



Annual Report

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Güriş Holding

Founded in 1958, Güriş maintains to be one of Türkiye's leading groups with a presence in construction, industry, mining, tourism, and energy sectors.

In energy; Mogan Enerji Yatırım Holding A.Ş. Güriş, the largest wind energy investor in Türkiye with a total installed power of 1132 MW, makes a great contribution to Türkiye's renewable energy with 27 power plants.

In industry; under the parent company of Çelik Holding; Parsan Makina Parçaları Sanayi A.Ş., Omtaş Otomotiv Transmisyon Aksam Sanayi ve Ticaret A.Ş., Asil Çelik Sanayi ve Ticaret A.Ş., Güriş İş Makinaları Endüstri A.Ş, and joined in 2018 Döktaş Dökümcülük.

In construction; Güriş carries out business activities in Türkiye, Middle East, Near and Central Asia, Commonwealth of Independent States and North African countries and has completed turnkey projects in a very wide range, in almost every field of the sector. Group companies operating in construction are Güriş İnşaat ve Mühendislik A.Ş. and Güriş Makina ve Montaj Sanayi A.Ş.

In tourism; Mirage Park Otelcilik A.Ş. and Mogan Havacılık A.Ş.

In mining; Santral Madencilik AŞ. And Kuzey Kıbrıs Santral madencilik Ltd Şti.

Generating around 2,4 billion USD turnover, holding more than 50 affiliates and with more than 6,000 staff, Güriş Group provides added value to Turkish economy.





Çelik Holding

Established in 1974, in order to contribute to national economy, especially to weigh on export-oriented investments, to support foreign capital inflows and to build know-how, brandname, trademark and industrial property rights. Çelik Holding incorporates Güriş Industry Group companies.

By incorporating Parsan in 1968, Omtaş in 1996, Asil Çelik in 2000 and Döktaş in 2018, it has become Türkiye's fastest growing group of companies in the industrial sector. With an export rate of 85% and more than 5,000 employees, the company performs as a leading company of our country in forging, iron casting, aluminum casting, steel production facilities and metal forming.

Ünvanı	Share %	Capital TL
Güriş İnşaat ve Mühendislik A.Ş.	88,33 %	117.392.933
Güriş Holding A.Ş.	11,67 %	15.507.067
	100,0 %	132.900.000

Döktaş Dökümcülük

Döktaş Dökümcülük Ticaret ve Sanayi A.Ş. is a leading company in Türkiye specialized in manufacturing of pig, ductile and aluminium castings supplied to automotive, heavy commercial vehicles, construction, and agricultural machinery industries.

Founded in 1973, Orhangazi Iron Foundry maintains pig and ductile iron casting and machining capabilities and is Türkiye's leading iron casting plant.

In Manisa facilities, high and low-pressure aluminium casting and aluminium wheel production activities are performed. Manisa Aluminium Plant is the 2nd largest aluminium casting facility for the automotive sector in Türkiye, while Aluminium Wheel Plant is Türkiye's 4th largest aluminium wheel manufacturing facility.

In 1973, Döktaş Dökümcülük was established in Bursa Orhangazi in the name of Koç Holding. In December 2006 the company was acquired by Finnish Componenta Corporation. As of September 29, 2017 the company's shares were transferred to Döktaş Metal Sanayi ve Ticaret A.Ş. Subsequently on June 29, 2018 the company became a member of Çelik Holding (Güriş). Company shares have been quoted on Istanbul Stock Exhange since 1986.

Vision

Is to be a world scale reliable business partner that creates innovation, solutions, and opportunities in casting industry.

Mission

Is to protect and strengthen our position as a reliable, preferred, and leading supplier of cast iron, light alloy aluminum casting and wheels.



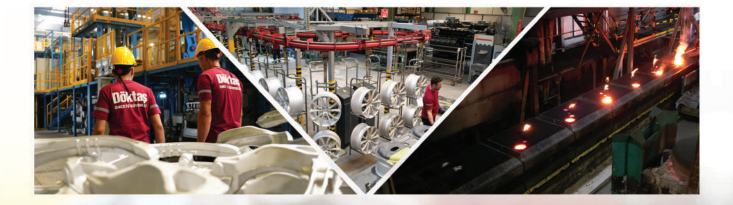
Capital Structure and Affiliates

As of 31 December 2023, our company's registered capital is 1,500,000,000 TRY and paid in capital is 324,000,000 TRY. Distribution of paid in capital among shareholders is as follows:

Company Name	Share %	Capital TL
Çelik Holding A.Ş.	90.01 %	291,628,206.03
Public Shares	9.99 %	32,371,793.97
	100.00 %	324,000,000.00

Subsidiaries and Associates

Company Name	Business Activity	Capital	Participation Rate
Kumsan Döküm Malzemeleri Sanayi ve Ticaret A.Ş./Türkiye	Foundry Sand Production & Trading	1,200,000 TL	25.1 %
Doktas Trading UK Limited/İngiltere	Imports & Exports	13,364,735 GBP	100 %



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Message from Chairman of Board of Directors

The 100th anniversary of Republic of Türkiye and the 50th anniversary of our company, 2023 was a year in which expectations for the global economy turned to pessimistic, wars continued, economic and political developments in our country, as well as efforts to heal the wounds of the devastating earthquakes centered in Kahramanmaraş on February 6, 2023. Hereby, I would like to iterate my condolences to all our citizens who lost their lives and their relatives.

Last year, in addition to rising inflation data across the globe, the scenario of a possible energy crisis brought to the agenda by the Russia-Ukraine war drove down forecasts for global growth. However, due to search for alternative energy sources and seasonal developments, there was no energy crisis this year and commodity prices, especially energy, did not show any extraordinary movements during the year.

On the other hand, growth rates for 2023 remained behind 2022 in most countries. The ongoing tension between the US and China, the tightening in financial markets and the impact of monetary policies on consumer behaviour have resulted in some economies, especially in Germany, entering recession this year.

The decline in industrial production and the pace of trade across the world also affected the Turkish economy. Internal dynamics such as the earthquake disaster and the election process, combined with external factors such as weakening consumer demand in Europe and developments in the Middle East, led to a deterioration in the short and medium-term economic outlook. Nevertheless, Türkiye's growth performance was above the world average throughout the year, thanks to the improvement in domestic demand and investments in the construction sector.

The slowdown in inflation during the first half of the year accelerated in the second half due to depreciation of the Turkish Lira. To struggle against inflation, the Central Bank changed its policy rate approach and interest rates hit the highest levels in last 20 years. The simultaneous increase in borrowing costs made it difficult for real sector to access financing.

Despite all these uncertainties, 2023 was a year in which new projects were installed, efficiency and improvement efforts were carried out and investments continued for Döktaş. In 2023, sales turnover was 374.7 MEUR, compared to 367.2 MEUR in 2022. Our headcount, which was 2,924 at the end of 2022, reached to 3,034 at the end of the year.

This year, in which we proudly celebrate the 50th anniversary of Döktaş and the 100th anniversary of Republic of Türkiye, we have continued our R&D efforts, which we have developed with our experience and our competent personnel, in line with rapidly changing customer demands, material structures and ways of doing business. While adapting to changing world conditions, we integrate our mission to protect the land, society, and resources we operate with our balanced growth strategy. Therefore, with our vision of leading the sector, we will continue our sustainability efforts in the coming periods, targeting to increase our capacity to generate value for our world, our country, and our stakeholders, and which we see as an integral part of our business processes.

On behalf of myself and the esteemed members of the Board of Directors, I would like to thank to our employees, customers, partners, suppliers, and all our shareholders for their reliance and contribution to our company.

Regards,

Tevfik Yamantürk Chairman of Board of Directors







Key Financials

	2023	2022	2021	2020	2019
Orhangazi Iron Foundry Business Unit					
Capacity (tons)	150,000	150,000	150,000	150,000	150,000
Production (tons)	126,569	127,057	125,300	78,293	77,354
Sales (MTRY)	7,432.7	4,577.7	1,969.0	931.5	806.9
Operating profit before financial items (MTRY)	616.9	204.6	293.0	105.5	136.0
Manisa Aluminium Die Casting Business Unit					
Capacity (tons)	14,400	14,400	14,400	14,400	14,400
Production (tons)	8,721	6,693	6,269	5,036	5,629
Sales (MTRY)	1,319.2	761.8	323.3	193.0	174.8
Operating profit before financial items (MTRY)	85.3	82.1	56.6	35.0	18.6
Manisa Wheels Business Unit					
	1 200 000	1200.000	1,200,000	1,440,000	1,440,000
Capacity (units) Production (units)	1,200,000	1,200,000			
	556,051	897,482	875,689	671,643	685,097
Sales (MTRY)	884.1	1,041.2	429.7	208.9	175.3
Operating profit before financial items (MTRY)	72.8	29.1	69.4	33.1	22.4
Döktaş Dökümcülük A.Ş. Total					
Sales (MTRY)	9,636.0	6,380.7	2,722.1	1,333.4	1,157.0
Operating profit before financial items (MTRY)	775.0	315.7	419.0	173.5	177.1
Export MEUR	266.4	259.2	204.9	127.7	148.6
Import MEUR	58.4	84.4	65.5	26.4	31.9
Import MEOR	58.4	84.4	05.5	20.4	51.9
Investments MEUR	28.6	33.4	30.3	11.5	10.7
Number of Personnel (Period end)	3,127	3,013	2,918	2,466	2,170
Orhangazi	2,125	2,139	2,044	1,649	1,434
Manisa	1,002	874	874	817	736

	2023	2022	2021	2020	2019
Döktaş Dökümcülük A.Ş. Total (MTRY)					
Net Sales	9,636.0	6,380.7	2,722.1	1,333.4	1,157.0
EBITDA	1,079.9	501.9	512.6	224.9	221.0
Profit (Loss) before tax	332.2	40.9	335.9	91.4	101.6
Net profit	473.1	104.5	347.9	84.2	98.2
Net profit	11,600.6	7,100.5	4,232.6	2,045.8	1,434.2
Total Liabilities	7,134.2	4,918.5	3,286.2	1,832.3	1,349.2
Equity	4,466.4	2,181.9	946.4	213.5	85.1
Current ratio	0.94	0.86	0.93	0.74	1.08
Leverage ratio	0.61	0.69	0.78	0.90	0.94
ST financial debt / Total financial debt	0.40	0.56	0.45	0.48	0.26
Net financial debt / Equity	1.14	1.57	2.61	6.55	12.35
EBITDA Margin	11.2%	7.9%	18.8%	16.9%	19.1%
ROCE (*)	9.9%	7.8%	17.2%	16.1%	17.8%

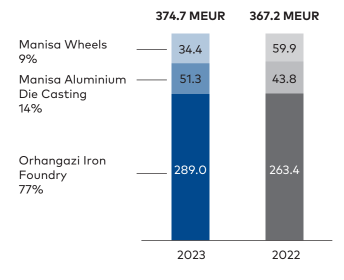
(*)Return on capital employed



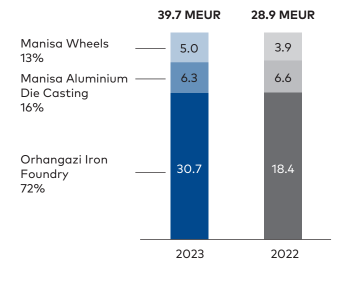
Operations in Brief

Döktaş has 3 main production facilities operating in Türkiye; Iron Casting and Machining Facilities in Orhangazi Bursa, Aluminium Casting and Wheel Production Facilities in Manisa Organised Industrial Zone. In addition, Doktas Trading UK Ltd., which is a 100% subsidiary of our company, continues its commercial activities in the UK.

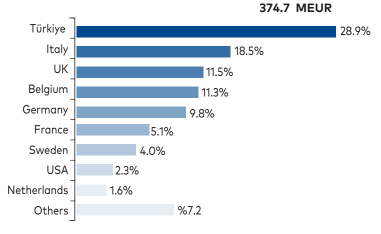
Revenues



EBITDA



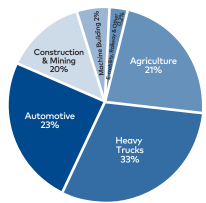
Sales by Country



%0.0 %5.0 %10.0 %15.0 %20.0 %25.0 %30.0 %35.0

Sales by Customer Segment

374.7 MEUR



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Customer Segments



Heavy Trucks (33%)

For heavy truck industry Döktaş manufactures ready to install components used in the chassis, engines, axles, transmissions, and brakes. We offer all parts of the supply chain from product engineering and manufacturing to surface treatment, painting, and preassembly. Customers in heavy trucks segment include lveco, Scania, Daimler, Volvo Trucks, Ford, Mercedes Benz, Renault Trucks, MAN and DAF.

Automotive (23%)

Provides iron and aluminum cast parts and light alloy wheels in a wide range of products for the automotive industry including passenger car and light commercial vehicle manufacturers. DJ Wheels and MAXX brands are produced in Manisa Wheels Business Unit. Borbet, Ford, OZ S.p.A, MGTS SA, AAM, Renault, Tofaş, TOGG are some of our customers in this segment.



Agriculture (21%)

Various casting components are supplied for agricultural equipment such as tractors, forestry machinery and combine harvester manufacturers. Türk Traktör, GIMA, Officine Vica, Tümosan, CNH, CLAAS, Dana Italia, John Deere, Carraro are some of our customers in this segment.



Construction & Mining (20%)

Customers include construction machinery, bucket, crane, excavator, and damper manufacturers. Döktaş supplies various components for engines, power transmissions and chassis. JCB, Caterpillar, Volvo Construction Equipment, Kessler Gmbh and Liebherr are some of our customers in this segment.



Machine Building (2%)

Pumps, concrete breakers, and hydraulic motor cast iron parts are supplied to lift, robot and various crane manufacturers. Raba, Kolmeks, Cummins, Kone and Kuka are some of our customers in machine building segment.

E-Mobility, Railway ve Others (0.2%)

Türkiye's Largest Iron Casting Facilitiy





Business Unit Results

Consolidated net sales of Döktaş, which was 367.2 MEUR in 2022, reached 374.7 MEUR in 2023.

Our total workforce including subcontracting consisted of 401 white-collar and 2,612 blue-collar employees, totaling 3,013 personnel at the end of 2022, and 423 white-collar and 2,704 blue-collar employees, totaling 3,127 personnel at the end of 2023. Compared to the end of 2022, the total increase in employment is 114 employees, corresponding to 4%.

Döktaş consists of three business units: Iron Foundry and Machineshop in Orhangazi, Aluminum Foundry and Wheels production facilities in Manisa. In addition, we have a 100% owned subsidiary, Döktaş Trading UK Ltd, which is carrying out commercial activities in the UK and a 25,1% owned associated company, Kumsan Döküm Malzemeleri A.Ş, a foundry sand manufacturer located in Turkey.

In 2023, distribution of Döktaş consolidated sales by sectors is as follows: heavy commercial vehicles 33%, automotive 23%, agricultural machinery 21%, construction and mining 20%, machinery manufacturing 2%, e-mobility & railway, and other sectors 0.2%. Orhangazi business unit generates 77% of the total sales, while export operations correspond 71% of Döktaş total sales.

Orhangazi Iron Foundry and Machineshop Business Unit

Compared to previous year, Orhangazi business unit sales revenues increased by 10% in Euro currency and reached 289 MEUR in 2023. Export transactions accounted for 70% of sales, while remaining 30% represented domestic sales.

In 2023 production and sales volumes realized similar to previous year. With the contribution of new parts added to our portfolio, turnover generated from machined parts reached approximately 85 MEUR. New horizontal machining center investment placed for the parts that will go into serial production in 2024. Unlike last year, commodity and energy prices in global markets were relatively stable this year. However, due to sharpening depreciation of the Turkish lira and inflation developments, 2023 was a year which is hard to achieve cost stability.

Celebrating Döktaş's 50th anniversary, in 2023 we focused on continuous improvement activities to strengthen our corporate culture, create a strong communication between our employees and management, reduce costs, improve working conditions and increase efficiency, as well as capacity and scrap targeting activities. In this context, many improvement projects were developed and successfully implemented during the year.

2024 will be a period in which we focus on successfull implementation of new projects, and continue our energy management, sustainability, automation, and efficiency activities through the proposal system, 5S practices and new investments. For this purpose, LED light transformation projects were initiated in production departments and with new compressor investment, energy efficiency was targeted by replacing old and inefficient compressors.

Manisa Aluminium Foundry Business Unit

2023 was a year that global economy impacted by the fallout from Covid-19, extended Ukraine-Russia war, incoming Israel-Hamas war, rapidly changing macroeconomic conditions with the worsening effects of climate change and increasing economic and geopolitical uncertainties. Despite these market conditions, the Aluminum Business Unit increased its 2023 sales volume by 19.5% year and year and achieved its target of on-time deliveries to customers.

Celebrating the 100th anniversary of the Republic of Türkiye and the 50th anniversary of Döktaş, Aluminum Business Unit completed machinery and equipment investments in line with its business plan and started to expand its shipment warehouse and new production building. www.doktas.com



Product development projects requiring advanced engineering applications for fully electric/hybrid vehicles in partnership with domestic and global customers has successfully carried out. In these projects, process design was carried out by Döktaş and serial production started in 2023.

With the support of intra-group synergy, Aluminum Business Unit installed projects with agricultural and construction machinery companies, thus contributing to goal of customer/product diversity. The unit manages its operational efficiency through an effective and dynamic system involving all employees, within a lean production and continuous improvement structure. In 2023, the second phase of lean 6Sigma projects was completed and projects on energy and production efficiency were introduced. New projects and continuous improvement activities will be followed to contribute to business results.

Within the sustainability approach, projects focusing on improving energy performance, supported by product and process design, improving the consumption of natural resources were realized and co-projects were carried out with customers. Implementations in these areas are ongoing.

For hybrid electric vehicles, the battery pan production investment was completed in 2023 and serial production started. In line with the increasing demand, Aluminum Business Unit succeeded in supplying parts with safety characteristics and that require advanced engineering and process design for the domestic electric vehicle in serial production.

In 2024, growth and high productivity are targeted in low-pressure and high-pressure aluminum casting sector. Aluminum Business Unit aims to achieve this goal with its product development and production capabilities, by prioritizing its employees and through improvement-oriented projects managed with a continuous improvement approach.

Manisa Aluminium Wheels Business Unit

Wheels Business Unit ended 2023 with lower production and sales volume due to shrinking market share starting from the last quarter of 2022. The main reason for the contraction is the energy crisis started with the Russia-Ukraine war and the changes in the consumer behaviour caused by the rising inflation in Europe. 2023 budget was made in line with market expectations and year-end actuals were in line with the targets. During 2023, 43 new projects went into serial production.

As a result of continuous improvement efforts and proactive monitoring of production costs and efficiency, in 2023 higher scores were achieved compared to targets. Effective and participative continuous improvement efforts and ongoing Lean 6-Sigma projects highly contributed to the realization of targets.

In 2023 effective use of energy efficiency and automation investments made in prior years was an important factor supporting the reduction of production costs.

In 2024, Wheels Business Unit aims to increase efficiencies and reduce the costs in production, energy and other items as a team.





Board of Directors



Tevfik Yamantürk Chairman of Board



Yaylalı Günay Deputy Chairman Early Detection of

Risk Committee



Dr. Mehmet Tahir Varlık Member of Board



Olgun Şamlı Member of Board



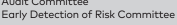
İbrahim Keyif Member of Board



Orhan Metin Member of Board



Hasan Basri Aktan Independent Member of Board Audit Committee





Atilla Zeybek Independent Member of Board

Audit Committee Early Detection of Risk Committee Corporate Governance Committee



Ömer Lütfi Erten Independent Member of Board

Audit Committee Early Detection of Risk Committee Corporate Governance Committee





Executives



Sabri Özdoğan Chief Technical Officer (CTO)



Sibel Binici Chief Finance Officer (CFO)



Uğur Demirci Director, Purchasing & Strategic Projects



Yaşar Uğur Akı Director, Orhangazi Production



Doğan Alpdoruk Director, Manisa Wheels Business Unit



Bülent Memişoğlu Director, Manisa Aluminium Foundry Business Unit



Bülent Şirin Director, Engineering and R&D



Uğur Başkaya Director, Sales & Marketing



Corporate Governance Principles Compliance Report

1. Declaration of Compliance with Corporate Governance Principles

In accordance with the CMB's Communiqué Serial: IV, No: 56 on the Determination and Implementation Corporate Governance of Principles ("Communiqué"), which entered into force upon publication in the Official Gazette dated December 30, 2011 and numbered 28158, compliance with some of the principles in the annex of the Communiqué was made compulsory for companies traded on Borsa Istanbul ("BIST"). Finally, the Communiqué renewed Corporate Governance (II-17.1) entered into force with the Official Gazette announcement dated January 3, 2014 and numbered 28871. Pursuant to the amendment made to the Corporate Governance Communiqué No. II-17.1 with the CMB Decision No. 2/49 dated January 10, 2019, Corporate Governance Compliance Report (CRF) and Corporate Governance Information Form (CGIF) templates are used through PDP.

In addition, the Corporate Governance Compliance Statement is included in the Annual Report of the Board of Directors. With the amendment made to the Communiqué on Corporate Governance on October 2, 2020, listed companies are expected to disclose in their annual reports, among other things, whether sustainability principles are applied or not, if not, a justified explanation for this, and what are the impacts on environmental and social risk management due to not fully complying with these principles. As required by the regulation, templates showing the compliance status of companies regarding sustainability practices have been prepared and presented in the Annual Report of the Board of Directors. These reports were published on the PDP simultaneously with the announcement of the financial results for 2023 by Döktaş's publicly traded companies.

Döktaş Dökümcülük Tic. ve San. A.Ş. ("the Company") pays utmost attention to comply with the Capital Markets Board (CMB) "Capital Markets Board Corporate Governance Principles" and has adopted the concepts of equality, transparency, accountability, and responsibility of the Corporate Governance Principles published by the CMB. The "Corporate Governance Principles" determined by the CMB are also adopted by the Company and these universal principles are implemented.

SECTION I SHAREHOLDERS

2. Investor Relations Unit

Relations with shareholders at Döktaş Dökümcülük Ticaret ve Sanayi A.Ş. are carried out by the responsible unit established within the Finance Department. Contact information of the Investor Relations responsible is given below.

Sibel Binici (CFO) / yatirimciiliskileri@doktas.com / 02245734263)

The main activities carried out by the unit include the following:

1. Promotion of our Company to individual and institutional investors, informing potential investors and shareholders,

2. Meeting the information requests of undergraduate and graduate students and university faculty members conducting research on our company and the sector,

3. Conducting the Company's General Assembly meeting, preparing documents that can be utilized by the shareholders, sending the minutes to those who request them,

4. Informing our shareholders,

5. Disclosure of the necessary material event disclosures to the public in accordance with the CMB Communiqué Serial II-15.1,

6. Making preparations for the General Assembly, preparing the relevant documentation, obtaining preliminary permissions for amendments to the Articles of Association and submitting them to the General Assembly for approval,

7. Following the changes in the Capital Markets Law and related legislation and bringing them to the attention of the relevant units of the company.8. Following up and keeping records of Board of Directors and Committee decisions

9. Representation and liaison of the Company before other relevant institutions and organizations such as CMB, BIST, Takasbank and CRA.

Verbal and written applications submitted to the unit during the period were answered within the framework of the relevant legislation.



3. Exercise of Shareholders' Right to Obtain Information

Döktaş Dökümcülük Ticaret ve Sanayi A.Ş. does not discriminate between shareholders in the exercise of the right to obtain and review information. To expand shareholders' rights to obtain information, all kinds of information that may affect the exercise of these rights are made available to shareholders electronically in an up-to-date manner.

All questions were answered verbally or in writing. Notifications from our Company to BIST are also sent using electronic signature. In addition, membership to the Central Registry Agency, which was established for the dematerialized monitoring of capital market instruments, was completed and an important step was taken in the dematerialized monitoring of share certificates. The Company's website (www.doktas.com) contains the following information in addition to the financial statements.

- Financial statements and annual reports
- Company policies
- All notifications regarding general assemblies
- Material event disclosures
- Shareholding structure of the company
- Information on the members of the board of
- directors and senior management of the company
- Financial calendar and disclosures
- Articles of Association of the company

The request for the appointment of a special auditor is not regulated as an individual right in our Articles of Association. There has been no request from our shareholders in this direction. For the year 2023, PwC Bağımsız Denetim ve Serbest Muhasebeci Mali Müşavirlik A.Ş. was selected as the independent audit firm of our company and unanimously approved at the Ordinary General Assembly held in 2023.

4. General Assembly Meetings

The Ordinary General Assembly Meeting, where the Company's activities for the year 2023 will be discussed, is planned to be held on a date to be determined by the Board of Directors after the financial statements are published on PDP.

Invitations to the General Assembly meeting are made by the Board of Directors in accordance with the provisions of the Turkish Commercial Code, Capital Markets Law and the Company's Articles of Association. As soon as the Board of Directors decides to hold the General Assembly, the public is informed by making disclosures to PDP and CRA.

In addition, at least three weeks prior to the General Assembly, the place where the General Assembly will convene, the agenda, drafts of amendments to the Articles of Association, if any, and a sample power of attorney are announced through all means of communication, including the Turkish Trade Registry Gazette and electronic communication. In this announcement, it is stated where the independently audited financial statements for the relevant period are available for review. In addition to the announcement of the general shareholders' meeting and the notifications and disclosures required by the legislation, the matters specified in the Corporate Governance Principles, which are mandatory to be complied with, are also disclosed to shareholders on the Company's website.

Any shareholder who takes the floor at the General Assembly may express his/her opinion on the Company's activities, ask questions to the Company management, request information and receive a response. Our General Assembly is held under the supervision of the relevant ministry representative. The minutes of the General Assembly are available on our website in accordance with Article 1524 of the Turkish Commercial Code. In addition, these minutes are available for review by our shareholders at the Company headquarters and are provided to those who request them. Pursuant to Article 1527 of the Turkish Commercial Code No. 6102, and in accordance with the provisions of the Regulation on General Assembly Meetings to be held electronically in corporate companies, which was published in the Official Gazette No. 28395 dated August 28, 2012 and entered into force on October 1, 2012, the system that allows shareholders to participate in the General Assembly meetings electronically, to express their opinions and make suggestions and vote is carried out through the General Assembly System provided by CRA.

The ordinary general assembly meeting of the Company was held on April 6, 2023. The final minutes of the relevant general assembly meeting were published on the investor relations section of the Company's website (www.doktas.com) and in the PDP disclosures.

5. Voting Rights and Minority Rights

There is no privilege in the Articles of Association for the exercise of voting rights in our Company. There is no legal entity that is our affiliate among our shareholders. In addition, shareholders can participate in general assemblies by proxy given to other shareholders or non-shareholders.



6. Dividend Distribution Policy and Dividend Distribution Time

In dividend distribution, a balanced and consistent policy is followed between the interests of shareholders and the Company in accordance with the Corporate Governance Principles.

Our Company takes dividend distribution decisions and distributes dividends in accordance with the Turkish Commercial Code; Capital Markets Legislation; Capital Markets Law (CMB), Capital Markets Board (CMB) Regulations and Decisions; Tax Laws; provisions of other relevant legislation and our Articles of Association and General Assembly Resolution. Accordingly,

1. In principle, in the event that the net distributable profit for the period calculated in accordance with the Capital Markets Legislation, CMB Regulations and Resolutions is not distributed or if a dividend distribution of at least 5% of the net distributable profit for the period calculated in accordance with the Capital Markets Legislation, CMB Regulations and Resolutions is desired to be made, the Company's financial statements, financial structure and budget are taken into consideration in determining the dividend distribution rate.

2. Investments that require a significant outflow of funds to increase the value of the Company, significant issues affecting our financial structure, uncertainties and adversities that may arise in the economy, markets or other areas beyond the control of our Company are taken into consideration by the Board of Directors in making dividend distribution decisions.

3. Dividend distribution proposal is disclosed to the public by considering the legal deadlines and in accordance with the Capital Markets Legislation, CMB Regulations and Resolutions.

4. Although it is accepted that the dividend distribution will start as soon as possible following the General Assembly meeting where the distribution decision is made, it will be distributed to the shareholders on the date determined by the General Assembly within the specified legal periods.

5.The Company may distribute dividends in cash and/or in the form of "bonus shares" in advance or in installments in accordance with the provisions of the Capital Markets Legislation, CMB Regulations and Resolutions and the Articles of Association.

6. Our Company may decide to distribute advance dividends and may distribute advance dividends in accordance with the Turkish Commercial Code, Capital Markets Legislation, CMB, CMB Regulations and Resolutions, Tax Laws, provisions of other relevant legislation, our Articles of Association and the General Assembly Resolution.

7. In case the Board of Directors proposes to the General Assembly not to distribute the profit, the shareholders shall be informed at the General Assembly on the manner of utilization of this undistributed profit. As stated in the previous year's Corporate Governance Principles Compliance Report and the Minutes of the General Assembly Meeting, our Dividend Distribution Policy is determined in accordance with the relevant articles of the Turkish Commercial Code and the Capital Markets Law, the regulations and practices of the Capital Markets Board, as well as the Company's medium and long-term strategies, investment and financial plans. Our Dividend Distribution Policy determined in this direction is presented to the shareholders and the public in the Company's Annual Report and the General Assembly of Shareholders.

7. Transfer of Shares

Our Articles of Association do not contain any practices that make it difficult for shareholders to freely transfer their shares and there are no provisions restricting the transfer of shares.

SECTION II DISCLOSURE AND TRANSPARENCY

8.Company Disclosure Policy

In line with the principle of public disclosure and transparency, our Company aims to provide timely, accurate, complete, understandable, measurable, and easily accessible information at low cost. Provided that it is not within the scope of trade secrets, it is ensured that any information that may be requested is taken into consideration. Disclosures regarding material events are currently made in writing and by electronic signature using BIY via the Public Disclosure Platform. Such disclosures are announced to the public in a comprehensive manner within the period specified by the legislation without delay.

In 2023, 42 material event disclosures were made by our company in addition to the usual disclosures. Since our Company is not listed on foreign stock exchanges, no material event disclosures are required outside the CMB and BIST. No sanctions were imposed by the CMB since material event disclosures were made within the process stipulated by law.

9. Company Website and its Content

The Company's website is www.doktas.com. The Company actively uses the corporate website address as stipulated by the CMB Principles to maintain its relations with shareholders in a more effective and faster manner and to be in constant communication with them. The information contained therein is constantly updated. The information on the Company's website is the same and/or consistent with the disclosures made pursuant to the relevant legislation and does not contain any contradictory or incomplete information.

www.doktas.com



10.Annual Report

The Company's Board of Directors prepares the Annual Report in accordance with the legislation and Corporate Governance Principles to ensure that the public has access to complete and accurate information about the Company's activities. The Company maintains its website for the information of shareholders and investors within the scope of Corporate Governance Principles. The Company's website includes information on corporate promotion, products and services, management systems and information listed in Article 1.11.5 of Section II of the Capital Markets Law Corporate Governance Principles. The main information listed in the CMB Corporate Governance Principles is included in the Annual Report.

Management Annual Report The "Communiqué on Principles Regarding Financial Reporting in Capital Markets" numbered II-14.1, which entered into force upon publication in the Official Gazette dated 13.06.2013 and numbered 28676, and the "Communiqué Amendments the on to Communiqué on Principles Regarding Financial Reporting in Capital Markets" numbered II-14.1. a numbered "Communiqué on Amendments to the Communiqué on Principles Regarding Financial Reporting in Capital Markets" published in the Official Gazette dated January 03, 2014 and numbered 28871, and the Corporate Governance Communiqué published in the Official Gazette dated January 03, 2014 and numbered 28871, and the Corporate Governance Compliance Reporting made in accordance with the Corporate Governance Communiqué numbered I-17.1 with the CMB's Decision dated January 10, 2019 and numbered 2/49 was prepared using the Corporate Governance Compliance Report (CRF) and Corporate Governance Information Form (CGIF) templates through the PDP Platform.

SECTION III - STAKEHOLDERS

11. Informing Stakeholders

Shareholders: Pursuant to Borsa Istanbul communiqués and the provisions of the Turkish Commercial Code, the Company announces issues such as General Assembly meetings, capital increase, dividend distribution to stakeholders through the Trade Registry Gazette and Material Event Disclosures within the legal framework.

Customers: Within the framework of the importance attached to service and product quality, the Company continues its activities to improve customer satisfaction. Customer satisfaction is measured through regular surveys. Training and seminars for customers are planned and held at regular intervals. In addition, research and development activities are also carried out.

Employees: All kinds of practices regarding employees are carried out within the framework of the laws regulating working life. Recruitment, promotion, training and performance development policies and various practices for employees are determined in writing. The Company communicates openly with employees on issues related to occupational health and safety.

Employees are also informed through meetings held in their areas of expertise and on matters of general interest, seminars and trainings organized and via the internet.

Stakeholders are informed about the Company's developments through public disclosures in accordance with the relevant legislation.

In addition, stakeholders can communicate the Company's transactions that are contrary to the legislation and ethically inappropriate by contacting the Corporate Governance Committee, Audit Committee or Investor Relations Department by phone and/or e-mail.

Stakeholders related to the Company are informed about issues that concern them by inviting them to meetings or using telecommunication tools as necessary. Relations with our employees covered by the Collective Bargaining Agreement are carried out through union representatives. Blue-collar employees of our Company are members of the Turkish Metal Union.

12. Stakeholders' Participation in Management

Activities carried out for the participation of stakeholders in management; The opinion and agreement of the labor union is obtained for any changes to be made in the working conditions, environment and rights provided to employees, and decisions are made together.

13. Human Resources Policy

Within the scope of the Company's human resources policy, the criteria for recruitment and promotion mechanisms are set out in writing.

Our most important strength is our experienced, knowledgeable, willing, and highly committed human resources. Within the scope of our Company's human resources policy, the criteria for recruitment and promotion mechanisms are set out in writing. Our aim as a Human Resources.

- The right person for the right job
- Equal pay for equal work
- Merit based on achievement
- Adhering to the principles of equal opportunity for all,



To continuously improve the competencies of our workforce and to maintain our permanent superiority in the global competitive environment. The functioning of the human resources systems determined for this purpose is defined by procedures and announced to all employees.

Employee satisfaction is measured through the annual "Employee Satisfaction Survey", and remedial measures are taken by identifying areas in need of improvement. Apart from the union workplace representatives designated in accordance with the Collective Labor Agreement, no representative has been appointed to carry out relations with employees. This function is mainly carried out by the Human Resources Department. There have been no complaints from employees, especially regarding discrimination.

14. Code of Ethics and Social Responsibility

Activities are organized according to the criteria of corporate social responsibility and impact on society within the framework of social activities both in the region where our factory is located and for the public in general. In this context, information on our activities carried out during the period is available on our website.

Our company values include "Institutionalism, Transparency and Sustainability". In this context, we reflect our values in our daily work in the following ways:

-In all our activities, we act in accordance with ethical rules, laws, and corporate governance principles, respect the environment, and observe occupational health and safety principles.

We establish transparent, open and trust-based communication with all our stakeholders.

-We ensure continuity in the way we do business and in all our processes, and we consider the impact of our actions on the environment and society.

Our "Ethics Policy", which was approved by the decision of the Board of Directors of our company, is published on the human resources tab of our company's website (www.doktas.com).

SECTION IV – BOARD OF DIRECTORS

15. Structure of the Board of Directors

The majority of the members of the Board of Directors of our Company are non-executive members of the Company, and among these members there are independent members who are qualified to perform their duties without being influenced under any circumstances. The number and qualifications of the independent members of the Board of Directors are determined in accordance with the regulations of the Capital Markets Board on corporate governance. The procedures set forth in the regulations are complied with in the appointment of independent members of the Board of Directors. Following the General Assembly meetings where the members of the Board of Directors are elected, the Chairman and Deputy Chairman of the Board of Directors are determined by taking a decision on the division of duties. In the event of a vacancy in the Board of Directors during the reporting period, the provisions of Article 363 of the Turkish Commercial Code are applied.

Within the scope of Articles 395 and 396 of the Turkish Commercial Code, the approval of the General Assembly is obtained for the Chairman and members of the Board of Directors to engage in businesses within the scope of the Company's field of activity, either personally or on behalf of others, and to become partners in companies engaged in such businesses. In addition, the resumes of the members of the Board of Directors are available on the Company's website.

The members of the Company's Board of Directors are as follows.

Tevfik Yamantürk Chairman of Board, non-executive member

Yaylalı Günay Deputy Chairman, executive member

Dr. Mehmet Tahir Varlık Member of Board, executive member

Olgun Şamlı Member of Board, non-executive member

İbrahim Keyif Member of Board, non-executive member

Orhan Metin Member of Board, non-executive member

Hasan Basri Aktan Independent Member of Board

Atilla Zeybek Independent Member of Board

Ömer Lütfi Erten Independent Member of Board

Duties carried out by Board Members;

Chairman of Board Tevfik Yamantürk; a member of the board in Güriş Group companies.

Deputy Chairman Yaylalı Günay; worked as a consultant and board member in many companies operating in the foundry sector.



Member of Board Dr. Mehmet Tahir Varlık; CEO and Board Member of Güriş Industry Group companies (Parsan, Omtaş).

Member of Board Olgun Şamlı; a member of the Board of Directors at Omtaş Otomotiv Transmisyon Aksamı Sanayi ve Ticaret A.Ş., a Güriş Group company.

Member of Board İbrahim Keyif; does not perform any duties other than board membership at Döktaş Dökümcülük.

Member of Board Orhan Metin; a member of the board of directors in Güriş Group companies and the Founding Chairman of the Forging Industrialists Association.

Independent Member of Board Hasan Basri Aktan; a member of the board of directors in Güriş Group companies.

Independent Member of Board Atilla Zeybek; The founding partner and chairman of board of As Finansal Danışmanlık Tic.A.Ş. and a member of the board in Güriş Group companies.

Independent Member of Board Ömer Lütfi Erten; does not perform any duties other than board membership at Döktaş Dökümcülük.

Independent Members and Declaration of Independence;

No direct or indirect relationship of interest in terms of employment, capital or trade has been established within the last 10 years between Döktaş Dökümcülük Ticaret ve Sanayi AŞ or its subsidiary or one of the companies within the group and the person, his/her spouse and his/her relatives by blood or marriage up to third degree, and that he/she has not been involved in the independent audit process within the last 6 years. Written declarations of independence have been received from the independent members.

16. Operating Principles of the Board of Directors

The agenda of the Board of Directors meetings is determined by the relevant departments informing the senior management and the members of the Board of Directors of the matters that the Articles of Association of the Company explicitly require to be decided by the Board of Directors. In addition, the agenda of the meeting is also determined when any member of the Board of Directors notifies the senior management of the Company about a decision to be taken on a specific issue.

The issues to be discussed at the Company's Board of Directors are gathered in the Finance and Financial Affairs Department and consolidated and the agenda is prepared.

Döktaş Dökümcülük Ticaret ve Sanayi A.Ş. Finance Directorate has been assigned to determine the agenda of the Board of Directors meetings, to prepare the resolutions of the Board of Directors taken in accordance with Article 390/4 of the TCC, to inform the members of the Board of Directors and to ensure communication. The Board of Directors takes decisions to the extent required by the business, in any case, in the minimum number determined by the Company's Articles of Association.

The regulations of the Capital Markets Board on corporate governance shall be complied with in transactions deemed to be material for the implementation of the Corporate Governance Principles and in all related party transactions of the Company and in transactions regarding the provision of guarantees, pledges and mortgages in favor of third parties. The authorities and responsibilities of the members of the Board of Directors are clearly defined in the Articles of Association of the Company. Authorizations are specified in detail in the Company's signature circular. Differing opinions and reasons for dissenting votes expressed at the Board of Directors meetings are recorded in the minutes. However, since no such dissent or different opinion has been declared recently, no public disclosure has been made.

17. Number, Structure and Independence of the Committees Established in the Board of Directors

The Board of Directors manages and represents the Company by keeping the Company's risk, growth and return balance at the most appropriate level through the strategic decisions it takes, and by considering the long-term interests of the Company with a rational and prudent risk management approach. In line with the Company's strategic goals, the Board of Directors determines the human and financial resources required by the Company performance and supervises the of the management. The Board of Directors is responsible for overseeing the compliance of the Company's activities with the legislation, Articles of Association, internal regulations and established policies.

The Corporate Governance Committee has determined whether the corporate governance principles are implemented in the Company, if not, the reasons thereof and the conflicts of interest arising from the failure to fully comply with these principles, and has made recommendations to the board of directors to improve corporate governance practices and has supervised the activities of the Investor Relations Department.



The chairman of the Corporate Governance Committee is elected among the independent members in accordance with corporate governance principles. It convenes as often as needed, at least twice a year. Since a separate Nomination Committee and Remuneration Committee have not been established in the current structure, the duties related to these committees are also fulfilled by the Corporate Governance Committee. The members of the Corporate Governance Committee are as follows. 4 meetings were held in 2023.

Chairman Atilla Zeybek Member Nuri Okutan

Member Ömer Lütfi Erten

Member Omer Lutti Erte Member Sibel Binici

The Early Detection of Risk Committee is responsible for early detection of risks that may jeopardize the existence, development and continuity of the Company, taking necessary precautions against detected risks and managing the risks, and reviews the risk management systems at least 4 times a year. The Early Detection of Risk Committee consists of the following members and convened 4 times in 2023.

Chairman Atilla Zeybek Member Hasan Basri Aktan Member Ömer Lütfi Erten Member Yaylalı Günay

The Audit Committee carried out the following activities: Supervising, supervising and assisting the healthy functioning of Internal Audit activities, making arrangements for independent external audit activities, selecting the audit firm and reviewing the auditor reports. It convened 4 times in 2023. The members of the Audit Committee consist of the following persons.

Chairman Hasan Basri Aktan Member Atilla Zeybek Member Ömer Lütfi Erten

18. Risk Management and Internal Control Mechanism

The Company's Board of Directors conducts its activities in a transparent, accountable, fair and responsible manner. The Board of Directors establishes internal control systems, including risk management and information systems and processes that can minimize the effects of risks that may affect the stakeholders of the Company, particularly the shareholders, by taking into consideration the opinions of the relevant committees of the Board of Directors.

The Early Detection of Risk Committee, which was formed by electing among the members of the Board of Directors, held 4 meetings in 2023. Risk Management Committee manages strategic, financial, operational, etc. issues that may affect the Company. Management issues include early detection and evaluation of all kinds of risks, calculation of their impact and probability,

management and reporting of these risks in accordance with the Company's corporate risk-taking profile, implementation of necessary precautions regarding the identified risks, taking them into account in decision mechanisms, and the establishment and integration of effective internal control systems in this direction. It provides advice and suggestions to the Board.

19. Strategic Goals of the Company

The Company's Board of Directors keeps the company's risk, growth and return balance at the most appropriate level with the strategic decisions it takes and manages and represents the company by primarily considering the long-term interests of the company with a rational and cautious risk management approach. The Board of Directors defines the strategic goals of the company, determines the human and financial resources that the company will need, and supervises the performance of the management. The Board of Directors oversees the compliance of the Company's activities with the necessary legislation and communiqués, the articles of association, internal regulations, and established policies.

20. Financial Rights Provided to the Board of Directors

The Chairman and Members of the Board of Directors do not receive any benefits other than the fee decided by the General Assembly. Regarding the wages to be paid, the Corporate Governance Principles required by the Capital Markets Board are complied with. There is no performance or rewarding practices for the Board of Directors. As of December 31, 2023, benefits and rights have been provided to the members of the Board of Directors at the attendance fee amounts approved at the general assembly (net 22,000 TL per person per month).

During the period, no loans were made to any member of the board of directors or managers, no loans were extended under the name of personal loans directly or through a third party, or no guarantees such as suretyship were given in their favor.

Corporate Governance Compliance Report and Corporate Governance Information Form (URF) published by the Capital Markets Board in the CMB Bulletin dated 10.01.2019 and numbered 2019/2 and also announced with the decision dated 10.01.2019 and numbered 2/249. (KYBF) can be reached at the PDP addresses given below.

Corporate Governance Compliance Report: https://www.kap.org.tr/tr/Bildirim/1257677

Corporate Governance Information Form: https://www.kap.org.tr/tr/Bildirim/1257679



2nd largest aluminum casting facilit for the automotive industry in Türkiye

Türkiye's 4th largest aluminum alloy wheel manufacturer

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Sustainability Compliance Policy

Within the scope of our Döktaş Sustainability Policy, while creating economic value for our stakeholders, we also prioritize our responsibility to the environment, society, and the future.

Our sustainability approach is basically grouped under four main strategic headings: "Governance, Employees, Environment, Society". To support economic development to improve the quality of life, to follow environmentally friendly policies in all our activities, to support various projects prepared for social and cultural purposes in this direction, to internalize transparency, fairness, accountability, and responsibility, which are the basic principles of corporate governance, and to support education, health, environment and culture. etc. Paying attention to encouraging efforts to provide valuable services in these fields is among the fundamental values that form our company culture.

SUSTAINABILITY POLICY

Our corporate sustainability policy is based on environmental, social and corporate management;

We are aware of our production responsibility.

We create innovative solutions and opportunities on a world scale, work to be a reliable business partner to all our stakeholders, and create economic value while at the same time prioritizing our responsibility to the environment, society and the future. We follow new technologies, improve our production processes and product quality with innovation and R&D activities and aim to offer high quality products to our customers.

We are aware of the importance of good governance. As a responsible corporate citizen, we manage our business within the framework of ethical rules and in compliance with local and international laws, and we fulfill all obligations necessary to prevent bribery and corruption in our business relationships. While carrying out our activities, we prioritize full compliance with the legal framework and legislation regulating human rights and working life. We respect the rights of our employees, provide equal opportunities, and take measures to prevent discrimination, inequality and forced labor by observing human rights. Ensuring occupational health and safety in all our operations is our priority.

Our company with its proactive approach to occupational health and safety, we take steps to prevent accidents before they occur, make continuous improvements to establish a healthier and safer environment for our employees working and stakeholders, and comply with national and international OHS legislation and relevant standards. We work to improve our suppliers' corporate, social, and environmental sustainability practices. We work for the benefit of society in all our activities and develop projects that will serve the development of the local community through our collaborations.

We take responsibility for the environment and climate. We prioritize effective resource use, waste management and energy efficiency with an environmentally responsible producer approach. In all our activities, we evaluate environmental management and environmental performance with a focus on risk and opportunity, carry out studies to reduce sustainability and natural resource consumption, consider the environmental impacts of our products within the entire life cycle and support continuous improvement. Within the framework of circular economy, we prevent pollution, observe the effective use of resources, and contribute to recycling in accordance with national & international legislation. Within the scope of combating climate change, we carry out energy efficiency studies in our facilities and supply chain and carry out activities to reduce greenhouse gas emissions and water consumption.

COMPLIANCE WITH ENVIRONMENTAL Effective Waste Management and Waste Reduction PRINCIPLES

Our company has determined among its main goals to use existing resources effectively and correctly and to continuously improve its environmental policy to leave a cleaner and more livable world to future generations.

In this context, preventing environmental pollution, ensuring energy efficiency, reducing greenhouse gas emissions, minimizing water consumption, contributing to recycling, and carrying out all these activities in accordance with the legislation are taken into consideration in our activities. The effects of the manufactured products from the design to the raw material supply process, from processing to logistics stages, and after the end of the product life are also taken into consideration.

Environmental Management Activities

Döktas continues to manage environmental issues in and international accordance with national standards. Our company, which has had the ISO 14001 Environmental Management System Certificate since 2002, carries out studies to increase environmental awareness in all its production facilities and supports all studies that will contribute to this goal.

COMPLIANCE FOR SOCIAL PRINCIPLES

Employees

While carrying out all its activities, Döktaş prioritizes full compliance with the legal framework and legislation regulating human rights and working life.

We are all one, we are the future...

By adhering to the principles of the right person for the right job, merit based on success and equal opportunity for everyone, we aim to maintain our permanent superiority in the global competitive environment by constantly improving the competencies of our experienced, knowledgeable, enthusiastic and committed human resources, which is our most important strength.

In this regard, as Döktaş Human Resources,

• We recruit candidates who are in line with our company's values and corporate culture, are open to learning and development, follow technology and innovations, and are compatible with teamwork.

• We ensure that the candidates we employ are successful in their business goals by ensuring their professional and personal development in line with the company's goals and strategies.

• We contribute to maximizing performance and effectiveness.



With Zero Waste Management System Studies, it is aimed to prevent waste in Döktas facilities and to reuse resources more efficiently. In this context, paper, plastic, wood, and metal packaging waste are collected separately and recycled in all facilities in order to separate and recycle packaging waste at the source. Silica sand, one of the main production raw materials, is reintroduced into the casting process after use, reducing natural resource consumption.

Circularity

We prioritize the reuse of waste as economic value. We carry out effective work to re-introduce waste into production by evaluating it as alternative raw material within the business or in different sectors.

Climate

Climate change and global warming are considered one of the most important problems of the century. As of 2023, our greenhouse gas inventory study continues. To reduce carbon emissions, our company supplies electricity from a wholesale company that uses renewable energy sources. With the ISO 50001 Energy Management System region, we prioritize the efficient use of energy.



As Döktaş, we aim to create and expand relationships with our employees based on our ethical principles and mutual trust. We carry out all our activities in full compliance with laws, legislation and regulations. We closely follow legal compliance requirements, take care and update our systems and applications according to changing requirements.

Döktaş acts in accordance with fair treatment and merit in all human resources processes, opposing discrimination practices based on people's ethnicity, religion, language, race, age, gender, sexual orientation, disability or cultural differences.

Döktaş undertakes the promotion and protection of a business environment that provides equal opportunities for everyone. It supports gender equality and women's participation in social and economic environments on equal terms in order to contribute to equal and fair societies.

As Döktaş, we respect the right of our employees to organize and unionize within the scope of our industrial relations policy. Within the framework of the trust we have established with our employees and unions, we work to act in compliance with the requirements of legislation and collective agreements and to preserve the peaceful environment in our workplace.

Being aware that one of our most important resources is PEOPLE, increasing employee satisfaction, talent development and employee loyalty are among the main elements of our sustainability efforts.

Occupational Health and Safety

Occupational health and safety is one of the important elements of our human rights and human resources policy. Döktaş has an internationally valid ISO 45001 certificate.

"O" accident policy is an integral part of Döktaş's company policy. We know and believe that all accidents and occupational diseases can be prevented. Our company takes a proactive approach to prevent accidents before they occur, makes continuous improvements in order to establish a healthier and safer working environment, complies with national and international OHS legislation and relevant standards, trains and informs personnel at all levels, and ensures that everyone is aware of themselves and is responsible for workmate as well.

We are aware that we can only achieve our goals with the participation and contribution of all our employees. For this reason, we constantly review and improve our policy. Training is provided to increase the consciousness and awareness levels of employees. All occupational accidents, including minor accidents, are examined in detail by occupational safety experts and relevant unit representatives and necessary preventive and corrective measures are taken.

Our company attaches importance to ensuring that visitors, as well as its employees, are informed about occupational health and safety. Information is provided through videos.

Information Security

Döktaş also complies with the regulations on the protection of personal data at a high level, and our Information Notice on the Protection of Personal Data has been prepared in writing and disclosed to the public on our website. In addition, necessary written and verbal information was provided to employees regarding the protection of personal data. Our company has ISO 27001 certification, and corporate data and information of all stakeholders are secured. Döktaş carries out its rights and responsibilities with all its stakeholders with the understanding of accountability, equality, transparency, fairness, and responsibility. All stakeholders are informed fully and in a timely manner through material disclosures made by the company to the public, press releases, financial reports, and announcements made on the website.

Benefit to Society

As a part of the society, we support the participation of our employees in social responsibility projects that will contribute to society, and we carry out activities as a company.

Our company supports society within the scope of social responsibility by sponsoring women, children, sports, many sectoral organizations, and conferences, and evaluates its involvement in the said principles/organizations by developing sustainability studies, especially in terms of environmental and social impacts.

In our company, care is taken throughout the value chain to ensure equal opportunities for segments sensitive to certain economic, environmental, and social factors and minority rights. Although there is no provision in the Articles of Association for granting minority rights to shareholders holding less than one twentieth of the capital, care is taken to use minority rights within the scope of TCC and CMB regulations.

CORPORATE GOVERNANCE

As Döktaş Dökümcülük, we ensure compliance with ethical rules, accountable, transparent, and fair management in all our activities by fully complying with legal requirements. In accordance with these requirements, we create our Döktaş management system in accordance with the Corporate Governance Principles determined by the Capital Markets Board (CMB). We consider sustainability as a part of our management system. We aim to raise awareness of all the requirements of sustainability in our organization and all our relevant stakeholders and to move forward by sharing responsibility.

Risk Management; Döktaş ensures effective risk management in the sector in which it operates; It is aware that it is possible with practices such as determining correct corporate governance practices and management strategy, establishing an internal control mechanism, determining ethical rules, fulfilling investor relations activities and public disclosure obligations at the required quality, and conducting board of directors' work transparently. Our company carries out all its activities by adopting of "Equality, the concepts Transparency, Accountability and Responsibility", which are the four main elements of the Corporate Governance Principles, and by observing compliance with these principles. Our Company's "Corporate Governance Communiqué" numbered II-17.1, prepared within the scope of compliance with the Capital Markets Law (CMB) numbered 6362, which came into force by being published in the Official Gazette dated 30.12.2012 and numbered 28513, was published in the Official Gazette numbered 28871, dated 3 January 2014. Corporate Governance Compliance Reporting (URF) and Corporate Governance Information Form are available on the KAP Platform in accordance with the communiqué that came into force and in accordance with the Corporate Governance Communiqué No. I-17.1 with the CMB's Decision No. 2/49 dated 10.01.2019. It continues its activities using (KYBF) templates.

Ethics and Compliance; Our company conducts its relations with all stakeholders within the framework of ethical rules in addition to legal regulations. Ethical rules are published under the heading "Ethical Policy" in the "Sustainability" section of the Company website.

Ethical rules, one of the cornerstones of our company culture, are shared with our employees and all our stakeholders.

"Ethical Policies" include detailed explanations and regulations under the main headings of conflicts of interest, information flow regulatory rules, relations with stakeholders, customers, suppliers and human resources. The purpose of these principles is to prevent any disputes and conflicts of interest that may arise between employees, shareholders, customers, and the institution.

prioritizes Döktas equal opportunities in recruitment processes and employee training. Considering the supply and value chain effects, attention is paid to fair labor, improvement of working standards, women's employment, and inclusion issues (such as no discrimination between women, men, religious belief, language, race, ethnicity, age, disabled, refugee, etc.). Measures to prevent discrimination, inequality, human rights violations and forced labor have been implemented. It is of vital importance to avoid employing child labor, which is also prohibited by law. During the year, there were no complaints received by Human Resources on the mentioned issues.

Responsible Sourcing; Our goals are to fulfill the environmental, social and governance requirements, which are the cornerstones of sustainability, and to make Döktaş Code of Ethics known to all our stakeholders in our supply chain and to work with the same principles and rules of conduct.

Innovation and R&D; We are aware that the world is in a process of rapid change, and we believe that the basis of adapting to this change is innovation. For this reason, we develop our products and processes with our R&D centers in our facilities, produce projects that ensure the continuity and sustainability of the business, and increase our engineering power day by day. We carry out targeted work to improve our design power, be dynamic, and increase our prototype production capabilities.

Sustainability Principles Compliance Report; Within the scope of the communiqué (II-17.1) on the amendment of the Corporate Governance Communiqué (II-17.1), the sustainability principles compliance report prepared on a voluntary basis is disclosed on the Public Disclosure Platform together with the annual report.



State of Responsibility

REGARDING THE ACCEPTANCE OF FINANCIAL STATEMENTS AND ANNUAL REPORTS, BOARD OF DIRECTORS Resolution Date: 11.03.2024 Resolution Number: 2024/02

DECLARATION OF RESPONSIBILITY ACCORDING TO ARTICLE 9 OF THE SECOND PART OF THE "COMMUNIQUE ON PRINCIPLES OF FINANCIAL REPORTING IN THE CAPITAL MARKET" OF THE CAPITAL MARKETS BOARD

Approved by the Board of Directors and the Audit Committee, independently audited consolidated financial statements, accompanying footnotes and annual report of our company for the accounting period of January – December 2023, were prepared pursuant to the Capital Markets Board (CMB)'s Financial Reporting Communique (II-14.1) and in compliance with the Turkish Accounting Standards/Turkish Financial Reporting Standards adopted by the Public Oversight Accounting and Auditing Standards Authority, are attached below. We declare that;

a) We have examined the consolidated financial statements and annual report dated 31.12.2023,

b) With the available information in accordance with our duties and responsibilities, the consolidated financial statements and the annual report do not contain material misstatements on key issues or any omissions that may be misleading as of the date of the disclosure,

c) With the available information in accordance with our duties and responsibilities, the consolidated financial statements prepared in accordance with the current financial reporting standards provide an accurate view on the company's assets, liabilities, profit and loss and the annual report reflects the performance of the business and financial position of the company including the principal risks and uncertainties our company is exposed to.

Sincerely, DÖKÜMCÜLÜK TİCARET VE SANAYİ A.Ş.



DÖKTAŞ DÖKÜMCÜLÜK TİCARET VE SANAYİ A.Ş.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS AT 31 DECEMBER 2023

(ORIGINALLY ISSUED IN TURKISH)



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DÖKTAŞ DÖKÜMCÜLÜK TİC. VE SAN. A.Ş.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION AT 31 DECEMBER 2023 AND 2022

(Amounts are expressed in Turkish Lira ("TRY") unless otherwise stated.)

	Notes	Audited 31 December 2023	Audited (*) 31 December 2022
ASSETS			
Current assets			
Cash and cash equivalents	4	223.876.603	170.173.137
Trade receivables		1.069.064.062	860.798.630
 Trade receivables from related parties 	26	703.238	-
– Trade receivables from third parties	6	1.068.360.824	860.798.630
Other receivables		668.579	1.340.761
- Other receivables from third parties	7	668.579	1.340.761
Inventories	8	1.987.202.887	1.295.639.960
Prepaid expenses	10	90.755.706	2.085.071
Other current assets	15	207.157.691	294.219.967
Current assets		3.578.725.528	2.624.257.526
Non-current assets			
Trade receivables		9.772.170	5.980.470
- Trade receivables from third parties	6	9.772.170	5.980.470
Investments valued for using equity method	11	74.469.310	17.750.175
Property, plant and equipment	12	7.449.033.851	4.144.421.177
Goodwill	14	36.934.047	22.603.266
Intangible assets	13	269.290.939	130.535.081
Prepaid expenses	10	72.746.085	53.001.829
Deferred tax assets	24	67.507.616	50.350.594
Other non-current assets	15	42.106.538	51.551.631
Non-current assets		8.021.860.556	4.476.194.223
TOTAL ASSETS		11.600.586.084	7.100.451.749

Note 2.5. These consolidated financial statements at 1 January – 31 December 2023 and for the year then ended were authorized for issue by the Board of Directors of Döktaş Dökümcülük Tic. ve San. A.Ş. on 11 March 2024. General Assembly have the power to amend the consolidated financial statements.

	Notes	Audited 31December 2023	Audited (*) 31 December 2022
LIABILITIES			
Current liabilities			
Short-term borrowings	5	1.184.343.012	1.606.849.670
Short-term portion of long-term borrowings	5	557.535.868	218.347.407
Lease liabilities	5	209.803.176	53.971.087
Other Financial Liabilities	5	183.947.551	134.802.441
Trade payables		1.075.430.665	882.003.152
- Trade payables to related parties	26	72.390.789	260.138.962
- Trade payables to third parties	6	1.003.039.876	621.864.190
Payables related to employee benefits	9	87.185.105	71,772,998
Other payables		_	1.066.521
– Other payables to third parties	7	_	1.066.521
Deferred income	10	93.201.839	49.033.626
Current income tax liabilities	24	1.884.729	2.842.404
Short-term provisions	_ :	381.568.670	37,910,090
- Short-term provisions for employee benefits	9	325.858.948	16.845.609
– Other short-term provisions	16	55,709,722	21,064,481
Other current liabilities	15	16,351,347	3,776,878
Current liabilities	10	3.791.251.962	3.062.376.274
Non-current liabilities			
Long-term borrowings	5	2,909,514,947	1.492.057.771
Long-term lease liabilities	5	272,186,135	92,259,823
Long-term provisions		161.266.850	271,816,627
- Long-term provisions for employee benefits	9	161.266.850	271.816.627
Non-current liabilities	5	3.342.967.932	1.856.134.221
TOTAL LIABILITIES		7.134.219.894	4.918.510.495
Equity of the parent company		4.466.366.190	2.181.941.254
Paid-in capital	17	324.000.000	162,000,000
Inflation adjustment differences on paid-in capital	17	45,195,347	45,195,347
Capital premium	17	200.411.126	345.414.238
Other equity interests	17	(424.245.815)	(424.245.815)
Share premium		1,739,752	161.041
Other comprehensive income		3.139.753.974	1,359,560,740
- Items that will not to be reclassified to profit or loss		742,729,351	475.654.262
– Items that are or may be reclassified subsequently to profit or loss		2.397.024.623	883.906.478
Restricted reserves	17	16.035.194	16.035.194
Retained earnings	17	690.401.844	573,361,608
Net profit for the year		473.074.768	104.458.901
TOTAL EQUITY		4.466.366.190	2.181.941.254
TOTAL LIABILITIES AND EQUITY		11.600.586.084	7.100.451.749



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DÖKTAŞ DÖKÜMCÜLÜK TİC. VE SAN. A.Ş.

CONSOLIDATED STATEMENTS OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME FOR THE YEARS ENDED 31 DECEMBER 2023 AND 2022 (Amounts are expressed in Turkish Lira ("TRY") unless otherwise stated.)

	Notes	Audited 31 December 2023	Audited (*) 31 December 2022
Revenue	18	9.635.997.105	6.380.697.108
Cost of sales (-)	18	(7.869.177.326)	(5.637.425.321)
GROSS PROFIT		1.766.819.779	743.271.787
General administrative expenses (-)	19	(274.402.555)	(176.170.645)
Marketing expenses (-)	19	(389.061.946)	(283.039.437)
Research and development expenses (-)	19	(28.612.752)	(27.017.425)
Other operating income	21	232.497.391	436.991.350
Other operating expenses (-)	21	(541.854.124)	(389.735.775)
OPERATING PROFIT		765.385.793	304.299.855
Income from investing activities	22	3.337.017	1.668.362
Expenses from investing activities (-)	22	(29.660.732)	-
Investments valued for using equity method	11	35.898.639	9.737.256
OPERATING PROFIT BEFORE FINANCE COSTS		774.960.717	315.705.473
Finance income	23	252.517.360	124.983.637
Finance expenses (-)	23	(695.310.002)	(399.819.955)
OPERATING PROFIT BEFORE TAX		332.168.075	40.869.155
Income tax expense		140.906.693	63.589.746
Tax expense for the period	24	(3.258.983)	(4.064.510)
Deferred tax income/(expense)	24	144.165.676	67.654.256
NET PROFIT FOR THE YEAR		473.074.768	104.458.901
Ordinary and diluted earnings/(loss) per share	25	1,46	0,64
OTHER COMPREHENSIVE INCOME			
Profit or loss not to be reclassified, before tax		477.006.825	353.387.529
Gains on remeasurements of property, plant and equipment, before tax	12	285.708.682	524.320.762
Remeasurements of defined benefit liability, before tax	9	191.298.143	(170.933.233)
Profit or loss to be reclassified, before tax		1.513.118.145	367.828.397
Foreign currency translation differences		1.513.118.145	367.828.397
Other comprehensive income, before tax		1.990.124.970	721.215.926
Total taxes on other comprehensive income items		(197.350.401)	18.474.150
Deferred tax income/expenses		(197.350.401)	18.474.150
OTHER COMPREHENSIVE INCOME		1.792.774.569	739.690.076
TOTAL COMPREHENSIVE INCOME		2.265.849.337	844.148.977

(*) Note 2.5.

DÖKTAŞ DÖKÜMCÜLÜK TİC. VE SAN. A.Ş.

CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDERS' EQUITY FOR THE YEARS ENDED 31 DECEMBER 2023 AND 2022 (Amounts are expressed in Turkish Lira ("TRY") unless otherwise stated.)

Gain/ (Loss) on Gainon Foreign remeasurements property, plant and currency of defined Prior Net profit/ benefit Capital Other equity remium interest (-) Paid-in Capital Share equipment reliability differences Restricted years (loss)Total for the year (+/-) profits capital advance premium premium measurement (+/-) reserves equity Balances at 116.000.000 45.195.347 (424.245.815) 161.041 167.418.544 516.078.081 16.035.194 218.168.201 347.866.012 946.378.039 (56.298.566) 1 January 2022 Transfers (7.327.395) 355.193.407 (347.866.012) Capital increase (*) 46.000.000 345.414.238 391.414.238 Total comprehensive income (**) 508.608.265 (136.746.586) 367.828.397 104.458.901 844.148.977 Balances at 162.000.000 45.195.347 345.414.238 (424.245.815) 161.041 668.699.414 (193.045.152) 883.906.478 16.035.194 573.361.608 104.458.901 2.181.941.254 31 December 2022 revised Balances at 162.000.000 45,195,347 345.414.238 (424.245.815) 161.041 668.699.414 (193.045.152) 883.906.478 16.035.194 573.361.608 104.458.901 2.181.941.254 1 January 2023 Transfers (12.581.335) 117.040.236 (104.458.901) Capital increase (*) 162.000.000 (145.003.112) 1.578.711 18.575.599 473.074.768 2.265.849.337 Total comprehensive income 136.182.817 143.473.607 1.513.118.145 Balances at 324.000.000 45.195.347 200.411.126 (424.245.815) 1.739.752 792.300.896 (49.571.545) 2.397.024.623 16.035.194 690.401.844 473.074.768 4.466.366.190 31 December 2023

(*) Note 17.



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DÖKTAŞ DÖKÜMCÜLÜK TİC. VE SAN. A.Ş.

CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE YEARS ENDED 31 DECEMBER 2023 AND 2022

(Amounts are expressed in Turkish Lira ("TRY") unless otherwise stated.)

	Notes	Audited 31 December 2023	Audited (*) 31 December 2022
CASH FLOWS FROM OPERATING ACTIVITIES			
Net profit/(loss)		473.074.768	104.458.901
Adjustments to reconcile net profit to cash provided by operating activities:			
Adjustments related to tax (income)/expense	24	(140.906.693)	(63.589.746)
Adjustments related to interest expenses	23	591.132.977	321,482,111
Adjustments related to interest income	23	(14,360,812)	(1.041.833)
Unrealized foreign currency translation differences		543.173.748	316.425.875
Adjustments related to inventories	7	(731.098.400)	(508.500.611)
Adjustments related to increase/decrease in trade receivables		(212.057.132)	(146.533.955)
related to operations		32.932.873	(185.042.452)
Adjustments related to decrease in trade payables		193.427.513	394.197.669
related to operations		76.940.341	(3.312.177)
Depreciation and amortisation expenses	20	304.899.072	186.233.032
Tax refunds (payments)	24	(5.091.834)	
Adjustments related to provisions		410.853.281	21.707.171
Adjustments related to losses from disposals of fixed assets	21	(29.660.732)	(1.668.362)
Total adjustments for the period net profit/(loss) reconciliation		1.020.184.202	330.356.722
Cach from opporting activities		1.493.258.970	434.815.623
Cash from operating activities Payments made within the scope of provisions for employee benefits	0	(16.057.284)	(16.152.740)
r ayments made within the scope of provisions for employee benefits	9	(10.037.284)	(10.152.740)
Net cash provided from operating activities		1.477.201.686	418.662.883
CASH FLOWS FROM INVESTING ACTIVITIES			100021005
Proceeds from sale of property, plant and equipment	12	110.874.200	7.377.149
Acquisition of property, plant and equipment (-)	12	(674.382.807)	(534.804.498)
Acquisition of intangible assets	12	-	437.944
Proceeds from sale of intangible assets	13	(64.461.062)	(40.691.394)
Interest received		14.360.812	1.041.833
Net cash used in investing activities (+/-)		(613.608.857)	(566.638.966)
CASH FLOWS FROM FINANCING ACTIVITIES			
Cash inflows from share issuance or capital increase		1.578.711	-
Proceeds from bank loans	5	3.800.962.836	2.280.449.597
Repayment of borrowings (-)	5	(3.819.591.508)	(1.963.667.300)
Cash outflows from other lease liabilities (-)	5	(206.054.391)	(93.856.704)
Proceeds from capital increase	17	16.996.888	391.414.238
Interest paid (–)		(609.761.450)	(327.378.138)
Net cash provided from financing activities		(815.868.914)	286.961.693
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS BEFORE FOREIG	SN EXCHANGE	47.723.915	138.985.610
FOREIGN EXCHANGE DIFFERENCES ON CASH AND CASH EQUIVALENTS (+/-)		5.979.551	7.050.869
NET INCREASE / (DECREASE) IN CASH AND CASH EQUIVALENTS		53.703.466	146.036.479
CASH AND CASH EQUIVALENTS AT THE BEGINNING OF THE PERIOD		170.173.137	24.136.658
NET CASH AND CASH EQUIVALENTS AT THE END OF PERIOD	4	223.876.603	170.173.137



DÖKTAŞ DÖKÜMCÜLÜK TİC. VE SAN. A.Ş. NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS AS AT AND FOR THE YEAR ENDED 31 DECEMBER 2023

(Amounts are expressed in Turkish Lira ("TRY") unless otherwise stated.)

NOTE 1 - ORGANIZATION AND NATURE OF OPERATIONS

Döktaş Dökümcülük Ticaret ve Sanayi A.Ş. (the "Company") was established in 1973 in Orhangazi, Bursa and operated as a subsidiary of Koç Holding A.Ş. until 12 December 2006. On 12 December 2006, Koç Holding transferred its shares to Componenta Oyj located in Finland.

The nominal value of TRY 62,543,859 corresponding to 93.57% of the Group's capital were transferred to Çelik Holding A.Ş. upon approval of the transfer of the pledged shares by the Lenders on 29 June 2018. The transfer was registered on 11 July 2018. With the transfer of shares, the authority to control the Company's operations was transferred to Çelik Holding A.Ş., and the ultimate parent of the Company is Güriş Holding A.Ş.

The main operations of the Company are production and trade of gray cast iron, spheroidal cast iron and aluminum castings for the automotive industry. The Company's production and trading operations are conducted in its premises based in Bursa – Orhangazi and in its aluminum casting factory in Manisa Industrial Area, which was acquired in 1999. The Company is registered with the Capital Markets Board ("CMB") of Turkey and its shares are currently quoted in Borsa İstanbul A.Ş. ("BIST"). The Company's shares quoted on the BIST are 9.99% (31December 2022: 10.00%).

The average number of employees for the period 1January–31December 2023 was 2,937 (1January – 31December 2022: 2,879).

The registered office addresses of Orhangazi and Manisa plants are as follows:

-Fatih Mahallesi Gölyolu No: 26 P.K. (18) Orhangazi 16801 Orhangazi/Bursa.
-Organize Sanayi Bölgesi Sakarya Cad. No: 14, 45030 Manisa.
-Organize Sanayi Bölgesi İsmail Tiryaki Cad. No:7 45030 Manisa.

Doktas UK Ltd. is the wholly owned subsidiary of the Company. Doktas UK Ltd. operates in England and conducts the trade and marketing activities of gray cast iron, wheel and high pressure manufactured by the Company. As of 18 April 2018, the title of Componenta UK Ltd. has been changed to Doktas Trading UK Ltd.

The Company and its subsidiary (together referred to as "the Group") consider pig & ductile iron casting, high and low pressure aluminium casting and wheels production as three separate business segments and prepares segment reporting for management reporting purposes (Note 3). There is no geographical segmentation as the production activities, being the principal area of activity for the Group, are conducted in Turkey.

The associate of the Group is Kumsan Döküm Malzemeleri San. ve Ticaret A.Ş. ("Kumsan") As at 31December 2023 (Note 11), Group's investments accounted through equity method consist of Kumsan Döküm Malzemeleri San. ve Ticaret A.Ş. ("Kumsan") investment. Kumsan's main activity is the production of silica sand and the sale of these products to automotive, construction machinery, durable consumer goods, iron and steel and casting industries.

NOTE 2 – BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

2.1. Basis of Presentation

Financial statements are prepared in accordance with Turkish Accounting Standards/Turkish Financial Reporting Standards ("IAS/IFRS") and its addendum and interpretations ("IFRIC") issued by Public Oversight Accounting and Auditing Standards Authority ("POA") Turkish Accounting Standards Boards.

The Company and its associate registered in Turkey maintain their accounting records and prepare their 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. Subsidiary operating in foreign country prepares its statutory financial statements in accordance with the laws and regulations of the country in which it operates. The consolidated financial statements, except for financial assets and liabilities and lands, land improvements and buildings which are presented with their fair values, are maintained under historical cost conventions that are measured in Euro as the functional currency and presented in TRY which is the reporting currency of the Group. The Group has prepared its consolidated financial statements, prepared in Note 2.5, in order to make a correct presentation in accordance with TFRS. Financial statements have been presented in accordance with the TAS taxonomy published by POA on 15 April 2019.

Foreign Currency Conversion

i. Functional and Presentation Currency

The financial statement items of each company of the Group are measured in the currency of the main economy in which the company is located and operates ("functional currency"). The Euro currency is predominantly used in the Group's operating, investment and financing activities, and this currency reflects the economic basis of events and events that are material to the Company. The Group's selling and purchasing prices are mostly determined in Euro currency, and the majority of borrowing type and related financial expenses are realized in Euro currency. The functional currency of the Group has been determined as Euro, taking into account the mentioned factors and the evaluation criteria in TAS 21 "The effects of changes in foreign exchange rates" ("TAS 21") and the consolidated financial statements are presented in Turkish Lira ("TRY"), which is the reporting currency of the Group. TRY").

ii. Transactions and Balances

Transactions in foreign currencies are translated to the respective functional currency at exchange rates at the dates of the transactions. Foreign currency gains and losses arising from the realization of these transactions and translation of monetary assets and liabilities denominated in foreign currencies to the functional currency at the exchange rate at the reporting date are recognized in that consolidated statement of profit or loss. All foreign exchange gains and losses are presented in financial income and expenses and other operating income and expenses in the consolidated statement of profit or loss and other comprehensive income.

iii. Translation to the presentation currency (TRY)

(a) As at 31 December 2023, items in the assets and liabilities in the consolidated statement of financial position are translated into TRY using the Central Bank of the Republic of Turkey ("CBRT") buying exchange rate of 32,5739 TRY/Euro (31 December 2022: 19,9349). Liability items were translated into TRY at the ("CRBT") selling exchange rate of 32,6326 TRY/Euro (31 December 2022: 19,9708). On the Equity and fixed assets are recorded at historical values.

(b) The items in the consolidated statement of profit or loss and other comprehensive income for the year ended at 31 December 2023 have been translated into TRY by using yearly average of CBRT's Euro bid rate, which corresponds to 25,7198 (For the year ended 31 December 2022, yearly average CBRT Euro exchange buying rate of 17,3775 TRY/Euro).

(c) All exchange differences arising have been recognized on foreign currency translation differences within shareholders' equity on the Group's consolidated financial statements.



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iv. The translation of the financial statements of subsidiary in foreign country

Functional currency of the subsidiary operating in foreign country is Great Britain Pound ("GBP") and the assets, liabilities and equity are translated into the Group's functional currency, Euro at the exchange rate at the reporting date, statement of profit or loss items are translated at the average rates of exchange used (if exchange rates fluctuate significantly, the use of average rate for a period is inappropriate). Exchange rate differences arising from average exchange rates and reporting date exchange rates are recognized in "foreign currency translation differences" in the consolidated shareholders' equity for subsidiary operating in foreign country.

For the purpose of translating the financial statements of the subsidiary in the foreign country, the average exchange rates for the periods in the statement of financial position and for the profit or loss table are as follows:

End of the term	31December2023	31 December 2022
Euro / British Pound	0.8700	0.8864
Average	– 1 January 31 December 2023	1 January - 31 December 2022

Restatement of Financial Statements in Hyperinflationary Periods

TAS 29 "Financial Reporting in Hyperinflationary Economies" requires entities whose functional currency is the currency of a hyperinflationary economy to report their financial statements in terms of the purchasing power of money at the end of the reporting period. Based on the announcement made by the Public Oversight Accounting and Auditing Standards Authority (POA) on 23 November 2023, the financial statements of the entities applying Turkish Financial Reporting Standards (TFRS) for the annual reporting period ending on or after 31 December 2023 should be adjusted for the effects of inflation in accordance with the accounting principles in "TAS 29 Financial Reporting in Hyperinflationary Economies".

In this context, the accompanying financial statements of equity accounted investees whose functional currency is TRY as at 31 December 2023 have been prepared in accordance with TAS 29. TAS 21 (paragraph 42) requires the results of operations and financial position of equity accounted investees whose functional currency is TRY to be translated into other currencies at the closing rate at the date of the last statement of financial position.

In addition, when translating the related amounts into the Group's functional currency, comparative amounts are based on the amounts presented as current year amounts in the prior year's financial statements and are not adjusted for subsequent changes in price levels or exchange rates.

2.2 Changes in TAS

The accounting policies adopted in preparation of the consolidated financial statements as at 31December 2023 are consistent with those of the previous financial year, except for the adoption of new and amended TFRS and TFRIC interpretations effective as of 1 January 2023. The effects of these standards and interpretations on the Group's financial position and performance has disclosed in the related paragraphs.

a)Standards, amendments, and interpretations applicable as of 31 December 2023:

• Narrow scope amendments to IAS 1, Practice Statement 2 and IAS 8; effective from annual periods beginning on or after 1 January 2023. The amendments aim to improve accounting policy disclosures and to help users of the financial statements to distinguish between changes in accounting estimates and changes in accounting policies.

• Amendment to IAS 12 – Deferred tax related to assets and liabilities arising from a single transaction; effective from annual periods beginning on or after 1 January 2023. These amendments require companies to recognize deferred tax on transactions that, on initial recognition give rise to equal amounts of taxable and deductible temporary differences.

• Amendment to IAS 12 – International tax reform; the temporary exception is effective for December 2023 year ends and the disclosure requirements are effective for accounting periods beginning on or after 1 January 2023, with early application permitted. These amendments give companies temporary relief from accounting for deferred taxes arising from the Minimum Tax Implementation Handbook international tax reform. The amendments also introduce targeted disclosure requirements for affected companies.

• **IFRS 17, 'Insurance Contracts';** effective from annual periods beginning on or after 1 January 2023. This standard replaces IFRS 4, which permited a wide variety of practices in accounting for insurance contracts. IFRS 17 will fundamentally change the accounting by all entities that issue insurance contracts.

The Group has implemented the new standards and amendments listed above, and the new standards and amendments do not have a significant impact on the consolidated financial statements of the current period and the comparative previous period. Standards and amendments that have been published but have not yet entered into force as of 31 December 2023 and are not related to the Group's activities are not listed above.

b. Standards, amendments, and interpretations that are issued but not effective as of 31 December 2023:

• Amendment to IFRS 16 – Leases on sale and leaseback; effective from annual periods beginning on or after 1 January 2024. These amendments include requirements for sale and leaseback transactions in IFRS 16 to explain how an entity accounts for a sale and leaseback after the date of the transaction. Sale and leaseback transactions where some or all the lease payments are variable lease payments that do not depend on an index or rate are most likely to be impacted.

• Amendment to IAS 1 - Non-current liabilities with covenants; effective from annual periods beginning on or after 1 January 2024. These amendments clarify how conditions with which an entity must comply within twelve months after the reporting period affect the classification of a liability. The amendments also aim to improve information an entity provides related to liabilities subject to these conditions.

• Amendments to IAS 7 and IFRS 7 on Supplier finance arrangements; effective from annual periods beginning on or after 1 January 2024. These amendments require disclosures to enhance the transparency of supplier finance arrangements and their effects on a company's liabilities, cash flows and exposure to liquidity risk. The disclosure requirements are the IASB's response to investors' concerns that some companies' supplier finance arrangements are not sufficiently visible, hindering investors' analysis.

• Amendments to IAS 21 – Lack of Exchangeability; effective from annual periods beginning on or after 1 January 2025. An entity is impacted by the amendments when it has a transaction or an operation in a foreign currency that is not exchangeable into another currency at a measurement date for a specified purpose. A currency is exchangeable when there is an ability to obtain the other currency (with a normal administrative delay), and the transaction would take place through a market or exchange mechanism that creates enforceable rights and obligations.

• **IFRS S1, 'General requirements for disclosure of sustainability-related financial information;** effective from annual periods beginning on or after 1 January 2024. This standard includes the core framework for the disclosure of material information about sustainability-related risks and opportunities across an entity's value chain.

• **IFRS S2, 'Climate-related disclosures';** effective from annual periods beginning on or after 1 January 2024. This is the first thematic standard issued that sets out requirements for entities to disclose information about climate-related risks and opportunities.

The Group will evaluate the effects of the above changes on its operations and implement them from the effective date. It is expected that the application of the above standards and interpretations will not have a significant impact on the Group's consolidated financial statements in future periods.



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2.3 Basis of Consolidation

Full Consolidation Basis

The consolidated financial statements include the accounts of the parent and its subsidiaries on the basis set out below. The financial statements of the companies included in the scope of consolidation have been prepared as of the date of these consolidated financial statements in accordance with TAS/TFRS, applying uniform accounting policies and presentation. Accounting policies of subsidiaries of the Group have been restated due to the application of uniform accounting policies and well.

Subsidiaries are all entities (including structured entities) over which the Group has control. The Group controls an entity when the group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases.

The financial statements of the companies included in the scope of consolidation have been consolidated through full consolidation method and inter-Group transactions, balances, income and expenses on transactions between Group companies are eliminated. Profits and losses resulting from inter-Group transactions that are recognized in assets are also eliminated. Unrealized losses are also eliminated unless the transaction provides evidence of an impairment of the asset transferred.

The table below sets out all subsidiaries included in the scope of consolidation at and shows the related controlling interests at 31December 2023 and 2022:

	Group's shareholdings direct and indirect owned (%)		Et shar	Effective share ratio (%)	
Subsidiary	2023	2022	2023	2022	
Doktas Trading UK Ltd.	100%	100%	100%	100%	

Subsidiaries are included in the scope of consolidation from the date on which control passes to the Group and are excluded from the scope of consolidation from the date on which control ends.

Changes in ownership rates that do not result in control ceases in the subsidiaries

Changes in ownership interests in a subsidiary that do not result in losing control of the subsidiary are equity transactions. These transactions are the transactions that are made among shareholders. The difference between the net book value of the acquired assets of a subsidiary and the fair value of consideration paid for these assets are accounted for under equity. Gains or losses arising from the sale of non-controlling interests are presented under equity.

Disposal of subsidiaries

If the Group loses control of a subsidiary, it recognizes any investment retained in the former subsidiary at its fair value when control is lost and any difference between the fair value and net book value of investment is accounted for as gain or loss. That fair value shall be regarded as the fair value on initial recognition of a financial asset, when appropriate, the cost on initial recognition of an investment in an associate or joint venture. Additionally, assets and liabilities that were previously recognized as other comprehensive income attributable to that subsidiary are accounted for as if those were disposed the Group. This may result in a fact that these amounts previously recognized as other comprehensive income may be classified to profit or loss.

Non-controlling interests

The minority shares in the net assets and operating results of subsidiaries are separately classified in the consolidated balance sheets and consolidated statements of loss as "non-controlling interests".

The Group applies a policy of treating transactions with non-controlling interests as transactions with owners of the parent. Regarding the purchases from non-controlling interests, the difference between any consideration paid and the relevant share acquired of the carrying value of net assets of the subsidiary is deducted from equity. Gains or losses on disposals to non-controlling interests are also accounted for in equity.

For disposals to non-controlling interests, differences between any proceeds received and the relevant share of non-controlling interests are also accounted for in equity.

Investments in associates

Investments in associates are entities over which the Group has joint control. Joint control is the contractually agreed sharing of control of an arrangement, which exists only when decisions about the relevant activities require the unanimous consent of the parties sharing control. Investments in joint ventures are accounted for using the equity method of accounting and are initially recognized at cost and adjusted thereafter to recognize the Group's share of the post-acquisition profits or losses and movements in other comprehensive income.

As of 31 December 2023 and 2022 the details of the investments in associates are as follows:

	Group's s direct and in	shareholdings direct owned (%)	Effective share ratio (%)	
Investment in associates	2023	2022	2023	2022
Kumsan Döküm Malz. Sanayi ve Ticaret A.Ş.	25,10%	25,10%	25,10%	25,10%

2.4 Offsetting

All items with significant amounts and nature, even with similar characteristics, are presented separately in the consolidated financial statements insignificant amounts are grouped and presented by means of items having similar substance and function. When the nature of transactions and events necessitate offsetting, presentation of these transactions and events over their net amounts or recognition of the assets after deducting the related impairment are not considered as a violation of the rule of offsetting. As a result of the transactions in the normal course of business, revenues are presented as net if the nature of the transaction or the event qualifies for offsetting.

2.5 Comparative Information

The consolidated financial statements of the Group are prepared comparatively with the previous periods in order to enable the determination of the financial situation and performance trends. the Group has prepared its consolidated balance sheet as of 31 December 2023 in comparison with its consolidated balance sheet as at 31 December 2022 and the consolidated statement of profit or loss and other comprehensive income, the consolidated statement of cash flows and the consolidated statement of changes in shareholders' equity for the period 1 January – 31 December 2023.

	Before	Revised	The Effect of
	Reported	After	Adjustment
	31December	31 December	31 December
	2022	2022	2022
Change in total assets	7.105.643.514	7.100.451.749	(5.191.765)
Property, plant and equipment	4.319.111.045	4.144.421.177	(174.689.868)
Deferred tax assets	15.412.608	50.350.594	34.937.986
Trade receivables	726.238.513	860.798.630	134.560.117
Change in total liabilities	4.783.708.054	4.918.510.495	134.802.441
Other financial liabilities		134.802.441	134.802.441
Change in total equity Revaluation increases on property, plant and equipment	2.321.935.460 615.406.156	2.181.941.254 475.654.262	(139.994.206) (139.751.894)



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Group, a classification difference of TRY 139,751,894 has been determined regarding the revaluation differences of lands and plots classified within tangible assets in the consolidated financial statements dated 31 December 2022, and the relevant adjustment is associated with the consolidated profit or loss for the period of 1 January - 31 December 2022, together with the deferred tax effects of TRY 34,937,974. It is presented in the statement of loss and other comprehensive income by making adjustments for the valuation increases on tangible assets included in other comprehensive income. Group's consolidated financial statements is no impact on for the period between 1 January - 31 December 2022 and the statement of net profit for the period and statement of cash flows. The Group has determined a classification difference between trade receivables and other financial liabilities in the consolidated financial statements dated 31 December 2022 and the related classification adjustment has no effect on the Group's consolidated financial statements for the period 1 January - 31 December 2022 and on the statement of net profit and cash flows for the period.

2.6 Changes in Accounting Estimates and Errors

Accounting policy changes resulting from the first application of a new standard, if any, are applied retrospectively or prospectively in accordance with the transitional provisions. Changes that do not include any transitional provisions, optional significant changes in accounting policy or accounting errors detected are applied retrospectively and prior period financial statements are restated. Changes in accounting estimates are applied in the current period when the change is made, if they are related to only one period, and if they are related to future periods, both in the period in which the change is made and prospectively.

2.7 Summary of Significant Accounting Policies

The significant accounting policies followed in the preparation of the consolidated financial statements are summarized below:

Going concern

The consolidated financial statements have been prepared in accordance with "Going Concern" principle. As of 31 December 2023, the Group's short-term liabilities are higher than its current assets by TRY 212,526,434 higher than its current assets. It is planned to meet the short-term liabilities in the following year in line with the cash flow expectations arising from the operations and financing activities of the Group and the restructuring of the maturities of the financial borrowings to the following periods with partial principal payments.

Revenue

In accordance with TFRS 15, a five-stage approach is followed in recognizing revenue for all contracts with customers.

· Identify the contract with a customer,

- · Identify the performance obligations in the contract,
- · Determine the transaction price,

Allocate the transaction price to the performance obligations in the contract,
 Recognize revenue when or as the entity satisfies a performance obligation.

The Group assess the goods or services promised in a contract with a customer and identify as a performance obligation each promise to transfer to the customer.

For each performance obligation identified, the entity determine at contract inception whether it satisfies the performance obligation over time or satisfies the performance obligation at a point in time. If the Group transfers control of a good or service over time and therefore satisfies a performance obligation and recognizes revenue over time.

The Group recognize revenue when the entity satisfies a performance obligation by transferring a promised good or service to the customer. An asset is transferred when the customer obtains control of that asset or service.

According to this model, the goods or services undertaken in each contract with the customers are evaluated and each commitment to transfer the goods or services is determined as a separate performance obligation. Then, it is determined whether the performance obligations will be fulfilled in time or at a certain time. If the company transfers the control of a good or service over time and thus fulfills the performance obligations related to the sales in time, it measures the progress of the fulfillment of the performance obligations in full and takes the proceeds to the financial statements.

Revenue related to performance obligations, such as goods or service transfer commitments, is recognized when customers are in control of the goods or services.

The Company recognizes a contract with its customer as revenue when all of the following conditions are met:

a) The parties to the Convention have ratified the contract (in accordance with written, oral or other commercial practices) and undertakes to perform their acts,
b) The Company may define rights related to the goods or services to be transferred by each party,

c) The Company may define payment terms for the goods or services to be transferred,

d) The contract is essentially commercial,

e) It is probable that the Company will be charged for the goods or services to be transferred to the customer. When evaluating whether the collectability of a price is probable, the entity shall consider only the customer's ability to pay the price at the due date and its intent.

Revenue from product sales

The Group generates revenue as a result of the production and sale of cast iron, ductile iron and aluminum cast parts and aluminum wheels for various sectors. Revenue is recognized when control of the products is transferred to the customer.

The Group evaluates the transfer of control of the goods sold to the customer,

- · Ownership of the right to collect goods or services
- Ownership of the right of the customer
- The transfer of the physical possession of the goods
- · Ownership of significant risks and benefits of property ownership
- Takes into account the conditions of the customer's acceptance of the goods.

For each performance obligation, the Company determines whether it has fulfilled its performance obligation at the beginning of the contract or whether the performance obligation fulfilled at a certain point in time. The Company records revenue from product sales in the financial statements following the transfer of control to the customer.

In the event that the Company has the right to collect a price directly corresponding to the value of its customer (from the delivery of products), the Company pays the revenue to the financial statements for the amount that it has the right to invoice.

If the group expects to pay back some or all of the amount collected from a customer to that customer, it reflects a refund liability in the financial statements. The refund obligation is calculated over the part of the amount that the business collects (or will be paid) that it does not expect to receive. The return obligation is updated at the end of each.

Employee benefits / provision for employment termination benefit

(i) Short-term employee benefits

Short-term employee benefits are identified as an expense when they are serviced.

A provision is recognized for the amount expected to be paid if the Group has a present legal or constructive obligation to pay this amount as a result of past service provided by the employee and the obligation can be estimated reliably.

(ii) Other long-term employee benefits

Employment termination benefits, as required by the Turkish Labor Law and the laws applicable in the countries where the subsidiaries operate, represent the estimated present value of the total reserve of the future probable obligation of the Group arising in case of the retirement of the employees. According to Turkish Labor Law and other laws applicable in Turkey, the Group is obliged to pay employment termination benefit to all personnel in cases of termination of employment without due cause, call for military service, retirement or death upon the completion of a minimum one year service. The provision which is allocated by using the defined benefit pension's current value is calculated by using the estimated liability method. Current service costs and interest costs are recognized in the consolidated statement of income and all actuarial profits and losses are recognized in the consolidated statements of income.



Tax on income and deferred tax

Income tax expense for the period comprises current and deferred income tax. The current income tax liability includes the taxes payable calculated on the taxable portion of the period income with tax rates enacted on the balance sheet date (Note 24). Adjustment entries for the prior periods' tax liabilities are accounted in other operating expenses. Deferred tax liabilities are recognized for taxable temporary differences associated with investments in subsidiaries and associates, and interests in joint ventures, except where the Group is able to control the reversal of the temporary difference and it is probable that the temporary difference will not reverse in the foreseeable future. Deferred tax assets arising from deductible temporary differences associated with such investments and interests are only recognized to the extent that it is probable that there will be sufficient taxable profits against which to utilize the benefits of the temporary differences and they are expected to reverse in the foreseeable future (Note 24).

While the deferred tax liability is calculated for all taxable temporary differences, the deferred tax asset is included in the consolidated financial statements provided that it is highly likely to benefit from deductible temporary differences by generating taxable profit in the future.

Government incentives that allow the payment of reduced corporate tax are evaluated within the scope of TAS 12 Income Taxes standard; The deferred tax asset is recognized on the basis of the amount of the entitled tax advantage, provided that it is highly likely to benefit from this advantage by making future taxable profit.

Since deferred tax assets and liabilities related to income tax are followed by the same tax authority, the deferred tax assets and liabilities at each company level have been mutually netted. However, the net deferred tax position of the parent company and each subsidiary is not offset in the consolidated financial statements.

Current period tax expense is calculated by taking into account the tax laws in force and the tax laws that likely to come in force in the countries where the subsidiaries of the Group operate. The management periodically evaluates the tax declaration if the applicable tax law is open to interpretation and provision is reserved for the debts to be paid to the tax authorities when deemed necessary.

Deferred tax is calculated over the temporary differences between the values of assets and liabilities in the consolidated financial statements and the amounts taken into account in the legal tax base calculation, using the liability method. However, deferred tax asset or liability is not included in the consolidated financial statements, except for business combinations, when assets and liabilities that do not affect both commercial and financial profit or loss are recognized for the first time. Deferred tax assets and liabilities are calculated over the tax rates expected to be applied in the period when the tax rates and tax legislation that are in effect or effective as of the financial statement on balance sheet date (Note 24).

When calculating the deferred tax liability for all taxable temporary differences, the deferred tax asset is recognized in the consolidated financial statements provided that it is highly probable that the deductible temporary differences will be derived from future taxable profits.

Government incentives that allow discounted corporate tax payments are evaluated within the scope of TAS 12 Income Taxes standard; Deferred tax asset is recognized over the vested tax advantage amount, provided that it is highly probable to benefit from this advantage by earning taxable profit in the future. Since deferred tax assets and liabilities related to income tax are followed by the same tax authority, deferred tax assets and liabilities are mutually offset at each company level. However, the net deferred tax position of the parent and each subsidiary is not offset in the consolidated financial statements.

Inventories

Inventories are valued at the lower of cost and net realizable value. The cost of stocks includes all purchasing costs, production or conversion costs, and other costs incurred to bring the stocks into their current state and position. (Note 8). The unit cost of inventories is determined by the monthly moving weighted average method.

Net realizable value is the amount obtained by subtracting the estimated completion cost from the estimated sales price and the estimated sales cost required to realize the sales within the normal flow of the business When the net realizable value of the inventory falls below its cost, the inventories are reduced to their net realizable value and the expense is reflected in the income statement in the year in which the impairment occurred. In cases where the conditions that previously caused the inventories to be reduced to net realizable value lose their validity or there is an increase in the net realizable value due to changing economic conditions, the provision for the impairment allocated is canceled. The canceled amount is limited to the previously reserved impairment amount.

Property, plant and equipment

Land, land improvements and buildings are measured at their fair values and other property, plant and equipment acquired less accumulated depreciation. Items acquired after carried at cost less accumulated depreciation and impairment; if any.

As of 31 December 2023, the Group's lands, land improvements and buildings assets were revalued by the independent professional valuation company EVA Gayrimenkul Değerleme A.Ş. It is reflected in the consolidated financial statements over the revalued values determined from the fair values determined in the valuation studies carried out by the Company (Note 12). As of the date of revaluation, the accumulated depreciation of the relevant property, plant and equipment subject to revaluation is netted off with the cost of the asset and subsequently followed over the revalued net book value.

Increases in the carrying amount arising on the revaluation of land, land improvements and buildings to the revaluation reserve in equity, net of applicable deferred income tax. Decreases that offset previous increases of the revalued asset are charged against that reserve; all other decreases are charged to the consolidated statement of comprehensive income. Any accumulated depreciation at the date of revaluation is eliminated against the gross carrying amount of the relevant asset and the net amount is restated to the revalued amount of the asset.

Buildings, machinery and equipment are capitalised and depreciated when they are in the location and condition necessary for it to be capable of operating in the manner intended by the management. Residual values of property, plant and equipment are deemed as negligible. At each balance sheet date, residual values and estimated useful lives of property, plant and equipment are reviewed and adjusted if appropriate, prospectively.

At reporting date, for revaluated property, plant and equipment or items of property, plant and equipment denominated at their purchasing value, depreciation is charged so as to write off the cost or valuation of assets, using the straight-line method. (Note 12) Land is not depreciated as it is deemed to have an indefinite life. The depreciation periods for property, plant and equipment, which approximate the useful lives of such assets, are as follows.

Buildings and land improvements	5 – 50 years
Machinery and equipment	5 – 25 years
Motor vehicles	2 – 10 years
Furniture and fixtures	1–15 years

Subsequent costs are included in the asset's carrying value recognised as separate asset, as appropriate, only when it is probable that future economic benefits associated with the item will flow to the Company and the cost of the item can be measured reliably. Property, plant and equipment are reviewed for impairment losses, whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. For the purpose of assessing impairment, property plant and equipment assets are grouped at the lowest levels for which there are separately identifiable cash flows (cash-generating units). An impairment loss is recognized for the amount by which the carrying amount of the asset exceeds its recoverable amount, which is the higher of fair value less cost to sell or value in use. If the property, plant and equipments that are impaired, are revalued, the impairment is charged to the revaluation reserves and all other decreases of the same asset charged in the revaluation reserves and all other

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Repairs and maintenance are charged to the consolidated statement of comprehensive income during the financial period in which they are incurred. The Group derecognises the carrying amounts of the replaced parts related to renovations regardless of whether the replaced parts were depreciated separately. Major overhauls are depreciated over shorter of their useful lives or the remaining useful life of the related assets.

Gains or losses on disposals of property, plant and equipment are determined by reference to their carrying amounts and are included in income/expense from investment activities, as appropriate (Note 12). When revalued assets are sold, the amounts, included in revaluation reserve to retained earnings, net of any related deferred income tax.

Intangible assets

Intangible assets other than goodwill are recorded at acquisition cost and amortized using the straight-line method over their useful lives from the date of acquisition (Note 13). Maintenance and repair costs of computer software programs are expensed when service is performed. Losses and gains arising from the disposal of intangible assets other than goodwill or impairment losses based on their indexed values are shown in the relevant income and expense accounts.

Research expenses and development costs

Research expenses are recognized as expense in the period in which they are incurred. In the event that all of the following conditions are met, intangible assets arising from the development (or the development of a project carried out within the entity) are recognized,

The technical completion of the intangible asset to be ready for use or sale;
The entity intends to complete the intangible asset and use or sell the asset;
Possibility of using or selling the intangible asset;

-How the intangible asset will provide possible future economic benefits;

-The availability of adequate technical, financial and other resources to complete the development phase and to use or sell the intangible asset and -Costs of intangible assets are reliably measured in the development process.

In cases other than this, development expenditures are expensed when incurred. Development expenditures are not recognized as an asset in the current period if they are expensed in the previous period. In projects where research and development stages are difficult to differentiate, the relevant project is recognized at the research stage and expensed as incurred.

Trade receivables and provisions for doubtful receivables

The Group preferred to apply the "simplified approach" defined in TFRS 9 within the scope of impairment calculations of trade receivables which are recognized in the financial statements at amortized cost and do not contain a significant financing component (with a maturity of less than

1 year). With this approach, in cases where the trade receivables are not impaired for certain reasons (except for the impairment losses incurred), the Group measures the allowance for trade receivables at an amount equal to "lifelong expected credit losses". The Group uses a provision matrix to measure expected credit losses for trade receivables. Certain reserve ratios are calculated in the relevant matrix based on the number of days when trade receivables are exceeded, and these ratios are revised in each reporting period and revised where necessary. The change in the expected loan loss provisions is recognized in the "other income / expenses from main activities" account in the income statement.

Since the trade receivables accounted for at amortized cost in the consolidated financial statements do not contain a significant financing component, the Group chooses the simplified application for impairment calculations and uses the provision matrix. With this application, the Group measures the expected credit loss allowance at an amount equal to the lifetime expected credit losses, unless the trade receivables are impaired for certain reasons.

In the calculation of expected credit losses, the Group's forecasts for the future are taken into account along with the past experience of credit losses. Following the provision for doubtful receivables, if all or part of the doubtful receivable is collected, the collected amount is deducted from the doubtful receivable provision and recorded as income in the profit or loss statement (Note 6).

Financial assets

Classification and measurement

The Group classifies the financial assets as three groups such as subsequently measured at amortised cost and fair value through other comprehensive income the classification is made on the basis of the entity's business model for managing the financial assets and the contractual cash flow characteristics of the financial asset. The Group makes the classification of its financial assets on the date of purchase.

Financial assets carried at amortized cost

Financial assets with fixed or determinable payments that are not processed in an active market and which are not traded in an active market are classified as assets that are accounted for at amortized cost value, where management adopts the business model to collect contractual cash flows and that the terms of the contract involve payment of principal and principal interest on certain dates. If the maturities are less than 12 months from the balance sheet the current assets are classified, as fixed assets if they are longer than 12 months. Assets that are accounted for at amortized cost include "cash and cash equivalents", "trade receivables" and "other receivables" in the balance sheet.

Since the trade receivables accounted for at amortized cost in the consolidated financial statements do not contain a significant financing component, the Group chooses the simplified application for impairment calculations and uses the provision matrix. With this application, the Group measures the expected credit loss allowance at an amount equal to the lifetime expected credit losses, unless the trade receivables are impaired for certain reasons. In the calculation of expected credit losses, the Group's forecasts for the future are taken into account along with the past experience of credit losses.

The Group management has evaluated the effect of the said calculation as of 31 December 2023 and 2022, and the expected credit losses calculation does not have a significant impact on the consolidated financial statements.

Impairment of financial assets

- Financial assets shown at amortized cost

The Group evaluates at the end of each reporting period whether there is an objective indication that one or a group of financial assets is impaired. If a financial asset or group of financial assets is impaired, the impairment loss is objectively recognized as a result of one or more events that arise only after the asset is initially recognized and have an impact on the estimated future cash flows of those financial assets. If there is any evidence, it is reflected in the financial statements.

The Group considers the following criteria for impairment testing of all financial assets:

-The issuer or the undertaker of the financial asset is in significant financial difficulty;

-Breach of contract, eg non-performance or omission of interest or principal payments;

- The Group grants the debtor a privilege that it would not otherwise grant due to economic or legal reasons related to the financial difficulty of the debtor;

-There is a high probability that the borrower will enter bankruptcy or some other form of financial restructuring;

-Observable data indicating that there is a measurable decrease in the estimated future cash flows of a group of financial assets after initial recognition, although it is not possible to identify them for each financial asset in the portfolio. This type of data usually occurs in the following situations: (i) adverse changes in the payment status of debtors in the portfolio; and

(ii) national or regional economic conditions that may result in non-repayment of assets in the portfolio.

The group first assesses whether there is an independent indication of impairment.

For financial assets carried at amortized cost, the amount of loss is measured as the difference between the carrying amount of the assets and the present value of the estimated future cash flows of the financial assets discounted using the original effective interest rate (excluding future unrealized expenses). The carrying amount of the assets is reduced and the resulting loss is recognized in the profit or loss statement.



If, in the following period, the amount of the impairment loss decreases and this decrease can be attributed to an event that occurred after the impairment was realized (such as an improvement in the borrower's credit rating), the reversal of the previously recorded impairment loss is recorded in the income statement.

Impairment of non-financial assets

The Group evaluates at each asset other than deferred tax assets, balance sheet date whether there is any indication that the asset is impaired. For intangible assets that are not ready for use, the recoverable amount is estimated at each balance sheet date. If such an indicator exists, the recoverable amount of that asset is estimated. The asset's recoverable value is the higher of the asset's net fair value less costs to sell and its value in use.

To determine impairment, assets are grouped at the lowest level, which are cash-generating units. If the carrying value of the asset or any cash generating unit of that asset is higher than the amount that will be recovered through sale after deducting the expenses necessary for its use or sale, an impairment has occurred. Impairment losses are charged to the statement of comprehensive income. If the impaired asset is a revalued property, plant and equipment, the impairment loss is deducted from the fund corresponding to the increases in the revaluation fund in previous periods and the remaining amount is associated with the statement of comprehensive income. An impairment loss on an asset is reversed up to a level that does not exceed the amount previously recorded if the subsequent increase in the periods following the recognition of the impairment.

Earnings per share

Earnings per share are calculated by dividing net profit by the weighted average number of ordinary shares outstanding during the year (Note 25).

In Turkey, companies may raise their share capital by distributing "bonus shares" to shareholders from retained earnings. In computing earnings per share, such "bonus share" distributions are assessed as issued shares. Accordingly, the retrospective effect for those share distributions is taken into consideration in determining the weighted-average number of shares outstanding used in this computation.

When the dividend payment is probable, earning per share is calculated based on number of shares, not weighted average number of shares.

Cash and cash equivalents

For the purposes of the cash flow statement, cash and cash equivalents comprise cash in hand accounts and bank deposits with maturities less than 3 months. Cash and cash equivalents are stated at their fair values in the consolidated financial statements (Note 4).

Trade payables

Trade payables are recognised initially at fair value and subsequently measured at amortised cost using the effective interest method in the consolidated financial statements (Note 6). The fair values of trade short term trade payable approximate carrying values and subjected as its invoiced value since the effect of interest accrual is immaterial (Note 6).

Related parties

Parties are considered related to the Group if;

(a) directly, or indirectly through one or more intermediaries, the party:

(i) controls, is controlled by, or is under common control with the Group (this includes parent, subsidiaries and fellow subsidiaries);

(ii) has significant impact on the Group;

(iii) or the Group or a parent of the Group is a member of the key management personnel;

(b) An entity is related to a reporting entity if any of the following conditions exist:

(i) The Group and the reporting entity are members of the same group (ie, each parent, subsidiary, and other subsidiary is related to the others).

(ii) The Group is an associate or joint venture of the other entity (or a member of a group of which the other entity is a member).

(iii) If both entities are joint ventures of the same third party.

(iv) If one of the entities is a joint venture of a third entity and the other entity is an associate of that third entity.

(v) If the Group has post-employment benefit plans for employees of the reporting entity or an entity associated with the reporting entity.

(vi) The entity is controlled or jointly controlled by a person identified in (a).

(vii) A person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of that entity (or its parent).

For the purpose of these consolidated financial statements, shareholders, important management personnel and members of the Board of Directors, their families and companies controlled by or affiliated with them, affiliates and partnerships are considered and expressed as related parties. Some business relations may be entered into with related parties due to ordinary activities (Note 26).

Borrowing costs and loans received

Financial debts are recorded with their values after subtracting transaction costs from the financial debt amount. Financial liabilities are shown over the discounted cost value by using the effective interest method in the following periods. The difference between the amount remaining after the transaction costs are deducted and the discounted cost value is reflected in the consolidated comprehensive income statement as financial debts occur, it is reflected in the consolidated comprehensive income statement (Note 5).

A qualifying asset is an asset that takes a substantial period of time to get ready for its intended use or sale. According to TAS 23 (Revised), borrowing costs of qualifying assets having capitalisation date 1 January 2009 or later, can be capitalised, based on borrowing cost of qualifying asset, directly or as an asset acquisition or with an extent to associate directly with production, these borrowing costs should be capitalised as a part of cost of related asset.

If the borrowings mature within 12 months, then they are classified under current liabilities, otherwise they are classified under non-current liabilities (Note 5).

Incentive income

In case it is certain that government incentives and aids will be received, unconditional government incentives and aids related to the Group's activities are recognized in the consolidated statement of profit or loss and other comprehensive income.

Contingent assets, liabilities and provisions

Possible assets or obligations that arise from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group are treated as contingent assets or liabilities. The Group does not recognise contingent assets and liabilities. A contingent liability is disclosed, unless the possibility of an outflow of resources embodying economic benefits is remote. A contingent asset is disclosed where an inflow of economic benefits is probable.

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events; it is more likely than not that an outflow of resources will be required to settle the obligation; and the amount has been reliably estimated. Where there are a number of similar obligations, the likelihood that an outflow will be required in settlement is determined by considering the class of obligations as a whole. A provision is recognised even if the likelihood of an outflow with respect to any one item included in the same class of obligations may be small. Provisions are not recognised for future operating losses.

Leases

The Group - as a lessee

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

a) The contract involved the use of an identified asset – this may be specified explicitly or implicitly.

b) The asset should be physically distinct or represent substantially all of the capacity of a physically distinct asset. If the supplier has a substantive substitution right, the asset is not identified.

c) The Group has the right to obtain substantially all of the economic benefits from the use of an asset throughout the period of use; and

d) The Group has the right to direct use of the asset. The Group concludes to have the right of use, when it is predetermined how and for what purpose the Group will use the asset. The Group has the right to direct use of asset if either:

ii. The Group has the right to operate (or to have the right to direct others to operate) the asset over its useful life and the lessor does not have the rights to change the terms to operate or;

ii. The Group designed the asset (or the specific features) in a way that predetermines how and for what purpose it is used

The Group books a right of use and a lease obligation to the financial statements at the date that the lease is commenced.

As of 31December 2023 and 2022, the Group does not have an important lease agreement in which it is a tenant. For this reason, as of 31December 2023 and 2022, the Group does not have a right of use and a lease obligation. Lease payments arising from a part of the Group's lease agreements consist of variable lease payments. The mentioned variable lease payments, which are not covered by the IFRS 16 standard, are recorded as lease expense on the income statement in the relevant period.

The Group - as a lessor

The Group has no significant activity as a lessor.

Share capital and dividends

Ordinary shares are classified as equity. Capital increases to existing shareholders are accounted for at par value as approved. Dividends payable on shares are recognised as an appropriation of the profit in the period in which they are declared.

Share premiums

Share premiums represent the difference between the nominal values of the shares issued by the Group and their fair values.

Segment reporting

Operating segments are reported in a manner consistent with the reporting provided to the chief operating decision maker. The chief operating decision maker is responsible for allocating resources and assessing performance of the operating segments. Board of Directors is determined as the chief operating decision maker of the Group (Note 3).

Statement of cash flows

In the statement of cash flows, cash flows during the period are classified under operating, investing or financing activities. The cash flows raised from/ (used in) operating activities indicate cash flows due to the Group's operations. The cash flows due to investing activities indicate the Group's cash flows that are used for and obtained from investments (investments in property, plant and equipment and financial investments). The cash flows due to financing activities indicate the cash obtained from investments are used in their repayment. Cash and cash equivalents include cash and bank deposits and short-term, highly liquid investments that are readily convertible to specific cash assets.

Events after the reporting period

Events after the reporting period; Includes all events between the date of consolidated statement of financial position (balance sheet) and the date of authorization for publication of the consolidated statement of financial position, even if they have occurred after the announcement of any profit or other selected financial information.

In the case any events requiring correction after the reporting period, the Group corrects the amounts included in the consolidated financial statements in accordance with this new situation. Matters that do not require adjustment after the reporting period are disclosed in the notes to the consolidated financial statements, in case they are the issues affecting the economic decisions of the users of the financial statements.

2.8 Significant Accounting Estimates and Assumptions

Preparation of financial statements requires the use of estimates and assumptions that may affect the amount of assets and liabilities recognized as of the balance sheet date, contingent assets and liabilities disclosed and the amount of revenue and expenses reported. Although, these estimates and assumptions rely on the Company management's best knowledge about current events and transactions, actual outcomes may vary from those estimates and assumptions. The critical accounting estimates of the Company are as follows:

a) Current tax expense and deferred tax

Many related transactions and calculations, whose effects on the final tax amount are not certain, occur during the normal work flow and such situations require the use of important judgments during the determination of income tax provisions. The Group records the tax liabilities caused by additional taxes that are expected to be paid as a result of tax events (Note 24).

The Group has not accounted for deferred tax assets over the deductible tax losses, details of which are stated in Note 24, since it is not probable that taxable profit will be obtained in future periods. As of 31 December 2023, the Group's deferred tax asset has been recognized for the amount of investment contribution that has been acquired but not utilized within the scope of tax deduction and transferred to the following periods.

b) Revaluation of land and land and buildings

Revaluations are performed with the sufficient regularity to ensure that the carrying amounts of the revalued property, plant and equipment do not differ materially from that which would be determined using fair value at the end of the reporting periods. The frequency of the revaluation depends upon the changes in the fair values of the items of property, plant and equipment. When the fair value of a revalued asset differs materially from it carrying amount, a further revaluation is required, and revaluation is performed for entire class of revalued item simultaneously. Besides, for items of property, plant and equipment with only insignificant changes in fair value frequent revaluations and fair value measurements are considered unnecessary.

The Group's land and lands and buildings as of 31 December 2023, it is reflected in the consolidated financial statements based on the revaluated values determined from the reasonable values determined in the valuation studies carried out by the independent professional valuation company EVA Gayrimenkul Değerleme A.Ş. (Note 12).

Due to the lack of a purchase / sale that could set a precedent in the environment, the equivalent comparison method for land and plots and the cost approach method for other tangible fixed assets were used in the relevant fair value calculations, and the details of the related methods and assumptions are as follows:

-In the fair value calculations, the most effective and efficient utilization assessment was made and the current usage goals were determined as the most effective and efficient use, and the peer comparison method was used for the lands and lands, and the cost approach method for other tangible assets.





- In the peer comparison method, the existing market information was used, price adjustments were made within the framework of the criteria that could affect the market value, taking into consideration the similar properties that were recently put on the market in the region, and the average m2 sales value was determined for the plots subject to the report. The peers found, were compared within the criteria such as location, accessibility, land area, zoning status and developments in the immediate environment, the real estate marketing firms were contacted for the current evaluation of the real estate market, and the existing information of the independent professional valuation company was used.

- In the cost approach method, the determined value includes the replacement and replacement costs. In the cost approach, the estimated replacement and replacement costs of the other tangible fixed assets at the valuation date have been calculated by taking into account the losses in value due to aging, plan deficiencies and other effects.

The values that may occur during the realization of the purchase / sale transactions may differ from these values. The values determined by the cost approach method were evaluated according to the provisions of TAS 36 "Impairment in Assets" as of the date they were first reflected in the financial statements and at the end of the relevant period, and the related impairment was recognized.

c) Impairment of trade receivables

The Group calculates provision for trade receivables impairment to cover estimated losses arising from customers' inability to make required payments. Estimates used to assess the adequacy of provision for trade receivables are based on the aging of trade receivables and the collection performance trend. The Company's accounting estimates for the provision for trade receivables include assumptions about the future behavior of customers and future cash collections. In cases where the final results related to these estimates differ from the amounts recorded at the beginning, these differences may affect the provision for impairment of trade receivables and the profit or loss statement in the periods in which they are determined. If there is a change in estimates, it is accounted for prospectively (Note 6).

2.9 Declaration of Conformity to TMS / TFRS and Resolutions Published by POA

The management of the company is responsible for the preparation and fair presentation of the financial statements in accordance with the TAS / TFRSs published by the KGK and the resolutions of the KGK. The Company management declares that the current and previous period financial statements, summary of important accounting policies and footnotes are prepared and presented in accordance with TAS / TFRS.

NOTE 3 - SEGMENT REPORTING

Operating segments are evaluated in line with to the internal reporting and strategic divisions that are presented to competent organs or authorities to make decisions regarding the Group's operations. The aforementioned competent organ, which is authorized to make strategic decisions, is defined as the Board of Directors of the Company. The Group management determines operating segments according to the reports, which are evaluated during the Board of Director's decision making process. The Group's top executives follow the operation results as industrial segments. The Group considers high pressure, gray cast iron and wheel division as three separate business segments and provides segmental information in accordance with the requirements of the accounting framework used. The Group's top executives do not follow the operation results geographically, thus there is no geographical segment reporting.

Segment assets:	31 December 2023	31 December 2022
Pig & ductile iron casting Aluminium casting Wheels Unallocated assets (*)	8.032.249.017 2.568.250.509 925.617.248 74.469.310	4.935.749.296 1.578.168.283 568.783.995 17.750.175
Total assets per consolidated financial statements	11.600.586.084	7.100.451.749

(*) As at 31 December 2023, unallocated assets consist (31 December 2022: TRY 17,750,175), financial investments in Kumsan.

Segment liabilities:	31 December 2023	31 December 2022
Pig & ductile iron casting	1.727.524.003	1.114.136.670
Aluminium casting	577.484.612	372.438.693
Wheels	177.817.452	114.680.285
Unallocated liabilities (*)	4.651.393.827	3.317.254.847
Total liabilities per consolidated financial statements	7.134.219.894	4.918.510.495

(*) As at 31 December 2023 and 31 December 2022, unallocated liabilities consist of bank borrowings and deferred tax liabilities.

Segmental analysis for the year ended 31December 2023:

	Pig & ductile iron casting	Aliminium casting	Wheels	Total
External revenues	7.432.686.009	1.319.190.078	884.121.018	9.635.997.105
Operating expenses	(6.516.025.139)	(1.233.917.220)	(811.312.220)	(8.561.254.579)
Operating profit	916.660.870	85.272.858	72.808.798	1.074.742.526
Other operating income, net				(309.356.733)
Finance income				252.517.360
Finance costs				(695.310.002)
Share of profit of equity accounted investees				35.898.639
Income from investing activities, net				(26.323.715)
Profit/(loss) before tax				332.168.075
Tax income				140.906.693
Net profit/(loss) for the year				473.074.768

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Segmental analysis for the year ended 31 December 2022:

	Pig & ductile iron casting	Aliminium casting	Wheels	Total
External revenues	4.577.711.556	761.779.954	1.041.205.598	6.380.697.108
Operating expenses	(4.431.811.816)	(679.700.975)	(1.012.140.037)	(6.123.652.828)
Operating profit	145.899.740	82.078.979	29.065.561	257.044.280
Other operating income, net				47.255.575
Finance income				124.983.637
Finance costs				(399.819.955)
Share of profit of equity accounted investees				9.737.256
Income from investing activities				1.668.362
Profit/(loss) before tax				40.869.155
Tax income				63.589.746
Net profit/(loss) for the year				104.458.901

NOTE 4 - CASH AND CASH EQUIVALENTS

	31 December 2023	31 December 2022
Cash	_	41.500
Banks	223.376.597	169.881.514
– Time deposits – TRY	112.381.877	95.100.000
– Demand deposits – TRY	97.828.217	4.101.905
- Demand deposits - EUR	4.357.669	66.927.511
- Demand deposits - GBP	8.808.834	3.752.098
Other cash and cash equivalents	500.006	250.123
	223.876.603	170.173.137

As at 31 December 2023, the interest rate of the time deposit is 29% – 41.50% due 1 day. (As at 31 December 2022, the interest rate of the time deposit is 8% –18.00% due 1 day). There is no blocked deposits as of 31 December 2023 (31 December 2022: None).

The credit risks of the banks in which the Group has deposits are evaluated on the basis of independent data and no credit risk is expected. The market values of cash and cash equivalents approximate to their carrying values, including the interest income accrued as of the balance sheet date. Currency and interest rate risk and sensitivity analysis for the Group's financial assets and liabilities are described in Note 23.

NOTE 5 - BORROWINGS

Short term borrowings	31 December 2023	31 December 2022
Short term bank loans and factoring payables	1.184.343.012	1.606.849.670
Short-term portion of long-term borrowings	557.535.868	218.347.407
Short term financial lease liabilities	209.803.176	53.971.087
Other financial liabilities	183.947.551	134.802.441
Total short term borrowings	2.135.629.607	2.013.970.605
Long term borrowings		
Long term bank loans	2,909,514,947	1.492.057.771
Long term financial lease liabilities	272.186.135	92.259.823
Total long term borrowings	3.181.701.082	1.584.317.594
Total financial liabilities	5.317.330.689	3.598.288.199

Redemption schedules of short term and long term borrowings at 31 December 2023 and 31 December 2022 were as follows:

	31December2023	31 December 2022
Up to 1 year	1.741.878.880	1.825.197.077
1to 2 years	1.708.609.650	405.550.738
2 to 3 years	763.552.782	151.428.550
3 to 4 years	217.417.634	342.379.234
Over 4 years	219.934.881	592.699.249
	4.651.393.827	3.317.254.848



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31 December 2023

Currency	interest rate (%)	Amount in original	TRY
Short term EUR borrowings	9,57	36.293.247	1.184.343.012
Short term portion of long term EUR bank loans	9,93	17.085.242	557.535.868
Long term EUR bank loans	9,84	89.159.765	2.909.514.947
			4.651.393.827

31 December 2022

STBCCCIIIBCI 2022	Annual average		
Currency	interest rate (%)	Amount in original	TRY
Short term EUR borrowings	8,09	61.874.458	1.235.682.426
Short term TRY borrowings	15,86	371.167.236	371.167.236
Short term portion of long term EUR bank loans	6,30	10.933.333	218.347.405
Long term EUR bank loans	7,04	74.711.968	1.492.057.771
			3.317.254.848

The movements of bank loans for the years ended 31 December are 2023 and 31 December 2022 as follows:

	2023	2022
1 January	3.598.288.199	2.496.419.078
New financial debts liability Principal payments Exchange differences Change in interest accruals Foreign exchange difference	3.800.962.836 (4.025.645.899) 1.901.826.702 33.489.558 8.409.293	2.280.449.597 (2.057.524.004) 867.725.578 8.150.545 3.067.405
31December	5.317.330.689	3.598.288.199

Details of the Group's variable and fixed interest rate loans as at 31 December 2023 and 31 December 2022 were as follows:

	31 December 2023	31 December 2022
Variable interest rate loans Fixed interest rate loans	1.665.526.182 2.985.867.645	1.112.909.207 2.204.345.641
	4.651.393.827	3.317.254.848

As of 31December 2023, floating interest rate loans are in Euros, with 3-month EURIBOR +6% floating interest rate, and consist of quarterly principal and interest payments (31December 2022: Euro denominated and 3-month EURIBOR + 6% floating interest rate). It consists of three-monthly principal and interest-payable loans, with a maturity period of floating interest rate loans until 2029.

If the interest rate of floating rate financial liabilities was 1% higher/lower and all other variables remained constant on 31 December 2023, interest expense would have been TRY 16,655,262 higher/lower (31 December 2022: TRY 11,129,092 would be higher/lower).

They have committed to provide the following loans to the Group through the creditors within the framework of the contractual provisions. In this context, the Group continues to use its loans.

• Tranche 1 Credit up to a total maximum of EUR84,250,000

· Tranche 2 Credit up to a total maximum of EUR56,300,000

Tranche 3 Credit up to a total maximum of EUR40,000,000

· Tranche 4 Credit up to a total maximum of EUR12,000,000

The Tranche 1 Loan is long term and will be due until 2029. The principal payment is made in quarterly periods and is not renewed after the payment. Tranche 2 Loan is provided as a cash or non cash renewable loan to finance the working capital needs of the borrower. Tranche 3 Loan is used only in cash to finance the working capital needs of the borrower and is not renewed after repayment.

The Group has financial and non financial covenants in the loan agreement. Guarantees given for the bank loan agreement are disclosed in Note 16. These financial covenants cover Debt Service Coverage Ratio.

Debt Service Coverage Ratio means the ratio of the amount calculated by deducting the taxes paid in connection with related calculation period from earnings before Interest, Taxes, Depreciation and Amortization (EBITDA) to the aggregate of all due amounts which are defined within the financial indebtedness, including without limitation principal, interest, fees, expenses, commissions and the breakage cost and indemnification, which are paid, accrued or have to be paid. Debt Service Coverage Ratio shall not be less than 1.20.

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Redemption schedule of finance lease liabilities were as of 31 December 2023 and 2022 as follows:

	31December 2023		31 December 2022			
	Minimum financial leasing payment	Interest	Total liabilities	Minimum financial leasing payment	Interest	Total liabilities
Term of less than one year	249.365.309	(39.562.133)	209.803.176	62.546.988	(8.575.901)	53.971.087
Term of less than one year	249.365.309	(39.562.133)	209.803.176	62.546.988	(8.575.901)	53.971.087
1to 4 years	308.493.198	(36.307.063)	272.186.135	100.386.601	(8.126.778)	92.259.823
Term of more than one year	308.493.198	(36.307.063)	272.186.135	100.386.601	(8.126.778)	92.259.823
	557.858.507	(75.869.196)	481.989.311	162.933.589	(16.702.679)	146.230.910

As at 31December 2023 and 31December 2022, financial lease payables are denominated in Euro and the interest rate is between 4.90% and 12.50%.

Currency and interest rate risk and sensitivity analysis for the group's financial assets and liabilities are described in Note 27.

NOTE 6 - TRADE RECEIVABLES AND PAYABLES

Short term trade receivables	31 December 2023	31 December 2022
Customer accounts Trade receivables from related parties Less: Discounts and returns	1.094.727.767 703.238 (26.366.943)	903.450.485 - (42.651.855)
	1.069.064.062	860.798.630

There is a letter of guarantee amounting to TRY 6,800,000 (31 December 2022: TRY 3,000,000) received from customers for trade receivables.

Long term trade receivables	31 December 2023	31 December 2022
Customer accounts	9.772.170	5.980.470
	9.772.170	5.980.470

As of 31 December 2023, and 31 December 2022, the carrying value of the Group's trade receivables approximates their fair value. Long-term trade receivables are to be collected in 2025. The average maturity period of short-term trade receivables is 2 months (31 December 2022: 2 months).

As at 31 December 2023 and 31 December 2022, maturities of trade receivables were as follows:

	31 December 2023	31 December 2022
Overdue receivables	95.157.492	114.445.922
0 – 30 days maturity	370.661.746	268.672.158
31–90 days maturity	577.384.784	404.348.897
91 – 180 days maturity	25.156.802	73.331.652
365 days and over	9.772.170	5.980.471
	1.078.132.994	866.779.100

As at 31 December 2023 and 31 December 2022, overdue days of receivables are as follows:

	31December 2023	31 December 2022
0 – 1 month 1 – 3 month 3 months and over	66.909.099 19.603.066 8.645.327	54.049.534 44.464.017 15.932.371
	95.157.492	114.445.922

The Group management has accounted for doubtful receivables provisions in line with their past experience in trade receivables. Credit risk analysis as of 31 December 2023 and 2022 is explained in detail in Note 27.



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The movement of provision for doubtful receivables were as follows:

	2023	2022
Beginning of the period - 1 January	42.651.855	44.551.075
Provisions made during the period Terminated provisions Foreign exchange difference	4.921.538 (37.803.831) 16.597.381	1.542.896 (14.659.752) 11.217.636
End of the period – 31 December	26.366.943	42.651.855

As at 31 December 2023 and 31 December 2022, the details of the Group's trade payables were as follows:

Short term trade payables	31 December 2023	31 December 2022
Trade payables due to third parties Trade payables due to related parties	1.003.039.876 72.390.789	621.864.190 260.138.962
	1.075.430.665	882.003.152

Trade Payables have approximately 1–3 months of maturity terms on average (31 December 2022: 1–3 month). The Group amortized cost value of the Group's short-term trade payables to unrelated parties approximates the book value of these payables.

NOTE 7 - OTHER RECEIVABLES AND PAYABLES

Short term other receivables	31 December 2023	31 December 2022
Deposits and guarantees given	668.579	1.340.761
	668.579	1.340.761
Short term other payables	31 December 2023	31December 2022
Short term other payables Other refundable VAT	0.000000	0.000000

NOTE 8 – INVENTORIES

	31 December 2023	31 December 2022
Raw materials Work in progress Finished goods Trade goods Other Inventories (*) Less: Provision for net realisable value of inventories (**)	778.680.024 482.860.314 625.080.731 87.656.430 108.802.689 (95.877.301)	435.542.181 237.930.746 494.154.395 53.439.845 130.914.621 (56.341.828)
	1.987.202.887	1.295.639.960

 (\ast) As of 31December 2023, the relevant amount consists of patterns made for customers and not yet invoiced.

(**) The net realizable value difference includes provisions for impairment of slow-moving stocks and moulds.

In the accounting period of 1January – 31December 2023, the materials associated with the cost of sales is TRY 3,973,416,372 (1 January – 31 December 2022: TRY 3,167,074,985) (Note 20).

For the years ended 31 December 2023 and 31 December 2022, movement of impairment provision is as follows:

	2023	2022
Beginning of the period - 1 January	56.341.828	19.405.038
Increase during the period	39.535.473	36.936.790
End of the period – 31 December	95.877.301	56.341.828

NOTE 9 – EMPLOYEE BENEFITS

Short term Payables Related to Employee Benefits	31 December 2023	31 December 2022
Payables to social security institution Payables to the personnel	44.260.150 42.924.955	43.376.418 28.396.580
	87.185.105	71.772.998
Short term Provisions Related to Employee Benefits	31 December 2023	31 December 2022
Collective labor agreement Unused vacation	295.705.642 30.153.306	- 16.845.609
	325.858.948	16.845.609
Collective labor provisions Long term Provisions Related to Employee Benefits	31December 2023	31December 2022
Provision for employment termination benefits	161.266.850	271.816.627
	161.266.850	271.816.627

(*) The collective labor agreement between Türk Metal Union and MESS Employers' Association for a period of two years expired on 31 August 2023. In January 2024, the collective labor agreement of the Turkish Metal Union was signed and as at 31 December 2023, the Group has signed a collective labor agreement for the period between 1 September 2023 and 31 December 2023. 31 December 2023, the Company made the payments in February 2024 based on the provision calculated according to the collective labor agreement for the period of 31 December 2023. Half of the payments were made in February 2024 and the remaining half will be made in March 2024.

Under Turkish Labor Law, the Company is required to pay termination benefits to each employee who has completed one year of service and whose employment is terminated without due cause, is called up for military service, dies or who retires after completing 25 years of service (20 years for women) and achieves the retirement age (58 for women and 60 for men).

The amount payable consists of one month's salary limited to a maximum of TRY 23,489.83 for each year of service as at 31December 2023 (31December 2022: TRY 15,371.40). The liability is not funded in legally and there is no funding requirement.

The provision has been calculated by estimating the present value of the future probable obligation of the Company arising from the retirement of the employees. The following actuarial assumptions were used in the calculation of the total liability:

	31 December 2023	31 December 2022
Discount rate (%) Turnover rate to estimate the probability of retirement (%)	1,78 95,57	0,50 97,90

The basic assumption is that the ceiling provision for each year of service will increase in proportion to inflation. Thus, the discount rate applied represents the expected real rate after adjusting for the expected effects of inflation. The Group's provision for termination benefits, as the termination benefits ceiling is adjusted semi–annually. It is calculated over TRY 35,058.58 (1 July 2023: TRY 19,982.83) effective as of 1 January 2024.

The movement table of provisions for termination benefits as of 31 December 2023 and 2022 is as follows: 2023 2022

	2025	2022
Beginning of the period - 1 January	271.816.627	87.653.977
Service costs Interest costs Gain/(losses) on remeasurements of defined benefit plans Payments Foreign currency translation differences	27.659.229 28.894.110 (191.298.143) (16.057.284) 40.252.311	8.551.832 18.253.664 170.933.233 (16.152.740) 2.576.661
End of the period – 31 December	161.266.850	271.816.627



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As of 31 December 2023, the current period service and interest cost amounting to TRY 56,553,339 TRY 23,510,345 is shown in cost of goods sold, TRY 4,148,884 is shown in general administrative expenses and TRY 28,894,110 is shown in short-term borrowing expenses (31 December 2022: TRY 26,805,496 of service and interest costs, TRY 7,696,649 is shown as cost of goods sold, TRY 855,183 is shown in general administrative expenses and TRY 18,253,664 is shown in short-term borrowing expenses).

NOTE10 – PREPAID EXPENSES

As at 31 December 2023 and 31 December 2022, the details of the short term prepaid expenses were as follows:

Short term prepaid expenses	31 December 2023	31 December 2022
Short term prepaid expenses	90.755.706	2.085.071
	90.755.706	2.085.071

Long term prepaid expenses	31 December 2023	31 December 2022
Expenses for incoming years Advances given (*)	42.990.251 29.755.834	13.209.974 39.791.855
	72.746.085	53.001.829

 (\ast) As of 31 December 2023 and 31 December 2022, the Group's long-term order advances consist of cash advances for property, plant and equipment investments.

Deferred income	31 December 2023	31 December 2022
Received advances (*) Income for the next months	87.666.958 5.534.881	41.847.413 7.186.213
	93.201.839	49.033.626

(*) As of 31 December 2023 and 2022, the Group's short-term order advances were received from domestic and foreign customers.

NOTE 12 - PROPERTY PLANT AND EQUIPMENT

NOTE 11 - INVESTMENTS VALUED FOR USING EQUITY METHOD

Investment in associates:

As at 31 December 2023 and 31 December 2022, the details equity accounted investees were as follows:

Investments	Associate Share (%) 31 December 2023	Associate Share (%) 31December 2022	31December 2023	31 December 2022
Kumsan	25,10	25,10	74.469.310	17.750.175
			74.469.310	17.750.175

As at 1 January – 31 December 2023 and 1 January – 31 December 2022, information related with the financial statements of Kumsan were as follows:

	31 Decen	nber 2023	31 Decem	ber 2022
	Total assets	Total liabilities	Total assets	Total liabilities
Kumsan	349.862.667	53.172.183	92.469.243	21.751.414
	1 January – 31 I	December 2023	1 January – 31 D	ecember 2022
	Satış gelirleri	Net dönem karı	Satış gelirleri	Net dönem karı
Kumsan	324.236.684	129.323.633	173.125.273	38.793.829

For the year ended 31 December 2023 and 2022, movements of the equity accounted investees are as follows:

	2023	2022
1 January	17.750.175	6.093.786
Shares of profit of investments accounted for using the equity method	35.898.639	9.737.256
Foreign currency translation differences	20.820.496	1.919.133
31 December	74.469.310	17.750.175

					Foreign currency translation	Revaluation	
	1 January 2023 (**)	Additions	Disposals	Transfers (*)	differences	Increase	2023
Cost/Revaluation							
Lands	1.081.450.605	-	-	-	685.654.506	247.164.605	2.014.269.716
Buildings and land improvements	487.576.408	20.423.576	(2.468.090)	235.349.147	367.415.710	2.562.452	1.110.859.203
Machinery and equipment	5.707.302.755	566.403.600	(250.753.452)	107.712.866	3.731.993.377	-	9.862.659.146
Motor vehicles	5.540.527	1.501.787	-	-	3.915.513	-	10.957.827
Furniture and fixtures	376.990.042	32.727.987	(3.716.569)	28.737.562	254.510.818	-	689.249.840
Construction in progress	310.806.322	53.325.857	-	(388.016.550)	107.292.149	-	83.407.778
	7.969.666.659	674.382.807	(256.938.111)	(16.216.975)	5.150.782.073	249.727.057	13.771.403.510
Accumulated amortization							
Buildings and	-	(36.283.870)	302.245	-	-	35.981.625	-
land improvements							
Machinery and equipment	(3.540.371.422)	(202.865.503)	171.971.285	-	(2.252.929.838)	-	(5.824.195.478)
Motor vehicles	(4.633.546)	(462.051)	-	-	(3.061.627)	-	(8.157.224)
Furniture and fixtures	(280.240.514)	(28.762.708)	3.451.113	-	(184.464.848)	-	(490.016.957)
Net book value	(3.825.245.482)	(268.374.132)	175.724.643	-	(2.440.456.313)	35.981.625	(6.322.369.659)
	4.144.421.177						7.449.033.851

(*) Note 13. (**) Note 2.5.



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TRY 283,062,563 (31 December 2022: TRY 164,381,947) of tangible and intangible fixed assets, depreciation and amortization expenses for the period to the cost of sales, TRY 10,906,277 (31 December 2022: TRY 14,693,206), research and development expenses and TRY 10,930,232 (31 December 2022: TRY 7,157,879) was reflected in general administrative expenses. As of 31 December 2023, a significant portion of the increase in property, plant and equipment includes the new production building in Manisa Aluminium Plant, machinery and equipment semi-transfers to the existing aluminium plant and additional processing building and machinery and equipment investments in Orhangazi plant. In 2023, a significant portion of the disposals of property, plant and equipment is related to the plant, machinery and equipment disposed of as a result of the fire in Orhangazi production facility of the Group in September 2023 (Note 22).

	1 January 2022	Additions	Disposals	Transfers (*)	Foreign currency translation differences	Revaluatior Increase (**)	
Cost/Revaluation							
Lands	469.073.428	-	-	-	167.811.243	444.565.934	1.081.450.605
Buildings and and improvements	316.420.611	1.940.945	-	3.031.140	110.403.109	55.780.603	487.576.408
Machinery and equipment	3.885.137.276	299.250.626	(54.715.683)	105.955.870	1.471.674.666	-	5.707.302.755
Motor vehicles	3.481.064	663.178	-	-	1.396.285	-	5.540.527
Furniture and fixtures	255.821.374	22.223.494	(618.517)	15.509.228	84.054.463	-	376.990.042
Construction in progress	171.536.549	210.726.255	-	(128.010.937)	56.554.455	-	310.806.322
	5.101.470.302	534.804.498	(55.334.200)	(3.514.699)	1.891.894.221	500.346.537	7.969.666.659
Accumulated amortization							
Buildings and	_	(23.974.225)	_	_	_	23.974.225	_
and improvements		(23:37 4:223)				23.37 4.223	
Machinery and equipment	(2.541.715.968)	(126.899.049)	49.006.896	-	(920.763.301)	-	(3.540.371.422)
Motor vehicles	(2.910.653)	(398.014)	-	-	(1.324.879)	-	(4.633.546)
Furniture and fixtures	(193.530.284)	(15.851.408)	618.517	-	(71.477.339)	-	(280.240.514)
Net book value	(2.738.156.905)	(167.122.696)	49.625.413	-	(993.565.519)	23.974.225	(3.825.245.482)
	2.363.313.397						4.144.421.177

(*) Note 13. (**) Note 2.5.

As of 31 December 2023, the evaluation of the fair value of the land and lands and buildings owned by the Group has been realized by a valuation company independent of the Group. The company in question is authorized by the Capital Markets Board and provides real estate valuation services in accordance with the capital market legislation and has sufficient experience and quality in the measurement of fair value of the properties in the relevant regions. The fair value of the plots and lands owned was determined according to the market comparative approach that reflects the current transaction prices for similar properties.

The revaluation fund is not taken into account in capital increase and profit distribution to shareholders. The Group has accounted for revaluation increases of tangible fixed assets within equity, by netting off the deferred tax liability from the difference between the recorded value and the market. Movements of property, plant and equipment revaluation increases within the reported periods are as follows:

	2023	2022 (*)
1 January	668.699.414	167.418.544
Depreciation transfer of land and ands and buildings improvements Land, land improvements, buildings, land improvements and land improvements increase due to revaluation Property, plant and equipment revaluation increases, net deferred tax effect Property, plant and equipment revaluation increases, tax effect (**) Prior years' tax liabilities arising from the tax rate change deferred tax effect related to valuation increases (***)	(12.581.335) 285.708.682 (55.979.383) 23.525.032 (117.071.514)	(7.327.395) 524.320.762 (60.407.559) 44.695.062
31December	792.300.896	668.699.414

(*) Note2.5.

(**) The Company has revalued its tangible fixed assets in the TCC financial statements within the scope of the provisions of the Law No. 7326 on the revaluation of immovables registered as active and other depreciable economic assets, and due to the revaluation in question, the temporary differences that are the basis of deferred tax arise.

(***) Includes the deferred tax effect of temporary differences arising from the revaluation increases of the Group's property, plant and equipment recognised in previous years due to changes in corporate tax rates and exemption rates for gains on sale of real estate.

Fair valuation measures of land and plots and buildings and underground and surface improvements are categorized as Level 2 (Note 29).

As of 31 December 2023 and 2022, the pre-valuation cost values of the land, plots and buildings, and underground and surface arrangements are as follows:

3	1December 2023	31 December 2022
Lands Buildings and land improvements	9.935.081 290.685.084	9.935.081 82.123.745
	300.620.16	92.058.826



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NOTE 13 - INTANGIBLE ASSETS

NOTE 13 – INTANGIBLE ASSETS	1 January 2023	Additions	Disposals	Transfers (*)	Foreign currency translation differences	31 December 2023
		Additions	Disposais	Transfers()	unrerences	2023
Cost						
Rights	134.664.792	3.101.702	-	16.216.978	90.560.539	244.544.011
R&D	155.098.644	61.359.360	-	-	114.791.130	331.249.134
	289.763.436	64.461.062	-	16.216.978	205.351.669	575.793.145
Rights	(117.811.412)	(5.158.606)	-	_	(76.077.557)	(199.047.575)
R&D	(41.416.943)	(31.366.334)	-	-	(34.671.354)	(107.454.631)
	(159.228.355)	(36.524.940)	-	-	(110.748.911)	(306.502.206)
Net book value	130.535.081					269.290.939

(*) Note 12.

A significant portion of the inflows into development costs includes development costs, which are predominantly personnel and material expenses related to newly acquired client projects. oi

	1 January 2022	Additions	Disposals	Transfers (*)	Foreign currency translation differences	31 December 2022
Cost						
Rights R&D	95.836.423 81.214.735	1.613.118 39.078.276	(1.167.851) -	3.514.699 -	34.868.403 34.805.633	134.664.792 155.098.644
	177.051.158	40.691.394	(1.167.851)	3.514.699	69.674.036	289.763.436
Rights R&D	(83.654.199) (18.089.769)	(4.417.128) (14.693.208)	729.907	-	(30.469.992) (8.633.966)	(117.811.412) (41.416.943)
	(101.743.968)	(19.110.336)	729.907	-	(39.103.958)	(159.228.355)
Net book value	75.307.190					130.535.081

NOTE 14 – GOODWILL

Goodwill is amounting as at 31 December 2023 TRY 36,934,047 (31 December 2022: TRY 22,603,266). Goodwill has arisen due to the acquisition of Componenta UK Ltd. shares in 2006.

	2023	2022
1 January	22.603.266	16.647.585
Foreign currency translation differences	14.330.781	5.955.681
31December	36.934.047	22.603.266
NOTE 15 - OTHER ASSETS AND LIABILITIES		
	1 December 2023	31 December 2022
Other Current Assets		
VAT receivables	196.915.708	276.302.299
Value added tax receivables to be refunded Other	- 10.241.983	12.550.734 5.366.934
otile	10.241.983	5.300.934
	207.157.691	294.219.967
3	1 December 2023	31 December 2022
Other Non Current Assets		
VAT receivables (*)	42.106.538	51.551.631
	42.106.538	51.551.631
(*) Long term VAT receivables are estimated to be collected in more than one year in accordance with the Group's forecasts assets as at 31 December 2023 and 31 December 2022.	, thus represented	in other non-current
	1 December 2023	31 December 2022
Other Short Term Liabilities		
Payable VAT	10.988.636	-
Taxes and funds payable excluding corporate tax Other	5.321.300 41.411	3.776.878

3.776.878

16.351.347

NOTE 16 - PROVISIONS, CONTINGENT ASSETS AND LIABILITIES

i. Short term provisions

	31 Aralık 2023	31 Aralık 2022
Provisions for sales expenses and price differences	50.185.414	4.415.179
Provisions for litigation (*)	5.524.308	11.386.012
Provisions for energy and water expenses	-	67.717
Other	-	5.195.573
	55.709.722	21.064.481

(*) There were lawsuits filed against the Group due to work accidents and reemployement. The Group management has made employers' liability insurance in relation to these work accidents and the related provisions were reflected to the consolidated financial statements as at 31December 2023 and 31December 2022 by deducting the compensable amount of insurance from estimated payments.

As at 31 December 2023 and 31 December 2022, litigation of the Group is as follows:

	2023	2022
1 January	11.386.012	11.627.774
Paid during the period Additions during the period Foreign currency translation differences	(6.904.213) 1.042.509 -	(813.475) - 571.713
31December	5.524.308	11.386.012

ii. Guarantee Letters, Pledges and Mortgages ("GPM") Given by the Group: The Group's guarantee letters/pledges/mortgages (GPMs) position were as follows:

	31 December 2023	31December 2022
A- GPMs given on behalf of the Company's legal personality	41.711.799.113	26.747.082.842
B- B. GPMs given in favour of subsidiaries included in full consolidation	-	-
C- GPMs given by the Company for the liabilities of third parties in order to run ordinary course of business	-	-
D-Other GPMs	-	-
i) GPMs given in favour of parent company	-	_
ii) GPMs given in favour of group companies not in the scope of B and C above	-	-
iii) GPMs given in favour of third party companies not in the scope of C above	-	-
	41.711.799.113	26.747.082.842

The wetter of tested encount of others	9/ 0	9/ 0
The ratio of total amount of other	%0	%0
CPM to Equity		

As at 31 December 2022, lender banks Vakifbank, Halk Bankasi, İş Bankası and Ziraat Bankası have first degree and first ranking mortgage in the amount of EUR 270,000,000 and second degree and first ranking mortgage in the amount of TRY 400,000, pursuant to the participation ratio on all of the fixed assets of the Group under the contract dated 13 August 2014. With amending agreement dated 17 June 2015, number of existing mortgages have been increased on first canking to TRY 500,000,000. With amending agreement dated 4 October 2016, number of existing mortgages have been increased on first ranking to EUR 285,000,000, second degree and first ranking to TRY 500,000,000, second degree and first ranking to EUR 285,000,000, second degree and first ranking to TRY 500,000,000 and third degree ranking to EUR 50,000,000 and fourth degree and first ranking to TRY 100,000,000.

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With the loan agreement dated 27 September 2017, the fifth degree and first place 400,000,000 Euros and the sixth degree and TRY 2,000,000,000 in the first place were added to the existing mortgage amounts, and registration procedures were completed on 3 October 2017.

Apart from this, the same banks' movable business installation, trade name, business name, patent certificates, brands, models, pictures, licenses and all kinds of accessories, outbuildings, supplementary parts, curriculum and details, unconditionally and irrevocably, jointly and irrevocably. There is a commercial enterprise pledge of TRY 400,000,000 in the first degree and in the first place, indefinitely and valid until the termination is notified by the banks, provided that it is divided by their shares.

Pursuant to the amendment agreement dated 17 June 2015, the commercial enterprise pledge has been amended and increased to TRY 600,000,000, in accordance with the previous scope. In accordance with the amendment agreement dated 24 November 2016, the commercial enterprise pledge has been amended and increased to TRY 720,000,000, with the previous scope valid. Pursuant to the amendment agreement dated 21 April 2021, the commercial enterprise pledge has been amended, in accordance with the previous scope, in addition to TRY 720,000,000, on the entire enterprise. 216,660,000 Euros were pledge has been placed, with the previous scope being valid.

Letters of guarantees given which are amounting to TRY 226,263,439 were composed of guarantees given to the Undersecretariat Customs, customs offices, chamber of commerce, tax authorities, electricity and natural gas suppliers, raw material suppliers and law courts related with ongoing legal cases.

	31December 2023	31 December 2022
Guarantee letters received Guarantee cheques and notes received	26.868.089 15.470.000	7.698.680 15.470.000
Total guarantees received	42.338.089	23.168.680

NOTE 17 - SHAREHOLDER'S EQUITY

i. Paid in Capital

The Company applies registered capital system which is recognized by BIST registered companies. The Company identified share capital amounting to TRY 1,500,000,000 for registered shares with a nominal value of TRY 0.01. With the 2023–3 Board of Directors decision taken by the Board of Directors on January 24, 2023, it has been decided to increase the registered capital ceiling of the Group from TRY 250,000,000 to TRY 1,500,000,000, and to update the current registered capital ceiling validity period to cover the years 2023–2027. The composition of the Company's statutory paidin capital at 31December 2023 and 31December 2022 are as follows:

	31December 2023	31 December 2022
Registered capital (with historical value) Approved and paid in capital (nominal value)	1.500.000.000 324.000.000	250.000.000 162.000.000

The composition of the Company's statutory paid in capital at 31 December 2023 and 31 December 2022 were as follows:

	31 December 2023		31 December 2022	
	Percentage (%)	Amount	Percentage (%)	Amount
Çelik Holding A.Ş. Held by public	90,01 9,99	291.628.206 32.371.794	90,00 10,00	145.800.000 16.200.000
Total paid in capital	:	324.000.000		162.000.000
Adjustment differences on paid in capital		45.195.347		45.195.347
Total capital		369.195.347		207.195.347



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The Company has 32,400,000,000 shares (31 December 2022: 16,200,000,000 shares) each with the nominal value of Kr 1 as at 31 December 2023. The Company has no privileged shares.

The Group has decided to increase its paid-in capital from TRY 162,000,000 to TRY 324,000,000 with the decision of the Board of Directors numbered 2023/23 on 26 July 2023. The share of the Group's main shareholder Çelik Holding A.Ş. in the capital increase has been met from the capital advances previously given by Çelik Holding A.Ş.

ii. Capital Premium

Çelik Holding A.Ş., the main partner of the Group, has made capital advance payments amounting to EUR 17.518.038 equivalent to TL 345.420.000 on 8–15 December 2022 and 31 May 2023 and this amount has been booked as capital advance. With the decision of the Board of Directors dated 26 July 2023 and numbered 2023/23, it was decided to increase the paid-in capital of the Company from TRY 162,000,000 to TRY 324,000,000. The share of Çelik Holding A.Ş., the main shareholder, in the capital increase was covered from the capital advances previously given by Çelik Holding A.Ş. On 27 December 2023, the registration procedures were completed.

iii. Inflation Adjustment Differences on Paid in Capital

Adjustment to share capital represents the inflation restatement effect of the cash contributions to share capital.

iv. Share Premium

As at 31 December 2023, the Group's share premium is amounting to TRY 1,739,752. (31 December 2022: TRY 161,041)

v. Gain on Revaluation and Re measurement

The gain on revaluation and remeasurement reserve relates to the revaluation of property, plant and equipment.

vi. Remeasurements of Defined Benefit Liability

The reserve comprises of actuarial gains or loss from defined benefit plans recognized in other comprehensive income as a result of TAS 19 (2011).

vii. Foreign Currency Translation Differences

Foreign currency translation differences comprise of foreign currency differences arising from the translation of the financial statements.

viii. Prior Year's Profits

As at 31 December 2023 and 31 December 2022, the Group's prior year's profits are amounting to TRY 690,401,844 and TRY 573,361,608 respectively.

ix. Legal Reserves

Legal reserves consist of first and second reserves, appropriated in accordance with the Turkish Commercial Code ("TCC"). The TCC stipulates that the first legal reserve is appropriated out of statutory profits at the rate of 20% per annum, until the total reserve reaches 5% of the Company's paid in capital. The second legal reserve is appropriated at the rate of 10% per annum of all cash distributions in excess of 10% of the paid in capital. As at 31 December 2022; TRY 16,035,194).

x. Other Equity Interest

As at 31 December 2016, the Group has recognised the uncollectible portion of the trade and financial receivables from related parties based on the payment capacity of the counterparties which resulted in restructuring due to financial difficulties experienced by the parent and its subsidiaries amounting to TRY 429,474,292. In 2017, negotiations with the trustees in the related countries were completed. According to the agreements signed, bad debts have been revised and the difference amounting to TRY 5,228,477 which is formed in favor of the Group is classified as equity. As at 31December 2018, other equity interest is amounting to TRY 424,245,815.

xi. Dividend

Publicly traded companies make their dividend distributions as stipulated by the CMB as follows:

In accordance with Article 19 of Capital Markets Law No. 6362 which came into effect on 30 December 2012 and CMB Communique on Dividend No. II–19.1 which came into effect as at 1 February 2014, publicly held corporations distribute dividends within the frameworks of the dividend distribution policies determined by their general assemblies and relevant legislation provisions. The assembly may determine different principles based on similar corporations for profit distribution policies of publicly held corporations.

If the legal reserves to be allocated in accordance with the TCC and the dividend determined for the shareholders in the articles of association or the dividend distribution policies are not allocated, a decision to allocate other legal reserves, transfer the profit to the next year, and distribute the dividend to people other than the owners of dividend shares, board members and employees of the corporation, and shareholders, cannot be made. Moreover, if the rate of the dividend determined for the shareholders is not paid in cash, no dividend shall be distributed to these people.

In publicly held corporations' dividends shall be distributed equally to all of the shares existing as of the date of distribution regardless of their dates of issuance and acquisition.

In line with the effective regulations, upon the decision of the general assembly corporations distribute dividends according to the dividend distribution policy determined by their general assemblies and the provisions of relevant legislation. The said regulations do not specify a minimum dividend amount. Corporations make dividend payments according to the provisions of their articles of association or dividend distribution policies. In addition, corporations may pay dividends in instalments of equal or different amounts and may distribute dividend advances in cash for the profits shown in their financial statements.

The Company has not distributed dividends during the current year.

NOTE 18 - REVENUE AND COST OF SALES

	1 January- 31 December 2023	1 January– 31 December 2022
Export sales Domestic sales Other sales Less: Discounts and returns	6.746.111.874 2.783.322.232 304.012.824 (197.449.825)	4.334.367.298 1.877.226.490 290.372.221 (121.268.901)
Sales revenue (net)	9.635.997.105	6.380.697.108
Cost of sales	(7.869.177.326)	(5.637.425.321)
Gross profit	1.766.819.779	743.271.787

The cost of sales breakdown is as follows:

	1 January– 31 December 2023	1 January- 31 December 2022
Raw material costs	3.973.416.372	3.167.074.985
Personnel expenses	1.397.736.516	628.510.825
Energy expenses	1.124.994.922	1.075.533.353
General production costs	1.087.418.809	599.263.331
Depreciation and amortization expenses	283.062.563	164.381.947
Other	2.548.144	2.660.880
	7.869.177.326	5.637.425.321



NOTE 19 – MARKETING, SALES AND DISTRUBITION EXPENSES, RESEARCH AND DEVELOPMENT EXPENSES, AND GENERAL ADMINISTRATIVE EXPENSES

Marketing, sales and distribution expenses

	1 January– 31 December 2023	1 January- 31 December 2022
Freight costs	265.519.006	199.004.297
Transportation	43.139.384	23.136.290
Warehousing	28.546.010	18.365.105
Packaging	21.630.721	15.343.100
Personnel	17.070.438	7.119.368
Licence fee	1.939.731	1.284.917
Other	11.216.656	18.786.360
	389.061.946	283.039.437

General administrative expenses

	1 January– 31 December 2023	1 January- 31 December 2022
Personnel expenses	146.286.426	79.239.047
Parent company services expenses	56.572.943	21.606.594
Repair, maintenance, and cleaning	15.084.285	8.422.425
Subcontractor expenses	13.213.853	5.777.814
Depreciation and amortization	10.930.232	7.157.879
Taxes and stamp duty	4.944.329	20.366.850
Travel expenses	3.008.289	2.895.815
Legal counselling expenses	875.302	6.690.535
Other	23.486.896	24.013.686
	274.402.555	176.170.645

Research and development expense

	1 January- 31 December 2023	1 January- 31 December 2022
Depreciation and amortization	10.906.277	14.693.206
Personnel expenses	10.196.893	6.700.256
Raw material costs	6.473.826	4.834.878
General production costs	842.560	668.554
Other	193.196	120.531
	28.612.752	27.017.425

NOTE 20 - EXPENSE BY NATURE

Expense by nature	1 January- 31 December 2023	1 January- 31 December 2022
Raw material costs	3.973.416.372	3.167.074.985
Labor expenses	1.397.736.516	628,510,825
Energy expenses	1,124,994,922	1.075.533.353
General production costs	1.076.493.122	599.931.885
Depreciation and amortization	304.899.072	186.233.032
Freight costs	265.519.006	199.004.297
Personnel expenses	173.553.758	93.058.671
Parent company service expenses	56.572.943	21.606.594
Transportation	43.139.384	23.136.290
Warehousing	28.546.010	18.365.105
Packaging expenses	21.630.721	15.343.100
Repair, maintenance and cleaning	15.084.285	8.422.425
Subcontractor expenses	13.213.853	5.777.814
Legal counselling expenses	7.250.934	6.690.535
Raw material and material expenses	6.473.826	4.834.878
Taxes and stamp duty	4.944.329	20.366.850
Travel expenses	3.008.289	2.895.815
Licence fee	1.939.731	1.284.917
Other	42.837.506	45.581.457
	8.561.254.579	6.123.652.828

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Fees for Services Obtained from Independent Auditor/Independent Audit Firm

The Group's explanation regarding the fees for the services rendered by the independent audit firms, which is based on the KGK's letter dated 19 August 2021, the preparation principles of which are based on the Board Decision published in the Official Gazette on 30 March 2021, are as follows:

	1 January- 31 December 2023	1 January- 31 December 2022
Independent audit fee for the reporting period	955.000	497.000
	955.000	497.000

NOTE 21-OTHER OPERATING INCOME AND EXPENSES

For the 31December 2023 and 2022, details of other operating income were as follows: 1January- 1January-

	31December 2023	31 December 2022
Foreign exchange gains arising from commercial transactions	126.428.778	410.456.237
Terminated provisions for trade receivables (*)	37.803.831	14.659.752
Terminated provisions for litigation	-	3.854.781
Other	68.264.782	8.020.580
	232.497.391	436.991.350

 (\ast) The significant part of the related amount is related to the parts of the provisions set aside for the receivables of the Group from its former parent, Componenta Group, which are no longer subject as a result of the collections realized during the accounting periods.

For the 31December 2023 and 2022, details of other operating income were as follows:

	1 January– 31 December 2023	1 January– 31 December 2022
Foreign exchange losses arising from commercial transactions	(222.025.595)	(315.405.222)
Other provisions for employee benefits (**) Interest expense to related parties (*) Doubtful trade receivables provision expenses Other	(162.385.849) (10.604.281) (4.921.538) (141.916.861)	- (66.079.374) (1.542.896) (6.708.283)
	(541.854.124)	(389.735.775)

 $(^{\ast})$ Due date Interest expenses to related parties are the late fee applied by Bordo Enerji to the Group for late payment of electricity bills.

 $(^{\star\star})$ The law on the amendment of Social Security and General Health Insurance Law and Decree Law No. 375 was approved on 3 March 2023. In accordance with the aforementioned amendment, the Group made severance payment to its employees amounting to TRY 162,385,849 in 2023.

NOTE 22 - INCOME FROM INVESTING ACTIVITIES

For the 31December 2023 and 2022, details of income from investing activities were as follows: 1January- 1January-

	31 December 2023	31 December 2022
Dividend income from associates Gain on sale of property, plant and equipment	3.337.017 -	- 1.668.362
	3.337.017	1.668.362

For the 31 December 2023 and 2022, details of expense from investing activities were as follows:

	1 January– 31 December 2023	1 January- 31 December 2022
Impairment of property, plant and equipment (*)	(29.660.732)	-
	(29.660.732)	-

(*) Includes impairment of property, plant and equipment arising from the fire in the Group's Orhangazi production facilities on 5 September 2023.

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NOTE 23 - FINANCE INCOME/(COSTS)

Income from financial activities:

	1 January– 31 December 2023	1 January- 31 December 2022
Foreign exchange gains related to financing activities	238.156.548	123.941.804
Interest income	14.360.812	1.041.833
	252.517.360	124.983.637

Expenses arising from financing activities:

	1 January– 31 December 2023	1 January- 31 December 2022
Interest expenses Loan other expenses Exchange difference expenses related to	(544.078.407) (56.654.445) (47.009.749)	(300.372.247) (23.046.654) (54.188.154)
financing activities Employee termination interest expense Finance leasing interest expenses Comission expenses	(28.894.110) (18.160.460) (512.831)	(18.253.664) (2.856.201) (1.103.035)
	(695.310.002)	(399.819.955)

NOTE 24 - TAX ASSETS AND LIABILITIES

Turkish tax legislation does not permit a parent company and its subsidiaries to file a consolidated tax return. Therefore, provisions for taxes, as reflected in these consolidated financial statements, have been calculated on an individual entity basis. In Turkey corporate tax rate for the fiscal year 2023 is 25% (31 December 2022: 23%). Corporate tax rate with the Law No. 7316 published, the Law on the Collection of Public Receivables was amended, and the corporate tax rate was increased to 23% for the 2022 fiscal year and to 20% for the 2023 fiscal year. The corporate tax rate applies to the tax base that will be found as a result of the deduction of the expenses that are not accepted as a result of the tax laws to the commercial income of the institutions, the exception to the tax law (participation earnings exception, exemption of investment allowance etc.) and the reduction of discounts (such as R & D discount). No further tax is paid if the profit is not distributed. Advance tax is payable by the 17th of the second month following each calendar 17th day of the end. Advance tax paid by corporations is credited against the annual corporation tax liability.

Under the Turkish taxation system, tax losses can be carried forward to offset against future taxable income for up to 5 years. Tax losses cannot be carried back to offset profits from previous periods.

The R&D discount rate to be calculated over research and development expenditures has been increased from 40% to 100% with the amendment made with Article 35 of the Law No. 5746 on Supporting Research and Development Activities by amending Article 10 of the Corporate Tax Law No. 5520.

The aforementioned law entered into force on April 1, 2008. Accordingly, corporate taxpayers, within the framework of research and development activities for the search for new technology and information, can take into account 100% of the expenditures they have made within the enterprise since 2008 as an R&D deduction for the determination of corporate income. A 100% R&D deduction must be calculated over the total.

In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their tax returns until 25th of the fourth month following the end of the financial year to which they relate. Tax returns are open for 5 years starting from the beginning of the year that follows the date of filing during which time the tax authorities have the right to audit tax returns, and the related accounting records on which they are based and may issue re-assessments based on their findings.

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As of 31 December 2023 and 2022, current income tax liabilities are as follows:

	1 January– 31 December 2023	1 January- 31 December 2022
Current year tax expense Prepaid corporate tax	4.134.159 (2.249.430)	4.504.414 (1.662.010)
Current income tax liabilities	1.884.729	2.842.404

Deferred tax assets are recognised to the extent that it is probable that future taxable income will be available against which the deferred tax assets can be utilised. In cases where it is probable that taxable income will be available, deferred tax assets are recognised on deductible temporary differences, tax losses and tax benefits arising from investment incentives with indefinite useful lives that allow for the payment of reduced corporate income tax. In this context, the Group bases the recognition of deferred tax assets arising from investment incentives in the consolidated financial statements on long-term plans and assesses the recoverability of deferred tax assets related to such investment incentives at each balance sheet date based on business models including taxable profit forecasts. Such deferred tax assets are expected to be recovered within 3–5 years from the balance sheet date.

As of 31December 2023, in the sensitivity analysis performed, when the inputs in the basic macroeconomic and sectoral assumptions that make up the business plans are increased/decreased by 10%, there is no change in the recovery periods of deferred tax assets related to investment incentives, which are estimated as 3–5 years.

The tax amounts reflected in the profit or loss statement for the years ended 31 December 2023 and 2022 are summarized below:

	1 January- 31 December 2023	1 January- 31 December 2022
Tax expense for the period Deferred tax income	(3.258.983) 144.165.676	(4.064.510) 67.654.256
Total Tax Income/(Expense)	140.906.693	63.589.746

The composition of cumulative temporary differences and the related deferred tax assets and liabilities calculated using the enacted tax rates at 31December 2023 and 31December 2022, were as follows:

	1 January- 31 December 2023	1 January- 31 December 2022
Income/(loss) before tax rate	332.168.075	40.869.155
Current tax rate Tax expense/(income) calculated at legal tax rate Effect of disallowable expenses R&D incentive effect Exemptions and discounts Effect of tax rate change Investment incentive effect Differences for which no deferred tax asset has been calculated Foreign currency translation differences	%25 (83.042.019) (82.446.276) 48.498.135 31.467.538 (40.605.735) 184.148.454 (9.281.876) 78.771.564	%23 (9.399.906) (78.244.030) 28.562.826 8.935.575 (71.202.196) 266.508.276 (17.673.418) 24.971.167
Current period financial losses for which deferred tax assets are not calculated Used tax loss Other	(24.169.582) 35.571.512 1.994.978	(54.961.806) (33.906.742)
Tax Income/(Expense)	140.906.693	63.589.746



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The reconciliation of the taxation on income in the consolidated statement of profit or loss and other comprehensive income for 2023 and 2022 31 December and the taxation on income/expenses calculated with the current tax rate over income from continuing operations before tax is as follows:

	Cumulative Temporary Differences		Deferred Tax A	ssets/(Liabilities)
Deferred Tax Assets/(Liabilities)	31 December 2023	31 December 2022	31 December 2023	31December 2022(*)
Other differences related to revaluation of tangible assets	5.332.881.097	2.838.845.741	(657.052.328)	(436.214.063)
Investment incentives (**)	543.957.143	359.808.689	543.957.143	359.808.689
R&D Discount	329.191.964	168.999.278	82.297.991	33.799.856
Legal provisions	(5.514.370)	(11.386.012)	1.378.593	2.277.202
Uncollectible receivables	(6.233.081)	(29.083.444)	1.558.270	5.816.689
Provisions for short term employee benefit	(30.099.065)	(16.845.609)	7.524.766	3.369.122
Provisions for prepaid expenses	(8.083.539)	(5.164.574)	2.020.885	1.032.915
Timing differences in recognition of revenue	(12.002.081)	(8.408.282)	3.000.520	1.681.656
Loan provisions	(79.399.370)	(66.392.845)	19.849.842	13.254.699
Net difference between the tax base and carrying value of inventories	(94.795.880)	(56.341.828)	23.698.970	11.268.369
Provision for employment termination benefits and	(160.976.761)	(271.816.627)	40.244.190	54.363.325
notification payments				
Other	3.884.861	658.765	(971.226)	(107.865)
Deferred tax liabilities – net			67.507.616	50.350.594

(*) Note 2.5.

(**) The Group has one investment incentive certificate for its investments in Manisa Organised Industrial Zone, which started in May 2015 and ended in May 2018, and three active investment incentive certificates.

In addition, the Group received two more incentive certificates, one for the first region and one for the fourth region, for its investments in Orhangazi in 2019. Since Döktaş Orhangazi is a Special Industrial Zone, our incentive for the first region has been revised as the second region. The other one remained the same.

The fixed investment amount foreseen for the investment project supported within the scope of investment incentive certificates is TRY 1,988,666,561 and the investment contribution rates differ as between 15%, 55%, as of 31 December 2023, the amount of expenditures made within the scope of incentive certificate TRY 1,603,009,087. There is no tax deduction of TRY 568,363,930 and there is no deductible tax amount used according to the realised tax base in 2023. Based on the expenditures made, the Group's deferred tax asset has been accounted for as of 31 December 2023 for the contribution to the investment amounting to TRY 543,957,143, which has been entitled but not utilized within the scope of tax deduction and transferred to the following periods.

Carried financial losses for which no deferred tax asset is recognized are as follows:

	31 December 2023	31 December 2022
Expiration as of 2024 Expiration as of 2025 Expiration as of 2026 Expiration as of 2027	41.167.585 55.510.743 77.294.969	45.607.720 82.335.170 111.021.485 254.164.108
	173.973.297	493.128.483

Movements of deferred tax assets and liabilities for the periods of 31December 2023 and 2022 are as follows:

	2023	2022 (*)
Beginning of the period 1 January	50.350.594	(35.223.998)
Associated with the profit or loss statement Associated with other comprehensive income statement (*) Foreign currency conversion differences	144.165.676 (197.350.401) 70.341.747	67.654.256 18.474.150 (553.814)
End of the period – 31 December	67.507.616	50.350.594

(*) Note 2.5.



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NOTE 25 - EARNINGS/(LOSS) PER SHARE

Basic earnings/(loss) per share are calculated by dividing the profit/(loss) attributable to equity holders of the parent company by the weighted average number of ordinary shares in issue during the year.

	1 January- 31 December 2023	1 January- 31 December 2022
Average number of shares outstanding during the period (full value) Net profit by Parent Company	32.400.000.000 473.074.768	16.200.000.000 104.458.901
Earnings per share with nominal value of 1KR (TRY)	1,46	0,64

There is no difference between fundamental and relative earnings per share for any period. As of 31 December 2023, no dividend distribution decision has been taken yet by the Board of Directors.

NOTE 26 - TRANSACTIONS WITH RELATED PARTIES

a) Due from Related Parties:	31 December 2023 Trade Payables	31 December 2022 Trade Payables
Parsan Makina Parçaları Sanayii A.Ş. Mirage Park Otelcilik A.Ş.	693.117 10.121	-
	703.238	-

b) Due to Related Parties:

As at 31December 2023 and 31December 2022 trade payables due to related parties are as follows:

	31Dece	31 December 2023		31 December 2022	
	Trade Receivable	Other Receivable	Trade Receivable	Other Receivable	
Bordo Elektrik Enerjisi A.Ş. (*)	44.427.134	-	253.193.580	-	
Güriş İş Makinaları Endüstri A.Ş.	18.502.077	-	288.995	-	
Kumsan Döküm Malzemeleri Sanayi ve Ticaret A.Ş.	6.550.476	-	2.442.964	-	
Güriş Europe GmbH	1.490.764	-	943.505	-	
Çelik Holding A.Ş.	997.935	-	3.008.701	-	
Güriş İnşaat ve Mühendislik A.Ş.	422.403	-	256.811	-	
Parsan Makina Parçaları Sanayii A.Ş.	-	-	4.406	-	
	72.390.789	-	260.138.962	-	

(*) The Group overdue trade payables of to Bordo Elektrik Enerjisi A.Ş. amounted to TRY 10,604,281 in total in 2023 and were accounted for under other operating expenses. As of 31 December 2023, the monthly effective interest rate applied for the overdue trade payables in TRY currency is 3%.

c) Goods and services received:

Goods and services purchase transactions with related parties during the reported periods are as follows:

1 January – 31 December 2023	Trading goods and services	Management services	Other	Total
Bordo Elektrik Enerjisi A.Ş.	850.981.741	-	-	850.981.741
Güriş İş Makinaları Endüstri A.Ş.	34.191.481	-	1.494.582	35.686.063
Çelik Holding A.Ş.	-	46.138.449	16.341.966	62.480.415
Güris Europe GmbH	14.020.742	-	-	14.020.742
Kumsan Döküm Malzemeleri Sanayi ve Ticaret A.Ş.	22.057.113	-	-	22.057.113
Güriş İnşaat ve Mühendislik A.Ş.	3.893.445	-	-	3.893.445
Parsan Makine Parçaları Sanayi A.Ş.	1.254.483	-	2.684.927	3.939.410
Yamantürk Vakfı	-	-	1.053.000	1.053.000
Mirage Park Otelcilik A.Ş.	693.966	-	-	693.966
	927.092.971	46.138.449	21.574.475	994.805.895



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1 January – 31 December 2022	Trading goods and services	Management services	Other	Total
Bordo Elektrik Enerjisi A.Ş.	929.521.276	-	-	929.521.276
Güriş İş Makinaları Endüstri A.Ş.	1.760.934	-	209.816	1.970.750
Çelik Holding A.Ş.	-	12.369.230	16.360.552	28.729.782
Güris Europe GmbH	9.199.676	-	-	9.199.676
Kumsan Döküm Malzemeleri Sanayi ve Ticaret A.Ş.	9.615.221	-	-	9.615.221
Güriş İnşaat ve Mühendislik A.Ş.	1.234.846	-	13.108	1.247.954
Parsan Makina Parçaları Sanayii A.Ş.	990.144	-	-	990.144
Omtaş Otomotiv San. Tic. A.Ş.	77.500	-	-	77.500
Yamantürk Vakfı	-	-	842.322	842.322
Güriş Holding A.Ş.	995.441	-	-	995.441
Mirage Park Otelcilik A.Ş.	213.988	-	-	213.988
	953.609.026	12.369.230	17.425.798	983.404.054

d) Sales of goods and services from related parties:

Goods and services sales transactions with related parties during the reported periods are as follows:

	1 January – 31 December 2023	
Parsan Makina Parçaları Sanayii A.Ş.	2.986.823	174.972
Güriş İş Makinaları Endüstri A.Ş.	1.953.993	-
Çelik Holding A.Ş.	448.243	-
Omtaș Otomotiv San. Tic. A.Ş.	28.023	76.078
	5.417.082	251.050

e) Remunerations to key management personnel:

Key management personnel include general manager and directors and remunerations provided to key management personnel are as follows:

3	– 1 January 1 December 2023	1 January – 31 December 2022
Short term benefits Other long term benefits	25.441.424 2.046.039	13.618.721 770.773
	27.487.463	14.389.494

NOTE 27 - CHARACTERISTICS AND LEVEL OF RISKS RESULTING FROM FINANCIAL INSTRUMENTS

Capital Risk

The Group's objectives when managing capital are to safeguard the Company's ability to continue as a going concern in order to provide returns for shareholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders, return capital to shareholders, issue new shares or sell assets to reduce debt.

The Group monitors capital on the basis of debt/equity ratio. The Group has not set any specific target in regards to this ratio and determines its strategies by evaluating the market conditions and the needs of the Group arising from operations for each period.

3	1 January – 1 December 2023	1 January – 31 December 2022
Financial liabilities	5.317.330.689	3.598.288.199
Less: Cash and cash equivalents	(223.876.603)	(170.173.137)
Net financial liability	5.093.454.086	3.428.115.062
Total equity	4.466.366.190	2.181.941.254
Financial liabilities/equity ratio	%114	% 157

Credit Risk

Ownership of financial assets involves the risk that counterparties may be unable to meet the terms of their agreements. Credit risk of the Group mainly arises from trade receivables and trade receivables consist of domestic and foreign receivables. In case of any collection problem with customers, the Group reduces the credit risk by limiting transactions with related customers. Analysis of credit risk exposed by types of financial instruments as at 31 December 2023 and 2022 are as follows.



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	Trade Receivables	Trade Receivables	Other Receivables	Other Receivables	
31 December 2023	Related Parties	Other Parties	Related Parties	Other Parties	Bank Deposits
Maximum credit risk as at reporting date (*) (A+B+C+D+E)-	703.238	1.078.132.994	-	668.579	223.376.597
- Guaranteed portion of the maximum risk	-	6.800.000	-	-	-
A. Net book value of the assets that are not due or that are not impaired	703.238	982.975.502	-	668.579	223.376.597
B. Value of the financial assets whose terms have been renegotiated, otherwise considered as overdue or impaired	-	-	-	-	-
C. Book value of the overdue but not impaired assets	-	95.157.492	-	-	-
– Secured by collateral, etc.	-	-	-	-	-
D. Net book value of the assets impaired		-	-	-	-
– Overdue (gross book value) impaired	-	26.366.943	-	-	-
– Impairment (–)	-	(26.366.943)	-	-	-
- Secured portion of the net value by guarantees, etc	-	6.800.000	-	-	-
 Not due (gross book value) 	-	-	-	-	-
– Impairment (–)	-	-	-	-	-
E. Off balance sheet items with credit risk (-)	-	-	-	-	-

Overdue periods of overdue but not impaired assets are disclosed in Note 6.

	Trade Receivables	Trade Receivables	Other Receivables	Other Receivables	
31 December 2022	Related Parties	Other Parties	Related Parties	Other Parties	Bank Deposits
Maximum credit risk as at reporting date (*) (A+B+C+D+E)	-	866.779.100	-	1.340.761	170.173.137
- Guaranteed portion of the maximum risk	-	3.000.000	-	-	-
A. Net book value of the assets that are not due or that are not impaired	-	752.333.178	-	1.340.761	170.173.137
B. Value of the financial assets whose terms have been renegotiated, otherwise considered as overdue or impaired	-	-	-	-	-
C. Book value of the overdue but not impaired assets	-	114.445.922	-	-	-
- Secured by collateral, etc.	-	2.100.000	-	-	-
D. Net book value of the assets impaired	-	-	-	-	-
- Overdue (gross book value) impaired	-	42.651.855	-	-	-
– Impairment (–)	-	(42.651.855)	-	-	-
- Secured portion of the net value by guarantees, etc	-	900.000	-	-	-
- Not due (gross book value)	-	-	-	-	-
- Impairment (-)	-	-	-	-	-
E. Off balance sheet items with credit risk (-)	-	-	-	-	-

Overdue periods of overdue but not impaired assets are disclosed in Note 6.

Liquidity Risk

Prudent liquidity risk management implies maintaining sufficient cash and marketable securities, providing availability of funds through an adequate amount of committed credit facilities and the ability to close out market positions.

The Group is provided flexibility in funding through available credit lines considering the dynamics of business environment. The Group management holds adequate cash, credit commitment and factoring capacity that will meet the need for cash for 4-weeks in order to manage its liquidity risk. Remaining maturities of liabilities which includes interest are disclosed in the following page:

31December 2023	Net Book Value	Agreed Total Cash Outflows	Less than 3 months	3–12 months	1–5 years	5–10 years
Short and long term borrowings	4.651.393.827	5.889.462.739	450.339.806	1.395.983.949	3.821.445.855	221.693.129
Trade payables	1.075.430.665	1.075.430.665	1.075.430.665	-	-	-
Finance lease liabilities	481.989.311	547.533.461	55.193.928	164.757.297	327.582.236	-
Total borrowings	6.208.813.803	7.512.426.865	1.580.964.399	1.560.741.246	4.149.028.091	221.693.129
31December 2022	Net Book Value	Agreed Total Cash Outflows	Less than 3 months	3-12 months	1–5 years	5-10 years
Short and long term borrowings	3.317.254.848	3.890.039.514	262.348.462	1.625.353.866	1.200.846.688	801.490.498
Trade payables	882.003.152	882.003.152	882.003.152	-	-	-
Finance lease liabilities	146,230,910	180.315.451	19.208.911	50.290.875	110.815.665	_



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NOTE 28 - FOREIGN CURRENCY POSITION

Foreign Currency Risk

The Group, due to its TRY and other foreign currency denominated borrowings, TRY and other foreign currency denominated borrowings, and TRY and other foreign currency denominated borrowings, are denominated in a The Group is exposed to foreign exchange rate risk due to the effect of exchange rate changes. This risk is monitored by the Board of Directors at regular meetings. The Group provides natural protection by balancing foreign currency debts and receivables. The fact that the foreign trade receivables used in relation to the liquidity risk is subject to factoring is an important element in this balancing operation.

31December 2023	TRY Equivalent (Functional currency Euro)	Euro	USD	TRY	GBP
1. Trade Receivables	561.868.246	-	125.129	541.607.061	442.758
2a. Monetary Financial Assets	210.210.090	-			
(including Cash,Banks accounts)			-	210.210.090	-
2b. Non-monetary Financial Assets	-	-	-	-	-
3. Other	44.292.922	-	1.504.607	-	-
4. Current Assets (1+2+3)	816.371.258	-	1.629.736	751.817.151	442.758
5. Trade Receivables	-	-	-	-	-
6a. Monetary Financial Assets	_	_	-	-	-
6b. Non monetary Financial Assets	-	-	-	-	-
7. Other	_	_	-	-	-
8. Non current assets (5+6+7)	-	_	-	_	_
9. Total Assets (4+8)	816.371.258	-	1.629.736	751.817.151	442.758
10. Trade Payables	587.661.630	_	4.804.852	437.972.496	220.154
11. Financial Liabilities	_	_	_	_	-
12a.Other Monetary Liabilities	1.083.363	_	36.735	-	-
12b.Other Non monetary Liabilities	_		_	_	-
13. Short term Liabilities (10+11+12)	588.744.993	_	4.841.587	437.972.496	220.154
14. Trade Payables	_	_	_	-	-
15. Financial Liabilities	_	_	_	_	-
16a. Other Monetary Liabilities	_	_	-	-	_
16b. Other Nonmonetary Liabilities	_	_	_	_	-
17. Long term Liabilities (14+15+16)	_	_	_	_	-
18. Total Liabilities (13+17))	588.744.993	_	4.841.587	437.972.496	220.154
19. Net Asset/(Liability) Position of the Off	-			_	-
Balance Sheet Foreign Exchange Based Deriva	tives (19a 19b)	_	_	-	-
19a. The Amount of the Asset Type Off Balance	-	-	-	-	-
Sheet Foreign Exchange Based Derivatives					
19b. The Amount of the Liability Type Off Balance Sheet Foreign Exchange Based Deriva	- tives	-	-		
20. Net Foreign Exchange Asset/(Liability) (91	8+19) 227.626.265	-	(3.211.851)	313.844.655	222.604
21. Net Foreign Exchange Asset/(Liability) Position of the Monetary Item (UFRS 7.B23) (=1+2a+5+6a 10 1112a 14 15 16)	183.333.343	-	(4.716.458)	313.844.655	222.604
22. Total Fair Value of Financial Instruments Used for Foreign Currency Hedging	-	-	-	_	-
23. Export	6.746.111.874	251.087.314	744.838	-	5.612.240
24. Import	1.483.380.765	19.396.984	40.191.334	-	57.335

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31 December 2022	TRY Equivalent (Functional currency Euro)	Euro	USD	TRY	GBP
1. Trade Receivables	262.339.606	-	303.068	231.702.811	1.110.308
2a. Monetary Financial Assets (including Cash,Banks accounts)	99.207.704	-	-	99.207.704	-
2b. Non-monetary Financial Assets		_	_	_	_
3. Other	12.603	-	674	-	_
4. Current Assets (1+2+3)	361.559.913	-	303.742	330.910.515	1.110.308
5. Trade Receivables		_	_	_	_
6a. Monetary Financial Assets	_	-	_	_	_
6b. Non monetary Financial Assets	_	_	_	_	_
7. Other	_	-	_	_	_
8. Non current assets (5+6+7)		_	_	_	_
9. Total Assets (4+8)	361.559.913	-	303.742	330.910.515	1.110.308
10. Trade Payables	625.700.481	_	4,942,318	524,567,079	387.762
11. Financial Liabilities	371.167.236	-		371.167.236	
12a.Other Monetary Liabilities	686.882	_	36.735		-
12b.Other Non monetary Liabilities				_	-
13. Short term Liabilities (10+11+12)	997.554.599	_	4.979.053	895.734.315	387.762
14. Trade Payables		_	_	_	
15. Financial Liabilities	_	-	_	_	_
16a. Other Monetary Liabilities	_	-	_	_	_
16b. Other Nonmonetary Liabilities	_	-	_	_	_
17. Long term Liabilities (14+15+16)	_	-	_	_	_
18. Total Liabilities (13+17))	997.554.599	_	4.979.053	895.734.315	387.762
19. Net Asset/(Liability) Position of the Of Balance Sheet Foreign Exchange Based D	f _	-	-	-	-
19a. The Amount of the Asset Type Off Bal Sheet Foreign Exchange Based Derivative		-	-	-	-
19b. The Amount of the Liability Type Off Balance Sheet Foreign Exchange Based D	- erivatives	-	-	-	-
20. Net Foreign Exchange Asset/(Liability	v) (9 18+19) (635.994.686)	-	(4.675.311)	(564.823.800)	722.546
21. Net Foreign Exchange Asset/(Liability Position of the Monetary Item (UFRS 7.B2 (=1+2a+5+6a 10 11 12a 14 15 16)		-	(4.675.985)	(564.823.800)	722.546
22. Total Fair Value of Financial Instrument Used for Foreign Currency Hedging	ts –	-	-	-	-
23. Export	4.334.367.298	256.638.032	2.018.942	-	4.984.274
24. Import	1.451.223.147	26.761.393	60.049.535	_	130.698



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	31Dece	mber 2023	
Profit/Loss		Shareholde	er's Equity
Appreciation of Foreign Currency	Depreciation of Foreign Currency	Appreciation of Foreign Currency	Depreciation of Foreign Currency
(13.884.403) -	13.884.403	(13.884.403)	13.884.403
(13.884.403)	13.884.403	(13.884.403)	13.884.403
31.384.465	(31.384.465) -	31.384.465	(31.384.465)
31.384.465	(31.384.465)	31.384.465	(31.384.465)
833.467 -	(833.467) -	833.467 -	(833.467)
833.467	(833.467)	833.467	(833.467)
18.333.529	(18.333.529)	18.333.529	(18.333.529)
	Appreciation of Foreign Currency (13.884.403) - (13.884.403) 31.384.405 - 31.384.465 - 833.467 - 833.467	Profit/Loss Appreciation of Foreign Currency Depreciation of Foreign Currency (13.884.403) 13.884.403 - - (13.884.403) 13.884.403 - - (13.884.403) 13.884.403 - - (13.884.403) 13.884.403 - - (13.884.403) 13.884.403 31.384.465 (31.384.465) - - 31.384.465 (31.384.465) - - 833.467 (833.467) - - 833.467 (833.467)	Appreciation of Foreign Currency Depreciation of Foreign Currency Appreciation of Foreign Currency (13.884.403) 13.884.403 (13.884.403) - - - (13.884.403) 13.884.403 (13.884.403) (13.884.403) 13.884.403 (13.884.403) (13.884.403) 13.884.403 (13.884.403) 31.384.465 (31.384.465) 31.384.465 31.384.465 (31.384.465) 31.384.465 833.467 (833.467) 833.467 - - - 833.467 (833.467) 833.467

		31 Decem	ber 2022	
	Pro	fit/Loss	Shareholder	r's Equity
TRY Equivalent	Appreciation of Foreign Currency	Depreciation of Foreign Currency	Appreciation of Foreign Currency	Depreciation of Foreign Currency
10% change in USD against EUR/in case of depreciation				
1- USD net asset/liability 2- Hedged from the USD risk ()	(8.743.297)	8.743.297 -	(8.743.297)	8.743.297
3– USD Net Effect (1+2)	(8.743.297)	8.743.297	(8.743.297)	8.743.297
4– TRY net asset/liability 5– Hedged from the TRY risk (–)	(56.482.380) -	56.482.380 -	(56.482.380) -	56.482.380
6– TRY Net Effect (4+5)	(56.482.380)	56.482.380	(56.482.380)	56.482.380
7– GBP net asset/liability 8– Hedged from the GBP risk (–)	1.624.948	(1.624.948)	1.624.948	(1.624.948
9– GBP Net Effect (7+8)	1.624.948	(1.624.948)	1.624.948	(1.624.948
TOTAL (3+6+9)	(63.600.729)	63.600.729	(63.600.729)	63.600.729

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NOTE 29 - NATURE AND LEVEL OF RISKS DERIVING FROM FINANCIAL INSTRUMENTS

Classification of financial instruments

The Group has classified its financial assets and liabilities as financial investments, loans and receivables. The Group's financial assets are classified as cash and cash equivalents, trade receivables and other receivables, loans and derivative instruments and are presented at amortized cost using the effective interest method. The Group's financial liabilities consist of financial liabilities, trade payables, derivative instruments payables and other payables and are classified as financial liabilities carried at discounted cost and presented at amortized cost using the effective interest method. Fair value is the amount at which a financial instrument could be exchanged in a current transaction between voluntary parties, other than in a forced sale or liquidation, and is best determined by an established market price, if any.

The estimated fair values of financial instruments have been determined by the Company using available market information and appropriate valuation methods. However, judgment is used in interpreting market data for the purpose of estimating fair value. Accordingly, the estimates presented here may not be indicative of the values that the Group could realize in a current market transaction. The following methods and assumptions are used in estimating the fair value of financial instruments whose fair value can be determined:

Financial assets

The fair value of balances based on foreign currency converted by year-end exchange rates is considered to approximate their respective carrying values. Cash and cash equivalents and banks are stated at their fair values. It is estimated that the carrying values of trade and other receivables together with the related allowances for doubtful receivables are stated at their fair values.

Financial liabilities

Fair values of trade payables, due to related parties and other monetary liabilities are considered to approximate their respective carrying values.

The table below contains an analysis of financial instruments carried at fair value and determined by fair value valuation method. Different levels are defined as follows:

Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.

Level 2: inputs other than quoted prices included in Level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).

Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

Due to the data used in the valuation, fair valuation measurements of land, plots, ground and surface improvements and buildings are categorized as Level 2.

NOTE 30 - EVENTS AFTER THE REPORTING PERIOD

Contact Information

DÖKTAŞ DÖKÜMCÜLÜK TİCARET VE SANAYİ A.Ş. Fatih Mahallesi Gölyolu No: 26 16801 Orhangazi, Bursa - Turkiye P : +90 224 573 42 63 F : +90 224 573 42 73

ORHANGAZİ DEMİR DÖKÜM VE İŞLEME İŞ BİRİMİ Fatih Mahallesi Gölyolu No: 26 16801 Orhangazi, Bursa - Turkiye

P:+90 224 573 4263 F:+90 224 573 4273

MANISA ALÜMİNYUM DÖKÜM İŞ BIRİMİ Organize San. Blg. 4.Kısım İsmail Tiryaki Cd. No: 7 45030 Yunusemre, Manisa - Turkiye P : +90 236 233 8060 F : +90 236 233 8060

MANISA JANT IŞ BİRİMİ Organize San. Blg. Sakarya Cd. No: 9 45030

Yunusemre, Manisa - Turkiye P : +90 236 233 8057 F : +90 236 233 8061

DOKTAS TRADING UK LTD. 3 & 4 The Mews, Trent Park, Eastern Avenue Lichfield WS13 6RN, UK. P : +44 1543 443 810 F : +44 1543 444 397

Trade Name	DÖKTAŞ DÖKÜMCÜLÜK TİCARET VE SANAYİ A.Ş.
Central Registration System Nr.	311001415800026
Registry of Commerce	Orhangazi Tic. ve San. Odası
Trade Registration Nr.	1204
Paid in Capital	324.000.000,00 TL
Registered Capital	1.500.000.000,00 TL
Tax Authority	Ertuğrulgazi
Tax ID Nr.	3110014158
Registered E-mail System Address	doktasdokumculuk@hs03.kep.tr
E-mail	doktas@doktas.com
Website	www.doktas.com











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