Global Liman İşletmeleri Anonim Şirketi and its Subsidiaries

Condensed Consolidated Interim Financial Information As at and for the Nine Months Ended 30 September 2016

This report includes 43 pages of condensed consolidated interim financial information together with their explanatory notes

Global Liman İşletmeleri Anonim Şirketi and its Subsidiaries

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Condensed Consolidated Interim Statement of Financial Position

As at 30 September 2016 *Currency: TL*

	Notes	30 September 2016	31 December 2015
Assets			
Property and equipment	11	366,404,177	348,247,559
Intangible assets	12	1,342,036,349	1,344,115,290
Goodwill	13	42,199,308	37,392,970
Equity-accounted investees	14	40,199,305	19,268,404
Other investments	15	22,232	22,232
Deferred tax assets		15,065,651	11,060,395
Other non-current assets	17	49,149,495	37,934,916
Total non-current assets		1,855,076,517	1,798,041,766
Trade and other receivables	16	51,378,998	31,404,662
Due from related parties	29	118,935,856	110,901,294
Other investments	15	41,402,777	49,159,145
Other current assets	17	35,107,604	23,743,361
Cash and cash equivalents	18	155,105,741	225,115,739
Total current assets		401,930,976	440,324,201
Total assets		2,257,007,493	2,238,365,967
Equity			
Share capital	22	74,323,982	74,323,982
Reserves	22	352,303,278	319,734,789
Retained earnings		69,535,513	169,675,302
Equity attributable to owners of the Company		496,162,773	563,734,073
Non-controlling interests		269,213,536	244,066,978
Total equity		765,376,309	807,801,051
Liabilities			<u>, , , , , , , , , , , , , , , , , </u>
Loans and borrowings	19	942,804,315	914,521,489
Other financial liabilities		4,921,023	4,651,920
Derivative financial liabilities		6,088,234	2,771,205
Deferred tax liabilities		303,480,010	302,884,650
Provisions	23	48,398,178	41,225,657
Other liabilities		309,352	1,616,178
Employee benefits	21	4,682,686	4,255,299
Total non-current liabilities		1,310,683,798	1,271,926,398
Loans and borrowings	19	119,093,763	106,478,192
Trade and other payables	20	50,148,047	42,641,272
Other financial liabilities	-	593,897	759,767
Due to related parties	29	1,406,116	2,037,837
Current tax liabilities		8,002,253	5,525,114
Provisions	23	1,703,310	1,196,336
Total current liabilities		180,947,386	158,638,518
Total liabilities		1,491,631,184	1,430,564,916
Total equity and liabilities		2,257,007,493	2,238,365,967

Condensed Consolidated Interim Statement of Profit or Loss and Other

Comprehensive Income

For the Nine Months Ended 30 September 2016

Currency: TL

	Notes	1 January- 30 September 2016	1 January- 30 September 2015
Revenue	6	264,689,576	216,728,915
Cost of sales	6	(158,393,276)	(134,778,739)
Gross profit		106,296,300	81,950,176
Other income		1,532,497	1,591,608
Selling and marketing expenses		(1,864,419)	(795,778)
Administrative expenses	9	(31,910,857)	(22,859,246)
Other expenses	7	(10,646,586)	(13,008,048)
Operating profit		63,406,935	46,878,712
Finance income	10	23,276,744	39,957,511
Finance costs	10	(70,750,572)	(66,234,274)
Net finance costs		(47,473,828)	(26,276,763)
Share of profit of equity-accounted investees, net of tax	14	1,877,551	466,934
Loss before income tax		17,810,658	21,068,883
Income tax benefit		4,894,049	7,081,919
Profit for the period		22,704,707	28,150,802
Other comprehensive income Items that will not be reclassified to profit or loss Remeasurement of defined benefit liability	21	68,588	(47,978)
Related tax		(13,718)	9,596
Items that may be reclassified subsequently to profit of	r loss	54,870	(38,382)
Change in currency translation differences	1055	55,265,375	221,800,696
Interest hedge – effective portion of changes in fair value Gain/(loss) on hedging instruments designated in the	10	(2,120,872)	31,903
hedges of the net assets of foreign operations	22	(17,038,507)	(202,866,465)
Related tax		530,218	40,565,317
		36,636,214	59,531,451
Other comprehensive income for the period, net of income tax		36,691,084	59,493,069
income tax Total comprehensive income for the period		59,395,791	87,643,871
		39,393,791	07,043,071
Profit / (loss) attributable to:		11 776 641	21 021 401
Owners of the Company		11,726,641	21,081,401
Non-controlling interests		<u>10,978,066</u> 22,704,707	7,069,401 28,150,802
Total comprehensive income attributable to:		22,704,707	20,130,002
Owners of the Company		32,059,702	48,933,336
Non-controlling interests		27,336,089	38,710,535
-		59,395,791	87,643,871

Condensed Consolidated Interim Statement of Changes in Equity For the Nine Months Ended 30 September 2016

Currency: TL

	Note	Share capital	Legal reserves	Hedging reserve	Translation reserves	Retained earnings	Total	Non- controlling interests	Total equity
Balance at 1 January 2016		74,323,982	178,940,295	(190,929,943)	331,724,437	169,675,302	563,734,073	244,066,978	807,801,051
Total comprehensive income									
Profit for the period						11,726,641	11,726,641	10,978,066	22,704,707
Other comprehensive income				(18,629,161)	38,907,352	54,870	20,333,061	16,358,023	36,691,084
Total comprehensive income for the									
period				(18,629,161)	38,907,352	11,781,511	32,059,702	27,336,089	59,395,791
Transactions with owners of the Comp	anv								
Contributions and distributions	J								
Transfer			7,046,561			(7,046,561)			
Dividends	22		5,243,737			(104,874,739)	(99,631,002)	(2,536,732)	(102,167,734)
Total contributions and distributions			12,290,298			(111,921,300)	(99,631,002)	(2,536,732)	(102,167,734)
Balance at 30 September 2016		74,323,982	191,230,593	(209,559,104)	370,631,789	69,535,513	496,162,773	269,213,536	765,376,309
								Non-	
		Share	Legal	Hedging	Translation	Retained		controlling	
	Note	capital	reserves	reserve	reserves	earnings	Total	interests	Total equity
Balance at 1 January 2015		66,269,683	21,705,317	(50,487,390)	187,608,037	180,583,041	405,678,688	151,385,265	557,063,953
Total comprehensive income									
Profit for the period						(1,332,596)	(1,332,596)	1,880,647	548,051
Other comprehensive income				(80,957,693)	82,950,977	(38,382)	1,954,902	9,184,470	11,139,372
Total comprehensive income for the									
period				(80,957,693)	82,950,977	(1,370,978)	622,306	11,065,117	11,687,423
Transactions with owners of the Comp	any								
Contributions and distributions	·								
			(2, 104, 570)			3,194,570			
Transfer			(3,194,570)			5,171,570			
	22		(3,194,570) 2,756,947			(55,138,947)	(52,382,000)	(6,998,518)	(59,380,518)
Transfer	22		· · · /				(52,382,000) (52,382,000)	(6,998,518) (6,998,518)	(59,380,518) (59,380,518)

Condensed Consolidated Interim Statement of Cash Flows

For the Nine Months Ended 30 September 2016

Currency: TL

	Notes	2016	2015
Cash flows from operating activities			
Profit for the period		22,704,707	28,150,802
Adjustments for			
Depreciation and amortization expense	11, 12	89,580,466	76,064,890
Share of profit of equity-accounted investees, net of tax	14	(1,877,551)	(466,934)
Interest expense	10	58,036,951	47,130,959
Interest income	10	(6,981,981)	(5,866,399)
Income tax benefit recognized in profit or loss		(4,894,049)	(7,081,919)
Unrealized foreign exchange differences on loans and borrowings		19,569,491	41,362,687
Operating cash flow before changes in operating assets and liabilities		176,138,034	179,294,086
Changes in:			
- employment termination indemnity		413,747	595,243
- trade and other receivables		(20,137,075)	(36,886,333)
- other current assets		(11,273,207)	(6,545,840)
- other non-current assets		(12,655,040)	(4,125,790)
- trade and other payables		12,923,275	5,810,645
- provisions		7,679,495	11,715,110
Cash generated (used in) / from operating activities		153,089,229	149,857,121
Employee benefits paid	21	(319,768)	(266,624)
Income taxes paid		(9,537,629)	(8,995,569)
Net cash from operating activities		143,231,832	140,594,928
Investing activities			
Acquisition of property and equipment	11	(21,664,547)	(19,478,979)
Acquisition of intangible assets	12	(272,031)	(226,013)
Proceeds from sale of property and equipment			231,057
Change in financial investments		12,342,828	(6,279,250)
Interest received		1,131,242	798,330
Acquisition of other investment		(17,756,280)	
Acquisition of subsidiary		(2,534,540)	
Advances given for tangible assets		(202,857)	(1,221,178)
Net cash used in investing activities		(28,956,185)	(26,176,033)
Financing activities			
Financing activities Change in due from related parties		(6,770,283)	14,190,048
Changes in due to related parties Dividends paid	22	(631,721) (105,579,740)	1,277,099
	22		(61,091,118)
Interest paid		(40,618,639)	(21,745,116)
Proceeds from borrowings		17,467,840	6,234,187
Repayments of borrowings		(30,932,155)	(44,919,048)
Net cash used in financing activities		(167,064,698)	(106,053,948)
Effect of movements in exchange rates on cash held		(17,900,228)	(35,548,835)
Net decrease in cash and cash equivalents		(70,689,279)	(27,183,888)
Cash and cash equivalents at 1 January	18	212,384,104	103,514,972
Cash and cash equivalents at 30 September	18	141,694,825	76,331,084

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

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Notes to the condensed consolidated interim financial information

1 Reporting entity

Global Altyapı Hizmetleri ve İşletmecilik A.Ş. was originally incorporated to invest in Global Yatırım Holding A.Ş. ("Global Yatırım Holding")'s infrastructure projects in Istanbul, Turkey in 2004. On 13 September 2007, Global Altyapı Hizmetleri ve İşletmecilik A.Ş. changed its trade name to Global Liman İşletmeleri A.Ş. ("Global Liman" or "the Company"). The main operation of the Company is to invest in the capital and management of companies that operate or will operate in the ports and port management industry.

Global Liman and its subsidiaries are together referred to as "the Group".

As at 30 September 2016 and 31 December 2015, 89.16% of the shares of the Company are owned by Global Yatırım Holding and 10.84% by European Bank of Reconstruction and Development ("EBRD"). Global Yatırım Holding was established in 1990 with the trade name Global Menkul Değerler A.Ş. as a brokerage company in Istanbul, Turkey. In 2004, Global Menkul Değerler A.Ş. changed its trade name to Global Yatırım Holding A.Ş. and changed its field of activity into that of a holding company. The main activity of Global Yatırım Holding is to participate in the capital and management of companies that operate or will operate in the fields of finance, energy, infrastructure and transportation and to minimize the volatility of its investments against economic fluctuations by handling the capital expenditure, financing, organization and administration of those companies within a portfolio, while contributing to the achievement of sustainable growth and ensuring the going concern of those companies to the benefit of the national economy, and to engage in commercial, industrial and financial activities in line with these goals.

Global Yatırım Holding is registered with the Capital Market Board of Turkey ("CMB") and its shares have been traded on the Istanbul Stock Exchange (Borsa Istanbul - "BIST") since May 1995 (From May 1995 to October 2004, traded as Global Menkul Değerler A.Ş.).

As at 30 September 2016, the number of employees of the Group was 680 (31 December 2015: 702). The address of the registered office of the Company is "Rihtim Caddesi No: 51 Karaköy / Istanbul".

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The nature of the operations and the locations of the subsidiaries of the Company are listed below:

<u>Subsidiaries</u>

Subsidiaries	Locations	Operations
Ege Liman İşletmeleri A.Ş. ("Ege Liman")	Aydın-Turkey	Port operations
Ortadoğu Antalya Liman İşletmeleri A.Ş. ("Ortadoğu Liman")	Antalya-Turkey	Port operations
Bodrum Liman İşletmeleri A.Ş. ("Bodrum Liman")	Muğla-Turkey	Port operations
Container Terminal and General Cargo – Bar ("Port of Adria")	Montenegro	Port operations
Barcelona Port Investments, S.L ("BPI")	Spain	Port investments
Creuers del Port de Barcelona, S.A. ("Creuers")	Spain	Port operations
Cruceros Malaga, S.A. ("Malaga Port")	Spain	Port operations
Global Ports Europe B.V ("Global BV")	Netherlands	Port investments
Perquisite Holdings Ltd. ("Perquisite")	Malta	Port investments
Global Ports Melita Ltd. ("GP Malta")	Malta	Port investments
Valetta Cruise Port PLC ("VCP")	Valetta – Malta	Port operations
Port Operation Holding Srl ("POH")	Italy	Port investments
Ravenna Terminali Passegeri Srl ("Ravenna")	Italy	Port operations
Global Depolama A.Ş. ("Global Depolama")	İstanbul-Turkey	Storage
Randa Denizcilik San. ve Tic. Ltd. Ști. ("Randa")	Antalya-Turkey	Marine vehicle trade

Currency: TL

1 Reporting entity *(continued)*

Ege Liman

Kuşadası Cruise Port was constructed in 1968 and was operated by the Turkish Maritime Organization Inc. (Türkiye Denizcilik İşletmeleri A.Ş.) ("TDI") until its privatization in 2003. On 2 July 2003, Ege Liman entered into a transfer of operational rights agreement ("TOORA") for Kuşadası Cruise Port for a period of 30 years with the Privatization Administration (Özelleştirme İdaresi Başkanlığı) ("OIB") and TDI. The TOORA will end in 2033. Kuşadası Cruise Port is the largest cruise ship terminal in Turkey and is a popular port of call for cruises originating from Greece, Italy, France, Spain and Turkey.

Global Liman acquired 72.50% of the shares of Ege Liman on 6 July 2005. The other shareholder of Ege Liman is Royal Caribbean Cruises Ltd. ("RCCL").

Ege Liman offers the following basic services to ships calling at the port: tugging, pilotage, sheltering, security, clean water supply, disposal of solid waste, underwater diving inspection, fuel supply and liquid waste collection.

Ortadoğu Liman

Antalya Port, constructed in 1977, is a multi-functional facility harbouring a cruise port, a marina and a commercial port and was operated by the TDI until its privatization in 1998. Operational rights for Antalya Port were taken over for a period of 30 years by Ortadoğu Liman in August 1998. In 2001, due to the difficulties in the other commercial activities of the former shareholders of Ortadoğu Liman, Savings Deposit Insurance Fund ("SDIF") confiscated the company.

Akdeniz Liman İşletmeleri A.Ş. ("Akdeniz Liman"), a joint venture of Global Liman, acquired 99.99% of the shares of Ortadoğu Liman which were subsequently tendered by the SDIF. Akdeniz Liman merged with Ortadoğu Liman in December 2006 and all the rights and obligations of Akdeniz Liman were transferred to Ortadoğu Liman which was denoted the successor entity. The concession period will end in 2028.

Until 29 July 2010, Global Liman owned 39.80% shares of Ortadoğu Liman. On 29 July 2010, Global Liman acquired the 60% of the shares of Ortadoğu Liman from other shareholders and obtained control by raising the ownership to 99.80%.

Bodrum Liman

Bodrum Cruise Port was tendered by the State Railways, Ports and Airports Construction Company (Demiryolları, Limanlar ve Havayolları) ("DLH") in September 2003 through a 12-year Build-Operate-Transfer ("BOT") tender agreement, which commenced in December 2007. The BOT agreement period will end in 2019. The winning bidder of the BOT concession was a consortium, which later established Bodrum Liman to carry out the operations of Bodrum Cruise Port.

Global Liman acquired 60% of the shares of Bodrum Liman on 16 June 2008. As at 30 September 2016 and 31 December 2015, shareholders of the remaining 30% and 10% of the shares of Bodrum Liman are Yüksel Çağlar and Setur Servis Turistik A.Ş. ("Setur"), respectively.

Currency: TL

1 Reporting entity *(continued)*

Port of Bar

On 23 July 2013, Global Liman won the tender for the repair, financing, operation, maintenance and transfer of Port of Bar and the right to acquire 62.09% of the shares in Port of Bar from the Montenegro Government through Container Terminal and General Cargo JSC-Bar, which has an operating concession for thirty years (terminating in 2043). Global Liman finalized a share purchase agreement with the Montenegro Government on 15 November 2013 and it was approved by the tender commission, the Montenegro Privatization and Capital Investments Authority and the Montenegro Council of Ministers. The shares were transferred to the Group on 30 December 2013.

Port of Bar represents an important link in the chain of intermodal transport because of its integration with the Belgrade-Bar railway and road traffic network, and benefits from a free zone regime.

For the first three years of its ownership, the Group is obliged to implement certain investment programs and social programs outlined in the share purchase agreement.

BPI and Creuers

The Group acquired 43% and 57% interests in Creuers on 30 December 2013 and 30 September 2014, respectively through Barcelona Port Investments, S.L ("BPI") which is a special purpose joint venture between the Global Liman and Royal Caribbean Cruises Ltd. Creuers has the concession rights of Adossat and World Trade Center wharfs in Barcelona Cruise Port with 80% of controlling interest in Malaga Port and 40% of non-controlling interest in Singapore Port.

Global Liman increased its interest in BPI from 49% to 62% with the agreement of RCCL and became the shareholder of Creuers with 62% of interest indirectly on 30 September 2014 and BPI and Creuers have been recognized as subsidiaries as from 30 September 2014.

Global BV, Perquisite, GP Malta and VCP

Global BV was established in Netherlands for the investments made through European Ports. As of 15 November 2015, Global BV acquired 55.60% of VCP shares through Holding Companies of GP Malta and Perquisite. VCP was set up to develop the Valletta Waterfront, situated on the Grand Harbour, Malta, for the purpose of the operation and management of a cruise liner passenger terminal and an international ferry passenger terminal together with complementary leisure facilities. The company is also responsible for the handling of international cruise and ferry passengers. For this purpose the company was granted a licence by the Malta Maritime Authority.

POH and Ravenna

POH was established in Italy for the investments made through Italian Ports. As of 30 September 2016, POH acquired 51% of Ravenna shares. Ravenna was set up to operate the cruise liner passenger terminal together with complementary leisure facilities. The company is responsible for the handling of international cruise passengers.

Global Depolama

Global Depolama was established on 9 July 2008 for the purpose of investing in the storage sector.

Randa

Randa was acquired by Global Liman on 17 February 2011 for the purpose of marine vehicle trade for a consideration of Euro 10,000. As at 30 September 2016 and 31 December 2015, Randa is inactive and is excluded from the scope of consolidation.

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

1 Reporting entity *(continued)*

The nature of the operations and the locations of the equity-accounted investees of the Company are listed below:

Equity-accounted investees	Locations	Operations
LCT - Lisbon Cruise Terminals, LDA ("Port of Lisbon") (*)	Portugal	Port operations
SATS – Creuers Cruise Services Pte. Ltd. ("Singapore Port") (**)	Singapore	Port operations
Venezia Investimenti Srl. ("Venice Investment") (***)	Italy	Port investments
Cagliari Cruise Port Srl. ("Cagliari") (****)	Italy	Port operations

(*)BPI holds a non-controlling interest in Singapore Port, it has been recognized as an equity-accounted investee as at and for the year ended 31 December 2015 and 2014.

(**) The operation right of Lisbon Cruise Port has been transferred by the Port Authority of Lisbon to LCT-Lisbon Cruise Terminals, LDA, which was established by the Consortium, on 26 August 2014. The Group has a 46.2% effective interest in Port of Lisbon as at 30 September 2016. Port of Lisbon has been recognized as equity-accounted investee in the condensed consolidated interim financial statements as at and for the nine months ended 30 September 2016, and in the consolidated financial statements for the year ended 31 December 2015.

(***) Venezia Investimenti Srl is an international consortium formed for investing in Venezia Terminal Passegeri S.p.A (VTP). The international consortium formed by Global Ports Holding (GPH), Costa Costa Crociere SpA, MSC Cruises SA and Royal Caribbean Cruises Ltd each having 25% share of the Company. Please see Note 30 for further details of the transaction.

(****) Global Ports Holding (GPH) purchased minority interest through POH in Cagliari Cruise Port Srl, which has the operating rights of Cagliari Cruise Port, Italy.

2 Basis of preparation

(a) Statement of compliance

This condensed consolidated interim financial information has been prepared in accordance with International Accounting Standard 34 *Interim Financial Reporting*. Selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in financial position and performance of the Group since the last annual consolidated financial statements as at and for the year ended 31 December 2015. This condensed consolidated interim financial information does not include all the information required for full annual financial statements prepared in accordance with International Financial Reporting Standards ("IFRS").

The Company and its subsidiaries operating in Turkey maintain their books of account and prepare their statutory financial statements in Turkish Lira ("TL") in accordance with the Turkish Commercial Code, tax legislation and Turkish Uniform Chart of Accounts. The subsidiaries operating in Montenegro, Spain and Malta maintain their books of account and prepare their statutory financial statements in Euro in accordance with their respective local laws. The accompanying condensed consolidated interim financial information is based on this statutory record with adjustments and reclassifications for the purpose of fair presentation in accordance with IFRSs.

(b) Use of estimates and judgments

The preparation of interim financial information requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

In preparing these condensed consolidated interim financial information, the significant judgments made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial statements as at and for the year ended 31 December 2015. Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

2 **Basis of preparation** (continued)

(c) New standards and interpretations not yet adopted

The IASB issued Annual Improvements to IFRSs - 2012–2014 Cycle. The amendments are effective as of 1 January 2016. Earlier application is permitted. The Group does not expect that these amendments will have significant impact on the consolidated financial position or performance of the Group and does not plan to adopt early.

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

Consolidated financial statements of the Group have been prepared comparatively with the prior period in order to give information about financial position and performance. Comparative information has been reclassified in the prior year's consolidated financial statements in order to maintain consistency and compatibility with current year consolidated financial statements. These reclassifications have no effect over the prior period's equity and net profit/ (loss) accounts. As at 31st December 2015, TL 5,029,659 has been reclassified under "Other non-current assets" which was previously classified under non-current portion of "Due from related parties"; TL 4,362,600 has been reclassified from "Other current assets" to "Other non-current assets"; TL 1,616,178 has been reclassified under non-current portion of "Other liabilities" which was presented under non-current portion of "Other financial liabilities".

(e) Functional and presentation currency

The accompanying consolidated financial statements are presented in TL which is Global Liman's functional currency and presentation currency for the Group. All financial information presented in TL has been rounded to the nearest digit.

Until 1 January 2016, US Dollar ("USD") was the most significant currency to the operations of Ege Liman and Bodrum Liman. Therefore, USD was determined as the functional currency of Ege Liman and Bodrum Liman in line with IAS 21 "The Effects of Changes in Foreign Exchange Rates". Due to change of sales prices and collections currency from USD to EUR for these subsidiaries, the change of functional currency of Ege Liman and Bodrum Liman has been considered. Group Management concluded that EUR is used to a significant extent in and has a significant impact on the operations of Ege Liman and Bodrum Liman and reflects the underlying transactions, events and conditions that are relevant to these subsidiaries. Therefore, Group Management decided to change the functional currency from USD to EUR for these subsidiaries starting from 1 January 2016 in accordance with IAS 21 "The Effects of Foreign Exchange Rates".

There has been no restatement in the financial statements and notes for prior periods as changes in the functional currency shall be applied prospectively in accordance with IAS 21 "The Effects of Foreign Exchange Rates". Assets and liabilities in the statement of financial position of Ege Liman and Bodrum Liman are translated into TL at the prevailing EUR exchange rates of the Central Bank of Turkish Republic as at 30 September 2016. The statements of profit or loss of these subsidiaries are translated into TL by using average EUR exchange rates. Foreign currency differences arising on translation into TL are recognized directly in the foreign currency translation reserve, as a separate component of equity.

3 Significant accounting policies

The accounting policies applied in preparation of the accompanying condensed consolidated interim financial information are consistent with the accounting policies applied in the annual consolidated financial statements of the Group as at and for the year ended 31 December 2015.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016 *Currency: TL*

4 Segment reporting

(i) Basis for segmentation

Operating segments considered in performance evaluation by the Group management are determined by considering the Group's risks and resources and internal reporting structure. The Group's operating segments are Kuşadası Port, Antalya Port, Bodrum Port, Port of Bar, Valetta Cruise Port and Creuers which are operated by Ege Liman, Ortadoğu Liman and Bodrum Liman, Port of Bar, Global BV and BPI, respectively. Other operations of the Group, which include Global Liman and Global Depolama, do not generate external revenues and therefore are presented to reconcile to the consolidated financial statements. Valetta Cruise Port was acquired at the end of 2015 and did not generate revenue for the Group in 2015.

Information regarding all the segments is stated below. External revenues and earnings before interest, tax, depreciation and amortization ("EBITDA") are reviewed in the assessment of the financial performance of the operating segments. EBITDA is not a financial measure defined by IFRS as a measurement of financial performance. The Group management assesses EBITDA as the most appropriate method for the review of the segment operations, based on comparability with other companies in the same industry.

The accounting policies of operating segment are the same as those described in the summary of significant accounting policies. The reconciliation of EBITDA to profit before tax and elements of EBITDA are disclosed as follows.

(ii) Information about reportable segments

As at and for the nine months ended 30 September 2016, the details of reportable segments comprised the following:

	Kuşadası Port	Antalya Port	Bodrum Port	Port of Bar	VCP	BPI	РОН	Other	Total
Segment assets	220,682,945	807,918,688	27,009,765	185,063,269	300,266,551	529,408,796	5,753,338	140,704,836	2,216,808,188
Equity-accounted investees						7,238,362	144,852	32,816,091	40,199,305
Segment liabilities	37,805,538	146,661,724	3,544,371	28,433,107	116,367,221	293,835,103	161,915	864,822,205	1,491,631,184
Capital expenditures	4,130,415	3,478,674	12,762	9,429,261	5,679,647	192,219		860,456	23,783,434
	Kuşadası Port	Antalya Port	Bodrum Port	Port of Bar	VCP	BPI		Other	Total
External revenues	30,010,896	121,394,377	5,487,742	19,128,785	26,401,614	62,266,162			264,689,576
EBITDA	22,040,642	90,948,570	2,845,663	4,622,161	11,870,340	37,896,969		(15,359,393)	154,864,952
Depreciation and amortization expense	(5,267,559)	(45,970,867)	(4,148,650)	(4,785,768)	(5,691,493)	(23,453,599)		(262,530)	(89,580,466)
Share of profit (loss) of equity- accounted investees						315,111		1,562,440	1,877,551
Interest income	5,028,207	2,090,877		82,968				10,425,713	17,627,765
Interest expense	(3,468,079)	(7,182,757)	(155,902)	(1,053,012)	(1,192,326)	(6,229,769)		(49,400,890)	(68,682,735)

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016 *Currency: TL*

4 Segment reporting *(continued)*

(ii) Information about reportable segments (continued)

As at 31 December 2015 statement of financial position details and for the nine months 30 September 2015 profit or loss details of reportable segments comprised the following:

	Kuşadası Port	Antalya Port	Bodrum Port	Port of Bar	VCP	BPI	Other	Total
Segment assets	196,620,034	790,575,602	28,438,941	171,214,329	280,876,834	489,797,906	261,573,917	2,219,097,563
Equity-accounted investees						6,189,975	13,078,429	19,268,404
Segment liabilities	39,064,759	149,323,921	4,484,180	30,250,205	112,514,696	281,326,652	813,600,503	1,430,564,916
Capital expenditures	1,566,750	12,655,954	311,377	5,126,059		3,274,989	55,848	22,990,977
	Kuşadası Port	Antalya Port	Bodrum Port	Port of Bar	VCP	BPI	Other	Total
External revenues	37,299,874	105,003,312	7,075,977	17,234,519		50,115,233		216,728,915
EBITDA	30,141,164	75,770,993	4,197,499	2,027,645		27,438,180	(16,164,945)	123,410,536
Depreciation and amortization expense	(4,575,851)	(42,442,037)	(3,734,893)	(4,109,511)		(21,131,577)	(71,021)	(76,064,890)
Share of profit (loss) of equity- accounted investees						(307,228)	774,162	466,934
Interest income	3,884,358	1,968,026				81,540	10,928,732	16,862,656
Interest expense	(3,320,866)	(8,681,121)	(389,022)	(701,015)		(6,934,918)	(38,162,714)	(58,189,656)

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

4 **Segment reporting** (continued)

(iii) Reconciliation of information on reportable segments to IFRS measures

For the nine months ended 30 September, the details of reportable segments comprised the following:

	Note	2016	2015
Revenues			
Total revenue for reportable segments	6	264,689,576	216,728,915
Consolidated revenue		264,689,576	216,728,915
Consolidated EBITDA		154,864,952	123,410,536
Finance income	10	23,276,744	39,957,511
Finance costs	10	(70, 750, 572)	(66,234,274)
Depreciation and amortization		(89,580,466)	(76,064,890)
Consolidated profit before income tax		17,810,658	21,068,883
Interest income			
Total interest income for reportable segments		17,627,765	16,862,656
Elimination of inter-segments		(10,645,784)	(11,058,697)
Consolidated interest income	10	6,981,981	5,803,959
Interest expense			
Total interest expense for reportable segments		(68,682,735)	(58,189,656)
Elimination of inter-segments		10,645,784	11,058,697
Consolidated interest expense	10	(58,036,951)	(47,130,959)
Significant non-cash income / (expenses)			
Share profit of equity-accounted investees	14	1,877,551	466,934
Depreciation and amortization	11, 12	(89,580,466)	(76,064,890)
Total	,	(87,702,915)	(75,597,956)

(iv) Geographic information

The Port operations of the Group are managed on a worldwide basis, but operational ports and management offices primarily in Turkey, Montenegro, Spain, Malta and Singapore.

The geographic information below analyses the Group's revenue and non-current assets by the Company's country of domicile and other countries. In presenting the following information, segment revenue has been based on the geographic location of port operations and segment assets were based on the geographic location of the assets.

Revenue

	30 September 2016	30 September 2015
Turkey	156,893,015	149,379,163
All foreign countries	107,796,561	67,349,752
Montenegro	19,128,785	17,234,519
Malta	26,401,614	
Spain	62,266,162	50,115,233
-	264,689,576	216,728,915

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

4 **Segment reporting** (continued)

(iv) Geographic information (continued)

Assets

	30 September	
	2016	31 December 2015
Turkey	1,196,316,234	1,277,208,494
All foreign countries	1,060,691,259	961,157,473
Spain	529,408,796	489,797,906
Malta	300,266,551	280,876,834
Montenegro	185,063,269	171,214,329
Italy (equity – accounted investee)	22,142,109	
Singapore (equity-accounted investee)	3,095,319	2,920,368
Portugal (equity-accounted investee)	20,715,215	16,348,036
	2,257,007,493	2,238,365,967

5 Acquisitions

(i) Acquisition of Valetta Cruise Port

As of 30 November 2015, the Group has purchased 55.60% shares of Valetta Cruise Port in Malta and as it was not practicable for VCP to prepare a separate set of financial statements for the consolidation as at 31 December 2015, the financial statements of VCP for the period ended 30 November 2015 has been included in the consolidated financial statements. If the acquisition had occurred on 1 January 2015, management estimates that consolidated revenue would have been TL 27,855 thousand, and consolidated profit for the year would have been TL 4,331 thousand more. In determining these amounts, management has assumed that the fair value adjustments, determined provisionally, that arose on the date of acquisition would have been the same if the acquisition had occurred on 1 January 2015.

a) Consideration transferred

The total acquisition cost amounting to TL 77,042,620 was totally paid in 2015.

b) Acquisition-related costs

The Group incurred acquisition-related costs of TL 253,369 on legal fees and due diligence costs in 2015. These costs have been included in "other expenses" as project expenses.

c) Identifiable assets acquired and liabilities assumed

The following tables summarize the recognized amounts of assets acquired and liabilities assumed at the acquisition date.

In TL as at 30 November 2015 (acquisition date)

Property and equipment	84,558,698
Port operation rights	183,581,260
Other investments	275,816
Other assets	1,214,565
Trade and other receivables	4,197,365
Cash and cash equivalents	5,285,658
Loans and borrowings	(34,977,423)
Other financial liabilities	(7,027,865)
Trade and other payables	(4,152,593)
Corporate taxes payable	(628,968)
Deferred income	(1,474,406)
Deferred tax liabilities	(62,489,969)
Total identifiable net assets acquired	168,362,138

Currency: TL

5 Acquisitions (continued)

d) Gain on bargain purchase

In TL as at 30 November 2015 (acquisition date)	Note	
Consideration transferred	<i>(a)</i>	77,042,620
Fair value of identifiable net assets	<i>(c)</i>	168,362,138
Fair value of identifiable net acquired assets (55.60%)		93,609,349
Gain on bargain purchase		(16,566,729)

The acquisition of Valetta Cruise Port's interests contributed a net profit of TL 16,566,729 which was accounted for as gain on bargain purchase under other income for the year ended 31 December 2015.

Consideration paid:	77,042,620
Cash associated with acquired assets (-)	5,561,474
Net cash outflow	71,481,146

Global Liman as sole consolidator of cruise ports made close relationships with other cruise firms. The realized and expected growth in the operations due to the locations of other ports with Malta ensure a strong network in the Mediterranean Sea that would contribute to the value of the operations resulted in gain on bargain purchase as a result of the acquisition of Valetta Cruise Port.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

6 Revenue and cost of sales

Revenue

For the nine months ended 30 September, revenue comprised the following:

	2016	2015
Container revenues	86,614,639	74,063,086
Port service revenues	69,299,868	68,118,354
Cargo revenues	33,128,325	22,666,000
Landing fees	37,991,576	29,872,322
Rent revenues (*)	31,107,158	14,182,800
Setur rent revenues	2,747,679	3,160,830
Domestic water sales	2,129,444	2,780,158
Other revenue	1,670,887	1,885,365
Total	264,689,576	216,728,915

(*) Includes all rent revenues except Setur rent revenues.

Generally, the number of cruise liner port calls and cargo volumes are lower during the winter months of December to February than at other times of the year, although this seasonality is more pronounced in the cruise segment as compared to the commercial segment. The third quarter is the busiest for cruise port calls in Mediterranean, Creuers (Barcelona) and Cruceros (Malaga) ports usually see less seasonality in terms of the number of calls than the Turkish ports in the Group's portfolio with the increasing popularity of winter cruises in Mediterranean and considering locations.

Cost of sales

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

	2016	2015
Depreciation and amortization expenses	82,563,242	72,675,161
Personnel expenses	30,439,272	27,341,026
Commission fees to government authorities and		
pilotage expenses	7,274,509	4,796,616
Shopping mall expenses	6,137,292	837,642
Repair and maintenance expenses	3,899,576	3,511,725
Subcontractor crane expenses	3,177,205	2,360,064
Security expenses	4,034,254	3,382,875
Subcontractor lashing expenses	3,146,165	3,145,398
Insurance expenses	2,475,018	1,657,123
Port energy usage expenses	1,877,048	1,731,904
Fuel expenses	1,291,377	1,707,667
Container transportation expenses	1,253,509	1,536,043
Tugboat rent expenses	1,210,754	1,098,664
Fresh water expenses	1,353,374	1,558,995
Port rental expenses	341,683	257,410
Waste removal expenses	214,278	662,203
Other expenses	7,704,720	6,518,223
Total	158,393,276	134,778,739

Currency: TL

7 Other expenses

For the nine months ended 30 September, other expenses comprised the following:

	2016	2015
Project expenses (*)	6,529,770	10,423,795
Concession fee expense	1,103,996	999,169
Taxes other than on income	19,279	427,789
Other	2,993,541	1,157,295
Total	10,646,586	13,008,048

(*) The project expenses are mainly the expenses incurred in relation to the projects for new acquisitions and financing of these new projects.

8 Taxation on income

The movement of net deferred tax liability for the nine months ended 30 September, is as follows:

	2016	2015
Balance at 1 January	(291,824,255)	(215,601,847)
Deferred tax benefit in profit or loss	16,908,817	4,521,625
Effect of change in tax rate		14,961,828
Currency translation difference	(13,498,921)	(53,080,625)
Balance as at 30 September	(288,414,359)	(249,199,019)

9 Administrative expenses

For the nine months ended 30 September, administrative expenses comprised the following:

	2016	2015
Personnel expenses	11,224,357	9,415,009
Depreciation and amortization expenses	7,017,224	3,389,729
Consultancy expenses	5,168,152	3,329,451
Taxes other than on income	1,429,838	1,575,471
Travelling expenses	1,517,527	808,249
Representation expenses	1,747,675	1,421,225
Communication expenses	558,708	390,991
IT expenses	524,178	350,797
Vehicle expenses	396,269	287,426
Stationary expenses	193,713	183,185
Office operating expenses	164,761	150,916
Rent expenses	118,338	27,713
Repair and maintenance expenses	122,716	104,689
Other expenses	1,727,401	1,424,395
Total	31,910,857	22,859,246

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

10 Finance income and costs

For the nine months ended 30 September, finance income comprised the following:

Finance income	2016	2015
Foreign exchange gain	14,784,664	33,583,245
Interest income on marketable securities (*)	4,586,460	5,068,069
Interest income on related parties	1,264,279	187,530
Interest income on banks and others	1,053,867	548,360
Interest income from housing loans	77,375	62,440
Gain on financial instruments	237,671	252,500
Gain on sale of marketable securities	1,272,428	255,367
Total	23,276,744	39,957,511

(*) Interest income on marketable securities comprises the interest income earned from the Global Yatırım Holding's bonds during the year.

For the nine months ended 30 September, finance costs comprised the following:

Finance costs	2016	2015
Interest expense on loans and borrowings	57,247,161	46,380,422
Foreign exchange losses	10,467,772	17,037,500
Other interest expense	789,790	750,537
Letter of guarantees commission expenses	134,503	55,092
Other	2,111,346	2,010,723
Total	70,750,572	66,234,274

For the nine months ended 30 September, finance income and costs accounted for in other comprehensive income comprised the following:

	2016	2015
Foreign currency translation differences	55,265,377	221,800,696
Gain/(loss) on hedging instruments designated in the hedges of the net assets of foreign operations, net of tax	(17,038,507)	(162,293,172)
Cash flow hedge, net of tax	(1,590,654)	23,927
Total	36,636,216	59,531,451

11 Property and equipment

For the nine months ended 30 September, movements of property and equipment comprised the following:

	2016	2015
Net book value as at 1 January	348,247,559	221,996,571
Additions (*)	23,511,403	19,478,979
Acquisitions through business combination	254,076	
Disposals		(67,388)
Depreciation	(22,558,985)	(18,045,452)
Currency translation differences	16,950,124	57,962,617
Net book value as at 30 September	366,404,177	281,325,327

(*) A significant portion of the additions are comprised of leasehold improvements, machinery and equipment and construction in progress for the nine months ended 30 September 2016 and 2015.

Currency: TL

11 Property and equipment (continued)

As at 30 September 2016, the net book value of machinery and equipment purchased through finance leases amounts to TL 7,587,419 (30 September 2015: TL 9,893,635) and the net book value of motor vehicles purchased through leasing amounts to TL 33,069,171 (30 September 2015: TL 13,211,313), and the net book value of furniture fixture purchased through leasing amounts to TL 669,116 (30 September 2015: None). In 2016, the capital expenditures amounting to TL 1,846,856 was through finance leases (30 September 2015: None).

As at 30 September 2016 and 31 December 2015, according to the "TOORA" signed with Ege Liman and Ortadoğu Liman and the "BOT" tender agreement signed with Bodrum Liman, at the end of the agreement periods, real estate with their capital improvements will be returned as running, clean, free of any liability and free of charge. The details of the pledge or mortgage on property and equipment regarding the loans and borrowings are explained on Note 19.

For the nine months ended 30 September 2016 and year ended 31 December 2015, there is no capitalized borrowing cost on property and equipment.

As at 30 September 2016, the insured amount of property and equipment amounts to TL 522,836,594 (31 December 2015: TL 521,241,490).

12 Intangible assets

For the nine months ended 30 September, movements of intangible assets comprised the following:

	2016	2015
Net book value as at 1 January	1,344,115,290	1,048,418,490
Additions	272,031	153,677
Acquisitions through business combination	11,609	-
Disposals	-	(163,669)
Amortization	(67,021,481)	(58,019,438)
Currency translation differences	64,658,900	261,418,708
Net book value as at 30 September	1,342,036,349	1,251,880,104

13 Goodwill

For the nine months ended 30 September, movements of goodwill comprised the following:

	2016	2015
Net book value as at 1 January	37,392,970	29,822,038
Addition through business combination	3,670,763	-
Currency translation differences	1,135,575	9,316,091
Net book value as at 30 September	42,199,308	39,138,129

As at 30 September 2016 and 31 December 2015, goodwill included in the consolidated financial statements relates to the acquisition of Ege Liman.

As at 31 December 2015, the Group tested impairment by comparing the goodwill from the acquisition of Ege Liman with the values in use of the cash generating units and concluded that no impairment exists.

Currency: TL

14 Equity-accounted investees

At 30 September 2016 and 31 December 2015, Port of Lisbon and Singapore are equity accounted investees in which the Group participates.

The following table summarizes the financial information of Port of Lisbon and Singapore Port as included in the condensed consolidated interim financial statements as at 30 September 2016. The table also reconciles the summarized financial information to the carrying amount of the Group's interest in Venezia Investimenti, Port of Lisbon and Singapore Port.

In TL	Venezia Investimenti	Cagliari Cruise Port	Port of Lisbon	Singapore Port
Percentage ownership effective interest	25.00%	21.00%	50.00%	40.00%
Non-current assets		2,428,924	25,057,843	9,743,237
Current assets	64,975,676	1,223,022	23,732,456	15,077,857
Non-current liabilities		(14,109)		(7,333,269)
Current liabilities		(2,948,064)	(7,359,869)	(9,749,528)
Net assets (100%)	64,975,676	689,773	41,430,430	7,738,297
Group's share of net assets	16,243,919	144,852	20,715,215	3,095,319
Carrying amount of interest in equity				
accounted investees	16,243,919	144,852	20,715,215	3,095,319
Revenue			10,626,917	16,994,203
Expenses			(6,720,816)	(17,182,950)
Profit (100%)			3,906,101	(188,747)
Group's share of profit			1,953,050	(75,499)

For the nine months ended 30 September 2016, the Group's share of profit is set out below:

In TL	Net profit
Port of Lisbon	1,953,050
Singapore Port	(75,499)
Group's share of profit	1,877,551

The following table summarizes the financial information of Port of Lisbon and Singapore Port as included in the condensed consolidated interim statement of financial position as at 31 December 2015.

In TL	Port of Lisbon	Singapore Port
Percentage ownership effective interest	50%	40%
Non-current assets	6,822,572	11,136,101
Current assets	31,499,333	11,090,060
Non-current liabilities		(8,425,133)
Current liabilities	(5,625,833)	(6,500,108)
Net assets (100%)	32,696,072	7,300,920
Group's share of net assets	16,348,036	2,920,368
Carrying amount of interest in equity accounted investees	16,348,036	2,920,368

At 30 September 2015, BPI was the only equity accounted investee in which the Group participated. The following table summarizes the Group's share of profit for the nine months ended 30 September 2015.

In TL	Net profit
Port of Lisbon	967,703
Singapore Port	(500,769)
Group's share of profit	466,934

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

15 Other investments

Financial assets available for sale

As at 30 September 2016 and 31 December 2015, financial assets available for sale comprised the following:

	30 September	31 December
	2016	2015
Global Yatırım Holding bonds	40,936,057	41,678,871
Time deposits with maturity more than three months		439,299
Other bonds	466,642	406,176
Other financial assets	78	6,634,799
Total	41,402,777	49,159,145

The Group has purchased Global Yatırım Holding's bonds. As at 30 September 2016, the bonds' maturity is 30 September 2017 with an annual nominal interest rate of 11% and a nominal amount of USD 14,240,000 (31 December 2015: the bonds' maturity is 30 September 2017, annual nominal interest rate of 11% and a nominal amount of USD 14,240,000).

As at 30 September 2016 and 31 December 2015, investments in equity instruments that are not quoted in an active market comprised the following:

	<u>30 Se</u>	<u>30 September 2016</u>		<u>ecember 2015</u>
	Share Ratio (%)	Book Value	Share Ratio (%)	Book Value
Randa (*)	99.99	22,232	99.99	22,232
Total		22,232		22,232

(*) Randa was purchased by Global Liman on 17 February 2011 for a consideration of Euro 10,000. As at 30 September 2016, Randa is inactive and is excluded from the scope of consolidation.

16 Trade and other receivables

As at 30 September 2016 and 31 December 2015, trade and other receivables comprised the following:

	30 September	31 December
	2016	2015
Trade receivables	49,590,479	30,078,666
Due from subsidiaries' other shareholders	288,357	32,018
Deposits and advances given	127,815	40,136
Other receivables	1,372,347	1,253,842
Total trade and other receivables	51,378,998	31,404,662

As at 30 September 2016 and 31 December 2015, trade receivables comprised the following:

	30 September	31 December
	2016	2015_
Receivables from customers	49,590,479	30,078,666
Doubtful receivables	3,436,769	3,256,178
Allowance for doubtful receivables (-)	(3,436,769)	(3,256,178)
Total	49,590,479	30,078,666

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

16 Trade and other receivables (continued)

Movements in the allowance for doubtful trade receivables for the nine months ended 30 September comprised the following:

	2016	2015
Balance at 1 January	(3,256,178)	(2,050,904)
Allowance for the period	(227,763)	(163,896)
Collections	7,584	2,602
Currency translation differences	(122,014)	(1,768,634)
Write off during period	161,602	1,292,491
Balance as at 30 September	(3,436,769)	(2,688,341)

As at 30 September 2016 and 31 December 2015, current trade receivables mature between 0-1 months.

Bad debt expense on doubtful receivables is recognized in administrative expenses.

17 Other assets

Other non-current assets

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

	30 September	31 December
	2016	2015
Advances given	23,922,859	11,394,444
Prepaid expenses	10,738,455	12,489,658
Housing loans given to personnel (*)	9,197,455	8,980,684
Deposits and guarantees given	40,713	40,471
Other	5,250,013	5,029,659
Total	49,149,495	37,934,916

(*) As a state-owned company before being acquired by the Group, the Port of Bar had granted housing loans to its personnel.

Other current assets

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

	30 September 2016	31 December 2015
Prepaid expenses	13,086,517	8,884,346
Advances given	11,085,888	8,391,360
Current income tax receivable	4,797,754	
Value added tax ("VAT")	1,484,013	3,441,934
Prepaid taxes	545,979	458,431
Other	4,107,453	2,567,290
Total	35,107,604	23,743,361

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

18 Cash and cash equivalents

As at 30 September 2016 and 31 December 2015, cash and cash equivalents comprised the following:

	30 September	31 December
	2016	2015
Cash on hand	203,041	279,702
Cash at banks	119,972,790	218,871,160
- Demand deposits	64,717,160	127,931,803
- Time deposits	55,255,630	90,939,357
Receivables from reverse repurchase agreements	34,929,910	5,964,877
Cash and cash equivalents	155,105,741	225,115,739
	30 September	31 December
_	2016	2015
Cash and cash equivalents	155,105,741	225,115,739
Restricted cash	(13,410,916)	(12,731,635)
Cash and cash equivalents for cash flow statement		
purposes	141,694,825	212,384,104

As at 30 September 2016 and 31 December 2015, maturities of time deposits comprised the following:

	30	
	September 2016	31 December 2015
Up to 1 month	55,255,630	90,939,357
Total	55,255,630	90,939,357

As at 30 September 2016 and 31 December 2015, the ranges of interest rates for time deposits are as follows:

	30 September	31 December
	2016	2015
Interest rate for time deposit-TL (lowest)	8.00%	13.00%
Interest rate for time deposit-TL (highest)	8.00%	13.00%
Interest rate for time deposit-USD (lowest)	0.35%	0.25%
Interest rate for time deposit-USD (highest)	1.91%	0.25%
Interest rate for time deposit-EUR (lowest)	0.02%	0.10%
Interest rate for time deposit-EUR (highest)	0.02%	0.10%

As at 30 September 2016, cash at banks amounting to TL 13,410,916 (31 December 2015: TL 12,731,635) is restricted due to the bank loans guarantees and subscription guarantees.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

19 Loans and borrowings

As at 30 September 2016 and 31 December 2015, loans and borrowings comprised the following:

	30 September	31 December
Short term loans and borrowings	2016	2015
Short term portion of Eurobond issued	59,093,948	56,219,614
- USD borrowings with fixed interest rates	59,093,948	56,219,614
Short term bank loans	11,819,017	9,288,935
- TL loans	4,020,184	295,175
- Loans denominated in other currencies	7,798,833	8,993,760
Short term portion of long term bank loans	43,336,952	36,816,802
- Loans denominated in other currencies	43,336,952	36,816,802
Finance lease obligations	4,843,846	4,152,841
Total	119,093,763	106,478,192
	30 September	31 December
Long term loans and borrowings	2016	2015
Long term Eurobond issued	712,768,391	678,119,076
- USD borrowings with fixed interest rates	712,768,391	678,119,076
Long term bank loans	220,034,676	225,162,399
- Foreign currency loans	220,034,676	225,162,399
Finance lease obligations	10,001,248	11,240,014
Total	942,804,315	914,521,489

As at 30 September 2016 and 31 December 2015, maturity profile of loans and borrowings comprised the following:

	30 September	31 December
<u>Year</u>	2016	2015
Between 1-2 years	56,663,167	90,336,485
Between 2-3 years	88,704,543	85,670,118
Between 3-4 years	85,394,485	82,296,609
Over 5 years	702,040,872	644,978,263
Total	932,803,067	903,281,475

As at 30 September 2016 and 31 December 2015, maturity profile of finance lease obligations comprised the following:

	30 September 2016			31	December 20	15
	Future minimum lease		Present value of minimum lease	Future minimum		Present value of minimum
	payments	<u>Interest</u>	payments	lease <u>payments</u>	<u>Interest</u>	lease <u>payments</u>
Less than one year	5,288,084	444,238	4,843,846	4,661,731	508,890	4,152,841
Between one and five years	11,398,245	1,396,997	10,001,248	13,399,135	2,159,121	11,240,014
Total	16,686,329	1,841,235	14,845,094	18,060,866	2,668,011	15,392,855

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016 *Currency: TL*

19 Loans and borrowings (continued)

Details of the loans and borrowings as at 30 September 2016 are as follows:

					30 S	eptember 2016	ptember 2016		
				Interest		Principal	Carryin		
Loans and borrowings type	Company name	Currency	Maturity	type	Interest rate %	(TL)	value (TL		
Loans used to finance investments and projects									
Unsecured Eurobonds (i)	Global Liman	USD	2021	Fixed	8.13	748,975,000	771,862,339		
Secured Loan (ii)	Barcelona Port Investments	EUR	2023	Floating	Euribor + 4.00	128,686,417	127,067,207		
Secured Loan (iii)	Malaga Cruise Port	EUR	2025	Floating	Euribor + 1.75	20,851,563	20,650,257		
Secured Loan	Valetta Cruise Port	EUR	2029	Floating	Euribor + 4.00	32,116,259	32,116,259		
Secured Loan (vii)	Global BV	EUR	2020	Floating	Euribor + 4.60	73,937,600	74,598,682		
Secured Loan	Bar Limanı	EUR	2016	Fixed	5.00	1,919,017	1,919,017		
Secured Loan	Bar Limanı	EUR	2017	Fixed	8.20	553,571	553,084		
						1,007,039,427	1,028,766,845		
Loans used to finance working capital									
Unsecured Loan	Ege Liman	USD	2017	Fixed	4.50	5,991,800	5,991,800		
Unsecured Loan	Ege Liman	USD	2017	Fixed	1.30	780,163	780,163		
Unsecured Loan	Ortadoğu Liman	TL	2017	Fixed	13.00	1,855,547	1,862,892		
	Global Liman	TL	2017	Fixed	13.00	1,265,145	1,265,145		
Secured Loan (ii)	Barcelona Cruise Port	EUR	2024	Floating	Euribor + 4.00	8,061,691	7,964,864		
Secured Loan	Bar Limanı	EUR	2017	Fixed	8.00	421,584	421,275		
						18,375,930	18,286,139		
Finance lease obligations									
Leasing (iv)	Ortadoğu Liman	USD	2019	Fixed	7.35	3,657,957	3,657,957		
Leasing (v)	Ortadoğu Liman	USD	2020	Fixed	7.35	755,648	755,648		
Leasing	Ortadoğu Liman	USD	2018	Fixed	7.35	399,996	399,996		
Leasing	Ortadoğu Liman	USD	2017	Fixed	7.35	312,155	312,155		
Leasing	Ortadoğu Liman	USD	2019	Fixed	5.75	178,525	178,525		
Leasing	Ortadoğu Liman	USD	2019	Fixed	7.35	61,851	61,851		
Leasing (vi)	Ege Liman	EUR	2020	Fixed	7.75	7,562,507	7,562,507		
Leasing	Ege Liman	USD	2020	Fixed	5.50	1,540,084	1,540,084		
Leasing	Ege Liman	USD	2017	Fixed	6.50	115,156	115,150		
Leasing	Ege Liman	USD	2018	Fixed	6.00	161,562	161,562		
Leasing	Ege Liman	USD	2017	Fixed	5.75	37,952	37,952		
Leasing	Ege Liman	USD	2017	Fixed	6.00	61,701	61,701		
-	-					14,845,094	14,845,094		
						1.040.260.451	1.061.898.078		

1,040,260,451 1,061,898,078

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016 *Currency: TL*

19 Loans and borrowings (continued)

Details of the loans and borrowings as at 31 December 2015 are as follows:

					31 D	ecember 2015	
				Interest		Principal	Carrying
Loans and borrowings type	Company name	Currency	Maturity	type	Interest rate %	(TL)	value (TL)
Loans used to finance investments and project							
Unsecured Eurobonds (i)	Global Liman	USD	2021	Fixed	8.13	726,900,000	734,338,690
Unsecured Loan	Bodrum Liman	USD	2016	Fixed	7.75	444,330	452,766
Secured Loan (ii)	BPI	EUR	2023	Floating	Euribor $+$ 4.00	129,997,036	126,327,865
Secured Loan (iii)	Malaga Port	EUR	2025	Floating	Euribor + 1.75	21,171,510	21,066,895
Secured Loan	VCP	EUR	2026	Floating	Euribor $+$ 4.00	33,940,476	34,977,423
Secured Loan (vii)	Global BV	EUR	2020	Floating	Euribor + 4.60	69,907,200	70,240,927
Secured Loan	Port of Bar	EUR	2015	Floating	Euribor $+ 6.20$	2,001,091	2,001,091
Secured Loan	Port of Bar	EUR	2017	Fixed	8.20	859,883	858,706
					-	985,221,526	990,264,363
Loans used to finance working capital							
Unsecured Loan	Global Liman	TL	2016	Fixed	11.70	295,175	295,175
Unsecured Loan	Ege Liman	USD	2016	Fixed	6.25	2,907,600	2,776,649
Unsecured Loan	Ege Liman	USD	2016	Fixed	5.20	3,779,880	3,779,880
Unsecured Loan	Ege Liman	USD	2016	Fixed	5.75	436,140	436,140
Secured Loan (ii)	Creuers	EUR	2024	Floating	Euribor $+4.00$	7,622,242	7,435,533
Secured Loan	Port of Bar	EUR	2017	Fixed	8.00	619,710	619,086
						15,660,747	15,342,463
Finance lease obligations							
Leasing <i>(iv)</i>	Ortadoğu Liman	USD	2019	Fixed	7.35	4,143,257	4,143,257
Leasing (v)	Ortadoğu Liman	USD	2020	Fixed	7.35	913,771	913,771
Leasing	Ortadoğu Liman	USD	2018	Fixed	7.35	604,068	604,068
Leasing	Ortadoğu Liman	USD	2017	Fixed	7.35	373,400	373,400
Leasing	Ortadoğu Liman	USD	2019	Fixed	5.75	339,730	339,730
Leasing	Ortadoğu Liman	USD	2019	Fixed	7.35	73,751	73,751
Leasing (vi)	Ege Liman	EUR	2020	Fixed	7.75	8,330,527	8,330,527
Leasing	Ege Liman	USD	2017	Fixed	6.50	215,318	215,318
Leasing	Ege Liman	USD	2018	Fixed	6.00	223,843	223,843
Leasing	Ege Liman	USD	2017	Fixed	5.75	61,078	61,078
Leasing	Ege Liman	USD	2017	Fixed	6.00	114,112	114,112
-	-				-	15,392,855	15,392,855
					-	1.016.275.128	1.020.999.681

1,016,275,128 1,020,999,681

Currency: TL

19 Loans and borrowings (continued)

The detailed information related to the significant loans borrowed by the Group is as follows:

(*i*) The sales process of the Eurobond issuances amounting to USD 250,000,000 with 7 years of maturity, and 8.125% coupon rate based on 8.250% reoffer yield was completed on 14 November 2014. The bonds are now quoted at Irish Stock Exchange.

Eurobonds contains the certain following covenants;

- If a concession termination event occurs at any time, Global Liman must offer to repurchase all of the notes pursuant to the terms set forth in the indenture (a "Concession Termination Event Offer"). In the Concession Termination Event Offer, the Issuer will offer a "Concession Termination Event Payment" in cash equal to 100% of the aggregate principal amount of Notes repurchased plus accrued and unpaid interest and Additional Amounts, if any, on the Notes repurchased, to the date of purchase (the "Concession Termination Event Payment Date"), subject to the rights of holders of Notes on the relevant record date to receive interest due on the relevant interest payment date.
- The consolidated leverage ratio would not exceed 5.0 to 1. Notwithstanding the foregoing clause (a), the Issuer and any Restricted Subsidiary will be entitled to Incur any or all of the following Indebtedness;
 - Indebtedness incurred by Global Liman ("the Issuer"), Ege Ports ("Guarantor") or Ortadoğu Liman ("Guarantor") pursuant to one or more credit facilities in an aggregate principal amount outstanding at any time not exceeding USD 5,000,000;
 - Purchase Money Indebtedness Incurred to finance the acquisition by the Issuer or a Restricted Subsidiary (all subsidiaries except Malaga Cruise Port and Lisbon Cruise Port) of assets in the ordinary course of business in an aggregate principal amount which, when added together with the amount of Indebtedness Incurred pursuant to this sub-clause and then outstanding, does not exceed USD 10,000,000;
 - (a) additional Indebtedness of the Issuer or any Guarantor (other than and in addition to Indebtedness permitted above) and (b) Port of Bar Indebtedness, provided, however, that the aggregate principal amount of Indebtedness outstanding at any time under sub-clauses (a) and (b) of this clause does not exceed USD 20,000,000; and provided further, that more than 50% in aggregate principal amount of any Port of Bar Indebtedness incurred pursuant to this clause is borrowed from the International Finance Corporation and/or the European Bank for Reconstruction and Development.
- (ii) On 30 September 2014, BPI and Creuers have entered into a syndicated loan amounting to Euro 60,250,000. The tranche A of this loan, amounting to Euro 54,000,000, is paid every semester, at the end of June and December, being the last payment in 2023. Tranche B amounting Euro 3,851,000 has been paid at 10 October 2014. Tranche C amounting to Euro 2,399,000 has a single payment in 2024. The interest rate of this loan is Euribor 6m + 4.00%. The syndicated loan is subject to a number of financial ratios and restrictions, breach of which could lead to early repayment being requested. Under this loan, in the event of default, the shares of BPI and Creuers are pledged together with certain rights of these companies. The agreement includes terms about certain limitations on dividends payments, new investments, change in the control of the companies, change of the business, new loans, and disposal of assets.
- *(iii)* On 12 January 2010, the Malaga Port obtained a Euro 9,000,000 loan from Unicaja to finance the construction of the new terminal. This loan had an 18-month grace period, it is linked to Euribor and has a term of 180 months from the agreement execution date. Mortgage has been taken out on the administrative concession to guarantee repayment of the loan principal and accrued interest thereon.

Currency: TL

19 Loans and borrowings (continued)

- *(iv)* On 12 June 2014, Ortadoğu Liman has signed a finance lease agreement for a port tugboat with the interest rate of 7.35% having the maturity of 16 July 2020.
- (v) On 27 June 2014, Ortadoğu Liman has signed a finance lease agreement for a port forklift with the interest rate of 7.35% having the maturity of 16 August 2019.
- (vi) On June 2014, Ege Liman has signed a finance lease agreement for financial investments with the interest rate of 7.75% with the maturity at 2020.
- (vii) Global Ports Europe BV entered into a loan amounting to EUR 22,000, thousand in total on 16 November 2015 with a 6-year maturity, 12 months grace period and an interest rate of Euribor+4,60%. Principal and interest is paid twice, on May and November of each year. Under this loan agreement, in the event of default, the shares of Global Ports Europe BV are pledged in accordance with a share pledge agreement. The remaining principle amount of the loan as at 30 September 2016 is EUR 22,000 thousand (31 December 2015: EUR 22,000 thousand).

20 Trade and other payables

As at 30 September 2016 and 31 December 2015, current trade and other payables comprised the following:

	30 September 2016	31 December 2015
Payables to suppliers	30,075,916	18,056,884
Taxes payable and social security contributions	5,308,156	6,826,937
Expense accruals	3,969,157	2,796,835
Due to subsidiaries' other shareholders	3,021,054	6,773,803
Advances received	2,423,807	1,483,823
Deposits received	2,375,770	1,293,796
Payables to personnel	1,282,566	3,228,915
Deferred revenue	793,292	1,483,288
Other	898,329	696,991
Total =	50,148,047	42,641,272

The Group's exposure to currency risk related to the trade and other payables is disclosed in Note 27.

21 Employee benefits

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

The amount payable consists of one month's salary limited to a maximum of TL 4,092.53 for each period of service at 30 September 2016 (31 December 2015: TL 3,828.37).

Retirement pay liability is not subject to any kind of funding legally. Provision for retirement pay liability is calculated by estimating the present value of probable liability amount arising due to retirement of employees. IAS 19 *Employee Benefits* stipulates the development of company's liabilities by using actuarial valuation methods under defined benefit plans. In this direction, actuarial assumptions used in calculation of total liabilities are described as follows:

Currency: TL

21 **Employee benefits** (continued)

The principal assumption is that the maximum liability for each year of service will increase parallel with inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the anticipated effects of future inflation. Consequently, in the accompanying financial statements as at 30 September 2016, the provision has been calculated by estimating the present value of the future probable obligation of the Company arising from the retirement of the employees.

Ceiling amount of TL 4,092.53 which is in effect since 1 January 2016 is used in the calculation of Groups' provision for retirement pay liability (1 January 2015: TL 3,541.37). The principal statistical assumptions used in the calculation of the total liability in the accompanying condensed consolidated financial statements at 30 September 2016 and 31 December 2015 were as follows:

	30 September 2016	31 December 2015
Discount rate	4.23%	4.23%
Turnover rate for the expectation of retirement probability	90%-100%	90%-100%

Movements in the reserve for employee termination indemnity for the nine months ended 30 September comprised the followings:

	2016	2015
1 January	4,255,299	3,597,886
Included in profit or loss		
Current service costs and interest	504,829	557,240
Included in other comprehensive income		
Actuarial (gain) / losses	(68,588)	38,003
Other		
Addition through business combination	30,479	
Benefits paid	(319,768)	(266,624)
Foreign currency translation differences	280,435	391,893
30 September	4,682,686	4,318,398

22 Capital and reserves

a) Share capital

As at 30 September 2016, the Company's statutory nominal value of paid-in share capital consists of 74,307,399 (31 December 2015: 74,307,399) registered ordinary shares with a par value of TL 1 each.

As at 30 September 2016 and 31 December 2015, the share ownership structure of the Company was as follows:

	<u>30 September 2016</u>		31 December 2015	
	Value of	Proportion	Value of	Proportion
	Share	of share %	Share	<u>of share %</u>
Global Yatırım Holding A.Ş.	66,253,100	89.16	66,253,100	89.16
European Bank of Reconstruction				
and Development	8,054,299	10.84	8,054,299	10.84
Paid in capital (nominal)	74,307,399	100.00	74,307,399	100.00
Inflation adjustment	16,583	_	16,583	
Adjusted capital	74,323,982	_	74,323,982	

Currency: TL

22 Capital and reserves (continued)

b) Nature and purpose of reserves

(i) Translation reserves

The translation reserves amounting to TL 370,631,791 (31 December 2015: TL 331,724,437) is recognized as a separate account under equity and comprises foreign exchange differences arising from the translation of the financial statements of subsidiaries and joint ventures from their functional currencies (of Euro and USD) to the Group presentation currency, TL.

(ii) Legal reserves

Under the Turkish Commercial Code, Turkish companies are required to set aside first and second level legal reserves out of their profits. First level legal reserves are set aside as up to 5% of the distributable income per the statutory accounts each year. The ceiling of the first level reserves is 20% of the paid-up share capital. The requirement to set aside ends when the 20% of the paid-up capital level has been reached. Second level legal reserves correspond to 10% of profit actually distributed after the deduction of the first legal reserves and the minimum obligatory dividend pay-out, but holding companies are not subject to this regulation. There is no ceiling for second level legal reserves and they are accumulated every year. First and second level legal reserves cannot be distributed until they exceed 50% of the capital, but the reserves can be used for offsetting the losses in case of running out of arbitrary reserves. As at 30 September 2016, the legal reserves of the Group amounted to TL 191,230,593 (31 December 2015: TL 178,940,295).

(iii) Hedging reserve

Investment hedge

As at 30 September 2016, the effective portion of gain arising from investment hedging instrument is recognized in other comprehensive income amounting to TL 17,038,507 (31 December 2015: TL 112,506,296).

Cash flow hedge

The Group entered into interest rate swaps in order to hedge it position against changes in interest rates. Accordingly, effective fair value changes of these instruments are recognized directly in equity at cash flow hedge reserve.

c) Dividends

Dividend distributions are made by the Company in TL in accordance with its articles, after deducting taxes and setting aside the legal reserves as discussed above. In 2016, General Assembly of GPH decided to distribute TL 104,874,739, TL 5,243,737 of this amount was transferred to the legal reserves, TL 99,631,002 was distributed to its shareholders. Another dividend distribution was made by Valetta Cruise Port amounting to TL 8,692,227, TL 3,244,747 of this amount was transferred to the legal reserves, TL 5,447,480 was distributed to its shareholders. Also, Port Akdeniz made a dividend distribution amounted TL 40,462,092 (In 2015, General Assembly of GPH decided to distribute TL 55,138,947, TL 2,756,947 of this amount was transferred to the legal reserves, TL 52,382,000 was distributed to its shareholders.).

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

22 Capital and reserves (continued)

d) OCI accumulated in reserves, net of tax

	Attributable to owners of the Company					
	Translation	Hedging	Retained			
In TL	reserve	reserve	earnings	Total	NCI	Total OCI
2016						
Net investment hedge –						
net loss		(17,038,507)		(17,038,507)		(17,038,507)
Interest rate hedge		(1,590,654)		(1,590,654)		(1,590,654)
Foreign currency						
translation differences	38,907,352			38,907,352	16,358,023	55,265,375
Remeasurements of						
defined benefit liability			54,870	54,870		54,870
Total	38,907,352	(18,629,161)	54,870	20,333,061	16,358,023	36,691,084

	Attributable to owners of the Company					
In TL	Translation reserve	Hedging reserve	Retained earnings	Total	NCI	Total OCI
2015						
Net investment hedge –						
net loss		(162,293,172)		(162,293,172)		(162,293,172)
Interest rate hedge		23,927		23,927		23,927
Foreign currency						
translation differences	190,159,562			190,159,562	31,641,134	221,800,696
Remeasurements of						
defined benefit liability			(38,382)	(38,382)		(38,382)
Total	190,159,562	(162,269,245)	(38,382)	27,851,935	31,641,134	59,493,069

23 **Provisions**

	30 September	31 December
Non-current	2016	2015
Replacement provisions for Creuers (*)	41,175,715	33,762,103
Restructuring provisions for Port of Bar (**)	7,222,463	7,463,554
Total	48,398,178	41,225,657

(*) The replacement provisions are related to the acquisition of Creuers in compliance with TOORA Contract, executed by and between Creuers and the Barcelona and Malaga Port Authorities (see Note 24 (c)).

(**) The restructuring provisions are related to the acquisition of the Port of Bar in compliance with TOORA Contract dated 15 November 2013, executed by and between Global Liman and the Government of Montenegro (see Note 24 (c)).

	30 September	31 December
Current	2016	2015
Short-term provisions for employee benefits	908,901	798,872
Others	794,409	397,464
Total	1,703,310	1,196,336

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

24 Commitment and contingencies

(a) Lawsuits

There are pending lawsuits that have been filed against or by the Group. The management of the Group assesses the possible results and financial effects of these lawsuits at the end of each period and as a result of these assessments, the required provisions are recognized for the possible expenses and liabilities. The amount of provision that has been accounted for as at 30 September 2016 is TL 794,409 (31 December 2015: TL 189,658).

The information related to the significant lawsuits that the Group is directly or indirectly a party to is as follows:

(*i*) Ege Liman was awarded with operation rights of Kuşadası Port for a term of 30 years as of July 2003 by the Privatization Authority ("PA").

In October 2006, two former members of the Kuşadası Municipal Council filed a lawsuit requesting cancellation of the 'zoning plan and planning notes' of the Region of Kuşadası, which enabled the construction of the new Cruise Port Upper Structure Facilities the file was accepted and finalized. Upon cancellation award of the Council of State, Kuşadası Municipality took some actions such as "termination of the occupancy and construction permit", "cease and desist order", "demolishment", "evacuation and demolishment" against Ege Liman.

The Group lawyers filed a lawsuit for the cancellation of each and all administrative acts of the Kuşadası Municipality against Ege Liman. TDİ specifically intervened the "evacuation" and "evacuation and demolishment" cases, and the court of first instance first issued the stay of execution; however, then the court dismissed the case. This judgment of the court was appealed by the Group and the TDİ, the Council of State decided to reverse the decision of the court of first instance in favor of Ege Liman. The Municipality applied for the revision of such decision, however such request was denied by the Council of State. Aydın 1st Administrative Court, in accordance with the reverse award of the Council of State, decided on 22 May 2015 for cancellation of "evacuation" and "demolishment and evacuation" acts of the Kuşadası Municipality. This judgment was appealed by the Municipality and the case is pending.

The Ministry of Public Works (now "Ministry of Environment and Urbanization") has approved the new zoning plan for Kuşadası on 28 October 2010 following cancellation of the Zoning Plan dated 2006 by the Council of State in 2009. The Municipality filed a law case against the new plan and the court has rendered a stay of execution decision. However, the Ministry has approved a brand new zoning plan, which has become known to public on 09 November 2015. The Ministry is now evaluating such objections from local authorities in order to finalize the procedure. This being said Council of State subsequently decided on 26.11.2015, that "there are no grounds to make a judgment on a court file without a merit" based on the fact that a new zoning plan is issued for Ege Liman in 2015.

(*ii*) The Constitutional Court passed a decision on 6 June 2013 governing the cancellation of the phrase "...except for specific arrangements..." included in the Provisional Article 8 that has been added to the Law No: 4706 amending the contractual terms of agreements regarding easement rights or utilization rights concerning the immovable that are fully owned by the state or private properties of the Treasury, the terms of which are shorter than 49 years, to be extended to 49 years starting from the validity of the relevant agreements.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

24 Commitment and contingencies (continued)

(a) Lawsuits (continued)

Ortadoğu Liman, Ege Liman and Bodrum Liman filed their applications regarding extension of the operation periods of the ports in accordance with the cancellation decision of the Constitutional Court and the applicable legislation, to the relevant authorities.

However, each application was rejected by the authorities. Port Akdeniz, Ege Ports and Bodrum Cruise Port filed lawsuits at the competent administrative courts.

The cases taken to the courts by Ege Liman and Ortadoğu Liman had been rejected by the first instance courts and the Group lawyers appealed the rejection decisions. Council of State reversed the negative decision of the first instance court in favor of Ege Liman and similar outcome is expected for Ortadoğu Liman.

On the other hand, Bodrum Liman's objection was approved by the court and rejection decision of the Ministry of Transportation, Maritime Affairs and Communication had been cancelled in favor of Bodrum Cruise Port. The Ministry appealed the court of first instance's decision with a stay of execution request. The Council of State rejected the stay of execution request and the case is still pending.

- (*iii*) The employees of Bar Port in Montenegro have filed number of cases with the local courts for the purposes of their claims arising from the Collective Agreement that are related to (i) the period (2011 2014) before the handover of the port to Global Ports and (ii) alleged underpaid wages as of beginning of 2014. The basic Court, with its decision dated 12.10.2016 resolved that the Collective Agreement is not valid, which is in favor of Global Ports. This case is at the higher court level and remainder of the cases is still pending.
- (iv) Global Yatırım Holding, the Company and Ege İhracatçı Birlikleri Liman Hizmetleri ve Taşımacılık A.Ş. filed a lawsuit against the Privatization Administration at İzmir 4th Commercial Court with respect to the İzmir Port Privatization tender for the granting of operating rights for a definite period claiming the plaintiffs should be granted a period of 6 months as a preliminary junction in order to enable them to perform their duties, and that the provisions of the agreement regarding duration and payment should be adjusted, and arguing that in case such adjustment request is not accepted then there should be termination of the agreement without any indemnification as well as release of the plaintiffs from their obligations and the return of their bid bonds. İzmir 4th Commercial Court denied the lawsuit on the ground that it was not the authorized court for the lawsuit but that decision of the court has been appealed.

The decision was approved by the Court of Appeals, and the Group lawyers requested a revision of the decision, which the court has rejected. The Group lawyers have commenced enforcement proceedings, which were objected by the Privatization Authority. Upon this, the Group lawyers have filed a lawsuit in Ankara 5th Commercial Court, but the court has denied the lawsuit on the basis that such lawsuit is subject to administrative law, and such decision has been finalized. Accordingly, the Group lawyers have filed a lawsuit before the administrative court, which was also denied based on the lack of subject matter jurisdiction. The file was sent to the Court of Conflicts, and the Court of Conflicts decided that the file should be tried by the ordinary courts and sent the file back to Ankara 5th Commercial Court. The Court has rejected the file and the Group lawyers have appealed the same.

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

24 Commitment and contingencies (continued)

(b) Guarantees

As at 30 September 2016 and 31 December 2015, the letters of guarantee given comprised the following:

	30 September	31 December
Letters of guarantee	2016	2015
Given to Privatization Administration / Port Authority	12,412,885	13,821,870
Given to Electricity Distribution Companies	159,774	119,184
Others	16,718,768	315,373
Total letters of guarantee	29,291,427	14,256,427

(c) Contractual obligations

Ege Liman

The details of the TOORA dated 2 July 2003, executed by and between Ege Liman and OIB together with TDI are stated below:

Ege Liman will be performing services such as sheltering, installing, charging, discharging, shifting, terminal services, pilotage, towing, moorings, water quenching, waste reception, operating, maintaining and repairing of cruise terminals, in Kuşadası Cruise Port for an operational period of 30 years. Ege Liman is liable for the maintenance of Kuşadası Cruise Port together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the TDI, while the movable properties stay with Ege Liman.

Ortadoğu Liman

The details of the TOORA dated 31 August 1998, executed by and between Ortadoğu Liman and OIB together with TDI are stated below:

Ortadoğu Liman will be performing services such as sheltering, installing, charging, discharging, shifting, terminal services, pilotage, towing, moorings, water quenching, waste reception, operating, maintaining and repairing of cruise terminals, in Antalya Port for an operational period of 30 years. Ortadoğu Liman is liable for the maintenance of Antalya Port together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the TDI, while the movable properties stay with Ortadoğu Liman.

Bodrum Liman

The details of the BOT Contract dated 23 June 2004, executed by and between Bodrum Liman and the DLH are stated below:

Bodrum Liman had to construct the Bodrum Cruise Port in a period of 1 year and 4 months following the delivery of the land and thereafter, will operate the Bodrum Cruise Port for 12 years. The final acceptance of the construction was performed on 4 December 2007, and thus the operation period has commenced. Bodrum Liman is liable for the maintenance of the port together with the port equipment in good repair and in operating condition throughout its operating right period. The facilities, equipment, installations and the systems together with the tools and other equipment belonging thereto shall be surrendered to the DLH after the expiry of the contractual period.

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

24 Commitment and contingencies (continued)

(c) Contractual obligations (continued)

Port of Bar

The details of the TOORA Contract dated 15 November 2013, executed by and between Global Liman and the Government of Montenegro are stated below:

Global Liman will be performing services such as repair, financing, operation, maintenance in the Port of Bar for an operational period of 30 years (terminating in 2043). For the first three years of its ownership, the Group must implement certain investment programs and social programs outlined in the share purchase agreement. Global Liman is liable for the maintenance of the Port of Bar together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the Government of Montenegro, while the movable properties stay with Global Liman.

Barcelona Cruise Port

The details of the TOORA Contract dated 29 July 1999, executed by and between Creuers del Port de Barcelona and the Barcelona Port authority are stated below:

Creuers del Port de Barcelona, S.A. ("Creuers") will be performing the management and exploitation of the port service related to the traffic of tourist cruises on the Port of Barcelona, as well as the development of commercial complementary activities corresponding to a sea station, in World Trade Center Wharf in Barcelona for an operational period of 27 years. However, the Port concession period can be extended automatically for three years provided that (i) Creuers has complied with all the obligations set forth in the Port Concession; and (ii) Creuers remains rendering port services on tourist cruises until the expiry of the extended term. Therefore, the concession period is considered as 30 years. Creuers is liable for the maintenance of World Trade Center Wharf terminals North and South together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the Barcelona Port Authority.

The details of the TOORA Contract dated 26 July 2003, executed by and between Creuers and the Barcelona Port authority are stated below:

Creuers will be performing the management and exploitation of the port service related to the traffic of tourist cruises on the Port of Barcelona, as well as the development of commercial complementary activities corresponding to a sea station, in Adossat Wharf in Barcelona for an operational period of 27 years. However, the Port concession period can be extended automatically for three years provided that (i) Creuers has complied with all the obligations set forth in the Port Concession; and (ii) Creuers remains rendering port services on tourist cruises until the expiry of the extended term. Therefore, the concession period is considered as 30 years. Creuers is liable for the maintenance of Adossat Wharf Terminals A, B and C together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the Barcelona Port Authority.

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

24 Commitment and contingencies (continued)

(c) Contractual obligations (continued)

Malaga Cruise Port

The details of the TOORA Contract dated 9 July 2008, executed by and between Cruceros Malaga and the Malaga Port authority are stated below:

Cruceros Málaga, S.A. obtained an administrative concession to adapt the Terminal Levante of the Malaga Port and its exploitation, for a 30-year period. However, the Port concession period can be extended automatically for 5 years provided that Creuers has complied with all the obligations set forth in the Port Concession. Therefore, the concession period is considered as 35 years. Cruceros will perform passenger services, terminal usage and luggage services. Cruceros is liable for the maintenance of Terminal Levante together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the Malaga Port Authority. The details of the TOORA Contract dated 11 December 2011, executed by and between Cruceros Malaga and the Malaga Port authority are stated below:

Cruceros Málaga, S.A. obtained an administrative concession to adapt Terminal El Palmeral of the Malaga Port and its exploitation, for a 30 years period. However, the Port concession period can be extended automatically for 5 years provided that Creuers has complied with all the obligations set forth in the Port Concession. Therefore, the concession period is considered as 35 years. Cruceros will perform passenger services, terminal usage and luggage services. Cruceros is liable for the maintenance of Terminal El Palmeral together with the port equipment in good repair and in operating condition throughout its operating right period. After the expiry of the contractual period, the real estate and the integral parts of it shall be surrendered to the Malaga Port Authority.

As of 30 September 2016, the Group management stated that the Group is in compliance with the above mentioned contractual obligations in all material respects.

Valetta Cruise Port

On 22 November 2001, VCP signed a deed with the Government of Malta by virtue of which the Government granted the buildings and lands situated in Floriana, having an area of 46,197sqm by title of temporary emphyteusis, for a period of 65 years. VCP will perform operation and management of a cruise liner passenger terminal and an international ferry passenger terminal together with complementary leisure facilities. The area transferred is used as follows: retail 6,854sqm, office 4,833sqm, terminal 21,145sqm and potential buildings 13,365sqm.

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

25 **Operating leases**

The Group as lessee

The Group entered into various operating lease agreements. Operating lease rentals are payable as follows:

	30 September	31 December
	2016	2015
Less than one year	4,075,677	4,305,071
Between one and five years	16,644,820	15,885,157
More than five years	217,592,901	218,902,208
Total	238,313,398	239,092,436

In the periods presented, the Group's main operating lease arrangements as lessee are the port rent agreement of Valetta Cruise Port until 2066, Port of Bar until 2043 and Bodrum Liman until 2019.

The Group as lessor

The future lease payments under operating leases are as follows:

	30 September	31 December
	2016	2015
Less than one year	14,938,701	8,675,965
Between one and five years	25,498,016	14,365,218
More than five years	16,408,828	20,259,377
	56,845,545	43,300,560

The Group's main operating lease arrangements as lessor are a marina lease agreement of Ortadoğu Liman until 2028, and various shopping center rent agreements of Ege Liman and Bodrum Liman of up to 5 years.

During nine months ended 30 September 2016, TL 11,348,456 was recognized as rental income in the condensed consolidated interim statement of profit or loss and other comprehensive income (30 September 2015: TL 10,317,938).

26 Service concession arrangement

The port operation rights, which belongs to Creuers, recognized under intangible assets includes fixed asset elements built or acquired from third parties to adapt Sea Stations North and South of the World Trade Center and A and B of the Adossat Wharf of Port of Barcelona, according to administrative concession contracts to adapt and exploit such terminals in order to render the basic passengers' boarding and disembarkation port services and luggage and vehicle loading and unloading under passage system on cruise terminals.

The fixed assets model is applied to such agreements, since the consideration received consists on the right to collect the corresponding rates on the basis of the usage degree of the public service. Rates applied by Creuers are annually reviewed and approved by the Port Authorities of Barcelona.

Creuers pays an occupancy and utilization royalty to the Port Authorities of Barcelona on the basis of surfaces occupied and the value of fixtures made available. Additionally, an activity rate is accrued on the basis of the turnover generated by the activity.

On the basis of obligations assumed on the concession agreement, the corresponding provision for reposition and large repair actions is allocated (Note 23).

Currency: TL

26 Service concession arrangement (continued)

In accordance with the administrative concession contracts signed between the Port Authorities of Barcelona and Creuers, described below:

- Contract to adapt the Sea Station and render the tourist cruise port service of North and South terminals of the World Trade Center, signed for a 27-year period from its granting date, in October 1999.
- Contract to adapt the Sea Station A of the Adossat Wharf of Port of Barcelona and render the tourist cruise port service signed for a 27-year period from its granting date, in May 2003.
- Contract to adapt the Sea Station B of the Adossat Wharf of Port of Barcelona and render the tourist cruise port service signed for a 27-year period from its granting date, in May 2003.

The Creuers' main actions in relation to the adaptation of the Sea Station refer to the construction of a building, fixed fixtures and equipment of terminals for their exploitation under the terms contemplated on concession agreements.

Under the syndicated loan agreement signed on 23 May 2008, Creuers had undertaken a mortgage commitment on the concessions in favor of the lenders. In 2014, after settling all the amounts outstanding, Creuers cancelled the guarantees extended to secure compliance with the obligations arising from this loan. On 26 September 2014, Creuers arranged new guarantees in accordance with the new syndicated loan arranged (see Note 19), for which it pledged the receivables from the concession arrangements in favor of the lenders.

The Group's policy is to formalize insurance policies to cover possible risks to which certain elements related to administrative concessions are subject.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

27 Foreign currency position

As at 30 September 2016 and 31 December 2015, foreign currency risk exposures of the Group comprised the following:

30 September 2016					
	TL equivalents	USD	EURO	TL	
Trade receivables	25,045,422	6,993,146	2,394	4,086,610	
Other monetary financial assets	98,243,263	17,528,555	348,723	44,557,477	
Current assets	123,288,685	24,521,701	351,117	48,644,087	
Monetary financial assets	22,084,692	5,264,055	-	6,314,110	
Non-current assets	22,084,692	5,264,055	-	6,314,110	
Total assets	145,373,377	29,785,756	351,117	54,958,197	
Trade payables	22,694,439	973,012	3,476,333	8,096,132	
Financial liabilities	24,307,147	7,231,247	-	2,643,055	
Other monetary liabilities	8,367,223	-	-	8,367,223	
Current liabilities	55,368,809	8,204,259	3,476,333	19,106,410	
Financial liabilities	180,012,906	60,086,420	-	-	
Other monetary liabilities	13,661,527	3,665,000	-	2,681,553	
Non-current liabilities	193,674,433	63,751,420	-	2,681,553	
Total liabilities	249,043,242	71,955,679	3,476,333	21,787,963	
Net foreign currency position	(103,669,865)	(42,169,923)	(3,125,216)	33,170,234	

	31 December 2015			
	TL equivalents	USD	EURO	TL
Trade receivables	4,629,103	181,612	308,249	3,121,556
Other monetary financial assets	161,568,987	14,024,536	35,692,901	7,373,484
Current assets	166,198,090	14,206,148	36,001,150	10,495,040
Monetary financial assets	19,556,875	4,105,231	-	7,620,505
Non-current assets	19,556,875	4,105,231	-	7,620,505
Total assets	185,754,965	18,311,379	36,001,150	18,115,545
Trade payables	19,430,086	1,261,058	274,312	14,891,780
Financial liabilities	5,526,911	1,046,642	781,626	-
Other monetary liabilities	4,654,629	-	-	4,654,629
Current liabilities	29,611,626	2,307,700	1,055,938	19,546,409
Financial liabilities	43,168,359	12,624,562	2,033,353	_
Other monetary liabilities	2,171,188	-	-	2,171,188
Non-current liabilities	45,339,547	12,624,562	2,033,353	2,171,188
Total liabilities	74,951,173	14,932,262	3,089,291	21,717,597
Net foreign currency position	110,803,792	3,379,117	32,911,859	(3,602,052)

TL exchange rate risk of subsidiaries whose functional currency is other than TL, is shown in TL line in the foreign currency risk table.

30 September 2016 and 31 December 2015, foreign currency exchange rates of the Central Bank of the Turkish Republic comprised were as follows:

	30 September 2016	31 December 2015
USD/TL	2,9959	2.9076
Euro/TL	3,3608	3.1776

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

27 Foreign currency position (continued)

For the nine months ended 30 September, average foreign currency exchange rates of the Central Bank of the Turkish Republic were as follows:

	2016	2015
USD/TL	2.9315	2.7200
Euro/TL	3.2711	3.0183

Sensitivity Analysis

A 10 percent strengthening or depreciation of the Turkish Lira against the following currencies as at 30 September 2016 and 2015 would have increased equity or profit or loss, excluding tax effects, by the amounts shown below. This analysis assumes that all other variables, in particular interest rates, remain constant.

30 September 2016	PROFIT /LOSS		EQUITY (*)	
	Increase	Decrease	Increase	Decrease
	A 10 percent (stree	ngthening)/weal	kening of USD	against TL:
1- Net USD asset/liability	(12,633,687)	12,633,687		
2- Hedged portion against USD risk (-)				
3- Net effect of USD (1+2)	(12,633,687)	12,633,687		
	A 10 percent (strengthening)/weakening of Euro against TL:			
4- Net Euro asset/liability	(1,050,323)	1,050,323		
5- Hedged portion against Euro risk(-)				
6- Net effect of Euro (4+5)	(1,050,323)	1,050,323		
TOTAL (3+6)	(13,684,010)	13,684,010		

30 September 2015	PROFIT /LOSS		EQUITY (*)	
	Increase	Decrease	Increase	Decrease
	A 10 percent (s	strengthening)/y	veakening of	USD against TL:
1- Net USD asset/liability	(6,599,800)	6,599,800		
2- Hedged portion against USD risk (-)				
3- Net effect of USD (1+2)	(6,599,800)	6,599,800		
	A 10 percent (strengthening)/weakening of Euro against TL:			
4- Net Euro asset/liability	(582,885)	582,885		
5- Hedged portion against Euro risk(-)				
6- Net effect of Euro (4+5)	(582,885)	582,885		
TOTAL (3+6)	(7,182,684)	7,182,684		

(*) Profit / (loss) excluded

Currency: TL

28 Fair Values

Fair values of financial assets and liabilities, together with the carrying amounts shown in the statement of consolidated financial position, are as follows:

	<u>30 Septen</u>	<u>nber 2016</u>	<u>31 December 2015</u>		
	Carrying	Fair	Carrying	Fair	
	Amount	Value	Amount	Value	
Financial assets					
Cash and cash equivalents	155,049,171	155,049,171	225,115,739	225,115,739	
Trade and other receivables	51,445,491	51,445,491	31,235,557	31,235,557	
Due from related parties	118,935,856	118,935,856	116,021,058	116,021,058	
Other assets	33,882,280	33,882,280	28,105,961	28,105,961	
Other investments	41,402,777	41,402,777	49,159,145	49,159,145	
Total	400,715,575	400,715,575	449,637,460	449,637,460	
Financial liabilities					
Loans and borrowings	1,061,898,078	1,061,898,078	1,020,999,681	1,020,999,681	
Other financial liabilities	5,824,272	5,824,272	7,027,865	7,027,865	
Derivative financial liabilities	6,088,234	6,088,234	2,771,205	2,771,205	
Trade and other payables	37,839,085	37,839,085	30,240,416	30,240,416	
Due to related parties	1,406,116	1,406,116	2,037,837	2,037,837	
Total	1,113,055,785	1,113,055,785	1,063,077,004	1,063,077,004	

Determination of the fair value of a financial instrument is based on market values when there are two counterparties willing to sell or buy, except under the conditions of events of default forced liquidation.

The Group determines the fair values based on the appropriate methods and market information. Fair values have been determined for measurement based on the following methods and assumptions:

The fair values of cash and cash equivalents, other monetary assets, which are short term, trade receivables and payables and loans and borrowings with variable interest rates and negligible credit risk change due to borrowings close to year end are expected to approximate to the carrying amounts.

The table below analyses the valuation method of the financial instruments carried at fair value. The different levels have been defined as follows:

Level 1: Quoted prices (unadjusted) in active markets for identical assets or liabilities;

Level 2: Input other than quoted prices included within level 1 that are observable for the assets or liabilities, either directly (i.e., as prices) or in directly (i.e., derived from prices);

Level 3: Inputs for the asset or liability that is not based on observable market data (unobservable inputs).

30 September 2016	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
Derivative financial liabilities		6,088,234		6,088,234
31 December 2015	<u>Level 1</u>	<u>Level 2</u>	<u>Level 3</u>	<u>Total</u>
Derivative financial liabilities		2,771,205		2,771,205

There were no transfers between Level 1 and Level 2 during the year.

Notes to the Condensed Consolidated Interim Financial Statements As at and for the Nine Months Ended 30 September 2016

Currency: TL

29 Related parties

The related parties of the Group which are disclosed in this note comprised the following:

Related parties	Relationship
Mehmet Kutman	Shareholder
Global Yatırım Holding	Parent Company
Torba	Investment
Global Sigorta Aracılık Hizmetleri A.Ş. ("Global Sigorta")	Parent Company's subsidiary
Global Menkul Değerler A.Ş. ("Global Menkul")	Parent Company's subsidiary
IEG Kurumsal Finansal Danışmanlık A.Ş.	Parent Company's subsidiary
Adonia Shipping	Parent Company's subsidiary
Naturel Gaz	Parent Company's subsidiary

Due from related parties

As at 30 September 2016 and 31 December 2015, current receivables from related parties comprised the following:

Current receivables from related parties	30 September 2016	31 December 2015
Global Yatırım Holding (*)	103,200,635	103,239,493
Adonia Shipping (**)	4,021,749	5,235,237
Naturel Gaz (**)	239,237	210,067
Mehmet Kutman	90,802	224,957
Others	11,383,433	1,991,540
Total	118,935,856	110,901,294

(*) The receivable from Global Yatırım Holding represents charges and expenses incurred by the Group companies on behalf of Global Yatırım Holding and amounts advanced before 2014 year-end. There is no defined payment schedule for these receivables.

(**) These amounts are related with the work advances. The charged interest rate is 10.50% as at 30 September 2016 (31 December 2015: 10.50%).

Other investments

As at 30 September 2016, the Group has Global Yatırım Holding bonds amounting to TL 40,936,057 with a nominal value of USD 14,240,000 which are classified as available for sale financial assets (31 December 2015: TL 41,678,871 with a nominal value of USD 14,240,000). Accrued interest for the nine months ended 30 September 2016 is TL 4,586,460 (2015: TL 5,068,069).

Notes to the Condensed Consolidated Interim Financial Statements

As at and for the Nine Months Ended 30 September 2016

Currency: TL

29 Related parties (continued)

Due to related parties

As at 30 September 2016 and 31 December 2015, current payables to related parties comprised the following:

	30 September	
Current payables to related parties	2016	31 December 2015
Mehmet Kutman	717,725	717,726
Global Sigorta	75,111	1,214,411
Global Menkul	610,972	34,371
Other	2,308	71,329
Total	1,406,116	2,037,837

Transactions with related parties:

For the nine months ended 30 September, significant transactions with other related parties comprised the following:

	2016		2015	
	Interest		Interest	
	received	Other	received	Other
Global Yatırım Holding	5,850,739		5,255,599	
Total	5,850,739		5,255,599	
	2016		2015	
	Interest		Interest	
	Paid	Other	Paid	Other
Global Yatırım Holding	23,145	7,950	51,564	6,750
Global Menkul	121		2,094	
Total	23,266	7,950	53,223	6,750

For the nine months ended 30 September 2016, the Group recognized interest income on Global Yatırım Holding bonds amounting to 4,586,460 (30 September 2015: TL 5,068,069). For the nine months ended 30 September 2016, the effective interest rate was 12.75% (30 September 2015: 13.85%).

For the nine months ended 30 September 2016, the Group accounted for a gain amounting to TL 1,264,853 from the purchase and the sale of Global Yatırım Holding's publicly traded share certificates (30 September 2015: a gain of TL 255,367).

Transactions with key management personnel

For the nine months ended 30 September, details of benefits to key management personnel comprised the following:

	2016	2015
Salaries	5,049,055	4,348,371
Attendance fees to Board of Directors	611,399	948,756
Bonus	166,185	74,432
Other	87,087	46,242
Total	5,913,726	5,417,801

30 Events after reporting date

None.