Mostafa Shawki

PALM HILLS DEVELOPMENTS COMPANY

(An Egyptian Joint Stock Company)
Consolidated Financial Statements

In 31 March 2024

Together with Limited Report



Mostafa Shawki

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Translation of review report Originally issued in Arabic.

LIMITED REVIEW REPORT ON INTERIM CONSOLIDATED FINANCIAL STATEMENTS

To the Chairman and Members of the Board of Directors

Palm Hills Development

INTRODUCTION

We have reviewed the accompanying interim consolidated statement of financial position of Palm Hills Development "PHD" (S.A.E) as of 31 March 2024 as well as the related interim consolidated statements of profit or loss and comprehensive income and the interim consolidated statements of changes in equity and cash flows for the Three-month period ending on that date and a summary of significant accounting policies and other explanatory notes, Management is responsible for the preparation and fair presentation of these interim financial statements in accordance with Egyptian Accounting Standards Issued by Ministerial Resolution No. (110) for the year 2015 and amended by Ministerial Resolution No. (69) for the year 2019, our responsibility is limited to expressing a conclusion on the periodic financial statements in accordance with our limited examination of them.

SCOPE OF REVIEW

We conducted our limited review in accordance with the Egyptian Standard on Auditing for the tasks of limited examination of the periodic financial statements of the entity, and the limited examination of the periodic financial statements includes making inquiries mainly from persons responsible for financial matters and accounting, applying analytical procedures, and other limited examination procedures. The limited review is substantially less in scope than the audit conducted in accordance with Egyptian Standards on Auditing, and therefore we cannot obtain confirmation of all significant matters that may be discovered in the audit process, and accordingly we do not express an audit opinion on these financial statements.

CONCLUSION

Based on our limited review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial statements It does not express fairly and clearly in all its important aspects the consolidated financial position of Palm Hills Development An Egyptian Joint Stock Company on March 31, 2024, and its financial performance and consolidated cash flows for the three months ending on that date in accordance with the Egyptian Accounting Standards issued by Ministerial Resolution No. (110) for the year 2015 and amended by Ministerial Resolution No. (69) for 2019.

EXPLANATORY PARAGRAPHS:

- With not qualified on our opinion, some lands have been recorded in the books of the company and its subsidiaries under preliminary contracts or letters of allocation received from the New Urban Communities Authority (in the Sixth of October City, New Cairo City and from the competent agencies entrusted with concluding primary contracts and issuing letters of allocation), where The transfer and registration of ownership depends on the fulfillment of the financial criteria and the constructional executive conditions and the completion of those projects, taking into account that only the construction costs are established in the joint projects without the cost of the lands on which those projects are built.
- In addition to what was mentioned in the previous paragraph, the company has recorded the revenues generated from the units under construction or under delivery of the contracted units in application of the accounting policy for the recognition of revenues according to the extent of fulfillment of contract obligations at the contract unit level, where the progress in fulfilling contract obligations is determined and measured using The output method is by counting the completed performance up to the date of preparing the financial statements based on the opinion of the engineering management of the company for the contracted units at the level of each stage (Notes No. 29, 30, 63 64).
- In addition to what was mentioned in the previous two paragraphs, the consolidated financial statements of Palm Hills Development Company have been prepared As of March 31, 2024 based on the internal financial statements of the subsidiaries at the date the accompanying consolidated financial statements were prepared.

Cairo: 27 May 2024

Khaled Said El-Raba

Financial Supervision Authority Registration No. (6258)

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PALM HILLS DEVELOPMENTS COMPANY S.A.E' CONSOLIDATED FINANCIAL POSITION

As of 31 Mar	ch 2024		
	Note no.	31 March 2024	31 Dec 2023
Assets		<u>EGP</u>	EGP
Non-current assets Investments in associates	/25 .k11.d0)	551 662 977	400 495 957
Investment property	(35 ·b11·d8) (36, c11)	1 059 262 504	499 485 857 45 830 027
Fixed assets (net)	(37 -13)	2 535 122 718	2 529 549 685
Projects under construction	(38 - 12)	127 061 091	1 002 101 616
Advance payments for investments acquisition	(39)	441 289 175	92 364 852
Right of use assets	(40,a28)	10 045 107	10 923 079
Notes receivable - long term	(41 - 16)	29 797 669 210	23 096 144 962
Notes receivable - long term for undelivered units	(42 - 16)	4 433 404 818	4 546 630 300
Other long-term assets		961 622	1 003 433
Total non-current assets		38 956 479 222	31 824 033 811
Current assets Works in process	(42 -14)	8 855 872 689	8 788 379 627
Accounts receivable	(43 · 14) (44)	9 338 228 500	8 087 041 825
Debtors and other debit balances	(45)	3 806 992 419	3 120 372 653
Suppliers - advance payments	()	4 311 359 326	3 931 155 595
Due from related parties	(72 ، 46 ، 27)	380 275 876	368 399 961
Financial investments at amortized cost	(47:33/5)	5 152 669 839	4 445 198 927
Investments at fair value through profit and loss	(33/5)	146 082 239	100 784 825
Notes receivable - short term	(41 (16)	9 394 816 950	8 391 624 362
Notes receivable - short term for undelivered units	(42,16)	2 178 038 692 3 512 343 887	2 052 227 415 3 189 241 596
Cash and cash equivalents	(48 •32)	47 076 680 417	42 474 426 786
Total Current Assets		86 033 159 639	74 298 460 597
Total Assets		80 033 139 039	74 270 400 377
Shareholders' equity And Liabilities			
Shareholders' equity Share capital	(60)	5 883 189 778	5 883 189 778
Legal reserve	(a 61)	933 555 495	886 980 714
Retained earning	(= -1)	4 197 279 528	2 807 704 743
Net profit for the Period		1 002 035 164	1 581 511 689
Net controlling equities		12 016 059 965	11 159 386 924
Non-controlling equities		601 635 778	562 460 975
Total shareholders' equity		12 617 695 743	11 721 847 899
Non-current liabilities			
Loans long-term	(51)	3 917 878 678	3 959 030 721
Notes payable - long term	(b 52)	2 571 703 047	2 576 202 779
Deferred Tax Liability	(b56 ·20)	5 472 188 9 144 509	4 737 653
Land purchase liabilities – Long Term Other long-term liabilities – Residents' Association	(62)	11 177 729 343	9 428 558 877
Lease contract liabilities - long term	(b55)	1 296 288	1 296 288
Joint shares arrangement - long term	(58)	6 436 659 054	4 004 246 037
Partnership Sukuk	(74)	<u>1 619 782 696</u>	1 553 426 329
Total non-current liabilities		25 739 665 803	21 507 498 684
Current liabilities			
Banks - credit balances	(49)	353 943 276	234 053 719
Bank- overdraft	(50)	3 949 495 366	3 362 218 151
Current portion of Short-term loans Notes payable - short term	(51) (a 52)	322 403 644 1 627 292 141	510 722 537 1 858 467 641
Advances from customers	(53)	26 802 687 791	20 983 587 846
liabilities for checks received from customers	(54)	6 611 443 510	6 598 857 715
Lease contract liabilities - short term	(a55)	9 061 082	9 771 222
Current portion of land purchase liabilities	(a56 +20)	21 445 449	18 416 252
Due to related parties	(72 - 57 - 27)	8 823 853	3 823 853
Joint shares arrangement - short term	(58)	1 027 701 453	1 614 008 764
Creditors & other credit balances	(59)	2 867 712 163 2 918 661 798	2 653 908 991 2 504 006 437
Suppliers And contractors Investments purchase liabilities		2918 001 798	2 304 006 437
Provisions	(19,30c)	153 627 947	136 623 346
Income tax payable	(a23)	980 781 070	559 929 987
Total current liabilities	, ,	47 675 798 093	41 069 114 014
Total liabilities		73 415 463 896	62 576 612 698
		86 033 159 639	74 298 460 597
Total equity and liabilities		00 000 107 007	7.270 100 077

- Limited report attached.

- The accompanying notes are integral part of the financial statements.

Chairman Yasseen Mansour Chief Financial Officer

Ali Thaber

PALM HILLS DEVELOPMENTS COMPANY S.A.E

CONSOLIDATED STATEMENT OF INCOME (PROFIT OR LOSS) For The Three Months Ended In 31 March 2024

	Note No.	31 March 2024 EGP	31 March 2023 EGP
Revenues	(63 · 29)	6 228 686 827	3 528 843 182
Deduct: -			
Cost of revenues	(64 430)	3 880 869 528	2 378 324 400
Cash discount		9 765 756	12 254 461
Gross profit		2 338 051 543	1 138 264 321
Deduct: -			
General administrative, selling and marketing expenses	(65)	612 178 955	434 599 479
Administrative Fixed Assets Depreciation		46 858 166	42 721 919
Finance costs & interests	(66 ،25)	395 553 395	368 350 735
Provision	(30c,19)	17 000 000	2 000 000
Expected credit losses	(67)	4 029 595	2 005 081
Total general, administrative, marketing and financing expenses, depreciation		1 075 620 111	849 677 214
Add			
Amortization of discount on notes receivables		80 926 291	33 621 390
Gains on investments in fair value through profit or loss	(68,33/5)	5 181 475	3 236 251
Credit interest	(d31·5/33)	80 652 224	55 935 771
Total other revenues		166 759 990	92 793 412
Net profit for the Period before income tax & non-controlling equities		1 429 191 422	381 380 519
Deduct: +			
Current Income tax	(69 · a 23)	378 998 678	124 709 938
Deferred tax	(b 23)	51 335	147 486
Net profit for the Period before & non-controlling equities		1 050 141 409	256 523 095
Deduct: -		·	
Non-controlling equities share- subsidiaries		48 106 245	3 852 878
Net profit for the Period after income tax & non-controlling equities		1 002 035 164	252 670 217
Earnings per share for profits	(70 - 26)	0,34	0,09

- The accompanying notes are integral part of the financial statements.

Yasseen Mansour

Chairma

Chief Financial Officer

Ali Thabet

PALM HILLS DEVELOPMENTS COMPANY S.A.E CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME

For The Three Months Ended In 31 March 2024

	31 March 2024	31 March 2023
	EGP	EGP
Net profit for the period	1 002 035 164	252 670 217
Other comprehensive income		-
Total comprehensive income for the period, net of tax	1 002 035 164	252 670 217
Attributable to: -		
Equity holders of the parent	1 002 035 164	252 670 217
Non-controlling equities	48 106 245	3 852 878
	1 050 141 409	256 523 095

- The accompanying notes are integral part of the financial statements

Yasseen Mansour

Chief Financial Officer

Ali Thabet

PALM HILLS DEVELOPMENTS COMPANY S.A.E CONSOLIDATED STATEMENT OF CASH FLOWS

For The Three Months Ended In 31 March 2024

	Note No.	31 March 2024	31 March 2023
Net profit for the period before income tax & non-controlling equites		EGP 1 429 191 422	<u>EGP</u> 381 380 519
Adjustments to reconcile net profit to net cash from operating activities			00,00001
Depreciation & amortization	(40 - 37 - 36)	53 567 463	49 927 880
Provisions Finance cost & interest	(30c +19) (66 +25)	17 000 000 327 313 350	2 000 000 351 847 197
Expected credit losses	(00 -23)	4 029 595	2 005 081
Land installments interest		68 240 045	16 503 538
Gain on disposal of fixed assets	(37)	(1 785 292)	(87 440)
(Losses) gains on investments in Associates Amortization of current value deduction for notes receivables	(35)	3 129 423 (80 926 291)	(4 048 454)
Gain on investment at fair value through profit or loss	(68,31/5)	(5 181 475)	(33 621 390) (3 236 251)
Credit interest	(31d,33/5)	(80 652 224)	(55 935 771)
Operating profits before changes in working capital		1 733 926 016	706 734 909
Cash flow from operation activates	(42 .14)	(150, 250, 200)	00.007.400
Change in work in process Change In Financial investments at amortized cost	(43 ·14) (47 ·5/33)	(179 379 399) (707 470 913)	98 806 470 (984 370 750)
Change in notes receivables	(41 -16)	(7 623 790 545)	1 479 964 372
Change in investments at fair value through profit or loss		(45 297 414)	6 272 586
Change in accounts receivables	(44)	(1 260 536 077)	(862 619 499)
Change in suppliers – advanced payments Change in Debtors and other debit balances	(45)	(380 203 731) (687 190 947)	(446 306 008) (497 583 216)
Change in due from related parties	(72 ،46 ،27)	(5 984 926)	2 245 783
Change in accounts receivables – advance payments	(53)	5 819 099 944	(1 660 401 336)
Change from provision	(19، 30 ج)	4 601	2 980 383
Change in notes payable	(52) (72 •57 •27)	(303 915 277)	248 118 192
Change in due to related parties Change in suppliers & contractors	(12.31.21)	5 000 000 414 655 361	435 328 479 574 014
Income taxes paid	(69· a23)	41 852 405	(2 397 191)
Change in creditors & other credit balances	(59)	213 803 172	148 089 512
Change in long term liabilities – Residents' Association	(62)	1 749 170 466	543 134 015
Change in Partners share in joint arrangements	(55a)	1 846 105 706	459 949 914
Changes in short term lease contract liabilities		(710 140)	(388 600)
Net cash Provided By (used in) operating activities		629 138 302	(277 761 122)
Cash flows from investing activities Payments for purchase of fixed assets	(37)	(65 143 723)	(15 178 318)
Proceeds from sale of fixed assets	(37)	1 785 292	87 440
Payments For Investments Property	(11c,36)	(5 900 033)	
Payments for Right of use Assets	(25)	877 972	 ((A 000 000)
Payments for associate's investment Proceeds for associate's investment	(35) (35)	(40 000 000)	(60 000 000) 6 383 785
Payments for investments under acquisition	(33)	(348 924 323)	
Payments for projects under construction	(38,12)	(17 735 193)	(93 169 225)
proceeds from other assets	((0.21/6)	41 811	41 811
Gains on investments in fair value through profit or loss Collected Credit interest	(68,31/5)	5 181 475 80 652 224	3 236 251 55 935 771
Net cash (used in) investing activities	(31d ,33/5)	(389 164 498)	(102 662 485)
Cash flows from financing activities		(50) 104 470)	(102 002 403)
Proceeds for Banks - credit balances	(49)	119 889 557	202 315 670
Proceeds from Banks – overdraft	(50)	587 277 215	558 400 533
Non-controlling interests Paid dividends		(8 931 442)	(6 867 227) (23 188 838)
Payments for loans	(51)	(145 362 124) (289 570 893)	(83 858 308)
Proceeds from loans	(51)	60 099 957	407 763 853
Deferred Tax		683 200	(147 486)
Finance costs & interests paid	(66 •25)	(327 313 350)	(287 454 619)
Partnership – sukuk		86 356 367	142 807 473
Net cash provided by financing activities Net increase in cash and cash equivalents during the period		83 128 487 323 102 291	909 771 051 529 347 444
(reverse) Expected credit impact		343 104 491 	(571 734)
Cash and cash equivalents at beginning of the Period		3 189 241 596	1 165 167 798
Cash and cash equivalents as of 31 March 2024	(48 •32)	3 512 343 887	1 693 943 508

Non- Cash transactions are excluded from the cash flow statement (note 75).
The accompanying notes an integral part of these financial statements and are to be read therewith.

Chief Financial Officer

Chairman

CONSOLIDATED STATEMENT OF CHANGES IN EQUITY For The Three Months Ended In 31 March 2024

	Share Capital	Legal reserve	Retained earning	Treasury shares	Net profit for the Period	Total before Non- controlling equites	Total Non- controlling equities	Total after Non- controlling equites
	EGP	EGP	<u>EGP</u>	EGP	ECP	<u>EGP</u>	EGP	EGP
Balance as of 1 January 2023	6 003 189 778	834 679 344	1 686 908 716	(90 146 032)	1 255 848 310	9 690 480 116	481 106 612	10 171 586 728
Transferred to retained earnings	1	I	1 255 848 310	1	(1 255 848 310)	F	E,	Ē
Transferred to legal reserve	1	51 958 622	(51 958 622)	1	1	ì	1	
Adjustment on non-controlling interest	3	1	1	1	1	3	(6 867 227)	(6 867 227)
Dividends	1	1	(23 188 837)	1	1	(23 188 837)	ı	(23 188 837)
Net profit for the Three months ended in 31 March 2023	:	ŀ	1	1	252 670 217	252 670 217	3 852 878	256 523 095
Balance as of 31 March 2023	6 003 189 778	886 637 966	2 867 609 567	(90 146 032)	252 670 217	9 919 961 496	478 092 263	10 398 053 759
Balance as of 1 January 2024	5 883 189 778	886 980 714	2 807 704 743	1	1 581 511 689	11 159 386 924	562 460 975	11 721 847 899
Transferred to retained earnings	1	ľ	1 581 511 689	1	(1 581 511 689)	1	1	1
Transferred to legal reserve	1	46 574 781	(46 574 781)	1	1	1	1	1
Adjustments on non - controlling interest	1	1	1	Î	1	1	(8 931 442)	(8 931 442)
Dividends	I	1	(145 362 124)	I	ŧ	(145 362 124)	1	(145 362 124)
Net profit for the three months ended on 31 March 2024	1	ı	1	1	1 002 035 164	1 002 035 164	48 106 245	1 050 141 409
Balance as of 31 March 2024	5 883 189 778	933 555 495	4 197 279 527		1 002 035 164	12 016 059 965	601 635 778	12 617 695 743

The accompanying notes are an integral part of these financial statements and are to be read therewith.

Chief Financial Officer

Ali Thabet

Yasseen Ma

Palm Hills Developments Company (S.A.E)

Notes to the Consolidated Financial Statements as Of March, 31,2024

1. BACKGROUND

Palm Hills for Developments Company (S.A.E) was established according to the Investment Guarantee and Incentives Law No. (8) of 1997 which was replaced by the Investment Guarantee and Incentives Law No. (72) of 2017 and the Companies Law No. 159 of 1981 that was modified according to Law No. (4) of 2018 and their executive regulations, taking into consideration the Capital Market Law No. 95 of 1992 and its executive regulations.

2. COMPANY'S PURPOSE

The company's purpose is to invest in real estate in the New Cities and New Urban Communities including building, constructing, owning and managing residential compounds, resorts, villas and touristic villages, selling and the resale of Associated services and facilities, leasing and the construction of integrated projects along with managing the entertainment activities Associated with the companies in activities. All such activities are subject to the approval of appropriate authorities.

3. THE COMPANY'S LOCATION

The company's head office is located on the 6th of October City in the Giza Governorate and the main branch is in the Smart Village.

4. COMMERCIAL REGISTER

The company is registered in the Commercial Register under No. 6801 dated 10 January 2005.

5. Financial Year

The fiscal year begins on the first of March of each year and ends on February 28 of each year. The extraordinary general assembly held on September 19, 2007, decided to amend the company's bylaws so that the fiscal year begins on the first of January and ends on December 31 of each year.

6. AUTHORIZATION OF THE FINANCIAL STATEMENTS

The company's Consolidated financial statements for Three Months on March 31, 2024 were authorized for issue by the board of directors on 27 May 2024.

7. STOCK EXCHANGE LISTING

The company was listed in the unofficial schedule no. (2) of the Cairo and Alexandria Stock Exchange on 27 Dec 2006 and then listed in the official schedule no. (1) of the Cairo and Alexandria Stock Exchange in April 2008.

8. EXISTING PROJECTS

The company has several major activities for the development of new urban communities and tourist compounds through:

a) Building and constructing residential compounds

The objective of the company is to contribute in building integrated residential units, providing Associates services, and entertainment complexes, while the Company possesses a large land bank which includes land with a total area of 1,435 acres approx. located at 6th October City, land with a total area of 456.84 acres approx. located at New Cairo City, land measuring a total area of 750 acres approx. which is located at Sidi Abdel Rahman, El Alamin, Marsa Matrouh Governorate, land with a total area of 22.68 acres approx. located at Hurghada.

b) Joint Arrangement

The company and its subsidiaries have begun to adopt adopted a new strategy as from the fiscal year ended 31 Dec. 2015 for real estate development activities, through signing project contract as joint projects with some other parties, the contract provides that each contracting party to obtain a share of the contractual values of contracted units to implement or the net operating profits, while the company retains control over the financing, marketing and technical management of these units as follows:

-Palm Hills Developments

Palm Hills Developments Company (real-estate developer) has contracted with one of the owners (owner) of the plot of land with an area of 135 acres in Alexandria-Abis-Moharram Bek-Cairo Alexandria Desert Road- to develop this area, and under this contract, both of the owner and the real estate developer shall receive a share of the total project revenues paid out of the project income receipts, the developing company has started marketing and project development work as of June 2019.

Palm Hills real estate developer has contracted with Al Shorouk touristic development company (Egyptian joint stock company) S.A.E to develop an integrated tourist housing project in El Ein El Sokhna – laguna Bay project, under this contract, both of the owner and the real estate developer shall receive a share of the total project revenues paid out in accordance with the approved relevant schedule, the developing company has started the project development work as of June 2020.

Palm Hills Developments Company and Palm for Urban Development Company (real-estate developer) has contracted with The Urban Communities Authority (owner) for the development of integrated residential project (Badya) on an area of 3000 acres in West Cairo on the basis of a revenue sharing system in that the company (real-estate developer) gets 74% for management, marketing and development of the project while the Authority (owner) receives 26% of revenues are paid in accordance with approved annual payment schedule in addition to an in kind shares of project units -for land and supply of external facilities for the project, the real-estate developers started developing, marketing and selling the project units as from May 2018.

-Palm for Investment and Real Estate Development

Palm for Investment & Real Estate Development Company (real-estate developer) has contracted with The New Urban Communities Authority (owner) to develop land with a total area of 501,20 acres in New Cairo on the basis of revenue sharing system for the construction of an integrated urban project -Palm New Cairo- under this contract, both the Authority (owner) and the Company (real-estate developer) receives a share of total contractual values of the project units that paid out through the project income receipt and accordance with the approved annual payment schedule company started developing, marketing and selling the project units as of November 2016.

-Palm Real Estate Development

Palm Real Estate Development Company (real-estate developer) has contracted with Nasr City for Housing & Development Company (owner) to develop a land with a total area of 103.25 acres in New Cairo for the construction of an integrated urban project -Capital Gardens Project- under this contract the (owner) and the (real-estate developer) receives a share of total contractual values of the project units paid out through the project income receipts and in accordance with approved annual payment schedule. the company started developing, marketing and selling the project units as of November 2016.

- Palm Hills Development of Tourism and Real Estate

Palm Hills Development of Tourism and Real Estate Company (real-estate developer) has contracted with Batterjee Development of Tourism and Real Estate Company (owner) to develop land with a total area of 134.64 acres located in 85KM of Alexandria-Matroh Road - El Fouka village - for the construction of a full-service tourist resort, under this contract the (owner) and the (real-estate developer) receives a share of total project revenues that paid through the proceeds of the project the company started the development and marketing of the project as of June 2017.

- Palm for Urban Development

Palm for Urban Development - the real estate developer, contracted with one of the owners of a 32-acre plot of land in the new city of Alamein to establish a touristic residential project under the partnership system, according to which the company collects 70% of the project's revenue in return for marketing, management and development of the project, while the other party collects the 30% of the project's revenue in exchange for land and external facilities, and the company has started marketing the project as of March 2021.

c) Botanica Project

The company acquired an area of 1702.79 acres east of the Cairo-Alexandria Desert Road, kilo 49, in Botanica farms (formerly the European countryside) - under a preliminary sale contract - with a related party to exploit it in accordance with what is specified in the company's articles of association (to reclaim and cultivate desert lands using Modern irrigation methods) according to what is mentioned in the Commercial Register under No. 33 (b) dated June 3, 2011, The cost of the project has been transferred to an item of work under implementation during the year 2021 in light of the Prime Minister's Decision No. (2422) dated October 12, 2019 regarding the procedures for converting lands in the new Sphinx City from an agricultural space to an urban residential space - affiliated with the New Urban Communities Authority, as well as the decision of the New Urban Communities Authority. Urban Communities No. (103) dated February 26, 2017, dealing with in-kind payment, and an area of approximately 1,283 acres was assigned and settled in favor of the New Urban Communities Authority.

d) Investments in Associates and subsidiaries

1- Direct investments in Associates and subsidiaries as following: -

	Percentage share %
Palm Hills Middle East Company for Real Estate Investment S.A. E	99.99%
Gawda for Trade Services S.A. E	99.99%
New Cairo for Real Estate Developments S.A. E	99.99%
Khedma for managing tourist resorts and real estate	99.99%
Rakeen Egypt for Real Estate Investment S.A. E	99.95%
Palm Hills Sports	99.97%
Palm for Real Estate Development S.A. E	99.99%
Palm for Investment & Real Estate Development S.A. E	99.4%
Palm Hills Development of Tourism and Real Estate S.A. E	99.4%
Palm Hills for Tourism Investment S.A. E	99.4%
Palm Hills Resorts S.A. E	99.4%
Palm for Urban Development S.A. E	99.4%
Palm for Construction, real state development. S.A.E	99.4%
Palm Hills Properties S.A.E	99.2%
Palm for Club Management S.A.E	99.2%
Palm Alexandria for Real Estate S.A.E	60%
United Engineering for Construction S.A.E	99.25%
Palm Hills for Hotels S.A.E	98%
East New Cairo for Real Estate Development S.A.E	89%
Macor for Securities Investment Company S.A.E	60%
Al Naeem for Hotels and Touristic Villages S.A.E	100%
Royal Gardens for Real Estate Investment Company S.A.E	51%
Nile Palm Al-Naeem for Real Estate Development S.A.E	51%
Saudi Urban Development Company S.A.E	51%
Coldwell Banker Palm Hills for Real Estate S.A.E	49%
Palm October for Hotels S.A.E	00.24%
EFS Palm Facilities Management S.A.E	49%
Inspired Education-Egypt S.A.E	1%
Palm hills For Education	99.99%
Palm Holding Company for Financial Investments	99%
Palm hills for restaurants	99%
Palm hills for real estate finance company	9%
Indivert investments in Associates and subsidiaries as fall	aurin au

2- Indirect investments in Associates and subsidiaries as following: -

	Percentage share %
Palm North Coast Hotels S.A.E	99.4%
Middle East Company for Real Estate and Touristic Investment S.A.E	87.50%
Palm Gamsha Hotels S.A.E	98%
The Egyptian International Company for Higher Education S.A.E	40%
Inspired For Education – Egypt S.A.E	48%
Disney investment S.A.E	35.52%
The Cocory-Co for Food and Restaurant Supply S.A.E	29.82%
Kenzy for restaurants	60%
International for lease (incolease)	18.237%
Palm hills for real estate finance company	90%
Palm October for hotels	99.75%
Asten College for Education	71%

1- Direct investments in Associates and subsidiaries

Palm Hills Middle East Company for Real Estate Investment S.A.E. and Its Subsidiary

Palm Hills Middle East Company for Real Estate Investment S.A.E. is engaged in real estate investment in new cities and urban communities, and the construction, ownership and management of residential compounds, resorts, and villas. The company and its subsidiary are also involved in the sale and lease and other related services for managing integrated projects and entertainment activities.

- The company is registered in Egypt under commercial registration number 21091 on 8 Feb. 2006.
- The issued and paid-up capital is 150 million Egyptian pounds, and the company contribution is 99.99% of the issued capital.
- The company started its activity by acquiring a number of plots of land in the north cost with a total area of 574,32 acres in the area of Sidi Abdelrahman.
- The company's subsidiary is registered in Egypt under commercial registration number 25016. Both companies are registered under the provisions of the Investment Guarantees and Incentives Law No. 8 of 1997 and the Companies' Law No. 159 of 1981.

- Gawda for Trade Services S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and Law No. 95 of 1992 and their executive regulations.

The company's purpose is to divide and market lands in new urban communities, real estate investment in general, and provide all kinds of advice except for legal advice.

The company was registered in the Commercial Register under No. 10242 on August 27, 2003.

The paid-up capital is 25,000,000 Egyptian pounds, and the company's shareholding is 99.996% of the issued capital.

The company started its activity by acquiring an area of 40 acres in the 6th of October City, with the aim of establishing a residential, touristic complex, and all works in the project are being completed.

- New Cairo for Real Estate Developments S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 8 of 1997 regarding the Investment Guarantees and Incentives Law, which was replaced by Law No. 72 of 2017 and Law No. 159 of 1981 and their executive regulations.

The purpose of the company is to establish hotels, hotel apartments, tourist villages and related service activities, including family and administrative construction activities.

The company was registered in the Commercial Register under No. 12613 on September 1, 2005.

The company's paid-up capital is 100,000,000 Egyptian pounds, and the company's shareholding is 99.985% of the issued capital.

The company started its activities by acquiring 25,036 feddans in the Southern Investors Area in New Cairo City to carry out its activities, and all works related to the project are being completed.

- Khedma for the management of tourist resorts and real estate S.A.E

An Egyptian joint stock company is subject to the provisions of Law No. 159 of 1981 and Law No. 95 of 1992 and their two implementing regulations. The purpose of the company is to supervise the implementation of projects and project management. The company was registered in the Commercial Registry with No. 136337 on September 18, 2019.

The paid-up capital amounts to 5 000 000 Egyptian pounds, and the company's shareholding is 99.998% of the issued capital.

- Rakeen Egypt for Real Estate Investment S.A.E

Rakeen Egypt for Real Estate Investment S.A.E is registered in Egypt under commercial registration number 34611 on 4 September 2007 under the provisions of the Investment Guarantees and Incentives Law No. 8 of 1997 and the Companies' Law No. 159 of 1981 and the statutes of Capital Market Law No. 95 of 1992. The company is located in 6th of October City. The company is engaged in leasing, construction and operation of hotels, motels, resorts and residential compounds, construction, generation of electricity, desalination of water, land acquisition, diving and constructing villas, residential units and offices malls and the marketing thereof.

- The Paid-in capital is 55 000 000 Egyptian pounds, and the company contribution is 99,9454% of the issued capital
- The company started its activity through the development of the Palm Parks project on the area of 113 acres in the city of 6th Oct in addition to an area of 116 acres on the North Coast (The Hecienda white project) (2).

- Palm Sports Clubs Company S.A.E

Palm Sports Clubs Company "an Egyptian joint stock company" was established in accordance with the provisions of Law No. 72 of 2017 and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its implementing regulations. The company was registered in Commercial Register No. 8348 on December 5, 2019, and the issued capital amounts to 2 800 000 Egyptian pounds, and the company's contribution is 99.97% of the capital. The main activity of the company is in the services of the sports field and includes management, marketing, operation, management of sports games, establishment of private clubs, academies, health clubs and fitness centers.

The company started practicing its main and usual activity through the conclusion of a contract to manage the Palm Hills Club - Palm Hills Resort in 6th of October City - owned by Palm Hills Development Company as of 1st January 2020.

- Palm for Real Estate Development S.A.E

Palm Real Estate Development Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the commercial registry No. 83974 on September 14, 2015, and the issued and paid-up capital amounted to 10,250,000 Egyptian pounds, and the company's shareholding rate reached 99.994% of the capital.

The main activity of the company is represented in real estate investment, buying, dividing and selling lands, building real estate on them of all kinds, establishing, managing, owning, selling and renting apartments and commercial malls, establishing and operating fixed hotels, reclamation, cultivation and preparation of lands.

The company (as a first party) began practicing its main and usual activity in the field of real estate development through a partnership contract with a company working in the same field, according to which the company (as a first party) obtains 64% of the contractual value of the contracted units for its implementation in exchange for marketing expenses. And the construction costs of the contracted units, while the company (the second party) gets 36% of the contractual value of the contracted units in return for the cost of the land and the implementation of external facilities. The company has begun marketing the first phase of the agreement on an area of approximately 103 acres - in New Cairo, Capital Project Gardens.

- Palm for Investment & Real Estate Development S.A.E

Palm Investment and Real Estate Development Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 85861 on the first of September 2015, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding percentage reached 99.4% of the capital.

The main activity of the company is to carry out investment and real estate marketing, to establish, manage, own, sell and rent apartments and commercial malls, to establish and operate fixed hotels and sports clubs, management and tourism marketing, and to establish and operate centers for the preparation and training of human resources.

The company (as a first party) began practicing its main and usual activity in the field of real estate development through a partnership contract with one of the parties entrusted with land allocation, according to which the company obtains approximately 72% of the contractual values of the contracted units, while the second party collects a percentage Approximately 28% of the contracted units for the cost of the land and the implementation of external facilities, on an area of 501.20 acres in New Cairo.

- Palm Hills Development of Tourism and Real Estate S.A.E

Palm Hills for Tourism and Real Estate Development "Egyptian Joint Stock Company" was established in accordance with the provisions of Law No. 159 of 1981 issuing the Law of Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 92998 on April 26, 2016. The issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding amounted to 99.4% of the capital.

The main activity of the company is represented in real estate investment, buying, dividing and selling lands, building real estate on them of all kinds, establishing, managing, owning, selling and renting apartments and commercial malls, establishing and operating fixed hotels, reclamation, cultivation and preparation of lands.

The company (as a second party) has begun to practice its main and usual activity in the field of real estate development through a partnership contract with a company working in the same field, according to which the company (as a second party) gets 80% of the contractual value of the contracted units for its implementation in exchange for marketing expenses. And the construction costs of the contracted units, while the company (the first party) gets 20% of the contract value of the contracted units in exchange for the cost of the project land, which has an area of approximately 134.58 acres, kilo 85 Alexandria Road - Hacienda West project.

- Palm Hills for Tourism Investment S.A.E

Palm Hills Tourism Investment Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the commercial register No. 9 3156 on the first of May 3, 2016, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding percentage reached 99.4% of the capital. The main activity of the company is to carry out investment and real estate marketing, to establish, manage, own, sell and rent apartments and commercial malls, to establish and operate fixed hotels and sports clubs, management and tourism marketing, and to establish and operate centers for the preparation and training of human resources.

*The company has begun to carry out its main activities by investing in the capital of Disney Investment Company.

The main activity of the company is to carry out investment and real estate marketing, to establish, manage, own, sell and rent apartments and commercial malls, to establish and operate fixed hotels and sports clubs, management and tourism marketing, and to establish and operate centers for the preparation and training of human resources.

* The company has begun to carry out its main activities by investing in the capital of Disney Investment Company.

Palm Hills Resorts S.A.E

Palm Hills Real Estate Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in Commercial Registry No. 9 3163 on May 3, 2016, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding amounted to 99.4% of the capital.

The main activity of the company is to carry out real estate investment and marketing, establish, manage, own, sell and rent apartments and commercial malls, establish and operate fixed hotels, motels, apartments, hotel suites and tourist villages at a level of not less than three stars, tourism management and marketing, and establish and operate sports clubs.

The company has begun to carry out its main and usual activities by investing in the capital of companies operating in the fields of education and restaurants.

- Palm for Urban Development S.A.E

Palm Urban Development Company was established as an "Egyptian joint stock company" in accordance with the provisions of Law No. 159 of 1981 and taking into account the provisions of Law No. 95 of 1992 and its executive regulations.

The company was registered in the Commercial Register No. 99183 on November 21, 2016, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the shareholding percentage in the company reached 99.40% of the capital.

The main activity of the company is to carry out real estate investment and development, planning and establishing urban areas.

Palm Hills Development Company and Palm Urban Development Company (a subsidiary) contracted with the New Urban Communities Authority as real estate developers to develop an integrated urban project with a participation system - (Badya) project on an area of 3000 acres in West Cairo on the basis of a revenue sharing system, so that companies - the real estate developer 74% in return for the work of managing, marketing and developing the project, while the authority gets 26% of the revenues, paid in light of the approved schedules for paying the annual payments, in addition to an in-kind share of the project units in exchange for the land and the supply of external facilities for the project. The real estate developers have begun marketing work And project development as of May 2018.

- Palm Construction and Real Estate Development S.A.E

Palm Construction and Real Estate Development Company was established as an "Egyptian joint stock company" in accordance with the provisions of Law No. 159 of 1981 and considering the provisions of Law No. 95 of 1992 and its executive regulations. The company was registered in the commercial registry No. 85861 on September 1, 2015, and the issued and paid-in capital is 250,000 Egyptian pounds, and the company's contribution is 99.40% of the capital.

The main activity of the company is the planning and construction of urban areas and equipping them with facilities and services.

The company has started as a first party in carrying out its main activity in the field of real estate development through a partnership contract with one of the parties at percentage 70% from contractual values of the contracted units, while the other party collects a percentage 30% from contacted values of the contacted units, for the cost of the land and the implementation of external facilities, on the area 501,20 acres in New Cairo City.

- Palm Hills Properties S.A.E

Palm Hills Real Estate Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 88228 on November 26, 2015, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding percentage reached 99.2% of the capital.

The main activity of the company is to carry out real estate investment and marketing, establish, manage, own, sell and rent apartments and commercial malls, establish and operate fixed hotels, motels, apartments, hotel suites and tourist villages at a level of no less than three stars, tourism management and marketing, and establish and operate sports clubs.

- Palm for Club Management S.A.E

Palm Hills Clubs Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 101134 on January 17, 2017, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding percentage reached 99.2% of the capital.

The main activity of the company is to carry out real estate investment and marketing, establish, manage, own, sell and rent apartments and commercial malls, establish and operate fixed hotels, motels, apartments, hotel suites and tourist villages at a level of no less than three stars, tourism management and marketing, and establish and operate sports clubs.

- Palm Alexandria for Real Estate Investment S.A.E

Palm Alexandria Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 101133 on January 17, 2017, and the issued and paid-up capital amounted to 250,000 Egyptian pounds, and the company's shareholding percentage reached 60% of the capital.

The main activity of the company is investment, real estate development, planning and constructing urban areas and equipping them with all facilities.

* The company started practicing the main and usual activity by acquiring a plot of land with an area of 13,800 square meters in the eastern expansions of the 6th of October City.

- United Engineering for Construction S.A.E

United Engineering and Contracting Company was established as an "Egyptian Joint Stock Company" in accordance with the provisions of Law No. 159 of 1981 issuing the Law of Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its executive regulations and considering the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company was registered in the Commercial Register No. 56910 on February 29, 2012. The issued and paid-up capital amounted to 20,000,000 Egyptian pounds, and the company's shareholding percentage reached 99.25% of the capital.

The main activity of the company is to carry out construction and building works, finishing works, decorations and general supplies, and to carry out construction and building activities related to residential, commercial and hotel projects, beach resorts, recreational areas and projects, to carry out infrastructure works and facilities for projects, as well as engineering consultancy.

- Palm Hills Hotels S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and its executive regulations. The purpose of the company is to establish, manage, own and operate fixed hotels, facilities, tourist villages, motels and hotel apartments in addition to the timeshare system.

The company was registered in the commercial register under No. 45441 on April 27, 2011, and the paid-up capital is 62,500 Egyptian pounds. The contribution of Palm Hills Development Company to the capital of Palm Hills Hotels Company is 98% of the issued capital.

* The company did not start practicing its main activity until the date of issuing the financial statements.

- East New Cairo for Real Estate Development S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and its executive regulations.

The purpose of the company is real estate investment, construction and urban development.

The company was registered in the Commercial Register under No. 59772 on November 13, 2009.

The paid-up capital amounts to 38,125,000 Egyptian pounds, and the direct contribution percentage is 89% of the issued capital, in addition to the indirect contribution rate amounting to 10.998%, through the contribution of Palm Hills Development Company by 99.985% in the capital of the New Cairo Real Estate Development Company, which owns 11%. From the issued capital of East New Cairo Real Estate Development Company.

The company started its activity by acquiring three plots of land with an area of 171.22 acres in New Cairo to establish integrated tourist housing complexes.

- Macor for Securities Investment Company S.A.E

An Egyptian joint stock company established on September 8, 2000 in accordance with the provisions of Law No. 95 of 1992 and its executive regulations, for the purpose of participating in the establishment of companies that issue securities, contributing to them, or increasing their capital.

The issued and paid-up capital amounts to 95,402,000 Egyptian pounds. The company's shareholding is 60% of the issued capital. Its main activity is the ownership and operation of several fixed-floating hotels.

- Al Naeem for Hotels and Touristic Villages S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 8 of 1997, the Investment Guarantees and Incentives Law, which was replaced by Law No. 72 of 2017 and Law No. 159 of 1981 and their executive regulations.

The company's purpose is to establish and operate a five-star hotel in Hamata, as well as to establish an integrated development project and operate a five-star hotel in the second region of the Ain Sokhna tourist sector.

The company was registered in the Commercial Register under No. 32915 on September 8, 2005.

The paid-up capital is 103,250,000 Egyptian pounds, and the company's contribution to the issued capital is 100%.

The company started its activity by acquiring an area of 1297.86 acres in Ain Sokhna, as well as a right of use to an area of 2.447 acres in the same area, for the purpose of establishing a tourist residential complex in addition to a five-star hotel. The company's management decided not to complete the project and decided to return the lands to the Tourism Development Authority.

- Royal Gardens for Real Estate Investment S.A.E.

An Egyptian joint stock company subject to the provisions of Law No. 8 of 1997 regarding the Investment Guarantees and Incentives Law and Law No. 159 of 1981 and their executive regulations.

The company's purpose is to invest in real estate in new cities and urban communities, and to establish residential compounds, villas and tourist villages, including integrated contracting works for the company's projects and others.

The company was registered in the Commercial Register under No. 21574 on December 7, 2006. The issued and paid-up capital is 15,000,000 and the company contribution is 51% of the issued capital.

The company started its activity by acquiring 294,000 inside the space designated for the sixth of October Company (kanza) project.

Nile Palm Al-Naeem for Real Estate Development S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 8 of 1997 Investment Guarantees and Incentives Law, which was replaced by Law No. 72 of 2017 Investment and Law No. 159 of 1981 and their executive regulations.

The purpose of the company is to invest in real estate in new cities and urban communities and complementary activities related to the company's activity.

The company was registered in the Commercial Register under No. 27613 on October 4, 2007.

The paid-up capital is 99,186,000 Egyptian pounds, and the company's shareholding is 51% of the issued capital.

The company started practicing its activities by acquiring an area of approximately 3.2029 acres in Mostafa Kamel district - Alexandria Governorate to carry out its activities and in light of re-studying the extent of economic feasibility towards developing and developing that area, the company decided not to complete the studies related to the project, and the plot of land referred to was sold pursuant to a preliminary sale contract on September 1, 2015.

- Saudi Urban Development Company S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 issuing the Law on Joint Stock Companies, Partnerships Limited by Shares and Limited Liability Companies and its implementing regulations.

The company's purpose is to establish a distinguished residential project complete with buildings, facilities and services, called the Oasis of Palaces, as well as family and commercial construction activities and commercial services.

The company was registered in the Commercial Register under No. 1971 on November 26, 1998.

The paid-up capital is 10,000,000 Egyptian pounds, and the company's shareholding is 51% of the issued capital. The paid-up capital is 10,000,000 and the company contribution is 51% of the issued capital.

The company started its activity by acquiring 56,77 acres (Faddan) at 6th of October in addition to 39,533 acres (Faddan) at New Cairo.

- Coldwell Banker Palm Hills for Real Estate S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981, taking into account the provisions of Law No. 95 of 1992 issuing the Capital Law and its executive regulations.

The company is engaged in marketing, buying and selling real estate, real estate investment, real estate brokerage, and advertising.

The company was registered in the Commercial Register under No. 15970 on August 17, 2005. The company's paid-up capital is 500,000 Egyptian pounds, and the company's shareholding is 49% of the issued capital.

* The company did not start practicing its main activity until the date of issuing the financial statements.

Palm October for Hotels S.A.E

An Egyptian joint stock company in accordance with the provisions of Law No. 159 of 1981 and its executive regulations. The purpose of the company is to establish, manage, own and operate fixed hotels, facilities, tourist villages and hotel apartments in addition to the timeshare system.

The company was registered in the Commercial Register No. 38357 on April 22, 2011, and the issued and paid-up capital amounted to 100,250,000 Egyptian pounds. The direct shareholding in Palm October Hotels Company is 0.2443%, and the Palm Hills Development Company also owns an indirect shareholding of 97.75% through its contribution of 98% in the capital of Palm Hills Hotels Company, whose contribution in the capital of October Hotels Company amounts to 99.75% of the issued capital.

* The company did not start practicing its main activity until the date of issuing the financial statements.

- EFS Palm Facilities Management S.A.E

An Egyptian joint stock company in accordance with the provisions of Law No. 159 of 1981 and its executive regulations. The company's purpose is to manage tourist facilities, commercial centers, project management, supplies and contracting, building maintenance and general trade. The company was registered in Commercial Registry No. 12862 on December 10, 2018 and the issued and paid-up capital amounted to 2 000 000 Egyptian pounds, and the company's shareholding is 49% of the issued capital.

- Inspired Education Company - Egypt

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and Investment Law No. 72 of 2017 and their executive regulations. The company's primary purpose is to establish, manage or operate schools, without prejudice to the applicable laws and regulations and on the condition of obtaining the necessary licenses. The company was registered in Commercial Registry No. 162856 on 4 February. March 2021 The issued capital is 3 million Egyptian pounds, while the paid-up capital amounts to 750 thousand Egyptian pounds, at 25%, and the direct contribution percentage in Inspired Education - Egypt is 1%, in addition to an indirect percentage of 48%, by contributing 99.4% to the capital of Palm Tourist Resorts Company. Which contributes 48% to the capital of Inspired Education - Egypt.

- International financial leasing company (Incules)

An Egyptian joint stock company subject to the investment law no. (72) of 2017 and the company purpose is to work on the field of financial leasing and related services in accordance with law no. (176) of 2018

The issued and fully paid-up capital is only 200 million Egyptian pounds (L.E) and the contribution of Palm Hills Development company in the capital is 18. 237%. The ownership of these shares was transferred to Palm Hills Holding Company for Investments during the year 2023.

- Palm Holding Company for Financial Investments

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and its executive regulations. The purpose of the company is to participate in the establishment of companies that issue securities or to increase their capital, taking into account the provisions of the Capital Law.

The issued and fully paid-up capital amounts to 5 million Egyptian pounds, and Palm Hills Development Company's contribution to the capital is 99%.

2- Indirect investments in Associates and subsidiaries

	Percentage share %
Middle East Company for Real Estate and Touristic Investment S.A.E	87.50%
Palm North Coast Hotels S.A.E	99.4%
Palm Gamsha Hotels S.A.E	98%
East New Cairo for Real Estate Development S.A.E	11%
Asten College for Education S.A.E	71%
The Egyptian International Company for Higher Education S.A.E	40%
Inspired For Education – Egypt S.A.E	48%
Disney investment S.A.E	35.52%
The Cocory-Co for Food and Restaurant Supply S.A.E	29.82%
Palm hills for real estate finance company	90%
Palm hills for Hotels	99.75%
Kenzy for Restaurants	60%

- Palm North Coast Hotels S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and its executive regulations. The purpose of the company is to establish, manage, own and operate fixed hotels, establishments, tourist villages, motels and hotel apartments, in addition to the timeshare system, import and export, and commercial agencies.

The company was registered in the Commercial Register No. 48189 on September 26, 2011, and the paid-up capital is 62,500 Egyptian pounds. The contribution of Palm Hills Hotels Company to the capital of Palm North Coast Hotels Company amounts to 99.4% of the issued capital of Palm North Coast Hotels Company, through the contribution of Palm Hills Hotels Company. Palm Hills Development in Palm Hills Hotels Company holds 98% of the issued capital.

* The company did not start practicing its main activity until the date of preparing the lists.

Palm Gamsha Hotels S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 and its executive regulations. The purpose of the company is to establish, manage, own and operate fixed hotels, establishments, tourist villages, motels and hotel apartments at a level of not less than three stars in addition to the timeshare system.

The company was registered in the Commercial Register No. 46193 on September 3, 2011, and the paid-up capital is 62,500 Egyptian pounds. The contribution of Palm Hills Hotels Company to the capital of Palm Gamsha Hotels Company amounts to 98% of the issued capital of Palm Gamsha Hotels Company, through the contribution of Palm Hills Development Company. In the capital of Palm Hills Hotels Company by 98%.

* The company did not start practicing its main activity until the date of preparing the lists.

- Middle East Company for Real Estate and Touristic Investment S.A.E

Middle East Company for Real Estate and Touristic Investment S.A.E is registered in Egypt under commercial registration number 25016 under the provisions of the Investment Guarantees and Incentives Law No. 8 of 1997 and the Companies' Law No. 159 of 1981.

The company's purpose is to invest in real state in cities new urban community's hotel apartment and tourist villages.

The paid-up capital 20,000,000 and the Palm Hills middle east real estate investment company's contribution to the company is 87.50% of the issued capital. The Palm Hills Development company's contribution to the capital of Palm Hills Middle estate real estate investment 99.9%.

The company started its activity by acquiring an area of 58,24 acres in the district of Sidi Abdel Rahman – El Alamein Center – Matrouh Governorate.

- Egyptian International Company for Higher Education S.A.E

An Egyptian joint stock company subject to the provisions of Law No. 159 of 1981 regarding the Shareholding Companies Law and the Recommendation of Shares. The company's purpose is to establish universities, establish and manage a center for the preparation, development, and training of human resources, and provide consultancy in the field of education. The company was registered in the commercial registry under No. 161102 on February 1 2021.

The issued capital is 100 million Egyptian pounds, and the shareholders paid 25% of the capital, so the paid-up capital becomes 25 million Egyptian pounds, and the shareholder of Palm Hills Education Company is 40% in the company's capital. Asten College for Education.

- Inspired Education Company - Egypt

An Egyptian joint stock company subject to the provisions of Law No. 72 of 2017. The purpose of the company is to establish, manage or operate schools without prejudice to the provisions of the laws and regulations in force. The company was registered in the Commercial Register under No. 162856 on March 4, 2021.

The issued capital amounted to 3 million Egyptian pounds, and the shareholders paid 25% of the capital, so that the paid-up capital became 750 thousand Egyptian pounds. The percentage of the company in the capital reached 48% through an investment of 48%, which is the percentage of the contribution of Palm Hills Development Company in its capital. 99.40%.

- Disney investment company

An Egyptian joint stock company subject to the of Law No. 43 of 1974, and the company's purpose is to invest funds in all areas mentioned in Article No. (3) of Law No. 43 of 1974 amended by Law No. 32 of 1977, provided that its purposes do not include accepting deposits or performing banking activities, and That the company submit an independent application for the work of a consulting project that it is undertaking or participating in it in any way, provided that it enjoys the aforementioned law and it may have an interest or stipulate in any way with the companies, and the project has been added to the activity to establish a 3-star tourist village on Egypt Road Alexandria and Matrouh Desert under the name of Bagus Tourist Village. The company was registered in the commercial registry under No. 243944 on December 7, 1986.

The issued and paid-up capital amounted to 15 million Egyptian pounds, and the shareholders paid 100% of the capital. The contribution of Palm Hills Development Company in the capital of the company is 35.52% through indirect investment through one of its subsidiaries, which is Palm Hills Tourism Investment Company, which acquired the number of 53,290 shares of Disney Investment Company shares is 35.52%, and the contribution of Palm Hills Development Company in the capital of Palm Hills Tourism Investment Company is 99.40%.

- The Cocry-Co Company for Food and Restaurant Supply S.A.E

An Egyptian joint stock company subject to the of Law No. 159 of 1981. The purpose of the company is to provide catering and hospitality services, to establish, operate and manage restaurants and fixed cafes, and to supply food and beverages for parties and seminars.

The issued and fully paid-up capital is 357,100 Egyptian pounds, and Palm Hills Development Company's contribution to the capital is 29.81%, through indirect investment through one of its subsidiaries - Palm Touristic Resorts Company, which owns 99.40% in its capital shares.

* Management of service activities

The company purchased the Palm Hills Club in the Sixth of October City, which is dedicated to the entire resort

Palm Hills, which was acquired through a sale contract dated October 1, 2007 from one of its subsidiary's companies, and the club's activities began as of the 2010 fiscal year.

9. STATEMENT OF COMPLIANCE

The group companies During the three months ending on mar 31, 2024, committed themselves to applying the new Egyptian accounting standards issued by Ministerial Resolution No. 110 of 2015 and amended by Ministerial Resolution No. 69 of 2019, and to follow the same accounting policies previously applied when preparing the latest financial statements on dec 31, 2023 which have not changed Any amendments or any update.

10. SIGNIFICANT ACCOUNTING POLICIES APPLIED

a) Basic of consolidated financial statements preparation

The Company's management is responsible for the preparation the financial statements. The consolidated financial statements are prepared in accordance with Egyptian Accounting Standards issued by ministerial resolution NO. 110 of 2015 and amended pursuant to ministerial resolution NO. 69 of 2019 the relevant Egyptian accounting stand were applied when preparing the financial statement on Mar 31 2024, with the exception of the un related Egyptian accounting stand.

b) Basic of consolidation

The consolidated F.S include a total grouping of subsidiaries which are all companies in which Palm Hills Development Company has the ability to control the F.S and operating polices in general or owns more than half of the voting rights, and the potential voting rights that can be exercised or transferred are taken in to account when determining Palm Hills Development Company didn't control another company or not, and the consolidated F.S of Palm Hills Development Company "Egyptian joint stock company" include the F.S of the subsidiaries mentioned in note no. (8d) except for the following companies.

The consolidated financial statements of Palm Hills Developments Company include its subsidiaries with the exception of the following:

	<u> Percentage</u>	<u>Nature</u>
	share %	
Coldwell Banker Palm Hills for Real Estate	49%	Associates
EFS Palm Facilities Services	49%	Associates
Inspired for Education	49%	Associates
The Egyptian International Company For Higher Education	40%	Associates
Disney Investment	35.52%	Associates
The cocory-cor Fund and Restaurant Supply	29.82%	Associates

- In preparing consolidated financial statements, the Company combines the financial statements of the parent company and its subsidiaries line-by-line by adding together like items of assets, liabilities, equity, income and expenses the following steps are then taken:
- 1- Consolidated financial statements shall be prepared using uniform accounting policies with necessary adjustments to unify those polices when preparing the consolidated F.S.
- 2- Excluding the investments of the parent company in its share of the total equity of the investee company and treating the difference between its intimal cost of acquisition pr investment and parent company's share in the total equity of the investee company as positive good will that is treated as stated in note no. (10C) as negative good will they are included directly in the groups consolidated I.S state.
- 3- Excluding amounts paid to increase or supplement the capital of subsidiaries.
- 4- Compiling items, balance, and totals for all elements of the financial position, income statement, cash flows and changes in equity, taking in to account the dated pf controlling or acquiring subsidiaries and making the necessary adjustments to the elements of cost of activity, working progress and projects under implementation, which resulted from the application of the purchase method for accounting on good will arising from the acquisition.

- 5- Excluding all balances and the effect or other transaction between all companies within the group have been excluded.
- 6- Excluding profits or losses resulting from transactions or exchanges between group companies unless the effects of those transactions and exchanges are excluded or transferred to a third party.
- 7- the non-controlling rights in the subsidiaries (according to the percentage of the contribution of the other shareholders in the capital and equity, as well as the profits and losses in the subsidiaries).
- 8- The financial statements of the investee company are not grouped into the group's consolidated financial statements if the investing company loses control and influence over the investee company, as of the date of losing control.

c) Business combination

The business combination is accounted for by applying the acquisition method, identifiable acquired assets are initially recognized separately from goodwill, as well as incurred liabilities and any non-controlling rights in the acquiring entity. The indirect costs related to the acquisition are treated as an expense in the Years in which those costs are incurred and the services are received, excluding the costs of issuing equity or debt instruments directly related to the acquisition process. (Egyptian Accounting Standard 29 on Business Combinations).

d) Intangible assets

1- Goodwill

Goodwill arises in the group's consolidated financial statements when the cost of investing in the investee company exceeds the investing company's share in the net fair value of the assets and liabilities of the investee company.

2- Other intangible assets

Intangible assets are non-monetary assets which are without physical substantive. Intangible assets arsis from contractual or other legal rights and from which future economic benefits (inflows of cash or other assets) are expected to flow and can be measured reliably. Intangible assets are initially measured at cost and to be re-measured at each financial year-end at cost of acquisition less accumulated amortization and accumulated impairment losses, which represents the fair value of those assets at that date.

e) Use of estimates and judgments

The preparation of financial statements in accordance with Egyptian accounting standards requires that it be relied on the best assumptions and estimates made by the management and what it deems appropriate to develop and apply accounting policies to reflect the substance and economic content of the transactions that are made and related to the company's basic activity (revenues from current activity, estimated cost until completion of the project, impairment of assets, usufruct, real estate investments, deferred taxes, fair value of financial instruments), and accordingly, those estimates and assumptions made in the light of the best data and information available to management may directly affect the values of revenues and costs associated with those estimates and the values of related assets and liabilities in the event The difference in the estimates made on the date of preparing the statements from the actual reality in the following period, without prejudice to the extent to which the financial statements express the reality of the company's financial position and its cash flows for the current period.

f) Changes in accounting policies

It is represented by the change in the principles, foundations, rules and practices that the establishment applies when preparing financial statements, by shifting from one acceptable accounting policy to another acceptable accounting policy, and within the framework of Egyptian accounting standards, where the voluntary application of the new policy has a positive impact on the extent to which the results of the application of that policy are expressed. The policy affects the essence of the company's transactions and operations and the resulting effects on the reality of the financial position and the results of the company's business. The effects of that change in policies are proven retroactively and those effects are proven by retained earnings within equity (if any).

11. INVESTMENTS

a) Investments in subsidiaries

Subsidiaries are all companies that the company controls through its participation in the investee and has the ability to influence those investments through its power over them are included within the investments in subsidiaries.

Investments in subsidiaries are stated at cost method. According to this method, investments recorded at cost- cost of acquisition- at the purchase order date less permanent impairment losses, if any, as a charge to the income statement (profit or losses) for each investment's subsidiaries are all company controls through its.

b) Investments in Associates

Subsidiaries are all companies over which the Company has significant influence and that is neither a subsidiary nor an interest in a joint venture. Investments in Associates are stated at equity method, under the equity method the investments in Associates are initially recognized at cost and the carrying amount is increased or decreased to recognize the investor's share of the profit or loss of the Associates after the date of acquisition.

Distributions received from Associates reduce the carrying amounts of the investments. As an exception, investments in Associates are initially recognized at cost based on preparing the consolidated financial statements available for public use.

c) Investments properties

Investment property is property (land or a building or both) held to earn rentals or for capital appreciation or both, rather than for use in the ordinary course of business. Investment property includes lands held for sale on long term. Investment property does not include property acquired exclusively with a view to subsequent disposal in the near future or for development and resale. Investment property Investment property is initially measured at cost, including transaction costs, subsequent to initial recognition Investment property is measured at cost less accumulated depreciation and any impairment in value. Investment property is derecognized on disposal or when the investment property is permanently withdrawn from use and no future economic benefits are expected from its disposal.

12. PROJECTS UNDER CONSTRUCTION

Include the direct and indirect cost of land allocated to the Company for engaging in its main activity which had been allocated to build golf courses and hotels in Palm Hills Residential Compound in 6th of October City, as well infrastructure and construction costs of such projects. Projects under construction also include acquisition of commercial shops from an Associates company.

13. FIXED ASSETS

Fixed assets are stated at historical cost —cost of acquisition-and to be depreciated by straight line method over the estimated useful life of the asset starting from the date of using the asset. Cost of acquisition does not include subsequent expenditure relating to routine maintenance or to ensure that a fixed asset maintains it original assessed standard of performance and useful life and should be charged to the income statement. Carrying amount of fixed assets after initial measurement is stated at historical cost less accumulated depreciation and cumulative impairment loses (if any). The estimated useful lives are as follows:

Asset	Rate
Buildings	5%
Machinery and equipment	
Tools & Equipment	25%
Furniture & Fixtures	25%
Measuring equipment	25%
Office furniture and fixtures:	
Computer hardware and software	33.33 %
office equipment	25%
Furniture and fixtures	25%
Scaffolding and turnbuckles	25%
Transportation and transportation	25%

The carrying amount of a fixed asset should be derecognized on disposal or when no future economic benefits are expected to be earned from its disposal. The gain or loss on the disposal of an asset is the difference between the proceeds and the carrying amount and should be in profit and loss.

<u>Impairment</u> Fixed assets are excluding upon disposal or when no future economic benefits are expected to be obtained from their use or sale in the future any gains or losses arising on disposal of the asset are recognized in the income statement (profit & losses) in the Year in which of the asset it disposal.

The residual value, the useful life and the depreciation method of an asset should be reviewed at least at each financial year-end.

An asset is impaired when it carrying amount exceeds its recoverable amount, At the end of each reporting Year, an entity is required to assess whether there is any indication that an asset may be impaired and therefore the asset should be written down to its recoverable amount and the impairment loss shall be recognized in the income statement.

An impairment loss is reversed only if there has been a change in the estimates used to determine the asset's recoverable amount since the last impairment loss was recognized, and it is limited so that the asset's carrying amount (as a result of the impairment loss reversal), its recoverable amount or The book value that would have been determined (net of depreciation) unless the loss resulting from the impairment of the value of the asset is recognized in previous years, and the response is recorded in any loss resulting from the impairment of the value of an asset in the income statement (profits and losses)

14. WORK IN PROCESS

Work in process includes direct and indirect cost of land allocated to the Company for it to carry out its main activity whether the Company started the marketing activates for such lands or not, as well as construction and infrastructure costs and other indirect construction costs, that are related to contracted units, in which the required criteria of percentage of completion to be achieved has is not met yet to be recognized in income statement recognizing revenues in light of the application of Egyptian accounting standard no. (48) by measuring the progress in meeting performance obligations to be included in the income statement (profit & losses).

15. COMPLETED UNITS READY FOR SALE

Completed units ready for sale represent those units the Company started to build before or in conjunction with their marketing strategy and in accordance with the Master Plan.

where the finished units prepared for sale (apartments, cabins, and chalets) are recorded at cost

Where all costs associated with those units of land costs, construction costs and indirect costs are charged to a work in progress item until the completion of all work at that stage, where the square meter share of the total costs is determined and therefore the cost of the units is determined according to their area.

Including the unit cost in an item of complete units, provided that the unit cost is included in the income statement (profits and losses) against the contractual value at a point in time, with the actual delivery of those units, which represents the point of transfer of control to the customer, provided that those units are re-measured at cost or net recoverable value, whichever is lower. This policy applies to units, whether they are residential units - apartments - or commercial or administrative units.

16. NOTES RECEIVABLE

Notes receivable represent the checks which have certain maturity dates which the Company received as bank guarantees for the contractual values of the contracted units. Notes receivables are initially recognized at fair value at the date of contract and subsequently measured at amortized cost based on discounted future cash flow using the effective interest method.

17. TREASURY STOCKS

These are the shares of the company acquired in accordance with the decisions of the board of directors approved in this regard, and they are proven at the cost of the acquisition deducted from the equity and prove profits or losses of sale within equity.

the acquisition of the company's shares contained in Law 159 of 1981 and its amendments, as well as in accordance with the rules of listing and writing off securities in the Stock Exchange and the instructions of the Financial Supervisory Authority where treasury shares are recorded in the financial statements at the cost of acquisition (acquisition), it is presented as a deduction from equity, provided that the change in value (positive or negative) that results from its disposal within equity is recognized in the financial statements.

18. IMPAIRMENT IN ASSETS

18/1 Financial Assets

The company applies a three-stage approach to measure the expected credit losses from financial assets recorded at amortized cost and debt instruments at fair value through other comprehensive income. The assets move between the following three stages based on the change in the credit quality of the financial asset since its initial recognition.

Stage one: 12-month expected credit loss

The first stage includes financial assets on initial recognition that do not have a significant increase in credit risk since initial recognition or that have relatively low credit risk. For these assets, 12-month expected credit losses are recognized

12-month expected credit losses are the expected credit losses that may result from a default event within 12 months after the date of the financial statements.

Stage 2: Lifetime ECL - with no credit impairment

The second stage includes financial assets that have had a significant increase in credit risk since initial recognition, but there is no objective evidence of impairment. Expected credit losses are recognized over the life of those assets, life expected credit losses are the expected credit losses resulting from all possible failures over the expected life of the financial instrument.

At the end of each reporting Year, the Company assesses whether there has been a significant increase in the credit risk of financial assets since the first recognition. The Company uses both quantitative and qualitative information to determine whether there has been a significant increase in credit risk based on the characteristics of the financial asset. Quantitative information can be a downgrade of a credit rating without an investment grade. Qualitative information is obtained by monitoring current or expected adverse changes in business, financial or economic conditions that are expected to cause a material (negative) change in the debtor's ability to meet its obligations to the company.

In addition, the Company uses its own internal credit rating indicators to apply quantitative factors in assessing whether there has been a significant increase in credit risk. The company considers that the credit risk has increased significantly if the internal credit rating deteriorates significantly at the end of each financial Year compared to the original internal rating, if a significant increase in material risk is identified, this leads to the transfer of all instruments in the range held with that party from the first to the second stage.

Stage Three: Lifetime Expected Credit Loss - Credit Impairment

The third stage includes financial assets for which there is objective evidence of impairment at the date of the financial statements. For these assets, life-long expected credit losses are recognized.

The company identifies financial assets for which there is objective evidence of impairment under Egyptian Accounting Standard No. (47) by applying the definition of default used for credit risk management purposes. The company defines default as: any counterparty who is unable to meet its obligations (regardless of the amount involved or the number of days due).

When applying this definition, the following information may serve as evidence that a financial asset is credit-impaired:

- a breach of contract such as default or late payment.
- it is probable that the customer will enter bankruptcy or other financial restructuring; or
- The client faces great financial difficulty due to the disappearance of an active market.

The company reviews all of its financial assets, except for the financial assets that are measured at fair value through profit or loss, to assess the extent of impairment in their value, as shown below. Financial assets are classified at the date of the financial statements into three stages

- The first stage: financial assets that have not experienced a significant increase in credit risk since the date of initial recognition, and the expected credit loss is calculated for them for a Year of 12 months.
- The second stage: the financial assets that have witnessed a significant increase in credit risk since the initial recognition or the date under implementation, and the expected credit loss is calculated for them over the life of the asset.
- The third stage: the financial assets that have experienced impairment in their value, which requires calculating the expected credit loss over the life of the asset on the basis of the difference between the book value of the instrument and the present value of the expected future cash flows.

<u>Credit losses and impairment losses relating to financial instruments are measured as follows:</u>

- The financial instrument is classified as low risk upon initial recognition in the first stage and the credit risk is continuously monitored by the company's credit risk department.
- If it is determined that there has been a significant increase in the credit risk since the initial recognition, the financial instrument is transferred to the second stage, where it is not yet considered impaired at this stage.
- If there are indications of impairment in the value of the financial instrument, it is transferred to the third stage
- The financial assets created or acquired by the company are classified and include a higher rate of credit risk than the company's rates for low-risk financial assets at the initial recognition of the second stage directly, and therefore the expected credit losses are measured on the basis of the expected credit losses over the life of the asset.

18/2 Impairment of non-financial assets

Impairment of assets is the amount by which the carrying amount of the asset or cash-generating unit exceeds its recoverable amount, which represents the fair value of the asset less costs to sell or its value in use (the present value of future cash flows expected to occur from the asset), whichever is greater, where the impairment in the value of the asset is charged On the income statement (profits and losses), and in the event that there are indications of an increase in the value of the asset, the loss resulting from the impairment of the value of the asset is reversed in the income statement (profits and losses) provided that it does not exceed the book value of the asset before reducing the value of impairment.

19. PROVISION

Provisions are recognized when the Company has a present obligation (legal or constructive) as a result of a past event and it is probable that a flow of economic benefits will be required to settle the obligation; and the amount can be estimated reliably. Provision is charged to income statement. The provisions balances are reviewed on a going basis at the reporting date to disclose the best estimate on the current year and reflect the present value of expenditures required to settle the obligation where the time value of money is material.

20. LAND CONTRACTED LIABILITY

Land contracted liability represents the obligations which incurred for purchase lands at certain amount and on certain maturity dates. Land purchase liability is recognized initially at the fair value. Land purchase liability is subsequently stated at amortized cost using the effective interest method.

21. COMPLETION OF INFRASTRUCTURE LIABILITIES

Completion of infrastructure liabilities presents the difference between the estimated cost and actual cost of the infrastructure of the contracted units and to be deducted from earned revenue from plot of land of the contacted units.

22. CAPITALIZATION OF BORROWING COST

The capitalization of borrowing costs is the value of the expenses, costs and financing burdens resulting from obtaining loans or bank facilities, whether to finance the acquisition, creation or production of an asset eligible for capitalization, which could have been avoided if those assets were not acquired, and such capitalization begins at the start of spending on the asset The qualifying asset and the actual incurring of borrowing costs, in addition to continuing to carry out the work related to that asset, and the continuation of capitalization is discontinued when the qualifying asset is completed, whether for use or sale. Income (profits and losses) when realized in addition to the interest for the Years in which the effective construction of the asset is disrupted.

23. INCOME TAX

Taxation is provided in accordance with the Income Tax Law No. 91 of 2005.

(A) Current income tax

Current tax assets and liabilities are measured at the amount expected to be paid to (recovered from) the taxation authorities.

(B) Deferred tax

Deferred tax is provided using the balance sheet liability method, providing for temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for taxation purposes. The amount of deferred tax provided is based on the expected manner of realization or settlement of the carrying amount of assets and liabilities, using tax rates enacted or substantively enacted at the balance sheet date.

24. SHARE PREMIUM

Share premium is the amount received by a company over and above the face value of its shares. After deducting the issuance expenses attributable to the issuance, a part of share premium is credited to the legal reserve with limits of half of the Company's issued share capital, while the remaining balance of share premium is credited to special reserve, general assembly is responsible for determining the uses of such reserve, and it cannot be used for dividends.

25. BORROWING COSTS

The amount and value of the borrowing is initially recognized in the values received, and the amounts due within a year are classified within the current obligations, unless the company has the right to postpone the payment of the loan balance for a Year of more than one year after the date of the financial statements, then the loan balance is presented within the long-term liabilities.

The borrowing and loan costs are measured after the initial recognition of the loans on the basis of amortized cost using the effective interest rate method. The gains and losses for eliminating liabilities are included in the income statement (profits and losses) in addition to the depreciation process using the effective interest rate method.

26. EARNINGS PER SHARE

Basic EPS is calculated by dividing profit or loss from continuing operations and net profit or loss (after deducting employee share and board of director's remuneration – if any) attributable to ordinary equity holders of the Company by the weighted average number of ordinary shares outstanding during the financial Year weighted by the time factor.

27. RELATED PARTY TRANSACTIONS

Related party transactions present the direct and indirect relationship between the Company and its Associates, subsidiaries, or an interest in a joint venture, also the relationship between the Company and key management personnel or employees who exercise direct or indirect strong influence on the Company's decision making. A related party transaction is a transfer of resources, services, or obligations between related parties, regardless of whether a price is charged.

28. LEASING CONTRACTS

(A) Asset Lease Contracts

The "right of use" asset and the lease liability are recognized at the start date of the contract, where the "right of use" is measured at cost at the start date of the lease, and the cost of the "right of use" asset includes the initial measurement amount of the lease commitment and any lease payments made on or before the start date the lease contract and any direct costs and any costs incurred in dismantling and removing the underlying asset. The lease obligations are measured at the present value of the lease payments unpaid on that date using the interest rate implicit in the lease. The lease payments are the payments following the right to use the asset, whether payments Fixed or variable payments (LIBOR) or amounts expected to be repaid under guarantees, the exercise price of the purchase option, and penalty payments for terminating the lease.

Subsequent measurement

- Subsequently the right of use asset is depreciated from the commencement date to the end of the underlying asset useful life in accordance with Egyptian accounting standard No. (10) if ownership of the underlying asset is expected to be transfer to the lessee at the end of the lease. Otherwise earlier of the asset useful life and lease term, any impairment loss in the value of right of use asset will be calculated.
- After the lease date, the lease obligations are measured to reflect changes in lease payments as follows: -
 - A. The carrying amount is increased to reflect the interest on the lease commitment.
 - **B.** The carrying amount is reducing to reflect the rental payments.
 - C. Remeasure the carrying amount to reflect any revaluation or lease modifications.
 - **D.** If there is a change in future lease payments as a result of a change in the interest rate used to determine the lease payments, the lease liability is remeasured to reflect the revised lease payments.

(B) Contracts of sale with leaseback

In the case of sale with leaseback, the asset transfer process is evaluated if it is a sale (the buyer obtains control of the asset, directs its use and obtains the remaining benefits from it) or is not a sale, as follows:

Transferring the asset represents a sale

The asset is recognized as a usufruct in accordance with the requirements of the Egyptian Accounting Standard No. (49) on lease contracts in exchange for proving the lease contract obligations at the present value of the lease payments as commitments as stated in the policy of lease contracts listed in item (a) above, where the contract is classified in this case as a lease contract.

Transferring an asset is not a sale

The transferred asset is recognized in the company's books within the assets in exchange for a financial obligation equal to the transfer proceeds in the contract, and this obligation is accounted for in accordance with the Egyptian Accounting Standard No. (47), where the contract in this case is classified as a financing contract with the guarantee of the asset.

(C) Exemptions from recognition

The company may choose not to apply the Egyptian Accounting Standard No. (49) on lease contracts for short-term leases and low-value lease contracts.

29. REVENUE FROM CUSTOMER CONTRACTS

- The company has applied the Egyptian Accounting Standard No. (48) for revenue from customer contracts, where the company recognizes the revenue generated from contracts with customers in light of the terms of the Egyptian Accounting Standard No. (48) by defining and applying the following procedures:
 - Determine the contract.
 - Determine performance obligations.
 - Determining the transaction price.
 - Distributing the transaction price to the performance obligations in the event that the client contract includes more than one performance obligation.

- Revenue from customer contracts is recognized over time (fulfillment of performance obligations over a Year of time representing the time in which performance obligations are fulfilled) if one of the following criteria is met:
 - A- The customer receives the benefits resulting from the performance of the facility and consumes them at the time the company implements the implementation.
 - Or b- As a result of the performance obligations, the company creates or improves an asset.
 - Or c- The company's performance does not result in the creation of an asset that has no alternative use, and the company has an enforceable right to collect payment for performance completed to date.
- Revenue from customer contracts is recognized at a point in time if the performance obligations are not fulfilled over a Year of time, as the company fulfills the performance obligation at a point in time, which is the point at which the customer obtains control of the asset directing the use of the asset and obtaining Approximately all residual benefits, in which case the company must recognize revenue because it has fulfilled its performance obligations.

There is an important financing component:

- The contractual value of the promised amount is adjusted to reflect the effects of the time value of money if the contract includes a significant financing component.

30. MATCHING OF REVENUES AND COSTS

The accounting treatment of signed contracts of villas and townhouses is based on the recognized revenue of the elements of the contact as follows:

a) Villas and townhouses

When The accounting treatment is done to record the concluded and approved contracts (for villas and townhouses) based on realizing the revenues from each contract as a single unit that includes all the components of the contract. (Development of land, construction works, other additional works), on the basis of time for the contracted units in the light of the progress in fulfilling the obligations, as the final output (revenues and costs) has been done in a reliable manner according to the measurement method outputs - adopted to measure the extent of the obligation in fulfilling performance obligations and using reasonable rates of progress, as follows:

-Real estate development revenue:

Real estate development revenues are achieved for the contracted units under the conclusion of contracts with customers and the receipt of the consideration and in accordance with the credit policy established and applied by the company and the inclusion of such revenues in the income statement (profits and losses) for each unit separately (phase) versus the costs of implementing those units in light of the progress in fulfilling obligations At the level of the contract unit for each contracted unit on the date of preparing the financial statements, and the progress in the performance of obligations is determined and measured - using the output method at the contract unit level for the contracted units to the total estimated costs of work until the completion of the implementation of those units for each (unit) staged unit in order to measure and determine the extent of progress in the commitment in fulfilling performance obligations in contracts.

-Real estate development activity costs:

Activity costs are the direct and indirect value and cost of each of the lands contracted to implement units, in addition to construction costs, utilities and other indirect costs associated with construction work until the completion of the contracted unit's implementation, provided that the total contract cost represented in the lands contracted to implement is included. Units on the income statement (profits and losses) in addition to the construction costs and other costs until the completion of the implementation of those units in the light of the inventory of the completed performance contracted at the level of the contract unit, for each (unit) stage separately, in order to measure and determine the extent of progress in the commitment to fulfill the performance obligations in contracts.

b) Completed units ready for sale

The accounting treatment is done to record the concluded and approved contracts (apartments, cabins, and chalets) based on realizing the revenues from each contract as a single unit that includes all the components of the contract. (Development of land, construction works, other additional works) for a point in time that represents the point of transfer of control to the customer.

-Real estate development revenue:

Real estate development revenues are achieved for the contracted units under the conclusion of contracts with customers and the receipt of the consideration and in accordance with the credit policy established and applied by the company and the inclusion of those revenues in the income statement (profits and losses) for each unit separately (phase) against the costs of implementing those units in light of the actual delivery of those units For each contracted unit until the date of preparing the financial statements.

-Real estate development activity costs:

Activity costs are the direct and indirect value and cost of each of the lands contracted to implement units, in addition to construction costs, utilities and other indirect costs associated with construction work until the completion of the contracted unit's implementation, provided that the total contract cost represented in the lands contracted to implement is included. Units on the income statement (profits and losses) in addition to construction costs and other costs until the completion of the implementation of those units in, where all costs associated with those units of land costs, construction costs and indirect costs are charged to a work-in-progress item until the completion of all work at that phase. The square meter's share of the total costs is determined, and therefore the cost of the units is determined according to their area, provided that the unit cost is included in the income statement (profits and losses) for the contractual value at the point of time when the actual delivery of those units and the transfer of control to the customer.

31. REVENUE RECOGNITION

a) Sales revenues

1- Villas and townhouses

The revenues resulting from practicing the main and usual activity - real estate development of the company - are realized and recorded in the income statement (profits and losses) in light of the extent of progress in fulfilling obligations at the level of completion of the executed works (measuring the extent of progress) at the contract unit level for each contracted unit separately, as the The company is contractually restricted from directing the asset to another use due to the fact that the contracted unit (sold) has pre-determined boundaries and features in the contract with regard to independent units (villas and townhouses). The company also has

a contractual right to collect the sale value of the unit from the customer in installments. In the event of the customer's non-compliance, the installment deadlines due on the unit will be waived, with the customer committing to pay those installments in one payment. In the event of termination of the contract for reasons other than the facility's failure to perform as promised, the company will recover the costs it incurred from the customer in exchange for its completed performance to date, in addition to a percentage of the contractual value (profit margin). The revenues generated from the total contractual values from the contracts signed and approved for the contracted units are also weighted by the percentage of progress in fulfilling obligations at the level of the contract unit, taking into account additional business revenues versus their actual cost for each stage (unit) separately, in a way that reflects and measures the extent of progress. In fulfilling the performance obligations under the contract.

2- Completed units ready for sale

Completed units ready for sale represent the contractual values of contracted units Revenue is recognized in income statement at the point in time at which the entity transfers control of the asset to the customer.

b) Investments in Associates and subsidiaries

Revenues resulting from investments in subsidiaries companies resulting from following the equity method are recorded according to the company's share in the results of the investee companies' business and according to the percentage of its contribution, in addition to the change in the equity of the investee company for items that are not included in the business results. Revenues resulting from investments in subsidiaries and resulting from adopting the cost method are recognized when the company has the right to receive those revenues and returns, whether by the announcement event or by the actual collection event, whichever is more specific. The effect of those realized revenues, whether by cash distribution or by applying the equity method, is excluded from the group's income statement when preparing it.

c) Revenues from investment property

The income resulting from investing in real estate investments is realized upon the completion and completion of the sale of those investments and the transfer of ownership – initially - to the buyer, and these revenues are recognized as sale profits at the value of the difference between the cost of those investments and the selling price, and the revenues resulting from the exploitation and leasing of these investments to others are also recognized. According with the accrual principle.

d) Interest income

Interest income is recognized in the profit or loss as it accrues using the effective interest rate method.

32. CASH AND CASH EQUIVALENTS

For the purpose of the Statement of Cash Flows, cash and cash equivalents consist of cash in hand, bank balances and short-term deposits with an original maturity of three months or less.

33. FINANCIAL INSTRUMENTS & FAIR VALUE

- Financial assets

33-1 Recognition and initial measurement

The company initially recognizes debtors and debt instruments on the date of its inception, all financial assets and other financial obligations are initially recognized on the date of the transaction when the company becomes a party to the contractual provisions of the financial instrument.

The financial asset (unless the trade receivable does not have a significant financing component) or financial liability is initially measured at fair value plus transaction costs that directly cause its acquisition of the item not at fair value through profit or loss. Customers who do not have a significant financing component are initially measured at the transaction price.

33-2 Financial Assets - Classification and Subsequent Measurement

Upon initial recognition, the financial asset is classified on (debt instruments) as measured at amortized cost or at fair value through other comprehensive income as investments in debt instruments and investments in equity instruments or at fair value through profits and losses.

Financial assets are not reclassified after initial recognition unless the company changes its business model for managing financial assets. In this case, all affected financial assets are reclassified on the first day of the first financial reporting Year after the change in business model.

The financial asset (debt instruments) is classified as valued at amortized cost if it meets the following two conditions and is not classified as valued at fair value through profit or loss:

- If the asset is to be held within a business model that aims to hold assets to collect contractual cash flows.
- In the event that the contractual terms of the financial assets give rise to cash flows on specified dates that are only principal and interest payments on the principal amount repayable.
 - The investment in debt instruments is classified at fair value through other comprehensive income if the following two conditions are met and is not determined as being valued at fair value through profit and loss:
- It is held within a business model whose objective is achieved by both collecting contractual cash flows and selling financial assets.
- The contractual terms of the financial asset give rise to specified dates to cash flows that are solely payments of principal and interest on the principal and interest outstanding.
 - Upon initial recognition of an investment in equity instruments that are not held for the purpose of trading, the company can make an irrevocable choice to present it within other comprehensive income. Subsequent changes in the fair value of the investment appear within other comprehensive income items and are not reclassified in the income statement.

Financial assets that are not classified as valued at amortized cost or valued at fair value through other comprehensive income are classified as fair value through profit and loss, and this includes all financial assets derivatives. Upon initial recognition, the company may irrevocably designate a financial asset that meets the requirements to be measured at amortized cost, at fair value through comprehensive income, or at fair value through profit or loss if doing so eliminates or substantially reduces Inconsistency in a measurement or recognition (sometimes referred to as an "accounting inconsistency") that may arise during that time.

No expected credit losses are calculated for equity instruments.

33-3 Financial Assets - Business Model Evaluation

The company makes an objective assessment of the business model in which a financial asset is held at the portfolio level because this better reflects the way the business is conducted, and information is presented to management. The information considered includes:

- The stated policies and objectives of the portfolio and the operation of those policies in practice. This includes whether management's strategy focuses on earning contractual interest income and maintaining a certain interest rate.
- How to evaluate the performance of the portfolio and report it to the company's management.
- the risks that affect the performance of the business model (and the financial assets held in the business model) and how those risks are managed
- The frequency, volume, and timing of sales of financial assets in previous Years, the reasons for such sales, and expectations regarding future sales activity.
- Financial assets held for trading whose performance is evaluated on a fair value basis are measured at fair value through profit or loss.

33-4 Financial Assets - Assessment of whether the contractual flows are solely payments of principal and interest

For the purposes of this assessment, the principal amount is the fair value of the financial asset at financial recognition and the interest is against the time value of money, against the credit risk associated with the principal amount outstanding over a certain Year of time and against other basic lending risks and costs (liquidity risk and administrative costs), in addition to the profit margin.

In assessing whether the contractual cash flows are solely payments of interest, the Company considers the contractual terms of the instrument. This includes assessing whether the financial asset contains a contractual term that could change the timing or amount of contractual cash flows so that it would not meet this condition. When making this assessment, the Company considers:

- potential events that would change the amount or timing of cash flows.
- terms that may modify the rate of contractual payments, including variable rate features.
- Prepaid features and additions; (if any)
- Conditions that limit a company's claim to cash flows from identified assets

The early payment benefit is consistent with payments of principal and interest only if the amount of the prepayment substantially represents the unpaid amounts of principal and interest on the principal amount owed, which may include reasonable compensation for early termination. In addition, for financial assets obtained at a discount or premium over the contractual face value, a feature that permits or requires early payment in an amount substantially the contractual amount plus the contractual interest accrued (but not paid) (which may also include reasonable compensation for early termination) is treated as compliant with this Standard if the fair value of the early settlement feature is ineffective on initial recognition.

33-5 Financial Assets - Subsequent Measurement, Profits and Loss

33-3 Hillanciai 7x33	ets - Subsequent ivieasurement, Profits and Loss
Financial assets at fair value through profit or loss	Financial assets are subsequently measured at fair value, and changes in fair value, including any returns or dividends, are recognized in profit or loss.
Financial assets at amortized cost	Financial assets valued at amortized cost are subsequently measured at amortized cost using the effective interest method. The amortized cost is reduced by impairment losses. Interest income, exchange gains and losses and impairment are
	recognized in profit and loss, and gains and losses on disposal are recognized in profit and loss.
Debt instruments at fair value through other	Financial assets at fair value through comprehensive income are subsequently measured at fair value.
comprehensive income	Interest income is calculated using the effective interest method, gains and losses on currency differences and impairment are recognized in profit and loss.
	Other net gains and losses are recognized in comprehensive income. On disposal, the combined profit and loss in comprehensive income is reclassified to profit and loss.
Equity investments at fair value through other comprehensive income	Financial assets valued at fair value through comprehensive income are subsequently measured at fair value. Dividends are recognized as income in profit and loss unless the dividends clearly represent a recovery of part of the investment cost.
	Other net gains and losses that have been recognized in other comprehensive income are not reclassified at all to profit or loss.

33-6 <u>Financial liabilities - classification and subsequent measurement, profits and losses</u>

Financial liabilities are classified as valued at amortized cost or at fair value through profit and loss.

Financial liabilities are classified as valued at fair value through profit and loss if they are classified as held for trading purposes, or they are within financial derivatives, or they are classified at fair value through profit or loss upon initial recognition.

Financial liabilities measured at fair value through profit and loss are measured at fair value and net gains and losses, including interest expense, are recognized in profit and loss.

Other financial obligations are subsequently measured at amortized cost using the effective interest method. Interest expense and gains and losses from changes in foreign exchange rates are recognized in profit and loss. Gains and losses resulting from disposal are recognized in profit and loss.

33-7 DISPOSAL

financial assets

The company disposes the financial asset when the contractual rights to the cash flows from the financial asset expire, or it transfers the contractual rights to receive the contractual cash flows in a transaction in which substantially all the risks and rewards of ownership of the financial asset have been transferred, or in which the company does not transfer or retain bears all the risks and rewards of ownership and does not retain control over the financial assets.

The Company enters into transactions whereby it transfers the assets recognized in its statement of financial position but retains all the risks and rewards of the transferred assets. In this case, the transferred assets are not excluded.

financial obligations

Financial obligations are excluded when the contractual obligations are paid, canceled or expired.

The company also dismisses a financial liability when its terms are adjusted and the cash flows of the modified obligations are substantially different, in which case the new financial obligations are recognized on the basis of the adjusted condition at fair value.

On derecognition of financial obligations are derecognition, the difference between the book value and consideration paid (including any non-monetary assets transferred or liabilities assumed) is recognized in profit or loss.

33-8 Offsetting of Financial Instruments

Financial assets and financial liabilities are offset, and the net reported in the statement of financial position when, and only when:

The company has a legally mandatory right to settle the recognized amounts, and when the company intends to settle the assets with the liabilities on a net basis or sell the assets and settle the liabilities simultaneously.

33-9 Derivative financial instruments and hedge accounting

The Company holds derivative financial instruments to hedge its exposure to foreign exchange rate and interest rate risks. Implicit derivatives are separated from the host contract and accounted for separately if the host contract is not a financial asset and if specific conditions are met.

Derivatives are initially measured at fair value and the related transaction costs are recognized in profit or loss. After initial recognition the derivative is measured at fair value and any change in fair value is recognized in profit or loss.

34. RISK MANAGEMENT

(A/1) Interest rate risk

The interest risk is represented in the interest rates changes and its effect on the current and future financial liabilities, represented in interests and commissions on bank overdraft, which may have a negative impact on the results of operations. The Company uses long-term financing sources with no interest represented in advances from customers.

	<u>NOTE</u> <u>NO.</u>	
Local operation current accounts	(48)	3 101 076 296
Banks accounts for local currency deposits	(48)	2 500 000
Financial obligations		3 103 576 296
LOANS	(51)	4 240 282 321
Banks credit	(49)	353 943 276
banks Overdraft	(50)	3 949 495 366
Lease obligations	(55)	10 357 370
	,	8 554 078 333

In the event that interest rates change from current rates with all other variables constant, this will affect the sensitivity of the statement of profits and losses as a result of assuming a change in the interest rate, based on the financial assets and liabilities linked to the interest rate, as follows:

- In the event of an increase/(decrease) in the interest rate by 2% with all other variables remaining constant, the statement of profits and losses, as well as the statement of cash flows for the year in which the change occurred, will be affected by an increase/(decrease) of approximately 109 million Egyptian pounds.

(A/2)) Foreign exchange rate risk

Foreign currency risk is represented by changes in foreign currency rates, which affect payments and receipts in foreign currencies, as well as the evaluation of assets and liabilities in currencies. The balances of assets in foreign currencies described above were evaluated using the rate prevailing on the date of the financial position.

The net foreign currency balances at the financial position date are as follows:

	<u>31 Mar 2024</u>
	<u>EGP</u>
Financial assets	
Net foreign currency balance - Asset	188 993 858

Sensitivity analysis:

Foreign currency rate risk is the risk of fluctuations in the fair value of the future cash flows of a financial instrument due to changes in foreign currency rates. The following table shows the company's sensitivity to a 10% increase or decrease in the Egyptian pound against foreign currency exchange rates while keeping all other variables constant, and the impact of that on The company's statement of profits or losses is as follows:

	31 Mar 2024
	EGP
Financial assets	
The equivalent in Egyptian pounds for collecting foreign currencies	188 993 858
The effect of an increase/decrease in the exchange rate on the	
company's net profit	
When foreign exchange rates increase by 10%	18 899 386
When foreign exchange rates decrease by 10%	(18 899 386)

(B) Credit risk

Credit risk is represented by the inability of customers to whom credit is granted to pay what is owed to them. This risk is considered limited given that the company deals with customers with good financial solvency, in addition to the company's failure to deliver the contracted units before the customer deposits negotiable bank debt instruments in exchange for the unpaid installments in Date of receipt (note 44).

In addition to the above, customer contracts stipulate that ownership of the units will not be transferred to customers before paying the full value of the units. Therefore, no losses or impairment of customer balances occurred before that.

The company also achieves direct and indirect profits in the event that customers do not pay the remaining dues on the unit, as the contract is canceled and the amounts previously paid are refunded after deducting the cancellation fees in accordance with the concluded contract, in addition to the positive change in selling prices and thus the contractual values of the units.

The company periodically studies expected credit losses to offset the impact of expected credit risk on the poor quality of financial assets.

Market risk is represented in permanent or temporary negative fluctuations or both in the prices of securities in the stock market for securities available for sale, which may negatively reflect on the capital values of the company's portfolio of securities for the cost of acquisition, and the company follows a conservative policy for all its investments and this is reflected in the fair values of the portfolio.

(C) investment risk

The investment risk is represented in the possible decrease in the potential and expected returns and distributions in the companies invested in their capital and the possibility of reinvesting in other securities with relatively high returns, in addition to the potential risks of not appropriate diversification in the stock portfolio in all existing and potential investment sectors. The company follows a policy in managing the company's stock portfolio that will maximize returns, revenues and profits achieved through purchases and resales, as well as selling and repurchases, in addition to diversifying investment in investment sectors with relatively stable returns.

(D) Liquidity risk

Liquidity risk is represented by factors that may affect the company's ability to pay part or all of its obligations, and according to the company's policy, appropriate liquidity is maintained to meet the company's current obligations, which affects the reduction of that risk to a minimum.

The following is an analytical statement of financial obligations and other contribution payments at the date of the financial position, which are as follows:

	Note No.	31 Mar	. 2024
		<u>EGP</u>	<u>EGP</u>
Financial Liabilities		Less than year	More than year
Credit banks	(49)	353 943 276	
Overdraft banks	(50)	3 949 495 366	
Loans	(51)	322 403 644	3 917 878 678
Lease obligations	(55)	9 061 082	1 296 288
Due to related parties	(57)	8 823 853	
Creditors and other credit balances	(59)	2 867 712 163	
Other obligations - occupiers union	(62)	11 177 729 343	
Due to banks	` '	2 918 661 795	
Total		21 607 830 522	3 919 174 966

(INVESTMENT IN ASSOCIATES

The consolidated balance of investments in Associates as of March 31, 2024 amounted to an amount EGP 551 662 977 as follows

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
Naema for Touristic & Real Estate Investments S.A.E	125 538 818	117 741 164
EFS palm for facilities services S.A.E	6 633 373	6 633 372
Villamora for Real Estate Development Company S.A.E	2 535 617	2 535 617
Palm Hills for Real Estate S.A.E-Coldwell Banker	245 000	245 000
Egyptian International for Higher Education S.A.E	130 000 000	90 000 000
Disney Beach S.A.E	104 121 304	104 121 304
Inspired Egypt for Education S.A.E	367 500	367 500
International Financial Leasing Company - Incolease	179 221 365	174 841 899
The Cookery - Co for catering and restaurants S.A.E	3 000 000	3 000 000
Balance on March 31, 2024	551 662 977	499 485 857

The following is a summary of the financial data for the Associates:

	Assets	Liabilities	Shareholders' equity	<u>Revenues</u>	Expenses
Naema for Touristic & Real Estate Investments	468 819 482	217 712 130	251 107 352	80 083 141	24 502 421
Palm Hills for Real Estate -Coldwell Banker	500 000		500 000		
Villamora for Real Estate Development Company	2 535 619		2 535 619		

35. INVESTMENT PROPERTY

The consolidated balance of real estate investments on March 31, 2024, amounted to 1 059 262 504 EGP and its balance is the value of the cost of Crown School – King School, in addition to the construction cost of the shops at Palm Hills Resort on the 6th of October (Mall 88Street) As well as the villas in Villa Mora Resort, as follows:

Crown School (King School)	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
Cost Of the School	1 008 515 935	
Net Cost Of the School	1 008 515 935	
Real Estate Investments - Buildings		11.5
Commercial shops - Palm Hills Resort		
Cost of shops (88 Street Mall)	75 011 680	69 111 647
Accumulated depreciation for Jan 1,2024	25 281 620	21 808 349
depreciation for the period	983 491	3 473 271
Accumulated depreciation at the end of the period	26 265 111	25 281 620
Net cost of shops (88 Street Mall)	48 746 569	43 830 027
Villas at villa mora resort	2 000 000	2 000 000
Balance on March 31, 2024	1 059 262 504	45 830 027

The company has concluded contracts for the sale and leaseback of the commercial mall stores (Street 88) owned by the company with one of the companies operating in the same field, and these transactions have been proven as guarantees (power of sale) and obligations resulting from financial transactions as a financing activity, according to the essence of those transactions and the lack of completion of any of the Conditions that must be met to prove these contracts as lease contracts and that these investments are provided as guarantees, and in accordance with the provisions of Egyptian Accounting Standard No. (49) related to lease contracts (Note No. 28B, 55).

36. Fixed Assets

The net cost of the consolidated fixed assets in 31 March 2024 amounted to EGP 2 535 122 718 presented by fixed administrative assets Accumulated on the site and the headquarter as follows:

					Accumulated			depreciation	
		Additions	Disposals		depreciation			as of	Net book value
	Cost as of	during the	during the	Cost as of	as of Jan. 1,	Depreciation	Depreciation	31 March,	as 31 March
	Jan. 1,2024	year	year	31 March 2024	2024	for the year	of Disposals	2024	2024
	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP	<u> </u>
* land	33 145 821	1	1	33 145 821	1	ı	:	ŀ	33 145 821
* Buildings	747 387 747	8 298 467	i	755 686 214	345 540 506	7 448 130	:	352 988 636	402 697 578
Machinery & equipment	275 431 466	38 363 717	1	313 795 183	178 127 945	8 528 564	:	186 656 509	127 138 674
Vehicles	41 870 815	ı	;	41 870 814	30 868 154	1 126 202	ŀ	31 994 356	9 876 459
Computer equipment	129 738 671	13 566 625	6 750	143 298 546	100 147 676	4 112 591	6 750	104 253 517	39 045 029
Leasehold improvements	21 077 302	155 781	;	21 233 083	21 043 167	14 808	ŀ	21 057 975	175 108
Furniture	187 255 464	4 759 133	1	192 014 597	115 088 369	7 742 555	:	122 830 924	69 183 673
Golf Courses	2 412 646 477	•	1	2 412 646 477	528 187 998	30 598 104	1	558 786 102	1 853 860 375
Total cost	3 848 553 763	65 143 723	6 750	3 913 690 736	1 319 003 815	59 570 954	6 750	1 378 568 019	2 535 122 718

All fixed assets in the group companies are available for use in operation.

Fixed assets depreciation for three months Ended in 31, March 2024 amounted To EGP 59 570 954 and allocated as follows: e c

Operating assets-work in process	6 986 982	
Administrative depreciation (income statement)	45 002 607	
Depreciation expense of hotel operations	3 059 537	
Depreciation expense of Palm Hills Club's assets - club's operating statement	4 521 828	
Total depreciation of fixed assets for the Period	59 570 954	
Capital Gains for Three months ended in 31, March 2024 amounted to EGP 1 785 292 as follows:	P 1 785 292 as follows:	
	EGP	
Proceed from sale of fixed assets	1 785 292	
Deduct:	0317	
Cost of assets sold	06/ 9	
Accumulated depreciation of assets sold	6 750	
Carrying amount of assets sold		
Gain on sale of fixed assets as of March 31, 2024	1 785 292	

The company has concluded sales lease back contracts for the lands and buildings of the Palm Hills Club and the company's headquarters in the smart village, which is owned by the company with one of the companies operating in the same field, and these transactions have been proven as guarantees (power of attorney to sell) and obligations resulting from financial transactions as a financing activity according to the essence of these transactions and not Completion of the conditions that must be fulfilled to prove those contracts as a finance lease and that these assets are presented as guarantees in accordance with the Egyptian Accounting Standard No. (49) for financial leasing contracts (Note No28b.52). The net cost of the consolidated fixed assets on Dec 31, 2023, amounted to EGP 2 529 549 685 presented by fixed administrative assets on the site and the headquarter as follows:

					Accumulated			Accumulated	
		Additions	Disposals		depreciation			depreciation	
	Cost as of	during the	during the	Cost as of	as of Jan. 1.	Depreciation	Depreciation	as of	Net book value
	Jan. 1,2023	Year	Year	31 Dec 2023	2023	for the Year	of Disposals	31 Dec 2023	as 31 Dec 2023
	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP	EGP
* Jand	33 145 821	;		33 145 821	ı	;	;	ı	33 145 821
* Buildings	732 674 743	14 713 004		747 387 747	316 384 812	29 155 694	!	345 540 506	401 847 241
Machinery & equipment	220 320 371	83 986 522	73	275 408 898	159 952 221	19 878 357	1 724 936	178 105 642	97 303 256
Vehicles	35 884 567	6 051 248		41 870 815	26 235 359	4 697 795	92 000	30 868 154	11 002 661
Computer equipment	105 125 705	26 154 532	1 541 566	129 738 671	90 066 578	11 622 664	1 541 566	100 147 676	29 590 995
Leasehold improvements	21 116 436	;		21 077 302	21 062 013	20 286	39 134	21 043 165	34 137
Furniture	142 643 804	46 198 651	1 590 070	187 252 385	91 449 446	25 079 813	1 443 969	115 085 290	72 167 095
Golf Courses	2 412 319 396		•	2 412 646 477	405 801 032	122 386 966	1	528 187 998	1 884 458 479
Total cost	3 703 230 843	177 431 038	32 133 765	3 848 528 116	1 110 951 461	212 841 575	4 814 605	1 318 978 431	2 529 549 685
								The same of the sa	

All fixed assets in the group companies are available for use in operation.

The total depreciation of fixed assets for year ending on Dec 31, 2023 amounted to 212 841 575 EGP as follows: j j

Administrative depreciation (income statement) Depreciation expense of hotel operations	101 117 11
Depreciation expense of hotel operations	170 199 953
	10 308 977
Depreciation expense of Palm Hills Club's assets - club's operating statement	17 055 244
Total depreciation of fixed assets during the year	212 841 575
Capital Gains for year ending on Dec 31, 2023 amounted to EGP 76 597 290 as follows: EGP	follows: EGP
Proceed from sale of fixed assets	103 916 449
Deduct: Cost of assets sold 32	32 133 765
sciation of assets sold	4 814 606
Carrying amount of assets sold	27 319 159
Gain on sale of fixed assets as of Dec 31, 2023	76 597 290

village, which is owned by the company with one of the companies operating in the same field, and these transactions have been proven as guarantees (power of attorney to sell) and obligations resulting from financial transactions as a financing activity according to the essence of these transactions and *The company has concluded sales lease back contracts for the lands and buildings of the Palm Hills Club and the company's headquarters in the smart not Completion of the conditions that must be fulfilled to prove those contracts as a finance lease and that these assets are presented as guarantees in accordance with the Egyptian Accounting Standard No. (49) for financial leasing contracts (Note No28b.53).

37. PROJECTS UNDER CONSTRUCTION

The consolidated balance of projects under construction on March 31, 2024 amounted to EGP 127 061 091 and is the value of the cost of land and construction work for service areas and recreational areas in the residential complexes of the Palm Hills Group, as follows:

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	EGP
Consultation and designs fees	126 891 699	120 401 389
Schools Construction cost	169 392	881 700 227
Balance on March 31, 2024	127 061 091	1 002 101 616

38. ADVANCE PAYMENTS FOR INVESTMENTS ACQUISITION

The consolidated balance of advance payments for investments acquisitions as of March 31, 2024 amounted to 441 289 175 as follows:

	Nature of		
	<u>transaction</u>	31 Mar 2024	31 Dec 2023
		EGP	<u>EGP</u>
Middle East for real estate and touristic investment	Acquisition	10 262 352	10 262 352
Macor company	Acquisition	147 192 500	81 000 000
Inspired Education Company - Egypt	Acquisition	1 102 500	1 102 500
Taleem Company	Acquisition	282 731 823	**
Balance on March 31, 2024		441 289 175	92 364 852

- The amounts paid for the purchase of investments in companies have been included in the item purchased under the advance payments for investments acquisition account, based on the sale contracts or the agreement concluded between the company and some of the shareholders of the above-mentioned companies, provided that these amounts are transferred to the contributions in companies upon completion of the ownership transfer procedures to The company, and for the purposes of preparing the consolidated financial statements, the amounts paid directly to the continuing companies in it to increase the capital of those companies have been excluded.
- No legal or executive measures have been taken towards settling these amounts until the date of preparing the financial statements.
- * The investment in Jamsha Tourism Development Company was exited and the amount was settled during the year 2023.

39. THE RIGHT OF USE ASSETS

The right of use assets is represented in the right of use assets (lessee) the rents of offices and administrative headquarters, and the balance has reached On March 31, 2024 an amount of 10 045 107 EGP is as follows: -

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	EGP
The right of use assets - Offices rent.	31 646 488	31 646 488
Accumulated depreciation at Jan ,1,2024	20 723 409	20 616 884
Depreciation for the period	877 972	106 525
Accumulated depreciation at 31 March 2024	21 601 381	20 723 409
Balance on March 31, 2024	10 045 107	10 923 079

40. NOTES RECEIVABLE

The notes receivables are represented in the checks received from the clients for the contractual values of the units contracted with the company to implement them, as well as the workers 'union checks (against maintenance expenses) in addition to other checks collected from other parties. The consolidate balance of the receivables reached on March 31, 2024 is EGP 39 192 486 160 after deducting the difference in the present value of EGP 1 585 063 655 and the share of the partners in an amount of EGP 1 652 081 052 as follows:

	31 Mar 2024 EGP	31 Dec 2023 EGP
Short term notes receivable	9 940 305 086	8 847 317 102
Deduct: -		
Unamortized discount	39 277 398	28 364 946
Notes receivable of joint venture	506 210 738	427 327 794
The present value of short-term receivables	9 394 816 950	8 391 624 362
Long term notes receivable	32 489 325 781	25 116 871 179
Deduct: -		6
Unamortized discount	1 545 786 257	1 112 309 514
Notes receivable of joint venture	1 145 870 314	908 416 703
The present value for long term notes receivable	29 797 669 210	23 096 144 962
Balance on March 31, 2024	39 192 486 160	31 487 769 324

^{**} The receivable notes received for contracted units that were not delivered and not included in the financial statements were disclosed (Note No. 71).

And according to the decision of the Central Bank of Egypt Board of Directors No. 1906 of 2007 regarding the controls and rules of bank financing for real estate development companies working in the field of constructing housing units for the purpose of selling them, the bank may not deduct those checks, commercial papers and other means of payment provided to the company from the holders of housing units nor reduce the company's indebtedness with them Only after the units are delivered to their purchasers, and thus those checks remain in the books until the due date.

- * Notes receivables balances included an amount of 5,001 billion EGP representing the value of checks received in exchange for maintenance deposits of contracted units, whose collected value reverts to the Workers' Union upon its establishment in accordance with the provisions of the Building Law No. 119 of 2008 and its executive regulations and amendments thereof.
 - * The share of the partner (the owner) in the notes receivables and checks under collection of the projects that the company started to market and implement under the project system with the participation system in light of the contracts concluded in this regard implement under the project system with the participation system in light of the contracts concluded in this regard (8c).
 - The transitional treatment issued by the Egyptian Supreme Committee for Accounting and Auditing, the limited examination, formed by Prime Minister Decision No. 909 of 2011, which was approved by the Financial Supervisory Authority on January 12, 2022, regarding the recognition of checks received from customers for units that have not been delivered to customers, which stipulates By allocating a separate account on the date of receiving the checks within the financial assets on the balance sheet (a notes receivable account for units that have not been delivered) in return for recognizing within the financial obligations on the balance sheet a commitment of the same amount (Calculation of obligations for checks received from clients) This treatment is considered a transitional treatment on the concluded sales contracts that the company will enter into until the end of the fiscal Period ending on 31 December 2022 or 30 June 2023 until the delivery of these properties to the clients in accordance with Egyptian Accounting Standard No. (48) Revenue from contracts with customers (Note 54,71).

41. Notes receivable for undelivered units

The net present value of notes receivable is for units not delivered to customers On March 31, 2024 an amount of 6 611 443 510 Egyptian pounds is as follows: -

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
Short term notes receivable	2 713 050 844	2 565 411 293
Deduct:		
Unamortized discount	272 676 816	258 468 495
Notes receivable of joint venture	262 335 336	254 715 383
The present value of short-term receivables	2 178 038 692	2 052 227 415
Long term notes receivable	10 243 457 935	9 942 865 156
Deduct:		
Unamortized discount	4 818 892 540	4 726 319 166
Notes receivable of joint venture	991 160 577	669 915 690
The present value of long-term notes	4 433 404 818	4 546 630 300
Balance on March 31, 2024	6 611 443 510	6 598 857 715

- The transitional treatment issued by the Egyptian Supreme Committee for Accounting and Auditing, the limited examination, formed by Prime Minister Decision No. 909 of 2011, which was approved by the Financial Supervisory Authority on January 12, 2022, with regard to recognizing checks received from customers for units that have not been delivered, subject of contracts, to Customers, which require the allocation of a separate account on the date of receipt of checks within the financial assets in the statement of financial position (a notes receivable account for units that have not been delivered) in return for recognizing within the financial obligations on the statement of financial position a commitment of the same amount Account of obligations for checks received from clients) and this treatment is considered a transitional treatment on the concluded sales contracts that the company will conclude until the end of the financial Period ending on 31 December 2022 or 30 June 2023 and until the delivery of these properties to the clients until the company's conditions are reconciled to comply with Egyptian Accounting Standard No. (48) Revenue from contracts with customers (Note No. 71).

42. WORK IN PROCESS

The work in process represents the direct and indirect value and cost of the lands allocated to the group companies to carry out the usual and main activity of these companies, after excluding the cost of the contracted lands to build units on them, as well as the construction works, utility works and other indirect costs related to the construction works for the units contracted to implement and not The percentage of completion specified for inclusion in the income statement is realized, and the consolidated balance of work in progress has reached March 31, 2024 The amount of EGP 8 855 872 689 which is as follows:

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	EGP
Total work carried out until Jan, 1 2024	48 890 651 797	39 232 714 706
Add: Work carried out for three months ended March, 31 2024	1 851 085 812	9 657 937 091
Net works executed until March 31, 2024	50 741 737 609	48 890 651 797
Deduct: excluded from income statement until March, 31 2024	41 885 864 920	40 102 272 170
The Balance of Work in progress as of March, 31 2024	8 855 872 689	8 788 379 627
Represented As follows:		
Land acquisition cost *	4 154 876 173	4 313 100 435
Cost of construction and facilities **	4 700 996 516	4 475 279 192
Balance on March 31, 2024	8 855 872 689	8 788 379 627

^{***} The interest of the loans capitalized on the work in progress account which allocated to financing construction in the existing projects according to the concluded loan contracts for the three months ended March 31, 2024 amounted to EGP 336 996 374 (Note NO. 51).

43. ACCOUNTS RECEIVABLE

The present value of accounts receivable - debit balances on March 31, 2024 amounted to EGP 9 338 228 500 This due balance is represented in the difference between the contractual value of some contracted units and the advance of reservation and the installments paid for those units, without paying or depositing cash notes receivable or any other credit instruments for due installments, and it also includes the value of returned checks or non-collected checks from some clients as followings:

	31 Mar 2024	31 Dec 2023
	EGP	<u>EGP</u>
Palm Hills Developments Company	1 335 966 908	1 073 616 619
Palm Hills Middle East Company for Real Estate Investment	112 037 839	123 490 463
Royal Gardens for Real Estate Investment Company	3 831 076	3 831 076
New Cairo for Real Estate Developments	1 180 601	1 180 601
Gawda for Trade Services	625 695	685 869
Saudi Urban Development Company	32 844 377	37 266 931
Rakeen Egypt for Real Estate Investment	96 422 897	92 677 283
East New Cairo for Real Estate Development	60 470 381	55 879 156
Middle East Company for Real Estate and Touristic Investment	1 071 620	1 511 194
United Engineering for Construction	3 611 234	3 611 234
Palm Real Estate Investment	79 851 620	80 062 815
Palm for Investment and Real Estate Development	1 139 615 698	713 615 227
Palm Hills Development of Tourism and Real Estate	268 430 883	236 725 347
Palm for Urban Development	6 103 727 767	5 554 692 471
Palm for Clubs Management	9 914 887	10 042 147
Palm for Construction	79 545 224	77 352 591
Palm Sports for Clubs	15 676 777	13 126 050
Palm Alexandria	20 232 106	y 25 154 441
Kenzy for restaurants	3 163 <u>737</u>	3 163 735
Total	9 368 221 327	8 107 685 250
Less: Expected credit losses	29 <u>992 827</u>	20 643 425
Balance on March 31, 2024	9 338 228 500	8 087 041 825

44. DEBTORS AND OTHER DEBIT BALANCE

The consolidated balance of debtors and other debit balances as of March 31 2024 amounted to 3 806 992 419 as follows:

	31 Mar 2024	31 Dec 2023
	EGP	EGP
Paid under land account	43 263 693	1 606 482
Residents' Association *	1 037 412 525	999 382 218
Investment's debtors	4 462 221	4 995 221
Deposits with others	165 977 160	162 853 034
Prepaid expenses	240 104 692	75 915 191
Accrued Revenues	97 407 249	70 420 958
Commissions paid in Advance	2 043 952 413	1 593 537 483
Withholding tax	14 908 455	11 138 162
Letter of Guarantee	55 606 490	55 606 490
Loans to employee & custodies	20 666 445	13 466 318
Other debit balances	86 062 441	133 711 280
Total	3 809 823 784	3 122 632 837
Less: Expected credit losses	2 831 365	2 260 184
Balance on March 31, 2024	3 806 992 419	3 120 372 653

^{*} The legal position of the Residents' Association is being completed at the level of various projects in accordance with the requirements of the Building Law No. 119 of 2008.

45. <u>DUE FROM RELATED PARTIES - Debit Balances</u>

The consolidated balance of due from related parties as of March 31, 2024 amounted to 380 275 876 as follows:

	<u>31 Mar 2024</u>	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
Al Ethadia for Real Estate S.A.E	285 008 599	282 068 802
Al Naeem for investments	48 755 256	48 755 256
Debtors of dividends	33 246 612	33 246 612
Palm Hills for Real Estate S.A.E-Coldwell Banker	20 480	20 480
Novotel Cairo 6th Of October S.A.E	6 985 516	5 778 292
The cookery co for catering and restaurant	3 380 000	3 630 000
Mercure Ismailia Hotel S.A.E	3 043 485	686 254
Palm Hills. Saudi _ELBaltan		269 325
Total	380 439 948	374 455 021
Less: Expected credit losses	164 072	6 055 060
Balance on March 31, 2024	380 275 876	368 399 961

46. Financial investments at amortized cost

The consolidated balance for held-to-maturity investments on March 31, 2024 is an amount 5 152 669 839 EGP It represents the value of investment in treasury bills and bonds as follows:

	Face value	Unrecognized investment return	Average return rate	Purchase price
	<u>EGP</u>	<u>EGP</u>	<u>%</u>	<u>EGP</u>
Palm Hills Development	3 058 600 000	162 276 677	%21,25	2 896 323 323
Palm Hills Middle East Company for Real Estate Investment	253 600 000	7 234 651	%21,09	246 365 349
East New Cairo for Real Estate Development	78 300 000	2 427 439	%21,26	75 872 561
Gawda for Trade Services	1 625 000	51 178	%21,07	1 573 822
Middle East Company for Real Estate and Touristic Investment	6 225 000	161 194	%20,82	6 063 806
Palm Hills For Constructions	124 750 000	3 819 513	%21,17	120 930 487
Palm Hills Development of Tourism and Real Estate	238 350 000	9 935 264	%21,23	228 414 736
Palm for investment and real estate development	772 375 000	18 874 108	%21,17	753 500 892
Palm real estate development	162 275 000	2 997 152	%21,25	159 277 848
Palm Hills for Urban Development Company	422 800 000	11 400 553	%21,39	411 399 447
Rakeen Egypt for Real Estate Investment	243 375 000	7 835 982	%21,41	235 539 018
Royal Gardens for Real Estate Investment Company	12 250 000	572 097	%21,82	11 677 903
Palm Alexandria for real Estates investment company	5 950 000	219 353	%20,93	5 730 647
Saudi Urban Development Company	31 800 000	31 800 000	%20,20	1A-1335
Balance on March 31, 2024	5 412 275 000	259 605 161		5 152 669 839

^{*} Those investments were disclosed according to their maturity dates in the notes supplementing the independent financial statements of the aforementioned companies.

47. CASH AND CASH EQUIVALENTES

The consolidated balance of cash and cash equivalent as of March 31, 2024 amounted to 3 512 343 887 as follows:

	<u>31 Mar 2024</u>	31 Dec 2023
	EGP	EGP
Banks-current accounts- EGP	3 101 076 297	2 995 324 293
Banks-current accounts- foreign currency	188 993 858	103 687 559
Banks - Deposits- EGP	2 500 000	2 500 000
Cash on hand- EGP	219 773 733	87 729 744
Balance on March 31, 2024	3 512 343 887	3 189 241 596

48. BANKS- CREDIT BALANCES

The consolidated balance of Banks credit accounts as of March 31, 2024 amounted 353 943 276 as follows:

	31 Mar 2024	31 Dec 2023
	EGP	<u>EGP</u>
Banks -EGP	347 250 207	213 842 018
Banks-foreign currencies	6 693 069	20 211 701
Balance on March 31, 2024	353 943 276	234 053 719

49. BANK OVERDRAFT

The consolidated balance of Banks overdraft as of March 31, 2024 amounted to 3 949 495 366 as follows:

<u>31 Mar 2024</u>	31 Dec 2023
EGP	EGP
942 881 598	340 850 844
1 391 320 298	1 391 374 263
376 673 676	374 425 227
30 296 206	36 312 147
177 822 234	190 554 194
1 091 784 010	1 028 701 476
3 949 495 366	3 362 218 151
	942 881 598 1 391 320 298 376 673 676 30 296 206 177 822 234 1 091 784 010

50. LOANS

The consolidated balance of loans as of March 31, 2024 amounted to 4 240 282 321 as follow:

Misr bank Long-term syndicated financing in the amount of 2.5 billion Egyptian pounds to finance the projects of Palm Investment and Real Estate Development (Palm New Cairo project) Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately A loap for the purpose of replacement and		31 Marc	h 2024	31 Dec	2023
Misr bank Long-term syndicated financing in the amount of 2.5 billion Egyptian pounds to finance the projects of Palm Investment and Real Estate Development (Palm New Cairo project) 1 922 042 675 1 922 042 675 Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt		Short term	Long term	Short term	
Long-term syndicated financing in the amount of 2.5 billion Egyptian pounds to finance the projects of Palm Investment and Real Estate Development (Palm New Cairo project) 1 922 042 675 1 922 042 675 Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt		EGP	EGP	<u>EGP</u>	<u>EGP</u>
2.5 billion Egyptian pounds to finance the projects of Palm Investment and Real Estate Development (Palm New Cairo project) 1 922 042 675 1 922 042 675 Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt	Misr bank				
projects of Palm Investment and Real Estate Development (Palm New Cairo project) 1 922 042 675 Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt					
Development (Palm New Cairo project) 1 922 042 675 Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt					
Arab African international Bank First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt			12		
First Sub-Limit Credit Facility: Short Term Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately National Bank of Egypt 115 522 823 280 093 716			1 922 042 675	**	1 922 042 675
Multi-Purpose Pre-Assignment of Contract Proceeds in Favor of Arab African International Bank on Each Transaction Separately National Bank of Egypt 115 522 823 280 093 716					
Proceeds in Favor of Arab African International Bank on Each Transaction Separately National Bank of Egypt 115 522 823 280 093 716					
Bank on Each Transaction Separately 115 522 823 280 093 716 National Bank of Egypt					
National Bank of Egypt				200 002 51/	
		115 522 823		280 093 716	
A loop for the nurnose of replacement and					
A loan to the purpose of representation and	A loan for the purpose of replacement and				80
renewal of the Ismailia Hotel, Novotel 6th of					
October City, and Al-Nama Hotel of Macor Company 5 535 715 82 681 998 5 535 715 22 582 092		5 525 715	82 681 998	5 535 715	22 582 092
Company		2 222 712	02 001 770	3 333 . 13	22 302 072
National Bank of Egypt Long-term syndicated financing in the amount of	National Bank of Egypt				
1,280 billion Egyptian pounds for the purpose of					
financing the Palm Hills Development Company					
project - (Crown Project) 51 013 311 884 097 335 74 761 311 935 349 335		51 013 311	884 097 335	74 761 311	935 349 335
Ahli United Bank		2.0.22.	••••		
Revolving financing in the amount of 757 million					60
Egyptian pounds in order to finance part of the					
construction and development costs of the (Palm					
Alexandria) project. 150 331 795 600 310 468 150 331 795 600 310 468		150 331 795	600 310 468	150 331 795	600 310 468
Ahli United Bank					
Revolving financing in the amount of 428 million					
Egyptian pounds to finance the Palm Hills	Egyptian pounds to finance the Palm Hills				
Development Company project on an area of 41	Development Company project on an area of 41				0.00.000.050
acres 268 528 053 268 528 053			268 528 053		268 528 053
Ahli United Bank					
Revolving financing in the amount of 505 million					
Egyptian pounds for the purpose of financing the	Egyptian pounds for the purpose of financing the				
projects of the Palm Hills Development Company (Palm Parks project) 160 218 148 210 218 148			170 210 140		210 218 148
Company (1 ann 2 and 510)000/		200 (00 (1)		510 533 535	
Balance on March 31, 2024 322 403 644 3 917 878 677 510 722 537 3 959 030 721	Balance on March 31, 2024	322 403 644	3 917 878 677	510 /44 55/	3 737 030 721

The above loans were obtained by guaranteeing the cash flows of the funded projects and within the framework of the general controls for granting credit established by the Central Bank of Egypt for financing real estate development companies.

51. NOTES PAYABLE

A) Short Term Notes Payable

The consolidated balance of short-term notes payable (net) as of March 31,2024 amounted to 1 627 292 141 as follows:

	31 Mar 2024	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
* Notes payable- (New Urban Communities Authority)	197 183 664	197 183 664
Deduct: -		
Deferred installments interest	114 309 846	117 240 868
Net Notes payable (short term)- Land	82 873 818	79 942 796
<u>Add: -</u>		
Other notes payable **	2 215 690 263	2 424 233 493
Deduct: -		
Deferred interest	671 271 940	645 708 648
Net Other Notes payable (short term)	1 544 418 323	1 778 524 845
Balance as of March 31, 2024	1 627 292 141	1 858 467 641

B) Long Term Notes Payable

The consolidated balance of long-term notes payable (net) as of March 31,2024 amounted to 2 571 703 047 as follows:

	31 Mar 2024	31 Dec 2023
	EGP	EGP
Notes-payable (New Urban Communities Authority)	4 393 646 283	4 393 646 283
Deduct: -		
Deferred installments interest	2 547 051 920	2 612 360 944
Net Notes payable (long term)- Land	1 846 594 363	1 781 285 339
<u>Add</u> : -		
Other notes payable *	2 484 114 836	2 670 112 972
Deduct: Deferred interest	1 759 006 152	1 875 195 532
Net Other Notes payable (Long term)	725 108 684	794 917 440
Balance on March 31, 2024	2 571 703 047	2 576 202 779

* The other notes payable includes about 3,418 billion EGP represented in the value of the notes payable that were issued to the financing agencies according to the essence of the sale and lease back contracts as financing contracts concluded with these parties, and the obligations have been amounted at their present value which satisfied with sale and lease back conditions according to Egyptian accounting standard No (49) for financial leasing contracts (note 28b, 36.37).

52. ADVANCES FROM CUSTOMERS

The present value of Advances from customers account as March 31 ,2024 amounted to 26 802 687 791 as follows:

	<u>31 Mar 2024</u>	31 Dec 2023
	<u>EGP</u>	<u>EGP</u>
Net contracting Customers	25 963 982 065	20 326 661 370
Advance reservations Customers	838 705 726	656 926 476
Balance on March 31, 2024	26 802 687 791	20 983 587 846

53. OBLIGATIONS FOR CHECKS RECEIVED FROM CLIENTS

The balance of obligations for checks received from customers on March 31,2024 amounted to 6 611 443 510 Egyptian pounds, and they are as follows:

	31 Mar 2024 EGP	31 Dec 2023 EGP
Checks received from customers - for undelivered units	12 956 508 779	12 508 276 449
deduct:		
Unamortized discount	5 091 569 355	4 984 787 661
Share of partners in joint ventures	1 253 495 914	924 631 073
Balance on March 31, 2024	6 611 443 510	6 598 857 715

Committee for Accounting, Auditing and Limited Examination, formed by Prime Minister Decision No. 909 of 2011, which was approved by the Financial Supervisory Authority on January 12, 2022, with regard to recognizing checks received from customers for units that have not been delivered, subject of contracts, to customers Which requires the allocation of a separate account on the date of receipt of checks within the financial assets in the statement of financial position (a notes receivable account for units that have not been delivered) in return for recognizing within the financial obligations in the statement of financial position a commitment of the same amount (an account of obligations for checks received from clients) and this treatment is considered a treatment Transitional on the sales contracts concluded that the company will conclude until the end of the financial Period ending on 31 December 2022 or 30 June 2023 and until the delivery of these properties to customers until the company's conditions are reconciled to comply with Egyptian Accounting Standard No. (48) Revenue from contracts with customers (Note No. 42, 43).

54. LEASE CONTRACT OBLIGATIONS

The net present value of the lease contract obligations as (lessee) of March 31,2024 is 10 357 370 EGP as follows:

	31 Mar 2024	31 Dec 2023
	EGP	EGP
(a)Lease Contract Obligations - Short Term	9 061 082	9 771 222
(b)Lease Contract Obligations - Long Term	1 296 288	1 296 288
Balance on March 31, 2024	10 357 370	11 067 510

55. LAND PURCHASE LIABILITIE

The consolidated balance of Land purchase liabilities as of March 31, 2024 amounted to 30 589 958 follows:

	31 March 2024	31 Dec 2023
	EGP	<u>EGP</u>
(A) Land purchase liabilities - short term	21 445 449	18 416 252
(B) Land purchase liabilities - long term	9 144 509	**
Balance on March 31, 2024	30 589 958	18 416 252

56. DUE TO RELATED PARTIES

The consolidated balance of Due to related parties as of March 31, 2024 amounted to 8 823 853 as follows:

	31 March 2024	31 Dec 2023
	EGP	EGP
Asten College for Education S.A. E	343 747	343 747
Villamora for Real Estate Development Company S.A. E	8 480 106	3 480 106
Balance on March 31, 2024	8 823 853	3 823 853

57. Joint Share Arrangement

The share of project partners in the participation system on March 31, 2024 amounted to EGP 7 464 360 507 which is the net share of the partners (the owner) in exchange for the value of the land and the preparation of external facilities in accordance with the contracts concluded in this regard, which are paid in light of the approved timelines for the payment of annual payments This is represented in the following:

	31 Mar 2024	31 Mar 2024	31 Dec 2023	31 Dec 2023
	Short term	Long term	Short term	Long term
	EGP	<u>EGP</u>	EGP	<u>EGP</u>
Partners in Palm New Cairo- Project	1 020 572 583	874 652 869	1 614 008 764	
(Badya) Project	7 128 870	4 513 076 399		3 060 038 744
Partners in Hacienda West		1 048 929 786		944 207 293
Balance on March 31, 2024	1 027 701 453	6 436 659 054	1 614 008 764	4 004 246 037

58. CREDITORS AND OTHER CREDIT BALANCES

The consolidated balance of creditors and other credit balances as of March 31, 2024 amounted to 2 867 712 163 as follows:

	31 Mar 2024	31 Dec 2023
	EGP	<u>EGP</u>
Other credit balances	749 608 360	679 607 723
Insurance for others	419 285 586	376 392 517
Social insurance	115 067 238	93 913 507
Accounts receivable under settlement	292 714 605	401 514 588
Accrued expenses	1 291 036 374	1 102 480 657
Balance on March 31, 2024	2 867 712 163	2 653 908 991

59. CAPITAL

The authorized capital was set at 10,000,000 Egyptian pounds (10 billion Egyptian pounds only), and the issued and paid-up capital amounted to 5,883,189,778 Egyptian pounds (five billion eight hundred and eighty-three million, one hundred and eighty-nine thousand seven hundred and seventy-eight Egyptian pounds only).) distributed over a number 2 941 594 889 shares, with a nominal value of 2 Egyptian pounds per share. The following is the development of the company's capital since the date of incorporation to date:

Issi	ued capital	<u>EGP</u>
-	The Company's issued capital was determined at EGP 121 500 000 representing 1 215 000 shares with a par value of EGP 100 per share It was registered in the commercial register on February 22, 2006.	121 500 000
-	On 20 Dec. 2006, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase amounting to EGP 185,500,000 to be after such increasing amounted EGP 307,000,000 representing 3,070,000 shares with a par value of EGP 100 per share It was registered in the commercial register on January 3, 2007.	307 000 000
	On 13 May 2007, the Company's Board of Directors approved the issued Capital increase amounting to EGP 93,000,000 to be after such increasing amounted EGP 400,000,000 representing 4,000,000 shares with a par value of EGP 100 per share It was registered in the commercial register on May 24, 2007.	400 000 000
-	On 15 July 2007, the Company's Board of Directors approved the issued Capital increase amounting to EGP 200,000,000 to be after such increasing amounted EGP 600,000,000 representing 6,000,000 shares with a par value of EGP 100 per share It was registered in the commercial register on August 22, 2007.	600 000 000
-	On 6 November 2007, the Company's Board of Directors approved the issued Capital increase amounting to EGP 200,000,000 to be after such increasing amounted EGP 800,000,000 representing 8,000,000 shares with a par value of EGP 100 per share. The Company's Extra-Ordinary General Assembly Meeting held in March 2009 approved a 50-for-1 stock split and the par value of the Company's share reduced to EGP 2 per share It was registered in the commercial register on November 28, 2007.	800 000 000
-	On 27 March 2008, the Company's Board of Directors approved the issued Capital increase amounting to EGP 32,000,000 to be after such increasing amounted EGP 832,000,000 representing 416,000,000 shares with a par value of EGP 2 per share It was registered in the commercial register on April 22, 2008.	832 000 000
-	On 8 May 2008, the Company's Board of Directors approved the issued Capital increase amounting to EGP 99,840,000 to be after such increasing amounted EGP 931,840,000 representing 465,920,000 shares with a par value of EGP 2 per share It was registered in the commercial register on September 17, 2008.	931 840 000
-	On 30 June 2009, the Company's Board of Directors approved the issued Capital increase amounting to EGP 465,880,000 to be after such increasing amounted EGP 1,397,760,000 representing 698,880,000 shares with a par value of EGP 2 per share It was registered in the commercial register on September 30, 2009.	1 397 760 000
-	On 28 January 2010, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase amounting to EGP 698,880,000 to be after such increasing amounted EGP 2,096,640,000 representing 1,048,320,000 shares with a par value of EGP 2 per share It was registered in the commercial register on May 12, 2010.	2 096 640 000
021	On 22 Dec. 2013, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase amounting to EGP 600,000,000 to be after such increasing amounted EGP 2,696,640,000 representing 1,348,320,000 shares with a par value of EGP 2 per share It was registered in the commercial register on February 9, 2014.	2 696 640 000
-	On 8 February 2015, the Company's Extra-ordinary General Assembly Meeting approved the issued Capital increase amounting to EGP 1 648 000 000 to be after such increasing amounted EGP 4 344 640 000 representing 2 172 320 000 shares with a par value of EGP 2 per share It was registered in the commercial register on July 13, 2015.	4 344 640 000
-	On 29 November 2015, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase out of retained earnings amounting to EGP 53 359 478 to be after such increasing amounted EGP 4 397 999 478 representing 198 999 739 2 shares with a par value of EGP 2 per share It was registered in the commercial register on January 28, 2016.	4 397 999 478
-	On 13 March 2016, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase out of retained earnings via the issuance of bonus shares amounting to EGP 53 359 478 to be after such increasing amounted EGP 4 397 999 478 representing 2 308 949 726 shares with a par value of EGP 2 per share It was registered in the commercial register on May 30, 2016.	4 617 899 452

Issued capital	EGP
On 6 December 2018, the Company's Extra-Ordinary General Assembly Meeting approved the issued Capital increase out of retained earnings via the issuance of bonus shares amounting to EGP 769 649 909 to be after such increasing amounted EGP 6 157 199 270 represent 3 078 599 635 shares with a par value of EGP 2 per share It was registered in the commercial register on December 18, 2018.	6 157 199 270
The issued capital after the increase in the amount of EGP 78 000 000 in favor of the employee compensation shares, through the dividends carried out in accordance with the resolution of the Extraordinary General Assembly on April 4,2019 distributed over the number of 3 117 599 635 shares, the nominal value of the share is 2 EGP and has been marked in the commercial register on 26 September 2019.	6 235 199 270
- The issued capital after reducing the value of treasury shares in accordance with the decision of the extraordinary general assembly held on the first of April 2021 in the amount of 72 270 000 Egyptian pounds for 36 350 000 shares with a nominal value of 2 Egyptian pounds per share. The shares were registered in the commercial registry on the date May 20, 2021, so the issued capital will be distributed over 3,081,249,635 shares.	6 162 499 270
- The issued capital after reducing the value of treasury shares in accordance with the decision of the extraordinary general assembly held on the end of March 2022 in the amount of 81 309 492 Egyptian pounds for 40 654 746 shares with a nominal value of 2 Egyptian pounds per share. The shares were registered in the commercial registry on the date Sep 16, 2022, so the issued capital will be distributed over 3,040,594,889 shares.	6 081 189 778
- The issued capital after reducing the value of treasury shares in accordance with the decision of the extraordinary general assembly held on at the date Nov 2022 in the amount of 78 000 000 Egyptian pounds for 39 000 000 shares with a nominal value of 2 Egyptian pounds per share. The shares were registered in the commercial registry on the date Dec 5, 2022, so the issued capital will be distributed over 3,001,594,889 shares.	6 003 189 778
- The issued capital after deduction by the value of treasury shares in accordance with the decision of the Extraordinary General Assembly held on March 1, 2023 in the amount of 120,000,000 Egyptian pounds for the number of 60,000,000 shares, with a nominal value of 2 Egyptian pounds per share, and an entry has been made in the commercial register on May 14, 2023, so that the issued capital will be divided into 2,941,594,889 shares.	5 883 189 778

60. Legal reserve

The net balance of the legal reserve on March 31,2024 amounted to 933 555 495 as follows:

	31 Mar 2024	31 Dec. 2023
	EGP	EGP
Beginning balance	886 980 714	834 679 344
Transferred during period / Year	46 574 781	52 301 370
Balance as of March 31, 2024	933 555 495	886 980 714

61. OTHER LONG-TERM LIABILITIES- RESIDENTS' ASSOCIATION

The balance of the Residents' Association represents the value of the deferred checks and receipts received from the clients of the contracted units, from which the proceeds are invested for the benefit of the Residents Association of those units at the level of the existing stages and projects, until the completion of the Residents Association taking the independent legal personality, whereby the assets and liabilities of the residents association are excluded and separated in its favor and managed With the knowledge of its management and its general assembly, in accordance with Building Law No. (119) of 2008, the balance of the Residents Association on March 31, 2024 amounted to 11 177 729 343 Egyptian pounds.

62. REVENUES

The net revenues of the activity for the three months ended On March 31, 2024, the amount of 6 228 686 827 Egyptian pounds, as follows:

. ,	31 Mar 2024 EGP	31 Mar 2023 EGP
Net Revenue from Real estate development *	5 945 470 297	3 332 086 283
Other Activities revenues **	56 988 731	68 706 366
Revenues from commercial and service activities	69 996 763	41 603 966
The owner's share in the profits of operating the hotels	53 621 588	36 079 986
Revenues from Palm Hills Club	102 609 448	50 366 581
Total as of three months ended March 31, 2024	6 228 686 827	3 528 843 182

- -The percentage of the level of completion is determined at the level of the contract unit in accordance to the actual executed costs to the estimated costs of those works, based on the internal abstracts and estimates that are prepared by the company's engineering department.
- Real estate development revenues for villas and townhouses are recorded in accordance of the percentage of completion achieved at the level of the contract unit for each unit (stage), as for the complete units apartment- (Cabins and Chalets) The revenues generated from them are fully recorded in the actual delivery of these units.

** OTHER ACTIVITIES REVENUES

	31 Mar 2024 EGP	31 Mar 2023 EGP
Transfer fees and delay penalties	22 758 875	63 342 326
Gain from selling fixed asset	1 785 026	87 440
Gain from associates	4 379 467	2 029 933
Miscellaneous income	24 866 367	
Retrieve the value of the utilities	3 198 996	3 246 667
Total as of three months ended March 31, 2024	56 988 731	68 706 366

63. COST OF SALE

The net cost of sale for three months ended On March 31, 2024, the amount of 3 880 869 528 Egyptian pounds, as follows:

	<u>31 Mar 2024</u>	<u>31 Mar 2023</u>
	<u>EGP</u>	<u>EGP</u>
Cost of Real estate development	3 796 872 286	2 326 892 280
Cost of Commercial and service activity	53 156 317	28 940 781
Cost of Palm Hills Club operation	23 370 353	15 853 421
Depreciation of club assets	4 521 828	4 054 692
Depreciation of Fixed assets - Macor investments	2 948 744	2 583 226
Total as of three months ended March 31, 2024	3 880 869 528	2 378 324 400

64. GENERAL ADMINISTRATIVE, SELLING AND MARKETING EXPENSES

Administrative, general, and marketing expenses for the three months ended On March 31, 2024, the amount of 612 178 955 Egyptian pounds, as follows:

	31 Mar 2024	31 Mar 2023
	EGP	<u>EGP</u>
salaries and wages	258 926 658	135 575 710
Selling and marketing expenses	115 996 648	143 105 519
Telephone & fax & mail	1 165 261	1 135 512
Facilities and service expense	19 522 069	12 690 007
Professional and Government fees	17 376 468	14 575 240
Maintenance & insurance expenses	25 077 306	17 036 102
Transportation & travel expenses	380 088	672 652
Bank charges	5 037 264	3 574 923
Other administrative expenses	139 812 085	97 388 506
Contribution Symbiotic	15 503 981	8 845 308
Emergency Relief Fund	13 381 127	
Total as of three months ended March 31, 2024	612 178 955	434 599 479

65. Financing costs and Interests

The financing costs and interests for the three months ended On March 31, 2024, the amount of 395 553 395 Egyptian pounds, as follows:

	31 Mar 2024	31 Mar 2023
	EGP	<u>EGP</u>
Land Installment interest	68 240 045	16 503 538
Financing costs and interests	<u>327 313 350</u>	351 847 197
Total as of three months ended March 31, 2024	395 553 395	368 350 735

66. Expected credit losses (ECL):

The value of expected credit losses (reverse losses) for three months ended On March 31, 2024, the amount of 4 029 595 Egyptian pounds, as follows:

	31 Mar 2024	31 Mar 2023
	EGP	<u>EGP</u>
Losses of customer receivable balances (Note 44)	9 349 402	987 483
Losses of receivable and other debit balances (Note No. 45)	571 182	318 224
(Reverse Losses) of balances owed by related parties (Note No. 46)	(5 890 989)	127 640
(Reverse Losses) Losses of cash balances (Note No. 48)		571 734
Total as of three months ended March 31, 2024	4 029 595	2 005 081

67. GAINS ON INVESTMENTS IN FAIR VALUE THROUGH PROFIT OR LOSS

The Gains on Investments in Fair value through profit or loss for three months ended On March 31, 2024, the amount of 5 181 475 Egyptian pounds, as follows:

	31 Mar 2024 EGP	31 Mar 2023 EGP
Profits from selling investment documents	5 181 475	3 236 251
Total as of three months ended March 31, 2024	5 181 475	3 236 251

68. INCOME TAX

The consolidated balance Income Tax for three months ended On March 31, 2024, the amount of 378 998 678 Egyptian pounds, as follows:

	31 Mar 2024	31 Mar 2023
	<u>EGP</u>	EGP
Net profit before income tax	1 429 095 051	381 380 519
Adjustments to the accounting net profit to arrive at the net tax profit, stage losses and depreciation differences	255 343 518	172 885 872
Net taxable profit	1 684 438 569	554 266 391
Tax At (22.5%)	378 998 678	124 709 938

69. EARNINGS PER SHARE

The basic share in the consolidated profits for three months ended On March 31, 2024, the amount of 0,34 Egyptian pounds, as follows:

	31 Mar 2024	31 Mar 2023
	EGP	<u>EGP</u>
Net profit for the period	1 001 938 793	252 670 217
<u>Divided by</u> : Weighted average number of shares during the period	2 941 594 889	2 941 594 889
Earnings per share in the consolidated profits	0,34	0,09

For the purpose of calculating the earnings per share for the Three Months ended on March 31, 2024 the profit per share was calculated on the basis of the average number of shares outstanding during the Period weighted by time factor.

70. Notes receivable not included in the items of the financial statements

The balance of notes receivable not included in the items of the financial statements on March 31, 2024, amounted to an amount 20 092 695 771 Egyptian pounds, which is the value of checks for the non-delivered units contracted during the period from January 1, 2024, to March 31, 2024, to which the transitional treatment issued by the Egyptian Supreme Committee for Accounting and Auditing and approved by the Financial Supervisory Authority on January 12, 2022 was not applied:

	31 Mar 2024
	<u>EGP</u>
Notes receivable due in 2024	2 196 507 099
Notes receivable due in 2025	3 017 534 114
Notes receivable due in 2026	3 048 193 603
Notes receivable due in 2027	3 075 509 232
Notes receivable due in 2028 and more	8 754 951 723
Balance on March 31, 2024	20 092 695 771

71. TRANSACTION WITH RELATED PARTIES

The transactions with related parties are represented in the transactions that took place with the shareholders, whether they were a natural person or a legal person, or the transactions with the shareholders of the company or any of the Associates or subsidiary companies as follows:

			Balance at the		Dalaman ad the
		-	of the Period	Net transactions	Balance at the end of the
<u>Party</u>	party type	The nature of the transaction	debit / (credit)	for the Period debit/(Credit)	Perod debit / (credit)
			<u>EGP</u>	<u>EGP</u>	EGP
Palm Hills Middle East Company for Real Estate Investment S.A.E.	Subsidiary	Current Account	469 961 660	(21 451 004)	448 510 656
Royal Gardens for Real Estate Investment Company S.A.E	Subsidiary	Current Account	537 137		537 137
New Cairo for Real Estate Development	Subsidiary	Current Account	(3 216 169)	(969 634)	(4 185 804)
Middle East Company for Real Estate and Touristic Investment S.A.E	Subsidiary	Current Account	(117 915 672)	446 986	(117 468 686)
Gawda For Trading Company S.A.E	Subsidiary	Current Account	(45 521 182)	1 074 114	(44 447 067)
Rakeen Egypt For Real Estate Development S.A.E.	Subsidiary	Current Account	14 991 146	(17 068 113)	(2 076 967)
Saudi Urban Development S.A.E	Subsidiary	Current Account	10 078 777	1 563 159	11 641 936
Nile Palm El-Nacem S.A.E	Subsidiary	Current Account	(44 059 080)		(44 059 080)
El Naeem Hotels and Touristic Villages S.A.E	Subsidiary	Current Account	(121 996 741)		(121 996 741)
East New Cano for Real Estate Development	Subsidiary	Current Account	(1 425 316 844)	62 093 798	(1 363 223 045)
Palm Hills - Saudi Baltan S.A.E	Subsidiary	Current Account	269 320	(269 320)	
Palm October For Hotels S.A.E	Subsidiary	Current Account	11 368 058		11 368 058
Palm Hills Hotels S.A.E	Subsidiary	Current Account	100 405 014		100 405 014
Palm Hills For Education S.A.E	Subsidiary	Current Account	17 710 339	155 000	17 865 339
Palm Gemsha for Hotels S.A.E	Subsidiary	Current Account	85 050		85 050
Palm North Coast Hotels S.A.E	Subsidiary	Current Account	54 358	-	54 358
United Engineering for Construction	Subsidiary	Current Account	(11 083 043)		(11 083 043)
Palm for Real Estate Development S.A.E	Subsidiary	Current Account	160 255 867	8 657 044	168 912 911
Palm for Investment and Real Estate Development	Subsidiary	Current Account	1 199 899 011	(467 262 987)	732 636 024
Palm Hills Properties S.A.E	Subsidiary	Current Account	(8 282 771)	(3 166 247)	(11 449 019)
Palm Hills for Real Estate and and Tourism Development	Subsidiary	Current Account	287 283 261	(35 524 213)	251 759 048
Palm Hills for Investment Tourism	Subsidiary	Current Account	58 047 605	6 803	58 054 408
Palm Hills Resorts	Subsidiary	Current Account	5 097 293	33 860	5 131 153
Palm for Urban Development S.A.E	Subsidiary	Current Account	1 019 843 458	(50 356 014)	969 487 444
Palm Club Management S.A.E	Subsidiary	Current Account	(2 187 133)	(207 860)	(2 394 993)
Palm Alexandria For Real Estate Investment	Subsidiary	Current Account	48 807 028	834 932	49 641 960
Asten College for Education	Subsidiary	Current Account	5 000		5 000
Palm for Constructions And Real Estate Development S.A.E.	Subsidiary	Current Account	(222 200 412)	95 081 124	(127 119 288)
khedma for management of tourist and urban resorts	Subsidiary	Current Account	5 685 352	-	5 685 352
Palm sports for Clubs S.A.E	Subsidiary	Current Account	(33 449 264)	(1397073)	(34 846 337)
Palm Hills Holding For Financial Investment	Subsidiary	Current Account	156 559 543		156 559 543
The ko Korean Restaurants	Associate company	Current Account	3 630 000	(250 000)	3 380 000
ColdWell Banker	Associate company	Current Account	20 480		20 480
Aletehadia for Real Estate Development	Associate company	Current Account	288 478 607	2 939 797	291 418 404
Palm hills for restaurants	Subsidiary	Current Account	1 529 302	(7328567)	(5 799 265)

72. TAX STATUS

A) Corporate tax

- The Company started its operations on 14 March 2005
- The Company is exempted from income tax for ten years to end on 31 Dec. 2015
- Years 2005 to 2009: These years have been inspected and settled with the Tax Authority
- Years 2010 to 2012: The company's examination has been completed and the examination differences have been Paid.
- Years 2013 to 2019: The inspection has been completed and the work report and inspection memorandum are awaited.
- Years 2020 -31 March 2024: The company submits the tax return on the legal dates and pays the tax.

B) Salaries and wages tax

- Years from the beginning to 2009: The tax differences were inspected, assessed and paid
- Years 2010-2014: These years have been inspected and settled with the Tax Authority.
- Years 2015-2019: The inspection has been completed and payment has been made.
- Years 2020 until March 31, 2024: The company deducts the tax and remits it on the legal dates.

C) Stamp tax

- The company is subject to the Law No. 111 of 1980 and its amendments and executive regulations.
- The Year from the beginning of the activity July 31, 2006: The company was notified by tax forms and the taxes due were paid according to as per these forms.
- The Year from August 1, 2006 December 31, 2012 This Year has been inspected and the differences has been settled.
- Years 2013 until March 31, 2024: The company pays the tax due on the legal dates.

D) Tax on Built Real Estate:

- The company submits its tax returns on real estate built on the units owned by it, whether commercial or administrative, in accordance with Law No. 196 of 2008 on the legal dates. The company also pays the tax due on these units on the legal dates.

F) Transfer pricing with related parties

- The company prepared a study of transactions with related parties and prepared the main file and the local file in accordance with the provisions of Article (30) of Law No. (91) of 2005 and Articles (39, 40) of the executive regulations of the same law, as well as the provisions of Law No. (206) of 2020 on standardized tax procedures.

73. Partnership Sukuk

The project of issuing Partnership sukuk amounting to 3,251 billion Egyptian pounds

- The Extraordinary General Assembly of Palm Urban Development Company, one of the subsidiaries of Palm Hills Development Group, as well as the Extraordinary General Assembly of Palm Hills Development Company, held on March 13, 2022, decided to approve for the Palm Urban Development Company to issue sukuk under the partnership system comply with Islamic shariah principles in the amount of 3,251 billion Egyptian pounds, tradable and non-convertible to shares and subject to partial or total amortized, through participation in the assets of the first phase of (Badya Project), which is under development by Palm Urban Development Company in partnership with the New Urban Communities Authority (NUCA)
- The purpose of sukuk is to finance the first phase of (Badya Project), which is constructed on an area of approximately 270 feddans and is booked in the work in progress item, in order to finance the construction costs, all costs of building, infrastructures, essential and non-essential services and the dues of the project land related to develop and construct an integrated urban project, through the issuance of sukuk having a total amount of 3,251 billion Egyptian pounds distributed over 32 510 000 instruments with a nominal value of 100 Egyptian pounds per instrument, timed with a maximum of 120 months from the date of issuance. The sukuk holders are entitled to a variable monthly return at the declared rate from the central bank of Egypt in addition to 1.5% for each amount due according to the issuance of the sukuk.
- The terms of the sukuk project were activated and implemented, as the company decided to prove this transaction as a financing arrangement in accordance with the substance of the transaction, with Palm Urban Development Company one of the subsidiaries of Palm Hills Development Group, continuing to recorded all the assets and obligations of the project in its books in accordance with Egyptian accounting standards which complied with the terms and conditions of the offering memorandum of sukuk And the provisions of Law No. 95 of 1992 on the Capital Market Law, its executive regulations and amendments issued by Law No. 17 of 2018 regarding the terms and conditions for issuing sukuk.

Partnership sukuk balance in March 31, 2024 amount 1 619 782 696 EGP as follows:

	31 Mar 2024 EGP
Total value of sukuk issuance (32 510 000)	3 251 000 000
Deduct : issuance account balance at 'March 31, 2024	1 631 217 304
Net used balance from the sukuk Till March 31, 2024	1 619 782 696

74. NON-CASH TRANSACTIONS

- he impact of real estate investments in the Crown School project in the amount of 1 008 515 935 was excluded in exchange for works in progress in the amount of 115 740 217 in addition to projects in progress in the amount of 892 775 718 Egyptian pounds.

75. Important and influential events

- On March 6, 2023, Prime Minister's Decision No. (883) of 2023 amending the advanced version of some necessary Egyptian standards, and on March 3, 2024, another Prime Minister's Decision No. (636) of 2024 amending some other provisions of the Egyptian appropriate standards. A summary of the most important of these improvements follows:

New or reissued	riate standards. A summary of the most important amendments	Potential impact on	Application history
standards		the financial statements	
New Egyptian Accounting Standard No. (10) Amended 2023 "Fixed Assets and Their Depreciation" and Egyptian Accounting Standard No. (23) Amended 2023 "Intangible Assets"	1 -These standards were reissued in 2023, allowing the use of the revaluation model when subsequently measuring fixed assets and intangible assets. 2 -This resulted in amending the paragraphs related to using the revaluation model option in some of the applicable Egyptian accounting standards, and the following is a statement of those standards: -Egyptian Accounting Standard No. (5) "Accounting Policies and Errors." -Egyptian Accounting Standard No. (24) "Income Taxes." -Egyptian Accounting Standard No. (30) "Periodic Financial Statements." -Egyptian Accounting Standard No. (31) "Impairment of Assets." -Egyptian Accounting Standard No. (49) "Lease Contracts". 3- In line with the amendments made to Egyptian Accounting Standard No. (35) amended 2023 "Agriculture", paragraphs (3), (6), (37) of Egyptian Accounting Standard No. (10) "Fixed Assets and their Depreciation" have been amended, as well. Paragraphs 22(a), 80(c), and 80(d) were added to the same standard, with regard to fruit-bearing plants. The company is not required to disclose the quantitative information required under Paragraph 28 (f) of Egyptian Accounting Standard No. (35) amended 2023 and Egyptian Accounting Standard No. (10) are applied for the first time. The rate is 2023 with regard to fruiting plants. However, the quantitative information required under Paragraph 28(f) of AASB 5 must be disclosed for each prior period presented.	Management is currently studying the possibility of changing the adopted accounting policy and using the fair value model option included in the standard, and evaluating the potential impact on the financial statements if that option is used.	The amendments to add the option to use the revaluation model apply to financial periods beginning on or after January 1, 2023, retroactively, with proof of the cumulative effect of initially applying the revaluation model by adding it to the revaluation surplus account next to equity at the beginning of the financial period in which the company applies this model for the first time.

New or reissued standards	Summary of the most important amendments	Potential impact on the financial statements	Application history
	The company may choose to measure an item of fruitful plants at its fair value at the beginning of the earliest period presented in the financial statements for the period in which the company first applied the above amendments and to use that fair value as its hypothetical cost at that date. Any must be proven The difference between the previous book value and the fair value in the opening balance by adding it to the revaluation surplus account next to equity at the beginning of the earliest period presented.		
New Egyptian Accounting Standard No. (36) amended 2023 "Exploration for and Evaluation of Mining Resources"	1 -These standards were reissued in 2023, allowing the use of the revaluation model when subsequently measuring exploration and evaluation assets. 2- The company applies either the cost model or the revaluation model for exploration and evaluation assets, provided that the evaluation is carried out by experts specialized in evaluation and valuation among those registered in a register designated for that at the Ministry of Petroleum, and in the case of applying the revaluation model (either the model contained in the Egyptian Accounting Standard (10).) "Fixed assets and their depreciation" or the form contained in Egyptian Accounting Standard No. (23) Intangible Assets, "which must be consistent with the classification of assets in accordance with Paragraph No. (15) of Egyptian Accounting Standards No. (36) amended 2023.	The standard has no impact on the financial statements	The amendments to add the option to use the revaluation model apply to financial periods beginning on or after January 1, 2023, retroactively, with proof of the cumulative effect of initially applying the revaluation model by adding it to the revaluation surplus account next to equity at the beginning of the financial period in which the company applies this model for the first time.
New Egyptian Accounting Standard No. (35) amended 2023 "Agriculture"	1-These standards were reissued in 2023, and the paragraphs were amended (1-5), (8), (24) and (44) and the addition of paragraphs (5a) - (5c) and (63), with regard to the accounting treatment of fruitful plants (and the Egyptian Accounting Standard (10) "Principles" was amended accordingly. Fixed items and their depreciation	The standard has no impact on the financial statements	These amendments shall be applied for annual periods beginning on or after January 1, 2023, retroactively, with the cumulative effect of the accounting treatment for fruitful plants initially proven by adding it to the balance of retained profits or losses at the beginning of the financial period in which the company applies this treatment for the first time.
New Egyptian Accounting Standard No. (34) Amended 2023 "Real Estate Investment"	subsequent measurement of real estate	Management is currently studying the possibility of changing the adopted accounting policy and using the fair value model option	Apply the amendments to add the option to use the fair value model to financial periods beginning on or after

New or reissued standards	Summary of the most important amendments	Potential impact on the financial statements	Application history
	2 -This resulted in amending the paragraphs related to using the revaluation model option in some of the applicable Egyptian accounting standards, and the following is a statement of those standards: -Egyptian Accounting Standard No. (1) "Presentation of Financial Statements." -Egyptian Accounting Standard No. (5) "Accounting Policies, Changes in Accounting Estimates, and Errors". -Egyptian Accounting Standard No. (13) "Effects of Changes in Foreign Currency Exchange Rates". -Egyptian Accounting Standard No. (24) "Income Taxes." -Egyptian Accounting Standard No. (30) "Periodic Financial Statements." -Egyptian Accounting Standard No. (31) "Impairment of Assets." - Egyptian Accounting Standard No. (32) "noncurrent assets held for the purpose of sale and discontinued operations." - Egyptian Accounting Standard No. (49) "Lease Contracts".	included in the standard, and evaluating the potential impact on the financial statements if that option is used.	January 1, 2023, retroactively, with the cumulative effect of initially applying the fair value model by adding it to the balance of retained profits or losses at the beginning of the financial period in which the company applies this treatment for the first time.
New Egyptian Accounting Standard No. (50) "Insurance Contracts"		currently evaluating the potential impact on the financial statements of applying the standard.	

<u>New or reissued</u> <u>standards</u>	Summary of the most important amendments	Potential impact on the financial statements	Application history
	Accounting Standards No. (50) "Insurance Contracts", which are:		
	as follows:		16
	-Egyptian Accounting Standard No. (10) "Fixed Assets and their Depreciation"		
	-And Egyptian Accounting Standard No. (23) "Intangible Assets."		
	-Egyptian Accounting Standard No (34).		71
	" Real Estate Investment"	2.80	
Egyptian Accounting Standard No. (34) amended 2024 "Real Estate Investment"	Egyptian Accounting Standard No. (34) "Real Estate Investment" was re-issued in 2024, amending the mechanism for applying the fair value model, adding the necessity of proving the profit or loss arising from a change in the fair value of real estate investment in the statement of profit or loss for the period in which this arises. Change or through the statement of other comprehensive income once in the life of the asset or investment, taking into account paragraphs (35a) and (35b) of the standard.	Management is currently studying the possibility of changing the adopted accounting policy and using the fair value model option included in the standard, and evaluating the potential impact on the financial statements if that option is used.	The amendment regarding the amendments to add the option to use the fair value model shall be applied to the financial paragraphs that begin on or after January 1, 2024, and early application is permitted retroactively, with the cumulative effect of initially applying the fair value model being proven by adding it to the balance account of the retained profits or losses in The beginning of the financial period in which the company applies this model for the first time.
Egyptian Accounting Standard No. (17) amended 2024 "Independent Financial Statements"	Egyptian Accounting Standard No. (17) "Standalone Financial Statements" was reissued in 2024, adding the option to use the equity method as described in Egyptian Accounting Standard No. (18) "Investments in Associated Companies" when accounting for investments in subsidiaries. Associate companies and companies with common control.	Management is currently studying the possibility of changing the adopted accounting policy and using the equity method when accounting for investments in subsidiaries, sister companies, and jointly controlled companies, and evaluating the potential impact on the financial statements if that method is used.	The amendments apply to financial periods beginning on or after January 1, 2024, and early application is permitted retroactively, with proof of the cumulative effect of applying the equity method by adding it to the balance of retained profits or losses at the beginning of the financial period in which the company applies this method for the first time.
Egyptian Accounting Standard No. (13) amended 2024 "Effects of Changes in Foreign	This standard was reissued in 2024, adding how to determine the instantaneous rate when it is difficult to exchange between two currencies and the conditions that must be met in the	Management is currently evaluating the potential impact on the financial statements of applying the	The amendments to determine the spot price when it is difficult to exchange between two currencies shall be applied

New or reissued standards	Summary of the most important amendments	Potential impact on the financial statements	Application history
Currency Rates"	instantaneous exchange rate on the measurement date. An appendix of application instructions has been added, which includes instructions for evaluating whether the currency is exchangeable for another currency, and instructions for applying the required treatments in the event of non-exchangeability.	amendments to the standard.	to the financial periods beginning on or after January 1, 2024. Early application is permitted, and if the establishment implements early application, this must be disclosed. Upon application, the entity may not amend the comparative information, but instead: •When an entity reports foreign currency transactions in its functional currency, any effect of the initial application of the initial application is recognized as an adjustment to the opening balance of retained earnings on the date of the initial application. • When an entity uses a presentation currency other than its functional currency or translates the results and financial position of a foreign operation, any effect of the initial application is recognized as an adjustment to the cumulative amount of translation differences accumulated on the equity side - at the date of the
Accounting Interpretation No. (2) "Carbon Emission Reduction Certificates"		currently studying the financial implications resulting from applying the accounting interpretation to the company's financial statements.	

New or reissued standards	Summary of the most important amendments	Potential impact on the financial statements	Application history
	in the list prepared by the Financial Supervision Authority for this purpose. Companies can use carbon reduction certificates to meet voluntary (corporate) emissions reduction targets to achieve carbon trading or other targets, which are traded on the voluntary carbon market. (Voluntary Carbon Market "VCM") The accounting treatments vary according to the nature of the arrangement and the commercial purpose for purchasing or issuing certificates by the project developers. Therefore, companies must determine the facts and identify the circumstances Various methods to determine the appropriate accounting treatment and the accounting standard to be applied. The interpretation addresses the accounting treatment for different cases in terms of initial measurement, subsequent measurement, exclusion from the books, and the necessary disclosures.		