Orascom Telecom, Media and Technology Holding (S.A.E)

Subject to the provisions of law no. 95 for year 1992
and its executive regulations

Condensed Consolidated Interim Financial Statements
For the six Months Ended June 30, 2015

Together with Limited Review Report



Orascom Telecom Media and Technology Holding S.A.E.

Condensed Consolidated Interim Financial Statements and Limited Review Report

> Six month ended June 30, 2015



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Saleh, Barsoum & Abdel Aziz

95c Merghany Street Heliopolis, Cairo, 11341 Egypt

Tel: +20 (2) 24 619 909 Fax: +20 (2) 24 619 904 www.deloitte.com

<u>Translation of Review Report</u>
<u>Originally Issued in Arabic</u>

Limited Review Report

To: The Board of Directors of Orascom Telecom, Media and Technology Holding – S.A.E <u>Introduction</u>

We have reviewed the accompanying condensed consolidated interim financial statements of Orascom Telecom, Media and Technology Holding – S.A.E which comprise of condensed consolidated interim statement of financial position as of June 30, 2015 and the related condensed consolidated interim statements of income, changes in equity and cash flows for the six months period then ended, and a summary of significant accounting policies and other explanatory notes. Management is responsible for the preparation and fair presentation of the condensed consolidated interim financial statements in accordance with Egyptian Accounting Standard No. (30) "Interim Financial Reporting". Our responsibility is to express a conclusion on these condensed consolidated interim financial statements based on our review.

Scope of Review

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

Basis for Qualified Conclusion

As disclosed in more details in note (22), the accompanying condensed consolidated interim financial statements as at June 30, 2015 included the subsidiary's balances of CHEO Technology "Koryolink" domiciled in North Korea. The net assets of Koryolink equivalent to EGP 6.4 billion of the Group's consolidated net assets amounting to EGP 8.9 billion. Koryolink assets include cash balances denominated in North Korean currency equivalent to EGP 4.9 billion (are reported within non-current financial assets in the consolidated interim financial statements due to restrictions imposed on transfers). The subsidiary is facing financial and operational obstacles due to the following reasons; firstly, because of the international sanctions imposed on financial transactions and transfers, the import and export of goods and services, including goods and services required to operate, maintain and develop mobile networks which has resulted, lately, in increasing severance of long term restrictions on the ability of the subsidiary to transfer realized profits to the Group, secondly; the absence of a free-floating currency exchange market in North Korea, whereas the Group's management has no exchange rate available other than the official exchange rate announced by the Central Bank of North Korea which is being used by the Group's management in translating the subsidiary's financial statements, however, the currency exchange is not available at such official rates unless a prior approval from the authorities is obtained, thirdly; the North Korean Government, a shareholder in the subsidiary, has launched



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a competing telecom operator wholly owned by the Government. In the view of management the existence of such obstacles and restrictions did not affect the Group's ability to control the subsidiary's activities, in addition management is looking for solutions to the obstacles and its effect through continuing discussions with the Korean party including merging the subsidiary "Koryolink" with the second local telecom operator, wholly owned by the North Korean Government. According to the Group's management there is an initial consent from the Korean party regarding merger. This may lead to the presence of possible future solutions for some of the obstacles according the management's estimates.

In light of the aforementioned restrictions and the non-completeness of merger discussions, we were not able to determine the effect on the subsidiary's net assets reported in the condensed consolidated interim financial statements as a result of restrictions referred to above at the date of the interim financial statements, and we were not able to perform alternative procedures with this respect.

Qualified Conclusion

Except for the effect of the matter described in the basis of qualified conclusion paragraph, and based on our review, nothing has come to our attention that causes us to believe that the accompanying condensed consolidated interim financial statements do not present fairly, in all material respects, the condensed consolidated interim financial position of the Group as at June 30, 2015, and of its condensed consolidated interim financial performance and its condensed consolidated interim cash flows for the six months then ended in accordance with Egyptian Accounting Standard no. (30) "Interim Financial Reporting".

Other matter

We draw attention to note (10) of the accompanying condensed consolidated interim financial statements which describes in more details that according to management's best estimate, and in light of the available information, there are no differences between the tax basis and accounting basis of the recognized assets and liabilities related to the Group's subsidiary in North Korea (Koryolink) that may result in the recognition of any deferred tax assets or liabilities at June 30, 2015. Management believes that in case any additional information develops in future periods that would give rise to such differences on the assets or liabilities recognized in the condensed consolidated interim financial statements as of June 30, 2015, management would revise its estimates, and recognition of deferred taxes associated with those assets and liabilities might be required.

Our conclusion on the accompanying condensed consolidated interim financial statements as of June 30, 2015 is not qualified in respect to this matter.

Cairo, August 12, 2015

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Kamel Magdy Saleh, FCA F.E.S.A.A. (R.A.A. 8510) CMA Registration No "69"

ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING S.A.E. CONDENSED CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION AS AT JUNE 30, 2015

(in thousands of EGP)	Note	June 30, 2015	December 31, 2014
Non-current assets	- 1		
Property and equipment (net)	11	2,187,028	2,093,197
Intangible assets (net)	11	527,605	517,811
Investments in associates (net)	9		591,795
Other non-current financial assets	12	5,026,822	5,033,198
Other assets		62,496	65,407
Total non-current assets	I	7,803,951	8,301,408
Current assets			
Inventories (net)	- 1	2,531	1,886
Trade receivables (net)		70,812	99,870
Other current financial assets	12	27,798	271,836
Other assets	- 1	145,414	139,832
Cash and cash equivalent	13	2,775,245	931,618
	- 1	3,021,800	1,445,042
Non-current assets held for sale	1		456,344
Total current assets	- 1	5,021,500	1,901,386
Current liabilities			
Current borrowings	15	22,617	29,345
Payables and other current liabilities	16	1,022,863	1,077,998
Tax liabilities – income tax	- 0	304,214	147,104
Provisions	18	367,796	546,891
	1	1,717,490	1,801,338
Non-current liabilities held for sale			356,344
Total current liabilities		1,717,490	2,157,682
Working capital (net current liabilities)	1	1,804,810	(256,296)
Total investment	1	9,108,261	8,045,112
Financed as follows:	1		
Equity			
Issued and paid-up capital	14	2,203,190	2,203,190
Reserves	- 1	1,195,847	939,688
Retained earnings	1	3,949,555	3,380,437
Equity attributable to shareholders' of the Parent Company	- 1	7,288,092	6,523,315
Non-controlling interests	- 1	1,562,872	1,353,676
Total equity	-	8,850,964	7,876,991
Liabilities	- 6		7,0.0,00
Non-current liabilities			
Non-current borrowings	15	91,662	15,017
Payables and other non-current liabilities	16	53,957	61,726
Deferred tax liabilities	10	111,678	91,378
Total non-current liabilities	1	257,297	168,121
Total finance of working capital and non-current assets	8	9,108,261	8,045,112
		5,100,201	0,020,112

⁻ The accompanying notes form an integral part of these condensed consolidated interim financial statements and should be read therewith.

Chief Financial Officer

Executive Chairman and Managing Director

Review report 'attached'.

ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING S.A.E. CONDENSED CONSOLIDATED INTERIM INCOME STATEMENT FOR THE SIX MONTHS ENDED JUNE 30, 2015

(in thousands of EGP)	Note	Six months ended June 30, 2015	Six months ended June 30, 2014	Three months ended June 30, 2015	Three months ended June 30, 2014
Continued operations		- The Post of the		Karal Establish	
Operating revenues	6	1,723,623	1,334,663	725,237	689,463
Other income		3,285	3,951	1,073	(1,714)
Purchases and services costs	7	(275,025)	(276,620)	(144,287)	(140,065)
Other expenses		(17,013)	(82,431)	(8,162)	(54,094)
Personnel costs		(87,070)	(69,274)	(45,017)	(37,774)
Depreciation and amortization		(169,707)	(123,379)	(87,847)	(62,686)
Provisions no longer required	18	182,578	-		
Operating income		1,009,671	786,910	440,997	393,130
		(4 ()47 (542)	154.193		
Finance income	8	(1,047,643)		979	87,089
Finance costs	8	(4,690)	(5,821) 988	(2,297)	(2,837)
Foreign exchange (losses) gains	8	(45,271)		57,914	(3,370)
Group's share of losses of investments in associates	9	(4,821)	(34,370)		(19,083)
Net capital gains (losses)	19	1,227,626	(245)	(1,963)	(245)
Profit for the period from continuing operations before income tax		1,184,872	901,655	495,430	454,684
Income taxes	10	(406,914)	(228,160)	(141,485)	(117,110)
Profit for the period from continuing operating		727,958	673,495	363,945	337,574
Discontinued operation				B. P. LON	
Net profit from discontinued operations		-	2,521	4	14,106
Net profit for the period		727,958	676,016	353,945	351,680
Attributable to:			30		
Shareholders' of the Parent Company		569,118	513,749	262,840	267,501
Non-controlling interests		158,840	162,267	91,105	84,179
-		727,958	676,016	953,945	351,680
Basic and diluted earnings per share - in EGP	17	0.108	0.098	Be0.0	0.05

⁻ The accompanying notes form an integral part of these condensed consolidated interim financial statements and should be read therewith.

Chief Financial Officer

Executive Chairman and Managing Director

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184,472

38,212

145,260

6,726,803

3,442,381

1,438

146,260 577,721

reserves Other

reserve for foreign Translation

Legal reserve

Issued and

paid up capital

subsidiaries

502,073

2,203,190

Papent Company

7,809,148

1,082,345

Total equity

Non-controlling

Equity affraibutable to shareholders of the

> Retained earnings

interests

676,015 8,669,636

162,267 1,282,824

513,749

7,986,812

3,956,130 513,749

1,438

723,981

502,073

2,203,190

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING S.A.E. FOR THE SIX MONTHS ENDED JUNE 30, 2015

(in thousands of EGP) As at January 1, 2014

Total equity	7,876,991	28F,453	(1,438)	B86,727	8,850,964
Non-controlling interests	1,353,676	50,356	•	158,840	1,562,872
Equalty attributable to stransfolders of the Parent Company	6,523,319	197,097	(1,498)	569,118	7,288,092
Retained earnings	3,380,437	•		569,118	3,949,555
Olher reserves	1,438	E	(1,438)	1	0
Translation reserve for foreign subsidiaries	436,177	197,097	34	3	633,274
sued and paid up Legal reserve capital	502,073	•	Si .		502,073
Issued and paid up capital	2,203,190	•	•	'	2,203,190

- The accompanying notes form an integral part of these condensed consolidated interim financial statements and should be read therewith.

As at June 30, 2015

Chief Financial Officer

Executive Chairman and Managing Director

ORASCOM TELECOM MEDIA AND TECHNOLOGY HOLDING S.A.E. CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS FOR THE SIX MONTHS ENDED JUNE 30, 2015

FOR THE SIX MONTHS ENDE	D JUNE 30,	2015	
(in thousands of EGP)	Note	Six months ended June 30, 2016	Six months ended June 30, 2014
Continued operations		June boy Lots	June 50, 2014
Cash flows from operating activities			
Profit for the period before income tax		1,134,872	901,655
Adjustments for:			701,000
Depreciation, and amortization		169.707	123,379
Change in revaluation of financial derivatives at fair value	8	1,049:434	(151,689)
Provisions no longer required	18	(182,578)	(151,005)
Credit interest	8	(1.791)	(2,504)
Finance cost	8	4,690	5,820
Foreign exchange differences	8	45,271	(983)
Gains on sale of investments in associates	19	(1,229,589)	(703)
Other capital losses	19	1,963	245
Group's share of losses of investments in associates	9	4,821	34,370
Change in provisions	18	1,937	66.016
Changes in current assets reported in working capital		(12,095)	(2,436)
Changes in current liabilities reported in working capital	- 1	(5,382)	44,242
Cash flows generated by operating activities	1	981,260	
Income taxes paid		(246,914)	1,018,115
Finance costs paid			(173,092)
Credit interest collected	- 1	(4,690) 1,791	(5,820)
Net cash flows generated by operating activities		731,447	2,504
Cash flows from investing activities		751,441	841,707
Cash outflows for investments in:		THE PARTY OF	
- Property and equipment		(177) (111)	(4.40.45
- Intangible assets	1	(172,011)	(113,177)
- Non-current financial assets		(10,689)	(1,361)
Proceeds from disposal of:		(652,787)	(245,168)
- Property and equipment	- 1		
- Proceeds from sale of investments in associates	- 1	2,641	464
- Proceeds from sale of investments in subsidiaries		1,815,268	7.
	- 4	100,000	•
Net cash flows generated by (used in) investing activities	4	1,082,422	(359,242)
Cash flows from financing activities			
Net proceeds from non-current borrowings	-	82,664	20,089
Net (payments for) financial liabilities	2	(15,178)	(19,638)
Net cash flows (used in) generated by financing activities	8	67,486	451
Net change in cash and cash equivalents during the period from		1,881,356	405.016
continued operations	1	1,001,000	482,916
Discontinued operations			
Net cash flow generated from operating activities	1		(8,270)
Net cash flow used in investing activities			(6,684)
Net cash flow generated from financing activities			4,412
Net changes in cash and cash equivalent during the period from discontinued operations			(10,542)
Net changes in cash and cash equivalent during the period		1,881,355	472,374
Effect of foreign exchange on cash and cash equivalents in foreign current	cies	(37,728)	16,986
Cash and cash equivalents at the beginning of the period		931,618	866,850
Cash and cash equivalents at the end of the period	R	2,775,245	1,356,210
PPP	_		

⁻ The accompanying notes form an integral part of these condensed consolidated interim financial statements and should be read therewith.

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Executive Chairman and Managing Director

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1- General information about Parent of the Group

a- Legal Status

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Orascom Telecom Media and Technology Holding S.A.E "the Company" is an Egyptian Joint Stock Company pursuant to the provisions of the Capital Market Law No. 95 of 1992 and its executive regulations. The Company was registered at Cairo Commercial Register on November 29, 2011 under No. 394061. The Company's Head Office located at Nile City Towers, Ramlet Boulak, Cairo, Egypt. The Company's duration is 25 years starting from November 29, 2011.

b- Purpose of the Company

The Company's purpose is to participate in establishing the joint stock and limited liability Companies that issue securities or to increase its share capital of these companies, and considering the provisions of Article 127 of the executive regulations and the regulations of the Capital Market Law. The Company may have interest or participate, by any mean, in companies and other enterprises that have activities similar to those of the Company or those that may assist the Company to achieve its objectives in Egypt or abroad. It may also merge into those companies and enterprises purchase them or affiliate them pursuant to the provisions of the law and its executive regulations.

c- Brief over the incorporation of the Company

The Company was established as a result of legal demerger from Orascom Telecom Holding S.A.E as part of the VimpelCom transaction. In October 2010, VimpelCom Ltd and Wind Telecom announced that both groups had signed a merger agreement, and where Wind Telecom (previously Wind Investment) owns 51.7% of shares of Orascom Telecom Holding SAE – OTH. On April 14, 2011 the demerger plan was concluded, in order to transfer certain assets to the demerged Company that are not intended to form part of the VimpelCom – Wind Telecom group going forward. Those assets represent mainly OTH investments in the Egyptian Company for Mobile Services, CHEO Technology in North Korea, Orascom Telecom Ventures SAE, as well as other investments in the media and technology sectors, including undersea cable assets.

Accordingly the demerger plan provided that the split of OTH will be executed by way of legal demerger, and the incorporation of Orascom Telecom, Media and Technology Holding S.A.E - OTMT (demerged Company), which will acquire the investments excluded from the transaction. The demerger resulted in existing shareholders of OTH holding the same percentage interest in OTMT as they hold in OTH as of the execution date of the demerger.

2- Statement of compliance

The condensed consolidated interim financial statements have been prepared in accordance with the Egyptian Accounting Standard No. (30) "Interim Financial Reporting". As permitted by EAS (30), condensed consolidated interim financial

statements do not include all of the information required for the full annual financial statements, and should be read in conjunction with the consolidated financial statements for the year ended December 31, 2014.

The Egyptian Accounting Standards require referral to International Financial Reporting Standards "IFRS" for certain types of transactions or events when no Egyptian Accounting Standard or legal requirement exists to address treatment for these transactions or events.

3- Basis for preparation of condensed consolidated interim financial statements

The condensed consolidated interim financial statements of the Group incorporate the financial statements of the Company (Parent) and entities controlled by the company (its Subsidiaries) as of the balance sheet date. Control is achieved where the Group has the power to govern the financial and operating policies of an investee so as to obtain benefits from its activities.

The results of subsidiaries acquired or disposed of during the period are included in the consolidated income statement from the effective date of acquisition or up to the effective date of disposal, as appropriate.

Where necessary, adjustments are made to the financial statements of subsidiaries to bring their accounting policies into line with those used by other members of the Group. All intra-group transactions, balances, income and expenses are eliminated in full on consolidation.

Non-controlling interests in the net assets (excluding goodwill) of consolidated subsidiaries are identified separately from the Group's equity therein. Non-controlling interests consist of the amount of those interests at the date of the original business combination and their share of changes in equity since the date of the combination. Losses applicable to owners of the non-controlling interests in excess of their interest in the subsidiary's equity are allocated against the interests of the Group except to the extent that owners of the non-controlling interests have a binding obligation and are able to make an additional investment to cover the losses.

A) Basis of measurement

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The consolidated financial statements are prepared on the historical cost convention, except for financial derivatives that are measured at fair value, and financial instruments at fair value through profit or loss. The historical cost depends mainly on the fair value of the consideration transferred to obtain assets.

B) Presentation currency

These consolidated financial statements are presented in Egyptian pounds, which is the Company's functional currency. All financial information presented in Egyptian pounds has been rounded to the nearest thousand except for earnings per share for the year / period, unless otherwise stated in the consolidated financial statements or notes.

C) Critical accounting judgments and key sources of uncertainty estimates

Preparation of the condensed consolidated interim financial statements and application of the Group's accounting policies referred to in note (4) below,

according to the Egyptian accounting standards, requires management to make judgments, estimates and assumptions about the presentation of these statements and about the carrying amounts of assets and liabilities that are not readily apparent from other sources.

Those estimates and associated assumptions are based on management historical experience and other factors that are considered relevant under current circumstances and conditions in which carrying amounts of assets and liabilities are determined. Actual results may differ from these estimates significantly if surrounding conditions and factors changed. The estimates and underlying assumptions are reviewed on an ongoing basis.

Revisions to accounting estimates are recognized in the period in which the estimate is revised if the revision affects only that period or in the period of the revision and future periods if the revision affects both current and future periods.

4- Significant accounting policies

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The accounting policies adopted for the preparation of the condensed consolidated interim financial information are consistent with those used in the consolidated financial statements as of December 31, 2014. The accounting policies have been consistently applied to all the periods presented.

It is worth mentioning that the Group's activities are not subject significant seasonal or periodical changes.

5- Segment reporting

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(In thousand EGP)	GSM	Management	Cables	Others	Total
For the six months ended June 30, 2015		Fees	Market Street		
Operating revenues	1,243,307	27,444	98,935	65,365	1,435,051
(Deducted) intercompany revenues	(JZ-EJ/207	2//142	70,755	(62,428)	(62,428)
Operating revenues from parties outside the group	1,243,307	27,444	98,935	2,937	1,372,623
EBITDA	985,315	8,958	6,628	178,477	1,179,378
Unallocated items					
Depreciation and amortization					(169,707)
Capital gains (Net)					1,227,626
Rinance income					(1,047,643)
Finance cost					(4,690)
Foreign exchange (losses)					(45,271)
Group's share of loss in Investments in associates					(4,821)
Profit for the period before income taxes					1,134,872
For the six months ended June 30, 2014					
Operating revenues	1,207,403	25,427	96,020	68,921	1,397,771
(Deducted) intercompany revenues	-	9	-	(63,117)	(63,108)
Operating revenues from parties outside the group	1,207,403	25,436	96,020	5,804	1,334,663
EBITDA	932,823	9,547	15,458	(47,539)	910,289
<u>Unallocated items</u>					
Depreciation and amortization					(123,379)
Capital losses (Net)					(245)
Finance income					154,193
Finance cost					(5,821)
Foreign exchange gains					988
Group's share of loss in investments in associates					(34,370)
Profit for the period before income tax					901,655
Assets		6614	0-1-1	04	T-4-1
(In thousand EGP)		GSM	Cables	Other	Total
As at June 80, 2015		1 1 1 1 1 1 1			
Property and equipment		1,128,275	1,010,681	48,072	2,187,028
Intangible assets		359,809	166,502	1,294	527,605
As at December 31, 2014			S. 175 N. 1838 S. 18	2	AND DESCRIPTION A
Property and equipment		1,138,882	903,384	50.931	2,093,197
Intangible assets		• •	•		

Unallocated items are represented in the revenues and costs related to the activities provided centrally from headquarter to subsidiaries, and these activities also include functions of employees with extensive responsibilities within the Group, such as internal audit, financial consultation, legal services, communications and investor relations.

6- Operating revenues

Telephone Services
Interconnection traffic tariff
Management Fees
Total operating revenues

Six months ended June 30, 2015	Six months ended June 30, 2014
1,193,933	1,113,134
208,309	190,289
£30,581	31,240
1,372,623	1,334,663

7- Purchases and services

Telec	ommunications cost
Custo	mer acquisition and retention costs
Main	lenance costs
Utiliti	ies and energy
Adve	rtising and promotional services
Misco	ellaneous lease contracts costs
Const	ulting and professional services
Purch	nases of goods, materials cost and consumables
Insur	ance expenses
Other	services cost
Interc	connection traffic
Total	purchases and services

Six months ended June 30, 2015	Six months ended June 30, 2014
63,528	60,283
29,539	41,249
17,815	21,307
5,171	6,578
2,108	3,223
67,178	63,586
24,028	19,362
22,478	22,878
2,430	2,365
39,431	34,131
1,321	1,658
275,025	276,620

8- Net finance (cost) income

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Six months ended June 30, 2015	Six months ended June 30, 2014
1,791	2,504
(1,049,434)	151,689
(1,047,643)	154,193
(1,900)	(4,893)
(2,790)	(928)
(4,690)	(5,821)
(45,271)	983
(45,271)	983
(1,697,604)	149,355

The increase in finance costs is due to the reversal of previously recognized gains resulting from the valuation of the Company's put option of investments amounted to EGP 1,049,434 thousand – note (12) – in addition to the increase in foreign exchange losses during the period resulting from the decrease in exchange rates of Euro against EGP which had a negative impact on financial assets denominated in Euro at the date of the consolidated interim financial statements.

9- Investment in associates (net)

	Country	%	June 30, 2015	December 31, 2014
MT Telecom SCRL	Belgium	28.75		56,073
Egyptian Company For Mobile Services	Egypt	5		535,722
			RANGE STREET	591,795

On February 22, 2015 the Board of Directors of the Company agreed on the sale of all the Company's shares in the Egyptian Company for Mobile Services (ECMS) amounting to 5,000,000 shares representing 5% of the capital of the Egyptian Company for Mobile Services (ECMS), in addition to 28,750,000 shares of potential voting rights in MT Telecom SCRL, according to the call option notice received from Orange SA Company (previously; France Telecom) for a total price of Euro 209,632,133 which represents the present value for this option during the

announced and agreed upon exercise windows for the years 2016 and 2017. The Company's selling price of its investment in the Egyptian Company for Mobile Services (ECMS), according to the deal, equal an amount of Euro 163,785,940 (with an approximate value amounting to Euro 32.76 per share), whereas the Company's selling price of its investment in MT Telecom SCRL, according to the deal, equal an amount of Euro 45,846,193 (with an approximate value amounting to Euro 1.59 per share). This deal is considered a finalization for the call option according to the amended and restated agreement dated April 11, 2012. The price of the share of the Egyptian Company for Mobile Services (ECMS), according to the deal, is equivalent to EGP 280.7 per share, with a total value amounted to EGP 1,403,500,000. Whereas the price of the potential voting right in MT Telecom SCRL is equivalent to EGP 13.62 per potential voting right, with a total amount of EGP 391,575,000. Capital gains recognized during the period amounted to EGP 1,229,589 thousand – note (19).

The following table identify the detailed transactions on investments:

Beginning balance

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Group's share of loss in the investments in associates
Disposal of Group's share in change in equity of
associates
Disposal of Group's share as a result of sale of
investments in associates
Ending balance

Six months ended June 30, 2015	Six months ended June 30, 2014
591,795	641,807
(4,821)	(34,370)
(1,438)	-
(585,536)	•
	607,437

The carrying amount of the investments in associates decreased by an amount of EGP 4,821 thousand as result of the Group's share of the additional losses of the associate companies which occurs during the current period and until the date of selling the investments.

10- Income tax expense

Current tax for the period Deferred tax for the period Total income tax

Six months ended June 30, 2015	Six months ended June 30, 2014
390,529	219,822
16,385	8,338
406,914	228,160

Koryolink, the Group's subsidiary in North Korea, enjoyed a tax exemption for a period of five years ended in December 2013. After the elapse of exemption period the subsidiary net profits is subject to tax according to the tax rules applicable to foreign investment in North Korea. During the tax exemption period, the subsidiary is not required to submit its tax returns according to the applicable tax laws.

The Company has paid an amount equivalent to EGP 513 974 thousand under tax settlement starting from the beginning of prior year to the period ended June 30, 2015 until the preparation of subsidiary's tax return for the year ended December 31, 2014 which represents the first fiscal year subject to tax after the elapse of the exemption period. In the absence of specific legal requirements or information of any adjustments required to net accounting profits for the purposes

Intangible

of calculating the income tax according to tax law on the foreign activities in North Korea, and in the absence of any sources of reliable information in similar situations of other foreign activities, in accordance with the limited information available, Management believes that there are no differences between the tax basis and the accounting basis of assets and liabilities recorded in the interim financial statements of the subsidiary Company at the date of the consolidated interim financial statements, accordingly no deferred tax assets or liabilities have been recognized.

Should additional information arise in future periods resulting in differences between the tax basis and accounting basis of recorded assets and liabilities in the consolidated interim financial statements as at June 30, 2015, Management will reassess its estimate in a way that might result in the recognition of deferred taxes related to those assets and liabilities.

11- Property & equipment and intangible assets (net)

	equipment	assets	
Net book value as of January 1, 2015	2,093,197	517,811	
Additions	150,194	10,689	
Disposals	(2,641)		
Depreciation and amortization	(153,169)	(16,538)	
Currency translation differences	99,447	15,649	
Net book value as of June 30, 2015	2,187,028	527,605	
Net book value as of January 1, 2014	2,579,110	437,642	
Additions	162,286	1,947	
Disposals	(471)	•	
Depreciation and amortization	(122,641)	(13,785)	
Currency translation differences	83,969	5,321	
Net book value as of June 30, 2014	2,702,253	431,125	

12- Other financial assets

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Financial assets
Financial instruments and derivatives
Deposits
Financial assets available for sale

June 30, 2015			De	cember 31, 2	014
Non-	Current	Total	Non- current	Current	Total
261	19,304	19,565	304	19,640	19,944
			805,207	244,227	1,049,434
4,982,374	8,494	4,990,868	4,183,438	7,969	4,191,407
44,187		44,187	44,249		44,249
5,026,822	27,798	5,054,620	5,033,198	271,836	5,305,034

12-1 Financial derivatives

Represents the fair value of the put option, which entitles the company to sell its direct stake in the Egyptian Company for Mobile Services - ECMS (associate company), in addition to its indirect voting rights, to Orange SA (previously; France Telecom Company), in accordance with the amended shareholders' agreement dated April 11, 2012. The agreement provides for the Company's option to put 1.67% per annum of the shares of the associate company during January and February of each

year starting 2015 till 2017 based on each year accreting prices ranging from EGP 268.5 in 2015 to EGP 296 in 2017 per each share of the shares of ECMS.

The agreement also provides that Orange SA (previously; France Telecom) has the option to call all (but not less than all) of the Company's direct stake in Egyptian Company for Mobile Services (ECMS) which is reported in the balance sheet as investments in associates with a percentage of 5% in addition to related voting rights with a percentage of 28.75% on execution of the deal. This option is exercisable by Orange SA during January and February of each year starting from the year ended 2013 till 2017, at an accreting price ranging from EGP 243.5 to EGP 296 per each share of the shares of ECMS.

The consolidated income statement was charged during the period by an amount of EGP 1,049,434 thousand, note (8), which represents the reversal of the Company's valuation gains of its put option related to the direct and indirect stakes of investments in associates, whereas on February 22, 2015 the Board of Directors of the Company agreed on the sale of all the Company's shares in the Egyptian Company for Mobile Service (ECMS), in addition to potential voting rights in MT Telecom SCRL, according to the call option notice received from Orange SA Company (previously; France Telecom) – note (9) – which resulted in the cancelation of the Company's right to exercise its put option, and led to reversal of previously recognized gains resulting from the valuation of the put option to be charged to consolidated income statement during the period.

12-2 Restricted deposits

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Deposits as at June 30, 2015 include an amount of EGP 4,982 million relating to cash restricted in North Korea in local currency which is subject to restrictions on use for certain operating and capital expenditures in local currency only. The funds cannot be converted into foreign currency and cannot be repatriated overseas, subject to the laws of North Korea.

12-3 Available for sale investments

These investments are carried at cost as they represent unlisted shares in the stock exchange and there is no other way to measure their fair value.

13- Cash and cash equivalent

The increase in cash and cash equivalent is represented in the proceeds from sale of the Group's investments in Egyptian Company for Mobile Services S.A.E and MT Telecom SCRL by an amount of Euro 209 632 thousand, equivalent to EGP 1 820 094 thousand, during the six months ended June 30, 2015.

14- Share capital

The Company's authorized capital amounted to EGP 22 Billion, the issued and paid up capital EGP 2 203 190 060 distributed among 5 245 690 620 shares of EGP 0.42 par value each, according to the approvals of the General Authority for Investment and of the Extraordinary General Assembly of Orascom Telecom Holding (Demerging company) as described in more detail in note (1-c).

15- Borrowings

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Balance at beginning of the period of which current portion of which non-current portion Payments for borrowings Collections from borrowings Foreign exchange differences Balance at the end of the period of which current portion of which non-current portion

Six months ended June 30, 2014	Six months ended June 30, 2015	
60,816	44,362	
44,861	29,345	
15,955	15,017	
(19,367)	(15,178)	
24,228	82,664	
3,320	2,431	
68,997	114,279	
46,010	22,617	
22,987	91,662	

Borrowings include loans obtained from the shareholders of Trans World Associate Private by an amount of EGP 23 million from which EGP 13 million due within one year and EGP 10 million due after more than one year with an interest rate 1.58%.

Borrowings also include loans obtained from banks amounted to EGP 92 million from which EGP 9 million due within one year and EGP 83 million due after more than one year these borrowings were obtained by Trans World Associate Private with interest rates ranges between 14.91% to 19%.

16- Payables and other liabilities

Fixed assets suppliers
Trade payables
Other payables
Total payables
Prepaid traffic and deferred revenue
Due to governmental authorities
Personnel accrued expenses
Other credit balances
Total other liabilities
Total

June 30, 2015			December 31, 2014		
Non- current	Current	Totai	Non- current	Current	Total
	214,933	214,339	-	231,589	231,589
4	212,116	212,116		196,303	196,303
	18,569	18,569	-	27,102	27,102
	445,018	445,018		454,994	454,994
40,937	514,893	555,830	30,211	513,500	543,711
-	24,060	24,060		19,352	19,352
-	4,482	4,482		8,765	8,765
13,020	34,410	47,480	31,515	81,387	112,902
53,957	577,845	631,802	61,726	623,004	684,730
53,957	1,022,863	1,076,820	61,726	1,077,998	1,139,724

17- Basic and diluted earnings per share

Basic: Basic earnings per share is calculated by dividing the net profit attributable to shareholders' of the Parent company by the weighted average number of ordinary shares outstanding during the period.

Diluted: Diluted earnings per share is calculated by adjusting the weighted average number of ordinary shares outstanding assuming conversion of all convertible financial instruments and share options. The net profit is adjusted by omission of the cost of convertible debt instruments taking tax effect into consideration. As there are no debt instruments that are convertible to bonds, so diluted and basic earnings per share are equal.

<u>Translation of Financial Statements</u> <u>Originally Issued in Arabic</u>

Net profit of the period (In thousand EGP)
Weighted average number of shares for the period
(in thousands)
Basic and diluted earnings per share for the period (in EGP)
Basic and diluted earnings per share from continuing operations
Basic and diluted earnings per share from discontinued operations

Six months ended	Six months ended	
June 30, 2014	June 30, 2018	
513,749	569,118	
5,245,690	5,245,690	
0.098	0.108	
0.097	0.108	
0.001		

18- Provisions

	January 1, 2015	No longer required	Formed	Reclassification	Used	Translation Differences	June 30, 2015
Provision for claims	546,891	(182,578)	1,937	4,367	(3,575)	754	367,796
Total provisions	546,891	(182,578)	1,937	4,367	(3,575)	754	367,796

Provisions are recognized according to the best estimate of the value of the commitments expected at the date of the financial statements, arising from the exercise of the group activities and its contractual relationship with others and provisions formed during the period are included in other expenses in the income statement and the management annually review and settle these provisions according to the latest developments, discussions and agreements with the parties concerned.

19- Net capital gains

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On February 22, 2015 the Board of Directors of the Holding Company agreed on the sale of all the Group's shares in the Egyptian Company for Mobile Service (ECMS), in addition to potential voting rights in MT Telecom SCRL, according to the call option notice received from Orange SA Company (previously; France Telecom) – note (9), and on March 12, 2015 the Group collected the sale price which amounted to Euro 209,632,133.

The following table shows gain from sale of investments in associates resulting from the exercise of call option:

Sale price of investments in associates

Deduct:

Sale transaction costs and commissions
Investment in associates using equity method – note (9)

Gain from sale of investments in associates
Other capital losses

Net capital gains

AND DESCRIPTION OF	4 500 004
	1,820,094
	(4,969)
	(585,536)
	1,229,589
	(1,963)
	1,227,626

20- Capital commitments

Commitments related to property and equipment Other commitments Total

June 30, 2015	December 31, 2014
307,919	17 501
195,474	199 788
503,393	217 289

Capital commitments arise from the commitments of the Group to acquire items of fixed assets related to the marine cables by Middle East and North Africa for Sea Cables Company and Trans World Associates (subsidiaries). In addition to the capital commitments of Koryolink related to telecommunication networks.

The increase in capital commitments is due to the assets related to marine cables of Trans World Associates, as for other commitments the increase is due to the foreign currency exchanges differences resulted from translation of these commitments from its foreign currency to Egyptian currency (presentation currency).

21- Contingent Liabilities

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The contingent liabilities are represented in guarantees issued by the Holding Company and related to the activities of its subsidiaries, as follows:

Orascom Telecom, Media and Technology Holding

- A Letter of guarantee in favour of Lebanon Ministry of Telecommunication to guarantee Orascom Telecom Lebanon in the payment of any amount due by the selected participants amounting to USD 40 million.
- A guarantee was issued in favour of one of the governmental authorities amounting to EGP 5 723 thousand to guarantee O Capital for Energy (under incorporation), and the guarantee expires in May 2016.

Trans World Associates (Subsidiary)

- A bank guarantee was issued in favour of Link Dot Net amounting to USD $4\,772$ thousand equivalent to EGP $36\,409$ thousand and the guarantee is validated to July $23,\,2015$.
- A bank guarantee was issued in favour of Pakistan Educational Authority amounting to Rupees 2.2 million equivalent to EGP 162 thousand and the guarantee is validated to December 31, 2015.
- A bank guarantee was issued in favour of Punjab Information Technology amounting to Rupees 3 169 million equivalent to EGP 233 thousand and the guarantee is validated to November 28, 2015.

Middle East and North Africa for Sea Cables - MENA cables (Subsidiary)

 A guarantee was issued in favour of one of the subsidiary's clients amounting to USD 82 million to guarantee the subsidiary to fulfil its contractual obligations represented in performing the contracted services.

22- Group's activities in North Korea

The Groups operations in North Korea relate primarily to the 75% holding in the local telecom operator Koryolink. North Korea is subject to international sanctions imposed by the international community, European Union and the United States, as well as by the United Nations. These sanctions have the effect of restricting financial transactions and the import and export of goods and services, including goods and services required to operate, maintain and develop mobile networks. Whilst these sanctions do not currently have a material impact on the operations of Koryolink, as it is a domestic mobile operator with minimal foreign interaction, there can be no assurance that if international sanctions are subject to enhanced enforcement, the Parent Company's operating subsidiary in North Korea will be able to finance its

operations, transfer funds to and from the Parent Company or operate its mobile network. This could adversely affect the Group's investments, if the Group becomes unable to continue to operate its business in North Korea.

In addition to the aforementioned, the exchange of local currency into foreign currencies in North Korea is subject to currency control restrictions implemented by the Governmental authorities. Additionally the local currency of North Korea is not tradable outside the country, which results in severed long-term restrictions on transfer of the subsidiary's realized profits.

The net assets of Koryolink (subsidiary) reached EGP 6,345 millions of the Group's consolidated net assets amounting to EGP 8,851 millions as of June 30, 2015. Koryolink's assets also include cash balances in North Korean currency equivalent to EGP 4,982 million and are reported within non-current financial assets in the consolidated interim financial statements due to the restrictions imposed on cash transfers as mentioned above.

The interim financial statements of the subsidiary were translated using the official exchange rate announced by North Korean banks as at June 30, 2015 and which is determined by the Central Bank of North Korea, noting that there is no free-floating currency exchange market in North Korea. The management of the Group has no evidence indicating that the change in the exchange rate of the Korean currency may affect the assets of the subsidiary Company as reported in the condensed consolidated interim financial statements.

For consolidation purposes and as guided by EAS 13 "The Effects of Changes in Foreign Exchange Rates", the interim financial statements of the subsidiary Company "Koryolink" were translated into EGP using the official exchange rate announced by the Central bank of North Korea as no other rate is available to the subsidiary.

In light of the restrictions, financial and operating difficulties facing Koryolink due to the international sanction referred to above which resulted in severed long-term restrictions on transfer of the subsidiary's realized profits, the absence of a free-floating currency exchange market, and launching a competing local telecom operator owned by the North Korean Government, a shareholder in the subsidiary. In the management's view the existence of such obstacles and restrictions didn't affect the Group's ability to control the subsidiary's activities, in addition management is looking for solutions to the obstacles and its effect through continuing discussions with the Korean party and searched and suggested a range of solutions including performing a merge transaction between the two networks, which may lead to removing some obstacles faced by Koryolink. Whereas the Korean party initially agreed, in principle, upon the suggested solutions, the discussions are still ongoing by both parties to reach an initial agreement or other alternatives, which may help Koryolink in its operating activities.

23- Approval of the condensed consolidated interim financial Statements

The condensed consolidated interim financial statements of the Group for the six months ended June 30, 2015 were approved by the Board of Directors on August 12, 2015.

Chief Financial Officer

Executive Chairman and Managing Director

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Notes to the condensed consolidated interim financial statements

For the six months ended June 30, 2015

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