Ezz Steel Company (An Egyptian Joint Stock Company)

Consolidated Interim Financial Statements <u>For The Six Months Ended June 30, 2018</u> <u>And Limited Review Report</u>

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Hazem Hassan Public Accountants & Consultants

Pyramids Heights Office Park Km 22 Cairo/Alex Road P.O. Box 48 Al Ahram Giza - Cairo - Egypt
 Telephone
 : (202) 35 36 22 00 - 35 36 22 11

 Telefax
 : (202) 35 36 23 01 - 35 36 23 05

 E-mail
 : egypt@kpmg.com.eg

 Postal Code
 : 12556 Al Ahram

Limited Review Report on Consolidated Interim Financial Statements <u>To The Board of Directors of Ezz Steel Company</u>

Introduction

We have performed a limited review on the accompanying consolidated statement of financial position of Ezz Steel Company "an Egyptian joint stock company" as of June 30, 2018 and the related consolidated statements of income, comprehensive income, changes in equity and cash flows for the six months then ended, 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 interim financial statements based on our limited review.

Scope of Limited Review

We conducted our limited review in accordance with Egyptian Standard on Review Engagements No. (2410), "Limited Review of Interim Financial Statements Performed by the Independent Auditor of the Entity". A limited review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters in the Company, and applying analytical and other limited review procedures. A limited 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 limited review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial statements do not present fairly, in all material respects, the consolidated financial position of the Company as of June 30, 2018 and of its consolidated financial performance and its consolidated cash flows for the six months then ended in accordance with Egyptian Accounting Standards.

Emphasis of matters

Without qualifying our conclusion, we draw attention to the following:

1- As explained in note no. (34-3-1) of the notes to the consolidated interim financial statements, the tax claims due from Al Ezz El Dekheila for Steel – Alexandria Company (subsidiary company) – amounted to LE 219 Million according to the forms received from the Tax Authority on February 17, 2011 in addition to delay penalties concerning the tax imposed on the flat steel project which has previously enjoyed a tax exemption for the years 2000 – 2004.

The subsidiary's management opinion is that the tax inspection was previously made for the company pertaining to these years, and an agreement was reached in the Internal Committee, while the disputed point pertaining to the cancellation of the development duty on the exempted movable tax base was referred to the Appeal Committee which issued a resolution on June 12, 2010 to the effect of cancelling the development duty imposed on the exempted movable tax base, while the other tax bases shall remain exempted for the disputed years. The due tax was paid in full as per the resolution of the Internal Committee; accordingly the dispute amicably came to an end and became final and decisive.

The subsidiary's management and its legal advisor are of the opinion that the company's tax position is stable as the resolution of the Appeal Committee supported the company and the company's position became indisputable from the legal point of view. Subsequently, the Tax Authority cannot dispute with the company about these years once again. The company filed a lawsuit of discharge from any indebtedness before the court under No. 405 for the year 2011.

Al Ezz El Dekheila for Steel - Alexandria (EZDK) Company reached an agreement with the Tax Authority to cancel the administrative attachment imposed on the company as a result of the above mentioned dispute. The paid amounts are LE 254.2 Million, including delay interest amounted to LE 35 Million.

The subsidiary company is of the opinion that this procedure shall not change the legal & tax position of the company as it reserves its right to reimburse what has been paid immediately upon the issuance of a court ruling pertaining to lawsuit No.405 of 2011. Currently, it is difficult in the meantime to determine the final outcome that may arise from such lawsuit until a final ruling is issued by the legal bodies.

2- As explained in note No. (17) and note No. (37-2) of the notes to the consolidated interim financial statements, there is a dispute raised between Al Ezz El Dekheila for Steel – Alexandria company (subsidiary) and the Sales Tax Authority regarding the amount of the additional tax on materials stevedoring category amounting to LE 127.5 Million till June 28, 2012. On October 3, 2012, the company paid the principal tax amounting to LE 104 million along with its right to maintain a reservation on the settlement until the Sales Tax Authority ceases all the actions taken against Alexandria Port Authority which in its turn shall cease all the actions taken against the subsidiary including the lift of attachment on the subsidiary's balances at the various banks.



However, the company's management paid an amount of LE 127.5 Million which represents the additional tax claimed, along with its right to maintain a reservation on the settlement, Accordingly, Alexandria Port Authority notified the banks to lift the administrative attachment imposed on the Company's balances at the said banks in favor of the Port Authority.

Based on the opinion of its tax advisor, the subsidiary company's management is of the opinion that Alexandria Port Authority is not entitled to claim the Company to pay sales tax in return for usufruct of the equipment of mining ores dock related to the handling of ores in El - Dekheila Port, the occupation of the yards allocated for this purpose and carrying out the works of operation and maintenance necessary for such equipment due to the fact that they are not subjected to sales tax. Furthermore, the payment of such amount or amounts by the company to Alexandria Port Authority, either at the present time or in the future, as a tax in return for the same service, does not mean its approval of subjecting the service to taxation along with the continuity of legal proceedings taken by the company to confirm the fact that such service is not subject to sales tax.

KPMG Hazem Hassan Public Accountants & Consultants

KPMG Hazem Hassan Public Accountants and Consultants (26)

Cairo, September 5, 2018

Consolidated Statement of Financial Position as at:

	Note <u>No.</u>	30/6/2018 LE(000)	31/12/2017 LE(000)
Non Current Assets	(10-1)	26 767 926	26 625 490
Fixed assets (Net)	(10-1)	328 185	943 234
Projects under construction Investments in associates	(12-1)	115	115
Available-for-sale investments	(12-1)	109 880	109 880
Deferred tax assets	(30-1)	1 760 191	2 046 026
	(13)	45 661	43 210
Long term lending to others Other assets	(14)	23 545	24 785
Goodwill	(38-9)	315 214	315 214
Total non current assets	(50)) -	29 350 717	30 107 954
	-		
Current Assets	(15)	0 641 162	7 462 007
Inventory	(15)	9 641 163	
Trade and notes receivable (Net)	(16)	300 820	188 295
Debtors and other debit balances (Net)	(17)	3 540 044	3 491 198
Suppliers - advance payments (Net)		1 462 416	616 246
Investments in treasury bills	(38-8)	7 806	8 4 1 4
Cash and cash equivalents	(19)	3 818 576	4 729 816
Total current assets		18 770 825	16 495 976
Total Assets	-	48 121 542	46 603 930
Shareholders' Equity	(20-2)	2 716 325	2 716 325
Issued and paid - up capital	(21)	182 090	182 090
Reserves Modification surplus of fixed assets	(10-2)	2 044 339	2 125 452
Retained losses	(10 2)	(3 864 547)	(3 382 059)
Treasury stocks	(22)	(71 921)	(71 921)
Foreign entites translation reserve	()	3 934 170	3 870 920
Interim dividends		(32737)	_
Total holding company shareholders' equity		4 907 719	5 440 807
Non-controlling interest		3 123 754	3 377 642
Total Shareholders' equity		8 031 473	8 818 449
Liabilities Non Current Liabilities			
Long-term loans	(27)	9 226 967	9 767 010
Long-term liabilities	(29)	1 853 242	1 548 021
Deferred tax liabilities	(30-1)	3 810 350	3 781 992
Total non current liabilities		14 890 559	15 097 023
Current Liabilities			
Banks - overdraft	(19)	1 643	6 646
Loan installments and credit facilities due within one year	(27)	14 896 956	13 898 058
Trade and notes payable	(23)	4 988 447	4 775 187
Customers - advance payments		2 063 846	2 131 111
Creditors and other credit balances	(24)	2 606 157	1 423 259
Income tax		397 679	133 394
Liability of the supplementary pension scheme	(25)	10 280	9 013
Provisions	(26)	234 502	311 790
Total current liabilities		25 199 510	22 688 458
Total liabilities		40 090 069	37 785 481
Total shareholder's equity and liabilities		48 121 542	46 603 930

The accompanying notes from no. (1) to no. (38) form an integral part of these consolidated interim financial statements.

rt "attached"

Consolidated Statement of Income

		For The Six Mont	hs Ended 30 June:	For The Three Month	is Ended 30 June:
	Note	2018	2017	2018	2017
	<u>No.</u>	<u>LE(000)</u>	<u>LE(000)</u>	<u>LE(000)</u>	<u>LE(000)</u>
Sales (net)	(38-18)	25 492 620	17 913 838	12 884 963	9 800 569
Less :					
Cost of sales	(3)	(22 007 952)	(16 683 715)	(11 161 452)	(9 094 997)
Gross profit		3 484 668	1 230 123	1 723 511	705 572
Add (Less):					
Other operating revenues	(4)	41 897	31 356	21 660	15 258
Selling and marketing expenses	(5)	(139 139)	(151 564)	(67 834)	(80 078)
Administrative and general expenses	(6)	(600 222)	(472 936)	(323 261)	(264 052)
Other operating expenses	(7)	(79 249)	(20 951)	(13 598)	(9 690)
Operating profit		2 707 955	616 028	1 340 478	367 010
Add (Less):					
Finance income	(8)	271 739	218 552	115 728	107 287
Finance cost	(8)	(2 115 067)	(1 634 942)	(1065037)	(832 056)
Foreign currency exchange differences gains	(8)	20 170	122 723	30 215	27 197
Net finance costs		(1 823 158)	(1 293 667)	(919 094)	(697 572)
Net profit (loss) for the period before tax		884 797	(677 639)	421 384	(330 562)
<u>(Less):</u>					
Income tax		(435 664)	(18 139)	(199 535)	(7502)
Deferred tax	(30-2)	(305 431)	(274 477)	(262 420)	(139 296)
Net profit (loss) for the period		143 702	(970 255)	(40 571)	(477 360)
Attributable to:					
Owners of the company		(389 331)	(1070897)	(322 198)	(550 093)
Non-controlling interest		533 033	100 642	281 627	72 733
Net profit (loss) for the period		143 702	(970 255)	(40 571)	(477 360)
Basic and diluted (loss) earning per share (LE/share)	(9)	(0.73)	(2.01)	(0.60)	(1.03)

The accompanying notes from no. (1) to no. (38) form an integral part of these consolidated interim financial statements.

Consolidated Statement of Comprehensive Income

	- Note	For The Six Month 2018	<u>s Ended 30 June:</u> 2017	<u>For The Three Montl</u> 2018	<u>hs Ended 30 June:</u> 2017
	<u>No.</u>	<u>LE(000)</u>	<u>LE(000)</u>	LE(000)	LE(000)
Net profit (loss) for the period		143 702	(970 255)	(40 571)	(477 360)
Other comprehensive income items Realized portion of modification surplus of fixed assets (transferred to retained earnings during the period)	(10-2)	(113 772)	(123 988)	(32 500)	(61875)
Foreign entities translation differences		67 701	(128 879)	130 713	(58349)
Total comprehensive income		97 631	(1 223 122)		(597 584)
Attributable to:		_			(077 004)
Owners of the company		(407 194)	(1249836)	(255 806)	(633631)
Non-controlling interest	_	504 825	26 714	313 448	36 047
		97 631	(1 223 122)	57 642	(597 584)

The accompanying notes from no. (1) to no. (38) form an integral part of these consolidated interim financial statements.

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		Consolidate <u>For The S</u>	Consolidated Statement of Changes in Equity For The Six Months Ended June 30, 2013	ges in Equily ne <u>30, 2018</u>						
	Capital <u>L.E (000)</u>	Reserves L.E.(000)	Modification surplus of fixed assets <u>LE (000)</u>	Rctained carning (losses) <u>LE (600)</u>	Foreiga entítes trauslation reserve <u>L.E.(000)</u>	Treasury stocks <u>LE (000)</u>	Period Distribution <u>L.E. (000)</u>	Total holding company Shareholders Equity <u>LE (000)</u>	Non- controlling interest <u>L.E. (000)</u>	Total shareholders' equity LE (000)
Balance as of 1/1/2017	2 716 325	182 090	2 297 341	(1 967 635)	4 061 344	(11921)		PTS 212 2	7 070 778	10 105 02
<u>Comprehensive income</u> Marcenter 6-1-1-1-1									017 616 7	10 196 822
the product of the period Other comprehensive income items	I	I	I	(1 070 897)	1	ĩ	I	(1 070 897) _	100 642	(970 255)
icaurace portion of modification surplus of fixed assets (transferred to retained earnings during the period)	1	ł	(87 214)	i	1	I	I	(87 214)	(36 774)	(123 988)
Foreign entites translation differences Total contarchensive income		1		- And the second se	(91 725)	1		(31 725)	(37 154)	(128 879)
Realized portion of modification surplus of fixed assets (transferred for retained anninge			(87 214)	(1 070 897)	(91 725)	}		(1 249 836)	26714	(1 223 122)
during the period)	I	I	I	87214	I	1	1	87 214	36 774	123 988
Transactions with company's shareholders										
Non controlling share from fistribution of subsidiaries companies The stare of the company and the non controlling interest in the employees and board of directors	I	I	**	1	I	ł	I	ł	(2 025)	(2025)
of the subsidiary companies 2016 dividends					(1580)			(1 580)	(1 539)	(611 €)
Total Transactions with company's shareholders					(1580)			(1580)	(3 564)	(5144)
Balance as of 30/6/2017	2 716 325	182 090	2 210 127	(2 951 318)	3 968 039	(11 921)		6 053 342	3 039 202	9 092 544
Balance as of 1/1/2018	362 912 6	000 591	0.27 J.L. 6							
<u>Comprehensive income items</u>		0.CD 70Y	754 571 7	(Yeu 286 6.)	3 870 920	(71 921)	(126 12)	5 440 807	3 377 642	8 818 449
Net (loss) profit for the period	I	I	1	(389 331)	and the second se	1	1	(155 035)	533 (133	
Other comprehensive income items	I	I	ł	I	I	ł	I	-		201 241
recarzeu portion of mountention surplus of lixed assets (firmsterred to retained carnings during the period)	ļ	l	(81113)	1	***	I	****	(81113)	(32 659)	(113 772)
Foreign entites translation differences	—			1	63 250	ł	I	63 250	4 451	101 701
1 ULAI LUAIDEERENSIVE INCOMPE			(81 113)	(389 331)	63 250			(401 194)	504 825	97 631
Realized portion of modification surplus of fixed assets (transferred to retained earnings during the period)	B		1	81 113	I	I	1	81 113	32 659	113 772
$\mathrm{Transactions}$ with company's shareholders										
Non-controling interest share in subsidary company's dividends of tear 2017	I	1	I	I	I	***	1	I	(367 510)	(367 510)
The state of the company and the minority in the employees and board of directors of the ubsidiary companies 2017 dividends	I	-	1	(174 270)	1	I	I	(174 270)	(150 476)	(324 746)
Non-coalroling interest share in subsidary company's dividends of puriod distribution The share of the common and the mission is a second	ł	1	1	I	I	I	I	I	(242 770)	(242 770)
subsidiary companies in period distribution in subsidiary companies	1	1	L	1	I	ł	(32 737)	(32 737)	(30 616)	(63 353)
Lotal transactions with the company's shareholders	1		-	(174 270)	-	1	(32,737)	(207 007)	(191 372)	(998 379)
- STOTAVIC TO SE SAMMA	2 716 325	132 090	2 044 339	(3 864 547)	3 934 170	(1261)	(104 658)	4 907 719	3 123 754	8 031 473

The accompanying notes from no. (1) to no. (38) form an integral part of these consolidated interim financial statements.

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Consolidated Statement of Cash flows For The Six Months Ended 30 June:

	Note <u>No.</u>	2018 <u>LE(000)</u>	2017 <u>LE(000)</u>
<u>Cash flows from operating activities</u> Net profit (loss) for the period before income tax		604 707	
-		884 797	(677 639)
<u>Adjustments to reconcile net profit (loss) to net cash</u> used in operating activities			
Depreciation	(10-1)	747 159	716 183
Expansion license amortization	(14)	2 886	
Amortization of accrued interest on treasury bills		(734)	(2614)
Assets impairment reversal	(4)	(950)	—
Impairment loss on assets	(7)	600	_
Decrease in value of assets available for sale	(7)	43 747	
Capital lease expense charged to statement of income	(28)	21 979	19 820
Provisions formed during the period	(7)	—	12 000
Provisions no longer required Capital loss	(4)	_	(175)
Interest & finance expenses	(7)·(4)	151	(180)
Present value difference of long term lending	(8)	2 115 067	1 634 942
Differences resulting from the change in liability of the supplementary		7 460	(665)
pension scheme	(25)	7 462	3 452
Foreign currency exchange differences	(25)	(14805)	(122 285)
	-	3 807 359	1 582 839
Changes in morbing on 14.1		5 007 557	1 302 039
Changes in working capital Inventory			
Trade receivables, debtors and other debit balances		(2153797)	(574384)
Trade payables, creditors and other credit balances		(729486)	(393 958)
Lending employees		855 177	1 255 961
Liability of the supplementary pension scheme		(5757) 580	(5 662) 1 043
Net		1 774 076	1 865 839
Used provisions	(26)	(77 281)	(377)
Income tax paid	()	(52 675)	(3267)
Interest paid		(2 224 470)	(1 455 501)
Net cash flows used in operating activities	-	(580 350)	406 694
Cash flows from investing activities			
Payments for purchase of fixed assets and projects under construction		(223 923)	(452 908)
Payments for purchase of financial investment (treasury bills)		(19989)	(74 189)
Proceeds from reclaim of financial investment (treasury bills)		49 725	50 375
Proceeds from sale of fixed assets		40	305
Net cash used in investing activities	•	(194 147)	(476 417)
Cash flows from financing activities			
Net proceeds from credit facilities		532 930	102 791
Payments for long term liabilities		(44)	(12)
Proceeds from blocked time-deposits and current accounts aginst the medium term finance agreement		1 132 844	234 170
Payments for loans		(363 049)	(307 068)
Proceeds from loans		173 370	265 797
Capital lease payments		(17 224)	(23 384)
Paid dividends to non-controlling interest		(396 048)	_
Paid dividends to employees and board of directors	_	(95 219)	(73 197)
Net cash provided by financing activities	_	967 560	199 097
Change in cash and cash equivalents during the period		193 063	129 374
Cash and cash equivalents at the beginning of the period	(19)	3 019 728	2 598 427
Translation differences of financial statement of foreign entities		3 406	(1 030)
Cash and cash equivalents at the ending of the period	⁽¹⁹⁾	3 216 197	2 726 771

The accompanying notes from no. (1) to no. (38) form an integral part of these consolidated interim financial statements.

Notes To The Consolidated Interim Financial Statements For The six Months Ended June 30, 2018

1. <u>BACKGROUND</u>

- Al Ezz Steel Rebars Company "an Egyptian Joint Stock Company" was established under the provisions of Law no. 159 of 1981, and was registered in the Commercial Register in Menofia Governorate under no. 472 on April 2, 1994. The preliminary establishment contract and the Company's statute were published in the Companies' Gazette issue no. 231 of April 1994. The Company is located in Sadat City.
- The Extra-ordinary General Assembly in its meeting dated October 3, 2009 approved to change the Company's name to "Ezz Steel", this amendment was registered in the Commercial Registry on November 1, 2009.
- The Company is located in 35 Lebanon street- El Mohandseen Cairo Arab Republic of Egypt.
- The company is a subsidiary company- of Al Ezz Group Holding Company for Industry & Investment "Ezz Industries Group" (Parent Company) which contributed in the Company's capital by 65.55%.
- The nominal shares of the company are being traded in the Egyptian stock exchange and London stock exchange.

Subsidiaries

Al Ezz Rolling Mills Company (ERM) – previously named Al Ezz Steel Mills Company (ESM) – an Egyptian joint Stock Company - was established in 1986 under law no. 43 of 1974, which was replaced by law no. 8 of 1997.

Al Ezz El Dekheila for Steel - Alexandria (EZDK) - an Egyptian Joint Stock Company was established in 1982 as a Joint Investment Company under law no. 43 of 1974 which was replaced by law no. 8 of 1997, adjusted by law no 72 of 2017 by issuance investment law.

Al Ezz El Dekheila for Steel - Alexandria (EZDK) has the following subsidiaries:

Al Ezz Flat Steel Company (EFS) - an Egyptian Joint Stock Company - was established in 1998 under the provisions of the Investment Guarantees and Incentives law no. 8 of 1997.

Iron for Industrial, Trading and Constructing Steel Company (Contra Steel) – was established according to the decree of the specialized committee in the Ministry of Economy and Foreign Trade (corporate fine) under the provisions of law No. 159 of 1981.

Misr for Pipes & Casting Industry Company – was established in August 29, 1992 under the provisions of law No. 159 of 1981.

The Purpose of the Company & Its Subsidiaries

The Company and its subsidiaries purpose is manufacturing, trading and distribution of iron and steel products of all kinds and associated products and services.

The following is an analysis of investments in the subsidiary Companies of Ezz Steel Company which are included in the consolidated interim financial statements:

	<u>30/6/2018</u> Percentage <u>Share</u> %	<u>31/12/2017</u> Percentage <u>Share</u> %	
Al Ezz Rolling Mills Company (ERM)	98.91 Direct	98.91 Direct	
Al Ezz El Dekheila For Steel - Alexandria (EZDK)	54.59 Direct	54.59 Direct	
Al Ezz Flat Steel (EFS)	71.07	71.07	
	(Direct & Indirect)	(Direct & Indirect)	
	Through Al Ezz El Dekheila	Through Al Ezz El Dekheila	
Iron for Industrial, Trading and Constructing Steel Company (Contra Steel)	49.13	49.13	
Company (Contra Steer)	(Indirect) Through Al Ezz El Dekheila	(Indirect) Through Al Ezz El Dekheila	
Misr for Pipes & Casting Industry Company	47.49	47.49	
	(Indirect) Through Al Ezz El Dekheila	(Indirect) Through Al Ezz El Dekheila	

Issuance of consolidated interim financial statements

These consolidated interim financial statements were approved by the company's BOD for issuance on September 5, 2018.

2. <u>Basis For The Preparation of The consolidated interim financial statements</u>

2.1 Statement of compliance

These consolidated financial statement has been prepared in accordance with Egyptian Accounting Standard and in light of Egyptian laws and regulations.

2.2 Basis of measurement

These consolidated interim financial statements are prepared on the historical cost convention, except for assets and liabilities which are measured at fair value.

During 2016, the Group's management adopted the special accounting treatment stated in annex (A) of the modified Egyptian Accounting Standard no. (13) "The Effects of Changes in Foreign Exchange Rates", the cost and accumulated depreciation of some fixed assets categories are modified using modification factors which are stated in the above-mentioned annex, as described in details in note no. (38-2).

2.3 Functional and presentation currency

These consolidated interim financial statements are presented in thousands of Egyptian pound.

2.4 Use of estimates and judgments

The preparation of the consolidated interim financial statements in conformity with Egyptian Accounting Standards requires the management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses and the actual results may differ from these estimates.

The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the current circumstances, the results of which form the basis of making the judgments about the carrying values of assets and liabilities. Actual results may differ from these estimates.

The estimates and underlying assumptions are reviewed on a going basis. Any differences to accounting estimates are recognized in the period in which the estimate is revised if these differences affects the period of the revision and future periods then these differences are recognized in the period of the revision and future periods.

And the following represents the most significant items in which assumption and professional judgment has been made:

- Impairment loss on assets.
- Recognition of deferred tax assets.
- Contingencies and Provisions.
- Operational useful life of fixed assets.

2.5 Fair value measurement

The fair value of financial instruments is determined based on the market value of financial instruments or similar financial instruments at the date of the consolidated interim financial statements without deducting any estimated future costs of sale. Financial assets values are determined at current prices for the purchase of those assets, while determining the value of financial liabilities at the current prices, which would settle those commitments.

In the absence of an active market to determine the fair value of financial instruments, the fair value is estimated using various valuation techniques, taking into account recent transactions prices, guided by the current fair value of other substantially similar instruments - discounted cash flow method - or any other methods to produce reliable results.

When using the discounted cash flow method as a method of evaluation, future cash flows are estimated based on the best estimate of the management. Discount rate used is determined in the light of the prevailing market price at the date of the consolidated interim financial statements for financial instruments similar in nature and terms.

2.6 Basis of consolidation

- The consolidated interim financial statements include assets, liabilities and result of operations of Ezz Steel Company (Holding Company) and all subsidiary companies which are controlled by the Holding Company, the Company controls an entity when it is exposed to, or has right to, variable returns from its involvement with the entity and has ability to affect those returns through its power over the investee.
- All inter-Company balances, transactions and unrealized profits were eliminated.
- Non-controlling interest in the net equity and in net earnings of subsidiary companies are included in a separate item "non-controlling interest" in the consolidated interim financial statements, and is calculated to be equivalent to their share in the carrying amount of the subsidiaries net assets at the date of the consolidated interim financial statements. Non-controlling share in profits and losses of the subsidiary companies are included in a separate line item in the consolidated statement of income.
- The provided profit and losses from acquisition or selling shares from non-controlling interest without changing of the holding Company's control, its directly recorded in shareholders' equity.

3. <u>COST OF SALES</u>

	Note	For the six month	<u>is ended 30 June:</u>	For the three months ended 30 June:	
	<u>No.</u>	2018 <u>LE (000)</u>	2017 <u>LE (000)</u>	2018 LE (000)	2017 LE (060)
Raw Materials		17 392 818	13 826 288	8 737 331	8 305 219
Salaries & Wages		953 358	723 708	484 304	390 847
Fixed assets depreciation	(10-1)	727 691	697 738	363 588	352 441
Other assets amortization		2886	-	2 886	
Supplementary pension scheme co	st	5876	2278	3 051	1 139
Manufacturing overhead expenses		3 385 060	2 195 608	1 682 118	43 312
Used provisions		(73 844)	-	(53 426)	_
Manufacturing cost		22 393 845	17 445 620	11 219 852	9 092 958
Change in inventory – finished product and work in process		(385 893)	(761 905)	(58 400)	2 039
		22 007 952	16 683 715	11 161 452	9 094 997

4. OTHER OPERATING REVENUES

	For the six months	<u>ended 30 June:</u>	For the three months	ended 30 June:
	2018 <u>LE (000)</u>	2017 <u>LE(000)</u>	2018 LE(000)	2017 LE(000)
Provision no longer required	-	175		46
Impairment of assets	950	-	950	-
Capital expenditures profits	-	180	-	283
Other revenues	40 947	31 001	20 710	14 929
	41 987	31 356	21 660	15 258

5. <u>SELLING & MARKETING EXPENSES</u>

		For the six months	<u>s ended 30 June:</u>	For the three months	ended 30 June:
	Note <u>No.</u>	2018 <u>LE (000)</u>	2017 <u>LE(000)</u>	2018 LE(000)	2017 LE(000)
Salaries & Wages		54 353	41 034	28 042	22 340
Advertising		10 233	15 377	3 778	9 099
Fixed assets depreciation	(10-1)	2 565	3 431	1 282	1 301
Supplementary pension schem	e cost	416	190	208	95
Other expenses		71 572	91 532	34 524	47 243
		139 139	151 564	67 834	80 078

6. <u>ADMINISTRATIVE & GENERAL EXPENSES</u>

		For the six months ended 30 June:		For the three months ended 30 June:	
	Note <u>No.</u>	2018 <u>LE (000)</u>	2017 <u>LE(000)</u>	2018 LE(000)	2017 LE(000)
Salaries & Wages		402 590	282 455	216 689	154 121
Spare parts and maintenance		2 841	29 692	(10 499)	19 117
Fixed assets depreciation	(10-1)	16 903	15 014	8 600	7 654
Supplementary pension scheme c	ost	1 170	984	472	492
Other expenses		176 718	144 791	107 999	82 668
		600 222	472 936	323 261	264 052

7. <u>OTHER OPERATING EXPENSES</u>

		For the six month	s ended 30 June:	For the three months of	ended 30 June:
	Note <u>No.</u>	2018 <u>LE (000)</u>	2017 <u>LE(000)</u>	2018 <u>LE(000)</u>	2017 <u>LE(000)</u>
Donations		34 635	8 951	12 882	3 690
Impairment loss on assets available for sale	(17)	43 747	-	-	-
Impairment of assets		600	-	600	-
Formed provisions during the perio	d	-	12 000	-	6000
Capital expenditure loss		151	-	151	-
Others expenses		116	<u> </u>	(35)	-
		79 249	20 951	13 598	9 690

8. FINANCE INCOME AND COST

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	For the six montl	ns ended 30 June:	For the three months	s ended 30 June:
	2018	2017	2018	2017
	<u>LE (000)</u>	<u>LE(000)</u>	<u>LE(000)</u>	LE(000)
Finance income			······································	······································
Finance and interest income	271 739	218 552	115 728	107 287
Total finance income	271 739	218 552	115 728	107 287
Finance Cost				
Interest & finance cost	(2 115 067)	(1 634 942)	(1 065 037)	(832 056)
Total finance cost	(2 115 067)	(1 634 942)	(1 065 037)	(832 056)
Foreign currency exchange differences	20 170	122 723	30 215	27 197
Net finance costs	(1 823 158)	(1 293 667)	(919 094)	(697 572)

9. BASIC AND DILUTED LOSS PER SHARE FOR THE PERIOD

	For the six months ended 30 June:		For the three months ended 30 June:	
<u>Owners of the company share</u>	<u>2018</u>	<u>2017</u>	<u>2018</u>	<u>2017</u>
Net loss for the period (LE 000)	(389 331)	(1 070 897)	(322 198)	(550 093)
Weighted average number of outstanding shares during the period (share)*	533 802 313	533 802 313	533 802 313	533 802 313
Basic and diluted loss per share for the period (LE / share) $\left(\frac{1}{2} \right)$	(0.73)	(2.01)	(0.60)	(1.03)

* 9 462 714 shares were eliminated for calculating the weighted average number of outstanding shares during the period which represent treasury stocks (Note no. 22).

 <u>EIXED ASSETS (MET)</u> The following is the movement of fixed assets during the current period and comparative period: 	d comparative pc	ł				Note the second s		
	Land	Buildings	Machinery & equipment	Vehicles	Furniture & office	Tools & appliances	Leasehold improvments	Total
	<u>LE (000)</u>	LE (000)	LE (000)	LE (000)	LE (000)	<u>LE (000)</u>	<u>LE (000)</u>	<u>LE (000)</u>
Cost:								
As of January 1, 2017	812 247	10 525 350	821 YP1 YE	200 667	720 205			
Additions during the period		15 782	165 036	700 CC7	CDC 0C7	6/# 101	3 902	48 207 147
Disposals during the period			(800)	Vart 1	(11)	970 7		202 247
Translation differences of foreign entities	(2018)	(77 645)	(174 815)	(60)	(468)	(1347)		(1 583) (757 150)
As of June 30, 2017	809 329	10 463 487	36 135 549	301 946	274 185	162 254	3 902	(451 / 52) 48 150 652
As of January 1, 2018	805 614	10 374 423	36 000 923	297 990	286 167	PE0 F91	2 003	22 012
Additions during the period	i	11 584	784 400	562	26.503	6 300	,	006 006 14
Disposals during the period		(4 106)	(252322)	(78)	(285)	8		(102 242)
I ranslation differences of foreign entities	2 255	59 998	136 807	15	430	1 027		200 532
As of June 30, 2018	807 869	10 441 899	36 669 808	298 489	312 815	172 261	3 902	48 707 043
Accumulated depreciation:								
As of January 1, 2017	1	2 362 096	17 239 658	212 087	130 204	105 564	500.5	112 DO OC
Depreciation for the period		119 415	551 678	22 802	13 776	8 512	70C C	201 712 TTC 700 07
Accumulated depreciation of disposals during the period	-		(069)	(757)	(11)			(1458)
I ranslation differences of foreign entities		(15161)	(60 006)	(99)	(449)	(827)		(76509)
As of June 30, 2017		2 466 350	17 730 640	234 066	152 520	113 249	3 902	20 700 727
As of January 1, 2018	I	2 564 291	13 205 640	147 741	የትና እስከ	205 346	2002	
Depreciation for the period		119 709	586 903	16.066	CPE 91	121.9	706 0	
Accumutated deprectation of disposals during the period	444-yearson	(4 106)	(181 052)	(78)	(776)	*CT 0		747 IS9
Translation differences of foreign entities		14 066	53 771	15	(LLE	787		(715 C&I)
As of June 30, 2018		2 693 960	18 665 262	263 744	182 986	129 263	3 902	711 020 TIL
Carrying amount: As of hum 20 2012			- 1944 H		47. 			
As of December 31, 2017	809 329 805 614	7 997 137	18 404 909	67 880	121 665	49 005		27 449 925
As of June 30, 2018	698 208	2CT 019 /	18 004 546	34 745	119 624	44.588		26 625 490
Fixed assets fully depreciated and stilt in use as of June 30, 2018	terrenter	130 198	721 038	171 931	90 170	66 867	3 902	076 /0/ 07 1 184 100
The land item includes a piece of land with a total area of 928 km2 purchased by Ezz flat steel from Gulf of Suez Development Company with a total value about LE 28 Million including the Suez governorate fees amounting LE 5 million (equivalent to USD 956 K) for the purpose of establishing an industrial project, however, according to the contract this land can not be registered under the company's name until all installments are paid, the final next made on 15/10/2010 and environts the purpose to monore to conserve to	by Ezz flat steel front strial project, how	Purchased by Ezz flat steel from Gulf of Sucz Development Company with a total value about LE 28 Million including the Suez governorate fees amounting to shing an industrial project, however, according to the contract this land can not be registered under the company's name until all installments are paid, the final movements the base the comments.	stopment Company w	vith a total value al an not be registere	out LE 28 Million I under the compan	including the Sue y's name until all i	z governorate fees a nstallments are paid	mounting to
	land under the con	pany's name are in pr	ocess.					

---- AI Ezz Rolling Mills company has not registered the new factory land in AI Ain El Sokhna under the company's name till now which amounted to LE 29,64 million.

--- Depreciation for the period charged to statement of income as follows:

Selling and marketing expenses General & administrative expenses

Cost of sales

For the The Six Months Ended June 30:	2017	<u>LE(000)</u>	697 738	3 431	15 014	716 183
For the The Six Mo	2018	<u>LE(000)</u>	727 691	2 565	16 903	747 159
	Note	<u>.01</u>	(6)	(ی	ම	

Translation from Arabic

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Ezz Steel Company Notes to the consolidated interim financial statements For the litree months ended June 30, 2018 (Continued)

- 11 -

10.2 The following is the movement during the period for modification surplus of fixed assets which is resulting from the adoption of the special accounting treatment related to dealing with the effects of floating foreign currency exchanges rates which is included in Annex (A) of the Modified Egyptian Accounting Standard no. (13) "The Effects of Changes in Foreign Exchange Rates":

	<u>L.E. (000)</u>
Modification surplus of fixed assets at November 3,2016 before income tax	4 013 795
Income tax	(903 104)
Net modification surplus of fixed assets after income tax	3 110 691
Recognized portion till December 31, 2017	(284 774)
Net modification surplus of fixed assets at December 31, 2017	2 825 917
Recognized portion during the six months period ended at June 30, 2018	(113 772)
Net modification surplus of fixed assets at june 30, 2018	2 712 145
Attribute to:	*****
Owners of the Company	2 044 339
Non-controlling interest	667 806
	2 712 145

11. PROJECTS UNDER CONSTRUCTION

	30/6/2018	31/12/2017
	<u>LE (000)</u>	<u>LE (000)</u>
Constructions expansion	165 575	76 647
Machinery under installation	141 632	839 803
Advance payments for purchase of fixed assets	20 978	26 784
	328 185	943 234

12. INVESTMENTS

12-1 Investments in associates

	Participatio	Investm	<u>ents cost</u>
	Percentage <u>%</u>	30/6/2018 <u>LE (000)</u>	31/12/2017 LE (000)
Egyptian German Co. for Flat Steel Marketing (Franco) (L.L.C) (under liquidation)	40	90	90
Al Ezz El Dekheila for Steel – Egypt (EZDK)	50	25	25
Contribution in EZDK Steel UK LTD – note no. (37-1)	50		-
		115	115
		<u>Investm</u>	<u>ents cost</u>
12-2 Available-for-sale investments	Note	30/6/2018	31/12/2017
	<u>No</u> .	<u>LE (000)</u>	<u>LE (000)</u>
Egyptian Company for Cleaning and Security Services		80	80
Arab Company for Special Steel (SAE)		17 726	17 726
Al Ezz Group Holding Company For Industry & Investment*		109 800	109 800
		127 606	127 606
<u>(Less):</u>			
Impairment loss on Arab Company for Special Steel	(18)	(17 726)	(17 726)
		109 880	109 880

* This item is represented in the participation of Ezz Rolling Mills Company- a subsidiary company- in Al Ezz Group Holding Company For Industry & Investment "Ezz Industries group" (parent company) by 6 100 000 shares that constitutes a participation percentage of 3.813%. Ezz Steel Company Notes to the consolidated interim financial statements For the six Months ended June 30, 2018 (Continued)

13. LONG TERM LENDING TO OTHERS

Long term lending is represented in the following:

	Note	30/6/2018	31/12/2017
	<u>No.</u>	<u>LE (000)</u>	<u>LE (000)</u>
Employees' advance payments		61 539	58 394
Employees' loans present value		42 907	40 647
(Less):		104 446	99 041
Employees' loans and advances due within a year	(17)	(45 312)	(43 762)
Long term employees' loans and advances (Less):		59 134	55 279
Differences resulted from change in long term employees' loans fair value		(13 473)	(12 069)
		45 661	43 210

14. OTHER ASSETS

The amount is represented in the paid up amount during the period by Al Ezz Flat Steel Company (EFS) – subsidiary company – to Industrial Development Authority which amounted to USD 3 248 K equivalent to LE 24 785 K for the approval of expanding the steel rebar production.

	<u>LE (000)</u>
Cost at January 1st. 2018	24 785
(Less):	
Used during the period	(2 886)
Add:	(=
Currency differences	1 647
Net at June 30, 2018	23 545

15. **INVENTORY**

	30/6/2018	31/12/2017
	<u>LE (000)</u>	<u>LE (000)</u>
Raw materials and supplies	4 180 510	2 994 871
Work in process	379 478	339 697
Finished products	1 908 189	1 549 346
Finished products – DRI	172 952	185 683
Spare parts and supplies	2 251 899	1 889 126
Goods in transit	740 126	501 745
Letter of credit	8 009	1 539
	9 641 163	7 462 007

16. TRADE AND NOTES RECEIVABLE

Trade receivables Trade receivables – Related parties Notes receivable	Note <u>No.</u> (31-1)	30/6/2018 <u>LE (000)</u> 267 233 5 761 57 483	31/12/2017 <u>LE (000)</u> 174 655 1 298 41 999
(Less): Impairment loss on trade receivables	(18)	<u>330 477</u> (29 657) 300 820	<u>(29 657)</u> 188 295

Ezz Steel Company Notes to the consolidated interim financial statements For the six Months ended June 30, 2018 (Continued)

17. DEBTORS AND OTHER DEBIT BALANCES

Deposits with others	Note <u>No.</u>	30/6/2018 <u>LE (000)</u> 776 619	31/12/2017 <u>LE (000)</u> 740 908
Tax Authority *		999 466	1 030 196
Tax Authority – usufruct **		127 477	127 477
Tax Authority – VAT		•	189 948
Customs Authority		124 801	30 309
Accrued revenues		1 039	1 596
Prepaid expenses		23 390	55 400
Alexandria Port Authority		19 694	41 473
Employees' loans and advance payments due within a year	(13)	45 312	43 762
Letters of credit cash margin		99 673	74 991
Letters of guarantee cash margin	(32)	885	885
Due from related parties	(31-2)	1 111 275	826 589
Advance payment under the account of employees' dividends	. ,	34 842	266 125
The Cairo Economic Court***		35 060	35 060
Net assets available for sale*****		27 332	-
Other debit balances****		143 511	83 521
(Less):	-	3 570 376	3 548 240
Impairment loss on debtors and other debit balances	(18)	(30 332)	(57 042)
	· · · -	3 540 044	3 491 198

- * The Tax Authority balances includes an amount of LE 254.2 Million represents advance payment under the account of scheduling the tax claims of Al Ezz El Dekheila for Steel – Alexandria – a subsidiary with respect to the flat steel projects according to what is mentioned in detail in Note No.(34-3-1) in addition to an amount of LE 233 Million which represents the advance payment under the account of corporate tax inspection differences of Al Ezz El Dekheila for Steel - Alexandria for years 2005/2008. And an amount of LE 15 Million paid to Large Taxpayers Tax Authority under the account of corporate tax inspection differences for years from 2009 till 2013.
- ** Tax Authority usufruct balances represents the value of advance payments of additional sales tax usufruct for Al Ezz El Dekheila for Steel – Alexandria – company on the mining ores dock and storing area in El Dekheila Port which is amounted to LE 127.5 Million - note no. (37-2).
- *** The Cairo Economic Court balance represents the due to company in the previous paid amounts after deducting the penalties that judged in the misdemeanor no. 368 of the year 2013 related to the monopoly of Steel Bars product against some officials of the group companies that the Court of Cassation issued on November 25, 2014 which is amounted to LE 20.5 Million and the legal procedures are in process to redeem this amount from the court.
- **** The other debit balances item includes amount of LE 49.5 Million represented 15% of the license related to 2nd which production line which paid on February 2012.
- ***** Assets available for sale represents disposed machines from CSP plant to Ezz EL-Dekheila steal co. (subsidiary company) as a result of research and development, The NPV for this assets amounted to EFP 71.079 Million and estimated selling value amounted to LE 27.332 Million. The impairment loss amounted to LE 43.747 Million charged to consolidated income statement on other expenses note no. (7).

18. IMPAIRMENT LOSS ON ASSETS

Note <u>No.</u>	Balance at 1/1/2018 <u>LE (000)</u>	Formed during the period LE (000)	Impairment No longer required LE (000)	Used during the period LE (000)	Balance as at 30/6/2018 LE (000)
(16)	29 657	-	-	-	29 657
(17)	57 042	600	(950)	(26 360)	30 332
	9 837	-	-	-	9 837
(12-2)	17 726	-	-	-	17 726
	114 262	600	(950)	(26 360)	87 552
	<u>No.</u> (16) (17)	Note at No. 1/1/2018 LE (000) LE (000) (16) 29 657 (17) 57 042 9 837 9 837 (12-2) 17 726	Note at during the No. 1/1/2018 period LE (000) LE (000) LE (000) (16) 29 657 - (17) 57 042 600 9 837 - (12-2) 17 726 -	Note at during the No longer No. 1/1/2018 period required LE (000) LE (000) LE (000) LE (000) (16) 29 657 - - (17) 57 042 600 (950) 9 837 - - (12-2) 17 726 - -	Note at 1/1/2018 LE (000)Formed during the periodImpairment No longer required LE (000)during the period(16)29 657(17)57 042600(950)(26 360)9 837(12-2)17 726

19. CASH AND CASH EQUIVALENTS

	30/6/2018	31/12/2017
	<u>LE (000)</u>	LE (000)
Banks - time deposits	243 711	363 949
Banks – current accounts	3 451 835	4 247 140
Cheques under collection	110 665	107 458
Cash on hand	12 365	11 269
	3 818 576	4 729 816
<u>(Less)</u> :		
Banks – overdraft	(1 643)	(6 646)
Blocked time deposits and current accounts within the credit conditions	(600 736)	(1 703 442)
granted by the bank for the Group companies		
Cash and cash equivalents in the statement of cash flows	3 216 197	3 019 728

20. <u>CAPITAL</u>

20.1 Authorized capital

The company's authorized share capital is LE 8 Billion.

20.2 The issued and paid in capital

The issued and paid capital after the increase is LE 2 716 325 K (Two Billion, Seven Hundred and Sixteen Million, Three Hundred and Twenty Five Thousand Egyptian Pound) distributed over 543 265 027 shares with a par value of LE 5 per share paid in full. The issued and paid in capital after the increase was registered in the Commercial Register with no. 1176 Menouf city on October 30, 2008.

21. <u>RESERVES</u>

	30/6/2018 LE (000)	31/12/2017 <u>LE (000)</u>
Legal reserve*	1 358 163	1 358' 163
Other reserves (Additional paid in capital)**	2 620 756	2 620 756
The difference resulting from the acquisition of additional percentage in subsidiary's capital***	(3 796 829)	(3 796 829)
-	182 090	182 090

- * Legal reserve: 5% of net profit should be appropriated to form legal reserve; the Company will stop appropriation once the legal reserve balance reaches 50% of the Company's issued capital; in case the reserve balance becomes less than stated percentage, the appropriation will continue and The legal reserve may be used for the benefit of the Company based on a proposal by the Board of Directors after approval by the General Assembly.
- ** Other reserves: Additional paid in capital resulted from capital increase for the acquisition of Al Ezz El Dekheila for Steel shares, and bonds converted to shares.
- *** The difference resulting from the acquisition of additional percentage in subsidiaries' capital is represented in the following:

	<u>LE (000)</u>
Represents the difference between the cost of acquiring an additional percentage in Al Ezz El Dekheila for Steel – Alexandria capital on February 2006 (represents 29.39% from its capital) and the net carrying amount of these shares since this difference was as a result from transactions under common control from companies within the same group.	3 280 493
Represents the difference between the cost of acquiring additional percentage in Al Ezz El Dekheila for Steel – Alexandria capital – subsidiary – on April 2010 (which represents 1.35% from its capital) and the net carrying amount of these shares since this transaction was made in the presence of the company's control over the subsidiary. The company has purchased these shares from shareholders outside Ezz group.	127 162
Represents the difference between the cost of acquiring 7.23% from the capital of Al Ezz Flat Steel Company – subsidiary – on November 2015 and the net carrying amount of these shares, the difference resulted from acquiring additional shares in non-controlling interest share in the subsidiary.	389 174
	3 796 829

22. TREASURY STOCKS

 Treasury stocks as of June 30, 2018 represents the value of 9 462 714 share of Ezz Steel Company owned by Al Ezz Rolling Mills Company (ERM) – (subsidiary company) which amounting to LE 71 921 K, and it is classified as treasury stock for the consolidation purpose.

23. TRADE AND NOTES PAYABLE

Trade payables Notes payable	30/6/2018 <u>LE (000)</u> 4 305 045 906 926	31/12/2017 <u>LE (000)</u> 4 340 029 567 577
Unamortized portion of the current value of notes payable	5 211 971 (223 524)	4 907 606 (132 419)
Net current value of trade and notes payable	4 988 447	4 775 187

24. CREDITORS AND OTHER CREDIT BALANCES

	Note <u>No.</u>	30/6/2018 <u>LE (000)</u>	31/12/2017 LE (000)
Fixed assets – creditors		345 126	347 907
Accrued interest		255 164	392 442
Accrued expenses		1 064 836	386 462
Tax Authority		98 341	81 397
Tax Authority - VAT		53 541	
Performance guarantee retention		35 406	43 112
Sales tax installments		-	26
Dividends payable		322 313	1 561
Due to related parties	(31-3)	196	16
Alexandria Port Authority	. ,	96 483	95 691
Other credit balances		334 751	74 645
	-	2 606 157	1 423 259

25. LIABILITY OF THE SUPPLEMENTARY PENSION SCHEME

As of the first of January 2013, according to decision of the board of directors of Al Ezz El Dekheila for Steel - Alexandria dated December 27, 2012, the Company resolved to grant the employees of the company the benefit of supplementary pension scheme as well as Contra Steel company, for the benefit of any case of retirement at the age of sixty, death or occupational disability of any employee as the company grants all the employees a fixed monthly pension at the age of sixty for ten years and the pension amount is determined based on the year of disbursement and the subscription is collected from the employees of the company based on their age categories while the company bears the remaining cost.

The value of the supplementary pension scheme cost reached during the period ended as at June 30, 2018 the amount of LE 7.5 Million which was charged to the consolidated statement of income according to the report prepared by the actuary.

Total liability of the supplementary pension scheme and distributed as follow:	Note <u>No</u>	30/6/2018 <u>LE (000)</u> 127 418	31/12/2017 <u>LE (000)</u> 120 535
Recorded in current liabilities		10 280	9 013
Recorded in long term liabilities	(29)	117 138	111 522
		127 418	120 535

First: The movements of liabilities during the period are represented in the following:-

	30/6/2018 <u>LE (000)</u>	31/12/2017 <u>LE (000)</u>
Balance at the beginning of January	120 535	64 589
Present service cost	3	8
Return cost	7 459	6 982
Previous return cost	-	40 211
Employees paid subscriptions	3 208	11 517
(Less)/Add:	131 205	123 307
Paid pensions during the year	(3 787)	(11 063)
Actuarial gains from the defined benefits scheme for pensions		8 291
	127 418	120 535

Second: The amounts recognized in the consolidated statement of income are represented as follows:-

	30/6/2018 LE (000)
Current service cost	3
Return cost	7 459
	7 462

The main actuarial assumptions used by the company according to the study prepared by the actuary are represented as follows:-

Average assumptions to determine the liabilities of the benefits	<u>30/6/2018</u>	<u>31/12/2017</u>
A- Average discount rate	15 %	15 %
B- Average inflation rate	16 %	16 %
Average assumptions to determine the net cost of the benefits	<u>30/6/2018</u>	<u>31/12/2017</u>
Average assumptions to determine the net cost of the benefits A- Average discount rate	<u>30/6/2018</u> 15 %	<u>31/12/2017</u> 15 %

Sensitivity Analysis of the system:

The following is the impact of the sensitivity assumptions movement of the discount rate related to the liabilities/cost of the supplementary pension scheme benefits according to the study prepared by the actuary.

	Discount rate	Discount rate
	<u>15%</u>	<u>16%</u>
	<u>LE (000)</u>	LE (000)
Liability current cost	125 053	116 296
Service cost	15 748	14 987

26. PROVISIONS

	Balance as at 1/1/2018 <u>LE (000)</u> 309 835	Foreign currency exchange differences <u>LE (000)</u> (7)	Used provision during the period <u>LE (000)</u> (77,291)	Balance as at 30/6/2018 <u>LE (000)</u>
Tax provision and claims Employees Lawsuits provision	1 955	(7) -	(77 281) -	232 547 1 955
	311 790	(7)	(77 281)	234 502

	Warrawies and conditions	Registering a first degree fond de commerce motigage on the comparay. Joint optimary should keep ils starte in the subsidiaries without any ammendinents, also kenjing some financial ratios and indicutors that is specified in the Ioan agreement during the period of the agreement.	Without guarantees within a limit of LE 3.8 Billion				Real estate mortgage on the company's land and assets as well as a commercial pludge on all mortgable and indusige bib assets pludgeanal possession mortgage on internotise and the company variwed is right in construction and supplying contracts and technical support and insurace in fluver of banks.		Possession mortgage on inventories and joint guarance from AI Ezz Steel Company and AI Ezz El Dethetla for Steel - Alexandria Compary with a maximum line of E.E.450 Million and variving of all experiment countexts for the hanks favor and depositing all local stats evenue at the lands and the insurance on inventories against tobbery in favor of faads.	Within a limit of LE 3.05 Billion guarted by group of real estate mortgages and communcial martgage.			
	<u>Tetal</u> LE(000)	1 248 473	4 523 490	2 805 597	3 162 667	4 428 523	68 531	1 725 393	1 628 177	3 131 912	1 401 160	24 123 923	23 665 068
	Long term portion L.E(000)	948 473	ļ	2 805 597	2 861 275	ł	I	*****	1	2 611 622		9 226 967	9 767 010
	<u>Short term</u> portion LE(000)	300 000	4 523 490	1	-301 392	4 428 523	68.531	1 725 393	1 628 177	520 290	1 401 160	14 896 956	13 898 058
	Parnent Deriod	1-7 years		2-3 years	2-7 years		Augustis, 2004 unti February 18, 2013			1-10 years		and the second se	Construction of the second sec
	l'ay ment lerms	26 non cqual quarterly installments		Installments fully paid in one installment on its due date	lastallacents fully paid in one installacent on its due date		Semiannual			quarterly installments for the first and second section and mouthly installments for the thired section			
	<u>Ante cost rate</u> <u>M</u>	3.5% over Corribor.	Average 20 % for the Egyptian Pound, and 5% for the US Dollar	Corridor deposit 2,5% Corridor tending 1,5% - 1,75%	over monthly Libor 3%-4.5%	 Average tending and discount rate puplished from the Conternal Bank on withdrown amount of tegyptian pound and based on Libor rate on withdrown amounts of US Dollar 	Related to leveling and discount rate puplished from the Centeral Baak of Egypt	Related variable interest to Libor price.	Based on an variable increat rate celated to the texting and disconti average rate destand up the Central Bank of Egypt in addition to a commission on the highest debit balance.	Lending rate for one night from Central Bath before 2 working drys beginning from very interst joint (3 month for the first and scenal section) and (monthy for the Thirad section) in addition to the margin.	0.5% - 1.25% over Corridor on the used portion from the limit.		
				Variable interest	Variable interest					_			
	<u>Borrowing Durpuse</u>	Restructuring of the credit facilities granted to the company.		To finance Steel Rebars activities.		To litance working capital and letter of credit.	To finance flat steef project in El Ein El-Sokhan -Suez.			To fitance activities of DRI Factory.			
27- LOANS & CREDIT PACILITIES	<u>Hurenwing company</u> 27-i <u>Ezz Steel</u>	Louis - local currency	Banks - credit facilities	27.2 <u>Al 5.22 El Dekheila far Steel - Alexandria</u> Loars - local cureacy	Lucip currency	Banks - credit facilities	27-3 <u>Al Brz, Filat Steel</u> Loans - local currency	Loans - foreign currency	Banks - credit facilities	27-4 <u>Exer Rolling Mills</u> Loans - local currency	Banks - credit facilities	Balance as of March 31, 2018	Bulance as of December 31, 2017

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Ezz Swel Company Notes to the consolidated financiul statements For the livree months ended June 30, 2018 (Continued)

27.1 Ezz Steel Company (Holding company)

- On January 18, 2015, the company signed an agreement with the National Bank of Egypt and the Arab African International Bank (security agent) to grant the company a joint long term loan amounted to LE 1.7 Billion due within 7 years from the date of signing the contract, the purpose of the loan is to restructure the banks credit facilities granted to the company through paying the current liabilities due to the banks, according to the agreement the company will issue an official irrevocable power of attorney authorizing the security agent for itself and on behalf of the banks to conclude and register a first degree fond de commerce mortgage on the company including Sadat factory within six months from the first withdrawal date also the borrower should keep his share in the subsidiaries without any amendments, as will keeping some financial ratios and indicators that is specified in the loan agreement during the period of the agreement. It will be paid on 26 non equal quarterly installments, the first installment accrued on August 2015 starting from the ending of six months of the first withdrawal on February 5, 2015, with an average return of 3.5% above Corridor published form the Central Bank of Egypt paid every three months.
- The commission of arrangement and finance cover guarantee (transaction cost of the loan) is 7.5 per thousand amounting LE 12.75 Million has been paid when the company get the loan, and the balance appears after deducting the amortization of the period from the date of obtaining the loan till June 31, 2018 deducted from the loan balance.
- The installments paid until June 30, 2018 amounted to LE 445 Million (against LE 295 Million on December 31, 2017).

27.2 Al Ezz El Dekheila for Steel – Alexandria (Subsidiary)

- 27.2.1 The Company acquired a revolving medium term credit facility from National Bank Of Egypt amounted 800 Million LE for 3 years ending in 17 october 2021 and The balance as of June 30, 2018 is LE 599 Million.
- 27.2.2 The Company acquired a revolving medium term credit facility from Qatar National Bank Al Ahly amounted LE 1 500 Million or its equivalent in foreign currencies. It's balance amounted to LE 1 194 Million as at June 30, 2018 whose due date is September 2020 and a portion in foreign currency whose balance amounted to LE 247 Million as at June 31, 2018 equivalent to USD 13.8 Million.
- 27.2.3 The Company has made an agreement with the Export Development Bank of Egypt to acquire a revolving medium-term credit facility, whose due date is April 2020, amounted LE 390 Million or its equivalent in foreign currency. It's balance amounted to LE 82 Million as at June 30, 2018 and a portion in the foreign currency whose balance amounted to LE 308 Million as at June 30, 2018 equivalent to USD 17 Million.
- 27.2.4 The Company acquired from the Arab African International Bank (AAIB) a revolving medium-term credit facility whose due date is July 2020 with a total amount of USD 158 Million or its equivalent in local currency. It's balance amounted to LE 931 Million as at June 30, 2018 and a part in foreign currency amounted to USD 15 Million equivalent to the amount LE 269 Million.
- 27.2.5 The company Transfered part of the existing debt to a medium term loan from Qatar national bank (as a part of the company's financial restructure plan) with the amount of USD 69.5 Million and the lone is to be paid in twenty six quarter annual instalments ending at February 28, 2025. The balance as at 30 June 2018 amounted to USD 69.5 Million equivalent to L.E 1 247 Million.
- 27.2.6 The company Transferred part of the existing debt to a medium term loan from Arab African International bank (as a part of the company's financial restructure plan) with the amount of USD 61.5 Million and the lone is to be paid in eighteen quarter annual instalments ending at May 28, 2025. the balance as at June 30, 2018 amounted to USD 60.8 Million equivalent to L.E 1 091.3 Million.

27.3 Al Ezz Flat Steel (Subsidiary)

The Royal Bank of Scotland (RBS) which replaced the National Westminster Bank acts as the inter-creditor agent for Al Ezz Flat Steel Company - a subsidiary - as well as an agent for the international syndicated loans in which nine banks participated.

According to the loans agreements, the National Bank of Egypt acts as the Onshore Security Agent, and the Royal Bank of Scotland acts as the Offshore Security Agent. The most significant guarantees provided are represented in real estate mortgage and commercial pledge on the land, the tangible and intangible assets of the company, a possessory lien on the inventory and assignment of the company's rights stated in the contracts of construction, supply, technical support agreements and insurance policies in favor of the banks.

The interests on the National Bank of Egypt (NBE) and SACE guaranteed loans is calculated in USD based on a variable interest rate related to LIBOR. The interests on Banque Misr loan is calculated in Egyptian pound based on Lending and discount rate declared by the central bank of Egypt. The company reached an agreement with the lenders to reschedule the loan installments in September 2004. The Company started paying the rescheduled installments regularly as of August 2004 until August 2010, and the Company is in process of reaching an agreement with the banks to reschedule loans installments again.

The balance of the loan installments due within a year according to the loans agreements amount to USD 100 Million equivalent to LE 1.794 Billion representing the installments due since the payment cessation date until June 30, 2018.

27.4 Ezz Rolling Mills (Subsidiary)

The loan balance is represented as follows:-

Total loan balance	30/62018 <u>LE (000)</u> 3 131 912	31/12/2017 <u>LE (000)</u> 3 244 470
Less:		
Current portion	520 290	366 997
Non-current portion	2 611 622	2 877 473

28. Capital lease

The Company signed lease contracts with Corplease (Leasing Company) as at June 27, 2016 to lease 2 floors in Nile Plaza Building according to capital lease law for eight years ending at June 2024, the contracts provide the right to the Company to own those assets at a predetermined value at the end of the contract period. On July 18, 2017, the company signed appendex to this contracts to finance fixtures and finishes for one of the leased floors and adding it to the leased asset and amending the lease contract, for Eight years ending at July 2025.

 On November 13, 2016, the Company signed a lease contract with Corplease (Leasing Company) to finance the fixtures and finishes for the floors that have been leased in Nile Plaza building for the period of Eight years ending at November 2024, the contracts data as follow:

Description	Contract number	Contracts starting <u>date</u>	Contracts <u>period</u>	Total Value of contracts <u>LE (000)</u>	Payment method Quarterly <u>Installment</u>	Payments till 30/6/2018 LE (000)	Capital lease liability 30/6/2018 <u>LE (060</u>)
Corplease	4537 4538	2016	8 years	290 726	32	67 928	222 798
Corplease	4675	2016	8 years	47 203	32	7 448	39 755
			T	337 929		75 376	262 553

 Capital lease expenses for the year are amounted to LE 21 979 K included in administrative and general expenses – Note no. (6). - The capital lease liabilities till end of contracts as follows :

	======	=======	=======	======	==========	
Capital lease liability	18 507	40 387	43 965	44 274	<u>LE (000)</u> 115 420	<u>LE (000)</u> 262 553
	LE (000)					
	2018	2019	2020	2021	5 years and More	Total

The company has issued checks in favor of the leasing company covered all capital lease liabilities till July 2025.

29. LONG TERM LIABILITIES

	Note <u>No.</u>	30/6/2018 <u>LE (000)</u>	31/12/2017 <u>LE (000)</u>
Fixed assets- creditors		-	18
Notes payable		1 252 889	909 833
Liability of the supplementary pension scheme	(25)	117 138	111 522
lending from others*		664 749	658 450
		2 034 776	1 679 823
Unamortized portion of present value of notes payable	_	(181 534)	(131 802)
Present value for long term liabilities		1 853 242	1 548 021

* Al Ezz Flat Steel Company – a subsidiary company - borrowed USD 37 Million equivalent to LE 655 Million from Daniele Company based on a contract dated September 27, 2013 and the loan was used in full on October 1, 2013 to pay part of the loan due to the National Bank of Egypt (NBE), Banque Misr and the foreign banks which syndicated the loan by virtue of the guarantee of SACE, and the interests thereof are calculated based on variable interest rate related LIBOR.

30. DEFERRED TAX

30.1 Recognized deferred tax assets and liabilities

	<u>30/6/2018</u>		31/12/2017	
Items	Assets <u>LE (000)</u>	Liabilities <u>LE (000)</u>	Assets <u>LE (000)</u>	Liabilities LE (000)
Fixed assets	_	(3 743 800)		(2 700 465)
Unpaid dividends in subsidiary companies	-	(48 173)	_	(3 709 465) (54 150)
Provisions	26 281	()	26 869	(54 150)
Impairment loss on debtors	7 763	-	12 913	_
Impairment loss on investments	3 988	-	3 988	_
Write-down of inventory	1 489	-	2 536	_
Tax losses	1 533 528	-	1 733 170	-
Foreign currency exchange differences loss	187 142	-	266 550	~
Foreign currency exchange differences gain	-	(18 377)	 No	(18 377)
	1 760 191	(3 810 350)	2 046 026	(3 781 992)
Net deferred tax (liability)		(2 050 159)		(1 735 965)

Ezz Steel Company Notes to the consolidated interim financial statements For the six Months ended June 30, 2018 (Continued)

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30.2 Recognized deferred tax charged to the consolidated statement of income.

	2018 <u>LE (000)</u>	2017 <u>LE (000)</u>
Net deferred tax	(2 050 159)	(1 251 308)
Less:		. ,
Translation difference	(8 762)	4 774
Previously charged deferred tax	(1 735 966)	(981 605)
Deferred tax	(305 431)	(274 477)
Unrecognized deferred tax assets		
	30/6/2018	31/12/2017

	• •	
The second second	<u>LE (000)</u>	<u>LE (000)</u>
Impairment loss on Receivables, debtors and other debit balances	6 091	7 189
Provisions	25 357	42 158
Tax losses	310 565	400 839
	342 013	450 186

Deferred tax assets have not been recognized in respect of the above items due to uncertainty of the utilization of their benefits in the foreseeable future.

31. <u>RELATED PARTIES TRANSACTIONS</u>

The Company conducts commercial transactions with related parties. These transactions occurred during the period are represented in the sales and purchases transactions of products in favor of those companies which amounted to LE 25 231 K and LE 99 K respectively in addition to rent amounted to LE 798 K The following is the most important of these transactions and related balances:

	Nature of	Transaction Volume during the period	Balance as of 30/6/2018 Debit/(credit)	Balance as of 31/12/2017 Debit/(credit)
	<u> Transaction</u>	<u>LE (000)</u>	<u>LE (000)</u>	<u>LE (000)</u>
 31-1 <u>Items included in trade and notes receivable</u> Al Ezz for Trading and Distributing Building - Materials (Affiliated company) 	Sales	25 231	<u> </u>	<u> </u>
 31-2 <u>Items included in debtors and other debit balan</u> Al Ezz Group Holding Company For Industry & Investment (parent company) 	<u>ices</u>	-	1 092 248	804 553
- Gulf of Suez Development Company (Affiliated company)			14	61
	Purchases Rent	99 798	19 013	21 975
			1 111 275	826 589
31-3 Items included in creditors and other credit bal	<u>ances</u>			
 Al Ezz for Trading and Distributing Building Ma (Affiliated company) 	aterials		(196)	(16)
		-	(196)	(16)

32. <u>CONTINGENT LIABILITIES</u>

Contingent liabilities is represented in the value of bails and guarantees granted from the company and Al Ezz El Dekheila for Steel – Alexandria company (Subsidiary) on behalf of some subsidiaries to guarantee the fulfilment of all of its commitments stated in the joint facility contracts between the said subsidiaries and some banks, the company and subsidiary's General Assembly has approved these bails and guarantees which are as follows:

<u>The subsidiary company</u> Al Ezz Rolling Mills Company	<u>Bail value</u> LE 3 356 Million	<u>Subject of the bail</u> The execution of the subsidiary's obligations arising from the joint- facility contract between the it and some banks to finance the remaining part of the construction and operating costs of a plant to produce DRI in
	LE 200 Million	Al Ain Al Sokhna. Short term financing from Banque Du Caire, and bailing the subsidiary in case the bank increased the short term financing amount which is given to it with an additional and its and the subsidiary
	LE 1 050 Million	given to it with an additional maximum amount of LE 300 Million. Bailing the subsidiary in the short term finance which is given to it by the National Bank Of Egypt and in case the bank increased the short term financing amount which is given to it with an additional maximum
Al Ezz Flat Steel Company	USD 30 Million	amount of LE 400 Million. Guaranteeing the credit facilities which is given to the subsidiary by the National Bank Of Egypt with an amount of USD 60 Million and its interests and commissions and any other extension until the amounts are fully settled.
	LE 250 Million	Bailing the subsidiary of 50% of the total short term finance which is given to it by the National Bank Of Egypt.

 Contingent liabilities are represented in the amount of the letters of guarantee which are not covered that were issued by the Company's banks and subsidiaries in favor of others and the uncovered letters of credit, detailed as follows:

	30/6/2018	31/12/2017
Letters of guarantee	<u>LE (000)</u>	LE (000)
Egyptian Pound	6 664	6 739
US Dollar Letters of credit	19 732	19 470
US Dollar Euro	1 262 301 80 790	764 552 40 545

- The amount of letters of guarantee issued by the banks of the Company and its subsidiaries in favor of others on June 30, 2018 amounted to LE 885 K fully covered (against LE 885 K as of December 31, 2017 fully covered) note no. (17).

33. <u>CAPITAL COMMITMENTS</u>

- The capital commitments for Al Ezz Steel (Holding Company) as at June 30, 2018 amounted to LE 6.35 Million which represent unexecuted portion of DRI Handling project (against LE 52.106 Million on December 31, 2017).
- The capital commitments for Al Ezz El Dekheila for Steel Alexandria Company as at June 30, 2018 are represented in the amount of LE 82.42 Million (against LE 62.7 Million on December 31, 2017).

34. TAX POSITION

34.1 Ezz Steel Company

34.1.1 Corporate tax

- The Company is granted a tax exemption according to the article no. 24 of law no. 159 for 1979 relating to the development of new urban communities, for a period of ten years which started on January 1, 1997 and ended on December 31, 2006.
- The Tax Authority inspected the Company's books and all disputes were settled until December 31, 2014 and there is no taxes due.
- The Company submitted tax returns until 2017 according to the provisions of law no. 91 of 2005.

34.1.2 Sales tax and VAT

- The tax inspection was made for the Company's books until year 2012 and the tax differences were paid in full.
- The years 2013 and 2014 were inspected and the company is waiting for the results of the inspection.

34.1.3 Salary tax

- The Company's books was inspected until year 2012 and there is no any due amounts on the company.
- The Tax Authority finished inspection of the Company's books until years 2013 and 2014 and the company appealed in legal dates, currently the company finishing the dispute with Internal Committee.

34.2 Al Ezz Rolling Mills Company

34.2.1 Corporate tax

- The Company established its factory in the 10th of Ramadan City and according to the article no. (24) of law no. 159 for 1979 relating to the development of new urban communities, the Company is tax exempted until December 31, 1999.
- The Tax Authority inspected the Company's books and a settlement was made until 2013 and the taxes due were paid and there are no any due amounts on the company for this period.

34.2.2 Sales tax and VAT

The Tax Authority inspected the Company's books until 2014 and the taxes due were paid.

34.2.3 Salary tax

- The Company's books have been inspected until year 2013 and the taxes due were paid.

34.3 Al Ezz El Dekheila for Steel – Alexandria Company

34.3.1 Corporate Tax

- The company submits the tax returns pertaining to the corporate profits tax to the competent tax inspectorate on annual basis on due legal dates, in addition it pays the due tax as per these tax returns.
- The General Authority For Investment "GAFI" has granted a tax exemption to the flat steel project in implementation of the provisions of law no. 162 / 2000 according to the certificate issued by the General Authority for Investment on January 2, 2006 for a period of five years starting from January 1, 2001 as the date of production inception was determined during the year 2000 based on the ruling issued by the Administrative Causes Court on July 16, 2005.
- Tax inspection was made for the company for the years 2000 / 2004, and an agreement was reached in the Internal Committees after proving the tax exemption granted to the company with respect to the flat steel project as per the certificate issued by GAFI on January 2, 2006 by virtue of which the flat steel project was exempted based on the Administrative Causes Court ruling issued on July 16, 2005, The disputed issue (cancelling the state resources development duty on the movables tax base) was referred to the Appeal Committee.

And on June 12, 2010, the committee issued its resolution responding positively to the motions of the company with respect to the cancellation of the financial resources development duty on the exempted movable tax base while the other tax bases shall remain exempted according to the resolution of the Internal Committee issued for the disputed years 2000 - 2004. The due tax was paid in full and form no. (9) Paid attachment was obtained; accordingly the dispute was amicably settled and became final and decisive according to the provisions of law.

The company was notified of the tax - claim amounts for the years 2000/2004 according to forms no. (3), and (4), received from large taxpayers' Center of the Tax Authority on February 17, 2011 with an amount of LE 219 Million. These forms represent the amount of the tax imposed on the flat steel project which had previously enjoyed a tax exemption for the same year. Despite the fact that the company's tax and legal positions are stable due to the issuance of the Appeal Committee resolution which supported the company and which was approved by the Authority and was not objected thereto, accordingly it became legally indisputable. Subsequently, the Tax Authority cannot dispute with the company about these years once again. The company filed a lawsuit to discharge from any indebtedness before the court in order to safeguard the company's rights. On February 17, 2011, The Tax Authority has held the accounts of Al Ezz El Dekheila for Steel - Alexandria (EZDK) kept at banks with an amount of LE 219 Million according to the tax assessment made based on the fact that the profits of the flat steel projects for the years 2000/2004 are subjected to taxation. Al Ezz El Dekheila for Steel - Alexandria (EZDK) Company reached an agreement with the Tax Authority to cancel the administrative attachment imposed on the company as a result of the above mentioned dispute against paying LE 50 Million during September and October 2011, and settle the remaining tax claims amounting to LE 169.3 Million on 24 installments the first installment amounting to LE 8.3 Million due in November 2011, while the remaining due amount shall be paid on 23 monthly installments at LE 7 Million each, in addition to the delay interest on the amount paid on installments. The paid amounts is LE 254.2 Million, including delay interest amounting to LE 35 Million. The Company's opinion that this procedure shall not change the legal & tax position of the company as it reserves its right to reimburse what has been paid immediately upon the issuance of a court ruling in favor of the company pertaining to lawsuit no. 405 of 2011. Which recorded with no. 963 year 2012 tax total Alexandria, which was deliberated during sessions. The Primary Court of Alexandria issued its ruling with lack of jurisdiction and transferred the case to Alexandria's Administrative Court and the court has set a session at January 2, 2018 which ruled to bring back the case to the court of first degree to rule in its subject which are scheduled for consideration session at September 12, 2018.

- The company's tax inspection was made for years 2005/2006 and the company was notified of form no. (19) – taxes on February 21, 2011. The tax differences amounted to LE 94.56 Million in addition to delay interests, and the company appealed against these forms on the legal due dates, as the year 2005 represent the 5th year of the flat steel project which is applicable to the above mentioned exemption which is legally immune, the dispute for those years was referred to the Appeal Committee.
- The Appeal Committee issued its decision to subject the 5th year to tax in violation of its previous decision related to the years 2000/2004 even though the tax exemption can't be divided or legally canceled, hence the company filed the lawsuit no. 245 for the year 2014 tax Alexandria Court for the purpose of accepting the appeal in form and the plea to the nullification of the Appeal Committee's decision and its subsequence effects, on January 27, 2016 court session, The Primary Court Of Alexandria issued its ruling with lack of jurisdiction and transferred the case to Alexandria's Administrative Court and the court didn't set a session for it, yet.
- The Tax Authority demanded that the company pays an amount of LE 124 Million as a delay penalty based on the article no. 111 of the law no. 91/2005, the company appealed on that demand by filing a warrant for the chief of the Tax Authority and his legal advisor, the company paid all these tax differences during the period from June till October 2014 with reserving that the company recovers all the amounts that were paid if a judicial ruling is issued in its favor.

- The company ensures the validity of its position and the strength of its defense since that the litigation for the year 2005/2006 is about the continuance of the tax exemption that was decided and secured by law for the years 2000/2004 as it's the same subject and it was reviewed before court so the tax exemption cannot be divided. The company pointed that in paying any amounts under the account of taxes considering that these procedure will not harm its legal and tax positions and its right in recovering all the amounts that was previously paid once a judicial ruling is issued in the company's favor. The Company filed a lawsuit no. 269 for the year 69J Administrative Justice Alexandria requesting that the Tax Authority has no right in demanding any amounts for the delay of the payment of taxes for the years 2005 till 2014, and it is referred to the experts of the Ministry of Justices.
- The company's tax inspection was made for years 2007/2008 and the company was notified of form no. (19) taxes on August 23, 2012. The tax differences amounted to LE 15 Million, and the company appealed against these forms in the legal due dates. The said differences are currently considered by the internal committee and no date has been set to consider it yet. During the month of October 2014, the Company paid the amount of LE 15 Million that represented the tax inspection differences along with preserving the Company's right to refund what had been previously paid once a decision is issued in favor of the Company.
- The company's tax inspection was made for years 2009/2010 and the company has been notified with form no. (19) tax, the tax differences amounted to LE 105 Million, the company has appealed on this form in the legal dates, and the dispute was transferred to Internal Committee, the committee approved most of the differences except LE 17 Million that was transferred to appeal committee that did not set an appeal session till now, the company paid LE 15 Million as part of the inspection deference till the issuance of the committee's decision.
- The tax authority inspected the years 2011/2013 and the company has been notified with tax form no. (19), the tax differences amounted to LE 163 Million, the company appealed on this form in the legal date, and the dispute was referred to internal committee, the committee approved an amount of LE 6 Million that was fully paid.
- The tax inspection for years from 2014 till 2016 has inspected, and the company were not notified with any tax form till that date, yet.

34.3.2 Salary Tax

- The company pays the tax on the legal due dates and submits the tax reconciliations according to the provisions of law.
- Tax inspection was made till year 2016 and tax differences have been fully paid.

34.3.3 Sales Tax and VAT

- The company submits its monthly tax returns regularly on the specified legal due dates.
- Tax inspection was made for the company with respect to the general sales tax till April 30, 2009 and the Inspectorate of large taxpayers has notified the Company of form no. (15) taxes, a matter which made the inspectorate claims for the tax differences with an amount of LE 40.7 Million. However, grievance was made to this form and the differences stated therein, as these differences represented the refusal of the Tax Authority to allow the company to deduct the tax imposed on the capital commodities pursuant to law no. 9/2005 and the ministerial decrees no. 295 and 296 of year 2005 which grant the company the right to deduct the sales tax paid with respect to the capital commodities, a matter which made the company file lawsuit no. 988 of year 2011 Civil Circuit against the Tax Authority claiming for its right to deduct the tax which was previously paid with respect to the capital commodities. The company has previously settled these differences in order to avoid the penalties in case a legal ruling is issued to the detriment of the company.

However, the ruling of the Court of First Instant was issued at the session held on December 30, 2012 to the effect of rejecting the lawsuit and the company appealed against the court ruling. On August 29, 2013, the Court of Appeal issued its ruling to the effect of cancelling the appealed against ruling of the Court of First Instance and the lawsuit was referred to the Administrative Court and recorded with no. 10229 for the year 68 J, the lawsuit was postponed to the 1st of October session for documents.

Tax inspection was made for the period starting from May 1, 2009 till December 31, 2010. And the company was notified of form no. (15) The tax differences amounted to LE 77.3 Million, and the company appealed against these forms on the legal due dates and the dispute for this year was referred to the reconciliation committee of the Large Taxpayer Center, points of contention have been considered by the Head of Tax Authority and agreed to deduct the payments previously paid by the company that amounted to LE 70 Million and the dispute is represented in the amount of LE 7 Million and the said dispute was considered by the Grievance Committee and a decision was taken to refer the matter to the courts. The company made the litigation no. 334 for the year 2013 Tax before it was referred to the administrative court, registered by the number 25999 for the year 67J Administrative Judiciary as a session was set on November 19, 2017 for the expert to present his report. The company paid an amount of LE 4.5 Million, and the remaining portion with the amount of LE 2.5 Million is represented in sales tax imposed on the lent billet which was regained.

- The company was inspected for the year 2011 and the company has been notified with form no. (15), the differences amounted to LE 1.5 Million fully paid.
- Tax inspection for the year 2012 were performed and the company was notified with form no. (15) and with an amount of LE 18.9 Million and the company appealed and the dispute is before the complaints committee, the company requested to represent the dispute before the formed committee to settle the tax disputes related to applying the law no. (79) for the year 2016 and the company's defense and supported documents are currently being presented, and after legal deliberations, the committee agreed to authorize the approval of soft coal discount by L.E 12.1 Million with due tax by L.E 6.8 Million to lime and coarse coal, and the tax is non-deductible and it was fully paid.
- The tax authority notified the company with an additional tax amounted LE 5.1 Million from the date of wrong admission instead of the committee decision date and filing a lawsuit is in process.
- Tax inspection for the year 2013 were performed and the company was notified with form no. (15) with differences which are amounted to LE 23.3 Million and the Company appealed on it, and the dispute was before the appeal committee then the conflict was presented to the tax dispute settlement committee. After legal deliberations and submission of documents, the committee agreed to due sales tax by L.E 6.5 Million and it was fully paid and the cancellation of LE 17 Million, the additional tax was not notified with yet.
- The tax inspection is under progress for years from 2014 till 2016 and the company were not notified with tax form (15) till that date, yet.

34.3.4 Sales Tax on imports of iron oxide ore

The Egyptian Customs Authority claimed the amount of LE 1.9 Billion that represents the value of sales tax on imported iron oxide ore and the claim was made based on retroactive for the period from the first of January 2008 till December 31, 2012. The company has submitted a memo to the Minister of Finance to the effect that iron oxide ore imports should not be subjected to taxation as philosophy of the law of sales tax made the industrial product an intermediate link in tax collection, where the tax previously paid is deducted from tax collected when selling the product and whereas the company during previous periods was remitting supplying everything that has been collected upon selling the product, without any deduction and the company has no will when customs release was in place on this product.

Hence, the company should not be charged by any amounts because it was not a reason for noncollection of tax nor in how the release of this raw material. The company's management and its tax advisor are of the opinion that the Customs has no right in the amounts claimed from the company because the company is applying the core of the law in addition, the company is an intermediate link with respect to tax collection and remitting it to the Tax Authority on legal due dates and there are no grounds to claim tax differences. - The company filed lawsuit no. 9160 for the year 68 J - Administrative Court Alexandria - appealing against the issued ruling and the lawsuit is held for the report the College of Commissioners. Although, the company filed lawsuit No. 563 for the year 2013 Commercial Total Alexandria which recorded by no. 14721 for the year 69 J Alexandria Administrative Judgment to clearance the company from the required tax dispute, Which issued a decision to annulment the company's claim of LE 2 billion value of sales tax on the consignments released from January 1, 2008 until December 31, 2012 with the consequent effects of the company's acquittal of the amount of the claim and the session was set at October 8, 2017 for documents and the court referred the lawsuit to the committee established by the state council to consider the tax and duties lawsuits and the court has examined an expert and the session has not yet been determined and follow-up is in progress.

34.3.5 Sales Tax for the usufruct amounts claimed by Alexandria Port Authority

The claim of usufruct sales tax due to Alexandria Port Authority was settled and an agreement was reached to pay the principal and additional tax by means of post-dated cheques ended on December 31, 2013 and a letter was obtained from Counter Tax Evasion Authority. The company filed lawsuit no. 1609 for year 2014 Alexandria total to request from both Alexandria Port Authority and the Minister of Finance to refund amount of LE 249.5 Million that represent the value of what the tax authority receive under account sales tax against the license for the use of equipment and pier of mining materials, the lawsuit has been transferred to Alexandria administrative court no. 36522 for year 69J and the court determined the session on January 29, 2018 for notice and notes and it is attached for session October 8, 2018 for documents.

34.3.6 Service Charges related to imported equipment for production use

The company filed a lawsuit to reimburse the service charges pertaining to the equipment imported to be used in production which were paid to the Customs Authority under no. 2112/2002 regarding the shipments represented in the equipment and spare parts in implementation of the provision of law no. 66 / 1963, article no. (111) which stipulated the unconstitutionality thereof, since the Customs Authority has not rendered any services to the company with respect to the shipments incoming to the company from abroad. The amounts claimed by the company from the Customs Authority amounted to LE 126 Million.

On February 27, 2011, a ruling was issued by Alexandria Civil Court with respect to lawsuit no. (2112), obligating the two defendants to pay the plaintiff company an amount of LE 103.9 Million along with the legal interest 4% from the date of the legal claim until the date of the actual settlement. The ruling was appealed against and a ruling was issued on November 6, 2012 in favor of the company to the effect of conforming the ruling at first degree, currently the executive version of the ruling has been issued by the legal affairs department which follows up the reimbursement process and to notify the Customs Authority thereof, However, it is currently in the process of following up the issuance of a letter from the State Litigation Authority stating that there is no objection to disbursement, and the tax authority has been appealed against the ruling taking into consideration that the company announced on 22/1/2013 that is filed the appeal no.77 for the year 83 J before the court of cassation against the ruling issued by the court of appeal in favor of the company.

On November 6, 2012, the appeal ruling was issued in favor of the company supporting the first degree rule and the executive form of the ruling was extracted by the department of legal affairs which follow the reclaim, the Tax Authority appealed and the case isn't settled till now.

34.4 Al Ezz Flat Steel Company

34.4.1 Corporate tax

- In the light of issuing law no. 114 of 2008 on May 5, 2008, the private free zones license were deleted and the company become subject to corporate tax from that date.
- The Tax Authority inspected the Company's books from the commencement of activity until 2011 and the result of the inspection was tax losses.
- The Tax Authority inspected the Company's book for years from 2012 till 2014 and resulted in tax losses for that year and the dispute points were referred to the Internal Committee.

34.4.2 Salary tax

- The Tax Authority inspected the Company's books until 2011 and finalize all the disputes and there is no any due amounts on the Company.
- The tax Authority inspected the company for years from 2012 till 2014 and the company has not received the results, yet.

34.4.3 Sales tax and VAT

- The Tax Authority inspected the Company's books until 31/12/2012 and the company paid the due amount.
- The tax inspection was performed for the years 2013/2014 and the company hasn't receive the inspection results, yet.

34.4.4 Stamp tax

- Tax inspection was made till 2016, the Company paid and assessed and there is no claims on the Company.

35. FINANCIAL INSTRUMENTS AND RISK MANAGEMENT

35.1 Financial instruments

The Company's financial instruments are represented in cash and cash equivalents, debtors, investments, trade payable, notes payable, creditors, loans, and banks-overdraft balances. The book value of these financial instruments does not materially differ from its fair value at the financial position date.

35.2 Interest rate risk

The interest risk is represented in the interest rates changes on the company's debts, represented in loans (before deducting issuance cost) and credit facilities which amounted to LE 24 795 200 K as of June 30, 2018 (LE 24 330 956 K as of December 31, 2017). Financing interest and expenses related to these balances amounted to LE 2 115 067 K during the period (LE 1 634 942 K during the same period from the previous year). Blocked time-deposits, current accounts and investment fund amounted to LE 844 447 K as of June 30, 2018 (LE 2 067 391 K as of December 31, 2017), interest income related to these balances amounted to LE 271 739 K during the period (LE 218 552 K during the same period from the previous year). The company works on getting the best terms available in the market regarding the credit facilities to mitigate this risk, also the company reviews the prevailing interest rates in the market periodically which reduces the interest rate risk.

35.3 Credit risk

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

	Note <u>No.</u>	30/6/2018 LE (000)	31/12/2017 <u>LE (000)</u>
Long term lending to others	(13)	45 661	43 210
Trade and notes receivables	(16)	300 820	188 295
Debtors and other debit balances	(17)	3 540 044	3 491 198
Suppliers - advance payments		1 462 416	616 246
Investments in treasury bills		7 806	8 414
Cash and cash equivalents	(19)	3 806 211	4 718 547

35.4 Foreign currency risk

The foreign currency risk represents the risk of fluctuation in exchange rates which in turn affects the Company's cash inflows and outflows in foreign currency as well as the value of its foreign currencies monetary assets and liabilities. The Company has foreign currency monetary assets and liabilities equivalent to LE 1 764 924 K and LE 12 683 758 K respectively, as of the financial position date.

The Company's net exposures in foreign currencies at the financial position date are as follows:

Foreign Currency	(Deficit)/Surplus
	In thousand
US Dollars	(529 259)
Euro	(67 507)
Swiss Frank	13
Sterling Pound	(211)
Japanese Yen	(105 863)

As shown in note no. (38-1) "Foreign currency translation", the balances of monetary assets and liabilities denominated in foreign currencies shown above were valued using the prevailing exchange rate of the banks that the Company deals with at the financial position date.

Foreign currencies rates as of the financial position date is as follows:

	Closing rate at		Average rate for the three months ended	
	<u>30/6/2018</u>	<u>31/12/2017</u>	<u>30/6/2018</u>	<u>31/12/2017</u>
US Dollars	17.88	17.77	17.92667	18.175
Euro	20.7372	21.3738	20.64887	19.4659
Swiss Frank	17.9518	18.2537	18.18353	18.1570
Sterling Pound	23.46.3	24.0659	24.0659	22.6021

35.5 Fair values for financial instruments

The financial instruments are represented in the balance of cash on hand and at banks, loans and credit facilities, trade receivables, investments, debtors and creditors.

The fair value of these financial instruments does not materially differ from its book value.

36. THE LITIGATION STATUS

36.1 Al-Ezz Rolling Mills Company & Al-Ezz Flat Steel Company- Subsidiaries Companies

Al-Ezz Rolling Mills Company and Al-Ezz Flat Steel Company (subsidiaries of Al Ezz Steel Company) obtained two licenses from the Industrial Development Authority to produce sponge iron and billet included within the group of the licenses the Authority has given to the qualified companies in Egypt for free. However, Al-Ezz Rolling Mills Company started the establishment of a factory for the production of sponge iron, while Al-Ezz Flat Steel Company did not start any projects to make use of the license.

The said subject was referred to the criminal court to claim the payment of fees related to these licenses in addition to any penalties that may be imposed by the court. On September 15, 2011 the court issued a ruling whose pronouncement included imposing penalties on the former chairman of Ezz Steel Company and the former chairman of the Industrial Development Authority jointly with an amount of LE 660 Million, and the withdrawal of the two licenses granted to each of Al-Ezz Rolling Mills Company and Al-Ezz Flat Steel Company. The company's management has taken procedures to revoke the ruling with all its consequences resulting there from.

During the court session held on December 20, 2012, the court of cassation issued its ruling to the effect of cassating the appealed against ruling and referring the lawsuit to another circuit for consideration, which means revoking the previous ruling. A court session was set on April 6, 2013 to consider the lawsuit before the court to which it was referred to and postponed to December 5, 2013, then the said case was adjourned to overturned the judgment issued by the lower court due to the fact that the administration of justice in this regard. Accordingly, the court case was deliberated in several sessions before the retrial court circuit.

The said lawsuit was settled by issuing a ruling to the nonsuit due to conciliation on March 8, 2018.

36.2 Al Ezz Dekheila Steel Company Alexandria – A Subsidiary Company

36.2.1 Workers Lawsuits Regarding Profits Differences :

Some workers whose services for the company came to an end filed 73 lawsuits claiming the calculation of the profits differences for years from 2004 till 2010 based on the gross salary at a percentage of 10% of the profits and they laid down the grounds of their lawsuits based on the stipulation of the first article of labor law no. (12) For the year 2003 and the stipulation of article no. (41) of the Joint-Stock Companies Law no. 159 of 1981.

The rulings were issued in regard to (71) lawsuits ranging between refusal and dropping as the company complied with the core of the law when calculating the employees' share in profits according to the authority vested thereto by virtue of the stipulation of article no. (12) of the Arab and Foreign Capital Investment Law no. (43)/1974 and article no. (52) of the company's Articles of Association issued by virtue of decree no. (90)/1981 which authorize the board of directors and the General Assembly of the company to determine the percentage, the criterion and the manner of the profits appropriation.

However, the Court of Appeal confirmed the issued rulings of refusal or dropping in 14 lawsuits, and there are (55) lawsuits that have not been appealed against and the rulings thereof acquired the opposability of res judicata due to the lapse of the date of appeal thereof, while the remaining two lawsuits were canceled, not renewed and were considered legally as there were not existed.

Some workers of Al Ezz Dekheila Steel Company Alexandria filed 6 lawsuits concerning the financial differences of the social allowances for the years from 1996 until 2010, in which the company insisted on adhering to the agreement that was concluded between the company and the workers on July 7, 2011 which resulted in the fact that the company paid the said financial differences of the social allowances and the court lapsed the litigation and there is still on litigation remaining under deliberation.

The company's management and its legal advisor are of the opinion that the company complied with the proper core of law in regard to the profits appropriation for the employees thereof according to the company's articles of association without prejudice to the rights of any of the employees thereof.

36.2.2 Lawsuits before Court Concerning The Trespass on The Company's lands:

Some individuals and companies trespassed a part of the company's lands with an area of approximately 17 feddans purchased from the State Property Protection Authority whose total area is approximately 108 feddans that were allocated to the company and received thereby according to the receipt report dated December 13, 1998 issued by virtue of decree no. (80) of 1993 of Alexandria Governor, and the company paid the price of such land in full according to the agreement concluded between the company and the State Property Protection Authority on June 19, 2008. The trespass was erased at September 12,2017 and the company received the land in accordance with the delivery report from the state property protection authority and ElAgami district after erasing trespass from main road and legal actions are in process to finalize the land register.

37. <u>OTHER TOPICS</u>

37.1 EZDK Steel UK limited Company

On July 11, 2011, a ruling was issued by the judicial bodies in the United Kingdom to subject EZDK Steel UK LTD, a subsidiary company, to be under the managerial control of BDO LLP England Institute in the United Kingdom due to its insolvency and based on the fact that the shareholders reached an agreement in regard to the procedures necessary to be taken to the effect of the company's liquidation.

However, the company still under the managerial control that Institute till the consolidated interim financial statements date (the investment cost reached the amount of LE 510 with a participation percentage of 50% of the company's capital).

37.2 Alexandria Port Authority

- On June 19, 2011, Alexandria Port Authority issued an administrative attachment order with respect to the accounts of Al Ezz El Dekheila for Steel Alexandria (EZDK) kept at some banks, where the value of the attachment order amounted to LE 181.2 Million (without specific particulars regarding the breakdown of this amount), and the procedures of the said attachment came into force on October 26, 2011. The amounts kept at the banks under attachment reached the amount of LE 66 Million as the amount in return for the claims made by the Authority pertaining to the sales tax and delay interest imposed on the materials stevedoring category (the core of a legal dispute that has not been settled yet), and being the subject matter of lawsuit no. 797 of 2010 filed by Alexandria Port Authority against sales Tax Authority and Al Ezz El Dekheila for Steel Alexandria (EZDK) in order to guarantee receiving the amounts pertaining to the judgments that might be issued against Alexandria Port Authority with respect to the sales tax assessment as the said ruling of that lawsuit was scheduled on September 17, 2012. And a judgment was issued to the effect of dismissing the case and the company an appeal against the lawsuit no. 747 for 2012, and the session is postponed to June 24, 2013. And adjournment of the session has taken place until the constitutional action no.54 for the judicial year no.35 the lawsuit deliberation was settled.
- The commissioner decided to set a date for submitting the report and the said report has not been submitted, yet.
- The Sales Tax Authority claimed the company to pay the principal tax amounting to LE 104 Million in addition to tax amounting to LE 127.5 Million till June 28, 2012 in return for usufruct of the equipment of mining ores dock related to the handling of ores in El Dekheila Port.

On October 3, 2012, the company paid the principal tax amounting to LE 104 Million along with its right to maintain a reservation on the settlement until the Sales Tax Authority ceases all the actions taken against Alexandria Port Authority which in its turn shall cease all the actions taken against the company including the lift of attachment on the company's balances at the various banks. The sales tax authority is of the opinion the necessity of payment the additional tax in order to cease the mentioned procedures.

The company's management paid an amount of LE 127.5 Million under the account of the additional tax claimed by virtue of post-dated checks starting from December 31, 2012 for one year. Accordingly, Alexandria Port Authority notified the banks to lift the administrative attachment imposed on the Company's balances at the banks in favor of the Port Authority.

Based on the opinion of its tax advisor, the company's management is of the opinion that Alexandria port Authority is not entitled to claim the Company to pay sales tax in return for usufruct of the equipment of mining ores dock related to the handling of ores in El – Dekheila Port, the occupation of the yards allocated for this purpose and carrying out the works of operation and maintenance necessary for such equipment as its not subjected for sales tax, the payment of such amount or amounts by the company to Alexandria Port Authority, either at the present time or in the future, as a tax in return for the same service, does not mean its approval of subjecting the service to taxation along with the continuity of legal proceedings taken by the company to confirm the fact that such service is not subjected to sales tax.

The company has also established Case no. 1609 of year 2014 against both the Port Authority and the Tax Authority requesting the recovery the collected amount from the company under the name of the sales tax for the period from 15/02/2003 till December 2013 in the amount of LE 249 525 k, A session date to be considered on November 27, 2014 and ruling was issued to the effect of the lack of jurisdiction and referring the lawsuit to the Administrative Court, However, a session for considering the said appeal has not been determined up to this date.

38. <u>SIGNIFICANT ACCOUNTING POLICIES FOR THE CONSOLIDATED INTERIM FINANCIAL</u> <u>STATEMENTS</u>

The following accounting policies have been applied consistently by the group's companies which is coincided with applied policies in all presented years in this consolidated interim financial statements.

38.1 Foreign currency translation

The group maintains its accounts in Egyptian Pound. Transactions denominated in foreign currencies are translated at foreign exchange rate prevailing at the date of transactions. Monetary assets and liabilities denominated in foreign currencies at the financial position date are translated at the foreign exchange rates prevailing, at that date. Non-monetary items that are measured in terms of historical cost in foreign currency differences arising on the translation are recognized in the consolidated statement of income at the financial position date in consolidated statement of income.

Financial statements of AI Ezz Flat Steel (EFS)

EFS maintains its accounting records in US Dollar. For the purpose of preparation of the consolidated interim financial statements, the assets and liabilities are translated into Egyptian Pound at the closing exchange rate ruling at the financial statements date. The income statement items are translated into Egyptian Pound at the average exchange rate for the year. Equity items are translated by historical rate and Exchange differences arising from the translation are recorded in the shareholders equity.

38.2 Fixed assets and depreciation

Fixed assets are stated at historical cost less accumulated depreciation and accumulated impairment losses. Depreciation - except rolling rings - is charged to the consolidated statement of income on straight-line basis over the estimated useful lives of assets. The management of the company regularly reconsiders the remaining useful lives of the fixed assets in order to determine whether they match the previously estimated useful lives and if there is a significant difference, the assets depreciation will be calculated in accordance with the remaining estimated useful life.

During 2016 modified cost model was adopted by the group, which the cost and accumulated depreciation for some categories of fixed assets (Machinery and equipment, Vehicles, Furniture and office equipment, Tools and supplies) are modified using modification factors stated in annex (A) of EAS no. (13). The increase of net fixed assets which are qualified to modification, were recognized in other comprehensive income items and was presented as a separate item in equity under the name of "modification surplus of fixed assets". The realized portion of modification surplus of fixed assets is transferred to retained earnings or losses in case of disposal or abandonment of the asset which qualified for modification or usage (depreciation difference resulting from the adaption of the special accounting treatment).

The estimated useful life for each type of assets is as follows:

	Estimated useful life
Asset	Years
<u>Buildings</u>	
– Buildings	25 - 50
 Other buildings 	8
Machinery and equipment	0
 Machinery and equipment 	5 - 25
 Rolling rings (machinery and equipment) 	According to actual use
	(ERM 5-6 based on 3 shifts)
<u>Vehicles</u>	2-5
Furniture and office equipment	_ •
 Furniture and office equipment 	3 - 10
 Central air conditioning and fixtures 	8
Tools and appliances	4-5
Improvements on leased buildings	The lower of lease term or assets' useful lives

Profits or losses resulting from fixed assets disposal are charged to the consolidated statement of income.

38.3 Cost subsequent to acquisition

The replacement cost of an asset component is recognized in the asset cost after the elimination of the cost of this component when such cost is incurred by the company and in case it is probable that future economic benefits shall inflow to the group as a result of the replacement of this component conditional on the ability to measure its cost with a high level of accuracy. However, the other costs are to be recognized in the consolidated statement of income as an expense when incurred.

38.4 Projects under construction

Projects under construction are recognized initially at cost. Cost includes all expenditures directly attributable to bringing the asset to a working condition for its intended use. Projects under construction are transferred to fixed assets at its cost when they are completed and are ready for their intended use.

38.5 Other assets

- Other assets are licenses cost which are capable of generating future economic benefits.
- Other assets are stated at purchased cost including any expenses that are directly attributable to preparing the asset for its intended use, net of accumulated amortization and impairment losses.

38.6 Investments in associates

Investments in associates are accounted for using the equity method and are recognized initially at cost. The Group's investment includes goodwill identified on acquisition, net of any accumulated impairment losses, if any. The consolidated interim financial statements include the Group's share of income, and expenses of equity accounted investee, after adjustments to align accounting policies with those of the Group, from the date that significant influence commences to the date that significant influence ceases. When the Group's share of losses exceeds its interest in an equity accounted investee, the carrying amount is reduced to nil and recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the associate.

In case of the excess in the cost of acquisition over the company share in net fair value of the assets, liabilities and contingent liabilities as well in associates on the date of acquisition, the goodwill is recognized as a part of investment book value, thus it will be subjected to the impairment loss on the investment.

38.7 Available-for-sale investments

Available-for-sale investments are initially measured at fair value and as of the consolidated interim financial statements date, the change in the fair value whether gain or loss is recognized directly in equity, except for impairment losses which are transferred to profit or loss. When an investment is derecognized, the cumulative gain or loss in equity is transferred to profit or loss.

The fair value for available-for-sale investments is identified based on the quoted price of the exchange market in an active market at the consolidated financial position date, except for investments which are not quoted in a stock exchange in an active market, in this case they are measured at cost net of impairment loss.

38.8 Investments in treasury bills

Investments in treasury bills are stated in the financial statements are initially measured at fair value and subsequently measured by depreciated cost, the difference between acquiring cost and the realizable value during the period is amortized from acquiring date to maturity date using actual interest rate.

38.9 Goodwill

Goodwill represents the excess of the acquisition cost over the fair value of the identifiable assets acquired at the date of acquisition. Goodwill is tested for impairment at consolidated financial position date. If events or changes in circumstances indicate that the goodwill might be impaired, impairment loss "If any" is charged to the consolidated statement of income for the period.

38.10 Inventory

Inventory is valued at cost or net realizable value whichever is lower. Net realizable value is the estimated selling price in the ordinary course of business, less the estimated costs of completion and selling expenses. Cost is determined as follows:

- <u>Raw materials</u>: is valued at its cost up to bringing them to warehouses, and the outgoing is evaluated using the first in first out method.
- <u>Spare parts, materials, and supplies</u>: are valued at cost up to bringing them to warehouses, and the outgoing is evaluated using the weighted average method.
- <u>Work in process</u>: according to the actual manufacturing cost which includes direct materials and labor cost in addition to share of indirect manufacturing cost incurred until the last production stage reached.
- <u>Finished products</u>: according to the actual manufacturing cost.

38.11 Trade and notes receivables and debtors

Trade and notes receivable and debtors are initially stated at their fair value and subsequently measured by depreciated cost using the effective interest rate and reduced by estimated impairment losses from its value.

38.12 Cash and cash equivalents

Cash and cash equivalents in the statement of cash flows comprise cash balances, banks current accounts, time deposits, market money fund bills and treasury bills which do not exceed three months and banks overdrafts that are repayable on demand and form an integral part of the Group's cash management preparing are included as a component of cash equivalents. The consolidated statement of cash flows is prepared and presented according to indirect method.

38.13 Trade and notes payable and creditors

Trade and notes payable and creditors are primary stated at fair value and subsequently measured by depreciated cost using the actual interest rate.

38.14 Impairment loss on assets

A. Financial assets

A financial asset is considered to be impaired if objective evidence indicates that one or more events have had a negative effect on the estimated future cash flows of that asset.

An impairment loss in respect of a financial asset measured at amortized cost is calculated as the difference between its carrying amount, and the present value of the estimated future cash flows discounted at the original effective interest rate. An impairment loss in respect of an available-for-sale financial asset is calculated by reference to its current fair value.

Individually significant financial assets are tested for impairment on an individual basis. The remaining financial assets are assessed collectively in groups that share similar credit risk characteristics.

All impairment losses are recognized in profit or loss. Any cumulative loss in respect of an available-forsale financial asset recognized previously in equity is transferred to profit or loss.

An impairment loss is reversed if the reversal can be related objectively to an event occurring after the impairment loss was recognized. For financial assets measured at amortized cost and available-for-sale financial assets that are debt securities, the reversal is recognized in consolidated income statement. For available-for-sale financial assets that are equity securities, the reversal is recognized directly in equity.

B. Non-financial assets

The carrying amounts of the Company's non-financial assets, other than deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment.

An impairment loss is recognized if the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. A cash-generating unit is the smallest identifiable asset group that generates cash flows that are largely independent from other assets and groups. Impairment losses are recognized in the consolidated statement of income. The recoverable amount of an asset or cash-generating unit is the greater of its value in use and its fair value less costs to sell.

Impairment losses recognized in prior periods are assessed at consolidated interim financial statements date for any indications that the loss has decreased or no longer exists. An impairment loss is reviewed if there has been a change in the estimates used to determine the recoverable amount. An impairment loss is reversed only to the extent that the asset's carrying amount does not exceed the carrying amount that would have been determined, net of depreciation or amortization, if no impairment loss had been recognized.

38.15 Interest-bearing borrowings

Interest-bearing borrowings are recognized initially at fair value less attributable transaction costs. Subsequent to initial recognition, interest-bearing borrowings are stated at amortized cost on an effective interest basis with any difference between cost and redemption value being recognized in the consolidated statement of income.

Borrowing cost of financing fixed assets are capitalized to finance qualified fixed assets during the construction period till the asset is reachable for use from the economical view.

38.16 Provisions

Provisions are recognized when the Company has a legal or constructive obligation as a result of a past event and it is probable that a flow of economic benefits will be required to settle the obligation. If the effect is material, provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessment of the time value of money and, where appropriate, the risks specific to the liability. The provisions balances are reviewed on a going basis at the financial position date to disclose the best estimate on the current period.

38.17 Share capital

Repurchase of share capital

Upon the repurchase of issued capital shares of the company (whether direct way or by using one of its subsidiaries), it is recognized with the amount paid in return for the repurchase, process which includes all direct costs and all costs related to repurchasing, as a reduction in owners' equity, and it shall be classified as treasury stock deducted from the total owners' equity side.

38.18 Revenues

a) Sales revenues

Sales revenues are recognized when the risks and benefits of goods are transferred to the purchaser at delivering the goods. The sales is not recognized in case of non-assurance of the collection of these revenue or inability to determine any related costs or any expected sales return or the continues of the management relation with the sold product.

b) Dividends

Dividends income is recognized in the consolidated income statement on the date where the company has the right to receive investees' dividends occurred after the date of acquisition.

c) Interest income

Interest income is recognized in the profit or loss as it accrues using the effective interest rate method.

38.19 Capital lease contracts

The due rental value, expenses of maintenance and repair of assets leased based on capital lease contracts in accordance with the provisions of the leasing no. 95 for the year 1995 as an expense in the statement of income for the period according to the accrual basis, and at end of the contract and if the Company desired to purchase the assets leased, it will be recognized as fixed assets with the amount paid to exercise the right to purchase those assets stated in the contract and to be depreciated over the estimated useful life remaining to them.

38.20 Earnings per share

The Group presents basic earnings per share (EPS) data for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the period.

38.21 Income Tax

Income tax on the profit or loss for the period comprises current income tax and deferred tax. Income tax is recognized in the consolidated income statement except to the extent that it relates to items recognized directly in equity, in which case it is recognized in equity. Current tax is the expected tax payable on the taxable income, using tax rates enacted or substantially enacted at the consolidated financial position date.

Deferred tax is provided using the financial position liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the consolidated financial position date.

A deferred tax asset is recognized only to the extent that it is probable that future taxable profits will be available against which the asset can be utilized. Deferred tax assets are reduced to the extent that it is no longer probable that the related tax benefit will be realized during the upcoming periods.

38.22 Financial risk management

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

- * Credit risk
- * Liquidity risk
- * Market risk

This note presents information about the Group's exposure to each of the above risks, the Group objectives, policies and processes for measuring and managing risks, and the Group management of capital. Further quantitative disclosures are included throughout these consolidated interim financial statements.

The Board of Directors has overall responsibility for the establishment and oversight of the Group risk management framework.

The Group risk management policies are established to identify and analyse the risks faced by the Group, to set appropriate risk limits and controls, and to monitor risks and adherence to limits. Risk management policies and systems are reviewed regularly to reflect changes in market conditions and the Group's activities.

The Group, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations.

38.22.1 <u>Credit risk</u>

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur financial loss.

This risk is mainly resulting from the Group's trade and other debtors.

Trade receivable & other debtors

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The demographics of the Group's customer base, including the default risk has less of an influence on credit risk.

Most of Group's revenue is represented in sales transaction with many customers with close values for each customer, hence, there is no concentration of credit risk on specific customers.

Cash and cash equivalents

Credit risk relating to cash and cash equivalents - except cash on hand - and financial deposits arises from the risk that the counterparty becomes insolvent and accordingly is unable to return the deposited funds. To mitigate this risk, whenever possible, the Group conducts transactions and deposits funds with financial institutions with high investment grade.

38.22.2 Liquidity risk

Liquidity risk is the risk that the Group will not be able to meet its financial obligations as they fall due. The Group's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities when due, under both normal and stressed conditions, without incurring unacceptable losses or risking damage to the Group's reputation.

The Group ensures that the sufficient cash on demand to meet expected operational expenses for a suitable period, including the service of financial obligations; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters.

38.22.3 Market risk

Market risk is the risk that changes in market prices, such as foreign currency exchange rates, interest rates and equity prices will affect the Group's income or the value of its holdings of financial instruments.

The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

Currency risk

The Group is exposed to currency risk on transactions that are denominated in a currency other than the respective functional currencies of the Group, primarily the U.S. Dollars (USD) and Euro. In respect of monetary assets and liabilities denominated in foreign currencies, the Group ensures that its net exposure is kept to an acceptable level through purchase or sale of the foreign currencies with current prices when that is necessary to face un-balanced short term.

<u>Interest rate risk</u>

The Group is exposed to market risks as a result of changes in interest rates particularly in relation to borrowings. Borrowings issued at floating rates expose the Group to cash flow interest rate risk. Borrowings issued at fixed rates expose the Group to fair value interest rate risk.

The basic strategy of interest rate risk management is to balance the debt structure with an appropriate mix of fixed and floating interest rate borrowings based on the Group's perception of future interest rate movements.

Other market prices risk

This risk arises from changes in the price of available-for-sale investments held by the Group, the Group's management monitors the equity instruments in the investments' portfolio according to the market and objective valuation of the financial statements related to these shares. Material investments within the portfolio are managed on an individual basis and all buy and sell decisions are approved by the Board of Directors. The primary goal of the Group's investment strategy is to maximize investment returns and the management consults external advisors in this regard.

38.22.4 Capital management

The Board of Directors' policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The Boards of Directors monitors the return on capital, which the Group defines as net operating income divided by total shareholders' equity, the Board also monitors the level of dividends paid to shareholders. There were no changes in the Group's approach to capital management during the period. The Group is not subject to externally imposed capital requirements.