1 Taxation income/(expense)

The taxation charge for the years ended 30 September comprised the following items:

	1 January-30	<u> 1 July-30</u>	1 January-30	<u> 1 July-30</u>
	September	September	September	September
	<u>2014</u>	2014	2013	2013
Corporate tax expense	(3.288)	(1.215)	(1.903)	(1.903)
Deferred tax income	21.269	15.256	9.482	7.768
Tax income/(expense) receognized in profit or loss	17.981	14.041	7.579	5.865
Deferred tax expense recognized in comprehensive income			(495)	(516)
_	17.981	14.041	(7.084)	(5.349)

29.2 Deferred tax assets and liabilities

Deferred tax is provided, using the balance sheet method, on all taxable temporary differences arising between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes, except for the differences relating to goodwill not deductible for tax purposes and the initial recognition of assets and liabilities which affect neither accounting nor taxable profit.

Recognised deferred tax assets and liabilities

Deferred tax assets and deferred tax liabilities as at 30 September 2014 and 31 December 2013 were attributable to the items detailed in the table below:

	<u>Asse</u>	<u>ts</u>	<u>Liabi</u>	<u>lities</u>	<u>Ne</u>	<u>et</u>
	<u>30</u>	<u>31</u>	<u>30</u>	<u>31</u>	<u>30</u>	<u>31</u>
	September	December	September	December	September	December
	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>	<u>2014</u>	<u>2013</u>
Trade and other receivables	5.983	2.396			5.983	2.396
Tangible and intangible fixed						
assets	36.336	30.729	(11.456)	(12.677)	24.880	18.052
Investment incentives	13.486	14.638			13.486	14.638
Investment properties			(79.387)	(82.104)	(79387)	(82.104)
Tax losses carried forward	32.040	20.814			32.040	20.814
Loans and borrowings		21	(117)	(76)	(117)	(55)
Other temporary differences	538	304		(355)	495	(51)
Subtotal	88.383	68.902	(90.960)	(95.212)	(2.620)	(26.310)
Net-off tax	(14.570)	(17.096)	14.570	17.096		
Total deferred tax						
assets/(liabilities)	73.813	51.806	(76.390)	(78.116)	(2.620)	(26.310)

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

29 TAXATION (continued)

29.2 Deferred tax assets and liabilities (continued)

According to the Tax Procedural Law, statutory losses can be carried forward maximum for five years. Group management has assessed that it is possible for the Company to have taxable profit in the years ahead and as at 30 September 2014 has reflected TL 32.040 (31 December 2013: TL 20.814) of deferred tax assets arising from tax losses to its consolidated financial statements.

Unrecognized deferred tax assets and liabilities

At the balance sheet date, the Group has statutory tax losses of TL 118.338 (31 December 2013: TL 95.977) available for offset against future profits that is unused. TL 23.668 deferred tax asset (31 December 2013: TL 19.196) was not recorded since the profit for the future cannot be estimated. The expiry dates of previous years' losses that are not recognized as deferred tax asset are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
2014	1.365	1.365
2015	103	103
2016	38.622	38.622
2017	5.732	5.754
2018	50.143	50.133
2019	22.373	
	118.338	95.977

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when the deferred income taxes relate to the same fiscal authority.

30 EARNINGS PER SHARE

For the periods ended 30 September 2014 and 31 September 2013 amounts of earning per share as TL 8.917 and TL (76.641), respectively is calculated by dividing the consolidated statement of comprehensive income/(loss) on attributable to main shareholders by the weighted average number of ordinary shares outstanding during the period.

	1 January-30 September 2014	1 July-30 September 2014	1 January-30 September 2013	1 July-30 September 2013
Income/(loss) on attributable to main				·
shareholders of the Company	8.917	(33.000)	(76.641)	(76.479)
The weighted average number of				
shares outstanding during the				
period(*)	260.341.079	257.905.097	278.774.623	277.786.527
Profit/(Loss) per share from				
operations (full TL)	0,034	(0,128)	(0,275)	(0,275)

^(*) Earnings per share calculation is done by excluding 6.992.099 and 13.230.488 shares of Akfen İnşaat and Akfen Holding at the beginning of the period and 8.877.413 share purchases of Akfen Holding during the period.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

31 RELATED PARTY DISCLOSURES

For the purpose of the consolidated financial statements, the shareholders, key management personnel and the Board members, and in each case, together with their families and companies controlled by/affiliated with them; and associates, investments and jointly controlled entities are considered and referred to as the related parties. A number of transactions are entered into with the related parties in the normal course of business. Most of the related party activity is eliminated at consolidation and the remaining activity is not material to the Group. These transactions were carried out on an arm's-length basis during the normal course of business.

31.1 Related party balances

As at 30 September 2014 and 31 December 2013, short term receivables and payables balances are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Trade receivables		37
Non-trade receivables	688	560
	688	597
		_
Trade payables	2.410	828
Non-trade payables	21.877	17.920
	24.287	18.748

As at 30 September 2014 and 31 December 2013, long term receivables and payables balances are as follows:

Non-trade receivables	<u>30 September 2014</u>	31 December 2013
Non-trade receivables	51.539	27.442
	51.539	27.442
Non-trade payables	7.512	7.730
	7.512	7.730

All transactions between Company and subsidiaries not explained in related party disclosures are eliminated during consolidation. Related party balances between the Group and other related parties are explained in the following pages.

As at 30 September 2014 and 31 December 2013, the Group had the following long term non trade receivables from its related parties:

	30 September	31 December
Due from related parties (long term-non trade):	<u>2014</u>	<u>2013</u>
İDO	30.578	16.025
Hacettepe Teknokent	10.120	
Hyper Foreign Holland N.V.	7.249	6.686
Akfen Gayrimenkul Yatırımları Ticaret A.Ş. ("Akfen GYT")	205	2.689
Other	3.387	2.042
	51.539	27.442

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

31 RELATED PARTY DISCLOSURES (continued)

31.1 Related party balances (continued)

As at 30 September 2014 and 31 December 2013, the Group had the following short term non trade payables to its related parties:

Due to related parties (short term-non trade):	<u>30 September 2014</u> <u>31]</u>	December 2013
Adana İpekyolu (*)	16.979	17.263
Other	4.898	657
	21.877	17.920

^(*) Capital commitments arising from acquisition of Adana İpekyolu.

As at 30 September 2014 and 31 December 2013, the Group had the following long term non trade payables to its related parties:

Due to related parties (long term-non trade):	30 September 2014	31 December 2013
TAV Yatırım	7.474	7.692
TAV Havalimanları	38	38
	7.512	7.730

31.2 Related party transactions

For the periods ended 30 September, services rendered to related parties comprised the following:

Services rendered to related parties r:	30 Sep	30 September 2014 30		September 2013	
Company	Amount	Transaction	Amount	Transaction	
İDO	960	Financial income		Financial income	
Hacettepe Teknokent	313	Financial income		Financial income	
Akfen GYT	150	Financial income	2.698	Financial income	
Other	119	Financial income		Financial income	
	1.542		2.698		

For the periods ended 30 September, services obtained from related parties comprised the following:

Services obtained from related parties:	30 September 2014 30 Sept			tember 2013
Company	Amount	Transaction	Company	Amount
IBS Sigorta ve Reasürans Brokerliği A.Ş.	2.451	Purchases	2.138	Purchases
	2.451		2.138	

31.3 Key management personnel compensation

As at 30 September 2014, total short term benefits provided to key management personnel for the Group and subsidiaries amounted to TL 5.597 (30 September 2013: TL 7.198).

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS

Credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at reporting date is as follows:

	Receivables					
	Trade R	Trade Receivables Other Receivables				
	Related	Third	Related	Third		
30 September 2014	Parties	Parties	Parties	Parties	Bank Deposits	Other(**)
Exposure to maximum credit risk as at reporting date						
(A+B+C+D+E)		234.780	52.227	17.783	103.031	1.987
- Portion of maximum risk covered any guarantee (**)		5.545				
A. Net carrying value of financial assets which are not impaired or overdue (2)		218.080	52.227	17.783		
B. Net carrying value of financial assets that are restructured, otherwise which will be regarded as overdue or impaired (3)						
C. Net carrying value of financial assets which are overdue but not impaired (6)		16.699				
- The portion covered by any guarantee		5.545				
D. Net carrying value of impaired assets (4)						
- Past due (gross book value)		1.181				
- Impairment (-)		(1.181)				
- Not past due (gross book value)						
- Impairment (-)						
E. Off balance sheet items with credit risks						

	Receivables		
30 September 2014	Trade Receivables	Other Receivables	
Past due 0-3 months	8.322		
Past due 3-12 months	475		
Past due 1-5 years	8.343		
More than 5 years	740		
Total undue receivables	17.880	1	
Total allowances	(1.181)	1	
Amount secured by guarantees etc.	5.545		

^(*) On the other side amount of the TL 186.750 in trade receivables consist of obtained notes receivables from Akfen İnşaat's apartment sales at İncek Loft. Akfen İnşaat has right of termination contract by unavailable two consecutive notes collect or 10% of sales price collect.

^(*) As at 30 September 2014, private sector bonds amounting TL 7.028 is included in other cash and cash equivalents (Note 6).

^(**) Amounts represent the receivables that are secured by letter of guarantees, cheques and notes.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014 (Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (cont'd)

Credit risk (cont'd)

	Receivables					Other(*)	
	Trade Receivables Oth		Other Receiva	bles		Trade	
31 December 2013	Related Parties	Thir Parti		Related Parties	Related Parties	Bank Deposits Third Parties	Receivables Related Parties
Exposure to maximum credit risk as at reporting date (A+B+C+D+E)	37	3	0.192	28.002	19.119	147.050	5.614
- Portion of maximum risk covered any guarantee (**)			6.851				
A. Net carrying value of financial assets which are not impaired or overdue (2)	37	1	9.743	28.002	19.119	147.050	
B . Net carrying value of financial assets that are restructured, otherwise which will be regarded as overdue or impaired (3)							
C. Net carrying value of financial assets which are overdue but not impaired (6)		1	0.449				
- The portion covered by any guarantee			6.851				
D. Net carrying value of impaired assets (4)							
- Past due (gross book value)			1.175				
- Impairment (-)		(1	1.175)				
- Not past due (gross book value)							
- Impairment (-)							
E. Off balance sheet items with credit risks							
31 December 2013	Trade Receival	Receivab		eceivables			
Past due 0-3 months	Traue Receivar	1.597	Taue N	eceivables			
Past due 3-12 months		809					
Past due 1-5 years	8.484						
More than 5 years	734						
Total undue receivables		11.624					
Total allowances		1.175)					
Amount secured by guarantees etc.	(6.851					
Amount secured by guarantees etc.		0.051					

^(*) As at 31 December 2013, government and private sector bonds amounting TL 5. 164 are shown in other cash and cash equivalents (Note 6).

^(**) Amounts represent the receivables that are secured by letter of guarantees, cheques and notes.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Impairment

Movement in the allowance for doubtful receivables for the years ended 30 September 2014 and 31 December 2013 was as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Balance at the beginning of the period	(1.175)	(1.127)
Foreign exchange difference	(6)	(48)
Balance at the end of the period	(1.181)	(1.175)

Liquidity risk

The following tables provide an analysis of financial liabilities of the Group into relevant maturity groupings including interest payments based on the remaining periods to repayment as at 30 September 2014:

		30 September 2014					
	Note	Carrying Amount	Expected Cash Flow	3 months or Less	03 – 12 <u>Months</u>	1-5 <u>Years</u>	More than 5 years
Financial liabilities							
Loans and borrowings	7	1.379.926	(1.628.136)	(129.284)	(203.103)	(973.624)	(322.125)
Bonds	7	343.826	(441.758)	(3.934)	(36.769)	(401.055)	
Trade payables	8	39.843	(40.151)	(18.429)	(13.353)	(8.369)	
Due from related parties	8-9-31	31.799	(31.779)	(142)	(24.125)	(7.512)	
Other payables (*)		15.436	(15.437)	(2.532)	(6.192)	(6.713)	
Total		1.810.830	(2.157.261)	(154.321)	(283.542)	(1.397.273)	(322.125)

^(*) The non-financial instruments such as deposits and advances received are not included in the other payables.

The following tables provide an analysis of monetary liabilities of the Group into relevant maturity groupings including interest payments based on the remaining periods to repayment as at 31 December 2013:

	31 December 2013						
	Note	Carrying Amount	Expected Cash Flow	3 months or Less	03 – 12 <u>Months</u>	1-5 <u>Years</u>	More than 5 years
Financial liabilities							
Loans and borrowings	7	1.283.635	(1.551.727)	(51.456)	(250.504)	(978.036)	(271.731)
Bonds	7	160.763	(164.185)	(164.185)			
Trade payables	8	50.437	(50.807)	(12.424)	(13.774)	(24.609)	
Due from related parties	8-9-31	26.478	(26.478)	(137)	(18.611)	(7.730)	
Other payables (*)		8.966	(8.966)	(2.930)	(2.012)	(4.024)	
Total		1.530.279	(1.802.163)	(231.132)	(284.901)((1.014.399)	(271.731)

^(*) The non-financial instruments such as deposits and advances received, deferred income are not included in the other payables.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Currency risk

Exposure to currency risk

As at 30 September 2014, the Group's exposure to foreign currency risk resulted from foreign currency assets and liabilities listed below.

30 September 2014					
	TL Equivalent	USD	EUR	Other (*)	
1. Trade receivables	Equivalent 642	64	171	Other (*)	
2a. Monetary Financial Assets (including Cash	77.210	18.915	11.793	5	
2b. Non-monetary Financial Assets	77.210	10.713			
3. Other	10.089	1.209	2.536		
4. Current Assets (1+2+3)	87.941	20.188	14.500	5	
5. Trade receivables		20.100			
6a. Monetary Financial Assets					
6b. Non- monetary Financial Assets					
7. Other	49.593	17.263	3.543	9	
8. Non-current Assets (5+6+7)	49.593	17.263	3,543	9	
9. Total Assets (4+8)	137.534	37.451	18.043	14	
10. Trade Payables	9.830	1.947	1.865	1	
11. Financial Liabilities	231.941	48.916	41.664		
12a. Other Monetary Liabilities					
12b. Other Non-monetary Liabilities	5.390	71	1.808		
13. Short Term Liabilities (10+11+12)	247.161	50.934	45.337	1	
14. Trade Payables					
15.Financial Liabilities	1.070.300	282.975	147.136		
16a. Other Monetary Liabilities					
16b. Other Non-monetary Liabilities	4.533	1.348	506		
17. Long Term Liabilities (14+15+16)	1.074.833	284.323	147.642		
18. Total Liabilities (13+17)	1.321.994	335.256	192.979	1	
19. Net Asset/ (Liabilities) Position of Off					
Balance sheet Derivatives (19a-19b)					
19a. Amount of Derivative Off-Balance					
Sheet Items in Foreign Currency in Asset					
Characteristics					
19b. Amount of Off Derivative-Balance					
Sheet Items in Foreign Currency in Liability					
Characteristics					
20. Net Foreign Currency Assets/(Liabilities)	(1.104.460)	(205.005)	(154.02.0	10	
Position (9-18+19)	(1.184.460)	(297.805)	(174.936)	13	
21. Net Foreign Currency Asset/ (Liability)					
Position Of Monetary Items (IFRS 7.B23)					
(=1+2a+5+6a-10-11-12a-14-15-16a)	(1.234.219)	(314.859)	(178.701)	4	
22. Total Fair Value of Financial					
Instruments Used for Currency Hedging					
23. Hedged Amount of Foreign Currency					
Assets					
24. Hedged Amount of Foreign Currency					
Liabilities					
Liavindes					

^(*) Assets and liabilities in other currencies are presented by their TL equivalents.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Currency risk (continued)

Exposure to currency risk (continued)

As at 31 December 2013, the Group's exposure to foreign currency risk resulted from foreign currency assets and liabilities listed below.

	December 2013			
	TL Equivalent	USD	EUR	Other (*)
1. Trade receivables	8.652	6	2.942	
2a. Monetary Financial Assets (including Cash	99.311	22.574	17.411	5
2b. Non-monetary Financial Assets	10.447	38	3.530	
3. Other	10.042	1.019	2.679	
4. Current Assets (1+2+3)	128.452	23.637	26.562	5
5. Trade receivables				
6a. Monetary Financial Assets				
6b. Non- monetary Financial Assets				
7. Other	37.284	11.836	4.091	8
8. Non-current Assets (5+6+7)	37.284	11.836	4.091	8
9. Total Assets (4+8)	165.736	35.473	30.653	13
10. Trade Payables	14.697	1.741	3.740	
11. Financial Liabilities	247.347	40.387	54.878	
12a. Other Monetary Liabilities	9.734	590	2.886	
12b. Other Non-monetary Liabilities	8.232	2	2.802	
13. Short Term Liabilities (10+11+12)	280.010	42.720	64.306	
14. Trade Payables				
15.Financial Liabilities	945.068	251.397	139.115	
16a. Other Monetary Liabilities				
16b. Other Non-monetary Liabilities	5.106	1.267	818	
17. Long Term Liabilities (14+15+16)	950.174	252.664	139.933	
18. Total Liabilities (13+17)	1.230.184	295.384	204.239	
19. Net Asset/ (Liabilities) Position of Off				
Balance sheet Derivatives (19a-19b)				
19a. Amount of Derivative Off-Balance				
Sheet Items in Foreign Currency in Asset				
Characteristics				
19b. Amount of Off Derivative-Balance				
Sheet Items in Foreign Currency in Liability				
Characteristics				
				
20. Net Foreign Currency Assets/(Liabilities)	(1.074.440)	(250.011)	(153.500)	10
Position (9-18+19)	(1.064.448)	(259.911)	(173.586)	13
21. Net Foreign Currency Asset/ (Liability)				
Position Of Monetary Items (IFRS 7.B23)				
(=1+2a+5+6a-10-11-12a-14-15-16a)	(1.108.883)	(271.535)	(180.266)	5
22. Total Fair Value of Financial				
Instruments Used for Currency Hedging				
23. Hedged Amount of Foreign Currency				
Assets				
24. Hedged Amount of Foreign Currency				
Liabilities				
Liavinues	_	- -		

^(*) Assets and liabilities in other currencies are presented by their TL equivalents.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Currency risk (continued)

Sensitivity analysis

The Group's principal currency rate risk relates to changes in the value of the TL relative to the Euro and the USD.

The basis for the sensitivity analysis to measure foreign exchange risk is an aggregate corporate-level currency exposure. The aggregate foreign exchange exposure is composed of all assets and liabilities denominated in foreign currencies, both short-term and long-term purchase contracts. The analysis excludes net foreign currency investments.

Group has realized medium and long term borrowings with the same currency of project revenues. Short term borrowings are realized as balanced portfolio with TL, Euro and USD.

Currency S	Currency Sensitivity Analysis				
30 Sep	tember 2014				
	Profit	t/Loss	Equ	uity	
	Appreciation of foreign currency	Depreciation of foreign currency	Appreciation of foreign currency	Depreciation of foreign currency	
Assumption of devaluation/app	oreciation by 1	0% of USD ag	ainst TL		
1- Net USD asset/liability	(67.867)	67.867			
2- USD risk averse portion (-)					
3- Net USD Effect (1+2)	(67.867)	67.867			
Assumption of devaluation/ap	preciation by 1	0% of Euro ag	gainst TL		
4- Net Euro asset/liability	(50.581)	50.581			
5- Euro risk averse portion (-)					
6- Net Euro Effect (4+5)	(50.581)	50.581			
Assumption of devaluation/appreciation by 10% of other currencies against TL					
7- Other currency net asset/liability	1	(1)			
8- Other currency risk averse portion (-)					
9- Net other currency effect (7+8)	1	(1)			
TOTAL (3+6+9)	(118.446)	118.446			

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Currency risk (continued)

Sensitivity analysis (continued)

Currency Sensitivity Analysis						
31 De	cember 2013					
	Profit/Loss Equity					
	Appreciation of foreign currency	Depreciation of foreign currency	Appreciation of foreign currency	Depreciation of foreign currency		
Assumption of devaluation/app	preciation by 10	% of USD ag	ainst TL			
1- Net USD asset/liability	(55.473)	55.473				
2- USD risk averse portion (-)						
3- Net USD Effect (1+2)	(55.473)	55.473				
Assumption of devaluation/ap	preciation by 10	0% of Euro ag	ainst TL			
4- Net Euro asset/liability	(50.973)	50.973				
5- Euro risk averse portion (-)						
6- Net Euro Effect (4+5)	(50.973)	50.973				
Assumption of devaluation/appreciation by 10% of other currencies against TL						
7- Other currency net asset/liability	1	(1)				
8- Other currency risk averse portion (-)						
9- Net other currency effect (7+8)	1	(1)				
TOTAL (3+6+9)	(106.445)	106.445				

Interest rate risk

Profile

At the reporting date the interest rate profile of the Group's interest-bearing financial instruments was as follows:

	<u>30 September 2014</u>	31 December 2013
Fixed rate instruments		
Financial assets	87.709	133.423
Financial liabilities	832.050	682.744
Variable rate instruments		
Financial assets		
Financial liabilities	891.724	761.654

Fair value sensitivity analysis for fixed rate instruments:

The Group does not account for any fixed rate financial assets and liabilities at fair value through profit or loss. Therefore, a change in interest rates at the reporting date would not affect equity.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Interest rate risk (continued)

Cash flow sensitivity analysis for variable rate instruments:

When the debt profile of the Group is considered, 100 base points increase in TL Base Interest Rate, Euribor or Libor rate, caused approximately TL 8.917 (31 December 2013: TL 7.617) increase in the annual interest costs of floating interest rate liabilities of the Group.

As at 30 September 2014 and 31 December 2013, a one basis point increase in interest rates would affect the consolidated comprehensive income in the following way. All variables are assumed constant including foreign exchange rates during analysis.

Interest rate profile					
		30 September 2014	31 December 2013		
Fixed Rate Financial Instruments					
Financial Assets	Assets recognized at fair value through profit or loss Financial asset held for sale				
Financial Liabilities					
Variable Rate Financial Instruments					
Financial Assets					
Financial Liabilities		(8.917)	(7.617)		

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

32 NATURE AND LEVEL OF RISK ARISING FROM FINANCIAL INSTRUMENTS (continued)

Capital Risk Management

While managing capital, Group's aims are to provide return to its partners, to benefit other shareholders and to protect the continuance of Group's activities to maintain the most suitable capital structure in order to decrease cost of capital.

Group may determine on amount of dividend to be paid, issue new stocks and sell its assets to decrease indebtness for the purpose of protection or restructuring of capital.

Group monitors the capital by using net financial liabilities/equity ratio. Net financial liability is calculated by subtracting cash and cash equivalents from total financial liabilities.

As at 30 September 2014 and 31 December 2013, net financial liabilities/equity ratios are as follows:

	<u>30 September 2014</u>	<u>31 December 2013</u>
Total financial liabilities	1.723.752	1.444.398
Cash and banks(*)	(105.419)	(153.044)
Net financial liabilities	1.618.333	1.291.354
Equity	1.728.384	1.762.872
Net financial liability/equity ratio	0,94	0,73

^(*) As at 30 September 2014 and 31 December 2013, in addition to cash and cash equivalents, available for sale financial assets shown in financial assets are included in cash and banks.

As at 30 September 2014, Akfen Holding shares purchased within the "Buy Back Programme" by Akfen Holding amounting to TL 94.601 and purchased by Akfen İnşaat and transferred to Akfen Holding amounting to TL 72.663 (31 December 2013: TL 57.159, Akfen İnşaat: TL 34661), respectively, were not included in cash and banks.

As at 30 September 2014, although land and development investments made for İncek Project of Akfen İnşaat amounting TL 226.394 (31 December 2013: TL 169.842) is convertible to cash, were not included in cash and banks.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

33 SUBSEQUENT EVENTS

Akfen Holding and Its Subsidiaries:

Akfen Holding

The 3rd coupon payment of the bond issued by Akfen Holding with the ISIN code TRSAKFH11710 ISIN amounting to TL 3.934 was made on October 13, 2014. The interest rate of the 4th coupon payment (which will be made on 12.05.2015) of this corporate bond was determined as 3.14%.

Akfen Holding's Board decided to revise the change in the 6 th Article (on "Capital") of Akfen Holding's Articles of Association, which was announced on 13.08.2014. The new revision in the above mentioned article incorporates the decrease of Company's paid - in capital from TL 291 million to TL 261,9 million (a reduction of TL 29,1 million) via cancellation of our shares that Company has acquired through a share buyback programme.

The related revision in our Articles of Association will be submitted to the Capital Markets Board (CMB) and the Ministry of Customs and Trade and following their permission the issue will be submitted to the first General Assembly for approval.

Assets Evaluated by Equity Method:

TAV Havalimanları:

TAV Airports Holding's joint venture, ATU Duty Free, has been awarded the tender to operate the duty free shops at five Tunisian international airports comprising the capital city of Tunis-Carthage, Djerba-Zarzis, Sfax-Thyna, Tozeur-Nefta and Tabarka-Ain Draham. The operating period is 8 years and 2 months, starting from November 2014. The project covers the operation right of 5,406 square meters of duty free area in these airports which in total, served 8 million passengers in 2013.

TAV Havalimanları has communicated its interest in the project regarding the sale by Limak Yatırım Enerji Üretim İşletme Hizmetleri İnşaat A.Ş. and Limak İnşaat San. ve Tic A.Ş. (the "Sellers") of their 40% of shares of Istanbul Sabiha Gökcen Uluslararası Havalimanı Yatırım, Yapım ve İşletme A.Ş. ("ISG"), 40% of shares of LGM Havalimanı İşletmeleri Ticaret ve Turizm A.S. ("LGM") and 19.6% of shares of İstanbul Sabiha Gökçen Uluslararas Havalimanı Yer Hizmetleri A.Ş. ("ISG Ground Handling"). Pursuant to the existing obligations of the Sellers, the abovementioned ISG, LGM and ISG Ground Handling shares are subject to various share transfer restrictions, including a right of first refusal of other shareholders of the companies. Therefore, as per the resolution dated July 12, 2014 and numbered 2014/31, the Board of Directors of TAV Havalimanları has unanimously decided to delay the disclosure of internal information within the context of Article 6 of the Material Events Communiqué (II-15.1) issued by the Capital Markets Board of Turkey, in order to prevent the proceedings from being negatively affected, to protect the legal rights and interests of TAV Havalimanlari, and to prevent the risk of investors being misled before the project can be finalized, as well as to ensure that the confidentiality obligations assumed within the framework of the proceedings were not breached. TAV Havalimanları and the Sellers have signed a share purchase agreement (SPA) regarding the sale of 40% of the shares of ISG and 40% of the shares of LGM, and have undertaken to sign a separate share purchase agreement regarding the sale of 19,6% of the shares of ISG Ground Handling in the event that other shareholders do not exercise their below mentioned rights of first refusal, for the total transaction amount of maximum EUR 285 million. The parties are expecting the decisions of Malaysia Airports MSC Sdn Bhd, one of the existing shareholders of ISG and LGM, and Malaysia Airports Holdings Berhad, one of the existing shareholders of ISG, LGM and ISG Ground Handling regarding whether they shall exercise their rights of first refusal with respect the transaction. The transaction is subject to certain regulatory approvals and third party consents.

Notes to the Condensed Interim Consolidated Financial Statements As at and for the nine-month period ended 30 September 2014

(Currency: Thousands of TL)

33 SUBSEQUENT EVENTS (continued)

Assets Evaluated by Equity Method (continued):

<u>TAV Havalimanları</u> (continued):

TAV Yatırım:

TAV Yatırım has made dividend payments amounting toa total of full TL 5.524.159 on 14 October 2014 (Akfen Holding's dividend: full TL 1.197.368).

34 OTHER MATTERS THAT SIGNIFICANTLY AFFECT THE FINANCIAL STATEMENTS OR MAKE THE FINANCIAL STATEMENTS CLEAR, INTERPRETABLE AND UNDERSTANDABLE

None.