CONVENIENCE TRANSLATION INTO ENGLISH OF CONSOLIDATED FINANCIAL STATEMENTS ORIGINALLY ISSUED IN TURKISH

ŞOK MARKETLER TİCARET A.Ş. AND ITS SUBSIDIARIES

CONSOLIDATED FINANCIAL STATEMENTS FOR THE INTERIM PERIOD JANUARY 1 – SEPTEMBER 30, 2025

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(Convenience translation of the consolidated financial statements originally issued in Turkish)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT SEPTEMBER 30, 2025 AND DECEMBER 31, 2024 (Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

ASSETS

		Not Reviewed	Audited
Current Assets	Note	30 September 2025	31 December 2024
Cash and cash equivalents	4	11.570.462.142	7.252.783.519
Trade receivables	6	398.377.317	327.863.960
Due from related parties	6,26	382.331.702	300.472.961
Other trade receivables		16.045.615	27.390.999
Other receivables	7	221.075.870	276.953.917
Inventories	8	30.523.568.952	29.767.899.913
Prepaid expenses	9	978.962.012	2.468.981.390
Other prepaid expenses		978.962.012	2.468.981.390
Other current assets	18	976.987.952	1.000.821.687
Total Current Assets	<u> </u>	44.669.434.245	41.095.304.386
Non Current Assets			
Other receivables	7	121.992.140	123.758.877
Property and equipment	11	20.773.568.930	20.328.130.696
Right of use assets	10	22.318.486.998	21.924.899.046
Intangible assets		11.344.575.014	11.279.228.946
Goodwill	13	9.424.286.327	9.424.286.327
Other intangible assets	12	1.920.288.687	1.854.942.619
Total Non-Current Assets		54.558.623.082	53.656.017.565
TOTAL ASSETS		99.228.057.327	94.751.321.951

(Convenience translation of the consolidated financial statements originally issued in Turkish)

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AS AT SEPTEMBER 30, 2025 AND DECEMBER 31, 2024

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

LIABILITIES AND EQUITY			
•		Not Reviewed	Audited
		30 September	31 December
Current Liabilities	Note	2025	2024
Short-term lease liabilities	5	2.991.844.713	3.583.233.011
Trade payables	6	42.816.933.910	38.233.389.994
Trade payables to related parties	26	3.457.793.175	4.006.646.770
Trade payables to third parties		39.359.140.735	34.226.743.224
Payables related to employee benefits	16	2.267.799.785	2.201.699.440
Other payables	7	634.469.066	57.237.993
Other payables to related parties	26		22.260.244
Other payables to third parties		634.469.066	34.977.749
Deferred income	9	229.039.610	732.935.641
Deferred income to third parties		229.039.610	732.935.641
Other short-term provisions		1.206.108.115	1.485.555.472
Provision for short-term employee benefits	16	366.428.601	588.933.129
Other provisions	14	839.679.514	896.622.343
Other current liabilities	18	579.332.179	818.019.681
Total Current Liabilities	<u>-</u> _	50.725.527.378	47.112.071.232
Non current liabilities	_	_	_
	E	0.522.200.205	9 202 200 195
Long-term lease liabilities	5	9.533.390.395	8.303.309.185
Provision for long-term employee benefits	16 25	1.035.517.801	952.115.589
Deferred tax liability	25	2.202.049.105	1.830.275.566
Other payables	7	586.330	735.431
Other payables to third parties		586.330	735.431
Deferred income	9	398.233.675	398.238.452
Total Non-Current Liabilities	-	13.169.777.306	11.484.674.223
EQUITY			
Share capital	19	593.290.008	593.290.008
Share capital adjustment differences	19	7.540.853.536	7.540.853.536
Accumulated other comprehensive income or expense that will not be			
reclassified to profit or loss:			
Defined benefit plans reameasurement losses	19	(1.114.049.186)	(856.814.222)
Share premiums/discounts			51.873.576
Restricted reserves	19	421.288.293	421.288.293
Effect of transactions under common control		524.334.570	524.334.570
Retained earnings	19	27.879.750.735	27.802.933.457
Net profit / (loss) for the year		(512.715.313)	76.817.278
Shareholder's equity	-	35.332.752.643	36.154.576.496
Total Equity		35.332.752.643	36.154.576.496
TOTAL LIABILITIES AND EQUITY	_	99.228.057.327	94.751.321.951
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(Convenience translation of the consolidated financial statements originally issued in Turkish)

CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AS AT SEPTEMBER 30, 2025 AND SEPTEMBER 30, 2024

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

	Note	Not Reviewed 1 January- 30 September 2025	Not Reviewed 1 July- 30 September 2025	Not Reviewed 1 January- 30 September 2024	Not Reviewed 1 July- 30 September 2024
Revenue	20	198.429.713.743	70.873.457.965	190.174.649.588	67.650.595.967
Cost of sales (-)	20	(158.648.471.904)	(55.777.610.068)	(156.867.052.505)	(55.982.717.408)
Gross profit	20	39.781.241.839	15.095.847.897	33.307.597.083	11.667.878.559
Marketing and sales expenses (-)	21	(42.663.602.409)	(14.781.312.611)	(41.190.987.875)	(14.056.494.684)
General administrative expenses (-)	21	(1.743.717.459)	(545.966.104)	(1.520.707.380)	(663.226.069)
Other income from operating activities	22	102.709.597	1.695.549	802.257.661	207.500.333
Other expenses from operating activities (-)	22	(1.872.153.076)	(771.002.383)	(931.823.808)	(625.633.432)
Operating profit / (loss)		(6.395.521.508)	(1.000.737.652)	(9.533.664.319)	(3.469.975.293)
Income from investing activities	23	1.771.358.316	746.079.096	2.262.838.010	1.050.177.373
Expenses from investing activities (-)	23	(536.423)	(513.947)	(266.028)	189
Loss / (profit) before finance expenses		(4.624.699.615)	(255.172.503)	(7.271.092.337)	(2.419.797.731)
Finance expenses (-)	24	(5.869.688.846)	(2.082.218.561)	(5.625.501.374)	(2.166.905.334)
Monetary gain		10.439.191.675	3.291.008.997	12.935.743.750	3.932.496.538
${\bf Loss}/({\bf profit}){\bf from}{\bf continuing}{\bf operations}{\bf before}\\ {\bf taxation}$		(55.196.786)	953.617.933	39.150.039	(654.206.527)
Income tax expense / (income)	25				
Deferred tax income / (expense)	25	(457.518.527)	(689.324.513)	240.456.949	694.698.249
PROFIT / (LOSS) FOR THE PERIOD		(512.715.313)	264.293.420	279.606.988	40.491.722
Attributable to:					
Equity holders of the parent		(512.715.313)	264.293.420	279.606.988	40.491.722
Profit / (Loss) per share	29	(0,8642)	0,4455	0,4713	0,0682
Earnings per share from continuing operations		(0,8642)	0,4455	0,4713	0,0682
OTHER COMPREHENSIVE INCOME /(LOSS) Items that will not be reclassed to profit or loss		(257.234.964)	(74.144.283)	(252.722.203)	(40.010.208)
Define benefit plans remeasurement (losses)		(342.979.952)	(98.859.044)	(336.962.937)	(53.346.943)
Deferred tax income / (expense)	25	85.744.988	24.714.761	84.240.734	13.336.735
OTHER COMPREHENSIVE		(257.234.964)	(74.144.283)	(252.722.203)	(40.010.208)
TOTAL OTHER COMPREHENSIVE INCOME		(769.950.277)	190.149.137	26.884.785	481.514
Non-controlling interests Allocation of Total comprehensive Income					
Non-controlling interests					
Equity holders of the parent		(769.950.277)	190.149.137	26.884.785	481.514
TOTAL COMPREHENSIVE INCOME / (LOSS)		(769.950.277)	190.149.137	26.884.785	481.514

(Convenience translation of the consolidated financial statements originally issued in Turkish)

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY AS AT PERIODS ENDED SEPTEMBER 30, 2025 AND 2024

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

			Accumulated other comprehensive income or expense that will not be reclassified to profit or loss					Earnings / ated Losses		
	Share capital	Share capital adjustment differences	Defined benefit plans reameasurement losses	Share premiums/discounts	Restricted reserves	Effect of transactions under common control	Profit / (Loss) for the period	Retained earnings / Accumulated Losses	Shareholder's equity	Equity
Reported as of 1 January 2024	593.290.008	7.540.853.536	(510.116.183)	41.144.345	150.554.928	207.796.751	7.695.666.978	20.609.794.090	36.328.984.453	36.328.984.453
Transfer					270.709.806		(7.695.666.978)	7.424.957.172		
Effect of transactions under common control						148.369.927		2.285.128.405	2.433.498.332	2.433.498.332
Total comprehensive income/(loss)			(252.722.203)				279.606.988		26.884.785	26.884.785
Dividend paid								(2.213.480.290)	(2.213.480.290)	(2.213.480.290)
Balance as of 30 September 2024	593.290.008	7.540.853.536	(762.838.386)	41.144.345	421.264.734	356.166.678	279.606.988	28.106.399.377	36.575.887.280	36.575.887.280
Balance as of 1 January 2025	593.290.008	7.540.853.536	(856.814.222)	51.873.576	421.288.293	524.334.570	76.817.278	27.802.933.457	36.154.576.496	36.154.576.496
Transfer							(76.817.278)	76.817.278		
Effect of transactions under common control				(51.873.576)					(51.873.576)	(51.873.576)
Total comprehensive income/(loss)			(257.234.964)				(512.715.313)		(769.950.277)	(769.950.277)
Balance as of 30 September 2025	593.290.008	7.540.853.536	(1.114.049.186)		421.288.293	524.334.570	(512.715.313)	27.879.750.735	35.332.752.643	35.332.752.643

(Convenience translation of the consolidated financial statements originally issued in Turkish)

CONSOLIDATED STATEMENT OF CASH FLOWS AS AT PERIODS ENDED SEPTEMBER 30, 2025 AND 2024

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

	<u>Note</u>	Not Reviewed 1 January- 30 September 2025	Not Reviewed 1 January- 30 September 2024
A. OPERATING ACTIVITIES	·		
Profit / (loss) for the period		(512.715.313)	279.606.988
Adjustments related to reconciliation of net profit / (loss) for the period		(0-211-010-0)	
-Adjusments to depreciation and amortisation expenses	10-11-12	8.471.426.158	7.196.348.140
-Adjusments to provision for employee benefits		336.453.626	325.847.913
-Adjusments to provision for doubtful receivables	6	(29.050)	5.706
-Adjusments to provision for litigation		368.001.503	226.218.157
-Discount (income) / expenses		(554.019.392)	(796.578.557)
-Adjusments to allowance for / reversal of impairment on inventories, net		(7.803.068)	(226.914.491)
-Adjusments to loss / (gain) on sale of property and equipment, net	23	(2.819.609)	39.063
-Adjusments to tax income / (expenses)		457.518.527	(240.456.949)
-Adjusments to interest income	23	(1.768.002.284)	(2.262.611.045)
-Adjusments to interest expenses	24	5.869.688.846	5.625.501.374
-Adjustment for monetary loss/gain		(12.903.108.319)	(8.677.931.197)
Cash generated by / (used in) operations before changes in working capital:		(245.408.375)	1.449.075.102
Change in working capital:			
Changes in trade receivables		(136.954.510)	(157.863.631)
Changes in inventories		(1.176.564.725)	3.546.304.008
Changes in other receivables and current assets		2.634.186.370	1.844.786.467
Changes in trade payables		13.317.697.473	10.529.122.842
Changes in other payables and expense accruals		538.253.509	(171.692.632)
Changes in employee benefits		512.472.770	462.919.886
Changes in prepaid expenses and deferred income		986.118.570	(602.117.018)
Cash used in operations	1.4	16.429.801.082	16.900.535.024
Other provision paid	14	(123.762.896)	(73.865.267)
Employee benefits paid	16	(625.504.031)	(659.111.529)
Net cash generated by operating activities:		15.680.534.155	16.167.558.228
B.INVESTING ACTIVITIES			
Interest received	23	1.768.002.284	2.262.611.045
Purchases of property, plant and equipment	11	(3.102.010.074)	(5.748.710.540)
Purchases of intangible assets	12	(231.644.844)	(203.333.608)
Cash inflows from the sale of property, plant and equipment		70.995.292	54.767.726
Net cash used in investing activities C.FINANCING ACTIVITIES		(1.494.657.342)	(3.634.665.377)
Interest paid		(2.916.469.260)	(3.489.346.639)
Changes in other payables		(22.260.244)	(255.246.962)
Cash outflows from interest payments of lease liabilities		(5.204.565.878)	(4.030.411.637)
Cash outflows lease payments related to debt payments	5	(3.201.303.070)	(1.451.832.241)
Net cash (used in) / generated from financing activities	Ü	(8.143.295.382)	(9.226.837.479)
Monetary loss on cash and cash equivalents		(1.724.902.808)	(2.710.452.691)
NET INCREASE/DECREASE IN CASH AND CASH EQUIVALENTS		· · · · · · · · · · · · · · · · · · ·	
(A+B+C)		4.317.678.623	595.602.681
D.CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD	4	7.252.783.519	7.628.651.385
E.CASH AND CASH EQUIVALENTS AT THE END OF THE PERIOD			
(A+B+C+D)	4	11.570.462.142	8.224.254.066

(Convenience translation of the consolidated financial statements originally issued in Turkish)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

1. GROUP'S ORGANISATION AND NATURE OF OPERATIONS

Şok Marketler Ticaret Anonim Şirketi ("Şok" or the "Company") was established in 1995 to operate in the retail sector, selling fast moving consuming products in Turkey. The registered address of the Company is Kısıklı Mah. Hanımseti Sok No:35 B/1 İstanbul/Üsküdar and continues its activities in 81 provinces of Turkey. The number of personnel is 50.675 as of 30 September 2025 (31 December 2024: 49.393).

Şok and its subsidiaries (together the "Group"), are comprised of the parent, Şok and two subsidiaries in which the Company owns the majority share of the capital or which are controlled by the Company.

On 25 August 2011, Şok 's shares were transferred from Migros Ticaret A.Ş.

The Group acquired 18 stores of Dim Devamlı İndirim Mağazacılık A.Ş between February 21, 2013 and March 28, 2013. The purchase was not made through the purchase of shares but through the purchase of the assets in stores.

On 19 April 2013, the Group signed share transfer agreement for the purpose of purchasing 100% of the DiaSA Dia Sabancı Süpermarketleri Tic. A.Ş ("DiaSA"). All of DiaSA's shares were transferred to Şok Marketler A.Ş. on 1 July 2013.

On 8 July 2013, 100% of the shares of Onur Ekspres Marketçilik A.Ş. was purchased by Şok. DiaSA and OnurEx merged with Şok on 1 November 2013 and 19 December 2013, respectively.

On 29 May 2015, the Group acquired 80% share of Mevsim Taze Sebze Meyve San. ve Tic. A.Ş. ("Mevsim"). On June 23, 2022, she acquired the remaining 20% of the shares, and had 100% of the shares.

On 26 December 2017, the Group acquired 55% shares of Teközel Gıda Temizlik Sağlık Marka Hizmetleri Sanayi ve Ticaret A.Ş. ("Teközel") and 45% shares on 2 July 2018, respectively. The Company merged with Teközel on 10 May 2019 with CMB approval dated 28 March 2019 and Trade Registry approval dated 10 May 2019. After the merger Şok acquired 100% shares of Teközel's subsidiary UCZ Mağazacılık Tic. A.Ş ("UCZ"). The Group purchased the shares corresponding to 100% of the paid capital of Future Teknoloji Ticaret A.Ş. on April 16, 2024. The Group merged with Future Teknoloji Ticaret A.Ş. on 13 December 2024 with CMB approval dated 28 November 2024 and Trade Registry approval dated 13 December 2024.

The Group's public shares are traded on Borsa İstanbul (BIST) as of 18 May 2018.

Within the framework of the registered capital system, with the completion of the public offering by restricting the rights of the existing shareholders to purchase new shares simultaneously, total capital of the Company increased by TRY 33.428.571 to TRY 611.928.571. As a result of the cancellation of the repurchased shares corresponding to TRY 18.638.563, the Company's capital of TRY 611.928.571 is decreased by TRY 18.638.563 and became TRY 593.290.008 as of June 1, 2022.

The Group's shareholding structure is presented in Note 19.

As of 30 September 2025 the Group has a total of 11.057 stores (31 December 2024: 10.981).

The Group's internet address is www.sokmarket.com.tr.

Approval of consolidated financial statements:

The Board of Directors has approved the consolidated financial statements and given authorization for the issuance on 5 November 2025.

2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

2.1 Basis of the presentation

The consolidated financial statements are prepared on the historical cost basis, except for accounts specifically stated to be carried at fair value expressed in purchasing power.

Historical cost is generally based on the fair value of the consideration given in exchange for assets.

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.

(Convenience translation of the consolidated financial statements originally issued in Turkish)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.1 Basis of the presentation (Continued)

In addition, for financial reporting purposes, fair value measurements are categorised into Level 1, 2 or 3 based on the degree to which the inputs to the fair value measurements are observable and the significance of the inputs to the fair value measurement in its entirety, which are described as follows:

- Level 1: Quoted prices in active markets for identical assets or liabilities
- Level 2: Inputs other than quoted prices included within level 1 that are observable for the asset or liability, either directly (that is, as prices) or indirectly (that is, derived from prices).
- Level 3: Inputs for the asset or liability that are not based on observable market data (that is, unobservable inputs)

Statement of Compliance

The financial statements and notes dated 30 September 2025 have been prepared in line with the provisions of Capital Markets Board Communiqué Serial: II No. 14.1 on Principles of Financial Reporting in Capital Markets, which was promulgated in Official Gazette No. 28676 dated 13 June 2013 (the "Communiqué").

The enclosed financial statements have been prepared in line with Capital Markets Board Communiqué Serial: II No. 14.1 on Principles of Financial Reporting in Capital Markets, promulgated in Official Gazette No. 28676 dated 13 June 2013 (the "Communiqué"), and in line with Turkish Financial Reporting Standards ("TFRS") enforced by the Public Oversight Accounting and Auditing Standards Authority (the "KGK"). Turkish Financial Reporting Standards include the standards and interpretations published by the Public Oversight Accounting and Auditing Standards Authority (the "KGK") as Turkish Accounting Standards, Turkish Financial Reporting Standards, TAS Interpretations, and TFRS Interpretations.

The financial statements are based on the formats specified in the Financial Statement Samples and Users' Manual published by the CMB and in the "Announcement on TFRS Taxonomy" published by the KGK on 03 July 2024.

Restatement of financial statements in hyperinflationary periods

The Company prepared its financial statements as of and for the year ended 30 September 2025 by applying TAS 29 "Turkish Financial Reporting in Hyperinflationary Economies" in accordance with the announcement made by POA on 23 November 2023 and the "Implementation Guide on Financial Reporting in Hyperinflationary Economies". In accordance with the standard, that financial statements prepared in the currency of a hyperinflationary economy should be stated in terms of the purchasing power of that currency at the balance sheet date and for the purpose of comparison with prior period financial statements, comparative information is expressed in terms of the measuring unit current at the end of the reporting period. Therefore, the Company has also presented its financial statements as of 31 December 2024 on a purchasing power basis as of 30 September 2025.

In accordance with the CMB's decision dated 28 December 2023 and numbered 81/1820, issuers and capital market institutions subject to financial reporting regulations applying Turkish Accounting/Financial Reporting Standards are required to apply inflation accounting by applying the provisions of IAS 29 to their annual financial statements for the accounting periods ending on December 31, 2024. Restatements in accordance with TAS 29 have been made using the adjustment factor derived from the Consumer Price Index ("CPI") in Turkey published by the Turkish Statistical Institute. As at 30 September 2025, the indices and adjustment factors used in the restatement of the financial statements are as follows:

	<u>Index</u>	Correction Coefficient	Three-year Correcting Inflation Rates
30 September 2025	3 367,22	1,00000	222%
31 December 2024	2.684,55	1,25430	291%
30 September 2024	2.526,16	1,33294	343%

(Convenience translation of the consolidated financial statements originally issued in Turkish)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.1 Basis of the presentation (Continued)

Restatement of financial statements in hyperinflationary periods (Continued)

The main components of the Company's restatement for financial reporting purposes in hyperinflationary economies are as follows:

- The financial statements for the current period presented in TRY are expressed in terms of the purchasing power of TRY at the balance sheet date and the amounts for the previous reporting periods are restated in accordance with the purchasing power of TRY at the end of the reporting period.
- Monetary assets and liabilities are not restated as they are currently expressed in terms of the measuring unit current at the balance sheet date. Where the inflation-adjusted amounts of non-monetary items exceed the recoverable amount or net realizable value, the provisions of TAS 36 and TAS 2 have been applied, respectively.
- Non-monetary assets, liabilities and equity items that are not expressed in the current purchasing power at the balance sheet date are restated by applying the relevant conversion factors.
- All items in the statement of comprehensive income, except for "the effects of non-monetary items in the balance sheet on the statement of comprehensive income", have been restated by applying the multipliers calculated over the periods in which the income and expense accounts were initially recognized in the financial statements.
- The effect of inflation on the Company's net monetary asset position in the current period is recognized in the statement of income in the net monetary position loss account.

2.2 Functional and Reporting Currency

The financial statements of the Company are presented in the currency of the primary economic environment in which the Company operates (its functional currency). The operating results and financial position of the Company are expressed in TRY, which is the functional currency of the Company.

2.3 Going Concern

The consolidated financial statements of the Group have been prepared on the basis of the going concern.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.4 Basis of Consolidation

The details of the Group's subsidiaries at 30 September 2025 and 31 December 2024 are as follows:

	30 September 2025	31 December 2024	30 September 2025	31 December 2024
Subsidiaries	Direct Ownership Rate %		Group's Effective O	wnership Rate %
Mevsim Taze Sebze Meyve San. ve Tic. A.Ş.	100%	100%	100%	100%
UCZ Mağazacılık Tic. A.Ş.	100%	100%	100%	100%

Consolidated financial statements include financial statements of entities controlled by the Group and its subsidiaries.

Control is obtained by the Group, when the following terms are met;

- Having power over the invested company/assets
- Is exposed, or has rights, to variable returns from its involvement with the investee; and
- Has the ability to use its power to affect its returns.

The Group reassesses whether or not it controls an investee if facts and circumstances indicate that there are changes to one or more of the three elements of control listed above.

Profit or loss and other comprehensive income are attributable to the equity holders of both the parent company and non-controlling interests. Total comprehensive income of subsidiaries is attributed to the owners of the Company and to the non-controlling interests even if this results in the non-controlling interests having a deficit balance.

When necessary, adjustments are made to the financial statements of the subsidiaries in relation to accounting policies so that they conform to the accounting policies followed by the Group. All cash flows from in-group assets and liabilities, equity, income and expenses, and transactions between Group companies are eliminated in consolidation.

2.5 Changes in Accounting Policies

Significant changes in the accounting policies are accounted retrospectively and prior period's financial statements are restated. The Group has not made any changes in accounting policies in the reporting period.

2.6 Changes in Accounting Estimates and Errors

Following changes in key estimates:

Changes in accounting policies or accounting errors are applied retrospectively and the consolidated financial statements of the previous periods are restated. If estimated changes in accounting policies are for only one period, changes are applied on the current period but if the estimated changes effect the following periods, changes are applied both on the current and following years prospectively. There is no material change in accounting estimates of the Group in the current period.

2.7 Application of new and revised TFRSs

- Standards, amendments, and interpretations applicable as of 30 September 2025:
- Amendments to TAS 21 Lack of Exchangeability; effective from annual periods beginning on or after 1 January 2025. An entity is impacted by the amendments when it has a transaction or an operation in a foreign currency that is not exchangeable into another currency at a measurement date for a specified purpose. A currency is exchangeable when there is an ability to obtain the other currency (with a normal administrative delay), and the transaction would take place through a market or exchange mechanism that creates enforceable rights and obligations. These amendments have no material impact on the Group's consolidated financial statements.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.7 Application of new and revised TFRSs (Continued)

- b) Standards, amendments, and interpretations that are issued but not effective as of 30 September 2025:
- Amendment to TFRS 9 and TFRS 7 Classification and Measurement of Financial Instruments; effective from annual reporting periods beginning on or after 1 January 2026 (early adoption is available). These amendments have no material impact on the Group's consolidated financial statements. These amendments:
 - clarify the requirements for the timing of recognition and derecognition of some financial assets and liabilities, with a new exception for some financial liabilities settled through an electronic cash transfer system;
 - clarify and add further guidance for assessing whether a financial asset meets the solely payments of principal and interest (SPPI) criterion;
 - add new disclosures for certain instruments with contractual terms that can change cash flows (such as some instruments with features linked to the achievement of environment, social and governance (ESG) targets); and
 - make updates to the disclosures for equity instruments designated at Fair Value through Other Comprehensive Income (FVOCI).
- Annual improvements to TFRS Volume 11; effective from annual periods beginning on or after 1 January 2026 (earlier application permitted). Annual improvements are limited to changes that either clarify the wording in an Accounting Standard or correct relatively minor unintended consequences, oversights or conflicts between the requirements in the Accounting Standards. These amendments have no material impact on the Group's consolidated financial statements. The 2024 amendments are to the following standards:
 - TFRS 1 First-time Adoption of International Financial Reporting Standards;
 - TFRS 7 Financial Instruments: Disclosures and its accompanying Guidance on implementing TFRS 7;
 - TFRS 9 Financial Instruments;
 - TFRS 10 Consolidated Financial Statements; and
 - TAS 7 Statement of Cash Flows.
- Amendment to TFRS 9 and TFRS 7 Contracts Referencing Nature-dependent Electricity; effective from annual periods beginning on or after 1 January 2026 but can be early adopted subject to local endorsement where required. These amendments change the 'own use' and hedge accounting requirements of TFRS 9 and include targeted disclosure requirements to TFRS 7. These amendments apply only to contracts that expose an entity to variability in the underlying amount of electricity because the source of its generation depends on uncontrollable natural conditions (such as the weather). These are described as 'contracts referencing nature-dependent electricity'. These amendments have no material impact on the Group's consolidated financial statements.
- TFRS 18 Presentation and Disclosure in Financial Statements; effective from annual periods beginning on or after 1 January 2027. This is the new standard on presentation and disclosure in financial statements, with a focus on updates to the statement of profit or loss. These amendments have no material impact on the Group's consolidated financial statements. The key new concepts introduced in TFRS 18 relate to:
 - the structure of the statement of profit or loss;
 - required disclosures in the financial statements for certain profit or loss performance measures that are reported outside an entity's financial statements (that is, management-defined performance measures); and
 - enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general.
- TFRS 19 Subsidiaries without Public Accountability: Disclosures; effective from annual periods beginning on or after 1 January 2027. This new standard works alongside other TFRS Accounting Standards. An eligible subsidiary applies the requirements in other TFRS Accounting Standards except for the disclosure requirements and instead applies the reduced disclosure requirements in TFRS 19. TFRS 19's reduced disclosure requirements balance the information needs of the users of eligible subsidiaries' financial statements with cost savings for preparers. TFRS 19 is a voluntary standard for eligible subsidiaries. These amendments have no material impact on the Group's consolidated financial statements. A subsidiary is eligible if:
 - it does not have public accountability; and
 - it has an ultimate or intermediate parent that produces consolidated financial statements available for public use that comply with TFRS Accounting Standards.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies

Revenue

Revenue is recognized in the consolidated financial statements at the transaction price. The transaction fee is the amount that the entity expects to receive in return for transferring the goods or services that it has committed to the customer, except for the amounts collected on behalf of third parties (Şok İşlem, Money Transfer). When the control of the goods or services is transferred to the customers, the related amount is reflected to the consolidated financial statements as revenue. Net sales are presented by deducting returns and discounts from sales of goods.

The Group recognizes revenue from the following main sources:

i) Retail revenues

The Group sells food and non-food fast-moving consumer goods through cash, credit card, "Cepte Şok" or customer cards (Istanbul Metropolitan Municipality (IBB) Social Card, Şok Card, Paye Card) and sells it to retail customers in retail stores and revenue is recognised when the ownership of the goods is transferred to the customer.

ii) Turnover premiums and discounts from sellers

The Group recognizes turnover premiums and discounts received from sellers on an accrual basis over the period in which the sellers benefit from the services.

iii) Wholesale revenues

The Group sells its food and non-food fast-moving consumer goods directly to its commercial customers directly from its own warehouse or to the customer. When the shipment is completed and the goods are delivered to the customer they are recognised as revenue.

Financing component of revenue

The Group management has concluded that there is no significant financing component for transactions identified as credit card and sales contracts. There is no difference between the promised consideration and the cash sale price of the goods or services promised and as a result it is concluded that discounted credit sales pursuant to TAS 18 will not be discounted by the application of TFRS 15.

Revenue recognition

Revenue Recognition Group recognises revenue based on the following five principles in accordance with the TFRS 15 - "Revenue from Contracts with Customers" standard:

- Identification of customer contracts
- Identification of performance obligations
- Determination of the transaction price in the contracts
- Allocation of transaction price to the performance obligations
- Recognition of revenue when the performance obligations are satisfied

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Revenue recognition (Continued)

According to this model, goods or services promised in each contract with customers are evaluated. Each commitment made to transfer goods or services is determined as a separate performance obligation. Afterwards, it is determined whether the performance obligations will be fulfilled over time or at a certain time. If the Group transfers control of a good or service over time and therefore fulfills the performance obligations related to the related sales over time, it measures the progress towards the full fulfillment of the said performance obligations and recognizes the revenue in the consolidated financial statements over time.

Revenue related to performance obligations in the form of goods or services transfer commitments are recognized when control of the goods or services is taken over by customers.

The Group evaluates the following when evaluating the transfer of control of the goods or services sold to the customer:

- a) Ownership of the Group's right to collect on goods or services,
- b) Customer's legal ownership of the goods or services,
- c) Transfer of possession of goods or services,
- d) Customer's possession of significant risks and rewards arising from owning the property or service,
- e) Customer's acceptance of the goods or services.

Other income gained by the Group is reflected by the basis mentioned below:

• Interest income – accrued on a time basis, by reference to the principal outstanding and at the effective interest rate applicable, which is the rate that exactly discounts estimated future cash receipts through the expected life of the financial asset to that asset's net carrying amount.

Inventories

Inventories are stated at the lower of cost and net realizable value expressed in purchasing power as of balance sheet date. Cost expressed in purchasing power is calculated as the average cost over the month. Net realizable value represents the estimated selling price less all estimated costs incurred in marketing and selling.

Property and Equipment

Property and equipment are carried at cost expressed in purchasing power less accumulated depreciation and any accumulated impairment losses. Cost expressed in purchasing power includes professional fees and, for qualifying assets, borrowing costs capitalized in accordance with the Group's accounting policy. Such properties are classified to the appropriate categories of property and equipment when completed and ready for intended use. Depreciation of these assets, on the same basis as other property assets, commences when the assets are ready for their intended use. Other expenses are accounted under expense items in consolidated income statement in the period in which they are incurred.

Depreciation is charged on a straight-line basis over the assets' estimated useful lives. Based on the average useful lives of property and equipment, the following depreciation rates are determined as stated below:

Vehicles 5 years Fixtures and Furniture 4-15 years Leasehold improvements 5-20 years

Assets held under finance leases are depreciated over their expected useful lives on the same basis as owned assets. However, when there is no reasonable certainty that ownership will be obtained by the end of the lease term, assets are depreciated over the shorter of the lease term and their useful lives. An item of property and equipment is derecognized upon disposal or when no future economic benefits are expected to arise from the continued use of the asset. Any gain or loss arising on the disposal or retirement of an item of property and equipment is determined as the difference between the sales proceeds and the carrying amount of the asset and is recognized in consolidated profit or loss.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Intangible assets

Intangible assets acquired separately

Intangible assets with finite useful lives that are acquired separately are carried at cost expressed in purchasing power less accumulated amortization and accumulated impairment losses. Amortization is recognized on a straight-line basis over their estimated useful lives. The estimated useful life and amortization method are reviewed at the end of each reporting period, with the effect of any changes in estimate being accounted for on a prospective basis. Intangible assets with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

Intangible assets acquired in a business combination

Intangible assets acquired in a business combination and recognized separately from goodwill are initially recognized at their fair value at the acquisition date (which is regarded as their cost).

Subsequent to initial recognition, intangible assets acquired in a business combination are reported at cost less accumulated amortization and accumulated impairment losses, on the same basis as intangible assets that are acquired separately. Intangible assets with indefinite useful lives that are acquired separately are carried at cost less accumulated impairment losses.

Business combinations

The acquisition of subsidiaries and businesses are accounted for using 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 the former owners of the acquiree and the equity interests issued by the Group in exchange for control of the acquiree. Acquisition-related costs are generally recognized in profit or loss as incurred.

At the acquisition date, the identifiable assets acquired and the liabilities assumed are recognized at their fair value at the acquisition date, except that:

Deferred tax assets or liabilities and liabilities or assets related to employee benefit arrangements are recognized and measured in accordance with TAS 12 Income Taxes and TAS 19 Employee Benefits respectively;

Goodwill is measured as 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. If, after reassessment, the net of the acquisition-date amounts of the identifiable assets acquired and liabilities assumed exceeds 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 interest in the acquiree (if any), the excess is recognized immediately in profit or loss as a bargain purchase gain.

Non-controlling interests that are present ownership interests and entitle their holders to a proportionate share of the entity's net assets in the event of liquidation may be initially measured either at fair value or at the non-controlling interests' proportionate share of the recognized amounts of the acquiree's identifiable net assets. The choice of measurement basis is made on a transaction-by-transaction basis. Other types of non-controlling interests are measured at fair value or, when applicable, on the basis specified in another TFRS.

If the initial accounting for a business combination is incomplete by the end of the reporting period in which the combination occurs, 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 at the acquisition date that, if known, would have affected the amounts recognized at that date.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Shares in Other Entities

For each subsidiary that the Group has a non-controlling interest in accordance with TFRS 12 the Group discloses (a) the name of the subsidiary, (b) the place where the subsidiary operates mainly (and the country where the company is located, c) the share of ownership held by non-controlling interests, and (d) the share of the voting rights held by non-controlling interests in the event of a change from the ownership interest rate; (f) Disclose non-controlling interest in the subsidiary as of the end of the reporting period; and (g) financial information related to the subsidiary.

Goodwill

Goodwill arising on an acquisition of a business is carried at cost expressed in purchasing power as established at the date of acquisition of the business less accumulated impairment losses, if any.

For the purposes of impairment testing, goodwill is allocated to each of the Group's cash-generating units (or groups of cash-generating units) that are expected to benefit from the synergies of the combination.

A cash-generating unit to which goodwill has been allocated is tested for impairment annually, or more frequently when there is indication that the unit may be impaired. If the recoverable amount of the cash-generating unit is less than its carrying amount, the impairment loss is allocated first to reduce the carrying amount of any goodwill allocated to the unit and then to the other assets of the unit pro rata based on the carrying amount of each asset in the unit. Any impairment loss for goodwill is recognized directly in profit or loss in the statement of income. An impairment loss recognized for goodwill is not reversed in subsequent periods. On disposal of the relevant cash-generating unit, the attributable amount of goodwill is included in the determination of the profit or loss on disposal.

Leasing

<u>The Group – as a lessee</u>

At inception of a contract, the Group assesses whether a contract is, or contains a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration. To assess whether a contract conveys the right to control the use of an identified asset, The Group assess whether:

- a) The contract involved the use of an identified asset this may be specified explicitly or implicitly.
- b) The asset should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, the asset is not identified.
- c) The Group has the right to obtain substantially all of the economic benefits from the use of an asset throughout the period of use; and
- d) The Group has the right to direct use of the asset. The Group concludes to have the right of use, when it is predetermined how and for what purpose the Group will use the asset. The Group has the right to direct use of asset if either:
 - i. the Group has the right to operate (or to have the right to direct others to operate) the asset over its useful life and the lessor does not have the rights to change the terms to operate or;
 - ii. the Group designed the asset (or the specific features) in a way that predetermines how and for what purpose it is used.

At inception or on reassessment of a contract that contains a lease component, the Group allocates the consideration in the contract to each lease component on the basis of their relative stand-alone prices.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Leasing (Continued)

<u>The Group – as a lessee (Continued)</u>

Right of use asset

The right of use asset is initially recognized at cost expressed in purchasing power comprising of:

- a) Amount of the initial measurement of the lease liability;
- b) Any lease payments made at or before the commencement date, less any lease incentives received;
- c) Any initial direct costs incurred by the Group; and

The Group re-measure the right of use asset:

- a) After netting-off depreciation and reducing impairment losses from right of use asset,
- b) Adjusted for certain re-measurements of the lease liability recognized at the present value

The Group applies TAS 16 "Property, Plant and Equipment" to amortize the right of use asset and to asses for any impairment. If the lease transfers ownership of the underlying asset to the lessee by the end of the lease term or if the cost of the right-of-use asset reflects that the lessee will exercise a purchase option, the Group depreciate the right-of-use asset from the commencement date to the end of the useful life of the underlying asset. Otherwise, The Group depreciate the right-of-use asset from the commencement date to the earlier of the end of the useful life of the right-of-use asset or the end of the lease term.

The Group apply TAS 36 Impairment of Assets to determine whether the right-of-use asset is impaired and to account for any impairment loss identified.

Lease Liability

The lease liability is initially measured at the present value of the lease payments that are not paid at the commencement date. Lease liabilities are discounted to present value by using the annual interest rate implicit in the lease if readily determined or with the Group's annual borrowing rate.

Lease payments included in the measurement of the lease liability comprise the following:

- a) Fixed payments, including in-substance fixed payments;
- b) Variable lease payments that depend on an index or a rate, initially measured using the index or rate as the commencement date,
- c) The exercise price of a purchase option if the Group is reasonably certain to exercise that option; and
- d) Payments of penalties for terminating the lease, if the lease term reflects the Group exercising an option to terminate the lease.

After initial recognition, the lease liability is measured:

- a) Increasing the carrying amount to reflect interest on lease liability
- b) Reducing the carrying amount to reflect the lease payments made and
- c) Remeasuring the carrying amount to reflect any reassessment or lease modifications or to reflect revised in-substance fixed lease payments.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

<u>The Group – as a lessee (Continued)</u>

Interest on the lease liability in each period during the lease term is the amount that produces a constant periodic rate of interest on the remaining balance of the lease liability. The Group determine the revised discount rate as the interest rate implicit in the lease for the remainder of the lease term, if that rate can be readily determined, or the lessee's incremental borrowing rate at the date of reassessment, if the interest rate implicit in the lease cannot be readily determined. After the commencement date, The Group remeasure the lease liability to reflect changes to the lease payments. The Group recognise the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

The Group shall remeasure the lease liability by discounting the revised lease payments using a revised discount rate, if either:

- a) There is a change in the lease term. The Group determine the revised lease payments on the basis of the revised lease term; or
- b) There is a change in the assessment of an option to purchase the underlying asset. The Group determine the revised lease payments to reflect the change in amounts payable under the purchase option.

The Group determine the revised discount rate as the interest rate implicit in the lease for the remainder of the lease term, if that rate can be readily determined, or the lessee's incremental borrowing rate at the date of reassessment, if the interest rate implicit in the lease cannot be readily determined.

The Group remeasure the lease liability by discounting the revised lease payments, if either:

- a) There is a change in the amounts expected to be payable under a residual value guarantee. The Group determine the revised lease payments to reflect the change in amounts expected to be payable under the residual value guarantee.
- b) There is a change in future lease payments resulting from a change in an index or a rate used to determine those payments. The Group remeasure the lease liability to reflect those revised lease payments only when there is a change in the cash flows.

The Group determine the revised lease payments for the remainder of the lease term based on the revised contractual payments. In that case, the Group use an unchanged discount rate.

The Group recognises the restructuring of the lease as a separate leasing if both of the following are met:

- a) The restructuring extends the scope of the leasing by including the right of use of one or more underlying assets, and
- b) The lease payment amount increases as much as the appropriate adjustments to the price mentioned individually so that the increase in scope reflects the individual price and the terms of the relevant agreement.

The Group management used the alternative borrowing rate as the discount rate during the acquisition of the lease obligation. The alternative borrowing rate consists of the estimated interest rate that the Group management will incur for a loan in the amount of its gross lease liabilities.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Impairment of tangible and intangible assets other than goodwill

At the end of each reporting period, the Group reviews the carrying amounts of its tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to determine the extent of the impairment loss (if any). When it is not possible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of the cash-generating unit to which the asset belongs. When a reasonable and consistent basis of allocation can be identified, corporate assets are also allocated to individual cash-generating units, or otherwise they are allocated to the smallest Group of cash-generating units for which a reasonable and consistent allocation basis can be identified.

Intangible assets with indefinite useful lives and intangible assets not yet available for use are tested for impairment at least annually, and whenever there is an indication that the asset may be impaired. Recoverable amount is the higher of fair value less costs to sell and value in use. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax annual discount rate that reflects current market assessments of the time value of money and the risks specific to the asset for which the estimates of future cash flows have not been adjusted.

If the recoverable amount of an asset (or cash-generating unit) is estimated to be less than its carrying amount, the carrying amount of the asset (or cash-generating unit) is reduced to its recoverable amount. An impairment loss is recognized immediately in profit or loss.

When an impairment loss subsequently reverses, the carrying amount of the asset (or a cash-generating unit) is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment loss been recognized for the asset (or cash-generating unit) in prior years. A reversal of an impairment loss is recognized immediately in profit or loss.

Financial Instruments

Financial assets and financial liabilities are recognised in the Group's statement of financial position when the Group becomes a party to the contractual provisions of the instrument. Financial assets and financial liabilities are initially measured at fair value. Transaction costs that are directly attributable to the acquisition or issue of financial assets and financial liabilities (other than financial assets and financial liabilities at fair value through profit or loss) are added to or deducted from the fair value of the financial assets or financial liabilities, as appropriate, on initial recognition. Transaction costs directly attributable to the acquisition of financial assets or financial liabilities at fair value through profit or loss are recognised immediately in profit or loss.

Financial assets

All regular way purchases or sales of financial assets are recognised and derecognised on a trade date basis.

The Group classifies its financial assets as (a) Business model used for managing financial assets, (b) financial assets subsequently measured at amortised cost, at fair value through other comprehensive income or at fair value through profit or loss based on the characteristics of contractual cash flows. The Group reclassifies all financial assets effected from the change in the business model it uses for the management of financial assets. The reclassification of financial assets is applied prospectively from the reclassification date. In such cases, no adjustment is made to gains, losses (including any gains or losses of impairment) or interest previously recognized in the financial statements.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Financial assets (Continued)

Classification of financial assets

Debt instruments that meet the following conditions are measured subsequently at amortised cost:

- The financial asset is held within a business model whose objective is to hold financial assets in order to collect contractual cash flows; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

Debt instruments that meet the following conditions are measured subsequently at fair value through other comprehensive income ("FVTOCI"):

- The financial asset is held within a business model whose objective is achieved by both collecting contractual cash flows and selling the financial assets; and
- The contractual terms of the financial asset give rise on specified dates to cash flows that are solely payments of principal and interest on the principal amount outstanding.

By default, all other financial assets are measured subsequently at fair value through profit or loss ("FVTPL").

Despite the foregoing, the Group may make the following irrevocable election/designation at initial recognition of a financial asset; the Group may irrevocably elect to present subsequent changes in fair value of an equity investment in other comprehensive income if certain criteria are met.

(i) Amortised cost and effective interest method

Interest income on financial assets carried at amortized cost is calculated using the effective interest method. The effective interest method is a method of calculating the amortised cost of a debt instrument and of allocating interest income over the relevant period. This income is calculated by applying the effective interest rate to the gross carrying amount of the financial asset:

- (a) Credit-impaired financial assets when purchased or generated. For such financial assets, the Group applies the effective interest rate on the amortized cost of a financial asset based on the loan from the date of the recognition in the financial statements.
- (b) Non-financial assets that are impaired at the time of acquisition or generation but subsequently become a financial asset that has been impaired. For such financial assets, the Group applies the effective interest rate to the amortized cost of the asset in the subsequent reporting periods.

Interest income is recognised using the effective interest method for debt instruments measured subsequently at amortised cost and at FVTOCI.

Interest income is recognised in profit or loss and is included in the "finance income – interest income" line item (Note 24).

(ii) Financial assets at FVTPL

Financial assets that do not meet the criteria for being measured at amortised cost or FVTOCI (see (i) to (ii) above) are measured at FVTPL.

Financial assets at FVTPL are measured at fair value at the end of each reporting period, with any fair value gains or losses recognised in profit or loss to the extent they are not part of a designated hedging relationship.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Financial assets (Continued)

Foreign exchange gains and losses

The carrying amount of financial assets that are denominated in a foreign currency is determined in that foreign currency and translated at the spot rate at the end of each reporting period. In particular, foreign exchange differences are recognized in profit or loss for financial assets that are shown at amortized cost and are not part of a defined hedge.

Impairment of financial assets

The Group recognises a loss allowance for expected credit losses on investments in debt instruments that are measured at amortised cost or at FVTOCI, lease receivables, trade receivables and contract assets, as well as financial guarantee contracts. No impairment loss is recognised for investments in equity instruments. The amount of expected credit losses is updated at each reporting date to reflect changes in credit risk since initial recognition of the respective financial instrument.

The Group utilizes a simplified approach for trade receivables, contract assets and lease receivables that does not have significant financing component and calculates the allowance for impairment against the lifetime ECL of the related financial assets.

For all other financial instruments, the Group recognises lifetime ECL when there has been a significant increase in credit risk since initial recognition. However, if on the other hand, the credit risk on the financial instrument has not increased significantly since initial recognition, the Group measures the loss allowance for that financial instrument at an amount equal to 12-month ECL.

Measurement and recognition of expected credit losses

The measurement of expected credit losses is a function of the probability of default, loss given default (i.e. the magnitude of the loss if there is a default) and the exposure at default. The assessment of the probability of default and loss given default is based on historical data adjusted by forward-looking information as described above. As for the exposure at default, for financial assets, this is represented by the assets' gross carrying amount at the reporting date.

For financial assets, the expected credit loss is estimated as the difference between all contractual cash flows that are due to the Group in accordance with the contract and all the cash flows that the Group expects to receive, discounted at the original effective interest rate.

Derecognition of financial assets

The Group derecognises a financial asset only when the contractual rights to the cash flows from the asset expire, or when it transfers the financial asset and substantially all the risks and rewards of ownership of the asset to another entity.

On derecognition of a financial asset measured at amortised cost, the difference between the asset's carrying amount and the sum of the consideration received and receivable is recognised in profit or loss. In addition, on derecognition of an investment in a debt instrument classified as at FVTOCI, the cumulative gain or loss previously accumulated in the investments revaluation reserve is reclassified to profit or loss. In contrast, on derecognition of an investment in equity instrument which the Group has elected on initial recognition to measure at FVTOCI, the cumulative gain or loss previously accumulated in the investments revaluation reserve is not reclassified to profit or loss, but is transferred to retained earnings.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Financial liabilities

Financial liabilities are classified as at FVTPL on initial recognition. On initial recognition of liabilities other than those that are recognised at FVTPL, transaction costs directly attributable to the acquisition or issuance thereof are also recognised in the fair value.

A financial liability is subsequently classified at amortized cost except:

- (a) Financial liabilities at FVTPL: These liabilities including derivative instruments are subsequently measured at fair value.
- (b) Financial liabilities arising if the transfer of the financial asset does not meet the conditions of derecognition from the financial statements or if the ongoing relationship approach is applied: When the Group continues to present an asset based on the ongoing relationship approach, a liability in relation to this is also recognised in the financial statements. The transferred asset and the related liability are measured to reflect the rights and liabilities that the Group continues to hold. The transferred liability is measured in the same manner as the net book value of the transferred asset.
- (c) A contingent consideration recognized in the financial statements by the entity acquired in a business combination where TFRS 3 is applied: After initial recognition, the related contingent consideration is measured as at FVTPL.

A financial liability is measured at fair value during its initial recognition. During the initial recognition of financial liabilities whose fair value difference is not reflected in profit or loss, transaction costs that can be directly associated with the undertaking of the relevant financial liability are added to the fair value in question. Financial liabilities are accounted over the amortized cost value by using the effective interest method together with the interest expense calculated over the effective interest rate in the following periods.

Derecognition of financial liabilities

The Group derecognises financial liabilities when, and only when, the Group's obligations are discharged, cancelled or have expired. The difference between the carrying amount of the financial liability derecognised and the consideration paid and payable, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

Earnings per share

Earnings per share disclosed in the consolidated income statement are determined by dividing net income attributable to equity holders of the parent by the weighted average number of shares outstanding during the period concerned.

Foreign Currency Transactions

Transactions in foreign currencies (currencies other than Turkish Lira) in the legal books of the Group are translated into Turkish Lira at the rates of exchange prevailing at the transaction dates. Assets and liabilities in balance sheet denominated in foreign currencies are translated at the rates prevailing at the balance sheet date. Gains and losses arising on settlement and translation of foreign currency items are included in the consolidated statements of profit or loss.

Events After the Reporting Period

Events after the reporting period cover the events which arise between the balance sheet date and the date when the consolidated financial statements are authorized for issue, even if they occur after an announcement related with the profit for the year or disclosure of other selected financial information.

The Group restates its consolidated financial statements if such subsequent events arise which require to adjust consolidated financial statements.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Provisions, Contingent Assets and Liabilities

Provisions are recognized when there is a present obligation (legal or constructive) as a result of a past event, it is probable that the Group will be required to settle the obligation, and a reliable estimate can be made of the amount of the obligation.

The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the balance sheet date, taking into account the risks and uncertainties surrounding the obligation.

Where a provision is measured using the cash flows estimated to settle the present obligation, its carrying amount is the present value of those cash flows.

When some or all of the economic benefits required to settle a provision are expected to be recovered from a third party, receivable is recognized as an asset if it is virtually certain that reimbursement will be received and the amount of receivable can be measured reliably.

Related Parties

A related party is a person or entity that is related to the entity that is preparing its financial statements (in this standard referred to as 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 a reporting entity if any of the 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 is 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)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 of a parent of the entity) Transactions with the related parties: Relationships between a parent and its subsidiaries shall be disclosed irrespective of whether there have been transactions between them.

The transactions of resources, services or obligations between reporting entity and related party are transfers whether there is consideration of price or not.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Business combinations under common control

The Group recognizes business combinations under common control by using pooling of interest method in the consolidated financial statements. Detailed explanations are given in Note 2.8. Accordingly:

- No goodwill is recognized in the financial statements
- Goodwill recognized from the acquisition of an acquiree has not been reflected in the consolidated financial statements.
- While application of the pooling of interest method financial statements are restated as if the business combination
 was effected and presented comparatively as of the beginning of the reporting period when the common control
 existed;
- As it would be appropriate for parent company to consider the inclusion of business combinations under common control to consolidated financial statements, for consolidation purposes, financial statements including combination accounting are restated in accordance with TAS as if the consolidated financial statements are prepared in accordance with TAS prior and subsequent to the date that Group's controlling party has common control over entities.
- In order to eliminate potential assets-liabilities difference arising from business combinations within the scope of under common control transactions, "Effect of transactions under common control" account has been used as an offset account.

Current tax

Taxable profit/loss differs from 'profit/loss before tax' as reported in the consolidated statement of profit or loss and other comprehensive income because of items of income or expense that are taxable or deductible in other years and it excludes items that are never taxable or deductible. The Group's current tax is calculated using tax rates that have been enacted or substantively enacted by the end of the reporting period.

Deferred tax

Turkish tax legislation does not allow the parent company to file its subsidiaries and affiliates tax returns based on its condensed consolidated financial statements. Therefore, provisions for taxes reflected in these condensed consolidated financial statements have been calculated separately for all companies included in the full consolidation.

Deferred tax liability or assets are determined by calculating the tax effects of temporary differences between the amounts of assets and liabilities shown in the individual financial statements of the businesses within the scope of consolidation and the amounts taken into account in the legal tax base calculation according to the balance sheet method, taking into account the enacted tax rates. While deferred tax liabilities are calculated for all taxable temporary differences, deferred tax assets consisting of deductible temporary differences are calculated on the condition that it is highly probable to benefit from these differences by generating taxable profit in the future. The mentioned assets and liabilities are not recognized if they arise from the initial recognition of the temporary difference, goodwill or other assets and liabilities (other than business combinations) related to the transaction that does not affect the commercial or financial profit/loss.

Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future.

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8 Summary of Significant Accounting Policies (Continued)

Deferred tax (Continued)

The carrying amount of the deferred tax asset is reviewed at each balance sheet date. The carrying value of the deferred tax asset is reduced to the extent that it is not probable that a financial profit will be obtained to allow some or all of the benefits to be obtained.

Deferred tax assets and liabilities are calculated over tax rates (tax regulations) that are expected to be valid in the period when the assets will be realized or the liabilities will be fulfilled and that have been enacted or substantially enacted as of the balance sheet date. During the calculation of deferred tax assets and liabilities, the tax results of the methods estimated by the Group to recover the book value of its assets or fulfill its liabilities as of the balance sheet date are taken into account.

Deferred tax assets and liabilities are offset when there is a legally enforceable right to set off current tax assets against current tax liabilities and when they relate to income taxes levied by the same taxation authority and the Group intends to settle its current tax assets and liabilities on a net basis.

Current and deferred tax for the period

Current and deferred tax are recognized as in profit or loss, except when they relate to items that are recognized in other comprehensive income or directly in equity, in which case, the current and deferred tax are also recognized in other comprehensive income or directly in equity respectively. Where current tax or deferred tax arises from the initial accounting for a business combination, the tax effect is included in the accounting for the business combination.

Employee Benefits

Termination and retirement benefits

Under Turkish law and union agreements, lump sum payments are made to employees retiring or involuntarily leaving the Group. Such payments are considered as being part of defined retirement benefit plan as per International Accounting Standard No. 19 (revised) "Employee Benefits" ("TAS 19"). The retirement benefit obligation recognized in the consolidated balance sheet represents the present value of the defined benefit obligation. The actuarial gains and losses are recognized in consolidated other comprehensive income.

Statement of Cash Flows

In statement of cash flows, cash flows are classified according to operating, investment and finance activities.

Share capital and dividends

Common shares are classified as equity. Dividends on common shares are recognized in equity in the period in which they are approved and declared.

2.9 Critical Accounting Judgments and Key Sources of Estimation Uncertainty

The critical decisions, evaluations, estimates and assumptions made by the Group while applying its accounting policies are as follows:

Allowance of inventory

The Group has recognized an allowance for net realizable value of non-food inventory that is not expected to be used and/or slow moving over 90 days. The Group has identified inventories for which the net realizable value is less than carrying value. Based on the management analysis, an allowance amounting to TRY. TRY 41.232.963 is recognized for net realizable value of inventories (31 December 2024: TRY 49.036.031).

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2. BASIS OF PRESENTATION OF THE CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9 Critical Accounting Judgments and Key Sources of Estimation Uncertainty (Continued)

The critical decisions, evaluations, estimates and assumptions made by the Group while applying its accounting policies are as follows: (Continued)

Provisions

In accordance with the accounting policy in Note 2.8, provisions are recognized when the Group has a present obligation as a result of a past event, and it is probable that the Group will be required to settle that obligation and a reliable estimate can be made of the amount of the obligation. Accordingly as of 30 September 2025 and 31 December 2024 the Group evaluated the current risks and booked the required provisions (Note 14).

Useful life of property and equipment and intangible assets

The Group calculates depreciation for its tangible and intangible fixed assets over their expected useful lives.

Şok brand value is determined by independent valuation specialists during the purchase of Şok which is mentioned in Note 1. Because the useful life of brand value is not limited by any special agreement or regulation and it keeps generating cash flows; it is assumed that the brand value has an indefinite useful life. The brand which is considered as indefinite useful life is annually reviewed by the Group for impairment.

The brand value is determined by the calculation amount generated from the operations. These calculations are based on estimates of cash flows after tax based on the financial budget covering five-year period. Estimates of EBITDA (earnings before interest, tax, depreciation and amortization) are an important part of these calculations. As a result of estimations and calculations made by the Group management, Group management concluded that there is no impairment on brand value as of 30 September 2025.

Extension and termination options

In determining the lease liability, the Group considers the extension and termination options. The majority of extension and termination options held are exercisable both by the group and by the respective lessor. Extension options are included in the lease term if the lease is reasonably certain to be extended. The group remeasures the lease term, if a significant event or a significant change in circumstances occurs which affects the initial assessment.

3. SEGMENT REPORTING

The Group's operating segments are identified based on the information provided to and analyzed by the CEO, which represents the chief operating decision maker (CODM), making decisions regarding the allocation of resources and assessing performance.

For the purposes of TFRS 8, the activities performed by the Group are identified as belonging to a single operating segment, given that the Group's business consists of retail stores selling fast moving consumer products in Turkey and that the CODM reviews the Group's stores as a whole.

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4. DISCLOSURES RELATED TO STATEMENT OF CASH FLOWS

	30 September 2025	31 December 2024
Cash on hand	809.564.374	902.201.834
Cash at banks	10.255.886.968	5.732.234.340
Credit cart deposits	505.010.800	618.347.345
Cash and cash equivalents	11.570.462.142	7.252.783.519

There are no restrictions on bank deposits of the Group as at 30 September 2025 (31 December 2024: None).

The maturity of credit card receivables is less than 30 days.

5. BORROWINGS

Financial Borrowings	30 September 2025	31 December 2024
Lease Liabilities	12.525.235.108	11.886.542.196
	12.525.235.108	11.886.542.196

Group management believes that the fair value of the Group's debts approximate to the carrying value of such debts due to their short term nature.

	30 September	31 December
Lease liabilities	2025	2024
Short-term lease liabilities	2.991.844.713	3.583.233.011
Long-term lease liabilities	9.533.390.395	8.303.309.185
	12.525.235.108	11.886.542.196

Reconciliation of liabilities arising from financing activities:

The table below details changes in the Group's liabilities arising from financing activities, including both cash and non-cash changes. Liabilities arising from financing activities are those for which cash flows were, or future cash flows will be classified in the Group's consolidated statement of cash flows as cash flows from financing activities.

			Non-cash ch	anges	
	1 January 2025	Financial cash flow	Adjustment for monetary gain	Addition	30 September 2025
Lease liabilities	11.886.542.196	(5.204.565.878)	(1.714.796.264)	7.558.055.054	12.525.235.108
	11.886.542.196	(5.204.565.878)	(1.714.796.264)	7.558.055.054	12.525.235.108
		_	Non-cash ch	anges	
	1 January 2024	Financial cash flow	Adjustment for monetary loss	Addition	30 September 2024
Lease liabilities	11.412.616.457	(4.030.411.637)	(1.474.704.752)	5.731.453.607	11.638.953.675
	11.412.616.457	(4.030.411.637)	(1.474.704.752)	5.731.453.607	11.638.953.675

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6. TRADE RECEIVABLES AND PAYABLES

	30 September	31 December
<u>Current trade receivables</u>	2025	2024
Trade receivables from related parties (Note 26)	382.331.702	300.472.961
Trade receivables	24.910.195	38.546.242
Allowance for doubtful receivables (-)	(8.864.580)	(11.155.243)
	398.377.317	327.863.960

The Group's average period for collection of receivables is 1 days when wholesale revenue is taken into consideration (31 December 2024: 1 days).

As of 30 September 2025 the Group provided allowance for doubtful receivables amounting to TRY 8.864.580 based on reference to past default experience (31 December 2024: TRY 11.155.243).

As of 30 September 2025 and 2024 the movements of allowance for doubtful receivables are as follows:

	1 January-	1 January-
Manager Additional Company of the Designation of the Company of th	30 September	30 September
Movement of Allowance for Doubtful Receivables		2024
Balance at beginning of the period	(11.155.243)	(16.983.437)
Charge for the period		(5.706)
Collections	29.050	
Monetary gain	2.261.613	5.134.467
Closing balance	(8.864.580)	(11.854.676)

A simplified approach is applied for the impairment of trade receivables that are accounted at amortized cost in the consolidated financial statements and do not include a significant financing component (less than 1 year). In cases where the trade receivables are not impaired due to certain reasons (except for the realized impairment losses), the provisions for losses related to trade receivables are measured by an amount equal to life long expected credit losses.

Allowance matrix is used to measure expected credit losses for trade receivables. Provision rates are calculated based on the number of days that maturities of trade receivables are exceeded and in each reporting period such rates are reviewed and revised whenever necessary. The change in expected credit losses provisions is accounted under other operating income/expenses.

The Group collects almost all of its sales by cash or credit cards in store registers. The Group has concluded that, there is no need to make an additional provision in accordance with TFRS 9 due to fact nearly all of the group sales are collected by cash or credit card in store cash registers.

	30 September	31 December
Short-term trade payables	2025	2024
Trade payables Trade payables to related parties (Note 26)	39.359.140.735 3.457.793.175	34.226.743.224 4.006.646.770
	42.816.933.910	38.233.389.994

The average maturity of the Group's trade payables is 73 days (31 December 2024: 67 days).

The nature and risk assessments of trade receivables and payables are presented in Note 27.

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7. OTHER RECEIVABLES AND PAYABLES

	30 September	31 December
Other short-term receivables	2025	2024
Tax receivables	192.655.347	209.832.981
Insurance receivables	12.753.577	18.245.940
Other receivables	15.666.946	48.874.996
	221.075.870	276.953.917
	30 September	31 December
Other long-term receivables	2025	2024
Guarantee and deposits given	121.992.140	123.758.877
	121.992.140	123.758.877
	30 September	31 December
Other long-term payables	2025	2024
Deposits and guarantees	586.330	735.431
	586.330	735.431
	30 September	31 December
Other short-term payables	2025	2024
Non-trade payables from related parties (Note 26)		22.260.244
Deposits and guarantees	500.000	930.087
Other payables (*)	633.969.066	34.047.662
	634.469.066	57.237.993

^(*) A significant portion of the balance consists of Şok Card sales.

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8. INVENTORIES

	30 September 2025	31 December 2024
Trade goods	29.577.691.669	28.776.154.412
Other inventory	987.110.246	1.040.781.532
Allowance for impairment on inventory (-)	(41.232.963)	(49.036.031)
	30.523.568.952	29.767.899.913

Allowance for net realizable value of inventories is allocated for inventories and recognized in the cost of goods sold.

The Group has identified inventories that net realizable value lower than cost as of the balance sheet date. Accordingly allowance for net realizable value of inventories amounting to TRY 41.232.963 has been booked as of 30 September 2025 (31 December 2024: TRY 49.036.031).

9. PREPAID EXPENSES AND DEFERRED INCOME

	30 September	31 December
Short-term prepaid expenses	2025	2024
Prepaid expenses from third parties	743.179.195	2.091.147.338
Prepaid expenses	235.782.817	377.834.052
	978.962.012	2.468.981.390
	30 September	31 December
Short-term deferred income	2025	2024
Deferred income	119.471.797	477.886.579
Advances received from third parties	109.567.813	255.049.062
	229.039.610	732.935.641
	30 September	31 December
Long-term deferred income	2025	2024
Deferred income	398.233.675	398.238.452
	398.233.675	398.238.452

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10. RIGHT OF USE ASSETS

Cost	Stores	Warehouses and other	Total
Opening balance as of 1 January 2025	41.366.946.143	1.434.298.130	42.801.244.273
Additions	7.535.309.193	22.745.861	7.558.055.054
Disposals	(2.565.585.093)		(2.565.585.093)
Closing balance as of 30 September 2025	46.336.670.243	1.457.043.991	47.793.714.234
Accumulated Amortization			
Opening balance as of 1 January 2025	19.607.070.088	1.269.275.139	20.876.345.227
Charge for the period	5.561.076.537	155.654.688	5.716.731.225
Disposals	(1.117.849.216)		(1.117.849.216)
Closing balance as of 30 September 2025	24.050.297.409	1.424.929.827	25.475.227.236
Carrying value as of 30 September 2025	22.286.372.834	32.114.164	22.318.486.998
	a.	Warehouses and	
Cost	Stores	other	Total
Opening balance as of 1 January 2024	38.861.845.537	1.434.298.130	40.296.143.667
Additions	5.508.459.107	222.994.500	5.731.453.607
Disposals	(3.534.211.421)	(60.507.212)	(3.594.718.633)
Closing balance as of 30 September 2024	40.836.093.223	1.596.785.418	42.432.878.641
Accumulated Amortization			
Opening balance as of 1 January 2024	17.970.369.279	829.223.998	18.799.593.277
Charge for the period	2 (27 522 (00	179.480.041	3.817.012.641
	3.637.532.600	1//.100.011	
Disposals	(2.201.733.908)		(2.201.733.908)
		1.008.704.039	(2.201.733.908) 20.414.872.010
Disposals	(2.201.733.908)		

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

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11. PROPERTY, PLANT AND EQUIPMENT

	Vehicles	Furniture and Fixture	Leasehold Improvements	Total
Cost				
Opening balance as of 1 January 2025	329.957.695	35.814.692.072	11.803.803.493	47.948.453.260
Additions	1.497.324	2.182.875.520	917.637.230	3.102.010.074
Disposals	(19.184)	(30.505.650)	(120.271.250)	(150.796.084)
Closing balance as of 30 September 2025	331.435.835	37.967.061.942	12.601.169.473	50.899.667.250
Accumulated Depreciation				
Opening balance as of 1 January 2025	209.001.352	21.116.536.656	6.294.784.556	27.620.322.564
Charge for the period	52.579.398	1.815.837.334	724.146.582	2.592.563.314
Disposals	(320)	(27.034.235)	(59.753.003)	(86.787.558)
Closing balance as of 30 September 2025	261.580.430	22.905.339.755	6.959.178.135	30.126.098.320
		15.041.505		
Carrying value as of 30 September 2025	69.855.405	15.061.722.187	5.641.991.338	20.773.568.930
		Furniture	Leasehold	
	Vehicles	and Fixture	Improvements	Total
Cost				
O : 1 1 C1 I 2024				
Opening balance as of 1 January 2024	327.574.517	31.484.431.691	9.922.615.434	41.734.621.642
Additions Additions	327.574.517 1.113.196	31.484.431.691 4.045.463.090	9.922.615.434 1.702.134.254	41.734.621.642 5.748.710.540
Additions	1.113.196	4.045.463.090	1.702.134.254	5.748.710.540
Additions Disposals Closing balance as of 30 September 2024	1.113.196	4.045.463.090 (3.908.050)	1.702.134.254 (73.718.626)	5.748.710.540 (77.626.676)
Additions Disposals Closing balance as of 30 September 2024 Accumulated Depreciation	1.113.196 328.687.713	4.045.463.090 (3.908.050) 35.525.986.731	1.702.134.254 (73.718.626) 11.551.031.062	5.748.710.540 (77.626.676) 47.405.705.506
Additions Disposals Closing balance as of 30 September 2024 Accumulated Depreciation Opening balance as of 1 January 2024	1.113.196 328.687.713 129.994.190	4.045.463.090 (3.908.050) 35.525.986.731	1.702.134.254 (73.718.626) 11.551.031.062 5.438.735.843	5.748.710.540 (77.626.676) 47.405.705.506 24.229.512.830
Additions Disposals Closing balance as of 30 September 2024 Accumulated Depreciation	1.113.196 328.687.713	4.045.463.090 (3.908.050) 35.525.986.731	1.702.134.254 (73.718.626) 11.551.031.062	5.748.710.540 (77.626.676) 47.405.705.506
Additions Disposals Closing balance as of 30 September 2024 Accumulated Depreciation Opening balance as of 1 January 2024 Charge for the period	1.113.196 328.687.713 129.994.190 59.204.260	4.045.463.090 (3.908.050) 35.525.986.731 18.660.782.797 2.314.474.050	1.702.134.254 (73.718.626) 11.551.031.062 5.438.735.843 873.419.574	5.748.710.540 (77.626.676) 47.405.705.506 24.229.512.830 3.247.097.884
Additions Disposals Closing balance as of 30 September 2024 Accumulated Depreciation Opening balance as of 1 January 2024 Charge for the period Disposals	1.113.196 328.687.713 129.994.190 59.204.260	4.045.463.090 (3.908.050) 35.525.986.731 18.660.782.797 2.314.474.050 (1.151.876)	1.702.134.254 (73.718.626) 11.551.031.062 5.438.735.843 873.419.574 (24.503.069)	5.748.710.540 (77.626.676) 47.405.705.506 24.229.512.830 3.247.097.884 (25.654.945)

There is insurance coverage amounting to TRY 52.297.024.067 on the furniture and fixtures and machinery. (31 December 2024: TRY 47.283.049.985).

Current depreciation expense related to fixed assets amounting to TRY 8.373.383.726 (30 September 2024: TRY 7.177.738.664) booked in marketing and selling expenses and TRY 98.042.432 booked in general administrative expenses (30 September 2024: TRY 18.609.476).

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12. OTHER INTANGIBLE ASSETS

Cost	Trademarks	Rights	Total
Opening balance as of 1 January 2025	1.221.085.645	1.623.280.114	2.844.365.759
Additions		231.644.844	231.644.844
Disposals		(6.439.188)	(6.439.188)
Closing balance as of 30 September 2025	1.221.085.645	1.848.485.770	3.069.571.415
Accumulated Amortization			
Opening balance as of 1 January 2025		989.423.140	989.423.140
Charge for the period		162.131.619	162.131.619
Disposals		(2.272.031)	(2.272.031)
Closing balance as of 30 September 2025		1.149.282.728	1.149.282.728
Carrying value as of 30 September 2025	1.221.085.645	699.203.042	1.920.288.687
Cost	Trademarks	Rights	Total
Opening balance as of 1 January 2024	1.221.085.646	1.359.618.931	2.580.704.577
Additions		203.333.608	203.333.608
Disposals		(3.808.590)	(3.808.590)
Closing balance as of 30 September 2024	1.221.085.646	1.559.143.949	2.780.229.595
Accumulated Amortization			
Opening balance as of 1 January 2024		805.542.047	805.542.047
Charge for the period		132.237.615	132.237.615
Disposals		(973.532)	(973.532)
Closing balance as of 30 September 2024	<u></u>	936.806.130	936.806.130
Carrying value as of 30 September 2024	1.221.085.646	622.337.819	1.843.423.465

Assumptions used for brand impairment are explained in Note 2.9.

13. GOODWILL

Detail of goodwill for the periods ended 30 September 2025 and 31 December 2024 is as follows:

Company	Acquisition Date	30 September 2025	31 December 2024
Şok Marketler Ticaret A.Ş.	August 2011	4.381.207.982	4.381.207.982
Dia Sabancı Süpermarketleri Tic. A.Ş.	July 2013	4.571.188.024	4.571.188.024
Onur Ekspres Marketçilik A.Ş.	July 2013	416.648.819	416.648.819
Other	-	55.241.502	55.241.502
	=	9.424.286.327	9.424.286.327
		1 January-	1 January-
		30 September	30 September
	_	2025	2024
Goodwill	_	9.424.286.327	9.424.286.327
	_	9.424.286.327	9.424.286.327

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13. GOODWILL (Continued)

As a result of internal management purposes, goodwill is allocated to groups of cash-generating units that have similar neighborhoods and similar customer basis. Group of cash generating units are that allocated to districts by post codes.

Recoverable amount of each cash generating unit is determined based on fair value ("FV") less cost to sell of each cash generating unit that is determined according to relative valuation techniques by applying combination of multiples FV/EBITDA and FV/Sales by 40% and 60% respectively. Group management has applied 14.0X multiple for FV/EBITDA and 0.75X multiple for FV/Sales in the impairment model which is consistent with benchmarks and market conditions. Based on calculations above there is no impairment of goodwill associated with cash-generating units.

No impairment of goodwill associated with cash-generating units would have been determined, even if the estimated multiples for FV/EBITDA and FV/Sales used in the calculation of the recoverable amount of the cash-generating units had been decreased or increased by 5% as part of the sensitivity analysis.

14. PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

Other short-term provisions

Provisions for short term liabilities as of 30 September 2025 and 31 December 2024 are as follows:

	30 September 2025	31 December 2024
Lawsuits	839.679.514	896.622.343
	839.679.514	896.622.343
Provisions for as of 30 September 2025 and 2024 are as follows:		
	1 January-	1 January-
	30 September 2025	30 September 2024
Balance at 1 January	896.622.343	967.700.165
Additional provisions recognized	124.838.336	1.949.946
Payments	(123.762.896)	(73.865.267)
Monetary gain / loss	(58.018.269)	(162.699.297)
Balance at 30 September	839.679.514	733.085.547

Group management evaluates the possible results and financial impact of lawsuits at each reporting period and provides the necessary provisions for possible liabilities as a result of this assessment. As of 30 September 2025, the provision amount related with the lawsuits is amounting to TRY 839.679.514 (31 December 2024: TRY 896.622.343).

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15. COMMITMENTS

	30 September 2025	31 December 2024
A. CPM's given in the name of its own legal personality (*) -Guarantees -Mortgages -Pledges	4.184.676.535 	2.988.332.733
B. CPM's given on behalf of the fully consolidated companies (*) C. CPM's given on behalf of third parties for ordinary course of business		
D. Total amount of other CPM's given i) Total amount of CPM's given on behalf of the majority shareholder		
ii) Total amount of CPM's given on behalf of third parties which are not in scope of B and C iii) Total amount of CPM's given on behalf of third parties which are not in scope C		
	4.184.676.535	2.988.332.733

^(*) Relevant amounts are generally related to non-cash risks given to suppliers.

16. EMPLOYEE BENEFITS

Liabilities within the scope of employee benefits:

Short-term benefits	30 September 2025	31 December 2024
Due to personnel	1.696.994.855	1.672.053.757
Social security premiums payable	570.804.930	529.645.683
	2.267.799.785	2.201.699.440
Provisions for short-term employee benefits		
	30 September	31 December
Provisions for employee benefits	2025	2024
Short-term unused vacation liability	366.428.601	588.933.129
	366.428.601	588.933.129

The movement of for unused vacation liability for the periods ended 30 September 2025 and 2024 is as follows:

	1 January- 30 September 2025	1 January- 30 September 2024
Opening balance at 1 January	1.074.069.731	1.002.353.205
Charge for the period	60.109.052	125.154.277
Payments (-)	(219.878.305)	(247.676.333)
Monetary gain / loss	(2.913.407)	(33.058.572)
Closing balance at 30 September	911.387.071	846.772.577

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16. EMPLOYEE BENEFITS (Continued)

Provisions for long-term employee benefits:

	30 September 2025	31 December 2024
Retirement pay provision Long-term unused vacation liability	490.559.331 544.958.470	466.978.987 485.136.602
	1.035.517.801	952.115.589

Under Turkish Labor Law, the Group is required to pay termination benefits to each employee who has completed certain years of service and whose employment is terminated without due cause, who is called up for military service, dies or retires after completing 25 years of service and reaches the retirement age (58 for women and 60 for men).

The amount payable consists of one month's salary limited to a maximum of TRY 53.919,68 for each period of service at 30 September 2025 (31 December 2024: TRY 41.828,42).

The liability is not funded, as there is no funding requirement. The provision is calculated by estimating the present value of the future probable obligation of the Group arising from the retirement of employees. TAS 19 ("Employee Benefits") requires actuarial valuation methods to be developed to estimate the enterprise's obligation under defined benefit plans. Accordingly, the following actuarial assumptions are used in the calculation of the total liability:

The principal assumption is that the maximum liability for each year of service will increase in line with inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the anticipated effects of future inflation. ConsequenTRYy, in the accompanying financial statements as at 30 September 2025, the provision has been calculated by estimating the present value of the future probable obligation of the Group arising from the retirement of the employees. The provisions at the respective balance sheet dates have been calculated assuming an annual inflation rate of 22,77% and a discount rate of 27,15%, resulting in a real discount rate of approximately 3,57% (31 December 2024: 3,57%). Ceiling amount of TRY 53.919,68 which is in effect since 1 October 2025 is used in the calculation of Groups' provision for retirement pay liability (1 October 2024: TRY 41.828,42). The turnover rates to estimate the probability of retirement are taken as 89,55 % and 27,87 % for white collar and blue collar personnel.

Movement for retirement pay provision for the periods ended 30 September 2025 and 2024 is as follows:

	1 January- 30 September 2025	1 January- 30 September 2024
Provision at 1 January	466.978.987	431.121.507
Service cost	78.587.285	58.543.078
Interest cost	83.145.321	67.786.981
Termination benefits paid	(405.625.726)	(411.435.196)
Actuarial gains / (loss)	342.979.952	374.898.395
Monetary gain / loss	(75.506.488)	(126.502.969)
Provision at 30 September	490.559.331	394.411.796

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17. EXPENSE BY NATURE

	1 January -	1 July-	1 Ocak -	1 July-
T	30 September	30 September	30 September	30 September
Expenses by nature	2025	2025	2024	2024
Cost of sales	(158.648.471.904)	(55.777.610.068)	(156.867.052.505)	(55.982.717.408)
Personnel expenses	(24.436.411.787)	(7.765.125.436)	(23.260.555.287)	(7.685.043.130)
Depreciation and amortization expenses	(8.471.426.158)	(3.326.664.845)	(7.196.348.140)	(2.541.677.905)
Utility expenses	(4.227.536.977)	(1.700.528.197)	(3.768.186.237)	(1.409.873.529)
Transportation expenses	(3.057.942.533)	(1.142.825.877)	(3.578.680.956)	(1.315.641.130)
Rent expenses	(663.158.643)	(149.717.063)	(1.116.164.071)	(455.848.253)
Advertising expenses	(601.724.934)	(178.351.265)	(760.429.852)	(288.579.295)
Tax expenses and duties	(612.701.424)	(232.639.431)	(492.756.081)	(154.750.216)
Vehicle expenses	(460.902.119)	(155.188.245)	(461.200.714)	(167.833.941)
Outsourced expenses	(379.891.086)	(91.306.851)	(475.573.243)	(210.661.863)
Maintenance expenses	(406.291.681)	(177.133.453)	(289.330.303)	(110.777.178)
Cash collection expenses	(194.214.678)	(65.760.520)	(286.160.086)	(124.638.072)
Information tecnology expenses	(92.256.182)	(29.608.113)	(101.486.236)	(40.218.305)
Packaging expenses	(81.980.719)	(27.107.048)	(94.481.521)	(22.910.489)
Other expenses	(720.880.947)	(285.322.371)	(830.342.528)	(191.267.447)
	(203.055.791.772)	(71.104.888.783)	(199.578.747.760)	(70.702.438.161)

18. OTHER ASSETS AND LIABILITIES

Other current assets	30 September 2025	31 December 2024
VAT deductible	723.930.531	748.454.923
Prepaid taxes and funds	246.900.474	130.523.409
Other assets	6.156.947	121.843.355
	976.987.952	1.000.821.687
Other short-term liabilities	30 September 2025	31 December 2024
Taxes and dues payable	275.681.985	549.204.175
Other liabilities (*)	303.650.194	268.815.506
	579.332.179	818.019.681

^(*) TRY 226.508.263 of the amount is related to Recovery Participation Share ("GEKAP") liabilities (31 December 2024: TRY 189.861.772).

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19. EQUITY

a) Capital Structure

Shareholder structure as of 30 September 2025 and 31 December 2024 is stated below:

		30 September		31 December
Shareholders	%	2025	%	2024
Turkish Retail Investments B.V.	24%	144.000.000	24%	144.000.000
Gözde Girişim Sermayesi Yat. Ort. A.Ş.	24%	140.400.327	24%	140.400.327
European Bank For Reconstruction and Development	6%	33.950.000	6%	33.950.000
Free Float and other	46%	274.939.681	46%	274.939.681
Nominal paid capital	100%	593.290.008	100%	593.290.008
Share capital adjustment differences (*)		7.540.853.536		7.540.853.536
Adjusted share capital	<u> </u>	8.134.143.544	<u>-</u>	8.134.143.544

^(*) Share capital adjustment differences refer to the difference between the total amounts of cash and cash equivalent additions to capital adjusted in accordance with TFRS published by the KGK and their preadjustment amounts. Capital adjustment differences have no use other than being added to capital.

The Group's nominal capital has been divided into 593.290.008 registered shares with a par value of TRY 1 per share (31 December 2024: 593.290.008 shares).

b) Restricted Reserves

The legal reserves consist of first and second legal reserves, appropriated in accordance with the Turkish Commercial Code. The first legal reserve is appropriated out of historical statutory profits at the rate of 5% per annum, until the total reserve reaches 20% of the historical paid-in share capital. The second legal reserve is appropriated after the first legal reserve and dividends, at the rate of 10% per annum of all cash dividend distributions.

As of 30 September 2025 restricted reserves is TRY 421.288.293 (31 December 2024: TRY 421.288.293).

c) Actuarial Loss / Gain

As of 30 September 2025, actuarial loss / gain is negative TRY 1.114.049.186 (31 December 2024: negative TRY 856.814.222).

d) Retained Earnings

Details of retained earnings are as follows:

	30 September 2025	31 December 2024
Retained earnings Restricted reserves	27.879.750.735 421.288.293	27.802.933.457 421.288.293
	28.301.039.028	28.224.221.750

e) Additional Information for Capital, Legal Reserves and Other Equity Items

A comparison of the Group's equity items restated for inflation in the consolidated financial statements as of 30 September 2025 and the restated amounts in the financial statements prepared in accordance with statutory accounting are as follows:

30 September 2025	Inflation adjusted amounts in the financial statements prepared in accordance with statutory accounting	Inflation adjusted amounts in the financial statements prepared in accordance with TAS/TFRS	Differences recognized in retained earnings
Share capital adjustment differences	21.582.188.750	7.540.853.536	14.041.335.214
Restricted reserves	350.746.849	421.288.293	(70.541.444)

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20. REVENUE AND COST OF SALES

As of 30 September 2025 and 2024 the sales of Group are as follows:

a) Revenue	1 January -	1 July -	1 January -	1 July -
	30 September	30 September	30 September	30 September
	2025	2025	2024	2024
Revenue from merchandises sold	201.249.772.732	71.903.573.950	193.279.616.484	68.783.603.155
Sales returns (-)	(2.820.058.989)	(1.030.115.985)	(3.104.966.896)	(1.133.007.188)
Net sales	198.429.713.743	70.873.457.965	190.174.649.588	67.650.595.967
b) Cost of Sales	1 January -	1 July -	1 January -	1 July -
	30 September	30 September	30 September	30 September
	2025	2025	2024	2024
Cost of merchandises sold	(158.648.471.904)	(55.777.610.068)	(156.867.052.505)	(55.982.717.408)
	(158.648.471.904)	(55.777.610.068)	(156.867.052.505)	(55.982.717.408)

21. MARKETING, SELLING AND GENERAL ADMINISTRATIVE EXPENSES

Marketing and sales expenses	1 January - 30 September 2025	1 July - 30 September 2025	1 January - 30 September 2024	1 July - 30 September 2024
Personnel expenses	(23.590.027.584)	(7.456.692.036)	(22.860.222.719)	(7.474.804.330)
Depreciation and amortization expenses	(8.373.383.726)	(3.305.196.033)	(7.177.738.664)	(2.532.572.603)
Utility expenses	(4.227.536.977)	(1.700.528.197)	(3.768.186.237)	(1.409.873.529)
Transportation expenses	(3.057.942.533)	(1.142.825.877)	(3.578.680.956)	(1.315.641.130)
Rent expenses	(653.324.492)	(146.633.195)	(1.096.956.775)	(448.369.335)
Advertising expenses	(601.724.934)	(178.351.265)	(760.429.852)	(288.579.295)
Tax expenses and duties	(601.610.995)	(228.884.571)	(483.947.064)	(150.570.881)
Vehicle expenses	(426.279.457)	(142.881.400)	(419.823.084)	(147.507.108)
Maintenance expenses	(406.291.681)	(177.133.453)	(289.330.303)	(110.777.178)
Packaging expenses	(81.980.719)	(27.107.048)	(94.481.521)	(22.910.489)
Other marketing and sales expenses	(643.499.311)	(275.079.536)	(661.190.700)	(154.888.806)
	(42.663.602.409)	(14.781.312.611)	(41.190.987.875)	(14.056.494.684)
	1 January -	1 July -	1 January -	1 July -
	30 September	30 September	30 September	30 September
General administrative expenses	2025	2025	2024	2024
Personnel expenses	(846.384.203)	(308.433.400)	(400.332.568)	(210.238.801)
Outsourced expenses	(379.891.086)	(91.306.851)	(475.573.243)	(210.661.863)
Cash collection expenses	(194.214.678)	(65.760.520)	(286.160.086)	(124.638.072)
Amortization expenses	(98.042.432)	(21.468.812)	(18.609.476)	(9.105.302)
Information tecnology expenses	(92.256.182)	(29.608.113)	(101.486.236)	(40.218.305)
Vehicle expenses	(34.622.662)	(12.306.845)	(41.377.630)	(20.326.833)
Tax expenses and duties	(11.090.429)	(3.754.860)	(8.809.017)	(4.179.335)
Rent expenses	(9.834.151)	(3.083.868)	(19.207.296)	(7.478.918)
Other administrative expenses	(77.381.636)	(10.242.835)	(169.151.828)	(36.378.640)
	(1.743.717.459)	(545.966.104)	(1.520.707.380)	(663.226.069)

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22. OTHER INCOME AND EXPENSES FROM OPERATING ACTIVITIES

For the periods ended on 30 September 2025 and 2024, other income from operating activities is as follows:

	1 January - 30 September	1 July - 30 September	1 January - 30 September	1 July - 30 September
Other operating income	2025	2025	2024	2024
Foreign exchange from operating activities Provisions no longer required	89.859.972	2.017.101	342.328.497	134.585.897 (145.072.383)
Other income	12.849.625	(321.552)	459.929.164	217.986.819
	102.709.597	1.695.549	802.257.661	207.500.333

For the periods ended on 30 September 2025 and 2024, other expenses from operating activities is as follows:

Other operating expense	1 January - 30 September 2025	1 July - 30 September 2025	1 January - 30 September 2024	1 July - 30 September 2024
Interest income/expense on credit purchases				
and trade payables (net)	(1.303.933.209)	(526.108.733)	(448.760.732)	(410.282.152)
Provision expense			(1.949.946)	(1.949.946)
Foreign loss from operating activities	(50.317.596)	(12.753.520)	(58.859.984)	(8.243.464)
Allowance for doubtful receivables			(5.706)	74.430
Other expenses	(517.902.271)	(232.140.130)	(422.247.440)	(205.232.300)
	(1.872.153.076)	(771.002.383)	(931.823.808)	(625.633.432)

23. INCOME AND EXPENSES FROM INVESTMENT ACTIVITIES

For periods ended on 30 September 2025 and 2024, income from investment activities is as follows:

Income from investing activities	1 January -	1 July -	1 January -	1 July -
	30 September	30 September	30 September	30 September
	2025	2025	2024	2024
Interest income Gain on sale of property and equipment	1.768.002.284	745.973.066	2.262.611.045	1.050.147.861
	3.356.032	106.030	226.965	29.512
	1.771.358.316	746.079.096	2.262.838.010	1.050.177.373

For the periods ended on 30 September 2025 and 2024, expenses from investment activities are as follows:

	1 January - 30 September	1 July - 30 September	1 January - 30 September	1 July - 30 September
Expenses from investing activities	2025	2025	2024	2024
Loss / (profit) on sale of property and equipment	(536.423)	(513.947)	(266.028)	189
	(536.423)	(513.947)	(266.028)	189

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24. FINANCIAL EXPENSES

For the periods ended 30 September 2025 and 2024 financial expenses are as follows:

Finansman Giderleri	1 January - 30 September 2025	1 July - 30 September 2025	1 January - 30 September 2024	1 July - 30 September 2024
Financial expenses arises from lease liabilities (*)	(2.953.219.586)	(1.031.660.922)	(2.136.154.735)	(702.012.672)
POS collection expenses	(2.785.679.884)	(1.009.219.669)	(2.682.299.274)	(1.004.957.828)
Interest expense from related parties (Note 26)	(21.490.036)	(5.472.615)	(22.311.479)	(8.082.225)
Other	(109.299.340)	(35.865.355)	(784.735.886)	(451.852.609)
- -	(5.869.688.846)	(2.082.218.561)	(5.625.501.374)	(2.166.905.334)

^(*) Lease liabilities interest expense is the interest calculated on lease liabilities within the scope of TFRS 16.

25. TAX ASSETS AND LIABILITIES (INCLUDING DEFERRED TAX ASSETS AND LIABILITIES)

The Group is subject to Turkish corporate taxes. Provision is made in the accompanying financial statements for the estimated charge based on the Group's results for the years and periods. The deferred tax income effect from Future Teknoloji's previous year loses to be offset has been calculated and has been reflected in the financial statements.

Corporate tax is applied on taxable corporate income, which is calculated from the statutory accounting profit by adding back non-deductible expenses, and by deducting dividends received from resident companies, other exempt income and investment incentives utilized.

The effective tax rate in 2025 is 25% (2024: 25%) for the Group.

In Turkey, advance tax returns are filed on a quarterly basis. Advance corporate income tax rate applied in 2025 is 25%. (2024: 25%) Losses can be carried forward for offset against future taxable income for up to 5 years. However, losses cannot be carried back for offset against profits from previous periods.

In accordance with Article 21 of the "Law on the Amendment of Additional Motor Vehicles Tax for Compensation of Economic Losses Caused by Earthquakes Occurring on 6/2/2023 and Amending Certain Laws and Decree Law No. 375" published in the Official Gazette dated 15 July 2023 and numbered 32249 the first paragraph of Article 32 of the Corporate Tax Law No. 5520 has been amended as follows: "In so far, corporate tax is collected at the rate of 30% on the corporate earnings of banks, companies within the scope of Law No. 6361, electronic payment and money institutions, authorized foreign exchange institutions, asset management companies, capital market institutions, insurance and reinsurance companies and pension companies." Article 21 of the Law, starting from the declarations that must be submitted as of 1/10/2023; it entered into force on the date of its publication to be applied to the earnings of corporations in 2023 and the following taxation periods, and to the earnings of corporations subject to the special accounting period, starting in the 2023 calendar year and the following taxation periods.

Furthermore, there is no procedure for a final and definitive agreement on tax assessments in Turkey. Companies file their tax returns between 1-30 April following the close of the accounting year to which they relate. Tax authorities may, however, examine such returns and the underlying accounting records and may revise assessments within five years.

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

25. TAX ASSETS AND LIABILITIES (INCLUDING DEFERRED TAX ASSETS AND LIABILITIES (Continued)

Deferred tax:

The Group recognizes deferred tax assets and liabilities based upon temporary differences arising between the financial statements as reported for TFRS purposes and financial statements prepared in accordance with the tax legislation. These differences arise from the differences in accounting periods for the recognition of income and expenses in accordance with TFRS and tax legislation.

Domestic Minimum Corporate Tax

Turkey has put into effect the Domestic Minimum Corporate Tax with the laws published in the Official Gazette dated 2 August 2024. This tax will be applied starting from the 2025 accounting period. "The institution of the Minimum Corporate Tax was introduced with Law No. 7524, and a regulation was made stating that the corporate tax calculated within this scope cannot be less than 10% of the corporate income before deductions and exemptions. The regulation will enter into force on the date of publication to be applied to the corporate income of the 2025 taxation period. In addition, the Corporate Tax General Communiqué No. 23 has been published on the subject.

In Turkey, the companies cannot declare a consolidated tax return, therefore subsidiaries that have deferred tax assets position were not netted off against subsidiaries that have deferred tax liabilities position and disclosed separately.

30 September	
30 September	31 December
2025	2024
_	
8.070.636.148	8.637.461.900
(9.783.332.068)	(7.889.245.204)
(9.779.998.304)	(10.019.432.568)
1.482.033.442	903.441.388
490.559.332	466.978.988
911.387.072	1.074.069.732
(1.243.686.776)	(1.387.710.424)
839.679.512	896.622.344
204.525.220	(3.288.420)
(8.808.196.422)	(7.321.102.264)
Deferred	· · · · · · · · · · · · · · · · · · ·
30 September	31 December
2025	2024
2.017.659.037	2.159.365.475
(2.445.833.017)	(1.972.311.301)
(2.444.999.576)	(2.504.858.142)
370.508.361	225.860.347
	116.744.747
	268.517.433
` '	(346.927.606)
	224.155.586
51.131.305	(822.105)
51.151.505	(
	8.070.636.148 (9.783.332.068) (9.779.998.304) 1.482.033.442 490.559.332 911.387.072 (1.243.686.776) 839.679.512 204.525.220 (8.808.196.422) Deferred 30 September 2025 2.017.659.037 (2.445.833.017) (2.444.999.576) 370.508.361 122.639.833 227.846.768 (310.921.694) 209.919.878

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

25. TAX ASSETS AND LIABILITIES (INCLUDING DEFERRED TAX ASSETS AND LIABILITIES (Continued)

The movement of deferred tax liability for the periods ended as of 30 September 2025 and 2024 is as follows:

Movement of deferred tax liability:	1 January- 30 September 2025	1 January- 30 September 2024
Opening balance at 1 January	(1.830.275.566)	(3.344.954.815)
Deferred tax expense recognised in statement of profit or loss	(457.518.527)	240.456.949
Recognised in other comprehensive income	85.744.988	84.240.734
Closing balance at 30 September	(2.202.049.105)	(3.020.257.132)

The amounts reflected in comprehensive statement of profit or loss of the periods ended at 30 September 2025 and 2024 are as follows:

ionows.		
	1 January-	1 January-
	30 September	30 September
	2025	2024
		2027
Current period legal tax		
Deferred tax (expense) / income	(457.518.527)	240.456.949
Total tax (expense) / income	(457.518.527)	240.456.949
· • · · · · · · · · · · · · · · · · · ·		
	1 January-	1 January-
	30 September	30 September
Tax reconciliation:	2025	2024
Profit / (loss) before taxation	(55.196.786)	39.150.039
	25%	25%
Tax at the domestic income tax rate of 25% (2024: 25%)	13.799.196	(9.787.510)
Tax effects of:		
- Expenses that are not deductible	(264.981.607)	(138.088.008)
- Increase in tax base under tax amnesty	295.981.794	736.900.483
- Deferred tax effect arising from the difference between the communique on TPI accounting and the financial statements prepared in accordance		
TAS / TFRS	519.858.123	594.021.847
- Monetary loss	(861.857.281)	(1.033.435.625)
- Other	(160.318.752)	90.845.762
Tax income recognised in profit or loss	(457.518.527)	240.456.949

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

26. RELATED PARTY BALANCES AND TRANSACTIONS

		30 September 2025	
Balances with related parties	Trade receivables	Trade payables	Other payables
Shareholders			
Yıldız Holding A.Ş.		31.857.758	
Related parties - Companies controlled by shareholders			
Pasifik Tüketim Ürünleri Satış Ve Tic.A.Ş.		2.369.396.762	
Bizim Toptan Satış Mağazaları A.Ş	325.883.501	1.718.938	
Horizon Hızlı Tük. Ürün.Üretim Paz.Sat. Ve Tic.A. Ş	28.429.412		
E Star Global E-Ticaret Satış Ve Pazarlama A.Ş.	13.209.364		
Yeni Teközel Markalı Ür.DağHiz.A.Ş.	10.009.403	532.897.549	
Ülker Bisküvi Sanayi A.Ş.	4.092.101		
Besler Gıda Ve Kimya San.Ve Tic.A.Ş.		365.538.443	
İzsal Bilgi Sistemleri Ve Gay.Gelişt. A.Ş.		10.454.880	
Nesos Gıd. San.A.Ş.		8.308.015	
İstanbul Gıda San. Ve Ticaret A.Ş.		1.605.658	
Aytaç Gıda Yatırım Sanayi Ve Ticaret A.Ş		114.993.767	
Azmüsebat Çelik San. Ve Tic.A.Ş.		19.029.885	
Diğer	707.921	1.991.520	
_	382.331.702	3.457.793.175	

	31 December 2024				
Balances with related parties	Trade receivables	Trade payables	Other payables		
Shareholders					
Yıldız Holding A.Ş.		23.499.059	2.914.604		
Related parties - Companies controlled by shareholders					
Pasifik Tüketim Ürünleri Satış Ve Tic.A.Ş.		2.787.839.532			
Bizim Toptan Satış Mağazaları A.Ş	289.471.050	23.205.389	818.111		
E Star Global E-Ticaret Satış Ve Pazarlama A.Ş.	9.289.511		18.527.529		
Horizon Hızlı Tük. Ürün.Üretim Paz.Sat. Ve Tic.A.Ş	1.196.267				
Yeni Teközel Markalı Ür.DağHiz.A.Ş.		558.757.725			
Kerevitaş Gıda San.Ve Tic.A.Ş.		384.927.798			
Aytaç Gıda Yatırım Sanayi Ve Ticaret A.Ş		138.576.862			
İzsal Bilgi Sistemleri Ve Gay. Gelişt.A.Ş.		38.811.569			
Azmüsebat Çelik San. Ve Tic.A.Ş.		21.459.256			
Dank Gıda San. Ve Tic.A.Ş.		1.194.318			
İstanbul Gıda San. Ve Ticaret A.Ş.		2.545.029			
Kv2K Perakende Müşteri Hizmetleri A.Ş.		1.318.622			
Nesos Gıd. San.A.Ş.		7.239.287			
Penta Teknoloji Ürün. Dağ.Tic.A.Ş.		1.702.014			
Sağlam İnşaat Taah. Tic. A.Ş.		14.103.584			
Diğer	516.133	1.466.726			
	300.472.961	4.006.646.770	22.260.244		

The total amount of benefits for the key management personnel in the current period is as follows:

	1 January- 30 September 2025	1 January- 30 September 2024
Salaries and other short-term benefits	165.372.924	105.579.329
	165.372.924	105.579.329

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

26. RELATED PARTY BALANCES AND TRANSACTIONS (Continued)

		1 Ocak - 30 Septe	mber 2025	
		Finance	Sales and Other	
Transactions with related parties	Purchases	expenses paid	income	Other expense
Shareholders				
Yıldız Holding A.Ş.		(20.668.629)	817.409	(139.602.846)
Related parties - Companies controlled by shareholders				
Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş.	6.733.030.027		5.822.493	
Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş.	2.178.276.932		65.015.664	
Kerevitaş Gıda San. ve Tic. A.Ş.	1.058.625.344		15.662.799	
Aytaç Gıda Yatırım San. Tic. A.Ş.	471.131.562		253.781	
Azmüsebat Çelik San. Tic. A.Ş.	69.319.544		744.691	
Nesos Gıda San. ve Tic. A.Ş.	33.331.625			
Bizim Toptan Satış Mağazaları A.Ş.	6.005.028		830.275.108	
Ülker Bisküvi San. A.Ş.			1.623.687	(12.334.884)
Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş.		(921 407)	1.985.147	(105 100 015)
Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş.		(821.407)	445.062 639.149	(185.198.015)
Sağlam İnşaat Taahhüt Tic. A.Ş.			389.614	(37.360.679)
Dank Gıda San. ve Tic. A.S.			411.935	(432.940)
Adapazarı Şeker Fabrikası A.Ş.				(432.940)
. ,			41.856	
Diğer			102.242.242	
:	10.549.720.062	(21.490.036)	1.026.370.637	(374.929.364)
T		Finance	Sales and	
Transactions with related parties			041	041
	Purchases	expenses paid	Other income	Other expense
Shareholders	Purchases	expenses paid	Other income	Other expense
	Purchases	(21.255.652)	Other income 270.119	Other expense (122.479.866)
Shareholders	Purchases			
Shareholders Yıldız Holding A.Ş.	Purchases 6.189.706.412			
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders			270.119	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş.	6.189.706.412	(21.255.652)	270.119 8.997.054	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş.	6.189.706.412 2.303.579.966	(21.255.652)	270.119 8.997.054 56.850.688	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475	(21.255.652) (1.055.827) 	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443	(122.479.866)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302	(21.255.652) (1.055.827) 	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110	(122.479.866) (181.688) (11.525.604)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457	(122.479.866) (181.688)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş. Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302 40.757.710	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457 709.020	(122.479.866) (181.688) (11.525.604) (124.395.491)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş. Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş. Sağlam İnşaat Taahhüt Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302 40.757.710	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457 709.020 349.492	(122.479.866) (181.688) (11.525.604)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş. Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş. Sağlam İnşaat Taahhüt Tic. A.Ş. Önem Gıda San. ve Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302 40.757.710	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457 709.020 349.492 62.657.305	(122.479.866) (181.688) (11.525.604) (124.395.491) (29.566.191)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş. Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş. Sağlam İnşaat Taahhüt Tic. A.Ş. Önem Gıda San. ve Tic. A.Ş. Dank Gıda San. ve Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302 40.757.710	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457 709.020 349.492 62.657.305 305.105	(122.479.866) (181.688) (11.525.604) (124.395.491) (29.566.191) (6.724.666)
Shareholders Yıldız Holding A.Ş. Related parties - Companies controlled by shareholders Pasifik Tüketim Ürünleri Satış ve Tic. A.Ş. Yeni Teközel Markalı Ürünler Dağıtım Hizmetleri A.Ş. Kerevitaş Gıda San. ve Tic. A.Ş. Aytaç Gıda Yatırım San. Tic. A.Ş. Adapazarı Şeker Fabrikası A.Ş. Azmüsebat Çelik San. Tic. A.Ş. Bizim Toptan Satış Mağazaları A.Ş. Nesos Gıda San. ve Tic. A.Ş. Ülker Bisküvi San. A.Ş. Polinas Plastik San. Tic. A.Ş. İzsal Gayrimenkul Geliştirme A.Ş. Penta Teknoloji Ürünleri Dağıtım Tic.A.Ş. Sağlam İnşaat Taahhüt Tic. A.Ş. Önem Gıda San. ve Tic. A.Ş.	6.189.706.412 2.303.579.966 901.561.730 484.309.128 395.092.650 88.514.475 40.789.302 40.757.710	(21.255.652)	270.119 8.997.054 56.850.688 1.250.414 10.103.589 54.016.776 4.649.299 909.003.364 1.190.443 1.768.110 1.238.457 709.020 349.492 62.657.305	(122.479.866) (181.688) (11.525.604) (124.395.491) (29.566.191)

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

(Amounts are expressed in Turkish Lira ("TRY") based on purchasing power as of September 30, 2025, unless otherwise stated.)

27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS

(a) Capital Risk Management

The Group manages its capital to ensure that entities in the Group will be able to continue as a going concern while maximizing the return to shareholders through the optimization of the debt and equity balance.

The capital structure of the Group consists of debt, which includes the borrowings disclosed in Note 5, other receivables from related parties and other payables to related parties disclosed in Note 26, cash and cash equivalents disclosed in Note 4 and equity attributable to equity holders of the parent, comprising issued capital, reserves and retained earnings as disclosed in Note 19.

Group management reviews capital based on the leverage ratio to be consistent with other companies in industry. This ratio is calculated as net debt divided by the total capital amount. Net debt is calculated as total liability amount (comprises of borrowings, other receivables from related parties and other payables to related parties and interest bearing other payables to non-related parties) less cash and cash equivalents. Total capital is calculated as shareholders' equity plus the net debt amount as presented in the consolidated balance sheet.

As of 30 September 2025 and 31 December 2024 net debt / total capital ratio is as follows:

	30 September 2025	31 December 2024
Total borrowings (*)		
Less: Cash and cash equivalents (Note 4)	(11.570.462.142)	(7.252.783.519)
Net debt	(11.570.462.142)	(7.252.783.519)
Total equity	35.332.752.643	36.154.576.496
Total capital	23.762.290.501	28.901.792.977
Gearing ratio	0%	0%

^(*) Effect of TFRS 16 and trade payables are not included.

(b) Financial Risk Factors:

The Group's corporate treasury function provides services to the business, coordinates access to domestic markets, monitors and manages the financial risks relating to the operations of the Group through internal risk reports which analyses exposures by degree and magnitude of risk. These risks include market risk (including currency risk, fair value interest rate risk and price risk) credit risk, liquidity risk and cash flow interest rate risk.

The treasury department presents the financial and risk positions of the Group and how to reduce financial risks of the Group to the Board of Directors three times a year and sends monthly reports of its financial position to the main shareholders.

(c) Credit Risk Management

Credit risk refer to the risk that a counterparty will default on its contractual obligations resulting in financial loss to the Group. Receivables arising from sales consists of credit card slips. Since the customers are final consumers, the Group has no risk for credit card slip receivables.

The risk arised from the advances and deposits given in order to make investments by the Group, is under control by obtaining letter of guarantees from various banks. Based on the Group policy, the Group does not pay any advance or deposits without obtaining a letter of guarantee from banks.

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(c) Credit Risk Management (Continued)

The credit risks exposured because of financial instrument types Receivables					
	Trade receiv	<u>vables</u>	Other Recei	Other Receivables	
30 September 2025	Related Party	<u>Other</u>	Related Party	<u>Other</u>	Deposits in banks
Maximum net credit risk as of balance sheet date (i)	382.331.702	16.045.615		343.068.010	10.760.897.768
-The part of maximum risk under guarantee with collateral					
A. Net book value of neither past due nor impaired financial assets (ii)	336.343.429	11.865.456		343.068.010	10.760.897.768
B. Book value of restructured otherwise accepted as past due and impaired financial assets					
C. Net book value of past due but not impaired assets	45.988.273	4.180.159			
 D. Impaired asset net book value Past due (gross amount) Impairment (-) Net value collateralized or guaranteed part of net value Not over due (gross amount) Impairment (-) Net value collateralized or guaranteed part of net value 	 	8.864.580 (8.864.580) 	 	 	
E. Off-balance sheet items bearing credit risk					

⁽i) The factors that increase the credit reliability such as guarantees received are not considered in the balance.

⁽ii) Except for, there is a credit card receivable amounting to TRY 505.010.800 which holds no credit risk.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(c) Credit Risk Management (Continued)

The credit risks exposured because of financial instrument types Receivables Trade receivables Other Receivables **31 December 2024 Related Party Related Party Deposits in banks** Other Other Maximum net credit risk as of balance sheet date (i) 300.472.961 27.390.999 400.712.794 6.350.581.685 -The part of maximum risk under guarantee with collateral 26.020.548 A. Net book value of neither past due nor impaired financial assets (ii) 290.400.396 400.712.794 6.350.581.685 B. Book value of restructured otherwise accepted as past due and impaired financial assets 10.072.565 C. Net book value of past due but not impaired assets 1.370.451 D. Impaired asset net book value - Past due (gross amount) 11.155.243 - Impairment (-) (11.155.243)- Net value collateralized or guaranteed part of net value - Not over due (gross amount) - Impairment (-) - Net value collateralized or guaranteed part of net value E. Off-balance sheet items bearing credit risk

⁽i) The factors that increase the credit reliability such as guarantees received are not considered in the balance.

 $⁽ii) \ Except for, there is a credit card \ receivable \ amounting \ to \ TRY \ 618.347.345 \ which \ holds \ no \ credit \ risk.$

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(c) Credit Risk Management (Continued)

Aging of overdue receivables as 30 September 2025 and 31 December 2024 is as follows:

	Trade Receivables		
	30 September 2025	31 December 2024	
Overdue between 1-30 days	9.709.564	10.252.145	
Overdue between 1-3 Months	27.919.137	548.951	
Overdue between 3-12 Months	12.539.730	641.920	
Total overdue receivables	50.168.431	11.443.016	
The portion of under guarantee with collateral etc.			

(d) Liquidity risk management:

Group manages liquidity risk by maintaining adequate reserves, banking facilities and reserve borrowing facilities by continuously monitoring forecast and actual cash flows and matching the maturity profiles of financial assets and liabilities.

Liquidity Risk Tables

The following table details the Group's expected maturity for its non-derivative financial liabilities and prepared with the assumption that the liabilities will be paid as soon as they mature. The tables below have been drawn up based on the undiscounted contractual maturities of the financial assets.

The maturities estimated by the Group are same as the maturities on agreements

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(d) Liquidity risk management (Continued)

		Contractual				
30 September 2025		undiscounted cash		<u>3-12</u>		
	Book value	flow (I+II+III+IV)	Up to 3 months (I)	months (II)	<u>1-5 years (III)</u>	Over 5 years (IV)
Financial liabilities						
Lease liabilities	12.525.235.108	30.996.132.718	1.646.083.497	4.338.858.320	16.547.105.824	8.464.085.077
Trade payables	42.816.933.910	42.816.933.910	42.816.933.910			
Other payables	635.055.396	635.055.396		634.469.066	586.330	
Total liability	55.977.224.414	74.448.122.024	44.463.017.407	4.973.327.386	16.547.692.154	8.464.085.077
		G				
31 December 2024		Contractual		2.10		
31 December 2024		undiscounted cash		3-12		
	Book value	flow (I+II+III+IV)	Up to 3 months (I)	months (II)	<u>1-5 years (III)</u>	Over 5 years (IV)
Financial liabilities						
Lease liabilities	11.886.542.196	35.141.448.470	1.973.347.708	5.152.584.510	19.234.614.296	8.780.901.956
Trade payables	38.233.389.994	33.549.282.518	33.549.282.518			
Other payables	57.973.424	57.973.423		57.237.992	735.431	
Total liability	50.177.905.614	68.748.704.411	35.522.630.226	5,209,822,502	19.235.349.727	8.780.901.956

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(e) Market Risk Management

The Group's activity is subject to very limited financial risks of changes in foreign currency exchange rates.

Market risk exposures of the Group are measured using sensitivity analysis.

In the current period there has been no significant change to the Group's exposure to market risks or the manner in which it manages and measures the risk.

Foreign currency risk management

Transactions in foreign currencies expose the Group to foreign currency risk. The Group does not use any derivative instruments to preserve its foreign currency risk as a result of its major transactions and cash flows.

Foreign currency sensitivity

The Group undertakes certain transactions denominated in US Dollar hence exposures to certain exchange rate fluctuations arise. As of 30 September 2025, a 20% strengthening of US Dollar against the TRY, on the basis that all other variables remain constant, would have increased profit before taxation by TRY 4.756.713 (increased 31 December 2024: TRY 137.928.462).

The Group undertakes certain transactions denominated in Euro hence exposures to certain exchange rate fluctuations arise. As of 30 September 2025, a 20% strengthening of Euro against the TRY, on the basis that all other variables remain constant, would have decreased profit before taxation by TRY 4.792.859 (increased 31 December 2024: TRY 148.820.385).

Interest rate sensitivity

The Group is not subject to interest rate risk, as the Group does not have any floating rate liability.

Other price risks

The Group does not hold equity investments or liability like bond / stocks etc. which can be exposed to price changes.

The detail by foreign currency of the Group's monetary assets and liabilities with foreign currencies as below:

30 September 2025	TRY Equivalent (Functional Currency)	US Dollar	Euro	Other
Monetary financial assets	84.795.695	879.224	972.468	17.977
CURRENT ASSETS	84.795.695	879.224	972.468	17.977
Monetary financial assets				
NON-CURRENT ASSETS				
TOTAL ASSETS	84.795.695	879.224	972.468	17.977
Trade payables	(36.047.056)	(306.104)	(479.861)	
CURRENT LIABILITIES	(36.047.056)	(306.104)	(479.861)	
Monetary other liabilities				
NON-CURRENT LIABILITIES				
TOTAL LIABILITIES	(36.047.056)	(306.104)	(479.861)	
Net foreign currency position	48.748.639	573.120	492.607	17.977
Monetary items net foreign currency asset / liability position	48.748.639	573.120	492.607	17.977

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27. NATURE AND LEVEL OF RISK RESULTED FROM FINANCIAL INSTRUMENTS (Continued)

(e) Market Risk Management (Continued)

Foreign currency risk management (Continued)

31 December 2024	TRY Equivalent (Functional Currency)	US Dollar	Euro	Other
Monetary financial assets	1.475.379.460	19.749.614	21.203.067	15.159
CURRENT ASSETS	1.475.379.460	19.749.614	21.203.067	15.159
Monetary financial assets				
NON-CURRENT ASSETS				
TOTAL ASSETS	1.475.379.460	19.749.614	21.203.067	15.159
Trade payables	(40.964.481)	(170.463)	(951.483)	
CURRENT LIABILITIES	(40.964.481)	(170.463)	(951.483)	
Monetary other liabilities				
NON-CURRENT LIABILITIES				
TOTAL LIABILITIES	(40.964.481)	(170.463)	(951.483)	
Net foreign currency position	1.434.414.979	19.579.151	20.251.584	15.159
Monetary items net foreign currency asset / liability position	1.434.414.979	19.579.151	20.251.584	15.159

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NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT SEPTEMBER 30, 2025

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28. FINANCIAL INSTRUMENTS

Categories of financial instruments:

Categories of financial instruments and fair values

30 September 2025	Amortized Cost	Carrying value	Note
Financial assets			
Cash and cash equivalents	11.570.462.142	11.570.462.142	4
Trade receivables (including related parties)	398.377.317	398.377.317	6
Other receivables (including related parties)	343.068.010	343.068.010	7
Financial liabilities			
Lease liabilities	12.525.235.108	12.525.235.108	5
Trade payables (including related parties)	42.816.933.910	42.816.933.910	6
Other liabilities (including related parties)	635.055.396	635.055.396	
31 December 2024	Amortized Cost	Carrying value	Note
31 December 2024 Financial assets	Amortized Cost	Carrying value	Note
	Amortized Cost 7.252.783.519	7.252.783.519	Note 4
<u>Financial assets</u>			
Financial assets Cash and cash equivalents	7.252.783.519	7.252.783.519	4
Financial assets Cash and cash equivalents Trade receivables (including related parties)	7.252.783.519 327.863.960	7.252.783.519 327.863.960	4 6
Financial assets Cash and cash equivalents Trade receivables (including related parties) Other receivables (including related parties)	7.252.783.519 327.863.960	7.252.783.519 327.863.960	4 6
Financial assets Cash and cash equivalents Trade receivables (including related parties) Other receivables (including related parties) Financial liabilities	7.252.783.519 327.863.960 400.712.794	7.252.783.519 327.863.960 400.712.794	4 6 7

The Group management considers that the carrying values of financial instruments reflect their fair value.

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29. EARNINGS PER SHARE

As of 30 September 2025 and 2024 earnings per share calculation is as follows:

Earnings per share	1 January- 30 September 2025	1 January- 30 September 2024
Average number of shares during the period (full value) Net Profit / (Loss) for the period attributable to equity holder of the parents	593.290.008 (512.715.313)	593.290.008 279.606.988
Earnings per share	(0,8642)	0,4713

30. EXPLANATIONS REGARDING NET MONETARY POSITION GAINS/(LOSES)

	30 September 2025
Statement of financial position items	
Inventories	811.073.248
Prepaid expenses	(130.024.367)
Subsidiaries	1.226.239.784
Property, plant, and equipment	2.609.776.155
Right of use assets	2.188.825.444
Intangible assets	334.421.855
Goodwill	1.910.679.286
Prepaid expenses (Long-term)	537.686
Deferred tax liabilities	(872.074.364)
Paid-in capital	(2.035.641.052)
Share premiums/discounts Other accumulated comprehensive income and expense not to be reclassified to profit or loss	27.669.085
Defined benefit plans reameasurement losses	173.710.469
Restricted reserves	(85.407.189)
Retained earnings	(6.598.360.399)
Profit or Loss Statement Items	, ,
Revenue	(16.180.259.428)
Cost of sales	17.986.205.824
Marketing and sales expenses (-)	7.923.326.187
General administrative expenses (-)	137.293.609
Other income from operating activities	(13.674.374)
Other expenses from operating activities (-)	169.879.935
Income from investing activities	(124.942.855)
Expenses from investing activities (-)	14.678
Finance expenses (-)	480.749.726
Tax income / (expenses) (net)	499.172.732
Net Monetary Position Gains/(Losses)	10.439.191.675

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31. EVENTS AFTER THE REPORTING PERIOD

None.

SUPPLEMENTARY INFORMATION

APPENDIX-1 - EBITDA

The supporting information not required by TFRS is considered important for the Group's financial performance by the Group management and the calculation of EBITDA (earnings before interest, tax, depreciation and amortization) is presented below. The Group calculates the adjusted EBITDA (earnings before interest, tax, depreciation and amortization, other income) for the better understanding of investors and other interested parties about Group operations.

	1 January- 30 September 2025	1 July- 30 September 2025	1 January- 30 September 2024	1 July- 30 September 2024
Revenue	198.429.713.743	70.873.457.965	190.174.649.588	67.650.595.967
Cost of sales (-)	(158.648.471.904)	(55.777.610.068)	(156.867.052.505)	(55.982.717.408)
Gross profit	39.781.241.839	15.095.847.897	33.307.597.083	11.667.878.559
Marketing and sales expenses (-)	(42.663.602.409)	(14.781.312.611)	(41.190.987.875)	(14.056.494.684)
General administrative expenses (-)	(1.743.717.459)	(545.966.104)	(1.520.707.380)	(663.226.069)
Additional: Amortization and depreciation	8.471.426.158	3.326.664.846	7.196.348.140	2.541.677.905
EBITDA	3.845.348.129	3.095.234.028	(2.207.750.032)	(510.164.289)
TFRS 16 Effect	5.204.565.878	1.918.189.670	4.030.411.637	1.428.113.382
EBITDA excluding TFRS 16	(1.359.217.749)	1.177.044.358	(6.238.161.669)	(1.938.277.671)

Such financial information are presented for informational purposes and are not an integral part of the consolidated financial statements.