



Periodic consolidated financial statements

For the six-month financial period ended on 30 June 2025

as well as the limited review report on it

Periodic consolidated financial statements for the financial period ended on 30 June 2025

Contents

	page
limited review report on the Periodic Consolidated Financial Statements	2
Periodic Consolidated Statement of Financial Position	3
Periodic Consolidated statement of Profit or Loss	4
Periodic Consolidated Statement of Comprehensive Income	5
Periodic Consolidated Statement of Changes in Equity	6
Periodic Consolidated Statement of Cash Flow	7
Complementary Notes to the Periodic Consolidated Financial Statements	8 - 34





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

Limited Review Report On Periodic Consolidated Financial Statements TO THE BOARD OF DIRECTORS OF IBN SINA PHARMA COMPANY (S.A.E.)

Introduction

We have limited review the accompanying Periodic consolidated financial statements of IBN SINA PHARMA COMPANY (S.A.E.)- (The company or Mother company) and its Subsidiaries (the Group) as on 30 June 2025, as well as the periodic consolidated statements of profit or loss and comprehensive income for the six-month period ended 30 June 2025 as well as the periodic consolidated statements of change in equity and related cash flows for the six months then ended, and management is responsible for the preparation of these periodic consolidated financial statements and a fair and clear presentation there of in accordance with Egyptian Accounting Standard No. (30) "Periodic Consolidated Financial Statements", Our responsibility is to make a conclusion on the periodic consolidated financial statements according to our limited review of them.

Scop of limited review

We conducted our limited review in accordance with the Egyptian Standard for Limited Inspection Tasks No. (2410) "Limited review of the periodic consolidated financial statements of an entity performed by its auditor" and the limited review of the periodic consolidated financial statements includes making inquiries mainly from persons responsible for financial and accounting matters, applying analytical procedures, and other limited review procedures. A limited review is materially less in scope than an audit conducted in accordance with Egyptian Auditing Standards and therefore we cannot obtain assurance that we will become aware of all material matters that may be discovered in an audit, and therefore we do not express an audit opinion on these periodic consolidated financial statements

Conclusion:

Based on our limited review, it has nothing come to our attention that consolidated financial statements accompanying Ibn Sina Pharma Company's "Egyptian Joint Stock Company" financial position as of June 30, 2025, and its consolidated financial performance, cash flows, and changes in its equity as on 30 June 2025, do not fairly and clearly represent all significant aspects. This assessment is made in accordance with Egyptian accounting standards and in light of relevant Egyptian laws and regulations.

Cairo: 12 August 2025

Register of A count and Auditors No. (4771)

Financial Regulatory Authority Register No. (49)

(Khaled Extrappage Ssia Refai Co.)

Cairo and Giza offices

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Periodic Consolidated Statement of Financial Position On 30 June 2025

	Note No.	30/6/2025	31/12/2024 FCP
Assets	<u>110.</u>	EGP	EGP
Non-current assets			
Fixed assets (net)	(3)	1,149,858,102	1,118,026,279
Projects under construction	(4)	205,334,710	210,774,276
Intangible assets (net)	(5)	226,311,488	218,372,710
Right of use assets (net)	(14)	855,988,830	1,343,160,348
Notes receivable – Long term	(7)	36,644,386	48,342,462
Deferred tax assets	(26)	300,512,499	228,733,795
Total non-current assets		2,774,650,015	3,167,409,870
Current Assets			
Inventory	(6)	8,218,948,394	6,575,091,571
Accounts and notes receivable (net)	(7)	18,740,759,510	16,227,019,722
Suppliers advance payments	8 (8)	555,810,625	525,355,863
Debtors and other debit balances (net)	(8)	1,172,485,659	1,089,525,095
Cash on hand and at banks	(9)	1,396,035,703	835,857,571
Assets held for sale	(10)	203,794,055	221,298,055
Total Current Assets	2 32	30,287,833,946	25,474,147,877
Total Assets		33,062,483,961	28,641,557,747
Equity			
Issued and paid-up capital	(11-a)	252,000,000	252,000,000
Share premium (Special reserve)	(11-b)	237,412,116	237,412,116
Legal reserve	(12-a)	126,000,000	126,000,000
Legal reserve - subsidiary	()	217,252	217,252
General reserve	(12-b)	3,079,334	3,079,334
Treasury Stock Reserve	(11-c)	(171,643,212)	(171,643,212)
Retained earnings		1,936,008,753	1,584,153,010
Total Equity of the Holding Company		2,383,074,243	2,031,218,500
Non-controlling interests		52	46
Total Equity		2,383,074,295	2,031,218,546
Liabilities			
Non-current liabilities			
Loans - Long term	(13)	74,908,778	47,455,053
Lease liabilities - long term	(14)	692,764,567	1,135,795,423
Total non-current liabilities		767,673,345	1,183,250,476
Current liabilities		•	
Credit Facilities	(15)	8,119,235,640	4,379,311,131
Short term loans	(13)	113,086,618	313,810,157
Suppliers and notes payable	(16)	20,900,714,665	19,921,015,867
Creditors and other credit balances	(17)	452,522,862	349,019,979
Customers' advance payments		17,467,511	15,371,145
Income tax payable	(26)	88,993,859	203,053,836
Lease liabilities – Short term	(14)	204,858,220	230,649,664
Expected claims provision	(19)	14,856,946	14,856,946
Total Current Liabilities	1860 B	29,911,736,321	25,427,088,725
Total liabilities		30,679,409,666	26,610,339,201
Total Equity and Liabilities		33,062,483,961	28,641,557,747

⁻ Review Report Attached.

Chief Financial Officer Mo'men Gomaa Chief Executive Officer Omar Abdul Gawad

Chairman Abd El Aziz Ali Abd El Aziz

⁻ Attached notes are from note (1) to (31) are an integral part of the consolidated financial statements.

Periodic Consolidated Statement of Profit or Loss For the financial period ended 30 June 2025

		From 1/1/2025	From 1/1/2024 to	From 1/4/2025 to	From 1/4/2024 to
	Note	to 30/6/2025	30/6/2024	30/6/2025	30/6/2024
	No.	EGP	EGP	EGP	EGP
					
Net Sales	(20)	35,045,259,048	22,813,490,580	18,000,297,847	12,237,828,160
Deduct:	38.00.000				
Cost of sales	(21)	(31,996,511,136)	(21,001,390,789)	(16,379,172,353)	(11,204,848,386)
Gross Profit		3,048,747,912	1,812,099,791	1,621,125,494	1,032,979,774
Deduct:					
Other revenues		36,881,769	5,491,305	33,936,417	1,220,407
Sales and marketing expenses	(22)	(801,554,391)	(504,918,720)	(436,445,930)	(267, 127, 068)
Administrative and general expenses	(22)	(487,456,157)	(347,303,541)	(276,852,147)	(183,118,862)
ECL in customers and receivables	(7)	(126,045,688)	(63,027,437)	(56,190,735)	(33,250,271)
Formation of provisions	(19)	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(5,000,000)		(5,000,000)
1 officiation of provisions	(12)	1,670,573,445	897,341,398	885,573,099	545,703,980
		.,0.0,0.0,1.10			(
Add/Deduct:					
Financing income	(23)	9,650,448	69,316,432	3,516,905	21,364,983
Foreign currency revaluation (Profit)	(24)	28,726,188	49,790,328	22,431,937	2,096,614
Credit interest	110 (110 110 110 110 110 110 110 110 110	162,179	91,999	31,280	54,640
Financing expenses	(25)	(1,303,089,741)	(766,239,616)	(691,872,778)	(436,191,523)
Net financing cost		(1,264,550,926)	(647,040,857)	(665,892,656)	(412,675,286)
Deduct:					
(Losses) from investment in associate			(179,859)	SER	128,791
Net profit for the period before income taxes and					
non-controlling interests		406,022,519	250,120,682	219,680,443	133,157,485
Deduct/add:					
Current Income Taxes	(26)	(88,993,859)	(51,718,948)	(46,717,523)	(24,640,924)
Deferred income taxes	(26)	71,778,704	23,194,885	33,963,488	14,936,631
Net profit for the period after income		388,807,364	221,596,619	206,926,408	123,453,192
tax			***************************************		
Distributed as follows:		000 007 655	004 500 040	200 020 520	100 450 400
Controlling share		388,807,358	221,596,619	206,926,539	123,453,192
Non-controlling-share		6		(131)	400 450 400
Net profit for the period		388,807,364	221,596,619	206,926,408	123,453,192
Net Profit per Share (EGP / Share)	(27)	0.31	0.18	0.17	0.10

- Review Report Attached.

Chief Financial Officer

Mo'men Gomaa

Chief Executive Officer

Omar Abdul Gawad

Chairman

Abd El Aziz Ali Abd El Aziz

⁻ Attached notes are from note (1) to (31) are an integral part of the consolidated financial statements.

Periodic Consolidated Statement of Other comprehensive income For the financial period ended 30 June 2025

	From 1/1/2025 to 30/6/2025 EGP	From 1/1/2024 to 30/6/2024 EGP	From 1/4/2025 to 30/6/2025 EGP	From 1/1/2024 to 30/6/2024 EGP
Net profit for the year Add/Deduct:	388,807,364	221,596,619	206,926,408	123,453,192
Other comprehensive income Total Comprehensive Income	388,807,364	221,596,619	206,926,408	123,453,192

⁻ Review Report Attached.

Chief Financial Officer Chief Executive Officer Chairman

Mo'nren Gomaa Omar Abdul Gawad Abd El Aziz Ali Abd El Aziz

⁻ Attached notes are from note (1) to (31) are an integral part of the consolidated financial statements.

Ibn Sina Pharma Company (S.A.E.)

Periodic Consolidated Statement of Changes in Equity For the financial period ended 30 June 2025

Total Equity	1,449,119,799	27,393	(32,490,885)	614,562,239	2,031,218,546	(1,149,900)	(35,801,715)	388,807,364	2,383,074,295
Non controlling interest EGP	158	ļ	ŀ	(112)	46	I	1	9	52
Total equity of the Holding Company EGP	1,449,119,641	27,393	(32,490,885)	614,562,351	2,031,218,500	(1,149,900)	(35,801,715)	388,807,358	2,383,074,243
Retained Earning EGP	1,002,054,151	27,393	(32,490,885)	614,562,351	1,584,153,010	(1,149,900)	(35,801,715)	388,807,358	1,936,008,753
Treasury Stocks reserve EGP	(171,643,212)	1	H	#	(171,643,212)	E	1	B	(171,643,212)
General Reserve EGP	3,079,334	1	1	-	3,079,334	Ē	1	F	3,079,334
Legal Reserve- subsidiaries EGP	217,252	ı	ł	1	217,252	ŀ	1	ı	217,252
<u>Legal</u> Reserve EGP	126,000,000	1	E C	1	126,000,000	ł	ì	t	126,000,000
Share Premium EGP	237,412,116	I	ł	1	237,412,116	ł	ł	1	237,412,116
Issued & Paid-up Capital	252,000,000	1	ł	ı	252,000,000	Ī	I	ī	252,000,000
	Balance on January 1, 2024	Adjustment on retained earning	Dividends	Net profit for the year	Balance at 31 December 2024	Adjustment on retained earning	Dividends	Net profit for the period	Balance at 30 June 2025

- Review Report Attached.

Chief Financial Officer Mo'man Gomaa

Chief Executive Officer Omar Abdul Gawad

Chairman Abd El Aziz All Abd El Aziz

⁻ Attached notes are from note (1) to (31) are an integral part of the consolidated financial statements.

Periodic Consolidated Statement of Cash flow For the financial period ended 30 June 2025

	30/6/2025 EGP	30/6/2024 EGP
Cash flows from operating activities		AND THE PROPERTY OF THE PROPER
Net profit for the year before tax and non-controlling interests	406,022,519	250,120,682
Adjustments to reconcile net profit to cash flows from operating activities	70 700 100	66 000 505
Depreciation of fixed assets	76,799,468	66,388,705
Amortization of intangible assets	12,907,478	11,763,987
Depreciation of Right of use assets	70,793,938	46,030,072
Expected credit (losses) / Impairment in the value of account and notes receivable	126,045,688	63,027,437
Formation of provisions		5,000,000
Sale assets held for sale (Gain)	(2,796,000)	
Capital (Gain)	(29,494,488)	(298,502)
Financing Expenses	1,303,089,741	766,239,616
Losses from investment in associate		179,859
Net operating profit before changes in working capital	1,963,368,344	1,208,451,856
Change in inventory	(1,643,856,823)	(1,240,550,866)
Change in accounts and notes receivable	(2,628,087,400)	(2,520,402,782)
Change in suppliers advance payments	(30,454,762)	(2,508,686)
Change in debtors and other debit balance	(204,833,701)	(58,776,986)
Change in suppliers and notes payable	979,698,798	3,039,987,286
Change in account customers' advance payments	2,096,366	(3,308,891)
Change in creditors and other credit balances	58,601,460	62,783,284
Cash flow from operating activities	(1,503,467,718)	485,674,215
(Paid) from financing expenses	(1,089,631,810)	(664,503,522)
(Paid) from Income Tax	(55,380,079)	(001,303,322)
ş	(2,648,479,607)	(178,829,307)
Net cash flow (used in) from operating activities	(2,010,110,001)	(170,023,001)
Cash flows from investment activities	(107,899,696)	(92,000,646)
(Payments) to acquire fixed assets and projects under construction	(16,208,715)	(9,067,109)
(Payments) to acquire intangible assets	29,564,918	1,718,429
Proceeds from selling fixed and intangible assets	29,304,910	(1,976,106)
(Payments) in assets held for sale	20, 200, 000	(1,970,100)
Proceeds from selling assets held for sale	20,300,000	(101 225 422)
Net cash flows (used in) investment activities	(74,243,493)	(101,325,432)
Cash flows from financing activities	/470 000 04 <i>4</i>)	(227 (22 (27)
(Payments) from short and long-term loans	(173,269,814)	(227,609,607)
Proceeds from credit facilities	3,739,924,509	210,493,318
Dividends paid	(32,807,809)	(25,600,563)
Increase in "financing" lease liabilities	401,286	554,708,312
(Paid) for Lease liabilities	(251,346,940)	(152,491,922)
Net cash flow from financing activities	3,282,901,232	359,499,538
Net change in cash and cash equivalents during the period	560,178,132	79,344,799
Cash and cash equivalents at the beginning of the year	835,857,571 1,396,035,703	1,130,726,519
The state of the s		1,210,071,318

Chief Financial Officer Chief Executive Officer Chairman

Mormen Gomaa Omar Abdul Gawad Abd El Aziz Ali Abd El Aziz

⁻ Attached notes are from notes (1) to (31) are an integral part of the consolidated financial statements.

Complementary notes to the Periodic Consolidated financial statements For the financial period ended 30 June 2025

1 – company's background

Ibn Sina pharma was established in accordance with Law No. 159 of 1981 and its Executive Regulations, taking into account the provisions of Law No. 95 of 1992 and its Executive Regulations for the purpose of purchasing, wholesale and distributing all pharmaceutical and semi-pharmaceutical products manufactured locally or imported, buying and selling wholesale and distributing any other products and tools It is related to health and health care, and the export and import of all products, equipment and tools, packaging all products, equipment and tools related to health and medical care, owning, maintaining and supplying information and consultations related to the field of medicine, conducting training and supplying materials for training in all fields and activities, obtaining economic income, carrying out commercial and scientific advertising in all aspects of the drug market as well as all activities and obtaining Ali commercial agencies from foreign and local companies specialized in the manufacture and distribution of pharmaceutical and semi-pharmaceutical products, equipment, tools and reagents related to health and medical care And storage of pharmaceutical and semi-pharmaceutical products, equipment, tools, reagents, advertising and marketing offers for pharmaceutical and semi-pharmaceutical products and reagents by all means, assembling, manufacturing and packaging human, biological and veterinary medicines, cosmetics, nutritional supplements and disinfectants of all kinds, and manufacturing with others for all the company's products, laboratory and hospital requirements and drug production requirements and practicing services related to all kinds of forms, owning pharmaceutical and semi-pharmaceutical items, publicizing the aforementioned products with the provisions, packaging and packaging products, tools, equipment, and pharmaceutical and semi-pharmaceutical reagents related to health and extreme care, with the company's undertaking to obtain all the necessary permits in this regard for the practice of each activity and taking into account all laws and regulations in the conduct of these the activities, The date of the beginning of the company's activity was considered on January 8, 2002 according to what was stated in the commercial register. The name of the company was modified during the year 2007 from Ibn Sina Laboratories to become Ibn Sina Pharma, and the company has added some activities.

On March 5, 2017, the Extraordinary General Assembly decided to amend the company's purpose to become as follows:

Company's purpose to Buy and sell wholesale, distribution, manufacturing and manufacturing at third parties, packaging, transportation, storage, import and export, own and publicize commercial, scientific and marketing offers for all human pharmaceutical products, biological, veterinary, semi-prepared pharmaceuticals, chemicals, cosmetics, food, food supplements, pesticides, all kinds of disinfectants in any medical devices and prosthetic supplies laboratories, hospitals, equipment, tools, materials, laboratory reagents and alum Packaging and advertising materials - whether manufactured locally or imported, in addition to the advertisement of the above mentioned products in seals, as well as labelling, training and supply information and programs of systems and consultancy relating to the areas mentioned above and rental services and sale of administrative and storage areas,.

with the company's pledge extracted all permits due in this regard and the private practice of each activity and the observance of all laws and regulations in direct to the ese activities, The entry was made in the commercial registry on September 12, 2017 On 5 March 2019 the Extraordinary General Assembly decided to amend the purpose of the Company to become as follows:

Buying, selling wholesale, distribution, repair, manufacturing with others, packaging, transporting, storing, importing, exporting, owning and carrying out commercial and scientific advertising and marketing offers for all varicose products, human, biological, veterinary, semi-pharmaceutical preparations, chemicals, cosmetics, song, nutritional supplements, pesticides, disinfectants of all kinds, medical and prosthetic devices, laboratory and hospital supplies, equipment, tools and materials for laboratory reagents, packaging and advertising materials, whether locally manufactured or imported, in addition to foals products. The aforementioned seals, as well as carrying out training and supplying information and systems programs and consultations related to the aforementioned areas and the services of renting and selling administrative and storage spaces and may have an interest or participate in any way with capital companies that engage in business similar to their business or that may cooperate to achieve their purpose in Egypt or abroad as they may merge into these companies or buy or attach them to them in accordance with the provisions of the law and its executive regulations, with the company's pledge to extract All the necessary permits in this regard for practicing each activity and observing all laws and regulations in carrying out these activities, and it was noted in the commercial register on September 19, 2019.

Complementary notes to the Periodic Consolidated financial statements For the financial period ended 30 June 2025

On 5 March 2022, the Extraordinary General Assembly decided to amend the Company's purpose to become as follows:

Buying, selling wholesale, distribution, manufacturing, manufacturing with others, packaging, packaging, transporting, storing, importing, exporting, owning and carrying out commercial and scientific advertising, marketing offers, public supplies and electronic commerce for all pharmaceutical, human, biological, veterinary products, semi-pharmaceutical preparations, chemicals, cosmetics, food, nutritional supplements, slaves, disinfectants of all kinds, medical and compensatory devices, laboratory and hospital supplies, equipment, tools and materials for laboratory reagents and materials Packaging and advertising, whether locally manufactured or imported, in addition to the foals of the aforementioned products with seals, as well as carrying out training, information supply, systems and consulting programs in the region in the aforementioned fields, rental and sale services for administrative and storage spaces, and may have an interest or participate in any way with companies that engage in business similar to their business or that may cooperate to achieve their offer in Egypt or abroad, as they may merge into these companies or buy and entitle them. In accordance with the provisions of the law and its executive regulations, with the company's pledge to extract all the necessary permits in this regard for practicing each activity and taking into account all laws and regulations in carrying out these activities, and it was noted in the commercial register on April 21, 2022.

The Consolidated financial statements of Ibn SINA Pharma and its subsidiary (collectively, the Group) includes the financial statements of the Parent and the following subsidiary:

	<u>Company Name</u>	% of ownership
1-	AIM Healthcare Investments and Consultancy (S.A.E)	99.99%
2-	Ramp company for logistic services (S.A.E)	99.99%
3-	Digi 360 Software Company (S.A.E)	99.49%
4-	Ibn Sina Trade for Export (S.A.E)	99.99%

Approval of the consolidated financial statements

The Company's consolidated financial statements for the financial period ended on 30 June2025 were approved on 12 Aug 2025 in accordance with the resolution of the Board of Directors held on that date.

2.1 Principles for the preparation of consolidated financial statements:

The consolidated financial statements have been prepared in accordance with Egyptian Accounting Standard No. (30), the financial statements do not include all the financial statements and disclosures required in the annual financial statements, and must be read in conjunction with the financial statements for the year ended 31 December 2024, in addition, the results for the financial period ended 30 June2025 may not be sidered an accurate indicator of the expected results for the financial year ended 31 December 2025.

Complementary notes to the Periodic Consolidated financial statements For the financial period ended 30 June 2025

2.1 Principles for the preparation of consolidated financial statements - continued

Basis of combination

a) Subsidiaries

Subsidiaries are companies controlled by the Holding company. The Holding Company controls the investee company when it is exposed to - or is entitled to - variable returns through its contribution to the investee company and has the ability to influence those returns through its authority over the investee company. The existence and impact of the currently exercising potential voting right or the right of transfer is taken into account when assessing whether the Holding Company has control over another company. Affiliates are fully grouped from the date on which control is transferred to the Holding Company, and the aggregation is terminated when that control ends.

b) Transactions with non-controlling stakeholders

Transactions with non-controlling interests that do not result in the holding company losing control are treated as transactions with the Holding Company's equity holders.

Follow these steps when preparing consolidated financial statements:

- a)The book value of the holding company's investment in the subsidiary is excluded with the holding company's share in the equity in the subsidiary.
- b)Non-controlling interests are determined in the net profit or loss of the subsidiary during the period for which the financial statements are prepared.
- c)The rights of non-controlling interests in the net assets of the subsidiary are determined and presented in the financial statements separately from the shareholders' equity of the holding company.
 - (1) The amount of non-controlling interest rights on the date of original consolidation.
 - (2) The share of non-controlling interests in the change in equity from the date of consolidation.
- d) Balances, transactions, revenues and expenses exchanged between group companies are completely excluded.

The financial statements of the holding company as well as the financial statements of the subsidiary that are used in the preparation of the consolidated financial statements are prepared on the same date.

Consolidated financial statements are prepared using standardized accounting policies for similar transactions and for events that take place in the same conditions.

Non-controlling interests in the consolidated financial position are presented under equity in a separate clause from the equity of the holding company's shareholders, and the share of non-controlling interests in the Group's profit or loss is presented separately.

Complementary notes to the Periodic Consolidated financial statements For the financial period ended 30 June 2025

2.2 Summary of applicable accounting policies

Revenue recognition

Revenue from contracts concluded with customers is recognized when control of goods or services is transferred to the customer in an amount reflecting the consideration that the company expects to receive for those goods or services, Revenue is not recognized In case of doubts regarding the recovery of the consideration due, revenue is measured at the fair value of the consideration received or due in net taking into account the contractual terms specified after deducting any commercial discount or quantity orsales taxes or Fees The company recognizes the revenue as principal and not as an agent.

- Sale of goods

The revenue generated by the sale of goods is recognized at a point in time which is when the company transfers control to the buyer and this usually occurs when the goods are delivered.

- Logistics

Revenue resulting from the provision of warehousing logistics to customers is recognized over a period of time during the period of service provision to customers and revenue from transportation services is recognized to customers when the service is provided to them.

- Financing income

Interest income is recognized on an accrual basis Bast using the effective interest rate method The effective interest rate is the rate used to discount future cash payments expected to be repaid or collected during the expected life of the financial instrument or a shorter period of time if appropriate to fully equal the carrying amount of a financial asset or liability.

Lease Contracts

Company as a tenant:

<u>Lease Contracts Commitment:</u> On the date of the beginning of the lease contract, the company measures the lease commitment to the current value of the unpaid lease payments on that date using the interest rate implied in the lease if that rate can be easily determined and otherwise using the interest rate on the additional borrowing of the company and later the company increases the book amount of the obligation to reflect the interest on the lease obligation and the book amount is reduced to reflect the rental payments.

<u>Principal of right of use assets:</u> The principal of the usufruct right on the date of the beginning of the lease contract is measured by the amount of the initial measurement of the obligation of the lease in addition to the initial direct expenses, advance payments paid to the lessor, and the rental incentives received from the lessor (if any) are subtracted and the costs that the company will incur in dismantling and removing the asset and restoring the site where the asset is located to the original condition or restoring the asset itself to the required condition in accordance with the terms and conditions of the lease contract are added.

After the date of the beginning of the lease contract, the company shall measure the principal of the usufruct at cost minus any depreciation pool and any impairment loss complex and adjusted by any re-measurement of the lease obligation.

The depreciation of the usufruct asset shall be made from the date of the beginning of the lease contract until the end of the useful life of the asset if the lease transfer the ownership of the asset subject to the contract to the company at the end of the lease term or if the company will exercise the purchase option, otherwise the company shall depreciate the original usufruct from the date of the beginning of the lease contract to the end of the useful life of the usufruct asset or the end of the lease term, whichever is earlier.

Complementary notes to the Periodic Consolidated financial statements For the financial period ended 30 June 2025

2.2 Summary of applicable accounting policies - continued

Financial Instruments

A financial instrument is a contract that gives rise to a financial asset of an enterprise and a financial obligation or equity instrument of another entity.

a)Financial assets

Recognition and initial measurement

The classification of financial assets at initial recognition is based on the characteristics of the contractual cash flows of the financial asset and the growth of the company's business model to manage them, excluding customer balances and assets arising from contracts that do not contain a significant financing component. The Company measures the financial asset initially at its fair value plus transaction costs, in the case of a non-valued financial asset at fair value through profit or loss.

Subsequent measurement

For the purposes of subsequent measurement, financial assets are classified into four categories:

- Financial assets at depreciated cost (debt instruments).
- Financial assets at fair value through other comprehensive income with the recycling of accumulated profits or losses (debt instruments).
- Financial assets classified at fair value through other comprehensive income with no recycled profits or losses accumulated upon disposal (equity instruments).
- Financial assets at fair value through profits or losses.

Financial assets at depreciated cost (debt instruments)

This category is most relevant to the company The company measures financial assets at depreciated cost if the following two conditions are met:

- A financial asset is held within a business model for the purpose of holding financial assets in order to collect contractual cash flows.
- The contractual terms of the financial asset lead on specific dates to cash flows which are only principal amount payments and interest on the outstanding principal amount.

Financial assets are subsequently measured at depreciated cost using the effective interest rate method and are subject to impairment Profit and loss are recognized in the statement of profit or loss when an asset is excluded, adjusted or devalued.

The assets of the company valued at depreciated cost include customers, receivables and other debtors.

Derecognition of financial assets

A financial asset (or part of a financial asset or part of a company with similar financial assets, when appropriate) is essentially excluded (i.e., excluded from the company's statement of financial position) when:

- Expiry of the right to receive cash flows from the asset.
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a "transfer through" arrangement and either:
 - (a) The company has substantially transferred all the risks and benefits of the asset.
 - (b) The company did not transfer or hold significantly all the risks and benefits of the asset but transferred control of the asset.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

2.2 Summary of applicable accounting policies - continued

Financial Instruments - Continued

a)Financial Assets - Continued

Impairment of financial assets

The Company recognizes the provision for expected credit losses for all debt instruments not held at the highestvalue evidenced by gains or losses Expected credit losses are based on the difference between contractual cash flows due in accordance with the contract and all cash flows expected by the Company to be received, deducted approximately to the original effective interest rate Expected cash flows will include cash flows from the sale of retained collateral or other credit enhancements that are an integral part of the contractual terms.

For clients and assets arising from a contract, the Company applies the simplified approach to calculating expected credit losses. Therefore, the Company does not track changes in credit risk but instead recognizes a provision for loss based on expected credit losses over the life at the date of each report. The Company has established a provision matrix based on its historical experience in credit loss adjusted to customer forward-looking factors and the economic environment and would have been determined after depreciation, had the impairment loss not been recognized.

b)Financial Obligations

Initial recognition and measurement

Upon initial recognition, financial obligations are classified, as financial obligations at fair value through profit or loss, loans and facilities, suppliers or as derivatives classified as hedging instruments in effective hedging, where appropriate.

All financial obligations are initially recognized at fair value, and in the case of loans, advances and credit balances, costs directly related to the transaction are deducted.

The Company's financial obligations include suppliers and other credit balances, balances due to related parties, loans and facilities including bank overdrafts and other financial obligations.

Subsequent measurement

The measurement of financial liabilities is based on their classification as shown below:

Financial liabilities at fair value through profit and loss

Financial liabilities at fair value through profit and loss include financial liabilities held for the purpose of trading or determined upon initial recognition of fair value through profit and loss.

Financial obligations at amortized cost (loans and borrowings)

This is the category most relevant to the company. After the initial recognition, loans and advances are subsequently measured at amortized cost using the effective interest rate method. Profit and loss are recognized in the statement of profit or loss, when the recognition of obligations is demolished through the process of accruing the effective interest rate.

Amortized cost is calculated by taking into account any discount or premium upon acquisition and fees or costs that form an integral part of the effective interest rate. Effective interest rate amortization as financing costs is included in the statement of profit or loss. This category generally applies to loans and facilities.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

2.2 Summary of applicable accounting policies - continued

Financial Instruments - Continued

b)Financial obligations - Continued

De-recognition of financial obligations

The recognition of financial obligations is revoked when the obligation under the obligation is exempted, canceled or expires. When an existing financial obligation is replaced by another from the same lender on vastly different terms, or the terms of an existing obligation are materially modified, such exchange or adjustment is treated as an exclusion of the original obligation and recognition of a serious obligation. The difference in the relevant book values is recognized in the statement of profit or loss.

Fixed assets

Fixed assets are shown at historical cost after deducting the accumulated depreciation and loss of impairment and this cost includes the cost of replacing a portion of fixed assets when such cost is realized and the conditions for recognition are met. Similarly, when comprehensive material improvements are made, their costs are recognized within the book value of fixed assets as a replacement if the recognition conditions are met and all other repair and maintenance costs are recognized in the statement of profit or loss when realized.

The depreciation of an asset begins when it is in the place and condition in which it becomes able to operate in the manner specified by management, and depreciation is calculated following the straight-line method according to the useful life of the asset as follows:

<u>rears</u>
10-40
7-35
5
3-40
5

Fixed assets are excluded upon disposal or when no future economic benefits are expected from their future use or sale. Any profits or losses arising when the asset is excluded in the statement of profit or loss in the period in which the asset was discarded are recognized.

The residual values of assets, their useful lives and methods of depreciation are reviewed at the end of each fiscal year.

The company ally determines in the history of each financial position whether there is an indication that a fixed asset has decayed when the carrying amount of the asset exceeds its redemption value, it is considered that there is impairment of the asset and therefore it is reduced to its redemption value and impairment losses are recognized in the statement of profits or losses.

Reimbursement of impairment losses is made only if there is a change in the assumptions used to determine the redemption value of an asset since the last impairment losses were recognized, and the refund of impairment losses is limited so that the carrying amount of the asset does not exceed its redemption value or exceeds the carrying amount that would have been determined (in net after depreciation) unless impairment losses are recognized for the asset in previous years. Refund for impairment losses is recognized in the statement of profit or loss.

Projects under constructions

Projects under implementation are the amounts spent for the purpose of establishing or purchasing fixed assets until they are ready for use in operation, then they are transferred to fixed assets, and projects under implementation are valued at cost after deducting impairment (if any).

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

2.2 Summary of applicable accounting policies - continued

Intangible assets

Intangible assets acquired individually are initially recognized at cost.

After initial recognition, intangible assets are recognized at cost minus the depreciation pool and the impairment loss complex.

Intangible assets generated internally are not capitalized as an asset and expenses are recognized in the statement of profit or loss in the year in which the expenses were expended.

The shelf life of intangible assets is determined as age-specific or age-indefinite.

Intangible assets with useful lives determined on the economic life of the asset are depreciated, and an impairment measurement test is performed when there is an indication of the decay of the asset The depreciation and depreciation method of the intangible asset with a specific lifespan are reviewed at least at the end of each financial year. Intangible assets are computer programs and licenses and are depreciated on a straight-line basis according to their lifespan.

Non-current assets held for sale

Non-current assets or (groups being disposed of) are classified as assets held for the purpose of sale if their book value is expected to be recovered primarily from a sale transaction and the probability of selling them is high, and they are measured in net book value or fair value minus expected selling costs, whichever is lower, in accordance with Egyptian Accounting Standard No. (32).

Inventory

Inventory is valued at cost using the moving average or net selling value method, whichever is lower, and the net selling value is determined on the basis of the expected price of the sale through the normal activity less the estimated cost of completion and the estimated cost needed to complete the sale.

The decrease in the value of inventory to net selling value and all inventory losses are recognized within the cost of sales in the income statement in the period in which the decrease or loss occurred and the return of the decrease in inventory resulting from the increase in net selling value is recognized in the income statement as a reduction in the cost of sales in the period in which the response occurred.

Investments in sister companies

A sister company is a company in which the investor, directly or indirectly, through subsidiaries of 20% or more, has the right to vote in the company in which he is invested, assuming that this investor has a strong influence.

The initial recognition of the investment is the cost, provided that it is then adjusted by what occurs during the period following the acquisition of a change in the investor's share in the net assets of the investee, and the profits and losses of the investor include his share in the profits and losses of the enterprise for the investor, and the other comprehensive income includes the investor's share in the other comprehensive income of the investee. In the event of impairment in its value, the book value is reduced by the value of the impairment losses and charged to the income statement for each investment separately.

Related Party Transactions

The related parties are represented by the parent company and its subsidiaries, major shareholders, directors and senior management of the enterprise, and also represent companies controlled or subject to joint control or influence by those related parties, and the terms and pricing policies for transactions with related parties are approved by the Board of Directors in accordance with the procedures taken to approve those transactions.

2.2 Summary of applicable accounting policies - continued

Borrowing

Borrowing is initially recognized at the values received, and the amounts due within a year are classified within current obligations, unless the company has the right to postpone the repayment of the loan balance for a period of more than one year after the date of the financial position, the loan balance is displayed within the long-term liabilities.

Loans and interest-bearing borrowing are measured after initial recognition on the basis of amortized cost by the effective interest rate method. Gains and losses resulting from the disposal of liabilities as well as the depreciation process are included in the effective interest rate method in the profit or loss statement, the amortized cost is calculated taking into account any discount or premium when obtaining borrowing, fees or costs that are part of the effective interest rate and depreciation at the effective interest rate is included in the financing costs in the statement of profit or loss.

Borrowing cost

Borrowing costs directly related to the acquisition, creation or production of a qualifying asset that requires a long period of time to be processed for use for its intended purposes or for sale, are capitalized as part of the cost of the asset and other borrowing costs are charged as an expense in the period in which they materialize and borrowing costs are the interest and other costs that the company spends to borrow funds.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

2.2 Summary of applicable accounting policies - continued

Income taxes

Income tax is calculated in accordance with the Egyptian tax law.

Current Income Taxes

Income tax assets and liabilities for the current and prior periods are recognized according to the amount expected to be recovered or reimbursed to the tax authority.

Deferred income taxes

Deferred income tax is recognized by following the liability method on temporary differences between the recognized value of the asset or liability for tax purposes (tax basis) and its value included in the financial position (accounting basis) using the applicable tax rate.

Deferred income tax is recognized as an asset when there is an expectation that this asset can be used to reduce future tax profits, and the asset is reduced by the value of the part that will not achieve a future benefit. Current and deferred tax is included as income or expense in the statement of profits or losses for the period, except for tax that results from a transaction or event in the same period or another period directly within equity.

Cash and cash equivalents

For the purpose of preparing the statement of cash flows, cash and cash equivalents include cash in the fund, current accounts in banks and term deposits that mature within three months or less from the date of acquisition, as well as bank balances - withdrawal on the exchange that are repaid on demand and which are an integral part of the company's money management system.

Account and notes receivables and other debit balances

Account and notes receivables and other debit balances are recognized at amortized cost less impairment losses, impairment losses are measured by the difference between the book value of customers and the present value of expected future cash flows, impairment losses are recognized in the statement of profits or losses, and impairment losses are refunded in the period in which they occurred.

Suppliers, accrued expenses and other credit balances

Suppliers, accrued expenses and other credit balances are initially recognized at fair value excluding the direct cost of the transaction and are consequentially measured at amortized cost using the interest rate.

Obligations are recognized with values that will be paid in the future for goods and services received whether or not the company receives invoices from suppliers.

Dividends

Dividends are recorded as liabilities in the financial period in which the announcement is made.

Employees' share of profits

The share of employees in profits is recognized as dividends in the statement of change in shareholders' equity and as an obligation during the financial period in which the shareholders of the company approved this distribution, the company pays 10% of the cash dividends as a share of employees in profits not exceeding the total annual wages of the company's employees No obligation is recognized for the share of employees in profits in respect of undistributed profits.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

2.2 Summary of applicable accounting policies - continued

Provisions

Provisions are recognized when the company has a current legal or judgmental obligation as a result of a previous event, the provisions relate to an anticipated claim from certain third parties in relation to the company's activities.

This is expected to require an outflow of economic resources to settle the obligation, with the possibility of a reliable estimate of the amount of the obligation.

In the case of using discount (present value), the increase in the provision due to the passage of time is recognized in the statement of profit or loss within the financing costs.

Social insurance and end-of-service benefits

The company provides contributions to the Authority for the period of pensions and social security and is calculated as a percentage of the salaries of the employees The company's obligations are limited to these contributions, which are charged to expenses when due.

Foreign Currency Translation

Foreign currency transactions are initially recorded using the exchange rate prevailing on the transaction date.

Assets and liabilities of a monetary nature are translated into foreign currency using the exchange rate prevailing at the date of the financial position, all differences are included in the statement of profit or loss.

Non-cash assets and liabilities are translated into foreign currency and are measured at historical cost using the exchange rates prevailing at the date of first recognition.

Non-cash assets and liabilities are translated in foreign currency and are measured at fair value using the prevailing exchange rates on the date on which the fair value was determined.

Potential liabilities and potential assets

Contingent liabilities are not recognized in the financial position Disclosed unless the potential outflow of sources embodied for economic benefit is excluded The potential asset is not recognized in the financial statements but is disclosed when the inflow of the economic benefit is foreseen.

Expense

All expenses including operating expenses, general and administrative expenses and other expenses are recognized and included in the statement of profit or loss in the financial year in which such expenses were realized.

Cash flow statement

The cash flow statement is prepared following the indirect method.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

4-2 Significant accounting judgments and estimates

Management is required in its application of the company's accounting policies to use judgments, estimates and assumptions to arrive at the book values of assets and liabilities when those values are not clear from other sources and these estimates and assumptions related to them depend on historical experience and other factors that are relevant and the actual results may differ from these estimates.

The estimates and assumptions related to them are reviewed on an ongoing basis, and the impact of adjustments on accounting estimates is recognized in the period in which those estimates are adjusted if the effect of the adjustment is limited only to that period, but if the adjustment affects both the current period and future periods, then the impact of those adjustments is recognized in the period in which the adjustment is made and future periods.

The following are the main judgments and estimates that materially affect the Company's financial statements:

Judgments

Revenue recognition

In making their judgment, the management considered the detailed criteria for the recognition of revenue as set out in EAS no.(48) Revenue from contracts with customers, in particular, whether we Company had transferred to the buyer the significant risks and rewards of ownership of goods.

Estimates

Expected credit losses, impairment in the value of, account and notes receivables and other debit balances

An estimate of the amount recoverable from customers, notes receivable and other debit balances is made when collection of the full amount is no longer expected. For individually significant amounts, the estimation is made on an individual basis. Amounts that are not individually significant, but which are past their due date, are assessed collectively and a provision is made according to the period of time that has passed since their due date based on expected credit losses.

Estimation of the net selling value of inventory

Inventory is stated at the lower of cost or net realizable value (NRV).

NRV for inventory is assessed by reference to market conditions and prices existing at the reporting date and is determined by the Company, based on comparable transactions, less estimated costs to complete the sale transaction.

Useful life of fixed assets and right of use assets

The Company is subject to income taxes in Egypt. Significant judgment is required to determine the total provision for current and deferred taxes. The Company establishes provision, based on reasonable estimates, for possible consequences of audits by the tax authorities in Egypt. The amount of such provision is based on various factors, such as experience of previous tax audits and different interpretations of tax regulations by the Company and the responsible tax authority. Such differences of interpretations may be on a wide variety of issues depending on the conditions prevailing in Egypt.

Deferred tax assets are recognized for unused accumulated tax losses to the extent that it is probable that taxable profits will be available against which the losses can be utilized. Significant management judgement is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

4-2 Significant accounting provisions and estimates – continued

taxes

The Company is subject to income taxes in Egypt. Significant judgment is required to determine the total provision for current and deferred taxes. The Company establishes provision, based on reasonable estimates, for possible consequences of audits by the tax authorities in Egypt. The amount of such provision is based on various factors, such as experience of previous tax audits and different interpretations of tax regulations by the Company and the responsible tax authority. Such differences of interpretations may be on a wide variety of issues depending on the conditions prevailing in Egypt.

Deferred tax assets are recognized for unused accumulated tax losses to the extent that it is probable that taxable profits will be available against which the losses can be utilized. Significant management judgement is required to determine the amount of deferred tax assets that can be recognized, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Impairment of non-financial assets

The Company assesses whether there are any indicators of impairment for all non-financial assets at each reporting date. The non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management estimates the expected future cash flows from the asset or cash-generating unit and chooses a suitable discount rate in order to calculate the present value of those cash flows.

Complementary notes to the consolidated financial statements as of, 30 June 2025

3- Fixed assets (net)

The balance of fixed assets (net) is represented in 30 June2025 amounting to 1,149,858,102 EGP is as follows:

<u>Statement</u>	Cost as of 1/1/2025	Disposal During the period	Additions During the period	Converted from Projects Under construction	Cost as of 30/6/2025	Accumulated depreciations as of 1/1/2025	Accumulated depreciations of Disposals	Depreciation of period	Accumulated depreciations as of 30/6/2025	Net book value as of 30/6/2025	Net book value as of 31/12/2024
	<u>EGP</u>	EGP	EGP	<u>EGP</u>	EGP	EGP	EGP	EGP	EGP	EGP	EGP
Lands	93,753,808				93,753,808					93,753,808	93,753,808
Buildings	847,386,769		2,464,246	12,983,666	862,834,681	368,217,315		24,508,147	392,725,462	470,109,219	479,169,454
equipment	689,084,254	552,084	8,007,272	21,534,297	718,073,739	250,850,692	552,084	26,374,075	276,672,683	441,401,056	438,233,562
Vehicles	96,268,572	441,415	7,200,970	6,345,877	109,374,004	55,428,809	441,415	9,653,450	64,640,844	44,733,160	40,839,763
Computers	154,861,882	904,862	20,759,629	28,189,005	202,905,654	95,266,873	834,432	14,527,058	108,959,499	93,946,155	59,595,009
Furniture and fixtures	29,635,212	18,667	751,036	465,723	30,833,304	23,200,529	18,667	1,736,738	24,918,600	5,914,704	6,434,683
	1,910,990,497	1,917,028	39,183,153	69,518,568	2,017,775,190	792,964,218	1,846,598	76,799,468	867,917,088	1,149,858,102	1,118,026,279

^{*}The balance of fixed assets (net) is represented in 31 December 2024 (comparative year) amounting to 1,118,026,279 (EGP) as follows:

<u>Statement</u>	Cost as of 1/1/2024	Disposal During the year	Additions During the year	Transferred from projects under construc- tion	Cost as of 31/12/2024	Accumulated depreciations as of 1/1/2024	Accumulated Depreciations of Disposals during the year	Depreciation During the year	Accumulated depreciations as of 31/12/2024	Net book value as of 31/12/2024	Net book value as of 31/12/2023
	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP
Lands	93,753,808				93,753,808					93,753,808	93,753,808
Buildings	807,745,555	1,009,190	6,742,914	33,907,490	847,386,769	321,283,011	911,918	47,846,222	368,217,315	479,169,454	486,462,544
Equipment	584,802,305	698,766	29,233,254	75,747,461	689,084,254	203,125,261	595,414	48,320,845	250,850,692	438,233,562	381,677,044
Vehicles	89,698,247	6,693,320	12,263,645	1,000,000	96,268,572	41,404,337	4,859,345	18,883,817	55,428,809	40,839,763	48,293,910
Computers	124,890,794	2,352,841	32,267,629	56,300	154,861,882	81,749,583	2,017,347	15,534,637	95,266,873	59,595,009	43,141,211
Furniture and fixtures	29,076,305	103,951	327,863	334,995	29,635,212	20,658,652	27,843	2,569,720	23,200,529	6,434,683	8,417,653
	1,729,967,014	10,858,068	80,835,305	111,046,246	1,910,990,497	668,220,844	8,411,867	133,155,241	792,964,218	1,118,026,279	1,061,746,170

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

4- Projects under construction

- The additions of projects under constructions during the Period ending,30 June, 2025 amounted to EGP 68,716,543 EGP, which included the value of buildings and lands amounted to EGP 21,899,857 and included payments under the computer software account amounted to EGP 10,465,319 and payments to acquire vehicles to enhance operation quality amounted to EGP 13,407,946and the necessary equipment for the completion of company's branches amounted to EGP 22,943,421 these additions include capitalized interests.
- The balance transferred from projects under construction to fixed and intangible assets at 30 June2025 amounted to EGP 74,156,109

The balance of projects under construction is as follows:

	30 Jun 2025 EGP	31 Dec 2024 EGP
Buildings	81,876,040	73,603,230
Machinery and Equipment	54,369,827	53,731,829
Computers and peripherals	26,350,345	48,711,572
Lands	20,437,332	19,794,310
Vehicles	21,312,680	14,250,252
Furniture	988,486	683,083
	205,334,710	210,774,276

5- Intangible assets (net)

Cost	30 Jun 2025 EGP	31 Dec 2024 EGP
Balance at January 1, 2025	261,696,632	238,809,064
Transferred from projects under constructions	4,637,541	
Additions during the Period	16,208,715	22,887,568
Balance as of 30 June2025	282,542,888	261,696,632
Accumulated amortization		
Balance at January 1, 2025	43,323,922	19,791,762
Amortization of the Period	12,907,478	23,532,160
Balance on 30 June2025	56,231,400	43,323,922
Net Book Value as of 30 June2025	226,311,488	218,372,710
6- Inventory		
	30 Jun 2025	31 Dec 2024
	EGP	EGP
Goods for sale	7,032,019,038	5,518,703,892
Goods in transit	538,461,814	571,762,425
Returns	611,907,623	441,747,209
Spare parts	36,559,919	42,878,045
	8,218,948,394	6,575,091,571

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

<u>30 Jun 2025</u> <u>EGP</u>	31 Dec 2024 EGP
15,398,372,406	13,418,348,785
4,116,399,517	3,468,335,738
19,514,771,923	16,886,684,523
(737,368,027)	(611,322,339)
18,777,403,896	16,275,362,184
	15,398,372,406 4,116,399,517 19,514,771,923 (737,368,027)

*Accounts and notes receivable are classified in the statement of financial position as follows:

	30 Jun 2025 EGP	31 Dec 2024 EGP
Accounts and notes receivable less than 12 months Notes receivable more than 12 months	18,740,759,510 36,644,386	16,227,019,722 48,342,462
	18,777,403,896	16,275,362,184

8- Debtors and other debit balances (net)

	30 Jun 2025 EGP	31 Dec 2024 EGP
		
Suppliers under Settlement* Tax Authority - Withholding tax	804,766,003 5,124,330	628,560,025 135,234,547
Advance payments to Tax Authority	25,249,034	16,152,416
Contract Assets – Expected Sales Returns Refundable deposits	48,601,458 47,368,210	39,640,520 35,146,441
Prepaid expenses	49,480,926	24,335,074
Employees Imprests	19,729,461	11,958,256
Fixed asset purchase debtors Other debit balances	195,096,900	3,035,000 218,393,479
	1,195,416,322	1,112,455,758
<u>Deduct:</u> Expected credit losses on the value of debtors and other debit balances	(22,930,663)	(22,930,663)
Expected electrosses on the value of debtors and other debt barances	1,172,485,659	1,089,525,095

^{*}The balance of suppliers under adjustment is the value of suppliers' compensation for sales price differences, discounts and free units.

9- Cash on hand and at banks

3- Cash on hand and at banks		
	<u>30 Jun 2025</u>	31 Dec 2024 EGP
	EGP	
Bank current accounts - EGP	8 85,7 49,274	543,484,184
Bank current accounts - foreign currency	459,374,838	284,582,976
Letters of guaranteed cover	37,930,958	6,912,677
Cash on hand	12,980,633	877,734
	1,396,035,703	835,857,571
10- Assets held for sale		
	<u>30 Jun 2025</u>	31 Dec 2024
	<u>EGP</u>	EGP
Assets held for sale more than 12 months	221 <u>,298,</u> 055	221,298,055
Disposals during the period	(17,504,000)	
1 6 1	203,794,055	221,298,055

- The company's management decided to keep the assets held for sale to achieve a potential higher return in the future periods.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

11-Capital, Share premium (Special reserve), Treasury stocks reserve

A. Capital

- The company's authorized capital was set at 50 million Egyptian pounds (fifty million Egyptian pounds only) and the company's issued and paid up capital was set at 35 million Egyptian pounds (thirty-five million Egyptian pounds only) distributed over 350.000 shares with a value of 100 Egyptian pounds each share (one hundred pounds only), all of which are cash shares.
- On 26 August 2005, the Extraordinary General Assembly of the Company decided to increase the issued and fully paid up capital to 50 million Egyptian pounds (fifty million Egyptian pounds only) distributed over 500.000 shares of 100 Egyptian pounds each share (one hundred pounds only), all cash shares.
- On 10 December 2006, an extraordinary general assembly was held, according to which the decision was taken to purchase the shares of the French side, whose nominal value represents 34,193,900 Egyptian pounds (thirty-four million one hundred ninety-three thousand nine hundred Egyptian pounds only) with a percentage of 68.38% of the total contribution by the old shareholders by 93.5% and employees by 6.5%, and the registration was completed by the end of 2007
- On 17 September, 2008, the Extraordinary General Assembly was held, according to which it was agreed to amend Article (6) of the Company's Articles of Association by reducing the carry-over losses by 30 million Egyptian pounds (thirty million Egyptian pounds only) of the company's issued and paid up capital of 50 million Egyptian pounds (fifty million Egyptian pounds only) before the amendment, thus bringing the company's authorized capital to 50 million Egyptian pounds (fifty million Egyptian pounds only). The company's issued capital after the amendment becomes the amount of 20 million Egyptian pounds (twenty million Egyptian pounds only) distributed over 200,000 shares (two hundred thousand shares) the value of each share is 100 Egyptian pounds (one hundred Egyptian pounds only) all cash shares.
- On 27 May 2015, the Extraordinary General Assembly of the Company was held, according to which it was agreed to amend Article (6) of the Company's Bylaws by reducing the Company's authorized capital to 24 million Egyptian pounds (twenty-four Egyptian pounds only) instead of 50 million Egyptian pounds (fifty million Egyptian pounds only) and to become the company's issued and fully paid up capital after the amendment 24 million Egyptian pounds (twenty-four Egyptian pounds only) instead of The amount of 20 million Egyptian pounds (twenty million Egyptian pounds only) distributed over 240.000 shares (two hundred and forty thousand shares) the value of each share is 100 Egyptian pounds (one hundred Egyptian pounds only) all cash shares and was marked in the commercial register on 29 June 2015.
- On 5 March 2017, the Extraordinary General Assembly decided to increase the company's authorized capital by 144 million Egyptian pounds to become 168 million Egyptian pounds, as well as to increase the company's issued capital by 144 million Egyptian pounds to become 168 million Egyptian pounds, as financing from the general reserve balance on 31 December 2016, provided that (6) bonus shares of the company's increase shares are allocated against 1 share of the original shares of the company owned by the shareholders at the time of the meeting. The assembly and split the nominal value of the share from 100 Egyptian pounds to 1 Egyptian pounds, bringing the total number of shares of the company after the increase and split of the nominal value of the share to 168 million shares paid in full Registered in the Commercial Register on September 12, 2017.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

11 -Capital, Share premium (Special reserve), Treasury stocks reserve Continued:

A. Capital - Continued

- On 7 September 2017, the Extraordinary General Assembly decided to approve the split of the company's capital shares by amending the nominal value of the share from (1) Egyptian pounds to (0.25) Egyptian pounds, so that the company's issued capital of 168 million Egyptian pounds distributed over 672 million shares with a nominal value of (0.25) Egyptian pounds per share, was marked in the commercial register on 28 September 2017.
- On 17 January 2018, the Board of Directors of Ibnsina Pharma approved the increase of the issued capital from EGP 168 million to EGP 180.50 million, by subscribing to the old shareholders selling their shares in the public or private offering, where the capital was increased by issuing 50 million shares to be subscribed to at the final price of the offering of EGP 5.80, and accordingly, the issued and paid up capital of the company was increased by EGP 12.50 million to become the issued capital. The amount of EGP 180.50 million was paid, according to a bank deposit certificate for the capital increase from Arab African International Bank on 13 February 2018, and the value of the issuance premium for the increase shares amounted to EGP 277.50 million, which was noted in the company's commercial register on 22 March 2018.
- On May 19, 2022, the company's board of directors decided that the company will execute 3,823,492 treasury shares, bringing the number of shares issued on June 30, 2022 to 1,116,167,508 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 958,123 EGP, and the necessary measures are being taken to register in the commercial register.
- On June 30, 2023, the company executed 14,100,000 shares of the treasury name, bringing the number of shares issued on June 30, 2023 to 1,102,067,508 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 3,525,000 EGP, and the necessary procedures are being taken to register in the commercial register.
- On September 30, 2023, the company executed 74,758,900 shares from the name of the treasury, bringing the number of shares issued on September 30, 2023 to 1,027,308,608 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 18,689,725 EGP, and the necessary measures are being taken to approve the general assembly and register notation.
- On December 4, 2023, the Extraordinary General Assembly held on July 30, 2023 approved and decided to reduce the issued and paid up capital by EGP 28,000,000 by executing the treasury shares that the company purchased, which amounted to 112,000,000 shares (10% of the company's shares) at the nominal value of those shares, so that the issued and paid up capital becomes EGP 252,000,000 distributed over 1,008,000,000 shares with a nominal value of 25 piasters per share, and this has been noted in the commercial register on 18 December 2023.

B. Share premium (Special reserve)

- On 20 April 2019, the Extraordinary General Assembly decided to increase the Company's issued capital from EGP 180.5 million to EGP 205 million, an increase of EGP 24.5 million by issuing 98 million bonus shares financed from the company's distributable net profits for the financial year ended 31 December 2018 by 0,1357340720 bonus shares each One original share of the company's issued capital before the increase of 722 million shares with Gabr Fractions in favor of small shareholders from smallest to largest until the quantity runs out, so that the company's issued capital after the increase is 205 million Egyptian pounds distributed over 820 million shares, the value of the share is 25, piasters. It was noted in the commercial register on 19 June, 2019, and it was decided to distribute the bonus shares as of 15 July 2019, taking into account the reparation of fractions in favor of small shareholders from smallest to largest until the quantity runs out, through Misr for Central Clearing, Depository and Registry, after the issuance of the Listing Committee's decision to approve the increase.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

11-Capital, Share premium (Special reserve), Treasury stocks reserve Continued:

B. Share premium (Special reserve) Continued:

- On 31 March 2020, the AGM decided to increase the Company's issued capital to EGP 240 million, an increase of EGP 35 million, by issuing 140 million bonus shares financed from the company's distributable net profits for the fiscal year ended 31 December, 2019 at a rate of 0,170731707 bonus shares each. An original share of the company's issued capital shares before the increase of 820 million shares with reparation of fractions in favor of small shareholders from The smallest to the largest until the quantity runs out, so that the company's issued capital after the increase becomes 240 million Egyptian pounds distributed over 960 million shares, the value of the share is 25 piasters. It was marked in the commercial register on 30 August 2020, and it was decided to distribute the bonus shares as of 1 October 2020, after the issuance of the registration committee's decision to approve the increase.
- On 11 April 2022 the Extraordinary General Assembly decided to increase the issued capital of the company to 280 million Egyptian pounds with an increase of 40 million Egyptian pounds by issuing 160 million bonus shares financed from the company's distributable net profits for the fiscal year ending on 31 December 2020 distributed over 1.120 million cash shares and the nominal value of the share is 25 Egyptian piasters, and it was marked in the commercial register on 21 April 2022, It was also decided to distribute the bonus shares as of 1 May 2022, after the issuance of the decision of the Listing Committee to approve the increase.
- The company's management transferred an amount of 40,087,884 Egyptian pounds from the issuance premium item (special reserve) to the legal reserve to reach half of the issued capital, provided that the remaining balance is kept within a special reserve item, provided that this does not include distributing it as a profit, in accordance with Article (94) of the Executive Bylaws of the Joint Stock Companies Law promulgated by Law No. 159 of 1981.

C- Treasury stocks reserve

- On March 21, 2021, the company's board of directors decided that the company will purchase treasury shares with a maximum of 9,600,000 shares at a rate of 1% of the company's capital to support the share price on the stock exchange and enhance investors' confidence and expectations regarding the company's future performance, provided that the sale is carried out at the market price through the open market. The company notified the EGX on 24 March 2021 of its desire to purchase part of its shares on the issued form during the period from 24 March 2021 to 21 June 2021, in accordance with the listing rules and executive procedures and their amendments, and the company purchased 4 million shares until the end of the specified period for the purchase of shares on 21 June 2021.
- On 27 March 2022, the company's board of directors decided to approve the start of selling the previously purchased 4 million treasury shares at market prices to comply with the listing rules issued by the decision of the Board of Directors of the Financial Regulatory Authority not to hold treasury shares for more than one year.
- On 28 March 2022, 47,508 shares were sold at a price of 2,8763 EGP and the total sale value reached 136,648 EGP, which resulted in losses of 83,213 EGP and according to Egyptian Accounting Standard No. (25), these losses in equity were classified.
- On 3 April 2022, 120,000 shares were sold at a price of 2,868 EGP per share and the total sale value reached 355,800 EGP, which resulted in losses of 154,122 EGP, and according to Egyptian Accounting Standard No. (25), these losses in equity were classified.
- On 19 May 2022, the company's board of directors decided to approve the execution of 3,832,492 shares of the remaining treasury shares bringing the number of shares issued on June 30, 2022 to 1,116,167,508 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 958,123 EGP, and the necessary measures are being taken to register in the commercial register.

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Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

11-Capital, Share premium (Special reserve), Treasury stocks reserve - Continued:

- C- Treasury stocks reserve Continued:

- On June 1, 2022, the company's board of directors decided that the company will purchase treasury shares with a maximum of 10% of the company's capital to support the share price on the stock exchange and enhance investors' confidence and expectations regarding the company's future performance, provided that the purchase is made at the market price through the open market. The company notified the EGX on June 2, 2022 of the desire to buy part of its shares on the issued form during the period from June 7, 2022 until 10% of the company's shares expire or the company announces the end of execution, in accordance with the listing rules and executive procedures and their amendments.
- On June 30, 2023, the company executed 14,100,000 shares from the name of the treasury, bringing the number of shares issued on June 30, 2023 to 1,102,067,508 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 3,525,000 EGP, and the necessary measures are being taken to register in the commercial register.
- On September 30, 2023, the company executed 74,758,900 shares from the name of the treasury, bringing the number of shares issued on September 30, 2023 to 1,027,308,608 shares, in accordance with the provisions of Law 159 of 1981, where the company kept those shares for a year, which resulted in the execution process reducing the capital at the nominal value of those shares with a total amount of 18,689,725 EGP, and the necessary measures are being taken to approve the general assembly and register notation.
- On December 4, 2023, the Extraordinary General Assembly held on July 30, 2023 approved and decided to reduce the issued and paid up capital by 28,000,000 EGP by executing the treasury shares that the company purchased, which amounted to 112,000,000 shares (10% of the company's shares) at the nominal value of those shares, so that the issued and paid up capital becomes 252,000,000 EGP distributed over 1,008,000,000 shares with a nominal value of 25 piasters per share, and this has been noted in the commercial register on 18 December 2023.

The net treasury share reserve (losses) resulting from the sale and execution of treasury shares until 30 June 2025 will be 171,643,212 EGP

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

12-Reserves

A- Legal Reserve

As required by Egyptian Companies' law and the Company's articles of association, 5% of the profits of the year is transferred to the legal reserve until this reserve reaches 50% of the capital.

B- General Reserve

- On May 27, 2015 the company's extraordinary general assembly was held and it was agreed to increase the company's issued and paid-up capital to 24 million Egyptian pounds (twenty-four Egyptian pounds only) distributed over 240,000 shares (two hundred and forty thousand shares) instead of the amount of 20 One million Egyptian pounds (twenty million Egyptian pounds only) distributed over 200,000 shares (two hundred thousand shares). As a result of this increase, an issue premium amounted to 148 million Egyptian pounds (one hundred and forty-eight million Egyptian pounds only), Which is represented in the resulting difference between the nominal value of 40 thousand shares, which amounts to 100 Egyptian pounds (one hundred Egyptian pounds only) per share and the fair value of the share, which amounted to 3,800 Egyptian pounds (three thousand eight hundred Egyptian pounds only) at the date of this increase. This increase was subscribed to by 39,950 shares by the shareholder, the European Bank for Reconstruction and Development, and the rest for 50 shares by other shareholders, according to the approval of the Extraordinary General Assembly.
- Part of the issue premium was transferred to the general reserve to match the legal percentage of the capital and the remainder was transferred to the general reserve in accordance with Article 94 of the Companies Law (159) of 1981 and its amendments in accordance with Article (94).
- On March 5, 2017, the Extraordinary General Assembly decided to increase the company's authorized capital by an amount of EGP 144,000,000 to become EGP 168,000,000, as well as to increase the company's issued capital by EGP 144,000,000 to become EGP 168,000, in financing from the balance of the general reserve in 12/31/2016, so the balance of the general reserve on December 31, 2017 amounted to 3,079,334 Egyptian pounds.

13-- Long term and short-term loans

- In 2022, the company also obtained a new loan from CIB with an authorized value of EGP 730 million, another loan from Crédit Agricole with an authorized value of EGP 50 million, and another with an authorized value of 250 million EGP from the National Bank of Kuwait
- In 2023, the company also obtained a new loan from the National Bank of Egypt with an authorized value of 200 million EGP.
- In 2023, **Ramp Logistics Services Company "S.A.E"** A subsidiary also obtained a loan from Faisal Islamic Bank with an authorized value of 42,3 million EGP.
- The company also paid installments of outstanding loans to CIB amounting to 140,65 million EGP, Credit Agricole Bank 8,33 million EGP, National Bank of Kuwait 41,64 million EGP and National Bank of Egypt 36,02 million EGP.

Complementary notes to the Periodic Consolidated financial statements
On 30 June 2025

14- Leases

	Finance Leas	e Contracts	Operating Lea	ase Contracts	Total Lease	e Contracts
	30 Jun 2025	31 Dec 2024	30 Jun 2025	31 Dec 2024	30 Jun 2025	31 Dec 2024
	EGP	EGP	EGP	EGP	EGP	EGP
Right of use assets (net)	422,720,130	971,444,238	433,268,700	371,716,110	855,988,830	1,343,160,348
Lease liabilities:						
Lease liabilities - long term	287,751,069	786,017,333	405,013,498	349,778,090	692,764,567	1,135,795,423
Lease liabilities – short term	73,507,085	125,498,115	131,351,135	105,151,549	204,858,220	230,649,664
Total lease liabilities	361,258,154	911,515,448	536,364,633	454,929,639	897,622,787	1,366,445,087

The balances movement of right of use assets and lease liabilities at 30 June 2025 and 31 Dec 2024 are as follows:

	Right of use (net)			Lease liabilities	
	Buildings	<u>Vehicles</u>	Machinery & Equipment	<u>Total</u>	
	EGP	EGP	EGP	EGP	EGP
Balance 1 January 2025	1,160,205,426	60,993,305	121,961,617	1,343,160,348	1,366,445,087
Additions during the period	107,134,965	445,871		107,580,836	107,536,249
Depreciation during the period	(54,801,678)	(7,807,396)	(8,184,865)	(70,793,939)	
Disposal during the period	(409,834,890)	(2,371,612)	(111,751,913)	(523,958,415)	(496,562,023)
Financing expenses					171,550,414
Payments during the period					(251,346,940)
Balance as of 30 June2025	802,703,823	51,260,168	2,024,839	855,988,830	897,622,787

^{*}Additions of right of use assets during the year amounting to EGP 107,580,836 in the value of 445,871 finance lease contracts and the value of 107,134,965 operating lease contracts.

^{*} disposal of right of use during the period is the selling of El Shrouk Hospital as per the boards director minute no. 153

	Right of use (net)			Lease liabilities	
	<u>buildings</u> <u>EGP</u>	<u>Vehicles</u> <u>EGP</u>	Machinery & Equipment EGP	Total EGP	<u>EGP</u>
Balance 1 January 2024	677,485,303	14,604,745	2,962,710	695,052,758	738,356,291
Additions during the period	570,336,705	54,544,100	132,275,632	757,156,437	752,401,138
Depreciation during the period	(87,616,582)	(8,155,540)	(13,276,725)	(109,048,847)	
Financing expenses					271,546,680
Payments during the year					(395,859,022)
Balance as of 31 December 2024	1,160,205,426	60,993,305	121,961,617	1,343,160,348	1,366,445,087

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

15- Credit Facilities

	30 Jun 2025 EGP	31 Dec 2024 EGP
Kuwait Finance House(previously Ahli United Bank) Commercial International Bank Nxt Bank Housing & Development Bank (HDB) Banque du Caire Arab African Bank Emirates Bank Dubai Bank of Alexandria HSBC Bank Suez Canal Bank Saib Bank Al-Ahli Bank of Kuwait (ABK) First Abu Dhabi Bank Agricultural Bank of Egypt Crédit Agricole Bank Attijariwafa Bank National Bank of Egypt Abu Dhabi Islamic Bank National Bank of Kuwait (NBK) The United Bank Mashreq Bank EG Bank	1,678,518,444 1,239,300,477 607,262,963 464,786,861 464,675,835 453,901,184 415,186,711 395,371,934 386,331,749 372,375,099 276,577,618 256,813,877 217,826,564 202,365,566 130,988,265 124,224,394 103,205,444 90,169,183 78,522,016 65,090,073 48,341,599 47,399,784	1,384,539,526 401,704,789 330,375,468 5,711,434 223,857,434 192,477,653 425,911,396 127,301,290 35,194,173 81,273,248 0.00 44,240,018 97,319,927 183,623,395 245,168,300 153,392,851 28,135,438 24,917,146 8,503,839 73,226,474 87,606,426 224,830,906
LO Duin	8,119,235,640	4,379,311,131

The credit facilities granted to the company are used to finance purchases, in addition to the settlement of operating expenses. Some of these facilities are unsecured, while others are secured by either promissory notes or collateralizing a portion of inventory in favor of the banks.

16-Suppliers and notes payable (net)

	<u>30 Jun 2025</u> <u>EGP</u>	31 Dec 2024 EGP
Suppliers	6,234,262,687	5,833,097,521
Notes payables	14,666,451,978	14,087,918,346
	20,900,714,665	19,921,015,867

The increase in the total balance of suppliers and note payable is due to the increase in purchases, in addition to contracting with new suppliers during the period, and there is no fundamental change in the average repayment period for suppliers.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

17- Creditors and other credit balances

	<u>30 Jun 2025</u>	31 Dec2024
	EGP	EGP
Tax authority- withholding tax	143,018,700	84,434,614
Tax authority-value added tax	8,272,616	14,542,123
Tax authority- Salary tax	17,566,907	10,113,385
National Organization for Social Insurance	21,669,203	12,398,560
Accrued expenses	183,878,924	110,400,415
Contract Obligations – Expected Sales Returns	49,301,919	38,159,408
Dividends payable	9,864,019	6,870,113
Employee entitlements	198,676	156,256
Fellowship Fund	54,501	40,496
Other credit balances	18,697,397	71,904,609
	452,522,862	349,019,979

^{*} The increase in accrued expenses is due to the increase in the maturity of financing interest during the period .

18- Related Parties

Related parties are the parent company and subsidiaries, major shareholders, directors of departments and senior management staff, and entities that have joint control or influence or are heavily associated with these parties, pricing policies (comparative free price) and the terms of these transactions are approved by management in accordance with the procedures taken to approve such transactions, transactions with related parties are represented in the following balances:

A)Related party balances (Net)

	30 Jun 2025 Due from related parties EGP	31 Dec 2024 Due from related parties EGP
Ibn Sina Company for Import & export	371,635	371,635
	371,635	371,635
Deduct: Expected credit losses in the value of related parties	(371,635)	(371,635)

b) Salaries and incentives of key directors and members of the Board of Directors

	<u>From 1 Jan</u>	
	2025 To 30	From 1 Jan 2024
	June 2025	To 30 June 2024
	EGP	EGP
Salaries and benefits of directors	79,338,820	42,832,421
Board of directors' bonus	9,698,526	7,731,896
	89,037,346	50,564,317

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

19- **Provisions**

110/1510115	<u>January 1, 2025</u>	Formed During the period	30 June , 2025
	EGP	EGP	EGP
Provision for other claims	14,856,946		14,856,946
	14,856,946		14,856,946
	Balance at 1 January 2024	Formed during the year	Balance at 31 Dec 2024
	EGP	EGP	<u>EGP</u>
Expected claims Provision	6,856,946	8,000,000	14,856,946
	6,856,946	8,000,000	14,856,946

⁻There are no material potential liabilities other than those mentioned in the Note to the Provisions and what was disclosed in Note (28) on the Tax Position.

20- Net of sales(net)

	From 1 JAN 2025 To 30 June 2025 EGP	From 1 JAN 2024 To 30 June 2024 EGP
Net sales of pharmaceuticals and cosmetics	34,867,473,007	22,707,463,983
Warehousing and transportation services	145,427,229	83,871,533
Other marketing Services	30,351,913	19,551,104
Database programming and development	2,006,899	2,603,960
	35,045,259,048	22,813,490,580

The increase in sales is due to the growth in the drug market during the period ending on 30 June, 2025, in addition to the increase in selling prices, the increase in the number of units sold and the increase in the number of customers with the company.

21- Cost of sales

The increase in the cost of sales is generally due to the increase in the volume of sales and then the increase in the volume of purchases and the cost to meet the sales, and the cost of sales "pharmaceuticals and cosmetics "amounted to 31,996,511,136EGP during the period ending on 30 June 2025 (compared to the period ending on 30 June 2024 amount of 21,001,390,789EGP).

22- Administrative, general, sales and marketing expenses

The increase in administrative, general, sales and marketing expenses is generally due to the increase in wages and salaries as a result of the increase in the number of employees, the annual increase and the expenses of public utilities for branches during the period ending on 30 June, 2025 compared to the period ending on 30 June, 2024.

23- **Financing income**

Financing income includes interest income on bounced cheques collected from customers amounting to 9,650,448EGP during the period ending on 30 June, 2025 (compared to the period ending on 30 June, 2024 of to 69,316,432 EGP.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

24- Foreign currency exchange differences

The decrease in foreign exchange revaluation gains during the period is mainly due to the limited fluctuation in the exchange rate of the Egyptian pound against foreign currencies following the Central Bank's decision to liberalize the exchange rate on March 6, 2024. As a result, the impact of exchange rate movements was relatively minor. Foreign exchange revaluation gains for the period ended 30 June, 2025, amounted to EGP 28,726,188 (during the period ending on 30 June 2024 EGP 49,790,328).

In addition to having agreements with external suppliers to compensate the company for any changes in the exchange rate

25- Financing expenses

The increase in interest and financing expenses was due to the increase use of credit facilities as a result of the increase in purchases during the period, and the financing expenses amounted to EGP 1,303,089,741 during the period Ended 30 June 2025 (compared to the period ending on 30 June 2024 amount of 766,239,616 EGP).

26- Income taxes

	30 June 2025	30 June 2024	
	<u>EGP</u>	EGP	
Current income tax	(88,993,859)	(51,718,948)	
Deferred income tax	71,778,704	23,194,885	
	(17,215,155)	(28,524,063)	

Deferred Tax Assets / (Liability)	Taxable basis	Accounting basis	Temporary difference	Tax rate	30 June 2025	30 June2024
	Dasis	Dasis	umerence	Tate	<u>EGP</u>	<u>EGP</u>
Fixed and intangible assets	1,372,612,520	1,283,785,661	88,826,859	22.50%	19,986,043	4,113,626
Operating lease assets and liabilities	1,152,624,604	685,351,368	467,273,236	22.50%	105,136,478	22,532,485
ECL and provisions	0	(775,330,293)	775,330,293	22.50%	174,449,316	108,946,495
Subsidiaries carryforward tax losses	4,180,719	0	4,180,719	22.50%	940,662	2,000,553
Deferred tax ending balance					300,512,499	137,593,159
Deferred tax opening balance					228,733,795	114,398,274
Deferred Income tax -Revenue					71,778,704	23,194,885

27- Earning per share

The earning per share in the net profit is calculated by dividing the net profit for the period that is distributable to the owners of ordinary shares by dividing by the weighted average number of shares outstanding during the period, and the company does not have reduced shares.

	1/1/2025	1/1/2024	1/4/2025	1/1/2024
	till 30/6/2025	till 30/6/2024	till 30/6/2025	till 30/6/2024
	EGP	EGP	EGP	EGP
Net profit for the period	388,807,364	221,596,619	206,926,408	123,453,192
Legal reserve expected to be formed				
Deduct:				
Employees' share and board remuneration (estimated)	(73,873,399)	(42,103,358)	(39,316,018)	(23,456,106)
Net distributable profit	314,933,965	179,493,261	167,610,390	99,997,086
Average number of shares outstanding during the period	1,008,000,000	1,008,000,000	1,008,000,000	1,008,000,000
Net profit per share for the period (EGP / share)	0.31	0.18	0.17	0.10

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

28- Tax Position

A) Ibn Sina Pharma Company (S.A.E)

First: Corporate Income Taxes

-Examined and settled until 2023.

Second: Salary Taxes

- Examined and settled until 2022

Third: Stamp Taxes

-Examined and setteled until 2022.

Fourth: Value Added Taxes

-Examined and setteled until 2022.

Fifth: withholding tax

- Examined and setteled until 2022...

B) AIM Healthcare Investment & Consulting Company (S.A.E)

Since the company was incorporated on December 8, 2020 and given that the company's first tax return is December 31, 2021 and therefore there are no tax claims or tax position for the company.

29- **Financial Instruments**

During the exercise of its activities, the Company is exposed to the following risks resulting from its use of financial instruments:

- Credit risk
- Liquidity risk
- Market risk

The company's financial instruments are financial assets (cash on hand and at banks, debtors and other debit balances, due from related parties, accounts and notes receivables) as well as financial obligations (creditors, credit balances, credit facilities, loans, suppliers, notes payable, lease obligations and other long-term obligations due to related parties).

The overall responsibility for setting the company's risk management framework and following up on its implementation lies with the Board of Directors, and the Board of Directors is also responsible for developing and monitoring the implementation of the Company's risk management policies.

Risk management policies are developed with the aim of determining the risks facing the company, the limits of acceptable risk, the rules for monitoring those risks and ensuring that acceptable limits are adhered to.

Risk policies and regulations are reviewed periodically to reflect changes in market conditions and the company's activities, and the company aims, through its own training, management standards and procedures, to develop a disciplined control environment through which employees understand the role entrusted to them and their obligations.

The company's board of directors supervises how the management monitors compliance with risk policies and procedures, reviews the appropriateness of the risk system framework faced by the company, and the internal audit cooperates with the company's board of directors in carrying out a supervisory and control cycle, and the internal audit undertakes both the periodic review of risk management controls and procedures and submits a report on its results to management.

Complementary notes to the Periodic Consolidated financial statements On 30 June 2025

30- Important event

- On March 6, 2024, the Monetary Policy Committee decided at its extraordinary meeting to raise the rate of deposit and loan return and the price of the central bank's main transaction by 600 basis points to 27.25%, 28.25% and 27.75% respectively. The credit and discount rate was raised by 600 basis points to 27.75% in order to reduce the expected deviation of inflation from its target rate as well as the deviation of economic activity from its maximum productive capacity.
- This is in addition to expectations of continued pressure in light of fiscal consolidation measures, as well as continued supply-side pressures, as the higher rate of domestic liquidity growth than the historical average contributed to the escalation of inflationary pressures.
- On April 17, 2025, the Monetary Policy Committee decided to reduce the rate of deposit and loan return and the price of the central bank's main transaction by 225 basis points to 25,00%, 26,00% and 25,50% respectively. The credit and discount rate was raised by 225 basis points to 25,50%
- On May 22, 2025, the Monetary Policy Committee decided to reduce the rate of deposit and loan return and the price of the central bank's main transaction by 100 basis points to 24,00%, 25,00% and 24,50% respectively. The credit and discount rate was raised by 100 basis points to 24,50%
- On July 10, 2025, the Monetary Policy Committee decided to Maintain the rate of deposit and loan return and the price of the central bank's to 24,00%, 25,00% and 24,50% respectively. The credit and discount rate to 24,50%

31- New publications and amendments to Egyptian accounting standards:

- October 23, 2024, the Prime Minister issued Decree No. 3527 of 2024, a new accounting standard No. 51 of the Egyptian Accounting Standards. This standard applies to the independent and consolidated financial statements of any entity or enterprise whose restriction currency is in an economy with excessive inflation.
- In accordance with paragraph (6) of the Standard, a decision will be issued by the Prime Minister or by his or her delegate setting the date of start and end of the period or financial periods during which this criterion must be applied when the currency of registration is the local currency.