Akfen Holding Anonim Şirketi
Convenience Translation
to English of
Condensed Consolidated Interim
Financial Statements
As at and for the Period Ended
30 June 2016
(Originally Issued in Turkish)

AKFEN HOLDİNG ANONİM ŞİRKETİ CONSOLIDATED CONDENSED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED 1 JANUARY 2016 – 30 JUNE 2016

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Consolidated Balance Sheet as at 30 June 2016 (Currency: Thousands of TL)

ASSETS	Footnote Reference	Partially Audited	<u>Audited</u> <u>Restated</u>	<u>Audited</u> <u>Restated</u>
		<u>30 June 2016</u>	<u>31 December 2015</u>	<u>1 January 2015</u>
CURRENT ASSETS	6	15.000	22.424	74,310
Cash and cash equivalents	6	15,969	22,424	74,310
Financial Investments	7	50,106		
-Restricted Bank Balances	7	50,106	17.067	115,109
Trade Receivables	0.22	11,734	17,867	888
-Trade Receivables Due From Related Parties	9-32	2,760	17.067	
-Trade Receivables Due From Unrelated Parties	9	8,974	17,867	114,221
Other Receivables	10.00	191	99,734	2,190
-Other Receivables Due From Related Parties	10-32		99,587	652
-Other Receivables Due From Unrelated Parties	10	191	147	1,538
Inventories				252,387
Prepayments	22	10,684	8,119	8,174
Current Tax Assets		687	886	7,729
Other current assets		597	24	115,974
SUB-TOTAL		89,968	149,054	575,873
Disposal Groups Classified as Held for Sale	12	1,150,218	1,113,570	
Total current assets		1,240,186	1,262,624	575,873
NON-CURRENT ASSETS				
Financial Investments	7	48,066	47,664	
Trade Receivables				135,624
-Trade Receivables Due From Unrelated Parties				135,624
Other Receivables		494,241	448,730	66,282
-Other Receivables Due From Related Parties	10-32	476,154	431,387	51,690
-Other Receivables Due From Unrelated Parties	10	18,087	17,343	14,592
Investments accounted for using equity method	13	848,589	864,249	631,082
Investment property	14	1,477,605	1,428,361	1,351,891
Property, plant and equipment	15	70,164	64,624	879,245
Intangible assets and goodwill		6,810	33,649	89,283
-Goodwill		3,309	3,309	3,309
-Other intangible assets	16	3,501	30,340	85,974
Prepayments	22	11,561	11,797	14,333
Deferred Tax Asset	30	3,898	6,364	77,457
Other Non-current Assets	21	45,287	44,445	103,585
Total non-current assets		3,006,221	2,949,883	3,348,782
Total assets		4,246,407	4,212,507	3,924,655

Akfen Holding Anonim Şirketi

Consolidated Balance Sheet as at 30 June 2016 (Currency: Thousands of TL)

Current Portion of Non-current Borrowings	LIABILITIES AND EQUITY	Footnote Reference	<u>Partially</u> <u>Audited</u>	<u>Audited</u> <u>Restated</u>	<u>Audited</u> <u>Restated</u>
Current Borrowings 8 \$5,033 24,278 31,809 Current Portion of Moncurrent Borrowings 8 \$55,335 224,119 331,719 Trade Payables 8,449 19,316 31,171 Trade Payables to Related Parties 9 3,586 15,533 26,641 Other Payables to Directated Parties 10-32 3,066 10,022 50,233 -Other Poyables to Related Parties 10-32 3,066 8,419 15,090 -Other Poyables to Directated Parties 10-32 3,065 8,419 15,090 -Other Poyables to Directated Parties 10 3,665 8,419 15,090 Employee Renefit Obligations 2 2,548 402 20,777 1,655 Current provisions or complexe benefits 8 2,007 2,051 3,655 -Current provisions or complexe benefits 12 83,09 29,11 4,476 SUB-TOTAL 12 39,00 24,14 4 Current provisions for complexe benefits 1 13,74,901 1,22,22 <			30 June 2016	31 December 2015	1 January 2015
Current Protion of Noncurrent Dorrowings 8 \$53,393 224,119 331,719 Trade Payables to Related Parties 9-22 3,063 3,783 1,500 -Trade Payables to Related Parties 9 3,486 15,333 2,646 Other Payables to Related Parties 10 3,466 15,033 3,436 -Other Payables to Related Parties 10 3,461 1,603 3,434 -Other Payables to Interieted Parties 10 3,664 1,603 3,434 -Other Payables to Interieted Parties 10 3,665 548 571 Employee Benefit Obligations 2 2,648 3,605 3,655 Current provisions 8,20 2,007 2,053 3,655 Other Current Liabilities 8,20 2,007 2,053 3,655 Current provisions for employee benefits 8 1,040 29,188 28,242 Current provisions for employee benefits 8 1,040 29,188 28,242 Current provisions for employee benefits 8 1,040 1,0	CURRENT LIABILITIES				
Trade Payables to Related Parties	Current Borrowings	8	5,023	42,728	31,809
Trance Propubles to Related Parties 9-32 3.063 3.783 1.530 Other Psyables 9,766 10.022 50.253 -Other Psyables to Unrelated Parties 10-32 3.02 1.603 3.434 -Other Psyables to Unrelated Parties 10-32 2.066 5.48 5.71 Employee Benefit Ohligations 22 2.248 402 2.787.72 Current provisions 18-20 2.007 2.053 3.655 -Current provisions for employee benefits 18-20 2.007 2.053 3.655 Other Current Liabilities 18-20 2.007 2.053 3.655 Current provisions for employee benefits 18-20 2.007 2.053 3.655 CUrrent Liabilities 18-20 2.007 2.053 3.655 CUrrent Liabilities 18-20 793.609 824,144 9-2 CUrrent Liabilities 18-20 793.609 824,144 9-2 Total current Liabilities 12 793.609 824,145 9-2 Total Current	Current Portion of Non-current Borrowings	8	553,293	224,119	331,719
Armade Paynabhes to Unrelated Parties 9 5,386 15,538 20,641 Other Paynables to Related Parties 10-32 3,402 1,603 34,344 -Other Paynables to Unrelated Parties 10 6,364 8,419 15,909 Employee Benefit Obligations 22 2,548 402 278,772 Current provisions for employee benefits 8,20 2,007 2,053 3,655 Current provisions for employee benefits 8,20 2,007 2,053 3,655 Chef Current Liabilities 1,20 2,007 2,053 3,655 Other Current Liabilities 1,374,900 32,144 1,274,20 SUB-TOTAL 581,292 39,188 729,426 NOX-CURRENT LIABILITIES 1,374,901 1,123,322 729,426 NOX-CURRENT LIABILITIES 91 1,262,779 1,423,549 Trade Payables To Related Parties 32 91 1,262,779 1,423,549 Trade Payables To Related Parties 32 9,836 9,066 7,737 Other Payables to Unrelated Part	Trade Payables		8,449	19,316	31,171
Other Psyables 9,766 10,022 3,042 1,063 3,434 -Other Psyables to Unrelated Parties 10 6,364 8,449 15,969 Employee Benefit Obligations 20 5,248 802 278,772 Current provisions 22 2,248 402 278,772 Current provisions for employee benefits 18-20 2,007 2,053 3,655 Other Current Liabilities 18-20 2,007 2,053 3,655 Other Current Liabilities 18-20 299,188 729,426 SUB-TOTAL 58,129 299,188 729,426 SUB-TOTAL TURN 1,374,901 1,123,32 729,426 NON-CURRENT LIABILITIES 1,374,901 1,123,32 729,426 NON-CURRENT LIABILITIES 2 91 1,262,779 1,243,549 Trade Psyables To Related Parties 32 91 2 8,413 -Trade Psyables To Urrelated Purities 10 3,342 3,612 4,677 Other Psyables to Related Parties 10 3,342	-Trade Payables to Related Parties	9-32	3,063	3,783	1,530
Order Payabbies on Berland Parties 10.92 3.402 1,003 3.4344 Orbher Payabbies to Burbaled Parties 10 6.364 8.49 15,090 Employee Benefit Obligations 20 2.548 40.2 278,772 Current provisions 22 2.548 40.2 278,772 Current provisions for employee benefits 18-20 2.007 2.033 3.655 Other Current Liabilities 12 78,090 29,148 729,426 SUBTOTAL 1.3416 1.23,302 299,486 729,426 Ibabilities included in disposal groups classified as held for sale 12 73,400 12,332 299,426 Total current liabilities 1 1,007,300 22,442 42,444 12 Total current liabilities 1 1,007,300 2,242 42,442 12 Trade Payables 7.000 2.007 2.003 3,242 12,435 12,435 12,435 12,435 12,435 12,435 12,435 12,435 12,425 12,425 12,425	-Trade Payables to Unrelated Parties	9	5,386	15,533	29,641
O-Ner Payabbes to Invelued Parties 10 6.364 8.49 15.909 Employee Benefit Obligations 20 548 57.71 Current provisions 20 2.548 402 28.772 Current provisions 8.20 2.007 2.053 3.655 Other Current Liabilities 18.20 2.007 2.053 3.655 CHE-TOTAL \$1.20 79.560 824,144 7.74 SUB-TOTAL \$1.374,900 824,144 7.72 Chall littles included in disposal groups classified as held for sale 12 793,600 824,144 7.72 Chall littles included in disposal groups classified as held for sale 12 793,600 824,144 7.72 Chall current liabilities 10 793,600 824,144 7.72 NON-CURRENT LIABILITIES 8 1,067,732 12,627 3.83 Total current provisions 8 1,067,732 1.62,79 3.84 Trade Payables to Related Parties 10.32 9.836 9,06 7,73 Other Payabl	Other Payables		9,766	10,022	50,253
Employee Benefit Obligations	-Other Payables to Related Parties	10-32	3,402	1,603	34,344
Deferred Income	-Other Payables to Unrelated Parties	10	6,364	8,419	15,909
Current provisions (-current provisions for employee benefits (-Current provisions for employee benefits (-Current provisions for employee benefits (-Current Liabilities (-Cur	Employee Benefit Obligations		206	548	571
Carear provisions for employee benefits 18-20 2,007 2,053 3,655 Citer Current Liabilities 581,292 299,188 729,426 Liabilities included in disposal groups classified as held for sale 12 793,600 824,144 7-29,426 Total current liabilities 1,374,901 1,123,332 729,426 RON-CURRENT LIABILITIES 3 1,067,732 1,262,779 1,423,549 Lange Trade Payables No Related Parties 32 99 2	Deferred Income	22	2,548	402	278,772
Other Current Liabilities 581,292 299,188 729,426 Liabilities included in disposal groups classified as held for sale 12 793,609 824,144 7-9,26 Total current liabilities 1,374,901 1,123,332 729,426 KON-CURRENT LIABILITIES 1 1,123,332 729,426 Long Term Borrowings 8 1,067,732 1,262,779 1,423,549 Trade Payables To Related Parties 32 91 8,431 -Trade Payables To Unrelated Parties 32 91 8,392 Other Payables To Unrelated Parties 10-32 9,836 9,066 7,737 -Other Payables to Related Parties 10-32 9,836 9,066 7,737 -Other Payables to Unrelated parties 10-32 9,836 9,066 7,737 -Other Payables to Unrelated parties 10-32 9,836 9,066 7,737 -Other Payables to Unrelated parties 10-32 9,836 9,075 7,828 Non-current provisions 1 1,314 1,411 2,919	Current provisions		2,007	2,053	3,655
Number 100 1	-Current provisions for employee benefits	18-20	2,007	2,053	3,655
Liabilities included in disposal groups classified as held for sale 12 793,600 824,144 72,000 729,426 700,420	Other Current Liabilities				1,476
Total labilities	SUB-TOTAL		581,292	299,188	729,426
Non-CURRENT LIABILITIES Long Term Borrowings	Liabilities included in disposal groups classified as held for sale	12	793,609	824,144	
Long Term Borrowings 8 1,067,732 1,262,779 1,423,549 Trade Payables To Related Parties 32 91 8,431 - Trade Payables To Unrelated Parties 2 8,392 Other Payables To Unrelated Parties 10-32 9,836 9,066 7,737 - Other Payables to Related Parties 10-32 9,836 9,066 7,737 - Other Payables to Unrelated parties 10 3,542 3,621 4,671 Deferred Tax Liabilities 30 68,784 69,795 76,828 Ron-current provisions 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 101 Indiano-current fulbilities 2,525,6200 2,470,034 2,253,561 EQUITY 1,1720,207 1,742,473 1,671,094 Equity attributable to owners of paren 1,367,559 1,35,500 1,561,502 Stace Pen	Total current liabilities		1,374,901	1,123,332	729,426
Trade Payables 91 8,431 ************************************	NON-CURRENT LIABILITIES				
Trade Payables 91	Long Term Borrowings	8	1,067,732	1,262,779	1,423,549
-Trade Payables To Related Parties 32 91 39 -Trade Payables To Unrelated Parties 8,392 Other Payables 13,378 12,687 12,408 Other Payables to Related Parties 10-32 9,836 9,066 7,737 -Other Payables to Unrelated parties 10 3,542 3,621 4,677 Deferred Tax Labilities 30 68,784 69,795 7,628 Non-current provisions 1,314 1,441 2,919 -Non-current provisions for employee benefits 18-20 1,311,299 1,346,702 1,521,135 Total Innocurrent Habilities 2 2,526,200 2,470,034 2,253,61 EQUITY 1,720,207 1,742,473 1,671,094 Equity attributable to owners of parent 1,367,559 1,395,166 1,296,192 Issued capital 23 (7,257) (7,257) (7,257) Share Premium (Discount) 23 (31,24) 15,194 11,31,094 Equity Shares (-) 23 (32,20)			91		8,431
Other Payables """ 8,392 Other Payables to Related Parties 10.32 9,836 9,606 7,738 -Other Payables to Unrelated parties 10 3,542 3,621 4,671 Deferred Tax Liabilities 30 68,784 69,795 76,828 Non-current provisions 18,20 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 Total liabilities 1,151,299 1,346,702 1,524,135 Total liabilities 2,526,200 2,470,034 2,253,561 EQUITY 1,720,207 1,742,473 1,671,094 Insuitation Adjustments on Capital 23 667,081 261,900 291,000 Insuitation Adjustments on Capital 23 (132,179) 157,694 211,695 Treasury Shares (-) 23 (132,179) 157,694 211,695 Terestry Shares (-) 23 (132,179) 157,697 7,257 Other Accumulated Comprehensive Income (Loss) that will not be 133,128		32	91		39
Other Payables 13,378 12,687 12,408 Other Payables to Related Parties 10-32 9,866 9,066 7,737 Other Payables to Unrelated parties 10 3,542 3,621 4,671 Deferred Tax Liabilities 30 68,784 69,795 76,828 Non-current provisions 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 Non-current provisions for employee benefits 18-20 1,314 1,441 2,919 Non-current liabilities 2 2,526,000 2,470,034 2,253,61 EQUITY 1,720,207 1,724,473 1,671,094 Equity attributable to owners of parent 23 667,081 261,090 291,000 Inflation Adjustments on Capital 23 (7,257) (7,257) (7,257) (7,257) (7,257) Share Premium (Discount) 23 (32,12) 157,694 211,695					8,392
Cother Payables to Related Parties			13,378	12,687	
Cother Payables to Unrelated parties		10-32	•	·	
Deferred Tax Liabilities		10			
Non-current provisions		30			
Property Property			•	·	•
Total non-current liabilities		18-20		·	•
Total liabilities				1,346,702	1,524,135
EQUITY 1,720,207 1,742,473 1,671,094 Equity attributable to owners of parent 1,367,559 1,395,106 1,296,192 Issued capital 23 667,081 261,900 291,000 Inflation Adjustments on Capital (7,257) (7,257) (7,257) Share Premium (Discount) 23 (132,179) 157,694 211,695 Treasury Shares (-) 23 (76,029) (167,264) Effects of Business Combinations Under Common Control (58,028) 19,077 5,587 Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Fincreases (Decreases) on Revaluation and Remeasurement 137,068 137,068 81,792 78,697 Chier Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,002 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on H					
Equity attributable to owners of parent 1,367,559 1,395,106 1,296,192 Issued capital 23 667,081 261,900 291,000 Inflation Adjustments on Capital (7,257) (7,257) (7,257) Share Premium (Discount) 23 (132,179) 157,694 211,695 Treasury Shares (-) 23 (76,029) (167,264) Effects of Business Combinations Under Common Control (58,028) 19,077 5,587 Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Gains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 -Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 in Profit or Loss 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	EOUITY				
Issued capital 23 667,081 261,900 291,000 Inflation Adjustments on Capital (7,257)	-				
Inflation Adjustments on Capital		23			
Share Premium (Discount) 23 (132,179) 157,694 211,695 Treasury Shares (-) 23 (76,029) (167,264) Effects of Business Combinations Under Common Control (58,028) 19,077 5,587 Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Fains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 </td <td></td> <td></td> <td></td> <td></td> <td></td>					
Treasury Shares (-) 23 (76,029) (167,264) Effects of Business Combinations Under Common Control (58,028) 19,077 5,587 Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Gains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 -Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling i		23			
Effects of Business Combinations Under Common Control (58,028) 19,077 5,587 Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Gains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 -Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	,			·	
Other Accumulated Comprehensive Income (Loss) that will not be Reclassified in Profit or Loss 133,128 133,279 78,697 Gains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 -Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 - Non-controlling interests 23 352,648 347,367 374,902	-		(58.028)	* * *	
Gains (Losses) on Revaluation and Remeasurement 133,128 133,279 78,697 -Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	Other Accumulated Comprehensive Income (Loss) that will not be				
-Increases (Decreases) on Revaluation of Property, Plant and Equipment 137,068 137,068 81,192 -Gains (Losses) on Remeasurements of Defined Benefit Plans (3,940) (3,789) (2,495) Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902			133,128	133,279	78,697
Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	-Increases (Decreases) on Revaluation of Property, Plant and Equipment		137,068	137,068	81,192
Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss 183,902 177,894 63,102 -Exchange Differences on Translation 23 206,199 199,899 81,675 -Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	-Gains (Losses) on Remeasurements of Defined Benefit Plans		(3,940)	(3,789)	(2,495)
-Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	Other Accumulated Comprehensive Income (Loss) that will be Reclassified				
-Gains (Losses) on Hedge 23 (22,297) (22,005) (18,573) Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902		23	206,199	199,899	81,675
Restricted Reserves Appropriated From Profits 23 20,479 96,508 187,743 Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902		23	(22,297)	(22,005)	(18,573)
Prior Years' Profits or Losses 521,354 600,501 632,889 Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902	Restricted Reserves Appropriated From Profits	23		96,508	
Current Period Net Profit Or Loss 39,079 31,539 Non-controlling interests 23 352,648 347,367 374,902			521,354	600,501	
	Current Period Net Profit Or Loss		39,079	31,539	
	Non-controlling interests	23	352,648	347,367	374,902
		-	4,246,407	4,212,507	3,924,655

Akfen Holding Anonim Şirketi

Consolidated Statement of Profit or Loss and Other Comrehensive Income For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

(Carrency: Thousands of	1L)			Partially Audited	
PERIOD PROFIT (LOSS)	Footnote Reference	Partially Audited 1 January - 30 June 2016	1 April - 30 June	1 January - 30 June 2015	1 April - 30 June
PROFIT (LOSS)	Keierence	<u>June 2010</u>	<u>2016</u>	(Restated)	2015 (Restated)
Revenue	24	157,161	82,362	119,391	68,890
Cost of sales	24	(68,842)	(35,482)	(36,584)	(17,598)
GROSS PROFIT (LOSS)		88,319	46,880	82,807	51,292
General Administrative Expenses	25	(46,548)	(15,770)	(23,002)	(11,724)
Other Income from Operating Activities	26	4,513	1,353	23,719	5,814
Other Expenses from Operating Activities		(1,411)	(1,110)	(2,775)	(2,107)
Share of Profit (Loss) from Investments Accounted for Using Equity Method	13	66,178	14,057	19,523	11,907
PROFIT (LOSS) FROM		111,051	45,410	100,272	55,182
Investment Activity Income		498	72	162	132
Investment Activity Expenses	27	(29,947)	(29,947)		
PROFIT (LOSS) BEFORE FINANCING INCOME (EXPENSE)		81,602	15,535	100,434	55,314
Finance income	28	64,079	15,598	13,923	3,576
Finance costs	29	(97,044)	(48,963)	(197,427)	(75,542)
PROFIT (LOSS) FROM CONTINUING OPERATIONS,		48,637	(17,830)	(83,070)	(16,652)
Tax (Expense) Income, Continuing		(6,781)	1,330	14,159	8,952
Current Period Tax (Expense) Income	30	(2,950)	(1,980)	(1,700)	(701)
Deferred Tax (Expense) Income	30	(3,831)	3,310	15,859	9,653
PROFIT (LOSS) FROM CONTINUING OPERATIONS		41,856	(16,500)	(68,911)	(7,700)
DISCONTINUED OPERATIONS					
Profit (Loss) From Discontinued Operation	12	41.056	(1 < 500)	(36,996)	(16,962)
PROFIT (LOSS)		41,856	(16,500)	(105,907)	(24,662)
Profit (loss), attributable to					
Non-controlling Interests		2,777	2,143	2,592	3,327
Owners of Parent		39,079	(18,643)	(108,499)	(27,989)
Profit (loss) for period		41,856	(16,500)	(105,907)	(24,662)
Earnings per share		0.06	(0.03)	(0.16)	(0.04)
Basic Earnings (Loss) Per Share from Continuing Operations		0.06	(0.03)	(0.11)	(0.02)
Basic Earnings (Loss) Per Share from Discontinued Operations				(0.05)	(0.02)
Diluted Earnings Per Share	31	0.06	(0.03)	(0.16)	(0.04)

Consolidated Statement of Profit or Loss and Other Comrehensive Income For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

(Currency, Thousands of TL)			D / 11	
Other Comprehensive Income	Partially Audited 1 January - 30 June 2016	<u> 1 April - 30</u> June 2016	Partially Audited 1 January - 30 June 2015 (Restated)	<u>1 April - 30</u> <u>June 2015</u> (Restated)
PROFIT (LOSS)	41,856	(16,500)	(105,907)	(24,662)
Other Comprehensive Income that will not be Reclassified to Profit or Loss				
Share of Other Comprehensive Income of Associates and Joint Ventures Accounted for Using Equity Method that will not be Reclassified to Profit or Loss	(151)	11	36,906	12,272
Other Comprehensive Income That Will Be Reclassified to Profit or Loss				
Exchange Differences on Translation	5,857	9,535	23,565	11,015
Other Comprehensive Income (Loss) Related with Cash Flow Hedges			(989)	(989)
Share of Other Comprehensive Income of Associates and Joint Ventures Accounted for Using Equity Method that will be Reclassified to Profit or Loss Taxes Relating to Components of Other	6,480	17,970	82,306	25,127
Comprehensive Income that will be Reclassified to Profit or Loss			199	198
OTHER COMPREHENSIVE INCOME (LOSS)	12,186	27,516	141,987	47,623
TOTAL COMPREHENSIVE Total Comprehensive Income	54,042	11,016	36,080	22,961
Non-controlling Interests	9,106	8,471	5,811	34,594
Owners of Parent	44,936	2,545	30,269	(11,633)

Akfen Holding Anonim Şirketi

Consolidated Statements of Changes in Equity For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

						Other Comprehensive Income and Expense to Be Reclassified to Profit or Loss Other Comprehensive Income and Expense Not to Be Reclassified to Profit or Loss			Retained	d Earnings					
					Effects of			Gains/Losses	Gains (Losses)	Restricted	Prior				
		* G		Share	Combinations of	Exchange	Reserve	on Revaluation	on	Reserves	Years'			.,	
	Iconod	Inflation Adjustments	Treasury	premiums	Entities or Businesses Under	Differences on	Of Gains or Losses	and Remeasureme	Remeasureme nts of Defined	Appropriate d From	Profits or	Net Profit		Non- controllin	
	Issued Capital	on Capital	Shares	or discounts	Common Control	Translation	on Hedge		Benefit Plans	Profits	Losses	or Loss	Total	g interest	Total equity
Balances at 1 January 2015 (previously reported)	291,000	(7,257)	(167,264)	211,695	6,236	81,675	(18,573)	81,192	(2,495)	187,743	632,889		1,296,841	374,865	1,671,706
Other adjustments (Note 3)					(649)								(649)	37	(612)
Balances at 1 January 2015 after adjustments	291,000	(7,257)	(167,264)	211,695	5,587	81,675	(18,573)	81,192	(2,495)	187,743	632,889		1,296,192	374,902	1,671,094
Total comprehensive income/(expense) for the period						96,983	4,879	37,951	(1,045)			(108,499)	30,269	5,811	36,080
Net profit (loss)												(108,499)	(108,499)	2,592	(105,907)
Other comprehensive income (expense)						96,983	4,879	37,951	(1,045)				138,768	3,219	141,987
Capital decrease	(29,100)		29,100												
Distribution of dividend											(18,982)		(18,982)		(18,982)
Increase (Decrease) through Share-Based Payment Transactions (**)			104,641	(104,641)						(95,992)	95,992				
Increase (Decrease) through Treasury Share Transactions (*)			(37,749)										(37,749)		(37,749)
Balances at 30 June 2015	261,900	(7,257)	(71,272)	107,054	5,587	178,658	(13,694)	119,143	(3,540)	91,751	709,899	(108,499)	1,269,730	380,713	1,650,443

^(*) According to the Article 520 of Law No 6102 an amount that meets the acquisition value of the shares bought back is allocated in the reserve. Reserves related to the 29,100,000 shares that have been subject to the capital reduction dated 22 January 2015, have been cancelled, while in the consolidated financial statements there is restricted reserves allocated in the reserves amounting to TL 37,749 related to the repurchase of shares.

^(**) Explained in Note 22.

Akfen Holding Anonim Şirketi

Consolidated Statements of Changes in Equity For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

						Income and Reclassifi	omprehensive d Expense to Be ted to Profit or Loss	and Expens	hensive Income se Not to Be Profit or Loss		Retaine	ed Earnings			
	Issued Capital	Inflation Adjustments on Capital	Treasury Shares	Share premiums or discounts		Exchange Differences on Translation	Gains or Losses	Gains/Losses on Revaluation and Remeasurement	of Defined	Restricted Reserves Appropriated From Profits	Prior Years' Profits or Losses	Net Profit or Loss	Total	Non- controlling interest	Total equity
Balances at 1 January 2016 (previously reported)	261,900	(7,257)	(76,029)	157,694	6,236	199,899	(22,005)	137,068	(3,789)	96,508	600,501	37,465	1,388,191	347,622	1,735,813
Other adjustments (Note 3)					12,841		-					(5,926)	6,915	(255)	6,660
Balances at 1 January 2016 after adjustments	261,900	(7,257)	(76,029)	157,694	19,077	199,899	(22,005)	137,068	(3,789)	96,508	600,501	31,539	1,395,106	347,367	1,742,473
Total comprehensive income/(expense) for the period						6,300	ì í		(/			25,075	44,936	9,106	54,042
Net profit (loss)												39,079	39,079	2,777	41,856
Other comprehensive income (expense)						6,300	(292)		(151)				5,857	6,329	12,186
Transfers											31,539	(31,539)			
Capital increase	420,000			(299,189)							(120,811))			
Capital decrease	(14,819)		14,819												
Effects of Business Combinations Under Common Control					(77,105)						5,926	5	(71,179)	255	(70,924)
Increase (Decrease) through Share-Based Payment Transactions (*)			61,210	12,038						(76,029)	2,781				
Acquisition or Disposal of a Subsidiary				(2,722)							1,418		(1,304)	(4,080)	(5,384)
Balances at 30 June 2016	667,081	(7,257)		(132,179)	(58,028)	206,199	(22,297)	137,068	(3,940)	20,479	521,354	39,079	1,367,559	352,648	1,720,207

^(*) According to the Article 520 of Law No 6102 an amount that meets the acquisition value of the shares bought back is allocated in the reserve.

As at 28 January 2016, Group cancelled reserves related to the 14,819,000 shares that were subject to the capital reduction.

Akfen Holding Anonim Şirketi Consolidated Statement of Cash Flow

For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

	Footnote Reference	Partially Audited 30 June 2016	Partially Audited (Restated) 30 June 2015
CASH FLOWS FROM (USED IN) OPERATING ACTIVITIES			
Profit (Loss) from Continuing Operations		41,856	(68,911)
Profit (Loss) from Discontinued Operations			(36,996)
Adjustments to Reconcile Profit (Loss)			
Adjustments for depreciation and amortisation expense	15-16	16,496	13,635
Adjustments for Impairment Loss (Reversal of Impairment Loss)		29,418	
Adjustments for Impairment Loss (Reversal of Impairment Loss) of Other Intangible Assets	27	29,418	
Adjustments for (Reversal of) Provisions Related with Employee Benefits		76	(261)
Adjustments for Undistributed Profits of Investments Accounted for Using Equity Method	13	(66,178)	(19,523)
Adjustments for unrealised foreign exchange losses (gains)		(50,418)	115,629
Adjustments for Interest (Income) Expenses	28-29	52,503	89,149
Adjustments for Tax (Income) Expenses	30	6,781	(14,465)
Cash flow from operating activities before changes in working capital Changes in Working Capital		30,534	78,257
Adjustments for decrease (increase) in trade accounts receivable		(4,201)	(114,235)
Adjustments for Decrease (Increase) in Other Receivables Related with Operations		(13,195)	33,551
Adjustments for decrease (increase) in inventories			(44,136)
Adjustments for increase (decrease) in trade accounts pavable		(12,796)	20,594
Adjustments for increase (decrease) in other operating payables		(8,020)	(15,945)
Other Adjustments for Other Increase (Decrease) in Working Capital	<u>-</u>	695	45,058
Cash Flows from (used in) Operations	10	(6,983)	3,144
Dividends received	13	78,081	56,195
Payments Related with Provisions for Employee Benefits		(100)	(246)
Income taxes refund (paid)	_	(2,708)	(203)
CASH FLOWS FROM (USED IN) INVESTING ACTIVITIES	_	68,290	58,890

Akfen Holding Anonim Şirketi Consolidated Statement of Cash Flow For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

CASH FLOWS FROM (USED IN) FINANCING ACTIVITIES	Footnote Reference	Partially Audited 30 June 2016	Partially Audited (Restated) 30 June 2015
Cash Outflows from Purchase of Additional Shares of Subsidiaries			(4,500)
Cash Outflows Arising From Purchase of Shares or Capital Increase of Associates and/or Joint Ventures			(36,756)
Proceeds from sales of property, plant, equipment and intangible assets		(2,444)	(45,474)
Purchase of Property, Plant, Equipment and Intangible Assets		3	2,202
Cash Outflows from Acquition of Investment Property	14	(15,828)	(45,479)
Interest received CASH FLOWS FROM (USED IN) FINANCING ACTIVITIES	-	1,134 (17,135)	1,654 (128,353)
Payments to Acquire Entity's Shares or Other Equity Instruments			(37,749)
Proceeds from borrowings		218,781	662,772
Repayments of borrowings		(146,867)	(411,394)
Interest paid		(79,016)	(90,803)
Dividends paid			(18,983)
Other inflows (outflows) of cash	<u>-</u>	(50,508)	(8,441)
NET INCREASE (DECREASE) IN CASH AND CASH EQUIVALENTS BEFORE EFFECT OF EXCHANGE RATE CHANGES		(57,610)	95,402
Net increase (decrease) in cash and cash equivalents	-	(6,455)	25,939
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	6	22,424	58,713
CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD	6	15,969	84,652

^(*) As at 1 January 2015, TL 15,597 of project reserve and grant balances are not shown in cash flow table which were shown in cash and cash equivalents line of balance sheet.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements As at and For the Six Month Period Ended 30 June 2016 (Currency: Thousands of TL)

1 REPORTING ENTITY

Akfen Holding A.Ş. ("Akfen Holding", "Group" or "Company") was founded in Turkey in 1999. The operating areas of Akfen Holding, which founded its first company in 1976, are to make investments and provide coordination and management to the affiliate partners, which deal with the industrial branches such as the management and operation of airports, construction, operations of ports, marine transportation, water distribution and waste water services, energy and real estate. Akfen Holding extended its construction activities, carried out since its foundation, through Atatürk Airport Build-Operate-Transfer Model ('BOT') in 1997 beyond contruction and implemented the investment planning models used at airports into many infrastructure projects in Turkey as the executor and became one of the most important infrastructure holdings of Turkey. As at 30 June 2016, Akfen Holding has 4 (31 December 2015: 6) subsidiaries and 6 (31 December 2015: 6) jointly controlled entities. The consolidated financial statements of the Group, which belong to 30 June 2016 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 Airports"), Tav Yatırım Holding A.Ş. ("TAV Investment"), 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 Water") and İstanbul Deniz Otobüsleri Sanayi ve Ticaret A.Ş. ("İDO"). Group manages the partnerships together with the nationally and internationally recognized companies Grup Tepe İnsaat Sanayi A.S. ("Tepe İnsaat"), 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., one of the major hotel chains of the world, regarding the Novotel and Ibis hotels to be constructed in Turkey. Akfen Holding shares that have been traded on the Borsa İstanbul A.S. ('BİAŞ') under 'AKFEN' code since 14 May 2010 were excluded from the BİAŞ market as at 12 May 2016.

Pursuant to the Capital Markets Board's ("CMB") Communiqué on the "Squeeze-Out and Sell-Out Rights" temporary Article 3, as of 22.12.2015, total stakes of the shareholders acting in concert; Hamdi Akın, Selim Akın, Akınısı Makina Sanayi ve Ticaret A.Ş., Akfen Turizm Yatırımları ve İşletmecilik A.Ş. and Akfen Altyapı Danışmanlık A.Ş.; has reached 97.11% and the right to sell-out and squeeze-out as regulated in the Communiqué was exercised. Following the date of 22.12.2015 the period of 3 months ended as of 22.03.2016. Following the end of the 3 month period (23.12.2015-22.03.2016), during which the shareholders have exercised their sell-out rights, the majority shareholders exercised their right to squeeze-out the shareholders that have not exercised their sell-out rights, at a price of TL 10.9998, which is the weighted average trading price for the last 30 days prior the date of 22.12.2015, when the status of the majority shareholder was attained pursuant to the provisions of the Communiqué.

After the CMB aproval was obtained on 28 April 2016, BİAŞ stopped the trading of the Company's shares (AKFEN.E) on 29 April 2016. The Central Registry Agency ("MKK") cancelled the shares, which were subject to squeeze-out and completed the related payment procedures have been completed on 11 May 2016.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

The shareholders of Akfen Holding and the ownership ratios as at 30 June 2016 and 31 December 2015 are as follows:

	<u>30 June</u>	2016	31 December	er 2015
	Share Amount	Ownership Rate	Share Amount	Ownership Rate
Hamdi Akın(*)	572,365	85.80	198,500	68.21
Selim Akın	23,174	3.47	-	-
Akfen Altyapı	65,829	9.87	-	-
Akfen Holding A.Ş.(**)	-	-	7,990	2.75
Other partners	5,713	0.86	2,278	0.78
Public shares(***)	-	-	53,132	28.26
Paid in Capital (nominal)	667,081	100	261,900	100

^{*} As at 31 December 2015, Hamdi Akın has converted 50 million of Akfen Holding shares into shares tradable on the BİAŞ.

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

The number of employees of Akfen Holding and subsidiaries and jointly controlled entities of the Group at 30 June 2016 is 302 (31 December 2015: 265) and 36,931 (31 December 2015: 37,839), respectively.

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

i) Subsidiaries

Akfen Gayrimenkul Yatırım Ortaklığı A.Ş. (Akfen REIT)

REIT 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 CMB's 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 REIT'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 a 100% owned subsidiary of Accor and operates in Turkey.

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

^{**} As at 31 December 2015, publicly owned.

^{***} As at 31 December 2015 there are 6,829,508 shares of Akfen Holding, 2.61% of the paid-in capital, which are public in nature and so 14,819,314 shares in total are being held by Akfen Holding, which make up 5.66% of the paid-in capital of the Company.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

i) Subsidiaries (continued)

Akfen REIT (continued)

Akfen REIT acquired the shares of Akfen Gayrimenkul Ticareti ve İnşaat A.Ş. ("Akfen Ticaret") based on their nominal value on 21 February 2007, which was 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 REIT 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. 70% of the shares of Akfen Karaköy belong to Akfen REIT.

Akfen Ticaret owns 95% shares of Russian Hotel Investment BV ("Russian Hotel" or "RHI") established in the Netherlands on 21 September 2007 and Russian Property Investment BV ("Russian Property" or "RPI") established in the Netherlands on 3 January 2008. The main operation area of Russian Hotel is the development of hotel investments that will be operated by Accor in Ukraine and Russia. The Russian Property's main activity is to realize office projects in Russia.

Akfen REIT 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 in Russia) through a share sales agreement between HDI and Beneta Limited on 4 September 2013. Severny has the rights of a project with a 2,010 m² sized plot of land and 317-rooms capacity hotel (over the land) in Central Moscow with a license for construction. On 16 July 2015 Ibis Hotel Moscow started to operate within the mentioned project.

As at 30 June 2016, Akfen REIT owns 19 hotels with a total number of 3,428 rooms and the numbers of beds are 6,714. One hotel under construction has S a total of 200 rooms and 400 beds. Once this hotel in the construction phase has been completed the total number of hotels to be operational will reach 20 the number of rooms 3,628 and the corresponding number of beds in these rooms will reach 7,114.

Akfen Yenilenebilir Enerji A.Ş. ("Akfen Renewable")

Within the ongoing restructuring in the renewable energy portfolio, the merger of the Company's wholly owned subsidiaries AkfenHES Yatırımları ve Enerji Üretim A.Ş. ("Akfen HEPP") and Akfenres Rüzgar Enerjisi Yatırımları A.Ş. ("Akfen WPP"), without liquidation as a whole, and the change of Akfen HEPP's corporate name into "Akfen Yenilenebilir Enerji A.Ş." ("Akfen Renewable") has been realised and registered on 19 January 2016.

Within this structuring the transfer of the Company's subsidiary Akfen Wholesale to Akfen Renewable was completed on 25 January 2016. In this context also on 25 January 2016 Laleli Enerji Elektrik Üretim A.Ş. ("Laleli"), a subsidiary of Akfen Renewable was transferred to the Company's subsidiary Akfen Termik Enerji Yatırımları A.Ş. ("Akfen Thermal Energy").

The acquisition of the Company's Board Member Selim Akın's 100% stake in Karine Enerji Üretim Sanayi ve Ticaret A.Ş. ("Karine SPP") by the Company for a consideration of USD24 million, was completed as of 22 February 2016 (Note 4). The merger of Akfen Renewable and Karine SPP, without liquidation as a whole, has been completed and registered on 09 March 2016.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

i) Subsidiaries (continued)

Akfen Renewable (continued)

On 15 December 2015, a partnership agreement was signed between Akfen Holding and European Bank for Reconstruction and Development ("EBRD"). Accordingly, Akfen WPP, Akfen Wholesale and following its transfer to the Holding Karine SPP and Akfen HEPP would be consolidated under one roof, a renewable energy company would be structured and EBRD would participate in this company with a 20% stake, paying USD100 million. On 22.06.2016 the agreement with EBRD was revised, so that both EBRD and IFC would participate in Akfen Renewable with an up to 16.667% stake, paying USD100 million each.

Since due to this agreement, there is a change of control in these subsidiaries and they will be accounted by equity method as a joint venture, as at 30 June 2016, all assets and liabilities of HEPP Group are presented in assets classified as held for sale and liabilities classified as held for sale.

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 HEPP Group.

As at 30 June 2016, HEPP Group owns a total of 14 projects with a total installed capacity of 238.2 MW and an electricity generation capacity of 959.3 GWh/year, 11 power plants having 204.1 MW installed power capacity and 959.3 GWh electricity generation capacity are operational and the construction of 2 power plants with 24.1 MW installed power capacity and 64.2 GWh electricity generation capacity is in progress; these are Çalıkobası HEPP project of HHK Enerji Elektrik Üretim A.Ş. ("HHK") and Çiçekli I-II projects of Kurtal Elektrik Üretim A.Ş. ("Kurtal"). In addition, there is 1 hydroelectrical power plant with 10.0 MW installed power capacity and 42.5 GWh annual electricity generation capacity in planning phase.

As at 30 June 2016, there are 12 direct subsidiaries and subsidiaries owned through companies with the same control structure of HEPP Group and these are, Akörenbeli Hidroelektrik Santral Yatırımları Yapım ve İşletim A.Ş. ("Akörenbeli"), 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 Enerji Elektrik Üretim A.Ş. ("HHK"), Kurtal Elektrik Üretim A.Ş. ("Kurtal"), Memülü Enerji Elektrik Üretim A.Ş., Pak Enerji Üretimi Sanayi ve Ticaret A.Ş. ("Pak"), Rize İpekyolu Enerji Üretim ve Dağıtım A.Ş. ("Rize İpekyolu"), Yeni Doruk Enerji Elektrik Üretim A.Ş. ("Yeni Doruk"), Zeki Enerji Elektrik Üretim Dağıtım Pazarlama Sanayi ve Ticaret A.Ş. ("Zeki"). From these companies Akörenbeli, Memülü and Rize İpekyolu are currently dormant. Currently, HEPP projects under HHK Kurtal are under construction while HEPP projects under Zeki are under development.

WPP Group

In order to build the structure of WPP Group, the transformation of Sim-Er Enerji Üretim Sanayi Ve Ticaret Ltd. Şti., consolidated under Akfen Holding, to WPP Group was completed on 6 February 2014 and 7 new companies with specific purposes of setting up wind measurement poles and carrying out wind measurements were founded under WPP Group. Four other companies, which have wind measurement poles settled up and measuring wind, were acquired on 10 February 2014, one other company was acquired on 26 September 2014 and three companies were established on 6 August 2015.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

i) Subsidiaries (continued)

WPP Group (continued)

As at 30 June 2016, Ela RES Elektrik Üretim A.Ş., EMD Enerji Üretim Sanayi ve Ticaret A.Ş., İmbat Enerji A.Ş., Kanat Enerji 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., Pruva Enerji 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 15 wholly owned direct subsidiaries of WPP Group or companies with the same control structure. The process of developing wind power plant projects has begun, and the process continues with preparation works for 14 projects having an estimated 984 MW installed capacity. Applications to EMRA have been completed on 28 April 2015, the companys' paid-in capital amounts were increased, and letters of guarantee were submitted to the EMRA. As a result of the review process by the EMRA 14 project have been evaluated and approved.

In addition, 3 subsidiaries' 10 new project's development studies for additional capacity have begun based on EMRA's announcement with regards to an additional 2,000 MW of wind power generation and the related wind measurements are continuing.

SPP Group

Within the SPP Group, as of 30 June 2016, there are 7.3 MW unlicensed projects that are operational, and the total portfolio of 151.3 MW consists of licensed (122.7 MW) and unlicensed (21. MW) projects that are under development. There are a total of 68 project companies and Akfen Renewable owns 100% of these companies with the exeption of two companies (Me-se Elektrik Üretim A.Ş. ("Me-Se") 80%, Solentegre Enerji Yatırımları Ticaret A.Ş. ("Solentegre") 90%).

All of the HEPP companies projects are under the scope of the Renewable Energy Law. Projects under this scope enjoy purchase guarantee at USDcent7.3/kWh for the first 10 years of their operations if they obtain the related document and complete their investments by 31 December 2020. Within the same guarantee mechanism WPP portfolio enjoys a USDcent7.3/kWh and SPP portfolio enjoys USDcent13.3/kWh purchase guarantee. Also, under the same law, there are various additions to the guarantee price if domestically produced equipment is used at the generation facility.

Akfen Termik Enerji Yatırımları A.Ş. ("Akfen Thermal Energy")

In addition to hydroelectrical power plant investments, Group plans other investments in the energy sector under Akfen Thermal Energy. Akfen Holding's subsidiary Akfen Enerji Yatırımları Holding A.Ş.'s title has been changed to Akfen Termik Enerji Yatırımları A.Ş. at 19 December 2014 Extraordinary General Assembly session.

Akfen Enerji Üretim ve Ticaret A.Ş. ("Akfen Energy Production") that is consolidated under Akfen Thermal Energy, which carries out other energy sector investments of the Company, obtained the production license for the natural gas based electricity production plant investment located in Mersin, with an installed power capacity of 450 MW on 8 March 2012.

In addition, on 18 December 2012 Akfen Energy Production made an appeal for modification to the Energy Market Regulatory Board to increase the installed capacity of Mersin Combined Natural Gas Plant ("CCGT") to 1.148,4 MW. Environmental Impact Assessment ('EIA') Report for the project was accepted as decisive. Additionally, paid-in capital has been increased and the revision to the license has been completed on 13 January 2014. Moreover, construction of the transformer station, constructed free of charge to be turned over to TEİAŞ, was completed, provisional acceptance was obtained and it started operating on 7 April 2013. The disassembly works and the cleaning on the site were completed and the related written document has been obtained from the Ministry of Environment and Urbanization.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

i) Subsidiaries (continued)

Akfen Thermal Energy (continued)

Application made to the Ministry of Environment and Urbanization for the EIA of the project's 380 kV Mersin CCGT-Konya Eregli Transformation Station Energy Transmission Line was approved in line with the Article 8 of the EIA regulation and the EIA process was completed.

Akfen Thermal Energy participated in Adana İpekyolu Enerji Üretim Sanayi ve Ticaret A.Ş. ("Adana İpekyolu") by 50%, which is founded to build an imported coal power plant with a capacity of 615 MWm-600 MWe in Adana-Yumurtalık. On 30 October 2015, 40% owned by Selim Akın in Adana İpekyolu was taken over. At the paid-in capital increase of Akfen Thermal Energy, since Hamdi Akın did not make use of his pre-emptive rights, Akfen Holding's share in Akfen Thermal Energy rose to 99.64% as of 27 May 2016.

Akfen Enerji Dağıtım ve Ticaret A.Ş.

The main activity field of Akfen Enerji Dağıtım ve Ticaret A.Ş. ("Akfen Energy Distribution") is energy investments. Subsidiaries of Akfen Energy Distribution are; Akfen Enerji Gaz Santrali Yatırımları ve Ticaret A.Ş., Akfen Uluslararası Enerji Faaliyetleri ve Ticaret A.Ş., Akfen Rüzgar Enerjisi ve Ticaret A.Ş., ve Akfen Güneş Enerjisi Yatırım ve İşletme A.Ş., which are not active yet.

Akfen İnşaat Turizm ve Ticaret A.Ş. ("Akfen Construction")

According to the Board Decision dated 13 July 2015 it was decided to dispose the shares of Akfen Construction due to high amount of investment requirement and potential negative impact on dividend distribution of Akfen Holding as a result of equity need and to replace the disposed shares of Akfen Construction, with shares of the companies that are investing in solar and thermal energy in order to expand the energy portfolio. According to the decision it was decided that 99.85% stake in Akfen Construction was transferred to a related party Akfen Altyapı Danışmanlık A.Ş. at a value of USD 58,911,500 and the related share transfer was completed on 30 October 2015.

After the transfer of Akfen Construction shares, due to discontinuance of constructing operations within Akfen Holding and its subsidiaries, until 30 October 2015, the date of the transfer of shares, Akfen Construction is presented in "profit or loss from discontinued operations".

ii) Joint Ventures

TAV Havalimanları Holding A.Ş. ("TAV Airports")

TAV Airports 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. The foundation aim of TAV Airports is to reconstruct the Terminal Building of İstanbul Atatürk International Airport ("AUHT") and to operate it for 66 months. The main work of TAV Airports is the construction of terminal buildings and operation of terminal buildings or airport.

TAV İstanbul Terminal İşletmeciliği A.Ş. 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.

A tender was held on 3 May 2013 for construction of a new airport in İstanbul. It has been announced that the winning bid for the tender as per the tender specifications of İstanbul's New Airport Project to be undertaken by BOT model within the framework of the procedures and principles defined by DHMI as per the law no. 3996 and cabinet decree no. 2011/1807 was offered by a venture other than the Company

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 **REPORTING ENTITY** (continued)

ii) Joint Ventures (continued)

TAV Airports (continued)

The opening of 3rd airport may lead to closure of Atatürk Airport at a date earlier than the concession contract end date, which may in turn lead to change in expected amortization period of prepaid rent and leasehold assets. However, TAV Holding and TAV İstanbul received a formal letter issued by DHMI dated 22 January 2013, stating that DHMI will fully reimburse the Company for all loss of profit over the remaining period of its existing rent period that may be incurred in case that another airport is opened for operation in İstanbul before the end of the rent period of TAV İstanbul. In addition, it is stated that independent expert companies will be consulted for the computation of the total reimbursement amount. Accordingly the management continues to use the concession contract period end date of 2021 as the amortization date of prepaid rent and leasehold improvements, considering the uncertainty with respect to exact closure date of Atatürk Airport and that the carrying values of assets as of closure date, in case earlier than the end of concession period, are recoverable.

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.S. (TAV Gazipasa) and TAV Milas Bodrum Terminal İsletmeciliği A.S. companies signed Build - Operate - Transfer ("BOT") Agreements with 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 BOT Agreement with Georgia Ministry of Economic Development ("GMED"); TAV Tunisia SA ("TAV Tunisia") signed a BOT Agreement with Tunisia State Airports Operations ("OACA") for Monastir and Enfidha Airports; TAV Macedonia Dooel Petrovec ("TAV Macedonia") signed a BOT Agreement with Macedonia Ministry of Transportation for Skopje and Ohrid Airports, Tibah Airport Development Company ("Tibah Development"), established by TAV Airports, Al Rajhi Holding Group and Saudi Oger Ltd., signed a BTO Agreement with Saudi Arabia State Airport Operations ("GACA") for Medinah Airport. TAV Ege Terminal Yat. Yap ve İşl. A.Ş., TAV Milas Bodrum Terminal İşletmeciliği A.Ş and TAV Gazipaşa Alanya Havalimanı İşletmeciliği A.Ş. have signed concession agreements with DHMI. According to these agreements TAV Airports, carries out the construction, restructuring or the management of the airport for determined periods and in return obtains the operating rights of the airport for a predetermined time period. At the end of the agreement period, TAV Airports will transfer the property of built airport to respective institution (DHMİ, JSC, GMED, OACA, MOT, MOTC, and GACA). In addition, the Group also signed individual contracts for the operation of airports thereafter.

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 Airports 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 Airports owns 100% of Aviator Netherlands B.V. Handover date occurred on 6 December 2013 and the consortium that TAV Airports is a 15% partner of, took over the operations and construction site. The concession period will end in April 2042. In addition, TAV Airports signs several agreements for airport operations, TAV Airports also operates in other fields of airport operations such as duty-free, food and beverage services, ground services, information technology, security and management with ATÜ Turizm İşletmeciliği A.Ş., Havaş Havaalanları Yer Hizmetleri A.Ş., BTA Havalimanları Yiyecek ve İçecek Hizmetleri A.Ş., TAV İşletme Hizmetleri A.Ş., TAV Bilişim Hizmetleri A.Ş., TAV Özel Güvenlik Hizmetleri A.Ş. and TAV Akademi Eğitim ve Danışmanlık Hizmetleri A.Ş.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

ii) Joint Ventures (continued)

TAV Airports (continued)

A concession agreement was executed between TAV Ege and DHMİ with an effective date of 16 December 2011 for taking-over the operation of the domestic terminal of İzmir Adnan Menderes Airport until 31 December 2032 and renting the international terminal on 10 January 2015 and operating it until 31 December 2032. TAV İzmir was closed as a legal entity and all assets and liabilities were transferred to TAV Ege.

A concession agreement was executed between TAV Milas Bodrum and DHMİ on 11 July 2014 for the leasing of the operating rights of the Milas-Bodrum Airport's existing international terminal, CIP, general aviation terminal, domestic terminal and its auxiliaries. The agreement covers the operation right of the international terminal starting from 22 October 2015 to 31 December 2035 and operation right of the domestic terminal starting from July 2014 to 31 December 2035.

ATU Duty Free (ATÜ), has been awarded the tender to operate the duty free shops in United States of America, Texas at Houston George Bush International Airport, for a period of 10 years. The project covers the operation right of 700 square meters of duty free area in the airport which in total, served nearly 41 million passengers in 2014.

BTA Yiyecek İçecek Hizmetleri A.Ş, has been declared as the preferred bidder to operate the food and beverages areas at New Muscat International Airport in Oman. The operating period is 10 years starting from 2017.

TAV Airports 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 Investment") 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 operations. TAV Tepe Akfen Yatırım Yapım ve İşletme A.Ş. ("TAV Construction") is a subsidiary of TAV Investment.

TAV Construction has branches in Egypt Cairo, The United Arab Emirates, Sharjah and Abu Dhabi, Qatari Doha, Saudi Arabia – Jeddah, France-Paris, Libya and Bahrain, Macedonia, Georgia and Saudi Arabia. TAV Construction 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 100%, 70%, 99.99%, 49% and 50% stakes, respectively. TAV Investment has unincorporated associations with 50% stakes in TAV Sera Adi Ortaklığı and TAV Sera Libadiye Adi Ortaklığı.

MIP

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 T.C. Devlet Demiryolları ("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 PA and TCDD on 11 May 2007 in order to operate it for 36 years. Akfen Holding and PSA, each with a 50% stake, have joint management in MIP. 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.

MIP has completed the first phase of the port expansion project ("EMH") started in 2014, which will allow MIP to serve large ships with a capacity of 10,000 TEU and above and to become the international transfer hub of the Eastern Mediterranean on 8 August 2016. Hence, the berth capacity has reached 2.6 million TEU and the yard capacity 2.2 million TEU. Thanks to the EMH project, MIP will be able to handle more transhipment volume.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

1 REPORTING ENTITY (continued)

ii) Joint Ventures (continued)

Akfen Water

Akfen Güllük Çevre ve Su Yatırım Yapım İşletme A.Ş. ("Akfen Water") has started operating on 24 August 2006. Akfen Water, having completed all of its investments, served 6,977 subscribers as at 30 June 2016.

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 Water offers development and management of sustainable and ecological Solid Waste Management systems service by using new technologies. Akfen Water has signed its first agreement for solid waste management services with İDO and started to give solid waste management and removal services to all sea vehicles, vehicles, plants, offices and other port fields.

İDO

IDO was purchased from Istanbul Metropolitan Municipality, the previous main shareholder, through a block sale on 16 June 2011 by Akfen Holding, Tepe Construction; Souter and Sera Gayrimenkul Yatırım ve İşletme A.Ş. joint venture. 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, 20 conventional ferries, 9 fast ferries, and 2 service vessels) and 15 lines consisting of 9 sea buses, 2 conventional ferries and 4 fast ferries. The sea buses, fast ferries and conventional ferries have a total of 36,435 passengers capacity for the summer period and 30,113 passengers capacity for the winter period and 2,869 vehicles capacity for both periods as at 30 June 2016.

Akfen Holding Anonim Sirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS

2.1 Basis of Presentation

(a) Statement of compliance to TAS

Akfen Holding and its subsidiaries maintain their books of account and prepare their statutory financial statements in TL in accordance with the accounting principles as promulgated by the Turkish Commercial Code and tax legislation.

The accompanying consolidated financial statements are based in accordance with Turkish Accounting Standards ("TAS") issued by Public Oversight Accounting and Auditing Standards Authority of Turkey ("POA") as set out in 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. TAS is composed of Turkish Accounting Standards, Turkish Financial Reporting Standards, appendixes and interpretations.

The interim condensed consolidated financial statements have been prepared in accordance with IAS 34 Interim Financial Reporting. The accompanying consolidated financial statements as of 30 June 2016 are approved by the Company's Board of Directors on 19 August 2016, General assembly and related legal institutions have right to correct these financial statements and statutory financial statements.

(b) Preparation of financial statements

The accompanying consolidated financial statements are based in accordance with Turkish Accounting Standards ("TAS") issued by Public Oversight Accounting and Auditing Standards Authority of Turkey ("POA") as set out in 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. TAS is composed of Turkish Accounting Standards, Turkish Financial Reporting Standards, appendixes and interpretations.

(c) Correction of financial statements during the hyperinflationary periods

CMB, with its resolution dated 17 March 2005, announced that all publicly traded entities operating in Turkey was not obliged to apply inflationary accounting effective from 1 January 2005. In accordance with this resolution, TAS 29 "Financial Reporting in Hyperinflationary Economies" is not applied to the consolidated financial statements since 1 January 2005.

(d) Basis of measurement

The 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 and joint ventures operating in Turkey prepare their accounting records and legal financial statements in accordance with the accounting principles per Turkish Uniform Chart of Accounts and present these financial statements in TL. Accounting records of subsidiaries and joint ventures established abroad are subject to regulations and accounting principles that are applied in the countries in which they operate. The accompanying consolidated financial statements are presented in TL, which is the reporting currency and converted from legal basis to TAS basis by a series of adjustments and reclassifications. The functional currency of the subsidiaries and joint ventures are as follows.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(e) Functional and presentation currency (continued)

As at 30 June 2016, valid functional and presentation currency of subsidiaries and joint ventures as below:

Company	Functional Currency
Akfen REIT	TL
Akfen Thermal Energy	TL
Akfen Renewable	TL
Akfen Energy Distribution	TL
TAV Airports	Euro
TAV Investment	US Dollar
MIP	US Dollar
PSA Akfen Liman İşletme ve Yönetim Danışmanlığı A.Ş.	TL
Akfen Water	TL
İDO	TL

As at 31 December 2015, valid functional and presentation currency of subsidiaries and joint ventures as below:

Company	Functional Currency
Akfen Construction (*)	TL
Akfen REIT	TL
Akfen Thermal Energy	TL
Akfen HEPP	TL
Akfen WPP	TL
Akfen Energy Distribution	TL
Akfen Electricity Wholesale	TL
TAV Airports	Euro
TAV Investment	US Dollar
MIP	US Dollar
PSA Akfen Liman İşletme ve Yönetim Danışmanlığı A.Ş.	TL
Akfen Water	TL
İDO	TL

^(*) Until 30 October 2015 Akfen Construction is presented in profit or loss from discontinued operations.

(f) Basis of consolidation

The accompanying financial statements include the accounts of the parent company Akfen Holding, its subsidiaires and its investments in equity accounted investees. The financial statements of the entities included in the consolidation have been prepared as at the date of the consolidated financial statements. Subsidiaries and joint ventures are consolidated based on the methods described below:

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(i) Subsidiaries

When preparing the consolidated financial statements, subsidiaries that the Group has control power on its financial and activity policy are determined as 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 June 2016 and 31 December 2015, ownership and voting rights rates of subsidiaries included in the consolidated financial statements are as follows:

	Ak	fen	Akfen H	lolding's	Voting	rights			
	Hold	ing's	direct or	indirect	of A	kın	Total	voting	
	owne	rship	voting	rights	Family ri		rig	ght	Principal Activity
	20.7	31	20.7	31	20.7	31	20.7	31	
	30 June 2016	Decemb er 2015	30 June 2016	<u>December</u> <u>2015</u>	30 June 2016	Decemb er 2015	30 June 2016	Decemb er 2015	
Akfen REIT	56.88	56.88	56.88	56.88	16.41	16.41	73.29	73.29	Realestate investment
HEPP Group (*)		100.00		100.00				100.00	Hydrolectric, electricity production
Akfen Energy Distribution	100.00	100.00	100.00	100.00	100.00	100.00	100.00	100.00	Energy
Akfen Electricity Wholesale (*)		100.00		100.00				100.00	Electricity sales
Akfen Thermal Energy	99.64	70.25	99.64	70.25	0.36	29.75	100.00	100.00	Energy
Akfen WPP (*)		100.00		100.00				100.00	Energy
Akfen Renewable	100.00		100.00				100.00		Energy
Akfen Costruction (**)						100			Construction

In consolidated financial statements, shares of Akın Family are shown in non-controlling interest. (*) Transferred to Akfen Renewable as of 25 March 2016.

(ii) Joint arrangements

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:

^(**)According to the Board Decision dated 13 July 2015, shares of Akfen Construction were transferred to Company's related party Akfen Altyapı at an amount of USD 58,911,500,

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(f) Basis of consolidation (continued)

(ii) Joint arrangements (continued)

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 June 2016 and 31 December 2015, the detail of joint ventures is as follows.

	30 Jun	e 2016	31 Decem	ber 2015		
	Ownership %)	Voting right	Ownership %)	Voting right	Principal activity	
TAV Airports	8.12	8.12	8.12	8.12	Operation of airports Investment, construction and operation in aviation	
TAV Investment	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 Water	50.00	50.00	49.98	49.98	Management	
İDO	30.00	30.00	30.00	30.00	Marine transportation	

(iii) Acquisitions of entities 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 recognized 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 recognized 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.

(v) Business combinations

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 IFRS 3 are recognized at their fair values at the acquisition date.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.1 Basis of Presentation (continued)

(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. Except for the differences arising from cash flow hedging instruments accounted under other comprehensive income, foreign exchange differences arising on translation are recognized in the consolidated statement of profit or loss.

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.

For the period ending 30 June 2016 and 31 December 2015, year end changes and average changes are as follows:

	Average Rate		Period End Rate		
	30 June 2016	30 June 2015	30 June 2016	31 December 2015	
US Dollar	2.9181	2.5606	2.8936	2.9076	
Euro	3.2558	2.8585	3.2044	3.1776	
Georgian Lari ("GEL")	1.2564	1.1751	1.2337	1.2142	
Macedonian Denar ("MKD")	0.0527	0.0463	0.0519	0.0515	
Tunisian Dinar ("TND")	1.4215	1.3212	1.3080	1.4321	
Swedish Krona ("SEK")	0.3503	0.3059	0.3403	0.3479	
Saudi Riyal ("SAR")	0.7781	0.6823	0.7716	0.7753	
Croatian Kuna ("HRK")	0.4304	0.3745	0.4278	0.4140	
Russian Ruble ("RUB")	0.0416	0.0443	0.0451	0.0396	

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(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 in the related periods.

Assets and liabilities of subsidiaries, that have functional currencies other than the Group's functional currency, are translated to TL at exchange rates at the reporting date. The income and expenses of these foreign operations are translated to TL at average exchange rates in the related periods.

(iii) Comparative information and restatement of prior period financial statements

The current period consolidated financial statements of the Group include comparative financial information to enable the determination of the financial position and performance. When the presentation or classification of consolidated financial statements has changed, in order to conform the changes in the presentation of the current period consolidated financial statements comparative figures are reclassified and related explanations are made.

The arrangements made in the financial statements 2015

Reclassification and arrangements which are made on Group's balance sheets of 31 December 2015 and 1 January 2015 and income statement of 30 June 2015 explained in Note 3.

2.2 Summary of Significant Accounting Policies

The condensed interim consolidated financial statements of the Group for the six months period ended 30 June 2016 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 2015 summarized below, accounting policies taken into account for preparation of condensed interim consolidated financial statements as at 30 June 2016 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 2015.

Changes In Turkish Financial Reporting Standarts

The accounting policies adopted in preparation of the interim condensed consolidated financial statements as at 30 June 2016 are consistent with those of the previous financial year, except for the adoption of new and mended IFRS and IFRIC interpretations effective as of 1 January 2016. The effects of these standards and interpretations on the Group's financial position and performance have been disclosed in the related paragraphs.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

2 BASIS OF PREPARATION OF FINANCIAL STATEMENTS (continued)

2.2 Summary of Significant Accounting Policies (continued)

The new standards, amendments and interpretations which are effective as at 1 January 2016 are as follows:

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

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

AS 16 Property, Plant and Equipment and IAS 41 Agriculture (Amendment)–Bearer Plants

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

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

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

IAS 1 Disclosure Initiative (Amendments to IAS 1)

TFRS 14 Regulatory Deferral Accounts

Annual Improvements to TFRSs – 2012–2014 Cycle

These amendments don't have significant impact on the financial position or performance of the Group.

Standards issued but not yet effective and not early adopted:

TFRS 9 - Financial Instruments – Classification and measurement

These amendment evaluating for impact on the financial position or performance of the Group.

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

Annual Improvements to IFRSs - 2010 - 2012 Cycle

Annual Improvements to IFRSs - 2011 - 2013 Cycle

IFRS 15 Revenue from Contracts with Customers

Clarifications to IFRS 15 'Revenue from Contracts with Customers' (Amendment)

FRS 9 Financial Instruments - Final standard (2014)

IFRS 16 Leases

AS 12 Income Taxes: Recognition of Deferred Tax Assets for Unrealised Losses (Amendments)

IAS 7 Statement of Cash Flows (Amendments)

IFRS 2 Classification and Measurement of Share-based Payment Transactions (Amendments)

These amendment evaluating for impact on the financial position or performance of the Group.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS Effect of combination

The Company purchased 100% of Karine GES from a member of Board of Directors, Selim Akın, with a price of USD 24,000,000 on February 22, 2016 (Note 4). Additionally, combination process was completed as of March 9, 2016 through the participation of Karina GES to Akgen Yenilenebilir Enerji (Renewable Energy) without liquidation and completely (universally). The aforementioned acquisition transaction is considered as "Common control business combination" and recognized with "Pooling of interest" method. Therefore, balance sheet dated December 31, 2015 and January 1, 2015 and statement of profit or loss for the period end June 30, 2015 are rearranged. Effect of combination is recognized under same items since the Yenilenebilir Enerji section, including Karine GES, is classified as asset and liability held for sale on June 30, 2016 and December 31, 2015.

Reclassifications of previous year's

TL 47,664 reclassified in "long term financial investments" under "non-current assets" in balance sheet as shown Note 6 which classified "restricted cash balances" under "current assets" in balance sheet of 31 December 2015.

ASSETS	<u>Previoulsy</u> <u>reported</u> <u>31 December</u> 2015	Reclassifications of previous period	Effect of combination	<u>Restated</u> 31 December 2015
CURRENT ASSETS	2013			2013
Cash and cash equivalents	22,424			22,424
Trade Receivables	17,867			17,867
-Trade Receivables Due From Unrelated Parties	17,867			17,867
Other Receivables	99,734			99,734
-Other Receivables Due From Related Parties	99,587			99,587
-Other Receivables Due From Unrelated Parties	147			147
Restricted Bank Balances	47,664	(47,664)		
Prepayments	8,119			8,119
Current Tax Assets	886			886
Other current assets	24			24
SUB-TOTAL	196,718	(47,664)		149,054
Disposal Groups Classified as Held for Sale Total current assets	1,071,328 1,268,046	 (47,664)	42,242 42,242	1,113,570 1,262,624
NON-CURRENT ASSETS				
Financial Investments		47,664		47,664
Other Receivables	448,730			448,730
-Other Receivables Due From Related Parties	431,387			431,387
-Other Receivables Due From Unrelated Parties	17,343			17,343
Investments accounted for using equity method	864,249			864,249
Investment property	1,428,361			1,428,361
Property, plant and equipment	64,624			64,624
Intangible assets and goodwill	33,649			33,649
-Goodwill	3,309			3,309
-Other intangible assets	30,340			30,340
Prepayments	11,797			11,797
Deferred Tax Asset	6,364			6,364
Other Non-current Assets	44,445			44,445
Total non-current assets	2,902,219	47,664		2,949,883
Total assets	4,170,265		42,242	4,212,507

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS

(continued)

LIABILITIES AND EQUITY	Previoulsy reported 31 December	Reclassifications of previous period	<u>Restated</u> <u>31 December</u> 2015
CURRENT LIABILITIES	<u>2015</u>		<u>2013</u>
Current Borrowings	42,728		42,728
Current Portion of Non-current Borrowings	224,119		224,119
Trade Payables	19,316		19,316
-Trade Payables to Related Parties	3,783		3,783
-Trade Payables to Unrelated Parties	15,533		15,533
Other Payables	10,022		10,022
-Other Payables to Related Parties	1,603		1,603
-Other Payables to Unrelated Parties	8,419		8,419
Employee Benefit Obligations	548		548
Deferred Income	402		402
Current provisions	2,053		2,053
-Current provisions for employee benefits	2,053		2,053
SUB-TOTAL	299,188		299,188
Liabilities included in disposal groups classified as held	788,562	35,582	824,144
for sale Total current liabilities NON CURRENT LARRY THESE	1,087,750	35,582	1,123,332
NON-CURRENT LIABILITIES Long Term Borrowings	1,262,779		1,262,779
Other Payables	12,687		12,687
-Other Payables to Related Parties	9,066		9,066
-Other Payables to Unrelated parties	3,621		3,621
Deferred Tax Liabilities	69,795		69,795
Non-current provisions	1,441		1,441
-Non-current provisions for employee benefits	1,441		1,441
Total non-current liabilities	1,346,702		1,346,702
Total liabilities	1,735,813	6,660	1,742,473
EQUITY	1,388,191	6,915	1,395,106
Issued capital	261,900		261,900
Inflation Adjustments on Capital	(7,257)		(7,257)
Share Premium (Discount)	157,694		157,694
Treasury Shares (-)	(76,029)		(76,029)
Effects of Business Combinations Under Common Control	6,236	12,841	19,077
Other Accumulated Comprehensive Income (Loss) that	133,279		133,279
will not be Reclassified in Profit or Loss	122.270		
Gains (Losses) on Revaluation and Remeasurement	133,279		133,279
-Increases (Decreases) on Revaluation of Property, Plant and Equipment	137,068		137,068
-Gains (Losses) on Remeasurements of Defined Benefit Plans	(3,789)		(3,789)
Other Accumulated Comprehensive Income (Loss) that will be Reclassified in Profit or Loss	177,894		177,894
-Exchange Differences on Translation	199,899		199,899
-Gains (Losses) on Hedge	(22,005)		(22,005)
Restricted Reserves Appropriated From Profits	96,508		96,508
Prior Years' Profits or Losses	600,501		600,501
Current Period Net Profit Or Loss	37,465	(5,926)	31,539
Non-controlling interests	347,622	(255)	347,367
Total Liabilities and Equity	4,170,265	42,242	4,212,507

Notes to the Consolidated Financial Statements As at and For the Six Month Period Ended 30 June 2016 (Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS (continued)

ASSETS		Effect of	
	<u>Previoulsy reported</u> <u>1 January 2015</u>	<u>combination</u>	<u>Restated</u> 1 January 2015
CURRENT ASSETS	<u> 1 Junuary 2015</u>		<u>1 Junuary 2013</u>
Cash and cash equivalents	63,736	10,574	74,310
Trade Receivables	115,043	66	115,109
-Trade Receivables Due From Related Parties	822	66	888
-Trade Receivables Due From Unrelated Parties	114,221		114,221
Other Receivables	2,190		2,190
-Other Receivables Due From Related Parties	652		652
-Other Receivables Due From Unrelated Parties	1,538		1,538
Inventories	252,387		252,387
Prepayments	7,805	369	8,174
Current Tax Assets	7,729		7,729
Other current assets	115,958	16	115,974
SUB-TOTAL	564,848	11,025	575,873
Disposal Groups Classified as Held for Sale			
Total current assets	564,848	11,025	575,873
NON-CURRENT ASSETS			
Financial Investments			
Trade Receivables	135,624		135,624
-Trade Receivables Due From Unrelated Parties	135,624		135,624
Other Receivables	66,726	(444)	66,282
-Other Receivables Due From Related Parties	51,690		51,690
-Other Receivables Due From Related Parties	15,036	(444)	14,592
Investments accounted for using equity method	631,082		631,082
Investment property	1,351,891		1,351,891
Property, plant and equipment	875,349	3,896	879,245
Intangible assets and goodwill	86,869	2,414	89,283
-Goodwill	3,309		3,309
-Other intangible assets	83,560	2,414	85,974
Prepayments	14,333		14,333
Deferred Tax Asset	77,457		77,457
Other Non-current Assets	103,248	337	103,585
Total non-current assets	3,342,579	6,203	3,348,782
Total assets	3,907,427	17,228	3,924,655

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS

(continued)

LIABILITIES AND EQUITY	Previoulsy reported 1 January 2015	Effect of combination	<u>Restated</u> 1 January 2015
CURRENT LIABILITIES			
Current Borrowings	31,809		31,809
Current Portion of Non-current Borrowings	331,706	13	331,719
Trade Payables	30,815	356	31,171
-Trade Payables to Related Parties	1,530		1,530
-Trade Payables to Unrelated Parties	29,285	356	29,641
Other Payables	41,820	8,433	50,253
-Other Payables to Related Parties	25,911	8,433	34,344
-Other Payables to Unrelated Parties	15,909		15,909
Employee Benefit Obligations	571		571
Deferred Income	278,772		278,772
Current provisions	3,655		3,655
-Current provisions for employee benefits	3,655		3,655
Other Current Liabilities	1,453	23	1,476
SUB-TOTAL	720,601	8,825	729,426
Liabilities included in disposal groups classified as	,	-,	,,
held for sale			
Total current liabilities	720,601	8,825	729,426
NON-CURRENT LIABILITIES		· 	
Long Term Borrowings	1,414,551	8,998	1,423,549
Trade Payables	8,414	17	8,431
-Trade Payables to Related Parties	39		39
-Trade Payables to Unrelated Parties	8,375	17	8,392
Other Payables	12,408		12,408
-Other Payables to Related Parties	7,737		7,737
-Other Payables to Unrelated parties	4,671		4,671
Deferred Tax Liabilities	76,828		76,828
Non-current provisions	2,919		2,919
-Non-current provisions for employee benefits	2,919		2,919
Total non-current liabilities	1,515,120	9,015	1,524,135
Total liabilities	1,671,706	(612)	1,671,094
EQUITY	1,296,841	(649)	1,296,192
Issued capital	291,000		291,000
Inflation Adjustments on Capital	(7,257)		(7,257)
Share Premium (Discount)	211,695		211,695
Treasury Shares (-)	(167,264)		(167,264)
Effects of Business Combinations Under Common Control	6,236	(649)	5,587
Other Accumulated Comprehensive Income (Loss) that will		(0.5)	
not be Reclassified in Profit or Loss	78,697		78,697
Gains (Losses) on Revaluation and Remeasurement	78,697		78,697
-Increases (Decreases) on Revaluation of Property, Plant and Equipment	81,192		81,192
-Gains (Losses) on Remeasurements of Defined Benefit Plans	(2,495)		(2,495)
Other Accumulated Comprehensive Income (Loss) that will			
be Reclassified in Profit or Loss	63,102		63,102
-Exchange Differences on Translation	81,675		81,675
-Gains (Losses) on Hedge	(18,573)		(18,573)
Restricted Reserves Appropriated From Profits	187,743		187,743
Prior Years' Profits or Losses	632,889		632,889
Non-controlling interests	374,865	37	374,902
Total Liabilities and Equity	3,907,427	17,228	3,924,655

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS (continued)

Reclassifications of previous period

As at 30 October 2015 after the transfer of Akfen Construction shares to Akfen Altyapı, Akfen Construction and all of its subsidiaries and affiliates weres subtracted from the consolidation and the gain and loss of 1 January - 30 October 2015 for Akfen Construction is restated as profit/(loss) from discontinued operations in other segment. In this direction the gain and loss of 1 January - 30 June 2015 for Akfen Construction is reclassified as profit/(loss) from discontinued operations in other segment.

	<u>Previously</u>			Restated
	<u>reported</u> 1 January – 30	Reclassifications	Effect of	1 January – 30
	June 2015	of previous period	<u>combination</u>	June 2015
Revenue	200,295	(81,065)	161	119,391
Cost of sales	(111,599)	75,518	(503)	(36,584)
GROSS PROFIT (LOSS)	88,696	(5,547)	(342)	82,807
General Administrative Expenses	(38,994)	17,111	(1,119)	(23,002)
Other Income from Operating Activities	33,128	(9,409)	Ó	23,719
Other Expenses from Operating Activities	(4,837)	2,062		(2,775)
Share of Profit (Loss) from Investments Accounted for Using Equity Method	15,314	4,209		19,523
PROFIT (LOSS) FROM OPERATING	93,307	8,426	(1,461)	100,272
Instruction and Auditority Instruction	313	(151)		162
Investment Activity Income Investment Activity Expenses	515	(131)		102
PROFIT (LOSS) BEFORE FINANCING				
INCOME (EXPENSE)	93,620	8,275	(1,461)	100,434
Finance income	19,349	(5,479)	53	13,923
Finance costs	(231,510)	34,505	(422)	(197,427)
PROFIT (LOSS) FROM CONTINUING	(118,541)	37,301	(1,830)	(83,070)
Tax (Expense) Income, Continuing	14,464	(305)		14,159
Current Period Tax (Expense) Income	(1,700)	(303)		(1,700)
Deferred Tax (Expense) Income	16,164	(305)		15,859
PROFIT (LOSS) FROM CONTINUING OPERATIONS	(104,077)	36,996	(1,830)	(68,911)
DISCONTEINITED ODED ATIONS				
DISCONTINUED OPERATIONS Profit (Loss) From Discontinued Operation		(36,996)		(36,996)
PROFIT (LOSS)	(104,077)	(30,770)	(1,830)	(105,907)
` ,	(2)2)		()/	(11)
Profit (loss), attributable to				
Non-controlling Interests	2,589		3	2,592
Owners of Parent	(106,666)		(1,833)	(108,499)
Profit (loss) for period	(104,077)		(1,830)	(105,907)

Notes to the Consolidated Financial Statements As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS (continued)

	<u>Previously</u> <u>reported</u>			<u>Restated</u>
	<u>1 April – 30</u> <u>June 2015</u>	Reclassifications of previous period	Effect of combination	<u>1 April – 30</u> <u>June 2015</u>
Revenue Cost of sales	149,854 (92,233)	(81,065) 75,087	101 (452)	68,890 (17,598)
GROSS PROFIT (LOSS)	57,621	(5,978)	(351)	51,292
General Administrative Expenses Other Income from Operating Activities Other Expenses from Operating Activities	(21,187) 9,567 (2,023)	10,023 (3,753) (84)	(560) 	(11,724) 5,814 (2,107)
Share of Profit (Loss) from Investments Accounted for Using Equity Method	10,475	1,432		11,907
PROFIT (LOSS) FROM OPERATING	54,453	1,640	(911)	55,182
Investment Activity Income Investment Activity Expenses	245	(113)	 	132
PROFIT (LOSS) BEFORE FINANCING INCOME (EXPENSE)	54,698	1,527	(911)	55,314
Finance income	7,951	(4,206)	(169)	3,576
Finance costs PROFIT (LOSS) FROM CONTINUING	(101,271) (38,622)	26,131 23,452	(404) (1 ,484)	(75,542) (16,652)
Tax (Expense) Income, Continuing Current Period Tax (Expense) Income Deferred Tax (Expense) Income	15,443 (701) 16,144	(6,491) (6,491)	 	8,952 (701) 9,653
PROFIT (LOSS) FROM CONTINUING OPERATIONS	(23,179)	16,961	(1,484)	(7,700)
DISCONTINUED OPERATIONS Profit (Loss) From Discontinued Operation		(16,962)	<u></u>	(16,962)
PROFIT (LOSS)	(23,179)	(1)	(1,484)	(24,662)
Profit (loss), attributable to				
Non-controlling Interests Owners of Parent	3,319 (26,498)	(1)	8 (1,492)	3,327 (27,989)
Profit (loss) for period	(23,179)	(1)	(1,484)	(24,662)

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

3 RESTATEMENT OF PREVIOUS YEAR'S FINANCIAL STATEMENTS

(continued)

	Previously			
	<u>reported</u>	Reclassifications	Effect of	<u>Restated</u>
	30 June 2015	of previous period	<u>combination</u>	30 June 2015
Profit (Loss) from Continuing Operations	(104,077)	36,996	(1,830)	(68,911)
Profit (Loss) from Discontinued Operations		(36,996)		(36,996)
Adjustments to Reconcile Profit (Loss)	181,262		2,902	184,164
Cash flow from operating activities before changes in working capital	77,185		1,072	78,257
Changes in Working Capital	(84,728)		9,615	(75,113)
Cash Flows From (used in) Operational Activities	(7,543)		10,687	3,144
Cash Flows From (used in) Operational Activities	48,203		10,687	58,890
Cash Flows From (used in) Investing Activities	(99,064)		(29,289)	(128,353)
Cash Flows From (used in) Financing Activities	85,303		10,099	95,402
Net increase (decrease) in cash and cash equivalents	34,442		(8,503)	25,939
Cash and Cash Equivalents at the Begining of the Period	48,139		10,574	58,713
Cash and Cash Equivalents at the End of the Period	82,581		2,071	84,652

4 BUSINESS COMBINATIONS

Acquisition transaction regarding shares of Selim Akın, Member of Board of Directors of the Company, representing 100% of Karine GES capital, with a price of USD 24,000,000, has been completed on February 22, 2016. This transaction, having the nature of common control business combination, is recognized with "Pooling of interest" method in accordance with resolution of POA numbered 2013-2. As a result, assets and liabilities of Karine GES have been recorded with their cost values and difference between paid amount and net asset amount has been recognized under "Effect of Combination including businesses subject to joint control. In addition the merger of Akfen Renewable and Karine SPP, without liquidation as a whole, has been completed and registered on 09 March 2016.

Acquired net assets	Net Book Value
Total current assests	6,394
Total noncurrent assests	35,848
Current liabilities	(12,218)
Current liabilities	(23,364)
Total of net assets	6,660
Non-controlling interests (-)	(255)
Acquired net assets	6,915
Acquiring value	(71,179)
Effects of Business Combinations Under Common Control	(64,264)

5 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 REIT and Akfen Renewable. As at 30 October 2015 after the transfer of Akfen Construction shares to Akfen Altyapı, Akfen Construction and all of its subsidiaries and affiliates weres subtracted from the consolidation.

Other

Subsidiaries in other operations segment are Akfen Thermal Energy, Akfen Energy Distribution and WPP Group. Akfen Holding is included in the other segment.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

5 **SEGMENT REPORTING** (continued)

	<u>Akfen</u>	<u>Akfen</u>		Investment in equity	Inter segment	
<u>1 January-30 June 2016</u>	<u>REIT</u>	<u>Renewable</u>	<u>Other</u>	accounted investees	<u>eliminations</u>	<u>Total</u>
External revenues	26,137	131,024				157,161
Inter segment revenue		26			(26)	
Total revenue	26,137	131,050			(26)	157,161
Cost of sales	(4,193)	(65,226)			577	(68,842)
Gross profit	21,944	65,824			551	88,319
General administrative expenses	(4,277)	(5,563)	(36,734)		26	(46,548)
Other operating income	85	733	80,165		(76,470)	4,513
Other operating expense	(1,115)	(119)	(2)		(175)	(1,411)
Investment in equity accounted investees				66,178		66,178
Operating profit/ (loss)	16,637	60,875	43,429	66,178	(76,068)	111,051
Income from investment activities		0	498			498
Expense from investment activities			(29,947)			(29,947)
Financial income	14,248	6,600	51,834		(8,603)	64,079
Financial expense	(19,089)	(39,919)	(47,875)		9,839	(97,044)
Profit / (loss) of continuing operations before tax	11,796	27,556	17,939	66,178	(74,832)	48,637
Tax income/(expense) for the period	(5,649)	(4,963)	3,454		377	(6,781)
Profit/(loss) of period	6,147	22,593	21,393	66,178	(74,455)	41,856
Profit (loss) for the period attributable to the parent						
of the Company	6,123	22,615	21,144	66,178	(76,981)	39,079
Depreciation and amortization expenses	14	16,803	257		(578)	16,496
Investments of tangible and intangible assets, investment properties and other investments (*)	15,857		2,415			18,272
30 June 2016	1 (20 55)	1.104.510	2.240.522	0.40.700	(1.650.110)	1.016.10=
Segment assets	1,620,576	1,186,718	2,248,638	848,589	(1,658,113)	4,246,407
Segment liabilities	796,740	906,447	970,187		(147,174)	2,526,200

^(*) As at 30 June 2016 investments amounting to TL 15,828 were made for investment property, TL 2,540 for plant and equipment and TL 270 for intangible assets.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

5 **SEGMENT REPORTING** (continued)

	<u>Akfen</u>	<u>Akfen</u>		Investment in equity	Inter segment	
1 April-30 June 2016	REIT	<u>Renewable</u>	<u>Other</u>	accounted investees	<u>eliminations</u>	<u>Total</u>
External revenues	13,529	68,833				82,362
Inter segment revenue		10			(10)	
Total revenue	13,529	68,843			(10)	82,362
Cost of sales	(2,198)	(33,573)			289	(35,482)
Gross profit	11,331	35,270			279	46,880
General administrative expenses	(2,454)	(2,364)	(10,958)		6	(15,770)
Other operating income	56	(1,805)	21,341		(18,239)	1,353
Other operating expense	(1,018)	84	(2)		(174)	(1,110)
Investment in equity accounted investees				14,057		14,057
Operating profit/ (loss)	7,915	31,185	10,381	14,057	(18,128)	45,410
Income from investment activities			72			72
Expense from investment activities			(29,947)			(29,947)
Financial income	7,556	(13,176)	19,445		1,773	15,598
Financial expense	(5,183)	(20,220)	(23,022)		(538)	(48,963)
Profit / (loss) of continuing operations before tax	10,288	(2,211)	(23,071)	14,057	(16,893)	(17,830)
Tax income/(expense) for the period	(2,419)	354	3,454		(59)	1,330
Profit/(loss) of period	7,869	(1,857)	(19,617)	14,057	(16,952)	(16,500)
Profit (loss) for the period attributable to the parent of the Company	7,527	(1,837)	(19,865)	14,057	(18,525)	(18,643)
Depreciation and amortization expenses	8	8,951	2	 	(289)	8,672
Investments of tangible and intangible assets, investment properties and other investments	7,726		983			8,709

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

SEGMENT REPORTING (continued)

<u>1 January-30 June 2015</u>	Akfen Construction	<u>Akfen</u> REIT	<u>HEPP</u> Group	Akfen Electricity Wholesale(*)	Other	Investment in equity accounted investees	<u>Inter segment</u> eliminations	Total
External revenues	<u>Construction</u>	24,051	73,418	21,762	160		<u>etiminations</u> 	119,391
Inter segment revenue			14,338	85	100		(14,423)	
Total revenue		24,051	87,756	21,847	160		(14,423)	119,391
Cost of sales		(3,230)	(26,854)	(23,212)	(502)		17,214	(36,584)
Gross profit		20,821	60,902	(1,365)	(342)		2,791	82,807
General administrative expenses		(3,584)	(2,237)	(171)	(17,048)		38	(23,002)
Other operating income		243	15,394	2	56,694		(48,614)	23,719
Other operating expense		(491)	(2,226)		(58)			(2,775)
Investment in equity accounted investees						19,523		19,523
Operating profit/ (loss)		16,989	71,833	(1,534)	39,246	19,523	(45,785)	100,272
Income from investment activities				11	151			162
Financial income		18,003	61	8	30,406		(34,555)	13,923
Financial expense		(38,722)	(129,716)	(11)	(47,499)		18,521	(197,427)
Profit / (loss) of continuing operations before tax		(3,730)	(57,822)	(1,526)	22,304	19,523	(61,819)	(83,070)
Tax income/(expense) for the period		(4,991)	11,173	301	(1,713)		9,389	14,159
Profit/(loss) of continuing operations after tax		(8,721)	(46,649)	(1,225)	20,591	19,523	(52,430)	(68,911)
Profit/(loss) of discontinuing operations after tax	(50,898)						13,902	(36,996)
Profit/(loss) of period	(50,898)	(8,721)	(46,649)	(1,225)	20,592	19,523	(38,529)	(105,907)
Profit (loss) for the period attributable to the parent of the								
Company	(50,898)	(7,927)	(46,451)	(1,225)	20,265	19,523	(41,786)	(108,499)
Depreciation and amortization expenses	727	17	15,024	24	697		(2,854)	13,635
Investments of tangible and intangible assets, investment								
properties and other investments (**)	125,636	45,484	13,004	6	32,459			216,589
31 December 2015								
Segment assets		1,585,858	1,063,990	- ,	2,137,056	864,249	(1,448,275)	4,212,507
Segment liabilities		781,751	923,528	10,194	1,071,607		(317,046)	2,470,034

^(*) Akfen Electricity Wholesale, which was consolidated under Energy Group as of 30 June 2014, was fully transferred to Akfen Holding as of 31 December 2014 and hence Akfen Electricity Whole, which was recorded under Other as of 30 June 2014 was shown as a separate segment as of 30 June 2015.

^(**) As at 30 June 2015 investments amounting to TL 81,066 is comprised of investments for Isparta City Hospital project, TL 44,136 for Incek Loft project, TL 45,479 for investment property, TL 15,882 for plant and equipment and TL 303 for intangible assets.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

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(Currency: Thousands of TL)

5 SEGMENT REPORTING (continued)

1 April-30 June 2015	<u>Akfen</u> Construction	<u>Akfen</u> <u>REIT</u>	<u>HEPP</u> Group	<u>Akfen Electricity</u> <u>Wholesale (*)</u>	<u>Other</u>	Investment in equity accounted investees	Inter segment eliminations	<u>Total</u>
External revenues		13,284	44,852	10,652	102			68,890
Inter segment revenue			7,738	37			(7,775)	
Total revenue		13,284	52,590	10,689	102		(7,775)	68,890
Cost of sales		(1,710)	(13,041)	(12,995)	(452)		10,600	(17,598)
Gross profit		11,574	39,549	(2,306)	(350)		2,825	51,292
General administrative expenses		(2,099)	(988)	(76)	(8,574)		13	(11,724)
Other operating income		(1,976)	176	2	56,225		(48,613)	5,814
Other operating expense		(133)	(1,941)		(33)			(2,107)
Investment in equity accounted investees						11,907		11,907
Operating profit/ (loss)		7,366	36,796	(2,380)	47,268	11,907	(45,775)	55,182
Income from investment activities				6	126			132
Expense from investment activities								
Financial income		7,359	17	(1)	15,946		(19,745)	3,576
Financial expense		(24,165)	(38,897)	25	(23,374)		10,869	(75,542)
Profit / (loss) of continuing operations before tax		(9,440)	(2,084)	(2,350)	39,966	11,907	(54,651)	(16,652)
Tax income/(expense) for the period		(1,840)	2,659	300	(1,557)		9,390	8,952
Profit/(loss) of continuing operations after tax		(11,280)	575	(2,050)	38,410	11,907	(45,262)	(7,700)
Profit/(loss) of discontinuing operations after tax	(24,001)						7,039	(16,962)
Profit (loss) for the period attributable to the parent of the								
Company	(24,001)	(11,280)	575	(2,050)	38,410	11,907	(38,223)	(24,662)
Depreciation and amortization expenses	359	5	7,561	4	456		(2,853)	5,532
Investments of tangible and intangible assets, investment properties and other investments	58,210	19,935	5,511		14,444			98,100

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(Currency: Thousands of TL)

6 CASH AND CASH EQUIVALENTS

As at 30 June 2016 and 31 December 2015, cash and cash equivalents comprise the following:

	30 June 2016	31 December 2015
Cash on hand	142	66
Cash at banks	15,827	22,337
-Demand deposits	2,267	3,365
-Time deposits	13,560	18,972
Other cash and cash equivalents(*)		21
Cash and cash equivalents	15,969	22,424

^(*) As at 31 December 2015 the whole amount of other cash and cash equivalents are comprised of overnight repo balances belonging to Akfen Holding.

As at 30 June 2016 and 31 December 2015 the distribution of the cash and cash equivalents of the Group on company basis is as follows:

	<u>30 June 2016</u>	31 December 2015
Akfen REIT	12,415	16,239
Akfen Holding	2,525	5,229
Other	1,029	956
Total	15,969	22,424

As at 30 June 2016 and 31 December 2015 the distribution of demand deposits, foreign currency and Turkish Liras of the Group are as follows:

Currency	30 June 2016	31 December 2015
TL	1,034	1,901
US Dollar	766	255
Euro	424	1,103
Other	43	106
	2,267	3,365

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

6 CASH AND CASH EQUIVALENTS (continued)

The details of the time deposits, due dates and interest rates of the Group as at 30 June 2016 and 31 December 2015 are as follows:

<u>Currency</u>	Maturity	Interest rate %	30 June 2016
TL	October 2016	0.41-10.80	2,990
Euro	July 2016	0.02 - 1.80	10,570
		_	13,560
<u>Currency</u>	<u>Maturity</u>	<u>Interest rate %</u>	31 December 2015
<u>Currency</u> TL	<u>Maturity</u> January 2016	Interest rate % 10.00	31 December 2015 2,050
TL	January 2016	10.00	2,050

The Group's exposure to interest rate risk and sensitivity analysis for financial assets and liabilities are disclosed in Note 33. As at 30 June 2016 and 31 December 2015, there is no blokage except project reserve bank balances mentioned in Note 7.

7 FINANCIAL INVESTMENTS

Restricted bank balances

The details of the restricted cash balances of the Group as at 30 June 2016 is as follows (31 December 2015: None):

Currency	<u>30 June 2016</u>
US Dollar	50,106
	50,106

Long term financial investments

The details of long term financial investments of the Group as at 30 June 2016 and 31 December 2015 are as follows:

Banka	Currency	Maturity	Interest Rate	30 June 2016
Credit Europe Bank ⁽¹⁾	Euro	July 2025	%7.20	48,066
Total				48,066

Banka	Currency	Maturity	Interest Rate	31 December 2015
Credit Europe Bank ⁽¹⁾	Euro	July 2025	%7.20	47,664
Total				47,664

⁽¹⁾ As at 30 June 2016 and 31 December 2015, time deposit on Credit Europe Bank is portion - in amount of Euro 15,000,000 in time blockage deposit- of Euro 30,000,000 loan obtained from Credit EuropeBank – details are disclosed in Note 16- as guarantee of the loans used by HDI and RPI from the same bank. The time deposit has the same interest rate with the loans and as the principal payments are made by HDI and RPI, the guarantee amount in the blockage will be deducted in the same portion with the loans paid. The acquired interest income is net off with the interest expense.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

Current financial liabilities

8 SHORT TERM AND LONG TERM 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 33.

Nominal Value

Carrying Amount

1,308,159

1,262,779

The detail of Group's financial liabilities as at 30 June 2016 is as follows:

Short term secured bank loans	5,000	5,023
	5,000	5,023
Current portion of long term financial liabilities	Nominal Value	Carrying Amount
Current portion of long term secured bank loans	153,378	201,641
Current portion of long term issued bonds	340,000	351,653
	493,378	553,293
Non-current financial liabilities		
Long term secured bank loans	1,044,767	1,007,732
Long-term issued bonds	60,000	60,000
	1,104,767	1,067,732
The details of Group's financial liabilities as at 31 December Current financial liabilities	Nominal Val	
Short term secured bank loans	42,50	
	42,50	
Current portion of long term financial liabilities		
Current portion of long term secured bank loans	157,59	· ·
Current portion of long term issued bonds		12,235
	157,59	91 224,119
NT		
Non-current financial liabilities	000 1	50 962 770
Long term secured bank loans	908,13	· · · · · · · · · · · · · · · · · · ·
Long-term issued bonds	400,00	00 400,000

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

As at 30 June 2016, Group's total bank loans, issued bonds and leasing liabilities are as follows:

	Nominal Value	Carrying Amount
Bank loans	1,203,145	1,214,396
Bonds	400,000	411,652
	1,603,145	1,626,048

As at 31 December 2015, Group's total bank loans and issued bonds liabilities are as follows:

	Nominal Value	Carrying Amount
Bank loans	1,108,256	1,117,391
Bonds	400,000	412,235
	1,508,256	1,529,626

The bank loans and the distribution of the issued bonds according to the segments of the Group as at 30 June 2015 are as follows:

	Current	Non-current	
Carrying Amount	<u>liabilities</u>	<u>liabilities</u>	Total
Akfen Holding	509,688	402,468	$91\overline{2,156}$
Akfen REIT	48,628	665,264	713,892
	558,316	1,067,732	1,626,048
	Current	Non-current	
Nominal Value	Current <u>liabilities</u>	Non-current <u>liabilities</u>	<u>Total</u>
Nominal Value Akfen Holding		- 10 0	<u>Total</u> 893,177
	<u>liabilities</u>	<u>liabilities</u>	

The bank loans and the distribution of the issued bonds according to the segments of the Group as at 31 December 2015 are as follows:

	Current	Non-current	
Carrying Amount	<u>liabilities</u>	<u>liabilities</u>	Total
Akfen Holding	222,116	603,493	825,609
Akfen REIT	44,730	659,287	704,017
	266,846	1,262,780	1,529,626
	Current	Non-current	
37 4 137 1			
<u>Nominal Value</u>	<u>liabilities</u>	<u>liabilities</u>	<u>Total</u>
Nominal Value Akfen Holding	<u>liabilities</u> 200,097	<u>liabilities</u> 609,087	<u>Total</u> 809,184

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

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8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued) Conditions and repayment schedules

The repayment schedules of the bank loans and issued bonds of the Group as at 30 June 2016 and 31 December 2015 according to the original maturities are as follows:

	<u>Nominal Value</u>		Carrying Amount	
	30 June 2016	31 December 2015	30 June 2016	31 December 2015
Within 1 year	498,378	200,097	558,316	266,847
1-2 years	421,239	548,228	447,990	579,585
2-3 years	49,690	110,284	71,346	130,394
3-4 years	45,076	43,046	60,491	58,877
5 years and more	588,763	606,601	487,905	493,923
	1,603,145	1,508,256	1,626,048	1,529,626

30 June 2016 ve 31 December 2015 tarihleri itibarıyla banka kredilerinin ve ihraç edilen tahvillerin yabancı para bazında dağılımı aşağıdaki şekildedir:

	Nominal Value		Carrying Amount	
	30 June 2016	31 December 2015	30 June 2016	31 December 2015
TL	405,000	442,506	416,676	454,963
US Dollar	277,970	142,658	282,581	144,469
Euro	920,175	923,092	926,791	930,194
	1,603,145	1,508,256	1,626,047	1,529,626

Since majority of the financial liabilities are the floating interest rate loans, the Group is exposed to the interest rate risk. As at 30 June 2016 and 31 December 2015 the lowest and highest interest rates of loans that the Company used are as follows:

<u>30 June 2016^(*)</u>			31 December 2015 (*)				
		<u>US</u>				<u>US</u>	
Fixed rate loans	<u>TL</u>	Dollar	<u>Euro</u>	Fixed rate loans	$\underline{\mathbf{TL}}$	Dollar	<u>Euro</u>
The Lowest	14.00%	3.75%	3.85%	The Lowest	14.00%	3.75%	3.85%
The Highest	14.45%	6.00%	7.20%	The Highest	14.00%	6.00%	7.20%
-		<u>US</u>		-		<u>US</u>	
Fixed rate loans	\underline{TL}	<u>Dollar</u>	Euro	Fixed rate loans	$\underline{\mathbf{TL}}$	Dollar	Euro
The Lowest	3.00%	5.25%	5.50%	The Lowest	2.15%	5.25%	5.50%
The Highest	3.50%	5.25%	5.50%	The Highest	3.50%	5.25%	5.50%
(*)For the floating inte	rest rate loai	ns. additio	nal interest i	rate is added to Euribor, I	ibor and Base	Interest ra	ates of 30

(*)For the floating interest rate loans, additional interest rate is added to Euribor, Libor and Base Interest rates of 30 June 2016 and 31 December 2015.

Group has obtained project loans for refinancing of hotel projects that will be built within the scope of MoU signed with Accor.

As at 30 June 2016, total amount of project loans is TL 708,869 (31 December 2015: TL 704,017) and its share on total loans is 44% (31 December 2015: 46%).

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

Akfen Holding Anonim Şirketi

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8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen Holding

The breakdown of bank loans as at 30 June 2016 is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	USD	6.00	2016	41,563	41,881
Secured bank loans (2)	USD	4.85	2016	28,068	29,060
Secured bank loans (2)	USD	3.75	2017	144,680	147,115
Secured bank loans (2)	USD	4.50	2017	20,255	20,258
Secured bank loans (1)	USD	Libor+5.25	2017	26,042	26,607
Secured bank loans (1)	USD	5.60	2017	17,362	17,660
Secured bank loans (2)	Euro	3.85	2016	28,840	29,982
Secured bank loans (2)	Euro	Euribor+5.50	2017	28,840	28,951
Secured bank loans (2)	Euro	4.60	2017	48,066	48,566
Secured bank loans (2)	Euro	4.15	2018	56,077	56,863
Secured bank loans (2)	Euro	4.00	2018	21,341	21,447
Secured bank loans (2)	Euro	4.70	2018	32,043	32,115
Bond (3)	TL	GDS $(*) + 3.25$	2017	140,000	143,974
Bond ⁽⁴⁾	TL	GDS $(*) + 3.50$	2017	200,000	207,250
Bond (5)	TL	GDS $(*) + 3.00$	2017	60,000	60,427
			:	893,177	912,156

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

⁽²⁾ Sureties are given by Akfen Construction.

⁽³⁾ Represents the liability of bond, which has been issued on 13 January 2014 and has a maturity of 3 years and coupon payment every 3 months with a floating interest rate, amounting to TL 140,000. The 10th period coupon payment date is 11 July 2016. According to the determined additional rate of return, coupon interest rate that will be valid for the 9th period coupon payment is 3.19%.

⁽⁴⁾ Represents the liability of bond, which has been issued on 27 March 2014 and has a maturity of 3 years and coupon payment every 6 months with a floating interest rate, amounting to TL 200,000, The 5th period coupon payment date is 22 September 2016. According to the determined additional rate of return, coupon interest rate that will be valid for the 5th period coupon payment is 6.66%.

⁽⁵⁾ Represents the liability of bond, which has been issued on 11 December 2014 and has a maturity of 3 years and coupon payment every 3 months with a floating interest rate, amounting to TL 60,000, The 7th period coupon payment date is 8 September 2016. According to the determined additional rate of return, coupon interest rate that will be valid for the 7th period coupon payment is 2.95%

^(*) Benchmark 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 three working days at BİAŞ Treasury Bills and Bonds Trade Market, of discounted benchmark of the furthermost future dated treasury bills issued by the Undersecreteriat of Treasury.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

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(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen Holding (continued)

The breakdown of bank loans as at 31 December 2015 is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	USD	6.00	2016	41,764	42,089
Secured bank loans (2)	USD	3.75	2016	20,353	20,553
Secured bank loans (2)	USD	4.85	2016	28,204	28,477
Secured bank loans (3)	USD	Libor+5.25	2017	34,891	35,604
Secured bank loans (3)	USD	5.60	2017	17,446	17,746
Secured bank loans (2)	Euro	3.85	2016	28,598	29,142
Secured bank loans (2)	Euro	Euribor+5.50	2017	28,598	28,713
Secured bank loans (2)	Euro	4.60	2017	47,664	48,166
Secured bank loans (2)	Euro	4.15	2018	55,608	56,413
Secured bank loans (2)	Euro	4.00	2018	31,776	31,885
Secured bank loans (2)	Euro	4.70	2018	31,776	31,859
Secured bank loans (4)	TL	14.00	2017	29,998	30,214
Secured bank loans (5)	TL	16.80(*)	2017	12,508	12,513
Bond (6)	TL	GDS(**) + 3.25	2017	140,000	144,249
Bond (7)	TL	GDS(**) + 3.50	2017	200,000	207,503
Bond (8)	TL	GDS(**) + 3.00	2017	60,000	60,483
				809,184	825,609

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

⁽²⁾ Sureties are given by Akfen Construction.

⁽³⁾ Sureties are Akfen Holding shares belonging to Hamdi Akın and Akfen Holding.

⁽⁴⁾ Represents the share purchase loan, Akfen Holding 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 Holding and Akfen REIT 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 liability of bond, which has been issued on 13 January 2014 and has a maturity of 3 years and coupon payment every 3 months with a floating interest rate, amounting to TL 140,000. The 8th period coupon payment date is 11 January 2016, According to the determined additional rate of return, coupon interest rate that will be valid for the 8th period coupon payment is 3.41%.

⁽⁷⁾ Represents the liability of bond, which has been issued on 27 March 2014 and has a maturity of 3 years and coupon payment every 6 months with a floating interest rate, amounting to TL 200.000. The 4th period coupon payment date is 24 March 2015. According to the determined additional rate of return, coupon interest rate that will be valid for the 4rd period coupon payment is 7.19%.

⁽⁸⁾ Represents the liability of bond, which has been issued on 11 December 2014 and has a maturity of 3 years and coupon payment every 3 months with a floating interest rate, amounting to TL 60,000. The 5th period coupon payment date is 10 March 2016, According to the determined additional rate of return, coupon interest rate that will be valid for the 5th period coupon payment is 3.33%.

^(**) Benchmark 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 three working days at BİAŞ Treasury Bills and Bonds Trade Market, of discounted benchmark of the furthermost future dated treasury bills issued by the Undersecreteriat of Treasury.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen Holding (continued)

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

	<u>N</u>	<u>Nominal Value</u>		ving Amount
	30 June 2016	31 December 2015	30 June 2016	31 December 2015
Within 1 year	486,851	200,097	509,688	222,117
1-2 years	395,688	532,380	392,767	532,214
2-3 years	10,639	76,707	9,701	71,278
	893,178	809,184	912,156	825,609

Akfen REIT:

As at 30 June 2016, the detail of loans and borrowings is as follows:

		Nominal		Nominal	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	Euro	7.20	2025	371,710	373,833
Secured bank loans (2)	Euro	7.20	2025	96,132	96,943
Secured bank loans (3)	Euro	7.20	2025	48,066	48,555
Secured bank loans (4)	Euro	7.20	2025	189,060	189,538
Secured bank loans (5)	TL	14.45	2016	5,000	5,023
			_	709,968	713,892

(1) On February 19, 2015 between Akfen REIT and Credit Europe Bank N.V ("Bank"), the loan agreement in amount of Euro 116,000,000 with 10 years maturity having a 2 year grace period has been signed for the refinancing of Akfen REIT's current loans and financing of the investments of ongoing projects. The loan has been used on 18 March 2015 and all loans of Akfen REIT have been refinanced.

Bank borrowings obtained with this agreement is secured by the following:

- · Right of tenancy of the hotels in Gaziantep, Kayseri, Trabzon, Bursa and Zeytinburnu and land, building and equipments of Ankara Esenboğa, Esenyurt and Adana and the land on which hotel is being built in Tuzla are pledged in favor of the creditors,
- · Rent revenue of related hotels is alienated in favor of the creditors,
- · The bank accounts opened in bank and financial corporations under related projects are pledged to the favor of creditors,
- · Sureties of Akfen Construction is given for the completion guarantee of Tuzla Ibis Hotel project,
- · Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding have been pledged to the favor of creditors.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

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(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen REIT (continued)

(2) The loan agreement in the amount of Euro 30,000,000, having 2 years grace period and a 10 years maturity, has been signed for the refinancing of all loans related to Akfen GT – subsidiary of Akfen REIT-and the loan has been used on 6 November 2015. Euro 15,000,000 portion of the loan has been used as guarentee of the loans used by HDI and RPI from the same bank. This portion is kept in time blockage deposit with the same interest rate of the loan and the guarantee amount in the blockage will be deducted in the same portion with the loans paid by HDI and RPI.

Bank borrowings obtained with this agreement is secured by the followings:

- \cdot Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding, has been pledged to the favor of creditors,
- · Shares of Akfen REIT on Akfen GT has been pledged to the favor of creditor,
- · All shares on Akfen Karaköy have been pledged to the favor of creditor,
- · Akfen Construction has corporate guarantee in amount of the loan,
- · Rent revenue of Merit Park Hotel is alienated in favor of the creditor,
- · Right of tenancy of Merit Park Hotel is pledged in favor of the creditors in the 1st degree.
- (3) The loan agreement in the amount of Euro 15,000,000, having 2 years grace period and a 10 year maturity has been signed for the refinancing of all loans related to Akfen Karaköy subsidiary of Akfen REIT- and the loan has been used on 6 November 2015. Bank borrowings obtained with this agreement is secured by the followings:
- · Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding, has been pledged to the favor of creditor,
- · Right of tenancy of Merit Park Hotel are pledged in favor of the creditors in the 2nd degree,
- · Rent revenue of Novotel Karaköy is alienated in favor of the creditor,
- · Sureties of Akfen Construction is given for the completion guarantee of Novotel Karaköy project,
- · Akfen Construction has corporate guarantee in amount of the loan.
- (4) The loan agreement in the amount of Euro 59.000.000 having 2 years grace period and a 10 year maturity has been signed for the refinancing of all loans related to HDI subsidiary of Akfen REIT- and RHI and RPI subsidiaries of Akfen GT- and the loan has been used on 6 November 2015 and 17 November 2015. Bank borrowings obtained with this agreement is secured by the followings:
- \cdot Some portion of the shares which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding has been pledged to the favor of creditor,
- · All shares of HDI, RHI and RPI have been pledged to the favor of creditor,
- · Akfen GT has corporate guarantee in amount of the loans used by RHI and RPI,
- · Akfen REIT has corporate guarantee in amount of the loans used by HDI,
- \cdot Euro 15.000.000 portion of the loan used by Akfen GT is kept as guarentee,
- \cdot Right of tenancies of Yaroslavl Ibis Hotel, Samara Ibis Hotel, Samara Office, Kaliningrad Ibis Hotel and Moscow Ibis Hotel are pledged in favor of the creditors,
- · Rent revenues of the projects are alienated in favor of the creditor.
- (5) Sureties are given by Akfen Holding.

As at 31 December 2015, the detail of loans and borrowings is as follows:

		Nominai		Nominai	Carrying
	Currency	Interest Rate	Maturity	<u>Value</u>	Amount
Secured bank loans (1)	Euro	7.20	2025	368,602	371,970
Secured bank loans (2)	Euro	7.20	2025	95,328	96,315
Secured bank loans (3)	Euro	7.20	2025	47,664	48,134
Secured bank loans (4)	Euro	7.20	2025	187,478	187,598
			_	699,072	704,017

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Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen REIT (continued)

(1) On February 19, 2015 between Akfen REIT and Credit Europe Bank N.V ("Bank"), the loan agreement in amount of Euro 116,000,000 with 10 years maturity having a 2 year grace period has been signed for the refinancing of Akfen REIT's current loans and financing of the investments of ongoing projects. The loan has been used on 18 March 2015 and all loans of Akfen REIT have been refinanced.

Bank borrowings obtained with this agreement is secured by the following:

- · Right of tenancy of the hotels in Gaziantep, Kayseri, Trabzon, Bursa and Zeytinburnu and land, building and equipments of Ankara Esenboğa, Esenyurt and Adana and the land on which hotel is being built in Tuzla are pledged in favor of the creditors,
- · Rent revenue of related hotels is alienated in favor of the creditors,
- · The bank accounts opened in bank and financial corporations under related projects are pledged to the favor of creditors.
- · Sureties of Akfen Construction is given for the completion guarantee of Tuzla Ibis Hotel project,
- · Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding have been pledged to the favor of creditors.
- (2) The loan agreement in the amount of Euro 30,000,000, having 2 years grace period and a 10 years maturity, has been signed for the refinancing of all loans related to Akfen GT subsidiary of Akfen REIT-and the loan has been used on 6 November 2015. Euro 15,000,000 portion of the loan has been used as guarentee of the loans used by HDI and RPI from the same bank. This portion is kept in time blockage deposit with the same interest rate of the loan and the guarantee amount in the blockage will be deducted in the same portion with the loans paid by HDI and RPI.

Bank borrowings obtained with this agreement is secured by the followings:

- · Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding, has been pledged to the favor of creditors,
- · Shares of Akfen REIT on Akfen GT has been pledged to the favor of creditor,
- · All shares on Akfen Karaköy have been pledged to the favor of creditor,
- · Akfen Construction has corporate guarantee in amount of the loan,
- · Rent revenue of Merit Park Hotel is alienated in favor of the creditor,
- · Right of tenancy of Merit Park Hotel is pledged in favor of the creditors in the 1st degree.
- (3) The loan agreement in the amount of Euro 15,000,000, having 2 years grace period and a 10 year maturity has been signed for the refinancing of all loans related to Akfen Karaköy subsidiary of Akfen REIT- and the loan has been used on 6 November 2015. Bank borrowings obtained with this agreement is secured by the followings:
- · Some portion of the shares, which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding, has been pledged to the favor of creditor,
- · Right of tenancy of Merit Park Hotel are pledged in favor of the creditors in the 2nd degree,
- · Rent revenue of Novotel Karaköy is alienated in favor of the creditor,
- · Sureties of Akfen Construction is given for the completion guarantee of Novotel Karaköy project,
- · Akfen Construction has corporate guarantee in amount of the loan.
- (4) The loan agreement in the amount of Euro 59.000.000 having 2 years grace period and a 10 year maturity has been signed for the refinancing of all loans related to HDI subsidiary of Akfen REIT- and RHI and RPI subsidiaries of Akfen GT- and the loan has been used on 6 November 2015 and 17 November 2015. Bank borrowings obtained with this agreement is secured by the followings:

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Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

8 SHORT TERM AND LONG TERM LOANS AND BORROWING (continued)

Akfen REIT (continued)

- · Some portion of the shares which are not publicly open, of Akfen REIT held by the shareholder Akfen Holding has been pledged to the favor of creditor,
- · All shares of HDI, RHI and RPI have been pledged to the favor of creditor,
- · Akfen GT has corporate guarantee in amount of the loans used by RHI and RPI,
- · Akfen REIT has corporate guarantee in amount of the loans used by HDI,
- · Euro 15.000.000 portion of the loan used by Akfen GT is kept as guarentee,
- · Right of tenancies of Yaroslavl Ibis Hotel, Samara Ibis Hotel, Samara Office, Kaliningrad Ibis Hotel and Moscow Ibis Hotel are pledged in favor of the creditors,
- · Rent revenues of the projects are alienated in favor of the creditor.

The repayment schedule of loans and borrowings is as follows:

	<u>Nomina</u>	Nominal Value		Amount
	30 June 2016	31 December 2015	30 June 2016	31 December 2015
Within 1 year	11,528		48,628	44,730
1-2 years	25,551	15,848	55,223	47,370
2-3 years	39,051	33,577	61,645	59,116
3-4 years	45,076	43,046	60,491	58,877
5 years and more	588,762	606,601	487,905	493,924
	709,968	699,072	713,892	704,017

9 TRADE RECEIVABLES AND PAYABLES

Current trade receivables

As at 30 June 2016 and 31 December 2015, short term trade receivables of the Group comprised the following:

	<u>30 June 2016</u>	31 December 2015
Due from related parties (Note 32)	2,760	
Trade receivables from third parties	8,974	17,867
	11.734	17.867

As at 30 June 2016 and 31 December 2015 trade receivables from third parties comprised the following:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Account receivable	8,821	17,179
Income accruals	153	688
	8,974	17,867

As at 30 June 2016 and 31 December 2015, the distribution of the trade receivables per Group companies are as follows:

	<u>30 June 2016</u>	31 December 2015
Akfen REIT	8,821	17,867
Other	153	
	8,974	17,867

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Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

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9 TRADE RECEIVABLES AND PAYABLES (continued)

Current trade receivables (continued)

As at 30 June 2016 and 31 December 2015, HEPP Group's account receivables is included in asset classified as held for sale.

As at 30 June 2016 Akfen REIT'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 706 and TL 7,543 respectively (31 December 2015: TL 5,601 and TL 11,397).

The movement of allowance for doubtful trade receivables as at 30 June 2016 and 31 December 2015 is as follows:

	<u>30 June 2016</u>	<u>30 June 2015</u>
Opening balance		(1,034)
Currency differences		(20)
Closing balance		(1,054)

Current trade payables

As at 30 June 2016 and 31 December 2015, current trade payables of the Group comprised the following:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Due to related parties (Note 32)	3,063	3,783
Trade payables to third parties	5,386	15,533
	8,449	19,316

As at 30 June 2016 and 31 December 2015, current trade payables to third parties comprised the following:

	<u>30 June 2016</u>	31 December 2015
Trade payables	3,771	14,060
Expense accruals	1,615	1,473
	5,386	15,533

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

9 TRADE RECEIVABLES AND PAYABLES (continued)

Current trade payables (continued)

As at 30 June 2016 and 31 December 2015, the distribution of trade payables per Group companies is as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Akfen REIT	3,574	3,436
Akfen Holding	1,809	3,187
Akfen Thermal Energy	3	8,910
Other		
	5,386	15,533

As at 30 June 2016, TL 1,793 of Akfen REIT's payables are comprised of payables to contractors (31 December 2015: TL 1,232).

Currency and liquidity risks for Group's trade payables are given in Note 33.

As at 30 June 2016 and 31 December 2015, the aging of the trade payables are as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
0 - 3 months	3,621	4,958
3 months - 1 year	150	9,102
	3,771	14,060

10 OTHER RECEIVABLES AND PAYABLES

Other current receivables

As at 30 June 2016 and 31 December 2015, other short term receivables are comprised of following:

	<u>30 June 2016</u>	31 December 2015
Due to related parties (Note 32)		99,587
Other receivables from third parties	191	147
	191	99,734

Other non-current receivables

As at 30 June 2016 and 31 December 2015, other non-current receivables comprised the following:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Due from related parties (Note 30)	476,154	431,387
Other receivables from third parties	18,087	17,343
	494,241	448,730

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

10 OTHER RECEIVABLES AND PAYABLES (continued)

Other non-current receivables (continued)

As at 30 June 2016 and 31 December 2015, the distribution of other non-current receivables per Group companies is as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Akfen REIT	17,815	17,075
Other	272	268
	18,087	17,343

As at 30 June 2016, other non-current receivables include capital receivables of Akfen Ticaret from Akfen Karaköy and other shareholders of RHI and RPI amounting TL 15,402 and TL 2,279, respectively (31 December 2015: TL 14,652 and TL 2,260).

Other current payables

As at 30 June 2016 and 31 December 2015, Group's other current payables are as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Due to related parties (Note 32)	3,402	1,603
Other payables to third parties	6,364	8,419
	9,766	10,022

As at 30 June 2016 and 31 December 2015, the distribution of other current payables per Group companies is as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Akfen Holding	2,650	4,383
Akfen REIT	1,307	2,062
Akfen Thermal Energy	2,189	1,974
Other	218	
	6,364	8,419

As at 30 June 2016 and 31 December 2015, other current payables are comprised of the following:

	<u>30 June 2016</u>	31 December 2015
Taxes and duties payable	5,845	6,834
Other payables	519	1,585
	6,364	8,419

As at 30 June 2016, TL 2,649 and TL 2,189 of taxes and duties payables arises from tax payables by Akfen Holding and Akfen Energy Production, respectively.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

10 OTHER RECEIVABLES AND PAYABLES (continued)

Other non-current payables

As at 30 June 2016 and 31 December 2015, Group's other non-current payables are as follows:

	<u>30 June 2016</u>	31 December 2015
Due to related parties (Note 32)	9,836	9,066
Other payables to third parties	3,542	3,621
	13,378	12,687

As at 30 June 2016, TL 3,520 of Akfen REIT's other payables to third parties are comprised of rent accruals (31 December 2015: TL 3,601).

11 INVENTORIES

As at 30 June 2016, Akfen Holding has no inventories.

12 ASSET CLASSIFIED AS HELD FOR SALE AND DISCOUNTINUED OPERATIONS

On 15 December 2015, a partnership agreement was signed between Akfen Holding and EBRD. Accordingly, Akfen WPP, Akfen Wholesale and following its transfer to the Holding Karine SPP and Akfen HEPP would be consolidated under one roof, a renewable energy company would be structured and EBRD would participate in this company with a 20% stake, paying USD 100 million. On 23 June 2016 the agreement with EBRD was revised, and an agreement was signed for both EBRD&IFC to participate in Akfen Renewable Energy, with 16.667% stake each, paying USD100 million, respectively.

Since due to this agreement, there is a change of control on these subsidiaries and they will be recognized as joint ventures and accounted for as investment in equity accounted investees; as at 30 June 2016, HPP Group, WPP Group, SPP Group and Akfen Electricity Wholesale are included in assets classified as held for sale and liabilities classified as held for sale.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

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(Currency: Thousands of TL)

12 ASSET CLASSIFIED AS HELD FOR SALE AND DISCOUNTINUED OPERATIONS (continued)

Assets classified as held for sale

As at 30 June 2016, assets classified as held for sale of the Group are as follows:

	Renewable Energy Group
Current Assets	92,630
Cash and cash equivalents	47,761
Trade receivables	24,532
- Due from related parties	222
- Trade receivables from third parties	24,310
Other receivables	492
- Other receivables from third parties	492
Prepaid expenses	15,011
Current tax assets	4
Other current assets	4,830
Non-Current Assets	1,057,588
Trade receivables	51,819
- Trade receivables from related parties	40,811
- Trade receivables from third parties	11,008
Other receivables	2,678
- Other receivables from third parties	2,678
Financial investments	100
Property, plant and equipment	824,519
Intangible assets	50,014
Deferred tax assets	58,811
Prepaid expenses	5,657
Other non-current assets	63,990
Total Assets	1,150,218

As at 31 December 2015, assets classified as held for sale of the Group are as follows:

		WPP	Akfen Electricity	SPP	
	HEPP Group	Group	Wholesale	Group	Total
Current Assets	49,407	1,075	4,927	6,394	61,803
Cash and cash equivalents	9,235	295	2,250	5,111	16,891
Trade receivables	12,680		2,545	719	15,944
- Due from related parties			1,859		1,859
- Trade receivables from third parties	12,680		686	719	14,085
Other receivables	179			260	439
- Other receivables from third parties	179			260	439
Prepaid expenses	7,841		123	294	8,258
Current tax assets	60		9	10	79
Other current assets	19,412	780			20,192
Non-Current Assets	976,880	38,104	935	35,848	1,051,767
Trade receivables	17,175	32,898			50,073
- Trade receivables from related parties	5,685	32,898			38,583
- Trade receivables from third parties	11,490				11,490
Other receivables	2,399	11	277		2,687
 Other receivables from third parties 	2,399	11	277		2,687
Financial investments			100		100
Property, plant and equipment	782,840	5,161	2	32,229	820,232
Intangible assets	51,270	20	217	2,158	53,665
Deferred tax assets	62,805	13	339		63,157
Prepaid expenses	5,105	1	0		5,106
Other non-current assets	55,286			1,461	56,747
Total Assets	1,026,287	39,179	5,862	42,242	1,113,570

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

12 ASSET CLASSIFIED AS HELD FOR SALE AND

DISCOUNTINUED OPERATIONS (continued)

As at 30 June 2016, liabilities classified as held for sale of the Group are as follows:

	Renewable Energy Group
Current Liabilities	138,137
Short term loans and borrowings	116,933
Trade payables	16,738
-Due to related parties	632
-Trade payables to third parties	16,106
Other payables	1,962
-Other payables to third parties	1,962
Employee benefit obligations	329
Deferred income	0
Short term provisions	387
Other current liabilities	1,788
Non-Current Liabilities	655,472
Long term loans and borrowings	642,169
Trade payables	3,310
-Due to related parties	2,043
-Trade payables to third parties	1,267
Other payables	375
-Other payables to third parties	375
Long term provisions	0
Provision for employee benefits	1,046
Deferred tax liability	8,572
Total Liabilities	793,609

As at 31 December 2015, liabilities classified as held for sale of the Group are as follows:

The de of Becomest 2010, indefinites chassified a	НЕРР	WPP	Akfen Electricity	SPP	
	Group	Group	Wholesale	Group	Total
Current Liabilities	126,189	3,330	3,040	12,218	144,777
Short term loans and borrowings	112,043			1,127	113,170
Trade payables	11,232	3,092	2,493	4,479	21,296
-Due to related parties	4,895				4,895
-Trade payables to third parties	6,337	3,092	2,493	4,479	16,401
Other payables	2,085	238	542	6,594	9,459
-Due to parties				6,550	6,550
-Other payables to third parties	2,085	238	542	44	2,909
Employee benefit obligations	270		3		273
Deferred income	280				280
Short term provisions	279		2	18	299
Non-Current Liabilities	655,984		19	23,364	679,367
Long term loans and borrowings	642,647			23,313	665,960
Trade payables	1,411			51	1,462
-Due to related parties	1,411				1,411
-Trade payables to third parties				51	51
Other payables	1,373				1,373
-Other payables to third parties	1,373				1,373
Long term provisions	375				375
Provision for employee benefits	983		19		1,002
Deferred tax liability	9,195				9,195
Total Liabilities	782,173	3,330	3,059	35,582	824,144

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

(Currency: Thousands of TL)

12 ASSET CLASSIFIED AS HELD FOR SALE AND DISCOUNTINUED OPERATIONS (continued)

Discontinued operations

According to the Board Decision dated 13 July 2015, 99.85% stake in Akfen Construction were transferred to Company's related party Akfen Altyapı on 30 October 2015.

Income and expenses of Akfen Construction till 30 June 2015 are included in profit/loss after tax from discontinued operations. For the period ended 30 June, details of profit/loss after tax from discontinued operations as follows:

	<u>1 January -</u> 30 June 2015	1 April - 30 June 2015
Revenue	81,066	81,066
Cost of sales	(75,518)	(75,087)
Gross Profit	5,548	5,979
General administrative expenses	(17,111)	(10,024)
Other operating income	6,265	946
Other operating expense	(2,063)	(1,851)
Share on profit/(loss) of equity-accounted investees	(4,209)	(1,432)
Operating Profit	(11,570)	(6,382)
Income from investment activities	150	111
Financial income	390	(2,275)
Financial expense	(26,272)	(14,908)
Profit/(Loss) Before Tax	(37,302)	(23,454)
Tax Income/(Expense)	306	6,492
Profit/(Loss) For The Period	306	6,492
Profit/(Loss) After Discontinuing Operations For The Period	(36,996)	(16,962)

Akfen Holding Anonim Şirketi

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13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES

As at 30 June 2016 and 31 December 2015, Group's share in net asset value of equity accounted investees is as follows:

	Ownership	<u> 30 June</u>	Ownership	31 December
	Rate (%)	<u>2016</u>	Rate (%)	<u>2015</u>
MIP	50.00	551,838	50.00	536,906
TAV Airports	8.12	178,302	8.12	199,634
TAV Investment	21.68	58,710	21.68	76,021
İDO	30.00	45,312	30.00	37,851
Akfen Water	50.00	14,427	50.00	13,837
		848,589		864,249

As at 30 June 2016 and 2015, Group's share in profit or loss of equity accounted investees for six months period is as follows:

	<u> 1 January-30</u>	<u> 1 April-30</u>	<u> 1 January-30</u>	<u> 1 April-30</u>
	<u>June 2016</u>	June 2016	June 2015	June 2015
MIP	68,112	31,514	57,504	31,800
TAV Airports	8,340	4,486	20,527	13,633
TAV Investment	(17,559)	(17,713)	4,381	3,080
İDO	6,901	(4,590)	(61,017)	(34,803)
Akfen Water	384	360	(1,872)	(1,803)
	66,178	14,057	19,523	11,907

As at 30 June 2016, the movement of investments in equity accounted investees is as follows:

		Profit for the	Other equity	<u>Profit</u>	
	1 January 2016	<u>period</u>	transactions	distribution	30 June 2016
MIP	536,906	68,112	(3,318)	(49,862)	551,838
TAV Airports	199,634	8,340	(1,453)	(28,219)	178,302
TAV Investment	76,021	(17,559)	248		58,710
İDO	37,851	6,901	560		45,312
Akfen Water	13,837	384	206		14,427
	864,249	66,178	(3,757)	(78,081)	848,589

Akfen Holding Anonim Şirketi

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13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES (continued)

As at 30 June 2015, the movement of investments in equity accounted investees is as follows:

	31 December 2014	Profit for the period	<u>Capital</u> increase	Other equity transactions	<u>Profit</u> distribution	30 June 2015
MIP	354,423	57,504		57,986	(31,346)	438,567
TAV Airports	158,129	20,527		14,590	(24,849)	168,397
TAV Investment	52,838	4,381		9,226		66,445
İDO	26,310	(61,017)	36,756	36,709		38,758
Akfen Water	13,984	(1,872)		700		12,812
Hacettepe Teknokent	25,398	(4,209)		(1)		21,188
	631,082	15,314	36,756	119,210	(56,195)	746,167

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

MIP:

The summary of financials of MIP is as follow:

•		30 J	une 2016 3	1 December 2015
Total Assets		2	2,789,156	2,768,195
Total Liabilities		1	,685,479	1,694,384
Net Assets		1	,103,677	1,073,812
Group's share on net assets of MIP			551,838	536,906
	1 January-30	1 April-30	1 January-30	1 April-30
	June 2016	June 2016	June 201 :	June 2015
Revenue	395,431	190,357	366,409	186,036
Gross profit/(loss)	233,891	108,781	220,500	112,278
General administrative expenses	(30,657)	(15,373)	(27,975	(14,186)
Operating profit	203,234	93,407	192,52	5 98,093
Profit before tax	164,116	72,905	151,430	5 79,018
Profit after tax	136,224	63,028	115,00	63,600
Profit attributable to equity holders of parent	136,224	63,028	115,00	63,600
Group's share on MIP's profit	68,112	31,514	57,504	4 31,800
Amortization and depreciation expenses	46,509	23,201	40,08	20,699

Akfen Holding Anonim Şirketi

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(Currency: Thousands of TL)

13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES (continued)

TAV Airports:

The summary of financials of TAV Airports is as follows:

J		30 June	<u>2016</u> <u>31</u>	December 2015
Total Assets		9,89	5,743	10,506,371
Total Liabilities		7,592	2,328	7,940,218
Net Assets (*)		2,30	3,415	2,566,153
Group's share on net assets of TAV Airpor	rts	18'	7,018	208,350
	1 January-30	1 April-30	1 January-30	<u> 1 April-30</u>
	June 2016	June 2016	June 2015	June 2015
Revenue	1,506,721	821,984	1,335,551	766,613
Gross profit/(loss)	590,241	349,718	581,999	382,171
General administrative expenses	(275,948)	(138,508)	(215,810)	(97,809)
Other operating income/(loss), net	172,156	88,497	98,023	42,561
Equity accounted investees	27,757	16,760	27,740	11,603
Operating profit/(loss)	514,206	316,467	491,952	338,526
Profit/(loss) before tax	226,705	153,936	343,716	235,844
Profit/(loss) after tax	69,962	30,431	236,120	162,895
Profit/(loss) attributable to equity holders of parent	102,728	55,257	252,819	167,915
Group's share on TAV Airports's profit	8,340	4,486	20,527	13,633
Amortization and depreciation expenses	161,379	82,688	120,961	61,745

(*) As at 30 June 2016, Group's share on TAV Airports's net asset includes goodwill amounting to TL 8,716 (31 December 2015: TL 8,716). In addition, non-controlling interest amounting to TL (820) is included in net assets of TAV Airports (31 December 2015: TL 1,514).

As at 30 June 2016, 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 and ZAIC-A companies, are included in investment in equity accounted investees in the financials of TAV Airports.

Akfen Holding Anonim Şirketi

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(Currency: Thousands of TL)

13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES (continued) TAV Investment:

The summary of financials of TAV Investment is as follows:

		<u>30 June 2</u>	<u>2016</u> <u>31 Dec</u>	<u>ember 2015</u>
Total Assets		3,112	,896	3,032,811
Total Liabilities		2,842	,030	2,682,082
Net Assets		270	,865	350,729
Group's share on net assets of TAV Investi	nent	58	,710	76,021
	1 January-30	1 April-30	1 January-30	1 April-30
	June 2016	June 2016	June 2015	June 2015
Revenue	1,286,039	640,821	1,312,603	741,599
Gross profit/(loss)	(45,236)	(65,631)	61,702	38,996
General administrative expenses	(29,367)	(16,185)	(28,530)	(14,042)
Other operating income/(loss), net	1,649	977	(1,281)	(2,690)
Operating profit/(loss)	(72,954)	(80,839)	31,891	22,264
Profit/(loss) before tax	(89,659)	(90,891)	17,076	19,289
Profit/(loss) after tax	(81,012)	(81,719)	20,210	14,210
Profit/(loss) attributable to equity holders of parent	(81,012)	(81,719)	20,212	14,211
Group's share on TAV Investment's profit	(17,559)	(17,713)	4,381	3,080
Amortization and depreciation expenses	19,057	7,570	14,654	6,479
Commission expenses of letter of guarantee included in cost of sales	11,647	5,438	9,520	6,083

<u> ido:</u>

The summary of financials of İDO is as follows:

		<u>30 J</u> ı	<u>ine 2016</u>	<u> 31 December 2015</u>
Total Assets		1	,774,213	1,785,292
Total Liabilities		1	,623,173	1,659,121
Net Assets	_		151,040	126,171
Group's share on net assets of IDO	_		45,312	37,851
	1 January-30	1 April-30	1 January-	30 1 April-30
	June 2016	June 2016	June 20	15 June 2015
Revenue	277,593	158,308	249,6	199 147,215
Gross profit/(loss)	107,476	66,181	94,8	02 64,633
General administrative expenses	(30,887)	(20,824)	(20,97)	79) (11,233)
Other operating income/(loss), net	1,220	(173)	(2,68	30) (3,801)
Equity accounted investees	1,387	1,781		43 499
Operating profit/(loss)	79,196	46,965	71,1	86 50,098
Profit/(loss) before tax	23,670	(15,502)	(204,08	35) (24,516)
Profit/(loss) after tax	23,004	(15,298)	(203,39	91) (23,675)
Profit/(loss) attributable to equity	23,004	(15,298)	(203,39	(23,675)
Group's share on IDO's profit	6,901	(4,590)	(61,01	(34,803)
Amortization and depreciation expenses	41,741	21,050	35,6	17,930

As at 30 June 2016, Zeytinburnu Liman İşletmeleri San. ve Tic. A.Ş. and BTA Denizyolları ve Limanları Yiyecek ve İçecek Hizmetleri Tic. A.Ş. are included in consolidated financials of İDO as investments in equity accounted investees.

Akfen Holding Anonim Şirketi

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(Currency: Thousands of TL)

13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES (continued) Akfen Water:

The summary of financials of Akfen Water is as follows:

Track Armed		<u>30 June</u>		ember 2015
Total Assets			00,923	87,774
Total Liabilities		6	52,069	60,101
Net Assets	_	2	28,854	27,673
Group's share on net assets of Akfen Water	e r	1	4,427	13,837
	1 January-30	1 April-30	1 January-30	1 April-30
	<u>June 2016</u>	June 2016	June 2015	June 2015
Revenue	7,437	4,194	5,974	3,303
Gross profit/(loss)	3,883	2,055	2,916	1,558
General administrative expenses	(1,657)	(763)	(1,593)	(924)
Other operating income/(loss), net	(226)	26	(3,836)	(3,759)
Operating profit/(loss)	2,000	1,318	(2,513)	(3,125)
Profit/(loss) before tax	2,229	1,441	(2,570)	(3,155)
Profit/(loss) after tax	1,481	1,062	(3,167)	(3,306)
Profit/(loss) attributable to equity holders of parent	767	716	(3,744)	(3,608)
Group's share on Akfen Water's profit	384	360	(1,872)	(1,803)
Amortization and depreciation expenses	222	87	252	127
Guaranteed revenue	2,087	1,584	1,878	1,118
Construction revenue(*)	532	484	259	197
Construction cost(*)	(484)	(440)	(236)	(180)

As at 30 June 2016, non-controlling interest amounting to TL 5,404 is included in net assets of Akfen Water (31 December 2015: TL 5,013).

Hacettepe Teknokent:

The summary of financials of Hacettepe Teknokent is as follows:

r i i i i i i i i i i i i i i i i i i i		30 June	e 2016 31 Dec	ember 2015
Total Assets				
Total Liabilities				
Net Assets	_			
Group's share on net assets of Hacettepe T	eknokent			
	1 January-30	1 April-30	1 January-30	1 April-30
	June 2016	June 2016	June 2015	June 2015
Revenue				
Gross profit/(loss)			(775)	(373)
General administrative expenses			(1,365)	(701)
Operation loss			(2,124)	(1,066)
(Loss) before tax			(9,450)	(3,205)
(Loss) after tax			(9,353)	(3,182)
(Loss) attributable to equity holders of				
parent			(9,353)	(3,182)
Group's share on Hacettepe Teknokent's				
loss			(4,209)	(1,431)
Amortization and depreciation			743	367

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

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13 INVESTMENTS IN EQUITY ACCOUNTED INVESTEES (continued)

Hacettepe Teknokent (continued):

Associate of Akfen Construction, Hacettepe Teknokent was not included in equity accounted investments after the sale of shares of Akfen Construction on 30 October 2015 and included in discontinued operations.

14 INVESTMENT PROPERTY

As at 30 June 2016 and 31 December 2015, investment property is comprised of following:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Operating investment properties	1,413,046	1,195,378
Investment property under development	64,559	232,983
Total	1,477,605	1,428,361

As at 30 June 2016 and 31 December 2015, the movement of investment property is as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Opening balance – 1 January	1,428,361	1,351,891
Additions	15,828	45,479
Foreign currency translation difference	33,416	47,853
Change in fair value		
Closing balance – 30 June	1,477,605	1,445,223

Additions

As at 30 June 2016 and 31 December 2015, additions are made by Akfen REIT. TL 2,659 of additions arises from additions to operating investment properties and TL 13,169 arises from additions to investment property under development.

Pledges and Insurance Amounts

As at 30 June 2016 total insurance amount on investment property is TL 1,221,836 (31 December 2015: TL 1,216,324).

As at 30 June 2016 the amount of pledge on investment property is TL 951,308 (31 December 2015: TL 943,351).

Akfen Holding Anonim Şirketi

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(Currency: Thousands of TL)

15 PROPERTY, PLANT AND EQUIPMENT

As at 30 June 2016, 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 2016	212	170	197	2,721		63,583	650	67,533
Additions				131		2,051		2,182
Transfers (*)						3,513		3,513
Disposals				(3)				(3)
Balance at 30 June 2016	212	170	197	2,849		69,147	650	73,225
Less: Accumulated depreciation								
Balance at 1 January 2016	(22)	(163)	(117)	(2,233)			(374)	(2,909)
Depreciation charge for the period	(2)	(2)	(1)	(95)			(53)	(153)
Disposals				1				1
Balance at 30 June 2016	(24)	(165)	(118)	(2,327)			(427)	(3,061)
Net book value								
Net book value at 31 December 2015	190	7	80	488		63,583	276	64,624
Net book value at 30 June 2016	188	5	79	522		69,147	223	70,164

^(*) Effect of transferring Laleli to Akfen Thermal Energy, which was consolidated under HEPP Group as at 31 December 2015.

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15 PROPERTY, PLANT AND EQUIPMENT (continued)

As at 30 June 2015, 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 2015	160,402	683,484	2,732	11,392	62	83,523	3,102	944,697
Changing in group structure (Reclassification of SPP Group)	368	29,083		16		(178)		29,289
Additions (*)	502	1,347		195		13,640	198	15,882
Disposals		(4,168)	(87)	(1)				(4,256)
Balance at 30 June 2015	161,272	709,746	2,645	11,602	62	96,985	3,300	985,612
Less: Accumulated depreciation								
Balance at 1 January 2015	(4,910)	(48,751)	(774)	(10,063)	(62)		(892)	(65,452)
Changing in group structure (Reclassification of SPP Group)		(211)		(91)				(302)
Depreciation charge for the period	(77)	(11,569)	(198)	(193)			(316)	(12,353)
Disposals		73	87					160
Balance at 30 June 2015	(4,987)	(60,459)	(885)	(10,347)	(62)		(1,208)	(77,947)
Net book value								
Net book value at 31 December 2014	155,492	634,733	1,958	1,329		83,523	2,210	879,245
Net book value at 30 June 2015	156,285	649,288	1,760	1,255		96,985	2,092	907,665

^(*) As at 30 June 2015, TL 11,165 of additions, which corresponds to 70% of additions, arises from construction in progress additions of HEPP projects. As at 30 June 2015, capitalized finance expense amounting TL 987, which corresponds to 84% arises from HEPP projects (31 December 2014: TL 16,036). As at 30 June 2015, costs for property, plant and equipment acquired by financial leasing amounted to TL 1,994 (Net book value: TL 1,676).

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16 INTANGIBLE ASSETS

As at and 30 June 2016 and 30 June 2015, movement of cost of intangible fixed assets is as follows:

	Licenses	Other intangible assets	Total
Costs			
Balance at 1 January 2015	62,177	34,657	96,834
Additions		303	303
Balance at 30 June 2015	62,177	34,960	97,137
Balance at 1 January 2016	745	30,852	31,597
Transfers (*)	2,872	,	2,872
Additions	3	257	260
Immaterial asset impairment	(98)	(29,468)	(29,566)
Balance at 30 June 2016	3,522	1,641	5,163

	Licenses	Other intangible assets	Total
Accumulated amortization			
Balance at 1 January 2015	(8,755)	(2,105)	(10,860)
Amortization charge for the period	(659)	(191)	(850)
Changing in group structure (Reclassification of SPP Group)		(128)	(128)
Balance at 30 June 2015	(9,414)	(2,424)	(11,838)
Balance at 1 January 2016	(140)	(1,117)	(1,257)
Transfers (*)	(287)		(287)
Amortization charge for the period	(10)	(108)	(118)
Balance at 30 June 2016	(437)	(1,225)	(1,662)
Net book value			
Net book value at 30 June 2015	52,763	32,536	85,299
Net book value at 30 June 2016	3,085	416	3,501

^(*) Effect of transferring Laleli to Akfen Thermal Energy, which was consolidated under HEPP Group as at 31 December 2015.

Akfen Holding Anonim Şirketi

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17 GOVERNMENT GRANTS

According to the Investment Incentive Code No.47/2000. Akfen REIT, has a 100% investment incentive, without a time limitation, on any investments made until 31 December 2008 in the Turkish Republic of Northern Cyprus.

Based on the decree dated 1 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 2 December 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 exempt 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 31 December 2015 and 2014, TAV Esenboğa and TAV İzmir have investment grants.

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

In addition to, based on the decree dated 15 June 2012 and numbered 2012/3305 of the Cabinet, SPP projects have VAT and customs duty exemptions.

18 PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

Current provisions

As at 30 June 2016 and 31 December 2015, the short term debt provisions are as follows:

	30 June 2016	31 December 2015
Employee benefits (Note 20)	2,007	2,053
	2,007	2,053
Non-current provisions		
	<u>30 June 2016</u>	<u>31 December 2015</u>
Provision for employee benefits (Note 21)	1,314	1,441
	1,314	1,441

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19 COMMITMENTS AND CONTINGENCIES

(a) Commitments, pledges and mortgages

As at 30 June 2016 and 31 December 2015, the group's position related to letter of guarantees given, pledges and mortgages are as follows:

Commitments, Pledges, Mortgages ("CPM") given by the	1	
Group	30 June 2016	31 December 2015
A. Total amount of CPM is given on behalf of own legal personality	1,137,868	1,133,896
B. Total amount of CPM is given in favor of subsidiaries,		
which are fully consolidated	1,341,327	1,330,923
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	16,538	16,400
i. Total amount of CPM given in favor of parent companyii. Total amount of CPM given in favor		
of other group companies, which articles B and C don't include	16,538	16,400
iii. Total amount of CPM given to the third parties not included in		
the article C		
Total	2,495,733	2,481,219

As at 30 June 2016, the ratio of total amount of other CPM given by the Group to the Group's equity is 1% (31 December 2015: 1%).

The distribution of CPM given per Group companies is as follows:

	30 June 2016 ^(*)		31 December 2015(*)			
	TL	Euro	US Dollar	TL	Euro	US Dollar
Total amount of CPM given on behalf of own legal personality Total amount of CPM given in	89,099	970,177	78,592	127,531	954,319	52,046
favor of subsidiaries which are fully consolidated	245,233	359,753	736,341	240,233	349,536	741,154
Other CPMs given		16,538			16,400	
	334,332	1,346,468	814,933	367,764	1,320,255	793,200

^(*) All amounts are expressed by TL equivalents.

(b) Letter of guarantees received

As at 30 June 2016, Akfen Holding and its subsidiaries received cheques, notes and letter of guarantees, which have nature of letter of guarantees amounting to TL 64,947 (31 December 2015: TL 52,755) from subcontractors. As at 30 June 2016 TL 6,291 (31 December 2015: TL 5,404) of notes were given to constructions companies of Akfen Holding and WPP companies, TL 3,554 were given to other Energy Group companies.

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20 EMPLOYEE BENEFITS

As at 30 June 2016 and 31 December 2015, employee benefits are comprised of vacation pay liabilities and reserve for employee severance indemnity. As at 30 June 2016 and 31 December 2015 employee benefits are as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Vacation pay liability – short term	2,007	2,053
Employee severance indemnity – long term	1,314	1,441
	3,321	3,494

21 OTHER ASSETS AND LIABILITIES

Other current assets

As at 30 June 2016 and 31 December 2015, other current assets comprised the following:

	<u> 30 June 2016</u>	31 December
VAT carried forward	44,417	42,295
Advances given to sub-contractors		1,478
Other	870	672
	45,287	44,445

As at 30 June 2016, Akfen REIT has VAT carried forward amounting TL 37,685 (31 December 2015: TL 37,291). According to new corporate tax law real estate investment trusts have tax exemption for their income. However, they should bear up 18% of VAT from construction.

22 PREPAID EXPENSES AND INCOMES

Prepaid Expenses

As at 30 June 2016 and 31 December 2015, current prepaid expenses are as follows:

	<u>30 June 2016</u>	31 December
Advances given	8,725	6,640
Prepaid expenses (*)	1,762	1,021
Advances given to personnel	120	134
Job advances	77	324
	10,684	8,119

As at 30 June 2016 and 31 December 2015, non-current prepaid expenses are as follows:

	<u>30 June 2016</u>	31 December
Prepaid expenses (*)	11,561	11,597
Advances given		200
	11,561	11,797

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22 PREPAID EXPENSES AND INCOMES (continued)

Prepaid Expenses (continued)

(*) 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 June 2016 the amount of expenses paid in advance for short and long-term is TL 182 (31 December 2015: TL 182) and TL 7,498 (31 December 2015: TL 7,589), respectively. As at 30 June 2016, balance in amount of TL 4,057 (current partion: TL 519) is non-current prepaid expenses related to loan usage commissions and advocate expenses for the Group's loan with 10 years maturity used from CEB (31 December 2015: non-current partion: TL 3,846. current partion: TL 472).

Deferred income

As at 30 June 2016, TL 2,548 of advances received arises from advances taken from Voyager which is rental income for administrating of Merit Park Hotel.

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23 EQUITY

As at 30 June 2016, Akfen Holding had 667,080,686 shares, each has full TL 1 of nominal value. As at 30 June 2016, the whole of TL 667,081 capital was paid

	<u>30 June 2016</u>	<u>31 December 2015</u>
Registered equity ceiling		1,000,000
Paid in capital	667,081	261,900

155,129,946 shares of Hamdi Akın, the shareholder of the company, are the registered shares in Group A and 511,950,740 B Group shares are wholly bearer shares.

	<u>30 June 2016</u>		<u>31 December 2015</u>		
	Share Amount	Ownership Rate	Share Amount	Ownership Rate	
Hamdi Akın(*)	572,365	85.80	198,500	68.21	
Selim Akın	23,174	3.47	-	-	
Akfen Altyapı	65,829	9.87	-	-	
Akfen Holding A.Ş.(**)	-	-	7,990	2.75	
Other partners	5,713	0.86	2,278	0.78	
Public shares(***)	-	-	53,132	28.26	
Paid in Capital (nominal)	667,081	100	261,900	100	

^{*} As ar 31 December 2015, Hamdi Akın has converted 50 million of Akfen Holding shares into shares tradable on the BİAŞ.

The necessary approval for Akfen Holding's share capital reduction through cancellation of the shares acquired within repurchase was obtained by letter of the CMB dated at 5 December 2014. Akfen Holding share capital reduction from TL 291,000 to TL 261,900 through cancellation of shares with a nominal value of TL 29,100 was approved at the Extraordinary General Assembly held on 15 January 2015 and the paid-in capital reduction was carried out as of 22 January 2015.

The decrease of Akfen Holding's paid-in capital via cancellation of share buyback programme has approved by CMB on 18 December 2015. Revision in paid-in capital, which amounts to TL 261,900,000. will be reduced by TL 14,819,314 to TL 247,080,686 was approved in Extraordinary General Shareholders' Meeting on 20 January 2016. Mentioned paid-in capital reduction was completed as of 28 January 2016.

Paid-in capital, which amounted to TL 247,080,686 was raised by TL 420,000,000 through a bonus share issue to TL 667,080,686 as of 27 May 2016.

Privileges related with 155,129,946 shares in Group A are as follows:

In General Assemblies there are three voting rights for each shares of Group A and these have also voting consession

As at 31 December 2015, 22,245,490 Akfen Holding shares owned by Hamdi Akın has been presented as sureties for the loans used by Akfen Holding.

Dividend Payments

As a result of the General Assembly held on 16 April 2015, Company decided to distribute dividend from the profit of 2014 and previous years with a gross amount of TL 20,000 (full TL 0.076365 gross per share, which is full TL 1 nominal value) after the allocation of required legal reserves within the frame of legislation. Payments were started to be made on 28 April 2015 and completed on 30 April 2015 (30 June 2016: None).

^{**} As at 31 December 2015, publicly owned.

^{***} As at 31 December 2015 there are 6,829,508 shares of Akfen Holding, 2.61% of the paid-in capital, which are public in nature and so 14,819,314 shares in total are being held by Akfen Holding, which make up 5.66% of the paid-in capital of the Company.

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EQUITY (continued)

Treasury shares

When share capital recognized as equity is repurchased, the amount of the consideration paid, which includes directly attributable costs, net of any tax effects, is recognized 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 recognized as an increase in equity, and resulting surplus or deficit on the transaction is transferred to/from retained earnings.

In the framework of the Buy Back Programme approved at the General Assembly of the Company on 15 January 2015, as at 31 December 2015, 6,829,508 Akfen Holding A.Ş. shares were purchased by Akfen Holding amounting to TL 42,506. The Company holds 7,989,806 Akfen Holding shares, acquired within the previous share buyback program. As at 31 December 2015 in total share purchases have reached 14,819,314 shares, making up 5.66% of the Company's paid-in capital. As at 31 December 2015, total share purchases amounted to TL 76,029. As at 28 January 2016, these shares were cancelled by capital reduction.

Translation reserve

As at 30 June 2016, the translation reserve amounting to TL 206,199 (31 December 2015: TL 199,899) is comprised of foreign exchange difference arising from the translation of the financial statements of MIP, Akfen Water, TAV Investment, Akfen REIT, Akfen Construction and TAV Airports from their functional currency of USD and EUR to the presentation currency TL and is recognized in equity.

Restricted reserves allocated from profit

Article 520 of Law No. 6102 foresees reserves equaling to the acquisition value for bought back shares. As at 31 December 2015 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 76,029, As at 28 January 2016, this reserve cancelled by capital reduction.

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 June 2016 the total hedging reserves for TAV Airports, Isparta Şehir Hastanesi Yatırım İşletmeleri A.Ş. and İDO amounting to TL 22,297 (TAV Airports: TL 10,638 and IDO: TL 11,658) is recognized in equity and it is related to the interest rate and cross currency swap contracts made by TAV Airports and IDO (31 December 2015: TL 22,005 (TAV Airports TL 9,692. İDO: TL 12,313)).

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.

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EQUITY (continued)

Revaluation surplus

Vessels owned by İDO have been revaluated in 2015 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 June 2016 and 31 December 2015.

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.

The Company increased its paid in capital from TL247,081 to TL667,081 through a bonus share issue. This increase was funded by TL120,810 from special funds, by TL299,190 from emission premiums.

All gain or loss realized on sale and purchase of non-controlling interest in a subsidiary is also included in share premium. Akfen REIT 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 REIT shares with TL 54,118 nominal value and 8,117,500 shares of Akfen REIT 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 REIT 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.

Group's share on Akfen REIT's total share has reached 56.88% as at 31 December 2015, 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 June 2016, Akfen Thermal Energy (0.36%) and Akfen REIT (43.12%) calculated under non-controlling interest, which are Akfen Holding subsidiaries.

As at 30 June 2016 and 31 December 2015, the amounts classified under the 'non-controlling interest' item in the balance sheet are TL 352,648 and TL 347,367 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 30 June 2016 and 2015 are TL 2,777 and TL 2,592, respectively.

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24 REVENUE AND COST OF SALES

24.1 Revenue

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

	1 January-30	1 April-30	1 January-30	<u> 1 April-30</u>
	June 2016	June 2016	June 2015	June 2015
Revenue from electricity sales	131,024	68,835	95,340	55,606
Rent income from investment property	26,112	13,515	23,917	13,230
Other	25	12	134	54
	157,161	82,362	119,391	68,890

24.2 Cost of sales

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

	<u> 1 January-30</u>	1 April-30	1 January-30	1 April-30
	<u>June 2016</u>	June 2016	June 2015	June 2015
Outsourcing expenses	37,446	16,693	11,466	6,709
Depreciation and amortization	16,126	11,187	12,561	5,103
Personnel expenses	5,060	2,219	4,202	1,824
Insurance expenses	2,918	1,424	2,343	1,018
Rent expenses	2,544	1,273	2,416	1,238
Other	4,748	2,686	3,596	1,706
	68,842	35,482	36,584	17,598

25 GENERAL ADMINISTRATIVE EXPENSES

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

	1 January-30 June 2016	1 April-30 June 2016	1 January-30 June 2015	1 April-30 June 2015
Personnel expenses	29,173	5,928	13,287	6,226
Consultancy expenses	6,150	3,464	1,877	1,215
Rent expenses	2,180	1,084	1,988	1,029
Taxes and duties	2,124	1,882	822	503
Outsourcing expenses	1,473	1,117	779	685
Travel expenses	921	430	1,088	628
General office expenses	634	346	526	260
Office supplies expenses	416	209	450	284
Grant and charities	375	165	500	181
Depreciation and amortization	370	87	330	168
Representation expenses	224	104	256	144
Insurance expenses	111	49	75	31
Advertisement expenses	91	11	66	59
Other expense	2,306	894	958	311
	46,548	15,770	23,002	11,724

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26 OTHER INCOME

Other operating income:

For the periods ended 30 June, other operating income comprised the following:

	<u> 1 January-30</u>	1 April-30	1 January-30	1 April-30
	June 2016	June 2016	June 2015	June 2015
Rent income	1,088	536		
Insurance compensation income	681	580	14,243	
Other	2,744	237	9,476	5,814
	4,513	1,353	23,719	5,814

As at 30 June 2016 and 2015, insurance compensation income arises from the income obtained from the insurance company as a result of damage occurred in HEPP projects.

27 EXPENSE FROM INVESTMENT ACTIVITIES

For the periods ended 30 June, the detail of expense from investment activities is as follows:

	1 January-30 June 2016	1 April-30 June 2016	1 January-30 June 2015	1 April-30 June 2015
Impairment of intangible fixed assets	(29,418)	(29,418)		
Other	(529)	(529)		
	(29,947)	(29,947)		

28 FINANCIAL INCOME

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

	<u> 1 January-30</u>	1 April-30 June	1 January-30	<u> 1 April-30</u>
	<u>June 2016</u>	<u>2016</u>	June 2015	June 2015
Foreign exchange gain	31,851		12,660	3,129
Interest income	32,228	15,598	1,263	447
	64,079	15,598	13,923	3,576

29 FINANCIAL EXPENSE

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

	1 January-30	1 April-30 June	1 January-30	1 April-30 June
	June 2016	2016	June 2015	2015
Interest expenses	84,731	42,083	70,352	35,251
Foreign exchange loss	10,956	6,418	122,642	38,469
Other	1,357	462	4,433	1,822
	97,044	48.963	197,427	75,542

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30 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 June 2016, 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	25
Macedonia	10
Latvia	15
Libya	20
Qatari	10
Oman	12
Cyprus	23.5
Saudi Arabia	20
Russia	20
Holland	20

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

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 Commerce and Akfen Construction 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 25% 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%. 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.

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30 TAXATION (continued)

Corporate tax (continued)

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.

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 is exempt from Corporate Income Tax in Turkey. This exemption is also applicable to Quarterly Advance Corporate Tax.

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.

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30 TAXATION (continued)

Transfer pricing regulations:

In Turkey, 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 Communiqué on disguised profit distribution via Transfer Pricing, dated 18 November 2007 sets details about implementation.

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.

30.1 Taxation income/(expense)

The taxation charge for the periods ended 30 June comprised the following items:

	<u> 1 January-30</u>	<u> 1 April-30</u>	1 January-30	<u> 1 April-30</u>
	June 2016	June 2016	June 2015	June 2015
Corporate tax expense	(2,950)	(1,980)	(1,700)	(701)
Deferred tax benefit/(expense)	(3,831)	3,310	15,859	9,653
Tax income recognized in profit/loss	(6 701)	1 220	14 150	8,952
from continuing operations	(6,781)	1,330	14,159	0,952
Tax income recognized in profit/loss			206	6 402
from discontinuing operations			306	6,492
Tax income recognized in profit / loss	(6,781)	1,330	14,465	15,444

30.2 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 June 2016 and 31 December 2015 were attributable to the items detailed in the table below:

	Ass	ets	<u>Liabi</u>	<u>lities</u>	<u>Ne</u>	<u>et</u>
		<u>31</u>		<u>31</u>		<u>31</u>
	<u> 30 June</u>	December	<u> 30 June</u>	December	<u> 30 June</u>	December
	<u>2016</u>	<u>2015</u>	<u>2016</u>	<u>2015</u>	<u>2016</u>	<u>2015</u>
Tangible and intangible fixed assets	478	294	(2,250)	(7,401)	(1,772)	(7,107)
Investment incentives	9,880	11,104			9,880	11,104
Investment properties			(77,051)	(71,588)	(77,051)	(71,588)
Tax losses carried forward	4,839	5,676			4,839	5,676
Other temporary differences		35	(782)	(1,551)	(782)	(1,516)
Subtotal Net-off tax	15,197 (11,299)	17,109 (10,745)	(80,083) 11,299	(80,540) 10,745	(64,886)	(63,431)
Total deferred tax assets/(liabilities)	3,898	6,364	(68,784)	(69,795)	(64,886)	(63,431)

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30 TAXATION (continued)

30.2 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 June 2016 has reflected TL 4,839 (31 December 2015: TL 5,676) 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 280,916 (31 December 2015: TL 243,021) available for offset against future profits that is unused. TL 56,183 deferred tax asset (31 December 2015: TL 48,604) 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

	<u>30 June 2016</u>	<u>31 December 2015</u>
2016	37,071	36,521
2017	3,521	3,521
2018	47,558	47,558
2019	57,701	57,701
2020	93,764	97,720
2021	41,301	
	280,916	243,021

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.

31 EARNINGS PER SHARE

Since the Company's paid in capital increase through a bonus share issue was completed within the period ending on 30 June 2016 when calculating the earnings per month these bonus shares were counted as issued shares. Hence, the weighted average share number used in the calculation of the earnings per share was obtained through a retrospective inclusion of the issued bonus shares.

	<u> 1 January-30</u>	<u> 1 April-30</u>	<u> 1 January-30</u>	<u> 1 April-30</u>
	June 2016	June 2016	June 2015	June 2015
Profit/(loss) for the period from continuing operations attributable to equity holders of the parent	39,079	(18,643)	(71,502)	(11,028)
Profit/(loss) for the period from discontinued operations attributable to equity holders of the parent			(36,996)	(16,962)
Profit/(loss) attributable to owners of parent	39,079	(18,643)	(108,499)	(27,989)
The weighted average number of shares outstanding during the period	667,080,686	667,080,686	667,080,686	667,080,686
(Loss)/Gainings per share from continuing operations (full TL)	0.06	(0.03)	(0.11)	(0.02)
(Loss)/Gainings per share from discontinued operations (full TL)			(0.05)	(0.02)
(Loss)/Gainings per share from operations (full TL)	0.06	(0.03)	(0.16)	(0.04)

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32 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.

32.1 Related party balances

As at 30 June 2016 and 31 December 2015, short term receivables and payables balances are as follows:

	<u> 30 June 2016</u>	<u>31 December 2015</u>
Trade receivables	2,760	
Non-trade receivables		99,587
	2,760	99,587
Trade payables	3,063	3,783
Non-trade payables	3,402	1,603
	6,465	5,386

As at 30 June 2016 and 31 December 2015, long term receivables and payables balances are as follows:

	<u>30 June 2016</u>	31 December 2015
Non-trade receivables	476,154	431,387
	476,154	431,387
Trade payables	91	
Non-trade payables	9,836	9,066
	9,927	9,066

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 June 2016 and 31 December 2015, the Group had the following short term non trade receivables from its related parties:

Due from related parties (short term-non trade):	<u>30 June 2016</u>	31 December 2015
Akfen Altyapı		99,308
Other		279
		99,587

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32 RELATED PARTY DISCLOSURES (continued)

32.1 Related party balances (continued)

As at 30 June 2016 and 31 December 2015, the Group had the following long term non trade receivables from its related parties:

Due from related parties (long term-non trade):	30 June 2016	31 December 2015
Akfen Construction	458,005	425,334
Akfen Mühendislik A.Ş.	11,685	
Akfen Water	5,796	5,455
İDO	66	66
Other	603	532
	476,155	431,387

As at 30 June 2016 and 31 December 2015, the Group had the following short term non trade payables to its related parties:

Due to related parties (short term-non trade):	<u>30 June 2016</u>	<u>31 December 2015</u>
Adana İpekyolu (*)	3,402	1,575
Other		28
	3,402	1,603

^(*) Short term-non trade payables comprise of Akfen Thermal Energy's payables to Adana İpekyolu.

Long term non trade due to related parties:

As at 30 June 2016 and 31 December 2015, the Group had all long term non trade payables to its related party with TAV Investment.

32,2 Related party transactions

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

Services rendered to related parties:	30 June 2016		30 June 2015	
Company	Amount	Transaction	Amount	Transaction
Akfen Construction	16,515	Financial Income		Financial Income
Akfen Construction	233	Electric Sales Revenue		Electric Sales Revenue
TAV Airports	10,517	Electric Sales Revenue	11,152	Electric Sales Revenue
MIP	3,099	Electric Sales Revenue	3,580	Electric Sales Revenue
İDO	1,533	Electric Sales Revenue	1,571	Electric Sales Revenue
İDO		Financial Income	733	Financial Income
Akfen Water	376	Financial Income	134	Financial Income
Akfen Water	469	Electric Sales Revenue	349	Electric Sales Revenue
Other		Financial Income	485	Financial Income
	32,742		18,004	

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

Services obtained from related parties:	30 June 2016	30 June 2015
Company	Amount Transaction	Amount Transaction
Ibs Sigorta ve Reasürans Brokerliği A.Ş.	1,900 Buyings	2,015 Buyings
	1.900	2,015

32.3 Key management personnel compensation

As at 30 June 2016, total short term benefits provided to key management personnel for the Group and subsidiaries amounted to TL 12,727 (30 June 2015: TL 2,879).

Akfen Holding Anonim Şirketi

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33 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:

	Trade Rec	eivables	Other Re	ceivables	Deposits on
30 June 2016	Related Parties	Third Parties	İlişkili Taraf	Related Parties	Banks (*) Third Parties
Exposure to maximum credit risk as at reporting date (A+B+C+D+E)	2,760	8,974	476,154	18,278	113,999
- Portion of maximum risk covered any guarantee					
A. Net carrying value of financial assets which are not impaired or overdue (2)	2,760	8,974	476,154	18,278	113,999
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)					
- The portion covered by any guarantee					
D. Net carrying value of impaired assets (4)					
- Past due (gross book value)					
- Impairment (-)					
- Not past due (gross book value)					
- Impairment (-)					
E. Off balance sheet items with credit risks					
30 June 2016		acaklar			
	Ticari Alacaklaı	Diğer Alaca	klar		
Past due 1-30 days	-	-			
Past due 1-3 months	-	-			
Past due 3-12 months	-	-			
Past due 1-5 years	-	-			
More than 5 years	-	-			
Total undue receivables	-	-			
Total allowances	-	-			

^(*) As at 30 June 2016, TL 50,106 of restricted cash balances and TL 48,066 of long term financial investments are are shown in bank deposits.

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

Credit risk (continued)

		Deposits			
	Trade Rec	eivables	Other Re	on Banks	
31 December 2015	Related Parties	Third Parties	Related Parties	Third Parties	(*)
Exposure to maximum credit risk as at reporting date					
(A+B+C+D+E)		17,867	530,974	17,490	70,022
- Portion of maximum risk covered any guarantee (*)					
A. Net carrying value of financial assets which are not impaired or overdue (2)		17,867	530,974	17,490	70,022
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)					
- The portion covered by any guarantee					
D. Net carrying value of impaired assets (4)					
- Past due (gross book value)					
- Impairment (-)					
- Not past due (gross book value)					
- Impairment (-)					
E. Off balance sheet items with credit risks					
	Re	eceivables			

	Receivables		
31 December 2015	Trade Receivables	Trade Receivables	
Past due 1-30 days			
Past due 1-3 months			
Past due 3-12 months			
Past due 1-5 years			
More than 5 years			
Total undue receivables			
Total allowances			

^(*) As at 31 December 2015, TL 47,664 of restricted cash balances is shown in bank deposits.

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Notes to the Consolidated Financial Statements As at and For the Six Month Period Ended 30 June 2016 (Currency: Thousands of TL)

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

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 June 2016:

	30 June 2016						
	Note	Carrying <u>Amount</u>	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	8	1,214,396	(1,555,330)	(60,550)	(165,815)	(683,297)	(645,668)
Bonds	8	411,652	(450,674)	(19,564)	(367,570)	(63,540)	
Trade payables	9	5,386	(5,386)	(4,732)	(654)		
Due from related parties	9-10-32	16,392	(16,392)	(48)	(6,508)	(9,836)	
Other payables (*)		9,897	(9,897)	(4,916)	(1,439)	(3,542)	
Total		1,657,723	(2,037,679)	(89,810)	(541,986)	(760,215)	(645,668)

^(*) The non-financial instruments such as deposits and advances received, deferred income are not included in 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 2015:

		31 December 2015						
		Carrying	Expected	3 months	03 - 12	1-5	More than	
	Note	Amount	Cash Flow	or Less	Months	Years	5 years	
Financial liabilities								
Loans and borrowings	7	1,117,391	(1,478,294)	(67,098)	(200,200)	(531,000)	(679,996)	
Bonds	7	412,235	(482,974)	(21,146)	(34,689)	(427,139)		
Trade payables	8	15,533	(15,533)	(5,477)	(10,056)			
Due from related parties	8-9-36	14,452	(14,452)	(24)	(5,362)	(9,066)		
Other payables (*)		12,020	(12,020)	(7,234)	(1,185)	(3,601)		
Total		1,571,631	(2,003,273)	(100,979)	(251,492)	(970,806)	(679,996)	

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

Akfen Holding Anonim Şirketi

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

Currency risk

Exposure to currency risk

As at 30 June 2016, the Group's exposure to foreign currency risk resulted from foreign currency assets and liabilities listed below.

30	June 2016			
	TL			
	Equivalent	<u>USD</u>	<u>EUR</u>	<u> Other (*)</u>
1. Trade receivables	7,773			7,773
2a. Monetary Financial Assets (including Cash	62,247	17,688	3,439	45
2b. Non-monetary Financial Assets				
3. Other	51,208	19	15,646	1,017
4. Current Assets (1+2+3)	121,228	17,707	19,085	8,835
5. Trade receivables				
6a. Monetary Financial Assets				
6b. Non- monetary Financial Assets				
7. Other	27,528	4,024	4,956	
8. Non-current Assets (5+6+7)	27,528	4,024	4,956	
9. Total Assets (4+8)	148,756	21,731	24,041	8,835
10. Trade Payables	14,030	4,002	549	690
11. Financial Liabilities	201,641	31,386	34,585	
12a. Other Monetary Liabilities				
12b. Other Non-monetary Liabilities	1,406		29	1,311
13. Short Term Liabilities (10+11+12)	217,077	35,388	35,163	2,001
14. Trade Payables				
15. Financial Liabilities	1,007,731	66,272	254,640	
16a. Other Monetary Liabilities		1.202		
16b. Other Non-monetary Liabilities	3,711	1,282		
17. Long Term Liabilities (14+15+16)	1,011,442	67,554	254,640	
18. Total Liabilities (13+17)	1,228,519	102,942	289,803	2,001
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)	(1,079,763)	(81,211)	(265,762)	6,834
Position (9-18+19)		, , ,		•
21. Net Foreign Currency Asset/ (Liability)	(4.4.50.000)	(02.074)	(00 < 00 F)	= 400
Position Of Monetary Items (IFRS 7.B23)	(1,153,382)	(83,972)	(286,335)	7,128
(=1+2a+5+6a-10-11-12a-14-15-16a)				
22. Total Fair Value of Financial				
Instruments Used for Currency Hedging				
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•				
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^(*) Assets and liabilities in other currencies are presented by their TL equivalents.

Akfen Holding Anonim Şirketi

Notes to the Consolidated Financial Statements

As at and For the Six Month Period Ended 30 June 2016

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

Currency risk

Exposure to currency risk

As at 31 December 2015, the Group's exposure to foreign currency risk resulted from foreign currency assets and liabilities listed below.

	31 December 2	015		
	TL			
	Equivalent	<u>USD</u>	EUR	Other (*)
1. Trade receivables	11,475			11,475
2a. Monetary Financial Assets (including Cash	64,977	93	20,331	106
2b. Non-monetary Financial Assets				
3. Other	539	1	62	337
4. Current Assets (1+2+3)	76,991	94	20,393	11,918
5. Trade receivables				
6a. Monetary Financial Assets				
6b. Non- monetary Financial Assets				
7. Other	16,616	23	5,208	
8. Non-current Assets (5+6+7)	16,616	23	5,208	
9. Total Assets (4+8)	93,607	117	25,601	11,918
10. Trade Payables	3,659	301	875	5
11. Financial Liabilities	211,884	37,933	31,971	
12a. Other Monetary Liabilities	105	36		
12b. Other Non-monetary Liabilities	1,808		94	1,510
13. Short Term Liabilities (10+11+12)	217,456	38,270	32,940	1,515
14. Trade Payables				
15. Financial Liabilities	862,779	11,754	260,764	
16a. Other Monetary Liabilities				
16b. Other Non-monetary Liabilities	3,517	1,209		
17. Long Term Liabilities (14+15+16)	866,296	12,963	260,764	
18. Total Liabilities (13+17)	1,083,752	51,233	293,704	1,515
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)				
Position (9-18+19)	(990,145)	(51,116)	(268,103)	10,403
21. Net Foreign Currency Asset/ (Liability)				
Position Of Monetary Items (IFRS 7.B23)				
(=1+2a+5+6a-10-11-12a-14-15-16a)	(1,001,975)	(49,931)	(273,279)	11,576
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				
Liabilities		- -		- -

 $^{(\}mbox{*})$ Assets and liabilities in other currencies are presented by their TL equivalents.

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33 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 Sensitivity Analysis							
30 June 2016							
	Profit	t/Loss	Equ	uity			
	Appreciation	Depreciation	Appreciation	Depreciation			
	of foreign	of foreign	of foreign	of foreign			
	currency	currency	currency	currency			
Assumption of devaluation/appreciation by 10% of USD against TL							
1- Net USD asset/liability	(23,499)	23,499					
2- USD risk averse portion (-)							
3- Net USD Effect (1+2)	(23,499)	23,499					
Assumption of devaluation/appr	eciation by 10	% of Euro ag	ainst TL				
4- Net Euro asset/liability	(85,161)	85,161					
5- Euro risk averse portion (-)							
6- Net Euro Effect (4+5)	(85,161)	85,161					
Assumption of devaluation/appreciation	on by 10% of	other currenc	ies against TI				
7- Other currency net asset/liability			683	(683)			
8- Other currency risk averse portion (-)							
9- Net other currency effect (7+8)			683	(683)			
TOTAL (3+6+9)	(108,660)	108,660	683	(683)			

Akfen Holding Anonim Sirketi

Notes to the Consolidated Financial Statements

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

Currency risk (continued)

Sensitivity analysis (continued)

Common on Consistinity Analysis							
Currency Sensitivity Analysis							
31 December 2015							
	Profit/Loss		Equity				
	Appreciation	Depreciation	Appreciation	Depreciation			
	of foreign	of foreign	of foreign	of foreign			
	currency	currency	currency	currency			
Assumption of devaluation/appreciation by 10% of USD against TL							
1- Net USD asset/liability	(14,862)	14,862					
2- USD risk averse portion (-)							
3- Net USD Effect (1+2)	(14,862)	14,862	-	-			
Assumption of devaluation/appreciation by 10% of Euro against TL							
4- Net Euro asset/liability	(85,192)	85,192					
5- Euro risk averse portion (-)		-	-	-			
6- Net Euro Effect (4+5)	(85,192)	85,192	-				
Assumption of devaluation/appreciation by 10% of other currencies against TL							
7- Other currency net asset/liability			1,040	(1,040)			
8- Other currency risk averse portion (-)		-	-	-			
9- Net other currency effect (7+8)			1,040	(1,040)			
TOTAL (3+6+9)	(100,054)	100,054	1,040	(1,040)			

Interest rate risk

Profile

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

	30 June 2016	31 December 2015
Fixed rate instruments		
Financial assets	111,732	66,657
Financial liabilities	1,158,839	1,040,561
Variable rate instruments		
Financial assets		
Financial liabilities	467,209	489,065

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.

Akfen Holding Anonim Şirketi

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33 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 Benchmark Interest Rate, Euribor or Libor rate, caused an approximately TL 4,672 (31 December 2015: TL 4,891) increase in the annual interest costs of floating interest rate liabilities of the Group.

As at 30 June 2016 and 31 December 2015, 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 June 2016	31 December 2015
Fixed Rate Financial	Instruments		
Financial Assets	Assets recognized at fair value through profit or loss		
	Financial asset held for sale		
Financial Liabilities			
Variable Rate Finan	cial Instruments		
Financial Assets			
Financial Liabilities		(4,672)	(4,891)

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 June 2016 and 31 December 2015, net financial liabilities/equity ratios are as follows:

	<u>30 June 2016</u>	<u>31 December 2015</u>
Total financial liabilities	1,626,048	1,529,626
Cash and banks (*)	(114,141)	(70,088)
Net financial liabilities	1,511,907	1,459,538
Equity	1,720,207	1,742,473
Net financial liability/equity ratio	0.88	0.86

(*) As at 30 June 2016, in addition to cash and cash equivalents, TL 98,172 of restricted cash balances included in cash and bank balances (31 December 2015: TL 48,664)

As at 31 December 2015, Akfen Holding shares purchased within the "Buy Back Programme" by Akfen Holding amounting to TL 76,029 was not included in cash and banks.

Akfen Holding Anonim Şirketi

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

With the board decision dated 01 June 2016 and 20 June 2016 it was decided to determine whether the spin-off of the shares of; Akfen Thermal Energy., İDO, Akfen Water, Tav Investment, Akfen REIT, Adana İpekyolu, Akfen Enerji Gaz, Akfen Enerji Üretim, Akfen Rüzgar Enerji, Akfen Karaköy, Akfen Su Güllük, Akfensu-Arbiogaz Dilovası, Akfen Güneş Enerji and Batı Karadeniz Elk.Dağ.Ve Sis.A.Ş. and to contribute these to Akfen Mühendislik AŞ., as capital in kind, is appropriate.

35 SUBSEQUENT EVENTS

Akfen Holding and Its Subsidiaries:

Akfen Renewable

The conditions of the closing were met and at the initial stage, the paid in capital of Akfen Renewable was raised from TL 634,500 to TL 705,000. EBRD and IFC have participated in Akfen Renewable with a 5% stake each, paying USD44,444,444, The rise in the paid-in capital was registered on 12 July 2016.

Akfen REIT

In its announcement dated 29 July 2016, Akfen REIT announced that its shareholder Hamdi Akın and Chairman of the Board İ. Süha Güçsav have applied to the MKK to turn their bearer shares in Akfen REIT into tradable shares and to avoid any misunderstanding its was disclosed to the investors that this application was not made in order to sell these shares.

Equity Accounted Investees

TAV Airports

On February 12, 2016 TAV Airports had disclosed their financial and operational expectations for 2016, under normal conditions. Because of security related incidents TAV Airports have experienced both in Turkey and globally since then, passenger numbers and passenger mix is affected and hence guidance is revised. Due to this, while Istanbul international passengers was flat in the first half of 2016, Origin and Destination (O&D) passengers decreased 14%. In 2016, TAV Airports expect: 20 percent decrease in Istanbul Ataturk Origin & Destination (O&D) Passengers, stable revenue, 8-10 percent decrease in EBITDAR, significant decrease in net profit all measures are taken to limit the decline in operational metrics and strict cost control measures are being implemented in response to the new situation have been announced on July 27, 2016.

TAV Airports Holding's subsidiary, BTA Yiyecek İcecek Hizmetleri A.Ş, will start operating the food and beverages areas and provide inflight catering services at Zagreb International Airport in Croatia as of August 01, 2016. The operating period is 13 years. The project covers the operation right of 16 of service points of food and beverage areas and inflight catering services for around 90 airlines including Croatia Airlines, flag carrier of Croatia. TAV Airports has 15% share in the consortium which has been operating the airport since 2013. Zagreb Airport served around 2.6 million passengers in 2015. Passenger capacity of the airport will reach to 8 million per year by completion of new terminal building in 2017.

TAV Airports announced on 5 August 2016, that in partnership with its 38% shareholder Groupe ADP and with Bouygues Bâtiment International, theyentered into exclusive talks with Cuban authorities, concerning the development of José Marti International Airport, Havana, under a concession contract. The Havana International Airport development project comprises the renovation, extension and operation of the existing international terminals. The project also includes the development of the San Antonio de los Banos Airport, located to the West of the capital.