STANDALONE FINANCIAL STATEMENTS AND THE INDEPENDENT AUDITOR'S REPORT FOR THE PERIOD 1 JANUARY – 31 DECEMBER 2021

(CONVENIENCE TRANSLATION OF THE INDEPENDENT AUDITOR'S REPORT AND THE STANDALONE FINANCIAL STATEMENTS ORIGINALLY ISSUED IN TURKISH)



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(CONVENIENCE TRANSLATION OF INDEPENDENT AUDITOR'S REPORT ORIGINALLY ISSUED IN TURKISH)

INDEPENDENT AUDITOR'S REPORT

To the General Assembly of EMLAK KONUT GAYRİMENKUL YATIRIM ORTAKLIĞI A.Ş. İstanbul

A) Report on the Audit of the Standalone Financial Statements

1) Opinion

We have audited the standalone financial statements of Emlak Konut Gayrimenkul Yatırım Ortaklığı A.Ş. ("the Company"), which comprise the standalone statement of financial position as at 31 December 2021, and the standalone statement of comprehensive income, standalone statement of changes in equity and standalone statement of cash flows for the year then ended, and notes to the standalone financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying standalone financial statements present fairly, in all material respects, the standalone financial position of the Company as at 31 December 2021, and its financial performance and its cash flows for the year then ended in accordance with Turkish Financial Reporting Standards ("TFRS").

2) Basis for Opinion

We conducted our audit in accordance with the standards on auditing issued by Capital Markets Board and the Standards on Independent Auditing ("SIA") which is a part of Turkish Auditing Standards published by the Public Oversight Accounting and Auditing Standards Authority ("POA"). Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Standalone Financial Statements section of our report. We are independent of the Company in accordance with the Code of Ethics for Independent Auditors ("Code of Ethics") published by the POA, together with the ethical requirements that are relevant to our audit of the standalone financial statements, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Deloitte; İngiltere mevzuatına göre kurulmuş olan Deloitte Touche Tohmatsu Limited ("DTTL") şirketini, üye firma ağındaki şirketlerden ve ilişkili tüzel kişiliklerden bir Veya birden fazlasını ifade etmektedir. DTTL ve üye firmalarının her biri ayrı ve bağımsız birer tüzel kişiliktir. DTTL ("Deloitte Global" olarak da anılmaktadır) müşterilere Hizmet sunmamaktadır. Global üye firma ağımızla ilgili daha fazla bilgi almak için <u>www.deloitte.com/about</u> adresini ziyeret ediniz. © 2022. Daha fazla bilgi için Deloitte Türkiye (Deloitte Touche Tohmatsu Limited üye şirketi) ile iletişime geçiniz.

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3) Key Aduit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the standalone financial statements of the current period. These matters were addressed in the context of our audit of the standalone financial statements as a whole and in forming our opinion thereon, and we do not provide a separate opinion on these matters.

Key Audit Matter	How the matter was addressed in the audit
<i>Revenue recognition</i> The Company realizes sales mostly in the form of turnkey and Land Subject to Revenue Sharing Agreements ("LSRSA") projects.	We performed the following procedures in relation to the revenue recognition in turnkey and LSRSA projects:
In turnkey projects, it is the Company's responsibility to maintain and complete the project and the Company recognizes revenue when performance obligation is fulfilled (independent units are transferred to the customer). In LSRSA projects, the contractor completes the construction and regarding the project, the Company receives advance payments from the huver and makes payments to the contractor	The design and implementation of the controls on the revenue process have been evaluated. The sales and delivery procedures of the Company have been analyzed. For the turnkey projects, the provisions regarding the delivery of residentials in the contracts with customers have been examined and the timing of the revenue recognition in the financial statements has been evaluated. Through substantive procedures, it has been focused on the record of
buyer and makes payments to the contractor. Revenue in LSRSA project is recognized when performance obligation is fulfilled (the earlier of the signing of the temporary acceptance protocol with the contractor and the signing of the delivery protocol with the buyer).	receivables and advances received and the evaluation of the situations where the performance obligation is not fulfilled for the independent units sold as of the balance sheet date for the turnkey projects.
As of the balance sheet date, there may be cases where the construction has been completed, but the delivery has not been realized for turnkey projects. In LSRSA projects, there may be cases where the construction has been completed as of the balance sheet date, but the delivery has not been realized and the temporary acceptance protocol has not been signed. Based on the above-mentioned situations, whether the revenue is recognized in the correct period in accordance with the seasonality of sales principle has been determined as a key audit matter.	For the LSRSA projects, provisions regarding the temporary acceptance and the delivery of residentials in the projects made with contractors and timing of the revenue recognition in the financial statements has been evaluated. Through substantive procedures, it has been focused on the record of receivables and advances received and the evaluation of the situations where the performance obligation is not fulfilled for the independent units sold as of the balance sheet date for the LSRSA projects. In addition, the adequacy of the disclosures presented in Note 17 Revenue and Cost of Sales has been evaluated under TFRS.
Explanations regarding the Company's revenue accounting policies and amounts are given in Note 2.4 and Note 17.	

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4) Responsibilities of Management and Those Charged with Governance for the Standalone Financial Statements

Management is responsible for the preparation and fair presentation of the standalone financial statements in accordance with TFRS, and for such internal control as management determines is necessary to enable the preparation of standalone financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the standalone financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Company's financial reporting process.

5) Auditor's Responsibilities for the Audit of the Standalone Financial Statements

Responsibilities of independent auditors in an independent audit are as follows:

Our objectives are to obtain reasonable assurance about whether the standalone financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with the standards on auditing issued by Capital Markets Board and SIA will always detect a material misstatement when it exists.

Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these standalone financial statements.

As part of an audit in accordance with the standards on auditing issued by Capital Markets Board and SIA, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the standalone financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. (The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.)
- Obtain an understanding of internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the standalone financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.

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5) Auditor's Responsibilities for the Audit of the Standalone Financial Statements (Continued)

• Evaluate the overall presentation, structure and content of the standalone financial statements, including the disclosures, and whether the standalone financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the standalone financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

B) Report on Other Legal and Regulatory Requirements

In accordance with paragraph four of the Article 398 of the Turkish Commercial Code No. 6102 ("TCC"), the auditor's report on the system and the committee of early detection of risk has been submitted to the Board of Directors of the Company on 9 March 2022.

In accordance with paragraph four of the Article 402 of TCC, nothing has come to our attention that may cause us to believe that the Company's set of accounts and standalone financial statements prepared for the period 1 January-31 December 2021 does not comply with TCC and the provisions of the Company's articles of association in relation to financial reporting.

In accordance with paragraph four of the Article 402 of TCC, the Board of Directors provided us all the required information and documentation with respect to our audit.

The engagement partner on the audit resulting in this independent auditor's report is Emrehan Demirel.

DRT BAĞIMSIZ DENETİM VE SERBEST MUHASEBECİ MALİ MÜŞAVİRLİK A.Ş. Member **S DEL QITTE TOUCHE TOHMATSU LIMITED**



Emrehan Demirel, SMMM Partner

İstanbul, 9 March 2022

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STANDALONE STATEMENT OF FINANCIAL POSITION AS OF 31 DECEMBER 2021 AND 31 DECEMBER 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

	Notes	Audited 31 December 2021	Audited 31 December 2020
ASSETS			
Current assets		25,584,608	22,740,934
Cash and cash equivalents	3	3,634,384	1,951,089
Financial investments	4	500	306,015
Trade receivables	6	2,677,904	2,483,657
Trade receivables due from related parties	27	14,971	50,509
Trade receivables due from third parties		2,662,933	2,433,148
Other receivables	7	551,668	922,557
Other receivables due from third parties		551,668	922,557
Inventories	8	17,561,543	15,192,343
Prepaid expenses	15	958,716	1,632,900
Other current assets	14	199,893	252,373
Non-current assets		5,044,510	4,937,659
Trade receivables	6	3,583,734	3,711,004
Trade receivables due from third parties		3,583,734	3,711,004
Other receivables	7	1,014	1,014
Financial investments	4	498,037	373,037
Investments in subsidiaries, joint operations and associates		498,037	373,037
Investment properties	9	880,496	772,076
Property, plant and equipment	10	78,274	72,385
Intangible assets	11	2,955	3,760
Other non-current assets	14	-	4,383
Total assets		30,629,118	27,678,593

STANDALONE STATEMENT OF FINANCIAL POSITION AS OF 31 DECEMBER 2021 VE 31 DECEMBER 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

	Notes	Audited 31 December 2021	Audited 31 December 2020
LIABILITIES AND EQUITY			
Current liabilities		12,730,683	10,152,862
Short-term borrowings	5	1,535,733	479,031
Short-term portions of long-term borrowings	5	1,174,494	1,599,188
Trade payables	6	1,975,725	2,469,125
Trade payables due to related parties	25	503,948	1,280,864
Trade payables due to third parties		1,471,777	1,188,261
Other payables	7	180,690	586,848
Other payables to third parties		180,690	586,848
Deferred income	15	7,695,649	4,879,623
Deferred income from related parties	25	255,424	-
Deferred income from third parties		7,440,225	4,879,623
Short-term provisions		168,392	139,047
Short-term provisions for employee benefits	13	14,487	13,090
Other short-term provisions	12	153,905	125,957
Non-current liabilities		2,021,196	3,003,235
Long-term borrowings	5	1,907,320	2,931,094
Trade payables	6	2,099	28
Trade payables to third parties		2,099	28
Other payables	7	88,760	56,520
Other payables to third parties		88,760	56,520
Deferred income	15	4,738	4,738
Deferred income from third parties		4,738	4,738
Long-term provisions		18,279	10,855
Long-term provisions for employee benefits	13	18,279	10,855
Shareholders' equity		15,877,239	14,522,496
Paid-in capital	16	3,800,000	3,800,000
Treasury shares (-)		(296,231)	(296,231)
Share premium (discounts)		2,366,895	2,366,895
Other comprehensive income (expense) not to be			
reclassified to profit or loss		(42)	(42)
Gain (loss) on revaluation and remeasurement		(42)	(42)
Restricted reserves appropriated from profit		794,629	753,071
Retained earnings		7,777,801	7,039,132
Net profit for the period		1,434,187	859,671
Total liabilities and equity		30,629,118	27,678,593

STANDALONE STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

		Audited 1 January-	Audited 1 January-
	Notes	31 December 2021	31 December 2020
Profit or loss			
Revenue	17	5,735,504	4,527,085
Cost of sales (-)	17	(3,530,427)	(3,406,841)
Gross profit		2,205,077	1,120,244
General administrative expenses (-)	18	(402,381)	(307,719)
Marketing expenses (-)	18	(73,879)	(70,614)
Other income from operating activities	20	665,116	634,190
Other expenses from operating activities (-)	20	(606,673)	(272,038)
Operating profit		1,787,260	1,104,063
Income from investing activities	21	30,798	6,342
Operating profit before financial income / (expense)		1,818,058	1,110,405
Financial income	22	180,494	230,915
Financial expenses (-)	22	(564,365)	(481,649)
Profit for the period		1,434,187	859,671
Other comprehensive income		-	-
Items that will be reclassified to profit or loss			
Actuarial gains/losses related to employee benefit liabilities		-	-
Total comprehensive income		1,434,187	859,671
Earnings per share (in full TL)	24	0.0039	0.0023

The accompanying notes form an integral part of these standalone financial statements.

STANDALONE FINANCIAL STATEMENT OF CHANGES IN EQUITY FOR THE ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

				_	Other Accumulated Comprehensive Income or Expenses That Will Not Be Reclassified to Profit or Loss	Retained Ear	nings	
	Share capital	Treasury shares	Share premium/ discounts	Restricted reserves appropriated from profit	Gain/loss on revaluation and remeasurement	Prior years' profit	Net profit for the period	Total equity
1 January 2020	3,800,000	(284,480)	2,366,895	721,110	(42)	6,364,433	780,506	13,748,422
Transfers	-	-	-	31,961	-	748,545	(780,506)	-
Dividend	-	-	-	-	-	(73,846)	-	(73,846)
Increases/(decreases) related to the acquisition of treasury shares Total comprehensive income	-	(11,751)	-	-	-	-	- 859,671	(11,751) 859,671
31 December 2020	3,800,000	(296,231)	2,366,895	753,071	(42)	7,039,132	859,671 859,671	14,522,496
1 January 2021	3,800,000	(296,231)	2,366,895	753,071	(42)	7,039,132	859,671	14,522,496
Transfers	-	-	-	41,558	-	818,113	(859,671)	-
Dividend (Note 16) (*)	-	-	-	-	-	(79,444)	-	(79,444)
Total comprehensive income	-	-	-	-	-	-	1,434,187	1,434,187
31 December 2021	3,800,000	(296,231)	2,366,895	794,629	(42)	7,777,801	1,434,187	15,877,239

(*) At the Ordinary General Assembly Meeting held on 25 March 2021, the decision to distribute a cash dividend of TL 79,444 (22 July 2020: TL 73,846) from the profits of 2020 was approved by majority vote. Since the Company owns its own shares with a nominal value of TL 1 at a rate of 3.65% as of 25 March 2021, the date of the profit distribution decision, the dividend related to the shares owned by the Company is netted off from the amount of dividends to be distributed. The dividend payment was made on 7 May 2021.

The accompanying notes form an integral part of these standalone financial statements.

STANDALONE FINANCIAL STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

	Notes	1 January- 31 December 2021	1 January- 31 December 2020
Cash flows from operating activities			
Profit for the period		1,434,187	859,671
Adjustments related to reconcile of profit for the period			
Adjustments related to depreciation and amortization expenses	18, 20	25,811	28,480
Adjustments related to (reversal of) impairments (net)		26,986	(51,876)
Adjustments related to impairment loss (reversal of) of inventories (net)	8	55,159	(51,876)
Adjustments related to impairment loss (reversal of) of investment properties	9	(28,173)	-
Adjustments related to provisions	12	38,577	20,349
Adjustments related to (reversal of) provisions related with employee benefits	13 12	<i>9,872</i>	5,950
Adjustments related to (reversal of) lawsuit and/or penalty provisions Adjustments related to (reversal of) provisions for possible risks	20	27,948 757	15,716 (1,317)
Adjustments related to interest (income) and expenses	20	287,571	(60,178)
Adjustments related to interest (income) and expenses	20, 21, 22	(533,059)	(541,741)
Adjustments related to interest expense	20, 21, 22 20, 22	820,630	481,563
Net cash from operations before changes in assets and liabilities	20, 22	1,813,132	796,446
Changes in net working capital:		1,010,102	770,110
		(425,402)	(64.259)
Adjustments related to (increase)/decrease in trade receivables Decrease (increase) in trade receivables from related parties		(425,492) <i>35,538</i>	(64,358) <i>429,432</i>
Decrease (increase) in trade receivables from related parties Decrease (increase) in trade receivables from third parties		(461,030)	429,432 (493,790)
Adjustments related to decrease/(increase) in inventories		(2,263,223)	(1,320,889)
Adjustments related to increase/(decrease) in trade payables		(683,467)	762,895
Increase (decrease) in trade payables to related parties		(929,532)	44,779
Increase (decrease) in trade payables to third parties		246,065	718,116
Adjustments related to (decrease) in other receivables from operating activities		686,745	295,475
Adjustments related to increase (decrease) in other payables from operating activities		3,223,798	1,462,650
Other adjustments related to other increase in working capital		253,814	(768,416)
Net cash flows from operating activities			
Interest received		345,260	146,365
Payments related with provisions for employee benefits		(1,051)	(1,482)
Tax payments		(378,977)	(177,590)
Cash flows from operating activities		2,570,539	1,131,096
Cash outflows used in obtaining control of subsidiaries or other businesses	4	(125,000)	-
Purchases of investment properties, property, plant and equipment and intangible assets		(15,424)	(8,501)
Interest received		2,625	599
Purchases of financial assets		(500)	(338,021)
Returns of financial assets		305,743	48,075
Other cash inflows (outflows)		3,455	12,044
Cash flows from investing activities		170,899	(285,804)
Payments for acquisition of treasury shares	16	-	(11,751)
Proceeds from borrowings		2,488,000	3,841,401
Proceeds from loans	5	1,030,000	2,236,401
Proceeds from issue of debt instruments	5	1,458,000	1,605,000
Repayments of borrowings		(2,901,925)	(3,662,606)
Loan repayments	5	(1,478,871)	(1,456,279)
Payments of issued debt instruments	5	(1,423,054)	(2,206,327)
Interest paid	5	(498,659)	(398,062)
Dividends paid	16	(79,444)	(73,846)
Interest received Other cash inflows (outflows)		176,759	169,254
		(815.260)	(37,423)
Cash flow from financing activities		(815,269)	(173,033)
Net (decrease) increase in cash and cash equivalents Cash and cash equivalents at the beginning of the period	3	1,926,169 1,067,478	672,259 395,219
Cash and cash equivalents at the end of the period	3	2,993,647	1,067,478

The accompanying notes form an integral part of these standalone financial statements.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 1 – ORGANIZATION AND OPERATION OF THE COMPANY

Emlak Konut Gayrimenkul Yatırım Ortaklığı A.Ş. ("Emlak Konut GYO" or the "Company") was established on 26 December 1990 as a subsidiary of Türkiye Emlak Bankası A.Ş. The Company is governed by its articles of association, and is also subject to the terms of the decree law about Public Finances Enterprises No. 233, in accordance with the statute of Türkiye Emlak Bankası A.Ş. The Company has been registered and started its activities on 6 March 1991. The Company's articles of association were revised on 19 May 2001 and it became an entity subject to the Turkish Commercial Code No. 4603.

The Company was transformed into a Real Estate Investment Company with Senior Planning Committee Decree No. 99/T-29, dated 4 August 1999, and according to Statutory Decree No. 588, dated 29 December 1999. According to Permission No. 298, dated 20 June 2002, granted by the Capital Markets Board ("CMB") regarding transformation of the Company into a Real Estate Investment Company and permission No. 5320, dated 25 June 2002, from the Republic of Turkey Ministry of Industry and Trade and amendment draft for the articles of association of the Company was submitted for the approval of the Board and the amendment draft was approved at the Ordinary General Shareholders Committee meeting of the Company convened on 22 July 2002, changing the articles of association accordingly.

The articles of association of the Company were certified by İstanbul Trade Registry Office on 29 July 2002 and entered into force after being published in Trade Registry Gazette dated 1 August 2002. As the result of the General Shareholders committee meeting of the Company convened on 28 February 2006, the title of the Company "Emlak Gayrimenkul Yatırım Ortaklığı A.Ş." was changed to "Emlak Konut Gayrimenkul Yatırım Ortaklığı A.Ş."

By the decision of the Board of Directors of İstanbul Stock Exchange Market on 26 November 2010, 25% portion of the Company's class B shares with a nominal value of TL 625,000 has been trading on the stock exchange since 2 December 2010.

The registered address of the Company is Barbaros Mah. Mor Sümbül Sok. No: 7/2 B (Batı Ataşehir) Ataşehir – İstanbul. As of 31 December 2021, the number of employees of the Company is 395 (31 December 2020 - 392).

The objective and operating activity of the Company is coordinating and executing real estate property projects mostly housing, besides, commercial units, educational units, social facilities, and all related aspects, controlling and building audit services of the ongoing projects, marketing and selling the finished housing. Due to statutory obligation to be in compliance with the Real Estate Investment Companies decrees and related CMB communiqués, The Company cannot be a part of construction business, but only can organize it by auctioning between the contractors.

The standalone financial statements at 31 December 2021 have been approved by the Board of Directors on 9 March 2022.

The ultimate parent of the company is T.C. Toplu Konut İdaresi Başkanlığı (the Housing Development Administration of Turkey, "TOKİ"). TOKİ is a state institution under the control of Republic of Turkey Ministry of Environment, Urbanisation and Climate Change.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS

The principal accounting policies applied in the preparation of these standalone financial statements are set out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

2.1. Basis of Presentation

The standalone financial statements of the Company have been prepared in accordance with the communiqué numbered II-14,1 "Communiqué on the Principles of Financial Reporting In Capital Markets" ("the Communiqué") which is published on Official Gazette numbered 28676 dated 13 June 2013 and Turkish Financial Reporting Standards and appendices and interpretations related to them adopted by the Public Oversight Accounting and Auditing Standards Authority ("POA") have been taken as basis. TFRSs; Turkish Accounting Standarts includes Turkish Financial Reporting Standarts and related annexes and comments.

The standalone financial statements are presented in accordance with the formats specified in the "Communiqué on TFRS Taxonomy" published by the POA on 15 April 2019 and the Illustrations of Financial Statements and Application Guidance published by the CMB.

The Company and its subsidiaries maintains its books of account and prepares its statutory financial statements in accordance with the principals issued by CMB, the Turkish Commercial Code ("TCC"), tax legislation and the Uniform Chart of Accounts issued by the Ministry of Treasury and Finance. The standalone financial statements have been prepared on the basis of historical cost, with the necessary adjustments and classifications reflected in the statutory records in accordance with TFRS.

Preparation of financial statements in hyperinflationary periods

With the decision numbered 11/367 taken on 17 March 2005, the CMB has announced that, effective from 1 January 2005, for companies operating in Turkey and preparing their financial statements in accordance with TFRS, the application of inflation accounting is no longer required. Accordingly, the Company has not applied "Financial Reporting in Hyperinflationary Economies" ("TAS 29") in its financial statements for the accounting periods starting 1 January 2005.

Since the cumulative change in the general purchasing power of the last three years has been 74.41% according to the Consumer Price Index ("CPI") rates, with the announcement published by the Public Oversight, Accounting and Auditing Standards Authority ("POA") on 20 January 2022, it has been stated that Companies that apply Turkish Financial Reporting Standards ("TFRS") do not need to make any adjustments in their financial statements for 2021 within the scope of TAS 29 "Financial Reporting in Hyperinflationary Economies". In the accompanying financial statements, no inflation adjustment has been made in accordance with TAS 29.

Functional and Presentation Currency

Items included in the standalone financial statements of the Company are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The functional currency of the company is TL and the reporting currency is thousand TL.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (continued)

Offsetting

Financial assets and liabilities are offset and the net amount reported in the balance sheet when there is a legally enforceable right to set-off the recognized amounts and there is an intention to settle on a net basis, or realize the asset and settle the liability simultaneously.

Going concern

It remains unclear how the coronavirus pandemic ("COVID-19") will affect the economy in general in the upcoming period. Despite this uncertainty, the Company's current assets exceed its current liabilities by TL 12,853,925 as of 31 December 2021. It has cash and cash equivalents amounting to TL 3,634,384 and the Company has made a net profit of TL 1,434,187 in the period ended on 31 December 2021. The Company management believes that the Company has the necessary liquidity and the principle of going concern is appropriate. Therefore, the financial statements have been prepared on the basis of going concern.

Significant changes regarding the current period

The World Health Organization (WHO) has declared an international public health emergency due to the eruption of the coronavirus (COVID-19), which first appeared in Wuhan, China has described COVID-19 as a pandemic as of 11 March 2020. Covid-19 which has rapidly spread across Turkey and the world is considered to have negative economic impact in Turkey and other countries.

The necessary actions have been taken by the Company management to minimize the possible effects of COVID-19, which affects the entire world, on the Company's activities and financial status. The activities of the Company have not been ceased during the curfews. The Company evaluated the possible effects of the COVID-19 outbreak on the financial statements while preparing its standalone financial statements dated 31 December 2021 and reviewed the estimates and assumptions used in the preparation of the standalone financial statements. In this context, the Company has evaluated possible impairment in the values of trade receivables, inventories, property, plant and equipment and investment properties included in the standalone financial statements dated 31 December 2021, and no significant impairment has been detected due to COVID-19.

2.2. Changes in accounting policies, accounting estimates and errors

Significant changes in accounting policies and significant accounting errors are applied retrospectively and the financial statements of the previous periods are restated if the financial position, performance or cash flow effects of transactions and events are presented in a more appropriate and reliable manner.

COVID-19 has effects on economic conditions, sectors, businesses, consumers, as well as asset and commodity prices, liquidity, exchange rates, interest rates, money and capital markets and many other issues, and remains uncertain about the future.

While many countries have announced financial and financial support programs in order to limit the damage caused by the virus in the economies, Turkey has implemented regulatory financial and monetary actions to support companies and households in these difficult conditions. Additional regulatory measures continue to be announced to combat adverse impacts on companies and certain industries.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.2. Changes in accounting policies, accounting estimates and errors(continued)

The effects of this global epidemic on the Company's financial statements are regularly monitored by the Company Management. While preparing its standalone financial statements as of 31 December 2021, the Company has reflected the possible effects of the COVID-19 outbreak on the important estimates and assumptions used in the preparation of the financial statements. The Company Management takes the necessary measures to keep the negative effects under control and to live at a minimum level. This approach, which was preferred for the period of 31 December 2021, will be reviewed in the following reporting periods, taking into account the impact of the epidemic and future expectations. Due to the fact that the density of the company's stocks consists of residential-type independent sections, there is no negative impact on sales on demand during the COVID-19 outbreak.

2.3. Conformity with the Portfolio Limitations

The information presented in Additional Note of this report, regarding control of conformity with the portfolio limitations, is a summary information extracted from financial statements in accordance with Article 16 of Communiqué No: II-14.1, "Principles of Financial Reporting in Capital Markets" and is prepared in accordance with the provisions of the control of portfolio limitations of Communiqué No: III-48.1, "Principles Regarding Real Estate Investment Companies".

2.4 Summary of significant accounting policies

The significant accounting policies followed in the preparation of these standalone financial statements are summarized below:

Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, bank deposits and highly liquid investments, whose maturity at the time of purchase is less than three months and conversion risk on value at the date of sale is immaterial. The contractors' portion of the residential unit sales from the LSRSA projects under construction and which accumulated in the bank accounts opened under the control of the Company is kept in deposits accounts in the name of the related projects under the control of the Company as stated in the agreement. However, since the Company does not have the right of disposition of the cash and cash equivalents used in the cash flow statements, except for keeping these amounts in time deposit accounts, these amounts are exempted from cash and cash equivalents in the cash flow statement (Note 3).

Related parties

Shareholders, key management personnel, Board of Directors, close family members, and companies which are controlled by those are regarded as related party for the purpose of preparation of these standalone financial statements. In accordance with TAS 24 – Related party standards, the description of related parties has been restricted. The Company has also transactions with State owned banks and the Republic of Turkey Prime Ministry Undersecretariat of Treasury (the "Treasury") however quantitative information regarding Turkish State Banks and Treasury is not disclosed in accordance with this exemption. The ultimate parent and ultimate controlling party of the Company is ("TOKI"). TOKI is a State institution under control of Republic of Turkey Prime Ministry. The transactions made between the Company and TOKI and its affiliates are presented in Note 25.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Foreign currency transactions

The foreign exchange transactions during the year are translated using the prevailing exchange rates on the related transaction dates. Monetary assets and liabilities based on foreign currency are converted into functional currency at the exchange rates valid on the date of the balance sheet. The foreign currency exchange gain and losses that arise by the exchange rate change based on monetary assets and liabilities are presented in the comprehensive income statement.

Financial investments

Classification

The Company classifies its financial assets as "Financial assets at amortised cost", "fair value through other comprehensive income", "fair value through profit or loss". The classification is based on the business model used by the entity for the management of financial assets and the characteristics of the contractual cash flows of the financial asset. The Company makes the classification of its financial assets on the date of purchase. Financial assets are not reclassified after initial recognition, except where the business model of the Company used is changed for the management of financial assets, in case of a change in business model, the financial assets are reclassified on the first day of the following reporting period.

Recognition and Measurement

"Financial assets measured at amortized cost" are non-derivative financial assets that are held within a business model whose objective is to collect contractual cash flows, including cash flows that include only the interest payments on principal dates and principal balances at certain dates. The Company's financial assets that are recognized at amortized cost include "cash and cash equivalents", "trade receivables" and "other receivables". In the initial recognition, the related assets are measured at fair value, and, in subsequent accounting, they are measured at discounted cost using the effective interest rate method. Gains and losses resulting from the valuation of non-derivative financial assets measured at amortized cost are recognized in profit or loss.

"Financial assets measured at FVTOCI" are non-derivative financial assets that are held within a business model whose objective is to collect contractual cash flows, including cash flows that include only the interest payments on principal dates and principal balances at certain dates. Gains or losses resulting from the related financial assets are recognized in other comprehensive income, except for impairment losses or gains and foreign exchange income or expenses. In case of sale of such assets, the valuation differences classified in other comprehensive income are classified to prior years' profits. For investments in equity-based financial assets, the Company may irrevocably choose the method of reflecting subsequent changes in the fair value of other comprehensive income to the financial statements for the first time. In the event that such preference is made, dividends received from related investments are recognized in the income statement. "Financial assets measured at fair value through profit or loss", are assets that are not measured at amortised cost or at fair value through other comprehensive income. Gains and losses on valuation of these financial assets are accounted for under the standalone statement of income.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Financial investments (Continued)

Derecognition of Financial Assets

The Company derecognizes financial assets when the rights related to the cash flows that occur in accordance with the contract related to the financial asset expire or when the Company transfers the ownership of all the risks and returns related to the financial asset through a trading transaction. Any rights created or retained to the financial assets transferred by the Company are recognized as a separate asset or liability.

Impairment

Impairment on financial assets and contractual assets is calculated using the "expected credit loss financial model" (ECL). Impairment model is applied to amortized cost financial assets and contractual assets. Loss provisions were measured on the following basis;

- 12-month ECLs: ECLs resulting from possible default events within 12 months of the reporting date.

- Lifetime ECLs: the ECLs resulting from all possible default events during the expected life of a financial instrument. Lifetime ECL measurement is applied at the reporting date when the credit risk associated with a financial asset increases significantly after the initial recognition. In all other cases where the related increase was not observed, the 12 month estimation of ECL was applied.

The Company may determine that the credit risk of the financial asset does not increase significantly if the credit risk of the financial asset has a low credit risk at the reporting date. Nevertheless, lifelong ECL measurement (simplified approach) is always applicable to trade receivables and contract assets without a significant financing element.

Trade receivables and payables

Trade receivables are recognized at amortized value of the amount will be received in the following periods from receivables recorded at original invoice value. Short-term receivables with no stated interest rate are measured at the original invoice amount unless the effect of imputing interest is significant. A "simplified approach" is applied for the impairment of trade receivables, which are accounted for at amortized cost and which do not include a significant financing component (less than one year). In cases where the trade receivables are not impaired due to certain reasons (except for the realized impairment losses), the provisions for losses are measured by an amount equal to the "life time expected loan losses".

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Trade receivables and payables (continued)

In the event that all or some of the amount of the receivable that is impaired is collected following the provision for impairment, the amount collected is recognized in other income from operating activities by deducting the provision for impairment.

Income/expenses from maturity differences and foreign exchange gains/loss related to transactions are recognized under "Other Income/Expenses from Operating Activities" in the statement of profit or loss. Trade payables consist of payables to suppliers for purchases of goods and services. Trade payables and other liabilities are offset from unaccrued financial expenses. Trade payables and other liabilities after unaccrued financial expenses are calculated by discounting the amounts to be paid of payables recognized at original invoice cost in the subsequent periods, using effective interest method. Short term payables without a determined interest rate stated at amortized cost if the effect of the original effective interest rate is not too significant. HAS payables are classified as short-term payables and stated at carrying value since they will be paid upon beneficiaries' request.

Financial liabilities

Financial liabilities are classified as at FVTPL on initial recognition. Financial liabilities are recognized with their acquisition costs including transaction costs and then measured at amortized cost value using the effective interest rate method. In cases where the contractual obligations are fulfilled or canceled; The Company derecognizes the financial liability from its records (Note 5).

Preparation of standalone financial statements

The Company recognizes its investments in subsidiaries, joint ventures and associates at cost value under TAS 27 when it prepates its standalone financial statements.

Employment termination benefits

Provision for employee termination benefit defines the current value of total expected provision for the liabilities due to retirement of the employees. Under Turkish labor law, the Company is required to pay termination benefits to each employee who has completed at least 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 reaches 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 full TL 8,284.51 as of 31 December 2021 (31 December 2020: full TL 7,117.17).

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Employment termination benefits (continued)

The provision for the present value of the defined benefit obligation is calculated by using the projectedliability method. All actuarial profits and losses are recognized in the statement of comprehensive income. TFRS requires actuarial valuation estimates to be developed to estimate the obligation underdefined benefit plans. In the individual financial statements, the Company calculates a liability on the basis of its experience in the previous years, based on its experience in the past, and on the beneficiaries of the severance payment as of the date of termination. This provision is calculated by estimating the present value of the future probable obligation of the employees.

The principal actuarial assumption is that the maximum liability will increase in line with inflation. Thus the effective discount rate applied represents the expected real interest rate after adjusting for the effects of future inflation. As the maximum liability amount is revised semi-annually by the authorities, the maximum amount of full TL 10,848.59 which is effective from 1 January 2022 has been taken into consideration when calculating the liability (1 January 2021: full TL 7,638.96) (Note 13).

Provisions, contingent assets and liabilities

Provisions are recognised when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made. Provisions are not recognised for future operating losses.

Contingent assets or contingent obligations that arise from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Company are not included in standalone financial statements and are treated as contingent assets or liabilities.

Land and residentiaş unit inventories

The Company has four types of inventories in its standalone financial statements (Note 8). These are;

1. Vacant land and plots

Vacant land and plots are carried at lower of cost or net realizable value and represent vacant land and plot of the Company with no ongoing or planned construction project on them. Such land and plots are classified as inventories because the Company uses such land and plots the development of residual and commercial units, as explained below, which are also classified as inventories.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Land and residentiaş unit inventories (continued)

2. Turnkey projects

Turnkey projects are valued at lower of cost or net realizable value. Turnkey projects costs consist of construction costs of the semi-finished residential units together with the cost of land (progress payments to contractor) on which these projects are developed. Upon completion of residential units costs including the cost of land are classified under completed residential unit inventories.

3. Land Subject to Revenue Sharing Agreements ("LSRSA")

The Company enters into revenue sharing agreements with construction entities to maximize sales proceeds from the sale of its vacant land and plots. Such land and plot sold subject to revenue share agreements to construction entities are accounted at cost until sale is recognized.

4. Completed residential and commercial unit inventories

Completed residential and commercial units comprise units build in Turnkey projects and units transferred to the Company by the contractor in order to meet minimum revenue stated in the agreements when the projects can not reach the expected revenue as stated in the agreements signed within the framework of LSRSA.

Completed residential and commercial unit inventories are valued at lower of cost or net realizable value.

The Company takes into consideration independent expert valuation reports for inventory (land, finished and semi-finished residential and commercial units) separately at least once a year and uses these reports to assess impairment if any. Impairments are recognized under other expenses from operations in the statement of profit or loss and comprehensive income in the period during which they are incurred. Impairments released are recognized under other income from operations when the relevant land or residential are sold.

Property, plant and equipment

Property and equipment are carried at cost less accumulated depreciation and provision for impairment, if any. The cost value also includes costs that can be directly attributed to the asset to perform its operation as planned.

Depreciation is calculated over of the cost of property and equipment using the straight-line method based on expected useful lives (Note 10).

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Plant, property and equipment (continued)

The expected useful lives for property, plant and equipment are stated below:

Buildings	50
Motor vehicles	5
Furniture and fixtures	4-5

Years

The cost of major subsequent expenditures is included in the carrying amount of the asset when it is probable that future economic benefits in excess of the originally assessed of performance of the existing asset will flow to the Company and major subsequent expenditures are depreciated over the remaining useful life of the related assets. All other expenses other than these items are recognized as expense.

Where the carrying amount of an asset is greater than its estimated recoverable amount, it is written down to its recoverable amount and the provision for impairment is charged to the income statement.

Gains and losses on the disposal of property and equipment are determined by comparing the carrying of the property and equipment with the collected amount and then included in the related income and expense accounts, as appropriate.

Intangible assets

Intangible assets comprise of licenses and computer software. They are initially recognized at acquisition cost and amortized on a straight-line basis over 5 years their estimated useful lives (Note 11).

Whenever there is an indication that the intangible is impaired, the carrying amount of the intangible asset is reduced to its recoverable amount.

Investment properties

Investment properties are defined as land and buildings held to earn rental income or capital appreciation or both, rather than for use in the production of goods or services or for administrative purposes; or sale in the ordinary course of business. The Company uses cost model for all investment properties. Investment properties are presented in the standalone financial statements at cost less accumulated depreciation and less impairment, if any (Note 9).

Investment properties consist of residences and buildings and their economic life is 40 years.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Impairment of assets

The Company reviews all assets subject to amortization at each balance sheet date in order to see if there is a sign of impairment on the stated asset. If there is such a sign, carrying amount of the stated asset is estimated. Impairment exists if the carrying value of an asset is greater than its net realizable value. Net recoverable value is the higher of the net sales value or value in use. Value in use is the present value of cash flows generated from the use of the asset and the disposal of the asset after its useful life.

Impairment losses are recorded in the comprehensive income statement. Impairment loss for an asset is reversed, if an increase in recoverable amount is related to a subsequent event following the booking of impairment by not exceeding the amount reserved for impairment. The Company takes the valuation reports for each property separately into consideration over investment property at least once a year to compare carrying value of assets with its net recoverable value and calculate the impairment if any.

Segment reporting

Operating segments shall be reported in a manner consistent with the internal reporting provided to the chief operating decision-makers. However, since the Company operates in only one geographical segment (Turkey) and all of its operations are concentrated in one industrial department (development of residential projects on its vacant land and plot inventories), the Company does not prepare a segment report.

Chief operating decision maker of the Company is its Board of Directors. Board of Directors uses quarterly standalone financial statements of the Company prepared in accordance with the TFRS when making decisions.

Revenue recognition

The Company recognizes revenue in the financial statements within the 5-step model below in accordance with TFRS 15 "Revenue from Contracts with Customers" standard that is effective as of 1 January 2018.

- (a) Identify the contract(s) with a customer
- (b) Identify the performance obligations in the contract
- (c) Determine the transaction price
- (d) Allocate the transaction price to the performance obligations in the contract
- (e) Recognize revenue when the entity satisfies a performance obligation

Revenue is comprises of sale of vacant land and plots, sale of residential units produced by turnkey projects and sale of land and plots by way of LSRSA.

1. Sale of vacant land and plots

Revenue is recognized when the unprojectized lands are transferred to the customer according to the contract and performance obligations are fulfilled. Unprojectized land are carried over when the customer takes control of the land.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Revenue recognition (continued)

2. Sale of residential units produced by Turnkey projects

Revenue is recognized when the independent units are transferred to according to the contract and performance obligations are fulfilled. Residential units are carried over when the customer takes control of the units.

3. Sale of land and plots by way of LSRSA

The Company recognizes the revenue for the sale of land by way of LSRSA when performance obligations (the one before the signing of the temporary acceptance protocol with the contractor or the signing of the delivery protocol with the buyer) are fulfilled. In cases where the temporary acceptance protocol or delivery protocol with the buyer is not signed, the Company follows-up its revenue share in the deferred revenue (Note 15) and the share of the construction entity as a liability to contractors (Note 6). The Company's share in the Total Sales Revenue ("TSR") is recorded as revenue from sale of land and the related cost of land is recognised as cost of land sold in the comprehensive income statement (Note 17).

Interest income and expense

Interest income and expense are recognised on an accrual basis using the internal rate of return method. Interest income comprises mostly interest income from time deposits and interest income from credit sales of residences (Note 20-22).

Paid-in capital

Ordinary shares are classified in equity. Costs related to the issue of new shares are recognized in equity less the amounts discounted by tax effect.

Share premium

Share premiums represent the difference between the fair value of the shares held by the Company at a price higher than the nominal value of the Company or the difference between the fair value and the fair value of the shares of the Company that the Company has acquired. Expenses that are directly attributable to the secondary public offering, in which the shares are re-issued and provide cash inflows to the Company, are deducted from the premiums on issue of share sales.

Earnings per share

Earnings per share are determined by dividing net comprehensive income by the weighted average number of shares that have been outstanding during the period concerned.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Earnings per share (continued)

In Turkey, companies can increase their share capital by making a pro rata distribution of their shares "bonus shares" to existing shareholders funded from retained earnings. For the purpose of earnings per share computations, such "bonus share" issuances are regarded as issued shares. Accordingly, the weighted average number of shares used in earnings per share computations are determined by taking into consideration the retroactive effect of aforementioned share distributions. In case of increase in issued shares after balance sheet date but before the date that standalone financial statement is prepared due to the bonus share distribution, earning per share calculation is performed taking account of total new share amount.

Payments for Housing Acquisition Support ("HAS")

HAS was a compulsory of saving fund, established by the state to be used by fund participants in the future for acquisition of affordable housing between 1987 and 1995. This system aimed to collect the deducted amounts in a single account, apply interest to the savings and provide the employees with these contributions at the time they wish to acquire a house/residential unit in the future. However, this project was suspended in 1996 and as per decree law No. 588, issued in 1999, the decision was taken to terminate the HAS accounts. With this decree law, real estate corresponding to the monetary value of the HAS deductions which were held by Emlak Bankası was transferred to the Company.

Within the scope of Law No. 5664, dated 30 May 2007, and the regulation issued on 14 August 2007, the decision was taken to pay back these savings, which were still held as capital in kind in the accounts of the Company, to the HAS beneficiaries. Accordingly, the shares of HAS beneficiaries were removed from the Company's equity capital and comprehensive income for the current period based on the ratios specified in the law and recognized as debts to HAS beneficiaries under other payables. The amount payable was determined as the share in the net asset value of the Company at 28 February 2008. The payable amount does not bear any interest or does not change with subsequent changes in the net asset value in subsequent periods and is payable on demand any date after 28 February 2008. The Company has borrowed funds from the Treasury to make such payments.

In addition, the Treasury has an interest liability against HAS beneficiaries calculated before 1999. In accordance with an agreement signed in 2008, the Company undertook this liability on behalf of the Treasury and recorded as payable be paid together with the Company's own payables. However, Company resources are not used for this extra liability. Since all payments are made on behalf of the Treasury, they are instantly collected by cashing the government bonds given for these payments from the Treasury to the Company beforehand.

In accordance with the relevant articles of the Law No. 5564 on HAS to the Owners of KEY and Payment to the Rightholders, the receivables that are not requested within five years from the announcement date are recorded as revenue to the Treasury. Due to the expiry of the payment request period of the beneficiaries in the current period, the Company's receivables and debts obligations within the scope of HAS have expired.

Dividend distribution

Dividends payable are recognized as an appropriation of the profit in the period in which they are declared and reflected to Company's financial statements as liability.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.4 Summary of significant accounting policies (Continued)

Statement of cash flows

Cash flows during the period are classified and reported by operating, investing and financing activities in the cash flow statements.

Cash flows from operating activities represent the cash flows of the Company generated from its main activities. Cash flows related to investing activities represent the cash flows that are used in or provided from the investing activities of the Company (fixed investments and financial investments).

Cash flows arising from financing activities represent the cash proceeds from the financing activities of the Company and the repayments of these funds.

Cash and cash equivalents comprise cash on hand and bank deposits and short-term, highly liquid investments that are readily convertible to known amounts of cash with maturities equal or less than three months.

Events after the reporting period

Events after the reporting period cover any events that arise between the reporting date and the balance sheet date, even if they occurred after any declaration of the net profit for the period or specific financial information publicly disclosed. The Company adjusts its standalone financial statements if such events arise which require an adjustment to the standalone financial statements (Note 30).

2.5 Critical Accounting Judgements, Assumptions and Estimates

The preparation of standalone financial statements requires the use of assumptions and estimates that affect the reported amounts of assets and liabilities, and disclosure of contingent assets and liabilities at the date of the standalone financial statements and reported amounts of revenues expenses which are reported throughout the period. Even though these assumptions and estimates rely on the best estimates of the Company management both the actual results may differ and not material for these standalone financial statements.

Net realizable value of lands and residential inventories

When the estimated net realizable value of land and commercial units is less than the cost value, the allowance is recognized to reduce the value of inventories to their estimated net realizable value. As of 31 December 2021, valuation reports prepared by Atak Gayrimenkul Değerleme A.Ş. ve Reel Gayrimenkul Değerleme A.Ş. have been taken into consideration when determining the net realizable value of lands and residential inventories.

Provisions for lawsuits

As of 31 December 2021, a total of TL 447,652 lawsuits have been filed against the Company. For those lawsuits in which there is a high probability of potential outflow of potential resources from these cases, a provision amounting to TL 153,905 has been provided by taking the opinion of the lawyers (Note 12). According to the legal judgment of the lawyers, there is no risk of any outflow of resources from the company.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.6 New and Revised Turkish Financial Reporting Standards

a) <u>Amendments and interpretations madatorily effective as of 2021</u>

Amendments to TFRS 9, TAS 39, TFRS 7, TFRS 4 and TFRS16 Benchmark Rate Reform -

Phase 2

The amendments in Interest Rate Benchmark Reform — Phase 2 (Amendments to TFRS 9, TAS 39, TFRS 7, TFRS 4 and TFRS 16) introduce a practical expedient for modifications required by the reform, clarify that hedge accounting is not discontinued solely because of the IBOR reform, and introduce disclosures that allow users to understand the nature and extent of risks arising from the IBOR reform to which the entity is exposed to and how the entity manages those risks as well as the entity's progress in transitioning from IBORs to alternative benchmark rates, and how the entity is managing this transition.

The amendments to TFRS 9, TAS 39, TFRS 7, TFRS 4 and TFRS 16 are all effective for annual periods beginning on or after 1 January 2021. Early application is permitted.

The company management has evaluated that these changes do not have any impact on the Company's standalone financial statements.

b) New and revised TFRSs in issue but not yet effective

The Company has not yet adopted the following standards and amendments and interpretations to the existing standards:

TFRS 17	Insurance Contracts
Amendments to TAS 1	Classification of Liabilities as Current or Non-
	Current
Amendments to TFRS 3	Reference to the Conceptual Framework
Amendments to TAS 16	Property, Plant and Equipment – Proceed before
	Intended Use
Amendments to TAS 37	Onerous Contracts – Cost of Fulfilling a Contract
Annual Improvements to TFRS Standards	Amendments to TFRS 1, TFRS 9, TFRS 16 and
2018- 2020	TAS 41
Amendments to TFRS 4	Extension of the Temporary Exemption from
	Applying TFRS 9
Amendments to TFRS 16	Continuing Concessions in Rent Payments Related
	to COVID-19 After 30 June 2021
Amendments to TAS 1	Disclosure of Accounting Policies
Amendments to TAS 8	Accounting Estimates Definition
Amendments to TAS 12	Asset Arising from a Single Transaction and
	Deferred Tax on Liabilities

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.6 New and Revised Turkish Financial Reporting Standards (Continued)

b) <u>New and revised TFRSs in issue but not yet effective (Continued)</u>

TFRS 17 Insurance Contracts

TFRS 17 requires insurance liabilities to be measured at a current coverage value and provides a more streamlined measurement and presentation approach for all insurance contracts. These requirements are designed to achieve consistent, principle-based accounting in insurance contracts. TFRS 17 will replace TFRS 4 Insurance Contracts as of 1 January 2023.

Amendments to TAS 1 Classification of Liabilities as Current or Non-Current

The amendments aim to promote consistency in applying the requirements by helping companies determine whether, in the statement of financial position, debt and other liabilities with an uncertain settlement date should be classified as current (due or potentially due to be settled within one year) or non-current.

Amendments to TAS 1 are deferred and are effective for annual reporting periods beginning on or after 1 January 2023 and earlier application is permitted.

Amendments to TFRS 3 Reference to the Conceptual Framework

The amendments update an outdated reference to the Conceptual Framework in TFRS 3 without significantly changing the requirements in the standard.

The amendments are effective for annual periods beginning on or after 1 January 2022. Early application is permitted if an entity also applies all other updated references (published together with the updated Conceptual Framework) at the same time or earlier.

Amendments to TAS 16 Property, Plant and Equipment - Proceeds before Intended Use

The amendments prohibit deducting from the cost of an item of property, plant and equipment any proceeds from selling items produced while bringing that asset to the location and condition necessary for it to be capable of operating in the manner intended by management. Instead, an entity recognises the proceeds from selling such items, and the cost of producing those items, in profit or loss.

The amendments are effective for annual periods beginning on or after 1 January 2022. Early application is permitted.

Amendments to TAS 37 Onerous Contracts – Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract or an allocation of other costs that relate directly to fulfilling contracts.

The amendments are effective for annual periods beginning on or after 1 January 2022. Early application is permitted.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.6 New and Revised Turkish Financial Reporting Standards (Continued)

b) <u>New and revised TFRSs in issue but not yet effective (Continued)</u>

Amendments to IAS 37 Cost of Fulfilling a Contract

The amendments specify that the 'cost of fulfilling' a contract comprises the 'costs that relate directly to the contract'. Costs that relate directly to a contract can either be incremental costs of fulfilling that contract (examples would be direct labour, materials) or an allocation of other costs that relate directly to fulfilling contracts.

The amendments are effective for annual periods beginning on or after 1 January 2022. Early application is permitted.

Annual Improvements to TFRS Standards 2018-2020

Amendments to TFRS 1 First time adoption of International Financial Reporting Standards

The amendment permits a subsidiary that applies paragraph D16(a) of TFRS 1 to measure cumulative translation differences using the amounts reported by its parent, based on the parent's date of transition to TFRSs.

Amendments to TFRS 9 Financial Instruments

The amendment clarifies which fees an entity includes in assessing whether to derecognize a financial liability. An entity includes only fees paid or received between the entity (the borrower) and the lender, including fees paid or received by either the entity or the lender on the other's behalf.

Amendments to TAS 41 Agriculture

The amendment removes the requirement in paragraph 22 of TAS 41 for entities to exclude taxation cash flows when measuring the fair value of a biological asset using a present value technique. This will ensure consistency with the requirements in TFRS 13.

The amendments to TFRS 1, TFRS 9, and TAS 41 are all effective for annual periods beginning on or after 1 January 2022. Early application is permitted.

Amendments to TFRS 4 Extension of the Temporary Exemption from Applying TFRS 9

The amendment changes the fixed expiry date for the temporary exemption in TFRS 4 Insurance Contracts from applying TFRS 9 Financial Instruments, so that entities would be required to apply TFRS 9 for annual periods beginning on or after 1 January 2023.

Amendments to TFRS 16 Continuing Concessions in Rent Payments Related to COVID-19 After 30 June 2021

The Public Oversight Accounting and Auditing Standards Authority ("POA"), published in June 2020, published Continuing Concessions for COVID-19 Related Lease Payments After 30 June 2021 – Amendments to TFRS 16, which extends the exemption for lessees to determine whether certain concessions granted due to COVID-19 on lease payments due to COVID-19 have changed by one more year.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 2 – BASIS OF PRESENTATION OF STANDALONE FINANCIAL STATEMENTS (Continued)

2.6 New and Revised Turkish Financial Reporting Standards (Continued)

b) <u>New and revised TFRSs in issue but not yet effective (Continued)</u>

Annual Improvements to TFRS Standards 2018-2020 (continued)

Amendments to TFRS 16 Continuing Concessions in Rent Payments Related to COVID-19 After 30 June 2021 (continued)

When the change was first published, the facilitating practice only applied if any reduction in lease payments would affect payments that would normally be due on or before 30 June 2021. As lessors continue to offer rental concessions related to COVID-19 to tenants and the impact of the COVID-19 pandemic continues and is significant, POA has extended the period during which the facilitator can be used by one year.

This new change will be applied by tenants for annual accounting periods beginning on or after 1 April 2021, but early application is permitted.

Amendments to TAS 1 Disclosure of Accouting Policies

The amendments require that an entity discloses its material accounting policies, instead of its significant accounting policies.

Amendments to TAS 1 are effective for annual reporting periods beginning on or after 1 January 2023 and earlier application is permitted.

Amendments to TAS 8 *Definition of Accounting Estimates*

With this amendment, the definition of "a change in accounting estimates" has been replaced with the definition of "an accounting estimate", sample and explanatory paragraphs regarding estimates have been added, and the differences between application of an estimate prospectively and corrections of errors retrospectively have been clarified.

Amendments to TAS 8 are effective for annual reporting periods beginning on or after 1 January 2023 and earlier application is permitted.

Amendments to TAS 12 Deferred Tax related to Assets and Liabilities arising from a Single Transaction

This amendments clarify that the initial recognition exemption does not apply to transactions in which equal amounts of deductable and taxable temporary differences arise on initial recognition.

Amendments to TAS 12 are effective for annual reporting periods beginning on or after 1 January 2023 and earlier application is permitted.

The Company evaluates the effects of these standards, amendments and improvements on the standalone financial statements.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 3 – CASH AND CASH EQUIVALENTS		
_	31 December 2021	31 December 2020
Banks	3,531,668	1,899,956
- Demand deposit	30,621	22,033
- Time deposits with maturities less than 3 months	3,501,047	1,877,923
Other cash and cash equivalents	102,716	51,133
	3,634,384	1,951,089
Maturities of cash and cash flows are as follows:		
	31 December 2021	31 December 2020
Demand	30,621	22,033
Up to 3 month	3,501,047	1,877,923
Less: Blocked deposits with maturities		
less than 3 months	(48)	(201)
	3,531,620	1,899,755

Average effective annual interest rates on time deposits in TL on the balance sheet date:

31 December 2020	31 December 2021
(%)	(%)
17.62%	18.71%
ments of cash flows is	e calculation of cash and cash equivalents of the Company for the use in stater

The calculation of cash and cash equivalents of the Company for the use in statements of cash flows is as follows:

	31 December 2021	31 December 2020
Cash and cash equivalents	3,634,384	1,951,089
Less: Interest accruals on deposits	(12,284)	(557)
Less: LSRSA project deposits (*)	(632,091)	(741,280)
Less: T.C. Çevre ve Şehircilik Bakanlığı deposits (**)	-	(144,625)
Less: Blocked deposits with maturities less than 3 months	(48)	(77)
Add: the effect of provisions released under TFRS 9	3,686	2,928
	2,993,647	1,067,478

(*) The contractors' portion of the residential unit sales from the Land Subject to Revenue Sharing Agreements ("LSRSA") projects under construction and which accumulated in the bank accounts opened under the control of the Company is kept in deposits accounts in the name of the related projects under the control of the Company as stated in the agreement. There is no blocked deposit (31 December 2020: TL 741,280) for the project accounts amounting to TL 632,091 (31 December 2020: TL 124)

(**) Within the scope of the protocols signed with the Republic of Turkey Ministry of Environment, Urbanization and Climate Change regarding the land purchase, the cost of the lands purchased from the Ministry of Environment, Urbanization and Climate Change is evaluated in the term accounts of Emlak Konut on behalf of the Ministry of Environment, Urbanization and Climate Change until the payment date determined by the Ministry of Environment, Urbanization and Climate Change. All of the interest income accumulated in these time deposit accounts will be paid to the Ministry of Environment, Urbanization and Climate Change.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

Short-term financial investments	31 December 2021	31 December 2020
Bond	500	-
Blocked deposits with maturities longer than 3 months	-	272
Lease certificate (*)	-	305,743
	500	306.015

(*) The Company purchased a lease certificate with a nominal amount of TL 200,000, a maturity date of 16 February 2021 and an interest rate of 8% on 19 August 2020 and another one with a nominal amount of TL 100,000, a maturity date of 3 February 2021 and an interest rate of 8.25% on 6 August 2020. Both of the relevant lease certificates was purchased from Türkiye Emlak Katılım Bankası A.Ş. which is one of the related parties of the Company (Note: 25). There is no lease certificate for the period of 31 December 2021.

Subsidiaries

As of 31 December 2021 and 31 December 2020, the carrying values of the subsidiaries of the Company on the balance sheet are as follows:

	31 December 2021		31 December 2020	
	Share (%)	TL	Share (%)	TL
Emlak Planlama İnşaat Proje Yönetimi ve Ticaret A.Ş.	100	373,000	100	373,000
Emlak Konut Asansör Sistemleri Sanayi ve Ticaret A.Ş. (*)	100	125,000	-	-
Total		498,000		373,000

(*) By taking into account the needs of the construction and real estate sector, the Company has decided to establish a new subsidiary and to participate in this new established subsidiary in order to create a domestic brand, the main activity of which will be elevator systems and which will have the potential to compete with the important actors of the global market.

Interests in joint ventures

As of 31 December 2021 and 31 December 2020, the carrying value of the Company's interest in joint ventures in the balance sheet is as follows:

	31 December 20	31 December 2021		31 December 2020	
	Share (%)	TL	Share (%)	TL	
İstmarina AVM Adi Ortaklığı	40	-	40	-	
Büyükyalı Tesis Yönetim A.Ş.	37	37	37	37	
Total		37		37	

NOTE 5 - FINANCIAL LIABILITIES

	31 December 2021	31 December 2020
Short-term financial liabilities		
Issued debt instruments (*)	513,580	475,531
Short-term bank borrowings	1,022,153	3,500
Short-term portion of long-term borrowings	1,174,494	1,599,188
	2,710,227	2,078,219

(*) The Company issued 3 different lease certificate with a nominal amount of TL 200,000 with a maturity date of 11 January 2022 with 17.85% dividend on 5 October 2021, TL 100,000 with a maturity date of 1 February 2022 with 16.20% dividend on 4 November 2021, TL 200,000 with a maturity date of 8 March 2022 with 15.40% dividend on 1 December 2021.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 5 – FINANCIAL LIABILITIES (continued)

Long-term financial liabilities	31 December 2021	31 December 2020
Long-term borrowings	1,907,320	2,931,094
	1,907,320	2,931,094

Borrowings used as of 31 December 2021 are denominated in TL and the weighted average interest rate is 11.51% (31 December 2020: 10.66%).

The redemption schedules of the borrowings as of 31 December 2021 and 31 December 2020 are as follows:

	31 December 2021	31 December 2020
2022	-	1,036,705
2023	743,076	735,390
2024	808,538	802,361
2025	355,706	356,638
	1,907,320	2,931,094

The maturity distributions of the remaining time of borrowings to repricing are as follows:

	31 December 2021	31 December 2020
Less than 3 months	1,265,113	397,368
Between 3 - 12 months	931,534	1,205,320
Between 1 - 5 years	1,907,320	2,931,094
	4,103,967	4,533,782

	Loans		Comme	rcial bill
	1 January- 31 December 2021	1 January- 31 December 2020	1 January- 31 December 2021	1 January- 31 December 2020
Opening balance	4,533,782	3,697,783	475,531	1,065,414
Interest expenses	447,903	386,268	72,915	79,115
Interest paid	(428,847)	(330,391)	(69,812)	(67,671)
Cash inflow from financial borrowings	1,030,000	2,236,401	1,458,000	1,605,000
Cash outflow from financial borrowings	(1,478,871)	(1,456,279)	(1,423,054)	(2,206,327)
Closing balance	4,103,967	4,533,782	513,580	475,531

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 6 – TRADE RECEIVABLES AND PAYABLES

	31 December 2021	31 December 2020
Short-term trade receivables		
Receivables from contractors of the lands invoiced under		
LSRSA	1,266,849	1,470,439
Receivables from sale of residential and commercial units	1,371,409	618,468
Receivables from land sales	93,361	364,721
Receivables from related parties (Note 25)	14,971	50,509
Receivables from lessees	13,430	5,113
Other	8,555	12,431
Unearned finance income	(90,671)	(38,024)
	2,677,904	2,483,657
Doubtful receivables	1,837	1,837
Less: Provision for doubtful receivables	(1,837)	(1,837)
	2,677,904	2,483,657
	31 December 2021	31 December 2020
Long-term trade receivables		
Receivables from sale of residential and commercial units	4,440,556	4,032,430
Receivables from land sales	89,162	227,084
Unearned finance income	(945,984)	(548,510)
	3,583,734	3,711,004
	31 December 2021	31 December 2020
Short-term trade payables		
Payables to related parties (Note 25)	503,948	1,280,864
Payables to contractors according to revenue sharing basis	869,628	857,840
Trade payables	526,303	283,037
Interest accruals on time deposits of contractors (*)	75,846	47,384
	1,975,725	2,469,125

(*) The contractors' portion of the residential unit sales from the LSRSA projects under construction and which accumulated in the bank accounts opened under the control of the Company is kept in deposits accounts in the name of the related projects under the control of the Company as stated in the agreement. The Company tracks the contractor's share of the interest obtained from the advances accumulated in these accounts in short-term payables.

	31 December 2021	31 December 2020
Long-term trade payables		
Payables to land owners	2,099	28
	2,099	28

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 7 – OTHER RECEIVABLES AND PAYABLES

	31 December 2021	31 December 2020
Short-term other receivables		
Advances given to contractor firms	523,605	495,498
Housing Acquisition Support ("HAS")		
receivables from the Turkish Treasury (*)	-	402,527
Receivables from the authorities	27,134	24,274
Other	929	258
	551,668	922,557
	31 December 2021	31 December 2020
Long-term other receivables		
Deposits and guarantees given	1,014	1,014
	1,014	1,014
	31 December 2021	31 December 2020
Short-term other payables		
Payables to HAS beneficiaries (*)	-	402,713
Payables to contractors (**)	88,752	88,752
Taxes and funds payable	27,861	26,434
Other	64,077	68,949
	180,690	586,848

(*) The Company has received a special issue Government Domestic Borrowing Note ("DIBS") amounting to TL 429,617 from the Treasury in 2010 for the payments to be made to the rightsholders of the Housing Support ("KEY") with the Law No. 5664 on behalf of the Undersecretariat of Treasury ("Treasury"). As the KEY rightsholders are determined as a result of the determinations made, the Company amortizes a certain part of this Government Debt Security early and transfers it to the Company accounts for payment.

In accordance with the relevant articles of the Law No. 5564 on Payments to Rightsholders of Housing Support Owners, the receivables that are not requested within five years from the announcement date are recorded as appropriation reimbursement. Due to the expiration of the payment request period of the rightsholders in the current period, the Company's receivables and payables within the scope of Housing Support have expired.

(**) The amount includes the unissued invoice by the contractor amount of TL 88,752 regarding to the units received as a result of revenue allocation at İzmir Mavisehir Phase 3 project, where the contractor filed a lawsuit regarding the revenue sharing percentages (31 December 2020: TL 88,752).

As of 31 December 2021 long-term other payables are TL 88,760 and consist of deposits and guarantees received (31 December 2020: TL 56,520).

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 7 - OTHER RECEIVABLES AND PAYABLES (Continued)

The movements of HAS payments transferred from Company's shareholder's equity and HAS receivables and payables related to Treasury Support for the periods 31 December 2021 and 2020 are as follows:

	1 January	Additions within		31 December
	2021	the period	Disposals	2021
Treasury support				
Receivables from Treasury	402,527	-	(402,527)	-
Cash generated from				
government bond redemption	186	-	(186)	
Total consideration received or				
receivable from Treasury	402,713			-
Payables to HAS beneficiaries	(402,713)			

	1 January 2020	Additions within the period	Disposals	31 December 2020
Treasury support				
Receivables from Treasury	402,527	-	-	402,527
Special issue Government Debt Securities	10,054	38,021	(48,075)	-
Cash generated from				
government bond redemption	(9,868)	-	10,054	186
Total consideration received or				
receivable from Treasury	402,713			402,713
Payables to HAS beneficiaries	(402,713)			(402,713)

NOTE 8 – INVENTORIES

	31 December 2021	31 December 2020
Lands	4,941,121	5,679,347
Cost	4,979,485	5,718,337
Impairment	(38,364)	(38,990)
Planned land by LSRSA	5,100,959	4,423,215
Planned land by turnkey project	5,112,342	3,393,209
Planned land by turnkey project	5,319,175	3,393,209
Impairment	(206,833)	-
Residential and commercial units ready for sale	2,407,121	1,696,572
Cost	2,457,094	1,897,593
Impairment	(49,973)	(201,021)
	17,561,543	15,192,343

As of 31 December 2021, the appraisal reports prepared by Atak Gayrimenkul Değerleme A.Ş. and Reel Gayrimenkul Değerleme A.Ş. have taken into consideration in the appraisal of assets classified as "Inventories" and in the calculation on impairment, if any.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 8 – INVENTORIES (Continued)

The movements of impairment on inventories are as follows:

	2021	2020
Opening balance at 1 January	240,011	291,887
Impairment on inventories within the current period (Note 20)	287,213	207,300
Reversal of impairment on invetories within the current period (Note 20)	(232,054)	(259,176)
Closing balance at 31 December	295,170	240,011

As of 31 December 2021 and 31 December 2020 the details of land and residential inventories of the Company are as follows:

Lands	31 December 2021	31 December 2020
İstanbul Avcılar Lands	1,426,897	1,420,000
İstanbul Küçükçekmece Lands	1,114,054	1,113,989
İstanbul Çekmeköy Lands	544,883	990,043
İstanbul Başakşehir Lands	339,100	271,465
İstanbul Ümraniye Lands	301,844	1,844
Antalya Aksu Altıntaş Lands	280,423	-
İstanbul Arnavutköy Lands	171,408	170,581
İstanbul Eyüp Lands	169,441	168,485
İstanbul Tuzla Lands	148,658	-
Ankara Çankaya Lands	135,863	51,173
İstanbul Ataşehir Lands	100,255	100,238
Denizli Merkez Efendi Lands	56,081	-
İstanbul Zekeriyaköy Lands	53,918	52,940
İstanbul Esenyurt Lands	36,654	39,178
İstanbul Kartal Lands	24,338	532,565
İzmir Konak Umurbey Lands	13,051	13,030
Kocaeli Lands	9,167	8,278
Tekirdağ Çorlu Lands	6,153	6,153
İstanbul Sarıyer Lands	5,332	410,094
Maltepe Küçükyalı Lands	2,477	3,010
Tekirdağ Kapaklı Lands	1,058	1,058
İstanbul Beşiktaş Lands	-	325,161
Other	66	62
	4,941,121	5,679,347

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 8 - INVENTORIES (Continued)

Planned lands by LSRSA	31 December 2021	31 December 2020
Nidapark İstinye Project	993,030	992,600
Nişantaşı Koru Project	643,971	643,965
Merkez Ankara Project	510,432	659,410
Sarıyer Huzur Mahallesi Project	435,048	-
Nidapark Küçükyalı Project	361,176	564,518
Ormanköy Project	347,583	347,731
İstanbul Kartal Esentepe 2. Etap Project	324,320	
Düşler Vadisi Project	293,205	390,613
Beşiktaş Ortaköy Project	257,005	-
İstanbul Kartal Esentepe 1. Etap Project	208,785	-
Meydan Başakşehir Project	203,623	161,578
İstanbul Kayabaşı 8. Etap Project	202,853	-
Avrasya Konutları Project	132,745	132,745
Beşiktaş Dikilitaş Project	68,237	-
Cer İstanbul Project	47,022	67,308
Nidapark Kayaşehir Project	35,761	35,761
Ebruli Ispartakule Project	28,121	28,204
İdealist Cadde Project	6,322	10,079
Allsancak Project	1,543	145
Evora İzmir Project	177	642
Evora Denizli Project	-	62,319
Avangart İstanbul Project	-	111,644
Validebağ Konakları Project	-	72,096
Avrupark Hayat Project	-	54,057
Ispartakule 6. Etap Project	-	31,288
Ofis Karat Bakırköy Project	-	30,826
Köy Project	-	9,517
Other	-	16,169
	5,100,959	4,423,215

Planned lands by turnkey project	31 December 2021	31 December 2020
Çekmeköy Çınarköy Project	1,448,245	-
Bizim Mahalle Project	1,287,476	926,609
Halkalı Emlak Konutları Project	704,529	544,523
Emlak Konut Florya Evleri Project	570,191	416,258
Köy Project	313,090	586,733
Merkez Ankara Project R Block Construction	211,733	-
Ankara Saraçoğlu Project	169,425	27,806
Semt Bahçekent 2. Etap Project	119,414	23,476
Ümraniye Kentsel Dönüşüm Project	93,150	39,261
Emlak Konut Vadi Evleri Project	77,697	-
Denizli Merkez Efendi İkmal İşi Project	71,297	-
Kayabaşı Emlak Konutları Project	46,095	-
Semt Bahçekent 1. Etap Project	-	473,777
Yeniköy Konakları	-	352,370
Hoşdere Hayat Parkı Project	-	2,396
	5,112,342	3,393,209

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 8 - INVENTORIES (Continued)

Residential and commercial units completed	31 December 2021	31 December 2020
Merkez Ankara Project	807,150	-
Köy Project	321,622	-
Maslak 1453 Project	311,402	462,675
Kuzey Yakası Project	310,084	290,132
Sarphan Finanspark Project	152,911	185,738
Gebze Emlak Konutlari	151,109	192,509
Validebağ Konakları Project	122,973	-
Büyükyalı Project	55,573	56,241
Karat 34 Project	41,490	78,592
Ofis Karat Bakırköy Project	31,112	-
Denizli Merkez Efendi İkmal İşi Project	18,222	-
Kocaeli Körfezkent Emlak Konutları	17,580	28,604
Nidakule Ataşehir Project	10,664	16,597
Koordinat Çayyolu Project	8,889	19,352
Semt Bahçekent 1. Etap Project	7,950	-
Evora Denizli Project	7,194	17,770
Yeniköy Konakları İstanbul Project	4,957	-
Başkent Emlak Konutları Project	4,544	187,425
Niğde Emlak Konutları	3,536	21,230
Metropol İstanbul Project	3,448	3,448
Dumankaya Miks Project	2,293	12,209
Tual Bahçekent Project	2,105	19,967
Tual Adalar Project	2,089	6,958
Başakşehir Ayazma Emlak Konutları	1,757	2,299
Temaşehir Project	1,541	3,512
Batışehir Project	1,210	8,282
Göl Panorama Project	1,138	7,832
İstmarina Project	-	47,327
Ispartakule Emlak Konutları	-	9,477
Unikonut Project	-	4,838
Nevşehir Emlak Konutları	-	2,972
Bahçekent Flora Evleri	-	2,553
Esenler Emlak Konutları	-	1,999
Bulvar İstanbul Project	-	1,383
Bahçekent Emlak Konutları 1.Etap 3.Kısım	-	584
Other	2,578	4,067
	2,407,121	1,696,572

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 9 – INVESTMENT PROPERTIES

Lease income is generated from investment properties, and the expertise used in the calculation of impairment is made through market comparison and discounted cash flow. As of 31 December 2021, the Company assessed that there was no impairment in its investment properties within the scope of the Covid-19 pandemic. There was no change in the turnover of the company from rental income within the scope of the Covid-19 pandemic.

The movements of investment properties as of 31 December 2021 and 2020 are as follows :

	Lands, residential and commercial units	Atasehir general management building A block	Total
Cost Value			
Opening balance as of 1 January 2021	774,169	40,922	815,091
Purchases (*)	103,732	-	103,732
Reversal of impairment (Note 23)	28,173	-	28,173
Transfers to commercial units and land inventories	(46,286)	-	(46,286)
Transfers from residential and commercial unit inventories	38,829		38,829
Closing balance as of 31 December 2021	898,617	40,922	939,539
Accumulated Depreciation			
Opening balance as of 1 January 2021	37,343	5,672	43,015
Charge for the period	15,006	1,022	16,028
Closing balance as of 31 December 2021	52,349	6,694	59,043
Carrying value as of 31 December 2021	846,268	34,228	880,496
	Lands, residential and commercial units	Atasehir general management building A block	Total
Cost Value			
Opening balance as of 1 January 2020	482,218	40,922	523,140
Transfers from commericial units and land inventories	322,813	-	322,813
Transfers to residential and commercial unit inventories	(30,862)		(30,862)
Closing balance as of 31 December 2020	774,169	40,922	815,091
Accumulated Depreciation			
Opening balance as of 1 January 2020	19,289	4,197	23,486
Charge for the period	18,054	1,475	19,529
Closing balance as of 31 December 2020	37,343	5,672	43,015
	0,000	0,072	45,015

(*) The amount consists of independent units that has been received in return for the receivable for the sale of land by the Company in 2021 to generate rent income from Büyükyalı shopping mall completed under "Revenue Share from the Sale of İstanbul Zeytinburnu Kazlıçeşme Land Sale". The related transaction is a sharing transaction from the relavant project and has had no impact in the Company's standalone statement of cash flows for the period 1 January 2021 – 31 December 2021 under TAS 7.

As of 31 December 2021, rental income from investment properties is TL 22,152 (1 January – 31 December 2020 : TL 20,322).

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 9 – INVESTMENT PROPERTIES (Continued)

Reports prepared by Atak Gayrimenkul Değerleme A.Ş. and Reel Gayrimenkul Değerleme A.Ş., appraisal firms authorized by CMB, have been taken into consideration when determining the fair values of investment properties as of 31 December 2021. The fair values of the investment property determined by independent appraisal experts are as follows:

	31 December 2021	31 December 2020
Lands, residential and commercial units	775,064	625,672
Atasehir general management building A block	137,217	126,478
Independent commercial units of Istmarina AVM (**)	323,341	286,143
Independent commercial units of Büyükyalı AVM (**)	138,441	-
	1,374,063	1,038,293

(**) Related balances consist of 40% and 37% values of İstmarina AVM and Büyükyalı AVM appraisal values in the Company's share ratio.

As of 31 December 2021 and 31 December 2020, the Company's investment properties and the fair value hierarchy of the said assets are shown in the table below:

		Fair value levels as of 31 December 2021		
	31 December	Level 1	Level 2	Level 3
	2021	TL	TL	TL
Lands, residential and commercial units	775,064	-	-	775,064
Independent commercial units of Istmarina AVM	323,341	-	-	323,341
Independent commercial units of Büyükyalı AVM	138,441	-	-	138,441
Atasehir general management building A block	137,217	-	-	137,217

		Fair value levels as of 31 December 2020		
	31 December	Level 1	Level 2	Level 3
	2020	TL	TL	TL
Lands, residential and commercial units	625,672	-	-	625,672
Independent commercial units of Istmarina AVM	286,143	-	-	286,143
Atasehir general management building A block	126,478	-	-	126,478

NOTE 10 - PROPERTY, PLANT AND EQUIPMENT

			Furniture,		
31 December 2021	Buildings	Motor vehicles	equipment and fixtures	Construction in progress	Total
Net carrying value as of 1 January 2021	65,299	1,218	5,771	97	72,385
Additions	2,149	870	9,652	-	12,671
Depreciation expense (-)	(2,360)	(513)	(3,909)	-	(6,782)
Net carrying value 31 December 2021	65,088	1,575	11,514	97	78,274
Cost	77,265	4,793	34,523	97	116,678
Accumulated depreciation (-)	(12,177)	(3,218)	(23,009)	-	(38,404)
Net carrying value 31 December 2021	65,088	1,575	11,514	97	78,274

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 10 – PROPERTY, PLANT AND EQUIPMENT (Continued)

31 December 2020	Buildings	Motor vehicles	Furniture, equipment and fixtures	Construction in progress	Total
Net carrying value as of 1 January 2020	60,305	242	4.726	97	65,370
Additions	-	1,763	3,985	-	5,748
Transfers from residential and commercial units	7,454	-	-	-	7,454
Depreciation expense (-)	(2,460)	(787)	(2,940)	-	(6,187)
Net carrying value 31 December 2020	65,299	1,218	5,771	97	72,385
Cost	75,116	3,923	24,871	97	104,007
Accumulated depreciation (-)	(9,817)	(2,705)	(19,100)	-	(31,622)
Net carrying value 31 December 2020	65,299	1,218	5,771	97	72,385

Total depreciation expenses are presented in the general administrative expenses.

The expencted useful lives of property, plant and equipment are as follows:

	Years
Buildings	50
Motor vehicles	5
Furniture, equipment and fixtures	4-5

NOTE 11 – INTANGIBLE ASSETS

	Computer			
31 December 2021	Licenses	software	Total	
Net carrying value as of 1 January 2021	1,676	2,084	3,760	
Additions	2,196	0	2,196	
Amortization expense (-)	(1,823)	(1,178)	(3,001)	
Net carrying value 31 December 2021	2,049	906	2,955	
Cost	13,084	5,016	18,100	
Accumulated amortization (-)	(11,035)	(4,110)	(15,145)	
Net carrying value 31 December 2021	2,049	906	2,955	
		Computer		
31 December 2020	Licenses	software	Total	
Net carrying value as of 1 January 2020	3,294	477	3,771	
Additions	714	2039	2,753	
Amortization expense (-)	(2,332)	(432)	(2,764)	
Net carrying value 31 December 2020	1,676	2,084	3,760	
Cost	10,888	5,016	15,904	
Accumulated amortization (-)	(9,212)	(2,932)	(12,144)	
Net carrying value 31 December 2020	1,676	2,084	3,760	

Computer

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 12 – PROVISIONS, CONTINGENT AS	SETS AND LIABILITIES			
31 December 2021 31 December				
Provisions				
Provision for lawsuits	153,905	125,957		
	153.905	125,957		

According to the opinions of the Company's lawyers, provisions amounting to TL 153,905 have been made as of 31 December 2021 (31 December 2020: TL 125,957). As of 31 December 2021, there are 4 cases of defect, 14 cases of loss of rent, 13 cases of cancellation of title deeds and registration, 4 cases of business and 40 other cases. The amount of risk arising from the total possible cash outflow is TL 447,652 and the lawsuits are still pending (31 December 2020: TL 262,945). The movements of provision for lawsuits as of 31 December 2021 and 2020 are as follows:

	2021	2020
Opening balance at 1 January	125,957	110,241
Provision added within the current period (Note 20)	27,948	15,716
Closing balance at 31 December	153,905	125,957

12.1 Continuing Lawsuits and Provisions

12.1.1 The LSRSA Project Agreement dated 21 December 2005 regarding 750 units in İzmir Mavisehir Upper North Area 2. Phase was abolished on 21 December 2009 since the contractor did not meet the requirements of the provisions in the agreement. Following the cancellation of the agreement, the project was transferred to the Company and the remaining part of the project was completed by another construction company which was assigned in accordance with Public Tender Law. The related units have been completed and are sold by the Company as in Turnkey projects.

The contractor filed a lawsuit against the Company claiming that the completion percentage of the project was significantly high and that the agreement between the parties was based on construction right in return for flat. Izmir Karsiyaka Commercial Court of First Instance issued an expert report and determine that the level of work was at around 83%, and that the legal relationship of the parties were not related to construction right in return of the flat. The Company and the contractor filed counter lawsuits in the following period and an additional report was decided to be issued. The additional report is about the final receivables and payables of the parties considering all the claims. As a result of the examination of the additional report at the hearing on 11 June 2014, the second expert committee was examined however, since the expert report was not received, the date of the case was not finalized. In addition, the file was transferred to the delegation, as the Commercial Courts turned into Delegation Judges.

In the expert report dated 19 January 2016, it has been determined that the related cancellation is unfair, and alternative calculations has been realized over the possibility of whether the cancellation is right and over the effects on forward and backward. The expert report has been contested and it has been requested from the court that the expert report is declared "null and void" and that to receive a report that contains the objections of parties by creating a new comitee. The Company filed an extra lawsuit of TL 34,100 on 7 July 2011, requesting the collection, without prejudice to surplus rights.

According to the various expert reports submitted to the file, the complainant increased the lawsuit cost to TL 65,596 with the claim that the lawsuit was terminated unfairly by Emlak Konut during the prosecution process of the compensation lawsuit filed by the contractor for the detection of invalidity of termination on condition that the surplus rights are reserved. As of 31 December 2021 the Company made provision amounting to TL 117,991 including interest and lawsuit costs.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 12 – PROVISIONS, CONTINGENT ASSETS AND LIABILITIES (Continued)

12.1 Continuing Lawsuits and Provisions (Continued)

- **12.1.2** The filed by the contractor firm is action of debt, deed cancellation and registration case. The decision of the contractor's contract was terminated unfairly, passing through degrees. Lawsuits filed by the company and amounting to TL 2,071 have been partially accepted and the decision was appealed by the parties, the trial is ongoing at the İstanbul 16th Commercial Court of First Instance. As of 31 December 2021 a provision amounting to TL 7,798 has been made inclusing interest and lawsuit costs.
- 12.1.3 Within the scope of Revenue Sharing in Return for Riva Land Sale Tender for immovables parcel numbered 3201, 3202, 3203 located in İstanbul Province, Beykoz/Riva District as per the Article 14 of Bidding Specification of the aforementioned tender, bid bonds have been submitted to the client company by the Joint Venture, in the second session of the tender held on 15 June 2017, it was decided to leave the tender under the responsibility of the Joint Venture, which gave the most economically advantageous bid however, companies that have applied to the client company and invited for signature were requested to revise the terms and criteria of the tender, with the justification that the Planned Areas Type Zoning Regulation by the Ministry of Environment and Urbanization published on Official Gazette No. 30113 dated 3 July 2017 contains regulations that cause a significant reduction in the construction area subject to the tender, with the entry into force of the provisions of the said Regulation, the revision requests of the plaintiff companies were rejected on the grounds that there would be no change in the construction field based on the precedent and the Company gave a deadline until 15 August 2017 for the signing of the contract, as the client company did not come to sign the contract at the end of the period, the bid bonds submitted by the plaintiff companies within the scope of the Revenue Sharing in Return for Riva Land Sale Tender were registered as revenue and the tender was awarded to the non-litigated contractor who submitted the second most appropriate bid for the subject matter and there are pecuniary and non-pecuniary damages lawsuits filed on the grounds that the claimant's revision requests regarding the conditions and criteria of the aforementioned tender were rejected and that the recognition of the letters of guarantee as revenue was unfair. As of 31 December 2021 provision amounting to TL 11,068 has been made including interest and lawsuit costs.

12.2 Contingent Liabilities of Emlak Konut

In the financial statements prepared as of 31 December 2021, the ongoing litigation liabilities were evaluated in the following matters. According to the opinion of the Company Management and its lawyers, no provision has been made in the financial statements prepared as of 31 December 2021 on the grounds that it is not probable that the outflow of resources with economic benefits will be realized in cases filed against the Company in order to fulfill its obligation.

12.2.1 Concerning the İzmir Mavisehir Upper North Area Phase 2 LSRSA project, a lawsuit was filed based on the assignments given by the contractor in favor of the complainant. The case is proceeding. According to the opinion of the company lawyer, no liability is expected to arise as a result of the related lawsuit.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 12 – PROVISIONS, CONTINGENT ASSETS AND LIABILITIES (Continued)

12.3 Contingent Assets of Emlak Konut

12.3.1 As of 31 December 2021 and 31 December 2020, breakdown of nominal commercial receivables from residential and commercial unit sales by maturities and based on the residential and commercial units that are under construction or completed but not yet delievered within the scope of the sales promise contract that is not yet included in the balance sheet as it does not meet the TFRS 15 criteria, expected collection times of nominal installments that are not due or collected by maturities are as follows:

		Off-balance sheet			
31 December 2021	Trade Receivables	deferred revenue	Total		
1 year	1,464,770	2,831,544	4,296,314		
2 year	1,153,939	2,327,166	3,481,105		
3 year	876,300	1,650,255	2,526,555		
4 year	664,879	742,166	1,407,045		
5 year and above	1,834,600	1,006,434	2,841,034		
	5,994,488	8,557,565	14,552,053		

31 December 2020	Trade Receivables	Off-balance sheet deferred revenue	Total
1 year	983,189	1,521,480	2,504,669
2 year	824,069	1,382,746	2,206,815
3 year	626,557	721,250	1,347,807
4 year	445,660	362,614	808,274
5 year and above	2,363,228	979,553	3,342,781
	5,242,703	4,967,643	10,210,346

NOTE 13 - EMPLOYEE BENEFITS

	31 December 2021	31 December 2020
Short-term provisions		
Unused vacation provision	14,487	13,090
	14,487	13,090
Long-term provisions		
Provision for employment termination benefit	18,279	10,885
	18,279	10,885

TAS 19 requires actuarial valuation methods to be developed to estimate the Company's provision for severance pay. Accordingly, the following actuarial assumptions were used in the calculation of the total liability:

	31 December 2021	31 December 2020
Discount Rate (%)	4.45	4.3
Turnover rate to estimate probability of retirement (%)	0.99	0.99

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 13 -EMPLOYEE BENEFITS (Continued)

The basic assumption is that the ceiling provision 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 expected effects of inflation.

If the discount rate is 1% lower, the severance pay liability will be TL 1,837 more.

Leaving the other assumptions the same, if the probability of leaving the job voluntarily is 1% higher, the severance pay liability will be TL 1.529 less.

Movement in the provision for severance pay during the period is as follows:

	2021	2020	
Balance at 1 January	10,855	10,002	
Service cost	8,007	1,944	
Interest cost	468	391	
Payment within the period	(1,051)	(1,482)	
Closing balance at 31 December	18,279	10,855	

NOTE 14 – OTHER ASSETS

	31 December 2021	31 December 2020
Other current assets		
Progress payments to contractors	132,332	156,642
Income accruals	11,075	25,764
Receivables from tax office	10,935	19,576
Deferred VAT	45,552	50,391
	199,894	252,373

31 December 2021 31 December 2020

Other non-current assets

Deferred VAT	-	4,383
	-	4,383

NOTE 15 – DEFERRED INCOME AND PREPAID EXPENSES

	31 December 2021	31 December 2020
Short-term deferred income		
Deferred income from LSRSA projects (*)	2,479,097	2,485,417
Advances taken from turnkey project sales	2,833,875	1,526,188
Advances taken from LSRSA contractors (**)	1,480,532	466,829
Deferred income related to sales of independent units	646,721	401,189
Advances received from related parties (Note 25)	255,424	-
	7.695.649	4.879.623

(*) The balance is comprised of deferred income of future land sales regarding the related residential unit's sales under LSRSA projects.

(**) Before the contract is signed with the contractor companies in the ASKGP projects, the Company collects the first payment of the total income corresponding to the share of the company from the total sales income in advance at the determined rates.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 15 – DEFERRED INCOME AND PREPAID EXPENSES (continued)

	31 December 2021	31 December 2020
Prepaid expenses		
Advances given for inventory (*)	954,831	1,630,305
Prepaid expenses	3,885	2,595
	958,716	1,632,900

(*) A protocol has been signed between the Company and the Tariş Cooperatives Union to develop revenue sharing project on a total of 143,366-m2 land, which belongs to the Tariş Cooperatives Union, located within the borders of Kuruçay/Umurbey, Konak district of İzmir and an inventory advance amounting to TL 395,960 (31 December 2020: TL 405,175) has been made. The Company has also provided an inventory advance amounting to TL 531,276 (31 December 2020: TL 1,207,551) to the contractors for the residential and commercial units which it will acquire based on preliminary sales contract from ongoing Nidapark Küçükyalı, Nidapark İstinye and Nidapark Kayaşehir projects.

I and formed in some	31 December 2021	31 December 2020
Long-term deferred income	1 720	4 7 2 0
Other advances taken	4,738	4,738
	4,738	4,738

NOTE 16 – SHAREHOLDERS' EQUITY

The Company's authorized capital amount is TL 3,800,000 (31 December 2020: TL 3,800,000) and consists of 380,000,000,000 (31 December 2020: 380,000,000,000) authorized number of shares with a nominal value of TL 0.01 each.

The Company's shareholders and their shareholding percentages as of 31 December 2021 and 31 December 2020 is as follows:

	31 December 2021		31 December 2020	
Shareholders	Share (%)	TL	Share (%)	TL
Public offering portion	50.66	1,925,119	50.66	1,925,119
T.C. Toplu Konut İdaresi Başkanlığı "TOKİ"	49.34	1,874,831	49.34	1,874,831
HAS beneficiaries	0.00	48	0.00	48
Other	0.00	2	0.00	2
Total paid-in capital	100	3,800,000	100	3,800,000

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 balance 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.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 16 - SHAREHOLDERS' EQUITY (Continued)

In accordance with the Communiqué Serial: II, No: 14,1 which became effective as of 13 June 2013 and according to the CMB's announcements clarifying the said Communiqué, "Share Capital", "Restricted Reserves Appropriated from Profit" and "Share Premiums" need to be recognized over the amounts contained in the legal records. The valuation differences (such as inflation adjustment differences) shall be disclosed as follows,

- If the difference is arising from the valuation of "Paid-in Capital" and not yet been transferred to capital should be classified under the "Inflation Adjustment to Share Capital";
- If the difference is arising from valuation of "Restricted Reserves Appropriated from Profit" and "Share Premium" and the amount has not been subject to dividend distribution or capital increase, it shall be classified under "Prior Years' Profit/Loss". Other equity items should be revaluated in accordance with the CMB standards.

There is no any use of the adjustment to share capital except adding it to the share capital.

On 25 March 2021, the General Assembly decided to distribute dividends amounting to TL 82,460. This dividend amouting to TL 3,016 is related to repurchased shares and ofsetted under equity.

	1 January- 31 December 2021	1 January- 31 December 2020
Sales income		
Land sales	2,681,100	2,261,358
Sales of planned lands by way of LSRSA	2,622,402	1,679,391
Land sales income	58,698	581,967
Residential and commercial units sales	2,892,912	2,191,978
Rent income	166,587	82,175
	5,740,599	4,535,511
Sales returns	(4,627)	(2,396)
Sales discounts	(468)	(6,030)
Net sales income	5,735,504	4,527,085
Cost of sales		
Cost of lands	(945,812)	(995,965)
Cost of lands planned by way of LSRSA	(912,481)	(725,989)
Cost of lands sold	(33,331)	(269,976)
Cost of residential and commercial units sold	(2,584,615)	(2,410,876)
	(3,530,427)	(3,406,841)
Gross Profit	2,205,077	1,120,244

NOTE 17 – REVENUE AND COST OF SALES

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 18 - GENERAL ADMINISTRATIVE EXPENSES, MARKETING EXPENSES

	1 January- 31 December 2021	1 January- 31 December 2020
General administrative expenses		
Personnel expenses	(143,795)	(112,211)
Taxes, duties and fees	(65,183)	(51,308)
Consultancy expenses	(51,880)	(31,232)
Donations	(38,258)	(26,465)
Security and cleaning expenses	(28,938)	(19,121)
Maintenance and repair expenses	(14,548)	(6,858)
Due and contribution expenses	(12,950)	(12,120)
Depreciation and amortization (Note 10, 11)	(9,783)	(8,951)
Travel expenses	(9,572)	(7,570)
Information technologies expenses	(6,149)	(6,511)
Lawsuit and notary expenses	(5,836)	(4,346)
Insurance expenses	(1,604)	(1,846)
Communication expenses	(1,501)	(1,505)
Other	(12,384)	(17,675)
	(402,381)	(307,719)

	1 January- 31 December 2021	1 January- 31 December 2020
Marketing and sales expenses		
Advertising expenses	(57,300)	(60,890)
Personnel expenses	(9,002)	(7,425)
Consultancy expenses	(6,554)	(1,216)
Office expenses	(13)	(339)
Lawsuit and notary expenses	(2)	(7)
Other	(1,008)	(737)
	(73,879)	(70,614)

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 19- EXPENSES BY NATURE

NOTE 19- EALENSES DI NATURE	1 January - 31 December 2021	1 January - 31 December 2020
Expenses from residential and commercial units sales	2,584,615	2,410,876
Land costs	945,812	995,965
Personnel expenses	152,797	119,636
Taxes, duties and fees	65,183	51,308
Consultancy expenses	58,434	32,448
Advertising expenses	57,300	60,890
Donations	38,258	26,465
Security and cleaning expenses	28,938	19,121
Due and contribution expenses	12,950	12,120
Depreciation and amortisation (Note 10,11)	9,783	8,951
Information technologies expenses	6,149	6,511
Lawsuit and notary expenses	5,838	4,353
Insurance expenses	1,604	1,846
Communication expenses	1,501	1,505
Other	37,525	33,179
	4,006,687	3,785,174

NOTE 20 - OTHER INCOME / EXPENSES FROM OPERATING ACTIVITIES

	1 January- 31 December 2021	1 January- 31 December 2020
Other income from operating activities		
Default interest income from projects	347,885	146,964
Impairment provisions released (Note 8)	232,054	259,176
Income from transfer commissions	39,655	16,771
Financial income from forward sales	2,115	157,554
Income from tender contract sales	896	142
Provisions for possible risks	-	1,317
Other	42,511	52,266
	665,116	634,190

Other expenses from operating activities	1 January- 31 December 2021	1 January- 31 December 2020
Provision for impairment of land and residential inventories (Note 8)	(287,213)	(207,300)
Reversal of unaccrued financial expense, net	(256,799)	-
Provision for lawsuits (Note 12)	(27,948)	(15,716)
Investment properties amortisation expenses (Note 9)	(16,028)	(19,529)
Provisions for possible risks	(757)	-
Other	(17,928)	(29,493)
	(606,673)	(272,038)

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 21 – INCOME FROM INVESTMENT ACTIVITIES

	1 January- 31 December 2021	1 January- 31 December 2020
Income from reversal of impairment	28,173	6,342
Interest income from lease certificates	2,625	-
	30,798	6,342

NOTE 22 - FINANCIAL INCOME / EXPENSES

	1 January- 31 December 2021	1 January- 31 December 2020
Financial income		
Interest income from time deposits	179,371	168,280
Interest income from land acquisition	1,063	62,601
Foreign exchange gains	60	34
	180,494	230,915
	1 January- 31 December 2021	1 January- 31 December 2020
Financial expenses		
Borrowings interest and lease certificate expenses	(520,818)	(465,383)
T.C. Çevre, Şehircilik ve İklim Değişikliği Bakanlığı interest expenses (*)	(39,522)	-
Interest discount on pay off debt	(3,392)	(12,406)
Assigned receivables and commission expenses	(99)	(3,774)
Foreign exchange losses	(534)	(86)
	(564,365)	(481,649)

(*) This amount consists of the interest expense accrued as of 31 December 2021 for the Company's debt arising from the Republic of Turkey Ministry of Environment and Urbanization.

NOTE 23 – TAX ASSETS AND LIABILITIES

The company is exempt from Corporate Tax in accordance with the paragraph 4-d of Article 8 of the Corporate Tax Law. According to the paragraph 6-a of Article 94 of the Income Tax Law the earnings of real estate investment companies are subject to withholding and withholding tax rate is determined as "0" according to the Council of Ministers Decision, No: 93/5148.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 24 – EARNINGS PER SHARE

In Turkey, companies can increase their share capital by making a pro rata distribution of shares "bonus shares" to existing shareholders from retained earnings. The issue of such shares is treated as the issuance of ordinary shares in the calculation of earnings per share. Accordingly, the weighted average number of shares used in these calculations is determined by taking into consideration the retroactive effects of these share distributions. Earnings per share is calculated by considering the total number of new shares when there is an increase in issued shares because of distribution of bonus shares after the balance sheet date but before the preparation of financial statements.

The earnings per share stated in income statement are calculated by dividing net income for the period by the weighted average number of the Company's shares for the period.

The Company can withdraw the issued shares. The weighted average number of shares taken back changes the calculation of earnings per share in line with the number of shares.

	1 January-	1 January-
	31 December 2021	31 December 2020
Net income attributable to equity holders of the parent in full TL	1,434,187	859,671
Weighted average number of ordinary shares	3,659,447,630	3,659,447,630
Earnings per share in full TL	0.0039	0.0023

NOTE 25 – RELATED PARTY DISCLOSURES

The main shareholder of the Company is T.C. Toplu Konut İdaresi Başkanlığı ("TOKİ"). TOKİ is a state institution under the control of Republic of Turkey Ministry of Environment and Urbanisation. Related parties of the Company are as listed below.

- 1. T.C. Toplu Konut İdaresi Başkanlığı ("TOKİ")
- 2. Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. ("EPP")
- 3. GEDAŞ (Gayrimenkul Değerleme A.Ş.) (an affiliate of TOKİ)
- 4. TOBAŞ (Toplu Konut Büyükşehir Bel. İnş. Emlak ve Proje A.Ş.) (an affiliate of TOKİ)
- 5. Vakıf Gayrimenkul Yatırım Ortaklığı A.Ş. (an affiliate of TOKİ)
- 6. Vakıf İnşaat Restorasyon ve Ticaret A.Ş. (an affiliate of TOKİ)
- 7. Emlak-Toplu Konut İdaresi Spor Kulübü
- 8. Ege Yapı Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. Ortak Girişimi
- 9. Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. Cathay Ortak Girişimi
- 10. Emlak Planlama İnşaat Proje Yönetimi ve Tic. A.Ş. Emlak Basın Yayın A.Ş. Ortak Girişimi
- 11. Dap Yapı İnşaat Sanayi ve Ticaret A.Ş. ve Eltes İnşaat Tesisat Sanayi ve Ticaret A.Ş. Ortak Girişimi Emlak Konut GYO A.Ş. ("İstmarina AVM Adi Ortaklığı")
- 12. Türkiye Emlak Katılım Bankası A.Ş.
- 13. T.C. Çevre ve Şehircilik Bakanlığı Kentsel Dönüşüm Hizmetleri Genel Müdürlüğü
- 14. İller Bankası A.Ş.
- 15. Emlak Konut Asansör Sistemleri Sanayi ve Ticaret A.Ş.
- 16. Emlak Basın Yayın A.Ş.
- 17. Büyükyalı Tesis Yönetimi A.Ş.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 25 - RELATED PARTY DISCLOSURES (Continued)

According to the revised TAS 24 – "Related Parties Transactions Standard", exemptions have been made to the related party disclosures of state institutions and organizations. The Company has transactions with state banks (T.C. Ziraat Bankası A.Ş., Türkiye Vakıflar Bankası T.A.O., Türkiye Halk Bankası A.Ş., Emlak Katılım Bankası) and Repulic of Turkey Undersecretariat of Treasury.

- The Company keeps its deposits predominantly in state banks in accordance with the relevant provisions. As of 31 Deceber 2021, the Company has deposits amounting to TL 2,897,208 in state banks (31 December 2020: TL 1,815,344). Average effective interest rates of time deposits of the Company as of 31 December 2021 are explained in Note 4.

The transactions between the Company and the related parties are as follows:

	31 December 2021	31 December 2020
Trade receivables from related parties		
Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. – Fideltus İnş-Öztaş O.G.	13,348	5,625
Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. – Cathay O.G.	1,343	1,338
T.C. Toplu Konut İdaresi Başkanlığı ("TOKİ")	280	42,616
Ege Yapı – Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. O.G.	-	930
	14,971	50,509

Trade payables to related parties	31 December 2021	31 December 2020
İller Bankası A.Ş. (*)	487,832	465,100
T.C. Çevre ve Şehircilik Bakanlığı Altyapı ve Kentsel Dönüşüm Hiz. Gen. Müd. (**)	14,692	607,204
Emlak Planl. İnş. Prj. Yön. A.Ş Cathay Ortak Girişimi	1,324	1,324
Emlak Basın Yayın A.Ş.	100	106
T.C. Toplu Konut İdaresi Başkanlığı ("TOKİ")	-	207,085
Ege Yapı – Emlak Planlama, İnşaat, Proje Yönetimi ve Tic. A.Ş. O.G.	-	45
	503,948	1,280,864

(*) According to the protocol signed with İller Bankası A.Ş. on 14 December 2020, the Company's debt and deferred income balance arising from the transfer of the lands owned by İlbank and the real estate owned by Emlak Konut. According to the relevant protocol, the lands under the ownership of İlbank have passed into the ownership of Emlak Konut, and the immovables under the ownership of Emlak Konut will be transferred to İlbank ownership after the deficiencies are completed.

(**) Represents the amount of payable arising from the transfer of 2 partial parcels and 3 parcel in accordance with the protocol signed with Republic of Turkey Ministry of Environment and Urbanization General Directorate of Urban Transformation Services on 22 March 2021.

31 December 2021	31 December 2020
255,424	-
255,424	-
31 December 2021	31 December 2020
-	305,743
-	305,743
31 December 2021	31 December 2020
247,672	38,136
247,672	38,136
	255,424 255,424 31 December 2021 - - - 31 December 2021 247,672

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020 (Amounts are expressed in thousands of Turkich Lire ("TL") unless otherwise stated.)

NOTE 25 – RELATED PARTY DISCLOSURES (Continued)				
Investment income from related parties	31 December 2021	31 December 2020		
Türkiye Emlak Katılım Bankası A.Ş.	2,624	5,743		
	2,624	5,743		

According to the protocols signed with TOKİ regarding to land purchases, the cost of lands purchased from TOKİ is kept in time deposit accounts of Emlak Konut in the name of TOKİ, until the payment date determined by TOKİ. Interest amounts on time deposits of TOKİ arising from these transactions are netted off from time deposit interest income in the financial statements. All of this accumulated interest income on time deposits will be paid to TOKİ.

Purchases from related parties	1 January- 31 December 2021	1 January- 31 December 2020
T.C. Toplu Konut İdaresi Başkanlığı ("TOKİ")	1,069,453	1,878,679
T.C. Çevre ve Şehircilik Bakanlığı Kentsel		
Dönüşüm Hizmetleri Genel Müdürlüğü	1,021,789	1,306,745
Emlak Basın Yayın A.Ş.	1,216	1,267
İller Bankası A.Ş.	-	465,100
Emlak Planl. İnş. Prj. Yön. A.Ş Cathay Ortak Girişimi	-	1,324
	2,092,458	3,653,115
	1 January-	1 January-
Sales to related parties	31 December 2021	31 December 2020
T.C. Çevre ve Şehircilik Bakanlığı	153,679	143,967
	153,679	143,967

Key management personnel are those who have the authority and responsibility to plan, manage and control the activities (administrative or other) directly or indirectly of the Company including any manager. Salaries and other short-term benefits provided to the key management personnel, General Manager of the Board of Directors, Assistant General Managers and General Manager Consultant, are as follows:

Compensation to key management	1 January- 31 December 2021	1 January- 31 December 2020
Salaries and other short-term benefits	12,281	9,853
	12,281	9,853

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS

The Company's activities expose it to a variety of financial risks, including the effects of changes in debt and equity market prices, foreign currency exchange rates and interest rates. The Company's management focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the financial performance of the Company.

Liquidity risk

Liquidity risk is the inability of the Company to match the net funding requirements with sufficient liquidity.

The Company management monitors the undiscounted estimated cash flows arising from the financial liabilities and trade payables of the Company with speacil reporting methods and analysis.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Liquidity risk (continued)

The Company meets its liquidity needs arising from HAS payments with the funding guarantee it receives from the Treasury and the special issue Government Debt Securities.

The Company covers the payments of other trade and financial payables with cash and cash equivalents and cash generated from sales. In addition, it aims to provide flexibility in funding by continuing its credit facilities. Although the amounts stated in the table are non-discounted amounts depending on the contract, the Company manages the structural liquidity risk based on the expected non-discounted cash flows.

The maturity distribution of financial liabilities of the Company as of 31 December 2021 and 2020 is as follows:

31 December 2021	Carrying value	Constractual cash flows	Up to 3 months	3 months to 1 year	1 year- to 5 years
Short-term financial liabilities (Non-derivative):					
Financial liabilities	2,710,227	3,039,973	1,533,373	1,506,600	-
Trade payables	1,975,725	1,975,725	1,975,725	-	_
Other payables	180,690	180,690	91,938	88,752	_
	4,866,642	5,196,388	3,601,036	1,595,352	-
Long-term financial liabilities (Non-derivative):					
Financial liabilities	1 007 220	2 220 0/7			2,230,067
Trade payables	1,907,320 2,099	2,230,067 2,099	-	-	2,230,087
Other payables			-	-	,
Other payables	88,760 1,998,179	88,760 2,320,926	-	-	88,760 2,320,926
31 December 2020	Carrying value	Constractual cash flows	Up to 3 months	3 months to 1 year	1 year- to 5 years
Short-term financial liabilities (Non-derivative):			e monue	00 I your	to e yours
Financial liabilities	2,078,219	2,356,344	1,051,013	1,305,331	-
Trade payables	2,469,125	2,469,125	2,469,125	-	-
Other payables	586,848	586,848	95,383	491,465	
	5,134,192	5,412,317	3,615,521	1,796,796	-
Long-term financial liabilities (Non-derivative):					
Financial liabilities	2,931,094	3,591,969	-	-	3,591,969
Trade payables	28	28	-	-	28
Other payables	56,520	56,520	-	-	56,520
	2,987,642	3,648,517	-	-	3,648,517

Interest rate risk

The Company is vulnerable to interest rate arising from the change of interest rates due to its interestearning asset and interest-paid liabilities. This risk is managed through on-balance sheet method by balancing the amount and maturity of interest rate sensitive assets and liabilities. In this context, great importance is attached to the fact that not only the due dates of receivables and payables, but also the periods of interest renewal are similar.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Interest rate risk (continued)

Average effective annual interest rates of balance sheet items as of 31 December 2021 and 2020 are as follows:

	31 December 2021 (%)	31 December 2020 (%)
Current assets		
Cash and cash equivalents	18.71%	17.62%
Trade receivables	17.85%	13.76%
Current liabilities		
Financial liabilities	12.11%	10.86%
Non-current liabilities		
Financial liabilities	10.72%	10.57%

The Company's financial instruments that are sensitive to interest rates are as follows:

	31 December 2021	31 December 2020
Financial instruments with fixed interest rate		
Time deposits	3,501,047	1,877,923
Financial liabilities	4,617,547	5,009,313
Financial instruments wiht floating interest rate Financial liabilities	-	-

Credit risk disclosures

The Company is subject to credit risk arising from trade receivables related to forward sales, other receivables and deposits at banks.

The Company manages credit risk of bank deposits by working mainly with state banks established in Turkey and having long standing relations with the Company. Majority of bank deposits in this regard are with the state owned retail banks.

Credit risk of receivables from third parties is managed by securing receivables with collaterals covering receivables at the highest possible proportion. Methods used are as follows:

- Bank guarantees (letter of guarantee, etc.),
- Mortgage on real estate,
- Retain the legal title to the goods solely to protect the collectability of the amount due

In credit risk control, the credit quality of each customer is assessed; taking into account its financial position, past experience and other factors, individual risk limits are set in accordance and the utilisation of credit limits is regularly monitored.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020 (Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Credit risk disclosures (continued)

Credit and receivable risks of as of 31 December 2021 are as follows:

31 December 2021		Trade Recei	rade Receivables Other Receivables				
		Related Party	Other	Related Party	Other	Deposits at Banks	Blocked deposits with maturities more than 3 months
	Maximum credit risks exposed						
	as of reporting date	14,971	6,246,667	-	552,682	3,531,668	-
	Secured portion of the maximum						
	credit risk by guarantees,etc,	14,971	6,051,556	-	552,682	3,531,668	-
A.	Net carrying value of financial assets that						
	are neither past due nor impaired	14,971	6,051,556	-	552,682	3,531,668	-
	Secured portion by guarantees etc.	14,971	6,051,556	-	552,682	-	-
B.	Net carrying value of assets with negotiated terms						
	Secured portion by guarantees etc.	-	-	-	-	-	-
C.	Net carrying value of fianancial assets						
	that are past due but not impaired	-	195,111	-	-	-	-
	Secured portion by guarantees etc.	-	195,111	-	-	-	-
D.	Net carrying value of						
	impaired assets	-	-	-	-	-	-
	Past due (Gross carrying value)	-	1,837	-	-	-	-
	Impairment (-)	-	(1,837)	-	-	-	-
	Secured portion by guarantees etc.	-	-	-	-	-	-

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020 (Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Credit risk disclosures (continued)

Credit and receivable risks of as of 31 December 2020 are as follows:

31 December 2020		Trade Rece	ivables	Other Receivables		D 14		
		Related Party	Other	Related Party	Other	Deposits at Banks	Blocked deposits with maturities more than 3 months	
	Maximum credit risks exposed							
	as of reporting date	50,509	6,144,152	-	923,571	1,899,956	272	
	Secured portion of the maximum							
	credit risk by guarantees,etc,	50,509	5,898,125	-	923,571	1,899,956	272	
A.	Net carrying value of financial assets that							
	are neither past due nor impaired	50,509	5,898,125	-	923,571	1,899,956	272	
	Secured portion by guarantees etc.	50,509	5,898,125	-	923,571	-	-	
B.	Net carrying value of assets with negotiated terms							
	Secured portion by guarantees etc.	-	-	-	-	-	-	
C.	Net carrying value of fianancial assets							
	that are past due but not impaired		246,027	-	-	-	-	
	Secured portion by guarantees etc.	-	246,027	-	-	-	-	
D.	Net carrying value of							
	impaired assets	-	-	-	-	-	-	
	Past due (Gross carrying value)		1,837					
	Impairment (-)	-	(1,837)	-	-	-	-	
	Secured portion by guarantees etc.	-	-	-	-	-	-	

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Credit risk disclosures (continued)

Amounts showing the maximum credit risk exposed as of balance sheet date by excluding guarantees in hand and other factors that increase the credit quality. There is no any impairment on the Company's asset that subject to credit risk of financial activities. In addition, the Company does not have any items that include off-balance credit risk and assets that are overdue but not impaired.

Foreign exchange risk

The Company is subject to the foreign currency risk due to the foreign currency deposits in the bank deposit account. Since the Company does not use foreign currency in its main operations, the foreign currency risk is only originated from deposits of the Company.

Foreign currency position

Foreign currency denominated assets, liabilities and effects arising from foreign exchanges arising from having off-balance sheet items constitute exchange rate risk.

As of 31 December 2021, the Company's foreign currency assets and liabilities did not need to be balanced with any off-balance sheet items.

The table below summarizes the Company's foreign currency position of the Company as of 31 December 2021 and 2020. TL equivalents of carrying values of assets and liabilities denominated in foreign currencies are as follows:

	31 December 2021		
	TL Equivalent (Functional currency)	US Dollar	EURO
1a. Monetary Finacial Assets 2.CURRENT ASSETS	2,892 2,892	187 187	32 32
3. TOTAL ASSETS	2,892	187	32
4a. Monetary Other Liabilities5. CURRENT LIABILITIES	-	-	-
6.TOTAL LIABILITIES	-	-	-
7.Net foreign currency asset / liability position	2,892	187	32
8. Monetary items net foreign currency asset / liability position (1a-4a)	2,892	187	32

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 26 - NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (Continued)

Foreign currency position (Continued)

	31 December 2020		
	TL Equivalent (Functional currency)	US Dollar	
1a. Monetary Finacial Assets 2.CURRENT ASSETS	13 13	2 2	
3. TOTAL ASSETS	13	2	
4a. Monetary Other Liabilities5. CURRENT LIABILITIES	-	-	
6.TOTAL LIABILITIES	-	-	
7.Net foreign currency asset / liability position	13	2	
8. Monetary items net foreign currency asset / liability position (1a-4a) <i>Capital risk management</i>	13	2	

The Company attempts to manage its capital by minimizing the investment risk with portfolio diversification. 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.

While managing the capital, the Company's objectives are to maintain the Company's operability in order to maintain the most appropriate capital structure in order to provide benefits to its shareholders, benefit from other stakeholders and reduce the cost of capital.

Gearing ratio as of 31 December 2021 and 2020 is as follows:

	31 December 2021	31 December 2020
Financial Liabilities	4,617,547	5,009,313
Less: Cash and cash equivalents	(3,634,384)	(1,951,089)
Net Liability/(Asset)	983,163	3,058,224
Total Shareholder's Equity	15,877,239	14,522,496
Total Capital	16,860,402	17,580,720
Net liability (asset)/Total Capital Ratio	6%	17%

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 27- FINANCIAL INSTRUMENTS

31 December 2021	Financial assets at amortized cost	Fair value through profit or loss	Financial liabilities at amortized cost	Carrying value	Note
Financial assets	amortized cost		at amortized cost		Note
Cash and cash equivalents	3,634,384	-	-	3,634,384	3
Short-term financial investments	500	-	-	500	4
Investments in subsidiaries, joint ventures and associates	498,037	-	-	498,037	4
Trade receivables	6,246,667	-	-	6,246,667	6
Due from related parties	14,971	-	-	14,971	25
Other receivables	552,682	-	-	552,682	7
Financial liabilities					
Borrowings	-	-	4,617,547	4,617,547	5
Trade payables	-	-	1,473,876	1,473,876	6
Due to related parties	-	-	503,948	503,948	25
Other financial liabilities	-	-	269,450	269,450	7
	Financial assets at	Fair value through	Financial liabilities		
31 December 2020	amortized cost	profit or loss	at amortized cost	Carrying value	Note
Financial assets					
Cash and cash equivalents	1,951,089	-	-	1,951,089	3
Blocked deposits with maturities longer than 3 months	272	-	-	272	4
Short-term financial investments	305,743	-	-	-	4
Investments in subsidiaries, joint ventures and associates	373,037	-	-	373,037	4
Trade receivables	6,144,152	-	-	6,144,152	6
Due from related parties	50,509	-	-	50,509	25
Other receivables	923,571	-	-	923,571	7
Financial liabilities					
Borrowings	-	-	5,009,313	5,009,313	5
Trade payables	-	-	1,188,289	1,188,289	6
Due to related parties	-	-	1,280,864	1,280,864	25
Other financial liabilities	-	-	643,368	643,368	7

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 27- FINANCIAL INSTRUMENTS (Continued)

Fair value of financial instruments

Fair value is the amount at which a financial instrument 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 Company has determined the estimated fair values of financial instruments using current market information and appropriate valuation methods. However, evaluating market information and estimating fair values requires interpretation and judgment. As a result, the estimations presented here cannot be an indication of the amounts that the Company can obtain in a current market transaction.

The following methods and assumptions are used to estimate the fair values of financial instruments that are practically possible to estimate fair values:

Financial assets:

The fair values of cash and due from banks are considered to approximate their respective carrying values due to their short-term nature.

The carrying values of trade and other receivables are expected to reflect the fair value along with the relevant impairment provisions.

It is estimated that the fair values of the foreign currency balances converted with the exchange rates at the end of the period are close to their carrying values.

Special issue Government Debt Securities issued by the Treasury and given to the Company for the payments to be made to the HAS beneficiaries are not subject to trading in the secondary market and do not contain interest. They are recognized with their carrying value which is their fair value by the Company and they can be amortised at carrying value by the Company against the Treasury.

Bonds are kept at their fair values in the financial statements of the Company. Fair values of the bonds are calculated quarterly using effective interest rates.

Financial liabilities:

The Company's borrowing from the Treasury in order to finance HAS payments are calculated at each interest payment period based on the weighted average compound interest rate of the Government Debt Securities. Therefore, the carrying value of this financial borrowing of the Company approximate their fair value.

Short-term trade payables and other liabilities with no stated interest rate are measured at original invoice amount. Since, these trade payables and other liabilities will be paid when requested they are considered as short-term.

It is anticipated that there is no significant difference between the cost values and fair values of the borrowings with floating interest rates including its accruals for the regarding period.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 28 – COMMITMENTS

Company's mortgage and guarantees received as of 31 December 2021 and 31 December 2020 are as follows:

	31 December 2021	31 December 2020
Guarantees received (*)	4,378,153	3,059,238
Mortgages received (**)	171,426	186,639
	4,549,579	3,245,877

(*) Guarantees received consist of letters of guarantee given by contractors for construction projects and temporary guarantee letters received during the tender process.

(**) Mortgages received consist of mortgaged independent sections and lands sold but not yet collected.

The collaterals, pledges and mortgages ("CPM") of the Company as of 31 December 2021 and 31 December 2020 are as follows:

	31 December 2021	31 December 2020
A. Total amount of CPM given on behalf of the Company's own legal entity	45,597	27,455
 B. Total amount of CPM given against the subsidiaries included in full consolidation 	-	-
C. Total amount of CPM given to maintain operations and collect payables from third parties	-	-
D. Total amount of other CPM giveni) In the name of the parent Company	-	-
ii) In the name of other group companies that are not included in the scope of item B and C	-	-
iii) In the name of third parties that are not included in the scope of item C	-	-
	45,597	27,455

NOTE 29 - FEES FOR SERVICES RECEIVED FROM INDEPENDENT AUDIT FIRM

The fees for the services received by the Company from the Independent Audit Firm (IPA) in the periods of 1 January - 31 December 2021 and 1 January - 31 December 2020 are as follows:

	2021		2020			
	BDK	Other BDK	Total	BDK	Other BDK	Total
Independent audit fee for the reporting period	347	-	347	303	-	303
Fees for tax advisory services	-	466	466	-	403	403
	347	466	813	303	403	706

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

NOTE 30- EVENTS AFTER THE REPORTING PERIOD

According to the Tax Procedure Law No. 7352 and the Law on the Amendment of the Corporate Tax Law published in the Official Gazette dated 29 January 2022 and numbered 31734, the application of inflation adjustment in the TPL financial statements was postponed to 31 December 2023.

On 24 February 2022, Russia declared war on Ukraine. While preparing the standalone financial statements as of 31 December 2021, the effects of the Russia-Ukraine war and the sanctions against the Russian State were evaluated by the Company management as of the publication date of the standalone financial statements and it was concluded that these events had no effect on the standalone financial statements.

The Company, with the protocol dated 3 January 2022 signed with The Ministry of Environment, Urbanization and Climate Change of The Republic of Turkey, purchased 16 parcels in Tuzla, Istanbul with a value of TL 275,000. The company, together with the additional protocol it signed with the contractor company in the Istanbul Beykoz Riva Revenue Sharing for Land Sale project, increased the Minimum Company Share Income from TL 952,000 to TL 1,254,438. The company made a capital payment of TL 25,000 to Emlak Konut Asansör Sistemleri San. Ve Tic. A.Ş. on 4 February 2022. The highest bid in the Ankara Çayyolu 2nd Stage Revenue Sharing for Land Sale project tender, where the company held its second session on 9 February 2022, was given by Tekfem Yapı Tic. A.Ş. with TL 170,440 of Company Share Revenue and 40% of Revenue Ratio.

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.) ADDITIONAL NOTE – CONTROL OF COMPLIANCE WITH THE PORTFOLIO LIMITATIONS

	Non-Consolidated (Standalone) Financial		Current Period	Prior Period
	Statements		31 December 2021	31 December 2020
	Main Account Items	Related Regulation	(TL)	(TL)
Α	Money and Capital Market Instruments	Series:III-No:48, Art,24/(b)	3,002,793	1,515,824
	Properties, Projects based on Properties and			
В	Rights based on Properties	Series:III-No:48, Art,24/(a)	18,761,345	16,258,736
С	Affiliates	Series:III-No:48, Art,24/(b)	498,037	373,037
	Due from related parties (Non Commercial)	Series:III-No:48, Art,23/(f)	-	-
	Other Assets		8,366,943	9,530,996
D	Total Assets	Series:III-No:48, Art,3/(k)	30,629,118	27,678,593
Е	Financial Liabilities	Series:III-No:48, Art,31	4,617,547	5,009,313
F	Other Financial Liabilities	Series:III-No:48, Art,31	-	-
G	Due from Financial Leases	Series:III-No:48, Art,31	-	-
Н	Due to Related Parties (Non Commercial)	Series:III-No:48, Art,23/(f)	-	-
I	Shareholders' equity	Series:III-No:48, Art,31	15,877,239	14,522,496
	Other Resources		10,134,332	8,146,784
D	Total Resources	Series:III-No:48, Art,3/(k)	30,629,118	27,678,593
-	Non-Consolidated (Standalone) Financial		Current Period	Prior Period
	Statements		31 December 2021	31 December 2020
	Other Account Items	Related Regulation	(TL)	(TL)
	The portion of Money and Capital Market			
	Instruments held for Payables of Properties for			
A1	the following 3 Years	Series:III-No:48, Art,24/(b)	2,099,032	1,392,027
A2	Term/ Demand/ Currency	Series:III-No:48, Art,24/(b)	3,531,620	1,899,755
A3	Foreign Capital Market Instruments	Series:III-No:48, Art,24/(d)	-	-
	Foreign Properties, Projects based on			
B1	properties and Rights based on Properties	Series:III-No:48, Art,24/(d)	-	-
B2	Idle Lands	Series:III-No:48, Art,24/(c)	2,124,409	732,991
C1	Foreign Affiliates	Series:III-No:48, Art,24/(d)	-	
C2	Affiliates for Operating Company	Series:III-No:48, Art,28	34,395	373,000
J	Non-cash Loans	Series:III-No:48, Art,31	45,597	7,161
к	Mortgage amount of Servient Lands Which Will Be Developed And Not Owned	Series:III-No:48, Art,22/(e)	_	-

NOTES TO THE STANDALONE FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 DECEMBER 2021 AND 2020

(Amounts are expressed in thousands of Turkish Lira ("TL") unless otherwise stated.)

ADDITIONAL NOTE – OF COMPLIANCE WITH THE PORTFOLIO LIMITATIONS (Continued)

	Portfolio restrictions	Related regulation	31 December 2021 (%)	31 December 2020 (%)	
1	Mortgage amount of Servient Lands Which Will				
	Be Developed And Not Owned	Series:III-No:48, Art,22/(e)	-	-	<10%
1,	Properties, Projects based on Properties and	Series:III-No:48,			
4	Rights based on Properties	Art,24/(a)(b)	68	64	>50%
	Money and Capital Market Instruments and				
5	Affiliates	Series:III-No:48, Art,24/(b)	4.58	1.80	<50%
	Foreign Properties, Projects based on Properties,				
4	Rights based on Properties, Affiliates, Capital				
	Market Instruments	Series:III-No:48, Art,24/(d)	-	-	<49%
5	Idle Lands	Series:III-No:48, Art,24/(c)	7	3	<20%
6	Affiliates to the Operating Company	Series:III-No:48, Art,28	0.001	0.01	<10%
7	Borrowing Limit	Series:III-No:48, Art,31	29	35	<500%
	TL and Foreign Currency Time and Demand				
8	Deposits	Series:III-No:48, Art,22/(e)	0.05	0.02	<10%

The information in the table of Control of Compliance with the Portfolio Limitations is condensed information derived from financial statements as per Article 16 of Communiqué Serial II, No: 14.1 "Basis of Financial Reporting in Capital Markets" and is prepared within the frame of provisions related to compliance to portfolio limitations stated in the Communiqué Serial III No 48.1 "Principles Regarding Real Estate Investment Trusts" published in the Official Gazette No. 28660 on 28 May 2013.

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