Interim Consolidated Financial Statements As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) and For the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited)



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DIRECTORS' STATEMENT

ON

THE RESPONSIBILITY FOR PT LIPPO KARAWACI TBK & SUBSIDIARIES CONSOLIDATED FINANCIAL STATEMENTS FOR THE 6 (SIX) MONTHS ENDED JUNE 30, 2016

We the ur	idersigned:	ne control encode
1.	Name	: Ketut Budi Wijaya
	Address	: Menara Matahari Lt. 22 Jln. Bulevar Palem Raya No. 7
		Lippo Karawaci, Tangerang 15811
	Residential Address	: Jln. Percetakan Negara II/3
	(as in identity card)	Johar Baru, Jakarta Pusat.
	Telephone	: (021)2566 9000
	Title	: President Director
2.	Name	: Richard Setiadi
	Address	: Menara Matahari Lt. 22
		Jln. Bulevar Palem Raya No. 7
		Lippo Karawaci, Tangerang 15811
	Residential Address	: Jln. Hanoman Raya 20A RT 003/RW 009
	(as in identity card)	Rawa Buaya, Cengkareng, Jakarta Barat
	Telephone	: (021)2566 9000
	Title	: Finance Director

State that:

- 1. We are responsible for the preparation and the presentation of the consolidated financial statements of PT Lippo Karawaci Tbk ("the Company);
- 2. The Company's consolidated financial statements have been prepared and presented in accordance with generally accepted accounting principles in Indonesia;
- 3. a. All information contained in the Company's consolidated financial statements is complete and correct;
 - b. The Company's consolidated financial statements do not contain misleading material information or facts and do not omit material information or facts; and
- 4. We are responsible for the Company's internal control system.

This statement is issued to the best of our knowledge and belief.

Lippo Karawaci, 11 August 2016 **PT Lippo Karawaci Tbk**

5ADF71682320 Ketut Budi Wijaya President Director

<u>Richard Setiadi</u> Finance Director

7 Boulevard Palem Raya # 22-00 Menara Matahari, Lippo Karawaci Central, Tangerang 15811, Banten - Indonesia T. + 62 21 25 66 9000 | F. +62 21 2566 9098 / 99 www.lippokarawaci.co.id

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) (Expressed In Full Rupiah, Unless Otherwise Stated)

ASET	Notes	June 30, 2016 Rp	December 31, 2015 Rp
Current Assets			
Cash and Cash Equivalents	3, 10, 44, 46	1,781,876,968,859	1,839,366,003,277
Trade Accounts Receivable	4, 46		
Third Parties	44	1,788,993,798,208	1,424,217,469,472
Related Parties	10	7,208,964,750	10,130,038,169
Available-for-Sale Financial Assets	5, 46	6,344,718,054,858	5,869,063,440,408
Other Current Financial Assets	6, 42.d, 44, 46	2,430,920,889,582	2,928,088,914,567
Inventories	7	21,508,785,481,079	20,458,990,316,986
Prepaid Taxes	19.c	888,286,405,800	817,415,175,234
Prepaid Expenses	8, 42.b	280,303,278,885	229,665,665,157
Total Current Assets		35,031,093,842,021	33,576,937,023,270
Non-Current Assets			
Due from Related Parties Non-Trade	10, 46	31,677,975,932	37,093,485,060
Other Non-Current Financial Assets	9, 44, 46	786,653,846,784	754,183,530,989
Investments in Associates	10, 11	155,790,017,031	153,843,414,817
Investments in Joint Venture	10, 12	235,180,408,751	231,427,318,896
Investment Property	13	420,417,925,215	417,000,308,256
Property and Equipment	14	2,864,675,805,362	2,731,532,523,878
Intangible Assets	15, 47	541,836,225,851	534,930,482,004
Deferred Tax Assets	19.b	47,121,817,706	46,950,367,278
Advances	16	1,431,883,092,533	1,429,931,761,310
Land for Development	17	1,403,371,439,451	1,369,660,864,310
Other Non-Current Non-Financial Assets		76,569,828,453	43,067,097,981
Total Non-Current Assets		7,995,178,383,069	7,749,621,154,779
TOTAL ASSETS		43,026,272,225,090	41,326,558,178,049

The accompanying notes form an integral part of these interim consolidated financial statements

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES **INTERIM CONSOLIDATED STATEMENTS OF FINANCIAL POSITION (Continued)** As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) (Expressed In Full Rupiah, Unless Otherwise Stated)

LIABILITIES AND EQUITY	Notes	June 30, 2016 Rp	December 31, 2015 Rp
LIABILITIES			
Current Liabilities			
Trade Accounts Payable - Third Parties	20, 44, 46	1,179,277,351,122	782,916,296,824
Accrued Expenses	18, 44, 46	1,079,442,824,670	1,006,468,547,643
Taxes Payable	19.d	298,910,829,230	228,973,968,765
Short-Term Employment Benefits Liabilities	46	661,581,197	12,171,380,895
Short-Term Bank Loans	21, 46	1,612,913,618,071	962,173,564,967
Current Portion of Long-Term-Bank Loans	23, 46	59,369,236,029	48,261,246,570
Other Current Financial Liabilities	22, 46	552,761,121,967	339,865,932,700
Advances from Customers	26	2,139,845,313,533	863,192,440,180
Deferred Income	10, 27	396,419,521,425	480,093,178,686
Deferred Gain on Sale and Leaseback Transactions	28, 42.b	131,577,159,117	132,766,996,702
Total Current Liabilities		7,451,178,556,361	4,856,883,553,932
Non-Current Liabilities			
Long-Term Bank Loans	23, 46	489,692,151,272	471,749,633,437
Due to Related Parties Non-Trade	10, 46	2,425,352,150	7,528,997,776
Bonds Payable	24, 44, 46	10,411,171,401,548	10,883,059,011,816
Other Non-Current Financial Liabilities	46	106,665,168,832	85,551,631,230
Long-Term Employment Benefits Liabilities	10, 25	317,894,012,601	311,085,515,426
Deferred Tax Liabilities	19.b	32,559,449,248	39,593,675,631
Advances from Customers	26	2,844,464,362,539	4,348,551,967,369
Deferred Income	10, 27	438,425,152,221	359,098,632,304
Deferred Gain on Sale and Leaseback Transactions	28, 42.b	967,906,308,535	1,046,691,000,786
Total Non-Current Liabilities		15,611,203,358,946	17,552,910,065,775
Total Liabilities		23,062,381,915,307	22,409,793,619,707
EQUITY			
Equity Attributable to Owner of the Parent			
Capital Stock			
Par Value - Rp100			
Authorized Capital - 64,000,000,000 shares			
Issued and Fully Paid - 23,077,689,619 shares	29	2,307,768,961,900	2,307,768,961,900
Additional Paid-in Capital - Net	30	4,063,148,621,880	4,063,148,621,880
Difference in Transactions with Non-Controlling Interest	31	1,551,184,427,661	1,551,184,427,661
Other Equity Components	32	1,105,101,368,218	1,105,101,368,218
Treasury Stock	29	(216,524,113,794)	(216,524,113,794)
Retained Earnings		7,519,238,059,099	7,101,438,271,572
Other Comprehensive Income	34	816,854,870,107	482,023,339,014
Total Equity Attributable to Owner of the Parent		17,146,772,195,071	16,394,140,876,451
Non-Controlling Interests	35	2,817,118,114,712	2,522,623,681,891
Total Equity		19,963,890,309,783	18,916,764,558,342
TOTAL LIABILITIES AND EQUITY		43,026,272,225,090	41,326,558,178,049

The accompanying notes form an integral part of these interim consolidated financial statements

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME

For the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	Notes	2016 (6 Months) Rp	2015 (6 Months) Rp
REVENUES	10, 36	5,108,851,648,724	4,746,941,291,080
Final Tax Expenses	19.a	(95,774,265,011)	(122,189,034,500)
NET REVENUES		5,013,077,383,713	4,624,752,256,580
COST OF REVENUES	37	(2,806,948,158,639)	(2,489,669,699,268)
GROSS PROFIT		2,206,129,225,074	2,135,082,557,312
Operating Expenses Other Income Other Expenses	10, 38 40 40	(1,325,892,956,038) 268,624,409,976 (110,824,922,880)	(1,053,079,128,623) 178,857,490,231 (35,281,115,303)
PROFIT FROM OPERATIONS		1,038,035,756,132	1,225,579,803,617
Financial Charges - Net Share in the Profit of Associates and Joint Venture	39 11, 12	(158,626,798,221) 2,375,413,521	(55,207,939,907) 2,738,250,979
PROFIT BEFORE TAX		881,784,371,432	1,173,110,114,689
Tax Expenses	19.a	(127,594,043,840)	(115,638,623,850)
PROFIT FOR THE PERIOD		754,190,327,592	1,057,471,490,839
OTHER COMPREHENSIVE INCOME Other Comprehenshive Income Items that will not be Reclassified Subsequently to Profit or Loss: Gain from Translation of Financial Statements Gain on Remeasurement in Fair Value of	34	160,771,155,436	181,299,248,932
Available-for-Sale Financial Assets	5, 34	174,060,375,657	519,067,732,461
OTHER COMPREHENSIVE INCOME FOR THE PERIOD		334,831,531,093	700,366,981,393
TOTAL COMPREHENSIVE INCOME FOR THE PERIOD		1,089,021,858,685	1,757,838,472,232
Profit for the Period Attributable to: Owner of the Parent Non-Controlling Interests		497,799,787,527 256,390,540,065 754,190,327,592	775,317,065,199 282,154,425,640 1,057,471,490,839
Total Comprehensive Income for the Period Attributable to: Owner of the Parent Non-Controlling Interests		792,422,847,737 296,599,010,948 1,089,021,858,685	1,448,229,153,128 309,609,319,104 1,757,838,472,232
EARNINGS PER SHARE Basic, Profit for the Period Attributable to Ordinary Shareholders of the Parent	41	21.86	34.05

The accompanying notes form an integral part of these interim consolidated financial statements

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY

For the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

						Total Equity Attrib	utable to Owner of t	he Parent						
	Notes	lssued and Fully Paid Capital Stock	Additional F Paid-in Capital Excess of Par - Net	Paid-in Capital - Net Difference in Value from Restructuring Transactions between Entities Under Common Control- Net	Difference in Transactions with Non-Controlling Interest	Other Equity Components	Treasury Stock	Appropriated	ed Earnings Unappropriated	Other Compreh Translation of Financial Statements	ensive Income Available for Sale Financial Assets	Total	Non-Controlling	Equity
		Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp
BALANCE AS OF JANUARY 1, 2015		2,307,768,961,900	4,043,613,274,615	19,535,347,265	529,570,372,012	1,105,101,368,218	(216,524,113,794)	8,000,000,000	6,950,145,769,167	670,172,145,549	170,197,156,625	15,587,580,281,557	2,033,249,666,540	17,620,829,948,097
Equity Changes in 2015														
Acquisition of Shares in Subsidiary	31				43,851,181,695				-			43,851,181,695	(59,185,181,695)	(15,334,000,000)
Cash Dividend and Reserved Fund					-			1,000,000,000	(381,000,000,000)	-	-	(380,000,000,000)		(380,000,000,000)
Dividend Distribution In Subsidiaries					-				-	-	-	-	(3,039,946,182)	(3,039,946,182)
Acquisition of Shares in Subsidiary					-				-	-		-	5,532,617,968	5,532,617,968
Disposal of Shares in Subsidiary	31				1,000,581,189,869				-			1,000,581,189,869	20,706,334,268	1,021,287,524,137
Other Comprehensive Income for the Period									775,317,065,199	181,299,248,932	491,612,840,997	1,448,229,155,128	309,609,319,104	1,757,838,474,232
BALANCE AS OF JUNE 30, 2015		2,307,768,961,900	4,043,613,274,615	19,535,347,265	1,574,002,743,576	1,105,101,368,218	(216,524,113,794)	9,000,000,000	7,344,462,834,366	851,471,394,481	661,809,997,622	17,700,241,808,249	2,306,872,810,003	20,007,114,618,252
BALANCE AS OF JANUARY 1, 2016		2,307,768,961,900	4,043,613,274,615	19,535,347,265	1,551,184,427,661	1,105,101,368,218	(216,524,113,794)	9,000,000,000	7,092,438,271,572	426,111,052,423	55,912,286,591	16,394,140,876,451	2,522,623,681,891	18,916,764,558,342
Equity Changes in 2016														
Cash Dividend and Reserved Fund	33	-			-			1,000,000,000	(81,000,000,000)			(80,000,000,000)		(80,000,000,000)
Dividend Distribution In Subsidiaries					-						-	-	(2,104,578,126)	(2,104,578,126)
Other Comprehensive Income for the Period									497,799,787,527	160,771,155,436	174,060,375,657	832,631,318,620	296,599,010,947	1,129,230,329,567
BALANCE AS OF JUNE 30, 2016		2,307,768,961,900	4,043,613,274,615	19,535,347,265	1,551,184,427,661	1,105,101,368,218	(216,524,113,794)	10,000,000,000	7,509,238,059,099	586,882,207,859	229,972,662,248	17,146,772,195,071	2,817,118,114,712	19,963,890,309,783

The accompanying notes form an integral part of these interim consolidated financial statements

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES INTERIM CONSOLIDATED STATEMENTS OF CASH FLOWS

For the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited)

(Expressed In Full Rupiah, Unless Otherwise Stated)

	2016 (6 Months) Rp	2015 (6 Months) Rp
CASH FLOWS FROM OPERATING ACTIVITIES		
Collections from Customers	4,814,858,145,965	4,307,563,300,959
Payments to Suppliers	(3,738,854,646,048)	(5,340,142,831,229)
Payments to Employees	(760,122,876,197)	(561,157,763,498)
Interest Received	49,968,532,886	60,395,183,662
Interest Payments	(562,229,055,782)	(344,025,111,357)
Tax Payments	(201,927,978,427)	(185,080,544,969)
Net Cash Used in Operating Activities	(398,307,877,603)	(2,062,447,766,432)
CASH FLOWS FROM INVESTING ACTIVITIES		
Acquisition Property and Equipment	(347,422,010,416)	(371,378,952,242)
Receipt of Dividend	206,229,828,697	193,531,524,393
Receipt of Hotel and Hospital Performance Guarantee	70,500,000,000	69,000,000,000
Acquisition of Investment Property	(15,920,091,690)	(120,281,149,002)
Placement of Restricted Funds	(13,225,143,395)	(14,907,009,089)
Disposal of Share in Subsidiary		1,136,800,000,000
Placement of Advances	(229,882,867,563)	(490,707,326,235)
Net Cash Provided by (Used in) Investing Activities	(329,720,284,367)	402,057,087,825
CASH FLOWS FROM FINANCING ACTIVITIES		
Receipt from (Payment to) Related Parties - Net Bank Loans	311,863,502	(1,769,941,472)
Received	1,766,535,235,359	270,000,000,000
Payments	(1,086,744,674,958)	(176,715,609,561)
Net Cash Provided by Financing Activities	680,102,423,903	91,514,448,967
NET DECREASE IN CASH AND CASH EQUIVALENTS	(47,925,738,067)	(1,568,876,229,640)
Effect of Foreign Exchange on Cash and		
Cash Equivalents at the End of the Period	(9,563,296,351)	72,497,370,775
CASH AND CASH EQUIVALENTS AT BEGINNING OF PERIOD	1,839,366,003,277	3,529,169,475,504
CASH AND CASH EQUIVALENTS AT END OF PERIOD	1,781,876,968,859	2,032,790,616,639

Additional informations that does not affect the activity of cash flows are presented in Note 48.

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

1. General

1.a. The Company's Establishment

PT Lippo Karawaci Tbk ("the Company") was established under the name of PT Tunggal Reksakencana on October 15, 1990 based on the Deed of Establishment No. 233, which was made in the presence of Misahardi Wilamarta, S.H., a notary in Jakarta. The deed of establishment was approved by the Minister of Justice of the Republic of Indonesia in his Decree No. C2-6974.HT.01.01.TH.91 dated November 22, 1991 and was published in the State Gazette No. 62, Supplement No. 3593 on August 4, 1992. The Company's articles of association has been amended several times, and the latest was by partial of the Deed of Annual General Meeting of Stockholders No. 30 dated July 3, 2015, made in the presence of Sriwi Bawana Nawaksari, a notary in Tangerang, in relation to the approval to change and rearrange of the Company's article of association. The change of deed was recorded by the Minister of Law and Human Rights of the Republic of Indonesia in his decree No.AHU-AH.01.03.0951739 dated July 15, 2015.

In accordance with article 3 of the Company's articles of association, the Company's scope of activities include real estate, urban development, land purchasing and clearing, land cut and fill, land development and excavation; infrastructure development; planning, developing, leasing, selling and managing of buildings, houses, offices and industrial estates, hotels, hospitals, commercial centers and sports centers, supporting infrastructure, including but not limited to golf courses, club houses, restaurants, other entertainment centers, medical laboratories, medical pharmacies and related facilities, directly or by investment or capital divestment; build and operate environment infrastructure, build and manage public facilities and accommodation services and operating activities in services consisting of public transportation, security services and other supporting services, except for legal and taxation services.

The Company started commercial operations in 1993. As of the reporting date, the Company's and subsidiaries (Group) main activity is in the field of Urban Development, Large Scale Integrated Development, Retail Malls, Healthcare, Hospitality and Infrastructure, and Property and Portfolio Management. The work area of the Company and subsidiaries, includes Sumatera, Java, Bali, Borneo, Sulawesi, Nusa Tenggara and several subsidiaries domiciled in Singapore, Malaysia, British Virgin Island, Vanuatu and Seychelles.

The Company is domiciled at JI Boulevard Palem Raya No. 7, Menara Matahari 22nd - 23rd Floor, Lippo Karawaci Central, Tangerang 15811, Banten - Indonesia. The Company is a member of the Lippo Group.

1.b. The Company's Initial Public Offering

The Company's initial public offering of 30,800,000 shares was declared effective by the Chairman of Capital Market and Financial Institution Supervisory Agency (Bapepam-LK) (formerly Capital Market Supervisory Board) in his Decree No. S-878/PM/1996 dated June 3, 1996, and was listed in the Indonesian Stock Exchange on June 28, 1996.

Subsequently, the Company offered 607,796,000 shares to its existing stockholders through Limited Public Offering I, as approved by the Decree of the Chairman of Bapepam-LK in his letter No. S-2969/PM/1997 dated December 30, 1997. These shares were listed in the Indonesian Stock Exchange on January 16, 1998.

On July 30, 2004, the Company acquired and merged with several companies. As part of the merger, the Company issued 1,063,275,250 new shares which increased the Company's total outstanding shares to 2,050,943,750 shares. The increase of authorized, issued and fully paid capital was approved by the Minister of Law and Human Rights of the Republic of Indonesia in his Decree No. C-19039.HT.01.04.Th.04 dated July 30, 2004.

In 2004, the Company offered 881,905,813 common shares at par value of Rp500 to the stockholders through Limited Public Offering II in connection with Preemptive Rights Issuance and

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

issued 529,143,440 Warrants Series I as a compliment to stockholders who exercised their rights in the Limited PublicOffering II. This offering was approved by the Decree of the Chairman of Bapepam-LK in his Letter No. S-3357/PM/2004 dated October 29, 2004. These shares were listed in the Indonesian Stock Exchange on January 20, 2005.

On July 28, 2006, the Company exercised stock split from one to two shares. The outstanding 5,871,017,072 shares as of December 31, 2006 have been listed in the Indonesian Stock Exchange.

On December 26, 2007, the Company exercised stock split from Rp 250 to Rp100 per share. The outstanding 17,302,151,695 shares as of December 31, 2007 have been listed in the Indonesian Stock Exchange.

In December 2010, the Company offered 4,325,537,924 common shares with a par value of Rp100 to the stockholders through Limited Public Offering III. This offering has received an effective notice of registration statement through the letter of the Chairman of Bapepam-LK No. S-10674/BL/2010, dated November 29, 2010 and was approved by the stockholders through a resolution of the EGM on same date. On December 29, 2010 these shares were listed in the Indonesian Stock Exchange.

Based on the Deed of Extraordinary General Meeting of Stockholders (EGMS) No. 02 dated May 3, 2010 which was made in the presence of Unita Christina Winata, SH, a notary in Jakarta, which was recently updated by the Deed of EGMS Resolution No. 13 dated March 9, 2011, made in the presence of same notary, the stockholders approved the issuance of new shares within the framework of the Non Preemptive Rights Issuance (NPRI) with a maximum of 10% of paid-in capital or 2,162,768,961 shares. The NPRI can be implemented at once and / or gradually within a year of 2 (two) years as approved by the EGMS. On June 6, 2011, the addition of 1,450,000,000 shares has been issued. The new shares were listed in the Indonesian Stock Exchange on June 8, 2011.

Based on the Deed of EGMS No. 19 dated November 15, 2011 which was made in the presence of Unita Christina Winata, SH, a notary in Jakarta, the shareholders approved the repurchase (buyback) of outstanding shares. In 2011, the number of shares repurchased amounted to 96,229,500 shares, bringing the total number of ordinary shares outstanding as of the December 31, 2011 amounted to 22,981,460,119 shares. The Company has reported this buyback to Bapepam-LK in its letter No. 005/LK-COS/I/2012 dated January 13, 2012.

The repurchased of the outstanding ordinary shares made in 2012 totalling 209,875,000 shares, bringing the outstanding shares as of December 31, 2012 amounted to 22,771,585,119 shares. The Company has reported this buyback to Bapepam-LK in its letter No. 175/LK-COS/VII/2012 dated July 13, 2012.

1.c. Structure of the Company and it subsidiaries (Group)

The Details of subsidiaries consolidated in the interim consolidated financial statements are as follows:

Subsidiary	Domicile	Main	Direct	Indirect	Year of	Total Assets	
		Business	Ownership Percentage	Ownership Percentage	Starting Operation	Jun 30, 2016 Rp	Dec 31, 2015 Rp
Theta Capital Pte Ltd*** and subsidiary	Singapore	Investment	100.00%			10,945,052,658,961	11,422,760,431,696
Theta Kemang Pte Ltd***	Singapore	Trading		100.00%		10,883,225,175,761	11,347,225,059,287
Sigma Capital Pte Ltd*** and subsidiary	Singapore	Investment	100.00%			4,959,256,525	5,211,394,537
Sigma Trillium Pte Ltd ***	Singapore	Trading		100.00%		4,754,002,144	4,985,955,682
Lippo Karawaci Corporation Pte Ltd**** and subsidiaries	Singapore	Investment, Trading and Services	100.00%			578,812,937,180	536,104,452,256
LK Reit Management Pte Ltd**** and subsidiary	Singapore	Investment, Trading and Services		100.00%		578,812,946,951	536,104,462,007
Bowsprit Capital Corporation Ltd****	Singapore	Investment, Trading and Services		100.00%	2006	578,812,937,180	536,104,452,256
Jesselton Investment Limited*** and subsidiaries	Malaysia	Investment, Trading and Services	100.00%			520,545,206,275	500,438,252,026
Peninsula Investment Limited*** and subsidiary	Malaysia	Investment, Trading and Services		100.00%		520,545,219,455	500,438,265,821
LMIRT Management Ltd ****	Singapore	Investment, Trading and Services		100.00%	2007	501,300,033,875	500,438,252,026
PT Primakreasi Propertindo and subsidiaries (0.05% ownership in PT Gowa Makassar Tourism Development Tbk)	Tangerang	Real Estate	99.99%	0.01%		10,475,766,776,961	10,192,368,427,422
PT Mujur Sakti Graha and subsidiaries	Tangerang	Real Estate		100.00%		59,420,699,657	48,223,381,969
PT Surplus Multi Makmur and subsidiary	Jakarta	Real Estate		90.00%		78,462,930,447	67,263,961,296
PT Arta Sarana	Bandung	Investment, Trading and Services		81.00%		78,468,644,426	67,269,439,275

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A Jun 30, 2016 Rp	bec 31, 2015 Rp
PT Puri Paragon	Tangerang	Development,		100.00%		580,592,942	580,592,942
PT Menara Tirta Indah	Tangerang	Trading and Services Development,	-	100.00%		626,230,813,457	589,769,816,739
PT Gempita Sinar Abadi	Jakarta	Trading and Services Development,		100.00%		20,148,772,609	20,153,153,609
PT Tata Bangun Nusantara	Tangerang	Trading and Services Development,		100.00%		5,711,907,539	5,783,526,903
PT Lintas Lautan Cemerlang	Tangerang	Trading and Services Development,	-	100.00%		9,376,822,222	10,948,173,364
PT Nilam Biru Bersinar (3.81% ownership in	Tangerang	Trading and Services Development,		100.00%		107,383,369,535	107,371,000,238
PT Siloam International Hospitals Tbk) PT Safira Prima Utama (2.14% ownership in PT Siloam International Hospitals Tbk)	Tangerang	Trading and Services Development,		100.00%		961,753,475,303	962,085,510,656
PT Siloam International Hospitals TDk) PT Kalimaya Pundi Bumi	Tangerang	Trading and Services Development, Trading and Services		100.00%		1,061,115,521,791	1,061,156,484,719
PT Gloria Mulia (4.32% ownership in PT Siloam International Hospitals Tbk)	Tangerang	Development, Trading and Services	-	100.00%		62,870,441,133	62,855,297,333
PT Graha Solusi Mandiri and subsidiaries PT Wijaya Wisesa Propertindo	Jakarta Jakarta	Services Development		100.00% 80.00%	-	115,838,002,820 126,269,155	115,840,230,785 126,269,155
PT Kharisma Ekacipta Persada	Tangerang	and Services Development, Trading		100.00%		835,940,480	836,815,072
PT Cipta Mahakarya Gemilang	Tangerang	and Services Development, Trading		100.00%		98,087,249,437	98,085,547,608
PT Mandiri Cipta Gemilang and subsidiaries PT Titian Semesta Raya	Jakarta Jakarta	and Services Real Estate Development,		100.00% 100.00%	2003	5,479,894,225,616 179,036,009,300	5,359,772,584,370 152,735,911,089
PT Adijaya Pratama Mandiri	Jakarta	Trading and Services Development,		100.00%	2013	176,120,513,902	165,184,501,524
PT Esatama Lestari Jaya	Tangerang	Trading and Services Development, Trading,	-	100.00%		2,465,789,477	2,466,061,055
PT Bahtera Perkasa Makmur	Manado	Printing and Services Development, Trading,	-	100.00%		343,548,425,114	343,382,182,073
PT Gading Makmur Jaya	Tangerang	Printing and Services Development, Trading, Printing		100.00%	-	60,984,551,264	67,518,029,603
PT Bimasakti Jaya Abadi and subsidiaries	Jakarta	and Services Development, Trading, Printing		100.00%	2011	713,027,001,380	692,440,162,336
PT Kuta Beach Paragon and subsidiaries	Tangerang	and Services Development, Trading and Services	-	100.00%		523,539,769,725	496,342,111,971
PT Graha Buana Utama and subsidiaries	Tangerang	Development, Trading and Services		100.00%		523,434,572,947	496,236,767,718
PT Berkat Langgeng Jaya and subsidiaries	Tangerang	Development, Trading and Services		100.00%		524,001,394,947	496,803,589,718
PT Pamor Paramita Utama and subsidiaries	Badung	Development, Trading		100.00%	2013	515,067,439,111	487,350,358,983
PT Kridakarya Anugerah Utama ²)	Badung	and Services Development, Trading and Services		100.00%		600,000,000	600,000,000
PT Kencana Agung Pratama 2)	Badung	Development, Trading	-	100.00%		600,000,000	600,000,000
PT Trimulia Kencana Abadi ²)	Badung	and Services Development, Trading		100.00%		600,000,000	600,000,000
PT Surya Megah Lestari	Jakarta	and Services Development, Trading, Printing,		100.00%		4,041,556,478	4,041,556,478
		Land Transport, Industry, Agriculture and Services					
PT Gunung Halimun Elok	Tangerang	Development, Trading and Services		100.00%		491,375,656,053	439,260,589,848
PT Danisa Indah Cipta and subsidiary	Tangerang	Trading Industry, Printing	-	100.00%	-	506,659,695	525,051,461
PT Fajarindo Sinar Sakti	Tangerang	and Services Trading Industry, Printing	-	100.00%		88,998,540	82,825,717
PT Jaya Makmur Bersama	Badung	and Services Development, Trading	-	100.00%		3,709,916,133	3,741,589,528
PT Gumarang Karya Sejati	Manado	and Services Development, Trading, Printing		100.00%		1,976,937,166	1,976,952,108
PT Grand Villa Persada (0.5% ownership in PT Gowe Makassar Tourism Development Tok)	Tangerang	and Services Real Estate		100.00%		54,050,999,896	54,201,213,000
PT Gowa Makassar Tourism Development Tbk) PT Mega Proyek Pertiwi PT Sinar Surya Timur	Tangerang Tangerang	Real Estate Development,		100.00% 100.00%		15,565,498,523 66,377,921,724	15,566,114,296 52,883,372,764
PT Gempita Cipta Bersama	Semarang	Trading and Services Development,		100.00%		2,066,243,660	1,986,816,333
PT Suryamas Khatulistiwa	Tangerang	Trading and Services Development,		100.00%		586,318,750	586,968,750
aryannaa ranananduwa	កណរដ្ឋ៩វិណាម្ន	Trading and Services		100.00 //		555,516,750	555,506,730

Ownership Percentage 	Ownership Percentage 100.00% 100.00% 100.00%	Starting Operation 	Jun 30, 2016 Rp 1,356,033,288 583,750,000	Dec 31, 2015 Rp 1,356,033,288
	100.00% 100.00%			
-	100.00%		583,750,000	
-	100.00%		303,730,000	583,750,000
-				000,700,000
-	100.0001		10,249,413,535	5,111,793,38
-	100.0001			
	100.00%		46,473,065,271	36,717,871,27
-				
	100.00%		11,236,745,343	11,236,947,56
	100.0070		11,200,7 10,0 10	11,200,011,000
	100.00%		2,320,667,400	2,325,167,40
	100.00%		2,320,007,400	2,323,167,40
	100.00%		64,640,837,644	63,588,734,44
	100.00%		58,705,000	58,705,00
	70.00%	2013	1,055,279,534,815	1,011,670,328,43
	100.00%		2,320,667,400	2,325,167,40
	400.00%		1 11 010 107	
	100.00%		141,213,197	141,213,19
	100.00%		568,319,338	588,161,98
	100.00%		89,874,299,217	66,123,746,49
	100.00%		596,742,680	595,515,923
	100.00%		581.500.000	581,500,00
			,	
	100.00%		E10 700 E1E	519,780,51
	100.00%		519,760,515	519,760,51
	100.00%		515,738,855	518,509,31
	100.00%		481,527,227	486,389,01
	100.00%		578,500,000	581,500,00
	100.00%		581,600,000	583,000,00
	100.00%	2015	24.034.423.490	24,034,423,49
-				
			60,000,000	
-	100.00%		217,592,261	217,191,18
	100.00%		30,350,000	30,350,00
	100.00%		997,755,000	997,755,00
	100.00%		70 855 000	72,255,00
	100.00 /0		10,000,000	12,200,000
				070
-	100.00%		813,289,346,015	870,735,577,84
	100.00%		733,295,286,410	790,741,518,23
		- 70.00% - 100.00%	- 100.00% - - 70.00% 2013 - 100.00% -	100.00% - 58,705,000 70.00% 2013 1,055,279,534,815 100.00% - 2,320,667,400 100.00% - 141,213,197 100.00% - 568,319,338 100.00% - 568,319,338 100.00% - 596,742,680 100.00% - 596,742,680 100.00% - 519,780,515 100.00% - 519,780,515 100.00% - 515,738,855 100.00% - 515,738,855 100.00% - 581,600,000 100.00% - 581,600,000 100.00% - 581,600,000 100.00% - 60,000,000 100.00% - 60,000,000 100.00% - 60,000,000 100.00% - 60,000,000 100.00% - 60,000,000 100.00% - 60,000,000 100.00% - 80,350,000 <

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A: Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Mapalus Mancacakti	Tangerang	Development, Trading,		70.00%	2014	690,573,350,838	730,423,687,982
		Printing and Services					
PT Dwi Prabu Sakti	Tangerang	Development, Trading,		100.00%		100,000,000	100,000,000
		Printing					
PT Sumber Pundi Sejahtera	Tangerang	and Services Development,		100.00%		10,952,892,513	10,970,562,500
,		Trading,				-, , ,	-,,,
		Printing and Services					
PT Prabu Cipta Prima	Tangerang	Development, Trading,	-	100.00%		578,317,500	581,517,500
		Printing					
PT Multi Panen Utama	Kupang	and Services Development,		100.00%		5,908,060,482	5,908,209,435
		Trading, Printing					
PT Pancuran Intan Makmur	Tangerang	and Services Development,		100.000/		124,618,923,515	00 750 400 040
r r ranculari intan Makinul	rangerang	Trading,		100.00%		124,010,923,515	89,752,402,218
		Printing and Services					
PT Solusi Dunia Baru	Tangerang	Development,	-	100.00%		72,205,021,571	72,205,241,071
		Trading, Printing					
PT Suar Lintas Samudra	Tangerang	and Services Development,		100.00%		579,500,000	581,500,000
	rangorang	Trading,		100.0070		010,000,000	001,000,000
		Printing and Services					
PT Berkat Samiguna Sukses	Tangerang	Development, Trading,	-	100.00%		572,000,000	574,000,000
		Printing					
PT Global Lintas Multitama	Tangerang	and Services Development,		100.00%		579,600,000	584,000,000
		Trading, Printing					
		and Services					
PT Sarana Ciptakarya Utama	Tangerang	Development, Trading,	-	100.00%		579,500,000	581,500,000
		Printing and Services					
PT Mitra Samiguna Makmur	Tangerang	Development,		100.00%		9,977,001,000	9,977,026,000
		Trading, Printing					
PT Cipta Mutiara Sukses	Tangerang	and Services Development,		100.00%		149,977,000,000	149,978,000,000
FT Cipia Muliara Sukses	rangerang	Trading,		100.00 %		149,977,000,000	149,978,000,000
		Printing and Services					
PT Suar Mutiara Semesta	Tangerang	Development, Trading, Printing		100.00%		579,400,000	584,000,000
	_	and Services					
PT Manyala Harapan	Tangerang	Development, Trading,		100.00%		97,538,258,075	92,685,594,499
		Printing and Services					
PT Suar Lintas Benua and subsidiary	Tangerang	Development,		100.00%		858,800,000	863,650,000
		Trading, Printing					
PT BST Kupang Sejahtera	Jakarta	and Services Development,		50.10%		600,000,000	600,000,000
	Sakarta	Trading, Printing		30.1078		000,000,000	000,000,000
PT Mulia Cipta Wibawa	Tangerang	and Services Development,		100.00%		579,500,000	582,500,000
		Trading, Printing					
	-	and Services					
PT Andromeda Sakti	Tangerang	Development, Trading, Printing	-	100.00%	2015	148,353,284,880	102,013,197,250
		Transportation Agriculture					
		Workshops					
PT Persada Mandiri Jaya	Jakarta	and Services Development,		55.00%		586,500,000	586,500,000
		Trading, and Services					
PT Bandha Mulia Abadi	Tangerang	Development,		100.00%		11,154,450,000	11,154,600,000
		Trading, Printing					
PT Dutamas Cakra Tunggal	Tangerang	and Services Development,		100.00%		582,159,730	583,559,730
Ti Dulamas Cakia Funggan	rangerang	Trading, Printing		100.0078		302,133,730	303,303,730
PT Indocitra Mulia Pratama	Tangerang	and Services Development,		100.00%		1,522,275,270	1,313,000,953
		Trading, Printing and Services					
PT Praja Adikara Utama	Tangerang	Development,		100.00%		8,448,682,052	3,048,283,917
		Trading, Printing					
PT Prima Sentosa Jaya Abadi	Jakarta	and Services Development,		100.00%		586,950,000	586,950,000
FT FIIIla Sellosa Jaya Abau	Jakaita	Trading,		100.00 %		360,930,000	360,930,000
		Printing and Services					
	Tangerang	Development, Trading,		100.00%		588,375,000	588,375,000
PT Indahjaya Sukses Abadi		Printing					
PT Indahjaya Sukses Abadi				100.00%		588,350,000	588,350,000
PT Indahjaya Sukses Abadi PT Mandara Nusa Loka	Tangerang	and Services Development,					
	Tangerang	Development, Trading,	-	100.0070			
PT Mandara Nusa Loka		Development, Trading, Printing and Services					
	Tangerang Tangerang	Development, Trading, Printing		100.00%		588,350,000	588,350,000
PT Mandara Nusa Loka		Development, Trading, Printing and Services Development, Trading, Printing	-			588,350,000	588,350,000
PT Mandara Nusa Loka		Development, Trading, Printing and Services Development, Trading, Printing and Services Development,	-			588,350,000	
PT Mandara Nusa Loka PT Garda Utama Manado	Tangerang	Development, Trading, Printing and Services Development, Trading, Printing and Services	-	100.00%	-		588,350,000 1,094,236,892

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Binaman Cipta Mandiri	Tangerang	Development,		100.00%		39,509,321,832	39,508,475,332
		Trading,					
		Printing and Services					
PT Sentra Dwimandiri and subsidiaries (1.63% ownership in	Jakarta	Real Estate	99.99%	0.01%		6,216,931,875,334	5,855,097,222,765
PT Gowa Makassar Tourism Development Tbk)							
PT Prudential Development PT Sentra Realtindo Development and subsidiaries (4.62%	Jakarta Jakarta	Real Estate Home Care		100.00% 100.00%	2001	566,439,123 159,487,127,458	566,439,123 143,912,331,574
ownership in PT Lippo Cikarang Tbk)	Jakana	Home Care		100.00%	2001	159,407,127,450	143,912,331,374
PT Darma Sarana Nusa Pratama and subsidiary	Tangerang	Real Estate		52.70%	1997	84,256,882,280	72,905,668,870
PT Tata Mandiri Daerah Villa Permata	Tangerang	Town		42.16%	2001	8,516,318,690	7,359,760,353
PT Golden Pradamas and subsidiaries	Tangerang	Management Real Estate		100.00%		709,660,666,181	733,793,521,174
PT Mulia Bangun Semesta and subsidiaries	Tangerang	Real Estate	-	100.00%	2002	781,706,640,190	811,992,028,933
PT Villa Permata Cibodas and subsidiaries	Tangerang	Real Estate		100.00%	1995	267,290,803,583	298,803,357,037
PT Puncak Resort International and subsidiaries	Cianjur	Real Estate		99.99%	1994	76,735,807,232	76,183,843,809
PT Dona Indo Prima PT Sentosa Seksama	Tangerang Cianjur	Real Estate Real Estate		100.00% 100.00%	1994	41,078,268,776 22,670,619,374	41,078,593,520 22,670,912,374
PT Purimegah Swarga Buana	Cianjur	Real Estate	-	100.00%	1994	9,351,701,522	9,351,288,266
PT Adigraha Rancang Sempurna	Cianjur	Real Estate		100.00%	1994	7,181,802,068	7,181,954,068
PT Pesanggrahan Suripermata Agung	Cianjur	Real Estate		100.00%	1994	1,824,145,812	1,824,438,812
PT Sukmaprima Sejahtera PT Villapermata Gemilang Abadi	Tangerang Jakarta	Real Estate		100.00% 100.00%		50,000,000 600,000,000	50,000,000 600,000,000
PT vinapermata Gerniang Abadi	Jakarta	Trading, Development,		100.00%		600,000,000	600,000,000
		Printing					
		and Services					
PT Bumi Sawarna Indah	Jakarta	Trading,		100.00%		600,000,000	600,000,000
		Development, Printing					
		and Services					
PT Mulia Sentosa Dinamika (4.48% ownership in	Tangerang	Real Estate		100.00%	1997	389,951,577,722	402,589,982,356
PT Lippo Cikarang Tbk)							
PT Sentra Asritama Realty Development and subsidiaries	Tangerang	Installation and	-	100.00%	1994	217,017,618,353	204,103,464,536
PT Tata Mandiri Daerah Lippo Karawaci and susidiary	Tangerang	Water Treatment Town		100.00%	1999	210,989,376,850	187,450,907,583
FT Tata Walium Daeran Eppo Karawaci and Susidiary	rangerang	Management		100.00 %	1555	210,909,370,030	107,400,507,503
PT Surya Makmur Alam Persada	Jakarta	Real Estate		99.99%		20,329,460,221	20,330,325,285
PT Karya Bersama Jaya	Jakarta	Installation and		100.00%	2010	37,300,950,638	32,890,064,172
DT Osatas aska Mandiai	Internet	Water Treatment		400.000/		00 000 570 000	00 004 700 047
PT Sentragraha Mandiri PT Saptapersada Jagat Nusa	Jakarta Tangerang	Real Estate Bowling		100.00% 100.00%	1998	33,360,572,609 7,688,310,633	33,361,768,217 7,844,810,637
PT Sejatijaya Selaras	Jakarta	Real Estate	-	100.00%		13,199,461,612	13,200,319,878
PT Bahtera Pratama Wirasakti	Jakarta	Real Estate		100.00%		16,699,321,769	16,700,451,232
PT Sentra Office Realty	Tangerang	Development		100.00%	1998	722,781,760	722,781,760
PT Dinamika Intertrans	Jakarta	Transportation		100.00%	1994	1,229,313,277	1,157,602,808
PT Imperial Karawaci Golf PT Agung Sepadan	Tangerang Tangerang	Golf Real Estate	-	100.00% 100.00%		464,954,500 2,551,285,213	465,520,500 2,551,501,213
PT Prudential Townhouse Development	Tangerang	Real Estate		100.00%		156,484,420	157,053,301
PT Wahana Tatabangun Cemerlang Matahari	Tangerang	Real Estate		100.00%		5,677,708	5,913,708
PT Wahana Tatabangun Cemerlang	Tangerang	Real Estate		100.00%		5,296,966	5,532,966
PT Manunggal Bumi Sejahtera and subsidiary	Tangerang	Development, Trading,		100.00%		587,401,743,979	531,233,655,665
		Printing					
		and Services					
PT Asiatic Sejahterah Finance	Tangerang	Development,		100.00%	2009	533,551,509,487	427,015,850,305
		Trading,					
		Printing and Services					
PT Paragon City	Jakarta	Real Estate and		100.00%		15,719,173,115	15,695,892,615
		Trading					
PT Padang Indah City	Padang	Trading		100.00%		16,718,990,228	16,720,547,228
		Development and Services					
Bridgewater International Ltd***	Seychelles	Investment and		100.00%	2006	4,555,798,737,756	4,260,614,432,503
		Trading				.,,,,	.,,,
Pan Asian Investment Ltd*** and subsidiary	Vanuatu	Trading		100.00%		6,790,208,086	6,790,208,086
Cromwell Investment Ltd***	Vanuatu	Trading		100.00%		16,930	16,930
PT Lippo Karawaci Infrastructure & Utilitas Division and subsidiary	Tangerang	Construction and Services		100.00%		10,217,605,516	10,217,805,495
PT TMD Manado Manajemen	Tangerang	Management		100.00%		10,000,000,000	10,000,000,000
· · · · · · · · · · · · · · · · · · ·		Consulting				,,	,,,
Brightlink Capital Limited***	Malaysia	Investment,		100.00%		97,537,530,697	102,088,788,768
		Trading					
Evodia Strategic Investment Limited***	Malaysia	and Services Investment,		100.00%		488.549.995.330	487,549,995,340
Evola oracgie investment Einited	IvididySid	Trading		100.0078		400,040,000	401,040,000,040
		and Services					
PT St Moritz Management	Jakarta	Development,		100.00%	2014	18,658,457,828	14,761,833,436
		Trading and Services					
PT Kemang Village Management	Jakarta	Hotel		100.00%	2014	45,682,227,783	32,036,078,824
PT TMD Depok Manajemen	Depok	Services		100.00%		10,000,000,000	10,000,000,000
PT Dinamika Megah Cemerlang	Tangerang	Trading		100.00%		600,000,000	600,000,000
		Development,					
PT Sentrasemesta Indah Cemerlang	Tangerang	Printing and Services Trading		100.00%		600,000,000	600,000,000
r i dentrasemesta indari demenang	rangerang	Development,		100.0070		000,000,000	000,000,000
		Printing and Services					
PT Wisma Jatim Propertindo and subsidiaries (1.23%	Jakarta	Services	100.00%			6,241,534,851,211	5,752,773,130,589
ownership in PT Gowa Makassar Tourism Development Tbk)	Information	Teedler		400.000/		074 040 000	074 040 000
PT Maharama Sakti (0.05% ownership in PT Gowa Makassar Tourism Development Tbk and 0.05%	Jakarta	Trading		100.00%		274,316,000	274,316,000
ownership in PT Siloam International Hospitals Tbk)							
PT Kemang Paragon Mall and subsidiaries (0.05%	Tangerang	Development,		100.00%		2,939,557,540,596	3,208,720,342,821
ownership in PT Gowa Makassar Tourism Development Tbk)		Trading					
PT Wahana Usaha Makmur and subsidiaries	Jakarta	and Services Real Estate		100.00%		1,455,554,113,063	1,724,714,244,769
PT Almaron Perkasa and subsidiaries	Jakarta	Real Estate		100.00%	2005	1,437,715,519,718	1,706,872,089,223
PT Agung Indah Selaras	Jakarta	Real Estate		100.00%		600,000,000	
		and Urban				,	
	-	Development					
PT Gelora Raya Semesta	Tangerang	Trading		100.00%	2013	258,928,390,781	259,062,090,279
		and Development					
		Services		100.00%		150,307,148,870	139,139,604,503
PT Prima Aman Sarana	Jakarta						
PT Prima Aman Sarana PT Kemang Multi Sarana	Jakarta Jakarta	Real Estate		100.00%	2013	86,525,749,331	36,470,032.019
		Real Estate and Urban	-	100.00%	2013	86,525,749,331	36,470,032,019
PT Kemang Multi Sarana	Jakarta	Real Estate and Urban Development	-				
		Real Estate and Urban	-	100.00%	2013 2014	86,525,749,331 39,709,196,592	36,470,032,019 22,733,502,448

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued) As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited)

And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total <i>A</i> Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Violet Pelangi Indah	Tangerang	Development, Trading and	-	100.00%	2014	28,011,011,347	19,338,125,177
PT Lipposindo Abadi and subsidiaries PT Kemuning Satiatama and subsidiaries	Jakarta Jakarta	Services Trading Trading	-	100.00% 100.00%	-	238,240,617,252 233,328,047,179	238,242,381,539 233,329,575,466
(42.20% ownership in PT Lippo Cikarang Tbk)	Jakarta	Trading		100.00%	1992*	202 171 122	292 474 674
PT Megachandra Karyalestari PT Prudential Apartment Development	Jakarta	Trading Services		100.00% 100.00%	1992	283,171,123 569,238,944	283,171,674 569,474,944
PT Sentrakharisma Indah and subsidiary	Jakarta	Services		100.00%		2,170,538,384	2,171,594,120
PT Sentra Goldhill Business Park PT Carakatama Dirgantara and subsidiary	Jakarta Jakarta	Services Trading		90.00% 100.00%		68,472,987,577	68,923,066,067
PT Prudential Hotel Development	Tangerang	Trading and		100.00%	1994*	68,458,897,207	68,908,990,902
PT Ariasindo Sejati and subsidiaries	Jakarta	Services Trading	-	95.00%		179,588,340,489	182,440,215,774
PT Unitech Prima Indah and subsidiary	Tangerang	and Services Real Estate		94.69%	2004	191,258,390,901	189,416,530,150
PT Karya Cipta Pesona	Medan	Accomodation service provider		94.69%	2014	65,777,689,436	68,932,342,486
PT Puri Istana Megah	Tangerang	Development, Trading, Printing and Services		100.00%	-	644,950,000	647,400,000
PT Pusaka Sumber Artha	Tangerang	Development, Trading, Printing		100.00%		772,800,000	591,225,000
PT Metropolitan Leisure Corporation and subsidiaries	Jakarta	and Services Trading		100.00%		39,256,305,436	38,834,979,960
PT Kurniasindo Sejahtera	Jakarta	and Services Trading		100.00%		136,613,926	139,767,149
PT Graha Tata Cemerlang Makassar (0.34%	Makassar	and Services Real Estate		100.00%	2002	35,967,162,983	35,542,419,390
ownership in PT Lippo Cikarang Tbk) PT Guna Tata Carakatama	Makassar	Trading		100.00%	2002	257,117,145	257,117,145
		and Services					
PT Lippo Land Cahaya Indonesia PT Karunia Persada Raya and subsidiary	Tangerang Tangerang	Services Trading		100.00% 100.00%	2003	2,895,674,245 93,447,181,453	2,895,674,245 86,368,298,496
PT Pendopo Niaga	Malang	Real Estate		100.00%	2004	93,447,181,453	86,368,298,496
PT Larasati Anugerah PT Bathara Brahma Sakti (0.05% ownership in	Jakarta Tangerang	Trading Trading		100.00% 100.00%	 1992*	19,494,420 4,785,620,201	19,730,420 4,790,614,247
PT Gowa Makassar Tourism Development Tbk)		and Services					
PT Realty Limaribu PT Dwisindo Jaya (0.05% ownership in	Jakarta Jakarta	Services Trading		100.00% 100.00%	1998*	518,612,727 113,358,091	344,735,579 113,543,879
PT Gowa Makassar Tourism Development Tbk) PT Karunia Alam Damai and subsidiary	Jakarta	Trading		100.00%		208,241,737,525	203,190,705,028
PT Jagatpertala Nusantara	Depok	Real Estate	-	100.00%	2004	208,241,737,525	203,190,705,028
PT Muliamukti Persada Perkasa PT Kemang Village and subsidiaries	Jakarta Jakarta	Trading Trading		100.00% 100.00%		9,920,861,200 287,162,754,304	 281,636,959,741
PT Menara Bhumimegah and subsidiaries	Jakarta	Services		100.00%	2005	187,681,299,351	183,324,266,430
PT Jaya Usaha Prima and subsidiary PT Persada Mandiri Abadi	Jakarta	Real Estate		99.90% 99.90%	2005	122,580,666,942 122,578,694,942	118,223,401,559
PT Adhi Utama Dinamika	Jakarta Jakarta	Real Estate Real Estate		100.00%		99,995,089,229	118,221,429,559 98,826,140,559
PT Menara Perkasa Megah and subsidiaries	Surabaya	Real Estate and Urban Development		100.00%	2005	480,097,654,277	501,976,724,625
PT Pelangi Cahaya Intan Makmur and subsidiaries PT Surya Mitra Jaya and subsidiary	Surabaya Sidoarjo	Trading Trading and Services	-	85.00% 85.00%	2005	390,432,958,215 390,618,517,662	412,311,793,261 391,444,673,035
PT Citra Harapan Baru PT Buana Mediatama	Surabaya Tangerang	Accomodation Real Estate and Urban		87.50% 100.00%		2,000,000,000 599,000,000	2,000,000,000 559,800,000
PT Niaga Utama	Jakarta	Development Trading		100.00%		100,100,000	100,750,000
PT Mitra Kasih Karunia	Jakarta	Real Estate		100.00%		1,887,217,700	1,887,217,700
PT Kreasi Megatama Gemilang and subsidiaries (0.05% ownership in PT Gowa Makassar Tourism Development Tbk)	Tangerang	Development, Industri, Agrobisnis, Transportation, Trading	-	100.00%	-	1,060,987,271,627	1,004,411,143,767
		and Services					
PT Lippo Malls Indonesia and subsidiaries (2.73% ownership in PT Lippo Cikarang Tbk)	Tangerang	Services		100.00%	2002	1,069,035,661,525	1,012,073,038,335
PT Kreasi Gemilang Perkasa	Tangerang	Development, Trading and Services		100.00%	2013	14,180,820,179	5,494,973,738
PT Kilau Intan Murni	Tangerang	Development, Trading and Services		100.00%		79,431,447,926	79,581,597,600
PT Mulia Citra Abadi and subsidiaries	Yogyakarta	Development, Trading, Printing, Land Transport,		100.00%	2012	517,414,114,328	498,831,588,231
PT Muliacipta Sarana Sukses ²)	Yogyakarta	Industry, Agriculture and Services Trading		100.00%		600,000,000	600,000,000
		Development, Printing, Agriculture, and Services					
PT Manunggal Megah Serasi ²)	Yogyakarta	Trading Development, Printing, Agriculture, and Services		100.00%	-	600,000,000	600,000,000
PT Andhikarya Sukses Pratama ²)	Yogyakarta	Trading Development, Printing, Agriculture,		100.00%	-	600,000,000	600,000,000
PT Nusa Bahana Semesta	Tangerang	and Services Development,		100.00%		600,000,000	600,000,000
		Trading and Services					
PT Sky Parking Indonesia and subsidiaries	Tangerang	Development, Trading and Services	-	100.00%		66,975,719,525	43,855,908,044
PT Sky Parking Nusantara and subsidiary ²)	Tangerang	Development, Trading	-	70.00%		66,975,220,525	43,855,233,044
PT Sky Parking Utama ²)	Tangerang	and Services Development, Trading		70.00%	2015	44,229,840,127	43,853,632,333
PT Multiguna Selaras Maju	Tangerang	and Services Development, Trading		100.00%	2014	22,742,225,564	33,836,430,746
PT Gayana Sumber Cipta and subsidiary	Tangerang	and Services Development, Trading and Services		100.00%		709,550,000	709,550,000
PT Gaharu Alam Permai	Tangerang	Development, Trading		100.00%		600,000,000	600,000,000
PT Semboja Indah Cipta	Tangerang	and Services Development, Trading and Services	-	100.00%		552,550,000	552,550,000
PT Putera Abadi Karya	Bogor	Development,		100.00%		552,550,000	552,550,000

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Nusaindah Bukit Permai	Tangerang	Development, Trading		100.00%		550,950,000	550,950,000
PT Lembayung Karya Nirwana	Jakarta	and Services Development, Trading	-	100.00%		559,550,000	559,550,000
PT Inspira Ide Cemerlang	Tangerang	and Services Development, Trading	-	100.00%		559,550,000	559,550,000
PT Irama Karya Megah	Surabaya	and Services Development, Trading	-	100.00%		251,896,394,497	251,476,498,945
PT Usahatama Kreatif	Tangerang	and Services Development, Trading	-	100.00%		1,303,083,288	1,303,083,288
PT Asia Premier Property 1)	Tangerang	and Services Development, Trading		100.00%		2,000,000,000	
PT Saputra Karya (0.05% ownership in PT Gowa Makassar Tourism Development Tbk)	Surabaya	and Services Real Estate and Urban	-	100.00%		246,519,494,575	124,395,714,267
PT Grand Provita and subsidiary (0.05% ownership in PT Gowa Makassar Tourism Development Tbk)	Tangerang	Development Real Estate	-	100.00%		464,646,900	464,646,900
PT Grand Prima Propertindo	Tangerang	Real Estate		65.00%		5,348,100	5,348,100
PT Pacific Sejahtera PT Anugerah Bahagia Abadi and subsidiaries	Tangerang Jakarta	Real Estate Real Estate		100.00% 100.00%		14,122,400 529,504,621,383	14,122,400 527,642,541,736
PT Internusa Prima Abadi	Jakarta	Real Estate		85.00%		529,501,670,514	527,639,590,865
PT Bangun Bina Bersama and subsidiary	Jakarta	Real Estate		85.00%		529,016,153,015	527,154,073,365
PT Satriamandiri Idola Utama PT Mahakaya Abadi	Jakarta Tangerang	Real Estate Real Estate	-	85.00% 100.00%		157,319,166,678 475,345,600	157,058,282,729 477,345,600
PT Persada Mandiri Dunia Niaga and subsidiaries (0.05% ownership in PT Gowa Makassar Tourism Development Tbk	Jakarta	Real Estate		100.00%			-
PT Ekaputra Kencana Abadi PT Gapura Sakti Prima and subsidiaries	Jakarta Jakarta	Real Estate Real Estate		100.00% 100.00%		4,950,000,000 68,811,231,038	4,950,000,000 69,175,797,596
PT Menara Megah Tunggal and subsidiary	Jakarta	Real Estate	-	100.00%		68,676,512,795	69,040,432,223
PT Trias Mitra Investama	Binjai	Real Estate		100.00%	2005	68,505,972,380	68,870,925,808
PT Permata Agung Propertindo PT Kencana Mitra Lestari	Jakarta Jakarta	Real Estate Development,		100.00% 100.00%		522,480,130 644,425,000	522,480,130 645,075,000
		Transportation, Trading					
PT Direct Power and subsidiaries	Bogor	and Services Trading, Real Estate, Industri,	-	100.00%	2007	125,599,322,402	125,337,920,962
		Agrobisnis, Transportation and Services					
PT Mitra Mulia Kreasi and subsidiary	Jakarta	Development, Industri, Mining, Agrobisnis, Transportation Trading	-	80.00%		42,961,647,629	42,679,605,288
PT Bellanova Country Mall	Bogor	and Services Development, Transportation Trading	-	80.00%	2005	42,871,717,629	42,589,675,288
PT Tirta Sentosa Dinamika ²)	Tangerang	and Services Trading, Development, Printing, and Services	-	100.00%		600,000,000	600,000,000
PT Pinus Permai Sejahtera ²)	Cianjur	Trading, Development, Printing, and Services	-	100.00%		15,884,852,177	15,762,983,041
PT Emas Makmur Cemerlang and subsidiary	Jakarta	Trading, Development, Printing, and Services	-	100.00%		11,054,328,738	10,887,100,000
PT Guna Sejahtera Karya	Jakarta	Development, Industri, Agrobisnis, Landscaping Trading	-	100.00%		422,614,634,507	427,127,204,143
PT Sarana Global Multindo and subsidiaries	Jakarta	and Services Development, Transportation, Perdagangan		100.00%		575,157,607,960	575,157,607,960
PT Citra Sentosa Raya and subsidiaries	Jakarta	and Services Trading, Real Estate,		100.00%		547,028,512,168	572,547,649,912
		Industri, Agrobisnis, Transportation and Services					
PT Gading Nusa Utama	Jakarta	Trading, Development, Industri, Agrobisnis, Landscaping	-	100.00%	-	19,065,821,333	19,076,707,333
Rosenet Limited**** and subsidiary	British Virgin	and Services Investment	-	100.00%		545,528,134,345	571,054,888,841
-	Island						
Sea Pejaten Pte. Ltd**** Continental Investment Limited****	Singapore Malaysia	Investment Investment, Trading	-	100.00% 100.00%		42,591,301,785 27,458,289	44,650,214,701 28,739,537
PT Sandiego Hills Memorial Park and subsidiary	Karawang	and Services Trading, Development, Transportation	-	100.00%	2006	671,361,083,046	596,305,567,169
PT Pengelola Memorial Park	Karawang	and Services Development, Trading	-	100.00%	2010	93,642,792,216	80,393,041,067
PT CB Commercial	Tangerang	and Services Development, Trading and Services	-	100.00%		581,494,437	581,730,437
PT Kemilau Karyacipta Persada	Tangerang	Development, Trading and Services	-	100.00%		2,454,205,000	2,455,091,000
PT Bumi Indah Pertiwi	Tangerang	Development, Trading and Public Service		100.00%		2,579,391,024	2,579,391,024
PT Galang Karya Usaha	Tangerang	Development, Trading	-	100.00%		100,000,000	100,000,000

(Expressed In Full Rupiah, Unless Otherwise Stated)

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Alona Griya Utama and subsidiary	Tangerang	Development,	-	60.00%		4,928,392,421	4,936,565,421
		Trading, Printing and Services					
PT Cipta Semesta Prima	Tangerang	Development, Trading, Printing		60.00%		4,919,181,508	4,918,797,508
DT Kraasi Cinterrime Comiland	Tongorong	and Services		100.00%		72 000 000	72 000 000
PT Kreasi Ciptaprima Gemilang	Tangerang	Development, Trading, Printing		100.00%		72,000,000	73,000,000
PT Manikam Mutu Prima and subsidiary	Tangerang	and Services Development, Trading, Printing		100.00%		125,750,000	60,251,000
PT Holland Village Manado	Tangerang	and Services Development,		100.00%		600,000,000	600,000,000
PT Suporta Developa Jaya	Tangerang	Trading, Printing and Services Development,		100.00%		66,200,000	69,200,000
		Trading, Printing and Services					
PT Wismacahaya Sentosa Megah	Tangerang	Development, Trading, Printing and Services		100.00%		600,000,000	600,000,000
PT Ciptaindah Selaras Persada	Tangerang	Development, Trading, Printing and Services	-	100.00%		600,000,000	600,000,000
PT Asri Griya Terpadu and subsidiary 2)	Tangerang	Development, Trading, Printing		85.00%		410,998,312,668	49,990,000,000
PT Asri Griya Utama	Tangerang	and Services Development, Trading, Printing		85.00%		361,605,501,668	1,673,497,537
PT Cakrawala Semesta Abadi	Tangerang	and Services Development, Trading, Printing		100.00%		585,582,000	586,232,000
PT Sarana Sentosa Propertindo	Tangerang	and Services Development, Trading, Printing		100.00%		9,525,235,855	6,938,039,595
PT Bahana Megah Pratama and subsidiary	Tangerang	and Services Development,		100.00%		559,801,729	588,350,000
PT Bahana Perisai Abadi	Tangerang	Trading, Printing and Services Development,		100.00%		567,349,935	567,349,935
PT Cahaya Puspita Raya	Tangerang	Trading, Printing and Services Development,		100.00%		588,350,000	588,350,000
PT Karyaalam Indah Lestari ²)	Tangerang	Trading, Printing and Services Development,	_	100.00%		600,000,000	600,000,000
		Trading, Printing and Services					
PT Prakarsa Dinamika Unggul ²)	Tangerang	Development, Trading, Printing and Services		100.00%		600,000,000	600,000,000
PT Setra Bumi Utama ²)	Tangerang	Development, Trading, Printing and Services		100.00%		587,350,000	588,000,000
PT Taruna Multi Utama ²)	Tangerang	Development, Trading, Printing and Services		100.00%		1,978,850,000	1,979,500,000
PT Grahatama Asri Makmur	Tangerang	Development, Trading, and Services		100.00%		624,583,288	624,583,288
PT Lippo Cikarang Tbk and subsidiaries PT Great Jakarta Inti Development and subsidiary	Bekasi Bekasi	Real Estate Town		54.37% 54.37%	1989 1992	5,583,843,268,624 399,083,766,913	5,476,757,336,509 399,691,712,048
		Management and Real Estate					
PT Menara Inti Development PT Tunas Pundi Bumi	Bekasi Bekasi	Real Estate Town Management		54.37% 54.37%	2012 2010	18,606,187,606 97,901,861,267	17,649,902,438 69,213,327,034
PT Erabaru Realindo	Bekasi	Real Estate		54.37%		26,785,947,121	26,768,406,656
PT Dian Citimarga PT Kreasi Dunia Keluarga	Bekasi Bekasi	Transportation Recreational		54.37% 54.37%	1993 1993	610,841,629 3,763,504,071	611,000,223 3,848,349,610
-		Park					
PT Chandra Mulia Adhidharma	Bekasi	Property Management		54.37%	2011	30,898,842,934	26,037,970,359
PT Tirta Sari Nirmala	Bekasi	Water Treatment		54.37%	2011	63,010,144,334	35,608,402,065
PT Waska Sentana PT Swadaya Teknopolis dan and subsidiaries	Bekasi Bekasi	Real Estate Real Estate		54.37% 54.37%	2014 2009	201,780,197,583 170,100,001,000	197,446,696,592 170,100,001,000
Premium Venture International Ltd and subsidiary	British Virgin Island	Investment		54.37%	2015	167,426,688,280	167,426,688,280
Intellitop Finance Ltd PT Bekasi Mega Power	British Virgin Island Bekasi	Investment Power Plant		28.12% 54.37%	2014 2014	430,166,256,990 147,982,000	374,224,622,985 147,982,000
PT Dunia Air Indah	Bekasi	Recreation Services		54.37%	2009	3,432,732,840	3,432,732,840
PT Cahaya Ina Permai and subsidiaries	Bekasi	Real Estate		54.37%		278,904,663,560	279,139,052,611
PT Zeus Karya Prima	Tangerang	Development, Trading, Printing and Services dan Jasa	-	54.37%		55,090,871,356	31,696,793,617
PT Manunggal Utama Makmur	Tangerang	Real Estate		54.37%		600,421,247	598,003,173
PT Mahkota Sentosa Ekanusa PT Mega Kreasi Teknika	Bekasi Bekasi	Real Estate Building		54.37% 54.37%	2015	49,736,715,146 324,636,883	49,734,869,396 155,198,464
-		Construction					
PT Astana Artha Mas	Tangerang	Real Estate Real Estate		54.37% 54.37%		155,659,619,613 3,000,000,000	155,665,273,863 3.000.000.000
PT Mega Kreasi Nusantara Teknologi PT Pondera Prima Sarana	Bekasi Tangerang	Real Estate	-	54.37% 54.37%		3,000,000,000	14,086,542,000
PT Telaga Banyu Murni and subsidiary	Tangerang	Real Estate		54.37%		42,025,701,800	42,052,164,000
PT Karimata Alam Damai PT Megakreasi Cikarang Damai	Tangerang Tangerang	Real Estate Real Estate	-	54.37% 54.37%		55,921,151,800 13,215,020,677	55,921,151,800 9,992,431,270
PT Megakreasi Cikarang Permai	Tangerang	Real Estate		54.37%		98,888,262,985	98,888,412,985
PT Megakreasi Cikarang Asri PT Megakreasi Propertindo Utama	Bekasi Bekasi	Real Estate Real Estate		40.78% 40.78%	2015	32,945,153,778 68,544,541,907	33,000,800,000 67,627,567,693
PT Megakreasi Propertindo Utama PT Megakreasi Cikarang Realtindo ²)	Bekasi	Development, Trading,		40.78% 54.37%		9,387,543,529	7,385,268,997
PT Mahkota Sentosa Utama 2)	Bekasi	and Services Marketing and Building		54.37%		1,250,000,000	1,250,000,000
PT Megapratama Karya Persada and subsidiaries	Tangerang	Management Investment, Trading	100.00%			5,386,042,591,252	5,142,753,364,187
PT Siloam International Hospitals Tbk and subsidiaries	Tangerang	and Services Healthcare		70.82%	2010	3,285,982,462,817	2,986,270,148,106
PT Aritasindo Permaisemesta	Jakarta	Services Trading,		70.82%		64,221,747	76,559,368
	ourien er	Development, Mining, Agriculture		. 5.62 /6		57,221,147	. 0,000,000

Agriculture Land Transport, Printing and Industry

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

Subsidiary	Domicile	Main Business	Direct Ownership	Indirect Ownership	Year of Starting			
			Percentage	Percentage	Operation	Rp	Rp	
PT Perdana Kencana Mandiri	Jakarta	Industry Development,	-	70.82%		600,000	600,000	
		Trading, Land Transport,						
		Workshops,						
		Printing, Agriculture, Mining						
	T	and Services		70.00%		0.015.000	0.400.44	
PT Multiselaras Anugerah	Tangerang	Development, Trading		70.82%		9,015,032	9,138,115	
PT Nusa Medika Perkasa	Jakarta	and Services Healthcare	_	57.79%		952,692,585	932,687,770	
		Services,						
PT Siloam Graha Utama and subsidiary	Jakarta	Development, Transportation,		70.82%		107,716,037,653	118,401,195,607	
		Trading						
PT East Jakarta Medika	Bekasi	and Services Healthcare		64.30%	2002	107,709,554,140	118,394,342,094	
		Services,						
PT Guchi Kencana Emas and subsidiary	Jakarta	Development, and Services	-	70.82%		79,761,363,870	81,070,295,372	
PT Golden First Atlanta	Jambi	Healthcare and	-	58.78%	2008	79,760,155,352	81,068,056,854	
		Pharmacy Trading,						
PT Prawira Tata Semesta and subsidiary	Jakarta	Trading,		70.82%		218,761,922,253	228,123,139,722	
		Development, Industry,						
		Mining, Land Transportation,						
		Agriculture, Printing,						
		Workshop and Services except						
		Services of Legal						
PT Balikpapan Damai Husada	Balikpapan	and Tax Healthcare including		56.37%	2007	179,582,990,298	188.952.720.833	
- Bainpapar Bainar Habada	Dampapan	Hospital, Clinic,		00.0770	2007	110,002,000,200	100,002,120,000	
		Health Centre, Polyclinic and						
	-	Other related Services		70.000/				
PT Siloam Emergency Services PT Medika Harapan Cemerlang Indonesia	Tangerang Tangerang	Healthcare Services Trading,		70.82% 70.82%	2013 2013	1,018,073,535 5,348,005,335	2,611,998,278 3,469,450,033	
	5 5	Industry					.,,,	
PT Pancawarna Semesta and subsidiary	Tangerang	and Services Trading,		70.82%		67,626,682,960	66,955,366,327	
· · · · · · · · · · · · · · · · · · ·		Development,						
		Printing and Services						
PT Diagram Healthcare Indonesia	Depok	Healthcare Services		56.66%	2006	37,084,638,195	36,398,484,767	
PT Adamanisa Karya Sejahtera	Jakarta	Trading, Development,		70.82%		1,094,617,353	1,012,776,138	
		Printing						
PT Brenada Karya Bangsa	Tangerang	and Services Trading,		70.82%		594,628,333	594,998,333	
i bionada narja bangoa	rangorang	Development,		10.0270		001,020,000	001,000,000	
		Printing and Services						
PT Harmoni Selaras Indah	Tangerang	Trading,	-	70.82%		594,295,000	594,665,000	
		Industry Printing						
		and Services						
PT Kusuma Prima dana and subsidiaries	Tangerang	Trading, Industry		70.82%		91,772,462,542	144,519,575,447	
		Printing						
PT Adijaya Buana Sakti and subsidiaries	Tangerang	Trading Industry	-	56.66%		91,771,767,542	144,518,510,447	
		Workshop						
		Land Transportation, Printing						
		and Services						
PT Siloam Sumsel Kemitraan and subsidiary	Tangerang	Trading, Industry		69.66%		8,000,753,670	7,991,123,670	
		and Services						
PT RS Siloam Hospital Sumsel PT Optimum Karya Persada	Palembang Jakarta	Healtcare Services Trading,	-	61.86% 70.82%	2012	91,770,088,594 1,000,600,300	145,516,091,499 1,000,970,300	
- Optimum Karya Persada	Jakaita	Industry		70.02 /6		1,000,000,300	1,000,970,300	
PT Rosela Indah Cipta	lakorto	and Services		70.82%		594,295,000	E04 66E 000	
- Roseia indari Cipta	Jakarta	Trading, Industry	-	70.02%		594,295,000	594,665,000	
OT Somhodo Konjo Magoh	Tongorong	and Services		70.82%		602,296,157	602,666,157	
PT Sembada Karya Megah	Tangerang	Trading, Industry		70.02 /6		002,290,157	002,000,137	
AT Trijeve Melimur Bergeme	Tongorong	and Services		70.82%		594,295,000	594,665,000	
PT Trijaya Makmur Bersama	Tangerang	Trading, Industry	-	70.02%		594,295,000	594,005,000	
CT Malada O david Java	T	and Services		70.00%		4 004 570 000	4 00 4 0 40 000	
PT Visindo Galaxi Jaya	Tangerang	Trading, Industry		70.82%		4,984,578,333	4,984,948,333	
	-	and Services		70.000/				
PT Tunggal Pilar Perkasa and subsidiaries	Tangerang	Development, Trading,		70.82%		1,288,688,864,963	1,104,842,861,746	
		Real Estate,						
		Printing, Industry,						
		Agribusiness,						
PT Tirtasari Kencana	Serang	and Services Development,		70.82%		1,146,791,218	1,129,177,218	
		Trading,						
PT Gramari Prima Nusa	Medan	and Services Development,		70.82%	2014	148,789,509,112	142,285,912,947	
		Trading,				,		
PT Krisolis Jaya Mandiri	Kupang	and Services Healtcare Services	_	70.82%	2014	175,981,670,632	135,816,231,542	
PT Kusuma Bhakti Anugerah	Tangerang	Trading,		70.82%		7,185,965,563	7,186,262,922	
		Industry						
	Tangerang	and Services Healtcare Services		70.82%		965,855,000	964,225,000	
PT Agung Cipta Raya	Padang	Healtcare Services		70.82%		998,528,474	998,898,474	
PT Agung Cipta Raya PT Bina Cipta Semesta								
PT Agung Cipta Raya PT Bina Cipta Semesta PT Mega Buana Bhakti	Bangka	Trading,		70.82%		6,290,234,654	6,289,590,225	
PT Bina Cipta Semesta PT Mega Buana Bhakti	Bangka	Trading, Industry and Services	-				6,289,590,225	
PT Bina Cipta Semesta		Trading, Industry	-	70.82%	-	6,290,234,654 105,958,032,860	96,121,791,102	

Subsidiary	Domicile	Main Business	Direct Ownership	Indirect Ownership	Year of Starting	Total As Jun 30, 2016	Dec 31, 2015
PT Tataka Bumi Karya	Bogor	Trading,	Percentage	70.82%	Operation	Rp 4,673,911,218	Rp 845,251,870
PT Tataka Karya Indah	Bandung	Industry and Services Trading,		70.82%		844,952,131	825,433,327
PT Siloam Medika Cemerlang	Tangerang	Industry and Services Trading,		70.82%		13,754,149,900	12,240,837,850
		Industry and Services					
PT Koridor Usaha Maju and subsidiaries	Tangerang	Development, Trading, Printing		70.82%		500,689,317,463	480,847,930,537
PT Medika Sarana Traliansia and subsidiary	Bali	and Services Development, Trading, Printing		70.82%	2008	287,156,305,885	266,476,908,793
PT Trisaka Raksa Waluya	Tangerang	and Services Healthcare and Other related		70.82%	2008	141,452,705,079	137,390,081,888
PT Buana Utama Sejati	Tangerang	Services Healthcare Sevice		70.82%		23,372,284,975	23,370,843,650
PT Sentra Sejahtera Utama PT Bumi Unggul Persada	Sorong Tangerang	Healthcare Sevice Healthcare Sevice		70.82% 70.82%		600,000,000 642,968,569	600,000,000 641,265,124
PT Berlian Cahaya Indah	Tangerang	Healthcare Sevice	-	70.82%	2014	76,560,811,344	138,001,094,698
PT Rashal Siar Cakra Medika	Jakarta	Trading, Development, Real Estate, Industry, Printing, Agrobusiness, Services and Trasportation	-	70.82%	2008	73,588,165,040	59,415,242,800
PT Mulia Pratama Cemerlang	Tangerang	Trading, Development, Real Estate, Industry, Printing, Agrobusiness,	-	70.82%	2014	13,482,561,314	3,679,309,300
PT Medika Rescue International (formerly PT Karya Pesona Cemerlang)	Tangerang	Services and Trasportation Trading, Development, Real Estate,		70.82%		879,555,759	878,649,715
PT Indah Kemilau Abadi	Jember	Industry, Printing, Agrobusiness, Services and Trasportation Trading, Development, Real Estate, Industry, Printing, Agrobusiness,	-	70.82%	-	1,443,494,870	657,128,900
PT Persada Dunia Semesta	Tangerang	Services and Trasportation Trading, Development, Real Estate, Industry, Printing, Agrobusiness,	-	70.82%		7,917,979,118	2,349,333,094
PT Inti Pratama Medika	Tangerang	Services and Trasportation Trading, Development, Real Estate, Industry, Printing, Agrobusiness,	-	70.82%		600,993,000	600,363,000
PT Sentra Sehat Sejahtera	Tangerang	Services and Trasportation Trading, Development, Real Estate, Industry, Printing,	-	70.82%		1,680,633,491	878,649,715
PT Genta Raya Internusa	Tangerang	Agrobusiness, Services and Trasportation Trading, Development, Real Estate, Industry, Printing, Agrobusiness,	-	70.82%	-	613,011,522	600,388,000
PT Sembilan Raksa Dinamika	Tangerang	Services and Trasportation Health Center, Clinic, Polyclinic and Other related	-	70.82%		109,459,272,604	54,795,114,119
PT Saritama Mandiri Zamrud	Tangerang	Services Health Center, Clinic, Polyclinic and Other related		70.82%		600,000,000	600,000,000
PT Gempita Nusa Sejahtera	Tangerang	Services Health Center, Clinic, Polyclinic and Other related	-	70.82%		600,000,000	600,000,000
PT Aryamedika Teguh Tunggal	Tangerang	Services Health Center, Clinic, Polyclinic and Other related		70.82%		600,000,000	600,000,000
PT Mahkota Buana Selaras	Tangerang	Services Development, Trading, Printing,		70.82%		36,028,645,910	37,690,051,627
PT Lintas Buana Jaya ²)	Manggarai Barat	and Services Health Center, Clinic, Polyclinic and Other	-	70.82%		36,272,946,084	9,886,018,026
PT Bina Bahtera Sejati ²)	Bau Bau	Related Services Health Center, Clinic,		70.82%		23,439,471,867	600,000,000

Subsidiary	Domicile	Main Business	Direct Ownership Percentage	Indirect Ownership Percentage	Year of Starting Operation	Total A Jun 30, 2016 Rp	ssets Dec 31, 2015 Rp
PT Lintang Laksana Utama ²)	Lubuk Linggau	Health Center, Clinic, Polyclinic and Other		70.82%		600,000,000	600,000,000
PT Ciptakarya Tirta Cemerlang ²)	Tangerang	Related Services Health Center, Clinic,	-	70.82%		600,000,000	600,000,000
PT Eramulia Pratamajaya and subsidiaries	Jakarta	Polyclinic and Other Related Services Healthcare Service	99.99%	0.01%		1,228,699,449,747	1,215,478,000,217
PT Solafide Unggulan Prima	Jakarta	Development,	-	100.00%		50,000,000,000	
	_	Trading, Printing and Services					
PT Pradamas Graha Indah	Tangerang	Development, Trading, Printing and Services	-	100.00%	-	76,552,500	76,552,500
PT Siloam Karya Sejahtera	Jakarta	Trading and Services		100.00%		373,115,652,945	373,898,296,232
PT Sentra Tata Prima	Surabaya	Development, Transportation, Trading, and Services	-	100.00%		3,357,859,998	3,357,430,094
PT Sentra Sarana Karya (formerly PT Siloam Sarana Karya)	Makassar	Development, Transportation, Trading,	-	100.00%		15,055,400,069	3,357,064,837
PT Sarana Dinamika Perkasa (formerly PT Siloam Dinamika Perkasa)	Jakarta	and Services Development, Transportation, Trading,	-	100.00%	-	130,080,151,824	133,833,329,993
PT Mahaduta Purnama	Jakarta	and Services Development, Transportation, Trading,	-	100.00%		7,397,737,370	7,397,737,370
PT Buana Mandiri Selaras	Jakarta	and Services Development		100.00%		475,257,228,623	472,605,668,559
PT Serasi Adikarsa	Jakarta	and Services Trading,	0.01%	99.99%		3,598,218,420	3,613,672,920
PT Kalanusa Intan Cemerlang and subsidiary		Industry, Development and Mining	0.0178	100.00%			4,259,900,000
	Tangerang	Trading, Development Printing and Services	-		-	4,259,900,000	
PT Garuda Asa Kencana	Tangerang	Development, Trading and Services	-	100.00%		100,000,000	100,000,000
PT Cahaya Jaya Raya	Tangerang	Trading Development, Printing and Services	-	100.00%		600,000,000	600,000,000
PT Waluya Graha Loka	Tangerang	Trading Development, Printing and Services	-	100.00%		135,839,617,902	135,848,491,259
PT Nusantara Indah Semesta	Tangerang	Trading Development, Printing and Services	-	100.00%		26,558,033,629	22,996,589,617
PT Magenta Sinar Abadi	Tangerang	Trading Development, Printing and Services	-	100.00%		600,000,000	600,000,000
PT Pesona Puspita Gemilang	Tangerang	Trading Development, Printing and Services	-	100.00%		600,000,000	600,000,000
PT Caraka Cipta Sejahtera	Tangerang	Trading Development, Printing and Services		100.00%	-	600,000,000	600,000,000
PT Tiara Permata Gemilang	Tangerang	Trading Development, Printing and Services	-	100.00%		600,000,000	600,000,000
PT Berkat Talenta Unggul 1)	Tangerang	Trading Development,	-	100.00%		600,000,000	600,000,000
PT Laskar Unggulan Prima 1)	Tangerang	Printing and Services Trading Development,	-	100.00%		600,000,000	600,000,000
PT Sentana Prima Jaya 1)	Tangerang	Printing and Services Trading Development,		100.00%	-	600,000,000	600,000,000
PT Buana Digdaya Sejahtera 1)	Tangerang	Printing and Services Trading Development,		100.00%		600,000,000	600,000,000
PT Abadi Jaya Sakti and subsidiaries	Tangerang	Printing and Services Investment, Trading	100.00%			577,031,300	577,031,300
PT Tigamitra Ekamulia and subsidiaries PT Shimatama Graha	Jakarta Jakarta	and Services General Restaurant,	0.01%	99.99% 100.00%	1998* 1989	520,920 9,779,697,779	520,920 10,788,591,967
PT Aryaduta International Management and subsidiaries	Jakarta	Café and Catering Hotel Management		100.00%	1998	9,779,697,779	10,788,591,967
PT Áryaduta Surabaya Management PT Aryaduta Medan Management	Surabaya Medan	Services Services		100.00% 100.00%		571,592,000 551,484,500	583,898,000 565,890,500
PT Aryaduta Karawaci Management	Tangerang	Services		100.00%		20,064,018,875	17,958,309,858
PT Aryaduta Makassar Management PT Aryaduta Residences	Makassar Jakarta	Services Services	-	100.00% 100.00%		577,200,000 4,880,408,925	577,200,000 4,494,236,472
PT Aryaduta Hotels & Resorts	Jakarta	Services		100.00%		580,506,500	580,506,500
PT Zodia Karya Indah	Tangerang	Development, Trading, Printing and Services	-	100.00%		100,000,000	100,000,000
PT Lippo Hotel Indonesia and subsidiaries	Tangerang	Services	75.00%	25.00%		600,000,000	600,000,000
PT Aryaduta Kuta Bali PT Cahaya Gemerlap Abadi	Badung Tangerang	Tourism Development, Trading		100.00% 100.00%	-	600,000,000 600,000,000	600,000,000 600,000,000
PT Lippo Horesi Indonesia	Tangerang	and Services Development, Trading,	75.00%	25.00%		600,000,000	600,000,000
PT Mega Indah Gemilang and subsidiaries ²)	Tangerang	and Services Trading, Development, Industry, Printing	99.99%	0.01%	-	51,029,267,381	20,000,000,000
PT Karyaindah Cipta Prima ²)	Tangerang	and Services Trading, Development, Industry, Printing	0.01%	99.99%		6,839,728,319	600,000,000
PT Sunshine Prima Utama and subsidiary 2)	Tangerang	and Services Trading, Development, Industry, Printing and Services		100.00%		30,156,164,097	20,000,000,000

(Expressed In Full Rupiah, Unless Otherwise Stated)

Subsidiary	Domicile	Main	Direct	Indirect	Year of	Total A	
		Business	Ownership Percentage	Ownership Percentage	Starting Operation	Jun 30, 2016 Rp	Dec 31, 2015 Rp
PT Sunshine Food International ²)	Tangerang	Trading, Development, Industry, Printing and Services	-	100.00%		29,906,164,097	20,000,000,000
PT Kreasi Tunas Bangsa and subsidiary	Tangerang	Development, Trading and Services	-	100.00%		16,743,534,195	1,203,833,288
PT Prima Cipta Lestari 1)	Tangerang	Trading, Agriculture Transportation and Mining		100.00%		16,266,048,695	
PT Maxx Food Pasifik ²)	Tangerang	Development, Trading and Services	-	100.00%		600,000,000	600,000,000
PT Graha Jaya Pratama and subsidiaries	Tangerang	Real Estate	100.00%			1,808,460,415,302	1,788,869,823,183
PT Tataguna Cemerlang	Jakarta	Trading Real Estate and Development,	-	100.00%		100,000,000	100,000,000
PT Aresta Amanda Lestari (0.31% ownership in PT Gowa Makassar Tourism Development Tbk)	Jakarta	Trading		100.00%		1,941,222,660	1,777,668,968
PT Aresta Permata Utama (3.45% ownership in PT Gowa Makassar Tourism Development Tbk)	Jakarta	Trading		100.00%		21,258,554,243	19,461,698,851
PT Fajar Usaha Semesta (4.73% ownership in PT Gowa Makassar Tourism Development Tbk)	Jakarta	Trading		100.00%		29,155,303,800	26,690,706,052
PT Fajar Raya Cemerlang (4.58% ownership in PT Gowa Makassar Tourism Development Tbk)	Jakarta	Trading	-	100.00%		28,253,849,822	25,866,693,677
PT Fajar Abadi Aditama (3.45% ownership in PT Gowa Makassar Tourism Development Tbk)	Jakarta	Trading		100.00%		21,256,111,110	19,459,862,937
PT Nuansa Indah Lestari and subsidiaries	Jakarta	Trading		100.00%		234,885,692,452	217,811,741,232
PT Metropolitan Permaisemesta and subsidiaries	Jakarta	Trading		89.74%		238,552,059,552	221,477,872,332
PT Mulia Sarana Sakti PT Makassar Permata Sulawesi (32.5% ownership in PT Gowa Makassar Tourism Development Tbk)	Makassar Jakarta	Trading Trading	-	89.74% 89.74%		512,000,000 233,882,749,174	512,000,000 216,808,561,954
PT Tribuana Jaya Raya	Tangerang	Development, Trading, Printing and Services	-	77,56%		735,830,712,612	680,755,162,289
PT Gowa Makassar Tourism Development Tbk and subsidiaries PT Kenanga Elok Asri and subsidiaries	Makassar Tangerang	Real Estate Development, Trading, Printing and Services	4.92%	49.05% 53.97%	1997 	1,235,185,616,421 251,696,523,122	1,273,990,253,786 252,178,148,189
PT Wahana Puspita Gemilang	Makassar	Development, Trading, Printing and Services	-	53.97%		12,500,000,000	
PT Krisanta Esa Maju	Tangerang	Development, Trading, Printing and Services		53.97%		1,074,455,800	1,074,461,825
PT Griya Megah Sentosa	Makassar	Development, Trading, Printing and Services	-	53.97%		7,160,302,712	7,158,510,233
PT Griya Eksotika Utama	Makassar	Development, Trading, Printing and Services		53.97%		177,931,639	178,369,707

* Liquidated

** Transferred

*** Functional Currency is USD

**** Functional Currency is SGD

1) Established in 2016

²) Established in 2015

On February 6, 2015, PT Safira Prima Utama and PT Kalimaya Pundi Bumi, subsidiaries, disposed 75,300,000 and 17,500,000, respectively, share ownership in PT Siloam International Hospitals Tbk with the total price of Rp1,136,800,000,000. Upon the disposal, the Company recorded Difference in Transactions with Non-Controlling Interest amounted to Rp1,000,581,189,869 (see Note 31).

On February 12, 2015, PT Wisma Jatim Propertindo (WJP), a subsidiary, acquired 25% share ownership in PT Wahana Usaha Makmur (WUM) from PT Mahanaim with acquisition cost of Rp15,334,000,000. At acquisition date WJP recorded Difference in Transactions with Non-Controlling Interest amounted to Rp43,851,181,695 (see Note 31).

On February 23, 2015, WJP, a subsidiary, acquired all shares ownership in PT Emas Makmur Cemerlang (EMC) (through 99.99% direct ownership and 0.01% indirect ownership of PT Maharama Sakti with acquisition cost of Rp11,000,000,000. At the acquisition date, EMC has not yet started operation and therefore, recorded as an asset acquisition.

On June 12, 2015, PT Kuta Beach Paragon (KBP) and PT Primakreasi Propertindo (PKP), subsidiaries, acquired 13.5% shares ownership in PT Graha Buana Utama from PT Mahanaim with acquisition cost of Rp25,358,527,564. At the acquisition date, KBP and PKP recorded Difference in Transactions with Non-Controlling Interest amounted to Rp22,988,443,294 (see Note 31).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

On June 29, 2015, PT Swadaya Teknopolis, a subsidiary, acquired all shares ownership in Premium Venture International Ltd (PVIL), with acquisition cost of Rp170,100,000,000. This transaction is a business combination (see Note 47). PVIL is the parent entity of Intellitop Finance Ltd with the ownership of 51.72%.

On January 20, 2016, PT Kreasi Tunas Bangsa, a subsidiary, acquired all shares ownership in PT Prima Cipta Lestari (through 75% direct ownership and 25% indirect ownership of PT Mega Indah Gemilang with acquisition cost of Rp4,700,000,000. This transaction is a business combination (see Note 47).

1.d. Board of Commissioners, Directors, Audit Committee and Employees

Based on Partial Deeds of Annual General Meeting of Stockholders No. 55 dated March 24, 2016 and No. 30 dated July 3, 2015 which both were made in the presence of Sriwi Bawana Nawaksari, S.H. M.Kn., a notary in Tangerang, the composition of the Company's Board of Commissioners and Directors as of June 30, 2016 and December 31, 2015 are as follows:

	June 30, 2016	December 31, 2015
Board of Commissioners:		
President Commissioner :	Theo L. Sambuaga	Theo L. Sambuaga
Vice President Commissioner :	Surjadi Soedirdja*	Surjadi Soedirdja*
Independent Commissioner :	Agum Gumelar	Agum Gumelar
Independent Commissioner :	Farid Harianto	Farid Harianto
Independent Commissioner :	Muladi	Muladi
Independent Commissioner :	Sutiyoso	Sutiyoso
Commissioner :	Tanri Abeng	Tanri Abeng
Commissioner :		Viven Gouw Sitiabudi
* also as Independent Commis	ssioner	

		June 30, 2016	December 31, 2015
Directors:			
President Director	:	Ketut Budi Wijaya	Ketut Budi Wijaya
Director	:	Tjokro Libianto	Tjokro Libianto
Director	:	Johanes Jany	Johanes Jany
Director	:	Rahmawaty	Rahmawaty
Director	:	Chan Chee Meng	Stephen Choo Kooi Yoon
Director	:	Lee Heok Seng	Ninik Prajitno
Director	:	Richard Setiadi	
Independent Director	:	Jenny Kuistono	Jenny Kuistono
Independent Director	:	Alwi Rubidium Sjaaf	Alwi Rubidium Sjaaf

The Company's Audit Committee composition as of June 30, 2016 and December 31, 2015 are as follows:

Audit Commitee:

Chairman	:	Muladi
Members	:	Herbudianto
	:	Achmad Kurniadi

The Company's Corporate Secretary as of June 30, 2016 and December 31, 2015 is Sri Mulyati Handoyo, respectively.

As of June 30, 2016 and December 31, 2015, the Group have 11,217 and 11,200 permanent employees, respectively (unaudited).

2. Summary of Significant Accounting Policies

2.a. Compliance with Financial Accounting Standards (SAK)

The interim consolidated financial statements were prepared and presented in accordance with Indonesian Financial Accounting Standards which include the Statement of Financial Accounting Standards (SFAS) and Interpretation of Financial Accounting Standards (IFAS) issued by the Financial Accounting Standard Board – Indonesian Institute of Accountant (DSAK – IAI), and regulations in the Capital Market include Regulations of Financial Sevices Authority/Capital Market and Supervisory Board and Financial Institution (OJK/Bapepam-LK) No. VIII.G.7 regarding guidelines for the presentation of financial statements, decree of Chairman of Bapepam-LK No. KEP-347/BL/2012 regarding presentation and disclosure of financial statements of the issuer or public company.

2.b. Measurement and Preparation of Interim Consolidated Financial Statements

The interim consolidated statements have been prepared and presented based on going concern assumption and accrual basis of accounting, except for the interim consolidated statements of cash flows. Basis of measurement in preparation of these interim consolidated financial statements is the historical costs concept, except for certain accounts which have been prepared on the basis of other measurements as described in their respective policies. Historical cost is generally based on the fair value of the consideration given in exchange for assets.

The interim consolidated statements of cash flows are prepared using the direct method by classifying cash flows into operating, investing and financing activities.

The presentation currency used in the preparation of the interim consolidated financial statements is Indonesian Rupiah which is the functional currency of the Group. Each entity in the Group determines its own functional currency as disclosed in Note 1.c and items included in the financial statements of each entity are measured using that functional currency.

The following are revision, amendments and adjustments of standards and interpretation of standard issued by DSAK - IAI and effectively applied for the year starting on or after January 1, 2016, are as follows:

Revision

• SFAS No. 110: "Accounting for Sukuk"

Amendments

- SFAS No. 4: "Separate Financial Statements"
- SFAS No.15: "Investment in Associates and Joint Arrangements"
- SFAS No. 24: "Employee Benefits"
- SFAS No. 65: "Consolidation Financial Statements"
- SFAS No. 66: "Joint Arrangements"
- SFAS No. 67: "Disclosures of Interest in Other Entities"
- IFAS No. 30: "Levies"

<u>Adjustments</u>

- SFAS No. 5: "Operating Segments"
- SFAS No. 7: "Related Party Disclosures"
- SFAS No. 13: "Investments Property"
- SFAS No. 16: "Property and equipment"
- SFAS No. 19: "Intangible Assets"
- SFAS No. 22: "Business Combination"
- SFAS No. 25: "Accounting Policies, Changes in Accounting Estimates and Errors"
- SFAS No. 53: "Share-based Payments"
- SFAS No. 68: "Fair Value Measurement"

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

The following is the impact of the revision, amendments and adjustments in accounting standards that are relevant and significant to the interim consolidated financial statements of the Group among others:

- SFAS No. 5 (Adjustment 2015): "Operating Segments" The impact of adjustment to this standard include:
 - Additional disclosure requirements of establishing the criteria for the combine of the operating segments and the brief description of the operating segments have been combined and the assessed economic indicators in determining of the combined operating segments have similar economic characteristics,
 - Organize disclosures of the reconciliation of the reportable total assets segments to the entity's assets only if the assets segment are regularly provided to the chief operating decision maker, and
 - Changes previous terminology is "reportable segments of the entity" to "the entity's reportable segments "and "based on differences in products and services" to "based on products and services".

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

• SFAS No. 7 (Adjustment 2015): "Related Party Disclosures"

The impact of adjustment to this standard include:

- Adding requirements related parties that an entity related to the reporting entity when the entity, or any member of a group of which the entity is part of the group, provides key management personnel services to the reporting entity or to the parent of the reporting entity,
- Requiring that a reporting entity disclose the payment of key management personnel services provided by the entity management and clarifies that the reporting entity is not required to disclose the compensation paid of the entity management to its employees or Director, and
- Changing the terminology of "the effective date" to be "effective date and transitional requirement".

The Group had adopted the adjustment standard and had completed the requested requirements.

- SFAS No. 13 (Adjustment 2015): "Investments Property"
- Adjustment to this standard emphasize the difference between investment property and owneroccupied property and emphasize the need for consideration on the determination of whether the acquisition of the investment property is classified as an asset acquisition or a business combination within the scope of SFAS No. 22.

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

 SFAS No. 15 (Amendment 2015): "Investment in Associates and Joint Arrangements" Adjustment to this standard add that an entity which is not an investment entity having an interest in investment entity and joint venture that is investment entity, then when applying the equity method can maintain the fair value measurement that applied by the investment entity an associate or joint venture in subsidiary where the investment entity an associate or joint venture are concerned.

The adoption of the amendment standard had no material effect to the interim consolidated financial statements.

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- SFAS No. 16 (Adjustment 2015): "Property and equipment" Adjustment to this standard add an explanation that:
 - The reduction is expected to occur in the future on the selling price of goods produced using an property and equipment indicates presumption of the technical or commercial obsolescence of the assets, and
 - Depreciation method based on the income generated by activities that use an asset is not appropriate.

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

• SFAS No. 19 (Adjustment 2015): "Intangible Assets"

The Impact of adjustment to this standard include:

- Provide additional explanation that the reduction is expected to occur in the future on the selling price of goods produced using an intangible asset indicates presumption of the technical or commercial obsolescence of the assets,
- There is a presumption that the use of methods of amortization based on the revenues generated by activities using the intangible assets allegedly not appropriate because it reflects factors that are not directly related to the use of economic benefits contained in the intangible assets,
- Basic selection the amortization of intangible assets is if its reflect the pattern of the estimated economic benefits of the asset, and
- In circumstances where the dominant inherent barrier factor in an intangible asset is the achievement of revenue threshold, then the revenue generated can be used as a proper basis for amortization.

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

• SFAS No. 22 (Adjustment 2015): "Business Combination"

Adjustment to this standard add an explanation that:

- SFAS No. 22 is not applied in accounting for the forming of a joint arrangement in the financial statements of joint arrangement it self,
- The obligation to pay contingent consideration that meet the definition of financial instruments classified as financial liabilities or as equity, and
- The entire contingent consideration which is not an equity, both financial and non-financial are measured at fair value at each reporting date, with the changes in fair value are recognized in profit or loss.

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

- SFAS No. 24 (Amendment 2015): "Employee Benefits"
- The amendment to this standard specify that attribution dues from workers or third parties depend on whether the contribution rate is set based on the number of year of services. If the dues based on the number of year services, then the dues attributable to the period of services using the same method with attribution required. If the amount of contributions does not depend on the number of year of services then the contribution is recognized as a reduction of the cost of services in the period when the related services provided by workers.

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The adoption of the amendment standard had no material effect to the interim consolidated financial statements.

 SFAS No. 25 (Adjustment 2015): "Accounting Policies, Changes in Accounting Estimates and Errors"

Change in SFAS No. 25 (Adjustment 2015), mainly to incorporate the changes of editorial in the previous standard.

The adoption of the adjustment of the standard had no material effect to the interim consolidated financial statements.

• SFAS No. 65 (Amendment 2015): "Consolidation Financial Statements"

The amendment to this standard provide criteria that an investment entity consolidated its subsidiaries only if both of the following criteria are met:

- The subsidiaries are not an investment entity, and
- The main purpose of the subsidiary is to provide services related to investment activities of its investment entity.

The adoption of the amendment standard had no material effect to the interim consolidated financial statements.

• SFAS No. 66 (Amendment 2015): "Joint Arrangements"

The amendment to this standard include:

- That all of the principles for business combinations within the scope of SFAS No. 22 "Business Combinations" and SFAS other requirements disclosures applied to the acquisition of the initial interest in joint operations and for the acquisition of extra importance in a joint operation, but if the joint operator retains joint control when it acquired extra importance in a joint operation of the same kind of interest that has been previously owned not remeasured, and
- This amendment does not apply to (i) the formation of a joint operation if all the parties participating in joint operations only contribute assets or group of assets is not a business for joint operations in its formation and (ii) the acquisition of interests in joint operations when the parties share joint control of the main controller.

The adoption of the amendment standard had no material effect to the interim consolidated financial statements.

• SFAS No. 67 (Amendment 2015): "Disclosures of Interest in Other Entities"

The amendment to this standard clarify that the scope of the standard is not applied to the separate financial statements that its an investment entity and measure its subsidiaries at fair value through profit or loss.

The adoption of the amendment standard had no material effect to the interim consolidated financial statements.

 SFAS No. 68 (Adjustment 2015): "Fair Value Measurement" Adjustment to this standard is to clarify that the exception portfolio, which allows an entity to measure the fair value of the group's financial assets and financial liabilities on a net basis, applied to all contracts (including non-financial contracts) within the scope of SFAS No. 55.

The adoption of the adjustment standard had no material effect to the interim consolidated financial statements.

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2.c. Principles of Consolidation

The interim consolidated financial statements include interim financial statement of the Company and subsidiaries as stated in Note 1.c.

A subsidiary is an entity controlled by the Group, i.e., the Group is exposed, or has rights, to variable returns from its involvement with the entity and has the ability to affect those returns through its current ability to direct the entity's relevant activities (power over the investee).

The existence and effect of substantive potential voting rights that the Group has the practical ability to exercise (i.e., substantive rights) are considered when assessing whether the Group controls another entity.

The Group's interim consolidated financial statements incorporate the results, cash flows, assets and liabilities of the Company and all of its directly and indirectly controlled subsidiaries. Subsidiaries are consolidated from the effective date of acquisition, which is the date on which the Group effectively obtains control of the acquired business, until that control ceases.

A parent prepares interim consolidated financial statements using uniform accounting policies for like transactions and other events in similar circumstances. All intragroup transactions, balances, income, expenses and cash flows are eliminated in full on consolidation to reflect the financial position as a single business entity.

The Group attributed the profit and loss and each component of other comprehensive income to the owner of the parent and non-controlling interests even though this results in the non-controlling interests having a deficit balance. The Group presents non-controlling interests in equity in the interim consolidated statement of financial position, separately from the equity owner of the parent.

Changes in the parent's ownership interest in a subsidiary that do not result in loss of control are equity transactions (i.e., transactions with owners in their capacity as owners). When the proportion of equity held by non-controlling interest change, the Group adjusted the carrying amounts of the controlling interest and non-controlling interest to reflect the changes in their relative interest in the subsidiaries. Any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received is recognized directly in equity and attributed to the owner of the parent.

If the Group loses control, the Group:

- (a) Derecognizes the assets (including goodwill) and liabilities of the subsidiary at their carrying amounts at the date when control is lost;
- (b) Derecognizes the carrying amount of any non-controlling interests in the former subsidiary at the date when control is lost (including any components of other comprehensive income attributable to them);
- (c) Recognizes the fair value of the consideration received, if any, from the transaction, event or circumstances that resulted in the loss of control;
- (d) Recognizes any investment retained in the former subsidiary at fair value at the date when control is lost;
- (e) Reclassify to profit or loss, or transfer directly to retained earnings if required by other SAKs, the amount recognized in other comprehensive income in relation to the subsidiary;
- (f) Recognizes any resulting difference as a gain or loss attributable to the parent.

2.d. Transaction and Balances in Foreign Currency

In preparing interim consolidated financial statements, each of the entity within the Group record by using the currency of the primary economic environment in which the entity operates ("the functional currency"). The functional currency of the Company and most of the subsidiaries is Rupiah.

The functional currency of Subsidiaries in foreign currency (see Note 1.c). For presentation purposes of interim consolidated financial statements, assets and liabilities of Subsidiaries Pte. Ltd at reporting date are translated to the closing rate of the interim consolidated statement of financial position date, while revenues and expenses are translated using average rate for the period. All resulting exchange

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differences shall be recognized in other comprehensive income.

Transactions in foreign currencies during the period are recorded in Rupiah with the spot exchange rate between Rupiah and foreign currencies at the transactions date applied. At the end of reporting period, foreign currency monetary items are translated to Rupiah using the closing rate, i.e., middle rate of Bank of Indonesia at June 30, 2016 and December 31, 2015 are as follows:

	June 30, 2016 Rp	December 31, 2015 Rp
1 USD	13,180	13,795
1 SGD	9,771	9,751
1 EUR	14,651	15,070
100 JPY	12,831	11,452
1 AUD	9,816	10,064

Exchange differences arising on the settlement of monetary items or on translating monetary items in foreign currencies are recognized in profit or loss.

2.e. Cash and Cash Equivalents

Cash and cash equivalents are cash on hand, cash in banks (current accounts) and time deposits with maturity period of three months or less at the time of placement that are not used as collateral or are not restricted.

2.f. Investment in Associates

Associates are entities which the Group has the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies (significant influence).

Investment in associates accounted for using the equity method. Under the equity method, the investment in an associate is initially recognized at cost and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the investee after the date of acquisition. The investor's share of the profit or loss of the investee is recognized in profit or loss. Distributions received from an investee reduce the carrying amount of the investment. Adjustments to the carrying amount may also be necessary for changes in the investor's proportionate interest in the investee arising from changes in the investee's other comprehensive income, including those arising from the revaluation of property and equipment and from foreign exchange translation differences. The investor's share of those changes is recognized in other comprehensive income.

The Group discontinues the use of the equity method from the date when its investment ceases to be an associate as follows:

- (a) if the investment becomes a subsidiary.
- (b) If the retained interest in the former associate is a financial asset, the Group measure the retained interest at fair value.
- (c) When the Group discontinue the use of the equity method, the Group account for all amounts previously recognized in other comprehensive income in relation to that investment on the same basis as would have been required if the investee had directly disposed of the related assets or liabilities.

2.g. Joint Arrangement

Joint arrangement is an arrangement of which two or more parties have joint control, i.e., the contractually agreed sharing of control of an arrangement, which exist only when decisions about the relevant activities require the unanimous consent of the parties sharing control.

The Group classified joint arrangement as:

(1) Joint Operation

Represents joint arrangement whereby the parties that have joint control of the arrangement have rights to the assets, and obligations for the liabilities, relating to the arrangement. Those parties are called joint operator.

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A joint operator recognize in relation to its interest in a joint operation:

- (a) Its assets, including its share of any assets held jointly;
- (b) Its liablities, including its share of any liabilities incurred jointly;
- (c) Its revenue from the sale of its share of the output arising from the joint operation;
- (d) Its share of the revenue from the sale of the output by the joint operation; and
- (e) Its expenses, including its share of any expenses incurred jointly.
- (2) Joint Venture

Represents joint arrangement whereby the parties that have joint control of the arrangement have rights to the net assets of the arrangement. Those parties are called joint venturers.

A joint venturer recognize its interest in a joint venture as an investment and account for that investment using the equity method.

2.h. Transaction and Balances with Related Parties

A related party is a person or an entity that is related to the reporting entity:

- (a) A person or a close member of that person's family is related to a reporting entity if that person:
 - (i) has control or joint control over the reporting entity;
 - (ii) has significant influence over the reporting entity; or
 - (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.
- (b) An entity is related to the reporting entity if any of following conditions applies:
 - (i) The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others);
 - (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member);
 - (iii) Both entities are joint ventures of the same third party;
 - (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity;
 - (v) The entity is a post-employment benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity in itself such a plan, the sponsoring employers are also related to the reporting entity;
 - (vi) The entity is controlled or jointly controlled by a person identified in (a);
 - (vii) entity, or a member of a group which the entity is part of the group, providing personnel services of the key management to the reporting entity or the parent of the reporting entity; or
 - (viii)A person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or a parent of the entity).

All transactions and significant balances with related parties are disclosed in relevant Note.

2.i. Inventories and Land for Development

Real estate inventories, which mainly consist of acquisition cost of land under development, shopping center, residential houses, shophouses, office buildings, apartments and buildings (houses) under construction, are carried at the lower of cost and net realizable value (NRV). Cost is determined by using the average method. Cost of land under development includes cost of land improvement and development, capitalized interest obtained to finance the acquisition and development of land until completed. The cost of residential houses and shophouses consist of actual construction cost.

Land for future development of the Group is classified as "Land for Development". Upon the commencement of development and construction of infrastructure, the carrying costs of land will be reclassified to the respective inventory real estate, investment property or property and equipment accounts, whichever is appropriate.

The excess of carrying value of inventories over their estimated recoverable value is recognized as impairment loss under "Provision for Decline in Value of Inventories" in profit or loss.

Inventories of healthcare business (e.g., medicines, medical supplies and others) are carried at the

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lower of cost and NRV. Cost is determined by using the average method.

Inventories of hospitality business (e.g., food, beverages and others) are carried at the lower of cost and NRV. Cost is determined by using the first-in-first-out method. Allowance for decline in inventory value is provided based on a review of inventory status at the end of period.

Net realizable value is the estimated selling price in the ordinary course of business less the estimated costs of completion and selling costs. The amount of any write-down of inventories to NRV and all losses of inventories shall be recognized as an expense in the period the write-down or loss occured. The amount of any reversal of any write-down of inventories, arising from an increase in NRV, is recognized as a reduction in the amount of inventories recognized as an expense in the period in which the reversal occured.

2.j. Prepaid Expenses

Prepaid expenses are amortized over the period benefitted using straight line method.

2.k. Investment Property

Investment properties are properties (land or a building or part of a building or both) held by the owner or the lessee under a finance lease to earn rentals or for capital appreciation or both, rather than for use in the production or supply of goods or services or for administrative purposes or sale in the daily business activities.

Investment property is recognized as an asset if, and only if it is probable that the future economic benefits that are associated with the investment property will flow to the entity; and the cost of the investment property can be measured reliably.

An investment property shall be measured initially at its cost, comprises its purchase price and any directly attributable expenditure (professional fees for legal services, property transfer taxes and other transaction costs). Transaction costs are included in the initial measurement.

After initial recognition, the Group choose to use cost model and measure its investment property at acquisition cost less accumulated depreciation and accumulated impairment losses, if any.

Landrights are not depreciated and are carried at costs.

The cost of repairs and maintenance is charged to profit or loss as incurred while significant renovations and additions are capitalized.

Transfer to investment properties if, and only if, there is a change in use, evidenced by the end of the use by the owner, commencement of an operating lease to another party or completion of construction or development.

Transfer from investment properties if, and only if, there is a change in use, evidenced by commencement of owner occupation or commencement of development for sale.

Investment property is derecognized in, or disposed from the statement of financial position when it is permanently derecognized or retired and does not have any future economic benefit in which can be expected at its disposal. Gains or losses on derecognition or disposal of investment property is recognized in operation in the period derecognition or disposal.

2.I. Property and Equipment

Property and equipment are initially recognized at cost, which comprises its purchase price and any cost directly attributable in bringing the assets to the location and condition necessary for it to be capable of operating in the manner intended by management.

When applicable, the cost may also comprises the initial estimate of the costs of dismantling and removing the item and restoring the site on which it is located, the obligation for which an entity incurs either when the item is acquired or as a consequence of having used the item during a

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particular period for purposes other than to produce inventories during that period.

After initial recognition, property and equipment, except land, are carried at its cost less any accumulated depreciation, and any accumulated impairment losses, if any.

Lands are recognized at its cost and are not depreciated.

Depreciation of property and equipment starts when its available for use and its computed by using straight line method based on the estimated useful lives of assets as follows:

	Year
Building, Infrastructure, and Renovations	4 - 40
Parks and Interiors	5
Golf Course and Club House	20
Transportation Equipment and Vehicles	4 - 8
Furniture, Fixtures and Office Equipment	3 - 10
Tools and Medical Equipment	3 - 10
Machinery and Project Equipment	3 - 10
Bowling Machinery	10
Playground Areas	5

The cost of repairs and maintenance is charged to operation as incurred while significant renovations and additions are capitalized. The carrying value of the part replaced was written-off.

Own built property and equipment is presented as part of property and equipment as "Construction in Progress" and is stated at cost. All cost incurred related to the contruction of such assets is caplitalized as part of cost of construction in progress.

The accumulated costs will be transferred to the respective property and equipment items at the time the asset is completed or ready for use and are depreciated since the operation.

The carrying amount of property and equipment is derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds, if any, and the carrying amount of the asset) is credited or charged to operations in the asset is derecognized. At the end of each reporting period, the Group reviews useful life, residual values, and methods of depreciation, and the remaining useful life based on technical condition.

2.m. Leases

Determination of whether a lease agreement or an agreement containing with a lease is a finance lease or an operating lease depends on the substance of transaction rather than the form of the contract at the inception date.

A lease is classified as finance operating lease if it transfers substantially all the risks and benefits incidental to ownership. A lease is classified as an operating lease if it does not transfer substantially all the risks and benefits incidental to ownership.

The Group as lessees:

At the commencement of the lease term under finance lease, the Group recognized assets and liabilities in their statement of financial position at amounts equal to the fair value of the leased property or, if lower, the present value of the minimum lease payments. Each determined at the inception of the lease. The discount rate used in calculating the present value of the minimum lease payments is the rate implicit in the lease, if this is practical to determine, if not, the lessee's incremental borrowing rate is used. Initial direct cost of the lessee is added to the amount recognized as an asset. The depreciation policy of leased asset is consistent with depreciable assets that are owned.

Under an operating lease, the Group recognizes lease payments as an expense on a straight line basis over the lease term.

The Group as lessors:

Group recognizes assets under a finance lease as a receivable in the interim consolidated statement of financial position at an amount equal to the net investment in the lease. Collection of lease receivable is treated as principal payments and finance income. The recognition of finance income is based on a pattern reflecting a constant yearic rate of return on Group's net investment in the finance lease as lessor.

Group presents assets subject to operating lease in the interim consolidated statement of financial position according to the nature of the asset. Initial direct costs incurred in negotiating and arranging an operating lease are added to the carrying amount of the leased asset and recognized as an expense over the lease term on the same basis as the lease income. Contingent rents, if any, be recognized as income in the period incurred. Lease income from operating lease is recognized as revenue on a straight line basis over the lease term.

Sale and Leaseback:

Assets sold under a sale and leaseback transaction are accounted for as follows:

- If the sale and leaseback transaction results in a finance lease, any excess of sales proceeds over the carrying amount of the asset is deferred and amortized over the lease term.
- If the sale and leaseback transaction results in an operating lease and the transaction is established at fair value, any profit or loss is recognized immediately. If the sale price is below fair value, any profit or loss is recognized immediately except that, if the loss is compensated by future lease payments at below market price, it is deferred and amortized in proportion to the lease payments over the period for which the asset is expected to be used. If the sale price is above fair value, the excess over fair value is deferred and amortized over the period for which the asset is expected to be used.

2.n. Borrowing Cost

Borrowing costs that are directly attributable to the acquisition, construction or production of a qualifying asset, are capitalized as part of the cost of that asset. Other borrowing costs are recognized as an expense when incurred. Borrowing costs may include interest expense, finance charges in respect of finance leases, or exchange differences arising from foreign currency borrowings to the extent that they are regarded as an adjustment to interest costs.

Capitalization of borrowing costs commences when the Group undertakes activities necessary to prepare the asset for its intended use or sale and expenditures for the asset and its borrowing costs has been incurred. Capitalization of borrowing costs ceases when substantially all the activities necessary to prepare the qualifying assets for its intended use or sale are complete.

2.o. Impairment of Assets

At the end of each reporting period, the Group assess whether there is any indication that an asset may be impaired. If any such indication exists, the Group shall estimate the recoverable amount of the asset. Recoverable amount is determined for an individual asset, if it is not possible, the Group determines the recoverable amount of the asset's cash-generating unit.

The recoverable amount is the higher of fair value less costs to sell and its value in use. Value in use is the present value of the estimated future cash flows of the asset or cash generating unit. Present values are computed using pre-tax discount rates that reflect the time value of money and the risks specific to the asset or unit whose impairment is being measured.

If, and only if, the recoverable amount of an asset is less than its carrying amount, the carrying amount of the asset shall be reduced to its recoverable amount. The reduction is an impairment loss and is recognized immediately in profit or loss.

An impairment loss recognized in prior period for an asset other than goodwill is reversed if, and only if, there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized. If this is the case, the carrying amount of the asset shall be increased to its recoverable amount. That increase is a reversal of an impairment loss.

Impairment of goodwill

Irrespective of whether there is any indication of impairment, goodwill is tested for impairment annually.

For the purpose of impairment testing, goodwill is allocated to each cash-generating unit, or groups of cash-generating units that are expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree were assigned to those units or groups of units. Each unit or group of units to which the goodwill is so allocated represent the lowest level within the entity at which the goodwill is monitored for internal management purposes and is not larger than an operating segment.

2.p. Business Combination

Business combination is a transaction or other event in which an acquirer obtains control of one or more businesses. Business combination is accounted for by applying the acquisition method. The consideration transferred in a business combination is measured at fair value, which is calculated as the sum of the acquisition-date fair values of the assets transferred by the Group, liabilities incurred by the Group to former owners of the acquiree, and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are recognized as expenses in the periods in which the costs are incurred and the services are received.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value except for certain assets and liabilities that are measured in accordance with the relevant standards.

Component of non-controlling interests are measured either at fair value or at the present ownership instruments' proportionate share in the recognized amounts of the acquiree's identifiable net assets.

When a business combination is achieved in stages, the Group's previously held equity interest in the acquire is remeasured to fair value at the acquisition date and the resulting gain or loss, if any, is recognized in profit or loss. When in prior periods, a changes in the value of its equity interest in the acquiree prior to the acquisition date had been recognized in other comprehensive income, that amount shall be recognized on the same basis as would be required if the Group had disposed directly of the previously held equity interest.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occured, the Group reports provisional amounts for the items for which the accounting is incomplete. Those provisional amounts are adjusted during the measurement period, or additional assets or liabilities are recognized, to reflect new information obtained about facts and circumstances that existed as of the acquisition date that, if known, would have resulted in the recognition of those assets and liabilities as of that date.

At acquisition date, goodwill is measured at its cost being the excess of (a) the aggregate of the consideration transferred and the amount of any non-controlling interest, over (b) the net of identifiable assets acquired and liabilities assumed. If this consideration is lower than the fair value of the net assets of the subsidiary acquired, the difference is recognized in profit or loss as gain on bargain purchase after previously the management reassesses whether it has correctly identified all of the assets acquired and all of the liabilities assumed and recognize any additional assets or liabilities that are identified in that review.

After initial recognition, goodwill is measured at cost less any accumulated impairment loss. For the purpose of impairment testing, goodwill acquired in a business combination, from the acquisition date, be allocated to each of the Group's Cash Generating Units that is expected to benefit from the synergies of the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those Cash Generating Units.

If goodwill has been allocated to Cash Generating Units and certain operations on the Cash Generating units is disposed, the goodwill associated with the operation disposed is included in the

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carrying amount of the operation when determining the gain or loss on disposal. Disposed goodwill is measured on the basis of relative values of the operation disposed of and the portion of the Cash Generating Units retained.

2.q. Intangible Assets

Intangible asset is measured on initial recognition at cost. After initial recognition, intangible asset is carried at cost less any accumulated amortization and any accumulated impairment loss. The useful life of intangible asset is assessed to be either finite or indefinite.

Intangible asset with indefinite useful life

Intangible asset with indefinite life is not amortized. The useful life of an intangible asset with an indefinite life is reviewed annually to determine whether events and circumstances continue to support an indefinite useful life assessment for that asset. If they do not, the change in the useful life assessment from indefinite to finite is accounted for on a prospective basis.

Intangible asset with indefinite life is tested for impairment annually and whenever there is an indication that the intangible asset may be impaired.

Goodwill

Goodwill arising in a business combination is initially measured at its cost, being the excess of the sum of the consideration transferred, the amount of any non-controlling interests in the acquiree, and the fair value of the acquirer's previously held equity interest in the acquiree (if any) over the net of the acquisition-date amounts of the identifiable assets acquired and the liabilities assumed.

After initial recognition, goodwill acquired in a business combination is measured at cost less any accumulated impairment losses. Goodwill is not amortized.

Intangible asset with definite useful life

Intangible asset with finite life is amortized over the economic useful life by using a straight-line method (or other method as it reflects the pattern in which the asset's future economic benefits are expected to be consumed by the entity).

Software is amortized over the economic useful life with the straight line method based on the estimated useful life for 5 (five) years.

Amortization is calculated so as to write-off the cost of the asset, less its estimated residual value.

2.r. Employee Benefits

Short-term Employee Benefits

Shor-term employee benefits are recognized when an employee has rendered service during accounting period, at the undiscounted amount of short-term employee benefits expected to be paid in exchange for that service.

Short term employee benefits include such as wages, salaries, bonus and incentive.

Post-employment Benefits

Post-employment benefits such as retirement, severance and service payments are calculated based on Labor Law No. 13/2003 ("Law 13/2003").

The Group recognizes the amount of the net defined benefit liability at the present value of the defined benefit obligation at the end of the reporting period less the fair value of plan assets which calculated by independent actuaries using the Projected Unit Credit method. Present value benefit obligation is determined by discounting the benefit.

The Group accounts not only for its legal obligation under the formal terms of a defined benefit plan, but also for any constructive obligation that arises from the entity's informal practices.

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Current service cost, past service cost and gain or loss on settlement, and net interest on the net defined benefit liability (asset) are recognized in profit and loss.

The remeasurement of the net defined benefit liability (assets) comprises actuarial gains and losses, the return on plan assets, and any change in effect of the asset ceiling are recognized in other comprehensive income.

Group recognizes an expense and a liability for contribution payable to a defined contribution plan, when an employee has rendered service to the entity during a period.

Termination Benefits

The Group recognizes a liability and expense for termination benefits at the earlier of the following dates:

- (a) When the Group can no longer withdraw the offer of those benefits; and
- (b) When the Group recognizes costs for a restructuring that is within the scope of SFAS No. 57 and involves payment of termination benefits.

The Group measures termination benefits on initial recognition, and measures and recognizes subsequent changes, in accordance with the nature of the employee benefits.

2.s. Business Combination between Entities Under Common Control

Business combination of entities under common control transactions, such as transfers of business conducted within the framework of the reorganization of the entities that are in the same group, not a change of ownership in terms of economic substance, so that the transaction can not result in a gain or loss for the Group as a whole or the individual entity within the Group.

Due to business combination transactions of entities under common control does not lead to change in economic substance of ownership on the exchanged asset, liability, shares or other ownership instrument, then the transferred asset or liability (in its legal form) is recorded at its carrying amount as well as a business combination under the pooling of interest method.

An entity that receives the business, in a business combination of entities under common control, recognizes the difference between the amount of the consideration transferred and the carrying amount of each transaction is a business combination of entities under common control in equity under additional paid in capital.

If the entity that received the business, subsequently dispose the business entity acquired previously, the additional paid-in capital recorded before, can not be recognized as a realized gain or loss nor reclassified to retain earning.

2.t. Revenue and Expense Recognition

The Group recognizes revenue from the sale of real estate based on SFAS No. 44 "Accounting for Real Estate Development Activities" as follows:

- i) Revenues from sales of lots that do not require the seller to construct building are recognized under the full accrual method if all of the following conditions are met:
 - a. total payments by the buyer are at least 20% of the agreed selling price and the amount is not refundable;
 - b. the selling price is collectible;
 - c. the receivable is not subordinated to other loans in the future;
 - d. The land development process is complete so that the seller has no further obligations related to the lots sold, such as obligation to construct amenities or obligation to build other facilities applicable to the lots sold as provided in the agreement between the seller and the buyer or regulated by law; and
 - e. Only the lots are sold, without any requirement of the seller's involvement in the construction of building on the lots.

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- (ii) Revenues from sales of houses, shop houses, and other similar property and related land are recognized under the full accrual method if all of the following conditions are met:
 - a. a sale is consummated;
 - b. the selling price is collectible;
 - c. the seller's receivable is not subject to future subordination against other loans which will be obtained by the buyer; and
 - d. The seller has transferred the risks and benefits of ownership to the buyer through a transaction that is in substance a sale and does not have substantial continuing involvement with the property.
- (iii) Revenues from sales shopping center and apartments are recognized using the percentage-ofcompletion method if all of the following conditions are met:
 - a. the construction process has already commenced, i.e., the building foundation has been completed and all of the requirements to commence construction have been fulfilled;
 - b. total payments by the buyer are at least 20% of the agreed selling price and the amount is not refundable; and
 - c. the amount of revenue and the cost of the property can be reliably estimated.

The method used to determine the level of development activity completion is based on a percentage of actual activities accomplished to total development activities that need to be accomplished.

If a real estate sale fails to meet all the criteria of full accrual method, revenue recognition is deferred and the transaction is recognized using the deposit method until all of the conditions of full accrual method are fulfilled.

Cost of land lots sold is determined based on the estimated acquisition cost of the land plus other estimated expenditures for its improvements and developments. The cost of residential houses and shophouses sold is determined based on actual cost incurred and estimated cost to complete the work. The estimated cost to complete is included in the "Accrued Expenses" account which is presented in the interim consolidated statements of financial position. The difference between the estimated cost and the actual cost of construction or development is charged to "Cost of Revenues" in the current period.

Revenues from medical services are recognized when medical services are rendered or when medical supplies are delivered to patients.

Rental revenue and other services are recognized based on their respective rental periods and when the services are rendered to the customers. Rental and membership paid in advance are presented as deferred income and recognized as revenue over the period benefit.

Hotel and restaurant revenues are recognized when the goods or services provided to hotel guests or restaurant visitors. Revenue tuition are deferred (presented under Deferred Income) and recognized as income over the period of services delivered.

Expenses are recognized as incurred on an accruals basis.

2.u. Income Tax

Tax expense is the aggregate amount included in the determinination of profit or loss for the period. Current tax and deferred tax is recognized in profit or loss, except for income tax arising from transactions or events that are recognized in other comprehensive income or directly in equity. In this case, the tax is recognized in other comprehensive income or equity, respectively.

Current tax for current and prior periods shall, to the extent unpaid, be recognized as a liability. If the amount already paid in respect of current and prior periods exceeds the amount due for those periods, the excess shall be recognized as an asset. Current tax liabilities (assets) for the current and prior periods shall be measured at the amount expected to be paid to (recovered from) the

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taxation authorities, using the tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period.

Tax benefits relating to tax loss that can be carried back to recover current tax of a previous periods is recognized as an asset. Deferred tax asset is recognized for the carry forward of unused tax losses and unused tax credit to the extent that it is probable that future taxable profit will be available against which the unused tax losses and unused tax credits can be utilized.

A deferred tax liability shall be recognized for all taxable temporary differences, except to the extent that the deferred tax liability arises from:

- a) the initial recognition of goodwill; or
- b) the initial recognition of an asset or liability in a transaction which is:
 - (i) not a business combination and
 - (ii) at the time of the transaction, affects neither accounting profit nor taxable profit (tax loss).

Deferred tax asset shall be recognized for all deductible temporary differences to the extent that it is probable that taxable profit will be available against which the deductible temporary difference can be utilized, unless the deferred tax asset arises from the initial recognition of an asset or liability in a transaction that is :

- a. not a business combination and
- b. at the time of the transaction affects neither accounting profit nor taxable profit (tax loss).

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the period when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted by the end of the reporting period. The measurement of deferred tax liabilities and deferred tax assets shall reflect the tax consequences that would follow from the manner in which the Group expects, at the end of the reporting period, to recover or settle the carrying amount of its assets and liabilities.

The carrying amount of a deferred tax asset reviewed at the end of each reporting period. The Group shall reduce the carrying amount of a deferred tax asset to the extent that it is no longer probable that sufficient taxable profit will be available to allow the benefit of part or all of that deferred tax asset to be utilized. Any such reduction shall be reversed to the extent that it becomes probable that sufficient taxable profit will be available.

The offset deferred tax assets and deferred tax liabilities if, and only if:

- 1) the Group has a legally enforceable right to set off current tax assets against current tax liabilities; and
- 2) the deferred tax assets and the deferred tax liabilities relate to income taxes levied by the same taxation authority on either:
 - i. the same taxable entity; or
 - ii. different taxable entities which intend either to settle current tax liabilities and assets on a net basis, or to realize the assets and settle the liabilities simultaneously, in each future year in which significant amounts of deferred tax liabilities or assets are expected to be settled or recovered.

The offset current tax assets and current tax liabilities if, and only if, the entity:

- 1) has legally enforceable right to set off the recognized amounts, and
- 2) intends either to settle on a net basis, or to realize the assets and settle liabilities simultaneously.

2.v. Earnings per Share

Basic earnings per share is computed by dividing the profit or loss attributable to ordinary equity holders of the parent entity by the weighted average number of ordinary shares outstanding during the period.

For the purpose of calculating diluted earnings per share, the Group shall adjust profit or loss attributable to ordinary equity holders of the parent entity, and the weighted average number of

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shares outstanding, for the effect of all dilutive potential ordinary shares.

2.w. Treasury Stock

Treasury stock is recorded at its acquisition cost and presented as a deduction from capital stock under equity section of interim consolidated statements of financial position. The excess of proceed from future re-sale of treasury stock over the related acquisition cost or vice-versa shall be accounted for as an addition to or deduction from additional paid-in capital.

2.x. Operating Segment

Group presented operating segments based on the financial information used by the chief operating decision maker in assessing the performance of segments and in the allocation of resources. The segments are based on the activities of each of the operating legal entities within the Group.

An operating segment is a component of the entity:

- that engages in business activities from which it may earn revenues and incur expenses (including revenues and expenses relating to the transactions with other components of the same entity);
- whose operating results are regularly reviewed by chief operating decision maker to make decisions about resources to be allocated to the segment and assesses its performance; and
- for which separate financial information is available.

2.y. Financial Instruments

Initial Recognition and Measurement

The Group recognizes a financial asset or a financial liability in the interim consolidated statement of financial position when, and only when, it becomes a party to the contractual provisions of the instrument. At initial recognition, the Group measures all financial assets and financial liabilites at its fair value. In the case of a financial asset or financial liability is not measured at fair value through profit or loss, fair value is added or reduced with the transaction costs that are directly attributtable to the acquisition or issuance of the financial asset or financial liability. Transaction costs incurred on acquisition of a financial asset and issuance of a financial liability classified at fair value through profit or loss are expensed immediately.

Subsequent Measurement of Financial Assets

Subsequent measurement of financial assets depends on their classification on initial recognition.

The Group classifies financial assets in one of the following four categories:

(i) Financial Assets at Fair Value Through Profit or Loss (FVTPL)

Financial assets at FVTPL are financial assets held for trading or upon initial recognition it is designated as at fair value through profit or loss. Financial asset classified as held for trading if it is acquired or incurred principally for the purpose of selling and repurchasing it in the near term, or it is a part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit taking, or it is a derivative, except for a derivative that is a designated and effective hedging instrument.

After initial recognition, financial assets at FVTPL are measured at its fair value. Gains or losses arising from a change in the fair value of financial assets are recognized in profit or loss.

(ii) Loans and Receivables

Loans and receivables are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market, other than:

- (a) those that intends to sell immediately or in the near term and upon initial recognition designated as at fair value through profit or loss;
- (b) those that upon initial recognition designated as available for sale; or
- (c) those for which the holder may not recover substantially all of its initial investment, other than because of credit deterioration.

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After initial recognition, loans and receivable are measured at amortized cost using the effective interest method.

(iii) Held-to-Maturity (HTM) Investments

HTM investments are non-derivative financial assets with fixed or determinable payments and fixed maturity that the Group has the positive intention and ability to hold to maturity.

After initial recognition, HTM investments are measured at amortized cost using the effective interest method.

(iv) Available-for-Sale (AFS) Financial Assets

AFS financial assets are non-derivative financial assets that are designated as available for sale on initial recognition or are not classified as (a) loans and receivable, (b) held-to-maturity investment, or (c) financial assets at fair value through profit or loss.

After initial recognition, AFS financial assets are measured at its fair value. Gains or losses arising from a change in the fair value are recognized on other comprehensive income, except for impairment losses and foreign exchange gains and losses, until the financial assets are derecognized. At that time, the cumulative gains losses previously recognized in other comprehensive income shall be reclassified from equity to profit or loss as a reclassification adjustment.

Investment in equity instruments that do not have a quoted market price in an active market and whose fair value cannot be reliably measured are measured at cost.

Subsequent Measurement of Financial Liabilities

Subsequent measurement of financial liabilities depends on their classification on initial recognition. The Group classifies financial liabilities into one of the following two categories:

(i) Financial Liabilities at Fair Value Through Profit or Loss (FVTPL)

Financial liabilities at FVTPL are financial liabilities held for trading or upon initial recognition it is designated as at fair value through profit or loss. Financial liabilities classified as held for trading if it is acquired or incurred principally for the purpose of selling and repurchasing it in the near term, or it is a part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit taking, or it is a derivative, except for a derivative that is a designated and effective hedging instrument.

After initial recognition, financial liabilities at FVTPL are measured at its fair value. Gains or losses arising from a change in the fair value are recognized in profit or loss.

(ii) Other Financial Liabilities

Financial liabilities that are not classified as financial liabilities at FVTPL are grouped in this category and are measured at amortized cost using the effective interest method.

Derecognition of Financial Assets and Liabilities

The Group derecognizes a financial asset when, and only when the contractual rights to the cash flows from the financial asset expire or the Group transfers the contractual rights to receive the cash flows but assumes a contractual obligation to pay the cash flows to one or more recipients in an arrangement. If the Group transfers substantially all the risks and benefits of ownership of the financial asset, the Group derecognizes the financial asset and recognize separately as asset or liabilities any rights and obligation created or retained in the transfer. If the Group neither transfers nor retains substantially all the risks and benefits of ownership of the financial asset, the Group continues to recognizes the financial asset to the extent of its continuing involvement in the financial asset. If the Group retains substantially all the risks and benefits of ownership of the financial asset, the Group continues to recognize the financial asset to the extent of its continuing involvement in the financial asset, the Group continues to recognize the financial asset.

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The Group removes a financial liability from its statement of financial position when, and only when, it is extinguished, ie when the obligation specified in the contract is discharged or cancelled or expired.

Impairment of Financial Assets

At the end of each reporting period, the Group assess whether there is any objective evidence that a financial asset or group of financial assets is impaired. A financial asset or group of financial assets is impared and impairment lossess are incurred, if and only if, there is objective evidence of impairment as a result of one or more events that occured after the initial recognition of the asset (loss event), and that loss event has an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

The following are objective evidence that a financial asset or group of financial assets is impaired:

- (a) Significant financial difficulty of the issuer or obligor;
- (b) A breach of contract, such as default or delinquency in interest or principal payments;
- (c) It becoming probable that the borrower will enter bankruptcy or other financial reorganization;
- (d) Observable data indicating that there is a measurable decrease in the estimated future cash flows from a group of financial assets since the initial recognition, such as adverse changes in the payment status of borrowers or economic condition that correlate with defaults.

For investment in equity instrument, a significant and prolonged decline in the fair value of the equity instrument below its cost is an objective evidence of impairment.

If there is objective evidence that an impairment loss has been incurred on loans and receivable or held-to-maturity investments carried at amortized cost, the amount of impairment loss is measured as the difference between the carrying amount of the financial asset and the present value of estimated future cash flows discounted at the financial asset's original effective interest rate and recognized in profit or loss.

When a decline in the fair value of an available-for-sale financial asset has been recognized in other comprehensive income and there is objective evidence that the asset is impaired, the cumulative loss that had been recognized in other comprehensive income shall be reclassified from equity to profit or loss as a reclassification adjustment even though the financial asset has not been derecognized. The amount of the cumulative loss that is reclassified are the difference between the acquisition cost (net of any principal repayment and amortisation) and current fair value, less any impairment loss on that financial asset previously recognized in profit or loss.

The Effective Interest Method

The effective interest method is a method of calculating the amortized cost of a financial asset or a financial liability (or group of financial assets or financial liabilities) and of allocating the interest income or interest expense over the relevant period. The effective interest rate is the rate that exactly discount estimated future cash payments or receipts through the expected life of the financial asset or financial liability. When calculating the effective interest rate, the Group estimates cash flows considering all contractual terms of the financial instrument, for example, prepayment, call and similar option, but shall not consider future credit losses. The calculation includes all fees and points paid or received between parties to the contract that are an integral part of the effective interest rate, transaction costs, and all other premiums or discounts.

Reclassification

The Group shall not reclassify a derivative out of the fair value through profit or loss category while it is held or issued and not reclassify any financial instrument out of the fair value through profit or loss category if upon initial recognition it was designated by the Group as at fair value through profit or loss. The Group may reclassify that financial asset out of the fair value through profit or loss category if a financial asset is no longer held for the purpose of selling or repurchasing it in the near term. The Group shall not reclassify any financial instrument into the fair value through profit or loss category after initial recognition.

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If, as a result of a change in Group's intention or ability, it is no longer appropriate to classify an investment as held to maturity, it shall be reclassified as available for sale and remeasured at fair value. Whenever sales or reclassification of more than an insignificant amount of held-to-maturity investments, any remaining held-to-maturity investments shall be reclassified as available for sale, other than sales or reclassification that are so close to maturity or the financial asset's call date, occured after all the financial asset's original principal has been collected substantially through scheduled payments or prepayments, or are attributable to an isolated event that is beyond control, non-recurring, and could not have been reasonably anticipated.

Offsetting a Financial Asset and Financial Liability

A financial asset and financial liability shall be offset when and only when, the Group currently has a legally enforceable right to set off the recognized amount; and intends either to settle on a net basis, or to realize the asset and settle the liability simultaneously.

Fair Value Measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date.

The fair value of financial assets and financial liabilities must be estimated for recognition and measurement or for disclosure purposes.

Fair values are categorized into different levels in a fair value hierarchy based on the degree to which the inputs to the measurement are observable and the significance of the inputs to the fair value measurement in its entirety:

- (i) Quoted prices (unadjusted) in active markets for identical assets or liabilities that can be accessed at the measurement date (Level 1);
- (ii) Inputs other than quoted prices included in Level 1 that are observable for the assets or liabilities, either directly or indirectly (Level 2); and
- (iii) Unobservable inputs for the assets or liabilities (Level 3).

When measuring the fair value of an asset or a liability, the Group uses market observable data to the extent possible. If the fair value of an asset or a liability is not directly observable, the Group uses valuation techniques that appropriate in the circumstances and maximizes the use of relevant observable inputs and minimizes the use of unobservable inputs.

Transfers between levels of the fair value hierarchy are recognized by the Group at the end of the reporting period during which the change occurred.

Hedging

The normal course of the Group's business exposes it to currency and interest rate risks. In order to hedge these risks in accordance with the management's written treasury policies, the Group uses derivatives and other hedging instruments. SFAS No. 55 allows 3 types of hedging relationships:

- Fair value hedge;
- Cash flow hedge;
- Hedge of a net investment in a foreign operation.

The Group uses hedge accounting only when the following conditions at the inception of the hedge are satisfied:

- The hedging instrument and the hedged item are clearly identified;
- Formal designation and documentation of the hedging relationship is in place. Such hedge documentation includes the hedge strategy and the method used to assess the hedge's effectiveness; and
- The hedge relationship is expected to be highly effective throughout the life of the hedge.

The above documentation is subsequently updated at each reporting date in order to assess whether the hedge is still expected to be highly effective over its remaining life.

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> Cash flow hedge the portion of the gain or loss on the hedging instrument that is determined to be an effective hedge is recognized (net of tax) in other comprehensive income and accumulated under hedging reserve, and the ineffective portion of the gain or loss on the hedging instrument is recognized in profit or loss.

No adjustment is made to the hedged item.

If a hedge of a forecast transaction subsequently results in the recognition of a financial asset or liability, the related gain or loss previously recognized in other comprehensive income shall be reclassified from equity to profit or loss as a reclassification adjustment in the same period when hedging on forecasted cash flow affect earnings.

If a hedge of a forecast transaction subsequently results in the recognition of a non-financial asset or non-financial liability, or a forecast transaction for a non-financial asset or non-financial liability becomes a firm commitment for which fair value hedge accounting is applied, then the Group reclassifies the associated gains and losses that were recognized in other comprehensive income to profit or loss as a reclassification adjustment.

Derivatives

All derivatives are initially recognized and subsequently carried at fair value. The Group policy is to use derivatives only for hedging purposes. Accounting for derivatives engaged in hedging relationships is described in the above section.

Sometimes, the Group enters into certain derivatives in order to hedge some transactions but the strict hedging criteria prescribed by SFAS No. 55 are not met. In those cases, even though the transaction has its economic and business rationale, hedge accounting cannot be applied. As a result, changes in the fair value of those derivatives are recognized in profit or loss and accounting for the hedged item follows the Group's policies for that item.

2.z. Important Estimated Source of Uncertainty and Accounting Considerations

The preparation of interim consolidated financial statements in accordance with the Indonesian Financial Accounting Standards requires the management to make assumptions and estimates that could affect the carrying amounts of certain assets and liabilities at end of reporting period.

In the preparation of these interim consolidated financial statements, accounting assumptions have been made in the process of applying accounting policies that may affect the carrying amounts of assets and liabilities in financial statements. In addition, there are accounting assumptions on the sources of estimation uncertainty at end of reporting period that could materially affect the carrying amounts of assets and liabilities in the subsequent reporting period.

The management periodically reviews them to ensure that the assumptions and estimates have been made based on all relevant information available on the date in which the interim consolidated financial statements have been prepared. Because there is inherent uncertainty in making estimates, the value of assets and liabilities to be reported in the future might differ from those estimates.

i. Source of Uncertainty of Critical Accounting Estimates and Assumptions

At the reporting date, the management has made significant assumptions and estimates which have the most significant impact to the carrying amount recognized in the interim consolidated financial statements, as follows:

Allowance for Impairment Losses of Receivable

In general, the management analyzes the adequacy of the allowance for impairment losses of receivable based on several data, which include analyzing historical bad debts, the concentration of each customer's accounts receivable, credit worthiness and changes in a given period of repayment. The analysis is carried out individually on a significant amount of accounts receivable, while the insignificant group of accounts receivable is carried on the collective basis. At the reporting date, the carrying amount of accounts receivable has been reflected at fair value and the carrying value may

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change materially in the subsequent reporting period, but the change, however, will not be attributable to the assumptions and estimates made as of this reporting date (see Notes 4 and 6).

Impairment Value of Goodwill

In estimating the impairment value of goodwill, the Group's management performs analysis and assessment of the ability of the cash generating unit, the change of the operating conditions of acquired entity and transfer of goodwill generating unit. If there are indications of a decrease in the ability of the cash generating unit in generating cash and management believes that the cash generating unit decrease the ability to generate cash, then the management will do the impairment value of goodwill. If there is a change in the operational business units and/ or cash-generating unit has been transferred, the entire value of goodwill previously recorded will be impaired. The carrying value of goodwill is presented in Note 15.

Deferred Tax Estimation

Deferred tax assets recognition is performed only if it is probable that the asset will be recovered in the form of economic benefits to be received in future periods, in which the temporary differences and tax losses can still be used. Management also considers the future estimated taxable income and strategic tax planning in order to evaluate its deferred tax assets in accordance with applicable tax laws and its updates. As a result, related to its inherent nature, it is likely that the calculation of deferred taxes is related to a complex pattern where assessment requires a judgment and is not expected to provide an accurate calculation (see Note 19.b).

Useful Lifes of Property and Equipment and Investment Property Estimation

Management makes a yearly review of the useful lifes of property and equipment and investment property based on several factors such as physical and technical conditions and development of medical equipment technology in the future. The results of future operations will be materially influenced by the change in estimate as caused by changes in the factors mentioned above. Changes in estimated useful life of property and equipment and investment property, if any, are prospectively treated in accordance with SFAS No. 25 (Revised 2010), "Accounting Policies, Changes in Accounting Estimates and Errors" (see Notes 13 and 14).

Post-employment Benefits

The present value of post-employment benefits liability depends on several factors that are determined by actuarial basis based on several assumptions. Assumptions used to determine the cost (income) include the discount rate and the salary increase projection rate . Changes in these assumptions will affect the carrying amount of post-employment benefits (see Note 25).

The Group determines the appropriate discount rate at end of reporting period by the interest rate used to determine the present value of future cash outflows expected to settle this obligation. In determining the appropriate level of interest rate, the group considers the interest rate of government bonds denominated in Rupiah that has a similar period to the corresponding period of obligation.

Other key assumption is partly determined by current market conditions, during the period in which the post-employment benefits liability is resolved. Changes in the employee benefits assumption will impact on recognition of actuarial gains or losses at the end of the period.

Fair Value of Financial Instruments

If the fair value of financial assets and liabilities recorded in the statement of financial position is not available in active market, it is determined using valuation techniques including the use of mathematical model. Input for this model derived from observable market data throughout the available data. When observable market data is not available, management judgment is required to determine the fair value. The considerations include liquidity and input models such as volatility for long-term derivative transactions and discount rates, prepayments, and default rate assumptions.

ii. Important Consideration in the Determination of Accounting Policies

The following judgment made by management in the application of the Group's accounting policies that have significant effect on the amounts presented in the interim consolidated financial statements:

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Revenue Recognition - Percentage of Completion Method

Revenue from the sale of shopping centers and apartment units are recognized using the percentage of completion method. By this method, revenue is recognized proportionately with the cost that generates revenue. As a consequence, the sales proceeds that can not be recognized as revenue are recognized as a liability until the sale have met the criteria for revenue recognition.

To determine the percentage of completion of the development activities of shopping centers and apartment units, the management uses physical progress approach that is determined based on the survey report for each project or the part of project (e.g., for each tower of apartment). The management conducted a review of determination of the estimated percentage of completion and it realized that a negligence in determining the percentage of completion at the reporting date can result in revenue recognition errors for the subsequent reporting period, in which the material error correction will be carried out retrospectively (see Note 36).

Revenue Recognition – Professional Fees

Policy and billing system to the patient is an integral of over all charges consisted of consulting with the doctor, use of drugs and other medical procedures. Above the cost of consulting a doctor, the Hospital performs specific calculations for each doctor, make payments and taxed accordingly every month to the doctor, although a bill to the patient is not fully collectible. Management of the Group considered that there was no agency relationship between the hospital and its doctors, with consideration to the impact of the significant benefits and risks related to the provision of medical services by the doctors to patients. Bills for medical services are recognized as revenue when the recognition criteria are met (see Note 36).

3. Cash and Cash Equivalents

	June 30, 2016 	December 31, 2015 Rp
(include 2016: USD 26,984, SGD 5,262, EUR 5,344, JPY 9,739, AUD 12,447; 2015: USD 26,984, SGD 5,262, EUR 5,344,		
JPY 9,739, AUD 12,447)	7,988,939,983	8,556,332,898
Bank Third Parties Rupiah		
PT Bank CIMB Niaga Tbk	158,385,103,341	158,290,657,963
PT Bank Negara Indonesia (Persero) Tbk	90,329,378,930	88,774,300,403
PT Bank Mandiri (Persero) Tbk	33,238,762,344	14,751,455,330
PT Bank Central Asia Tbk	23,161,177,574	42,822,483,055
PT Bank Permata Tbk	22,816,256,825	27,899,048,428
PT Bank Maybank Indonesia Tbk		
(formerly PT Bank Internasional Indonesia Tbk)	20,812,422,042	3,787,230,456
PT Bank Mega Tbk	15,252,222,452	10,933,046,807
PT Bank Rakyat Indonesia (Persero) Tbk	9,247,469,110	25,482,320,958
PT Bank OCBC NISP Tbk	5,103,752,137	3,892,240,627
PT Bank Tabungan Negara (Persero) Tbk	2,474,231,218	1,946,972,893
PT Bank Danamon Indonesia Tbk	2,152,859,669	10,074,461,690
Others (each bellow Rp1 billion)	4,234,964,539	5,272,367,986

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	June 30, 2016	December 31, 2015
Foreign Currencies	Rp	Rp
<u>Foreign Currencies</u> BNP Paribas, Singapore		
USD	175,626,337,786	202,215,222,426
SGD	7,870,922,230	11,932,459,599
OCBC Bank, Singapore - SGD	48,709,228,210	69,857,090,150
PT Bank OCBC NISP Tbk	,,,	,,,
USD	702,968,875	6,759,802,937
SGD	27,637,937,439	736,465,250
EUR	34,841,543	93,782,117
PT Bank ANZ Indonesia		
USD	9,371,028,107	5,690,910,669
SGD	7,943,634,810	3,586,077,645
EUR	3,591,325,555	2,785,627,924
AUD		3,586,077,645
PT Bank Negara Indonesia (Persero) Tbk		
USD	3,583,751,788	5,673,018,713
SGD	14,199,234,983	14,170,668,870
Credit Suisse, Singapore	4 700 470 404	E 044 400 470
USD SGD	4,736,472,194 10,942,523,819	5,241,190,472 7,648,698,051
PT Bank CIMB Niaga Tbk	10,942,525,619	7,040,090,031
USD	3,649,092,907	5,171,123,626
SGD	11,444,591,468	11,873,673,033
PT Bank Mega Tbk	11,111,001,100	11,070,070,000
USD	1,144,483,982	1,198,316,194
SGD	2,291,813,943	2,286,079,338
PT Bank Maybank Indonesia Tbk	_,,,,,_	_,,,,,
(formerly PT Bank Internasional Indonesia Tbk) - SGD	3,408,809,165	3,378,228,380
DBS Bank, Singapore		
USD	737,795,048	
SGD	522,982,027	
PT Bank Permata Tbk		
USD		2,496,802,574
SGD		250,493,146
Others (each bellow Rp1 billion)	1,233,380,222	1,604,842,259
Related Party		
<u>Rupiah</u>		
PT Bank Nationalnobu Tbk	229,421,079,546	271,965,255,233
	956,012,835,828	1,034,128,492,847
Time Deposits		
Third Parties		
Rupiah		
PT Bank CIMB Niaga Tbk	472,037,074,686	477,053,819,549
PT Bank Keb Hana Indonesia	300,000,000,000	120,000,000,000
PT Bank Permata Tbk	40,000,000,000	
PT Bank Negara Indonesia (Persero) Tbk	5,838,118,362	128,250,300,000
PT Bank Mega Tbk		3,000,000,000

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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	June 30, 2016	December 31, 2015
	Rp	Rp
<u>Foreign Currencies</u> OCBC Bank, Singapore - SGD PT Bank CIMB Niaga Tbk - USD		68,257,000,098 120,057,885
	817,875,193,048	796,681,177,532
Total	1,781,876,968,859	1,839,366,003,277

Contractual interest rates and maturity period of the time deposits are as follows:

	June 30, 2016	December 31, 2015
Interest Rate		
Rupiah	3.00% - 6.50%	3.00% - 10.00%
Foreign Currencies	0.50% - 3.00%	0.50% - 3.00%
Maturity Period	0 - 3 months	0 - 3 months

4. Trade Accounts Receivable

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
Urban Development:		
Consumers Financing	320,768,435,964	261,011,608,016
Land Lots	179,671,348,655	162,911,845,467
Residential Houses and Shophouses	53,836,210,350	47,902,306,527
Asset Enhancements	35,700,557,927	26,434,773,131
Memorial Park	20,576,715,861	23,702,794,029
Others	15,809,602,191	18,556,390,817
Subtotal	626,362,870,948	540,519,717,987
Large Scale Integrated Development:		
Apartments	30,241,316,107	4,339,239,387
Asset Enhancements	4,339,239,387	2,672,299,686
Subtotal	34,580,555,494	7,011,539,073
Retail Malls:		
Asset Enhancements	152,603,420,528	123,819,136,187
Shopping Centers	20,120,249,119	20,068,291,250
Subtotal	172,723,669,647	143,887,427,437
Healthcare:		
Inpatient and Outpatient	740,954,262,459	596,132,428,238
Hospitality and Infrastructure:		
Town Management and Water Treatment	166,211,983,473	137,217,716,016
Hotels and Restaurants	19,831,110,760	16,897,138,911
Recreations and Sports	2,961,108,491	
Others	13,230,226,793	5,523,680,550
Subtotal	202,234,429,517	159,638,535,477

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	June 30, 2016 Rp	December 31, 2015 Rp
Property and Portfolio Management:	E	• • • • • • • • • • • • • • • • • • •
Management Fees	103,009,774,045	68,496,531,253
Subtotal Trade Accounts Receivable from Third Parties	1,879,865,562,110	1,515,686,179,465
Less: Allowance for Impairment in Value	(90,871,763,902)	(91,468,709,993)
Total Trade Accounts Receivable from Third Parties - Net	1,788,993,798,208	1,424,217,469,472
Related Parties Healthcare:		
Inpatient and Outpatient	7,208,964,750	10,130,038,169
Total	1,796,202,762,958	1,434,347,507,641

Analysis of trade receivables by maturity is presented in Note 46.

The movements in allowances for impairment in value of receivables are as follows:

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
Beginning Balance	91,468,709,993	64,936,716,285
Addition	11,389,380,348	26,531,993,708
Reversal	(11,986,326,439)	
Ending Balance	90,871,763,902	91,468,709,993

Additional (reversal) of allowance for impairment in value of trade accounts receivable is based on the review of the status of debtors at the end of the period.

Management made allowances for impairment in value of trade accounts receivable because management believes that these receivables are uncollectible.

Management believes that the allowance for impairment in value is adequate to cover the possibility of uncollectible trade accounts receivable.

Consumers financing receivables represent trade accounts receivable of PT Asiatic Sejahtera Finance, a subsidiary, in connection with the financing of property unit ownership to the customers. Such receivables are used as collateral of loan obtained from PT Bank J Trust Indonesia Tbk (see Note 23).

Trade accounts receivable of PT Golden First Atlanta, a subsidiary, are pledged as collateral for the loans obtained from PT Bank Central Asia Tbk (see Note 23).

Trade accounts receivable denominated in Rupiah and foreign currencies. Trade accounts receivable in foreign currencies are presented in Notes 44 and 46.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

5. Available-for-Sale Financial Assets

	June 30, 2016	December 31, 2015
	Rp	Rp
At Cost		
Lippo Malls Indonesia Retail Trust (LMIR Trust)		
(2016: 822,061,761 units; 2015: 816,883,084 units)	3,370,366,589,271	3,288,543,737,433
First REIT (2016: 254,141,823 units; 2015: 251,828,857 units)	2,081,627,217,747	2,021,847,535,149
PT Kawasan Industri Jababeka Tbk (KIJA)		
(2016 dan 2015: 1,511,850,179 shares)	338,938,289,009	338,938,289,009
Foreign Exchange Translation	276,201,564,539	369,694,975,330
Accumulated Unrealized Gain (Loss):		
Charged to Consolidated Profit or Loss	(17,387,163,577)	(17,387,163,577)
Charged to Other Comprehensive Income	294,971,557,869	(132,573,932,936)
	277,584,394,292	(149,961,096,513)
Total	6,344,718,054,858	5,869,063,440,408

Available-for-Sale Financial Assets are investments in REIT units which are listed on the Singapore Stock Exchange and KIJA shares listed in Indonesia Stock Exchange. The quoted market price of REIT units as of June 30, 2016 and December 31, 2015 are SGD1.25 and SGD1.20, for First REIT units, respectively, and SGD0.350 and SGD0.320 for LMIR Trust units, respectively. The quoted market price of KIJA as of June 30, 2016 and December 31, 2015 are Rp284 and Rp247, respectively.

In 2015, Bridgewater International Ltd and LMIRT Management Ltd, subsidiaries, disposed 9,000,000 units and 10,000,000 units of LMIR Trust at the price per unit of SGD0.345 (equivalent Rp3,270) and SGD0.345 (equivalent Rp3,270), respectively. Loss on disposal from these transactions amounted to Rp15,437,851,660 were recorded as other income in the profit or loss. Informations of additional investment units as of June 30, 2016 and 2015 are disclosed in Note 48.

Addition of available for sale financial asset in KIJA includes 1,480,613,606 shares from aquired entity of Rp387,920,764,772 (included in other comprehensive income amounted to Rp58,546,531,498) (see Note 47).

6. Other Current Financial Assets

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
Call Spread Option (See Note 42.d)	1,832,736,879,319	2,015,953,790,020
Other Accounts Receivable	399,617,425,995	695,184,124,483
Dividend Receivable	104,278,681,742	157,159,942,187
Investments in Mutual Fund	83,986,414,526	49,008,885,877
Promisorry Note (2016 dan 2015: USD 781,600)	10,301,488,000	10,782,172,000
Total	2,430,920,889,582	2,928,088,914,567

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As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

Other Accounts Receivable

	June 30, 2016	December 31, 2015
	Rp	Rp
Third Parties		
Billing of Joint Operation	46,664,899,527	46,664,899,527
Receivables from Operator and Tenant Association of Mall	36,917,811,640	36,917,811,640
Receivables from Transfer of Land and Building Right		328,223,711,241
Hospital and Hotel Performance Guarantee Receivables	34,500,000,000	18,000,000,000
Others	290,785,941,950	274,628,929,197
Subtotal	408,868,653,117	704,435,351,605
Less: Allowance for Impairment in value	(9,251,227,122)	(9,251,227,122)
Net	399,617,425,995	695,184,124,483

The movements in allowances for impairment in value of other account receivable are as follows:

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
Beginning Balance	9,251,227,122	7,299,710,183
Addition		1,951,516,939
Ending Balances	9,251,227,122	9,251,227,122

Billing of Joint Operation represents receivables from PT Kawasan Industri Jababeka Tbk (KIJA). PT Lippo Cikarang Tbk, a subsidiary, cooperate with KIJA to build highway access Japek of KM 34+700. The cooperation includes the exchange of land and share the project cost of 50%, respectively.

Receivables from operator and tenant association of mall represent receivables resulted from payment of service charge, repair and maintenance units of malls that have been transferred to another parties.

Receivables from transfer of land and building right are receivables resulted from payments of tax on the transfer of land and buildings of Kemang Mall, Siloam Hospitals Makassar and Siloam Hospitals Bali.

Hospital and Hotel performance guarantee receivables are receivables arising from unachievement of EBITDA of hospitals and hotels acquired from third parties, as part of the deal in the sale and purchase agreement.

Dividend Receivable

Dividend receivables represent dividend receivable of Bridgewater International Ltd., PT Menara Tirta Indah, Bowsprit Capital Corporation Ltd. and LMIRT Management Ltd, subsidiaries, from their investments in First REIT and LMIR Trust, respectively.

Management made allowances for impairment in value of other accounts receivable based on collectability of receivable.

The Group's management believes that allowance for impairment in value is adequate to cover the possibility of uncollectible other accounts receivable.

Investments in Mutual Fund

Investments in mutual fund are ownership of mutual fund units managed by an Investment Manager PT Lippo Securities Tbk, a related party, through RDPT Lippo Terproteksi I and II and PT Bowsprit Asset

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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Management, a subsidiary, through RDPT Infrastucture Fund I. The fair value of mutual fund units are determined based on net asset value as at reporting date.

Unrealized gains on the increase in value of mutual fund units held by the Group for the 6 (six) months period ended June 30, 2016 amounted to Rp2,334,013,396 recorded as other income (expense).

7. Inventories

	June 30, 2016	December 31, 2015
	Rp	Rp
Urban Development:		
Land under Development	11,048,493,753,731	10,498,080,080,427
Residential Houses and Shophouses	2,381,585,648,101	2,068,995,059,985
Apartments	357,617,179,517	299,698,103,057
Others	8,703,032,433	8,725,777,948
Subtotal	13,796,399,613,782	12,875,499,021,417
Large Scale Integrated Development:		
Land under Development	1,979,014,858,293	1,941,650,461,656
Apartments	1,890,941,314,923	1,839,198,442,789
Shopping Centers	1,705,892,695,214	1,664,488,022,605
Subtotal	5,575,848,868,430	5,445,336,927,050
Retail Malls:		
Shopping Centers	1,574,421,093,574	1,641,187,663,624
Land under Development	394,452,310,418	349,500,614,513
Subtotal	1,968,873,403,992	1,990,688,278,137
Healthcare:		
Medical and Non Medical Supplies	159,095,175,126	140,434,193,057
Hospitality and Infrastructure:		
Hotels and Restaurants	4,748,522,172	6,145,465,883
Recreation and Sports	1,065,308,055	856,190,099
Others	2,794,095,205	69,747,026
Less: Allowances for Decline in Inventories Value	(39,505,683)	(39,505,683)
Subtotal	8,568,419,749	7,031,897,325
Net	21,508,785,481,079	20,458,990,316,986

In 2015, the Group reclassified inventory to investment property amounting to Rp66,455,920,125 (see Note 13).

As of December 31, 2015 property and equipment was reclassified to inventory amounted Rp461,342,063,858 (see Note 14).

Land owned by the Company for an area of 21,940 sqm were pledged as a collateral for a loan from PT Bank Negara Indonesia (Persero) Tbk (see Note 21).

Land owned by PT Waska Sentana, a subsidiary, for an area of 38,901 sqm were pledged as a collateral for a loan from PT Bank ICBC Indonesia (see Note 21).

Land owned by PT Pamor Paramita Utama, a subsidiary, for an area of 21,150 sqm were pledged as a collateral for a loan from PT Bank CIMB Niaga Tbk (see Note 23).

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Land owned by PT Mandiri Cipta Gemilang, a subsidiary, for an area of 73,716 sqm were pledged as a collateral for a loan from PT Bank Mega Tbk (see Note 21).

Borrowing costs capitalized into land under development for the 6 (six) months period ended June 30, 2016 and for the year ended December 31, 2015 amounting to Rp364,805,457,729 (include bond interest amounted to Rp344,399,778,842) and Rp Rp1,696,443,015,384 (include bond interest amounted to Rp853,470,852,432), respectively (see Notes 21 and 24).

As of June 30, 2016, land under development consisted of land covering a net area of approximately 31 hectares in Kelapa Dua and Bencongan Village, 11 hectares in Jalan Lingkar Luar Barat - Puri Kembangan, 6 hectares in Mampang Prapatan District, 20 hectares in Panunggangan Barat Village, 23 hectares in Binong Village, 2 hectares in Kelapa Indah Village, 9 hectares in Bonang Village, 20 hectares in Sukanagalih Village, 92 hectares in Margakaya Village, Telukjambe, Karawang, 156 hectares in Cibatu Village, 22 hectares in Serang Village, 22 hectares in Sukaresmi Village, 21 hectares in Cicau Village, 2 hectares in Kuta, Bali, 21 hectares in Jaya Mukti Village, 11 hectares in Tanjung Merdeka Village, 24 hectares in Macini Sombala Village, 13 hectares in Tamanyeleng Village, 31 hectares in Barombong Village and 14 hectares in Cempaka Putih District, 11 hectares in Wenang District, North Sulawesi, 3 hectares in Alak District, East Nusa Tenggara, 1 hectare in Medan Ringroad, 3 hectares in Komodo District, Nusa Tenggara Timur, 2 hectares in Rajabasa district, Lampung, 1 hectare in Kalimalang, West Cikarang, 1 hectare in Cipanas District, 11 hectares in Paniki Village, Manado and 1 hectare in Serengan District, Surakarta.

Medical supplies and consumables of PT Golden First Atlanta, a subsidiary, are pledged as collateral for the loan obtained from PT Bank Central Asia Tbk (see Note 23).

The amount of inventory charged to cost of revenues amounted to Rp1,377,898,936,994 and Rp1,334,497,433,309, respectively, for the 6 (six) months periods ended June 30, 2016 and 2015.

Management believes that there is no indication of change in circumstances that causes a decrease in the value of inventories at June 30, 2016.

The Group's inventories, property investment, and property and equipment have been insured against all risks, with sum insured of Rp5,077,273,883,000 and USD7,000,000 as of June 30, 2016 and Rp5,077,273,883,000 and USD7,000,000 as of December 31, 2015, respectively.

The management believe that the sum insured is adequate to cover any possible losses.

8. Prepaid Expenses

	June 30, 2016 Rp	December 31, 2015 Rp
Rental	136,271,672,927	139,101,322,739
Insurances	10,115,922,977	2,678,692,276
Others	133,915,682,981	87,885,650,142
Total	280,303,278,885	229,665,665,157

Prepaid expenses mainly represent rental of hospital and hotel properties leased from First REIT (see Note 42.b).

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9. Other Non-Current Financial Assets

	June 30, 2016	December 31, 2015
	Rp	Rp
Restricted Funds	699,079,651,373	685,854,507,978
Investments in Bond	10,000,000,000	10,000,000,000
Other Investments	77,574,195,411	58,329,023,011
Total	786,653,846,784	754,183,530,989

Restricted Funds

Restricted fund represents time deposits placements as required in property rental agreements with First REIT, in PT Bank Maybank Tbk (formerly PT Bank Internasional Indonesia Tbk) (BM), PT Bank Central Asia Tbk (BCA), PT Bank Permata Tbk (BPe), BNP Paribas (BNP) as required in mortgages for houses and apartments (KPR and KPA) entered by the Group with PT Bank Mandiri (Persero) Tbk, PT Bank Rakyat Indonesia (Persero) Tbk, BNP, PT Bank OCBC NISP Tbk (OCBC), PT Bank CIMB Niaga Tbk (CIMB), PT Bank Mega Tbk (BMe), BM, PT Bank Danamon Indonesia Tbk, PT Bank Panin Tbk. Contractual interests of those time deposits are 0.5% - 7.5%.

Investments in Bonds

Other Investments

These investments represent placement of investments in bond by PT Sandiego Hills Memorial Park, a subsidiary. The followings are the information of investments in bond as of June 30, 2016:

	Par Value Rp	Maturity	Coupon Rate
Obligasi Penawaran Umum Berkelanjutan II			
PT BCA Finance Tahap I Seri C	2,000,000,000	March 20, 2018	9.00%
Obligasi Garuda Indonesia	2,000,000,000	July 5, 2018	9.25%
Obligasi Berkelanjutan I			
PT Bumi Serpong Damai Tbk Tahap II	2,000,000,000	June 5, 2018	8.38%
Obligasi PT Semberdaya Sewatama I			
Tahun 2012 Seri B	1,000,000,000	November 30, 2017	9.56%
Obligasi Berkelanjutan I ADHI Tahap II Seri B	1,000,000,000	March 15, 2012	8.50%
Obligasi Penawaran Umum Berkelanjutan I			
PT Permodalan Nasional Madani (Persero)	1,000,000,000	October 12, 2017	9.56%
Obligasi Penawaran Umum Berkelanjutan I			
PT Pembangunan Perumahan (Persero)	1,000,000,000	March 19, 2018	8.38%
	10,000,000,000		

	Domicile	June 30, 2016	December 31, 2015
		Rp	Rp
PT Supermal Karawaci	Tangerang	57,372,704,000	57,372,704,000
RR Venture Capital General Partner Limited	Cayman Islands	19,245,172,400	
PT East Jakarta Industrial Park	Jakarta	766,935,000	766,935,000
PT Spinindo Mitradaya	Jakarta	160,000,000	160,000,000
Others		29,384,011	29,384,011
Total	-	77,574,195,411	58,329,023,011

This account represents investment in shares below 20% of ownership in some companies which do not have quoted stock market prices.

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(Expressed In Full Rupiah, Unless Otherwise Stated)

10. Transactions and Balances with Related Parties

The details of the account balances with related parties are as follows:

	June 30, 2016 Rp		Percentage to Total Assets / Liabilities	
		– December 31, 2015	June 30, 2016	December 31, 2015
	Кр	Rp	%	%
Bank				
PT Bank Nationalnobu Tbk	229,421,079,546	271,965,255,233	0.53	0.66
Total	229,421,079,546	271,965,255,233	0.53	0.66
Trade Accounts Receivable				
PT Lippo General Insurance Tbk	4,910,670,556	4,378,335,377	0.01	0.01
Others (each below Rp1 billion)	2,298,294,194	5,751,702,792	0.01	0.01
Total	7,208,964,750	10,130,038,169	0.02	0.02
Investments in Associates				
PT Surya Citra Investama	71,909,083,541	71,052,002,794	0.17	0.17
PT TTL Residences	59,438,255,172	60,086,122,586	0.14	0.15
PT Hyundai Inti Development	14,278,277,935	11,902,864,415	0.03	0.03
PT Anho Biogenesis Prima Indah	895,669,649	1,533,695,368	0.00	0.00
Others (each below Rp1 billion)	9,268,730,734	9,268,729,654	0.02	0.02
Total	155,790,017,031	153,843,414,817	0.36	0.37
Investments in Joint Venture				
Yoma Siloam Hospital Pun Hlaing Ltd	136,417,870,766	132,594,167,310	0.32	0.32
PT Lippo Diamond Development	98,762,537,985	98,833,151,586	0.23	0.24
Total	235,180,408,751	231,427,318,896	0.55	0.56
Due from Related Parties - Non Trade		· · · · · · · · · · · · · · · · · · ·		
PT Bumi Lemahabang Permai	34,234,832,653	32,051,733,936	0.08	0.08
PT Duta Mas Kharisma Indah	4,891,935,451	4,891,935,451	0.01	0.01
Directors and Key Management	3,126,055,585	4,708,912,430	0.01	0.01
Others (each below Rp1 billion)	4,758,904,919	11,023,654,919	0.01	0.03
Total	47,011,728,608	52,676,236,736	0.11	0.13
Less: Allowance for Impairment in Value	(15,333,752,676)	(15,582,751,676)	(0.04)	(0.04)
Total	31,677,975,932	37,093,485,060	0.07	0.09
Due to Related Parties Non-Trade				
PT Tirta Graha Sentana	1,991,540,182	1,991,540,182	0.01	0.01
Others (each below Rp1 billion)	433,811,968	5,537,457,594		0.02
Total	2,425,352,150	7,528,997,776	0.01	0.03
Deferred Income				
PT Mulia Persada Pertiwi	291,158,099,159	299,264,589,161	1.26	1.34
PT Matahari Putra Prima Tbk	187,607,099,619	140,508,177,979	0.81	0.63
Total	478,765,198,778	439,772,767,140	2.08	1.96
Post-Employment Benefits Liabilities Directors,			i	
Commissioners and Key Management	8,151,187,676	8,776,903,677	0.04	0.04

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	2016 (6 Months) Rp		Percentage to Total Revenues/ Operating Expenses	
		2015 (6 Months) Rp	2016 (6 Months) %	2015 (6 Months) %
Revenues				
PT Matahari Putra Prima Tbk	11,702,737,112	9,732,474,826	0.23	0.21
PT Mulia Persada Pertiwi	8,106,490,002	8,106,490,004	0.16	0.17
Total	19,809,227,114	17,838,964,830	0.39	0.38
Operating Expense				
PT Multipolar Technology Tbk	11,671,311,828	12,637,160,751	0.23	0.25
PT Air Pasific Utama	8,632,483,331	10,040,516,666	0.17	0.20
PT Matahari Pasific	2,712,031,362	3,326,576,645	0.05	0.07
PT Sharestar Indonesia	169,733,005	168,970,008	0.00	0.00
Total	23,185,559,526	26,173,224,070	0.45	0.51
Short-Term Post-Employment Benefits Expenses				
Directors, Commissioners and Key Management	18,003,931,509	19,676,043,804	0.35	0.41

Nature of transactions with related parties are as follows:

Related Parties	Relationship with the Company	Transactions
PT Matahari Putra Prima Tbk	Under Common Control	Deferred income and rental income
PT Mulia Persada Pertiwi	Under Common Control	Deferred income and rental income
PT Bumi Lemahabang Permai	Under Common Control	Non-interest bearing intercompany charges
PT Surya Cipta Investama	Associate	Investment in shares
PT Hyundai Inti Development	Associate	Investment in shares
PT TTL Residences	Associate	Investment in shares
Yoma Siloam Hospital Pun Hlaing Ltd	Joint Venture	Investment in joint venture
PT Lippo Diamond Development	Joint Venture	Investment in joint venture
PT Anho Biogenesis Prima Indonesia	Associate	Investment in shares of stock
PT Bank Nationalnobu Tbk	Under Common Control	Placement of current accounts, deferred income and rental income
PT Duta Mas Kharisma Indah	Under Common Control	Non-interest bearing intercompany charges
PT Tirta Graha Sentana	Under Common Control	Non-interest bearing intercompany charges
PT Multipolar Technology Tbk	Under Common Control	Procurement hardware and software
PT Air Pasific Utama	Under Common Control	Non-interest bearing intercompany charges
PT Lippo General Insurance Tbk	Under Common Control	Trade Receivables
Directors, Commissioners and Key Management	Key Personel	Employee benefits, Non-interest bearing loan

In 2015, PT Villa Permata Cibodas, a subsidiary, has returned prepaid rental to PT Mulia Persada Pertiwi (MPPi) amounted to Rp63,416,672,650.

11. Invesments in Associates

					June 30. 2	016			
	Domicile	Percentage of Ownership	Acquisition Cost	Accumulated Share in Profit (Loss) - Net	Accumulated Dividend Received	Accumulated Other Comperhenshive Income	Additional of Investment	Correction	Carrying Value
		%	Rp	Rp	Rp	Rp	Rp	Rp	Rp
PT Surya Cipta Investama	Bekasi	49.81	32,964,983,496	42,866,328,130		(1,200,516,326)		(2,721,711,759)	71,909,083,541
PT Hyundai Inti Development	Bekasi	45.00	6,155,423,370	101,407,728,427	(93,284,873,862)				14,278,277,935
PT TTL Residences	Bekasi	25.00	28,031,250,000	(7,181,994,828)			38,589,000,000		59,438,255,172
PT Anho Biogenesis Prima Indonesia	Jakarta	42.50	4,250,000,000	(3,354,330,351)					895,669,649
Others (each below Rp5 billion)			25,143,494,000	(15,874,763,266)					9,268,730,734
Total			96,545,150,866	117,862,968,112	(93,284,873,862)	(1,200,516,326)	38,589,000,000	(2,721,711,759)	155,790,017,031
· · · · ·	Demicile	Descentered			December 31	, 2015	<u> </u>	<u></u>	
· · · · ·	Domicile	Percentage of Ownership	96,545,150,866 Acquisition Cost	Accumulated Share in Profit (Loss) - Net	<u> </u>	, 2015 Accumulated Other Comperhenshive	38,589,000,000 Additional of Investment	(2,721,711,759) Correction	155,790,017,031 Carrying Value
· · · · ·	Domicile	of	Acquisition	Accumulated Share in Profit	December 31 Accumulated Dividend	, 2015 Accumulated Other	Additional	<u></u>	
· · · · ·	Domicile	of Ownership	Acquisition Cost	Accumulated Share in Profit (Loss) - Net	December 31 Accumulated Dividend Received	, 2015 Accumulated Other Comperhenshive Income	Additional of Investment	Correction	Carrying Value
Total		of Ownership %	Acquisition Cost Rp	Accumulated Share in Profit (Loss) - Net Rp	December 31 Accumulated Dividend Received Rp	, 2015 Accumulated Other Comperhenshive Income Rp	Additional of Investment Rp	Correction	Carrying Value Rp
Total PT Surya Cipta Investama	Bekasi	of Ownership 	Acquisition Cost Rp 32,964,983,496	Accumulated Share in Profit (Loss) - Net Rp 42,009,247,383	December 31 Accumulated Dividend Received Rp	, 2015 Accumulated Other Comperhenshive Income Rp	Additional of Investment Rp	Correction <u>Rp</u> (2,721,711,759)	Carrying Value <u> </u>
Total PT Surya Cipta Investama PT Hyundai Inti Development	Bekasi Bekasi	of Ownership % 49.81 45.00	Acquisition Cost <u>Rp</u> 32,964,983,496 6,155,423,370	Accumulated Share in Profit (Loss) - Net <u>Rp</u> 42,009,247,383 99,032,314,907	December 31 Accumulated Dividend Received Rp (93,284,873,862)	, 2015 Accumulated Other Comperhenshive Income Rp (1,200,516,326)	Additional of Investment Rp 	Correction <u>Rp</u> (2,721,711,759)	Carrying Value <u> </u>
Total PT Surya Cipta Investama PT Hyundai Inti Development PT TTL Residences	Bekasi Bekasi Bekasi	of Ownership % 49.81 45.00 25.00	Acquisition Cost Rp 32,964,983,496 6,155,423,370 28,031,250,000	Accumulated Share in Profit (Loss) - Net <u>Rp</u> 42,009,247,383 99,032,314,907 (6,534,127,414)	December 31 Accumulated Dividend Received Rp (93,284,873,862)	, 2015 Accumulated Other Comperhenshive Income Rp (1.200,516,326) 	Additional of Investment Rp 38,589,000,000	Correction <u>Rp</u> (2,721,711,759) 	Carrying Value <u>Rp</u> 71,052,002,794 11,902,864,415 60,086,122,586

The following are financial information of associates as of June 30, 2016 and December 31, 2015:

Subsidiaries	Domicile	Main	Percentage	Total A	Assets
		Business	of Ownership	June 30, 2016 Rp	December 31, 2015 Rp
PT Multifiling Mitra Indonesia Tbk PT Biogenesis Genome International	Bekasi Jakarta	Services Healthcare Services	65.98 89.00	195,804,106,046 40,323,331,205	184,786,688,849 10,000,000,000

The following is a summary of financial information of associates as of June 30, 2016 and December 31, 2015:

	June 30, 2016 Rp	December 31, 2015 Rp
Total Agregate of Current Assets	152,704,974,209	144,132,664,218
Total Agregate of Non Current Assets	894,740,204,747	816,404,203,114
Total Agregate of Current Liabilities	73,356,521,995	57,149,924,487
Total Agregate of Non Current Liabilities	456,945,758,347	377,746,333,148
Total Agregate of Net Revenues for the Period/Year	65,849,117,121	130,212,272,005
Total Agregate of Profit After Tax for the Period/Year	2,406,352,021	28,773,912,805
Total Agregate of Comprehensive Income for the Period/Year Total Agregate of Profit or Loss and Other Comprehensive Income		26,363,721,426
for the Period/Year	2,406,352,021	14,772,074,844

There was no fair value information available based on quoted market prices of the above investments in associates.

Fair value of investment of PT Surya Cipta Investama in PT Multifilling Media Indonesia Tbk as of June 30, 2016 and December 31, 2015 based on quoted market price information amounted to Rp112,981,897,400 and Rp93,485,021,300, respectively.

12. Investments in Joint Venture

				June 30, 20	016		
	Domicile	Percentage of Ownership	Acquisition Cost	Accumulated Share in Profit (Loss) - Net	Accumulated Dividend Received	Accumulated Other Comperhenshive Income	Carrying Value
	-	%	Rp	Rp	Rp	Rp	Rp
Yoma Siloam Hospital Pun Hlaing Ltd PT Lippo Diamond Development	Myanmar Indonesia	40.00 51.00	135,814,217,223 102,000,000,000	603,653,543 (3,237,462,015)		-	136,417,870,766 98,762,537,985
Total			237,814,217,223	(2,633,808,472)			235,180,408,751
				December 31	, 2015		
	Domicile	Percentage of Ownership	Acquisition Cost	Accumulated Share in Profit (Loss) - Net	Accumulated Dividend Received	Accumulated Other Comperhenshive Income	Carrying Value
		%	Rp	Rp	Rp	Rp	Rp
Yoma Siloam Hospital Pun Hlaing Ltd	Myanmar	40.00	135,814,217,223	(3,220,049,913)			132,594,167,310
PT Lippo Diamond Development	Indonesia	51.00	102,000,000,000	(3,166,848,414)			98,833,151,586
Total			237,814,217,223	(6,386,898,327)			231,427,318,896

Yoma Siloam Hospital Pun Hlaing Ltd

In 2015, PT Waluya Graha Loka (WGL), a subsidiary, and First Myanmar Investment Co., LTD (FMI) entered into joint venture agreement through Yoma Siloam Hospital Pun Hlaing Ltd (YSHPH) with total capital amount of USD13,187,500 with the contribution of USD5,275,000 (equivalent to 40% of capital) and USD7,912,500 (equivalent to 60% of capital) for WGL and FMI, respectively.

Based on the said joint venture agreement, the venturers agreed to increase the venture capital amounting to USD80,000,000, proportionately contributed by each venturer in seventh years since the joint venture establishment. The venturers also agreed to provide funding to the joint venture proportionately.

PT Lippo Diamond Development

On October 28, 2015, PT Megakreasi Cikarang Permai (MCP), a subsidiary, and PT Diamond Realty Investment Indonesia (DRII), a subsidiary of Mitsubishi Corporation, entered into joint operation agreement for developing of two towers of luxury residential in Orange County, Lippo Cikarang, with total investment value of USD100,000,000. The contribution of this joint operation is 51% and 49% for MCP and DRII, respectively.

Based on the said joint venture agreement, MCP and DRII, the venturers agree to provide funding to the joint venture proportionately. If one of the venturer does not have sufficient fund for financing, the funding will be obtained from third party loan.

The following is a summary of financial information on joint venture as of June 30, 2016 and December 31, 2015:

	June 30, 2016	December 31, 2015
	Rp	Rp
Total Agregate of Current Assets	376,404,504,918	370,495,019,453
Total Agregate of Non Current Assets	94,415,384,317	46,178,108,191
Total Agregate of Current Liabilities	16,345,863,634	16,758,539,343
Total Agregate of Non Current Liabilities	161,995,121,379	126,317,137,267
Total Agregate of Net Revenues for the Period/Year	134,141,958,673	65,011,757,298
Total Agregate of Profit After Tax for the Period/Year	8,397,594,148	(9,674,273,041)
Total Agregate of Comprehensive Income for the Period/Year Total Agregate of Profit or Loss and Other Comprehensive Income		
for the Period/Year	8,397,594,148	(9,674,273,041)

There was no fair value information available based on quoted market prices of the above investments in joint venture.

13. Investment Property

		2	2016 (6 Months)		
	Beginning Balance	Addition	Deduction	Reclassification	Ending Balance
	Rp	Rp	Rp	Rp	Rp
Acquisition Cost					
Land	82,226,593,131				82,226,593,131
Building	447,322,997,651	15,920,091,690			463,243,089,341
Total Acquisition Cost	529,549,590,782	15,920,091,690			545,469,682,472
Accumulated Depreciation					
Building	112,549,282,526	12,502,474,731			125,051,757,257
Total Accumulated Depreciation	112,549,282,526	12,502,474,731			125,051,757,257
Carrying Value	417,000,308,256				420,417,925,215
		2	2015 (One Year)		
	Beginning	Addition	Deduction	Reclassification	Ending
	Balance	_	_	_	Balance
	Rp	Rp	Rp	Rp	Rp
Acquisition Cost					
Land	56,201,024,208			26,025,568,923	82,226,593,131
Building	343,752,721,523	8,304,892,095		95,265,384,033	447,322,997,651
Building Total Acquisition Cost	343,752,721,523 399,953,745,731	8,304,892,095 8,304,892,095		95,265,384,033 121,290,952,956	447,322,997,651 529,549,590,782
0					
Total Acquisition Cost					
Total Acquisition Cost Accumulated Depreciation	399,953,745,731	8,304,892,095	 		529,549,590,782

Rental revenue earned and direct operating expenses from investment property in the interim consolidated statements of profit or loss and other comprehensive income are as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Rental Revenue	25,025,589,029	26,113,051,896
Direct Operating Expenses Arises from the Rental Generated Investment Properties	12,712,284,129	12,405,041,127

Depreciation charges that were allocated in the interim consolidated statements of profit or loss and other comprehensive income are as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Cost of Revenue	1,495,434,847	1,972,330,556
Selling Expense	11,007,039,884	9,993,582,976
Total	12,502,474,731	11,965,913,532

In 2015, the Group reclassified inventory to investment property amounting to Rp66,455,920,125 (see Note 7).

In 2015, the Group reclassified property and equipment to investment property amounting to Rp54,835,032,831 (see Note 14).

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As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

The fair value of all inventories (see Note 7), investment property, and property and equipment (see Notes 13 and 14) as of December 31, 2014, amounted to Rp87,115,444,804,000. Based on the valuation reports of Kantor Jasa Penilai Publik Rengganis Hamid and Rekan and Kantor Jasa Penilai Publik Ihot Dollar & Raymond, independent appraisers which are not related with the Company, dated June 1, 2015 and June 1, 2015, respectively. The appraisers are member of MAPPI and have appropriate qualifications and experience in the property valuation. The valuation is conducted using the market data approach and in accordance with the Indonesian Valuation Standard 2007 and the Code of Ethics of Indonesian valuation.

The approach used by the appraisers are:

- 1. For land appraisal, using the market value approach, and
- 2. For the building, using the cost approach.

Management believes that the fair value as of June 30, 2016 was not impaired as compared to December 31, 2015.

Based on the evaluation of the value of investment properties as of June 30, 2016, management believes that there are no changes in circumstances indicate an impairment of investment properties.

14. Property and Equipment

	2016 (6 Months)					
	Beginning Balance	Addition	Deduction	Reclassification	Ending Balance	
	Rp	Rp	Rp	Rp	Rp	
Acquisition Cost						
Direct Ownership						
Land	484,265,615,283	81,829,650,000			566,095,265,283	
Building, Infrastructure and Renovations	1,140,355,297,061	36,026,918,050		(25,493,345,516)	1,150,888,869,595	
Parks and Interiors	29,233,217,587	150,500,500		(823,580,036)	28,560,138,05	
Golf Course and Club House	176,064,347,330	114,015,000			176,178,362,330	
Transportation Equipment and Vehicles	49,376,862,712	3,214,233,091		3,115,938,984	55,707,034,787	
Furniture, Fixtures and Office Equipment	867,941,015,174		41,608,390,303	42,316,334,137	868,648,959,008	
Tools and Medical Equipment	1,745,514,683,612	26,471,628,872	646,809,125	11,551,395,548	1,782,890,898,907	
Machinery and Project Equipment	255,103,041,327	97,291,047,925	81,890,250	(11,428,784,855)	340,883,414,147	
Bowling Machinery	14,397,991,861				14,397,991,86 ²	
Playground Areas	3,135,746,092				3,135,746,092	
	4,765,387,818,039	245,097,993,438	42,337,089,678	19,237,958,262	4,987,386,680,06	
Construction in Progress	286,673,865,084	114,530,488,769		(296,500,000)	400,907,853,853	
Total Acquisition Cost	5,052,061,683,123	359,628,482,207	42,337,089,678	18,941,458,262	5,388,294,533,914	
Accumulated Depreciation						
Direct Ownership						
Building, Infrastructure and Renovations	353,984,548,945	42,060,218,925		(1,086,620,752)	394,958,147,11	
Parks and Interiors	22,552,149,333	509,212,524			23,061,361,85	
Golf Course and Club House	163,153,510,599	4,093,221,401			167,246,732,00	
Transportation Equipment and Vehicles	36,720,864,284	2,990,994,294		1,103,561,724	40,815,420,302	
Furniture, Fixtures and Office Equipment	609,515,925,111		41,592,152,917	29,801,266,530	597,725,038,724	
Tools and Medical Equipment	928,682,773,058	121,609,006,980	371,432,429	1,086,620,752	1,051,006,968,36	
Machinery and Project Equipment	188,396,046,570	56,497,728,170	81,890,250	(13,537,728,759)	231,274,155,73	
Bowling Machinery	14,387,595,253	7,563,114			14,395,158,36	
Playground Areas	3,135,746,092				3,135,746,092	
Total Accumulated Depreciation	2,320,529,159,245	227,767,945,408	42,045,475,596	17,367,099,495	2,523,618,728,552	
Carrying Value	2,731,532,523,878				2,864,675,805,362	

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As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited)

(Expressed In Full Rupiah, Unless Otherwise Stated)

			2015 (One Year)		
	Beginning	Addition	Deduction	Reclassification	Ending
	Balance				Balance
	Rp	Rp	Rp	Rp	Rp
Acquisition Cost					
Direct Ownership					
Land	477,801,430,283	7,000,000,000		(535,815,000)	484,265,615,283
Building, Infrastructure and Renovations	1,029,929,192,682	89,388,237,065		21,037,867,314	1,140,355,297,061
Parks and Interiors	24,576,600,379	4,656,617,208			29,233,217,587
Golf Course and Club House	175,604,708,730	512,210,600	52,572,000		176,064,347,330
Transportation Equipment and Vehicles	46,397,613,598	2,242,168,659	246,919,545	984,000,000	49,376,862,712
Furniture, Fixtures and Office Equipment	670,698,064,934	182,547,615,586	340,860,582	15,036,195,236	867,941,015,174
Tools and Medical Equipment	1,522,526,112,101	103,534,842,911	5,506,416,776	124,960,145,376	1,745,514,683,612
Machinery and Project Equipment	258,068,250,234	6,778,890,499	82,070,250	(9,662,029,156)	255,103,041,327
Bowling Machinery	14,397,991,861				14,397,991,861
Playground Areas	3,135,746,092				3,135,746,092
	4,223,135,710,894	396,660,582,528	6,228,839,153	151,820,363,770	4,765,387,818,039
Construction in Progress	837,191,957,954	117,479,367,589		(667,997,460,459)	286,673,865,084
Total Acquisition Cost	5,060,327,668,848	514,139,950,117	6,228,839,153	(516,177,096,689)	5,052,061,683,123
Accumulated Depreciation					
Direct Ownership					
Building, Infrastructure and Renovations	288,256,604,730	65,727,944,215			353,984,548,945
Parks and Interiors	21,520,178,822	1,031,970,511			22,552,149,333
Golf Course and Club House	153,419,085,781	9,786,996,818	52,572,000		163,153,510,599
Transportation Equipment and Vehicles	33,194,006,193	3,773,777,636	246,919,545		36,720,864,284
Furniture, Fixtures and Office Equipment	477,658,933,083	132,143,860,548	286,868,520		609,515,925,111
Tools and Medical Equipment	682,582,474,116	231,562,150,511	2,785,724,122	17,323,872,553	928,682,773,058
Machinery and Project Equipment	177,425,660,754	28,376,328,619	82,070,250	(17,323,872,553)	188,396,046,570
Bowling Machinery	14,372,469,025	15,126,228			14,387,595,253
Playground Areas	3,135,746,092				3,135,746,092
Total Accumulated Depreciation	1,851,565,158,596	472,418,155,086	3,454,154,437		2,320,529,159,245
Carrying Value	3,208,762,510,252				2,731,532,523,878

In 2016, deduction of property and equipment include write-off with acquisition cost and accumulated depreciation amounted Rp41,537,728,760, respectively.

In 2015, the Group reclassified property and equipment to inventory amounting to Rp461,342,063,858 (see Note 7).

In 2015, the Group reclassified property and equipment to investment property amounting to Rp54,835,032,831 (see Note 13).

The addition of the Group's property and equipment, including non-cash transactions from realization of property and equipment advances amounted to Rp12,206,471,791 and Rp21,528,637,910 as of June 30, 2016 and 2015, respectively (see Note 48).

Construction in progress represents hospitals and mall buildings. As of June 30, 2016, construction in progress has reached 15% - 97% and estimated the completion within June 2017 until September 2017. Management believes that there is no other matter which will hinder the completion.

Depreciation charges that were allocated in the interim consolidated statements of profit or loss and other comprehensive income are as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Cost of Revenues	127,263,238,097	114,947,618,294
Selling Expenses	6,607,446,843	1,527,470,602
General and Administrative Expenses	93,897,260,468	92,374,735,015
Total	227,767,945,408	208,849,823,911

Acquisition cost of property and equipment that have been fully depreciated and still in use as of June 30, 2016 and December 31, 2015 amounted Rp117,871,462,880, respectively.

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Land and building, infrastructure, machinery and tools and medical equipment of PT Balikpapan Damai Husada, a subsidiary, were pledged as collateral for loan obtained from Bank Pembangunan Daerah Kalimantan Timur (see Note 23).

Land and building, tools and medical equipment, furniture, fixtures and office equipment of PT Golden First Atlanta, a subsidiary, were pledged as collateral for loan obtained from PT Bank Central Asia Tbk (see Note 23).

There is no borrowing cost capitalized into property and equipment.

The Group's management is in the opinion that there is no impairment in the carrying value of property and equipment as of June 30, 2016.

15. Intangible Assets

Details of carrying value of intangible assets are as follows:

		2016 (6 M	onths)	
	Beginning Balance	Addition	Deduction	Ending Balance
	Rp	Rp	Rp	Rp
Acquisition Cost				
Goodwill	512,723,760,675			512,723,760,675
Software	55,273,187,862	9,923,225,987		65,196,413,849
Total Acquisition Cost	567,996,948,537	9,923,225,987		577,920,174,524
Accumulated Impairment and Amortization				
Impairment of Goodwill	18,660,604,318			18,660,604,318
Amortization of Software	14,405,862,215	3,017,482,140		17,423,344,355
Total Accumulated Impairment and Amortization	33,066,466,533	3,017,482,140		36,083,948,673
Carrying Value	534,930,482,004			541,836,225,851
		2015 (One	Year)	
	Beginning	Addition	Deduction	Ending
	Balance			Balance
	Rp	Rp	Rp	Rp
Acquisition Cost				
Goodwill	512,723,760,675			512,723,760,675
Software	42,594,192,168	12,678,995,694		55,273,187,862
Total Acquisition Cost	555,317,952,843	12,678,995,694		567,996,948,537
Accumulated Impairment and Amortization				
Impairment of Goodwill	18,660,604,318			18,660,604,318
Amortization of Software	8,370,897,937	6,034,964,278		14,405,862,215
Total Accumulated Impairment and Amortization	27,031,502,255	6,034,964,278		33,066,466,533
Carrying Value	528,286,450,588			534,930,482,004

Current period amortization expenses of software was recorded as amortization expenses in other expenses.

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The details of goodwill are as follows:

Acquirer Entity	Acquirer Entity Share Acquisition in		Net \	/alue
		Acquisition	June 30, 2016	December 31, 2015
			Rp	Rp
PT Tunggal Pilar Perkasa	PT Rashal Siar Cakra Medika	2014	101,776,732,211	101,776,732,211
PT Wisma Jatim Propertindo	PT Anugerah Bahagia Abadi	2014	5,791,607,560	5,791,607,560
PT Manunggal Bumi Sejahtera	PT Asiatic Sejahtera Finance	2014	64,794,498,390	64,794,498,390
PT Koridor Usaha Maju	PT Medika Sarana Traliansia	2013	132,006,537,817	132,006,537,817
PT Lippo Malls Indonesia	PT Mulia Citra Abadi	2012	20,247,679,428	20,247,679,428
PT Persada Mandiri Dunia Niaga	PT Ekaputra Kencana Abadi	2012	15,050,000,000	15,050,000,000
PT Primakreasi Propertindo	PT Bimasakti Jaya Abadi	2012	9,509,000,000	9,509,000,000
PT Pancawarna Semesta	PT Diagram Healthcare Indonesia	2012	9,251,046,030	9,251,046,030
PT Primakreasi Propertindo	PT Surya Megah Lestari	2012	5,680,000,000	5,680,000,000
PT Prawira Tata Semesta	PT Balikpapan Damai Husada	2011	27,480,578,103	27,480,578,103
PT Siloam International Hospitals	PT Prawira Tata Semesta	2011	14,146,465,217	14,146,465,217
PT Siloam International Hospitals	PT Guchi Kencana Emas	2011	3,540,326,235	3,540,326,235
PT Medika Sarana Traliansia	PT Trisaka Raksa Waluya	2011	75,119,377	75,119,377
PT Berkat Langgeng Jaya	PT Pamor Paramita Utama	2008	9,770,787,707	9,770,787,707
PT Wahana Usaha Makmur	PT Adhi Utama Dinamika	2008	8,774,146,934	8,774,146,934
PT Graha Jaya Pratama	PT Nuansa Indah Lestari	2004	38,110,462,048	38,110,462,048
PT Graha Jaya Pratama	PT Fajar Usaha Semesta	2004	8,186,375,658	8,186,375,658
PT Graha Jaya Pratama	PT Fajar Raya Cemerlang	2004	7,929,625,658	7,929,625,658
PT Graha Jaya Pratama	PT Aresta Permata Utama	2004	5,971,083,992	5,971,083,992
PT Graha Jaya Pratama	PT Fajar Abadi Aditama	2004	5,971,083,992	5,971,083,992
Net			494,063,156,357	494,063,156,357

The management believes that the indentified impairment that occurred as of June 30, 2016 and December 31, 2015 have been assessed adequately.

16. Advances

	June 30, 2016 Rp	December 31, 2015 Rp
Advances for Land Acquisition	815,160,930,349	757,008,659,026
Advances for Construction	348,698,833,737	437,482,070,773
Advances for Acquisition of Property and Equipment	116,602,108,549	155,883,238,102
Others	151,421,219,898	79,557,793,409
Total	1,431,883,092,533	1,429,931,761,310

Advance for construction represents advance paid to contractors for projects construction.

On December 26, 2012, based on memorandum of understanding, PT Irama Karya Megah (IKM), a subsidiary, entered into a land purchase agreement located in Keputih and Gebang Putih administrative village, Surabaya with acquisition cost amounted to Rp250,000,000,000. Until completion date of the interim consolidated financial statements, there has not yet binding for such land purchase agreement.

On January 7, 2013, PT Lippo Cikarang Tbk (LC), a subsidiary, amended the land sales and purchase agreement which was signed on December 17, 2012 for purchase consideration of Rp300,000,000,000. As of December 31, 2014, LC has made payment in total of Rp170,100,000,000. On June 29, 2015, this advance was assigned to PT Swadaya Teknopolis (ST) as settlement for acquisition of Premium Venture International Ltd.

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On February 19, 2014, PT Gunung Halimun Elok (GHE), a subsidiary, entered into sales and purchase agreement on land located in Bintaro. As of June 30, 2016 GHE has made total payment of Rp81,392,750,000.

On May 28, 2014, PT Bahtera Perkasa Makmur (BPM), a subsidiary, entered into sales and purchase agreement for land located in Manado, North Sulawesi. As of December 31, 2015, BPM has made total payment of Rp26,165,625,000.

On July 22, 2014, PT Great Jakarta Inti Development (GJID), a subsidiary, entered into an agreement of transferring commercial rights of land located in Cibatu, Lippo Cikarang with PT Profita Sukses Abadi. Total value of the agreement is Rp290,000,000,000. As of December 31, 2015 GJID has made total payment of Rp234,000,000,000.

17. Land for Development

	June 30 2016		De	cember 31, 2015
	Area	Value	Area	Value
	Sqm	Rp	Sqm	Rp
The Company	1,001,010	203,753,714,725	1,001,010	205,326,565,494
Subsidiaries:				
PT Gowa Makassar Tourism Development Tbk	1,990,261	360,992,716,374	2,018,900	352,069,358,705
PT Lippo Cikarang Tbk	1,774,496	621,279,404,998	1,196,782	594,919,336,757
PT Muliasentosa Dinamika	803,413	112,455,747,318	803,413	112,455,747,318
PT Erabaru Realindo	702,371	22,845,087,500	702,371	22,845,087,500
PT Sentragraha Mandiri	239,759	33,313,592,430	239,759	33,313,592,430
PT Sejatijaya Selaras	84,162	12,927,010,894	84,162	12,927,010,894
PT Bahtera Pratama Wirasakti	82,440	15,520,541,679	83,405	15,520,541,679
PT Surya Makmur Alam Persada	71,303	20,283,623,533	71,303	20,283,623,533
Total	6,749,215	1,403,371,439,451	6,201,105	1,369,660,864,310

Land for development with an area of 212,642 sqm owned by PT Gowa Makassar Tourism Development Tbk, a subsidiary, were pledged as collateral for loans obtained from PT Bank Mandiri (Persero) Tbk (see Note 21).

Land for development of the Group are located at Curug Wetan Village, Curug Kulon, Sukabakti in Curug District; Serdang Wetan Village, Rancagong in Legok District; Ciakar Village, Serdang Kulon, Cukang Galih, Tangerang Regency, Banten; Cipambuan Village in Citeureup District, Bogor Regency, West Java; Sukaresmi, Cibatu, Cicau, Sukamukti, Sirnajati, Jayamukti, Pasirsari in Lemahabang Districts, Bekasi Regency, West Java; Tanjung Merdeka Village, Barombong, Maccini Sombala, Tamanyeleng, Mariso, Benteng Somba Opu in Makassar, South Sulawesi.

Site development permits of each land have been obtained from their respective local governors.

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18. Accrued Expenses

	June 30, 2016	December 31, 2015
	Rp	Rp
Estimated Cost for Construction	564,340,941,453	471,969,907,693
Interest	101,646,451,032	106,151,996,274
Endowment Care Fund	89,816,053,214	82,274,482,324
Contract Service	35,488,785,800	22,599,833,938
Hedging Premium of Call Spread Option	23,270,934,468	24,104,472,806
Cost of Revenues	22,329,437,695	37,007,695,825
Transfer of Land and Building Tax	15,233,896,173	14,379,150,583
Professional Fees	3,002,377,234	28,898,365,453
Others	224,313,947,601	219,082,642,747
Total	1,079,442,824,670	1,006,468,547,643

Accrued cost of revenues represents accrued on unblilled hospitals cost of goods sold. This account will be reclassified to the appropriate account after the invoice is issued.

19. Taxation

a. Tax Expenses

Final Tax Expenses

Details of Group's final tax expenses for the 6 (six) months periods ended June 30, 2016 and 2015 are as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Company		
Rental Revenue - 10%	8,774,145,401	6,882,500,375
Transfer of Land and Building Right - 5%		
Subsidiaries		
Rental Revenue - 10%	24,477,518,542	17,171,860,033
Transfer of Land and Building Right - 5%	62,522,601,068	98,134,674,092
Total Final Tax Expenses	95,774,265,011	122,189,034,500

Current Tax and Deferred Tax

	2016 (6 Months)		2015 (6 Months)			
	Company	Subsidiaries	Consolidated	Company	Subsidiaries	Consolidated
	Rp	Rp	Rp	Rp	Rp	Rp
Current Tax Expenses	2,379,707,332	132,420,013,319	134,799,720,651		108,504,427,820	108,504,427,820
Deffered Tax Expenses (Benefits)	1,292,626,553	(8,498,303,364)	(7,205,676,811)	1,650,684,789	5,483,511,241	7,134,196,030
Total Income Tax Expenses	3,672,333,885	123,921,709,955	127,594,043,840	1,650,684,789	113,987,939,061	115,638,623,850

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As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

The reconciliation between profit before tax as presented in the interim consolidated statements of profit or loss and other comprehensive income and the Company's estimated fiscal income is as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Profit before Tax as Presented in the Interim Consolidated		
Statements of Profit or Loss and Other Comprehensive Income	881,784,371,432	1,173,110,114,689
Deduct: Income of Subsidiaries, Associates and Joint Venture	1,454,770,148,853	870,366,698,184
Gain (Loss) before Company's Income Tax	(572,985,777,421)	302,743,416,505
Temporary Differences Employee Benefits Depreciation of Direct Ownership of Property and Equipment Deferred Gain on Sale and Leaseback Transactions Subtotal	880,547,012 (2,399,329,844) (3,651,723,372) (5,170,506,204)	(2,951,051,780) (3,651,723,372) (6,602,775,152)
Permanent Differences		
Donation and Representation	243,788,576	139,523,793
Interest Income Subjected to Final Tax	1,828,744,954	(18,825,830,963)
Revenue Subjected to Final Tax	587,982,286,753	(70,956,794,159)
Subtotal	590,054,820,283	(89,643,101,329)
Estimated Fiscal Income	11,898,536,658	206,497,540,024

Calculation of estimated current tax and tax payable of subsidiaries are as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
The Company		
Estimated Fiscal Income	11,898,536,658	206,497,540,024
Subsidiaries		
Estimated Taxable Income	395,582,874,021	214,736,197,557
Current Tax	134,799,720,651	108,504,427,820
Tax Credit	(50,146,099,859)	(55,920,005,683)
Estimated Income Tax Article 29 of Subsidiaries	84,653,620,792	52,584,422,137
Final Tax Expense		
The Company	8,774,145,401	6,882,500,375
Subsidiaries	87,000,119,610	115,306,534,125
Consolidated Final Tax Expense	95,774,265,011	122,189,034,500
Consolidated Income Tax Expense	230,573,985,662	230,693,462,320
	June 30, 2016	December 31, 2015
	Rp	Rp
Consolidated Income Tax Payable Article 29		-
Estimated Consolidated Income Tax Article 29	84,653,620,793	52,584,422,137
Prior Year Income Tax Article 29	18,335,946,356	23,875,564,411
Total Consolidated Income Tax Payable Article 29	102,989,567,149	76,459,986,548

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The reconciliation between the Company's tax expense and the multiplication of the interim consolidated profit before income tax with the prevailing tax rate is as follows:

	2016 (6 Months) Rp	2015 (6 Months) Rp
Income before Income Tax Expense According to the		
Interim Consolidated Statements of Profit or Loss and Other Comprehensive Income	881,784,371,432	1,173,110,114,689
Deduct: Income of Subsidiaries, Associates and Joint Venture	1,454,770,148,853	870,366,698,184
The Company's Commercial Income (Loss)	(572,985,777,421)	302,743,416,505
Income Tax Expense at Effective Tax Rate 25%	143,246,444,353	(75,685,854,128)
Income Subjected to Final Tax - Net	(146,995,571,688)	17,739,198,540
Interest Income	(457,186,239)	4,706,457,741
Donation and Representation	(60,947,144)	(34,880,948)
Tax Gain (Loss)	2,974,634,165	51,624,394,006
Income Tax Expense of the Company	(1,292,626,553)	(1,650,684,789)
Final Tax Expense of the Company	(8,774,145,401)	(6,882,500,375)
Total Income Tax Expense of the Company	(10,066,771,954)	(8,533,185,164)
Income Tax Expense of the Subsidiaries		
Deferred Tax of the Subsidiaries	8,498,303,364	(5,483,511,241)
Current Tax of the Subsidiaries	(134,799,720,651)	(108,504,427,820)
Final Tax Expense of the Subsidiaries	(87,000,119,610)	(115,306,534,125)
Total Income Tax Expense of the Subsidiaries	(213,301,536,897)	(229,294,473,186)
Total Income Tax Expense	(223,368,308,851)	(237,827,658,350)

b. Deferred Tax Asset and Liabilities

Details of the Group's deferred tax assets and liabilities are as follows:

	January 1, 2016	Charged (Credited) to Interim Consolidated Statements of Comprehensive Income	Additions from Business Combination	Other Comprehensive Income	June 30, 2016
	Rp	Rp	Rp	Rp	Rp
The Company Amortization of Deferred Income from Sale					
and Lease Back Transactions	10,849,754,629	(912,930,843)			9,936,823,786
Estimated Long-term Employee Benefits Liabilities	5,642,603,749	220,136,753			5,862,740,502
Allowance Impairment in Value	3,198,772,924				3,198,772,924
Depreciation	(12,047,184,601)	(599,832,463)			(12,647,017,064)
	7,643,946,701	(1,292,626,553)			6,351,320,148
Subsidiaries	39,306,420,577	1,464,076,981			40,770,497,558
Deferred Tax Assets - Net	46,950,367,277	171,450,428			47,121,817,706
Deferred Tax Liabilities	39,593,675,631	(7,034,226,383)			32,559,449,248
	January 1, 2015	Charged (Credited) to Consolidated Statements of Comprehensive Income	Additions from Business Combination	Other Comprehensive Income	December 31, 2015
	Rp	Rp	Rp	Rp	Rp
The Company Amortization of Deferred Income from Sale					
and Lease Back Transactions	12,675,616,315	(1,825,861,686)			10,849,754,629
Estimated Long-term Employee Benefits Liabilities	4,117,781,250	709,772,020		815,050,479	5,642,603,749
Allowance Impairment in Value	3,127,251,723	71,521,201			3,198,772,924
Depreciation	(10,793,135,963)	(1,254,048,638)			(12,047,184,601)
	9,127,513,325	(2,298,617,103)		815,050,479	7,643,946,701
Subsidiaries	54,791,394,319	(10,192,060,118)		(5,292,913,624)	39,306,420,577
Deferred Tax Assets - Net	63,918,907,644	(12,490,677,221)		(4,477,863,145)	46,950,367,278
Deferred Tax Liabilities	28,147,868,966	11,151,602,989	294,203,676		39,593,675,631

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Management believes that the deferred tax assets can be recovered through future taxable profits in the future.

c. Prepaid Taxes

	June 30, 2016	December 31, 2015	
	Rp	Rp	
Income Tax			
Article 21		865,100	
Article 4 (2)	451,946,081,816	416,170,622,193	
Article 22	1,111,695,014	857,054,182	
Article 25/29	19,523,834,018		
Article 28.a	26,923,104,967	6,991,456,142	
Value Added Tax	388,781,689,985	393,395,177,617	
Total Prepaid Taxes	888,286,405,800	817,415,175,234	

d. Taxes Payable

	June 30, 2016	December 31, 2015	
	Rp	Rp	
Income Tax			
Final	86,954,807,035	68,025,769,772	
Article 21	43,399,076,880	39,806,304,655	
Article 23	7,226,258,320	6,893,741,447	
Article 25/29	102,989,567,149	62,007,027,350	
Article 26	14,809,837	20,639,437	
Value Added Tax	54,502,809,370	48,390,142,668	
Hotel and Restaurant Tax	3,264,416,640	3,271,259,437	
Entertaiment Tax	559,083,999	559,083,999	
Total Taxes Payable	298,910,829,230	228,973,968,765	

e. Administration

Fiscal laws in Indonesia requires that each company calculate, determine and pay the amount of tax payable individually.

Based on the prevailing laws, the Director General of Tax ("DJP") may asses or amend taxes within a certain period of time. For fiscal years 2007 and earlier, the period is ten years since the tax become payable but not more than 2013, while for the fiscal years 2008 and onwards, the period is five years from the time of the tax become payable.

Details of letters of Tax Underpayment Assessment Letter (SKPKB) obtained by the Company and subsidiaries in 2015 are as follows:

2015			
Fiscal	Entity	Taxes	Amount
Year		Category	Rp
2012	The Company	Income Tax Article 4 (2)	4,747,002,838
		Income Tax Article 15	250,975,552
		Income Tax Article 21	1,403,636,148
		Income Tax Article 26	1,903,200,206
		Income Tax Article 29	112,797,370
		Value Added Tax	831,057,718

		2015	
Fiscal	Entity	Taxes	Amount
Year		Category	Rp
2012	PT Almaron Perkasa	Income Tax Article 4 (2)	6,595,613,16
		Income Tax Article 21	215,939,91
		Income Tax Article 23	585,673,75
		Income Tax Article 29	2,035,663,41
		Value Added Tax	20,988,697,17
	PT Gading Nusa Utama	Income Tax Article 29	11,711,259,91
	PT Gowa Makassar Tourism	Income Tax Article 4 (2)	667,026,06
	Development Tbk	Income Tax Article 29	519,811,15
		Value Added Tax	5,156,499,31
	PT Graha Tata Cemerlang	Income Tax Article 4 (2)	133,820,92
	Makassar	Income Tax Article 23	758,292,64
		Income Tax Article 29	788,163,08
		Value Added Tax	294,748,68
	PT Siloam Karya Sejahtera	Income Tax Article 4 (2)	72,438,72
		Income Tax Article 23	2,247,598,34
2011	The Company	Income Tax Article 4 (2)	6,272,552,95
		Income Tax Article 21	1,007,638,50
		Income Tax Article 23	668,612,86
		Income Tax Article 26	2,495,872,11
		Income Tax Article 29	1,296,360,30
		Value Added Tax	1,179,975,62
	PT Pendopo Niaga	Income Tax Article 4 (2)	5,361,999,79
		Value Added Tax	5,245,910,10
	PT Graha Tata Cemerlang	Income Tax Article 4 (2)	667,945,46
	Makassar	Income Tax Article 23	491,274,60
		Income Tax Article 29	979,428,85
		Value Added Tax	1,451,133,19
	PT Siloam Karya Sejahtera	Income Tax Article 4 (2)	995,855,56
		Income Tax Article 23	136,695,99
2010	The Company	Income Tax Article 21	195,820,59
		Income Tax Article 23	90,720,46

20. Trade Accounts Payable – Third Parties

	June 30, 2016	December 31, 2015	
	Rp	Rp	
Third Parties			
Contractors	712,820,565,663	406,677,512,278	
Suppliers	307,225,679,848	231,871,520,480	
Doctor Fees	92,108,283,543	100,294,181,694	
Others	67,122,822,068	44,073,082,372	
Total	1,179,277,351,122	782,916,296,824	

There is no collateral given by the Group on these payables.

Trade Payable denominated in Rupiah and foreign Currency. Trade payable denominated in foreign currency is presented in Notes 44 and 46.

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21. Short-Term Bank Loans

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
PT Bank Mega Tbk	1,200,000,000,000	630,000,000,000
PT Bank Negara Indonesia (Persero) Tbk	270,000,000,000	220,000,000,000
PT Bank ICBC	70,000,000,000	75,000,000,000
PT Bank Mandiri (Persero) Tbk	70,000,000,000	35,000,000,000
PT Bank Central Asia Tbk	2,913,618,071	2,173,564,967
Total Short-Term Bank Loans	1,612,913,618,071	962,173,564,967

<u>PT Bank Mega Tbk</u>

Based on Credit Agreement No. 135 dated October 30, 2015 which was made in the presence of Mellyani Noor Shandra, S.H, a notary in Jakarta and last amended in Amendement of Credit Agreement No 24 dated December, 7, 2015, PT Mandiri Cipta gemilang (MCG) obtained credit facility with maximum credit limit amounted to Rp1,200,000,000. This facility bears an interest of 14.5% per annum and will mature on October 30, 2016.

Secured assets for this facility are as follows:

- Land owned by MCG with an area of 35,351 sqm located in Kembangan Selatan Village, Kembangan District Daerah Khusus Ibukota (DKI) Jakarta Province (see Note 7); and
- Land owned by MCG with an area of 38,365 sqm located in Kembangan Selatan Village, Kembangan District DKI Jakarta Province (see Note 7).

As of June 30, 2016 and December 31, 2015, outstanding balance for this facility amounted to Rp1,200,000,000 and Rp630,000,000, respectively.

PT Bank Negara Indonesia (Persero) Tbk

- Based on Credit Agreement No. 34 dated March 29, 2007 which was made in the presence of H. Zamri, S.H., a notary in Jakarta and last amended in Approval of Changes in Credit Agreement No (11) 34 dated June 9, 2016, the Company obtained Working Capital Facility (KMK) with maximum credit limit amounted to Rp250,000,000,000. This facility bears an interest of 11.5% per annum and has maturity date on June 12, 2017. As of June 30, 2016 and December 31, 2015, outstanding balance for this facility amounted to Rp250,000,000,000 and Rp200,000,000,000, respectively.
- Based on Credit Agreement No. 44 dated October 30, 2006 which was made in the presence of H. Zamri, S.H., a notary in Jakarta and last amended in Approval of Changes in Credit Agreement No (10) 34 dated June 9, 2016, the Company obtained Working Capital Facility (KMK) with maximum credit limit amounted to Rp20,000,000,000. This facility bears an interest of 11.5% per annum and has maturity date on June 12, 2017. As of June 30, 2016 and December 31, 2015, outstanding balance for this facility amounted to Rp20,000,000,000 and Rp20,000,000,000, respectively.

Both facilities are secured by 21,940 sqm of land in Lippo Village Residences, Jl. Boulevard Jend, Sudirman, Kelapa Dua Village, Curug District, Tangerang, Banten Province, with details as follows:

- 1. Building Rights (SHGB) No. 3695 with an area of 340 sqm dated January 9, 1998 (Certificate due date January 9, 2028) which is registered under the name of the Company (see Note 7).
- 2. SHGB No. 2866 with an area of 15,235 sqm dated April 4, 1997 (Certificate due date September 24, 2022) which is registered under the name of the Company (see Note 7).
- 3. SHGB No. 4028 with an area of 6,365 sqm dated August 6, 1998 (Certificate due date August 6, 2028) which is registered under the name of the Company (see Note 7).

Interest and borrowing costs capitalized to inventory for the 6 (six) months period ended June 30, 2016 amounted to Rp16,269,012,221 (see Note 7).

PT Bank ICBC Indonesia

The Company

Based on Credit Agreement No. 85 dated October 25, 2012 which was made in the presence of Mellyani Noor Shandra, S.H., a notary in Jakarta and last amended in Extention Credit Agreement No. 143/ICBC-MK/PTD/X/2011/P5 dated October 16, 2015, the Company obtained Credit Facility with maximum credit limit amounted to Rp70,000,000. This facility bears an interest of 12% per annum and will mature on October 25, 2016. This Loan is secured by a parcel of land with an area of 94,500 sqm (SHGB 2014/Sukaresmi) and an area of 2,500 sqm (SHGB 2012/Sukaresmi). As of June 30, 2016 and December 31, 2015, outstanding balance for this facility amounted to Rp70,000,000,000 and Rp45,000,000,000, respectively.

Interest and borrowing costs capitalized to inventory for the 6 (six) months period ended June 30, 2016 amounting to Rp4,136,666,666 (see Note 7).

PT Lippo Cikarang Tbk

Based on Deed of Loan Agreement No. 86 dated October 20, 2010 which was made in the presence of Mellyani Noor Shandra, S.H., a notary in Jakarta, and has been amended several times and the latest amended on November 4, 2015 through the extension of credit agreement No: 144/ICBC-MK/PTD1/X/2011/P5 and Deed of Amendment and Restatement of Credit Agreement No. 98 dated November 30, 2015, PT Lippo Cikarang Tbk, a subsidiary, obtained Fixed Loan facility on Demand from PT Bank ICBC Indonesia with maximum credit limit amounted to Rp215,000,000,000 (PTD A-1 Rp30,000,000,000,000, PTD A-2 Rp185,000,000) and bears an interest of 12% per annum and will mature on October 25, 2016 and November 30, 2016, respectively. This Loan is secured by a parcel of land with an area of 38,901 sqm, with the Building Rights (HGB) No. 178/Sukaresmi registered under the name of PT Waska Sentana, a subsidiary (see Note 7). As of June 30, 2016 and December 31, 2015 oustanding balance for this facilitiy amounted to nil and Rp30,000,000,000, respectively.

PT Bank Mandiri (Persero) Tbk

Based on Credit Agreement No. 05 dated April 23, 2015 which was made in the presence of Andi Fitriani S.H., M.Kn a notary in Makassar, PT Gowa makassar Tourism Development Tbk (GMTD), a subsidiary, obtained Working Capital Facility (KMK) from PT Bank Mandiri (Persero) Tbk with maximum credit limit amounted to Rp50,000,000,000. This facility bears an interest of 12% per annum and will due on April 23, 2016. This facility is secured by 180,634 sqm land for development belong to GMTD in Barombong Village, Tamalate District, Makassar City (see Note 17). Subsequently, based on the amendment of the credit agreement dated January 22, 2016, which was made in the presence of the same notary, the maximum credit limit of KMK increased from Rp50,000,000,000 to Rp200,000,000 and the collateral of land for development increased from previously 180,634 sqm become 212,642 sqm and will due on January 21, 2017. Outstanding balance of the facility as of June 30, 2016 and December 31, 2015 amounted to Rp70,000,000,000 and Rp35,000,000,000, respectively.

PT Bank Central Asia Tbk

Based on Credit Agreement No. 1 dated April 1, 2003 which was made in the presence of Yandes Effriady, S.H., a notary in Jambi and Letter of Lending No. 0242/JAM/2010 dated February 3, 2010, amendment of Credit Agreement No. 54 dated July 19, 2010 which was made in the presence of Hasan S.H., a notary in Jambi, which later amended with renewal Letter No. 0163-ADD-2015 dated July 30, 2015, PT Golden First Atlanta (GFA), a subsidiary, obtained facility Local Credit (Overdraft) with maximum credit limit amounted Rp5,000,000,000. This facility bears an interest of 12.5% per annum. Collateral for this facility is cross collateral with long-term facility (see Note 23).

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22. Other Current Financial Liabilities

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
Unidentified Payments	154,484,955,780	105,064,391,827
Payables to Non-controling Interest of a Subsidiary	153,604,952,956	153,604,952,956
Dividend Payable (See Note 33)	80,000,000,000	
Transfer of Title	78,240,082,434	39,120,041,217
Payable from acquisition of a subsidiary	12,062,499,966	12,062,499,966
Other Payables	74,368,630,831	30,014,046,734
Total	552,761,121,967	339,865,932,700

Unidentified payments represent receipt of collection have not yet identifiable by the Group.

23. Long-Term Bank Loans

	June 30, 2016 Rp	December 31, 2015 Rp
Third Parties		
PT Bank CIMB Niaga Tbk	287,469,513,853	290,596,043,447
PT Bank J Trust Indonesia Tbk	237,550,133,299	198,889,752,826
Bank Pembangunan Daerah Kalimantan Timur	20,799,808,655	24,041,220,753
PT Bank Central Asia Tbk	3,241,931,494	6,483,862,981
	549,061,387,301	520,010,880,007
Current Portion	59,369,236,029	48,261,246,570
Non-Current Portion	489,692,151,272	471,749,633,437

Bank CIMB Niaga Tbk

Based on credit agreement No. 23, dated August 18, 2015, which was made in presence of Unita Christina Winata, S.H., a notary in Jakarta, PT Pamor Paramita Utama (PPU), a subsidiary, obtained special transaction loan facilities (on liquidation basis) with the maximum credit limit amounted to Rp450,000,000 divided into two tranches as follows:

- Special Transaction A facility (Tranche A) with maximum plafond of Rp300,000,000,000 for the purpose of refinancing Lippo Mall Kuta and Hotel's development cost. Tenor of this credit is 7 years or 84 months, bears an interest rate of 11% per annum. As of June 30, 2016, outstanding facility obtained by PPU amounted to Rp300,000,000.
- Special Transaction B facility (Tranche B) with maximum plafond of Rp150,000,000,000 for the purpose of developing 5 stars Hotel in Kuta Bali. Tenor of this credit is 7 years or 84 months, bears an interest rate of 11.5% per annum. As of June 30, 2016, PPU has not yet used this facility.

These loans are secured by land with an area of 21,150 sqm and Building Rights (HGB) No.875/ KUTA located at Jalan Kartika Plaza, Kuta, Subdistrict, Subprovince Badung, Bali Province in the name of PPU (see Note 7).

For these facilities, PPU is required to maintain financial ratios based on audited financial statements as follows:

- Debt Services Coverage Ratio (DSCR) at a minimum 1x from 2017 to 2022.
- Bank loan to Earning Before Interest Tax, Depreciation and Amortization (EBITDA) ratio at a

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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maximum 4x in 2017, 3x in 2018, 2x in 2019, 1.5x in 2020 and 1x in 2021 to 2022.

• Gearing Ratio at a maximum 3,5x in 2017, 2,5x in 2018, 1,5x in 2019 and 1x in 2020 to 2022.

The payment of this loan for the 6 (six) months period ended June 30, 2016 amounted to Rp7,500,000,000.

As of June 30, 2016 and December 31, 2015 the outstanding balance of the Tranche A facility amounted to Rp287,469,513,853 and Rp290,596,043,447, respectively.

PT Bank J Trust Indonesia Tbk

Based on letter of credit confirmation (SPK) No.21 dated October 28, 2015, which was made in presence of Emi Susilowati, S.H., a notary in Jakarta, PT Asiatic Sejahtera Finance (ASF), a subsidiary, obtained a term installment credit facility with a maximum credit limit amounted to Rp240,000,000,000 and bears interest rate of 12.25% per annum for the purpose of financing of mortage agreement (KPR) which will mature not more than 5 (five) years and 13% for financing of KPR that will due between 5-15 years. This facility was used to funding of Group's property KPR. This loan will mature on April 30, 2023.

All trade receivables of ASF were used as colleteral for this facility (see Note 4).

The payment of this loan for the 6 (six) months period ended June 30, 2016 amounted to Rp16,370,750,565.

As of June 30, 2016 and December 31, 2015 the outstanding balance of this facility amounted to Rp237,550,133,299 and Rp198,889,752,826, respectively.

Bank Pembangunan Daerah Kalimantan Timur

Based on Deed of Credit Agreement No. 005/870/9200/KI.59/BPDKP/2008 dated February 25, 2008, PT Balikpapan Damai Husada (BDH), a subsidiary, obtained an investment credit facility (Non-PRK) with a maximum amount of Rp50,000,000,000 bears interest rate of 11.5% per annum. This loan was used to funding development of hospitals and paying its loan obtained from PT Bank Mandiri (Persero) Tbk. This loan will mature on February 25, 2019.

This facility is secured by collaterals as follows:

- One (1) parcel of land with an area of 12,562 sqm including healthcare building and hospital with an area 8,024 sqm with HGB No. 2069 located at JI. MT. Haryono RT. 35, Gang Bahagia, Balikpapan which is registered under the name of BDH (see Note 14).
- Supporting infrastructure, tools and machinery and medical equipment with the estimated value of Rp8,665,020,000 (see Note 14).

There is no restrictive financial ratio which should be maintained by BDH.

The payment of this loan for the 6 (six) months period ended June 30, 2016 amounted to Rp2,890,867,448.

As of June 30, 2016 and December 31, 2015 the oustanding balance of this facility amounted to Rp20,799,808,655 and Rp24,041,220,753, respectively.

PT Bank Central Asia Tbk

Based on Deed of Credit Agreement No. 1 dated April 1, 2003 made in the presence of Yandes Effriady, S.H., a notary in Jambi, and the letter No. 0242/JAM/2010 dated February 3, 2010, as amendement of Credit Agreement No. 54 dated July 19, 2010 in the presence of Hasan S.H., a notary in Jambi and was renewed by Letter No.0908/JAM/2016 dated May 11, 2016, PT Golden First Atlanta (GFA), a subsidiary, obtained several credit facilities as follows:

- Local Credit Facility (Current Account) at a maximum amount of Rp5,000,000,000.
- Investment Credit Facility at a maximum amount of Rp32,419,314,946.

Both facilities bear an annual interest rate of 12.5% and will mature on May 5, 2017 and December 20, 2016, respectively.

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Both facilities are secured by collaterals as follows:

- Three (3) parcels of land with an area of 7,132 sqm and building with HGB Nos. 840, 841 and 842/Paal Merah which are registered under the name of GFA, a subsidiary (see Note 14).
- GFA's medical equipment, furniture fixtures and office equipment, trade accounts receivable and inventory of medicine and consumable goods, and machinery and medical equipments (see Notes 4, 7 and 14).

Based on the loan agreement, GFA has to maintain a maximum debt to equity ratio of 2.2x. As of June 30, 2016 and December 31, 2015, GFA has complied with the required debt ratio.

The payment of this loan for the 6 (six) months period ended June 30, 2016 amounted to Rp3,241,931,494.

As of June 30, 2016 and December 31, 2015, the oustanding balance of this facility amounted to Rp3,241,931,494 and Rp6,483,862,981, respectively.

24. Bonds Payable

	June 30, 2016 Rp	December 31, 2015 Rp
Nominal (2016 and 2015: USD803,306,000)	10,587,573,080,000	11,081,606,270,000
Premium - Net	67,239,509,759	79,896,804,989
Bond Issuance Cost - Net	(243,641,188,211)	(278,444,063,173)
Total	10,411,171,401,548	10,883,059,011,816
Premium (net of discount)	130,712,649,999	136,811,912,499
Less : Accumulated Amortization	(63,473,140,240)	(56,915,107,510)
Unamortized Premium	67,239,509,759	79,896,804,989
Bond Issuance Costs	429,475,753,222	440,735,932,790
Less : Accumulated Amortization	(185,834,565,011)	(162,291,869,617)
Unamortized Bond Issuance Cost	243,641,188,211	278,444,063,173

The Company initiated several fund raising by issuing bonds to support the Group's business.

On March 9, 2006, Lippo Karawaci Finance B.V., a subsidiary, issued unsecured bonds with nominal value of USD250,000,000 and annual fixed interest rate of 8.875% in Singapore Stock Exchange. The bonds have 5 years maturity year and became due on March 9, 2011. Payments of interest is conducted every 6 months. On May 11, 2010, part of bonds amounting to USD183,754,000 was exchanged with bonds issued by Sigma Capital Pte. Ltd., a subsidiary. These bonds have been fully paid by the Company on March 9, 2011.

In relation to exchange offer of bonds, on May 11, 2010, Sigma Capital Pte. Ltd. (SC), a subsidiary, issued unsecured bonds with a nominal value of USD270,608,000, and subsequently, on February 17, 2011, SC issued unsecured bond with a nominal value of USD125,000,000, both bonds bear an annual fixed interest rate of 9% and are listed on Singapore Stock Exchange and will due on April 30, 2015. Payment of interest will be conducted every 6 months. These bonds have been fully paid on November 14, 2012 and April 30, 2013, respectively.

On May 16, 2012, Theta Capital Pte. Ltd. (TC), a subsidiary, issued unsecured bonds with nominal value of USD150,000,000 and subsequently, on October 22, 2012, TC issued unsecured bond with a nominal value of USD100,000,000. Both bonds bear an annual fixed interest rate of 7% and are listed on Singapore Stock Exchange. The bond have 7 years maturity year and will due on May 16, 2019. Payment of interest is conducted every 6 months. As of June 30, 2016 and December 31, 2015, accrued

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interest expense amounted to USD2,138,889 and USD2,138,889 (equivalent to Rp28,190,557,020 and Rp29,505,973,755), respectively.

In relation to exchange offer program of bonds, on November 14, 2012, TC, a subsidiary, issued unsecured bonds with nominal value of USD273,306,000 in exchange with bond of SC for a nominal value of USD253,713,000 and paid USD22,666,000. This bonds bears an annual fixed interest rate of 6.125% and are listed on Singapore Stock Exchange and will due on November 14, 2020. Payment of interest is conducted every 6 months. As of June 30, 2016 and December 31, 2015, accrued interest expense amounted to USD2,185,499 and USD2,185,499 (equivalent to Rp28.804.876.820 and Rp30,148,958,705), respectively.

On January 14, 2013, TC, a subsidiary, issued unsecured bonds with a nominal value of USD130,000,000 with a fixed interest rate of 6.125% per year and are listed on the Singapore Stock Exchange. The bonds will mature on November 14, 2020 and payment of interest is conducted every 6 months. As of June 30, 2016 and December 31, 2015 accrued interest expenses amounted to USD1,039,549 and USD1,039,549 (equivalent to Rp13,701,255,820 and Rp14,340,578,455), respectively.

On April 30, 2013, SC, a subsidiary, has been fully paid the remaining bond amounting to USD119,229,000 at a price of 104.5%.

On April 11, 2014, TC, a subsidiary, issue unsecured bonds with a nominal value of USD150,000,000 with a fixed interest rate of 7% per year and are listed on the Singapore Stock Exchange. The bonds will mature on April 11, 2022 and payment of interest is conducted every 6 months. As of June 30, 2016 and December 31, 2015 accrued interest expenses amounted to USD1,429,167 and USD1,429,167 (equivalent to Rp18,836,421,060 and Rp19,715,358,765), respectively.

Borrowing costs capitalized into land under development for the 6 (six) months period ended June 30, 2016 and for the year ended December 31, 2015 amounting to Rp344,399,778,842 and Rp853,470,852,432, respectively (see Note 7).

These bonds have been rated B+ by Standard & Poor's and BB- by Fitch and Ba3 by Moody's.

The Company has to comply with certain restrictions under bond covenants as stipulated in the Offering Circular.

The Company entered into Non-Deliverable USD Call Spread Option facility agreements with certain third parties to hedge foreign exchange fluctuation risk on these foreign currency denominated bonds (see Note 42.d).

25. Post-employment Benefits Liabilities

Post-Employment Benefits – Defined Benefits Plan

Group appointed independent actuaries to determine post-employment liability in accordance with the existing manpower regulations. The management has provided reserve on post-employment benefits liabilities as of March 31, 2016 and December 31, 2015. The management believes that the estimate of post-employment benefits is sufficient to cover such liabilities.

Post-employment benefits recognized in the interim consolidated statements of financial position are as follows:

	March 31, 2016 Rp	December 31, 2015 Rp
Present Value of Defined Benefit Obigation, end of period/year Fair Value Asset Plan	317,894,012,601	311,085,515,426
Total	317,894,012,601	311,085,515,426

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The details of post-employment benefits expense recognized in the interim consolidated statements of profit or loss and other comprehensive income are as follows:

	March 31, 2016 Rp	December 31, 2015 Rp
Current Service Cost	10,486,125,460	39,604,042,307
Interest Expense	6,107,118,730	20,723,976,143
Total	16,593,244,190	60,328,018,450

Post-employment benefits expense is recorded as part of salaries and employee's benefits expense.

Reconciliation of changes in liabilities recognized in the interim consolidated statements of financial position is as follows:

	March 31, 2016 Rp	December 31, 2015 Rp
Beginning Balance of Period/Year	311,085,515,426	255,676,668,775
Payment of Employees' Benefits	(2,530,885,192)	(13,833,177,065)
Other Comprehensive Income	(7,253,861,823)	8,914,005,266
Current Service Cost and Interest Expenses	16,593,244,190	60,328,018,450
Ending Balance of Period/Year	317,894,012,601	311,085,515,426

Reconciliation of changes in present value of defined benefits obligation are as follows:

	March 31, 2016 Rp	December 31, 2015 Rp
Present Value of Defined Benefits Obigation at Beginning Period/Year	311,085,515,426	255,676,668,775
Current Service Cost	10,486,125,460	39,604,042,307
Interest Expense	6,107,118,730	20,723,976,143
Payment of Employees' Benefits	(2,530,885,192)	(13,833,177,065)
Expected Present Value of Defined Benefits		
Obligation at End of Period/Year	325,147,874,424	302,171,510,160
Actual Present Value of Defined Benefits		
Obligation at End of Period/Year	317,894,012,601	311,085,515,426
Actuarial Gain (Loss) Current Period/Year	7,253,861,823	(8,914,005,266)

Movement of consolidated of other comprehenshive income is as follow:

	March 31, 2016 Rp	December 31, 2015 Rp
Beginning Balance	(66,588,357,353)	(57,674,352,087)
Other Comprehenshive Income Current Period/Year	7,253,861,823	(8,914,005,266)
Ending Balance	(59,334,495,530)	(66,588,357,353)

The defined benefits plan gives the Group exposure of interest rate risk and salary risk.

Interest Risk

The present value of the defined benefits plan liability is calculated using the interest of government bond, therefore, the decreasing in the government bond interest rate will increase defined benefits plan liability.

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Salary Risk

The present value of the defined benefits plan is calculated using the assumption of future salaries increase, therefore, the increasing of salary percentage will increase defined benefits plan liability.

Sensitivity analysis

Increasing 1% of assumed discount rate on March 31, 2016, will impact to the decrease of employee benefits expenses amounted to Rp31,476,131,619.

Decreasing 1% of assumed discount rate on March 31, 2016, will impact to the increase of employee benefits expenses amounted to Rp36,958,885,152.

Increasing 1% of assumed salary rate on March 31, 2016, will impact to the increase of employee benefits expenses amounted to Rp36,546,780,096.

Decreasing 1% of assumed salary rate on March 31, 2016, will impact to the decrease of employee benefits expenses amounted to Rp31,688,935,881.

Present value of defined benefits obligation, related current service cost and past service cost were calculated by independent actuaries using the following assumptions for the 3 (three) months period ended March 31, 2016 and the year ended December 31, 2015:

	March 31, 2016	December 31, 2015
Discount Rates	8,03% - 8,37%	8,00% - 8,50%
Salary Increase Projection Rate	8.00%	8.00%
Mortality Rate	TMI-2011	TMI-2011
Permanent Disability Rate	10% x TMI-2011	10% x TMI-2011
Resignation Rate	5.00%	5.00%

26. Advances from Customers

	June 30, 2016	December 31, 2015
	Rp	Rp
Third Parties		
Apartments	2,283,187,315,453	2,359,555,422,693
Residential Houses and Shophouses	2,262,222,756,490	2,416,961,151,575
Shopping Centers	272,396,854,629	324,884,091,156
Land Lots	166,502,749,500	110,343,742,125
	4,984,309,676,072	5,211,744,407,549
Current Portion	2,139,845,313,533	863,192,440,180
Non-Current Portion	2,844,464,362,539	4,348,551,967,369

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Details of the percentage of advances from customer to sales price are as follows:

	June 30, 2016	31 Desember 2015
	Rp	Rp
100%	3,060,363,150,745	4,182,357,444,064
50% - 99%	858,164,056,877	646,692,082,547
20% - 49%	656,176,922,581	371,357,549,130
Below 20%	409,605,545,869	11,337,331,808
Total	4,984,309,676,072	5,211,744,407,549

27. Deferred Income

	June 30, 2016 Rp	December 31, 2015 Rp
Related Party	·	•
Rent (see Notes 10 and 42.b)	478,765,198,778	439,772,767,140
Third Parties		
Rent	300,647,880,834	341,175,896,024
Others	55,431,594,034	58,243,147,826
Subtotal	356,079,474,868	399,419,043,850
Total Deferred Income	834,844,673,646	839,191,810,990
Current Portion	396,419,521,425	480,093,178,686
Non-Current Portion	438,425,152,221	359,098,632,304

28. Deferred Gain on Sale and Leaseback Transactions

	June 30, 2016	December 31, 2015
	Rp	Rp
Acquisition Cost Accumulated Depreciation	791,727,059,928 127,538,766,701	791,727,059,928 127,538,766,701
Carrying Value Proceeds Less: Gain Credited to the Interim Consolidated Statements of	664,188,293,227 2,445,894,179,389	664,188,293,227 2,445,894,179,389
Profit or Loss and Other Comprehensive Income	70,196,779,840	70,196,779,840
Deferred Gain on Sale and Leaseback Transactions Foreign Exchange Translation Accumulated Amortization	1,711,509,106,322 214,814,216,379 (826,839,855,049)	1,711,509,106,322 142,456,546,067 (674,507,654,901)
Deferred Gain on Sale and Leaseback - Net Current Portion	1,099,483,467,652 131,577,159,117	1,179,457,997,488 132,766,996,702
Non-Current Portion	967,906,308,535	1,046,691,000,786

Deferred gain on sale and leaseback transactions is amortized over 15 years of lease period using the straight line method (see Note 42.b).

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued) As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

29. Capital Stock

The Company stockholders' composition as of June 30, 2016 and December 31, 2015 are as follows:

	June 30, 2016		[015		
Stockholders	Total Shares	Percentage Ownership %	Issued and Fully Paid Rp	Total Shares	Percentage Ownership %	Issued and Fully Paid Rp
Pacific Asia Holdings Ltd	4,126,619,908	18.12	412,661,990,800	4,126,619,908	18.12	412,661,990,800
PT Metropolis Propertindo Utama	1,212,280,000	5.32	121,228,000,000	1,212,280,000	5.32	121,228,000,000
Public (each bellow 5%)	17,432,685,211	76.56	1,743,268,521,100	17,432,685,211	76.56	1,743,268,521,100
Subtotal	22,771,585,119	100.00	2,277,158,511,900	22,771,585,119	100.00	2,277,158,511,900
Treasury Stocks	306,104,500		30,610,450,000	306,104,500		30,610,450,000
Total	23,077,689,619		2,307,768,961,900	23,077,689,619		2,307,768,961,900

The details acquisition of treasury stocks as of June 30, 2016 and December 31, 2015 are as follows:

Reporting Period	No Register Letter to Bapepam - LK	Total Shares	Acquisition Cost (Rp)
2011	005/LK-COS/I/2012 Dated November 15, 2011	96,229,500	61,577,515,000
2012	175/LK-COS/VII/2012 Dated July 13, 2012	209,875,000	154,946,598,794
Total		306,104,500	216,524,113,794

30. Additional Paid in Capital - Net

	Rp
Paid in Capital Excess of Par - Net	4,043,613,274,615
Difference in Value from Restructuring Transactions	
between Entities Under Common Control - Net	19,535,347,265
Total	4,063,148,621,880
Paid in Capital Excess of Par – Net	
	Rp
Rights Issue I	
Paid in Capital Excess of Par - Net on Stock	87,283,750,000
Stock Issuance Cost	(11,844,180,664)
Subtotal	75,439,569,336
Rights Issue II	
Paid in Capital Excess of Par - Net on Stock on Stock	485,048,197,150
Stock Issuance Cost	(7,442,812,013)
Subtotal	477,605,385,137
Paid in Capital Excess of Par - Net on Stock on Exercising Warran	659,475,970,000
Excess of Market Value Over Par Value of Stock Issued	
in Business Combination Exercised under Purchase Method	91,701,282,075

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	Rp
Rights Issue III	
Paid in Capital Excess of Par - Net on Stock on Stock	1,946,492,065,800
Stock Issuance Cost	(18,495,197,733)
Subtotal	1,927,996,868,067
Issuance of Capital Stock - Non-Preemptive Rights Issuance	
Paid in Capital Excess of Par - Net on Stock on Stock	812,000,000,000
Stock Issuance Cost	(605,800,000)
Subtotal	811,394,200,000
Total Paid in Capital Excess of Par - Net	4,043,613,274,615
Total Paid in Capital Excess of Par - Net	4,043,613,274,615

On June 6, 2011, the Company issued new 1,450,000,000 shares through issuance of non-preemptive rights capital stock (see Note 1.b).

The excess of market value over the par value of stock issued during the business combination exercised under purchase method represents the difference between the highest share price reached during the 90 days year prior to the announcement of the business combination and par value of the Company's issued shares.

Premium on exercising Warrant Series I represents the difference between warrant execution price and par value.

Difference in Value from Restructuring Transactions between Entities Under Common Control Net

	Rp
Transaction Before Business Combination	
Net Asset Value of PT Saptapersada Jagatnusa	322,884,648
Acquisition Cost	(5,000,000,000)
Difference in Value	(4,677,115,352)
Transaction from Business Combination	
Net Asset Value of Siloam	275,837,221,176
Acquisition Cost	(85,173,967,500)
Difference in Value	190,663,253,676
Realization	(84,027,724,260)
Net	106,635,529,416
Net Asset Value of Lippo Land	69,227,950,557
Acquisition Cost	(265,747,071,500)
Difference in Value	(196,519,120,943)
Net Asset Value of Aryaduta	199,314,766,000
Acquisition Cost	(39,637,690,500)
Difference in Value	159,677,075,500
Realization	(45,581,021,356)
Difference in Value, Net of Realization	114,096,054,144
Net	19,535,347,265

Difference in value from the restructuring transaction PT Saptapersada Jagatnusa (SPJN) was incurred during the Company's acquisition of SPJN in 2001.

Difference in value from restructuring transactions between entities under common control from business combination amounting to Rp190,663,253,676, Rp(196,519,120,943) and Rp159,677,075,500,

PT LIPPO KARAWACI Tbk AND SUBSIDIARIES NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

respectively, were incurred from the merger of ex-Siloam (including ex-Sumber Waluyo), ex-Lippo Land, and ex-Aryaduta in 2004. The difference was determined from the difference in net asset value of ex-Siloam (including ex-Sumber Waluyo), ex-Lippo Land, and ex-Aryaduta and the nominal value of new shares issued by the Company.

31. Difference in Transactions with Non-Controlling Interest

On June 12, 2015, PT Kuta Beach Paragon and PT Primakreasi Propertindo, both subsidiary, acquired 13.5% shares of PT Graha Buana Utama (GBU) from PT Mahanaim with the price of Rp25,358,527,564. The excess of acquisition cost over the subsidiary's net assets amounted to Rp22,988,443,294 was recorded as difference in transactions with non-controlling interest.

On February 12, 2015, PT Wisma Jatim Propertindo (WJP), a subsidiary, acquired 25% shares of PT Wahana Usaha Makmur (WUM) from PT Mahanaim with the price of Rp15,334,000,000. The excess of acquisition cost over the subsidiary's net assets amounted to Rp43,851,181,695 was recorded as difference in transactions with non-controlling interest.

On February 6, 2015, PT Safira Prima Utama and PT Kalimaya Pundi Bumi, subsidiaries, made disposal on its investment of 75,300,000 shares or equivalent to 6.51% and 17,500,000 shares or equivalent to 1.51% share ownership in PT Siloam International Hospitals Tbk (SIH) with the price per share of Rp12,250 amounted to Rp1,136,800,000. Gain on disposal of investments amounting Rp1,000,581,189,869 was recorded as difference in transactions with non-controlling interest.

On November 28, 2014, PT Tunggal Pilar Perkasa, a subsidiary, acquired 20% shares of PT Medika Sarana Traliansia (MST) from Steer Clear Ltd with the price of Rp45.030.000.000. The excess of acquisition cost over the subsidiary's net assets amounted to Rp25,748,354,393 was recorded as difference in transactions with non-controlling interest.

On March 13, 2014, PT Kalimaya Pundi Bumi, a subsidiary, made disposal on its investment of 82,500,000 shares in SIH or equivalent to 7.1% share ownership in SIH with the price per share of Rp10,400 or Rp858,000,000,000. Gain on disposal of investments amounting to Rp741,092,494,948 was recorded as difference in transactions with non-controlling interest.

In 2013, several subsidiaries, acquired ownership of PT Gowa Makassar Tourism Development Tbk (GMTD) of 3,400,000 shares or equivalent to 3.35% share ownership in GMTD. The excess of acquisition cost over the subsidiaries' net assets amounted to Rp5,645,114,201 was recorded as difference in transactions with non-controlling interest.

On September 2, 2013, PT Nilam Biru Bersinar, a subsidiary, made disposal on its investment of 5,900,000 shares in SIH or equivalent to 0.59% share ownership in SIH. Gain on disposal of investments amounting Rp51,469,368,863 was recorded as difference in transactions with non-controlling interest.

In 2012, LK Reit Management Pte Ltd (LK Reit), a subsidiary, acquired shares of Bowsprit Capital Corporation Ltd. from Battery Road Limited and Golden Decade International Limited, both third parties and therefore, LK Reit ownership increased from 80% to 100%. The excess of acquisition cost over the subsidiaries' net assets amounted to Rp45,889,312,357 was recorded as difference in transactions with non-controlling interest.

In 2012, WJP, a subsidiary, acquired shares of PT Gapura Sakti Prima (GSP) from Mr Abdul Wahid, a third party, and thus the ownership in GSP increased from 78.60% to 100%. The excess of acquisition cost over the subsidiaries' net assets amounted to Rp7,525,000,000 was recorded as difference in transactions with non-controlling interest.

In 2011, Peninsula Investment Limited (Peninsula), a subsidiary, acquired shares of LMIRT Management Ltd from Mappletree LM Pte. Ltd, a third party, and thus the ownership of Peninsula increased from 60% to 100%. The excess of acquisition cost over the subsidiaries' net assets amounted to Rp177,677,727,750 was recorded as difference in transactions with non-controlling interest.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

The following is the calculation of the difference in transactions with non-controlling interest:

	June 30, 2016	December 31, 2015
	Rp	Rp
Shares Acquired from Non-Controlling Interest		
Acquisition Cost	(384,406,170,421)	(384,406,170,421)
Net Asset Value of Acquired	163,553,107,510	163,553,107,510
Difference from Foreign Currency Translations	(21,105,562,928)	(21,105,562,928)
Subtotal	(241,958,625,839)	(241,958,625,839)
Shares Disposal to Non-Controlling Interest		
Purchase Consideration	2,047,900,000,000	2,047,900,000,000
Net Assets Disposed	(254,756,946,500)	(254,756,946,500)
Subtotal	1,793,143,053,500	1,793,143,053,500
Total	1,551,184,427,661	1,551,184,427,661

32. Other Equity Components

On September 2, 2013, PT Siloam International Hospitals Tbk (SIH), a subsidiary, issued shares to public through initial public offering of 156,100,000 shares in Indonesia Stock Exchange. On the issuance of such new shares, the ownership of the Group in SIH changed from 100% to 85.99%. Changes in the value of investment before and after the transaction is Rp1,105,101,368,218.

33. Cash Dividend and Reserved Fund

Based on Deed of Annual General Meeting of Stockholders No.55 dated March 24, 2016 which was made in the presence of Sriwi Bawana Nawaksari, S.H. M.Kn., a notary in Tangerang, the Company's stockholders approved the payment of dividend amounting to Rp80,000,000,000 and increased the reserved fund amounting to Rp1,000,000,000 from retained earnings of 2015.

Based on Deed of Annual General Meeting of Stockholders No. 39 dated June 12, 2015 which was made in the presence of Sriwi Bawana Nawaksari, S.H. M.Kn., a notary in Tangerang, the Company's stockholders approved the payment of dividend amounting to Rp380,000,000,000 and increased the reserved fund amounting to Rp1,000,000,000 from retained earnings of 2014.

34. Other Comprehensive Income

	June 30, 2016 Rp	December 31, 2015 Rp
Gain from Translations Financial Statements in Foreign Currency	586,882,207,859	426,111,052,423
Gain on Remeasurement in Fair Value of Available-for-Sale Financial Assets	229,972,662,248	55,912,286,591
Total	816,854,870,107	482,023,339,014

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

Gain on Remeasurement in Fair Value of Available-for-Sale Financial Assets

	June 30, 2016	December 31, 2015
	Rp	Rp
Investment FREIT (see Note 5)		
Bridgewater International Ltd	725,898,961,718	552,993,489,390
Bowsprit Capital Corporation Ltd	132,131,249,688	121,247,751,413
PT Menara Tirta Indah	222,834,564,144	200,253,526,030
Investment LMIRT (see Note 5)		
Bridgewater International Ltd	(889,100,034,072)	(783,757,278,190)
LMIRT Management Ltd	12,779,654,564	(44,523,482,517)
Investment KIJA (see Note 5)		
Intellitop Finance Limited	25,428,266,206	9,698,280,465
Total	229,972,662,248	55,912,286,591

35. Non-Controlling Interests

Details of non-controlling interests in the equity of consolidated subsidiaries as of June 30, 2016 and December 31, 2015 are as follows:

	June 30, 2016	December 31, 2015
	Rp	Rp
PT Lippo Cikarang Tbk	1,834,391,143,918	1,657,872,859,101
PT Siloam International Hospitals Tbk	542,239,229,245	499,034,941,181
PT Gowa Makassar Tourism Development Tbk	255,091,555,169	236,778,714,915
PT Darma Sarana Nusa Pratama	33,436,350,924	29,941,938,144
PT Metropolitan Permaisemesta	22,189,924,829	22,858,346,961
PT Pelangi Cahaya Intan Makmur	16,542,899,048	19,616,382,887
Others	113,227,011,579	56,520,498,702
Total	2,817,118,114,712	2,522,623,681,891

36. Revenues

	2016 (6 Months)	2015 (6 Months)
	Rp	Rp
Urban Development:	<u>.</u>	
Residential Houses and Shophouses	702,707,707,474	607,833,770,383
Land Lots	234,431,860,878	302,189,035,504
Memorial Park	90,137,164,340	105,108,114,580
Asset Enhancements	59,761,152,620	51,998,689,666
Others	75,987,213,065	8,058,806,792
Subtotal	1,163,025,098,377	1,075,188,416,925

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

	2016 (6 Months)	2015 (6 Months)
	Rp	Rp
Large Scale Integrated Development:		
Apartments	596,757,033,028	1,013,770,473,481
Asset Enhancements	13,002,090,000	13,002,090,000
Subtotal	609,759,123,028	1,026,772,563,481
Retail Malls:		
Asset Enhancements	163,848,609,480	110,775,078,738
Subtotal	163,848,609,480	110,775,078,738
Healthcare:	<u>, </u>	
Inpatient Department		
Medical Support Services and Professional Fees	566,254,066,833	457,208,385,526
Drugs and Medical Supplies	550,991,064,526	425,989,720,836
Ward Fees	236,968,667,059	179,941,881,440
Operating Theater	56,563,999,185	52,264,053,449
Administration Fees	54,788,438,078	43,019,597,724
Delivery Fees	1,096,953,672	357,391,522
Others	116,036,635,365	72,971,757,583
Outpatient Department		
Medical Support Services and Professional Fees	579,630,095,579	455,041,785,285
Drugs and Medical Supplies	299,662,446,631	230,523,932,854
Registration Fees	29,210,714,521	20,160,881,221
Others	63,618,079,044	49,480,456,034
Subtotal	2,554,821,160,493	1,986,959,843,474
Hospitality and Infrastructure:		
Town Management	157,307,862,802	122,850,825,832
Hotels and Restaurants	149,039,602,968	138,435,492,279
Water and Sewage Treatment	67,610,725,450	64,281,618,800
Recreation and Sports	33,512,227,262	34,926,348,693
Others	22,256,241,434	12,866,253,697
Subtotal	429,726,659,916	373,360,539,301
Property and Portfolio Management:		
Management Fees	187,670,997,430	173,884,849,161
Total	5,108,851,648,724	4,746,941,291,080

Management fees revenue represents revenue from management services of shopping centers and manager of REIT. Assets enhancement revenue represents revenue from leasing of the Group's assets. There are no sales above 10% of net revenues for respective periods.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

37. Cost of Revenues

	2016 (6 Months) Rp	2015 (6 Months) Rp
Urban Development:	_	F
Residential Houses and Shophouses	290,194,795,110	235,280,078,976
Land Lots	150,789,473,110	76,351,065,909
Memorial Park	13,981,089,535	18,488,608,484
Asset Enhancements	4,169,868,955	689,272,230
Others	25,167,824,407	6,167,565,651
Subtotal	484,303,051,117	336,976,591,250
Large Scale Integrated Development:		
Apartments	325,895,665,199	515,716,374,762
Asset Enhancements	834,515,602	834,515,602
Subtotal	326,730,180,801	516,550,890,364
Retail Malls:		
Asset Enhancements	3,110,036,206	3,738,734,483
Subtotal	3,110,036,206	3,738,734,483
Healthcare:	-, -,,	-,, - ,
Inpatient Department		
Professional Fees, Salaries and Employee Benefits	471,048,742,273	409,847,326,594
Drugs and Medical Supplies	307,108,141,684	253,934,574,757
Depreciation	79,534,219,025	72,244,798,135
Clinical Supplies	44,177,423,070	31,603,427,703
Food and Beverages	39,103,912,557	32,417,947,080
Repair and Maintenance	8,521,322,863	7,583,764,681
Others	146,721,995,077	53,996,692,131
Outpatient Department		
Professional Fees, Salaries and Employee Benefits	313,084,900,407	264,668,377,208
Drugs and Medical Supplies	227,871,667,689	188,336,441,283
Depreciation	47,729,019,072	42,702,820,159
Clinical Supplies	17,880,681,599	14,786,861,435
Repair and Maintenance	5,932,932,465	5,136,105,902
Others	64,879,691,400	43,624,979,512
Subtotal	1,773,594,649,179	1,420,884,116,580
Hospitality and Infrastructure:		
Town Management	100,047,086,891	71,039,497,116
Hotels and Restaurants	60,801,810,748	51,528,357,345
Water and Sewage Treatment	30,046,687,259	46,183,872,529
Recreation and Sports	10,433,191,733	11,067,050,730
Others	10,810,548,781	6,680,245,493
Subtotal	212,139,325,412	186,499,023,213
Property and Portfolio Management:	· · · · · ·	· · ·
Management Fees	7,070,915,924	25,020,343,378
5		
Total	2,806,948,158,639	2,489,669,699,268

There are no purchases above 10% of net revenues for respective periods.

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

38. Operating Expenses

	2016 (6 Months) Rp	2015 (6 Months) Rp
	<u> </u>	кр
Selling Expenses		
Salaries and Employee Benefits	97,590,067,966	70,659,955,318
Advertising and Marketing	69,337,382,290	92,992,324,966
Repairs and Maintenance	17,907,538,084	15,454,600,987
Electricity and Water	17,852,248,079	3,345,181,460
Depreciation (see Notes 13 and 14)	17,614,486,727	11,521,053,578
Management Fees	13,974,477,317	26,689,211,802
Transportation and Accommodation	6,985,667,945	10,091,080,009
Rental - Net	6,325,080,615	2,618,064,596
Office Supplies	4,348,956,666	2,326,047,974
Others	23,317,666,796	6,573,004,802
Total	275,253,572,485	242,270,525,492
General and Administrative Expenses		
Salaries and Employee Benefits	432,088,881,264	298,637,674,853
Rental - Net	144,635,179,469	21,025,213,668
Depreciation (see Note 14)	93,897,260,468	92,374,735,015
Electricity and Water	77,894,442,233	70,501,553,658
Professional Fees	48,722,491,620	48,563,235,632
Transportation and Accommodation	45,045,866,373	46,886,553,679
Repairs and Maintenance	29,505,936,646	23,346,371,791
Office Supplies	27,209,636,021	20,566,223,359
Communication	15,939,445,086	12,841,155,138
Insurance	12,080,716,482	9,850,838,815
Training and Seminar	10,138,121,565	12,906,982,002
Membership and Subscription Fees	5,237,763,620	4,157,561,495
Others	108,243,642,706	149,150,504,026
Total	1,050,639,383,553	810,808,603,131
Total Operating Expenses	1,325,892,956,038	1,053,079,128,623

39. Financial Income (Charges) - Net

	2016 (6 Months) Rp	2015 (6 Months) Rp
Interest Income	49,968,532,886	45,908,840,699
Financial Expenses	(118,291,313,024)	(98,814,630,619)
Interest Expenses	(90,304,018,083)	(2,302,149,987)
Financial Charges - Net	(158,626,798,221)	(55,207,939,907)

Interest income represents interest income from bank accounts, time deposits and restricted funds (see Notes 3 and 9), Financial charges represent hedging cost, bank charges, using electronic data capture (EDC) machine and interest subsidy on mortgages for houses and apartments (KPR and KPA), while interest expense represents interest on loans (see Notes 21 and 23).

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

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40. Other Income (Expenses) - Net

	2016 (6 Months) Rp	2015 (6 Months) Rp
Other Income		
Gain on Foreign Exchange - Net	142,927,956,301	22,387,172,206
Dividend Income	125,696,453,675	99,191,613,595
Gain on Sale of Property and Equipment		21,308,060
Others		57,257,396,370
Total Other Income	268,624,409,976	178,857,490,231
o., -	2016 (6 Months) Rp	2015 (6 Months) Rp
Other Expenses	22 029 612 909	25 201 115 202
Amortization Expense Loss on Sale of Property and Equipment	32,028,612,898 233,340,268	35,281,115,303
Others	233,340,208 78,562,969,714	
Total Other Expenses	110,824,922,880	35,281,115,303

Dividend Income

Dividend income represents dividend from LMIR Trust and First REIT by Bridgewater International Ltd., Bowsprit Capital Corporation Ltd., LMIRT Management Ltd. and PT Menara Tirta Indah, all subsidiaries.

41. Basic Earnings Per Share

The calculation of basic earnings per share is as follows:

	2016 (6 Months)	2015 (6 Months)
Profit for the Period Attributable to Owner of the Parent (Rupiah)	497,799,787,527	775,317,065,199
Weighted Average Number of Common Stocks (Share)	22,771,585,119	22,771,585,119
Basic Earnings per Share (Rupiah)	21.86	34.05

42. Commitments

a. Operational and Management Agreements

- On August 20, 2004, the Company entered into an agreement with PT Untaian Rejeki Abadi (URA) whereby the Company will provide technical and marketing services to URA's business property with an area of 10,568 sqm up to May 27, 2034, which can be extended. URA shall pay a certain amount as specified in the agreement.
- On April 9, 2006, PT Lippo Malls Indonesia (LMI), a subsidiary, entered into shopping centers management agreement with their main stockholders to manage, to sell and maintain the shopping centers' facilities. LMI shall receive certain management service fee as stipulated in the agreement. Total management fee earned for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp27,000,000,000 and Rp23,000,000,000, respectively.
- LMIRT Management Ltd (LMIR TM), a subsidiary, entered into an agreement with HSBC

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Continued)

As of June 30, 2016 (Unaudited) and December 31, 2015 (Audited) And for the 6 (Six) Months Periods Ended June 30, 2016 and 2015 (Unaudited) (Expressed In Full Rupiah, Unless Otherwise Stated)

Institutional Trust Services (Singapore) Limited, as a trustee of Lippo-Malls Indonesia Retail Trust (LMIR Trust) effective from the listing date of LMIR Trust (November 14, 2007). Based on the agreement, LMIR TM will provide management services to LMIR Trust, among others, investment strategic and investment as well as divestment recommendations. For such services, LMIR TM shall receive certain compensation as stated in the agreement.

Group entered into several agreements with contractors for the development of their projects. As of June 30, 2016, the outstanding commitments amounted to Rp12,238,622,308,250 with commitments not yet realized of Rp1,950,184,382,441. In 2015, total outstanding commitments amounted to Rp10,967,368,997,703 with commitments not yet realized amounted to Rp1,664,574,315,151.

b. Rental Agreements

Based on Deeds of Sale and Purchase Agreements Nos. 233, 234, 235, 236, 237, 238, 239, 240, 241, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 252, 253 and 254 dated December 11, 2006, all of which were made in the presence of Unita Christina, S.H., a notary in Tangerang, Deeds of Sale and Purchase Agreements Nos. 135, 136, 137, 138, 139, 140, 141, 142 and 143 dated December 11, 2006, all of which were made in the presence of Rusdi Muljono, S.H., a notary in Surabaya; and Deed of Sale and Purchase Agreement No. 41 dated December 11, 2006, which was made in the presence of Wenda Taurusita Amidjaja, S.H., a notary in Jakarta, the Company and PT Prudential Hotel Development, a subsidiary, transferred the land and building of their 3 hospitals and 1 hotel to PT Karya Sentra Sejahtera (KSS), PT Graha Indah Pratama (GIP), PT Tata Prima Indah (TPI) and PT Sentra Dinamika Perkasa (SDP) which are owned 100% directly by Lovage International Pte. Ltd., Henley Investments Pte. Ltd., Primerich Investment Pte. Ltd. and Got Pte. Ltd., whereas those Companies were owned by First Real Estate Investment Trust (First REIT). Based on rental agreement of Allen & Gledhill Advocates & Solicitors dated October 23, 2006, the Company entered into rental and management agreement of certain assets which have been transferred aforesaid, with KSS, GIP, TPI and SDP for 15 years. According to the agreement, the Company shall pay certain amount as stipulated in the agreement.

Sale and lease-back transaction above meets the classification of operating lease and the transaction price is above its fair value, then the difference was recognized as deferred gain (see Note 28).

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp83,263,894,940 and Rp82,761,744,006, respectively.

 On December 31, 2010, based on Deed of Sale and Purchase Agreement No. 146/2010, PT East Jakarta Medika (EJM), a subsidiary, sold the land and building of Siloam Cikarang Hospital (the Property) to PT Graha Pilar Sejahtera (GPS), a wholly owned subsidiary of First REIT at the selling price of SGD33,333,333 and leased back the Property.

Based on the rental agreement of Allen & Gledhill Advocates & Solicitors dated November 8, 2010, EJM, which received novation from the Company on October 10, 2011, entered into a lease agreement with GPS for 15 years. Based on the agreement, EJM shall pay rental fee which consist base rent and variable rent. Base rent was determined in the first year and will be adjusted subsequently, while variable rent will be commenced in the second year based on certain precentage of gross revenue. Rental expense will be paid quarterly. Any late payment will be subject to 2% penalty plus average lending rate of 3 banks in Singapore.

As this sale and leaseback transaction met the classification of operating lease and the transaction price was above its fair value, the difference was recognized as deferred gain (see Note 28).

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp9,235,320,336 and Rp9,726,938,307, respectively.

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> Based on the rental agreement of Allen & Gledhill Advocates & Solicitors dated November 8, 2010, the Company entered into a lease agreement with PT Primatama Cemerlang (PC), the owner of land and building of "Mochtar Riady Comprehensive Cancer Centre" (MRCCC) for 15 years. The Company shall pay certain amount as stipulated in the agreement.

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp67,815,269,457 and Rp70,004,706,811, respectively.

 On January 7, 2012, PT Siloam International Hospitals Tbk (SIH) entered into a lease agreement of building of Siloam Hospitals Palembang (Siloam Sriwijaya) with PT Palembangparagon Mall (PM). This agreement is valid for 10 years since the grand opening of the hospital and include a rental free years (grace period) for 3 (three) months after the grand opening of the hospital.

Based on the agreement, Siloam Sriwijaya shall pay a rental fee amounted to Rp3,000,000,000 and increase by Rp500,000,000 in every three years, which will be paid in advance for each year, not later than 10 (ten) day of 1 (first) month of lease period.

On October 5, 2012, PM entered into transfer of property ownership agreement with PT Bisma Pratama Karya, thus, Siloam Sriwijaya accept the novation of lease ownership. This Agreement does not change the terms of the previous lease agreement.

On January 2, 2014, PT RS Siloam Hospitals Sumsel entered into a lease agreement of building of Siloam Hospitals Palembang (Siloam Sriwijaya) with PT Bisma Pratama Karya. This agreement was terminated based on termination agreement on December 2, 2014 due to novation of building. On December 2, 2014, PT RS Siloam Sumsel entered into a lease agreement of Siloam Sriwijaya hospital building with PT Metropolis Propertindo Utama. This agreement is valid for 15 years since the issuance of business license of Siloam Sriwijaya dated November 6, 2013 and will expire in one year. Rental expense will be paid quarterly.

Rental expense for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp3,157,100,790 and Rp2,230,712,857, respectively.

 Based on the rental agreement of Allen & Gledhill Advocates & Solicitors dated September 21, 2012, the Company entered into a lease agreement with PT Menara Abadi Megah (MAM), the owner of land and building of "Hotel Aryaduta and Rumah Sakit Siloam Manado" for 15 years. The Company shall pay certain amount as stipulated in the agreement.

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp29,292,892,976 and Rp29,126,594,202, respectively.

Based on the Deed of Sale and Purchase Agreement No. 091/2012, dated November 30, 2012, made in the presence of Maria Josefina Grace Kawi Tandiari S.H., a Notary in Makassar, PT Siloam Karya Sejahtera (SKS), a subsidiary, sold the land and buildings Siloam Hospitals Makassar (the property) to PT Bayutama Sukses (BS), whereby BS is a subsidiary owned 100% by First REIT. The selling price of the property amounted to Rp467,287,558,000 and the property is leased back.

Based on the rental agreement of Allen & Gledhill Advocates & Solicitors dated September 21, 2012, the Company entered into a lease agreement for 15 years. The Company shall pay certain amount as stipulated in the agreement.

Sale and lease-back transaction above meets the classification of an operating lease and the transaction price is above its fair value, then the difference was recognized as deferred gain (see Note 28).

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp20,519,152,594 and Rp19,937,847,224, respectively.

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Based on Deed of Sale and Purchase Agreement Nos. 25/2013, 26/2013, 27/2013, 28/2013, 29/2013, 30/2013, and 31/2013 which are all dated May 13, 2013, made in the presence of Ambo Enre, S.H., a notary in Badung, PT Buana Mandiri Selaras (BMS), a subsidiary, sold the land and buildings of Siloam Hospitals Bali (the property) to PT Dasa Graha Jaya (DGJ), whereby DGJ is a subsidiary owned 100% by First REIT. The selling price of the property amounted to Rp731,641,420,610 and the property is leased back.

Based on lease agreement made by Allen & Gledhill Advocates & Solicitors dated March 26, 2013, the Company entered into a lease agreement for 15 years. The Company will pay a certain amount as stipulated in the agreement.

Sale and lease-back transaction above meets the classification of operating lease and the transaction price is above its fair value, then the diffrence was recognized as deferred gain (see Note 28).

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp37,847,758,718 and Rp37,655,049,689, respectively.

 Based on lease agreement made by Allen & Gledhill Advocates & Solicitors dated March 26, 2013, The Company entered into a lease agreement with PT Perisai Dunia Sejahtera (PDS), the owner of the land and buildings of "TB Simatupang Siloam Hospitals" for 15 years. The Company will pay a certain amount as stipulated in the agreement.

Rental expense of sale and lease-back transaction for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp36,108,649,834 and Rp36,001,844,720, respectively.

 In February 2005, PT Diagram Healthcare Indonesia (DHI), a subsidiary, entered into a lease agreement on hospital building of Siloam Hospitals Cinere with PT Anadi Sarana Tatahusada. This agreement is valid for 13 years with total rental amount of Rp12,000,000,000.

Rental expense for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp461,538,462 and Rp461,538,462, respectively.

 On May 28, 2014, PT Berlian Cahaya Indah, a subsidiary, entered into a lease agreement on building of Siloam Hospitals Purwakarta with PT Metropolis Propertindo Utama. This agreement is valid for 15 years from the date of issuance of the business license of Siloam Purwakarta. Business license of Siloam Purwakarta is dated May 14, 2014 and will expire in one year. Rental expense will be paid quarterly.

Rental expense for the 6 (six) months periods ended June 30, 2016 and 2015 amounted to Rp4,326,795,980 and Rp187,872,677, respectively.

 On December 20, 2014, PT Krisolis Jaya Mandiri, a subsidiary, entered into a lease agreement on building of Siloam Hospitals Kupang with PT Busa Bahana Niaga. This agreement is valid for 15 years from the date of issuance of the business license of Siloam Purwakarta. Business license Siloam Purwakarta is dated December 1, 2014 an will expire in one year. Rental expense will be paid quarterly.

Rental expense for the 6 (six) months period ended June 30, 2016 amounted to nil.

c. Master Agreement between PT Siloam International Hospitals Tbk (SIH), a subsidiary, with PT Metropolis Propertindo Utama (MPU)

On April 30, 2013, SIH entered into a preliminary agreement with MPU which include:

- Sale and purchase of shares of Siloam Hospitals Malang, Siloam Hospitals Salemba and Siloam Hospitals Surabaya Sea Master;
- Right to build properties that will be used as Siloam Hospitals Padang, Siloam Hospitals Bangka Belitung, Siloam Hospitals Semarang Srondol, Siloam Hospitals Bogor Internusa, Siloam Hospitals Jember, Siloam Hospitals Bluemall Bekasi, Siloam Hospitals Bekasi Grand

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Mall, Siloam Hospitals MT Haryono, Siloam Hospitals Salemba and Siloam Hospitals Lampung;

- Property lease agreement that will be used as Siloam Hospitals Surabaya Sea Master, Siloam Hospitals Pluit and Siloam Hospitals Cempaka Putih; and
- The agreement to offer certain property to be operated as Siloam Hospitals Ambon, Siloam Hospitals Lubuk Linggau, Siloam Hospitals Manado Kairagi, Siloam Hospitals Serang and Siloam Hospitals Pekanbaru.

d. Hedging Transaction Agreements on Bonds denominated in U.S. Dollar

- On May 29, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with Morgan Stanley & Co International Plc (MS), amounting to USD50,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.26%. On April 21, 2015, the Company cancelled and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,225 with an annual premium rate of 1.26%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD7,861,304 (equivalent Rp103,611,985,451).
- On May 29, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with Deutsche Bank AG (DB), Singapore branch, amounting to USD50,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.26%. On April 24, 2015, the Company restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,210 with an annual premium rate of 1.26%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD7,175,856 (equivalent Rp94,577,781,675).
- On June 5, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with J.P Morgan (S.E.A) (JPM) Limited, Singapore branch, amounting to USD25,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.18%. On April 24, 2015, the Company restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,230 with an annual premium rate of 1.18%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD3,679,694 (equivalent Rp48,498,361,120).
- On June 26, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with Nomura International plc (NIP), United Kingdom branch, amounting to USD25,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.125%. On April 21, 2015, the Company cancelled and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,200 with an annual premium rate of 1.125%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD3,833,325 (equivalent Rp50,523,224,954).
- On October 29, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP Paribas (BNP), Singapore branch, amounting to USD115,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 0.69%. On April 21, 2015, the Company replaced the transaction with new strikes price between Rp10,200 Rp11,500 and Rp12,500 13,205 with an annual premium rate of 0.69%. Premium will be paid every May 16 and November 14. This transaction will due on November 16, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD15,565,394 (equivalent Rp205,151,892,701).
- On October 29, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with JPM, Singapore branch, amounting to USD140,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 0.69%. On April 21, 2015, the Company cancelled and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,210 with an annual premium rate of 0.69%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June

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30, 2016, the fair value of this transaction amounted to USD17,318,953 (equivalent Rp228,263,801,866).

- On November 8, 2012, the Company entered into Non-Deliverable USD Call Spread Option transaction with MS, United Kingdom branch, amounting to USD 21,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 0.685%. On April 21, 2015, the Company terminated and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,225 with an annual premium rate of 0.685%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD3,163,073 (equivalent Rp41,689,300,639).
- On January 15, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with MS, United Kingdom branch, amounting to USD97,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 0.525%. On April 21, 2015, the Company replaced the transaction with new strikes price between Rp10,200 Rp11,500 and Rp12,500 13,225 with an annual premium rate of 0.525%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD15,178,339 (equivalent Rp200,050,504,406).
- On January 25, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with NIP, United Kingdom branch, amounting to USD 50,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.440%. On April 21, 2015, the Company terminated and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,200 with an annual premium rate of 2.27%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD10,034,850 (equivalent Rp132,259,320,667).
- On January 25, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP, Paris branch, amounting to USD30,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.075%. On April 21, 2015, the Company replaced the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,205 with an annual premium rate of 1.075%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD3,637,418 (equivalent Rp47,941,165,598).
- On January 28, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with JPM, Singapore branch, amounting to USD25,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.429%. On April 24, 2015, the Company cancelled and restructured the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,230 with an annual premium rate of 1.429%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD3,522,007 (equivalent Rp46,420,056,264).
- On January 28, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with DB, Singapore branch, amounting to USD25,000,000 for strike prices between Rp9,500 Rp11,500 with an annual premium rate of 1.450%. On April 24, 2015, the Company replaced the transaction with new strike prices between Rp10,200 Rp11,500 and Rp12,500 13,210 with an annual premium rate of 1.450%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD3,467,605 (equivalent Rp45,703,035,726).
- On September 26, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with DB, Singapore branch, amounting to USD50,000,000 for strike prices between Rp11,500 - Rp12,500 with an annual premium rate of 0.83%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the

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fair value of this transaction amounted to USD3,058,473 (equivalent Rp40,310,671,134).

- On September 26, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP, Singapore branch, amounting to USD100,000,000 for strike prices between Rp11,500 Rp12,500 with an annual premium rate between 0.80%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD7,130,191 (equivalent Rp93,975,911,626).
- On September 27, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with JPM, Singapore branch, amounting to USD50,000,000 for strike prices of Rp11,500 Rp12,500 with an annual premium rate of 0.83%. Premium will be paid every May 16 and November 16. This transaction will due on May 16, 2019. As of June 30, 2016, the fair value of this transaction amounted to USD3,045,807 (equivalent Rp40,143,739,017).
- On October 1, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with DB, Singapore branch, amounting to USD75,000,000 for strike prices of Rp11,500 Rp12,500 with an annual premium rate between 0.70%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD3,308,658 (equivalent Rp43,608,115,455).
- On October 1, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP, Singapore branch, amounting to USD63,000,000 for strike prices of Rp11,500 Rp12,500 with an annual premium rate between 0.695%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD4,129,759 (equivalent Rp54,430,227,755).
- On October 1, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with NIP, British branch, amounting to USD75,000,000 for strike prices of Rp11,500 Rp12,500 with an annual premium rate between 0.70%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD3,665,460 (equivalent Rp48,310,756,279).
- On October 1, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with JPM, Singapore branch, amounting to USD140,000,000 for strike prices option of Rp11,500 Rp12,500 with an annual premium rate between 0.695%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD6,305,157 (equivalent Rp83,101,965,985).
- On October 1, 2013, the Company entered into Non-Deliverable USD Call Spread Option transaction with MS, British branch, amounting to USD50,000,000 for strike prices of Rp11,500 Rp12,500 with an annual premium rate between 0.70%. Premium will be paid every May 14 and November 14. This transaction will due on November 14, 2020. As of June 30, 2016, the fair value of this transaction amounted to USD2,901,077 (ekuivalen Rp38,236,197,551).
- On April 24, 2014, the Company entered into Non-Deliverable USD Call Spread Option transaction with NIP, British branch, amounting to USD50,000,000 for strike prices of Rp11,500
 Rp13,500 with an annual premium rate 1.20%. Premium will be paid every April 11 and October 11. This transaction will due on April 11, 2022. As of June 30, 2016, the fair value of this transaction amounted to USD2,858,932 (equivalent Rp37,680,722,349).
- On May 5, 2014, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP, Singapore branch, amounting to USD50,000,000 for strike prices of

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Rp11,500 - Rp13,500 with an annual premium rate 1.14%. Premium will be paid every April 11 and October 11. This transaction will due on April 11, 2022. As of June 30, 2016, the fair value of this transaction amounted to USD3,854,754 (equivalent Rp50,805,657,094).

- On May 5, 2014, the Company entered into Non-Deliverable USD Call Spread Option transaction with DB, Singapore branch, amounting to USD50,000,000 for strike prices of Rp11,500 Rp13,500 with an annual premium rate 1.205%. Premium will be paid every April 11 and October 11. This transaction will due on April 11, 2022. As of June 30, 2016, the fair value of this transaction amounted to USD2,621,293 (equivalent Rp34,548,635,648).
- On June 6, 2016, the Company entered into Non-Deliverable USD Call Spread Option transaction with BNP, Singapore branch, amounting to USD100,000,000 for strike prices of Rp13,500 – Rp14,000 with an annual premium rate 0.490%. Premium will be paid every April 11 and October 11. This transaction will due on June 30, 2022. As of June 30, 2016, the fair value of this transaction amounted to USD1,399,421 (equivalent Rp18,444,367,935).
- On June 6, 2016, the Company entered into Non-Deliverable USD Call Spread Option transaction with MS, British branch, amounting to USD50,000,000 for strike prices of Rp13,500 Rp14,000 with annual premium rate 0.480%. Premium will be paid every April 11 and October 11. This transaction will be due on April 11, 2022. As of June 30, 2016, the fair value of this transaction amounted to USD337,593 (equivalent Rp4,449,480,424).

e. Sale Purchases and Swap Agreement

On October 2015, PT Saputra Karya (SK), a subsidiary, and PT Tata Prima Indah (TPI), a subsidiary of LMIR Trust, entered into an agreement of sales, purchase, construct and swap of land and property of Siloam Hospitals Surabaya (existing SHS) located in Gubeng Surabaya. As agreed in the agreement, SK will buy a parcel of land owned by TPI, located next to the land owned by SK in Gubeng, Surabaya, at the price of Rp79,150,000,000. Upon the purchasing of TPI's land, SK has the obligation to construct the new Siloam Hospitals Surabaya (new SHS) on its land (existing land and the land purchased from TPI). After the new SHS contruction completed, SK will sell the new SHS to TPI with at the price of Rp873.190.000.000. After the new SHS transferred process completed, TPI will sell back the existing SHS to SK at the price of Rp265,450,000,000.

f. Joint Operation Agreement

PT Megakreasi Cikarang Damai, a subsidiary, entered the joint operation agreement for managing Delta Silicon 8 with PT Cikarang Hijau Indah as the owner of the 227 hectare of land. Based on the Deed No.26 dated July 24, 2014 which was made in the presence of Sriwi Bawana Nawaksari, S.H., a notary in Tangerang, the joint operation includes planning, development, construction, marketing, selling, rental and managing of land area of the joint operation as the industrial area including its infrastructures and facilities. Term of the agreement is two (2) years and will be automatically extended if sales have been reached 50% of the total available land. Until June 30, 2016 and December 31, 2015, the selling of land had reached 61 hectares and 60 hectares, respectively.

g. Sales & Purchase Agreement

- On January 8, 2016, PT Pamor Paramita Utama, a subsidiary, entered into conditional sales and purchase agreement Lippo Mall Kuta (Bali) to Lippo Mall Indonesia Retail Trust (LMIRT), the transfer price amounted to Rp800 billion. As of the date of interim consolidated financial statements, there has been no payment from LMIRT.
- On February 3, 2016, PT Mulia Citra Abadi, a subsidiary, entered into conditional sale and purchase agreement property of Siloam Hospital Yogyakarta and Lippo Plaza Yogyakarta to First REIT and LMIRT, together with the transfer price amounted to Rp900 bilion. As of the date of interim consolidated financial statements, there has been no payment from First REIT and LMIRT.

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h. Loan Agreement

- Based on Deed of Credit Agreement No. 9 dated July 15, 2016, the Company obtained Working Capital Loan from PT Bank Mega Tbk with a maximum amount of Rp800.000.000.000 bears interest rate of 14% per annum. This loan will mature on July 15, 2017. This credit facility is secured by 15 (fifteen) parcels of land covering an area of 20.6 hectares. Until the completion date of the interim consolidated financial statements, the Company has not yet used the facility.
- Based on Deed of Credit Agreement dated July 18, 2016, the Company obtained loan facilities arranged by Deutsche Bank AG Singapore Branch and UBS AG Singapore Branch, Working Capital Loan with a maximum amount of USD50,000,000 bears interest rate of Libor + 5.25 %. This loan will mature on July 15, 2017 with a maximum of two times extension and Term Loan facility with maximum amount of USD65,000,000 bears interest rate of Libor + 5.25 %. This loan will mature on April 30, 2019. These facilities are secured by land and building located in Puri Kembangan (Lippo Mall Puri). Until the completion date of the interim consolidated financial statements, the Company has not yet used the facility.

43. Operating Segment

An operating segment is a component of the entity that engages in business activity whose operating results are regularly reviewed by management, and its financial information can be presented separately.

The Company has six (6) operating segments i.e.,:

- (i) Urban development, which comprises, among others, activities in real estate in urban development and development of facilities and its infrastructure.
- (ii) Large scale integrated development, which comprises, among others, activities in real estate in large scale integrated development project and its infrastructure development.
- (iii) Retail malls, which comprises among others, activities in real estate in development and management of shopping center.
- (iv) Healthcare, which comprises activities in health services.
- (v) Hospitality and infrastructure, which comprise, among others, activities in hotels, restaurants, town management and water and sewage treatment, recreation center, transportation and maintenance services.
- (vi) Property and portfolio management, which comprises, among others, activities in management services.

The following are Group's operating segment as of June 30, 2016 and 2015:

				2016 (6 Months)			(In Ti	housand Rupiah)
	Urban	Large Scale	Retail	Healthcare	Hospitality	Property and	Elimination	Consolidated
	Development	Integrated	Malls		and	Portfolio		
	-	Development	-	-	Infrastructure	Management		-
	Rp	Rp	Rp	Rp	Rp	Rp		Rp
Revenues	1,191,508,711	609,759,123	163,848,609	2,554,821,160	429,726,660	187,670,997	(28,483,612)	5,108,851,648
Tax Expense - Final	(48,795,130)	(31,934,209)	(15,044,926)					(95,774,265)
Revenues - Net	1,142,713,581	577,824,914	148,803,683	2,554,821,160	429,726,660	187,670,997	(28,483,612)	5,013,077,383
Gross Profit	658,410,529	251,094,733	145,693,647	781,226,511	217,587,335	180,600,082	(28,483,612)	2,206,129,225
Selling Expenses	(127,056,608)	(29,822,478)	(44,124,955)	(29,917,210)	(5,537,309)	(42,289,506)	3,494,493	(275,253,573)
General and Administrative Expense	(302,912,962)	(29,644,406)	(11,177,201)	(577,786,094)	(85,873,021)	(68,234,819)	24,989,119	(1,050,639,384)
Interest Income	47,486,672	11,345,841	540,658	1,583,228	694,586	815,339	(12,497,793)	49,968,531
Financial Charges	(104,614,599)	(71,995,676)	(15,147,501)	(27,974,855)	(1,332,099)	(28,393)	12,497,793	(208,595,330)
Other Income (Expenses) - Net	213,880,621	(25,653,714)	(22,089,342)	(23,300,993)	(11,947,800)	26,910,716		157,799,488
Share in the profit of Associates								
and Joint Venture	(4,372,309)				6,747,723			2,375,414
Profit Before Tax	380,821,344	105,324,300	53,695,306	123,830,587	120,339,415	97,773,419		881,784,371
Tax Benefit (Expense)								
Current	(57,363,423)			(48,381,397)	(13,948,737)	(15,106,163)		(134,799,720)
Deferred	1,049,512			7,908,425	1,848,742	(3,601,002)		7,205,677
Profit for the Period	324,507,433	105,324,300	53,695,306	83,357,615	108,239,420	79,066,254		754,190,328
Profit for the period attributable to:								
Owner of the Parent	83,890,795	92,345,102	53,084,201	81,896,031	108,239,420	78,344,239		497,799,788
Non-Controlling Interests	240,616,638	12,979,198	611,105	1,461,584		722,015		256,390,540
	324,507,433	105,324,300	53,695,306	83,357,615	108,239,420	79,066,254		754,190,328
Capital Expenditures	124,407,314	31,640,066	1,826,334	197,026,317	8,442,071			363,342,102
Depreciation	27,648,843	3,185,903	4,140,814	179,770,984	22,836,404	2,687,472		240,270,420
Non-Cash Expenses Other than Depreciation	32,004,465		24,148					32,028,613

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		June 30, 2016						(In Thousand Rupiah)	
	Urban Development	Large Scale Integrated Development	Retail Malls	Healthcare	Hospitality and Infrastructure	Property and Portfolio Management	Elimination	Consolidated	
	Rp	Rp	Rp	Rp	Rp	Rp		Rp	
Segment Assets	26,549,083,287	8,052,719,317	2,411,465,158	3,265,465,764	714,502,867	1,642,065,406		42,635,301,799	
Investment in Associates and Joint Venture	390,970,426							390,970,426	
Total	26,940,053,713	8,052,719,317	2,411,465,158	3,265,465,764	714,502,867	1,642,065,406		43,026,272,225	
Segment Liabilities	16,265,095,571	4,539,400,295	810,260,644	1,087,959,923	123,821,885	235,843,598		23,062,381,916	

	2015 (6 Months)						(In Thousand Rupiah)		
	Urban Development Rp	Large Scale Integrated Development Rp	Retail Malls Rp	Healthcare Rp	Hospitality and Infrastructure Rp	Property and Portfolio Management Rp	Elimination Rp	Consolidated Rp	
Revenues	1,109,022,711	1,026,772,563	110,775,079	1,986,959,843	373,360,539	173,884,849	(33,834,293)	4,746,941,291	
Tax Expense - Final	(63,557,374)	(47,029,561)	(11,602,099)					(122,189,034)	
Revenues - Net	1,045,465,337	979,743,002	99,172,980	1,986,959,843	373,360,539	173,884,849	(33,834,293)	4,624,752,257	
Gross Profit	708,488,746	463,192,111	95,434,245	566,075,727	186,861,516	148,864,506	(33,834,293)	2,135,082,558	
Selling Expenses	(128,932,057)	(23,626,926)	(39,379,349)	(16,105,405)	(5,678,527)	(37,393,436)	8,845,174	(242,270,526)	
General and Administrative Expense	(216,418,301)	(59,004,276)	(13,964,495)	(413,407,417)	(79,095,184)	(53,908,048)	24,989,119	(810,808,602)	
Interest Income	53,327,697	5,625,185	620,294	3,097,930	461,754	156,584	(17,380,603)	45,908,841	
Financial Charges	(87,685,096)	(1,025,499)	(204,178)	(27,996,935)	(1,548,554)	(37,122)	17,380,603	(101,116,781)	
Other Income (Expenses) - Net	103,216,244	51,766,683	(7,345,625)	(16,169,110)	(11,742,853)	23,851,036		143,576,375	
Share in the profit of Associates									
and Joint Venture	(13,474,816)				16,213,066			2,738,250	
Profit Before Tax	418,522,417	436,927,278	35,160,892	95,494,790	105,471,218	81,533,520		1,173,110,115	
Tax Benefit (Expense)									
Current	(54,228,517)			(34,470,634)	(8,807,905)	(10,997,372)		(108,504,428)	
Deferred	(9,545,089)			787,360	2,277,469	(653,936)		(7,134,196)	
Profit for the Period	354,748,811	436,927,278	35,160,892	61,811,516	98,940,782	69,882,212		1,057,471,491	
Profit for the period attributable to:									
Owner of the Parent	160,967,658	347,872,721	34,795,662	62,049,645	98,940,782	70,690,597		775,317,065	
Non-Controlling Interests	193,781,153	89,054,557	365,230	(238,129)		(808,385)		282,154,426	
	354,748,811	436,927,278	35,160,892	61,811,516	98,940,782	69,882,212		1,057,471,491	
			77.070.440	150 101 500				101 000 101	
Capital Expenditures	194,324,040	44,561,943	77,978,412	158,461,560	16,334,146			491,660,101	
Depreciation	27,617,015	3,164,057	2,363,873	164,582,407	22,193,859	894,525		220,815,736	
Non-Cash Expenses Other than Depreciation	35,281,115							35,281,115	
				December 31, 20	015		(In T	housand Rupiah)	
	Urban Development	Large Scale Integrated	Retail Malls	Healthcare	Hospitality and	Property and Portfolio	Elimination	Consolidated	

	Development	Development	Walls		Infrastructure	Management		
	Rp	Rp	Rp	Rp	Rp	Rp	Rp	Rp
Segment Assets	25,224,137,495	8,179,388,617	2,322,473,714	2,986,270,148	687,780,866	1,541,236,604		40,941,287,444
Investment in Associates and Joint Venture	383,545,321				1,725,413			385,270,734
Total Assets	25,607,682,816	8,179,388,617	2,322,473,714	2,986,270,148	689,506,279	1,541,236,604		40,941,287,444
Segment Liabilities	15,938,194,618	4,177,183,594	777,199,726	1,246,318,520	67,878,739	203,018,423		22,409,793,620

44. Monetary Asset and Liabilities Denominated in Foreign Currencies

	June 30, 2016								
		Foreign Currencies							
	USD	JPY	SGD	EUR	AUD	Rupiah			
Assets									
Cash and Cash Equivalents	15,225,078	9,739	13,844,894	268,083	12,447	339,996,097,691			
Trade Accounts Receivable	2,154,471		3,708,964			64,636,215,024			
Other Current Financial Assets	781,600		11,951,003			127,074,738,313			
Other Non-Current Financial Assets			5,257,608			51,372,085,130			
Total Assets	18,161,149	9,739	34,762,469	268,083	12,447	583,079,136,158			
Liabilities									
Trade Accounts Payable	1,982,732		4,704,692	59,800		72,978,083,092			
Accrued Expenses	9,437,728		638,636			130,629,367,396			
Bonds Payable	803,306,000		-			10,587,573,080,000			
Total Liabilities	814,726,460		5,343,328	59,800		10,791,180,530,488			
Net Assets (Liabilities)	(796,565,311)	9,739	29,419,141	208,283	12,447	(10,208,101,394,330)			

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			Decembe	r 31, 2015					
		Foreign Currencies							
	USD	JPY	SGD	EUR	AUD	Rupiah			
Assets									
Cash and Cash Equivalents	16,638,757	113,800	20,491,726	206,685	356,340	437,354,595,949			
Trade Accounts Receivable	4,060,235		2,122,398			76,706,847,979			
Other Current Financial Assets	781,600		13,303,158			140,503,793,258			
Other Non-Current Financial Assets			5,070,398			49,442,414,274			
Total Assets	21,480,592	113,800	40,987,680	206,685	356,340	704,007,651,460			
Liabilities									
Trade Accounts Payable	960,537		2,930,771	32,535		42,319,254,124			
Accrued Expenses	9,419,437		1,771,578			147,216,127,093			
Bonds Payable	803,306,000					11,081,606,270,000			
Total Liabilities	813,685,974		4,702,349	32,535		11,271,141,651,217			
Net Assets (Liabilities)	(792,205,382)	113,800	36,285,331	174,150	356,340	(10,567,133,999,757)			

In relation with liability balances denominated in foreign currencies, the Company has entered into several contracts derivatives with other parties to manage the risk of foreign currency exchange rates (see Note 42.d).

45. Contingencies

 On March 27, 2009, dr Doro Soendoro, dr Liem Kian Hong and dr Hardi Susanto as the plaintiffs filed a lawsuit to PT Siloam International Hospitals (SIH), a subsidiary as defendant regarding the termination of plaintiff's work contract. All claims were declined through decision of District Court Jakarta Barat No. 147/Pdt.G/2009/PN.JKT.BAR dated July 23, 2009 however, the plaintiff's claim is granted through the decision of the High Court of Jakarta No.626/PDT/2009/PT.DKI date June 29, 2010.

On September 24, 2010, the plaintiffs filed an appeal against the decision to the Supreme Court (SC). Then based on the contents of the Decision Notice Relaas Supreme Court of Cassation No. 410.K/Pdt/2011.jo No.147/Pdt.G/2009/PN.Jkt.Bar date August 20, 2013, SC revoked the decision of District Court Jakarta Barat and that Jakarta Barat District Court has no authority to prosecute and punish the plaintiff to pay the court costs of Rp500,000. The decision of the Supreme Court mentioned above have been legally binding.

Responding to the verdict, on September 13, 2015, SIH filed a judicial review to the Supreme Court. As of the report date, the Company has not received further notice from the Supreme Court.

- On April 6, 2016, Lay Meliana Fransisca, the plaintiff, file a lawsuit No. 10/G/2016/PTUN.SRG to PT Lippo Karawaci Tbk in connection with the cancellation of Building Rights (HGB) No.6957/Bencongan in the name of PT Lippo Karawaci Tbk. Until the completion date of the interim consolidated financial statements, the case is still under examination in the District Court of Serang.
- On July 9, 2009, Alfonsus Budi Susanto, SE, MA, the plaintiff, filed a lawsuit to SIH, a subsidiary as first defendant and four other defendants in connection with malpractice suffered by plaintiff. All claims were declined through decision of District Court Jakarta Utara No. 237/Pdt.G/2009/PN.Jkt.Ut dated March 11, 2010 and was upheld on May 18, 2011, through the decision of the High Court of Jakarta No. 548/PDT/2010/PT.DKI.

On February 23, 2012, the plaintiffs filed an appeal against the decision of the High Court to the Supreme Court. Dated July 11, 2013 reject the appeal filed Plaintiff and strengthen the North Jakarta District Court and the Jakarta High Court earlier. Currently, the decision of Supreme Court has been legally binding.

 On October 1, 2012, Wahju Indrawan, the plaintiff, filed a lawsuit No. 71/Pdt.G/2012/PN.JBI to PT Golden First Atlanta (GFA), a subsidiary, as first defendant and two other defendants in connection with malpractice suffered by plaintiff's spouse. All claims were declined through decision

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of District Court Jambi No. 71/Pdt.G/2012/PN.JBI dated July 23, 2013 and was upheld on December 18, 2013, through the decision of the High Court of Jambi No. 63/PDT/2013/PT.JBI. On February 5, 2014, the plaintiff filed appeal to the Supreme Court. Until completion date of the interim consolidated financial statements, there has been no remained verdict.

 On August 8, 2014, Drs. Akhmad H. Harris, filed a lawsuit to District Court Tangerang PN 470/ Pdt.G/ 2014/ PN.TNG against SIH with malpractice suffered by the plaintiff. The value of lawsuit filed by the plaintiffs include material damages amounting to Rp906,231,000 and non-material losses of Rp500,000,000,000. All claims of the plaintiff were declined through decision of District Court Tangerang No.470/Pdt.G/2014/PN.TNG dated August 6, 2015.

On August 19, 2015, Plaintiffs filed an appeal against the verdict on December 28, 2015 in Banten High Court has filed the appeal case by case register number 131 / PDT / 2015 / PT.BTN. Until the completion date of the interim consolidated financial statements, the case is still in process.

• On December 16, 2014, dr. Arnold Bobby Soehartono, the plaintiff, filed a lawsuit to the Commercial Court in Surabaya District Court related to the use of plaintiff's portrait by SIH, a subsidiary ("Defendants"). Value of a lawsuit filed by the plaintiffs include compensation for Rp375.229.125 material and non-material losses amounting to Rp8,000,000,000.

The plaintiff's claim is granted through the decision of the Commercial Court in Surabaya District Court based on decision No. 10/HKI.Hak Cipta/2014/PN.Niaga.Sby dated April 13, 2015 where the defendant was punished to pay the compensation to the plaintiff amounted to Rp200,000,000 and force payment amounted to Rp500,000 every day since the decision remained verdict until execution of the legal case.

On April 27, 2015, the defendant filed a cassation on that verdict. Until the completion date of the interim consolidated financial statements, the case is still in process.

Management believes that there are no material financial impact on the future legal cases.

- Based on case No. 145/Pdt.G/2014/PN.Mks which was filed by Tenri Sompa, PT Gowa Makassar Tourism Development Tbk (GMTD), a subsidiary, is Defendant of 39,900 sqm land area located in Kaccia Village/ Patukangan Barombong Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under review to the Supreme Court of the Republic of Indonesia.
- Based on case No. 207/Pdt.G/2010/PN.Mks Tahun 2010, GMTD is an Intervention Plaintiff of 60,000 sqm land area, located in Maccini Sombala Village, Tamalate District, Makassar controlled by Najmiah Muin dan Fatimah Kalla. Until the completion date of the interim consolidated financial statements, the case is still in the planning of submission for judicial review to the Supreme Court of the Republic of Indonesia.
- Based on case No. 265/Pdt.G/2011/PN.Mks, GMTD is the Plaintiff of 68,929 sqm land area located in Mattoangin Village, Mariso District, Makassar controlled by Jhon Tandiary. Until the completion date of the interim consolidated financial statements, the case is still in the planning of submission for judicial review to the Supreme Court of the Republic of Indonesia.
- Based on case No. 243/Pdt.G/2011/PN.Mks, which was filed by Nurhayana Pamusereng, GMTD is Defendant of 81,200 sqm land area, located in Maccini Sombala Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under review to the Supreme Court of the Republic of Indonesia.
- Based on case letter No. 163/Pdt.G/2013/PN.Mks, which was filed by Walfiat Morra, GMTD is the Defendant and Reconvention Plaintiff of 59,996 sqm land area located in Maccini Sombala Village, Tamalate Distric, Makassar City. Until the completion date of the interim consolidated financial statements, the case is still under appeal at the high court.

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- Based on case No. 228/Pdt.G/2013/PN.Mks, which was filed by H. Lahaba Dg. Gassing, GMTD is Defendant of 3,000 sqm land area, located in the Tanjung Merdeka Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on case No. 342/Pdt.G/2014, GMTD is Plaintiff of 30,376 sqm land area, located in Maccini Sombala Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on case No. 324/Pdt.G/2014/PN.Mks, which was filed by Bunga Djarung, GMTD is the Defendant VI of 92,000 sqm land area, located in ORK Pattukangan Barombong Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on case No. 318/Pdt.G/2013/PN.Mks, which was filed by Siti Aminah, GMTD is the Co-Defendant I of 360 sqm land area located in Tanjung Merdeka Village, Tamalate District, Makassar City. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on cases No. 58/Pdt.G/2014/PN.Mks and No. 59/Pdt.G/2014/PN.Mks, which was filed by Basri Kilat, GMTD is the Defendant II of 44,278 sqm land area, located in Tanjung Merdeka Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on the cases No. 144/Pdt.G/2014/PN.Mks and No. 145/Pdt.G/2014/PN.Mks, which was filed by Baso Seni, GMTD is Defendant I of 36,600 sqm land area located in Kaccia Village/ Patukangan Barombong Village, Tamalate District, Makassar. Until the completion date of the interim consolidated financial statements, the case is still in the process of cassation to the Supreme Court of the Republic of Indonesia.
- Based on the case No. 144/Pdt.G/2014/PN.Mks, which was filed by Syamsir Arief, GMTD is Defendant II of a default lawsuit. Until the completion date of the interim consolidated financial statements, the case is still under examination in the District Court of Makassar.
- Based on the case No. 04/G/2015/PTUN.Mks, GMTD is Plaintiff of 21,530 sqm land area located in Mattoangin Village, Mariso District, Makassar controlled by Sainal Lonard. Until the completion date of the interim consolidated financial statements, the case is still under appeal.
- Based on the case No. 17/G/2015/PTUN.Mks, which was filed by Koperasi Unit Desa Mina, GMTD is Intervention Defendant II of 38,440 sqm land area located in Mattoangin Village, Mariso District. Until the completion date of the interim consolidated financial statements, the case is still under appeal.

46. Financial Instruments and Financial Risk Management

The main financial risks faced by the Group are credit risk, foreign exchange rate risk, liquidity risk, interest risk and price risk. Attention of managing these risks has significantly increased in light of the considerable change and volatility in Indonesian and international markets.

The Board of Directors have reviewed the financial risk management policy regularly.

(i) Credit Risk

Credit risk is the risk that the Group will incur a loss arising from their customers, clients or counterparties that fail to discharge their contractual obligations. The Group's financial instruments that potentially contain credit risk are cash and cash equivalent, trade accounts receivable, other current financial assets, due from related parties, other non-current financial assets and investment available for sale. The maximum total credit risks exposure is equal to the amount of the respective accounts.

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Total maximum credit risk exposure of financial assets on June 30, 2016 and December 31, 2015 are as follows:

	June	30, 2016	December 31, 2015			
	Carring Value Rp	Maximum Exposure Rp	Carring Value Rp	Maximum Exposure Rp		
Financial Assets						
Fair value through profit or loss						
Derivative	1,832,736,879,319	1,832,736,879,319	2,015,953,790,020	2,015,953,790,020		
Other Current Financial Assets	83,986,414,526	83,986,414,526	49,008,885,877	49,008,885,877		
Loans and Receivables						
Cash and Cash Equivalents	1,781,876,968,859	1,781,876,968,859	1,839,366,003,277	1,839,366,003,277		
Trade Accounts Receivable	1,796,202,762,958	1,796,202,762,958	1,434,347,507,641	1,434,347,507,641		
Other Current Financial Assets	514,197,595,737	514,197,595,737	863,126,238,670	863,126,238,670		
Due from Related Parties Non-trade	31,677,975,932	31,677,975,932	37,093,485,060	37,093,485,060		
Other Non-Current Financial Assets	699,079,651,373	699,079,651,373	685,854,507,978	685,854,507,978		
Available-for-Sale						
Available-for-Sale Investment	6,344,718,054,858	6,344,718,054,858	5,869,063,440,408	5,869,063,440,408		
Investment in Shares	77,574,195,411	77,574,195,411	58,329,023,011	58,329,023,011		
held-to-maturity financial assets						
Investments in Bond	10,000,000,000	10,000,000,000	10,000,000,000	10,000,000,000		
Total Financial Assets	13,172,050,498,973	13,172,050,498,973	12,862,142,881,942	12,862,142,881,942		

Group manage and control this credit risk by setting limits on the amount of risk they are willing to accept for respective customers and being more selective in choosing global and domestic company.

The following table analyzes assets over due but not impaired and not yet due but not impaired and financial assets that are individually to be impaired:

		June 30, 2016									
	Individually Impaired	Ove	rdue But not Impaire	ł	Not Yet Du Impa		Total				
	_	0 - 90 Day	91 - 180 Day	> 181 Day	Global Company	Domestic Company					
	Rp	Rp	Rp	Rp	Rp	Rp	Rp				
Financial Assets											
Fair value through profit or loss											
Derivative					1,832,736,879,319		1,832,736,879,319				
Other Current Financial Assets					-	83,986,414,526	83,986,414,526				
Loans and Receivables											
Cash and Cash Equivalents					249,146,261,314	1,532,730,707,545	1,781,876,968,859				
Trade Accounts Receivable	90,871,763,902	279,406,176,774	67,255,218,698	202,450,819,333	62,529,122,495	1,184,561,425,658	1,887,074,526,860				
Other Current Financial Assets	9,251,227,122				114,580,169,742	399,617,425,995	523,448,822,859				
Due from Related Parties Non-trade	15,333,752,676			-	-	31,677,975,932	47,011,728,608				
Other Non-Current Financial Assets				-	-	699,079,651,373	699,079,651,373				
Available-for-Sale											
Available-for-Sale Investment					6,344,718,054,858		6,344,718,054,858				
Investment in Shares						77,574,195,411	77,574,195,411				
Held-to-maturity Financial Assets											
Investment in Bond						10,000,000,000	10,000,000,000				
Total	115,456,743,700	279,406,176,774	67,255,218,698	202,450,819,333	8,603,710,487,728	4,019,227,796,440	13,287,507,242,673				

		December 31, 2015									
	Individually Impaired	Ove	rdue But not Impaire	ŧ	Not Yet Du Impa		Total				
	_	0 - 90 Day	91 - 180 Day	> 181 Day	Global Company	Domestic Company					
	Rp	Rp	Rp	Rp	Rp	Rp	Rp				
Financial Assets											
Fair value through profit or loss											
Derivative					2,015,953,790,020		2,015,953,790,020				
Other Current Financial Assets						49,008,885,877	49,008,885,877				
Loans and Receivables											
Cash and Cash Equivalents					365,151,660,796	1,474,214,342,481	1,839,366,003,277				
Trade Accounts Receivable	91,468,709,993	223,118,214,459	53,706,272,647	161,665,951,150	49,932,275,382	945,924,794,004	1,525,816,217,634				
Other Current Financial Assets	9,251,227,122				169,117,519,325	694,008,719,345	872,377,465,792				
Due from Related Parties Non-trade	15,582,751,676			-	-	37,093,485,060	52,676,236,736				
Other Non-Current Financial Assets						685,854,507,978	685,854,507,978				
Available-for-Sale											
Available-for-Sale Investment					5,495,636,446,195	373,426,994,213	5,869,063,440,408				
Investment in Shares						58,329,023,011	58,329,023,011				
Held-to-maturity Financial Assets											
Investment in Bond						10,000,000,000	10,000,000,000				
Total	116,302,688,791	223,118,214,459	53,706,272,647	161,665,951,150	8,095,791,691,718	4,327,860,751,969	12,978,445,570,733				

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The Group has provided allowance for impairment in value on due trade accounts receivable and other accounts receivable (see Notes 4 and 6).

Not yet due financial assets which have indication of credit risk are mainly from cash and cash equivalents and trade accounts receivable.

Management is in the opinion that there is no significant credit risk on placements in banks, due to fund placements only to reputable and creditworthy banks.

Management is in the opinion that not yet due accounts receivable have no significant credit risk, because receivables from selling units of property are secured by the related properties, where as the risks exposure are lower than the security, while accounts receivable non-property arisen from customers who has good track record.

(ii) Liquidity Risk

Liquidity risk is a risk when the cash flow position of the Group indicates that the short-tem revenue is not enough to cover the short-term expenditure.

The Group manage this liquidity risk by maintaining an adequate level of cash and cash equivalents to cover Group's commitment in normal operation and regularly evaluates the projected and actual cash flow, as well as maturity date schedule of their financial assets and liabilities.

The following table analyzes the breakdown of financial liabilities based on maturity:

	June 30, 2016									
		Will Due In		Maturity not	Total					
	Less Than 1 Year 1 - 5 Years More than 5 Years		Determined							
	Rp	Rp	Rp	Rp	Rp					
Measured at amortized cost										
Trade Accounts Payable - Third Parties	1,179,277,351,122				1,179,277,351,122					
Accrued Expenses	1,079,442,824,670				1,079,442,824,670					
Short-Term Post-Employment Benefits Liability	661,581,197				661,581,197					
Other Current Financial Liabilities				552,761,121,967	552,761,121,967					
Short-Term Bank Loan	1,612,913,618,071				1,612,913,618,071					
Long-Term Bank Loan	59,369,236,029	489,692,151,272			549,061,387,301					
Due to Related Parties Non-trade				2,425,352,150	2,425,352,150					
Bonds Payable		3,283,859,232,204	7,127,312,169,344		10,411,171,401,548					
Other Long-Term Financial Liabilities				106,665,168,832	106,665,168,832					
Total	3,931,664,611,089	3,773,551,383,476	7,127,312,169,344	661,851,642,949	15,494,379,806,858					

	December 31, 2015					
	Will Due In Less Than 1 Year 1 - 5 Years More than 5 Years			Maturity not Determined	Total	
	Rp	Rp	Rp	Rp	Rp	
Measured at amortized cost						
Trade Accounts Payable - Third Parties	782,916,296,824				782,916,296,824	
Accrued Expenses	1,006,468,547,643				1,006,468,547,643	
Short-Term Post-Employment Benefits Liability	12,171,380,895				12,171,380,895	
Other Current Financial Liabilities				339,865,932,700	339,865,932,700	
Short-Term Bank Loan	962,173,564,967				962,173,564,967	
Long-Term Bank Loan	48,261,246,570	390,275,459,789	81,474,173,648		520,010,880,007	
Due to Related Parties Non-trade				7,528,997,776	7,528,997,776	
Bonds Payable		3,664,250,000,000	7,218,809,011,816		10,883,059,011,816	
Other Long-Term Financial Liabilities				85,551,631,230	85,551,631,230	
Total	2,811,991,036,899	4,054,525,459,789	7,300,283,185,464	432,946,561,706	14,599,746,243,858	

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(iii) Market Risk

Market risks facing by the Group are mainly currency exchange rate risk, interest rate risk and price risk.

a. Foreign Exchange Rate Risk

Foreign exchange rate risk is the risk that the fair value of future cash flow of a financial instrument will fluctuate because of changes in the foreign exchange rates.

The Group's financial instrument that potentially contain foreign exchange rate risk are cash and cash equivalents, trade accounts receivable, available for sale financial assets, other current and non current assets, trade accounts payable, accrued expenses and loans.

To manage foreign exchange rate risk, the Company has entered into several derivative agreements with certain third parties (see Note 42.d).

The following tables show total financial assets and liabilities in foreign currencies as of June 30, 2016 and December 31, 2015:

	June 30, 2016					
	Foreign Currencies				Equivalent in	
	USD	JPY	SGD	EUR	AUD	Rupiah
Assets						
Cash and Cash Equivalents	15,225,078	9,739	13,844,894	268,083	12,447	339,996,097,691
Trade Accounts Receivable	2,154,471	-	3,708,964	-	-	64,636,215,024
Available-for-Sale Financial Assets	-	-	605,398,895	-	-	5,915,352,603,045
Other Current Financial Assets	139,835,991	-	11,951,003	-	-	1,959,811,611,693
Other Non-Current Financial Assets	-	-	5,257,608	-	-	51,372,087,768
Total Assets	157,215,540	9,739	640,161,364	268,083	12,447	8,331,168,615,221
Liabilities						
Trade Accounts Payable	1,982,732		4,704,692	59,800		72,978,083,092
Accrued Expenses	9,437,728		638,636			130,629,367,396
Bonds Payable	803,306,000					10,587,573,080,000
Total Liabilities	814,726,460		5,343,328	59,800		10,791,180,530,488
Net Assets (Liabilities)	(657,510,920)	9,739	634,818,036	208,283	12,447	(2,460,011,915,267)

	December 31, 2015					
	Foreign Currencies				Equivalent in	
	USD	JPY	SGD	EUR	AUD	Rupiah
Assets						
Cash and Cash Equivalents	16,638,757	113,800	20,491,726	206,685	356,340	437,350,659,351
Trade Accounts Receivable	40,060,235		2,122,398			573,326,444,723
Available-for-Sale Financial Assets			601,893,492			5,869,063,440,492
Other Current Financial Assets	143,756,626		13,303,158			2,112,841,749,328
Other Non-Current Financial Assets			5,070,398			49,441,450,898
Total Assets	200,455,618	113,800	642,881,172	206,685	356,340	9,042,023,744,792
Liabilities						
Trade Accounts Payable	960,537		2,930,771	32,525		42,319,254,124
Accrued Expenses	9,419,437		1,771,578			147,216,127,093
Bonds Payable	803,306,000					11,081,606,270,000
Total Liabilities	813,685,974		4,702,349	32,525		11,271,141,651,217
Net Assets (Liabilities)	(613,230,356)	113,800	638,178,823	174,160	356,340	(2,229,117,906,425)

Sensitivity analysis

A hypothetical 10% decrease in the exchange rate of the Rupiah against the USD currency would decrease profit before tax by Rp183,159,270,957 (2015: Rp891,251,773,029).

A hypothetical 10% decrease in the exchange rate of the Rupiah against the SGD currency would increase profit before tax by Rp6,875,569,172 (2015: Rp585,027,898,966).

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The above analysis is based on assumption that Rupiah weakened or strengthened against all of the currencies in the same direction and magnitude, but it may not be necessarily true in reality. The analysis is not determine impact of the effectivity of derivative financial instruments of a hedge.

b. Interest Rate Risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Group did not have interest rate risk mainly because it does not have a loan with a floating interest rate.

c. Price Risk

Price risk is a risk of fluctuation in the value of financial instruments as a result of changes in market price. The Group are exposed to price risk because they own an investment classified as AFS financial assets.

The Group manages this risk by regularly evaluating the financial performance and market price of their investment and continuously monitor the global market developments.

Sensitivity analysis

A hypothetical 1% decrease in the AFS price in the market would cut Unrealized Gain on Changes in Fair Value of Available-for-Sale Financial Assets by Rp63,447,180,549 (2015: Rp58,029,566,526).

Fair Value Estimation

The schedule below presents the carrying amount of the respective categories of financial assets and liabilities:

	June 30), 2016	December 31, 2015		
	Carrying Value Rp	Fair Value Rp	Carrying Value Rp	Fair Value Rp	
Financial Assets					
Fair value through profit or loss					
Derivative	1,832,736,879,319	1,832,736,879,319	2,015,953,790,020	2,015,953,790,020	
Other Current Financial Assets	83,986,414,526	83,986,414,526	49,008,885,877	49,008,885,877	
Loans and Receivables					
Cash and Cash Equivalents	1,781,876,968,859	1,781,876,968,859	1,839,366,003,277	1,839,366,003,277	
Trade Accounts Receivable	1,796,202,762,958	1,796,202,762,958	1,434,347,507,641	1,434,347,507,641	
Other Current Financial Assets	514,197,595,737	514,197,595,737	863,126,238,670	863,126,238,670	
Due from Related Parties Non-trade	31,677,975,932	31,677,975,932	37,093,485,060	37,093,485,060	
Other Non-Current Financial Assets	699,079,651,373	699,079,651,373	685,854,507,978	685,854,507,978	
Available-for-Sale					
Available-for-Sale Investment	6,344,718,054,858	6,344,718,054,858	5,869,063,440,408	5,869,063,440,408	
Investment in Shares	58,329,023,011	58,329,023,011	58,329,023,011	58,329,023,011	
Held-to-maturity Financial Assets					
Investment in Bond	10,000,000,000	9,860,400,000	10,000,000,000	1,967,500,000	
Total Financial Assets	13,152,805,326,573	13,152,665,726,573	12,862,142,881,942	12,854,110,381,942	
Financial Liabilities					
Measured at amortized cost					
Trade Accounts Payable - Third Parties	1,179,277,351,122	1,179,277,351,122	782,916,296,824	782,916,296,824	
Accrued Expenses	1,079,442,824,670	1,079,442,824,670	1,006,468,547,643	1,006,468,547,643	
Short-Term Post-Employment Benefits Liability	661,581,197	661,581,197	12,171,380,895	12,171,380,895	
Other Current Financial Liabilities	552,761,121,967	552,761,121,967	339,865,932,700	339,865,932,700	
Short-Term Bank Loan	1,612,913,618,071	1,612,913,618,071	962,173,564,967	962,173,564,967	
Long-Term Bank Loan	2,425,352,150	2,425,352,150	7,528,997,776	7,528,997,776	
Due to Related Parties Non-trade	549,061,387,301	549,061,387,301	520,010,880,007	520,010,880,007	
Bonds Payable	10,411,171,401,548	10,861,122,555,242	10,883,059,011,816	10,614,123,920,014	
Other Long-Term Financial Liabilities	106,665,168,832	106,665,168,832	85,551,631,230	85,551,631,230	
Total Financial Liabilities	15,494,379,806,858	15,944,330,960,552	14,599,746,243,858	14,330,811,152,056	

As of June 30, 2016 and December 31, 2015, management estimates that the carrying value of short-term financial assets and liabilities and those which maturity not determined have reflect their fair value.

Derivative assets represent finanacial assets continously measured at fair value using valuation techniques with unobservable input portion (Level 2).

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Critical assumptions used in the computation of fair value of derivatives are as follows:

- Using Black-Scholes model.
- Using the yield obtain from Bloomberg with the same maturity as option instrument.
- Using deviation standard of exchange rate of Rupiah to USD for 10 years until valuation date.
- Using rate of exchange at the closing date of the reporting.
- Using the same strike prices as stated in the call spread option agreement.

Available for sales financial assets represent financial assets continously measured at the fair value using quotation price in an active market (Level 1).

The fair value of bond payables are estimated using valuation techniques with unobservable input portion (Level 2).

The fair value of bond is calculated based on bond yield at the same/ identical rating with the remaining maturity of the bond.

The fair value hierarchy for financial assets at end of period/year recorded using their fair value, are as follows:

	June 30, 2016 Rp	Level 1 Rp	Level 2 Rp	Level 3 Rp
Fair value through profit or loss				
Derivative	1,832,736,879,319		1,832,736,879,319	
Other Current Financial Assets	83,986,414,526	83,986,414,526		
Available-for-Sale				
Available-for-Sale Investment	6,344,718,054,858	6,344,718,054,858		
Investment in Shares	77,574,195,411			77,574,195,411
	December 31, 2015	Level 1	Level 2	Level 3
	December 31, 2015 Rp	Level 1 Rp	Level 2 Rp	Level 3 Rp
Fair value through profit or loss				
Fair value through profit or loss Derivative				
0	Rp	Rp	Rp	
Derivative	Rp 2,015,953,790,020	<u></u>	Rp	
Derivative Other Current Financial Assets	Rp 2,015,953,790,020	<u></u>	Rp	

47. Business Combination

Aquisition PT Prima Cipta Lestari (PCL)

On January 20, 2016, PT Kreasi Tunas Bangsa (KTB) directly acquired 100% shares of PCL, in line with the strategic business expansion which support the Group's business activities.

The following table summarises the identifiable assets acquired and the liabilities taken over at the acquisition date of PCL:

	Rp
Cash and Cash Equivalents	6,117,067,268
Trade Accounts Receivable	299,415,292
Other Current Financial Assets	412,946,851
Inventories	1,408,309,475
Prepaid Expenses	105,579,169
Property and Equipment	5,489,824,438
Intangible Assets	18,891,006

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	Rp
Deferred Tax Assets	3,684,925,500
Other Non-Current Non-Financial Assets	394,007,900
Advances	46,160,899
Trade Accounts Payable - Third Parties	(9,934,596,453)
Accrued Expenses	(2,708,264,991)
Taxes Payable	(524,025,903)
Deferred Income	(79,329,924)
	4,730,910,527
Portion Ownership Acquired	100%_
Portion of Ownership of Fair Value of Net Assets	4,730,910,527
Discount	(30,910,527)
Total Purchase Consideration	4,700,000,000

Discount obtained by the Group amounting to Rp30,910,527 related to changing of quoted market price of the available for sale financial assets as at the date of agreement and pre-agreement.

The Company through its subsidiaries acquired 100% ownership, therefore there is no non-controlling interest balance.

Expenses related to the acquisition are not taken into account in the business combination because it is not material and have been charged to the current period of interim consolidated statements of profit or loss and other comprehensive income. In connection with the acquisition, PCL financial statements since the date of acquisition are interim consolidated financial statements of the Group.

Total revenues and income before income tax PCL since date of acquisition which are included in the interim consolidated statements of profit or loss and other comprehensive income for the 6 (six) months period ended June 30, 2016 amounted to Rp15,109,537,895 and Rp1,110,394,566, respectively.

Aquisition Premium Venture International Ltd (PVIL)

On June 29, 2015, PT Swadaya Teknopolis acquired 100% shares of PVIL indirectly through PT Swadaya Teknopolis from third party, in line with the strategic business expansion which support the Group's business activities.

The following table summarises the identifiable assets acquired and the liabilities taken over at the acquisition date of PVIL:

 Rp

 9,027,108,296

 387,920,764,772

 970,640,348

 (153,604,952,955)

 (294,203,676)

 (30,280,266,091)

 (37,004,196,713)

 176,734,893,981

100%

176,734,893,981 (6,634,893,981) **170,100,000,000**

Net Assets Acquired	
Other Current Assets	
Other Current Financial Assets	
Intangible Assets	
Due To Related Parties	
Deferred Tax Liability	
Other Comprehensive Income	
Non-Controling Interest	
Net Assets	
Portion Ownership Acquired	
Portion of Ownership of Fair Value of Net Assets	
Discount	
Total Purchase Consideration	
	=

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Discount obtained by the Group amounting to Rp6,634,893,981 related to changing of quoted market price of the available for sale financial assets as at the date of agreement and pre-agreement.

The Company through its subsidiaries acquired 100% ownership, therefore there is no non-controlling interest balance.

Expenses related to the acquisition are not taken into account in the business combination because it is not material and have been charged to the current year of consolidated statements of profit or loss and other comprehensive income. In connection with the acquisition, PVIL financial statements since date of acquisition are consolidated to financial statements of the Group.

Total revenues and income before income tax PVIL since date of acquisition which are included in the consolidated statements of profit or loss and other comprehensive income for the year ended December 31, 2015 amounted to Rp8,215,202,291 and Rp8,201,257,924, respectively.

Operating revenues and profit from PVIL for the year ended December 31, 2015, as if PVIL has been consolidated from January 1, 2015 amounted to Rp10,269,007,323 and Rp8,201,257,924, respectively.

48. Non-Cash Transactions

The following are investing and financing activities which do not affect cash flows:

- As of June 30, 2016 and 2015, addition of AFS investment in LMIR Trust of 5,178,677 and 19,131,860 units (equivalent Rp15,325,649,836 and Rp62,496,967,982) and in First REIT of 2,312,359 and 2,798,135 units (equivalent Rp27,127,505,034 and Rp34,484,063,398) through payment of management fees to LMIRT Management Ltd and Bowsprit Capital Corporation Ltd, respectively.
- As of June 30, 2016 and 2015, additional of property and equipment through the realization of advances for acquisition of property and equipment amounted Rp12,206,471,791 and Rp21,528,637,910, respectively.

49. Capital Management

The objective of capital management is to safeguard the Company's ability as a going concern, maximize the returns to stockholders and benefits for other stockholders and to maintain an optimal capital structure to reduce the cost of capital.

The Company regularly reviews and manages the capital structure to ensure that the return to stockholders is optimal, by considering the capital needs in the future and the Company's capital efficiency, profitability in the present and the future, projected operating cash flows, projected capital expenditures and projected opportunities of strategic investment.

Summary of quantitative data for capital management as of June 30, 2016 and December 31, 2015 are as follows:

	June 30, 2016	Desember 31, 2015
	Rp	Rp
Net Liabilities:		
Total Liabilities	23,062,381,915,307	22,409,793,619,707
Less: Cash and Cash Equivalents	(1,781,876,968,859)	(1,839,366,003,277)
Total Net Liabilities	21,280,504,946,448	20,570,427,616,430

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	June 30, 2016	Desember 31, 2015
	Rp	Rp
Total Equity	19,963,890,309,783	18,916,764,558,342
Less:		
Difference in Value from Restructuring Transactions		
between Entities Under Common Control - Net	19,535,347,265	19,535,347,265
Difference in Transactions with Non-Controlling Interest	1,551,184,427,661	1,551,184,427,661
Difference equity changes of subsidiary	1,105,101,368,218	1,105,101,368,218
Other Comprehensive Income	816,854,870,107	482,023,339,014
Non-Controlling Interests	2,817,118,114,712	2,522,623,681,891
Total	6,309,794,127,963	5,680,468,164,049
Adjusted Equity	13,654,096,181,820	13,236,296,394,293
Net Liabilities Ratio to Adjusted Equity	1.56	1.55

50. Subsequent Event

On August 10, 2016, Theta Capital Pte Ltd, a subsidiary, issued unsecured bonds with nominal value of USD260,000,000 at fixed rate 7% in Singapore Stock Exchage and will due on April 11, 2022. Purpose of the bond issuance is for the redemption of unsecured bonds which will mature on 2019 with nominal value of USD 250,000,000 at fixed rate 7%.

51. Recent Development of Financial Accounting Standards (SAK)

Amendments to standard and interpretation effective for years beginning on or after January 1, 2017, with early application permitted are

- Amendments to SFAS No.1:" Presentation of Financial Statements about Disclosure Initiative"
- IFAS No.31, Scope Interpretation of SFAS No.13 "Investment Property."

Standard and amendment to standard effective for periods beginning on or after January 1, 2018, with early application permitted are:

- SFAS No.69: "Agriculture"
- Amendments SFAS No.16: "Property and equipment about Agriculture: Bearer Plants".

Until the date of the interim consolidated financial statements being authorized, the Group is still evaluating the potential impact of the adoption of new standards, amendments to standards and interpretations of these standards.

52. Responsibility on the Interim Consolidated Financial Statements

The management of the Company is responsible for the preparation and presentation of the interim consolidated financial statements which were authorized for issuance by Directors on August 11, 2016.