Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company)

Separate Interim Financial Statements
For The Financial Period Ended September 30, 2014

Limited Review Report

KPMG Hazem Hassan Public Accountants & Consultants

| Contents | Page |
|--|------|
| Limited Review Report | 1 |
| Separate Balance Sheet | 2 |
| Separate Income Statement | 3 |
| Separate Statement of Changes in Equity | 4 |
| Separate Statement of Cash Flows | 5 |
| Notes to the Separate Financial Statements | 6 |



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

Report on Limited Review of Separate Interim Financial Statements

To The Board of Directors of Sixth of October for Development and Investment Company "SODIC"

Introduction

We have performed a limited review for the accompanying separate interim financial statements of Sixth of October for Development and Investment Company "SODIC" which comprise the separate interim balance sheet as of September 30, 2014 and the related separate interim statements of income, changes in equity and cash flows for the nine-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 separate 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 2410, "Limited Review of Separate 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 interim financial statements.

Conclusion

Based on our limited review, nothing has come to our attention that causes us to believe that the accompanying separate interim financial statements do not present fairly, in all material respects, the separate financial position of the Company as at September 30, 2014, and of its separate financial performance and cash flows for the nine-months then ended in accordance with Egyptian Accounting Standards.

KPMG Hazem Hassan

KPMG Hazem Hassan Public Accountants and Consultants Cairo, November 11, 2014

Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company)

Separate Balance Sheet

As at September 30, 2014

| | Note No. | 30/9/2014 L.E | 31/12/2013 L.E |
|--|-------------|------------------|-------------------|
| Long - term assets | - | | |
| Fixed assets (net) | (6) | 17 426 202 | 20 470 778 |
| Investments in subsidiaries | (7) | 910 844 466 | 520 844 496 |
| Investments - available for sale (net) | (8) | 4 276 152 | 4 276 152 |
| Investment properties (net) | (9) | 78 597 171 | 80 158 600 |
| Investment property - advances | (10) | 143 280 107 | 131 952 429 |
| Trade and notes receivable (net) | (11) | 1 654 132 335 | 1484 343 651 |
| Total long - term assets | VONZ | 2 808 556 433 | 2 242 046 106 |
| Current assets | | | |
| Inventory - Materials | | 204 205 | 204 205 |
| Completed units ready for sale | (12) | 15 851 922 | 31 478 756 |
| Works in process | (13) | 1 344 371 384 | 1 277 213 613 |
| Trade & notes receivable (net) | (14) | 1 041 904 989 | 953 211 044 |
| Due from related parties (net) | (15) | 977 514 262 | 1 072 881 475 |
| Debtors & other debit balances (net) | (16) | 175 057 515 | 228 372 105 |
| Cash at banks & on hand | (17) | 394 986 329 | 285 965 532 |
| Total current assets | | 3 949 890 606 | 3 849 326 730 |
| Current liabilities | | | |
| Provision for completion | (18) | 62 690 438 | 86 894 388 |
| Provisions | (19) | 8 031 462 | 9 365 212 |
| Bank - credit facilities | (20) | 79 322 191 | 31 411 767 |
| Loans - Short term | (31) | - | 223 397 759 |
| Advances from customers | (21) | 2 909 153 434 | 2 582 221 757 |
| Contractors, suppliers & notes payable | (22) | 117 538 394 | 122 642 765 |
| Due to related parties | (23) | 210 321 763 | 198 093 013 |
| Creditors & other credit balances | (24) | 511 338 740 | 439 787 211 |
| Total current liabilities | | 3 898 396 422 | 3 693 813 872 |
| Working Capital | | 51 494 184 | 155 512 858 |
| Total investments | | 2 860 050 617 | 2 397 558 964 |
| These investments are financed as follows:- | | | * |
| Shareholders' equity | | | |
| Issued & fully paid in capital | (25) | 362 705 392 | 362 705 392 |
| Legal reserve | (26) | 181 352 693 | 181 352 693 |
| Special reserve - share premium | (27) | 1 316 921 569 | 1 316 921 569 |
| Retained earnings | | 282 317 925 | 802 786 772 |
| Other shareholders' equity | | 21 375 000 | - |
| Profit from sale of treasury shares | (28) | 3 692 867 | 3 692 867 |
| Shares kept for bonus & incentive plan | (29) | (8 000 000) | (80 000 000) |
| Set aside amount for bonus & incentive plan | (30) | 3 550 657 | 25 323 711 |
| Net profit / (Loss) for the period / year | | 45 029 215 | (520 468 847) |
| Total shareholders' equity | | 2 208 945 318 | 2 092 314 157 |
| Long-term liabilities | 25.042 | | |
| Loans - long term | (31) | 623 331 184 | 88 011 726 |
| Long-term creditors | (24-1) | annen Erme: | 165 849 864 |
| Notes payable | (32) | 24 306 119 | 48 612 236 |
| Deferred tax liabilities | (33) | 3 467 996 | 2 770 981 |
| Total long-term liabilities | | 651 105 299 | 305 244 807 |
| Total shareholders' equity & long - term liabilities | | 2 860 050 617 | 2 397 558 964 |

^{*} The accompanying notes from (1) to (50) are an integral part of these separate financial statements and to be read therewith.

Financial & Administration Executive Director

* Limited review report attached.

Executive Director

Chief Financial Officer

Omar Elhamawy

Managing Director

Chairman

Ahmed Demerdash Badrawi

Hani Sarie El Din

Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company) Separate Income Statement For The Financial Period Ended September 30, 2014

| | | From 1/1/2014 | Three months ended | From 1/1/2013 | Three months ended |
|---|-------|----------------|--------------------|----------------|--------------------|
| | Note | till 30/9/2014 | at of 30/9/2014 | till 30/9/2013 | at of 30/9/2013 |
| | No. | <u>L.E</u> | L.E | <u>L.E</u> | <u>L.E</u> |
| Sales (net) | (34) | 541 214 669 | 176 641 146 | 523 659 860 | 308 228 438 |
| Cost of sales | (35) | (338 968 558) | (112 231 020) | (307 744 460) | (178 721 157) |
| Gross profit | | 202 246 111 | 64 410 126 | 215 915 400 | 129 507 281 |
| Other operating revenues | (36) | 61 235 239 | 18 515 184 | 55 801 702 | 36 855 087 |
| Selling and marketing expenses | (37) | (63 806 879) | (19.759.449) | (54 369 525) | (31 066 818) |
| General and administrative expenses | (38) | (86 514 038) | (30 856 356) | (83 600 321) | (55 179 378) |
| Other operating expenses | (39) | (29 772 284) | (6 532 894) | (18 551 180) | (11 046 492) |
| Operating profit | (800) | 83 388 149 | 25 776 611 | 115 196 076 | 69 069 680 |
| Finance income | (40) | 12 159 981 | 5 057 226 | 60 329 603 | 40 279 189 |
| Finance cost | (41) | (49 821 900) | (16 628 599) | (50 341 564) | (32 556 317) |
| Net finance (cost) / income | | (37 661 919) | (11 571 373) | 9 988 039 | 7 722 872 |
| Net profit for the period - before income tax | | 45 726 230 | 14 205 238 | 125 184 115 | 76 792 552 |
| Income tax | (42) | (697 015) | 7 482 | (24 471 119) | (10 300 909) |
| Net profit for the period | | 45 029 215 | 14 212 720 | 100 712 996 | 66 491 643 |
| Earnings per share (L.E / Share) | (43) | 0.50 | 0.16 | 1.11 | 0.73 |
| | | | | - | |

^{*} The accompanying notes from (1) to (50) are an integral part of these separate financial statements and to be read therewith.

Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company)

Separate Statement of Changes in Equity For The Financial Period Ended September 30, 2014

| Issued & | uj pi | Legal | Special reserve- | Profit from sale | Shares set aside amount for | Set aside amount for | Other shareholders* | Retained | Net profit for | 70.00 |
|----------|-----------------|-------------|------------------|--------------------|-----------------------------|------------------------|---------------------|---------------|----------------|---------------|
| capital | | reserve | share premium | of treasury shares | bonus & incentive plan | bonus & incentive plan | equity | earnings | the period | Total |
| H | 띄 | I.E | TT | FE | 27 | T T | 877 | E | 37 | TT |
| 162 70 | 362 705 392 18 | 181 352 693 | 1 316 921 569 | 3 692 867 | (80 000 000) | 25 323 711 | ٧ | 512 544 421 | 290 242 351 | 2 612 783 004 |
| | | T. | × | 4 | | i i | ï | 290 242 351 | (290 242 351) | |
| 773 | | 24.1 | | U | 9 | 7.4 | Ŧ | XEC | 100 712 996 | 100 712 996 |
| 62.70 | 362 705 392 18 | 181 352 693 | 1 316 921 569 | 3 692 867 | (80 000 000) | 25 323 711 | | 802 786 772 | 100 712 996 | 2 713 496 000 |
| 52.70 | 362 705 392 181 | 181 352 693 | 1 316 921 569 | 3 692 867 | (80 000 000) | 25 323 711 | 2 | 802 786 772 | (520 468 847) | 2 092 314 157 |
| Herr | | NV. | 160 | (09.7 | | | rad | (520 468 847) | 520 468 847 | |
| 19. | i | 12 | N | | 72 000 000 | 12 | 21 375 000 | | ŧ, | 93 375 000 |
| 3 | | | | * | * | (21 773 054) | | | æ | (21 773 054) |
| 50 | | 8 | 41 | •/ | | *2 | 6 | | 45 029 215 | 45 029 215 |
| 62.70 | 362 705 392 181 | 181 352 693 | 1 316 921 569 | 3 692 867 | (8 600 600) | 3 550 657 | 21 375 000 | 282 317 925 | 45 029 215 | 2 208 945 318 |

[.] The accompanying notes from (1) to (50) are an integral part of these separate financial statements and to be read therewith.

Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company) Separate Statement of Cash Flows

For The Financial Period Ended September 30, 2014

| | Note | Nine months ended at of 30/9/2014 | Nine months ended at of 30/9/2013 |
|---|-----------|--------------------------------------|--------------------------------------|
| | No. | <u>L.E</u> | L.E |
| Cash flows from operating activities | | | |
| Net profit for the period - before income tax | | 45 726 230 | 125 184 115 |
| Adjustments for: | | | |
| Depreciation of fixed assets and investment properities | | 7 180 773 | 10 931 373 |
| Capital Gain | | (2710) | (52 351) |
| Provisions no longer required | | 7 | (12 127 822) |
| Impairment losses for the due to related parties | | (1777 145) | |
| Provision for completion - formed | (18) | 20 738 159 | 23 121 933 |
| Provisions formed | (19) | 67 985 | 67 986 |
| Operating profit before changes in working capital items | | 71 933 292 | 147 125 234 |
| Changes in working capital items | | | |
| Change in completed units ready for sale | | 15 626 834 | #0 |
| Change in works in process | | (67 157 771) | (54 050 225) |
| Change in investment properties | | | (16 235 499) |
| Change in trade & notes receivables | | (258 482 628) | (13 528 959) |
| Change in due from related parties | | 97 499 514 | (32 121 161) |
| Change in debtors & other debit balances | | 52 959 434 | 1 428 997 |
| Provisions - used | (18-19) | (46 343 844) | (51 331 337) |
| Change in advances from customers | | 326 931 677 | 19 787 182 |
| Change in contractors, suppliers & notes payable | | (29 410 488) | (12 584 776) |
| Change in due to related parties | | 12 228 750 | 81 133 487 |
| Change in creditors & other credit balances | | (94 298 336) | (81 422 217) |
| Net cash flow provided from (used in) operating activities | | 81 486 434 | (11 799 274) |
| Cash flows from investing activities | | | |
| Payments for purchase of fixed assets & projects under construction | | (2 604 085) | (667 558) |
| Payment for acquisition of investment in subsidiaries. | | (389 999 970) | 발 |
| Payments for acquisition of investment properties | (10) | (11 327 678) | (21 064 124) |
| Proceeds from sale of fixed assets | | 32 027 | 66 828 010 |
| Net cash flow (used in) investing activities | | (403 899 706) | 45 096 328 |
| Cash flows from financing activities | | | |
| Credit Banks & facilities | (20) | 47 910 424 | (9 590 186) |
| Net change in short-term and long-term Loans | (31) | 311 921 699 | - |
| Proceeds from bonus & incentive plan | 23-11.511 | 71 601 946 | ~ |
| Net cash flow provided from (used in) financing activities | | 431 434 069 | (9 590 186) |
| Net change in cash & cash equivalents during the period | | 109 020 797 | 23 706 868 |
| Cash & cash equivalents at the beginning of the period | | 285 965 532 | 268 773 453 |
| Cash & cash equivalents at the end of the period | | 394 986 329 | 292 480 321 |
| Deduct: | | | |
| Restricted cash (Facilities gurantee) | | 150 000 000 | 50 000 COQ |
| Cash available at the end of the period | (17) | 244 986 329 | 242 480 321 |
| * The accompanying notes from (1) to (50) are an integral part of these | | | A CARACTER CON AND |

^{*} The accompanying notes from (1) to (50) are an integral part of these separate financial statements and to be read therewith.

Sixth of October for Development and Investment Company "SODIC" (An Egyptian Joint Stock Company)

Notes to the separate interim financial statements For the financial period ended September 30, 2014

1- Background and activities

- 1-1 Sixth of October for Development and Investment Company "SODIC" An Egyptian Joint Stock Co. was incorporated in accordance with the provisions of Law No. 159 of 1981 and its Executive Regulations and considering the provisions of Law No. 95 of 1992 and its Executive Regulations and by virtue of the decree of the Minister of Economy and International Cooperation No. 322 of 1996 issued on May 12, 1996. The Company was registered in Giza Governorate Commercial Registry under No. 625 on May 25, 1996.
- 1-2 The Company's purpose is represented in the following:
- Operating in the field of acquiring land for the purpose of supplying it by utilities and preparing
 it for building and dividing for the purpose of sale or lease.
- Operating in the field of construction, integrated construction and supplementary works.
- Planning, dividing and preparing lands for building according to modern building techniques.
- Building, selling and leasing all various types of real estate.
- · Developing and reclaiming land in the new urban communities.
- Operating in the field of tourism development and tourism related establishments field including, building, managing, selling or utilizing hotels, motels and tourists villages in accordance with applicable Egyptian laws and regulations.
- Building, managing, selling and leasing –residential, service, commercial, industrial and tourism projects.
- Importing and operating as trade agents within the allowable limits of the Company's purpose.
 (not with the purpose of trading)
- Financial leasing in accordance with Law No. 95 of 1995.
- Working in all fields of information technology and systems, hardware and software (computer software and services).
- Operating in fields of services of communication systems, internet, space stations and transmission except for the field of satellites.
- Investing in the various activities related to petroleum, gas and petrochemicals.
- Operating in the field of coordinating and planting gardens, roads and squares and also providing security, steward - ship, maintenance and cleaning services.
- Operating in the field of ownership and management of sporting, entertainment, medical, educational buildings and also ownership, management and operating of restaurants.
- In addition, the Company may have interest or participate in any manner whatsoever with companies or others which have similar activities or which may assist it to achieve its purposes in Egypt or abroad.
 - Also it is entitled to merge into or acquire these companies or make them its subsidiaries in accordance with the provisions of law and its executive regulations.
- 1-3 The Company's duration is 50 years starting from the date of registration in the Commercial Registry.
- 1-4The Company is officially listed in the Egyptian Stock Exchanges.
- 1-5 The registered office of the Company is located at Km. 38 Cairo / Alexandria Deseret Road, Sheikh Zayed City. Mr. Hany Sariy El-Deen is the Chairman of the Board and Mr. Ahmed Demerdash Badrawy is the Member of the Board of Directors

2- Basis of preparation of the financial statements

2-1 Statement of compliance

- These separate financial statements have been prepared in accordance with Egyptian Accounting Standards and relevant Egyptian laws and regulations.
- The financial statements have been authorized by Company's board of directors as November 10, 2014

2-2 Basis of measurement

The separate financial statements have been prepared on historical cost basis except for the following:

- Financial assets and liabilities recognized at fair values through profits and losses.
- Held for trading investments measured at fair values.
- Available-for-sale investments measured at fair values.
- Liabilities for cash settled share based payments transactions measured at fair values.

2-3 Functional currency and presentation currency

The separate financial statements are presented in Egyptian Pound which is the Company's functional currency.

2-4 Use of estimates and judgments

The preparation of the separate financial statements in conformity with Egyptian Accounting Standards requires management to make judgments, estimates and assumptions that affect the application of policies and reported amounts of assets and liabilities, income and expenses. The estimates and associated assumptions are based on historical experience and various other factors that are believed to be reasonable under the circumstances, the results of which form the basis of making the judgments about the carrying values of assets and liabilities that are readily apparent from other sources. Actual results may differ from these estimates.

- The estimates and underlying assumptions are reviewed on a going basis.
- Revisions to accounting estimates are recognized in the year in which the estimate is revised if
 the revision affects only that year or in the year of the revision and future years if the revision
 affects both current and future years.

The following are the most significant items for which estimates and judgments are used:

- Provisions for claims
- Fixed assets useful life
- Deferred tax
- Accruals
- Provision for completion
- Valuation of investment in subsidiaries
- Valuation of investment properties
- Impairment of debtors and other debit balances
- Impairment of fixed assets

2-5 Consolidated financial statement

The Company has subsidiaries and according to the Egyptian Accounting Standards No. (17) "consolidated and separate financial statements" and Article 188 of the executive regulations for Companies' law No. 159 of 1981, the Company is preparing consolidated financial statements for the Group and it should be used as a reference to understand the financial position, financial performance and cash flows for the group as a whole.

3- Significant accounting policies

The accounting policies set out below have been applied consistently to all years presented in these financial statements:-

3-1 Foreign currency transactions

Transactions in foreign currencies are translated at the foreign exchange rate prevailing at the date of the transaction. Monetary assets and liabilities denominated in foreign currencies at the balance sheet date are translated to Egyptian Pound at the foreign exchange rate in effect at that date. Foreign exchange differences arising on translation are recognized in the income statement. Non-monetary assets and liabilities that are measured in terms of historical cost in a foreign currency are translated using exchange rate at the date of the transaction.

3-2 Fixed assets and depreciation

a) Recognition and measurement

- Fixed assets that are used in production, providing goods and services or for administrative purposes are stated at historical cost less accumulated depreciation and impairment losses (note No. 3-11). Cost includes expenditures that are directly attributable to the acquisition of the asset and necessary to have the asset ready for use in the purpose for which the asset was acquired.
- Where parts of an item of fixed assets have different useful lives, they are accounted for as separate items of property, plant and equipment.
- The assets under construction for production or rent or administrative purposes are registered at their cost less impairment losses, where the cost includes professional fees and all other direct expenditures that are directly attributable to the acquisition of the asset. Thus, calculation of depreciation begins when the asset is substantially completed and ready for its intended use.
- The cost of self-constructed assets includes the cost of materials, direct labor and any other
 cost directly attributable to bringing the asset to a working condition for its intended use,
 and the costs of dismantling and removing the items and restoring the site on which they
 are located.

b) Subsequent costs

The Company recognizes the cost of replacing part of an item in the carrying amount of such an item of fixed assets, after disposal of the cost of this replacing part, when that cost is incurred and if it is probable that future economic benefits will flow to the Company as a result of replacing this part of such an item and the cost can be measured reliably. All other costs are recognized in the income statement as an expense as incurred.

c) Depreciation

Depreciation is charged to the income statement on a straight-line basis over the estimated useful lives of each part of Property, plant and equipment. The estimated useful lives are as follows: (Land is not depreciated)

| Asset | Years |
|-------------------------------------|------------------------------------|
| Buildings of the Company's premises | 5-10 |
| Vehicles | 5 |
| Furniture and office equipment | 10 |
| Office equipment and communications | 5 |
| Generators, machinery and equipment | 5 |
| Leasehold improvements | 5 or lease term whichever is lower |
| | |

3-3 Operating Lease

Payments made under Operating Lease (net of any incentives obtained from the leasor are charged to the income statement based on accrual basis.

3-4 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 property, plant and equipment caption when they are completed and are ready for their intended use.

3-5 Investment properties

a) <u>Initial recognition and measurement</u>

This item includes lands held and not allocated for a specific purpose, or lands held for sale on long term as well as the lands and buildings leased to others (by virtue of operating leases). Real estate investments are valued at cost less the accumulated depreciation and "impairment" (3-11). The fair value of these investments are disclosed at the balance sheet date unless if there are cases where the fair value of these investments are difficult to be determined in a reliable manner. In this case such fact shall be disclosed.

b) Depreciation

Depreciation is charged to the income statement on a straight-line basis over the estimated useful lives of each type of investment properties. The estimated useful lives are as follows:

| Asset | Years |
|--|----------|
| Leased out units Constructions of golf course | 50 20 |
| Irrigation networks | 15 |
| Golf course tools and equipment | 15 |

3-6 Investments

a) Investments in subsidiaries

Subsidiary companies are the entities in which the "Company" investor has the ability to control its financial and operating policies of the entity this ability exists by possessing half of the voting power or more in the related subsidiary.

Investments in subsidiaries are stated – when acquired – at its acquisition cost. If a decline in the recoverable amount exists for any investment below the carrying amount "Impairment" (note No. 3-11), the carrying amount of the investment will be adjusted by the amount of such impairment and will be charged to the income statement for each investment.

b) Available -for- sale investments

Financial instruments held by the Company and classified as available-for-sale investment are initially stated at cost and subsequently measured at fair value (unless this cannot be reliably measured). Changes in fair value are reported as a separate component in equity. When these investments are derecognized, the cumulative gain or loss previously recognized in equity is recognized in income statement except impairment losses. Investments in unlisted securities or where the fair value of investment cannot be determined in a reliable manner such investments are stated at cost less impairment losses (note No. 3-11). Impairment loss is recognized directly in the income statement.

Financial instruments classified as available-for-sale investments are recognized/ derecognized by the Company on the date it commits to purchase / sell the investments.

c) Held for trading investments

Held for trading investments are classified as current assets and are stated at fair value. Any gain or loss resulted from the change in fair value or sale of such investment is recognized in the income statement.

Treasury bills is recognized by the net value less amortization and impairment losses (note No. 3-11).

3-7 Units ready for sale

Units ready for sale are stated at the lower of cost or net realizable value. The cost is determined based on the outcome of multiplying of the total area of the remaining completed units ready for sale at the balance sheet date by the average meter cost of these units (represents the cost of meter of land, utilities, building and other indirect expenses). The net realizable value is determined based on the selling price on the ordinary course of business less the estimated costs for the completion and any other necessary costs to complete the sale.

3-8 Work in process

All costs relating to uncompleted work are recorded in work in process account till the completion of work and it is recorded as available for sale. Work in process is stated in the balance sheet at cost or net realizable value whichever is lower. Costs include directly attributable cost needed to bring the units to the selling status for their intended use.

3-9 Trade and notes receivables, debtors and other debit balances

Trade and notes receivables are non-interest bearing and are stated at their nominal value and reduced by impairment losses note (3-11). Impairment is recognized when there is objective evidence that the Company is not able to collect the due amounts according to the original terms of contracts. Impairment is the difference between the book value and the recoverable amount which represents the expected cash in flow for the Company.

Long term trade and notes receivables are initially recognized at fair value and subsequently re-measured at amortized cost using effective interest rate method.

3-10 Cash and cash equivalents

For the purpose of preparing statement of cash flows, cash and cash equivalents comprise cash at banks and on hand, time deposits and Cheques under collection which have maturity date less than three months from the purchase date. Bank overdrafts that are repayable on demand and form an integral part of the Company's cash management.

3-11 Impairment of 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 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 income statement. Any cumulative loss in respect of an available-for-sale financial asset recognized previously in equity is transferred to income statement.

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 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, investment property, units ready for sale and deferred tax assets, are reviewed at each reporting date to determine whether there is any indication of impairment. If any such indication exists then the asset's recoverable amount is estimated. For goodwill and intangible assets that have indefinite lives or that are not yet available for use, recoverable amount is estimated at each reporting date.

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 largely are independent from other assets and groups. Impairment losses are recognized in the income statement.

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. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset.

An impairment loss in respect of goodwill is not reversed. In respect of other assets, impairment losses recognized in prior years are assessed at each reporting date for any indications that the loss has decreased or no longer exists. An impairment loss is reversed 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.

3-12 Provisions

Provision is recognized in the balance sheet when the Company has a present legal or constructive obligation as a result of past event, and it is probable that an outflow 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.

Provisions are reviewed at the balance sheet date, and revised - when necessary - to reflect the current best estimate.

a- Provision for completion

A provision for completion of work is formed at the estimated value of the completion of the projects (relating to the units delivered to customers and the completed units according to the contractual terms and conditions and the completed units for which contracts were not concluded) this is based on technical studies and measurement to estimate the cost, which are prepared by the Company's technical departments. The necessary provision is reviewed at the end of each reporting period till finalization of all the project works.

3-13 Borrowing costs

Borrowing costs are recognized as expense in the income statement when incurred using the effective interest rate.

3-14 Interest -bearing borrowings

Interest – bearing borrowings are recognized initially at fair value, net of attributable transaction costs incurred. Borrowings are subsequently stated at amortized cost, any differences between cost and redemption value are recognized in the income statement over the period of the borrowing using the effective interest rate.

3-15 Suppliers, contractors and other credit balances

Suppliers, contractors and other credit balances are stated at cost.

3-16 Share capital

Common shares are classified in the owners' equity.

a) Issuance of ordinary shares

Incremental costs directly attributable to issue of new ordinary shares are recognized as a deduction from equity net of income tax, if any,.

b) Treasury shares

In case of repurchase of the Company's own shares, the amounts paid for repurchase includes all the direct costs attributable to the repurchase and such amount is classified as treasury shares deducted from the shareholders equity.

c) <u>Dividends</u>

Dividends are recognized as a liability in the period in which they are declared.

d) Finance of the incentive and bonus plan

Equity shares issued for the purpose of the incentive and bonus plan of the Company's employees and managers which are financed by the Company are presented as shares kept for incentive and bonus plan and are included in equity. The resulting outcome from sale of these shares is recognized in equity.

e) Reserves

As per the Companies' law and the Company's articles of incorporation, 5% of the net profit of the year is set aside to form the legal reserve.

Transfer to the legal reserve may be suspended once the reserve reaches 50% of the Company's issued capital. However, if the reserve balance falls below 50% of the Company's issued capital then transfers to the legal reserve become required to be resumed by setting aside at least 5% of the net profit for the year.

The transferred amount can be recorded at the period in which the general assembly authorized such transfer.

3-17 Share - based payments transactions

a) Equity settled share - based payments

The difference between the grant date fair value of shares and the amount incurred by the beneficiary of the employees and managers bonus and incentive plan is recognized in the income statement as an expense over the year that the beneficiaries become unconditionally entitled to these shares. The expected number of beneficiaries from the plan and the extent of their benefit are reviewed at the financial statements date. Necessary changes are made for the expense to reflect the best estimate and the corresponding amount is included in equity under "set aside amount for the bonus and incentive plan" caption.

b) Cash settled share - based payments

Share Appreciation Rights are granted to some of the Company's directors as part of their salaries and compensation package that entitles them to future cash payments based on the increase in the share price of the Company over determined level for certain year of time. The amount or the value of the purchased services and incurred liabilities is measured at the fair value of the said liability and until the settlement of such liability, the Company re-measures the fair value of the liability at each financial position date and at settlement date and takes into account any changes in the recognized fair value of the liability in the income statement.

3-18 Notes payable

Notes payable are stated at amortized cost using the effective interest rate method.

3-19 Revenue recognition

Revenue is measured at the fair value of the consideration received or receivable and is recognized when it is probable that the future economic benefits associated with the transaction will flow to the company and the amount of the revenue can be measured reliably. No revenue is recognized if there are uncertainties regarding the recovery of the consideration due or associated costs.

a) Sales revenue

Revenue from sale of residential units, offices, commercial, service units and villas for which contracts were concluded is recorded when all the ownership risks and rewards are transferred to customers upon the actual delivery of these villas and units whether the said villas and units have been completed or semi – completed. Revenue from sale of lands is recorded upon the delivery of the sold land to customers and the transfer of all the ownership rewards and risks to buyer. Net revenue from sales are recorded after deducting discounts and sales returns. Net sales are represented in the selling value of units and lands delivered to customers after excluding the future interests that have not been realized till the balance sheet date and after deducting the value of sales returns (represented in the saleable value of the sales returns less unrealized interests that have been previously excluded from the saleable value), and also, after excluding the value of any given discounts to the customers. The discounts are recognized as other operating expenses.

b) Rental income

Rental income resulted from investment properties (less any discounts) is recognized in the income statement on a straight-line basis over the terms of the lease.

c) Construction contracts revenue:

It includes revenue from construction contracts initial value of each contract as well as contract change orders, incentives or subsequent claims subject to the availability of predicted values.

When the outcome of a contract can be estimated reliably revenue is recognized according to parentage of completion method, and the percentage of completion is determined through actual performance of the contract. In case of inability to determine the exact result of the contract, revenue will be recognized up to cost incurred and expected to be recovered. Expected losses provision is formed during the financial period those losses are estimated.

Cost-plus revenues are recognized when the final outcome can be estimated and includes the following criteria:

Its possible for the entity to achieve economic benefits resulting from that contract.

All the costs relating to the contract whether recoverable or non-recoverable can be identified and measured.

d) Interest income

Interest income is recognized in the income statement, using the accrual basis of accounting, considering the period of time and effective interest rate.

e) Dividends

Dividends income is recognized in the income statement on the date the Company's right to receive payments is established.

3-20 Cost of sold lands

The cost of the sold lands is computed based on the value of the net area of land in addition to its respective share in road areas as determined by the Company's technical management, plus its share of all open area cost, service areas and cost of installation and utilities.

3-21 Expenses

a) Lease payments

Payments under leases are recognized in the income statement (less any discounts), on a straight-line basis over the terms of the lease, using the accrual basis of accounting.

b) Employees' pension

1. Pension obligations

The Company contributes to the government social insurance system for the benefit of its personnel in accordance with the social insurance law No. 79 of 1975 as amended. Under this law, the employees and the employers contribute into the system on a fixed percentage-of-salaries basis. The Company's liability is confined to the amount of its contribution. Contributions are charged to income statement using the accrual basis.

2. Employees' profit sharing

As per the Companies Law, employees are entitled to receive not less than 10% of the distributed profits, after deducting a percentage to support the legal reserve, according to the rules proposed the Company's board of directors and after the approval of General Assembly Meeting which should not exceed the total employees' annual salaries.

Employees' share in profit is recognized as dividends of profit and shown in the statement of changes in equity and as a liability in the financial year at which the declaration has been authorized by the shareholders.

3-22 Income tax

Income tax on the profit or loss for the period/year comprises current and deferred tax. Income tax is recognized in the 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 net taxable income for the year, using tax rates enacted at the balance sheet date, and any adjustment to tax payable in respect of previous years.

Deferred tax is recognized using the balance sheet 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 assets/liabilities provided is determined using tax rates enacted at the balance sheet date.

Deferred tax assets are 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 in the future years.

3-23 Earnings / (losses) per share

Earning / (loss) per share is calculated by dividing the profit or loss attributable to ordinary shareho'.ders of the Company by the weighted average number of ordinary shares outstanding during the period/year in which financial statements are prepared.

4- Determination of fair values

The Company's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and / or disclosure purposes based on the following methods. Where applicable, further information about the assumptions made in determining fair values is disclosed in the notes specific to that asset or liability.

4-1 Investments in equity instruments

The fair value of held for trading investments and available -for- sale investment is determined by reference to market value declared to these shares in stock market at the financial statements date.

4-2 Trade, note receivables and other debtors

The fair value of trade, notes receivable and other debtors is estimated as the present value of future cash flows, discounted at the market rate of interest at the financial statements date.

4-3 Investment property

The fair value is based on market values, being the estimated amount for which property could be exchanged on the date of valuation between a willing buyer and a willing seller in an arm's length transaction after proper marketing wherein the parties had each acted knowledgeably, prudently and in free well.

4-4 Share - based payment transactions

The fair value is determined by reference to market value declared at the balance sheet date without deducting the cost related to transactions.

5- Financial risk management

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

- Credit risk
- · Liquidity risk
- Market risk

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

The Board of Directors has overall responsibility for the establishment and oversight of the Company's risk management framework. The management also identifies and analyzes the risks faced by the Company, to set appropriate risk limits and controls, and to monitor risks and adherence to limits.

The Company, aims to develop a disciplined and constructive control environment in which all employees understand their roles and obligations. The Board of Directors of the Company is assisted in its oversight role by the Audit Committee and Internal Audit. Internal Audit undertakes both regular and sudden reviews of risk management controls and procedures, the result of which are reported to the Board of Directors.

5-1 Credit risk

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 associated with the Company's customers and other receivables.

Trade and other receivables

The Group's exposure to credit risk is influenced mainly by the individual characteristics of each customer. The demographics of the Company's customer base, including the default risk of the industry which has a little effect on a credit risk.

Almost all of the Company's revenues is attributable to sales transaction with a vast group of customers. Therefore, demographically, there is no concentration of credit risk.

The Company's management has established a credit policy under which each customer is subject to credit valuation before the Company's standard payment and delivery terms and conditions are offered to him. The Company obtained advance payments and cheques covers for the full sales value in advance and before the delivery of units to customers. No previous losses were observed from transactions with customers.

Sales of units are made subject to retention of title clauses and the ownership title is transferred after collection of the full sales value. In the event of non-payment, the unit is returned to the Company and the amounts collected from customers are repaid at the default date after deducting a 5 % to 10 % of this value.

Investments

The Company manages the risk via conducting a detailed investment studies which reviewed by the board of directors. Company's management does not expect any counterparty to fail to meet its obligation.

Guarantees

The Company's policy is to provide financial guarantees only to subsidiaries, it needed, and after the approval of the board of directors, At January 15, 2013 Company's Extra-Ordinary General Assembly meeting agreed to grant a corporate guarantee of a loan granted to Sixth of October for Development & Real Estate Projects Co. "SOREAL" (Subsidiary 99.99% owned to Sixth of October for Development and Investment Company "SODIC").

5-2 Liquidity risk

Liquidity risk is the risk that the Company will not be able to meet its financial obligations as they fall due.

The Company'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 Company's reputation.

The Company ensures that it has sufficient cash on demand to meet expected operational expenses for appropriate period of time including the cost serving the financial obligations; this excludes the potential impact of extreme circumstances that cannot reasonably be predicted, such as natural disasters.

In addition, the Company maintains the following lines of credit:

- A facility amounting to L.E 100 million covered by a guarantee of deposits amounting to L.E 100 million.
- A loan of medium term amount L.E 900 million. With Interest rate 3% annum above the Central bank of Egypt and administrative fees 0.05% to the higher debit balance over every financial quarter and paid at the end of every financial quarter.
- A loan of medium term amount L.E 300 million. With Interest rate 2.5% annum above the Central bank of Egypt.

5-3 Market risk

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

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

5-4 Currency risk

The Company is exposed to currency risk on sales and financial assets that are denominated in a currency other than the respective functional currencies of Company entities, primarily the US dollar.

In respect of other monetary assets and liabilities denominated in other foreign currencies, the Company ensures that its net exposure is kept to an acceptable level by buying or selling foreign currencies at spot rates when necessary to address short- term imbalances.

The Company's investments in its subsidiaries are not hedged as those currency positions are considered to be long-term in nature. The Company does not enter into currency risk hedging contracts.

5-5 Interest rate risk

The company adopts a policy to limit the company's exposure to interest rate risk, therefore the Company's management evaluate the available alternatives for finance and negotiating with banks to obtain the best available interest rates and conditions. Borrowing contracts are presented to the board of directors. The finance position and finance cost is periodically evaluated by the Company\s management. The Company does not enter into hedging contracts for interest rates.

5-6 other market price risk

Equity price risk arises from available-for-sale equity securities and management of the Company monitors the mix of equity securities in its investment portfolio based on market indices or an 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 Company's investment strategy is to maximize investment returns. Management is assisted by external advisors in this regard.

In accordance with this strategy certain investments are designated at held for trading because their performance is actively monitored and they are managed on a fair value basis.

5-7 Capital management

The Board's 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 Board of Directors monitors the return on capital, which the Company defines as net profit for the period / year divided by total shareholders' equity. The Board of Directors also monitors the level of dividends to ordinary shareholders.

There were no changes in the Company's approach to capital management during the period / year. The Company is not subject to externally imposed capital requirements.

Sixth of October for Development and Investment Company "SODIC"
"An Egyptian Joint Stock Company"

Notes to the separate financial statements (Cont.)

For The Financial Period Ended September 39, 2014

6- Fixed assets

This item is represented as follows:

| Leasehold Total | T.E | | ia 12 | 5 646 025 30 300 004 1 864 029 8 619 343 - (34 166) | | |
|---|-----|---|----------------------|---|---|--|
| Generators, machinery and equipment | LE | | | 2 269 564 649 644 | | |
| Office equipments and communication | TE | 16 929 494 2 312 296 (63 484) | 19 178 306 | 11 430 466 2 089 932 (34 166) | 13 486 232 5 692 074 | 5 499 028 |
| Furniture and office fixtures | 37 | 8 999 520 77 439 | 9 076 959 | 3 265 829 664 164 | 3 929 993 | 5 733 691 |
| Vehicles | | | | 7 103 662 255 137 | | |
| Buildings of the Company's premises | TE | 1135286 | 1315286 | 584 458 96 437 | 634 391 | 550 828 |
| | | Cost as at 1/1/2014 Additions during the period Disposals during the period | Cost as at 30/9/2014 | Accumulated depreciation as at 1/1/2014 Depreciation during the period Accumulated depreciation for disposals | Accumulated depreciation as at 30/9/2014 Net book value as at September 30, 2014 | Net book value as at December 31, 2013 |

⁻ Fixed assets include fully depreciated assets costing L.E 13 507 609 as at September 30, 2014

7- Investments in subsidiaries

| | Legal Form | Ownershi | p Paid amount of Participation <u>%</u> | amount as at | Carrying amount as at 31/12/2013 L.E |
|--|---------------|----------|--|--------------|---------------------------------------|
| SODIC Property Services Co. | S.A.E | 51 | 100 | 510 000 | 510 000 |
| Sixth of October for Development and Real Estate Projects Co. (SOREAL) | S.A.E | 99.99 | 100 | 807 334 516 | 517 334 516 |
| SOREAL for Real Estate Investment Co. (7-1) | S.A.E | 99.99 | 100 | 99 999 970 | E |
| SODIC for Development and Real Estate Investment Co. | S.A.E | 99.99 | 100 | 2 999 980 | 2 999 980 |
| | | | | 910 844 466 | 520 844 496 |

(7-1) Soreal for Real estate investment was established on June 23, 2014 and the company's shareholding present is 99.9997% from the company invested capital amounted to LE 100 million (one hundred million), the capital distributed on 10 million share (ten million) share with LE 100 per share and the company paid in capital 100% of the invested capital.

8- <u>Investments</u> – available for sale

| | Legal Form | Ownershi | Paid amount of p Participation | Carrying amount as at 30/9/2014 | Carrying amount as at 31/12/2013 |
|----------------------------------|---------------|----------|--------------------------------------|---------------------------------------|--|
| | | % | <u>%</u> | L.E | L.E |
| Egyptian Company for | S.A.E | 1.08 | 100 | 4 250 000 | 4 250 000 |
| Development and Management of | | | | | |
| Smart Villages | | | | | |
| SODIC for Golf and Tourist | S.A.E | 0.0025 | 25 | 1 250 | 1 250 |
| Development Co. | | | | | |
| Beverly Hills Co. for Management | S.A.E | 0.06 | 100 | 26 152 | 26 152 |
| of Cities and Resorts | | | | | |
| | | | | 4 277 402 | 4 277 402 |
| Impairment of available for sale | | | | (1.250) | (1.250) |
| investments | | | | (1 250) | (1 250) |
| | | | | 4 276 152 | 4 276 152 |

Exposure to market risk related to available-for-sale investments is considered to be limited since
these investments represent equity instruments that are not traded in an active market and are
denominated in Egyptian Pound.

9- Investment properties

The net carrying amount of the investment properties as at September 30, 2014 amounted to L.E 78 597 171. Following is the movement on the investment properties account and its associated depreciation during the period:-

| Description | Units leased out to others | Golf course | Total |
|--|-------------------------------|-------------|-------------|
| Cost | <u>L.E</u> | L.E | L.E |
| At January 1, 2014 | 17 842 713 | 99 377 533 | 117 220 246 |
| At September 30, 2014 Accumulated depreciation | 17 842 713 | 99 377 533 | 117 220 246 |
| At January 1, 2014 | 350 719 | 5 013 927 | 5 364 646 |
| Depreciation for the period | 193 995 | 1 367 434 | 1 561 429 |
| At September 30, 2014 <u>Deduct:</u> | 544 714 | 6 381 361 | 6 926 075 |
| Impairment of investment properties (a) | ₹ - 0 | 31 697 000 | 31 697 000 |
| Net value as at September 30, 2014 | 17 297 999 | 61 299 172 | 78 597 171 |
| Net value as at December 31, 2013 | 17 491 994 | 62 666 606 | 80 158 600 |

- (a) This item represents the impairment of the golf course by L.E 31 697 000 which shows the increase in its book value over its recoverable amount which have been measured by the value in use.
 - There is a difficulty in determining the fair value of the investment properties of the golf course reliably for the purpose of disclosure because of the rarity of such business in Egypt and due to the unavailability of an active market.
 - The fair value of units leased out to others amounts to L.E 35 314 300 as at September 30, 2014.

10- Investment properties advances

This item amounted to L.E 143 280 107 as at September 30, 2014 (2013: L.E 131 952 429). It shows the amounts paid to SODIC - SIAC for Real Estate Investment Co. (a subsidiary) on account of the acquisition of building No. (1) of the **Polygon project**, to be leased out for others, with total value of L.E 137 987 645 according to the contract concluded between the Company and SODIC SIAC for Real Estate Investment Co. dated January 5, 2010. The building will be received during a maximum period of three years from the contract date. This item includes an amount of L.E 5 295 462 representing the amount paid under maintenance, management and operation expenses of the project's public utilities related to the building for three years.

11- Long - term trade and notes receivable

This item represents the present value of long-term trade and notes receivable balance as follows:-

| | 30/9/2014 <u>L.E</u> | 31/12/2013 <u>L.E</u> |
|---|-------------------------|--------------------------|
| Trade receivables | 31 198 796 | 31 198 796 |
| Notes receivable | 1 679 338 001 | 1 512 653 263 |
| | 1 710 536 797 | 1 543 852 059 |
| Deduct: unamortized interest – Notes receivable | 56 404 462 | 59 508 408 |
| | 1 654 132 335 | 1 484 343 651 |
| | | |

The Company's exposure to credit and currency risks - related to trade and notes receivable are disclosed in note No.(44).

12- Completed units ready for sale

This item represents the cost of the completed residential units ready for sale as follows:

| | 30/9/2014 <u>L.E</u> | 31/12/2013 <u>L.E</u> |
|---|-------------------------|--------------------------|
| Cost of completed commercial units | 4 262 805 | 4 262 805 |
| Cost of units purchased for resale (12-1) | 11 589 117 | 27 215 951 |
| | 15 851 922 | 31 478 756 |
| | | |

12-1 This item represents the acquisition cost of 17 units in Casa project (Semi Finished) that were purchased from Royal Gardens Co. for Real Estate Investment – an associated company for the purpose of resale to others.

13- Work in process

This item represents the total costs related to projects which are currently being undertaken. Details of these projects are as follows:

| | 30/9/2014 | 31/12/2013 |
|---|---------------|---------------|
| | L.E | L.E |
| Allegria project cost (13-1) | 533 529 088 | 588 948 981 |
| WESTOWN project cost | 800 921 299 | 678 467 265 |
| Fourth phase costs (4A, 4B), showrooms and others | 9 920 997 | 9 797 367 |
| | 1 344 371 384 | 1 277 213 613 |

13-1 This item includes an amount of L.E 16 037 713 in September 30, 2014 (Year 2013: L. E 16 037 713) and represents the additional costs for the re-acquisition of some units in Allegria project.

14- Trade and notes receivable - Current

| | 30/9/2014 | 31/12/2013 |
|--|---------------|-------------|
| | L.E | L.E |
| Trade receivables (14-1) | 148 789 723 | 170 293 267 |
| Notes receivable | 901 510 954 | 789 991 293 |
| | 1 050 300 677 | 960 284 560 |
| Deduct: Unamortized interest – notes receivables | 8 195 688 | 6 873 516 |
| | 1 042 104 989 | 953 411 044 |
| Impairment loss of trade and notes receivables | (200 000) | (200 000) |
| | 1 041 904 989 | 953 211 044 |
| | 1 041 904 989 | 933 211 |

14-1 This item includes an amount of L.E 31,9 million which represents the amount due from SODIC Garden City for Development and Investment Co. (subsidiary).

 The Company's exposure to credit and currency risks related to trade and notes receivable is disclosed in note No. (44).

15- Due from related parties

| | 30/9/2014 <u>L.E</u> | 31/12/2013 L.E |
|---|-------------------------|-------------------|
| Sixth of October for Development and Real Estate Projects (SOREAL) – a subsidiary | 317 858 382 | 476 348 788 |
| SOREAL for Real Estate Co – a subsidiary. | 387 597 | - |
| SODIC for securitization – a subsidiary. | 64 327 | |
| Greenscape for Agriculture and Reclamation Co. – a subsidiary (under Liquidation) | 5 905 161 | 4 768 376 |
| Move-In for Advanced Contracting Co. – a subsidiary | 22 843 497 | 16 305 713 |
| El Yosr for Projects and Agriculture Development Co. – a subsidiary | 43 037 106 | 41 612 350 |
| SODIC for Development and Real Estate Investment Co. – a subsidiary | 268 290 724 | 273 163 528 |
| SODIC SIAC for Real Estate Investment Co. – a subsidiary | 228 723 292 | 194 008 012 |
| SODIC Syria Co. – a subsidiary | 433 701 928 | 433 660 458 |
| Fourteen for Real Estate Investment Co. – a subsidiary | 56 437 812 | 54 514 314 |
| La Maison for Real Estate Investment Co S.A.E | 72 794 996 | 59 360 964 |
| Edara for Services of Cities and Resorts Co. – a subsidiary | 17 941 362 | 18 186 528 |
| Palmyra Real Estate Development Coa Joint project | 35 191 620 | 30 849 120 |
| Tegara for Trading Centers Co. – a subsidiary | 3 522 437 | 3 169 449 |
| SODIC Garden City for Development and Investment Co. – a subsidiary | 552 957 | 163 570 |
| SODIC for Golf and Tourist Development Co a subsidiary | 19 854 166 | 12 500 305 |
| Other related companies | 2 488 017 | 231 473 |
| | 1 529 595 381 | 1 618 842 948 |
| Impairment of due from related parties (15-1) | (552 081 119) | (545 961 473) |
| | 977 514 262 | 1 072 881 475 |
| | | |

(15-1) Due to the exposure of the Syrian Arab Republic of events at the moment, which impacted significantly on the economic sectors in general and some of the practices that are carried out by the Government of the Syrian Arab Republic of confiscation of some assets and documents of Palmyra - SODIC Real Estate Development (Syrian limited liability company) the management of Sixth of October Development and Investment "SODIC" address the Embassy of the Syrian Arab Republic in the Arab Republic of Egypt to save all the rights of those practices and commissioned a law office to try to recover their rights.

Accordingly the Board of Directors of Sixth of October Development and Investment "SODIC" saw that the assets of the investee company all become contentious with the State Government mentioned, which requires to recognize a loss arising from an inability to recover its investments and therefore the Board of Directors decided on 16 April 2014 reduction due to related parties relating to investments has been injected for projects in the Syrian Arab Republic for L.E 522 081 119 as of September 30, 2014.

16- Debtors and other debit balances

| | 30/9/2014 | 31/12/2013 |
|---|-------------|--|
| | <u>L.E</u> | $\underline{\mathbf{L}}\underline{\mathbf{E}}$ |
| Contractors and suppliers – advance payments | 68 108 902 | 143 466 354 |
| Prepaid expenses | 93 733 244 | 68 537 729 |
| Accrued management fees (16-1) | 3 | 4 342 500 |
| Deposits with others | 2 362 898 | 2 242 898 |
| Due from the bonus and incentive plan to employees and managers fund (16-2) | 1 550 657 | 5 323 710 |
| Shares issuance fees | 1 035 000 | = |
| Advanced Lease rent | 3 615 684 | 3 615 682 |
| Other debit balances | 5 006 287 | 5 540 889 |
| | 175 412 672 | 233 069 762 |
| Impairment loss on debtors and other debit balances | (355 157) | (4 697 657) |
| | 175 057 515 | 228 372 105 |

- The Company undertakes the management of SODIC Palmyra Real Estate Development Company a Syrian limited liability Company which SODIC Syria Co. a subsidiary has a participation of 50% according to the Partners Agreement concluded between this subsidiary and SODIC Palmyra Real Estate Development Company LTD dated June 16, 2010 and an impairment loss has been recorded on accrued management fees of SODIC Palmyra Real Estate Development Company as its above disclosed in note (15-1) during 2013.
- (16-2) This item represents the amount due from the bonus and incentives plan to employees and managers. The amount represents the value of dividends of the shares of the bonus and incentives plan for the financial year ended December 31, 2010 as per the resolution of the Ordinary General Assembly Meeting held on April 12, 2011, and the interest due for these dividends.
 - The Company's exposure to credit and currency risks related to other debtors is disclosed in note No. (44).

17- Cash at banks and on hand

| | 30/9/2014 <u>L.E</u> | 31/12/2013 L.E |
|-----------------------------|-------------------------|-------------------|
| Bank – time deposits (17-1) | 243 200 000 | 172 370 000 |
| Bank - current accounts | 96 628 512 | 88 174 557 |
| Cheques under collection | 52 518 520 | 24 543 329 |
| Cash on hand | 2 639 297 | 877 646 |
| | 394 986 329 | 285 965 532 |
| | | |

- 17-1 Deposits include L.E 150 million restricted as a guarantee for the credit facility granted to the Company from a commercial banks. In addition, it includes an amount of L.E 78.2 million representing the value of deposits held by customers against the outcome of periodic maintenance expenses
 - The Company's exposure to interest rate risk for financial assets is disclosed in note No. (44).

For the purpose of preparing the separate statement of cash flows, cash and cash equivalents items is represented as follows:

| is represented as ronows. | 30/9/2014 L.E | 31/12/2013 L.E |
|--|------------------|-------------------|
| Cash at banks and on hand | 394 986 329 | 285 965 532 |
| Less: | | |
| Restricted cash (facilities guarantee) | 150 000 000 | 50 000 000 |
| Cash and cash equivalent according to separate statement of cash flows | 244 986 329 | 235 965 532 |

18- Provision for completion

Movement on provision during the period is represented as follows:-

| Provision for completion | Balance as at 1/1/2014 <u>L.E</u> | Provision formed during the period | Provision used during the period <u>L.E</u> | Balance as at 30/9/2014 <u>L.E</u> |
|--------------------------|--|------------------------------------|---|---|
| | 86 894 388 | 20 738 159 | (44 942 109) | 62 690 438 |
| | 86 894 388 | 20 738 159 | (44 942 109) | 62 690 438 |

Formed to face estimated cost to finish projects that delivered and estimated to be incurred and to complete spending on it during next years.

19- Provisions

| | Balance as at 1/1/2014 <u>L.E</u> | Provision formed during the period <u>L.E</u> | Provision used during the period <u>L.E</u> | Balance as at 30/9/2014 <u>L.E</u> |
|-------------------------------|--|---|---|---|
| Provision for expected claims | 9 365 212 | 67 985 | (1 401 735) | 8 031 462 |
| | 9 365 212 | 67 985 | (1 401 735) | 8 031 462 |

- The provision for claims is related to probable claims from some external parties regarding the Company's activities, the management is reviewing these provisions each period and adjust the amount of the provision according to the latest developments, discussion and agreements with those parties.
- The information used to be disclosed about the provisions according to accounting Standards were not disclosed as the Company's management believes that doing so will severely affect the result of negotiations with these parties.

20- Bank - credit facilities

This item represents the following:

| This item represents the following: | | | |
|--|--|-------------------------|--------------------------|
| | | 30/9/2014 <u>L.E</u> | 31/12/2013 <u>L.E</u> |
| The amount used from the credit facility. Audi Bank with total amount of L.E. rate of 1.75% per annum above the guarantying time deposits. This facility amounting to L.E 50 million. On July 2014 the amount of facility. L.E 150 million with interest rate of credit interest rate on the time guaranteed by time deposits amounting | 45.5 million and bears interest e credit interest rate on the is guaranteed by time deposits ty was amended to become f 1.5% per annum above the deposit. This facility is | t 77 322 171 | 12 697 761 |
| The amount used from the credit factor from Audi Bank with total amount interest rate of 2.75% per annum abound a minimum rate of 12.5% and it 2014. | of L.E 50 million and bears we to the CORRIDOR average | S | 18 714 006 |
| | | 79 322 191 | 31 411 767 |
| 21- Advances from customers | | | |
| This item represents the advances follows: | from customers for booking as | nd contracting of units | and lands as |
| | | 30/9/2014 <u>L.E</u> | 31/12/2013 <u>L.E</u> |
| Advances for booking, contracting residential units (Fourth area) | ig and installments of | 676 599 | 676 599 |
| Advances – Allegria project | | 795 091 122 | 880 922 502 |
| Advances - Forty West project | | 137 933 674 | 224 503 266 |
| Advances – West town Residence | es project | 1 958 155 966 | 1 436 421 287 |
| Advances – Casa | | 17 296 073 | 39 698 103 |
| | | 2 909 153 434 | 2 582 221 757 |
| 22- Contractors, suppliers and notes j | payable | | |
| | | 30/9/2014 | 31/12/2013 |
| Contractors | | L.E | <u>L.E</u> |
| Contractors | | 78 146 744 | 66 698 202 |
| Suppliers | | 2 616 233 | 20 176 063 37 978 887 |
| Notes payable (22-1) | | 39 360 242 | 1200 13 3000 |
| | | 120 123 219 | 124 853 152 |
| Deduct: Unamortized interest - no | otes payable | 2 584 825 | 2 210 387 |
| | | 117 538 394 | 122 642 765 |
| | | | |

Sixth of October for Development and Investment Company "SODIC" "An Egyptian Joint Stock Company"

Notes to the separate interim financial statements Found of the Source Notes to the separate interim financial statements For the financial period ended September 30, 2014 (Cont.)

- 22-1 This item includes an amount of L.E 441 000 which represents the amount due to Sodic Siac Co. for Real Estate Investment (subsidiary)
- The Company's exposure to currency and liquidity risks related to contractors, suppliers and notes payable is disclosed in note no. (44)

23- Due to related parties

| 23- | Due to related parties | | |
|-----|---|------------------|-------------------|
| | | 30/9/2014 L.E | 31/12/2013 L.E |
| | Sixth of October for Development and Real Estate Projects (SOREAL) | 64 553 879 | 64 503 879 |
| | Move - In for Advanced Contracting Co a subsidiary | 898 413 | 840 479 |
| | Green scape for Agriculture and Reclamation Co. – a subsidiary (under Liquidation). | 2 748 260 | 2 748 260 |
| | Sodic siac Co. for Real Estate Investment – a subsidiary | 79 668 253 | 67 840 575 |
| | Tegara for Trading Centers Co. – a subsidiary | 55 595 000 | 55 600 000 |
| | SODIC Property Services Co. – a subsidiary (under Liquidation) | 2 702 660 | 2 702 660 |
| | Edara for Services of Cities and Resorts Co. – a subsidiary | 4 068 132 | 3 172 720 |
| | Beverly Hills Co. for Management of Cities and Resorts | 87 166 | 684 440 |
| | | 210 321 763 | 198 093 013 |
| 24- | Creditors and other credit balances | | |
| | | 30/9/2014 L.E | 31/12/2013 L.E |
| | Accrued expenses | 42 271 006 | 112 428 186 |
| | Amounts collected on account for management, operation and maintenance | 129 835 397 | 109 259 917 |
| | Deposits collected from customers – against improvements | 149 600 | 169 600 |
| | Customers-credit balances of Polygon project | 297 499 572 | 98 209 235 |
| | Bonyan for development and trading Co. | 107 | 529 955 |
| | Customers - cancellation | 9 913 420 | 19 503 802 |
| | Dividends payable | 91 643 | 91 643 |
| | Tax Authority | 10 811 522 | 9 180 047 |
| | Accrued compensated absence | 3 555 960 | 2 865 194 |
| | Sundry creditors | 8 818 787 | 7 672 188 |
| | Accrued to Soldiere International Egypt (24-1) | - | 71 078 513 |
| | Accrued to beneficiaries from incentive plan (24-2) | 1 192 600 | n— |
| | Capital gain-Deferred (24-3) | 7 199 126 | 8 798 931 |
| | | 511 338 740 | 439 787 211 |

- (24-1) On July 16, 2014 the amount duo to Solider int. Egypt has been settled through medium term loan from CIB as its described in note (31).
- (24-2) Represents the amount due to beneficiaries of Incentive plan till the end of announcing the custodian of the names of the beneficiaries accrued amounts as it is shown in details in note No.(16) above.
- (24-3) The amount represents the capital gain resulted from the sale of the land and the buildings of the administrative building, which is deferred and amortized over the lifetime of the financial lease contract as it is shown in details in note No.(31-1) above.
- The Company's exposure to currency and liquidity risks related to creditors is disclosed in note No. (44).

25- Share capital

- The Company's authorized capital was determined at L.E 2 800 million, and the issued capital is L.E 362 705 392 fully paid and distributed over 90 676 348 shares at a value L.E 4 per share.
- On January 27, 2011, the Extra-ordinary General Assembly meeting of the Company agreed on the stock splitting of the par value of the Company's share of L.E 10 to become L.E 4 per share.
 It's worth mentioning that on March 3, 2011, the Egyptian Financial Supervisory Authority, approved that the Company's management shall proceed with the procedures of issuing the Company's issued.
 - that the Company's management shall proceed with the procedures of issuing the Company's issued capital of a number of 90 676 348 common cash shares at a par value of L.E 4 each (after splitting) with an increase of L.E 2 to be paid from the legal reserve according to the Company's financial statements as at December 31, 2009. Thus, the issued and fully paid capital has become L.E 362 705 392 distributed over 90 676 348 shares. Annotation was made to this effect in the Company's Commercial Register on June 16, 2011.
- On July 13, 2014 The Extra-ordinary General Assembly Meeting approved to increase the issued capital from LE 362 705 392 divided in to 90 676 348 share with LE 4 per share to be LE 1 362 705 392 divided in to 340 676 348 share with LE 4 per share.
- In addition to issuing cost LE 0.06 for each share with an increase LE 1 billion divided in to 250 million shares with LE 4 per share. This capital increase is entirely allocated to existing shareholders according to their share in company's issued capital. It's also approved that trade of the subscription right is separable from the original share. Subscription has been opened starting from October 1, 2014 till October 30, 2014. Resulting in coverage of 248 233 225 shares. On November 2, 2014 the board decided to accept subscription till that stage and modify issued capital by the amount of increase to complete legal procedure.

The capital structure is as follows:

| Shareholder | Number of shares | Share value | Ownership percentage |
|--|------------------|-------------|----------------------|
| | | L.E | % |
| Suleimar ibn abd-elmohsein ibn abdalla abanmi | 11 486 231 | 45 944 924 | 12.67 |
| Olayan saudian investments limited Co. | 11 237 896 | 44 951 584 | 12.39 |
| RA Six Holdings Limited | 8 515 317 | 34 061 268 | 9.39 |
| Rashid Abd-elrahman Alrashid and his sons Co. | 4 148 720 | 16 594 880 | 4.58 |
| Hermis Holdings Financial Group. | 4 041 223 | 16 164 892 | 4.46 |
| Al-Magid for Investment Limited Co. | 3 037 532 | 12 150 128 | 3.35 |
| Abd-elmoneim Rashid Abd- elrahman Alrasid | 2 634 443 | 10 537 772 | 2.91 |
| Incentive and bonus plan of employees and managers | 737 500 | 2 950 000 | 0.81 |
| Other shareholders | 44 837 486 | 179 349 944 | 49.44 |
| | 90 676 348 | 362 705 392 | 100 |

26- Legal reserve

According to the Company' statutes, the Company is required to set aside 5 % of annual net profit to form a legal reserve, transfer to the legal reserve may be suspended once the reserve reaches 50% of the Company's issued capital. The reserve balance as at September 30, 2014 is represented as follows:

| | L.E |
|--|-------------|
| Legal reserve balance as at 1/1/2003 | 6 530 455 |
| Add: | |
| Increase of the legal reserve with the difference between the par value of the treasury shares and its actual cost (according to the Company's Extra-Ordinary General Assembly Meeting held on July 10, 2003). | 4 627 374 |
| Increase of the legal reserve with part of capital increase share premium with limits of half of the Company's issued share capital during 2006. (Note No. 27). | 123 409 151 |
| Increase of the legal reserve with part of capital increase share premium during 2007 with limits of half of the Company's issued share capital. (Note No. 27). | 5 000 000 |
| Increase of legal reserve with a 5% of the net profit for year 2008. | 2 339 350 |
| Increase in legal reserve with a part of the capital share premium during 2010 with limits of half of the Company's issued share capital (Note No. 27) | 39 446 365 |
| Deduct: | |
| The amount used to increase the issued share capital during the year 2011 (Note No. 25). | 2 |
| | 181 352 693 |

27- Special reserve - share premium

The balance is represented in the remaining amount of capital increase share premium for a number of 11 million shares during 2006 and share premium increase of one million share for the incentive and bonus plan during 2007 share premium increase of 7 857 143 shares during 2010 after deducting the amounts transferred to the legal reserve, and also after deducting the issuance expenses of such increase in addition to the amount credited to the share capital according to the Extra Ordinary General Assembly Meeting decision as follows:-

| <u>Description</u> | L.E |
|---|--|
| Total value of the capital increase share premiums collected during 2006 and 2010 | 1 455 017 340 |
| Add: Share premium of the employees' incentive and bonus plan issued during 2007 Deduct: | 90 000 000 |
| - Amounts transferred to the legal reserve - Capital increase – related expenses - Amount used for share capital increase during 2008 | 167 855 516 55 240 255 5 000 000 |
| | 1 316 921 569 |

28- Profit from sale of treasury shares

On August 14, 2011, the board of directors of the Company approved the purchase of one million shares as a treasury shares at L.E 18 per share (the par value is L.E 4 per share) with a total amount of L.E 18 018 000 from the shares of the Company offered in the stock exchange and on August 13, 2012 the Company's board of directors agreed to sell these shares and it has been sold with an amount of L.E 21 710 867 resulting in profit from selling treasury shares with an amount of L.E 3 692 867.

29- Shares kept for bonus and incentive plan

This item is represented in the remainder of the amount paid by the Company in return for issuing one million ordinary share with a fair value of L.E 40 per share (before splitting) under account and in favor of the incentive and bonus plan of the Company's employees and managers which are kept in Arab African International Bank.

<u>Description</u>

For financing of one million shares from the bonus and incentive plan with a fair value of L.E 100 000 000 100 per share (before splitting) during 2007.

Deduct:

The value of 200 000 shares sold by the beneficiaries from the bonus and incentive plan during December 2007 out of which an amount of L.E 15 million was paid to the Company for L.E 75 per share (before splitting).

20 000 000

Deduct:- 72 000 000

The value of 1.8 million shares exercised by the beneficiaries from the bonus and incentive plan during 2014 out of which an amount of LE 54 million for L.E 30 per share (after splitting).

8 000 000

30- Set aside amount for bonus and incentive plan

The balance is represented in the remaining balance from the difference between the grant date fair value of shares and the amount incurred by the beneficiary from the incentive and bonus plan for the Company's managers and employees for the shares issued during 2007 in addition to share of the shares of the incentive plan in dividends as follows:-

| Description | L.E |
|--|------------|
| Represents the difference between the fair value of the shares granted to the beneficiaries | 25 000 000 |
| from the bonus and incentive plan for one million share (allocated over 5 years) for 60 | |
| months and the agreed upon share price in accordance with the bonus and incentive plan as at | |
| December 31, 2012. | |
| D. J. | |

The difference between the grant date fair value of the shares and the agreed upon share price in accordance with the incentive and bonus plan for 200 000 share that were sold in favor of the beneficiaries during December 2007.

20 000 000

5 000 000

Add:

The value of the share of the bonus and incentive plan to employees in the dividends declared in accordance with the resolution of the Ordinary General Assembly Meeting held on April 12, 2011, L.E 4 each *

Accrued returns amount of shares of bonus and incentive plan to employees in the dividends declared.

Deduct:

Difference between fair value at grant date and the agreed value for bonus and incentive plan for 1.8 million shares (after splitting) and it has been sold to beneficiaries during September, 2014.

Value of sold shares from dividends according to general assembly meeting dated April 12, 2011

4 020 000

3 550 657

* According to the incentive and bonus plan for employees, managers and executive board of directors, the exercise price of the share vested to beneficiary amounting to L.E 75 (before splitting) is reduced by the value of the distributed dividends to shareholders during plan term.

31/12/2013 256 381 985

55 027 500

30/9/2014

433 983 384

Sixth of October for Development and Investment Company "SODIC" "An Egyptian Joint Stock Company" Notes to the separate interim financial statements For the financial period ended September 30, 2014 (Cont.)

31- Long-term loans

| Medium-term loan amounting to 435 million Egyptian pounds granted by the |
|--|
| Bank of Alexandria for four years, and on March 30, 2014 has been settled |
| through syndicated loan agreement with the Arab African International Bank |
| "facility agent" and a group of banks, referred to below. |

On July 4, 20!3 the company signed a contract with Arab African International Bank for a loan / short-term facility versus checks under collection – bridge loan for the purpose of financing the cost of construction of the project Sodic amounting to 150 million LE and a facility for nine months from the date of the first withdrawal, has been settled through syndicated loan agreement with the Arab African International Bank referred to "facility agent" hereinafter.

On December 19, 2013 the company signed a medium-term syndicated loan contract with a group of banks represented by the Arab African International Bank "facility agent" with amount of 900 million LE to finance a total debt-based company and the financing cost of the project "Sodic West "for some of the following stages and located in Kilo 38 Cairo Alex Desert - Giza, Egypt - the purpose of the facility agreement is limited exclusively to the stages Allegria, West Town Residence, Polygon, Forty West, and West Town Hub. Guarantees:

 First degree real estate mortgage for the entire piece of land and the buildings, real estate and construction, and an area of 300 acres under contract publicized No. 1170 dated 2/5/2001 for "security agent."

 Pledge of shares agreement owned by the Sixth of October Development and real estate projects (Soreal) in one of its subsidiaries for the benefit of the facility agent "security."

- Unconditional and irrevocable transmitting of the company "borrower" and some of its subsidiaries their rights in revenues, all current and future rights of the proceeds of the contracts for the sale or rent of units for current and future project for the benefit of the "security agent."

 A subsidiary undertaking a mortgage of owned land as guarantee for amounts due and unpaid from the company "borrower".

 Pledge of accounts agreement: the debt service account are pledged and all amounts deposited in favor of the "security agent" and subject to the project account.

- Hire a mortgage from a subsidiary to mortgage their own land.

- A promissory note from the company "borrower".

Interest:

 Interest is calculated by a margin of 3% per annum in addition to lending rate announced by the Central Bank of Egypt, two days before the starting date of interest expense calculation.

- Interest expense calculated for one month and paid at the last business day of the period of interest expense until the date of full repayment of the loan.

 Administrative fee at a rate of 0.05% at the highest debit balance during each quarter of the financial year

Grace period: 12 months from the date of the first withdrawal, such period shall apply to the principal amount of the loan only.

Repayment: starts immediately after the grace period expires on (16) quarterly unequal installments every three months.

On July 16, 2014 the company signed a medium term facility agreement with Commercial International Bank (CIB) with LE 300 million to facilitate outstanding debt for Solidier International limited and payment of the settlement amount Tranche (A) and finance any cash flow deficit relating to West Town Residence land stage (B) Tranche (B)

Deduct: Current portion
Alex Bank (short term)
Arab African International Bank

| 189 | 347 | 800 |
|-----|-----|-----|
| | | |

| 623 331 184 | 311 409 485 |
|-------------|-------------|
| | |
| | 168 370 259 |
| <u> </u> | 55 027 500 |
| #: | 223 397 759 |
| 623 331 184 | 88 011 726 |
| | |

- 31-1 The Company has signed a medium term facility agreement (sale and lease back financial lease) with an amount of L.E 75 132 399 with financing percentage represents 75% out of the value of the assets sold to the financial lease Company, the lease with a total amount of L.E 95 366 168 to be settled over (20) quarterly installment, following are the contract terms:
 - 1- PIRAEUS Bank Egypt Lender (first party)
 - 2- PIRAEUS Company "for financial lease" the lessor and security agent of the guarantee (second party)
 - 3-Sixth of October for Development and Investment Company "SODIC" (Third party)
 - The purpose of the finance: using that finance to settle the capital expenditures the Company committed with
 - The period of finance: 5 years
 - Interest rate: corridor lending rate announced by the Central Bank plus 2.75%

And the above-mentioned financing operation has proceeded by the sale to PIRAEUS Company for financial lease and lease it back.

- 1- The whole land and buildings of the administrative building existed on plot No.26 in the area 17 at West Town Project – Beverly Hills – El-Sheikh Zayed – 6th of October city – Giza, with a total space of 22 086 m², sold with an amount of L.E 32 178 922.
- 2- The whole land and buildings of the sales building existed on plot Building 1 Block 1 the seventeenth avenue next to the desert road show rooms 38 km Cairo Alex desert road with a space of 4 977 m², sold with an amount of L.E 42 953 477.

The Company is accounting for the Financial lease assets according to the Egyptian Accounting Standard No.(20) as an operating lease.

32- Long-term notes payable

This item is represented in the following:

| 30/9/2014 L.E 26 510 466 | 31/12/2013 L.E 55 225 281 |
|--------------------------------|---------------------------------------|
| | |
| 2 204 347 | 6 613 045 |
| 24 306 119 | 48 612 236 |
| | <u>L.E</u> 26 510 466 2 204 347 |

The Company's exposure to credit risk related to long-term notes payable is disclosed in note No. (44)

33- Deferred tax liabilities

| | 30/9/2014 | 31/12/2013 |
|-------------------------|---|-------------|
| | $\underline{\mathbf{L}}.\underline{\mathbf{E}}$ | <u>L</u> .E |
| Fixed assets | 3 467 996 | 2 770 981 |
| Tax raised to liability | 3 467 996 | 2 770 981 |
| | | |

15 626 850

62 678 063

338 968 558

338 968 558

56 118 868

2 003 226

12 127 822

307 744 460

321 875 508

Sixth of October for Development and Investment Company "SODIC" "An Egyptian Joint Stock Company" Notes to the separate interim financial statements For the financial period ended September 30, 2014 (Cont.)

34- Sales (net)

35-

- The Company's operations are considered to fall into one broad class of business represented in sale of real estate units and lands and hence, segmental analysis of assets and liabilities is not considered meaningful. Revenues could be analyzed as follows:

| | Nine months ended 30/9/2014 | Nine months ended 30/9/2013 |
|--|-----------------------------|-----------------------------|
| | <u>L.E</u> | L.E |
| Sale of Allegria project | 263 384 210 | 441 070 894 |
| Sales of Forty West project | 138 187 484 | - |
| Sales of Casa project | 25 424 894 | - |
| Sales of West Town Residence project | 114 218 081 | |
| Sale of lands | - | 85 588 968 |
| | 541 214 669 | 526 659 862 |
| Deduct:- | | |
| Sales returns - Allegria project | = | 3 000 002 |
| | 541 214 669 | 523 659 860 |
| Cost of sales | | |
| | Nine months ended 30/9/2014 | Nine months ended 30/9/2013 |
| | <u>L.E</u> | L.E |
| Cost of sold in Allegria project Cost of sales of Forty West project | 149 394 595 111 269 050 | 265 756 640 |

Deduct:-

Cost of sales of Casa project

| Cost of | sales retur | ns – Allegr | ia project |
|---------|-------------|-------------|------------|
| Adjustr | nents | | |

Cost of sales of West Town Residence project

36- Other operating revenues

Cost of lands sold

| | Nine months ended 30/9/2014 L.E | Nine months ended 30/9/2013 <u>L.E</u> |
|--|---------------------------------|--|
| Interest income realized from installments during the period | 23 563 322 | 20 043 729 |
| Assignment, cancellation dues and delay penalties | 20 406 696 | 21 362 720 |
| Sundry income | 14 121 273 | 6 526 350 |
| Management fees | 8 | 6 468 875 |
| Income from management & operation of the golf course | 900 000 | 900 000 |
| Buildings rental income | 522 830 | 447 677 |
| Investment Income | 117 692 | 2 (|
| Capital income | 1 603 426 | 52 351 |
| | 61 235 239 | 55 801 702 |

37- Selling and marketing expenses

| Salaries and wages | Nine months ended 30/9/2014 <u>L.E</u> 12 760 793 | Nine months ended 30/9/2013 <u>L.E</u> 14 566 376 |
|---|--|--|
| Sales commissions | 16 397 114 | 17 201 278 |
| Advertising expenses | 15 916 409 | 10 585 692 |
| Conferences and exhibitions | 2 975 947 | 2 045 237 |
| Rent | 11 726 439 | 2 553 774 |
| Maintenance, Cleaning, Agriculture and Security | 1 835 294 | 1 858 865 |
| Professional fees and consultancy | 456 000 | 1 794 915 |
| Gifts | 167 991 | 1 187 893 |
| Others | 1 570 892 | 2 575 495 |
| | 63 806 879 | 54 369 525 |

38- General and administrative expenses

| | Nine months ended 30/9/2014 | Nine months ended 30/9/2013 |
|---|-----------------------------|--|
| | <u>L.E</u> | $\underline{\mathbf{L}}\underline{\mathbf{E}}$ |
| Salaries, wages and bonuses (38-1) | 30 979 440 | 27 956 794 |
| Board of directors' remunerations and allowances | 7 605 243 | 3 858 600 |
| Consultancy and professional fees | 4 664 850 | 1 624 711 |
| Advertising | 61 743 | 358 431 |
| Donations | 1 971 524 | 1 655 044 |
| Maintenance, Cleaning, Agriculture & Security | 15 285 259 | 22 691 164 |
| Administrative depreciation of fixed assets and Rented Units. | 7 052 208 | 10 931 373 |
| Subscriptions and governmental dues | 756 909 | 156 311 |
| Rents | 8 203 452 | 6 155 365 |
| Travelling and transportation | 879 420 | 727 311 |
| Communication and electricity | 2 985 794 | 1 458 131 |
| Stationary and computer supplies | 1 899 581 | 1 704 070 |
| Hospitality | 941 111 | - 03 Me III 7 MM |
| Others | 3 227 504 | 4 323 016 |
| | 86 514 038 | 83 600 321 |

38-1 This item includes salaries for the executive manager's members of the Board as follows:

| Salaries | Nine months ended 30/9/2014 <u>L.E</u> 3 470 100 | Nine months ended 30/9/2013 <u>L.E</u> 10 453 531 |
|---------------------------------------|---|--|
| Cash settled share-based payments (a) | - | 665 079 |
| | 3 470 100 | 11 118 610 |

(a) On May 16, 2006, the Company's board of directors decided to grant share appreciation rights to some executive board members that entitle them to future cash payments as part of their salaries and bonuses packages. The amount of the cash payment is determined based on the increase in the share price of the Company from grant date until vesting date.

The terms and conditions of the grants which are settled in cash to beneficiaries are as follows:

| Parties entitled | Grant date | Number of shares in thousands | Fair value of share at grant date (after splitting) L.E | Market value of share at 30/9/2014 <u>L.E</u> | Conditions |
|------------------------------|------------|-------------------------------------|--|---|--|
| Some executive board members | 1/4/2006 | | 30 | 18.03 | Vested after 6 months from grant date |

The company has a bonus and incentive plan as shown in Note No.(49).

39- Other operating expenses

| | | Nine months ended 30/9/2014 <u>L.E.</u> | Nine months ended 30/9/2013 L.E |
|-----|---|--|---|
| | Discount for early payment | 27 927 153 | 18 483 194 |
| | Impairment losses on due to related parties | 1 777 145 | |
| | Provision for claims | 67 986 | 67 986 |
| | | 29 772 284 | 18 551 180 |
| 40- | Finance income | | |
| | | Nine months ended 30/9/2014 <u>L.E</u> | Nine months ended 30/9/2013 L.E |
| | Interest income | 12 159 981 | 11 375 383 |
| | Net foreign exchange differences | | 48 954 220 |
| | | 12 159 981 | 60 329 603 |
| 41- | Finance cost | | |
| | | Nine months ended 30/9/2014 | Nine months ended 30/9/2013 |
| | | L.E | $\underline{\mathbf{L}}.\underline{\mathbf{E}}$ |
| | Interest expense | 39 918 041 | 41 893 874 |
| | Net foreign exchange differences | 5 737 698 | 4 |
| | Interests of installments of Sheikh Zayed land | 4 166 161 | 8 447 690 |
| | | 49 821 900 | 50 341 564 |
| | | | |

42- Income tax expense

| | Nine months ended 30/9/2014 <u>L.E.</u> | Nine months ended 30/9/2013 L.E |
|-----------------------------|---|---------------------------------|
| Current income tax expense | | 22 219 136 |
| Deferred income tax expense | (697 015) | 2 251 983 |
| | (697 015) | 24 471 119 |

43- Earnings per share

Earnings per share are calculated on the basis of net profits of the period and also the weighted average number of shares outstanding during the period as follows:

| Net profit for the period | Nine months ended 30/9/2014 <u>L.E</u> 45 029 215 | Nine months ended 30/9/2013 <u>L.E</u> 100 712 996 |
|---|--|---|
| Divided by: Weighted average number of shares outstanding during the period | 90 676 348 | 90 676 348 |
| earnings per share (L.E/share) | 0.50 | 1.11 |

44- Financial instruments

44-1 Credit risk

Exposure to credit risk

The carrying amount of financial assets represented in the balances of trade and notes receivables, debtors and cash and cash equivalent represent the maximum credit exposure. These balances amounting to L.E 3 113 262 425 as at September 30, 2014 (December 31, 2013 : L.E 2 751 193 318).

44-2 Liquidity risk

This note represents the contractual terms of financial liabilities:

September 30, 2014

| | Carrying | Less than 1 | | |
|----------------------------|---------------|-------------|-------------|-------------|
| | amount | year | 1-2 years | 2-5 years |
| | L.E | L.E | <u>L.E</u> | L.E |
| Banks - credit facility | 79 322 191 | 79 322 191 | | - |
| Long-term loans | 623 331 184 | #: | 275 579 449 | 347 751 735 |
| Contractors and suppliers | 80 762 977 | 80 762 977 | - | - |
| Other creditors | 511 338 739 | 317 907 943 | 186 395 836 | 7 034 960 |
| Notes payable - short term | 36 775 417 | 36 775 417 | | - F |
| Notes payable - long term | 24 306 119 | - | 24 306 119 | |
| Total | 1 355 836 627 | 514 768 528 | 486 281 404 | 354 786 695 |
| | | | | |

December 31, 2013

| | | Less than 1 | | |
|---|--------------------------|-------------|--------------|-------------|
| | Carrying amount | year | 1-2 years | 2-5 years |
| | <u>L.E</u> | L.E | <u>L.E</u> | L.E |
| Banks - credit facility | 31 411 767 | 31 411 767 | 4 | |
| Short-term loans | 223 397 759 | 223 397 759 | (表) | |
| Long-term loans Contractors and suppliers | 88 011 726 86 874 265 | 86 874 265 | 72.4 24.7 | 88 011 726 |
| Other creditors | 439 787 211 | 238 455 399 | 194 009 497 | 7 322 315 |
| Notes payable - short term | 35 768 500 | 35 768 500 | - | :- |
| Notes payable - long term | 48 612 236 | | 24 306 118 | 24 306 118 |
| Total | 953 863 464 | 615 907 690 | 218 315 615 | 119 640 159 |

44-3 Currency risk

Exposure to currency risk

The Company's exposure to foreign currency risk was as follows:

| | 30/9/2014 | | 31/12/2013 | |
|-------------------------------|-----------|-----------|------------|-----------|
| Description | EUR | USD | EUR | USD |
| Cash at banks | 46 405 | 3 709 124 | - | 2 934 697 |
| Other debtors | | | - | 625 000 |
| Surplus of foreign currencies | 46 405 | 3 709 124 | - | 3 559 697 |

44-4 Interest rate risk

At the separate financial statements date the interest rate profile of the Company's financial instruments was:-

| | Carrying amount | | |
|---------------------------|-------------------------|--------------------------|--|
| Fixed rate instruments | 30/9/2014 <u>L.E</u> | 31/12/2013 <u>L.E</u> | |
| Financial assets | 2 696 037 324 | 2 437 554 695 | |
| Financial liabilities | (61 081 537) | (84 380 736) | |
| | 2 634 955 787 | 2 353 173 959 | |
| Variable rate instruments | | | |
| Financial liabilities | (702 653 375) | (342 821 252) | |
| | (702 653 375) | (342 821 252) | |
| | | | |

The Company does not account for any fixed rate financial assets and liabilities at fair value through income statement, and the Company does not designate derivatives (interest rate swaps) as hedging instruments under a fair value hedge accounting model. Therefore, a change in interest rates at the financial statements date would not affect the income statement.

44-5 Fair values

Fair values versus carrying amounts

The main financial instruments for the Company represents in the balances of cash at banks, investments, trade and notes receivables, its associates and Subsidiaries, suppliers, contractors, notes payables, creditors and other credit balances and the monetary items included in debtors and creditors. The main purpose of these instruments is to finance the Company's activities.

According to the followed evaluation basis in evaluating the Company's assets and liabilities the carrying amounts for these financial instruments shows reasonable evaluation for their fair values.

45- Transactions with related parties

Related parties are represented in the Company' shareholders, board of directors, executive directors and companies in which they own directly or indirectly shares giving them significant influence or controls over the Group. The Company made several transactions during the period with related parties and these transactions have been done in accordance with the terms determined by the board of directors of the Company and were approved by the Company's Ordinary General Assembly.

Summary of significant transactions concluded during the period at the separate balance sheet date were as follows:-

| Party | Nature of relationship | Nature of transaction | 30/9/2014 Amount of Transaction L.E |
|---|------------------------|---|--|
| Beverly Hills Co. for Management of Cities and Resorts | A subsidiary | Works of agriculture, maintenance and security services for Beverly Hills City. | 562 500 |
| Sixth of October for Development and Real Estate Projects (SOREAL) | A subsidiary | Payments on behalf of the Company | 209 042 660 |
| | | Cash payments | 174 696 267 |
| Garden City for development and investment | A subsidiary | Payments on behalf of the Company | 668 591 |
| | | Cash receivables | 279 204 |
| Move-In for Advanced Contracting Co. | A subsidiary | Completion and furnishing works | 1 756 895 |
| | | Rent of managerial Units | 84 600 |
| | | Cash payments | 7 773 688 |
| Edara for Services of Cities and Resorts Co. | A subsidiary | Works of agriculture, maintenance and security services for Allegria City. | 21 076 098 |
| Tegara CO. for trading centers | A subsidiary | Expenses on behalf of the company | 357 988 |
| SODIC for Golf and Tourist Development Co. | A subsidiary | Payments on behalf of the Company. | 1 184 878 |
| | | Revenue from management and operation of the golf course and club | 900 000 |
| | | Expenses recovery | 1 388 450 |
| | | Cash payments | 6 000 000 |
| Sodic SIAC for Real estate investment | A subsidiary | Payments on behalf of the Company. | 72 339 393 |
| | | Cash receivable | 37 624 113 |
| | | Works of SODIC SIAC building No.(1) | 11 327 678 |
| | | Customer receivable and notes receivable | 199 290 337 |
| Green scape for Agriculture and Reclamation Co. | A subsidiary | Payment on behalf of the company | 1 136 561 |
| El Yosr for Projects and Agriculture | A subsidiary | Payment on behalf of the company | 574 756 |
| Development Co. | | Cash payments | 850 000 |
| Fourteen Co. for Real estate investment | A subsidiary | Payments on behalf of the company | 1 923 498 |
| Sodic for development and Real estate | A subsidiary | Payments on behalf of the Company | 475 847 |

| investment | | Cash payments | 5 348 651 30/9/2014 |
|--|------------------------|-----------------------------------|--------------------------|
| Party | Nature of relationship | Nature of transaction | Amount of Transaction |
| Royal Gardens Co. | A subsidiary | Payments on behalf of the company | 524 220 |
| Sodic - Syria | A subsidiary | Payments on behalf of the company | 41 470 |
| La maison Co. for Real estate investment | A subsidiary | Payments on behalf of the Company | 13 434 032 |
| Soreal Co. for Real estate investment | A subsidiary | Payments on behalf of the Company | 387 597 |
| Sodic Co. for securitization | A subsidiary | Payments on behalf of the Company | 64 327 |
| Executive managers & board members | | | (Note No. 38) |

46- Legal status

There is a dispute between the Company and another party regarding the contract concluded between them on 23/2/1999 which is related to delivering this party a plot of land as a usufruct right for indefinite year of time and a return for an annual rental with a minimal amount for a total of 96 acres approximately and which has not been delivered up till this date as the management of this party did not abide by the detailed conditions of the contract. There are exchanged notifications concerning this land between the management of the Company and the management of the third party. During 2009, this party raised a court case No. 3 of 2009 Civil 6th of October against the Company asking it for the delivery of the allocated land. A preliminary sentence was issued by the court in its session held on February 22, 2010 to refer this matter to Experts and to delegate the Experts Office of the Ministry of Justice to embark this case and set a session to be held on April 26, 2010 for the expert to present his report. The session was postponed by the court several times and the last one will be held on November 24, 2014. The Company's legal counsel is of the opinion that the Company has the right to maintain and exploit this land under the contract as the said contract has not been affected and no usufruct right has been arisen to this party since its effect was based on conditions that have not been met. In addition, in case of any dispute raised by this party to possess the land, the Company has the actual and physical possession of the land and hence it has the right to continue in possessing the land till settlement of this dispute in front of court.

47- Tax status

On June 2, 2014, Law No. (22) for the year 2014 has been issued to impose a temporary three year additional tax amounting to (5%) starting from the current taxable period. This additional tax is imposed on the tax pool over an amount of One Million Egyptian pounds by individuals or corporates as stipulated in the articles of the Income tax Law. This additional tax should be assessed and collected according to those articles. This law became into force starting from June 5, 2014.

On June 30, 2014, Law No. (53) For the year 2014 has been issued by a presidential decree. This law included amendments for some articles of Law No. (91) For the year 2005. The most important amendments are as follows:

- 1. Imposing a tax on Dividends.
- 2. Imposing a tax on the capital gains resulted from sale of capital contribution shares and securities. As the executive regulations related to the previously mentioned law has not been issued yet, that may result in inconsistency in interpreting the articles of the new law, the company's management has assessed and quantified the impact of application of the tax law according to its interpretation, never the less, this assessment and quantification may differ upon issuance of the executive regulations of this law

Summary of the Company's tax status at the separate financial statements date is as follows:

Corporate tax

A ten – year corporate tax exemption year starting from the year following the date of the activity inception as of 1/1/1998 until 31/12/2007 has been previously granted according to Law No. 59 of 1979 concerning the New Urban Communalities.

- During January 2011, the Company submitted a request to the Tax Authority demanding the amendment of the tax exemption year to start from the date of the actual handing over of the units in the year 2002.
- On January 18, 2011, the Disputes Dispersal Committee of the Tax Authority considered and studied the Company's request in the light of the date of the actual handing over of the units and the regulations applicable to similar companies. Accordingly, the said committee decided to approve the Company's request thus considering the date of the actual business activity of the Company to be the year 2002, hence, the Company shall be entitled to tax exemption from 1/1/2003 to 31/12/2012, and the amendment was annotated in the Company's tax card.
- The amended tax return for year 2008 was submitted to the Tax Authority.
- The Tax Authority assessed corporate profit tax and moveable income tax for the years from 1996 till 2000 on deemed basis. The Company was notified by the tax forms and has objected on such assessment. During 2010, the inspection was made for the said years and the Company has not received any tax claims till authorizing these financial statements for issuance.
- No tax inspection has been carried out for year from 2001 to 2004 till authorizing these financial statements for issuance.
- Inspection was notified for the year from 2006 till 2008 and was notified by form (19) on 29
 April 2012 for the year 2006 approximately and was appealed on May 3, 2012 and a request was submitted for re-inspection in 2006 and re-inspection is being carried on.
- The Company submits its annual tax return on due dates in accordance with Law No. 91 of 2005.

Salary tax

- Tax inspection was carried out until year 2001 and the tax claims were paid according to the assessment of the Internal Committee during September 2004.
- Years from 2002 till 2004 were inspected and the Company has paid the tax differences.
- Years from 2005 till 2012 are under inspection and the Company has not received any tax claims till authorizing these financial statements for issuance.

Withholding tax

Tax inspection was carried out for the previous years and also till the third quarter of 2014 till authorizing these financial statements for issuance.

Stamp tax

- Tax inspection was carried out for the previous year till December 31, 2010 and the tax differences were paid.

Sales tax

- The Company was inspected from inception till August, 2003 and tax differences were paid.
- The Company was inspected from August, 2003 till December, 2010, tax differences and additional tax were paid.

Real estate property tax

The Company submitted the Real Estate Tax returns for the year 2009 on due dates in accordance with Law No. 196 of 2008.

48- Capital commitments

Capital commitment as at September 30, 2014 is represented in contracted and unexecuted works amounting to L.E. 587 374 (2013 : L.E. 588 605)

49- Bonus and incentive plan of the Company's employees and managers

On 16 October 2006, the Company's Extra - Ordinary General Assembly unanimously agreed to approve the incentive plan of the Company's employees and managers and authorizing the Company's board of directors to issue million share with a fair value of L.E 100 per share (before splitting) and appointing an independent committee for supervising the execution of this plan formed by non – executive members in the board of directors.

The following are the main features of the incentive and bonus plan of employees, managers and executive board directors:

- The bonus and incentive plan works through allocation of shares for the employees, managers and executive board directors.
- Duration of the plan is four years starting from the date of approval of the plan by the shareholders meeting and each beneficiary is allocated during this year a specified number of shares each year over the plan years according to the allocated shares outlined in the appendix of this plan.
- The price of share was determined for the beneficiary at L.E 75 per share. (before splitting)
- The Company shall finance the issuance of the shares of the increase allocated in application of the plan and the value of shares due to the Company will be paid from the proceeds of sale.
- The Company signed a custody agreement with Arab African International Bank on 15 April 2007 to save bonus and incentive shares. The shares of the plan were issued and financed by the Company. Annotation of this increase was registered in the Commercial Registry on July 5, 2007.
- On September 23, 2007, the Supervisory Committee of the bonus and incentive plan of the Company's
 employees, executive directors and managers agreed to the selection of the beneficiaries and also the
 number of shares allocated to each one of them. Accordingly, the whole shares of the plan were
 allocated in full.
- During December 2007, a number of 200 000 shares from the incentive and bonus plan were exercised with average selling price of L.E 226.63 per share. The amounts due to beneficiaries were set aside in special account held by Arab African International Bank until the completion of the prohibition year according to the bonus and incentive plan provisions.
- The number of shares allocated to the plan was increased by 500 000 additional shares.
- On July 3, 2008 the Supervisory Committee of the incentive and bonus plan of the Company's employees, executive directors approved the allocation of 495 000 shares of the total shares to some of the Company's employees and executive directors. Allocation contracts for these shares were signed with the employees and the executive directors during October 2008.
- On December 7, 2009, the Company's Extraordinary General Assembly agreed on the amendment of some articles of the bonus and incentives plan and the allocation contracts of the shares that were approved by the Egyptian Financial Supervisory Authority as follows:

- Extension of the year of the exercise right stated in the bonus and incentive plan and the allocation contract to be ended on March 2015 instead of March 2011.
- Amendment of the bonus and incentive plan and the allocation contract to enable the
 beneficiary from the plan the possibility to transfer the title of the shares allocated to him to be
 in his name after ending the prohibition year provided the payment of the share price stated in
 the plan and in this case, the beneficiary is entitled to all rights as determined on the Company'
 shares.
- Amendment of article No. (11) of the bonus and incentive plan with respect to the management
 of the plan to give the board of directors the right when necessary of the replacement of a
 Supervisory Committee member with another one provided that this member to be from nonexecutive members.
- On April 26, 2010, the Company was notified by the consent of the Egyptian Financial Supervisory
 Authority on the approval and the amendments made on the bonus and incentive plan.

Beneficiaries, extent and vesting conditions of granting of shares in accordance with this plan are as follows:

| Employees entitled | Grant date | No. of shares in thousands | Fair value of share at grant date L.E | Exercising price (before split) L.E | Conditions |
|-----------------------|---------------|----------------------------|---------------------------------------|-------------------------------------|---|
| Previous- | 28/3/2007 | 750 | 100 | 75 | Working from the Company for five |
| Managing | | | | | years and exercise period from 31/3/2007 |
| director | | | | | till 31/3/2015 - the beneficiary is not |
| | | | | | entitled to this right if the performance of |
| | | | | | the Company's share is below CASE 30 |
| | | | | | by more than 20% for two consecutive |
| | | | | | years during the vesting year. |
| Previous | 23/9/2007 | 75 | 100 | 75 | According to performance measure and |
| Board of | | | | | exercise period from 31/3/2007 till |
| director | | | | | 31/3/2015. |
| Some | 23/9/2007 | 175 | 100 | 75 | According to performance measure and |
| managers | | | | | exercise period from 31/3/2007 till |
| | | | | | 31/3/2015. |
| Board of | 7/10/2008 | 25 | 73.34 | 75 | According to performance measure and |
| director | | | | | exercise period from 31/3/2007 till |
| | | | | | 31/3/2015. |
| Some managers | 7/10/2008 | 470 | 73.34 | 75 | According to performance measure and exercise period from 31/3/2007 till 31/3/2015. |

50- Comparative Figure

The comparative figures has been restated to conform with the classification of the present financial statements.

balance

LE

(605 637 075) 439 787 211 165 849 864

Creditors and other credit balances Creditors and other credit balances Long-term creditors