

Al Arafa for Investment and Consultancies (S.A.E.)-Free Zone
Consolidated financial statements
for the period ended 31 July 2015
And review report

Al Arafa for Investment and Consultancies (S.A.E.)- Free Zone

Contents

Review report	
Consolidated financial position	1
Consolidated income statement	2
Consolidated statement of changes in equity	3
Consolidated statement of cash flows	4
Notes to the consolidated financial statements	5-33

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Independent Auditor's Report
On Review Of Consolidated Interim Financial Statements

To: The Board of Directors
Al Arafa for Investment and Consultancies (S.A.E) - Free Zone

Introduction

We have reviewed the accompanying consolidated financial statements of Al Arafa for Investment and Consultancies (S.A.E) represented on the consolidated financial position as at 31 July 2015 and the related consolidated statements of income, changes in shareholders' equity and cash flows for the six months period ended at that date, and notes, include a summary of significant accounting policies and other explanatory information the consolidated interim financial statements. The Company's management is responsible for the preparation and fair presentation of these consolidated interim financial statements in accordance with the Egyptian Accounting Standards. Our responsibility is limited to expressing a conclusion on these consolidated interim financial statements based on our review.

Scope of Review

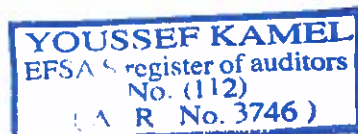
We conducted our review in accordance with the Egyptian Standard on review engagements 2410, "Review of Interim Financial Statements Performed by the Independent Auditor of the Entity". A review of consolidated interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Egyptian Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we don't express an audit opinion.

Please be noted that the financial statements of the company Baird (subsidiary) were prepared in accordance with the UK accounting principles, the financial statements of the company were added in the financial statements of the Group taking into consideration that there may be differences in some applications between each of the Egyptian Accounting Standards and the UK Standards.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial statements are not presented fairly-in all aspects of the consolidated financial position as at 31 July 2015, its financial performance and its consolidated cash flows for the six months period ended at that date in accordance with the Egyptian Accounting Standards.

Cairo, 13/9/2015



Auditor

Youssef Kamel

YOUSSEF KAMEL
EFSA's register of auditors no. (112)
(A.R. no. 3764)

Al Arafa for Investment and Consultancies (S.A.E)- Free Zone

Consolidated Financial Position

As at 31 July 2015

	Note No.	31/7/2015 U.S \$	31/1/2015 U.S \$
Long-term assets			
Property, plant and equipment	(8)	68 595 967	71 371 751
Projects in progress	(9)	7 384 074	7 992 658
Deferred tax assets	(29)	694 812	688 999
Goodwill	(10)	37 752 743	37 234 223
Investments available for sale	(11)	41 742 283	42 054 156
Debtors on sale of investments	(12)	10 488 917	13 956 631
Investments in joint ventures	(13)	1 078 281	1 241 285
Other assets	(14)	4 798 729	4 863 230
Long-term assets private for Baird group		398 259	390 150
Total Long - term assets		172 934 065	179 793 083
Current assets			
Work in progress	(15)	1 097 573	1 171 134
Inventories	(16)	110 353 628	115 925 265
Debtors and other debit balances	(17)	113 601 563	113 692 893
Due from related parties	(7-1)	2 817 840	2 409 411
Debtors on sale of investments -Current portion	(12)	24 800 000	21 200 000
Treasury bills (maturing more than three months)		4 902 895	-
Cash and cash equivalents	(18)	35 551 354	38 606 401
Total current assets		293 124 853	293 005 104
Current liabilities			
Provisions	(19)	913 654	907 258
Banks - overdraft	(18)	8 104 180	8 200 800
Banks - credit facilities	(20)	64 707 092	60 720 243
Creditors and other credit balances	(21)	48 569 989	48 274 739
Due to related parties	(7-2)	25 846	-
Short-term loans	(22)	44 120 540	40 004 435
Long-term liabilities - Current portion		180 778	192 894
Long-term loans- Current portion	(23)	19 240 609	21 605 412
Total current liabilities		185 862 688	179 905 781
Working capital		107 262 165	113 099 323
Total investments		280 196 230	292 892 406
Financed as follows:			
Shareholders' Equity			
Paid up capital	(24)	94 050 000	94 050 000
Reserves	(25)	98 850 154	98 326 412
Decrease in the book value of net assets acquired over purchase considerations	(26)	(26 261 873)	(26 261 873)
Retained earnings		31 799 655	27 469 686
Total Shareholders' Equity (before net profit for the period / year)		198 437 936	193 584 225
Net profit for the period / year		2 498 164	10 388 699
Total Shareholders' Equity (including net profit for the period / year)		200 936 100	203 972 924
Foreign currency translation adjustments	(27)	(17 777 880)	(16 509 619)
Cumulative changes in the fair value of investment available for sale		(936 807)	(943 871)
Treasury stock reserve	(28)	890 207	890 207
Treasury stock		(1 161 530)	(1 161 530)
Net shareholders' Equity		181 950 090	186 248 111
Non controlling interest		20 711 586	23 265 639
Total Shareholders' Equity		202 661 676	209 513 750
Long-term liabilities			
Banks - credit facilities long - term	(20)	11 368 342	11 741 220
Long - term loans	(23)	65 719 938	70 881 522
Other long - term liabilities	(30)	446 274	755 914
Total long-term liabilities		77 534 554	83 378 656
Total shareholders' equity and long-term liabilities		280 196 230	292 892 406

*The accompanying policies and the notes on pages (5) to (33) form an integral part of these consolidated financial statements.

Chairman and Managing Director
(Dr. Alaa Arafa)



Group Financial
Director

(Mohamed Mady)



*Review report "attached "

Al Arafa for Investment and Consultancies (S.A.E)- Free Zone

Consolidated income statement
For the period ended 31 July 2015

	<u>Note</u>	<u>Period</u> <u>from 1/2/2015</u> <u>to 31/7/2015</u>	<u>Period</u> <u>from 1/2/2014</u> <u>to 31/7/2014</u>	<u>Period</u> <u>from 1/5/2015</u> <u>to 31/7/2015</u>	<u>Period</u> <u>from 1/5/2014</u> <u>to 31/7/2014</u>
	<u>No.</u>	<u>U.S \$</u>	<u>U.S \$</u>	<u>U.S \$</u>	<u>U.S \$</u>
Revenue	(31)	136 066 274	127 472 532	74 081 332	70 598 538
Cost of Revenue		(91 216 667)	(82 235 090)	(49 619 841)	(45 294 240)
Gross profit		44 849 607	45 237 442	24 461 491	25 304 298
Other operating revenues	(32)	2 713 514	3 129 527	1 295 081	2 103 533
Distribution expenses		(26 191 085)	(25 600 848)	(13 701 422)	(13 329 776)
General and administrative expenses		(11 892 978)	(11 974 049)	(6 275 201)	(6 032 148)
Other operating expenses	(33)	(493 096)	(367 044)	(229 760)	(193 165)
Operating profit		8 985 962	10 425 028	5 550 189	7 852 742
Joint venture share of results	(13)	(163 004)	121 680	(15 035)	26 839
Finance expense (net)	(34)	(3 497 415)	(3 838 718)	(2 402 804)	(2 808 229)
Net profit for the period before taxes		5 325 543	6 707 990	3 132 350	5 071 352
Income tax for the period		(1 906 849)	(1 422 552)	(883 952)	(910 325)
Deferred tax	(29)	27 300	46 599	28 384	(56 367)
Net profit for the period after taxes		3 445 994	5 332 037	2 276 782	4 104 660
<u>Attributable to:</u>					
Holding Company		2 498 164	3 792 279	1 843 102	2 829 571
Non controlling interest		947 830	1 539 758	433 680	1 275 089
Net profit for the period after taxes		3 445 994	5 332 037	2 276 782	4 104 660

*The accompanying policies and the notes on pages (5) to (33) form an integral part of these consolidated financial statements.

AlArafa for Investment and Consultancies (S.A.E)- Free Zone

Consolidated Statement of Changes in Equity

For the period ended 31 July 2015

	Paid up capital	Reserves	Decrease in the book value of net assets acquired over purchase consideration	Cumulative changes in the fair value of investment available for sale	Retained earnings	Treasury stock reserve	Net profit for the year/ period	Cumulative translation adjustments	Treasury stock	Total
	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$	U.S.\$
Balance as at 31/1/2014	94 050 000	97 986 742	(9 586 793)	(742 788)	25 949 686	890 207	4 464 567	(14 893 422)	(1 161 530)	196 956 669
Closing net profits for the year ended 31/1/2014	-	-	-	-	4 464 567	-	(4 464 567)	-	-	-
Dividends the year ended 31/1/2014	-	339 670	-	-	(339 670)	-	-	-	-	-
Cumulative changes in the fair value of investment available for sale	-	-	-	(201 083)	-	-	-	-	-	(201 083)
Exchange differences of foreign operation	-	-	-	-	-	-	-	(1 616 197)	-	(1 616 197)
Effect of shares acquisition in subsidiaries	-	-	(16 675 080)	-	-	-	-	-	-	(16 675 080)
Actuarial Loss (Employees pension fund of subsidiary)	-	-	-	-	(284 681)	-	-	-	-	(284 681)
Adjustments	-	-	-	-	(2 320 216)	-	-	-	-	(2 320 216)
Net profit for the year ended 31/1/2015	-	-	-	-	-	-	10 388 699	-	-	10 388 699
Balance as at 31/1/2015	94 050 000	98 326 412	(26 261 873)	(943 871)	27 469 686	890 207	10 388 699	(16 509 619)	(1 161 530)	186 248 111
Closing net profits for the year ended 31/1/2015	-	-	-	-	10 388 699	-	(10 388 699)	-	-	-
Dividends the year ended 31/1/2015	-	523 742	-	-	(5 380 242)	-	-	-	-	(4 856 500)
Cumulative changes in the fair value of investment available for sale	-	-	-	7 064	-	-	-	-	-	7 064
Exchange differences of foreign operation	-	-	-	-	-	-	-	(1 268 261)	-	(1 268 261)
Adjustments	-	-	-	-	(678 488)	-	-	-	-	(678 488)
Net profit for the period ended 31/7/2015	-	-	-	-	-	-	2 498 164	-	-	2 498 164
Balance as at 31/7/2015	94 050 000	98 850 154	(26 261 873)	(936 807)	31 799 655	890 207	2 498 164	(17 777 880)	(1 161 530)	181 950 090

*The accompanying policies and the notes on pages (5) to (33) form an integral part of these consolidated financial statements.

Consolidated Cash flows statement
For the period ended 31 July 2015

	<u>Note No.</u>	Period from 1/2/2015 to 31/7/2015 U.S \$	Period from 1/2/2014 to 31/7/2014 U.S \$
<u>Cash flows from operating activities</u>			
Net profit for the period		2 498 164	3 792 279
<u>Adjustments to reconcile net profit with cash flow from operating activities</u>			
Property, plant and equipment depreciation		3 596 009	3 594 205
Gain on sale fixed assets		(107 157)	(95 486)
Interest and finance expense		5 159 566	4 899 026
Interest income		(578 439)	(737 404)
Other asstes amortization		87 176	95 515
Adjustments on retained earnings		(678 488)	(1 274 081)
Share of results from joint ventures		163 004	(121 680)
Formed provisions		57 600	-
Gains of operating activities before changes in working capital items		10 197 435	10 152 374
<u>Change in working capital items</u>			
Change in inventories		5 571 637	384 660
Change in debetors and other debit balances		481 663	(11 874 383)
Change in Debtors on sale of investments		(132 286)	(27 029)
Change in due from related parties		(408 429)	1 032 796
Change in creditors and other credit balances		(5 425 082)	4 343 157
Change in assets deferred tax		(5 813)	(160 766)
Utilized Provisions		-	(102 624)
Change in due to related parties		25 846	-
Cash generated from operating activities		10 304 971	3 748 185
Interest and finance cost paid		(4 141 263)	(4 842 624)
Net cash generated from (used in) operating activities		6 163 708	(1 094 439)
<u>Cash flows from investing activities</u>			
Payments to purchase property, plant and equipment and projects in progress		(1 857 431)	(5 886 579)
Proceeds from sale of fixed asstes		130 314	4 611 678
Payments to purchase investments		-	(29 809 771)
Payments to investment in unconsolidated subsidiaries		-	(49 600)
Change in Treasury bills maturing after three months		(4 902 895)	2 064 659
Cash used in investing activities		(6 630 012)	(29 069 613)
Credit interest collected		188 106	468 207
Net cash used in investing activities		(6 441 906)	(28 601 406)
<u>Cash flows from financing activities</u>			
Change in minority interest		(2 554 053)	(2 844 160)
Change in long-term loans		(5 161 584)	6 818 557
Change in current portion of the long term loans		(2 364 803)	17 134 022
Change in short term loans		4 116 105	6 912 221
Change in bank-credit facilities		3 613 971	10 190 188
Change in other laibilities		(309 640)	(205 866)
Change in current portion of the other laibilities		(12 116)	(10 393)
Change in long-term assets private for Baird group		(8 109)	(16 360)
Net cash (used in) generated from financing activities		(2 680 229)	37 978 209
Net (Decrease) increase in cash and cash equivalents during the period		(2 958 427)	8 282 364
Cash and cash equivalents at beginning of the period		30 405 601	4 578 717
Cash and cash equivalents at end of the period	(18)	27 447 174	12 861 081

*The accompanying policies and the notes on pages (5) to (33) form an integral part of these consolidated financial statements

Al Arafa for Investment and Consultancies (S.A.E) – Free Zone
Notes to the consolidated financial statements
For the period ended 31 July 2015

1- Company background

1-1 Legal status

Arafa for Investment and Consultancies Company- on Egyptian Joint Stock Company- was founded on 16 January 2006, in accordance with investment incentives and guarantees Law No.8 of 1997, operating under the Free Zone decree.

The Board of Directors of Swiss Garments Company (S.A.E.) -Free Zone proposed in its meeting held on the 18th of June 2005 to split the Company into two Joint Stock Companies (main Company and Spin-off Company) operating under the Free Zones System with the same shareholders and the same shareholding percentage as at the splitting date. The Board also proposed using the book value of the assets and liabilities, as of the 30th of June 2005 as a basis for the split. The purpose of the main company will be specialized in investing in financial instruments and the spin-off company will be specialized in manufacturing ready made garments.

The Extraordinary General Assembly agreed on its meeting held on the 14th of July 2005 on the above- mentioned Board of Directors proposals. The final approval of the splitting decision was issued from the General Authority for Investment and Free Zones on 24 November 2005.

The main Company's name was changed to Al Arafa for Investment and Consultancies Company, and the commercial register was amended accordingly on 11 January 2006.

The company has been registered in the commercial registry with no. 17426 on 16/1/2006. The company's period is 25 years from the registration in the commercial registry date.

Company's location: Nasr city free zone, Cairo, Arab Republic of Egypt.
The Company's Chairman and Managing Director is Dr. Alaa Ahmed Abd Al Maksood Arafa.

The Company is considered the holding company.

1-2 The Company's purpose

Providing financial and management consultancy services, investing in Capitals of Egyptian and Foreign Companies and participating in restructuring companies and providing technical and management support.

1-3 Registration in the stock exchange

The Company has been registered in the Egyptian Stock Exchange.

2- Basis of preparation

2-1 Statement of compliance

The consolidated financial statements have been prepared in accordance with Egyptian Accounting Standards "EAS", and in accordance with the prevailing Egyptian laws.

2-2 Basis of measurement

The consolidated financial statements have been prepared on the historical cost basis except for the following material items in the financial position:

- available-for-sale financial assets are measured at fair value
- Forward deals at fair value.

The methods used to measure the fair values are disclosed further in note 4.

2-3 Functional and presentation currency

The consolidated financial statements are presented in the US \$ and all the financial information include are in US dollar unless indicated otherwise.

2-4 Use of estimates and judgments

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

Estimates and underlying assumptions are reviewed on an ongoing basis, Revisions to accounting estimates are recognized in the period in which the estimates are revised and in any future periods affected.

Information about critical judgments in applying accounting. policies that have the most significant effect on the amount recognized in the financial statements is included in the following notes:

Note (3-1): Basis of consolidation

Information about assumptions and estimation uncertainties that have a significant risk of resulting in a material adjustment within the next financial statements are included in the following notes:

Note (3-3) : valuation of financial instruments

Note (3-4) : Property, plant and equipment

Note (3-14): Impairment of value

Note (3-17): Provisions

Note (3-21): Deferred tax

3- Significant accounting policies

The accounting policies set out below have been applied consistently to presented in these consolidated financial statements.

3-1 Basis of consolidation

Subsidiaries

Subsidiaries are entities controlled by the Group. Control exists when the Group has the power to govern the financial and operating policies of an entity so as to obtain benefits from its activities. In assessing control, potential voting rights that currently are exercisable are taken into account. The consolidated financial statements of subsidiaries are included in the consolidated financial statements from the date that control commences until the date that control ceases.

Acquisitions from entities under common control

Business combinations arising from transfers of interests in entities that are under the control of the shareholder that controls the Group are accounted for as of the acquisition date. The assets and liabilities acquired are recognized at the carrying amounts recognized previously in the Group's controlling shareholder's consolidated financial statements. The components of equity of the acquired entities are added to the same components within Group equity except that any share capital of the acquired entities is recognized as part of equity. Any cash paid for the acquisition and exceeds its carrying amounts is recognized directly in equity.

Associates

Associates are those entities in which the Group has significant influence, but not control, over the financial and operating policies. Associates are accounted for using the equity method. The consolidated financial statements include the Group's share of the income and expenses of equity accounted investees, after adjustments to align the accounting policies with those of the Group, from the date that significant influence or joint control commences until the date that significant influence or joint control ceases. When the Group's share of losses exceeds its interest in an equity accounted investee, the carrying amount of that interest is reduced to nil and the recognition of further losses is discontinued except to the extent that the Group has an obligation or has made payments on behalf of the investee.

Investments in joint ventures

Joint ventures are entities established by contractual agreement and requiring unanimous consent for strategic and operating decisions.

Joint ventures are reported using equity method.

Basis of consolidation

Intra-group balances, and any unrealized income and expenses arising from intra-group transactions, are eliminated in preparing the consolidated financial statements. Unrealized gains arising from transactions with equity accounted investees are eliminated against the investment to the extent of the Group's interest in the investee. Unrealized losses are eliminated in the same way as unrealized gains, but only to the extent that there is no evidence of impairment.

As the currency of some subsidiaries is the Egyptian pound and some pound sterling the consolidated financial statements of the subsidiaries have been translated to the holding company functional currency which is US\$ according to the accounting framework.

3-2 Foreign currency

Foreign currency transaction

The company maintains its accounts in US dollar. Transactions dominated in foreign currencies are translated at foreign exchange rate ruling at the date of translations. Monetary assets and liabilities dominated in foreign currencies at the financial position date are translated at the foreign exchange rates ruling at that date. Foreign currency differences arising on the retranslation are recognized in the income statement.

Consolidated financial statements translation for the foreign companies

The assets and liabilities of foreign operations are translated to U.S \$ at the exchange rates at the reporting date. The income and expenses of foreign operations are translated at average foreign exchange rate during the reporting period. The parent company's share in accumulated difference arising from re-evaluation of foreign entity is presented as a separate item in shareholders' equity in the consolidated financial position.

3-3 Financial instruments

Non-derivative financial assets

The Company initially recognizes loans and receivables and deposits on the date that they are originated. All other financial assets (including assets designated at fair value through profit or loss) are recognized initially on the trade date at which the Company becomes a party to the contractual provisions of the instrument.

The Company derecognizes a financial asset when the contractual rights to the cash flows from the asset expire, or it transfers the rights to receive the contractual cash flows on the financial asset in a transaction in which substantially all the risks and rewards of

ownership of the financial asset are transferred. Any interest in transferred financial assets that is created or retained by the Company is recognized as a separate asset or liability.

Financial assets and liabilities are offset and the net amount presented in the financial position when, and only when, the Company has a legal right to offset the amounts and intends either to settle on a net basis or to realize the asset and settle the liability simultaneously.

The Company has the following non-derivative financial assets: financial assets at fair value through profit or loss, held-to-maturity financial assets, loans and receivables and available-for sale financial assets.

Financial assets at fair value through profit or loss

A financial asset is classified at fair value through profit or loss if it is classified as held for trading or is designated as such upon initial recognition. Financial assets are designated at fair value through profit or loss if the Company manages such investments and makes purchase and sale decisions based on their fair value in accordance with the Company's documented risk management or investment strategy. Upon initial recognition attributable transaction costs are recognized in profit or loss as incurred. Financial assets at fair value through profit or loss are measured at fair value, and changes therein are recognized in profit or loss.

Held -to -maturity financial assets

If the Company has the positive intent and ability to hold debt securities to maturity, then such financial assets are classified as held-to-maturity. Held-to-maturity financial assets are recognised initially at fair value plus any directly attributable transaction costs. Subsequent to initial recognition held-to-maturity financial assets are measured at amortized cost using the effective interest method, less any impairment losses. Any sale or reclassification of a more than insignificant amount of held-to-maturity investments not close to their maturity would result in the reclassification of all held-to-maturity investments as available-for-sale.

Cash and cash equivalents comprise cash balances and call deposits with original maturities of three months or less. Bank overdrafts that are repayable on demand and form an integral part of the Company's cash management are included as a component of cash and cash equivalents for the purpose of the statement of cash flows.

Available-for-sale financial assets

Available-for-sale financial assets are non-derivative financial assets that are designated as available-for-sale and that are not classified in any of the previous categories. The Company's investments in equity securities and certain debt securities are classified as available for-sale financial assets. Subsequent to initial recognition, they are measured at fair value and changes therein, other than impairment losses and foreign currency differences on available-for sale equity instruments, are recognized directly in equity. When an investment is derecognized, the cumulative gain or loss in equity is transferred to profit or loss.

Financial assets held for trading

Financial asset held for trading are classified as current assets, and recognized at fair value, and include both resulting gain and loss in the income statement.

Non-derivative financial liabilities

Financial liabilities are recognized initially on the trade date at which the Company becomes a party to the contractual provisions of the instrument. The Company derecognizes a financial liability when its contractual obligations are discharged or

cancelled or expire. The Company has the following non-derivative financial liabilities: loans and borrowings, and bank overdrafts, such financial liabilities are recognised initially at the proceeds received, net of transaction costs incurred. Subsequent to initial recognition these financial liabilities are measured at amortized cost using the effective interest method.

3-4 Property, plant and equipment

Property, plant and equipment are stated at historical cost and presented in the financial position net of accumulated depreciation and impairment (note 3-14). Depreciation is charged to the income statement over the estimated useful life of each asset using the straight – line method. The following are the estimated useful lives, for each class of assets ,for depreciation calculation purposes :

	Estimated useful lives year
* Buildings and construction	5-50
* Machinery & equipment	3.3-10
* Tools & Supplies	2-10
* Transport & Transportation Vehicles	4-10
* Office equipment:	
- Office equipment	2-16.6
- Computers	3-4
* Improvements in leased places	5-10

Expenditure incurred to replace a component of an item of property and equipment that is accounted for separately, including major inspection and overhaul expenditure is capitalized. Other subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the property and equipment. All other expenditure is recognized in the income statement as an expense as incurred.

3-5 Projects in progress

Projects in progress are recognized initially at cost. Cost includes all expenditure directly attributable to bringing the asset to working condition for intended use. Property and equipment in progress are transferred to property and equipment caption when they are completed and are ready for their intended use.

3-6 Goodwill

Goodwill is initially measured at its cost, being the excess of the cost of the business combination over the Group's interest in the net fair value of identifiable assets, liabilities and contingent liabilities. After initial recognition, the Group measures acquired goodwill at cost less impairment losses. Recognized goodwill impairment losses are not subsequently reversed.

3-7 Intangible assets

Other intangible assets that are acquired by the Company, which have finite useful lives, are measured at cost less accumulated amortization and accumulated impairment losses (note: 3-14).

Subsequent expenditure

Subsequent expenditure is capitalized only when it increases the future economic benefits embodied in the specific asset to which it relates. All other expenditure, including expenditure on internally generated goodwill and brands, is recognized in profit or loss as incurred.

Amortization

Amortization is calculated over the cost of the asset, less its residual value.

Amortization is recognized in profit or loss on a straight-line basis over the estimated useful lives of intangible assets from the date that they are available for use, and the useful life is as follow:

	Ages estimated
Trademarks	10-20 years

3-8 Financial lease

Leases are classified as operating leases, rental payments (After deducting any discounts and taking any grace periods into consideration) are recognized as rent expense in the income statement on straight line basis over the lease contract period. The accrued amounts of the operating lease contracts..

3-9 Inventories

The inventory of work in process is measured at the lower of cost, which is determined based on the last process the work in process reached, or net realizable value.

Finished production is measured at the lower of manufacturing cost or net realizable value. The manufacturing cost comprises raw materials, direct labor, and cost includes an appropriate share of overheads based on normal operating capacity.

Net realizable value is the estimated selling price, in the ordinary course of business, Less the estimated costs of completion and selling expenses.

3-10 Debtors and other receivables

Trade and other receivables are stated at their nominal value less an allowance for any doubtful debts.

3-11 Repurchase of share capital

When the company purchase it's own shares, the amount of the consideration paid, including directly attributable costs, is recognized as a deduction from equity. Repurchased shares are classified as treasury shares and are presented as a deduction from total equity

3-12 Treasury Bills

Purchases of treasury bills and certificates of deposit of the central bank proving at nominal value and are included in cash and cash equivalents, treasury bills which deserves more than three months are included in a separate item at statement of financial position in accordance with the requirements of the Egyptian Accounting Standards.

3-13 Creditors and other credit balances

Creditors and other credit balances are stated at their cost.

3-14 Impairment

Financial assets

A financial asset not carried at fair value through profit or loss is assessed at each reporting date to determine whether there is objective evidence that it is impaired. A financial asset is impaired if objective evidence indicates that a loss event has occurred after the initial recognition of the asset, and that the loss event had a negative effect on the estimated future cash flows of that asset that can be estimated reliably.

The Company considers evidence of impairment for receivables and held-to-maturity investment securities at both a specific asset and collective level. All individually significant receivables and held-to-maturity investment securities are assessed for specific impairment. All individually significant receivables and held-to-maturity investment securities found not to be specifically impaired are then collectively assessed for any impairment that has been incurred but not yet identified. Receivables and held-to-

maturity investment securities that are not individually significant are collectively assessed for impairment by grouping together receivables and held to-maturity investment securities with similar risk characteristics.

In assessing collective impairment the Company uses historical trends of the probability of default, timing of recoveries and the amount of loss incurred, adjusted for management's judgment as to whether current economic and credit conditions are such that the actual losses are likely to be greater or less than suggested by historical trends.

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 asset's original effective interest rate. Losses are recognized in profit or loss and reflected in an allowance account against receivables. When a subsequent event causes the amount of impairment loss to decrease, the decrease in impairment loss is reversed through profit or loss.

Impairment losses on available-for-sale investment securities are recognized by transferring the cumulative loss that has been recognized in equity, to profit or loss. The cumulative loss that is removed from equity and recognized in profit or loss is the difference between the acquisition cost, net of any principal repayment and amortization, and the current fair value, less any impairment loss previously recognized' in profit or loss. Changes in impairment provisions attributable to time value are reflected as a component of interest income.

If, in a subsequent period, the fair value of an impaired available-for-sale debt security increases and the increase can be related objectively to an event occurring after the impairment loss was recognised in profit or loss, then the impairment loss is reversed, with the amount of the reversal recognised in profit or loss. However, any subsequent recovery in the fair value of an impaired available-for-sale equity security is recognized in profit or loss.

Non-financial assets

The carrying amounts of the Company's non-financial assets, other than biological assets, investment property, inventories 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 intangible assets that have indefinite useful lives or that are not yet available for use, the recoverable amount is estimated each period at the same time.

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.

(For the purpose of impairment testing, assets that cannot be tested individually are grouped together into the smallest group of assets that generates cash inflows from continuing use that are largely independent of the cash inflows of other assets or groups of assets (the "cash-generating unit, or CGU").

The Company's corporate assets do not generate separate cash inflows. If there is an indication that a corporate asset may be impaired, then the recoverable amount is determined for the CGU to which the corporate asset belongs.

An impairment loss is recognized if the carrying amount of an asset or its CGU exceeds its estimated recoverable amount. Impairment losses are recognized in profit or loss.

In respect of other assets, impairment losses recognized in prior periods 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.

3-15 Non-current assets held for sale

Non-current assets or disposal groups comprising assets and liabilities, that are expected to be recovered primarily through sale rather than through continuing use are classified as held for sale. Immediately before classification as held for sale, the assets, or components of a disposal group are re measured in accordance with the Company's accounting policies. Thereafter generally the assets, or disposal group are measured at the lower of their carrying amount and fair value less cost to sell. Any impairment loss on a disposal group first is allocated to goodwill, and then to remaining assets and liabilities on pro rata basis, except that no loss is allocated to inventories, financial assets, and deferred tax assets, which continue to be measured in accordance with the Company's accounting policies. Impairment losses on initial classification as held for sale and subsequent gains or losses on re-measurement are recognized in profit or loss. Gains are not recognized in excess of any cumulative impairment loss.

3-16 Pensions contribution plans

The company contributes to the government social insurance system for the benefit of its employees according to the social Insurance law No.79 of 1975 and its amendments , the company's contributions are recognized in the consolidated income statement using the accrual basis of accounting .The company's obligation in respect of employees' pensions is confined to the amount of aforementioned contributions .

3-17 Provisions

A provision is recognized if, as a result of a past event, the Company has a present legal or constructive obligation that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation. Provisions are determined by discounting the expected future cash flows at a pre-tax rate that reflects current market assessments of the time value of money and the risks specific to the liability, the unwinding of the discount is recognized as finance cost. Then check the balance of provision in the date of financial statements and adjusted when necessary to show current best estimate.

3-18 Revenue

Revenue from the sale of goods in the course of ordinary activities is measured at the fair value of the consideration received or receivable, net of returns, trade discounts and volume rebates. Revenue is recognized when persuasive evidence exists, usually in the form of an executed sales agreement, that the significant risks and rewards of ownership have been transferred to the buyer, recovery of the consideration is probable, the associated costs and possible return of goods can be estimated reliably, there is no continuing management involvement with the goods, and the amount of revenue can be measured reliably. If it is probable that discounts will be granted and the amount can be measured reliably, then the discount is recognized as a reduction of revenue as the sales are recognized.

Income from investments is recognized when the shareholders of the Company have the right to receive dividends that have been established from the associates and available for sale in the financial period in which these dividends is approved by the general assemblies meeting of the investee companies.

Gains and losses resulting from the sale of financial investments is proofed in the date of a process and that the difference between cost and selling price minus the expenses and sales commissions

Management fees are recognized once the service in accordance with the principle of accrual.

Credit interests are recognized in the income statement based on the percentage of time.

3-19 Finance income and expenses

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

Dividend income received from investments is recognized in profit or loss on the date of collection.

Construction or production of a qualifying asset is recognized in profit or loss using the effective interest method.

3-20 Income Tax

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

3-21 Deferred tax

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

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

3-22 Forward deals

Forward deals are recognized by the fair value (market value) of these deals in the date of conclusion of the deal and these deals are reevaluated in the date of the consolidated financial statements. Gains and losses resulted from the reevaluation of these deals are recognized in consolidated income statement.

3-23 Leases

Leases are classified as operating leases. Payments made under operating leases (net of any incentives received from the lessor) are charged to the income statement on a straight-line basis over the period of the lease.

3-24 Segment reporting

A segment is a distinguishable component of the Group that is engaged either in providing related products or services (business segment), which is subject to risks and rewards that are different from those of other segments. The group's main format for segment reporting is based on business segments.

3-25 Basic earnings per share

Basic earnings per share are calculated by dividing the profit for the period attributable to the Holding company by the weighted average number of outstanding ordinary shares during the period.

3-26 Legal reserve

According to the Companies Law requirements and the statutes of the Company, 5% of the annual net profit transferred to a legal reserve until the accumulated reserve reaches 50% of the issued share capital. The reserve is, un-distributable; however, it can be used to increase the share capital or to offset losses. If the reserve falls below the defined level (50% of the issued share capital), then the Company is required to resume setting aside 5% of the annual profit until it reaches 50% of the issued share capital. Legal reserve is not available for distribution cash dividend.

4- Determination of fair value

A number of 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 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 Financial instruments evaluation (forward deals)

Fair value, which is determined for disclosure purposes, is calculated based on the present value of future principal and interest cash flows, discounted at the market rate of interest at the reporting date.

4.2 Available for sale investments

The investment securities and certain debt securities are recognized at its net fair value.

5- Financial risk management

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

- Credit risk
- Liquidity risk
- Market risk
- Foreign currency risk
- Operational risk

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 or the value of its holdings of financial instruments. The objective of market risk management is to manage and control market risk exposures within acceptable parameters while optimizing the return.

The company incurs financial liabilities in order to manage market risks, all such transactions are carried out within the guidelines set by the management

Foreign currency risk

The Company is exposed to currency risk on sales, purchases and loans, which are handled in a currency other than the functional currency of the company, mainly Egyptian Pound.

The Company uses direct exchange contracts to cover foreign currency risk and which have maturities less than a year from the date of preparation of the report

With regard to other financial assets and liabilities and residents in foreign currencies, and net value of the exposure to these risks, it is still at an acceptable level by buying or selling foreign exchange rates prevailing at a particular time and, when necessary, to address any imbalance short-term

Operational risk

Operational risk is the risk of direct or indirect loss arising from a wide variety of causes associated with the Company's processes, personnel, technology and infrastructure, and from external factors other than credit, market and liquidity risks such as those arising from legal and regulatory requirements and generally accepted standards of corporate behavior. Operational risks arise from all of the Company's operations.

The Company's objective is to manage operational risk so as to balance the avoidance of financial losses and damage to the Company's reputation with overall cost effectiveness and to avoid control procedures that restrict initiative and creativity.

The primary responsibility for the development and implementation of controls to address operational risk is assigned to senior management within each business unit. This responsibility is supported by the development of overall Company standards for the management of operational risk in the following areas:

- Requirements for appropriate segregation of duties, including the independent authorization of transactions
- Compliance with regulatory and other legal requirements
- Documentation of controls and procedures
- Requirements for the periodic assessment of operational risks faced, and the adequacy of controls and procedures to address the risks identified
- Requirements for the reporting of operational losses and proposed remedial action
- Development of contingency plans
- Training and professional development
- Ethical and business standards
- Risk mitigation, including insurance where this is effective.

Compliance with Company standards is supported by a programme of periodic reviews undertaken by management. The results of Management reviews are discussed with the management of the business unit to which they relate, with summaries submitted to the Audit Committee and senior management of the Company.

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 monitor the return on capital, which the Company defines as net operating income divided by total shareholders' equity, excluding non-redeemable preference shares. 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.

The Company is not subject to externally imposed capital requirements.

6- Group Entities

The following is a list of the Subsidiaries owned and controlled by the Company as at 31 July 2015 and its ownership percentage:

Subsidiary's Name	Ownership Percentage		Country of Incorporation
	31/7/2015	31/1/2015	
Swiss Garments Company	98.41%	98.41%	Egypt
***Egypt Tailoring Garments Company	98.41%	98.41%	Egypt
Concrete Garments Company	90.91%	90.91%	Egypt
Port Said Garments Company	96.40%	96.40%	Egypt
* Golden Tex Wool Company	43.60%	43.60%	Egypt
* Sbaghy golden Tex (Indirect ownership – Golden Tex Wool Company)	39.23%	39.23%	Egypt
* White Head Spinning Company	43.75%	43.75%	Egypt
Euromed for trading & marketing Company	98.42%	98.42%	Egypt
Al Arafa for investments in Garments industry	99.2%	99.2%	Egypt
Al Arafa for investments in Spinning & Textile industry	99.2%	99.2%	Egypt
Al Arafa for investments in Garments Marketing & Retail Fashion Industry	99.2%	99.2%	Egypt
**Savini Garments Company	97.81%	97.81%	Egypt
Swiss Cotton Garments Company	98.8%	98.8%	Egypt
Egypt Portugal Marketing Company	98.41%	98.41%	Egypt
AI Arafa for real estate investment	59%	59%	Egypt
EP Garments	98.41%	98.41%	Egypt
Baird Group	60%	60%	Portugal
Egyptian Fashion	98.2%	98.2%	United Kingdom
	98.41%	98.41%	Egypt

- * Arafa for Investment and Consultancies has entered into a management Contract dated 1 January 2007, according to this contract the Company has the right to control the operating and financial policies of Golden Tex group and White Head spinning companies.

- ** Savini is included within the subsidiaries as it is directly owned by 49.2% through the Holding Company and indirectly through Swiss Garments Company which own 50% of the Savini ownership, this was registered in the commercial register of the Company on 27 April 2010.
- *** The company results been compiled until May 31, 2014 due to the integration of the company in the company Egyptian Fashion Garments (SAE) (the acquirer) in the history of 1/6/2014.

Company's Name	Share Percentage		Country of Incorporation
	31/7/2015	31/1/2015	
Metco (Indirect ownership)	48.5%	48.5%	Egypt
Forall Group	35%	35%	Italy

The above mentioned companies are out of the consolidation scope, as the Holding Company has entered to management agreement in which the other shareholders practice the control on the financial and operating decisions for those companies.

7- Related parties transactions

Transactions between the company and related subsidiaries are excluded from consolidation and other companies whose its main shareholders are the same shareholders of the company stated hereunder the transactions during the period and balances at the financial position date:

7-1 Due from related parties

Company's Name	Type of Transactions	Total value of transactions during the period / year ended		Balance as at	
		31/7/2015	31/1/2015	31/7/2015	31/1/2015
		U.S \$	U.S \$	U.S \$	U.S \$
Crystal for Making shirts	Service	7 231	(669 770)	954 147	946 916
Crystal for Making shirts	Sales	(29 333)	(146 594)	1 192 600	1 221 933
Metco	Sales	(20 660)	17 785	-	20 660
Metco	Service	117 661	(244 906)	238 057	120 396
Camegit for Garments	Service	(84 274)	67 319	-	84 274
Euro Misr	Sales	403 871		403 871	
Forall Group	Service	13 933	15 232	29 165	15 232
				2 817 840	2 409 411

7-2 Due from related parties

Company's Name	Type of Transactions	Total value of transactions during the period / year ended		Balance as at	
		31/7/2015	31/1/2015	31/7/2015	31/1/2015
		U.S \$	U.S \$	U.S \$	U.S \$
Camegit for Garments	Service	25 846	-	25 846	-
		25846			

- * All related parties transactions during the period was made at arm's length commercial basis with other parties and all outstanding balances arise from such transactions will be paid within one year.

Al Arafa for Investment and Consultancies (S.A.E) – Free Zone
Notes to the consolidated financial statements for the period ended 31 July 2015

8- Property, plant and equipment

	Land	Buildings & Constructions	Machinery & equipment	Vehicles	Tools & Supplies	Furniture & Office Equipment	Improvements in leasehold	Total
	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$
Cost								
Cost as at 31/1/2014	10 666 991	72 641 270	55 358 419	1 409 569	600 570	48 115 805	2 885 987	191 678 611
Additions	-	1 914 878	1 748 074	117 326	45 175	1 738 721	1 055 848	6 620 022
Disposals	(902 119)	(4 124 537)	(1 290 772)	(53 833)	-	(212 455)	-	(6 583 716)
Translation differences	(206 787)	(901 355)	(1 316 481)	(24 143)	(7 423)	(1 096 702)	(303 147)	(3 856 038)
Cost as at 31/1/2015	9 558 085	69 530 256	54 499 240	1 448 919	638 322	48 545 369	3 638 688	187 858 879
Additions	-	317 809	509 055	154 038	182 087	879 617	75 267	2 117 873
Disposals	-	-	(728 493)	(280 338)	-	(70 246)	(213 740)	(1 292 817)
Translation differences	(286 717)	(1 122 577)	(772 721)	(42 722)	(14 336)	157 882	(443 489)	(2 524 680)
Cost as at 31/7/2015	9 271 368	68 725 488	53 507 081	1 279 897	806 073	49 512 622	3 056 726	186 159 255

Al Arafa for Investment and Consultancies (S.A.E) – Free Zone
Notes to the consolidated financial statements for the period ended 31 July 2015

8- Property, plant and equipment

	Land	Buildings & Constructions	Machinery & equipment	Vehicles	Tools & Supplies	Furniture & Office	Improvements in leasehold	Total
	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$
Depreciation								
Accumulated depreciation as at 31/1/2014	-	23 156 308	42 134 910	948 512	403 262	44 601 435	1 995 336	113 239 763
Depreciation for the year	-	1 596 773	2 741 213	134 567	35 120	1 804 186	918 665	7 230 524
Accumulated depreciation of disposals	-	(141 085)	(1 286 582)	(50 206)	-	(171 438)	-	(1 649 311)
Translation differences	-	(228 136)	(1 030 901)	(20 604)	(5 684)	(866 890)	(181 633)	(2 333 848)
Accumulated depreciation as at 31/1/2015	-	24 383 860	42 558 640	1 012 269	432 698	45 367 293	2 732 368	116 487 128
Depreciation for the period	-	787 279	1 294 186	70 782	22 549	867 433	553 780	3 596 009
Accumulated depreciation of disposals	-	-	(712 590)	(277 677)	-	(65 658)	(213 740)	(1 269 665)
Translation differences	-	(424 793)	(631 432)	(41 312)	(12 684)	118 449	(258 412)	(1 250 184)
Accumulated depreciation as at 31/7/2015	-	24 746 346	42 508 804	764 062	442 563	46 287 517	2 813 996	117 563 288
Net book value as at 31 July 2015	9 271 368	43 979 142	10 998 277	515 835	363 510	3 225 105	242 730	68 595 967
Net book value as at 31 January 2015	9 558 085	45 146 396	11 940 600	436 650	205 624	3 178 076	906 320	71 371 751

8-1 Some of the Group's property, plant and equipments were purchased through initial contracts, the legal procedures to legalize and register such contracts are currently being undertaken.

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Lands	1 891 183	1 891 183
	1 891 183	1 891 183

9- Projects in progress

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Buildings & Constructions	6 798 315	7 663 570
Plant and machinery under installation	--	232 874
Advance payments to purchase fixed assets	585 759	96 214
	7 384 074	7 992 658

10- Goodwill

Balance amounted to USD 37 752 743 represents the goodwill resulted from business combinations, the change in the goodwill balance is due to the change in foreign currencies exchange differences

11- Investments available for sale

Particulars	Country of Incorporation	Ownership percentage	Paid percentage	Cost of Investment as at	Cost of investment as at
				31/7/2015	31/1/2015
		%	%	U.S \$	U.S \$
Egyptian Company for Trading & Marketing	Egypt	2.62	100	29 472	29 472
10 th of Ramadan for Developments & Construction Investments Company.	Egypt	4.036	100	876 179	876 179
Forall	Italy	35	100	38 090 268	38 090 268
Middle East Company (Metco)	Egypt	48.5	100	2 543 467	2 543 467
Citadel Capital	Egypt	-	-	3 044 072	3 044 072
Other investments	-	-	-	69 234	69 234
				44 652 692	44 652 692
Impairment				(44 885)	(44 885)
Cumulative changes in fair value of financial investments				(936 807)	(943 871)
Effect of foreign currency exchange differences				(1 928 717)	(1 609 780)
				41 742 283	42 054 156

The company wasn't able to measure the fair value of financial investments available for sale the absence of an active market can be dependable as shown accounting policy (3-3).

12- Debtors sale of investments

	Long term assets U.S \$	Current portion U.S \$	Total U.S \$
Accrued installments due to the sales the group share in SRG & Melka International as agreed to collect the sale price over 10 equivalent installments ending by Oct,11, 2017	10 800 000	24 800 000	35 600 000
Less : Change in present value	(311 083)	--	(311 083)
Balance at 31/7/2015	10 488 917	24 800 000	35 288 917
Balance at 31/1/2015	13 956 631	21 200 000	35 156 631

13- Investments in joint ventures

Particulars	Country of Incorporation	Ownership percentage %	Cost of Investment as at	Cost of investment as at
			31/7/2015 U.S \$	31/1/2015 U.S \$
Crystal for Making shirts	Egypt	60	639 242	808 443
Camegit for Garments Manufacturing	Egypt	49.48	439 039	432 842
			1 078 281	1 241 285

The following is the movement through the ended period dated 31/7/2015

	31/7/2015 U.S \$
Balance at the beginning of the period	1 241 285
Share of results from Crystal for Making shirts	(169 201)
Share of results from Camegit for Garments Manufacturing	6 197
	1 078 281

14- Other Assets

	31/7/2015 U.S \$	31/1/2015 U.S \$
Balance at the beginning of the period / year	4 863 230	5 139 911
Amortization of the period / year	(87 176)	(184 880)
Change in foreign currency exchange rates	22 675	(91 801)
	4 798 729	4 863 230

15- Work in progress

This balance amounted to US \$1 097 573 at 31/7/2015 (US \$1 171 134 as at 31/1/2015) represents the total contractual consideration to purchase a piece of land in 10th of Ramadan City with an area of 104424.89 square meters including the contractual expenses, such land was acquired to construct residential units according to the National Housing Project specifications.

16- Inventories

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Raw materials	17 168 015	19 162 210
Spare parts and auxiliary material	4 418 146	4 487 261
Packing materials	376 342	421 645
Work in process	29 406 046	28 199 473
Finished goods	61 190 265	66 520 471
Goods in transit	25 325	238 025
	112 584 139	119 029 085
Less: impairment of inventories	(3 832 043)	(3 747 500)
	108 752 096	115 281 585
L/C's to purchase goods	1 601 532	643 680
	110 353 628	115 925 265

17- Debtors and other debit balances

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Trade receivables	51 525 713	52 080 543
Less: Impairment of trade receivables	(2 757 926)	(2 823 208)
	48 767 787	49 257 335
Notes receivables	3 125 432	1 520 629
	51 893 219	50 777 964
Debtors attributable to sold companies	44 550 738	44 483 738
Suppliers & contractors - debit balances	4 853 268	3 940 856
Tax authority	1 042 075	1 104 724
Deposits with others	1 587 991	1 458 044
Prepaid expenses	5 356 510	5 889 072
Accrued revenues	7 023 376	6 913 170
Other debit balances	17 262 599	19 104 907
	81 676 557	82 894 511
Less: Impairment of debtors & other debit balances	(19 968 213)	(19 979 582)
	61 708 344	62 914 929
	113 601 563	113 692 893

18- Cash and cash equivalents

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Time deposits & Treasury bills	9 843 648	19 075 295
Current accounts	24 995 574	18 636 671
Cheques under collection	9 614	24 618
Cash on hand	702 518	869 817
Cash and cash equivalents	35 551 354	38 606 401
Overdraft	(8 104 180)	(8 200 800)
Cash and cash equivalents for the purpose of cash flows statement	27 447 174	30 405 601

19- Provisions

	Balance as at 31/1/2015	Recognized during the period	Reversed provisions	Utilized during the period	Balance as at 31/7/2015
	U.S \$	U.S \$	U.S \$	U.S \$	U.S \$
Provisions	907 258	57 600	--	--	964 858
Exchange rates differences	--	--	--	--	(51 204)
	907 258	57 600	--	--	913 654

20- Banks – Credit Facilities

Banks – Credit Facilities equivalent to U.S.\$ 64 707 092 (US \$ 60 720 243 as at 31/1/2015) Were granted to the group's Companies from local banks in different currencies against various guarantees, one of the subsidiaries (Barid Group) has a long – term credit facilities maturing within one year amounting U.S.\$11 368 342

21- Creditors and other Credit balances

	Note	31/7/2015	31/1/2015
		U.S \$	U.S \$
Suppliers and contractors		14 330 525	18 372 976
Notes payable		3 591 382	2 966 293
Accounts receivables – advance payments		201 772	2 433
Deposits from others		909 345	998 289
Tax authority		4 430 890	6 339 514
Un-earned revenue		28 926	36 914
Accrued expenses		7 705 304	6 225 128
Deferred capital gains		8 834 399	9 977 418
Other credit balances		8 537 446	3 355 774
		48 569 989	48 274 739

22- Short – term loans

This balance represents short – term loans granted to one of the group companies in order to finance its activities:

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Swiss Garments Company		
CIB	19 170 162	18 733 189
HSBC Bank	6 198 892	1 282 154
Credit Agricole Egypt	8 092 521	8 001 800
Export Development Bank of Egypt	131 165	131 165
Arab Bank	513 549	1 625 910
QNB	7 681 665	6 970 432
NBD	363 086	457 785
Concrete Garments Company		
CIB	1 969 500	2 802 000
	44 120 540	40 004 435

23- Long-term Loans, and its current portion

	Long term Loans U.S \$	Current portion U.S \$	Total U.S \$
Al Arafa for Investment and Consultancies			
CIB-Egypt	18 864 972	--	18 864 972
Al Arafa for investments in Garments Marketing & Retail			
AAIB	25 971 343	4 000 000	29 971 343
Swiss Garments Company			
CIB-Egypt	--	5 000 000	5 000 000
MIDB	7 500 000	3 000 000	10 500 000
Egyptian Fashion Company			
MIDB	2 500 000	1 000 000	3 500 000
Goldentex Wool Company			
Housing & Development Bank	40 972	12 292	53 264
QNB	450 524	200 232	650 756
Port-said Garments Company			
AWB	5 586 063	3 724 042	9 310 105
Swiss Cotton Garments Company			
HSBC	2 250 000	600 000	2 850 000
NBD	2 556 064	1 704 043	4 260 107
Balance as at 31/7/2015	65 719 938	19 240 609	84 960 547
Balance as at 31/1/2015	70 881 522	21 605 412	92 486 934

23-1 Terms of loans agreements

Bank	Loan Currency	End of Payment	31 July 2015		31 January 2015	
			Value (Original Currency)	Value (in U.S \$)	Value (Original Currency)	Value (in U.S \$)
Al Arafa for investment & consultancies						
CIB	U.S\$	2018	18 864 972	18 864 972	18 864 972	18 864 972
Al Arafa for investments in Garments Marketing & Retail						
AAIB	U.S\$	2019	29 971 343	29 971 343	29 971 343	29 971 343
Swiss Garments Company						
CIB	U.S\$	2015	5 000 000	5 000 000	7 500 000	7 500 000
MIDB	U.S\$	2018	10 500 000	10 500 000	12 000 000	12 000 000
Egyptian Fashion company						
MIDB	U.S\$	2018	3 500 000	3 500 000	4 000 000	4 000 000
Goldentex for wool company						
Housing & Development bank	L.E		405 667	53 264	453 174	63 490
QNB	L.E	2018	4 956 250	650 756	5 718 750	801 196
Port-said Garments Company						
AWB	U.S\$	2017	9 310 105	9 310 105	11 173 804	11 173 804
Swiss Cotton Garments Company						
HSBC Bank	U.S\$	2020	2 850 000	2 850 000	3 000 000	3 000 000
NBD	U.S\$	2017	4 260 107	4 260 107	5 112 129	5 112 129

24- Capital

24-1 Authorized capital

The authorized capital amounted to US\$ 150 million, as registered in the commercial register on 13/11/2006.

24-2 Paid up capital

The Company's issued and paid up capital amounted to U.S. \$ 18 115 510 distributed over 18 115 510 shares the nominal value of each is U.S. \$ 1, prior to the capital increase referred to in the following paragraphs:

The Company's issued share capital had been increased in cash, by U.S. \$ 13 884 490 to become U.S. \$ 32million, each share was split into five shares and accordingly the par value of each share became 20 cent. The share capital increase and the share split were approved by the General Authority for Investment and Free Zone by virtue of decree No.1724/2 of 2006.

The Extraordinary Shareholders Meeting held on 16 November, 2006 approved increasing the capital by U.S. \$ 15 500 000 to become U.S.\$ 47 500 000 represented in 237 500 000 shares, the nominal value of each share is 20 cent, and this was by subscription on two categories, the first is public subscription and the second is private subscription by the fair value of the share and the subscription made for the full increase. This was registered in the commercial register of the Company on 18 December 2006.

The ordinary Shareholders Meeting dated on 23/5/2010 decided to increase the capital by U.S. 4 750 000 represented in 23 750 000 shares, the nominal value of each share is 20 cent financed from retained earnings the capital become after the increase amount U.S.\$ 52 250 000 (which is within the limits of authorized capital \$ 150 million U.S.\$) represented in 261 250 000 the nominal value of each share is 20 cent, This was registered in the commercial register of the Company on 29 September 2010.

The ordinary Shareholders Meeting dated on 25/5/2011 decided to increase the capital by U.S. 10 450 000 represented in 52 250 000 shares, the nominal value of each share is 20 cent financed from retained earnings the capital become after the increase amount U.S. \$ 62 700 000 (which is within the limits of authorized capital \$ 150 million U.S. \$) represented in 313 500 000 the nominal value of each share is 20 cent, This was registered in the commercial register of the Company on 27 July 2011.

The ordinary Shareholders Meeting dated on 18/6/2012 decided to increase the capital by U.S. 31 350 000 represented in 156 750 000 shares, the nominal value of each share is 20 cent financed from special reserve the capital become after the increase amount U.S. \$ 94 050 000 (which is within the limits of authorized capital \$ 150 million U.S. \$) represented in 470 250 000 the nominal value of each share is 20 cent, This was registered in the commercial register of the Company on 2 October 2012.

25- Reserves

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Legal reserve	32 976 768	32 470 910
*Special reserve	18 665 343	18 665 343
General reserve	46 564 098	46 564 098
Other reserves	643 945	626 061
	98 850 154	98 326 412

*Special reserve

This balance represents share premium of the capital increase amounted to U.S. \$ 76 450 000 for the issuance of 77.5 million shares during 2006, after deducting, an amount of U.S. \$ 23 529 959 to maintain the 50% of the legal reserve from the paid up capital and the deduction of a transaction cost related to this capital increase amounted to U.S. \$ 2 904 698, as of 2 October 2012 the capital increase which amounted to U.S. \$31 350 000 has been financed through Special reserve.

26- Decrease in the book value of net assets acquired over purchasing consideration

The holding company acquired the shares of some subsidiaries that were under the control of the shareholders of Al Arafa for Investment and Consultancies Company and Swiss Garments Company (Subsidiary). The difference between the acquisition cost and its

share in the net of shareholders' equity for these companies was recognized in the shareholders' equity in the consolidated financial statements.

27- Translation adjustment

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Balance at the beginning of the period / year	(16 509 619)	(14 893 422)
Change during the period / year	(1 268 261)	(1 616 197)
Balance at the end of the period / year	(17 777 880)	(16 509 619)

28- Treasury stock reserve

Balance amounted to U.S \$ 890 207 represents the gains on sale of 11 396 151 treasury shares. Treasury stock reserve not for distribution.

29- Deferred tax assets

	31/7/2015	31/1/2015
	U.S \$	U.S \$
Balance at the beginning of the period / year - (asset)	688 999	832 418
Transaction during the period / year	27 300	32 671
Effect of foreign currency exchange differences	(21 487)	(176 090)
Balance at the end of the period / year - (asset)	694 812	688 999

30- Other long-term liabilities

	31/7/2015	31/1/2015
	U.S \$	U.S \$
New Urban Community Authority	180 778	192 894
Long term notes payable	234 280	529 005
Other liabilities	31 216	34 015
	446 274	755 914

31- Revenue

	31/7/2015	31/7/2014
	U.S \$	U.S \$
Sales	136 066 274	127 472 532
	136 066 274	127 472 532

32- Other operating revenue

	31/7/2015	31/7/2014
	U.S \$	U.S \$
Capital gains	929 589	1 182 603
Rent	1 058 140	1 065 762
Earned discounts	290 926	317 195
Revenue from service rendered to other	205 965	241 669
Others	228 894	322 298
	2 713 514	3 129 527

33- Other operating expense

	31/7/2015	31/7/2014
	U.S \$	U.S \$
Technical support expenses	386 321	212 340
General Authority for Investment fees	37 252	93 138
Trade fines discounted by the customers	--	48 856
Recognized the claims provision	57 600	--
Others	11 923	12 710
	493 096	367 044

34- Finance expense (net)

	31/7/2015	31/7/2014
	U.S \$	U.S \$
Interest and finance expense	(5 159 566)	(4 899 026)
Interest income	578 439	737 404
Changes in Present value	103 653	6 501
Foreign exchange gain	980 059	316 403
	(3 497 415)	(3 838 718)

35 - Segment report

Segment reports were prepared on the basis of the sector's activities in accordance with the organizational and administrative structure of the company and its subsidiaries.

35- Segment analysis

35-1 Operating results divided to group company's business activities for the financial period ended 31/7/2015

	Business activities							Total after eliminations U.S\$
	Formal	Causal	Luxury	Real estate Investment	Investment	Eliminations		
	U.S\$	U.S\$	U.S\$	U.S\$	U.S\$	U.S\$		
Total Revenues	135 574 569	11 815 285	44 750 307	-	-	-	192 140 161	
Sales between companies for the same segment	18 528 145	-	3 126 145	-	-	(21 654 290)	-	
Net Revenues	117 046 424	11 815 285	41 624 162	-	-	(34 419 597)	136 066 274	
Revenue from external customers	103 319 695	11 686 202	21 064 220	-	-	-	136 070 117	
Intercompany group sales	13 726 729	129 083	20 559 942	-	-	(34 419 597)	(3 843)	
Total	117 046 424	11 815 285	41 624 162	-	-	(34 419 597)	136 066 274	
Cost of Revenue	(84 911 494)	(10 657 872)	(30 063 055)	-	-	34 415 754	(91 216 667)	
Gross profit	32 134 930	1 157 413	11 561 107	-	-	(3 843)	44 849 607	
Other operating income	1 216 212	203 631	307 452	459 116	990 361	(463 258)	2 713 514	
Distribution expenses	(20 782 528)	(748 634)	(4 675 085)	-	-	15 162	(26 191 085)	
General and administrative expenses	(6 949 148)	(469 425)	(2 972 605)	(1 010 755)	(1 010 442)	519 397	(11 892 978)	
Other operating expenses	(14 185)	(57 600)	(3 902)	-	(417 409)	-	(493 096)	
Operating profit	5 605 281	85 385	4 216 967	(551 639)	(437 490)	67 458	8 985 962	
Group's share of results of joint ventures	-	-	6 197	-	(169 201)	-	(163 004)	
Finance expense (net)	(2 281 237)	(362 327)	(1 310 214)	464 737	(67 323)	58 949	(3 497 415)	
Net profit before tax	3 324 044	(276 942)	2 912 950	(86 902)	(674 014)	126 407	5 325 543	
Income tax for the period	(686 731)	-	(1 220 118)	-	-	-	(1 906 849)	
Deferred tax	(14 440)	-	41 740	-	-	-	27 300	
Net profit for the period	2 622 873	(276 942)	1 734 572	(86 902)	(674 014)	126 407	3 445 994	
Attributable to:								
Holding Company	1 903 582	(274 726)	1 503 692	(86 777)	(674 014)	126 407	2 498 164	
Minority interest	719 291	(2 216)	230 880	(125)	-	-	947 830	
Net profit for the period	2 622 873	(276 942)	1 734 572	(86 902)	(674 014)	126 407	3 445 994	

* For the purpose of presentation the following figures were excluded :-

The dividends from the Formal, luxury and investment sectors which amount U.S\$ 608 477

The rents from the real estate investment sector which amount U.S\$ 71 932 and its cost amount U.S\$ 631

35- Segment analysis

35-2 Operating results divided to group company's business activities for the financial period ended 31/7/2014

	Business activities						
	Formal U.S\$	Causal U.S\$	Luxury U.S\$	Real estate Investment U.S\$	Investment U.S\$	Eliminations U.S\$	Total after eliminations U.S\$
Total Revenues	131 061 959	10 674 134	38 501 645	-	-	-	180 237 738
Sales between companies for the same segment	18 075 068	-	3 277 908	-	-	(21 352 976)	-
Net Revenues	112 986 891	10 674 134	35 223 737	-	-	(31 412 230)	127 472 532
Revenue from external customers	99 561 525	10 612 919	17 298 088	-	-	-	127 472 532
Intercompany group sales	13 425 366	61 215	17 925 649	-	-	(31 412 230)	-
Total	112 986 891	10 674 134	35 223 737	-	-	(31 412 230)	127 472 532
Cost of Revenue	(80 587 223)	(9 094 381)	(23 965 716)	-	-	31 412 230	(82 235 090)
Gross profit	32 399 668	1 579 753	11 258 021	-	-	-	45 237 442
Other operating income	1 219 759	216 716	161 059	-	1 728 595	(196 602)	3 129 527
Distribution expenses	(20 563 548)	(626 017)	(4 431 789)	-	-	20 506	(25 600 848)
General and administrative expenses	(7 377 715)	(479 793)	(2 770 732)	(138 506)	(1 431 745)	224 442	(11 974 049)
Other operating expenses	(23 979)	-	(84 572)	-	(258 493)	-	(367 044)
Operating profit	5 654 185	690 659	4 131 987	(138 506)	38 357	48 346	10 425 028
Group's share of results of joint ventures	-	-	9 540	-	112 140	-	121 680
Finance expense (net)	(3 387 445)	(118 084)	(910 739)	1 899	557 261	18 390	(3 838 718)
Net profit before tax	2 266 740	572 575	3 230 788	(136 607)	707 758	66 736	6 707 990
Income tax for the period	(268 602)	-	(1 153 950)	-	-	-	(1 422 552)
Deferred tax	41 526	-	16 941	(11 868)	-	-	46 599
Net profit for the period	2 039 664	572 575	2 093 779	(148 475)	707 758	66 736	5 332 037
Attributable to:							
Holding Company	1 582 608	567 994	1 014 856	(147 673)	707 758	66 736	3 792 279
Minority interest	457 056	4 581	1 078 923	(802)	-	-	1 539 758
Net profit for the period	2 039 664	572 575	2 093 779	(148 475)	707 758	66 736	5 332 037

* For the purpose of presentation the following figures were excluded :-

The dividends from the Formal, luxury and investment sectors which amount U.S\$ 4 695 631

The rents from the real estate investment sector which amount U.S\$ 74 289 and its cost amount U.S\$ 26 006

36- Capital commitments

The capital commitments of the Group as at 31/7/2015 amounted to U.S\$ 309 955

37- Contingent liabilities

Letters of guarantee issued by banks to the favor of the company and its subsidiaries in at 31/7/2015 amount to U.S \$ 35 026 670.

38- Leases

Some of the group companies have entered into finance lease contracts under sale & lease back conditions for some of its properties and a summary of these contracts are as follows :

<u>Statement</u>	<u>Al Arafa for Investments and Consultancies</u>	<u>Al Arafa for real estate investment</u>
	U.S \$	U.S \$
Total sales value	6 104 895	10 715 803
Total contractual value	7 771 319	13 634 602
Advance payment	919 299	1 607 370
Total Capital gain	4 553 372	6 960 674
Lease expense during the period	555 095	973 900
Capital gain during the period	325 241	497 191
Accrued installments until the end of the contract	5 873 160	9 449 968
The end of contract	June 2021	December 2020

39- Taxation

Al Arafa for Investments and Consultancies Company

As mentioned in the Company's tax card , the Company and the company's profits are not subject to tax laws and duties applied in Egypt (article No. 35 of law No.8 of 1997), Also the company's loan and mortgage contracts related to its activities are exempted from stamp duty tax, license & announcement fees for a period of 10 years from the date of registration in the Commercial Registry form 21/12/2005 to 20/12/2015 (article no.35 of law no.8 of law 1997).

Subsidiaries in Egypt

Subsidiaries in Egypt subject to tax

Subsidiary	Tax status
Concrete Garments Company	Inspected until 20/2/2005.
Port Said Garments Company	Inspected and settled until 31/12/2002
Golden tex wool Company	Inspected and settled until 31/12/2010
Euomed for trading & Marketing Company	Inspected and settled until 31/12/2010
Al Arafa for real estate investment	Not inspected yet
Egyptian Fashion	Not inspected yet
Egypt tailoring company	Inspected until 31/12/2009.
White Head Spinning Company	Inspected until 31/12/2011.

Subsidiaries in Egypt not subject to tax

Subsidiary

Swiss Garments Company
Swiss Cotton garments Company
Al Arafa for investments in Garments industry
Al Arafa for investments in Spinning & Textile industry
Al Arafa for investments in Garments Marketing & Retail Fashion Industry
Apparel International Ltd. For Marketing & Promotion

Egypt Portugal Marketing Company
 Sbaghy golden tax
 Saveni (Kitan Company previously)

The Companies are established according to the Investment Incentives and Guarantee Law No. (8) Of 1997 under the Free Zone System. According to this system the Company pays a duty, 1% of revenues, to the General Authority for Investment and Free Zone,

Subsidiaries outside Egypt

Baird Group is subject to UK Corporate tax.

Ep Garments Company is subject to Portugal Corporate tax.

40- Financial instruments and related risks management

Credit risk

Exposure to credit risk

The carrying amount of financial assets represents the maximum credit exposure. The maximum exposure to credit risk at the reporting date was;

	Note	Carrying amount	
		31/7/2015	31/1/2015
		U.S \$	U.S \$
Treasury bills (maturing more than three months)		4 902 895	--
Cash and cash equivalents	(18)	35 551 354	38 606 401
Credit facilities	(20)	76 075 434	72 461 463
Loans	(22),(23)	129 081 087	132 491 369

The maximum exposure to credit risk for trade receivable at the financial position date as follows:

	Carrying amount	
	31/7/2015	31/1/2015
	U.S \$	U.S \$
Trade receivable	51 525 713	52 080 543