Suez Cement Company (S.A.E) CONSOLDATED INTERIM FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 MARCH 2016 TOGETHER WITH THE REVIEW REPORT



Allied for Accounting & Auditing
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> Translation of review report Originally issued in Arabic

Report on Review of Consolidated Interim Financial Statements

TO THE MEMBERS OF THE BOARD OF DIRECTORS OF SUEZ CEMENT COMPANY (S.A.E)

Introduction

We have reviewed the accompanying consolidated interim financial position of Suez Cement Company (S.A.E) as of 31 March 2016 as well as the related consolidated interim statements of profit or loss, consolidated interim Comprehensive income, consolidated interim changes in equity and consolidated interim cash flows for the three months ended 31 March 2016, and a summary of significant accounting policies and other explanatory notes. Management is responsible for the preparation and fair presentation of these consolidated interim financial statements in accordance with Egyptian Accounting Standards. Our responsibility is to express a conclusion on these consolidated interim financial statements based on our review.

Scope of Review

We conducted our review in accordance with Egyptian Standard on Review Engagements No. 2410, "Review of Interim Financial Statements Performed by the Independent Auditor of the Entity." A review of consolidated interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Egyptian Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion on these consolidated interim financial statements.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial statements does not give a true and fair view, in all material respects, of the consolidated interim financial position of the entity as at 31 March 2016, and of its consolidated interim financial performance and its consolidated interim cash flows for the three months ended 31 March 2016 in accordance with Egyptian Accounting Standards.

Cairo: 30 May 2016

Nabil A. Istanbouli

FESAA – FEST (RAA. 5947) (EFSAR .71) Auditors

A Member of Emst & Young Global

Allied for Accounting & Auditing (E&Y)

Emad H. Ragheb

F./SAA – FEST (RAA. 3678) (EFSAR .42)

CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION AS OF 31 MARCH 2016

	Note	31 March 2016 LE	31December 2015 LE
Assets		2202	Restated
Non current assets			
Fixed assets	(13)	3,923,582,526	3,908,950,340
Fixed assets under construction	(14)	405,630,421	413,353,590
Goodwill		2,740,344,085	2,740,344,085
Investment in an associate and shares in joint ventures	(15-a)	32,488,261	32,521,782
Available-for-sale investments	(15-b)	2,454,420	2,454,420
Held to maturity investments	(15-c)	8,429,279	8,429,279
Amounts paid under investments in subsidiaries and other companies	(15-d)	2,186,795	2,186,795
Total non-current assets		7,115,115,787	7,108,240,291
Current assets			
Inventory	(16)	1,137,532,031	1,250,512,405
Accounts and notes receivable	(17)	265,576,531	233,457,762
Prepayment, other receivables and other debit balances	(18)	428,934,953	370,387,899
Cash on hand and at banks	(19)	1,231,758,053	1,060,315,580
Total current assets		3,063,801,568	2,914,673,646
Total assets		10,178,917,355	10,022,913,937
Equity and liabilities			
Equity			000 000 525
Share capital	(20-a)	909,282,535	909,282,535
Reserves	(20-b)	2,668,886,627	2,668,814,627
Reserve of unrealized gain on available-for-sale investments		1,320,859	1,320,859
Cumulative foreign currencies translation differences		74,311,539	41,450,934 (1,711,573)
Accumulated actuarial (losses) on defined benefit plans		(1,711,573) 2,753,980,033	3,018,795,287
Retained earnings		2,173,814	(57,294,218)
Profits / (Losses) for the Period /year		The state of the s	6,580,658,451
Equity attributable to equity holders of the parent	(0.1)	6,408,243,834	641,034,121
Non-controlling interest	(21)	652,013,663	AMILIAN AND AND AND AND AND AND AND AND AND A
Total Equity		7,060,257,497	7,221,692,572
Non current liabilities			146 504 520
Medium term loans	(23)	171,464,349	146,584,528
Other long term liabilities	(24)	61,450,502	54,115,451 97,552,942
End of service benefits liabilities	(25)	100,755,494 203,020,564	207,274,650
Deferred tax liabilities	(12)		505,527,571
Total non-current liabilities		536,690,909	305,327,371
Current liabilities	the second	184 681 088	400 000 000
Provisions	(26)	476,574,822	487,529,233
Bank overdraft	(22)	302,325,276	251,696,271
Trade payables, accrued expenses and other credit balances	(27)	1,157,929,000	1,057,964,600 42,910,424
Due to tax authority	(28)	60,263,969	389,405,037
Advances from customers	(29)	298,662,270	16,106,295
Retention Payable	(30)	15,777,657 197,156,875	10,100,293
Dividends Payable		43,042,799	50,081,934
Income tax payable	(12)	30,236,281	-
Income taxes for the Period/ year	(12)	2,581,968,949	2,295,693,794
Total current liabilities			
Total liabilities		3,118,659,858	2,801,221,365
Total equity and liabilities		10,178,917,355	10,022,913,937

Nabil A. Istanbouli

Emad M. Ragheb

Chief Financial Officer Managing Director

Bruno Michel Carre

- The accompanying notes from (1) to (35) are an integral part of these consolidated financial statements.

- Auditors' report attached.

CONSOLIDATED INTERIM STATEMENT OF PROFIT AND LOSS FOR THE PERIOD ENDED 31 MARCH 2016

	Note	31 March 2016 LE	31 March 2015 LE
Sales	(6)	1,606,242,351	1,403,137,430
Cost of sales	(7)	(1,450,052,373)	(1,234,336,850)
GROSS PROFIT		156,189,978	168,800,580
General and administrative expenses	(8)	(120,101,403)	(114,347,677)
Investment income in an associate company		1,327,729	1,243,847
Investment income		5,142,591	3,013,358
Gain on sale of investment		193,000	-,,
Finance expenses	(9)	(13,836,084)	(4,133,622)
Finance income .		13,099,889	24,040,222
Other income	(10)	8,211,588	11,018,422
Other expenses	(11)	(5,101,846)	(6,068,139)
Foreign exchange differences		5,633,810	31,228,440
Provisions		(6,832,521)	(7,235,395)
Provisions no longer required		2,330,063	н
Impairment of the value of fixed assets under constructi	on	(1,500,000)	
Impairment of accounts and notes receivable		(14,270,915)	(4,195,700)
Reversal of impairment of accounts and notes receivable	c		46,309
Board of directors' remuneration and allowances		(177,589)	(151,461)
PROFITS BEFORE INCOME TAXES	2*	30,308,290	103,259,184
Deferred income taxes for the period		4,254,086	12,626,296
Income taxes for the period	(12)	(30,236,281)	(53,051,296)
PROFITS FOR THE PERIOD BEFORE NON-			
CONTROLLING INTEREST		4,326,095	62,834,184
Attributable to:			
Equity holders of the parent		2,173,814	58,063,868
Non-controlling interests		2,152,281	4,770,316
Contraction to the contraction of the contraction o		4,326,095	62,834,184
		Maria Contract Company of the National Company	Committee of the same of the s

Accounting Manager Chief financial Officer Managing Director Chairman

Shereif El Masry Ali Iksan Kucukoglu Bruno Michel Carre Omar A. Mohanna

⁻ The accompanying notes from (1) to (35) are an integral part of these consolidated interim financial statements.

CONSOLIDATED INTERIM STATEMENT OF OTHER COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 MARCH 2016

	Note	31 March 2016 LE	31 March 2015 LE
PROFITS FOR THE PERIOD OTHER COMPREHENSIVE INCOME		4,326,095	62,834,184
Other comprehensive income to be reclassified to profit or loss in subsequent periods (net of tax):			
Net (loss)/gain on available-for-sale (AFS) financial assets		· ·	(109,908)
Exchange differences on translation of foreign operations		64,836,669	12,293,393
Net other comprehensive income to be reclassified to profit or loss in subsequent periods, net of tax		64,836,669	12,183,485
Other comprehensive income not to be reclassified to profit or loss in			
subsequent periods (net of tax): Re-measurement gains/(losses) on defined benefit plans			-
Net other comprehensive income/(loss) not being reclassified	-		
to profit or loss in subsequent periods, net of tax	_	64,836,669	12 102 405
Other comprehensive income/(loss), net of tax	-	04,030,009	12,183,485
Total comprehensive income, net of tax		69,162,764	75,017,669
Attributable to:			
Equity holders of the parent		35,034,419	64,220,229
Non-controlling interests		34,128,345	10,797,440
5 to 13	-	69,162,764	75,017,669
	224	The state of the s	

Accounting Manager Chief financial Officer

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hel Carre

Chairman

Omar A. Mohanna

⁻ The accompanying notes from (1) to (35) are an integral part of these consolidated interim financial statements.

Suez Cement Company (S.A.E)

CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 MARCH 2016

Total Equity	LE	7,221,692,572	(6,686,264)	6,921,306	7,221,927,614	4,326,095	64,836,669	69,162,764 (230,832,881) 7,060,257,497
Non- controlling interest	LE	641,034,121	(8,388,675)	6,921,306	639,566,752	2,152,281	31,976,064	34,128,345 - (21,681,434) 652,013,663
Total	LE	6,580,658,451	1,702,411		6,582,360,862	2,173,814	32,860,605	35,034,419 - (209,151,447) 6,408,243,834
(Losses) / Profits for the period		(60,143,884) 2,849,666	ī		(57,294,218)	2,173,814	1	2,173,814 57,294,218 - 2,173,814
Retained	LE	3,019,933,380 (1,138,093)	1,702,411	•	3,020,497,698	•	•	(57,294,218) (209,223,447) 2,753,980,033
Accumulated actuarial gains/(losses) on defined benefit plans		(1,711,573)	,		(1,711,573)	1	•	
Cumulative foreign currencies translation differences	LE	41,450,934	3		41,450,934	ī	32,860,605	32,860,605
Reserve of unrealized gain on available-for-sale	Investments	1,320,859		'	1,320,859	·		1,320,859
Reserves	LE	2,668,814,627	•		2,668,814,627			72,000
Issued and paid up capital	LE	909,282,535	r		909,282,535	•		909,282,535
		Balance as of 31 December 2015 as issued Effects of change in accounting policies	Adjustments on retained earnings and NCI Adjustments on non-controlling interest -	share of NCI in the equity of Hilal Cement Group - Kuwait Descripted Beliance of 31 December	2015	Profit for the period	Other comprehensive income, net of tax	Total comprehensive income, net of tax Transferred to retained earnings Dividends and transferred to reserves Balance as of 31 March 2016

⁻ The accompanying notes from (1) to (35) are an integral part of these consolidated interim financial statements.

Suez Cement Company (S.A.E)

CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY FOR THE PERIOD ENDED 31 MARCH 2016

Total Equity	LE	7,864,650,943		(7,874,465)	2,738,920	7,859,515,398	62,834,184	12,183,485	75,017,669	(563,619,444) 7,370,913,623
Non- controlling interest	LE	679,064,786	•	(4,541,097)	2,738,920	677,262,609	4,770,316	6,027,124	10,797,440	(7,632,942) 680,427,107
Total	LE	7,185,586,157	•	(3,333,368)		7,182,252,789	58,063,868	6,156,361	64,220,229	(555,986,502) 6,690,486,516
(Losses) / Profits for the period		492,590,051	(3,187,147)	×		489,402,904	58,063,868		58,063,868 492,590,051	1,040,056,823
Retained	LE	3,083,307,850	2,049,054	(3,333,368)	1	3,082,023,536	3		(492,590,051)	(558,450,691) 2,030,982,794
Accumulated actuarial gains/(losses) on defined benefit plans		í	1,138,093	r		1,138,093	•	1		1,138,093
Cumulative foreign currencies translation differences	LE	32,624,516	t e	,		32,624,516	í	6,266,269	6,266,269	38,890,785
Reserve of unrealized gain on available-forsale	investments LE	1,430,767	ĩ	•		1,430,767	1	(109,908)	(109,908)	1,320,859
Reserves	LE	2,666,350,438	9	•	1	2,666,350,438	à		1.1	2,464,189
Issued and paid up capital	LE	909,282,535	•	ri s	1	909,282,535	•		i	909,282,535
		Balance as of 31 December 2014 as issued	Effects of change in accounting policies	Adjustments on retained earnings and NCI -Tax differences	interest - share of NCI in the equity of Hilal Cement Group - Kuwait	Restated Balance as of 31 December 2014	Profit for the period	Other comprehensive income, net of tax	Total comprehensive income, net of tax Transferred to retained earnings	Dividends and transferred to reserves Balance as of 31 March 2015

⁻ The accompanying notes from (1) to (35) are an integral part of these consolidated interim financial statements.

CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 MARCH 2016

	Note	31 March 2016 LE	31 March 2015 LE
CASH FLOWS FROM OPERATING ACTIVITIES Profits for the period before income taxes Depreciation of fixed assets Decline in value of inventory Provisions Provisions Provisions no longer required Impairment of accounts and notes receivable Reversal of impairment of prepayments and other receivables Liabilities against end of service plan Investment income in an associate company Impairment in the value of projects under construction (Gain) from sale of fixed assets Finance costs	(13) (16) (26) (26) (17) (18) (25) (14) (13)	30,308,290 119,233,682 2,446,523 6,832,521 (2,330,063) 14,270,915 - 4,844,199 (1,327,729) 1,500,000 (290,749) 13,836,084	103,259,184 111,859,884 2,658,378 7,235,395 4,195,700 (46,309) 1,675,601 (1,243,847) (2,482) 4,133,622
Credit interests Operating profits before changes in working capital		(13,099,889) 176,223,784	(24,040,222) 209,684,904
Change in inventory Changes in prepayments, other receivables and other debit balances Change in accounts payable, advances from customers, accrued expenses and payables Change in dividends receivable	(16) (17-18) other (27-29-30)	110,533,851 (104,936,738) 8,892,995	(64,463,905) (64,127,487) (354,897,394) (349,084)
Change in dividends payable Income taxes paid Tax differences paid Payment in respect of end of service plan Provisions used NET CASH FLOWS FROM OPERATING ACTIVITIES	(25) (26)	197,156,875 10,314,410 1,702,411 (1,641,647) (15,456,869) 382,789,072	565,028,904 (12,531,406) (3,333,368) (600,000) (529,200) 273,881,964
CASH FLOWS FROM INVESTING ACTIVITIES Purchase of fixed assets Proceeds from sale of fixed assets Payments in fixed assets under construction Adjustment in respect of fixed assets under construction Proceeds from investment in an associate company Credit interests received NET CASH FLOWS FROM INVESTING ACTIVITIES	(13) (13) (14)	(20,426,652) 290,749 (57,230,670) 1,361,250 13,099,889 (62,905,434)	(17,979,259) 153,305 (17,236,847) 39,390,082 1,237,500 24,040,222 29,605,003
CASH FLOWS FROM FINANCING ACTIVITIES Change in medium term loans and other long term liabilities Dividends paid Dividends paid to non-controlling interest Finance costs paid Changes in non-controlling interest NET CASH FLOWS FROM FINANCING ACTIVITIES		32,214,872 (209,151,447) (21,681,434) (13,836,084) 30,508,695 (181,945,398)	1,613,822 (555,986,502) (7,632,942) (4,133,622) 4,224,947 (561,914,297)
Net increase /(decrease) in cash and cash equivalent during the PERIOD Foreign currencies translation differences related to fixed assets Change in cumulative foreign currencies translation differences Cash and cash equivalent - beginning of the period CASH AND CASH EQUIVALENT - END OF THE PERIOD	(19)	137,938,240 (49,985,377) 32,860,605 1,060,315,580 1,181,129,048	(258,427,330) (12,995,659) 6,266,269 1,626,454,394 1,361,297,674
For the purpose of preparing the consolidated statement of cash flows, cash comprise of the following:	and cash equivalent	31 March 2016	31 March 2015
Cash on hand and at banks	(19)	LE 1,231,758,053	LE 1,349,756,879
Less: Bank overdraft CASH AND CASH EQUIVALENT		(50,629,005) 1,181,129,048	11,540,795

⁻ The accompanying notes from (1) to (35) are an integral part of these consolidated interim financial statements.

1. BACKGROUND

Summary of Suez Cement Group Companies

Suez Cement Company S.A.E.

Suez Cement Company S.A.E. was established in 1977 under Law 43 of 1974 which was superseded by Law 230 of 1989 which was replaced by the investments Guarantees and Incentives Law 8 of 1997. The Company was registered in the Commercial register on 11 April 1979 under no. 181134.

Italcementi Group acquires (through its subsidiaries) 55% of the company's outstanding shares as of 31 December 2015.

The main objective of the Company is to produce all types of cement and other products stemming from the cement industry and related thereto and the production of other building materials and construction requirements and trading therein, utilization of mines and quarries except sand and gravels. The company may have an interest or participate in any manner in organization caring out activities which are similar to the company's activities, or which may contribute to the fulfilment of the Company's objects in Egypt or abroad. The company may also be merged in any of the aforementioned organizations, or may buy or have them subsidiary to the company, subject to the approval of the General Authority for Investment and Free Zones.

The Consolidated financial statements of the Company for the Period ended 31 March 2016 were authorized for issuance in accordance with the Board of Directors' resolution on 11 May 2016.

The following is Suez Cement Group companies and the direct and indirect shares of Suez Cement Company S.A.E. in its subsidiaries:

	31/3/2016	31/12/2015
	%	%
		((12
Egyptian Tourah Portland Cement Company S.A.E.	66.12	66.12
Suez Bags Company S.A.E.	56.31	56.31
Helwan Cement Company S.A.E.	99.55	99.55
Ready Mix Concrete El - Alamya (RMCA) S.A.E	52	52
	51	51
Hilal Cement Group (K.S.C.C.) – Kuwait		
Development and Construction Material Company (DECOM) S.A.E. – subsidiary of Universal	52	52
For Ready Mix Production (RMPU) S.A.E. by 99,99%	1500	
Suez Transport and Trade Company S.A.E. – subsidiary of Helwan Cement Company S.A.E. by	96.37	96.37
55%		
Development for Industries Company S.A.E	-	98.28
Axim for industries Company S.A.E	-	98.28
	96.37	97.90
Suez For import and Export S.A.E	50	50
International City Company for Concrete	50	

Egyptian Tourah Portland Cement Company S.A.E.

Egyptian Tourah Portland Cement Company S.A.E. was established on 23 June 1927. The legal structure of the Company changed from being a public sector entity to a public enterprise entity according to Law 203 of 1991.

On 26 January 2000 the Holding Company for Mining and Refractory sold 81.4% of its shares in the company. Accordingly, the company became subject to the Law 159 of 1981 rather than Law 203 of 1991 and its executive regulation.

On 12 March 2000 the company's General Assembly meeting decided to amend its status to comply with Law 159 of 1981 and its executive regulation.

The main objective of the company is to manufacture all kinds of cement, lime, construction materials and related products.

Suez Cement Company S.A.E. ownership in Egyptian Tourah Portland Cement Company's share capital amounted to 66.12% as of 26 January 2000, the date at which Egyptian Tourah Portland Cement Company S.A.E. became a subsidiary.

The cost of acquisition amounted to LE 1,287 billion which resulted in goodwill amounting to LE 746,008,413, the goodwill treated as Suez Cement Company's share in the fair value of the Egyptian Tourah Portland Cement Company S.A.E. assets. In accordance to that Egyptian Tourah Cement Company S.A.E., fixed assets are stated at the historical cost in addition to the share of Suez Cement Company S.A.E. in the excess of the fair value for these assets over its historical cost. This excess is depreciated over its estimated useful life using the straight-line method (note 4-3). The total accumulated depreciation as of 31 December 2015 amounting to LE 428,119,577 in addition to writes down the value of certain productions lines of Egyptian Tourah Portland Cement Company S.A.E. that are currently out of operation amounted to LE 21,082,486. The net fair value as of 31 March 2016 amounting to LE 296,806,350.

Suez Bags Company S.A.E.

Suez Bags Company S.A.E. was established on 6 December 1988 under investment Law 43 of 1974 and its amendments, which was superseded by Law 230 of 1989 which were replaced by the investments Guarantees and Incentives Law 8 of 1997.

The main objective of the company is to manufacture all kinds of bags used in packing cement, gypsum, milk, Juices, food products, chemicals and other paper products.

Suez Cement Company S.A.E. ownership in Suez Bags Company's share capital amounted to 51% starting from 1999, resulted in goodwill amounted to LE 12,445 Million and which was amortized over five years started in from 1 January 1999.

- Suez Cement Company S.A.E. acquired 10447 shares (20894 shares after the split) from the shares of Suez Bags Company S.A.E. during 2000, with an investment cost of LE 1,371 Million which resulted in goodwill amounted to LE 623,000 and amortized over five years starting from 2000.
- Egyptian Tourah Portland Cement Company S.A.E. acquired 15079 shares (30158 shares after the split) from the shares of Suez Bags Company S.A.E. during 2000, Suez Cement share is 66.12% (9970 shares) with the cost of LE 1,501 Million which resulted in goodwill amounted to LE 787,000 and was amortized over five years starting from year 2000.
- Egyptian Tourah Portland Cement Company S.A.E. acquired 5283 shares (10566 shares after the split) from the shares of Suez Bags Company S.A.E. during 2001, Suez Cement share is 66.12% (3493 shares) with the cost of LE 599,802, which resulted in goodwill, amounted to LE 337,000 and amortized over five years starting from 2001.

Accordingly, the direct and indirect share of Suez Cement Company S.A.E. in the capital of Suez Bags Company S.A.E. is 56.31%.

Helwan Cement Company S.A.E

Helwan Cement Company S.A.E. – (Previously: ASEC Cement Company S.A.E.) was established as a Joint Stock Company under Law No. 159 of 1981 under the name of El Ahram Cement Company on 26 December 1999, and recorded at the commercial register under No. 4451 on 26 December 1999.

Based on a decree from the Extraordinary General Assembly Meeting dated 14 September 2000, the Company's name was changed to ASEC Cement Company S.A.E. The Extraordinary General Assembly Meeting

On 29 November 2001 approved the merger with Helwan Portland Cement Company S.A.E. effective on 1 October 2001. The Extraordinary General Assembly Meeting on 17 March 2003 approved the evaluation of assets and liabilities according to the Capital Market Authority Committee decision No. 540 formed in 2002 and the Ministry decree No. 1699 which stated that ASEC Cement Company will own all assets and liabilities of Helwan Portland Cement Company S.A.E.

Effective from 1 October 2001. The management of both companies finalized all legal procedures related to the merger and registered the merger at the commercial register under No. 3142 on 30 June 2003. The Helwan Portland Cement Company S.A.E. was cancelled from the commercial register on 29 June 2003.

On 30 March 2006, the Extraordinary General Assembly Meeting decided to modify some articles in the company's article of association of the company, including changing the name of the company from ASEC Cement Company S.A.E. to Helwan Cement Company S.A.E. The decree was approved from the Companies Authority on 2 May 2006 and this change was reflected in the commercial register on 6 November 2006 to modify the name of the company to be Helwan Cement Company S.A.E.

The main objective of the company is to manufacture cement and construction materials and extracts of quarries, related products and by other companies and market them in Egypt, and also to export them and manufacture bags of craft paper, or other paper to pack cement and construction materials.

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

On 25 August 2005, Suez Cement Company S.A.E. acquired 116151662 shares from the shares of Helwan Cement Company S.A.E. – ASEC Cement Company (formerly), Suez Cement Company S.A.E. share is 98.69 % (116151662 shares) with a par value of LE 10, which resulted in goodwill, amounted to LE 2,454,952,337, which represents the difference between acquisition costs amounted to LE 3,413,255,262, and 98.69% of Helwan Cement Company S.A.E. - ASEC Cement Company (formerly) net assets in acquisition date amounted to LE 958,302,925.

The goodwill was recorded as non-current asset in the consolidated financial statements and tested for impairment frequently; an impairment loss of goodwill is recorded in the consolidated statement of profit or loss.

On 28 October 2007 Helwan Cement Company S.A.E. contributed in establishing Suez Transport and Trade Company S.A.E with a contribution in the capital by 55%, in addition to the contribution of Suez Cement Company S.A.E and Egyptian Tourah Portland Cement Company S.A.E. by 35% and 10% respectively. Accordingly, the direct and indirect share of Suez Cement Company S.A.E. in the capital of Suez Transport and Trade Company S.A.E. is 96.37%. During year 2010, Helwan Cement Company S.A.E. purchased 921,690 shares of its outstanding shares at LE 34,063,566.

On 6 December 2010 The Extraordinary General Assembly Meeting decided to decrease issued capital by 921690 shares, and to decrease par value by LE 5 instead of LE 10, consequently, the Company's outstanding shares reached 116775085 shares.

Suez Transport and Trade Company S.A.E. was established in 28 October 2007 as a S.A.E. company under the law 159 for the year 1981; the company's main objective is to manage the operations of transporting, trading cement and construction materials and acquiring the vehicles needed for this operations.

Ready Mix Production (RMP) S.A.E. - (Previously: Ready Mix Beton S.A.E.)

Ready Mix Production (RMP) S.A.E. – (Previously: Ready Mix Beton S.A.E.) was established on 16 March 1986 as a Joint Stock Company under Law No. 159 of 1981.

The objective of the company is to manufacture cement and construction materials specially manufacture ready mix.

On 1 October 2006, Suez Cement Company S.A.E. acquired 260000 shares from the shares of Ready Mix Beton Company S.A.E., Suez Cement Company S.A.E. share is 52 % (260000 shares) with a par value of LE 10, which resulted in goodwill, amounted to LE 23,113,779, which represents the difference between acquisition costs amounted to LE 26,277,866 and 52% of Ready Mix Beton Company S.A.E. net assets in acquisition date amounted to LE 3,164,087.

The goodwill was recorded as non-current asset in the consolidated financial statements and tested for impairment frequently; an impairment loss of goodwill is recorded in the consolidated statement of profit and loss.

Based on a decree from the Extraordinary General Assembly Meeting dated 25 September 2008, the Company's name was changed to Ready Mix Production (RMP) S.A.E.

The Company was merged to form Universal Ready Mix Concrete S.A.E that was established on 21 February 2012,

Universal For Ready Mix Production (RMPU) S.A.E. – (Previously: Ready Mix Beton – Egypt Company S.A.E.)

Universal For Ready Mix Production (RMPU) S.A.E. – (Previously: Ready Mix Beton – Egypt Company S.A.E.) was established on 14 April 1996 as a Joint Stock Company under investments Guarantees and Incentives Law 8 of 1997. The objective of the company is to manufacture cement and construction materials specially manufacture ready mix.

On 1 October 2006, Suez Cement Company S.A.E. acquired 520000 shares from the shares of Ready Mix Beton – Egypt Company S.A.E., Suez Cement Company S.A.E. share is 52% (520000 shares) with a par value of LE 10, which resulted in goodwill, amounted to LE 46,308,524, which represents the difference between acquisition costs amounted to LE 52,554,993, and 52% of Ready Mix Beton – Egypt Company S.A.E. net assets in acquisition date amounted to LE 6,246,469.

Based on a decree from the Extraordinary General Assembly Meeting dated 25 September 2008, the Company's name was changed to Universal for Ready Mix Production (RMPU) S.A.E.

The Company was merged to form Universal Ready Mix Concrete S.A.E that was established on 21 February 2012,

Universal Ready Mix Concrete S.A.E "El - Alamya" (RMCA)

Universal for Ready Mix Concrete S.A.E was established under the law 8 of 1997 on 21 February 2012 by mean of the merge took place between Universal for Ready Mix Production S.A.E "Subsidiary" and Ready Mix Production S.A.E "Subsidiary".

On 26 February 2012, the extraordinary assembly meeting decided the change of the Company's name to become "Ready Mix Concrete $\rm El-Alamya$ (RMCA) S.A.E

The objective of the company is manufacturing and construction building materials especially ready mix.

On 31 December 2009, the merge took place by mean of revaluing the assets and liabilities of the merged companies, taking into consideration the changes occurred on the financial position till the establishment date as of 21 February 2012, This merge were reflect at the balance sheet as an increase in the fixed Assets by LE 129,758,310 against a decrease in the good will by LE 68,686,548 and a decrease in Non-Controlling interest by LE 61,071,762.

The final goodwill amounted to LE 735,755.

Development and Construction Material Company (DECOM) S.A.E.

Development and Construction Material Company (DECOM) S.A.E. was established on 3 August 1996 as a Joint Stock Company under Law 95 of 1992. The objective of the company is to manufacture cement and construction materials.

On 5 July 2007, Universal For Ready Mix Production (RMPU) S.A.E. Company S.A.E. acquire 99.99 % of Development and Construction Material Company (DECOM) S.A.E. shares, represents 7364524 shares with a par value of LE 10.

which resulted in goodwill, amounted to LE 43,548,446, which represents the difference between acquisition costs amounted to LE 63,565,568, and 99.99% of Development and Construction Material Company – (DECOM) – S.A.E. net assets in acquisition date amounted to LE 20,017,122.

Accordingly, the indirect share of Suez Cement Company S.A.E. in Development and Construction Material Company (DECOM) S.A.E. is 52%. The goodwill amounted to LE 43,548,446 was recorded as long term asset in the consolidated financial statements.

Hilal Cement Group (K.S.C.C.) - Kuwait

Hilal Cement Company (K.S.C.C.) – Kuwait was established on 19 January 1984 as a closed Joint Stock Kuwaiti Company. The main activities of the company are import, storage and distribution of cement and other bulk materials.

On 19 September 2007, Suez Cement Company S.A.E. acquired 16,830,000 shares from the shares of Hilal Cement Company (K.S.C.C.) – Kuwait, Suez Cement Company S.A.E. share is 51% (16830000 shares) with a par value of KD 0, 10 which resulted in goodwill, amounted to KD 5,434,286 equivalent to LE 108,641,431, which represents the difference between acquisition costs amounted to KD 13,128,213 equivalent to LE 262,457,272 and 51% of Hilal Cement Company (K.S.C.C.) – Kuwait net assets in acquisition date amounted to KD 7,693,927 equivalent to LE 153,815,841.

According to the Share purchase agreement (SPA), a provision setting forth the shareholders to agree unanimously to settle the litigation between Hilal Cement Company and Kuwait international investment company. Suez Cement Company transferred its share (51%) in settlement for the subject provision mentioned in Share purchase agreement (SPA) amounted to KD 409,779 equivalent to LE 7,958,544. This amount has been added to the goodwill and consequently, goodwill of Hilal Cement Company (K.S.C.C.) – Kuwait amounted to LE 116,599,975.

Additionally; there's a goodwill related to Hilal Cement Company and its subsidiaries amounted to KD 5,047,444 equivalent to LE 124,507,572; and consequently, goodwill of Hilal Cement Company (K.S.C.C.) – Kuwait amounted to LE 241,107,547

The goodwill was recorded as non-current asset in the consolidated financial statements and tested for impairment frequently; an impairment loss of goodwill is recorded in the consolidated statement of profit and loss.

The company books and records are preparing in KD currency, the company's financial statements have been combined in the consolidated financial statements after translated it into Egyptian pound using the translation procedures mentioned in (note 3), the cumulative foreign currencies translation differences resulted from the translation which belong to the parent company's equity amounting to LE 62,498,861 as of 31 March 2016 have been presented separately in the shareholders' equity.

The cumulative foreign currencies translation differences resulted from the translation which belong to the non-controlling interest amounted to LE 60,047,926 as of 31 March 2016 have been presented as a part of non-controlling interests in the consolidated statement of financial position (Note 21).

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

Axim for Industries Company (S.A.E)

Axim For Industries Company was established in 2007 under Corporate Law No. 159 of 1981 and its amendments. The Company was registered in the commercial registry on 19 August 2007 by number 26643, the purpose of the Company is:

- Investing in all types of industries fields and its commercialization.
- Establishing plant for the purpose of manufacturing construction materials.
- Importing all materials, products and equipments necessary for helping the Company to achieve its purpose.
- Buy aid grind liquid at intensive figure, store and mitigate and distributed for use for grinding cement.

On 19 August 2007, Suez Cement Company S.A.E. contributes in capital of Axim industries Company S.A.E by 90% (direct Share). Tourah Portland Cement Company S.A.E contributes in the capital by 5%; Helwan Cement Company S.A.E contributes in the capital by 5%. Accordingly, the total direct and indirect share of Suez Cement Company S.A.E is 98.28%.

On 20 April 2016 the company was liquidated and commercial register was erased.

Development for Industries Company (S.A.E)

Development For Industries Company was established in 2007 under Corporate Law No. 159 of 1981 and its amendments. The Company was registered in the commercial registry on 19 August 2007 by number 26644 the purpose of the Company is:

- Investing in all types of industries fields and its commercialization.
- Establishing plant for the purpose of manufacturing construction materials.

On 19 August 2007, Suez Cement Company S.A.E. contributes in capital of Development for Industries Company S.A.E by 90% (direct Share). Tourah Portland Cement Company S.A.E contributes in the capital by 5%; Helwan Cement Company S.A.E contributes in the capital by 5%. Accordingly, the total direct and indirect share of Suez Cement Company S.A.E is 98.28%.

On 20 April 2016 the company was liquidated and commercial register was erased.

Suez for Import and Export Company (S.A.E)

Suez for Import and Export Company was established on 8 July 2009 under Corporate Law No. 159 of 1981 and its amendments. The Company was registered in the commercial registry on 9 July 2009 by number 39989.

The purpose of the Company is Importing & Exporting Cement and all kind of building materials.

Axim industries Company S.A.E contributes in the capital of Suez for import and Export S.A.E by 40% (Direct Share), Development for Industries Company S.A.E contributes in the capital by 40% (Direct share), Suez Transport and Trade Company S.A.E contributes in the capital by 20% (Direct Share), accordingly, The total indirect share of Suez Cement Company S.A.E is 97.89%.

On 10 August 2015, Suez Transport and Trade Company S.A.E acquired 100% of Suez for Import and Export Company (S.A.E) Share Capital, accordingly, The total indirect share of Suez Cement Company S.A.E is 96.37%.

International City for Ready Mix (LLC) - K.S.A

International City for Ready Mix Company is a limited liability company in Saudi Arabia; It was established on 11 January 2009 for the purpose of producing ready mix concrete.

On 21 January 2014; Suez Cement Company S.A.E. acquired 50% of the total 1,000,000 shares of International City for Ready Mix Company (K.S.A) with a par value of SR 100, with a total cost amounted to LE 47,701,250.

On 31 March 2014; Italcementi S,P,A which owns the other 50% of the total shares of International City for Ready Mix Company (K.S.A) agreed with Suez Cement Company S.A.E in relation to their powers over International City for Ready Mix Company, hence Suez Cement Company will have effective control over International City for Ready Mix Company (K.S.A).

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

On 18 December 2014; Italcementi SpA and Suez Cement Company S.A.E decided to increase their share Capital of International City Company for Concrete LLC - K.S.A by an amount of 50 million SAR; out of which Suez Cement Company shall subscribe 25 million SAR in cash.

The cumulative foreign currencies translation differences resulted from the translation which belong to the non-controlling interest amounted to LE 1,507,866 as of 31 December 2015 have been presented as a part of non-controlling interests (Note 21).

2. Basis of consolidation

Control

An investor controls an investee if and only if the investor has all the following:

- power over the investee
- exposure, or rights, to variable returns from its involvement with the investee
- (c) the ability to use its power over the investee to affect the amount of the investor's returns

Assessing control

An investor shall consider all facts and circumstances when assessing whether it controls an investee. The investor shall reassess whether it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control.

Loss of Control

If a parent loses control of a subsidiary, it shall:

- Derecognize the assets (including any goodwill) and liabilities of the subsidiary at their carrying amounts at the date when control is lost.
- 2 Derecognize the carrying amount of any non-controlling interests in the former subsidiary at the date when control is lost (including any components of other comprehensive income attributable to them)
- Derecognizes the cumulative translation differences recorded in equity.
- Recognize the fair value of the consideration received, if any, from the transaction, event or circumstances that resulted in the loss of control.
- Recognize any investment retained in the former subsidiary at its fair value at the date when control is
- Reclassify to profit or loss, or transfer directly to retained earnings, the amounts recognized in other comprehensive income in relation to the subsidiary.
- Recognize any resulting difference as a gain or loss in profit or loss attributable to the parent.

If a parent loses control of a subsidiary, the parent shall account for all amounts previously recognized in other comprehensive income in relation to that subsidiary on the same basis as would be required if the parent had directly disposed of the related assets or liabilities. Therefore, if a gain or loss previously recognized in other comprehensive income would be reclassified to profit or loss on the disposal of the related assets or liabilities, the parent shall reclassify the gain or loss from equity to profit or loss (as a reclassification adjustment) when it loses control of the subsidiary. If a revaluation surplus previously recognized in other comprehensive income would be transferred directly to retained earnings on the disposal of the asset, the parent shall transfer the revaluation surplus directly to retained earnings when it loses control of the subsidiary.

Non-controlling Interests

An entity shall attribute the profit or loss and each component of other comprehensive income to the owners of the parent and to the non-controlling interests. The entity shall also attribute total comprehensive income to the owners of the parent and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

Uniform accounting policies

If a member of the group uses accounting policies other than those adopted in the consolidated financial statements for like transactions and events in similar circumstances, appropriate adjustments are made to that group member's financial statements in preparing the consolidated financial statements to ensure conformity with the group's accounting policies.

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

Business Combination

An entity shall account for each business combination by applying the acquisition method. Applying the acquisition method requires:

(1) Identifying the acquirer;

(2) Determining the acquisition date;

- (3) Recognising and measuring the identifiable assets acquired, the liabilities assumed, contingent liabilities assumed and any non-controlling interest in the acquiree; and
- (4) Recognising and measuring goodwill or a gain from a bargain purchase

The acquirer shall measure the identifiable assets acquired and the liabilities assumed at their acquisition-date fair values.

For each business combination, the acquirer shall measure at the acquisition date components of non-controlling interests in the acquire that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation at either:

(a) Fair value; or

(b) The present ownership instruments' proportionate share in the recognised amounts of the acquiree's identifiable net assets.

Goodwill

The acquirer shall recognise goodwill as of the acquisition date measured as the excess of (a) over (b) below:

- (a) The aggregate of:
 - (i) The consideration transferred measured in accordance with EAS 29 Business combination, which generally requires acquisition-date fair value.

(ii) The amount of any non-controlling interest in the acquire measured in accordance with EAS 29 – Business combination; and

(iii) In a business combination achieved in stages, the acquisition-date fair value of the acquirer's previously held equity interest in the acquire.

(b) The net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed measured in accordance with EAS 29 – Business combination.

3. FINANCIAL STATEMENTS CONSOLIDATION PRINCIPLES

The accompanying consolidated financial statements of Suez Cement Company S.A.E. have been prepared from the standalone financial statements of Suez Cement Company S.A.E. and its subsidiaries (note 1), In preparing the consolidated financial statements of Suez Cement Company S.A.E., an entity combines the financial statements of the parent and its subsidiaries line by line adding assets, liabilities, equity, income and expenses. In order that the consolidated financial statements present financial information about the group as that of the single economic entity, the following steps are then taken:

- The carrying amount of the parent's investments in each subsidiary and the parent's portion of equity of each subsidiary are eliminated. The excess of parent company's investments in subsidiary company over the parent's share in

subsidiary's equity are recognized as goodwill and recorded as asset in the consolidated financial statements, Tested for impairment frequently; an impairment loss of goodwill is recorded in the consolidated statement of profits or losses.

- Non-controlling interest on the net of assets of consolidated subsidiaries are identified separately from the parent shareholders' equity in them; Non-controlling interest in the net of assets consists of:
 - (1) The amount of those non-controlling interest at the date of the original combination.
 - (2) The non-controlling's share of changes in equity since the date of the combination.

- Intra group balances and transactions, including income, expense and dividends, are eliminated in full, Profits and losses resulting from intra group transactions that are recognized in assets, such as inventory and fixed assets, are
- Intra group Consolidated financial statements shall be prepared using uniform accounting policies for like transactions and other events in similar circumstances.
- The income and expense of the subsidiary are included in the consolidated financial statements from the acquisition date and the non-controlling interest is to be eliminated. The income and expense of the subsidiary are included in the consolidated financial statements until the date on which the parent ceases to control the subsidiary.
- The financial statements of subsidiaries that reports in the currency not the parent reporting currency and not that reports in the currency of a hyperinflationary economy, the reporting currencies of that subsidiaries are translated to the parent reporting currency in order to combine it in the consolidation financial statements of the parent by using the following procedures:
 - (a) Translate the assets and liabilities of each balance sheet presented in the consolidated balance sheet (including the comparative figures) at the closing date.
 - (b) Translate the income and expense items of each statement of income presented in the consolidated statement of income (including the comparative figures) at exchange rates at the dates of the transactions.
 - (c) All resulting foreign currencies translation differences should be classified separately in the consolidated equity until the disposal of the net investment.

Cumulative foreign currencies translation differences arising from translation and attributable to non-controlling interest s are allocated to, and reported as part of, the non-controlling interest in the consolidated balance sheet until the disposal of

Disposal of investment in a subsidiary that reports in the currency not the parent reporting currency, the cumulative amount of foreign currencies translation differences which have been deferred separately in the consolidated equity and which relate to that subsidiary, should be recognized as income or as expenses in the same year in which the gain or loss on disposal is recognized.

SIGNIFICANT ACCOUNTING POLICIES

4-1 BASIS OF PREPARATION

The consolidated interim financial statements of the Company are prepared in accordance with Egyptian Accounting Standards ("EAS").

The consolidated interim financial statements have been prepared in Egyptian pounds (EGP), which is the Company's functional and presentation currency.

The consolidated interim financial statements have been prepared under the going concern assumption on a historical cost basis. except for available for sale financial assets that have been measured at fair value.

4-2 SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of these consolidated interim financial statements requires management to make judgments and estimates that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures and the disclosure of contingent liabilities at the reporting date. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the assets or liabilities affected in future periods.

Estimates and their underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised.

The key judgements and estimates that have a significant impact on the financial statement of the Company are discussed below:

Impairment of trade and other receivables

An estimate of the collectible amount of trade and other receivables is made when collection of the full amount is no longer probable. For individually significant amounts, this estimation is performed on an individual basis. Amounts which are not individually significant, but which are past due, are assessed collectively and a provision applied according to the length of time past due, based on historical recovery rates.

Useful lives of fixed assets and investment properties

The Company's management determines the estimated useful lives of its fixed assets and investment properties for calculating depreciation. This estimate is determined after considering the expected usage of the asset or physical wear and tear. The management periodically reviews estimated useful lives and the depreciation method to ensure that the method and period of depreciation are consistent with the expected pattern of economic benefits from these assets.

Taxes:

The Company is subject to income taxes in Egypt. Significant judgment is required to determine the total provision for current and deferred taxes. The Company established provisions, based on reasonable estimates, for possible consequences of audits by the tax authorities in Egypt. The amount of such provision is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the Company and the responsible tax authority. Such differences of interpretations may arise on a wide variety of issues depending on the conditions prevailing in Egypt.

Deferred tax assets are recognised for unused accumulated tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Impairment of non-financial assets

The Company assesses whether there are any indicators of impairment for all non-financial assets at each reporting date. The non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management estimates the expected future cash flows from the asset or cash-generating unit and chooses a suitable discount rate in order to calculate the present value of those cash flows.

Impairment of financial assets

The Company assesses at each balance sheet date whether there is any objective evidence that a financial asset or a group of financial assets is impaired, A financial asset or a group of financial assets is deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated.

4-3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Revenue recognition

Revenue is recognised to the extent that it is probable that the economic benefits will flow to the Company and the revenue and costs, if applicable, can be measured reliably.

Revenue is measured at the fair value of the consideration received or receivable, taking into account contractually defined terms of payment and excluding taxes and duty.

The specific recognition criteria described below must also be met before revenue is recognized.

Sale of goods

Revenue from the sale of goods is recognized when the significant risks and rewards of ownership of the goods have passed to the buyer, usually on delivery of the goods.

Interest income is recognized as interest accrues using the effective interest method, Interest income is included in finance revenue in the statement of profit or loss.

Revenue is recognized when the company's right to receive the payment is established.

Rental income

Rental income arising from operating leases is accounted for on a straight-line basis over the lease terms.

Borrowing

Borrowings are initially recognized at the value of the consideration received. Amounts maturing within a year are classified as current liabilities, unless the Company has the right to postpone the settlement for a period exceeding one year after the balance sheet date, then the loan balance should be classified as non-current liabilities.

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortized cost using the effective interest rate method. Gains and losses are recognized in the statement of profit or loss when the liabilities are derecognized as well as through the effective interest rate method amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or costs that are an integral part of the effective interest rate. The effective interest rate amortization is included in finance cost in the statement of profit or loss.

Borrowing cost

Borrowing costs directly attributable to the acquisition, construction or production of qualifying assets, which are assets that necessarily take a substantial period of time to get ready for their intended use or sale are capitalised as part of the cost of the assets. All other borrowing costs are expensed in the period in which they are incurred. The borrowings costs are represented in interest and other finance costs that company pay to obtain the funds.

Income tax

Income tax is calculated in accordance with the Egyptian tax law.

Current income tax

Current income tax assets and liabilities for the current and prior years are measured at the amount expected to be recovered from or paid to the tax authority.

Deferred income tax

Deferred income tax is recognized using the liability method on temporary differences between the amount attributed to an asset or liability for tax purposes (tax base) and its carrying amount in the balance sheet (accounting base) using the applicable tax rate.

Deferred tax asset is recognized when it is probable that the asset can be utilized to reduce future taxable profits and the asset is reduced by the portion that will not create future benefit.

Current and deferred tax shall be recognized as income or an expense and included in the statement of profit or loss for the period, except to the extent that the tax arises from a transaction or event which is recognized, in the same or a different period, directly in equity.

Fixed assets

Fixed assets are stated at historical cost net of accumulated depreciation and accumulated impairment losses. Such cost includes the cost of replacing part of the plant and equipment when that cost is incurred, if the recognition criteria are met. Likewise, when a major inspection is performed, its cost is recognized in the carrying amount of the plant and equipment as a replacement if the recognition criteria are satisfied. All other repair and maintenance costs are recognized in statement of profit or loss as incurred.

Depreciation of an asset begins when it is in the location and condition necessary for it to be capable of operating in the manner intended by management, and is computed using the straight-line method according to the estimated useful life of the asset as follows:

	Years
Buildings, constructions, infrastructure and roads	6 to 20
Machinery, equipment and Tools	5 to 20
Motor Vehicles	5
Furniture and office equipment	5 to 10

Fixed assets are derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognizing of the asset is included in the statement of profit or loss when the asset is derecognized.

The assets residual values, useful lives and methods of depreciation are reviewed at each financial year end.

The Company assesses at each balance sheet date whether there is an indication that fixed assets may be impaired. Where the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. Impairment losses are recognized in the statement of profit or loss.

A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment

loss been recognized for the asset in prior years. Such reversal is recognized in the statement of profit or loss.

Fixed assets under construction

Fixed assets under construction represent the amounts that are paid for the purpose of constructing or purchasing fixed assets until it is ready to be used in the operation, upon which it is transferred to fixed assets. Fixed assets under construction are valued at cost net of impairment loss (if any) .

Cash and cash equivalents

For the purpose of the statement of cash flows, cash and cash equivalents consist of cash in hand, bank balances, and short-term deposits with an original maturity of three months .

Suppliers and accrued expenses

Liabilities are recognised for amounts to be paid in the future for goods or services received, whether billed by the supplier or not.

Provisions

Provisions are recognized when the Company has a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made. Provisions are reviewed at the financial position date and adjusted to reflect the current best estimate.

Where the effect of the time value of money is material, the amount of a provision should be the present value of the expected expenditures required to settle the obligation. Where discounting is used, the increase in the provision due to the passage of time is recognized as a finance cost.

Social insurance and Employees' End-of-services

Social Insurance: The Company makes contributions to the General Authority for Social Insurance calculated as a percentage of the employees' salaries. The Company's obligations are limited to these contributions, which are expensed when due.

Employees' End-of-services:

Defined benefit plan

The Company provides end of service benefits to its employees, The entitlement to these benefits is measured based upon the employees' final salaries and length of service, The expected costs of these benefits are accrued over the period of employment.

The expected costs of these benefits are accrued over the period of employment based on the actuarial present value of the future payments required to settle the obligation resulting from employees' service in the current and prior periods.

Actuarial gains and losses on End of services benefits are recognized immediately in the statement of Profit or loss in the period in which they occur.

Foreign currencies

Transactions in foreign currencies are recorded at the rate prevailing at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are retranslated using the exchange rate prevailing at the balance sheet date. All differences are recognized in the statement of profit or loss.

Nonmonetary items that are measured at historical cost in foreign currency are translated using the exchange rates prevailing at the dates of the initial recognition.

Nonmonetary items measured at fair value in a foreign currency are translated using the exchange rates prevailing at the date when the fair value is determined.

Contingent Liabilities and Assets

Contingent liabilities are not recognized in the financial statements. They are disclosed unless the possibility of an outflow of resources embodying economic benefits is remote. A contingent asset is not recognized in the financial statements but disclosed when an inflow of economic benefits is probable.

Related party transactions

Related parties represent in parent company, associated companies, major shareholders, directors and key management personnel of the Company, and entities controlled, jointly controlled or significantly influenced by such parties. Pricing policies and terms of these transactions are approved by the boards of directors.

Statement of cash flows

The statement of cash flows is prepared using the indirect method.

All expenses including operating expenses, general and administrative expenses and other expenses are recognized and charged to the statement of profit or loss in the financial year in which these expenses were incurred.

Accounts receivable and other debit balances

Accounts receivable and other debit balances are stated at book less any impairment losses.

Impairment losses are measured as the difference between the receivables carrying amount and the present value of estimated future cash flows. The impairment loss is recognized in the statement of profit or loss. Reversal of impairment is recognized in the statement of profit or loss in the period in which it occurs.

Investments

Investments in subsidiaries

Investments in subsidiaries are investments in entities which the parent controls.

The parent controls an investee when it is exposed, or has rights, to variable returns from its involvement with the investee and has the ability to affect those returns through its power over the investee.

Investments in subsidiaries are accounted for in the separate financial statements at cost inclusive transaction cost and in case the investment is impaired, the carrying amount is adjusted by the value of this impairment and is charged to the statement of profit or loss for each investment separately.

Investments in associates

Investments in associates are investments in entities which the company has significant influence and that is neither a subsidiary nor an interest in a joint venture,

Significant influence is presumed to exist when the company holds, directly or indirectly through subsidiaries 20 % or more of the voting power of the investee, unless it can be clearly demonstrated that this is not the case.

Investments in associates are accounted for in the separate financial statements at cost inclusive transaction cost and in case the investment is impaired, the carrying amount is adjusted by the value of this impairment and is charged to the statement of profit or loss for each investment separately.

Available for sale investments

Available for sale investments are those non-derivative financial assets that are designated as available for sale or are not classified as loans and receivables, held to maturity investments or investments at fair value through profit or loss.

Available for sale investments are initially recognized at cost inclusive direct attributable expenses.

After initial measurement, available for sale financial assets are measured at fair value with unrealized gains or losses recognized directly in equity until the investment is derecognized, at which time the cumulative gain or loss recorded in equity is recognized in the statement of profit or loss, or determined to be impaired, at which time the cumulative loss recorded in equity is recognized in the statement of profit or loss, If the fair value of an equity instrument cannot be reliably measured, the investment is carried at cost.

- a) Equity investments: where there is an evidence of impairment, the cumulative loss is removed from the equity and recognized in the statement of profit or loss, Impairment losses on equity investments are not reversed through the statement of profit or loss; increases in the fair value after impairment are recognized directly in equity.
- b) Debt investments: where there is an evidence of impairment, loss is removed from the equity and recognized in the statement of profit or loss and interest continues to be accrued at original rate on the reduced carrying amount of the asset, if the fair value of the debt investment increases and the increase can be objectively related to an event occurring after the impairment loss was recognized in the statement of profit or loss, the impairment loss is reversed through the statement of profit or loss.

Interest in joint ventures

A joint arrangement is an arrangement of which two or more parties have joint control.

Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

Suez Cement Company S,A,E accounts for its interest in the joint venture in its consolidated financial statement using cost method; and in its consolidated financial statements using equity method.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability or the most advantageous market for the asset or liability.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

For assets traded in an active market, fair value is determined by reference to quoted market bid prices.

The fair value of interest-bearing items is estimated based on discounted cash flows using interest rates for items with similar terms and risk characteristics.

The fair value of interest-bearing items is estimated based on discounted cash flows using interest rates for items with similar terms and risk characteristics.

For unquoted assets, fair value is determined by reference to the market value of a similar asset or is based on the expected discounted cash flows.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Fair value measurements are those derived from quoted prices in an active market (that are unadjusted) for identical assets or liabilities.
- Level 2 Fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 Fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation at the end of each reporting period.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

Inventory

The inventory elements are valued as follows:

- Raw materials, fuel, Spare parts and Consumables, rolling and packing materials: at the lower of cost (using the moving average method) or net realizable value.
- Finished products: at the lower of the cost of production (based on the costing sheets) or net realizable value

Cost of production includes direct material, direct labor and allocated share of manufacturing overhead and excluding borrowing costs.

- Work in process: at the lower of the cost of production (of the latest completed phase based on the costing sheets) or net realizable value.

Cost of work in process includes allocated share of direct material, direct labor and allocated share of manufacturing overhead until latest completed phase and excluding borrowing costs

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

The amount of any write down of inventories to net realizable value and all losses of inventories shall be recognized in the statement of profit or loss in the period the write down or loss occurs according to an authorized study takes into consideration all technical and market bases to estimate any write down, The amount of any reversal of any write down of inventories, arising from an increase in net realizable value, shall be recognized in the statement of profit or loss in the period in which the reversal occurs,

Legal reserve

According to the Company's articles of association, 5% of the net profits of the year is transferred to the legal reserve until this reserve reaches 50 % of the issued capital, The reserve is used upon a decision from the general assembly meeting based on the proposal of the board of directors.

4-4 CHANGES IN ACCOUNTING POLICISE AND DISCLOSURES

The accounting policies adopted this year are consistent with those of the previous year except for the amendments required by the new Egyptian Accounting Standards issued during the year 2015 which is effective for the periods starting on or after January1, 2016, disclosed below the most prominent amendments which is applicable to the company and the effects of this new amendments on Financial statements, if any.

EAS (1) revised Presentation of Financial Statements:

The revised standard requires the company to disclose all items of income and expenses that were recognized during the period in two consolidated statements, statement of profit or loss (statement of income) which disclose all items of income and expenses and statement of Comprehensive income which starts with profit or loss and presents items of other Comprehensive income (Statement of Comprehensive income).

It also requires an additional statement to The Statement of Financial position disclose balances as of the beginning of the first presented comparative period in case of retrospective implementation or change in an accounting policy or reclassification carried out by the company.

The amended standard does not require the presentation of working capital.

The company has prepared the Statement of Comprehensive income and presentation of financial statements according to revised standard and there is no retrospective adjustments that require presenting Statement of Financial position which include beginning balances of the first presented comparative period.

EAS (10) revised Fixed Assets and depreciation:

The revised standard has eliminated the option of using the revaluation model in the subsequent measurement of fixed assets.

The strategic (major) spare parts and stand-by equipment can be classified as fixed assets when the entity expects to use them for more than one period (when the definition of fixed assets applies thereto).

There is no impact for this amendment on company's financial statements.

EAS (14) revised Borrowing Costs:

The revised standard has eliminated previous benchmark treatment that recognised the borrowing cost directly attributable to the acquisition, construction or production of a qualifying asset in the Statement of Profit or Loss. The revised standard requires capitalisation of this cost on qualifying assets.

There is no impact for this amendment on company's financial statements.

EAS (23) revised Intangible Assets:

The revised standard has eliminated the option of using the revaluation model in the subsequent measurement of intangible assets.

There is no impact for this amendment on company's financial statements.

EAS (34) revised Investment Property:

The revised standard has eliminated the option of using the fair value model in the measurement after recognition of the Investment Property. The standard requires to disclose fairvalue.

There is no impact for this amendment on company's financial statements.

EAS (38) revised Employee Benefits:

Defined benefit plans

The revised standard requires immediate recognition for accumulated actuarial gains and losses in statement comprehensive income. Also, recognition of past service cost as expense at earlier of:

A) When plan amended or curtailed or,

B) When entity execute substantial restructure for its activities, hence the entity recognise related restructuring costs which comprise paying end of service benefits.

EAS (40) financial instruments: Disclosures:

A new EAS (40) Financial instruments "Disclosures" has been issued to include all required disclosures for financial instruments. The company has disclosed required disclosures in the financial statements.

EAS (41) Operating segments:

The EAS (33) Segment Reporting has superseded by EAS (41) Operating segment. Accordingly, segment reporting which should be disclosed and the required disclosures basically depends on the information about segment in the way that operating decision maker use. As described in note (3) the company currently has only one major operating segment.

EAS (45) Fair Value Measurement:

The new EAS (45) Fair Value measurement has been issued; this standard is applied when other standard requires or permits to measure or disclose the fair value. This standard defines fair value and set the frame to measure fair value in one standard and determine the required disclosure for measurements of fair value. The company disclosed all required discourses according to standards.

5. SEGMENT INFORMATION

Currently the Company's main business segment is to produce all types of cement and other products stemming from the cement industry. Revenues, profits and investments in other business segments are currently immaterial and are not separately disclosed in the financial statements

Accordingly, under EAS 41. All revenues of the Company in the period ended 31 March 2016 were reported under one segment in the financial statements.

6. SALES

31 M	arch 2016 EGP	31 March 2015 EGP
	201,049,342	1,050,938,176
Control Italia Sarto	309,416,868	276,665,712
Bags Sales	71,795,422	61,446,728
	23,980,719	14,086,814
1,0	506,242,351	1,403,137,430
7. COST OF SALES		
31 M	arch 2016	31 March 2015
	EGP	EGP
1 4015	382,961,809	384,301,854
	151,323,202	117,124,320
Tital Material and Committee	309,467,628	276,316,707
Packaging Materials	53,474,569	48,821,733
1 Med Abbets Depression	100,339,347 132,695,832	93,261,777 112,644,689
THE GOVERNMENT OF THE CONTRACTOR	22,697,819	12,175,274
Marketing Maintenances	42,867,525	40,895,504
	254,224,642	148,794,992
	450,052,373	1,234,336,850
8. GENERAL AND ADMINSTRATIVE EXPENSES		
31 M	<i>[arch 2016]</i>	31 March 2015
	EGP	EGP
1 CCITITO II I I I I I I I I I I I I I I I I	21,979,563	18,788,579
Salarios	48,336,213	45,634,015
End of service benefits plan- current and past service costs	1,175,926	513,995
(Note 25) Communication and public relation expenses	7,948,842	6,569,846
Other general and administrative expenses	40,660,859	42,841,242
Chile Scheral and administrative expenses	20,101,403	114,347,677
9. FINANCE COST		
31 .	March 2016	31 March 2015
	EGP	EGP
Y 1 . 1	8,855,069	1,666,779
Interest on bank credit facilities and loans Interest on End of service benefits plan (Note 25)	3,668,273	1,146,017
Other bank charges	1,312,742	1,320,826
Outer bank charges	13,836,084	4,133,622

10. OTHER INCOME

	31 March 2016 EGP	31 March 2015 EGP
Gain from Salvage Sales Amortization of Loan Grant* Gain from sale of fixed assets Other income	2,434,327 537,166 290,749 4,949,346 8,211,588	2,117,780 919,370 2,482 7,978,790 11,018,422

^{*} This amount represents the amortization of the granted loan. This loan was provide by some international bodies under the special aids package relevant to the industrial pollution control project. The Company merited that grant as a result of the company's commitment to the terms of the technical agreement that was signed with Egyptian Environmental Affairs Agency (EEAS). This grant worth 20% of the loan value and it is amortized over the fiscal periods that represent the estimated useful life and recognised as other income.

11. OTHER EXPENSES

	31 March 2016	31 March 2015
	LE	LE
Rents against unused quarries Other expenses	4,094,934	3,866,806
	1,006,912	2,201,333
	5,101,846	6,068,139

12. INCOME TAX

Net profits before income taxes		31 March 2016 LE 30,308,290	31 December 2015 LE 103,259,184
Add: Provisions Provisions – Defined benefits plans Board of directors' allowance Donations Accounting depreciation Other expenses		21,103,436 1,175,926 581,262 627,386 119,233,682 90,103,572	11,384,786 1,675,601 100,500 6,223,470 111,859,884 12,639,547
Less: Tax depreciation Used provisions Investment income Approved Donations Others Taxable income		(62,990,863) (19,428,579) (5,142,591) (15,000) (41,173,050) 134,383,471	(60,002,812) (1,129,200) (3,013,358) (342,850) (8,150,432) 174,504,320
Income tax at the effective tax rate	%22.50 30%	30,236,281	53,051,296

Deferred income tax

Deferred income tax	31 March 2016 EGP	31 December 2015 EGP
Depreciation of fixed assets Provisions and accruals	(319,753,248) 116,732,684	(355,014,991) 133,855,142
Net deferred income tax (Liability)	(203,020,564)	(221,159,849)

TAX POSITION

The company's tax position is as follows:

a) Corporate taxes

- Period until Year 2007:

The tax authority has assessed the company for this period. It was agreed at the Internal Committee and the due value was paid within the limits of the provision

- Years from 2008 to 2009:

The tax authority has assessed the company for this period. The company objected against the inspection results.

- Years from 2010 to 2014:

The company files the tax declaration within the Legal grace period. The company has not been assessed for this period.

b) Saless tax

- Years from 2008 to 2009:

Due tax was paid after the decision of the internal committee and a dispute is currently before the court in terms of some items.

- Years from 2010 to 2011:

The company has not been assessed for this period till now.

- Years from 2012 to 2013:

The company files the tax declaration within the Legal grace period. The company has not been assessed for this period till now.

c) Salary tax

- Period since inception up to 1998:

The tax authority has assessed the company for this period. Due tax was settled and paid based on the internal committee decision.

- Years from 1999 to 2013:

The company deducts the salary tax from employees and remits it to the tax authority within the Legal grace period (monthly). The tax authority is currently in the process of inspecting the company's records for this period.

- Years from 2014 to 2015:

The company deducts the salary tax from employees and remits it to tax authority within the Legal grace period (monthly). The company has not been assessed for this period till now.

d) Stamp duty tax

- Period since inception up to 2005:

The tax authority has assessed the company for this period. Due tax was settled and paid based on the internal committee decision.

- Years from 2006 to 2010:

The company paid the items that have been agreed upon with the internal committee

- Years from 2011 to 2014:

Currently inspection of this period until now the company not receive the result of inspection.

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

13. FIXED ASSETS

Total	LE	9,686,277,094 126,328,127 9,812,605,221 20,426,522 69,295,505 (1,542,800) 9,900,784,578 (82,184,416) (82,184,416) (5,877,326,754) (119,233,682) 1,542,800 (5,977,202,052) 3,923,582,526 3,908,950,340	
Furniture and office equipment	LE	183,288,303 1,998,781 185,287,084 170,450 575,925 186,033,459 (1,544,676) (1,544,676) (145,179,621) (3,614,148) (148,793,769) 37,239,690 37,239,690	
Motor Vehicles	LE	364,165,388 35,300,945 399,466,333 734,514 3,309,405 (1,542,800) 401,967,452 (270,495,442) (23,464,550) (293,959,992) (6,362,009) 1,542,800 (298,779,201) 103,188,251	
Machinery, equipment and Tools	LE	6,857,547,255 47,556,659 6,905,103,914 19,257,168 53,245,964 6,977,607,046 (4,255,401,862) (31,197,212) (4,286,599,074) (87,820,430) (4,374,419,504) 2,603,187,542 2,602,145,393	
Buildings, constructions, infrastructure and	LE	1,688,962,279 40,499,429 1,729,461,708 264,520 12,164,211 - 1,741,890,439 (1,107,794,505) (25,977,978) (1,133,772,483) (21,437,095) - (1,155,209,578) - (1,1	
Lands	LE	592,313,869 972,313 593,286,182 - - 593,286,182	
		Cost As of 1 January 2016 Foreign currencies translation differences Adjusted balance as of 1 January 2016 Additions Transferred from projects under construction (note 5) Disposals As of 31 March 2016 Accumulated depreciation As of 1 January 2016 Foreign currencies translation differences Adjusted balance as of 1 January 2016 Depreciation for the Period Disposals As of 31 March 2016 Net book value as of 31 March 2016 Net book value as of 31 December 2015	

13. FIXED ASSETS CONT'D

First:	LE
Proceeds from sale of fixed assets (A)	290,749
Cost of fixed assets sold	1,542,800
Accumulated depreciation of fixed assets sold	(1,542,800)
Net book value (B)	
Gain from of sale fixed assets (A) – (B)	290,749

Second: Fixed Assets as of 31 March 2016 includes assets that are fully depreciated and still in use. The acquisition cost for these assets are as follows:

Asset	Cost
	LE
Building, constructions, infrastructure and roads	258,216,585
Machinery, equipment and tools	1,563,142,566
Motor vehicles	77,759,626
Furniture and office equipment	88,587,218
Total	1,987,705,995
Total	

Third: Helwan Cement Company S.A.E. (Subsidiary) claims title over lands held under adverse possession. These lands are not included among fixed assets, and represented in 153 Fadden's, 4 hectares and 18 shares located in the Governorates of Helwan and ELmenya.

Fourth: Lands caption of Egyptian Tourah Portland Cement Company S.A.E (Subsidiary) includes acre of lands; held in usufruct.; the right of using these lands. There is a legal dispute over these lands.

Fifth: No temporarily idle assets, and the fair value of assets are not materially different from its carrying amount.

14. FIXED ASSETS UNDER CONSTRUCTION

	31 March 2016 EGP	31 December 2015 EGP
Coke project Spare parts for Coke project Civil works project Spare parts for raw and cement mills Improving safety and bybass filters Others	15,220,132 21,055,198 26,202,660 15,641,149 10,214,907 317,296,375 405,630,421	10,374,998 4,363,980 23,534,107 25,353,958 10,167,407 339,559,140 413,353,590

The movement of fixed assets under construction during the three months ended 31 March is as follows:

	31 March 2016 EGP	31 March 2015 EGP
Beginning balance Translation foreign currency differences during the period Additions during the period Transferred to fixed assets during the period Impairment of fixed assets under construction during the period Ending balance	413,353,590 5,841,666 57,230,670 (69,295,505) (1,500,000) 405,630,421	567,320,241 209,244 17,236,847 (28,199,296) - 556,567,036

15. INVESTMENTS

A) Investment in an associate and shares in joint ventures

	% of Ownership	Par Value	31 March 2016	31 December 2015
	•	LE	LE	LE
Investment in an associate				
Techno Gravel For Quarries-Egypt S.A.E	45	10		
Investment cost– Beginning of the year			30,590,901	29,246,048
Plus: The Company's share in profit for the period			1,153,176	2,724,288
Less:				
Dividends			(1,361,250)	(1,379,435)
Investment in an associate - End of the period			30,382,827	30,590,901
Shares in joint ventures	10.66	100		
Suez Lime Company S.A.E *	49.66	100		
Investment cost– Beginning of the year			1,930,881	1,925,380
Plus / (Less): The Company's share in profit for the period			174,553	5,501
The company 5 share in profit for the period				
Shares in joint ventures - End of the Period			2,105,434	1,930,881
Total investment in an associate companies and				
share joint ventures			32,488,261	32,521,782

* Suez Cement Company S.A.E owns a 49.66 % interest in Suez Lime Company S.A.E; a jointly controlled entity. The entity is jointly managed along with Unicalce company (an Italian company that owns a 50 % interest), and Tourah Portland Cement Company S.A.E (that holds a 1% interest).

The ventures have a contractual arrangement that establishes joint control over the economic activities of the entity; the arrangement requires unanimous agreement for financial and operating decisions among the venturers.

Suez Cement Company recognizes its share in the joint venture in the separate financial statements at cost; whereas it recognizes its share in the consolidated financial statements using the equity method.

B) Available-for-sale investments	% of Ownership	Par value	31 March 2016	31 December 2015
Available-for-sale Investment -	.=	LE	LE	LE
Measured at fair value				
Lafarge Cement Company – Egypt S.A.E (Listed - Inactive market)	0.137	1000	1,113,000	1,113,000
Reserve of unrealized gains on available-for-sale			1,320,859	1,320,859
investments				2,433,859
			2,433,859	2,433,039
Available-for-sale investments -Measured at cost			20,500	20,500
Iron and Steel Company (Al Hadid Wal Solb) - Listed Co.			61	61
Al Tour Investment Company - Unlisted Co.			20,561	20,561
			2,454,420	2,454,420
			2,454,420	2,434,420
C) Held to maturity investments				
C) 110.00 to			31 March 2016	31 December 2015
			LE	LE
Bonds 5% National Bank for Investment deposit			807,715	807,715
Bonds 5% Central Bank of Egypt deposit			2,453,620	2,453,620
Bonds 3.5% Central Bank of Egypt deposit			5,167,944	5,167,944
Donas 5.576 Contrar Dant of 287F- 1-F			8,429,279	8,429,279

D) Amounts paid under investments in subsidiaries and other companies

2) 1	% of ownership	Par Value	31 March 2016	31 December 2015
Suez Bosphorus Cimento Sanayi Ve Ti Italgen Egypt for Energy Company S.A.E * Italgen Gulf El-Zeit for Energy Company S.A.E *	99,9% 1 1	LE 3.64 100 100	LE 186,795 1,300,000 700,000 2,186,795	LE 186,795 1,300,000 700,000 2,186,795

^{*} In addition to, Suez Cement Company's S.A.E 1 % direct share in Italgen Egypt for Energy Company S.A.E, and Italgen Gulf El-Zeit for Energy Company S.A.E each; it owns a 1 % indirect share (through Helwan Cement Company S.A.E – subsidiary company)

16. INVENTORY

2211	31 March 2016	31 December 2015
	LE	LE
Raw materials	122,864,045	131,852,755
Fuel, Spare parts and Consumables	697,722,156	714,216,808
Rolling and packing Material	24,317,062	21,317,480
Work in progress	269,602,495	366,770,654
Finished goods	136,003,153	117,987,748
Goods in transit	8,842,582	34,518,171
Letters of credit	49,200,816	32,422,544
Letters of credit	1,308,552,309	1,419,086,160
Less: Decline in value of obsolete spare part inventory	(171,020,278)	(168,573,755)
Decime in value of control space p	1,137,532,031	1,250,512,405

17. ACCOUNTS RECEIVABLE

	31 March 2016 EGP	31 December 2015 EGP
Amounts receivable within 12 months Amounts receivable after 12 months	283,212,940 90,032,018	294,321,156 32,534,118
Decline in the value of Accounts and notes receivable	373,244,958 (107,668,427)	326,855,274 (93,397,512)
Decline in the value of Accounts and notes received	265,576,531	233,457,762

18. PREPAYMENTS, OTHER RECEIVABLES, AND OTHER DEBIT BALANCES

	31 March 2016	31 December 2015
	EGP	EGP
m A danie.	37,158,436	44,302,138
Tax Authority	175,709,648	175,921,413
Deposits held by others	68,919,296	23,452,099
Prepayments	8,936,931	7,648,829
Accrued Income	11,937,481	13,712,004
Cheques under collection	71,506,269	54,540,669
Advances to suppliers	768,364	675,264
Letters of guarantee margin Blocked current account in favor of Tax, and Social	804,262	804,262
security authorities	54,791,197	50,928,152
Other receivables	430,531,884	371,984,830
T		
Less: Impairment in value of other debit balances her receivables	(1,596,931)	(1,596,931)
Impairment in value of other deoit bulances not recovered	428,934,953	370,387,899

CASH ON HAND AND AT BANKS 19.

CASH ON HAND AT DAMES	31 March 2016 LE	31 December 2015 LE
a- Egyptian Pound Cash on hand Current accounts Time deposits and treasury bills (mature in 3 months)	2,817,505 300,588,317 483,958,098	1,274,376 213,715,977 389,657,300
b. Foreign currencies Cash on hand Current accounts Time deposits (mature in 3 months)	403,353 118,955,596 325,035,184 1,231,758,053	454,306 91,516,752 363,696,869 1,060,315,580

CAPITAL AND RESERVES 20.

20/a - CAPITAL

The company's authorized capital amounted to LE 1,000 million, while the Company's issued and paid up capital amounted to LE 640 million divided over 64000000 shares of par value LE 10 each,

On 30 June 2005, Minister of investment's decree was issued to approve the extraordinary General Assembly Meeting dated 17 April 2005 to approve stock split (1:2), consequently, the Company's issued and paid up capital reached 128000000 shares of par value LE 5 each,

On 10 November 2005, the Extraordinary General Assembly Meeting approved the increase of the Company's authorized capital to LE 1,300 million, and the increase of issued and paid up capital amounts to LE 909,282,535 divided over 181856507 shares of par value LE 5 each,

On 25 March 2013, the Extraordinary General Assembly Meeting approved the increase of the Company's authorized capital to LE 3,600 million.

20/b - RESERVES

- RESERVES	31 March 2016	31 December 2015
	LE	LE
Lagal vacawia	454,641,267	454,641,267
Legal reserve	2,013,865,903	2,013,865,903
Special reserve – Share premium	185,853,347	185,853,347
Special reserve	14,526,110	14,454,110
Capital reserve Total other reserves	2,214,173,360	2,214,173,360
	2,668,886,627	2,668,814,627
Legal reserve		

Legal reserve

- According to the Company's articles of association, 5% of the net profits of the year is transferred to the legal reserve until this reserve reaches 50 % of the issued capital, The reserve used upon a decision from the general assembly meeting based on the proposal of the board of directors.

Special reserve - Share premium

- The special reserve - Share premium represents the amount collected at the last capital increase dated 10 November 2005 after the legal reserve reached 50% of the issued capital.

Special reserve

- The special reserve represents profits transferred in accordance with the resolutions of the General Assembly Meetings of the company until year 2004.

Capital reserve

- The Capital reserve represents capital gain resulting from sale of salvage fixed assets in value greater than its carrying amount.

21. NON-CONTROLLING INTEREST

Changes in non-controlling interest		<i>31 March 2016</i> LE	31 December 2015 LE
Beginning balance for the the year	a dha	641,034,121	676,203,293
Non-controlling interest share in net profits / (losses) for period / year Increase in non-controlling interest share in the equity		2,152,281	(43,467,304) 11,979,536
Cement Group Kuwait Non-controlling interest share in foreign currencies trandifferences Adjustments on retained earnings		6,921,306 31,976,064 (8,388,675)	39,884,541 (35,933,003)
Dividends paid Ending balance for the year		(21,681,434) 652,013,663	(7,632,942) 641,034,121
The balance of non-controlling interest in subsidiari	es Ownership %	31 March 2016 LE	31 December 2015 LE
Egyptian Tourah Portland Cement Company S.A.E. Suez Bags Company S.A.E. Helwan Cement Company S.A.E. Ready Mix Concrete El - Alamya (RMCA) S.A.E Hilal Cement Group (K.S.C.C.) – Kuwait Cumulative foreign currencies translation differences	33.88 43.69 0.45 48 49	152,342,924 48,183,340 7,335,368 140,303,789 180,412,789 60,047,926	160,024,487 56,575,092 7,455,337 139,718,069 171,911,732 38,376,675
Development and Construction Material Company— (DECOM) –S.A.E. Suez for Transport and Trade Company S.A.E. Industries Development Company S.A.E Axim for industries Company S.A.E	48 3.63	22,926,571 571,852	23,344,880 623,951 5,085
Formerly, Upper Egypt For Industries Company S.A.E Suez For import and Export Company S.A.E International City Company for Concrete Cumulative foreign currencies translation differences	3.63 50	4,841 28,071,584 11,812,679 652,013,663	6,821 5,097 41,479,029 1,507,866 641,034,121

22. Bank Overdraft

A) Suez Cement Company S.A.E obtained a line of credit from Several Banks capped at LE 683 million in the form of overdraft facility in Egyptian pounds or its equivalent in foreign currencies to finance the company's working capital requirements and imported goods.

Total usage of this line of credit as of 31 March 2016 amounted to LE 43,352.

B) Egyptian Tourah Portland Cement Company S.A.E (subsidiary) obtained lines of credit capped at LE 330 million as follows:

Total usage of these lines of credit as of 31 March 2016 amounted to LE 126,229,948.

C) Suez Bags Company S.A.E (subsidiary) obtained lines of credit capped at LE 68.4 million in the form of overdraft facility to finance the company's working capital requirements as follows:

Total usage of these lines of credit as of 31 March 2016 amounted to LE 18,133.

21 Dagamban 2015

21 34 2016

NOTES TO THE CONSOLIDATED INTERIM FINANCIAL STATEMENTS 31 MARCH 2016

D) Hilal Cement Company (subsidiary) obtained a line of credit from Several Kuwaiti's Banks capped at KWD 775,000.

Total usage of these lines of credit as of 31 March 2016 amounted to LE 625,106.

E) Development and Construction Materials Company - Egypt (S.A.E) - (DECOM) obtained a line of credit against deposits from Bank Audi to finance the company's working capital requirements.

Total usage of this line of credit as of 31 March 2016 amounted to LE 510,204.

F) Helwan Cement Company S.A.E obtained lines of credit from different banks capped at LE 485 in the form of overdraft facility in Egyptian pounds or its equivalent in foreign currencies to finance the company's working capital requirements.

Total usage of this line of credit as of 31 March 2016 amounted to EGP 174,898,533.

23. MEDIUM TERM LOANS

	31 March 2016 LE	31 December 2015 LE
MEDIUM TERM LOANS		
Hilal Cement Company (K.S.C.C.) – Kuwait Unsecured borrowings from local banks and Kuwaiti shareholder	39,014,764	34,203,849
International City Company for Concrete – (LLC) KSA – Saudi Arabia		
Loan from Italcementi S.P.A (The parent company of Ciments Français - major shareholder of Suez Cement Company S.A.E)	132,449,585	112,380,679
TOTAL MEDIUM TERM LOANS	171,464,349	146,584,528

23/1 Hilal Cement (K.S.C.C.) - Kuwait

Term loans represent unsecured borrowings from local banks and Kuwaitis Shareholder availed in Kuwaiti Dinar. Term loans carry interest rate in the range of 4.5% to 5% per annum.

23/2 International City Company for Ready Mix (LLC) KSA - Saudi Arabia

Term loans represent Loan from Italcementi S.P.A (The parent company of Ciments Français (major shareholder of Suez Cement Company (S.A.E) amounted to 53,941,000 SAR with Interest rate equal to Euribor for a One month period plus 250 bps margin.

24. OTHER LONG TERM LIABILITIES

	31 March 2016 LE	LE
OTHER LONG TERM LIABILITIES Long term creditors – Land purchasing Long term Creditors – City Company for Ready Mix	341,532	491,137
Long term creditors – International City Company for Ready Mix (LLC) KSA	37,761,652	32,582,728
Long term employee benefits – International City Company for Ready Mix		
(LLC) KSA Long term employee benefits – Hilal Cement Company (K.S.C.C.)	2,528,671	1,999,245
– Kuwait	20,818,647	<u>19,042,341</u> 54,115,451
TOTAL OTHER LONG TERM LIABILITIES	61,450,502	34,113,431

25. END OF SERVICES BENEFITS LIABILITIES

Suez Cement Company S.A.E, Helwan Cement Company S.A.E (subsidiary), Egyptian Tourah Tourah Portland Cement Company S.A.E (subsidiary), and Suez Bags Company S.A.E (subsidiary) pay amounts to the employees when they retire at the end of service, according to the defined benefits plan, which specifies the amount of retirement that is entitled to the employee. The amount of pay based on one or more factors, including age, years of service, and salary. The output for the defined benefit plan is calculated using an actuarial valuation conducted in a manner using estimated additional unit after taking into consideration the following assumptions:

Discount rate Average salary increase Annuity schedule	31 March 2016 14.60 % 8 % 60	31 December 2015 14.60 % 8% 60
The amounts recognized at the date of balance sheet are as follows: Present value of the defined benefit liability Actuarial Present value of the defined benefit liability at the balance sheet	ows: 31 March 2016 LE 100,755,494 100,755,494	31 December 2015 LE 97,552,942 97,552,942
The movement of liabilities as per the balance sheet	31 March 2016	31 December 2015 LE
Liability at the beginning of the period Past service cost * Current service cost Interest cost Payments from plans Actuarial losses / (gain) Liability at the end of the year	97,552,942 - 1,175,926 3,668,273 (1,641,647) - 100,755,494	32,878,242 57,833,842 2,082,911 5,058,281 (3,150,000) 2,849,666 97,552,942

^{*} Past service cost, represents the change in the present value of the defined benefit plans for employees' services in prior periods, resulting from plan amendments.

The cost as per inco	me statement		j	81 March 2016 LE	31 March 2015 LE
Past and current servic Interest cost (Note 9)	e costs (Note 8)			1,175,926 3,668,273	513,995 1,146,017
26. PROVISIONS	Balance as of 1 January 2016	Charged during the	Utilized during the year	No longer required	Balance as of 31 March 2016
	LE 269,166,158	year LE 5,957,166	LE (14,064,864)	LE (2,330,063)	LE 258,728,397
Tax claims Sites restoration	46,261,257 32,441,138	-		-	46,261,257 32,441,138
Judicial disputes Training support Fund Other claims	87,268,675 1,392,005	875,355	(1,392,005)	-	88,144,030
Gas claims for Tourah Portland cement company	51,000,000 487,529,233	6,832,521	(15,456,869)	(2,330,063)	51,000,000 476,574,822

27. TRADE PAYABLES, ACCRUED EXPENSES AND OTHER CREDIT BALANCES

	31 March 2016	31 December 2015
	EGP	EGP
Shareholder – credit balance	29,529,210	40,809,867
	917,685,137	793,009,440
Trade payables Accrued Salaries	25,667,576	2,580,067
	77,435,813	99,142,077
Accrued expenses Social insurance authority	15,357,820	15,969,186
	92,253,444	106,453,963
Other payables	1,157,929,000	1,057,964,600

28. TAXES PAYABLES

	31 March 2016	31 December 2015
	EGP	EGP
m 4	15,368,676	7,641,299
Tax authority- withholding tax Tax authority- salary tax Tax authority- sales tax Tax authority- other tax	3,228,644	7,722,663
	27,272,252	27,546,462
	14,394,397	7
	60,263,969	42,910,424

29. ADVANCES FROM CUSTOMERS

The movement of advances from customers during the three months ended 31 March 2016 and 2015 as follows:

follows:	31 March 2016	31 March 2015
	EGP	EGP
	391,860,101	464,014,241
Balance at the beginning of the period	1,307,285,017	3,538,999,292
Add: amounts collected during the period	(1,400,482,848)	(3,613,608,496)
Less: Realized revenue	298,662,270	389,405,037
Balance at the end of the period		

30. RETENTIONS PAYABLE (DEPOSITS FROM OTHERS)

. RETENTIONS INTIMEE (22)	31 March 2016	31 December 2015 EGP
	EGP 15,777,657	16,106,295
Retentions payable within 12 months Retentions payable after 12 months	-	
Retentions payable after 12 monate	15,777,657	16,106,295

31. CONTINGENT LIABILITIES

A- The letters of guarantee issued at the parent company's and its subsidiaries request are as follows:

Contingent Liabilities

	LE
Suez Cement Company S,A,E,	5,275,068
Egyptian Tourah Portland Cement	24,916,931
Company S,A,E, Suez Bags Company S,A,E,	23,877,983
Hilal Cement Company (K.S.C.C) Kuwait	11,453,811
Helwan Cement Company SA.E,	49,002,625
neiwan Cement Company or 1.2,	114,526,418

- B- The outstanding balance of issued letters of credit in favor of Suez Cement Company S.A.E by Al Mashreq Bank, HSBC Egypt, QNB Al Ahli, and National Bank of Egypt as of 31 March 2016 amounted to LE 245,140, LE 2,079,736, LE 951,460, and LE 33,606,324 respectively.
- C- In 2011, The Globe Corporation, a company based in California in the USA (the Globe) filed a case against Helwan Cement Company SAE (HCC) claiming past due payments, based on an exclusive agency contract for the export of cement allegedly entered into between HCC and the Globe in 2002. This alleged contract provided for certain commissions/fees in favor of The Globe proportional to the volume of cement exported and also provided for a compound rate of weekly interest in case of delayed payments.
- D- The Globe's case against Helwan before the Court of Cairo claims payment of about US \$ 17 million, plus interest as per the alleged contract since the year 2002 around US \$ 3 billion. This proceeding has not yet examined the case on the merits and remains suspended while awaiting the Court of Cassation's decision on the preliminary matter of jurisdiction, given that the alleged contract provided for applicable law and dispute resolution in California (USA).
- E- Recently, Tahaya Misr Investment Inc. (formerly known as The Globe) has also initiated a lawsuit against Helwan Cement SAE (HCC), Suez Cement SAE and Italcementi S.P.A (The parent company of Ciments Francais) (major shareholder of Suez Cement Company SAE) in California -USA and as of today, there has been no general appearance of any of the named defendants before the Court).

32. RELATED PARTY TRANSACTIONS

The transactions with related parties for the period ended 31 March 2016 are representing in transactions between group companies, Intra group balances and transactions, including income, expense and dividends, are eliminate in full, Profits and losses resulting from intra group transactions that are recognized in assets, such as inventory and fixed assets, are eliminated in full,

In addition, the transactions with related parties included transactions with some of the shareholders of the group companies,

A- Cement, Clinker, Bags sales and cement transport services excluding sales tax between Suez Cement Group Companies for the period ended 31 March 2016 as follows:

Group Companies for the period ended 31 March 2010 as as	Sales/ service	Purchases/ service
	revenue	cost
	LE	LE
C A F	16,101,097	41,682,162
Suez Cement Company S,A,E, Egyptian Tourah Portland Cement Company S,A,E,	18,526,101	48,126,432
Egyptian Touran Portland Centent Company 5,73,23	94,288,038	5,093,526
Helwan Cement Company S,A,E, Ready Mix Concrete El - Alamya (RMCA) S,A,E	-	19,325,766
Development and Construction Material Company	-	19,230,584
(DECOM) S,A,E,	34,326,442	240,116
Suez Bags Company S,A,E,	24,392,380	53,935,472
Suez for Transport and Trade Company S,A,E,	187,634,058	187,634,058

B- The technical assistance from Suez Cement Company S,A,E, to Suez Cement Group Companies for the period ended 31 March 2016 as follows:

for the period ended 31 Waren 2010 as follows:	Technical	Technical
	assistance –	assistance –
	revenues	expenses
	$\mathbf{L}\mathbf{E}$	LE
Suez Cement Company S,A,E,	25,144,671	
	· · · · -	7,849,852
Egyptian Tourah Portland Cement Company S,A,E,		16,027,850
Helwan Cement Company S,A,E,	-	1,266,969
Suez Bags Company S,A,E,	25,144,671	25,144,671

C- The Management Fees from Suez Cement Company S,A,E, to Suez Cement Group and Related Parties Company for the period ended 31 March 2016 as follows:

Parties Company for the period ended of Marca 2010 at 1	Management Fees -revenues	Management Fees -expenses
	LE	LE
Suez Cement Company S.A.E	2,915,639	-
Ready Mix Concrete El - Alamya (RMCA) S.A.E – (subsidiary)	-	1,287,177
Development and Construction Material Company	-	1,381,189
(DECOM) S.A.E – (subsidiary) Italgen Egypt For Energy S.A.E – (subsidiary)	-	75,000
Italgen Gulf el Zeit S.A.E – (subsidiary)	-	100,000 72,273
Interbulk Egypt for Export Company S.A.E	2.015.620	2,915,639
	2,915,639	2,713,037

D- Loans and its interest transactions between Suez Cement Group Companies for the period ended 31 March 2016 as follows:

March 2016 as follows:	Lender	Borrower	Debit / (Credit) Interest
Suez Cement Company S,A,E, Ready Mix Concrete El - Alamya (RMCA) S,A,E	LE 33,000,000	LE - 15,000,000	LE (900,233) 409,197
Development and Construction Material Company (DECOM) S,A,E,	33,000,000	18,000,000 33,000,000	491,036

E- Italcementi S.P.A (The parent company of Ciments Français (major shareholder of Suez Cement Company (S.A.E):

The value of the commission and other services provided by Italcementi S.P.A for the period ended 31 March 2016 as follows as follows:

	Amount KEGP
Suez Cement Company S,A,E,	215
Egyptian Tourah Portland Cement Company	162
S,A,E, Helwan Cement Company S,A,E,	216
Suez Bags Company S,A,E,	193
Suez Bags Company 5,7 5,25	786

F- Cements Français (Main shareholder):

The amount of the technical assessment fees offered by Ciments Français the main shareholder of Suez Cement Company S,A,E, for the period ended 31 March 2016 which represents a percentage of sales revenues of the group of cement products exclude intra – Suez Cement Group transactions as follows:

	%	Amount KEGP
Suez Cement Company S,A,E,	1	5,830
Egyptian Tourah Portland Cement Company S,A,E,	1	1,934
Helwan Cement Company S,A,E,	3	14,215
Helwan Cement Company 5,71,25		21,979

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The value of the expatriate fees offered by Ciments Français (major shareholder) for the period ended 31 March 2016 as follows:

Suez Cement Company S,A,E, Egyptian Tourah Portland Cement Company S,A,E, Helwan Cement Company S,A,E,	Amount KEGP 6,037 1,245	
Dues Benefits of board members and top managers	31 March 2016 EGP	31 March 2015 EGP
Salaries & Benefits	4,979,089	3,596,173 3,596,173

33. FINANCIAL RISK MANAGEMENT OBJECTIVES AND POLICIES

Overview

The Company has exposure to the following risks from its use of financial instruments:

- a) Credit risk,
- b) Market risk, and
- c) Liquidity risk.

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk, and the Company's management of capital. The Board of Directors of the Parent Company has overall responsibility for the establishment and oversight of the Company's risk management framework. The Company's senior management are responsible for developing and monitoring the risk management policies and report regularly to the Parent Company on their activities.

The Company's current financial risk management framework is a combination of formally documented risk management policies in certain areas and informal risk management policies in other areas.

a) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Company is exposed to credit risk principally from its receivables from customers, due from related parties, other receivables and from its financing activities, including deposits with banks and financial institutions.

Trade and notes receivables

The Company limits its credit risk exposure related to its customers by collecting from its customers in advance and before the delivery of its products to its customers.

Other financial assets and cash deposits

With respect to credit risk arising from the other financial assets of the Company, which comprise bank balances and cash, financial assets at amortised cost, the Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these assets.

Credit risk from balances with banks and financial institutions is managed by local Company's treasury supported by the Parent Company. The Company limits its exposure to credit risk by only placing balances with international banks and local banks of good repute. Given the profile of its bankers, management does not expect any counterparty to fail to meet its obligations.

Due from related parties

Due from related parties relates to transactions arising in the normal course of business with minimal credit risk, with a maximum exposure equal to the carrying amount of these balances.

Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices, such as currency risk and interest rate risk, which will affect the Company's income. Financial instruments affected by market risk include interest-bearing loans and borrowings, and deposits. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return. The Company does not hold or issue derivative financial instruments.

Exposure to interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's obligations with floating interest rates and interest bearing time deposits.

Interest on financial instruments having floating rates is re-priced at intervals of less than one year.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates with all other variables held constant, of the Company's profit before tax (through the impact on floating rate borrowings).

There is no impact on the Company's equity other than the profit impact stated below.

	31 March 2016		31 March 2015	
	Change in rate	Effect on profit before tax EGP	Change in rate	Effect on profit before tax EGP
Financial asset	+1%	7,304,919	+1%	9,601,999
	-1%	(7,304,919)	- 1%	(9,601,999)
Financial liability	+1%	(3,053,556)	+1%	(478,224)
	-1%	3,053,556	- 1%	478,224

Exposure to foreign currency risk

The following tables demonstrate the sensitivity to a reasonably possible change in USD, EUR, AED and SAR exchange rates, with all other variables held constant. The impact on the company's profit before tax is due to changes in the value of monetary assets and liabilities. The company's exposure to foreign currency changes for all other currencies is not material.

	31 March 2016		31	March 2015
	Change in rate	Effect on profit before tax EGP	Change in rate	Effect on profit before tax EGP
USD	+10%	6,178,682	+10%	21,070,321
	-10%	(6,178,682)	-10%	(21,070,321)
		((= 10)	. 100/	15.616
GBP	+10%	(6,549)	+10%	15,616
	-10%	6,549	-10%	(15,616)
	1100/	(1,885,302)	+10%	(5,889,830)
EUR	+10%	, , , , ,		5,889,830
	-10%	1,885,302	-10%	3,889,830
KWD	+10%	440,077	+10%	632,700
KWD	-10%	(440,077)	-10%	(632,700)
	-1070	(110,077)		Co-correct Williams
CHF	+10%	(9,514)	+10%	3,501,634
CIII	-10%	9,514	-10%	(3,501,634)
AED	+10%	4,480	+10%	(3,653)
	-10%	(4,480)	-10%	3,653

c) Liquidity risk

The cash flows, funding requirements and liquidity of the Company are monitored by local company management supported by the Parent Company. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank borrowings. The Company manages liquidity risk by maintaining adequate reserves and borrowing facilities, by continuously monitoring forecasted and actual cash flows and matching the maturity profiles of financial assets and liabilities.

The Company currently has sufficient cash on demand to meet expected operational expenses, including the servicing of financial obligations.

The table below summarises the maturity profile of the Company's financial liabilities based on contractual undiscounted payments.

Financial liabilities

	Less than 3 Months	3 to 12 months	1 to 5 years	Over 5 years	Total
As at 31 March 2016 Bank Over Draft Retentions payable Trade and other payables Due to tax authority Income tax payable Total undiscounted financial liabilities	302,325,276 4,733,297 1,076,873,970 60,263,969 43,042,799 1,487,239,311	11,044,360 81,055,030 - 92,099,390	-		302,325,276 15,777,657 1,157,929,000 60,263,969 43,042,799 1,579,338,701
	Less than 3 Months	3 to 12 months	1 to 5 years	Over 5 years	Total
As at 31 December 2015 Bank Over Draft Retentions payable Trade and other payables Due to tax authority Income tax payable Total undiscounted financial liabilities	251,696,271 8,053,147 952,168,140 42,910,424 - 1,254,827,982	8,053,148 105,796,460 50,081,934 163,931,542	:	-	251,696,271 16,106,295 1,057,964,600 42,910,424 50,081,934 1,418,759,524

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34. FAIR VALUES OF FINANCIAL INSTRUMENTS

Financial instruments comprise financial assets and financial liabilities.

Financial assets of the company include bank balances and cash, accounts and notes receivables, other receivables and due from related parties. Financial liabilities of the company include interest-bearing loans and borrowings, trade and other payables, due to related parties and retentions payable.

The fair values of the financial assets and liabilities are not materially different from their carrying value unless stated otherwise.

35. COMPARATIVE FIGURES

Certain consolidated comparatives figures for year 2015 have been reclassified and adjusted.