(Convenience translation of a report and financial statements originally issued in Turkish)

Logo Yazılım Sanayi ve Ticaret A.Ş.

Condensed consolidated financial statements for the period between 1 January – 30 June 2014 together with auditors' review report

(Convenience translation of a report and financial statements originally issued in Turkish (See Note 2.1.5))

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(Convenience translation into english of auditor's rewiew report originally issued in Turkish)

To the Board of Directors of Logo Yazılım Sanayi ve Ticaret A.Ş.

Introduction

We have reviewed the accompanying condensed consolidated financial statements of Logo Yazılım Sanayi ve Ticaret A.Ş. *"the Company" and its subsidiaries (all together referred to as "the Group")* as of June 30, 2014, which comprise the statement of consolidated financial position and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and the consolidated statement of cash flows for the six-month-period then ended. The management of the Company is responsible for the preparation and fair presentation of this interim financial information in accordance with TAS 34 Interim Financial Reporting. ("TAS 34"). Our responsibility is to express a conclusion on this interim financial information based on our review.

Scope of review

We conducted our review in accordance with the Standard on Review Engagements (SRE) 2410, "Limited Review of Interim Financial Information Performed by the Independent Auditor of the Entity". A review of interim financial information consists of making inquiries, primarily of persons responsible for financial reporting process, and applying analytical and other review procedures. A review of interim financial information is substantially less in scope than an independent audit performed in accordance with the Independent Auditing Standards and the objective of which is to express an opinion on the financial statements. Consequently, a review on the condensed interim financial information does not provide assurance that the audit firm will be aware of all significant matters which would have been identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention which may cause us to believe that the accompanying condensed interim consolidated financial information are not prepared, in all material respects, in accordance with TAS 34.

Güney Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik Anonim Şirketi A member firm of Ernst & Young Global Limited

Ethem Kutucular, SMMM Partner

13 August 2014 İstanbul, Turkey

Interim consolidated balance sheet as at 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

		Current period	Prior Period
		Reviewed	(Audited)
	Notes	30 June 2014	31 December 2013
Assets			
Current assets		78.021.799	73.533.502
Cash and cash equivalents	4	32.441.461	19.268.115
Financial assets	5	45.390	193.063
Trade receivables		43.148.160	52.831.826
- Due from related parties	24	37.584	30.130
- Other trade receivables	7	43.110.576	52.801.696
Other receivables		10.333	9.516
- Other receivables	8	10.333	9.516
Inventories	9	679.828	421.521
Prepaid expenses	14	1.438.872	663.706
Other current assets	14	257.755	145.755
Non-current assets		56.463.572	51.208.773
Financial assets	5	133.153	108.153
Trade receivables	-	-	148.883
- Other trade receivables		-	148.883
Other receivables	7	1.875	5.724
- Other receivables		1.875	5.724
Property and equipment	10	13.902.282	13.629.536
Intangible assets		41.530.681	36.455.227
- Goodwill		5.892.252	5.892.252
- Other intangible assets	11	35.638.429	30.562.975
Prepaid expenses	14	437.500	34.133
Deferred tax assets	22	458.081	827.117
		134.485.371	124.742.275

These interim condensed consolidated financial statements have been approved by Board of Directors on 13 August 2014 and signed on its behalf by Buğra Koyuncu, Chief Executive Officer and Gülnur Anlaş, Chief Financial Officer.

Interim consolidated balance sheet as at 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

		Current period	Prior period
		Reviewed	Audited
	Notes	30 June 2014	31 December 2013
Liabilities			
Current liabilities		35.268.959	39.164.073
Short-term borrowings	6	3.415.308	773.156
Short-term portion of long-term borrowings	6	3.503.482	890.714
Other financial liabilities	6	1.914.632	-
Trade payables		4.007.710	10.488.466
- Due to related parties		-	7.276.883
- Other trade payables	7	4.007.710	3.211.583
Employee benefit obligations	14	2.885.027	1.996.665
Other payables		987.498	2.412.924
- Other payables	8	987.498	2.412.924
Provision for employee benefits	13	498.932	4.459.947
Deferred revenue	14	17.661.336	17.763.108
Current income tax liabilities		-	70.251
Other current liabilities		395.034	308.842
Non-current liabilities		23.924.384	26.452.674
Long-term borrowings	6	19.388.834	22.456.183
Provision for employee benefits	13	4.417.586	3.729.789
Deferred revenue	14	117.964	266.702
Equity		75.292.028	59.125.528
Share conital	15	25.000.000	25,000,000
Share capital	15	2.991.336	25.000.000 2.991.336
Adjustment to share capital	15	3.666.269	3.666.269
Restricted reserves	15	(2.649.415)	
Treasury shares Accumulated other comprehensive income/	15	(2.049.413)	(2.649.415)
(expense) not to be reclassified to profit or loss			
- Actuarial loss arising from employee benefits		(743.278)	(438.536)
Retained earnings		30.702.213	11.275.706
Net income for the period		16.324.903	19.280.168
Total liabilities and equity		134.485.371	124.742.275

Interim consolidated statement of profit or loss for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

		Current period		Prior period	
		Reviewed		Reviewed	
			1 April –	1 January –	
		1 January –	30 June	30 June	1 April –
	Notes	30 June 2014	2014	2013	30 June 2013
Continuing operations					
Sales	17	47.976.890	25.568.167	23.984.674	12.058.329
Cost of sales (-)	17	(1.845.460)	(542.154)	(968.680)	(702.505)
Gross profit		46.131.430	25.026.013	23.015.994	11.355.824
Marketing, selling and distribution					
expenses (-)	18	(10.213.847)	(5.633.557)	(4.275.430)	(2.380.837)
General administration expenses (-)	18	(5.543.712)	(2.342.543)	(3.595.006)	(1.987.632)
Research and development expenses (-)	18	(12.591.599)	(6.875.040)	(7.646.914)	(3.884.697)
Other operating income	21	1.433.894	694.490	1.201.736	1.031.975
Other operating expenses (-)	21	(1.044.035)	(75.045)	(558.828)	(267.813)
Other operating expenses (-)	21	(1.044.033)	(73.043)	(556.626)	(207.013)
Operating profit		18.172.131	10.794.318	8.141.552	3.866.820
Income from investment activities	21	308.063	288.525	-	-
Operating profit before financial					
income/expenses		18.480.194	11.082.843	8.141.552	3.866.820
Financial income	19	494.425	214.044	224.872	174.523
Financial expenses (-)	20	(2.539.429)	(1.400.379)	(1.063.072)	(697.554)
Income before taxes		16.435.190	9.896.508	7.303.352	3.343.789
Taxation on income					~~~~~
Current income tax charge	22		-		23.633
Deferred tax charge	22	(110.287)	(11.924)	(94.033)	(4.218)
Net income for the period		16.324.903	9.884.584	7.209.319	3.363.204
Net income attributable to Non-controlling interests		_	_	52,463	71.311
		- 16.324.903	9.884.584		-
Equity holders of the parent		16.324.903	9.884.984	7.156.856	3.291.893
		16.324.903	9.884.584	7.209.319	3.363.204
Earnings per share per thousands of					
Eannings per snare per thousands of					

Interim consolidated statement of other comprehensive income for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

	Current period		Prior period	
	Reviewed		Reviewed	
	1 January –	1 April –	1 January –	1 April –
Notes	30 June 2014	30 June 2014	30 June 2013	30 June 2013
Net income for the period	16.324.903	9.884.584	7.209.319	3.363.204
Accumulated other comprehensive income/ (expense) not to be reclassified to profit or loss				
Actuarial loss arising from employee benefits Tax effect	(335.209) 30.467	(239.327) 36.914	(200.947) 15.457	(268.553) 31.523
Other comprehensive loss	(304.742)	(202.413)	(185.490)	(237.030)
Total comprehensive income	16.020.161	9.682.171	7.023.829	3.126.174

Interim consolidated statement of changes in equity for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

					Other comprehensive income or loss items not to be reclassified to					
					profit or loss in subsequent periods					
	Share capital	Adjustment to share capital	Treasury shares	Restricted reserves	Actuarial gain/ (loss) arising from employee benefits	Retained earnings/accum ulated losses	Net income for the period	Equity attributable to equity holders of the parent	Non- controlling interests	Total equity
1 January 2013	25.000.000	2.991.336	(450.493)	3.087.683	(4.40.004)	(188.403)	10.415.005 338.821	40.855.128	1.610.615	42.465.743
Change in accounting policy 1 January 2013– as restated	25.000.000	2.991.336	(450.493)	3.087.683	(149.394) (149.394)	(189.427) (377.830)	10.753.826	40.855.128	1.610.615	42.465.743
Transfer to retained earnings	-	-	-	-	-	10.753.826	(10.753.826)	-	-	-
Acquisition of treasury shares Net income for the period	-	-	(4.793.798)	-	-	-	- 7.156.856	(4.793.798) 7.156.856	- 52.463	(4.793.798) 7.209.319
Other comprehensive loss	-	-	-	-	(185.490)	-	-	(185.490)	-	(185.490)
Total comprehensive income	-	-	-	-	(185.490)		7.156.856	6.971.366	52.463	7.023.829
30 June 2013	25.000.000	2.991.336	(5.244.291)	3.087.683	(334.884)	10.375.996	7.156.856	43.032.696	1.663.078	44.695.774
1 January 2014	25.000.000	2.991.336	(2.649.415)	3.666.269	(438.536)	11.275.706	19.280.168	59.125.528	-	59.125.528
Transfer to retained earnings Acquisition of subsidiary (Note 3)	:	-	:	-	:	19.280.168 -	(19.280.168) -	:	- 2.060.971	59.125.528 2.060.971
Minority shares sale option liability (Note 6) Net income for the period	:	:	:	-	:	146.339	- 16.324.903	146.339 16.324.903	(2.060.971)	(1.914.632) 16.324.903
Other comprehensive loss	-	-	-	-	(304.742)	-	-	(304.742)	-	(304.742)
Total comprehensive income	-	-	-	-	(304.742)	-	16.324.903	16.020.161	-	16.020.161
30 June 2014	25.000.000	2.991.336	(2.649.415)	3.666.269	(743.278)	30.702.213	16.324.903	75.292.028	-	75.292.028

Interim consolidated statement of cash flow for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

Reviewed Reviewed Reviewed Reviewed Reviewed 30 June 30 June <td< th=""></td<>
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Interest received 300.144 22.2
Net cash used in investing activities(13.131.669)(7.498.96)
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Increase/(decrease) in financial debts 6 2.345.166 (1.036.63
Interest paid (2.087.587) 103.8
Decrease in due from related parties 24 - 500.0
Net cash generated/(used in) financing activities 257.579 (432.80
Net increase in cash and cash equivalents 13.173.346 (223.99
Cash and cash equivalents at beginning of the period419.268.1159.833.6
Cash and cash equivalents at end of the period 4 32.441.461 9.609.6

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

1. Organization and nature of operations

Logo Yazılım Sanayi ve Ticaret Anonim Şirketi ("Logo Yazılım" or the "Company") was established in 1986 and became a corporation on 30 September 1999. The Company is domiciled in Turkey and operates under the Turkish Commercial Code.

The Company is engaged in the development and sale of operating systems, application software, databases, multi-media and other software products.

As of 30 June 2014 the Group has 473 employees (31 December 2013: 404).

The address of the registered office is as follows:

Şahabettin Bilgisu Caddesi, No:609 Gebze Organize Sanayi Bölgesi Gebze, Kocaeli

The subsidiaries of Logo Yazılım and their nature of business are as follows:

Subsidiary	Country of incorporation	Nature of business
Netsis Yazılım Sanayi ve Ticaret A.Ş. ("Netsis")	Turkey	Development and marketing of computer software
Coretech Bilgi Teknolojisi Hizmetleri A.Ş. ("Coretech	ı") Turkey	Development and marketing of computer software
Logobi Yazılım Sanayi ve Ticaret A.Ş. ("LogoBI")	Turkey	Development and marketing of computer software
Logo Elektronik Ticaret Hizmetleri A.Ş. ("e-Logo")	Turkey	Development and marketing of computer software
Logo Business Software GmbH ("Logo GMBH")	Germany	Development and marketing of computer software
Logo Business Solutions FZ-LLC ("Logo FFC-LLC")	United Arab Emir	ates Marketing of computer

On February 20, 2014, the Company acquired the shares representing 80% of the capital of Logo Elektronik Ticaret Hizmetleri A.Ş. for TL 8.000.000 and signed a put option agreement for the acquisition of the remaining 20% for TL 2.000.000 which will be calculated in USD by using the rate agreed between the parties.

software

Upon the signing of the share purchase agreement on July 25, 2013, the Company acquired all the shares in Netsis in return of TL 24.699.850. All of purchase price was paid in advance. The share purchase agreement entered into force as of 19 September 2013.

As per the share purchase agreement signed on December 26, 2013, the company acquired the remaining 40% of the shares in its subsidiary LogoBI for a purchase price of 810.000 TL, increasing shares owned to 100%.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

1. Organization and nature of operations (continued)

In the Board of Directors' meeting dated April 22, 2009, the Company decided on executing its international sales and marketing activities from the head office in Turkey. As a result of this decision, required steps and actions were taken to close Logo Business Solutions FZ-LLC. This decision was made due to effects of the contraction in the domestic and international market due to the global crisis which was thought to continue in 2009 and it was predicted that the Company's domestic and international sales and marketing activities would be negatively affected. As of June 30, 2013, the liquidation process has been substantially completed.

Before the establishment of Logo Business Solutions FZ-LLC, the Company's foreign sales and marketing activities were performed at its headquarters in Turkey. Aforementioned activities are considered to be once again performed at the Company's headquarters in Turkey after the shutdown of Logo Business Solutions FC-LLC has been completed.

Logo Yazılım and its subsidiaries (collectively referred to as the "Group") operate in the software industry, therefore segment reporting is not applicable.

Since the information related to the operational segments as of June 30, 2014 taking the operations' of the Group's condensed interim consolidated financial statements in general and monetary significance into account is not reportable in terms of geographical segments outside of Turkey, the disclosed condensed interim consolidated financial statements.

2. Basis of presentation of consolidated financial statements

2.1 Basis of presentation

2.1.1 Financial reporting standards

The accompanying interim financial statements of the Group have been prepared in accordance with the Turkish Accounting Standards ("TAS") promulgated by the Public Oversight Accounting and Auditing Standards Authority ("POA") in compliance with the communiqué numbered II-14.1 "Communiqué on the Principles of Financial Reporting In Capital Markets" (the Communiqué) announced by the CMB on June 13,2013 which is published on Official Gazette numbered 28676. TAS consists of the Turkish Accounting Standards, Turkish Financial Reporting Standards and related supplements and interpretations. TAS/TFRS are updated in harmony with the changes and updates in International Financial and Accounting Standards ("IFRS") by the communiqués announced by the POA.

Interim condensed consolidated financial statements for the period ended June 30, 2014, have been prepared in accordance with TAS 34. The condensed consolidated interim financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual financial statements as of December 31, 2013.

With the decision taken on March 17, 2005, the CMB announced that, effective from January 1, 2005, the application of inflation accounting is no longer required for listed companies in Turkey. The Group's financial statements have been prepared in accordance with this decision.

2.1.2 Financial statements of subsidiaries operating in foreign countries

Financial statements of subsidiaries, operating in countries other than Turkey, are adjusted to TAS/TFRS for the purpose of fair presentation. Subsidiaries' assets and liabilities are translated into Turkish Lira from the foreign exchange rate at the balance sheet date and income and expenses are translated into Turkish Lira at the average foreign exchange rate. Exchange differences arising from the translation of the opening net assets and differences between the average and balance sheet dates are included in the "currency translation difference" under the shareholders' equity.

2. Basis of presentation of consolidated financial statements (continued)

2.1.3 Basis of consolidation

The condensed interim consolidated financial statements prepared in accordance with the principles of consolidated financial statements for the year ended December 31, 2013 include the accounts for Logo Yazılım and its subsidiaries.

The table below sets out the subsidiaries of Logo Yazılım and ownership interests held by the Company at 30 June 2014:

	Direct and indirect ownership Interests by the Company (%)
Subsidiaries: Netsis Yazılım Sanayi ve Ticaret A.Ş. Coretech Bilgi Teknolojisi Hizmetleri A.Ş. Logobi Yazılım Sanayi ve Ticaret A.Ş. Logo Elektronik Ticaret Hizmetleri A.Ş. Logo Business Software GmbH	100,00% 100,00% 100,00% 80,00% 100,00%

2.1.4 Use of estimates

The condensed consolidated financial statements belonging to the six month interim period ended June 30, 2014 were prepared using significant accounting estimates and assumptions consistent with accounting estimates described in detail on the Group's financial statements as of December 31, 2013.

2.1.5 Convenience translation into English of financial statements originally issued in Turkish:

As at 30 June 2014, the accounting principles described in Note 2 (defined as Turkish Accounting Standards/Turkish Financial Reporting Standards) to the accompanying consolidated financial statements differ from International Financial Reporting Standards ("IFRS") issued by the International Accounting Standards Board with respect to the application of inflation accounting, certain reclassifications and also for certain disclosures requirement of the POA/CMB. Accordingly, the accompanying financial statements are not intended to present the financial position and results of operations in accordance with IFRS.

2.2 Summary of significant accounting policies

The condensed interim consolidated financial statements of the Group for the six months period ended June 30, 2014 have been prepared in accordance with TAS 34 "Interim Financial Reporting". Additionally, the accounting policies used in the preparation of the condensed interim consolidated financial statements for the period ended June 30, 2014 are consistent with those used in the preparation of annual consolidated financial statements for the year ended December 31, 2013. Accordingly, these condensed interim consolidated financial statements should be read in conjunction with the annual consolidated financial statements for the year ended December 31, 2013.

2.3 Change in accounting policies

The new standards, amendments and interpretations

The accounting policies adopted in preparation of the condensed interim consolidated financial statements as at 30 June 2014 are consistent with those of the previous financial year, except for the adoption of new and amended TFRS and TFRIC interpretations effective as of 1 January 2014. The effects of these standards and interpretations on the Group's financial position and performance have been disclosed in the related paragraphs.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

2. Basis of presentation of consolidated financial statements (continued)

i) The new standards, amendments and interpretations which are effective as at 1 January 2014 are as follows:

- TAS 32 Financial Instruments: Presentation Offsetting Financial Assets and Financial liabilities (Amended)
- TRFS Interpretation 21 Levies
- TAS 36 Impairment of Assets (Amended) Recoverable Amount Disclosures for Non-Financial assets
- TAS 39 Financial Instruments: Recognition and Measurement (Amended) Novation of Derivatives and Continuation of Hedge Accounting
- TFRS 10 Consolidated Financial Statements (Amendment)

This amendment does not have any impact on the financial position or performance of the Group.

ii) Standards issued but not yet effective and not early adopted

Standards, interpretations and amendments to existing standards that are issued but not yet effective up to the date of issuance of the interim condensed consolidated financial statements are as follows. The Group will make the necessary changes if not indicated otherwise, which will be affecting the interim condensed consolidated financial statements and disclosures, when the new standards and interpretations become effective.

-TFRS 9 Financial Instruments - Classification and measurement

The Group will quantify the effect in conjunction with the other phases, when the final standard including all phases is adopted by POA.

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

The following standards, interpretations and amendments to existing IFRS standards are issued by the IASB but not yet effective up to the date of issuance of the financial statements. However, these standards, interpretations and amendments to existing IFRS standards are not yet adapted/issued by the POA, thus they do not constitute part of TFRS. The Group will make the necessary changes to its interim condensed consolidated financial statements after the new standards and interpretations are issued and become effective under TFRS.

- IFRS 9 Financial Instruments Final standard (2014)
- Annual Improvements to IFRSs 2010–2012 Cycle
- Annual Improvements 2011–2013 Cycle
- IAS 19 Defined Benefit Plans: Employee Contributions (Amendment)
- IFRS 11 Acquisition of an Interest in a Joint Operation (Amendment)
- IAS 16 and IAS 38 Clarification of Acceptable Methods of Depreciation and Amortisation (Amendments to IAS 16 and IAS 38)
- IFRS 15 Revenue from Contracts with Customers
- IAS 16 Property, Plant and Equipment and IAS 41 Agriculture (Amendment)- Bearer Plants

The Group is in the process of assessing the impact of the standard on financial position or performance of the Group.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

3. Business combinations

LogoBI acquisition

The Company acquired 32,2% of Worldbi's shares free of charge with the share purchase agreement signed on 12 December 2011 and increased its effective ownership interest to 60%. The share purchase agreement became effective as of 1 January 2012. The title of Worldbi Yazılım Sanayii ve Ticaret A.Ş. was changed as Logobi Yazılım Sanayi ve Ticaret A.Ş. ("LogoBI") on 2 April 2012.

On 30 June 2012, the company management completed its studies for determining the fair values of LogoBI's identifiable assets and acquired liabilities, which were recorded based mentioned on the below values.

Total assets	93.247
Intangible assets - identifiable assets	3.400.000
Total liabilities	(87.539)
Fair value of net assets	3.405.708
Less: carrying value of investments in associates	2.065.365
Less: non-controlling interest	1.362.285

Goodwill 21.942

The goodwill arising from the acquisition was associated with the income statement, since it is not material for consolidated financial statements.

The Group has measured the non-controlling interest in LogoBi at the proportionate share of the acquirer's identifiable net assets.

Identifiable asset advanced technology determined in consequence of LogoBI's purchase price allocation study are amortized on 10 years.

Netsis acquisition

Upon the signing of the share purchase agreement on 25 July 2013, the Group acquired all the shares in Netsis in return for TL 24.699.850. The total acquisition amount was paid in cash. The share purchase agreement entered into force as of 19 September 2013. Acquisition-related costs of TL 192.388 have been included in the general administrative expenses.

Referring to this acquisition, Group has applied TFRS 3 "Business Combinations" standard in accounting for business combinations of Netsis as subsidiary. As of 31 December 2013, fair values of identifiable assets and assumed identifiable liabilities acquired with the scope of business combinations are identified with draft fair value measurement report. These items are reported over the temporary amounts (on provisional basis) on the consolidated financial statements. The additions and corrections of fair values of the acquired identifiable assets, liabilities and contingent liabilities are limited to 12 months from the date of acquisition.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

3. Business combinations (continued)

As of 30 June 2014 the identifiable assets acquired and liabilities assumed were booked over their following values:

Cash and cash equivalents	3.387.716
Other trade receivables	9.936.670
Inventories	1.955
Prepaid expenses	114.086
Assets related to current period taxes	36.353
Other current assets	6.100
Financial investments	12.500
Other receivables	5.723
Property and equipment	452.962
Intangible assets - identifiable assets	11.851.209
Prepaid expenses	1.598
Deferred income tax assets	59.883
Other trade payables	(443.125)
Other payables	(439.318)
Current deferred revenues	(4.123.468)
Employee benefit obligations	(696.481)
Other current provisions	(220.710)
Non-current deferred revenues	(365.926)
Long-term provisions for employee termination benefits	(770.129)
Fair value of net assets	18.807.598
Less: purchase consideration	24.699.850
Goodwill	5.892.252

Of the identifiable assets determined as a result of Netsis's purchase price allocation study, the technology developed is amortised over seven years, customer relations are amortised over twenty years and the agreement for restriction of competition is amortised over two years.

e-Logo acquisition

On February 20, 2014, the Company acquired the shares representing 80% of the capital of Logo Elektronik Ticaret Hizmetleri A.Ş. for TL 8.000.000 and signed a put option agreement for the acquisition of the remaining 20% for TL 2.000.000 calculated in USD which was agreed upon by the parties. The whole amount of the purchase price was paid in advance. The share transfer agreement took effective as of February 20, 2014. The gain directly associated with the purchase amounting to 243.883 TL arising from bargain purchase has been included in income gained from investment activities.

Cost amounting to TL 72.553 which is directly related with the purchase transaction has been recognized under General administration expenses account.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

3. Business combinations (continued)

The management of the Company completed the works related to determining the fair values of the acquired assets and liabilities as of March 31, 2014. Identifiable assets and acquired liabilities were recorded at the following values:

Total assets	8.892.931
Intangible assets – Identifiable assets	2.792.000
Total liabilities	(1.380.077)
Fair value of net assets	10.304.854
Less: purchase consideration	8.000.000
Less: non-controlling interests	2.060.971
Gain arising from bargain purchase	243.883

The Group has measured the non-controlling interests at e-Logo over the recognized proportionate share of net definable assets of the company.

Of the identifiable assets determined as a result of e-Logo's purchase price allocation study, the technology developed is amortised over seven years, customer relations are amortised over twelve years.

In the consolidated profit and loss statement for the period ended 30 June 2014; e-Logo's share in revenues after purchase date is realized as 6.098.168 TL. In the same period, e-Logo's contribution to net income for the period is 3.180.795 TL.

If e-Logo had been included in the consolidation as of 1 January 2014, the Group's net revenue in the consolidated profit and loss statement as of 30 June 2014 would amount to 49.378.112 TL.

Detail of cash outflows due to purchase as of 30 June 2014 is as follows:

Purchase price – cash paid in 2014	8.000.000
Cash and cash equivalents – acquired	1.397.855
Cash outlow due to purchase, net	6.602.145

4. Cash and cash equivalents

As of 30 June 2014 and 31 December 2013, the details of cash and cash equivalents are as disclosed below:

	30 June 2014	31 December 2013
Cash	10.881	11.101
Banks		
- Demand deposits - TL	2.672.504	1.488.448
- Demand deposits - foreign currency	2.194.091	981.378
- Time deposits - TL	7.640.000	4.442.000
- Time deposits - foreign currency	1.151.959	960.435
Credit card receivables	18.772.026	11.384.753
Total	32.441.461	19.268.115

As of 30 June 2014, the weighted average effective annual interest rates for TL time deposits are between %9,50 and %10,75 (31 December 2013: %5,25 - %9,07). As of 30 June 2014 and 31 December 2013, the maturity of time deposits is less than three months.

As of 30 June 2014 and 31 December 2013, the maturity of credit card receivables is less than three months.

As of 30 June 2014 and 31 December 2013, the cash and cash equivalents included in the consolidated statement of cash flows are as follows:

	30 June 2014	31 December 2013
Cash and cash equivalents	32.441.461	19.268.115

5. Financial assets

Trading securities:

The analysis of financial assets at fair value through profit and loss at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Mutual funds		
- Gold fund	45.000	41.078
- Liquid fund	390	151.985
	45.390	193.063

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

5. Financial assets (Continued)

The analysis of non-current financial assets at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014		30 June 2014 31 Dece		31 Decen	nber 2013
	Share %	Carrying amount	Share %	Carrying amount		
Available-for-sale equity securities: Interpro Yayıncılık Araştırma ve						
Organizasyon Hizmetleri A.Ş.	2	80.653	2	80.653		
Dokuz Eylül Teknoloji Geliştirme Bölgesi A.Ş.	0,67	50.000	0,67	25.000		
Boğaziçi Üniversitesi Teknopark	5	2.500	5	2.500		
		133.153		108.153		

As of 30 June 2014 and 31 December 2013, because of the Group's available for sale equity securities which are not traded in organised market, their fair values could not be reliably measured and their total assets have no material impact on consolidated financial statements; are reflected to condensed interim consolidated financial statements of the Group with cost value.

6. Borrowings

The analysis of borrowings at 30 June 2014 and 31 December 2013 is as follows:

Short-term borrowings:		30 June 2014	31 December 2013
Current portion of long-term borrowings		3.503.482	890.714
Short-term bank borrowings		3.352.515	567.806
Other financial liabilities		1.914.632	-
Credit card payables		62.793	205.350
		8.833.422	1.663.870
Long-term borrowings:		30 June 2014	31 December 2013
Long-term borrowings		19.388.834	22.456.183
		30 June 2014	
	Weighted average		
	Effective interest Rate p.a. (%)	Original Balance	TL equivalent
Short-term borrowings	%12,25-%13	3.352.515	3.352.515
Credit card payables		62.793	62.793
Total short-term borrowings			3.415.308
Current portion of long-term borrowings:			
TL denominated borrowings	%11,60-%15,64	3.461.333	3.461.333
USD denominated borrowings	-	19.850	42.149
Total current portion of long-term borrowings			3.503.482
Long- term borrowings: TL denominated borrowings			
	%11,60-%15,64	19.388.834	19.388.834
Total long-term borrowings			19.388.834

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

6. Bank borrowings (continued)

A credit agreement amounting TL 20.000.000 and having 5 year term is signed between the Company and International Finance Corporation ("IFC"), an institution of World Bank on 25 October 2013.

		31 December 2013	
	Weighted average		
	Effective interest Rate p.a. (%)	Original balance	TL equivalent
		Original balance	
Short-term borrowings	-	567.806	567.806
Credit card payables	-	205.350	205.350
Total short-term borrowings			773.156
Current portion of long-term borrowings			
TL denominated borrowings	%11,60-%15,84	782.031	782.031
USD denominated borrowings	-	48.830	108.683
Total current portion of long-term borrow	vings		
			890.714
Long- term borrowings:			
TL denominated borrowings	%11,60-%15,84	22.437.238	22.437.238
USD denominated borrowings	-	8.877	18.945
Total long-term borrowings			22.456.183
The redemption schedule of long-term	bank borrowings at 30	June 2014 is as follows:	2014
			2014
1-2 years			6.521.062
2-3 years			6.116.863
3-4 years			5.417.575
4-5 years			1.333.334
			19.388.834

Other financial liabilities

As of June 30 2014, the Group has a liability of 1.914.632 TL as a result of the option to purchase agreement signed in relation to the acquisition of 20% of Logo Elektronik Ticaret Hizmetleri A.Ş.'s equity shares.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

7. Trade receivables and payables

The analysis of trade receivables and payables at 30 June 2014 and 31 December 2013 is as follows:

Short-term other trade receivables:	30 June 2014	31 December 2013
Trade receivables	27.566.270	32.813.099
Credit card receivables	17.600.137	21.143.160
Cheques and notes receivables	5.071.215	6.857.153
Other trade receivables	401.354	77.032
Less: provision for doubtful receivables	(6.186.622)	(6.411.821)
Less: unearned credit finance income	(1.341.778)	(1.676.927)
	43.110.576	52.801.696

As of 30 June 2014, trade receivables of TL 3.554.651 (31 December 2013: TL 2.413.693) were past due but not impaired. The ageing analysis of these trade receivables is as follows:

	30 June 2014	31 December 2013
Up to 1 month	387.941	231.361
1 to 3 months	1.087.741	511.231
Over 3 months	2.078.969	1.671.101
	3.554.651	2.413.693
Amount of risk covered by guarantees	-	-
Long-term other trade receivables:	30 June 2014	31 December 2013
Credit card receivables	-	148.883
Short-term trade payables:	30 June 2014	31 December 2013
Trade payables	4.007.710	3.211.583

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

7. Trade receivables and payables (continued)

The maximum exposure of the Group to credit risk as of 30 June 2014 and 31 December 2013 as follows:

	Trade rec		Other recei	vables	
30 June 2014	Related party	Other	Related party	Other	Bank deposits/ Credit card receivables
The maximum of credit risk exposed at the reporting date	37.584	43.110.576	-	10.333	32.430.580
- Amount risk covered by guarantees	-	99.400	-	-	-
Net carrying value of not past due and					
not impaired financial assets	37.584	39.555.925	-	10.333	32.430.580
Net carrying value of past due but					
not impaired financial assets	-	3.554.651	-	-	-
 Amount of risk covered by guarantees 					
Net carrying value of impaired assets	-	-	-	-	-
 Past due (gross carrying value) 	-	6.186.622	-	-	-
 Provision for impairment (-) Amount of risk covered by guarantees 	-	(6.186.622)	-	-	-

The guarantees which cover the credit risk include guarantee cheques, mortgages and letter of guarantees.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

7. Trade receivables and payables (continued)

	Trade receivables		Other recei	vables	
31 December 2013	Related party	Other	Related party	Other	Bank deposits/ credit card receivables
The maximum of credit risk exposed at the reporting date	30.130	52.950.579	-	15.240	19.257.014
- Amount risk covered by guarantees	-	99.400	-	-	-
Net carrying value of not past due and					
not impaired financial assets	30.130	50.536.886	-	15.240	19.257.014
Net carrying value of past due but					
not impaired financial assets	-	2.413.693	-	-	-
 Amount of risk covered by guarantees 	-	-	-	-	-
Net carrying value of impaired assets	-	-	-	-	-
 Past due (gross carrying value) 	-	6.411.821	-	-	-
- Provision for impairment (-)	-	(6.411.821)	-	-	-
 Amount of risk covered by guarantees 	-	-	-	-	-

The guarantees which cover the credit risk include guarantee cheques, mortgages and letter of guarantees.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

8. Other receivables and payables

The analysis of other receivables and payables at 30 June 2014 and 31 December 2013 is as follows:

Other current receivables:	30 June 2014	31 December 2013
Deposits and guarantees given	10.333	9.516
Other current payables:	30 June 2014	31 December 2013
VAT payable Reverse charge VAT Stamp tax Other	862.212 71.424 16.831 37.031	2.356.637 23.539 8.224 24.524
	987.498	2.412.924

9. Inventories

The analysis of inventories at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Raw materials	548.925	283.913
Trade goods	130.903	137.608
	679.828	421.521

10. Property and equipment

The movements in property and equipments and accumulated depreciation during the periods ended 30 June 2014 and 2013 were as follows:

	1 January		Acquisition of		30 June
	2014	Additions	Subsidiary	Disposals	2014
Cost:					
Machinery and equipment	5.243.543	323.665	199.621	-	5.766.829
Motor vehicles	233.398	-	55.383	(44.183)	244.598
Furniture and fixtures	3.265.571	134.917	84.580		3.485.068
Leasehold improvements	17.208.797	34.709	75.883	-	17.319.389
Construction in progress	711.679	29.289	-	-	740.968
	26.662.988	522.580	415.467	(44.183)	27.556.852
Accumulated depreciation:	4 700 000	404.050	05 507		4 00 4 0 47
Machinery and equipment	4.708.060	121.350	65.537	-	4.894.947
Motor vehicles	206.747	10.748	55.383	(38.266)	234.612
Furniture and fixtures	2.734.309	118.382	27.405	-	2.880.096
Leasehold improvements	5.384.336	212.048	48.531	-	5.644.915
	13.033.452	462.528	196.856	(38.266)	13.654.570
Net book value	13.629.536				13.902.282

10. Property and equipment (continued)

	1 January 2013	Additions	30 June 2013
Cost:			
Machinery and equipment	5.015.860	180.619	5.196.479
Motor vehicles	1.974.348	37.446	2.011.794
Furniture and fixtures	16.158.248	-	16.158.248
Leasehold improvements	664.303	47.374	711.677
	23.812.759	265.439	24.078.198
Accumulated depreciation:			
	4.537.232	82,540	4.619.772
Machinery and equipment			
Furniture and fixtures	1.691.650	54.910	1.746.560
Leasehold improvements	4.043.660	189.283	4.232.943
	10.272.542	326.733	10.599.275
Net book value	13.540.217		13.478.923

The Company leased the land; its head-office is standing on Gebze Organize Sanayi Bölgesi, for a 49 year term. The costs related to the construction of the head-office building are included in leasehold improvements.

In accordance with the loan agreement signed between the Company and a financial institution ("Lender") in 2011, a pledge of TL 7.000.000 was placed on the Company's building as collateral for the loan.

11. Intangible assets

The movements in intangible assets and related accumulated amortization during the years ended 30 June 2014 and 2013 were as follows:

	1 January 2014	Additions	Acquisition of Subsidiary	30 June 2014
Cost:				
Development costs	49.599.391	6.323.465	-	55.922.856
Technology developed (*)	5.436.027	-	1.013.000	6.449.027
Customer relations (*)	9.770.175	-	1.779.000	11.549.175
Agreement for restriction of				
competition (*)	1.940.057	-	-	1.940.057
Other intangible assets	4.499.364	139.294	36.368	4.675.026
	71.245.014	6.462.759	2.828.368	80.536.141
Accumulated amortization:				
Development costs	33.724.170	2.803.756	-	36.527.926
Technology developed	754,156	438.699	-	1.192.855
Customer relations	1.384.230	460.823	-	1.845.053
Agreement for restriction of				
competition	522.504	444.791	-	967.295
Other intangible assets	4.296.979	43.547	24.057	4.364.583
	40.682.039	4.191.616	24.057	44.897.712
Net book value	30.562.975			35.638.429

11. Intangible assets (continued)

	1 January		30 June
	2013	Additions	2013
Cost:			
Development costs	36.072.486	2.256.981	38.329.467
Identifiable assets	9.080.885	-	9.080.885
Other intangible assets	833.752	40.593	874.345
	45.987.123	2.297.574	48.284.697
Accumulated amortization:			
Development costs	28.256.390	1.749.636	30.006.026
Identifiable assets	1.164.434	550.511	1.714.945
Other intangible assets	733.341	18.592	751.933
	30.154.165	2.318.739	32.472.904
Net book value	15.832.958		15.811.793

All additions to development costs during the years ended 30 June 2014 and 2013 includes staff costs.

TL 4.507.582 of the current period depreciation and amortization expense has been allocated to research and development expenses, TL 47.274 has been allocated to marketing, selling and distribution expenses, TL 99.288 has been allocated to general administrative expenses (30 June 2013: TL 2.468.728 to research and development expenses, TL 51.892 to marketing, selling and distribution expenses, TL 124.852 to general administrative expenses).

12. Commitments and contingent liabilities

Guarantees given and guarantees received at 30 June 2014 and 31 December 2013 were as follows:

Guarantees received:

		30 June 2014		31 Dece	ember 2013
	Original currency	Original amount	TL equivalent	Original amount	TL equivalent
Mortgages received	TL	60.000	60.000	60.000	60.000
Guarantee notes received	TL	39.400	39.400	39.400	39.400
			99.400		99.400

As of 30 June 2014 and 31 December 2013, guarantee/pledge/mortgage given by the Company on behalf of its legal entity were as follows:

12. Commitments and contingent liabilities (continued)

Guarantee/pledge/mortgage given by the Company:

		30 Ju	une 2014	31 Dece	ember 2013
	Original currency	Original amount	TL equivalent	Original amount	TL equivalent
Total amount of guarantee/ pledge/ mortgage the Company gave on behalf of its legal entity	TL USD	7.466.800 82.578	7.466.800 175.346	7.510.124 160.539	7.510.124 342.638
			7.642.146		7.852.762

Guarantee/pledge/mortgage given by the Company includes letters of guarantee issued in the name of its legal entity. There is no guarantee/pledge/mortgage given by the Company falling within the following categories:

- a) Those given on behalf of subsidiaries,
- b) Those given in order to assure the liabilities of third parties in the ordinary course of business,
- c) Those given on behalf of parent company,
- d) Those given on behalf of other group companies not falling under the scope of articles (a) and (b), and
- e) Those given on behalf of third parties not falling under the scope of article (b).

A credit agreement amounting TL 20.000.000 and having 5 year term is signed between the Company and International Finance Corporation ("IFC"), an institution of World Bank on 25 October 2013. Pledge of commercial enterprise, pledge of Netsis Yazılım Sanayi ve Ticaret A.Ş.'s share and guarantee of bail of Coretech Bilgi Teknolojisi Hizmetleri A.Ş. is given as a credit warrant. There are financial ratios the Company committed in credit agreement. The Company quarterly calculates related ratios according to the data of consolidated financial statements and notifies IFC. The Company committed to Financial Debt to Tangible Net Worth Ratio of not more than 1,50; Net Debt to EBITDA Ratio of not more than 2,5; and receivables (excluding credit card receivables up to 12 months) to sales ratio of not more than 0,6 at all times on a consolidated basis.

13. Provision for employee benefits

a) Short term provisions for employee benefits

The detail of short term provisions at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Personnel bonus accrual	498.932	4.459.947
	498.932	4.459.947

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

13. Provision for employee benefits (continued)

b) Long term provisions for employee benefits

The analysis of provision for employment termination benefits at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Provision for employee termination benefits Provision for unused vacation	2.388.908 2.028.678	2.233.283 1.496.506
	4.417.586	3.729.789

The movement of unused vacation liability at 30 June 2014 and 2013 is as follow:

	2014	2013
1 January	1.496.506	939.185
Acquisition of subsidiary	100.282	-
Increase in the period	431.890	339.400
30 June 2014	2.028.678	1.278.585

Provision for employment termination benefits is calculated as explained below.

Under Turkish Labour Law, the Company is required to pay termination benefits to each employee who has completed one year of service and whose employment is terminated without due cause, is called up for military service, dies or who retires after completing 25 years of service (20 years for women) and achieves the retirement age (58 for women and 60 for men). Since the legislation was changed on 23 May 2002 there are certain transitional provisions relating to length of service prior to retirement.

The amount payable consists of one month's salary limited to a maximum of TL 3.438 (2013: TL 3.129) for each year of service at 30 June 2014. The liability is not funded, as there is no funding requirement.

The provision has been calculated by estimating the present value of the future probable obligation of the Company arising from the retirement of the employees. Turkish Financial Reporting Standards require that actuarial valuation methods to be developed to estimate the employee termination benefit provision. The following actuarial assumptions have been used in the calculation of the total provision:

30 June 2014 31 December 2013

Net discount rate	4.48%	4.48%
	т,-070	т,то ло
Turnover rate to estimate the probability of retirement	93%	93%

The principal assumption is that maximum liability of employee termination benefit for each year of service will increase in line with inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the anticipated effects of future inflation. The maximum amount of TL 3.438 which is effective from 1 January 2014 has been taken into consideration in calculating the reserve for employment termination benefit of the Company.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

13. Provision for employee benefits (continued)

The movements in the provision for employment termination benefits during the periods ended 30 June 2014 and 2013 were as follows:

	2014	2013
1 January	2.233.283	1.381.737
Service cost	119.355	64.063
Interest cost	109.290	58.724
Actuarial loss	335.209	200.947
Paid/accrued during the period	(436.484)	(12.225)
Acquisition of subsidiary	28.255	-
30 June	2.388.908	1.693.246

14. Prepaid expenses, other current assets, deferred revenues and employee benefit obligations

a) Prepaid expenses:

The analysis of prepaid expenses at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Prepaid expenses	1.438.872	136.762
Advances given	-	526.944
Prepaid expenses – Short term	1.438.872	663.706
	30 June 2014	31 December 2013
Prepaid expenses	437.500	34.133
Prepaid expenses – Long term	437.500	34.133

b) Other current assets:

The analysis of other current assets at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Personnel advances	125.051	26.475
Job advances	82.701	71.548
Value Added Tax ("VAT") receivables	1.004	3.670
Other	48.999	44.062
	257.755	145.755

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

14. Prepaid expenses, other current assets, deferred revenues and employee benefit obligations (continued)

c) Deferred revenues

The analysis of deferred revenues at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013	
Deferred revenues	16.086.548	16.420.096	
Advances received (*)	1.574.788	1.343.012	
Deferred income – Short term	17.661.336	17.763.108	
Deferred revenues	117.964	266.702	
Deferred income – Long term	117.964	266.702	

Details of deferred income as of 30 June 2014 and 31 December 2013 enclosed below:

Deferred revenues	30 June 2014	31 December 2013
Logo Enterprise Membership sales	7.412.108	7.780.432
Pay as you go sales	3.726.131	3.708.698
Version upgrade package sales	3.148.034	3.179.770
Deferred revenue from continuing projects	1.657.250	1.945.578
After-sales services revenue	260.989	72.320
	16.204.512	16.686.798

d) Employee benefit obligations

The analysis of employee benefit obligations at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Payable to personnel	1.978.224	1.134.745
Taxes, withholdings and social security payables	906.803	861.920
	2.885.027	1.996.665

15. Equity

The Company's authorized and paid-in share capital consists of 2.500.000.000 (2013: 2.500.000.000) shares with Kr 1 nominal each. The shareholding structure of the Company as of 30 June 2014 and 31 December 2013 are as follows:

	30 June 2014	Share (%)	31 December 2013	Share (%)
Logo Yatırım Holding A.Ş.	8.714.904	34,8596	8.648.762	34,595
Mediterra Capital Partners I, LP (*)	8.714.904	34,8596	8.648.762	34,595
Publicly owned-free floating	7.570.192	30,2808	7.702.476	30,810
	25.000.000	100	25.000.000	100
Adjustment to share capital	2.991.336		2.991.336	
Total paid-in share capital	27.991.336		27.991.336	

(*) Consist of EAS S.A.R.L %33,51 and other

A Share Transfer Agreement has been signed between Logo Yatırım Holding A.Ş., the majority shareholder of the Company and EAS Solutions SARL which is owned 100% by Mediterra Capital Partners I LP regarding the sale of 864.876.171 shares (863.226.171 shares from B Group, 1.650.000 shares from A Group) having a nominal value of 1 Krş each and a total nominal value of TL 8.648.762. The shares sold corresponds to 50% of the shares held by Logo Yatırım Holding A.Ş. and represents

34.595% of the share capital of the Company. The total share transfer price was TL 48.216.846,53 (TL 5,575 for every 100 shares) and the share transfer has been concluded. The management control of the Company is divided equally between Logo Yatırım Holding A.Ş., which currently had full control of the management and EAS Solutions SARL, which has taken over the shares. The Company is currently under the joint control of these two shareholders.

Logo Yatırım Holding A.Ş. and EAS Solutions S.a.r.I.'s application in relation to voluntary share purchase of Logo Yazılım Sanayi Ticaret A.Ş.'s B group shares in circulation amounting to 5.696.372,12 TL has been approved following the Capital Markets Board article dated 11.03.2014 and numbered 29833736-110.05.01-502. The share acquisition price of 0.01 TL nominal value has been determined as 0.06 TL for each Group B share (Standard processing unit traded on Istanbul Stock exchange with a nominal value of 1 TL is equivalent to 6.00 TL for every 100 shares).

As a result of the voluntary share purchase bids held between the dates 14/03/2014-27/03/2014, 132.285 shares have been purchased by Logo Yatırım Holding A.Ş. and EAS Solutions S.a.r.I. for an amount of 793.710 TL.

The shares representing capital are categorized as group A and B. There are privileges given to group A shares such as election of minimum of more than half of the members of the Board of Directors of the parent, chairman of the Board of Directors and auditors. Adjustment to share capital represents the restatement effect of cash contributions to share capital.

The legal reserves consist of first and second reserves, appropriated in accordance with the Turkish Commercial Code ("TCC"). The TCC stipulates that the first legal reserve is appropriated out of statutory profits at the rate of 5% per annum, until the total reserve reaches 20% of the Company's paid- in share capital. The second legal reserve is appropriated at the rate of 10% per annum of all cash distributions in excess of 5% of the paid-in share capital. Under the TCC, the legal reserves can only be used to offset losses and are not available for any other usage unless they exceed 50% of paid-in share capital.

15. Equity (continued)

The analysis of restricted reserves at 30 June 2014 and 31 December 2013 is as follows:

	30 June 2014	31 December 2013
Legal Reserves	2.581.162	2.581.162
Gain on sale of land and investments	923.318	923.318
Extraordinary reserves	161.789	161.789
	3.666.269	3.666.269

Treasury Shares

Based on the Board of Directors decision dated 26 June 2013, regarding taking back maximum 62.500.000 share certificates (each having TL 0.01 nominal value, constituting 2,5% of 2.500.000.000 paid in share capital) within lower price limit of TL 0 and upper price limit of TL 3,5 in order to decrease price fluctuations in the Company's share certificates traded in Istanbul Stock Exchange ("ISE") (now called as Borsa Istanbul ("BIST") and evaluate current market conditions, the Company took back 171.000 share certificates traded in ISE between 4 July 2012 and 5 November 2012. The mentioned share certificates were accounted as treasury shares under equities.

Based on the Board of Directors decision dated 19 April 2013, regarding taking back maximum 100.000.000 share certificates (each having TL 0.01 nominal value, constituting 4 % of 2.500.000.000 paid in share capital) within lower price limit of TL 0 and upper price limit of TL 5,5 in order to decrease price fluctuations in the Company's share certificates traded in BIST and evaluate current market conditions, the Company took back 967.778 share certificates traded in BIST between 25 April 2013 and 21 June 2013.

Based on the Board of Directors decision dated 26 June 2013, regarding taking back maximum 100.000.000 share certificates (each having TL 0.01 nominal value, constituting 4 % of 2.500.000.000 paid in share capital) within lower price limit of TL 0 and upper price limit of TL 5,5 in order to decrease price fluctuations in the Company's share certificates traded in BIST and evaluate current market conditions, the Company took back 471.528 share certificates traded in BIST between 10 July 2013 and 26 September 2013

Based on the Board of Directors decision dated 3 October 2013, regarding taking back maximum 100.000.000 share certificates within lower price limit of TL 0 and upper price limit of TL 5,5 in order to decrease price fluctuations in the Company's share certificates traded in BIST and evaluate current market conditions, the Company took back 272.189 share certificates traded in BIST between 30 October 2013 and 30 June 2013.

In accordance with Capital Markets Board's ("CMB") decision dated 10 August 2011 and numbered 26/767, the Company has repurchased 1,610,306 numbers of shares in accordance with three different "Share Repurchase Programs" which were in agenda of the Board of Directors' meetings dated 26 June 2012, 19 April 2013, and 26 June 2013. The repurchased shares constitute 6,44% of the Company's share capital as of 26 September, 2013 which was the end date of the 3rd program. The Company has sold a portion of these repurchased shares having TL 1.237.500 nominal value and constituting 4,.95% of the Company's share capital to Murat Ihlamur in exchange for TL 5 for each TL 1 nominal value share amounting to a total of TL 6.187.000. The sales transaction is realized in the Wholesale Market of Borsa Istanbul A.Ş. (BIAŞ) on 10 October 2013. Gain from this transaction amounted to TL 485.890 recognized under shareholders' equity.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

15. Equity (continued)

The Company's repurchased shares in accordance with Share Repurchase Programs having TL 60.000 nominal value and constituting 0,.24% of the Company's share capital have been sold to Teknoloji Yatırım A.Ş. on 26 December 2013 in exchange for each TL 5 for each TL 1 nominal value share amounting to a total of TL 300.000. Gain from this transaction amounted to TL 37.023 is recognized under shareholders equity.

Dividend Distribution

Listed companies distribute dividend in accordance with the Communiqué No. II-19.1 issued by the CMB which is effective from 1 February, 2014.

Companies distribute dividends in accordance with their dividend payment policies settled and dividend payment decision taken in general assembly and also in conformity with relevant legislations. The communiqué does not constitute a minimum dividend rate. Companies distribute dividend in accordance with the method defined in their dividend policy or articles of incorporation. In addition, dividend can be distributed by fixed or variable instalments and advance dividend can be paid in accordance with profit on interim financial statements of the Company.

Companies should include at least the following in their profit distribution policies

- a) Whether dividends will be distributed, and if distributed, the dividend distribution rate for shareholders and for others participating in the distribution.
- b) Payment type of dividend distribution.
- c) Time of dividend distribution; on condition that the distribution procedures to be started at the latest of the end of the annual period in which general assembly meeting was held in which the distribution was agreed upon..
- d) Whether dividend advances will be distributed, and if distributed, the related principles.

In accordance with the Turkish Commercial Code (TCC), unless the required reserves and the dividend for shareholders as determined in the article of association or in the dividend distribution policy of the company are set aside, no decision may be made to set aside other reserves, to transfer profits to the subsequent year or to distribute dividends to the holders of usufruct right certificates, to the members of the board of directors or to the employees; and no dividend can be distributed to these persons unless the determined dividend for shareholders is paid in cash.

In dividend distribution, the Company follows a balanced and consistent policy between the benefits of the shareholders and the benefits of the Company in accordance with the Corporate Management Principles. The Board of Directors of the Company has decided; that at least 20% of the distributable net profit for the period calculated in accordance with the TCC, CMB regulations and the main agreement should be distributed to the shareholders as dividends, taking into consideration the economic conditions, long-term investment financing and business plans as well as profitability; that the dividend to be distributed may be realized in cash or by capital increase through bonus shares or partly in cash and partly through bonus shares; that the calculable dividend amount may remain undistributed in the event that it is less than 5% of the paid-in capital; and that this dividend distribution policy should be revised annually by the Board of Directors.

The part of the accumulated losses of the companies exceeding the total of retained earnings, general legal reserves including premiums related to shares and the amounts arising from the adjustment of equity items except for capital in accordance with inflation accounting is accounted for as discount items in the calculation of net distributable profit for the period.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

16. Expenses by Nature

As of 30 June 2014 and 31 December 2013, expenses are disclosed by function and the analysis of the expenses is summarized in Note 18 and Note 19.

17. Sales and cost of sales

	1 January - 30 June 2014	1 April - 30 June 2014	1 January - 30 June 2013	1 April - 30 June 2013
Sales income	47.782.435	25.190.201	23.467.690	11.688.957
Service income	2.437.075	1.252.927	1.926.677	1.019.446
Sales returns	(1.148.792)	(541.279)	(893.615)	(429.036)
Sales discounts	(1.093.828)	(333.682)	(516.078)	(221.038)
Net sales	47.976.890	25.568.167	23.984.674	12.058.329
Cost of sales	(1.845.460)	(542.154)	(968.680)	(702.505)
Gross profit	46.131.430	25.026.013	23.015.994	11.355.824

For the period ended at 30 June 2014, service income consists of SaaS service income amounting to TL 1.956.605 (30 June 2013- TL 1.546.307).

Cost of sales

	1 January - 30 June 2014	1 April - 30 June 2014	1 January - 30 June 2013	1 April - 30 June 2013
Expenses for transfer of financial rights	1.787.235	526.178	919.553	679.846
Total production cost	1.787.235	526.178	919.553	679.846
Cost of trade goods sold	58.225	15.976	49.127	22.659
Cost of sales	1.845.460	542.154	968.680	702.505

18. Marketing, selling and distribution expenses, research and development expenses, general administrative expenses

Marketing, selling and distribution expenses:	1 January- 30 June 2014	1 April- 30 June 2014	1 January- 30 June 2013	1 January- 30 June 2013
Personnel expenses	4.618.506	2.593.832	2.285.773	1.239.673
Advertising and selling expenses	4.212.007	2.237.520	1.308.014	769.236
Motor vehicle expenses	460.506	232.935	227.879	121.908
Consulting expenses	389.235	246.921	197.335	127.396
Travel expenses	182.725	137.772	110.898	53.949
Outsourced benefits and services	127.296	72.014	42.872	21.281
Depreciation and amortisation expenses	47.274	29.146	51.892	26.254
Rent expenses	23.395	1.583	7.781	4.000
Other	152.903	81.834	42.986	17.140
	10.213.847	5.633.557	4.275.430	2.380.837
	1 January-	1 April-	1 January-	1 April-
	30 June	30 June	30 June	30 June
Research and development expenses:	2014	2014	2013	2013
Personnel expenses	5.833.381	3.435.665	3.929.314	1.980.794
Depreciation and amortisation expenses	4.507.582	2.348.753	2.468.728	1.229.561
Consulting expenses	628.790	258.696	542.609	342.609
Motor vehicle expenses	674.455	332.930	239.807	124.411
Outsourced benefits and services	357.801	171.531	188.736	100.408
Rent expenses	181.508	123.234	46.598	23.775
Travel expenses	111.392	71.666	69.562	39.992
Other	296.690	132.565	161.560	43.147
	12.591.599	6.875.040	7.646.914	3.884.697
	1 January-	1 April-	1 January-	1April-
	30 June	30 June	30 June	30 June
General administrative expenses:	2014	2014	2013	2013
Personnel expenses	3.668.226	1.632.204	2.669.085	1.522.744
Consulting expenses	965.393	278.558	252.798	133.215
Consulting expenses	297.811	159.109	253.295	118.283
Outsourced benefits and services	169.001	89.721	93.564	44.224
Depreciation and amortisation expenses	99.288	48.744	124.852	61.942
Rent expenses	56.863	27.997	9.730	8.319
Travel expenses	52.483	36.033	13.802	5.263
Other	234.647	70.177	177.880	93.642
	5.543.712	2.342.543	3.595.006	1.987.632

19. Financial income

Financial income:	1 January-	1 April-	1 January-	1 April-
	30 June	30 June	30 June	30 June
	2014	2014	2013	2013
Interest income	300.144	170.678	135.475	107.935
Foreign exchange gains	194.281	43.366	61.641	56.988
Other financial income	-	-	27.756	9.600
	494.425	214.044	224.872	174.523

20. Financial expense

Financial expense:	1 January- 30 June 2014	1 April- 30 June 2014	1 January- 30 June 2013	1 April- 30 June 2013
Interest expenses	1.929.992	1.054.393	274.350	197.937
Foreign exchange losses	230.006	153.036	-	-
Credit card commissions	220.057	104.862	562.575	333.832
Rediscount expense of Coretech				
acquisition	-	-	48.610	-
Other financial expenses	159.374	88.088	177.537	165.785
	2.539.429	1.400.379	1.063.072	697.554

21. Other operating income and expenses and income from investment activities

Other operating income:	1 January- 30 June 2014	1 April- 30 June 2014	1 January- 30 June 2013	1 April- 30 June 2013
Rediscount income	596.858	457.475	245.692	386.778
Foreign exchange gain	376.519	157.122	125.107	89.416
Overdue interest income	194.220	2.823	658.518	384.646
Other income	266.297	77.070	172.419	171.135
	1.433.894	694.490	1.201.736	1.031.975

21. Other operating income and expenses and income from investment activities (continued)

	1 January-	1 April-	1 January-	1 April-
	30 June	30 June	30 June	30 June
Other operating expenses:	2014	2014	2013	2013
Rediscount expenses, net	599.431	(123.550)	389.687	266.919
Foreign exchange loss	348.167	150.948	87.877	87.877
Provision expenses	-	-	36.371	
Other expenses	96.437	47.647	44.893	(86.983)
	1.044.035	75.045	558.828	267.813
	1 January-	1 April-	1 January-	1 April-
	30 June	30 June	30 June	30 June
Income from investment activities:	2014	2014	2013	2013
Gain on bargain purchase	243.883	243.883	-	-
Gain on sale of financial instruments	37.098	17.560	-	-
Gain from sale of property and equipment	27.082	27.082	-	-
	308.063	288.525	-	-

22. Current and deferred income taxes

Deferred income taxes

The Company recognizes deferred income tax assets and liabilities based upon temporary differences arising between their financial statements as reported under Turkish Financial Reporting Standards and their statutory tax financial statements. Deferred tax income assets and liabilities are measured at the enacted tax rate of 20% (2013: 20%) using the liability method on the temporary differences.

The composition of cumulative temporary differences and the related deferred income tax assets and liabilities in respect of items for which deferred tax has been provided at 30 June 2014 and 31 December 2013 using the enacted tax rates, is as follows

	tempora	Cumulative ry differences	ass	Deferred tax sets/(liabilities	
	30 June 31 December 2014 2013		30 June 2014	31 December 2013	
Deferred income tax assets: Deferred income Provision for doubtful receivables Rediscount of trade receivables and payables Provision for expense accrual Provision for employee termination benefits	1.777.646 1.509.927 1.352.791 1.300.122 1.085.644	1.311.954 1.636.945 1.241.292 2.426.599 1.117.208	355.529 301.985 270.559 260.024 217.129	262.391 327.389 248.258 485.320 223.442	
			1.405.226	1.546.800	

22. Current and deferred income taxes (continued)

	tempora	Cumulative ry differences	ass	Deferred tax ssets/(liabilities	
	30 June 2014	31 December 2013	30 June 2014	31 December 2013	
Deferred income tax liabilities: Difference between the tax base and carrying value of property and equipment and intangible	(4.552.601)	(3.291.865)	(910.520)	(673.161)	
assets	. ,	, , , , , , , , , , , , , , , , , , ,	、	× ,	
Other	(183.127)	(232.607)	(36.625)	(46.522)	
			(947.145)	(719.683)	
Deferred income tax assets / (liabilities), net			458.081	827.117	

The reconciliation of current period tax expense is as follows:

	30 June 2014	30 June 2013
Income before tax Tax calculated at the current enacted tax rate Income exempt from tax and non-deductible expenses	16.435.190 (3.287.038) 3.176.751	7.303.352 (1.460.670) 1.366.637
Tax income	(110.287)	(94.033)

Corporate tax

Turkish tax legislation does not permit a parent company and its subsidiaries to file a consolidated tax return. Therefore, provisions for taxes, as reflected in these consolidated financial statements, have been calculated on a separate-entity basis.

Turkish Corporate Tax Law has been amended by Law No. 5520 dated 13 June 2006. Most of the articles of this new Law No. 5520 have come into force effective from 1 January 2006. The Corporation tax rate for 2013 is 20% (2013: 20%).

Corporation tax rate is applicable on the total income of the companies after adjusting for certain disallowable expenses, income tax exemptions (participation exemption etc.) and income tax deductions (for example research and development expenses deduction). No further tax is payable unless the profit is distributed.

Dividends paid to non-resident corporations, which have a place of business in Turkey, or resident corporations are not subject to withholding tax. Otherwise, dividends paid are subject to withholding tax at the rate of 15%. An increase in capital via issuing bonus shares is not considered as a profit distribution and thus does not incur withholding tax.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

22. Current and deferred income taxes (continued)

Corporations are required to pay advance corporation tax quarterly at the rate of 20% on their corporate income. Advance tax is payable by the 17th of the second month following each calendar quarter end. Advance tax paid by corporations is credited against the annual corporation tax liability. The balance of the advance tax paid may be refunded or used to set off against other liabilities to the government. In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their tax returns within the 25th of the fourth month following the close of the financial year to which they relate.

In accordance with Tax Law No: 5024 "Law Related to Changes in Tax Procedure Law, Income Tax Law and Corporate Tax Law" that was published on the Official Gazette on 30 December 2003 to amend the tax base for non-monetary assets and liabilities, effective from 1 January 2004, the income

and corporate taxpayers will prepare the statutory financial statements by adjusting the non-monetary assets and liabilities for the changes in the general purchasing power of the New Turkish Lira. In accordance with the aforementioned law provisions, in order to apply inflation adjustment, cumulative inflation rate (TURKSTAT WPI) over last 36 months and 12 months must exceed 100% and 10%, respectively. Inflation adjustment has not been applied as these conditions were not fulfilled until 2004.

In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their tax returns within the 25th of the fourth month following the close of the financial year to which they relate.

Tax returns are open for 5 years from the beginning of the year that follows the date of filing during which time the tax authorities have the right to audit tax returns, and the related accounting records on which they are based, and may issue re-assessments based on their findings.

Under the Turkish taxation system, tax losses can be carried forward to offset against future taxable income for up to 5 years. Tax losses cannot be carried back to offset profits from previous periods. There are many exemptions in Corporate Tax Law regarding corporations. Those related to the Company are explained below:

In accordance with Tax Law No: 5035 item 44, that amends "Technology Development Regions Law" No: 4691, corporate and income taxpayers operating in technology development regions are exempt from corporate and income tax until 31 December 2023.

The investment allowance, which has been applied for many years and calculated as 40% of property plant and equipment acquisitions exceeding a certain amount, was annulled with the Law No, 5479 dated 30 March 2006, However, in accordance with the temporary Law No, 69 added to the Income Tax Law, corporate and income taxpayers can offset the investment allowance amounts present as of 31 December 2005, which could not be offset against taxable income in 2005 and:

- a) In accordance with the investment certificates prepared for applications made before 24 April 2003, investments to be made after 1 January 2006 in the scope of the certificate regarding the investments that began in the scope of additional articles 1, 2, 3, 4, 5 and 6 of Income Tax Law No: 193 before it was repealed with the Law No, 4842 dated 9 April 2003, and
- b) investment allowance amounts to be calculated in accordance with legislation effective at 31 December 2005 related to investments which exhibit a technical and economic and integrity and which were started prior to 1 January 2006 in the scope of Income Tax Law 193 repealed 19th article, only against the income related to the years 2006, 2007 and 2008, in accordance with the legislation at 31 December 2005 (including provisions related to tax rates).

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

22. Current and deferred income taxes (continued)

The Constitutional Court abolished the provisions of Temporary Article 69 of the Income Tax Law regarding the time limitation to the investment allowance in its meeting held on 15 October 2009, and published the minutes of the relevant meeting on its website in October 2009. The decision of the Constitutional Court on the cancellation of the time limitation for investment allowance for the years 2006, 2007 and 2008 came into force with its promulgation in the Official Gazette, dated 8 January 2010, and thereby the time limitation regarding investment allowance was removed. The company has deferred investment allowance amounting to TL 1.405.908 that can be offsetted in the future.

As of 30 June 2014, deferred tax of gains and losses for defined benefit plans under equity are amounted to TL 37.283 (31 December 2013 TL 6.816)

The analysis of taxation on income for the periods ended 30 June 2014 and 2013 is as follows:

	30 June 2014	30 June 2013
Current income tax charge Deferred tax income	- 110.287 (30.467)	94.033 (15.457)
Total tax income	79.820	78.576

23. Earnings/loss per share

The earnings per 1.000 shares with nominal value of Kr 1 amounted to TL 6,52 for the period ended 30 June 2014 (30 June 2013: TL 2,88). Number of shares is 25.000.000 both as of beginning and end of the period.

24. Related party disclosures

i) Due from and due to related parties at 30 June 2014 and 31 December 2013:

a) Due from related parties:	30 June 2014	31 December 2013
Current		
Logo Siber Güvenlik ve Ağ Tek. A.Ş. (**)	22.066	27.931
Tekbulut Teknoloji A.Ş. (**)	8.851	2.199
Logo Yatırım Holding A.Ş.(*)	6.667	-
Total	37.584	30.130
		<u></u>
b) Due to related parties:	30 June 2014	31 December 2013
Current		
Logo Yatırım Holding A.Ş.	-	56.912
Logo Elektronik Ticaret Hizmetleri A.Ş.(**)(***)	-	7.219.971
Total	-	7.276.883

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

24. Related party disclosures (continued)

ii) Sales to related parties, services given to related parties and financial income from related parties during the periods ended 30 June 2014 and 2013:

a) Services given to related parties:	30 June 2014	30 June 2013
Logo Siber Güvenlik ve Ağ Tek. A.Ş.	90.527	-
Logo Elektronik Ticaret Hizmetleri A.Ş.(***)	45.749	107.507
Logo Yatırım Holding A.Ş.	1.770	315.677
Total	138.046	423.184

iii) Services purchased from related parties and other transactions with related parties during the periods ended 30 June 2014 and 2013:

a) Services obtained from related parties:	30 June 2014	30 June 2013
Logo Elektronik Ticaret Hizmetleri A.Ş.(***) Logo Yatırım Holding A.Ş.	596.760 713	851.160 3.580
	597.473	854.740

(*) The main shareholder of the Company

(**) Other related party

***) Received and rendered services amount before consolidation of Logo Elektronik Ticaret Hizmetleri A.Ş as of 20 February.

b) Remuneration of the board of directors and executive management:

	30 June 2014	30 June 2013
Remuneration of the board of directors and executive management	818.783	925.440

The remuneration of board of directors and executive management (executive management includes general manager (CEO) and assistant general managers) for the years ended 30 June 2014 and 2013 comprise short-term employment benefits including salary, bonus and other short-term benefits. There have been no post- employment benefits, other long-term employment benefits, other termination benefits and share-based payments in the years ended 30 June 2014 and 2013.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

25. Nature and extent of risks arising from financial instruments

25.1 Financial Risk Management

Credit Risk

Ownership of financial assets involves the risk that counterparties may be unable to meet the terms of their agreements. These risks are managed by limiting aggregate risk from any individual counterparty and obtaining sufficient collateral where necessary.

Liquidity Risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, the availability of funding through an adequate amount of committed credit facilities and the ability to close out market positions. Due to the dynamic nature of the underlying business the Company aims at maintaining flexibility in funding by keeping committed credit lines available. The company management holds adequate cash and credit commitment that will meet the need cash for recent future in order to manage its liquidity risk. In this context the Company has credit limit from bank amounting to TL 100.000.000 that the company can utilize whenever needed.

The following table presents the maturity of Company's non-derivative financial liabilities. The tables have been drawn up based on the undiscounted cash flows of non-derivative financial liabilities based on the earliest date on which the Group can be required to pay. The table includes both interest and principal cash flows. The table has been drawn up based on the undiscounted net cash inflows/(outflows) on the derivative instrument that settle on a net basis and the undiscounted gross inflows and (outflows) on those derivatives that require gross settlement. When the amount payable or receivable is not fixed, the amount disclosed has been determined by reference to the projected interest rates as illustrated by the yield curves existing at the reporting date.

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

25. Nature and extent of risks arising from financial instruments (continued)

30 June 2014	Carrying Value	Cash Outflow	Total Contractual Up to 3 months	Between 3-12 months	Between 1-5 years	Over 5 years
Non-derivative financial instruments Bank borrowings	28,222,256	36.209.248	3,553,382	8.537.589	24.118.277	
Bank borrowings	20.222.200	30.203.240	3.333.362	0.007.003	24.110.277	_
Trade payables						
- Other	4.007.710	4.007.710	4.007.710	-	-	-
Other payables						
- Related Party	1.982.224	1.982.224	1.982.224			
- Other	987.498	987.498	987.498	-	-	-
		Total Contractual		Botwoon 2-12	Botwoon 1-5	

		Total Contractual		Between 3-12	Between 1-5	
31December 2013	Carrying Value	Cash Outflow	Up to 3 months	months	years	Over 5 years
Non-derivative financial instruments						
Bank borrowings	24.120.053	32.330.112	926.218	1.102.081	30.301.813	-
Trade payables - Related Party	7.276.883	7.597.392	1.942.031	5.655.361	-	-
- Other Other payables	3.211.583	3.218.845	3.218.845	-	-	-
- Related Party	1.134.745	2.412.924	2.412.924			
- Other	2.412.924	1.134.745	1.134.745	-	-	-

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

25. Nature and extent of risks arising from financial instruments (continued)

Interest rate risk

The Company is exposed to interest rate risk through the impact of rate changes on interest bearing liabilities and assets. These exposures are managed by using natural hedges that arise from offsetting interest rate sensitive assets and liabilities.

The Company's interest rate sensitive financial instruments are as follows:

	30 June 2014	31 December 2013
Financial instruments with fixed interest rate		
Financial assets	0 000 0 /0	5 500 400
- Designated at fair value through profit or loss	8.822.940	5.598.498
Financial liabilities	9.875.640	4.030.919
Financial instruments with floating interest rate		
Financial assets	-	-
- Designated at fair value through profit or loss	18.346.616	20.089.134

Financial assets designated as fair value through profit or loss consists of fixed interest rate TL and foreign currency denominated time deposits with maturity less than three months and liquid funds.

At 30 June 2014, if interest rates of bank loans with variable interest rates has strengthened/ weakened by 500 base point (5%) with all other variables held constant, income before tax would have been TL 27.101 (30 December 2013: 17.721) lower/ higher.

Funding risk

The ability to fund the existing and prospective debt requirements is managed as necessary by obtaining adequate committed funding lines from high quality lenders.

Ratio of hedging of import/export and net foreign currency liability

TL equivalent of import and exports for the periods ended 30 June 2014 and 2013 is as follows:

	30 June 2014	30 June 2013
Total exports	2.376.605	1.816.010
Total imports	-	103.280

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

25. Nature and extent of risks arising from financial instruments (continued)

Foreign currency risk

The Company's foreign currency denominated assets exceeds its foreign currency denominated liabilities. In this context, the Company is not exposed to significant foreign currency risk. The foreign currency risk of the Company at 30 June 2014 and 31 December 2013 is summarized below.

Foreign currency position:	30 June 2014	31 December 2013	
Assets	5.564.157	3.795.720	
Liabilities	(1.204.105)	(1.397.087)	
Net foreign currency position	4.360.052	2.398.633	

Turkish Lira equivalent of assets and liabilities denominated in foreign currency held by Logo Yazılım were as follows

	30 June 2014			31 De	cember 2013
	Original currency	Original amount	TL equivalent	Original amount	TL equivalent
Cash and cash equivalents	USD EURO OTHER	925.526 559.702 293	1.965.261 1.618.601 273	538.525 271.566	1.149.373 797.453
Trade receivables and due from related parties	USD EURO OTHER	678.799 184.916	1.441.361 534.759	573.983 211.606	1.225.052 621.381
Other receivables	EURO USD	838 697	2.423 1.479	838	2.461
Foreign currency denominated assets			5.564.157		3.795.720
Trade payables and due to related parties	EUR USD	362.799 53.112	1.049.178 112.778	409.483 31.398	1.202.447 67.012
Financial debts	USD	19.850	42.149	59.799	127.628
Foreign currency denominated liabilities			1.204.105		1.397.087

25. Nature and extent of risks arising from financial instruments (continued)

			:	30 June 2014
		Profit/Loss		Equity
	Appreciation of foreign currency	Depreciation of foreign currency	Ар	preciation of foreign currency
Appreciation/(depreciation) of USD against TL at 10%:				
Profit/(loss) from USD net asset Secured portion from USD risk (-)	325.317 -	(325.317) -	-	:
USD Net Effect	325.317	(325.317)	-	-
Appreciation/(depreciation) of EUR against TL at 10%:				
Profit/(loss) from EUR net liability Secured portion from EUR risk (-)	110.661 -	(110.661) -	-	-
EUR Net Effect	110.661	(110.661)	-	-
Appreciation/(depreciation) of Other against TL at 10%:			-	
Profit/(loss) from Other net liability Secured portion from Other risk (-)	273	(273)	-	-
Other Net Effect	273	(273)	-	-
Total Net Effect	436.251	(436.251)	-	-

			31	December 2013
		Profit/Loss		Equity
	Appreciation of	Depreciation of	Appreciation of	Depreciation of
	foreign currency	foreign currency	Foreign currency	foreign currency
Appreciation/(depreciation) of USD against TL at 10%:				
Profit/(loss) from USD net asset Secured portion from USD risk (-)	217.979	(217.979) -	-	-
USD Net Effect	217.979	(217.979)	-	-
Appreciation/(depreciation) of EUR against TL at 10%:				
Profit/(loss) from EUR net liability Secured portion from EUR risk (-)	21.884	(21.884)	-	-
EUR Net Effect	21.884	(21.884)	-	-
Appreciation/(depreciation) of Other against TL at 10%:	-	-		
Profit/(loss) from Other net liability	-	-	_	-
Secured portion from Other risk (-)	-	-	-	-
Other Net Effect	-	-	-	-
Total Net Effect	239.863	(239.863)	-	-

Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

25. Nature and extent of risks arising from financial instruments (continued)

25.2 Capital risk management

The Company's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital.

In order to maintain or adjust the capital structure, the Company may pay out dividends, return capital to shareholders, issue new shares or sell assets to reduce debt.

Consistent with others in the industry, the Company monitors capital on the basis of the gearing ratio. This ratio is calculated as net debt divided by total capital. Net debt is calculated as total borrowings (including borrowings, accounts payable and due to related parties, as shown in the consolidated balance sheet) less cash and cash equivalents. Total capital is calculated as equity, as shown in the consolidated balance sheet, plus net debt.

	30 June 2014 3	1 December 2013
	~~~~~~	
Total bank borrowings and trade payables	32.229.966	34.608.519
Less: Cash and cash equivalents (Note 4)	(32.441.461)	(19.268.115)
Net Debt	(211.495)	15.340.404
Total equity	75.292.028	59.125.528
Total capital	75.080.533	74.465.932
Debt/equity ratio	0%	21%

#### 26. Financial instruments

Fair value is the amount at which financial instruments could be exchanged in a current transaction between willing parties, other than in a forced sale or liquidation, and is best evidenced by a quoted market price, if one exists.

The estimated fair values of financial instruments have been determined by the Company, using available market information and appropriate valuation methodologies. However, judgement is necessarily required to interpret market data to estimate the fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts the company could realize in a current market exchange.

The following methods and assumptions were used to estimate the fair value of the financial instruments for which it is practicable to estimate fair value.

## **Financial assets**

The fair value of the foreign currency denominated amounts, which are translated by using the exchange rates prevailing at period-end, is considered to approximate their fair value.

The fair values of certain financial assets carried at cost including cash and due from banks, deposits with banks and other financial assets are considered to approximate their respective carrying values due to their short-term nature.

#### Notes to the condensed interim consolidated financial statements for the period ended 30 June 2014 (Amounts expressed in Turkish Lira ("TL"), unless otherwise indicated)

## 26. Financial instruments (continued)

The trade receivables are carried at amortized cost using the effective yield method less provision for doubtful receivables, and hence are considered to approximate their fair values.

#### **Financial liabilities**

The fair value of short-term funds borrowed and other monetary liabilities are considered to approximate their respective carrying values due to their short-term nature.

The Group classifies the fair value measurement of each class of financial instruments according to the source, using the three-level hierarchy, as follows:

Level 1: Market price valuation techniques for the determined financial instruments traded in markets (unadjusted)

Level 2: Other valuation techniques includes direct or indirect observable inputs

Level 3: Valuation techniques does not contains observable market inputs

Fair value hierarchy table as at 30 June 2014 is as follows:

Financial assets at fair value through profit or loss:	Level 1	Level 2	Level 3
Financial assets	-	-	-

Fair value hierarchy table as at 31 December 2013 is as follows:

Financial assets at fair value through profit or loss:	Level 1	Level 2	Level 3
Financial assets	-	193.063	-

#### 27. Subsequent events

Pursuant to the share purchase option agreement regarding the acquisition of a total of 121 shares with a nominal value of TL 12.100 signed with Mine Inal and Erdem Gülgener, shareholders of Logo Elektronik Ticaret Hizmetleri Anonim Şirketi ("Logo Elektronik") of which the Company is a shareholder, all of the 121 shares with a nominal value of TL 12.100 owned by Mine Inal and Erdem Gülgener, shareholders of Logo Elektronik, were acquired on July 14, 2014 for TL 1.914.632 after the parties mutually used their share purchase/sale option rights.