

**FONET BİLGİ
TEKNOLOJİLERİ A.Ş.
1 JANUARY- 31 DECEMBER 2025
CONSOLIDATED FINANCIAL
STATEMENTS TOGETHER WITH THE
INDEPENDENT AUDITORS' REPORT**

FONET BİLGİ TEKNOLOJİLERİ ANONİM ŞİRKETİ

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**FONET BİLGİ TEKNOLOJİLERİ ANONİM ŞİRKETİ
INDEPENDENT AUDITOR'S REVIEW REPORT OF
INTERIM CONSOLIDATED FINANCIAL STATEMENTS
FOR 1 JANUARY – 31 DECEMBER 2025**

**To the Shareholders and the Board of Directors of
Fonet Bilgi Teknolojileri Anonim Şirketi;**

Audit of the Consolidated Financial Statements

Opinion

We have audited the accompanying consolidated financial statements of Fonet Bilgi Teknolojileri Anonim Şirketi (the “Company”) and its subsidiary (collectively referred to as the “Group”), which comprise the consolidated statement of financial position as at 31 December 2025 and the consolidated statement of profit or loss, consolidated statement of other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended and the notes to the consolidated financial statements and a summary of significant accounting policies and consolidated financial statement notes.

In our opinion, the consolidated financial statements present fairly, in all material respects, the financial position of the Group as at 31 December 2025, and its financial performance and its cash flows for the year then ended in accordance with Turkish Financial Reporting Standards (“TFRS”).

Basis for Opinion

Our audit was conducted in accordance with the independent auditing standards published by the Capital Markets Board (“CMB”) and Standards on Independent Auditing (the “SIA”) that are part of Turkish Standards on Auditing issued by the Public Oversight Accounting and Auditing Standards Authority (the “POA”). Our responsibilities under these standards are further described in the “Auditor’s Responsibilities for the Audit of the Consolidated Financial Statements” section of our report. We hereby declare that we are independent of the Group in accordance with the Ethical Rules for Independent Auditors (the “Ethical Rules”) and the ethical requirements regarding independent audit in regulations issued by POA that are relevant to our audit of the financial statements. We have also fulfilled our other ethical responsibilities in accordance with the Ethical Rules and regulations. We believe that the audit evidence we have obtained during the independent audit provides a sufficient and appropriate basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. Key audit matters were addressed in the context of our independent audit of the consolidated financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. According to us, the issues described below are identified as key audit matters and are reported in our report:

Key Audit Matters	How our audit addressed the Key Audit Matter
<i>Revenue recognition</i>	
<p>When the Group fulfills (or brings) the obligation to perform by transferring a committed goods or service to its customer, the revenue is included in the financial statements.</p> <p>The majority of the group's revenue consists of sales of Fonet HBYS software and sales of services and hardware products related to the sale.</p> <p>Due to the nature of the operations of the Group, there is a risk of not separating the amounts corresponding to the periods by evaluating the services it sells and collects throughout the contract.</p> <p>Based on the above-mentioned explanations, in accordance with the periodicity principle of sales, it is determined as the key audit subject whether the revenue of contractual services in this case is recorded in the correct period.</p> <p>Explanations regarding the Group's revenue-related accounting policies and amounts are included in Note 2 and Note 19.</p>	<p>In our audit, the following procedures have been followed to record revenue accurately and accurately:</p> <ul style="list-style-type: none"> - The revenue process of the Group and the design and implementation of the controls designed by the management in this process were examined. Assurance work was carried out for general controls of both operational and financial information systems applications in the process. - Contracts with customers were examined and the effects of contract items on revenue were evaluated. The terms of the contracts are determined. - Within the scope of the audit works, service sales data and records were tested on a sample basis. In addition, the procedures for the relevant account correlation and analysis were applied using the material verification procedures and data analytics tools on revenue. - In order to test the integrity and accuracy of the data used in these studies, the data obtained from accounting systems and collection information were compared.

Key Audit Matters	How our audit addressed the Key Audit Matter
<i>Application of the hyperinflationary accounting</i>	
<p>As stated in Note 2.1. to the financial statements, the Group continues to apply "TAS 29 Financial Reporting in Hyperinflation Economies" since the functional currency of the Group (Turkish Lira) is considered the currency of a hyperinflationary economy under TAS 29 as of 31 October 2025.</p> <p>In accordance with TAS 29, financial statements and corresponding figures for previous have been restated for the changes in the general purchasing power of Turkish lira and, as a result, are expressed in terms of purchasing power of Turkish Lira as of the reporting date.</p> <p>In accordance with the guidance in TAS 29, the Group utilised the Turkey consumer price indices to prepare inflation adjusted financial statements. The principles applied for inflation adjustment is explained in 2.1.</p> <p>Given the significance of the impact of TAS 29 on the reported result and financial position of the Group, we have assessed the hyperinflation accounting as a key audit matter.</p>	<p>Our audit procedures included the following;</p> <ul style="list-style-type: none"> - We inquired management responsible for financial reporting on the principles, which they have considered during the application of TAS 29, identification of non-monetary accounts and tested TAS 29 models designed. - We have tested the inputs and indices used, to ensure completeness and accuracy of the calculations. - We have audited the restatements of corresponding figures as required by TAS 29. - We assessed the adequacy of the disclosures in inflation adjusted financial statements for compliance with TAS 29.

Key Audit Matters (Continued)

Key Audit Matters	How our audit addressed the Key Audit Matter
<i>Test of intangible assets capitalized within the enterprise</i>	
<p><i>Development Costs</i></p> <p>In the Group's consolidated financial statements as of 31 December 2025, the net book value of development costs is TL 991.683.676, constituting 46% of the total assets. There are capitalized development costs in the amount of TL 210.859.829 in 2025 (31 December 2024: TL 226.520.456). The Group takes into account the explanations in TAS 38 "Intangible Assets" standard and Note 2 in capitalizing the costs incurred in relation to development costs.</p> <p>For the projects that the Group has completed its feasibility studies and believes will provide cash flow in the future; it activates the costs related to the personnel of the employees related to the software development processes and the costs of consultancies received from this scope within the scope of the development activities.</p> <p>Activation is done by calculating according to the rates determined within the framework of the estimates and assumptions made by the management and project managers and the time when the personnel work on the development activities.</p> <p>Plan capitalization calculations as a key audit matter, as the financial statements are significant and include management's estimates about it.</p> <p>Explanations regarding the Group's intangible assets accounting policies and amounts are included in Note 2 and Note 13.</p>	<p>The following procedures have been applied for the control of development costs.</p> <ul style="list-style-type: none"> - It was understood how the criteria in TAS 38 Intangible Assets¹ were met by discussing with the group management. Details of the projects and details of the feasibility studies of the future economic benefits of the project were understood by interviewing the project managers. - Project-based costs related to capitalized costs were detailed and controlled by the movement table of intangible assets. - For the testing of personnel costs associated with the projects, each project was broken down on the basis of staff and capitalized costs, verifying the staff with their payrolls. - The personnel subject to the activation were selected by sampling method and interviews were made and the development activities they realized within the scope of the projects they were involved in were understood. - Regarding external consultancy, the contents of the consultancy received were understood and detailed tests were carried out regarding their amounts.

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

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

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

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

Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

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

Our aim is to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an independent auditor's report that includes our opinion. Reasonable assurance expressed as a result of an independent audit conducted in accordance with SIA is a high level of assurance but does not guarantee that a material misstatement will always be detected. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

We use our professional judgment and maintain our professional skepticism throughout the independent audit as a requirement of the independent audit conducted in accordance with the independent auditing standards published by the CMB and the SIA. We also:

- Identify and assess the risks of material misstatement in the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Assess the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our independent auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

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

We provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence. We also communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

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

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

Other Responsibilities Arising from Regulatory Requirements

No matter has come to our attention that is significant according to subparagraph 4 of Article 402 of Turkish Commercial Code ("TCC") No. 6102 and that causes us to believe that the Company's bookkeeping activities concerning the period from 1 January to 31 December 2025 period are not in compliance with the TCC and provisions of the Company's articles of association related to financial reporting.

In accordance with subparagraph 4 of Article 402 of the TCC, the Board of Directors submitted the necessary explanations to us and provided the documents required within the context of our audit.

The Auditor's Report on the Risk Early Detection System and Committee, prepared in accordance with the fourth paragraph of Article 398 of the Turkish Commercial Code No. 6102 ("TCC"), was presented to the Company's Board of Directors on 24 February, 2026.

The name of the engagement partner who supervised and concluded this audit is Nazım Hikmet.

İstanbul, 24 February 2026

Eren Bağımsız Denetim A.Ş.
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FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
CONSOLIDATED BALANCE SHEETS
AT 31 DECEMBER 2025

(Currency – Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

	Notes	Audited Current Period	Audited Prior Period
		31 December 2025	31 December 2024
ASSETS			
Current assets			
Cash and cash equivalents	5	120.097.595	40.584.334
Financial investments	7	39.358.574	9.230.980
Trade receivables			
- Trade receivables from third parties	8	127.082.974	57.195.262
Other receivables			
- Other receivables from third parties	9	1.550.540	1.452.709
Prepaid expenses	10	1.463.788	979.923
Total current assets		289.553.471	109.443.208
Non-current assets			
Other receivables			
- Other receivables from third parties	9	115.500	151.181
Property, plant and equipment	11	86.661.313	64.678.550
Intangible assets	13	1.326.455.718	1.236.080.839
Right of use assets	12	6.602.702	10.252.750
Deferred tax assets	25	132.577.287	158.693.509
Total non-current assets		1.552.412.520	1.469.856.829
Total assets		1.841.965.991	1.579.300.037

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

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
CONSOLIDATED BALANCE SHEETS
AT 31 DECEMBER 2025

(Currency –Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

	Notes	Audited Current Period 31 December 2025	Audited Prior Period 31 December 2024
LIABILITIES			
Current liabilities			
Current borrowings	6	33.189.348	6.306.311
Short term portion of long-term financial liabilities	6	5.058.693	8.478.278
Lease liabilities	6	2.668.079	2.578.714
Other financial liabilities	6	16.447.300	8.047.436
Trade payables			
- Trade payables from third parties	8	14.839.235	21.746.160
Employee benefit obligations	16	32.265.183	32.273.062
Other payables			
- Other payables from related parties	24	--	815.921
- Other payables from third parties	9	16.284.930	4.601.971
Deferred income	10	55.705	--
Short term provisions			
- Short term provisions for employee benefits	16	2.080.353	2.739.050
- Other short term provisions	15	489.387	704.500
Other current liabilities	17	189.490	232.123
Total current liabilities		123.567.703	88.523.526
Non-current liabilities			
Non-current borrowings	6	524.375	10.596.476
Lease liabilities	6	12.434.629	3.358.112
Long term provisions			
- Long term provisions from employee benefits	16	6.888.785	5.578.019
Deferred tax liabilities	25	7.362.878	1.143.943
Total non-current liabilities		27.210.667	20.676.550
Equity			
Share capital	18	936.000.000	144.000.000
Capital adjustment differences	18	124.807.285	509.894.781
Share premiums		(20.425.693)	(20.425.693)
Accumulated other comprehensive income / expense not to be reclassified to profit or loss			
- Gain/loss arising from defined benefit plans	18	1.619.604	3.412.771
Restricted reserves			
- Legal reserves	18	75.233.636	56.441.930
Retained earnings		351.071.962	580.124.531
Net profit for the period		222.880.828	196.651.641
Total Equity		1.691.187.591	1.470.099.961
Total Liabilities		1.841.965.991	1.579.300.037

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

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME
FOR THE YEAR ENDED 01 JANUARY - 31 DECEMBER 2025

(Currency – Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

	Notes	Audited Current Period 1 January – 31 December 2025	Audited Prior Period 1 January – 31 December 2024
Net sales	19	855.070.469	629.009.691
Cost of sales (-)	19	(517.386.920)	(455.356.707)
Gross profit		337.683.549	173.652.984
General administrative expenses (-)	20	(89.162.074)	(90.796.687)
Marketing expenses (-)	20	(13.408.181)	(7.055.615)
Research and development expenses (-)	20	(5.277.453)	(3.186.034)
Other operating income	21	59.571.899	61.449.714
Other operating expense (-)	21	(7.130.173)	(5.129.440)
Operating profit		282.277.567	128.934.922
Income from investing activities	22	12.937.003	44.835.291
Expense from investing activities (-)	22	(2.839.982)	--
Operating income before financial income / (expense)		292.374.588	173.770.213
Financial income	23	12.010.491	17.003.747
Financial expenses (-)	23	(21.927.199)	(22.621.269)
Monetary gain / (loss)	26	(27.600.560)	(9.231.515)
Profit before tax from continuing operations		254.857.320	158.921.176
Tax income / (expense) from continuing operations			
- <i>Deferred tax (expense) / income</i>	25	(31.976.523)	37.730.465
Net profit for the period			
Distribution of income for the period attributable to			
Equity holders of the parent	27	222.880.797	196.651.641
Earnings per share (kr)	27	0,24	1,37
Other comprehensive income			
Items not to be reclassified to profit or loss			
- <i>Gain/ (loss) arising from defined benefit plans</i>		(1.793.167)	695.614
- <i>Tax effect of gain/ (loss) arising from defined benefit plans</i>		358.634	(139.122)
Other comprehensive expense		(1.434.533)	556.492
Total comprehensive expense / income		221.446.264	197.208.133
Distribution of total comprehensive income attributable to			
Non-controlling interests		--	--
Equity holders of the parent		221.446.264	197.208.133
EBITDA	28	378.008.331	202.781.814
EBITDA margin	28	44,21	32,24

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

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
STATEMENTS OF CONDENSED CONSOLIDATED CHANGES IN EQUITY FOR THE YEAR ENDED
01 JANUARY – 31 DECEMBER 2025

(Currency – Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

				Other Comprehensive Income or Expense not to be Reclassified to Profit or Loss			Accumulated profit / (loss)				
	Notes	Share capital	Capital adjustment differences	Share premium	Gain/ (loss) arising from defined benefit plans	Restricted reserves	Retained earnings	Net profit for the period	Equity holders of the parent	Non- controlling interests	Total equity
Balance at 1 January 2024	18	144.000.000	509.894.781	(20.425.693)	2.717.157	54.760.585	300.776.844	281.029.032	1.272.752.706	--	1.272.752.706
Transfers		--	--	--	--	--	281.029.032	(281.029.032)	--	--	--
Other comprehensive income		--	--	--	695.614	--	--	--	695.614	--	695.614
R&D incentive reserve		--	--	--	--	1.681.345	(1.681.345)	--	--	--	--
Net profit		--	--	--	--	--	--	196.651.641	196.651.641	--	196.651.641
Balance at 31 December 2024	18	144.000.000	509.894.781	(20.425.693)	3.412.771	56.441.930	580.124.531	196.651.641	1.470.099.961	--	1.470.099.961
Balance at 1 January 2025	18	144.000.000	509.894.781	(20.425.693)	3.412.771	56.441.930	580.124.531	196.651.641	1.470.099.961	--	1.470.099.961
Capital increase		792.000.000	(385.087.496)	--	--	--	(406.912.504)	--	--	--	--
Transfers		--	--	--	--	11.730.007	184.921.634	(196.651.641)	--	--	--
Other comprehensive income		--	--	--	(1.793.167)	--	--	--	(1.793.167)	--	(1.793.167)
R&D incentive reserve		--	--	--	--	7.061.699	(7.061.699)	--	--	--	--
Net profit		--	--	--	--	--	--	222.880.797	222.880.797	--	222.880.797
Balance at 31 December 2025	18	936.000.000	124.807.285	(20.425.693)	1.619.604	75.233.636	351.071.962	222.880.797	1.691.187.591	--	1.691.187.591

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

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
STATEMENTS OF CONDENSED CONSOLIDATED CASH FLOWS FOR THE YEAR ENDED
01 JANUARY – 31 DECEMBER 2025

(Currency – Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

	Notes	1 January - 31 December 2025	1 January – 31 December 2024
A. Cash flow from operating activities			
Net profit for the period		222.880.828	196.651.641
Adjustments to reconcile the period's profit			
Adjustments for depreciation and amortization	28	148.172.490	130.167.166
Adjustments for provisions for employee benefits	16	1.540.401	2.118.639
Adjustments for general provisions	21	--	(2.650.215)
Adjustments for provisions for lawsuits	21	(63.919)	(1.652.592)
Adjustments for financing income	21	(3.462)	(233.950)
Adjustments for financing expense	21	2.084.173	128.849
Adjustments for interest expenses		18.857.261	9.823.546
Monetary position gains and losses		16.723.196	5.474.945
Income tax (income) expense	25	31.976.523	(37.730.465)
Adjustments for interest income	23	(10.259.121)	(4.952.845)
Changes in net working capital			
Increases/decreases in inventories		--	4.144.247
Increases/decreases in trade receivables		(71.971.885)	(7.095.454)
Increases/decreases in other receivables	9	(62.150)	3.540.100
Increases / decreases in prepaid expenses	10	(483.865)	1.482.509
Increases/decreases in trade payables	8	(6.903.463)	17.254.444
Increases/decreases in other payables	9	10.867.038	(428.873)
Increase/decrease in liabilities related to employee benefits	16	(7.879)	(7.303.301)
Increases/decreases in deferred income	10	55.705	(43.027)
Tax paid / refunds	25	--	30.520
Increase/decrease in other liabilities		(42.633)	(5.571.695)
Net cash flows generated from operating activities		363.359.238	303.154.189
Severance payments	16	(1.521.897)	(320.816)
Net Cash Flows Generated from Operating Activities, net		361.837.341	302.833.373
B. Cash Flows from Investing Activities			
Cash outflows for the acquisition of equity or debt instruments of other entities or funds	7	(30.127.594)	(6.488.236)
Cash flows from purchase sales of property, plant and equipment	11	(35.060.521)	(30.882.101)
Cash flows from purchase sales of intangible assets	13	(221.819.563)	(226.520.456)
Interest received		10.259.121	4.952.845
Cash Flows from Investing Activities, net		(276.748.557)	(258.937.948)
C. Cash Flows from Financing Activities			
Cash outflows for repayment of borrowings	6	21.791.214	63.455
Interest paid		(17.700.255)	(8.833.931)
Other inflows / (outflows) cash	6	9.165.882	(4.127.597)
Net Cash Flows Generated from Financing Activities, net		13.256.841	(12.898.073)
Inflation Effect on Cash and Cash Equivalents		(18.832.364)	(9.664.676)
Net Increase / (Decrease) in Cash and Cash Equivalents		79.513.261	21.332.676
D. Cash and Cash Equivalents at The Beginning of The Year	5	40.584.334	19.251.658
Cash and Cash Equivalents at The End of The Year		120.097.595	40.584.334

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

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS
AS OF 31 DECEMBER 2025

(Currency –Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

1. ORGANIZATION AND NATURE OF ACTIVITIES OF THE GROUP

Fonet Bilgi Teknolojileri Anonim Şirketi (“The Company” or “Fonet”) was established in in 1997 to provide computer software and technical support to both Public and Private Institutions. The Company has operated as a Limited Company until 31 May 2011. As of 1 September 2011, the Company changed its type and became an incorporated company.

The Company’s headquarter is located at Kızılırmak Mahallesi 1445. Sokak No: 2B/1 The Paragon Tower, Çankaya / ANKARA.

The Company has four branches, one located at Üniversiteler Mahallesi 1596. Cadde, Hacettepe Teknokent 6 R&D Building, Block E, Floor 5, No: 29, Çankaya, Ankara, Türkiye, one branch located at Büyükdere Avenue, Emlak Kredi Blocks No: 33/4, Levent, İstanbul, Türkiye, one branch located at İpekyol Avenue No: 12/1, Şanlıurfa, Türkiye, and one branch located at Yaşamal District, Z. Ahmedbayov Street, No: 2/46, Baku, Azerbaijan. The Company has a liaison office abroad located at Klarabergsviadukten 70 D4, 111 64 Stockholm, Sweden.

The Company provides information management systems, system integration, consultancy and turnkey project services in the field of health informatics. Although the main operations of the Company are in the field of health informatics, the Company also participates in different IT projects related to field expertise.

The software products which are completely owned by Fonet are as follows:

S. No	Module Name	S. No	Module Name
1	Consultation Management System	32	Home Health Care Services Management System
2	Appointment Procedure Management System	33	Interoperability System
3	Patient Record / Admission Management Sys	34	Decision Support Management System
4	Emergency Management System	35	Material Resource and Inventory Management System
5	Polyclinic Management System	36	Fixture and Asset Management System
6	Clinic Management System	37	Financial Information Man. S. (Invoice, Cash Desk, etc.)
7	Laboratory Information System	38	Purchasing Information System
8	Radiology Information System	39	Human Resources / Pay-Roll Information System
9	PACS (Picture Archiving and Communication S.)	40	Personnel Attendance Control Management System
10	Nursing Management System	41	Document Management System
11	Operating Room Information System	42	Medical Record Archive Management System
12	Pharmacy Information System	43	Device Tracking Management System
13	Cancer Management System	44	Medical Device Calibration and Quality Control M. Sys.
14	Mouth and Dental Health Information System	45	Quality Management System
15	Physical Treatment and Rehabilitation Man. S	46	Quality Indicator Management System
16	Intensive Care Management System	47	Laundry Management System
17	Haemodialysis Management System	48	Occupational Health and Safety Management System
18	Pathology Management System	49	LCD / Display Information and Qmatic Man. Sys
19	Psychology Management System	50	Kiosk Management System
20	Oncology Management System	51	SMS Management System
21	Diet Management System	52	Technical Service Management System
22	Blood Centre Information System	53	Central Computer Management System
23	Sterilization Information System	54	Process Management System
24	Healthcare Commission Management System	55	Medical Waste Management System
25	Organ and Tissue Donation Management S	56	Dynamic Medical / Administrative Module Des. Sys.
26	Clinic Engineering Information System	57	Subscription Counter Tracking Module
27	Information System, Statistic & Reporting Sys	58	Mobile Doctor Examination Man. System
28	Medical Research Management System	59	Online Examination Module (Videocall)
29	Pregnant Education Management System	60	Mobile Patient Management System
30	Diabetes Education Management System	61	ICU Management System
31	Social Services Management System	62	Remote Health Information System

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
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(Currency – Turkish Liras “TL” in terms of purchasing power of the “TL” at 31 December 2025 unless otherwise expressed.)

1. ORGANIZATION AND NATURE OF ACTIVITIES OF THE GROUP (CONTINUED)

The Company’s main product is Fonet HIS (“Hospital Information Management System”). Fonet HIS ensures that all medical, administrative and financial business processes of health institutions are managed within the automation system. Fonet HIS consists of 60 separate software modules. Fonet HIS has been developed completely by their own engineers and actively operates in over 230 health institutions including hospitals in Somalia, Azerbaijan, Northern Cyprus and the Republic of Moldova.

Fonet offers not only its core product Fonet HBYS and additional systems but also turnkey project solutions. At the forefront of these solutions are the company's ongoing operations as the contractor for two major projects in the Turkish Republic of Northern Cyprus: the "TRNC e-Insurance Information System" and the "TRNC Health Information System.

In addition to this service, the company signed a contract on 26.12.2023, to serve as the main contractor for the "Turkish Republic of Northern Cyprus Revenue and Tax Office Full Automation Development Projects and the Traffic Office Vehicle Registration Office Full Automation Project," a joint project of the TRNC Ministry of Transportation, for the year 2024.

In line with its strategy to expand its product range and enter new markets in the healthcare field, the company has completed the development of two products for which it began R&D efforts, successfully completed the Ministry of Health's accreditation tests, and initiated field sales and installation activities. The Intensive Care Management System allows hospitals to integrate their intensive care unit devices into the system, enabling all patient processes to be monitored and reported through the system. The other product is the Remote Health Information System, developed in accordance with regulations designed to maximize healthcare accessibility, especially during the pandemic when access issues arose.

The average number of personnel employed within the Group as of 31 December 2025 is 527 (31 December 2024: 512).

Detailed information about the personnel is as follows:

	31 December 2025	31 December 2024
Permanent indefinite-term contracted personnel of the Group	151	151
Fixed term contracted personnel employed by the Group within the scope of contracts with hospitals	376	361
Total number of personnel	527	512

The shareholders of the Company and shares are as follows:

Share Amount	31 December 2025		31 December 2024	
	Share Amount	Share Rate %	Share Amount	Share Rate %
Abdülkerim GAZEN	358.916.995	38,35%	55.224.000	38,35%
Other (public part)	577.083.005	61,65%	88.776.000	61,65%
Share capital	936.000.000	100	144.000.000	100%
Capital adjustment differences	606.411.380		509.894.781	
Capital	1.542.411.380		653.894.781	

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
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1. ORGANIZATION AND NATURE OF ACTIVITIES OF THE GROUP (CONTINUED)

The Company’s issued capital consists of 936.000.000 shares, all with a par value of 1 Turkish Liras each as at 31 December 2025 (31 December 2024: 144.000.000 shares).

As of 31 December 2025, 52.000.000 shares of 936.000.000 shares consist of Group A shares and 884.000.000 shares consist of Group B shares. Group A shares has a privilege in determining the members of the board of directors and in exercising voting rights in the general assembly.

At the ordinary and extraordinary general assembly meetings to be held by the Company, group (A) shareholders have 15 voting rights for each share, and Group (B) shareholders have 1 voting right for each share.

The Company has adopted the registered capital system in accordance with the provisions of the Capital Markets Law and transitioned to the registered capital system with the approval of the Capital Markets Board dated 27.02.2015, under decision number 5/253. The Company's registered capital ceiling is 2.500.000.000 TL, divided into 2.500.000.000 shares, each with a nominal value of 1 TL. The approval for the registered capital ceiling is valid for the period between 2024 and 2028.

Subsidiaries fully consolidated included in the accompanying consolidated financial statements

Pidata Bilişim Teknolojileri Anonim Şirketi (“Pidata”)

The Company was established on 16 July 2018 and registered in Ankara. The establishment of the Company was announced in the Turkish Trade Registry Gazette dated 19 July 2018, numbered 9624. The shares of Pidata is owned completely by Fonet Bilgi Teknolojileri Anonim Şirketi.

In addition to providing turnkey project services, Pidata is also engaged in the development, sales, and support of its powerful ERP products. Tales ERP, developed by Pidata, is used in both the public and private sectors. All of Pidata's shares are owned by Fonet Information Technologies Inc.

Company Title	Share Rate %	Main operating activity	Type of activity	Country	Year of establishment
Pidata Bilişim Teknolojileri A.Ş.	100	Information Technologies	Services	Türkiye/Ankara	2018

From here on after, Fonet Bilgi Teknolojileri Anonim Şirketi and the aforementioned subsidiary will be referred as “Group” or “Community.”

2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

2.1. Basis of Presentation

Statement of Compliance to TFRS

The accompanying consolidated financial statements are prepared in accordance with the Communiqué Serial II, No:14.1, “Principles of Financial Reporting in Capital Markets” (“the Communiqué”) published in the Official Gazette numbered 28676 on 13 June 2013. According to the article 5 of the Communiqué, consolidated financial statements are prepared in accordance with Turkish Financial Reporting Standards (“TFRS”) and its addendum and interpretations (“IFRIC”) issued by Public Oversight Accounting and Auditing Standards Authority (“POA”) Turkish Accounting Standards Boards. The consolidated financial statements of the Group are prepared as per the CMB announcement of 4 October 2022 relating to financial statements presentations.

The Company and its subsidiaries operating in Turkey, maintains its accounting records and prepares its statutory financial statements in accordance with the Turkish Commercial Code (the “TCC”), tax legislation and the uniform chart of accounts issued by the Ministry of Finance. These consolidated financial statements are based on the statutory records, with the required adjustments and reclassifications including those related to changes in purchasing power reflected for the purpose of fair presentation in accordance with the TFRS.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.1. Basis of Presentation (continued)

Approval of consolidated financial statements

These consolidated financial statements as of and for the year ended 31 December 2025 have been approved for issue by the Board of Directors on 23 February 2026. The General Assembly of the Company and the relevant regulatory authorities have the right to request amendments to these consolidated financial statements after their publication.

Presentation and Functional Currency

The condensed consolidated financial statements are presented in the currency of the primary economic environment in which the entity operates (its functional currency).

For the purpose of the condensed consolidated financial statements, the functional and presentation currency of the Group is accepted as Turkish Lira “TL.”

Financial reporting in hyperinflationary economy

The Group prepared its consolidated financial statements as at and for the year ended 31 December 2023 by applying TAS 29 "Financial Reporting in Hyperinflationary Economies" in accordance with the announcement made by Public Oversight Accounting and Auditing Standards Authority ("POA") on 23 November 2023 and the "Implementation Guide on Financial Reporting in Hyperinflationary Economies".

TAS 29 is applied to the financial statements of entities whose functional currency is the currency of a hyperinflationary economy, including consolidated financial statements.

The standard requires that financial statements prepared in the currency of a hyperinflationary economy be stated in terms of the purchasing power of that currency at the reporting period and that comparative figures for prior period financial statements be expressed in terms of the measuring unit current at the end of the reporting period. Therefore, the Group has presented its consolidated financial statements as of 31 December 2023, on the purchasing power basis as of 31 December 2024.

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 TAS 29 to their annual financial statements for the accounting periods ending on 31 December 2024.

The restatements in accordance with TAS 29 have been made using the adjustment factor derived from the Consumer Price Index ("CPI") in Türkiye published by the Turkish Statistical Institute. As of 31 December 2025, the indices and adjustment coefficients used in the preparation of the consolidated financial statements are as follows:

Date	Index	Adjustment Factor	Three Year Inflation Rates	Cumulative
31 December 2025	3.513,87	1,00000	211%	
31 December 2024	2.684,55	1,30892	291%	
31 December 2023	1.859,38	1,88980	268%	

The main elements of the adjustments made by the Group for financial reporting purposes in highly inflationary economies are as follows:

- The financial statements for the current period prepared in TL are expressed in terms of the purchasing power of money as of the balance sheet date, with the amounts from previous reporting periods also adjusted according to the purchasing power of money as of the latest balance sheet date.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.1. Basis of Presentation (continued)

Financial reporting in hyperinflationary economy (continued)

- Monetary assets and liabilities (cash and cash equivalents, trade receivables and payables, borrowings, etc.) are not restated as they are already expressed in terms of the current purchasing power as of the balance sheet date. In cases where the inflation-adjusted values of non-monetary items (inventories, tangible and intangible fixed assets, equity items, etc.) exceed their recoverable amounts or net realizable values, the provisions of TAS 36 and TAS 2 have been applied, respectively.

- Non-monetary assets and liabilities, as well as equity items that are not expressed in terms of the current purchasing power as of the balance sheet date, have been restated using the relevant adjustment coefficients.

- All items in the income statement, except for non-monetary items in the balance sheet that affect the income statement, have been indexed using the coefficients calculated based on the periods in which income and expense accounts were initially reflected in the financial statements.

- The effect of inflation on the Company’s net monetary asset position for the current period has been recorded in the income statement under the net monetary position loss account. Companies holding higher monetary assets than their monetary liabilities experience a weakening of purchasing power due to inflation, while those with higher monetary liabilities than monetary assets see an increase in purchasing power.

The net monetary position gain or loss has been derived from the adjustment differences of non-monetary items, equity, items in the income statement and other comprehensive income statement, as well as index-linked monetary assets and liabilities (Note 26).

Going concern

The accompanying financial statements have been prepared on the basis of the going concern principle.

2.2. Changes in Accounting Policies

Accounting policies are amended if the Group's financial position, performance or cash flows and the effects of events are likely to result in a more appropriate and reliable presentation of the consolidated financial statements. If the amendments to the accounting policies affect previous periods, the policy is applied retroactively in the consolidated financial statements as if the policy have always been exercised. Accounting policy changes arising from the application of a new standard shall be applied retroactively or in accordance with the transition provisions of the standard, if any. Changes that are not covered by any transitional provision are applied retrospectively.

2.3. Comparative information and restatement of prior period financial statements

The Group's financial statements are prepared comparatively with the previous period in order to enable the determination of financial position and performance trends. In order to comply with the presentation of the current period financial statements, comparative information is reclassified when deemed necessary and important differences are disclosed.

2.4. The new standards, amendments and interpretations

The accounting policies adopted in preparation of the consolidated financial statements as of 31 December 2025 are consistent with those of the previous financial year, except for the adoption of new and amended TFRS and TFRS interpretations effective as of 1 January 2025 and thereafter. The effects of these standards and interpretations on the Group’s financial position and performance have been disclosed in the related paragraphs.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.4. The new standards, amendments and interpretations (continued)

i) The new standards, amendments and interpretations which are effective as of 1 January 2025 are as follows:

Amendments to IAS 21 - Lack of exchangeability

The amendments did not have a significant impact on the financial position or performance of the Group.

ii) Standards issued but not yet effective and not early adopted

Standards, interpretations and amendments to existing standards that are issued but not yet effective up to the date of issuance of the consolidated financial statements are as follows. The Group will make the necessary changes if not indicated otherwise, which will be affecting *the consolidated* financial statements and disclosures, when the new standards and interpretations become effective.

Amendments to IFRS 10 and IAS 28 - Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The Group will wait until the final amendment to assess the impact of the changes.

IFRS 17- The new Standard for insurance contracts

The amendments are not applicable to the Group and will have no impact on the financial position or performance of the Group.

Amendments to IFRS 9 and IFRS 7 – Classification and measurement of financial instruments

The amendments did not have a significant impact on the financial position or performance of the Group.

Annual Improvements to IFRSs – Volume 11

IFRS 1 First-time Adoption of International Financial Reporting Standards – Hedge Accounting by a First-time Adopter: These amendments are intended to address potential confusion arising from an inconsistency between the wording in IFRS 1 and the requirements for hedge accounting in IFRS 9.

IFRS 7 Financial Instruments: Disclosures – Gain or Loss on Derecognition: The amendments update the language on unobservable inputs in the Standard and include a cross reference to IFRS 13.

IFRS 9 Financial Instruments – Lessee Derecognition of Lease Liabilities and Transaction Price: IFRS 9 has been amended to clarify that, when a lessee has determined that a lease liability has been extinguished in accordance with IFRS 9, the lessee is required to apply derecognition requirement of IFRS 9 and recognise any resulting gain or loss in profit or loss. IFRS 9 has been also amended to remove the reference to 'transaction price'.

IFRS 10 Consolidated Financial Statements – Determination of a 'De Facto Agent': The amendments are intended to remove the inconsistencies between IFRS 10 paragraphs.

IAS 7 Statement of Cash Flows – Cost Method: The amendments remove the term of “cost method” following the prior deletion of the definition of 'cost method'.

Improvements are effective for annual reporting periods beginning on or after 1 January 2026. Earlier application is permitted for all.

The Group is in the process of assessing the impact of the amendments on financial position or performance of the Group.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.4. The new standards, amendments and interpretations (continued)

ii) Standards issued but not yet effective and not early adopted

Amendments to IFRS 9 and IFRS 7 - Contracts Referencing Nature-dependent Electricity

The standard is not applicable to the Group and have no impact on the financial position or performance of the Group.

IFRS 18 – The new Standard for Presentation and Disclosure in Financial Statements

In May 2025, POA issued IFRS 18 which replaces IAS 1. IFRS 18 introduces new requirements on presentation within the statement of profit or loss, including specified totals and subtotals. IFRS 18 requires an entity to classify all income and expenses within its statement of profit or loss into one of five categories: operating; investing; financing; income taxes; and discontinued operations. It also requires disclosure of management-defined performance measures and includes new requirements for aggregation and disaggregation of financial information based on the identified ‘roles’ of the primary financial statements and the notes. In addition, there are consequential amendments to other accounting standards, such as IAS 7, IAS 8 and IAS 34. IFRS 18 and the related amendments are effective for reporting periods beginning on or after 1 January 2027, but earlier application is permitted. IFRS 18 will be applied retrospectively.

The Group is in the process of assessing the impact of the amendments on financial position or performance of the Group.

IFRS 19 – Subsidiaries without Public Accountability: Disclosures

The standard is not applicable for the Group.

iii) The new amendments that are issued by the International Accounting Standards Board (IASB) but not issued by Public Oversight Authority (POA)

The following amendments to IAS 21 are issued by IASB but not yet adapted/issued by POA. Therefore, they do not constitute part of IFRS. The Group will make the necessary changes to its consolidated financial statements after the amendments are issued and become effective under IFRS.

Amendments to IAS 21 - Translation to a Hyperinflationary Presentation

The amendments issued by the Board in November 2025 require translation from a non-hyperinflationary functional currency into a hyperinflationary presentation currency at the closing rate. Accordingly, if an entity’s functional currency is the currency of a non-hyperinflationary economy, but its presentation currency is the currency of a hyperinflationary economy, its results and financial position are translated into the presentation currency by translating all amounts (i.e., assets, liabilities, equity items, income and expenses) and all comparatives at the closing rate at the end of the current reporting period. Furthermore, an entity whose functional currency and presentation currency are the currency of a hyperinflationary economy, restates the comparative amounts of a foreign operation, whose functional currency is that of a non-hyperinflationary economy, by applying the general price index, in accordance with IAS 29, to the foreign operation’s comparative figures. The amendments also introduce certain additional disclosure requirements.

2.5. Summary of Significant Accounting Policies

Basis of consolidation

The financial statements of the companies included in the scope of consolidation have been prepared as of the date of the consolidated financial statements and have been prepared in accordance with TFRS applying uniform accounting policies and presentation.

Subsidiaries

As of 31 December 2025, the Group has control over financial and operating policies consolidated financial statements includes the financial statements of the subsidiaries.

FONET BİLGİ TEKNOLOJİLERİ A.Ş. AND CONSOLIDATED SUBSIDIARIES
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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of Significant Accounting Policies (continued)

Basis of consolidation (continued)

Subsidiaries (continued)

As of 31 December 2025, the direct and indirect participation rates of the companies subject to consolidation are as follows.

Company Title	Share Rate %	Main operating activity	Type of activity	Country
Pidata Bilişim Teknolojileri A.Ş.	100	Information Technologies	Services	Türkiye/Ankara

Control is considered to exist when the parent directly or indirectly controls more than half of the voting rights in an entity and has the power to govern the financial and operating policies of the entity. In the consolidation of the financial statements, all profits and losses, including intercompany balances, transactions and unrealised profits and losses, are eliminated. The consolidated financial statements are prepared by applying consistent accounting policies for similar transactions and events in similar circumstances. The financial statements of subsidiaries are prepared for the same reporting period as the parent. Subsidiaries are consolidated from the date on which control is transferred to the Group and cease to be consolidated from the date on which control ceases.

The income and expenses of subsidiaries acquired or disposed of during the year are included in the consolidated statement of profit or loss and other comprehensive income from the date of acquisition until the date of disposal.

In case of a situation or event that may cause a change in at least one of the criteria listed above, the Company re-evaluates whether it has control over its investment.

Non-controlling interests in the net assets of the subsidiaries included in the consolidation are presented as a separate component of the Group’s equity. The portion of equity and the results of operations of consolidated subsidiaries attributable to interests other than the parent are presented separately in the consolidated financial statements as non-controlling interests. Non-controlling interests consist of the amounts attributable to non-controlling interests at the date of acquisition and the portion of changes in the equity of the subsidiary attributable to interests other than the parent since the date of acquisition.

Total comprehensive income is transferred to parent shareholders and non-controlling shares, even if non-controlling interests result in negative balance.

In cases where the Group does not have majority voting right over the invested company / asset, it has control power over the invested company / asset if there is sufficient voting right to direct / manage the activities of the relevant investment. The Company takes into account all relevant events and conditions in the assessment of whether the majority of votes in the relevant investment is sufficient to provide control power, including the following factors;

- Comparing the voting right of the company with the voting right of other shareholders;
- Potential voting rights of the company and other shareholders;
- Rights arising from other contractual agreements, and
- Other events and conditions that may indicate whether the Company has current power in managing the relevant activities (including voting at previous general meetings) in cases where a decision is required.

The Group eliminates all intercompany assets and liabilities, equity, income and expenses, and cash flows relating to transactions between Group companies on consolidation.

In the preparation of the consolidated financial statements, intercompany transactions, intercompany balances, and unrealised income and expenses arising from intercompany transactions are eliminated. Profits and losses resulting from transactions between the parent and its associates, subsidiaries subject to consolidation, and jointly controlled entities are eliminated to the extent of the parent’s interest in the associate. Unrealised losses are eliminated in the same manner as unrealised gains, except to the extent that they provide evidence of impairment.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of Significant Accounting Policies (continued)

Cash and cash equivalents

Cash and cash equivalents include cash, demand deposits and other short-term highly liquid investments with maturities less than 3 months or 3 months from the date of purchase, which can be immediately converted to cash and without significant risk of value change.

Trade receivables

Trade receivables resulting from the provision of products or services to the buyer are shown as deducted unaccrued finance income. Trade receivables after unaccrued financial income are calculated by discounting the amounts to be obtained in the following periods of the receivables recorded from the original invoice value using the effective interest method. Short-term receivables with no specified interest rate are shown at their original invoice value unless the effect of the original effective interest rate is significant.

When there is an objective finding that there is no collection opportunity, a provision for impairment is made for the related trade receivables.

Objective evidence is when the claim is pending or in preparation for litigation or enforcement, the buyer is in significant financial difficulty, the buyer is in default, or it is probable that a significant and unpredictable delay will occur. The amount of the provision in question is the difference between the book value of the receivable and the recoverable amount. The recoverable amount is the discounted value of all cash flows, including the amounts that can be collected from guarantees and guarantees, based on the original effective interest rate of the trade receivable.

Following the provision for impairment, if all or part of the amount of the impaired receivable is collected, the collected amount is deducted from the provision for impairment and recorded in other operating income.

The “simplified approach” defined in IFRS 9 has been preferred within the scope of the impairment calculations of trade receivables (with a maturity of less than one year) that are accounted at amortized cost in the financial statements and that do not contain a significant financing component. With this approach, the Group measures the provision for losses on trade receivables at an amount equal to lifetime expected credit losses, unless the trade receivables are impaired for certain reasons (excluding realized impairment losses).

Inventories

Inventories are valued at the lower of cost or net realizable value. Cost elements included in inventories are materials, labour and an appropriate amount for factory overheads. The cost of borrowings is not included in the costs of inventories. The cost of inventories is determined on the weighted average basis for each purchase. Net realizable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

Property, plant and equipment

Property, plant and equipment are carried at cost less accumulated depreciation and any impairment in value.

The initial cost of property, plant and equipment comprises its purchase price and non-refundable purchase taxes and any directly attributable costs of bringing the asset to its working condition and location for its intended use. Expenses for the repair of property, plant and equipment are normally charged against income. They are, however, capitalized in exceptional cases if they result in an enlargement or substantial improvement of the respective assets.

Gain or losses on disposal of property, plant and equipment are included in the related operating income or expense line item and are determined as the difference between the carrying value and amounts received.

Leased assets are subject to similar amortization procedures, as with the other tangible assets on the shorter of the related leasing period and economic life of the asset.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of Significant Accounting Policies (continued)

Property, plant and equipment (continued)

Subsequent expenditures

Expenditures incurred after the asset has been recognized are added to the cost of the asset if it is probable that future economic benefits will be obtained and the cost of the expenditure can be measured reliably.

These expenditures added to the cost of the asset are depreciated over the asset's useful life. The carrying amounts of replaced parts are removed from the relevant accounts as part of subsequent expenditures.

All other expenditures are recognized in the income statement in the period incurred on an accrual basis.

Amortization

Property, plant, and equipment are depreciated using the straight-line method over their estimated useful lives, based on the cost of acquisition or revalued amount, less the residual value of the assets.

Depreciation methods, useful lives, and residual values are reviewed at the end of each reporting period and are adjusted if necessary.

Land is not depreciated as it is considered to have an indefinite useful life; land improvements are depreciated over their useful lives.

The depreciation periods for property, plant and equipment, which approximate the economic useful lives of such assets, are as follows:

	31 December 2025	31 December 2024
Buildings	50 year	50 year
Motor vehicles	5 year	5 year
Fixtures and fittings	3-15 years	3-15 years
Leasehold improvements	3-15 years	3-15 years

Property, plant, and equipment are recognized as assets and begin to be depreciated when they are ready for use.

Intangible Assets

Intangible assets purchased

Purchased intangible assets are shown with the amount after accumulated amortization and accumulated impairment losses are deducted from their cost values. These assets are amortized using the straight-line method based on their expected useful life. The expected useful life and depreciation method are reviewed annually in order to determine the possible effects of the changes that occur in the estimations and the changes in the estimations are accounted prospectively.

Computer software

Purchased computer software is activated over the costs incurred during the purchase and from the purchase until it is ready for use.

Evaluation of research costs and development costs under Articles 52 to 67 of TAS 38

Planned activities with the aim of obtaining new technological information or findings are defined as research and expense is recorded when the research expenses incurred at this stage are realized.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of Significant Accounting Policies (continued)

Intangible Assets (continued)

Evaluation of research costs and development costs under Articles 52 to 67 of TAS 38 (continued)

The application of research findings or other information to a plan prepared to produce new or significantly improved products, processes, systems or services is defined as development and is included in the financial statements as intangible assets resulting from development if all of the following conditions exist.

Intangible fixed assets created within the company resulting from development activities (or the development phase of an in-house project) are registered only when all of the following conditions are met:

- It is technically possible to complete the intangible asset so that it is ready for use or ready for sale,
- Intention to complete, use or sell the intangible asset,
- The intangible asset can be used or sold, it is clear how the asset will provide a possible future economic benefit,
- Appropriate technical, financial and other resources are available to complete the development of the intangible asset, to use or sell it; and
- The development cost of the asset can be reliably measured in the development process.

The amount of intangible assets created within the enterprise is the Total amount of the expenditures incurred from the moment the intangible asset meets the accounting requirements stated above. When intangible assets created within the business cannot be recorded, development expenses are recorded as expense in the period they occur. After initial accounting, intangible assets created within the business are also shown over the amount after deducting accumulated depreciation and accumulated impairments from cost values such as separately purchased intangible assets.

The Group purchases some of the intangible assets from outside, under paragraphs 27 to 32 of TAS 38. In this context, it activates the costs obtained separately and which are directly related to the asset. In particular, the costs incurred in accordance with the 28th paragraph of TAS 38 are activated.

The depreciation periods for intangible assets which approximate the economic useful lives of such assets, are as follows:

	31 December 2025	31 December 2024
Rights	10-15 years	10-15 years
Development costs	12 year	12 year
Cloud-based HIS	15 year	15 year
Tales ERP	15 year	15 year
Web portals	5 year	5 year
Other intangible assets	3-10 years	3-10 years

Derecognition of intangible assets

An intangible asset is derecognized on disposal, or when no future economic benefits are expected from use or disposal. Gains or losses arising from derecognition of an intangible asset, measured as the difference between the net disposal proceeds and the carrying amount of the asset, are recognized in profit or loss when the asset is derecognized.

Impairment of assets

Assets with an indefinite life, such as goodwill, are not amortized. Each year, an impairment test is applied for these assets. For assets that are subject to amortization, an impairment test is applied in case of situations or events where it is not possible to recover the book value. If the carrying amount of the asset exceeds its recoverable amount, an impairment loss is recorded. The recoverable amount is the higher of fair value less costs to sell or value in use. For assessment of impairment, assets are grouped at the lowest level with separately identifiable cash flows (cash generating units). Non-financial assets other than goodwill that are subject to impairment are reviewed for possible reversal of impairment at each reporting date.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of Significant Accounting Policies (continued)

Borrowing costs

In the case of assets (featured assets) that require considerable time to be ready for use and sale, borrowing costs directly associated with the purchase, construction or production are included in the cost of the asset until the related asset is made ready for use or sale.

All other borrowing costs are recorded in the income statement in the period they occur.

Right-of-use assets and lease liabilities

Right-of-use assets

The Group recognizes right-of-use assets at the commencement date of the lease. Right-of-use assets are measured at cost less accumulated depreciation and impairment losses. If there is a remeasurement of lease liabilities, this amount is also adjusted accordingly.

The cost of a right-of-use asset includes:

- (a) The initial measurement amount of the lease liability
- (b) The amount obtained by deducting any lease incentives received from all lease payments made on or before the commencement date
- (c) All initial direct costs incurred by the Group

Until the transfer of ownership of the underlying asset to the Group at the end of the lease term is reasonably certain, the Group depreciates the right-of-use asset using the straight-line method from the commencement date of the lease to the end of the useful life of the underlying asset.

Right-of-use assets are subject to impairment assessment.

Lease liabilities

The Group measures the lease liability at the present value of unpaid lease payments as of the commencement date of the lease.

At the commencement date of the lease, the lease liability includes the following lease payments that are to be made for the right to use the underlying asset over the lease term and are unpaid as of the commencement date:

- (a) Fixed payments
- (b) Variable lease payments that are measured at the commencement date of the lease using an index or rate
- (c) Amounts expected to be paid by the Group under residual value guarantees
- (d) The exercise price of a purchase option if the Group is reasonably certain to exercise that option
- (e) Penalties for terminating the lease if the lease term reflects the Group exercising an option to terminate the lease

Variable lease payments not dependent on an index or rate are recognized as expenses in the period in which the triggering event or condition occurs.

The Group determines the revised discount rate for the remaining lease term as the implicit rate in the lease if it can be readily determined; otherwise, as the Group’s incremental borrowing rate at the date of the reassessment.

Subsequent to the commencement date, the Group measures the lease liability by increasing the carrying amount to reflect interest on the lease liability and by decreasing the carrying amount to reflect lease payments made.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Right-of-use assets and lease liabilities (continued)

Lease liabilities (continued)

Additionally, a change in the lease term, a change in fixed lease payments, or a change in the assessment of the purchase option of the underlying asset results in a remeasurement of lease liabilities.

Short term leases and leases of low-value assets

The Group evaluates whether a contract is a lease or contains lease terms at the inception of the contract. The Group recognizes the right-of-use asset and the related lease liability for all leases of which it is a lessee, except for short-term leases (leases with a lease term of 12 months or less) and leases of low value assets.

Financial liabilities

Financial liabilities are recorded with their values after the transaction expenses are deducted from the financial debt amount received on the date of receipt. Financial liabilities are followed in the financial statements with their discounted values calculated with an effective interest rate on the following dates.

The difference between the amount of the financial debt received (excluding transaction expenses) and the repayment value is recognized on an accrual basis during the financial debt period in the statement of profit or loss.

Financial debts are classified as short-term liabilities if the company does not have unconditional right such as postponing the liability for 12 months from the balance sheet date.

Trade payables

Trade payables are recorded at their fair values and are subsequently accounted for at their discounted values using the effective interest rate.

Financial instruments

Financial instruments are accounted for in accordance with the provisions of TFRS 9 “Financial Instruments”.

Non-derivative financial assets

Financial assets other than trade receivables, other receivables, and cash and cash equivalents that do not have a significant financing component are measured at fair value at initial recognition. In case the trade receivables do not have a significant financing component (or the facilitating application is chosen), these receivables are measured at the transaction price at the time of initial recognition.

In the initial measurement of financial assets other than those at fair value through profit or loss, transaction costs directly attributable to their acquisition or issuance are added to or deducted from fair value. Financial assets bought and sold in the normal way are recorded on the transaction date.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Financial instruments (continued)

Classification of financial assets

Financial assets are recognized at amortized cost, at fair value through other comprehensive income, or at fair value through profit or loss, based on (a) the business model the entity uses to manage the financial asset, and (b) the contractual cash flows of the financial asset. Classified as reflected. If the business model used for the management of financial assets is changed, all financial assets affected by this change are reclassified.

Reclassification of financial assets. It is applied prospectively from the date of reclassification. In such cases, no adjustments are made for gains, losses (including impairment gains or losses) or interest previously recognized.

Financial assets at amortized cost:

A financial asset is measured at amortized cost if both of the following conditions are met:

- (a) holding the financial asset under a business model that seeks to collect contractual cash flows; and
- (b) the contractual terms of the financial asset result in cash flows at specified dates that include only payments of principal and interest on the principal outstanding balance.

Interest income on financial assets shown at amortized cost is calculated using the effective interest method. This income is calculated by applying the effective interest rate to the gross carrying amount of the financial asset, except:

- (a) credit-impaired financial assets at purchase or origination: For such financial assets, a credit-adjusted effective interest rate is applied to the amortized cost of the financial asset from initial recognition.
- (b) financial assets that were not credit-impaired financial assets when purchased or created but subsequently became credit-impaired financial assets: For such financial assets, the effective interest rate is applied to the amortized cost of the asset in subsequent reporting periods.

If the contractual cash flows of a financial asset have been changed or otherwise restructured and such modification or restructuring does not result in derecognition of the financial asset, the gross carrying amount of the financial asset is recalculated and the restructuring gain or loss is recognized in profit or loss.

In the absence of reasonable expectations of a partial or total recovery of a financial asset's value, it is derecognized, directly reducing the gross carrying amount of the financial asset.

Financial assets at fair value through other comprehensive income

Financial assets that meet the following conditions are recognized at fair value through other comprehensive income measured by reflection:

- (a) holding the financial asset under a business model aimed at collecting contractual cash flows and selling the financial asset; and
- (b) the contractual terms of the financial asset give rise to cash flows on certain dates that include only payments of principal and interest on the principal balance.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Financial instruments (continued)

Financial assets at fair value through other comprehensive income (continued)

Gains or losses on a financial asset measured at fair value through other comprehensive income, other than impairment gains or losses and foreign exchange gains or losses, are recognized in other comprehensive income until the financial asset is derecognized or reclassified.

When a financial asset is reclassified, the total gain or loss previously recognized in other comprehensive income is subtracted from equity as a reclassification adjustment and recognized in profit or loss at the reclassification date.

If a financial asset measured at fair value through other comprehensive income is reclassified, the total gain or loss previously recognized in other comprehensive income is recognized. Interest calculated using the effective interest method is recognized as profit or loss.

At initial recognition, an irrevocable choice may be made to present subsequent changes in the fair value of an investment in a non-trading equity instrument in other comprehensive income.

Financial assets at fair value through profit or loss

Unless a financial asset is measured at amortized cost or at fair value through other comprehensive income, it is measured at fair value through profit or loss.

These financial assets, which constitute derivative products that have not been determined as an effective hedging instrument against financial risk, are also classified as financial assets at fair value through profit or loss. Related financial assets are shown with their fair values and gains and losses resulting from the valuation are recognized in the profit or loss statement.

Impairment of financial assets

The depreciation amount for the financial assets shown from their amortized value is the difference between the present value calculated by discounting the expected cash flows over the effective interest rate of the financial asset and the book value.

For financial assets measured at fair value through other comprehensive income, impairment requirements are applied in recognizing and measuring the loss allowance. However, the loss allowance is recognized in other comprehensive income and does not reduce the carrying amount of the financial asset in the statement of financial position.

If the credit risk on a financial instrument has increased significantly since initial recognition, at each reporting date, the loss allowance for that financial instrument is measured at an amount equal to lifetime expected credit losses.

At the reporting date, for financial instruments for which there has not been a significant increase in credit risk since initial recognition, except for financial assets that are credit-impaired on initial recognition, the loss allowance is measured at an amount equal to 12-month expected credit losses. At the reporting date, for financial assets that are credit-impaired on initial recognition, only the cumulative changes in lifetime expected credit losses since initial recognition are recognized in the financial statements as a loss allowance.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Financial instruments (continued)

Non-derivative financial liabilities

Financial liabilities are measured at fair value on initial recognition. In the initial measurement of liabilities other than those at fair value through profit or loss, transaction costs directly attributable to their acquisition or issuance are added to the fair value.

All financial liabilities are classified as measured at amortized cost at subsequent recognition, except for:

- (a) Financial liabilities at fair value through profit or loss: These liabilities are measured at fair value at subsequent recognition, including derivatives.
- (b) Financial liabilities arising when the transfer of a financial asset does not qualify for derecognition or if the continuing relationship approach is applied: An asset continues to be presented to the extent of the continuing relationship. A corresponding liability is also reflected in the financial statements. The transferred asset and the associated liability. Rights and obligations that continue to be retained are measured to reflect. Liability associated with the transferred asset. measured in the same manner as the net book value of the transferred asset.
- (c) Contingent consideration recognized by the acquirer in a business combination to which IFRS 3 applies: After initial recognition, the fair value changes in such contingent consideration are measured through profit or loss.

Derivative financial instruments

Derivative financial instruments are valued with their acquisition cost, which is equal to their fair value when they are first recorded, and their fair value in the following periods. Differences between fair value and acquisition cost are reflected in profit or loss.

Financial assets and liabilities are recorded only if they become a party to the contract of financial instruments.

The asset is derecognized when the contractual rights to the cash flows of the financial asset expire or the related financial asset and all the risks and rewards of ownership of that asset are transferred to another party. In cases where all the risks and rewards of ownership of the asset are not transferred to another party and control of the asset is retained, the remaining interest in the asset and the liabilities arising from and due to this asset continue to be recognized.

In the event that all the risks and rewards of ownership of a transferred asset are retained, the financial asset continues to be accounted for, and a collateralized liability amount is also recognized for the income earned against the transferred financial asset. A financial liability is derecognized, only if the obligation defined in the contract ceases to exist, is cancelled or expires.

Revenue

The Group earns its revenue by selling the software programs it has produced. Revenue is recognized when control of products is transferred to the customer. Group revenue mainly consists of sales revenue of software products mentioned in the first footnote.

Revenues; within the scope of "TAS 15 Revenue from Customer Contracts" standard, it is reflected in the financial statements at an amount reflecting the price that the Group expects to be entitled to in return for the transfer of the goods or services it has committed to its customers.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Revenue (continued)

For this purpose, a 5-step process is applied in the recognition of revenue within the framework of IFRS 15 provisions.

- Identification of contracts with the customer
- Determination of separate performance criteria and obligations in the contract
- Determination of the contract price
- Distribution of the sales price to the liabilities
- Recognition of revenue as contractual obligations are fulfilled.

In accordance with IFRS 15, when the Group fulfils the performance obligations promised in the customer contracts, in other words, when the control of the goods and services is transferred to the customer, the revenue is recognized in the financial statements. The Group records performance obligations over time or at a specific moment.

If the timing of the payments agreed by the parties to the contract provides a significant financial benefit, the promised price is adjusted for the effect of the time value of money when determining the transaction price.

If the Group, at the beginning of the contract, predicts that the period between the transfer date of the promised good or service to the customer and the date the customer pays for such good or service will be one year or less, it chooses the facilitating application and does not adjust the promised price for the effect of a significant financing component.

Additional explanations for some important income groups are given below.

Revenue from product sales

The Group generates revenue by selling the software programs it has produced. Revenue is recognized when control of products is transferred to the customer.

Group revenue mainly consists of sales revenues of software products mentioned in the first note.

Software development services

Software development services that constitute the Group's field of activity; It consists of the services provided by providing human resources to the customer or projected software development services by being understood over the man hour. The control of software development services passes to the customer as the service is provided, and the customer receives and consumes the benefit from this act at the same time.

The completion phase of the contract is determined by the time spent, and the revenue, working hours and direct expenses from the contracts are recognized over the contract fees as they occur. Revenues from such services are recorded as income on an accrual basis over the hours of service provided on the basis of the contract, in accordance with the periodicity principle.

In the short-term and one-time services, the Group takes the income into the financial statements "at a certain moment of time" when the control is passed to the customer.

Cost and expenses

Expenses are accounted for on an accrual basis. Operating expenses are recorded as soon as the related expenses are incurred. The cost of goods and services is recognized as an expense when the relevant revenue is recognized.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Employee benefits and retirement benefits

Severance pay

In accordance with the current labour law in Turkey, businesses operating in Turkey are obligated to make a certain payment to employees who have completed one year of service and leave the job due to retirement, military service, or death, or whose employment is terminated without any valid reason.

The amount of the payment is calculated based on one month's salary/wage for each year of service, and the lesser of the severance pay ceiling in effect at the date of the financial position statement. The provision for severance pay has been calculated based on the present value of future obligations due to employees' retirements and is reflected in the accompanying consolidated financial statements.

Provision for unused vacation

In accordance with the current labour law in Turkey, businesses operating in Turkey are obligated to make a payment for unused leave days if an employee earns the right to leave and then leaves the job. The provision for unused leave is the total undiscounted obligation for leave days earned but not yet taken by employees.

Financial income and financial expenses

Financial income mainly consists of interest income and foreign exchange income. Financial income is recognized in the statement of comprehensive income on an accrual basis.

Financial expenses mainly consist of foreign exchange difference expenses and interest expenses related to loans. Assets that necessarily require a long period of time to be ready for their intended use or sale are defined as qualifying assets. Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset that began to be capitalized on or after 1 January 2009 are capitalized as part of the asset. Other borrowing costs are recorded in the statement of comprehensive income.

Foreign currency transactions

The financial statements of the Group are presented in the currency (functional currency unit) valid in the basic economic environment in which they operate. The Group's financial status and operating results are expressed in TL, which is the current currency and the presentation unit for the financial statements. During the preparation of the Group's financial statements, transactions in foreign currency (currencies other than TL) are recorded based on the exchange rates at the date of the transaction. Foreign currency indexed monetary assets and liabilities in the balance sheet are converted into Turkish Lira by using the exchange rates valid on the balance sheet date. Of the non-monetary items that are monitored with their fair value, those recorded in foreign currency are converted into TL based on the exchange rates on the date the fair value is determined. Non-monetary items that are measured in terms of historical cost in a foreign currency are not retranslated.

Provisions, contingent assets and liabilities

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.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Provisions, contingent assets and liabilities (continued)

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

Where the effect of the time value of money is material, the amount of provision shall be the present value of the expenditures expected to be required to settle the obligation. The discount rate reflects current market assessments of the time value of money and the risks specific to the liability. The discount rate shall be a pre-tax rate and shall not reflect risks for which future cash flow estimates have been adjusted.

Liabilities and assets that can be confirmed by the realization of one or more uncertain future events, arising from past events and the existence of which is not fully under the Group’s control, are considered contingent liabilities and assets and are not included in the financial statements.

Onerous contracts

If the benefits that the Group expects to receive from a contract are lower than the unavoidable costs of meeting its obligations under the contract, a provision is recognized for such economically disadvantageous (onerous) contracts. The provision is measured at the lower of the present value of the expected cost of terminating the contract and the present value of the expected net cost of continuing with the contract. Before recognizing a provision, the Group recognizes any impairment loss on assets related to the contract.

Taxes Calculated on Corporate Income and Deferred Tax

As Turkish Tax Legislation does not allow the parent company and its subsidiary to prepare consolidated tax returns, tax provisions have been calculated on a separate-entity basis, as reflected in the consolidated financial statements.

Current tax

Current year tax liability is calculated over the taxable portion of the profit for the period. Taxable profit differs from profit reported in the statement of profit or loss in that it excludes items that are taxable or deductible in other years and items that are not taxable or deductible. The Group's current tax liability has been calculated using the tax rate that has been enacted or substantially enacted as of the reporting period.

Deferred tax

Deferred tax liability or assets are determined by calculating the tax effects of the temporary differences between the amounts of assets and liabilities shown in the financial statements and the amounts taken into account in the calculation of the legal tax base, 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.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Taxes Calculated on Corporate Income and Deferred Tax (continued)

Deferred tax (continued)

Deferred tax liabilities are calculated for all taxable temporary differences associated with investments in subsidiaries and associates and interests in joint ventures, unless the Group is able to control the disappearance of temporary differences and it is unlikely that the difference will disappear in the near future. Deferred tax assets arising from taxable temporary differences associated with such investments and interests are calculated on the condition that it is highly probable that the said differences will be benefited from by earning sufficient taxable profit in the near future and it is probable that the related differences will disappear in the future.

Carrying amount of deferred tax asset is reviewed at each reporting period. The carrying amount of the deferred tax asset is reduced to the extent that it is not likely to generate a financial profit sufficient 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 which have been enacted or substantially enacted as of the reporting 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 fulfil its liabilities as of the reporting period are taken into account. Deferred tax assets and liabilities, when there is a legal right to set off current tax assets and current tax liabilities, or if such assets and liabilities are associated with income tax collected by the same tax authority, or if the Group intends to settle its current tax assets and liabilities on a net basis is deducted.

Earnings per share

Earnings per share stated in the income statement are determined by dividing the net income per share of the parent group by the weighted average number of shares in the related year.

Companies in Turkey can increase their capital by distributing shares (“bonus shares”) to existing shareholders from retained earnings and equity inflation adjustment differences. When earnings per share are calculated, these bonus shares are considered as issued shares. Therefore, the weighted average share weight used in calculating.

Dividend

Dividends receivables are recognized as income in the period when they are declared. Dividends payables are recognized as an appropriation of profit in the period in which they are declared.

Related parties

A related party is a person or entity that is related to the entity that is preparing its financial statements (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
 - iii. is a member of the key management personnel of the reporting entity or of a parent of the reporting entity
- (b) the entity and the reporting entity are members of the same Company (which means that each parent, subsidiary and fellow subsidiary is related to the others,
- (c) both entities are joint ventures of the same third party
- (d) the party is a member of the key management personnel of the Group or its parent
- (e) the party is a close family member of any individual mentioned in (a) or (d) articles
- (f) the entity is a; business that is controlled, jointly controlled, under significant influence or an individual abovementioned in (d) or (e) has direct or indirect significant voting rights; or
- (g) the entity is a post-employment defined benefit plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity.

A related party transaction is a transfer of resources, services or obligations between related parties, regardless of whether a price is charged. In the ordinary course of business, the Group may enter into certain business relationships with related parties.

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Government grants and incentives

A government incentive is not recognized in the financial statements without reasonable assurance that the entity will meet the conditions for obtaining the grant and that the incentive will be received.

Government incentives are systematically recognized in profit or loss during the periods in which the costs intended to be covered by these incentives are recognized as an expense. Government grants as a financing instrument are not recognized in profit or loss to offset the item of expenditure they finance. It should be associated with the statement of financial position (balance sheet) as unearned income and systematically reflected in profit or loss over the economic life of the related assets.

Government incentives given to cover previously incurred expenses or losses or to provide emergency financing support to the business without incurring any future costs are recognized in profit or loss in the period they become collectible.

The benefit of a loan from the government at a rate lower than the market rate is considered a government incentive. The benefit generated by the lower interest rate is measured as the difference between the initial carrying amount of the loan and the earnings earned.

Events after the reporting date

Events after the reporting period include all events between the end of the reporting period and the date when the financial statements are authorized for issue, even if they arise after any announcement of profit or other selected financial information. The Group adjusts the amounts recognized in the financial statements to reflect events after the reporting period that provide evidence of conditions that existed at the end of the reporting period. Material events after the reporting period that do not require adjustment are disclosed in the notes.

Statement of cash flows

The Group organizes the cash flow statements in order to inform the users of the financial statements about the changes in the net assets, the financial structure and the ability to direct the amount and timing of the cash flows according to the changing conditions. In the cash flow statement, cash flows for the period are classified and reported based on operating, investment and financing activities.

Cash flows arising from operating activities show cash flows arising from the main activities of the Group. Cash flows related to investment activities show the cash flows used and obtained by the Group in its investment activities (fixed asset investments and financial investments). Cash flows related to financial activities show the resources used by the Group in financial activities and repayments of these resources.

Cash and cash equivalents include cash and demand bank deposits, and short-term investments with high liquidity that can be easily converted to a certain amount of cash, with a maturity of 3 months or less.

Significant accounting judgments, estimates and assumptions

Provision for doubtful receivables

The provision for doubtful receivables reflects the amounts that the management believes will cover the future losses of the receivables that exist as of the reporting date but have the risk of being uncollectible within the current economic conditions. While assessing whether the receivables are impaired or not, the past performance of the debtors, their credibility in the market, their performance from the date of the statement of financial position until the date of approval of the financial statements and the renegotiated conditions are also taken into account. In addition, the “simplified approach” defined in IFRS 9 has been preferred within the scope of the impairment calculations of trade receivables that are accounted at amortized cost in the financial statements and that do not contain a significant financing component (with a maturity of less than one year).

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2. BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (CONTINUED)

2.5. Summary of significant accounting policies (continued)

Significant accounting judgments, estimates and assumptions (continued)

Provision for doubtful receivables (continued)

With this approach, the Group measures the loss allowance for trade receivables at an amount equal to “lifetime expected credit losses”, unless the trade receivables are impaired for certain reasons (excluding realized impairment losses).

Severance pay provision

Severance pay provision, discount rates. It is determined by actuarial calculations based on certain assumptions including future salary increases and employee turnover rates. Due to the long-term nature of these plans, these assumptions involve significant uncertainties.

Provision for litigation

The probability of loss of the ongoing lawsuits and the consequences to be incurred in case of loss are evaluated in line with the opinions of the Group's legal advisors, and the Group management makes its best estimates using the data at hand and estimates the provision it deems necessary.

Research and development expenses

The application of research findings or other information to a plan to produce new, unique and significantly improved products, processes, systems and products is defined as development and the costs incurred for these activities are capitalized by the Group. When capitalizing on the remuneration of staff directly involved in the creation of the asset, management considers how much time each staff member spends in research and development. Expenses related to research activities are recorded as direct expense.

Deferred tax

The Group recognizes deferred tax assets and liabilities for temporary timing differences arising from the differences between the tax base legal financial statements and the financial statements prepared in accordance with IFRS. These differences are generally due to the fact that the tax base amounts of some income and expense items take place in different periods in the legal financial statements and the financial statements prepared in accordance with IFRS.

3. BUSINESS COMBINATION

None (31 December 2024: None).

4. SEGMENT REPORTING

Fonet Bilgi Teknolojileri Anonim Şirketi and its subsidiary Pidata Bilişim Teknolojileri A.Ş. operates in the same sector and in the same geographical regions.

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5. CASH AND CASH EQUIVALENTS

	31 December 2025	31 December 2024
Cash on hands	295	386
Banks (*)		
- Demand deposits	10.018.052	4.150.728
- Time deposits	110.079.248	36.433.220
Interest accruals	--	--
Total	120.097.595	40.584.334

As of the balance sheet date, all time deposits consist of TL assets with maturities ranging from 2 to 32 days, and the interest rates are evaluated between 30% and 40%.

- (*) Of the Group's demand deposits, TL 1.073.372 is held at participation banks and TL 8.944.680 at other banks, and of its time deposits, TL 11.115.489 is held at participation banks and TL 98.963.759 at other banks.

6. FINANCIAL BORROWINGS

Current borrowings	31 December 2025	31 December 2024
Bank loans (*)	32.581.283	5.398.209
Credit card debts	16.447.300	8.047.436
Short-term principal instalments and interest of long-term loans	5.058.693	8.478.278
Liabilities from leasing transactions	2.668.079	2.578.714
Interest accruals	608.065	908.102
Total	57.363.420	25.410.739
Non-current borrowings	31 December 2025	31 December 2024
Lease liabilities	12.434.629	3.358.112
Long-term loans (*)	524.374	10.596.476
Total	12.959.003	13.954.588

- (*) The Group's loans are in the form of installment loans, and the interest rates are evaluated between 37% and 49,08%.

Repayment terms of bank loans	31 December 2025	31 December 2024
0-3 months	57.363.420	25.410.739
Total	57.363.420	25.410.739

All loans are in Turkish Lira, and the details of the collateral, pledges, and mortgages provided against the loans are included in Note 15.

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6. FINANCIAL BORROWINGS (CONTINUED)

Details of lease liabilities	31 December 2025	31 December 2024
1-2 years	2.668.079	2.578.714
2-3 years	4.711.948	1.314.253
3-4 years	4.696.288	1.809.708
4-5 years	3.026.393	234.151
Total	15.102.708	5.936.826

7. FINANCIAL ASSETS

As of 31 December 2025, the details of the Group's short-term financial investments are as follows:

	31 December 2025	31 December 2024
Stocks traded on the stock exchange	39.358.574	9.230.980
Total	39.358.574	9.230.980

8. TRADE RECEIVABLES AND TRADE PAYABLES

As of 31 December 2025, the Group has no long-term trade receivables or payables.

Short-term trade receivables	31 December 2025	31 December 2024
Trade receivables from related parties (Note 24)	--	--
<i>Trade receivables</i>		
- Current accounts	130.376.853	58.864.974
- Doubtful trade receivables	28.500	--
- Provision for doubtful trade receivables (-)	(28.500)	--
Deferred financing income (-)	(3.293.879)	(1.669.712)
Total	127.082.974	57.195.262

The movement of provision for doubtful trade receivables is as follows:

	31 December 2025	31 December 2024
Beginning of the period	--	3.826.348
Provision reversed during the period (Note 21)	--	(2.650.215)
Provision during the period (Note 21)	28.500	--
Monetary gain / (loss)	--	(1.176.133)
Provision for the end of the period	28.500	--

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8. TRADE RECEIVABLES AND TRADE PAYABLES (CONTINUED)

Short-term trade payables	31 December 2025	31 December 2024
<i>Trade payables</i>		
Current accounts	14.990.823	22.005.977
Deferred financing income (-)	(151.588)	(259.817)
Total	14.839.235	21.746.160

9. OTHER RECEIVABLES AND OTHER LIABILITIES

As of 31 December 2025, the Group has no long-term other liabilities.

Short-term other receivables	31 December 2025	31 December 2024
Deposits and guarantees given	1.050.540	806.100
Due from personnel	500.000	646.609
Total	1.550.540	1.452.709

Long-term other receivables	31 December 2025	31 December 2024
Deposits and guarantees given	115.500	151.181
Total	115.500	151.181

Short-term other payables	31 December 2025	31 December 2024
Other payables to related parties (Note 24)	--	815.921
Taxes and funds payables	16.284.930	4.601.971
Total	16.284.930	5.417.892

10. PREPAID EXPENSES AND DEFERRED INCOME

Short-term prepaid expenses	31 December 2025	31 December 2024
Advances given for purchases	745.830	235.444
Prepaid expenses	713.247	739.741
Advances given for business purposes	4.711	4.738
Total	1.463.788	979.923

It consists of advances paid by the Group for goods and/or services ordered from suppliers.

Short-term deferred income	31 December 2025	31 December 2024
Advances received	55.705	--
Total	55.705	--

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11. PROPERTY, PLANT AND EQUIPMENT

	31 December 2024	Additions	Disposals	31 December 2025
Cost				
Buildings	27.936.635	--	--	27.936.635
Motor vehicles	46.893.194	20.615.036	(8.871.249)	58.636.981
Fixtures and fittings	63.507.392	2.137.535	--	65.644.927
Leasehold improvements	16.791.102	12.307.950	--	29.099.052
Total	155.128.323	35.060.521	(8.871.249)	181.317.595
Accumulated depreciation (-)				
Buildings	7.496.330	558.733	--	8.055.063
Motor vehicles	18.128.628	7.352.060	(8.871.249)	16.609.439
Fixtures and fittings	54.125.187	3.730.515	--	57.855.702
Leasehold improvements	10.699.628	1.436.450	--	12.136.078
Total	90.449.773	13.077.758	(8.871.249)	94.656.282
Net book value	64.678.550			86.661.313
	31 December 2023	Additions	Disposals	31 December 2024
Cost				
Buildings	27.936.635	--	--	27.936.635
Motor vehicles	20.610.594	27.495.724	(1.213.124)	46.893.194
Fixtures and fittings	62.433.542	1.073.850	--	63.507.392
Leasehold improvements	14.478.575	2.312.527	--	16.791.102
Total	125.459.346	30.882.101	(1.213.124)	155.128.323
Accumulated depreciation (-)				
Buildings	6.937.598	558.732	--	7.496.330
Motor vehicles	16.909.636	2.432.116	(1.213.124)	18.128.628
Fixtures and fittings	50.043.904	4.081.283	--	54.125.187
Leasehold improvements	9.601.366	1.098.262	--	10.699.628
Total	83.492.504	8.170.393	(1.213.124)	90.449.773
Net book value	41.966.842			64.678.550

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11. PROPERTY, PLANT AND EQUIPMENT (CONTINUED)

The net book value of the property, plant and equipment assets are as follows:

	31 December 2025	31 December 2024
Buildings	19.881.572	20.440.305
Motor vehicles	42.027.542	28.764.566
Fixtures and fittings	7.789.225	9.382.205
Leasehold improvements	16.962.974	6.091.474
Total	86.661.313	64.678.550

As of 31 December 2025, there is an insurance coverage of TL 4.620.000 on total assets.

There are no restrictive elements on the real estate.

The distribution of depreciation expenses is as follows:

	1 January- 31 December 2025	1 January – 31 December 2024
Property, plant and equipment (Note 11)	13.077.758	8.170.393
Intangible assets (Note 13)	131.444.684	117.481.909
Depreciation of right-of-use assets (Note 12)	3.650.048	4.514.864
Total	148.172.490	130.167.166

As of 31 December 2025, of the total depreciation expense for the year, TL 126.774.894 (31 December 2024: TL 114.763.988) is included in cost of sales, and TL 21.397.596 (31 December 2024: TL 15.403.178) is included in general and administrative expenses.

12. RIGHT OF USE ASSETS

	31 December 2024	Additions	Disposals	31 December 2025
Cost				
<i>Buildings</i>				
Included in the balance sheet within the scope of IFRS 16 right of use assets	25.661.873	--	--	25.661.873
Total	25.661.873	--	--	25.661.873
Accumulated amortization (-)				
<i>Buildings</i>				
Included in the balance sheet within the scope of IFRS 16 right of use assets	15.409.123	3.650.048	--	19.059.171
Total	15.409.123	3.650.048	--	19.059.171
Net book value	10.252.750			6.602.702

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12. RIGHT OF USE ASSETS (CONTINUED)

	31 December 2023	Additions	Disposals	31 December 2024
Cost				
<i>Buildings</i>				
Included in the balance sheet within the scope of IFRS 16 right of use assets	25.661.873	--	--	25.661.873
Total	25.661.873	--	--	25.661.873
Accumulated amortization (-)				
<i>Buildings</i>				
Included in the balance sheet within the scope of IFRS 16 right of use assets	10.894.259	4.514.864	--	15.409.123
Total	10.894.259	4.514.864	--	15.409.123
Net book value	14.767.614			10.252.750

Group in the case of tenant

The Group has five lease agreements that is subject to operating leases.

The Group has five workplace rentals, Floor 1, Floor 4 and Floor 12 at The Paragon Business Center in Çankaya, Ankara, Emlak Kredi Blokları 33/4 in Levent, Istanbul, Klarabergsviadukten 70, D4 11 68 in Stockholm, Sweden and Technology Development Zone in Hacettepe University Teknokent in Ankara, Turkey The beginning date of the contracts are 15 August 2017, 01 July 2021 18 May 2023, 18 May 2023, 1 August 2019, 02 January 2020 and 26 January 2021 respectively and the contract terms are valid for 5 years.

13. INTANGIBLE ASSETS

	31 December 2024	Additions	Transfers	31 December 2025
Cost				
Rights	586.260.198	10.959.734	--	597.219.932
Development costs “.net based HIS”	82.337.114	--	--	82.337.114
Development costs —Java based cloud system	1.229.739.747	210.859.829	--	1.440.599.576
Tales ERP	16.450.214	--	--	16.450.214
Total	1.914.787.273	221.819.563	--	2.136.606.836
Accumulated amortization (-)				
Rights	229.411.433	33.036.457	--	262.447.890
Development costs “.net based HIS”	82.337.114	--	--	82.337.114
Development costs —Java based cloud system	362.174.604	97.311.543	--	459.486.147
Tales ERP	4.783.283	1.096.684	--	5.879.967
Total	678.706.434	131.444.684	--	810.151.118
Net book value	1.236.080.839			1.326.455.718

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13. INTANGIBLE ASSETS (CONTINUED)

	31 December 2023	Additions	Transfers	31 December 2024
Cost				
Rights	585.350.601	--	909.597	586.260.198
Development costs “.net based HIS”	82.337.114	--	--	82.337.114
Development costs —Java based cloud system	1.004.128.888	226.520.456	(909.597)	1.229.739.747
Tales ERP	16.450.214	--	--	16.450.214
Total	1.688.266.817	226.520.456	--	1.914.787.273
Accumulated amortization (-)				
Rights	195.638.047	33.725.356	48.030	229.411.433
Development costs “.net based HIS”	79.447.270	2.889.844	--	82.337.114
Development costs — Java based cloud system	282.452.602	79.770.032	(48.030)	362.174.604
Tales ERP	3.686.606	1.096.677	--	4.783.283
Total	561.224.525	117.481.909	--	678.706.434
Net book value	1.127.042.292			1.236.080.839

The net book value of the intangible assets are as follows:

	31 December 2025	31 December 2024
Rights	334.772.042	356.848.765
Development costs “.net based HIS”	981.113.429	867.565.143
Tales ERP	10.570.247	11.666.931
Total	1.326.455.718	1.236.080.839

The Group capitalizes the cost of the new HIS program running on Java-based cloud architecture. These costs consist of outsourced services and personnel costs in software development, project implementation and system support departments.

The details of the program costs capitalized during the period are as follows:

	31 December 2025	31 December 2024
Personnel costs		
- (the personnel work on software development, project implementation and information technologies departments)	210.859.829	226.520.456
Total	210.859.829	226.520.456

Development costs incurred in prior periods are comprised of development costs related to the Java-based HIS of which sales are ongoing.

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14. GOVERNMENT INCENTIVES

The Group has investment incentive certificates that are deemed appropriate to be issued by the Official Departments regarding investment expenditures. The rights owned by the Group due to these incentives are as follows:

- a) Incentives within the scope of Technology Development Zones Law (100% Corporate Tax Exemption).
 - b) Incentives within the scope of research and development law (50% of the employer's share of Social Security Institution.)
 - c) Group earnings,
- I. According to Article 2 of the Transitional Provisions of Law No. 4691, taxpayers subject to Income and Corporate Taxes operating in the region will benefit from Income and Corporate Tax incentives for the profits derived exclusively from software, design, and R&D activities carried out in this region until 31 December 2028.
 - II. According to Article 3 of Law No. 5746, taxpayers are eligible for an "R&D discount" incentive, which will be calculated as 100% of the expenses related to research and development conducted within their enterprises, specifically for the pursuit of new technologies and information.

15. PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

Short-term other provisions	31 December 2025	31 December 2024
Provisions for lawsuits	489.387	704.500
Total	489.387	704.500

The movement table of the litigation provision is as follows:

	01.01- 31.12.2025	01.01- 31.12.2024
Opening balance	704.500	2.669.749
Provision no longer required (Note 21)	(63.919)	(1.652.592)
Monetary gain / (loss)	(151.194)	(312.657)
Closing balance	489.387	704.500

As of the date of this report, summary information about the Group related to litigation and execution are as follows:

	31 December 2025		31 December 2024	
	Quantity	Amount	Quantity	Amount
Ongoing lawsuits on behalf of the Group	13	1.510.469	24	1.158.524
Ongoing execution proceedings	4	174.823	5	228.829
Ongoing lawsuits against the Group	17	404.807	24	547.769
Ongoing enforcement proceedings	2	84.580	3	156.731

The Group's management has recognized a provision of TL 489.387 (31 December 2024: TL 704.500) in the financial statements for ongoing lawsuits against the Group.

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15. PROVISIONS, CONTINGENT ASSETS AND LIABILITIES (CONTINUED)

Contingent Liabilities

As of 31 December 2025, the tables related to the Group's collateral / pledge / mortgage ("CPM") position are as follows:

	31 December 2025	31 December 2024
CPM provided by the Group		
A. CPM's given in the name of own legal personality	183.656.537	119.488.025
B. CPM's given on behalf of the fully 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 the group companies 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 of C	--	--
Total	183.656.537	119.488.025

The detail of the CPM's given in the name of own legal personality are as follows:

	31 December 2025	31 December 2024
Letters of guarantee	183.656.537	119.488.025
Total	183.656.537	119.488.025

16. LIABILITIES RELATED TO EMPLOYEE BENEFITS

Short-term liabilities for employee benefits	31 December 2025	31 December 2024
Due to personnel	22.642.613	22.131.105
Social security premiums payable	9.622.570	10.141.957
Total	32.265.183	32.273.062
Short-term provisions for employee benefits	31 December 2025	31 December 2024
Provision for unused leave	2.080.353	2.739.050
Total	2.080.353	2.739.050

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16. LIABILITIES RELATED TO EMPLOYEE BENEFITS (CONTINUED)

The movement table for the provision for unused leave is as follows:

	31 December 2025	31 December 2024
Opening balance	2.739.050	3.083.344
Provision during the period (Note 20)	3.826	603.457
Provision reversed during the period (-) (Note 21)	(21.036)	--
Monetary gain /(loss)	(641.487)	(947.751)
Provision for the end of the period	2.080.353	2.739.050
	31 December 2025	31 December 2024
Provision for severance pay	6.888.785	5.578.019
Total	6.888.785	5.578.019

Provision for severance pay

According to Turkish Labor Law, the Group is required to pay severance pay to each employee who has completed at least one year of service and retires after 25 years of employment, has their employment relationship terminated, is called for military service, or passes away.

As of 31 December 2025, the maximum amount of severance pay payable per year of service is capped at TL 64.948,77 per month (31 December 2024: TL 46.655,43 per month). The severance pay ceiling effective as of 1 January 2025 has been increased to TL 64.948,77 per month.

The severance pay obligation is not subject to any legal funding.

The severance pay obligation is calculated by estimating the present value of the Group’s future probable obligations arising from employees’ retirement. IAS 19 ("Employee Benefits") requires the use of actuarial valuation methods to determine the Group’s obligations within the framework of defined benefit plans.

The primary assumption is that the maximum obligation per year of service will increase in line with inflation. Therefore, the discount rate applied reflects the expected real interest rate after adjusting for anticipated inflation. As a result, as of 31 December 2025 and 2024, the liabilities presented in the accompanying consolidated financial statements are calculated by estimating the present value of future potential obligations arising from employees’ retirement. The estimated proportion of severance pay that will not be paid due to voluntary resignations and will remain with the Group is also taken into account. The severance pay ceiling is revised semi-annually, and for the calculation of the Group’s severance pay provision from 1 January 2025 onwards, the ceiling amount of TL 64.948,77 per month is considered.

The actuarial assumptions used in the calculation of the present value of the obligations are outlined below:

	31 December 2025	31 December 2024
Discount rate	28,89%	27,15%
Inflation rate	23,50%	23,03%
Real discount rate	4,36%	3,36%

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16. LIABILITIES RELATED TO EMPLOYEE BENEFITS (CONTINUED)

The movement of provision for employee termination benefits are as follows:

	31 December 2025	31 December 2024
Opening balance	5.578.019	5.703.732
Service cost (Note 20)	1.557.611	1.515.182
Actuarial gain / (loss)	1.434.533	(556.492)
Interest cost (Note 21)	1.157.006	989.609
Payments (-)	(1.521.897)	(320.816)
Monetary gain/ (loss)	(1.316.487)	(1.753.196)
Closing balance	6.888.785	5.578.019

17. OTHER ASSETS AND LIABILITIES

As of 31 December 2025, the Group has no other current assets.

Other current liabilities	31 December 2025	31 December 2024
Execution and Private Pension System (BES) Deduction	189.490	232.123
Total	189.490	232.123

18. CAPITAL, RESERVES AND OTHER EQUITY ITEMS

The information regarding the Group's shareholders and their shares is as follows:

	31 December 2025		31 December 2024	
	Share Amount	Share Rate %	Share Amount	Share Rate %
Capital				
Abdülkerim GAZEN	358.916.995	38,35%	55.224.000	38,35%
Other (public part)	577.083.005	61,65%	88.776.000	61,65%
Share capital	936.000.000	100	144.000.000	100%
Capital adjustment differences	606.411.380		509.894.781	
Share capital	1.542.411.380		653.894.781	

As of 31 December 2025, the Group's capital is divided into 936.000.000 shares, each with a nominal value of 1 TL (31 December 2024: 144.000.000 shares, each with a nominal value of 1 TL).

The inflation adjustment differences in capital represent the difference between the inflation-adjusted total amounts of cash and cash-equivalent contributions made to the paid-in capital and the amounts before inflation adjustment.

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18. CAPITAL, RESERVES AND OTHER EQUITY ITEMS (CONTINUED)

Other Comprehensive Income not to be reclassified to profit or loss

	31 December 2025	31 December 2024
Actuarial gain/loss fund	1.619.604	3.412.771
Total	1.619.604	3.412.771

Restricted reserves

	31 December 2025	31 December 2024
Legal reserves	59.553.725	47.939.902
Special funds	15.679.911	8.502.028
Total	75.233.636	56.441.930

According to Article 519, Paragraph 1 of the Turkish Commercial Code No. 6102, legal reserves are allocated as follows: 5% of the "profit" is set aside as the first-tier legal reserve until it reaches 20% of the paid-up/issued capital. After deducting the amount allocated as the first-tier legal reserve from the "profit," the remaining amount is used to allocate the first dividend for shareholders. After allocating the first-tier legal reserve and the first dividend, the General Assembly, taking into account the company's profit distribution policy, is authorized to decide whether to allocate or distribute the remaining balance as extraordinary reserves. The second-tier legal reserve is allocated according to Article 519, Paragraph 2, Clause 3 of the New TCC: After deducting the profit share of 5% of the paid-up/issued capital from the portion that is decided to be distributed, one-tenth of the remaining amount is allocated as the second-tier legal reserve. If it is decided to distribute free shares through an increase in capital, no second-tier legal reserve is allocated.

The registered values of equity inflation adjustment differences and extraordinary reserves can be used for non-cash capital increases, cash profit distribution, or offsetting losses. However, if equity inflation adjustment differences are used for cash profit distribution, they will be subject to corporate tax.

19. REVENUE AND COST OF SALES (-)

	01.01.- 31.12.2025	01.01.- 31.12.2024
Sales revenue		
Domestic sales revenue (*)	818.090.256	613.122.645
Foreign sales revenue	37.705.703	16.339.635
Sales returns and discounts (-)	(725.490)	(452.589)
Sales revenue, net	855.070.469	629.009.691
Cost of sales (-)		
Cost of services sold	436.404.173	438.778.932
Cost of goods sold	80.982.747	16.577.775
Cost of sales	517.386.920	455.356.707
Gross Profit	337.683.549	173.652.984

(*) All service sales contracts executed by the Group in Turkey between 1 January and 31 December 2025, are comprised solely of sales to public hospitals.

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20. EXPENSES BY NATURE

The details of the Group's operating expenses as of the reporting period are as follows;

	01.01.- 31.12.2025	01.01.- 31.12.2024
General administrative expenses (-)	89.162.043	90.796.687
Marketing, sales and distribution expenses (-)	13.408.181	7.055.615
Research and development expenses (-)	5.277.453	3.186.034
Total	107.847.677	101.038.336

The details of the Group's operating expenses as of the reporting period are as follows;

General administrative expenses	01.01.- 31.12.2025	01.01.- 31.12.2024
Depreciation and amortisation (Note 11)	21.397.596	15.403.178
Office expenses	19.238.005	25.485.680
Personnel expenses	16.738.731	17.596.298
Taxes paid	9.211.633	7.362.608
Representation and accommodation expenses	7.033.747	4.703.417
Communication expenses	2.497.499	1.997.909
Vehicle expenses	1.842.735	3.387.254
Consulting expenses	1.586.246	1.572.543
Provision for severance pay (Note 16)	1.557.611	1.515.182
Maintenance and repair expenses	1.414.182	--
Insurance expenses	804.949	803.058
Stock exchange expenses	228.115	--
Provision for employee leave (Note 16)	3.826	603.457
Other	5.607.168	10.366.103
Total	89.162.043	90.796.687

Marketing, sales and distribution expenses	01.01.- 31.12.2025	01.01.- 31.12.2024
Bidding participation expenses	12.147.729	6.884.213
Personnel expenses	1.260.452	99.345
Other	--	72.057
Total	13.408.181	7.055.615

Research and development expenses	01.01.- 31.12.2025	01.01.- 31.12.2024
Training and consultancy expenses	5.114.671	--
Personnel expenses	162.782	2.683.219
Other	--	502.815
Total	5.277.453	3.186.034

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20. EXPENSES BY NATURE (CONTINUED)

Fees for Services Provided by Independent Auditor/Independent Auditing Firm

The Group’s disclosure regarding fees for services provided by independent audit firms, prepared based on the Board of Accountancy’s (POA) decision published in the Official Gazette on 30 March 2021 and the preparation principles set out in the POA letter dated 19 August 2021, is as follows;

	1 January– 31 December 2025	1 January – 31 December 2024
Independent Audit Fee for the Reporting Period	1.500.000	1.000.000
Total	1.500.000	1.000.000

21. OTHER INCOME AND EXPENSES FROM OPERATING ACTIVITIES (-)

Other income from operating activities	01.01.- 31.12.2025	01.01.- 31.12.2024
Incentive income (*)	42.830.951	48.647.015
Purchase return income	9.712.631	4.937.359
Foreign exchange gains	1.751.370	50.466.420
Insurance claim income	153.031	--
Reversal of litigation provision (Note 15)	63.919	1.652.592
Reversal of provision for employee leave (Note 16)	21.036	--
Deferred finance income	3.462	233.950
Reversal of provision for doubtful trade receivables (Note 8)	--	2.650.215
Other	6.549.235	2.884.060
Total	61.085.635	111.471.611

(*) The Company's incentive revenues primarily consist of income derived from imported goods, customs duties, and all kinds of funds exempt from stamp tax and fees, used in research for R&D, innovation, and design projects carried out under the Law No. 5746 on the Support of Research, Development, and Design Activities. These revenues are associated with the documents and transactions conducted within this scope.

Other expenses from operating activities (-)	01.01.- 31.12.2025	01.01.- 31.12.2024
Stock exchange expenses	3.783.301	1.978.845
Deferred finance expenses	2.084.173	128.849
Provision for Severance Pay Interest Liability (Note 16)	1.157.006	989.609
Foreign exchange losses	1.092.891	11.439.034
Provision for doubtful trade receivables expense (Note 8)	28.500	--
Other	72.428	164.447
Total	8.218.299	14.700.784

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22. INCOME AND EXPENSES FROM INVESTING ACTIVITIES (-)

As of 31 December 2025, the Group does not have expenses from investing activities.

Income from investing activities	01.01.- 31.12.2025	01.01.- 31.12.2024
Gains on sale of securities	--	5.477.349
Profit from sale of property, plant and equipment	--	942.425
Total	--	6.419.774

23. FINANCE INCOME AND EXPENSES (-)

Finance income	01.01.- 31.12.2025	01.01.- 31.12.2024
Gains on sale of securities	12.937.003	--
Interest income	10.259.121	4.952.845
Foreign exchange gains	237.634	444.522
Total	23.433.758	5.397.367

Finance expenses (-)	01.01.- 31.12.2025	01.01.- 31.12.2024
Interest expenses on loans	14.933.343	7.137.063
Losses on securities	2.839.982	--
Interest expenses on right-of-use assets	2.766.912	1.696.874
Bank commission expenses	1.433.719	1.539.145
Guarentee letter expenses	688.243	631.576
Foreign exchange losses	4.765	1.867.688
Other	1.012.091	177.579
Total	23.679.055	13.049.925

24. RELATED PARTIES

For the purpose of these financial statements, shareholders, key executives, board members, their families and companies are regarded as related parties and affiliates.

As of 31 December 2025, there is no receivables or payables from related parties. (31 December 2024: None).

Other payables from related parties

	01.01.- 31.12.2025	01.01.- 31.12.2024
Abdülkerim Gazen	--	815.921
Total	--	815.921

The amount of benefits provided to senior executives in the current period is TL 20.718.496 (31 December 2024: TL 11.502.000).

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25. TAXES ON INCOME (Deferred Tax Asset and Liability Included)

The corporate tax rate is applied to the tax base to be found as a result of adding the expenses that are not accepted as a deduction in accordance with the tax laws to the commercial income of the corporations and deducting the exceptions and deductions in the tax laws. If the profit is not distributed, no other tax is paid, and all or part of the profit is dividends;

- To real people
- Natural and legal persons who are exempt or exempt from Income and Corporate Tax,
- Limited taxpayers real and legal persons,

In case of distribution, 15% Income Tax Withholding is calculated. The addition of the period profit to the capital is not considered as profit distribution and no withholding tax is applied.

Corporate income tax is declared by the end of the fourth month following the end of the relevant reporting period and is paid on the same day. Prepaid corporate taxes paid during the year are attributable to that year and are offset against the corporate income tax calculated in the following year's corporate tax return.

Under the Corporate Tax Law, 75% of gains arising from the sale of investments held in the Company's assets for at least two full years, and 50% of gains from the sale of property held in the Company's assets for the same period, are exempt from corporate income tax, provided that the exempted gains are required to be added to the capital.

Under Turkish tax legislation, tax losses reported in the corporate tax return can be deducted from the corporate profit of subsequent periods for a maximum of five years. However, tax losses cannot be offset against prior year profits. There is no practice in Turkey to reach a formal agreement with the tax authority regarding taxes payable. Corporate tax returns are submitted to the relevant tax office by the end of the fourth month following the end of the reporting period. Nevertheless, tax authorities are authorized to examine accounting records within a five-year period, and if any errors are identified, the amount of tax payable may be adjusted.

Corporate income tax is applied to the tax base calculated by adding non-deductible expenses under tax legislation to the commercial profit and deducting exemptions specified in the tax legislation. As of 31 December 2025, the general corporate income tax rate is 25%. Companies are required to submit their corporate tax returns to the tax authorities by the end of the fourth month following the end of the relevant reporting period. The corporate income tax expenses included in the statements of comprehensive income for the years ended 31 December 2025 and 2024 are as follows:

Tax provision in the income statement	31 December 2025	31 December 2024
Deferred tax provision	(31.976.523)	37.730.465
Total	(31.976.523)	37.730.465

Group, deferred income tax assets and liabilities. It calculates by taking into account the effects of temporary differences that arise as a result of different evaluations between the legal financial statements of balance sheet items. These temporary differences generally arise from the recognition of income and expenses in different reporting periods in accordance with the communiqué and tax laws.

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25. TAXES ON INCOME (Deferred Tax Asset and Liability Included) (CONTINUED)

Deferred Income Tax Assets and Liabilities

The distribution of deferred tax assets calculated using the effective tax rates as of the balance sheet date are summarized below:

	31 December 2025		31 December 2024	
	Cumulative Temporary Differences	Deferred Tax	Cumulative Temporary Differences	Deferred Tax
<i>Deferred Tax Assets</i>				
Difference between the carrying amount and tax base of tangible assets	1.512.459.337	378.114.832	440.259.595	110.064.903
Exemption within the scope of the incentive	254.813.194	63.703.299	156.419.115	39.104.778
Right-of-use assets	19.059.168	4.764.792	--	--
Adjustments related to borrowings	15.102.707	3.775.677	--	--
Valuation of securities	13.889.824	3.472.456	25.812.929	6.453.232
Severance pay provision	6.888.785	1.722.196	5.578.018	1.394.505
Deferred finance expense	3.293.879	823.470	1.669.712	417.428
Unused vacation provision	2.080.353	520.088	2.739.050	684.763
Adjustments related to loans	1.034.473	258.618	--	--
Accrued interest on loans	608.065	152.016	908.102	227.026
Provision for litigation	489.401	122.350	704.507	176.127
Adjustments to provision for doubtful trade receivables	28.500	7.125	--	--
Adjustments related to subsidiaries	--	--	678.183	169.546
Differences in prepaid expenses	--	--	4.805	1.201
Total	1.829.747.686	457.436.919	634.774.016	158.693.509
<i>Deferred Tax Liabilities</i>				
Difference between the carrying amount and tax base of tangible assets	(1.299.438.529)	(324.859.632)	--	--
Right-of-use assets	(25.661.870)	(6.415.468)	(3.049.406)	(762.358)
Deferred finance income	(151.588)	(37.897)	(259.817)	(64.954)
Adjustments related to subsidiaries	(11.678)	(2.920)	--	--
Differences in prepaid expenses	(3.353)	(838)	--	--
Adjustments related to borrowings	--	--	(1.266.523)	(316.631)
Other	(3.623.028)	(905.755)	--	--
Total	(1.328.890.046)	(332.222.510)	(4.575.746)	(1.143.943)
Deferred tax assets / (liabilities), net		125.214.409		157.549.566

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25. TAXES ON INCOME (Deferred Tax Asset and Liability Included) (CONTINUED)

Deferred Income Tax Assets and Liabilities (Continued)

Movements of deferred tax assets / (liabilities) are as follows:

	31 December 2025	31 December 2024
Opening balance	157.549.566	119.679.979
Deferred tax expense / (income)	(31.976.523)	37.730.465
Tax effect of actuarial gains / (losses)	(358.634)	139.122
Deferred tax asset / liability, net	125.214.409	157.549.566

26. NET MONETARY POSITION GAINS/(LOSSES)

Financial Position Statement Items	31.12.2025
Prepaid expenses	812
Subsidiaries	529.801
Property, plant and equipment	13.121.672
Intangible assets	267.004.289
Right-of-use assets	(11.575.730)
Deferred tax liabilities	(37.183.790)
Other retained earnings	1.396.039
Share capital	(251.421.317)
Restricted reserves	(13.608.945)
Retained earnings	(83.858.699)
Total	(115.595.868)
Profit and Loss Statement Items	31.12.2025
Net sales	(60.850.483)
Cost of sales	36.139.319
Research and development expenses	30.164.682
Marketing, sales and distribution expenses	942.640
General administrative expenses	11.901.567
Other income/(expenses) from operating activities	(5.519.646)
Finance income/(expenses)	849.649
Deferred tax income/(expense)	74.367.580
Total	87.995.308
Net monetary position gains/(losses)	(27.600.560)

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27. EARNINGS PER SHARE

	01.01.- 31.12.2025	01.01.- 31.12.2024
Net profit / (loss) for the period from continued operations:		
Net profit / (loss) of parent company from continued operations	222.880.828	196.651.641
Weighted average number of shares	936.000.000	144.000.000
Earnings / (loss) per share from continued operations (TL)	0,24	1,37
	01.01.- 31.12.2025	01.01.- 31.12.2024
Earnings / (loss) per share:		
Net profit of parent company for the period	222.880.828	196.651.641
Weighted average number of shares	936.000.000	144.000.000
Earnings / (loss) per share (TL)	0,24	1,37
	01.01.- 31.12.2025	01.01.- 31.12.2024
Number of weighted shares at the beginning of the period	144.000.000	144.000.000
Number of shares excluded within the period	792.000.000	--
Number of shares at the end-of-period	936.000.000	144.000.000

28. THE NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS

The most important risks arising from the financial instruments of the Group is interest rate risk, liquidity risk and credit risk.

Capital Risk Management

The risk related with each of the capital class and company capital cost is considered by the top management of the Group.

The primary objective of the Group’s capital management objectives is to ensure that it maintains a healthy capital structure in order to support its business and maximize shareholder value. The Group manages its capital structure and makes adjustments to it in the light of changes in economic conditions.

To maintain or adjust the capital structure, the Group may obtain new loans, repay existing loans; make cash and non-cash (bonus shares) dividend payments to shareholders, issue new shares based on Management’s evaluation.

The Group manages the capital structure so as to ensure the Group’s ability to continue as a going concern; and maximize its profitability by maintaining an adequate capital to overall financing structure ratio.

The Group monitors capital using a net debt to total equity ratio, which is net financial debt divided by total equity. The Group includes within net financial debt, borrowings and trade payables, less cash and cash equivalents.

	01.01.- 31.12.2025	01.01.- 31.12.2024
Total Liabilities	475.638.001	109.200.076
Less: Cash and Cash Equivalents	(120.097.595)	(40.584.334)
Net (Cash) / Debt	355.540.406	68.615.742
Total Equity	1.691.187.622	1.470.099.961
Capital	936.000.000	144.000.000
Net (Cash) Liabilities / Total Equity Ratio	0,21	0,05

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28. THE NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (CONTINUED)

The current ratio from liquidity ratios has been realized as follows in terms of periods:

	01.01.- 31.12.2025	01.01.- 31.12.2024
Current assets	289.553.471	109.443.208
Current liabilities (-)	123.567.703	88.523.526
Net working capital excess / (deficit)	165.985.768	20.919.682
Current Ratio	2,34	1,24
Earnings Before Interest Tax Depreciation and Amortization (EBITDA)	01.01.- 31.12.2025	01.01.- 31.12.2024
Net income / (loss) for the period	222.880.828	196.651.641
Income / expenses from operating activities, net	(52.867.336)	(96.770.827)
Income / expenses from investment activities, net	--	(6.419.774)
Depreciation expenses	148.172.490	130.167.166
Financing (income) / expense, net	245.297	7.652.558
Tax (income) / loss, net	31.976.523	(37.730.465)
Monetary gain / (loss)	27.600.560	9.231.515
EBITDA	378.008.362	202.781.814
EBITDA margin	44,21	32,24

Financial Risk Factors

Credit risk

Credit risk refers to the risk that counterparty will default on its contractual obligations. The Group management meets these risks by limiting the average risk for the counterparty in each agreement. The Group’s collection risks mainly arise from its trade receivables. The Group manages this risk by limitation on the extension of the credit to customers. Credit limits are monitored regularly by the Company and the customer’s financial position, taking into account the customers’ credit quality and other factors considered. The Group does not have any derivative financial instruments. (31 December 2024: None).

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28. THE NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (CONTINUED)

Financial Risk Factors (continued)

Credit risk (continued)

As of 31 December 2025 and 2024, the credit risk exposure by type of financial instrument is as follows:

The imposed credit risk by financial instrument type is as follows:

	RECEIVABLES				Bank deposits	Cash and Other
	Trade Receivables		Other Receivables			
	Related Parties	Third Parties	Related Parties	Third Parties		
31 December 2025						
Maximum credit risk exposures as of report date (A+B+C+D+E)	--	127.082.974	--	1.666.040	120.097.300	295
- Secured part of maximum credit risk exposure via collateral etc.						
A. Net book value of the financial assets that are neither overdue nor impaired	--	127.082.974	--	1.666.040	120.097.300	295
B. Carrying amount of financial assets that are renegotiated, otherwise classified as overdue or impaired	--	--	--	--	--	--
C. Net book value of financial assets that are overdue but not impaired	--	--	--	--	--	--
D. Net book value of impaired financial assets	--	--	--	--	--	--
- Overdue (gross carrying amount)	--	28.500	--	--	--	--
- Impairment asset (-)	--	(28.500)	--	--	--	--
- Net, secured part via collateral etc	--	--	--	--	--	--
E. Off-balance sheet financial assets exposed to credit risk	--	--	--	--	--	--

	RECEIVABLES				Bank deposits	Cash and Other
	Trade Receivables		Other Receivables			
	Related Parties	Third Parties	Related Parties	Third Parties		
31 December 2024						
Maximum credit risk exposures as of report date (A+B+C+D+E)	--	57.195.262	--	1.603.890	40.583.948	386
- Secured part of maximum credit risk exposure via collateral etc.						
A. Net book value of the financial assets that are neither overdue nor impaired	--	57.195.262	--	1.603.890	40.583.948	386
B. Carrying amount of financial assets that are renegotiated, otherwise classified as overdue or impaired	--	--	--	--	--	--
C. Net book value of financial assets that are overdue but not impaired	--	--	--	--	--	--
D. Net book value of impaired financial assets	--	--	--	--	--	--
- Overdue (gross carrying amount)	--	--	--	--	--	--
- Impairment asset (-)	--	--	--	--	--	--
- Net, secured part via collateral etc	--	--	--	--	--	--
E. Off-balance sheet financial assets exposed to credit risk	--	--	--	--	--	--

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28. THE NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (CONTINUED)

Financial Risk Factors (Continued)

The imposed credit risk by financial instrument (continued):

Liquidity risk

Liquidity risk is the risk that an entity will be unable to meet its net funding requirements. The Group management minimizes its liquidity risk by financing its assets with equity as in the previous period. The Group conducts its liquidity management not according to the expected terms, but it conducts with the terms determined in accordance with the contract. The Group has no derivative financial liabilities.

Maturities accordance with the contract as of 31 December 2025	Book value	Total contractual cash outflow (I+II+III)	Less than 3 months (I)	3-12 months (II)	1-5 years (III)
Bank loans	38.772.415	48.165.112	9.632.256	37.988.866	543.990
Other financial liabilities	16.447.300	16.447.300	16.447.300	--	--
Finance lease obligations	15.102.708	15.102.708	2.668.079	4.711.948	7.722.681
Trade payables	14.839.235	14.839.235	14.839.235	--	--
Deferred income	55.705	55.705	55.705	--	--
Total	85.217.363	94.610.060	43.642.575	42.700.814	8.266.671

Liabilities from employee benefits	32.265.183	32.265.183	32.265.183	--	--
Total	32.265.183	32.265.183	32.265.183	--	--

Maturities accordance with the contract as of 31 December 2024	Book value	Total contractual cash outflow (I+II+III)	Less than 3 months (I)	3-12 months (II)	1-5 years (III)
Bank loans	25.381.065	35.231.241	5.479.879	16.474.368	13.276.994
Trade payables	21.746.160	21.746.160	21.746.160	--	--
Other financial liabilities	8.047.436	8.047.436	8.047.436	--	--
Finance lease obligations	5.936.826	5.936.826	2.578.714	1.314.253	2.043.859
Total	61.111.487	70.961.663	37.852.189	17.788.621	15.320.853

Liabilities from employee benefits	32.273.062	32.273.062	32.273.062	--	--
Total	32.273.062	32.273.062	32.273.062	--	--

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28. THE NATURE AND LEVEL OF RISKS ARISING FROM FINANCIAL INSTRUMENTS (CONTINUED)

Financial Risk Factors (continued)

The imposed credit risk by financial instrument (continued):

Market risk

Market risk is the risk of fluctuations in the fair value of a financial instrument or in future cash flows that will adversely affect a business due to changes in market prices. These are foreign currency risk, interest rate risk and financial instruments or commodity price change risk.

Interest rate risk

Interest rate risk arises from the possibility of interest rate changes that affect the financial statements. The Group is exposed to interest rate risk because of timing differences of its assets and liabilities which is expired in a current period. There is no risk management pattern and implementation which is defined and in the Group Company. The Group administration manages the interest rate risk by making decision and with its implementations although there is not any risk management model defined in the Group.

The Group’s interest position table is as follows:

	31 December 2025	31 December 2024
<i>Financial instruments with fixed interest</i>		
Financial Liabilities (Note 6)	70.322.423	39.365.327
Cash and Cash Equivalents (Note 5)	(120.097.595)	(40.584.334)

29. EVENTS AFTER THE REPORTING DATE

None.