RAYA CONTACT CENTER COMPANY (S.A.E) INTERIM CONSOLIDATED FINANCIAL STATEMENTS FOR THE PERIOD ENDED 31 MARCH 2017 TOGETHER WITH REVIEW REPORT

Raya Contact Center Company (S.A.E.)

Interim Consolidated Financial Statements For the period ended 31 March 2017

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> Translation of Audit Report Originally issued in Arabic

REVIEW REPORT ON INTERIM CONSOLIDATED FINANCIAL STATEMENTS

TO THE MEMBERS OF BOARD OF DIRECTORS OF RAYA CONTACT CENTER (S.A.E)

Introduction

We have reviewed the accompanying consolidated statement of financial position of Raya Contact Center (S.A.E) and its subsidiaries ("the Company") as of 31 March 2017 as well as the related consolidated statements of profit or loss, comprehensive income, changes in equity and cash flows for the three-month period then ended, 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. Our responsibility is to express a conclusion on these interim financial statements based on our review.

Scope of Review

We conducted our review in accordance with Egyptian Standard on Review Engagements No. 2410, "Review of Interim Financial Statements Performed by the Independent Auditor of the Entity." A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with Egyptian Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim consolidated financial statements does not give a true and fair view, in all material respects, of the consolidated financial position of the Company and its subsidiaries as at 31 March 2017, and of its financial performance and its cash flows for the three-month period then ended in accordance with Egyptian Accounting Standards.

Emphasis of matter

Without qualifying our conclusion, we draw attention that we have not reviewed the Company's interim consolidated financial statements and its subsidiaries as at 31 March 2016, accordingly we do not express a conclusion on the consolidated financial position of the Company as at 31 March 2016, and of its financial performance and its cash flows for the three-month period then ended.



STATEMENT OF CONSOLIDATED FINANCIAL POSITION **AS AT 31 MARCH 2017**

		31 March 2017	31 December 2016
	Notes	EGP	EGP
ASSETS			
Non-current assets			
Fixed assets	(5)	34,598,692	30,621,052
Intangible assets	(6)	126,291	135,648
Deferred tax assets	(23)	709,447	2,795,682
Goodwill	(7)	26,582,777	26,582,777
Total noncurrent assets		62,017,207	60,135,159
Current assets	(0)		. 125 909 407
Accounts and notes receivable and accrued revenue	(8)	144,461,590	135,888,406
Prepayments and other debit balances	(9)	41,356,670	20,087,774
Due from related parties	(10a)	1,846,456	62,811,936
Cash at banks	(11)	57,901,219	26,004,247
Total current assets		245,565,935	244,792,363
TOTAL ASSETS		307,583,142	304,927,522
EQUITY AND LIABILITIES			
EQUITY	,	# 0 000 000	50,000,000
Capital	(16)	50,000,000	50,000,000
Legal reserve	(15)	9,397,510	4,545,130 (2,834,374)
Merger reserve	(17)	(2,834,374)	11,166,995
Foreign currency translation reserve		10,280,827	(2,042,322)
Retained earnings / Accumulated losses		32,424,007	117,847,635
Profits for the period / year of parent company		39,929,467	178,683,064
Total equity of parent company		139,197,437	899,901
Non-controlling interest		1,172,758	179,582,965
Total equity		140,370,195	179,362,903
LIABILITIES			
Non-current liabilities		1,753,859	1,385,714
Other long term liabilities		1,753,859	1,385,714
Total noncurrent liabilities		1,,,,,,,,,,	
Current Liabilities	(4 m)	40 #04 040	1 204 229
Credit facilities	(12)	10,504,910	1,306,328 43,402,556
Accounts and notes payable	(13)	61,443,289	40,657,086
Accrued expenses and other credit balances	(14)	40,426,070	1,914,977
Provisions	(15)	1,914,977 213	1,214,277
Due to related parties	(10a)	45,040,306	36,365,628
Income tax payable		6,129,323	312,268
Dividends payable			123,958,843
Total current liabilities		165,459,088	
TOTAL LIABILITIES		167,212,947	125,344,557 304,927,522
TOTAL LIABILITIES AND EQUITY		307,583,142	304,321,322

Chief Financial Officer

Ahmed Xli

Chief Executive Officer

- The accompanying notes from (1) to (28) are an integral part of these consolidated financial statement.

- Review report "attached"

CONSOLIDATED STATEMENT OF PROFIT OR LOSS FOR THE PERIOD ENDED 31 MARCH 2017

	Note	31 March 2017 EGP	31 March 2016 EGP
Revenues	(18) (19)	174,107,728 (96,288,746)	92,830,028 (55,519,600)
Cost of revenues GROSS PROFIT	,	77,818,982	37,310,428
General and administrative expenses Selling and Marketing expenses Rent expense Impairment of accounts receivable Reversal of impairment of accounts receivable OPERATING PROFIT	(20) (21) (8) (8)	(16,755,064) (1,725,804) (10,306,529) (120,686) 2,508,239 51,419,138	(10,841,041) (598,551) (7,252,632) (580,618) 374,283 18,411,869
Net finance cost Loss from sale of fixed assets Foreign exchange differences PROFITS BEFORE INCOME TAXES Income tax expense NET PROFITS FOR THE PERIOD	(22) (5) (23)	796,344 51,494,805 (11,292,481) 40,202,324	(361,774) (5,278) (6,941,794) 11,103,023 (3,080,529) 8,022,494
Attributable to: Parent company Non-controlling interest NET PROFITS FOR THE PERIOD Basic and diluted earnings per share	(25)	39,929,467 272,857 40,202,324 0.33	7,965,130 57,364 8,022,494 0.06

⁻The accompanying notes from (1) to (28) are an integral part of these consolidated financial statements.

39,316,156

6,242,070

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RAYA CONTACT CENTER (S.A.E)		
CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME FOR THE PERIOD ENDED 31 MARCH 2017		
	31 March 2017 <i>EGP</i>	31 March 2016 EGP
Profits for the period Foreign currency translation differences TOTAL COMPREHENSIVE INCOME	40,202,324 (886,168) 39,316,156	8,022,494 (1,780,424) 6,242,070
Attributable to: Parent Company Non-Controlling Interest	39,043,299 272,857	6,184,706 57,364

TOTAL COMPERHENSIVE INCOME

⁻The accompanying notes from (1) to (28) are an integral part of these consolidated financial statements.

Translation of consolidated financial statements Originally issued in Arabic

RAYA CONTACT CENTER (S.A.E)
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
FOR THE PERIOD ENDED 31 MARCH 2017

Total	EGP	179,582,965	1	(78,528,926)	39,316,156	140,370,195
Non- controlling interest	EGP	899,901	•	•	272,857	1,172,758
Total equity of parent company	EGP	178,683,064	ı	(78,528,926)	39,043,299	139,197,437
Retained Profits earnings/ for the period locumulated Losses	EGP	117,847,635	(117,847,635)	•	39,929,467	39,929,467
Retained earnings / Accumulated Losses	EGP	(2,042,322)	112,995,255	(78,528,926)	•	32,424,007
Foreign Currency Translation reserve	EGP	(2,834,374) 11,166,995	•	1	(886,168)	10,280,827
Merger reserve	EGP	(2,834,374)	•	į.	1	(2,834,374)
Legal Reserve	EGP	50,000,000 4,545,130	4,852,380	1	•.	9,397,510
Capital	EGP	50,000,000	•	1	•	50,000,000
		Balance as of 1 January 2017	Transferred to retained earnings and legal	reserve Dividends	Total comprehensive income	Balance as of 31 March 2017

⁻ The accompanying notes from (1) to (28) are an integral part of these consolidated financial statements.

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RAYA CONTACT CENTER (S.A.E)
CONSOLIDATED STATEMENT OF CHANGES IN EQUITY
FOR THE PERIOD ENDED 31 MARCH 2016

Total	EGP	83,784,760	6,242,070
Non- controlling interest	EGP	380,657	57,364
Total equity of parent company	EGP	83,404,103	6,184,706
Profits for the period	EGP	30,022,915	(30,022,915) 7,965,130 7,965,130
Retained earnings	EGP	3,306,393	28,271,525
Foreign Currency Translation	reserve EGP	115,429	(1,780,424)
Merger reserve	EGP	(2,834,374)	(2,834,374)
Legal Reserve	EGP	2,793,740	1,751,390
Capital	EGP	50,000,000	50,000,000
		Balance as of 1 January 2016	Transferred to retained earnings and legal reserve Total comprehensive income Balance as of 31 March 2016

⁻ The accompanying notes from (1) to (28) are an integral part of these consolidated financial statements.

CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE PERIOD ENDED 31 MARCH 2017

	Notes	31 March 2017	31 March 2016
		EGP	EGP
CASH FLOWS FROM OPERATING ACTIVITIES		51,494,805	11,103,023
Profits for the period before income tax	(5)	4,261,712	6,290,158
Depreciation expense of fixed assets	(6)	10,757	0,270,170
Amortization expense of intangible assets	(8)	120,686	580,618
Impairment of accounts receivable		(2,508,239)	(374,283)
Reversal of impairment of accounts receivable	(8)	.(2,300,237)	5,278
Loss from sale of fixed assets	(5)	368,145	276,469
End of service benefits	(22)	720,677	361,774
Net finance cost	(22)	54,468,543	18,243,037
		(6,184,080)	406,681
Change in accounts and notes receivable and accrued revenue	•	(21,268,893)	(6,035,104)
Change in prepayments and other debit balances	•	60,965,480	(27,366,162)
Change in due from related parties		18,040,733	3,978,693
Change in accounts and notes payable		213	4,615,937
Change in due to related parties		(231,016)	797,454
Change in accrued expenses and other credit balances	-		(5,359,464)
Cash flows from operating activities		105,790,980	(1,299,529)
Income tax paid	-	(531,567)	(1,299,349)
NET CASH FLOWS PROVIDED FROM / (USED IN) OPERATING ACTIVITIES		105,259,413	(6,658,993)
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CASH FLOWS FROM INVESTING ACTIVITIES	(22)	_	689,267
Finance income received	(5)	(8,415,490)	(2,614,252)
Payments to acquire fixed assets	(5)	(0,110,170)	2,700
Proceeds from sale of fixed assets	(3)	(8,415,490)	(1,922,285)
NET CASH FLOWS (USED IN) INVESTING ACTIVITIES		(0,112,150)	
CASH FLOWS FROM FINANCING ACTIVITIES			
Proceeds from credit facilities		9,198,582	16,621,183
Proceeds from long term loan		-	1,090,154
Finance cost paid	(22)	(720,677)	(1,051,041)
Dividends paid		(72,711,871)	(1,128,875)
NET CASH FLOWS (USED IN) / PROVIDED FROM	•	(64,233,966)	15,531,421
FINANCING ACTIVITIES		 -	
NEW CHANGE IN CASH AND CASH POLITIVALENTS		32,609,957	6,950,143
NET CHANGE IN CASH AND CASH EQUIVALENTS		26,004,247	4,812,095
Cash and cash equivalents - beginning of the period		(712,985)	(2,865,404)
Foreign currency translation reserve	(11)	57,901,219	8,896,834
CASH AND CASH EQUIVALENTS - END OF THE PERIOD	(11)	3/,701,217	0,000,

⁻ The accompanying notes from (1) to (28) are an integral part of these consolidated financial statements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

1. BACKGROUND

Raya Contact Center (S.A.E) (the Company or the Parent) was founded on 14 February 2001 under the name of Seranet for Software and Content Development in Egypt, under law no. 8 of 1997 and its executive regulations. The Company was registered in the Commercial Register under No. 139696.

The Company started its activity on April 2001 upon the approval of the General Authority of Investment.

On 22 April 2003, an Extraordinary General Assembly meeting decided to change the Company's name to be Raya Contact Center S.A.E and modified the second article in the Company's article of incorporation, which was approved by the General Authority of Investment and Free Zone Areas on 8 June 2003 according to the General Authority of Investment decision no.1994 of 2003.

In February 2015, Raya Contact Center became a listed company on the Egyptian Stock Exchange ("EGX").

The Consolidated financial statements of Raya Contact Center (S.A.E) and its subsidiaries (collectively, the Group) includes the financial statements of the Parent and the following subsidiaries:

	Company name	% of ownership
1- 2- 3- 4-	Call Center Company -C3 Raya for Contact Center Building Management Company – RCCBM Raya Contact Center Gulf Raya Contact Center Europe	99.54% 97% 100% 100%

Raya Contact Center acquired both Call Center Company – C3 and Raya for Contact Center Building Management Company during April 2014, and established both Raya Contact Center Gulf during June 2014 and Raya Contact Center Europe on 12 January 2015.

The Company's Ultimate Parent is Raya Holding Company for Financial Investments.

These financial statements for the period ended 31 March 2017 were authorized for issuance in accordance with the resolution of board of directors on 29 May 2017.

Group activities

The Group is principally engaged in the provision of the following services:

- Contact Center Services including: Customer Service, Technical Support, Inbound Sales and Tele-marketing.
- Inside Sales Channel Management services including: Account Profiling, Campaign Management, Lead Management and Account Management.
- Back Office Services including: Data Management, Finance & Accounting, Payroll Processing and Supply chain Management.
- Professional Services including: Call Center Hosting, Contact Center Training, Social Media, Contact Center and Stratup Consultancy.

2. BASIS OF PREPARATION OF THE CONSOLIDATED FINANCIAL STATEMENTS

The Consolidated financial statements of the Group are prepared under the going concern assumption on a historical cost basis.

The Consolidated financial statements of the Group are prepared and presented in Egyptian pound, which is the Company's functional currency.

Statement of compliance

The Consolidated financial statements of the Group are prepared in accordance with the Egyptian Accounting Standards and the applicable laws and regulations

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

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

During April 2014, "Raya Contact Center S.A.E" acquired 99.54% of the shares of "Call Center Company- C3". The Company also acquired 1 % of the shares of "Raya for Contact Center Building Management Company" and subscribed in the capital increase of the same company to increase its ownership to 97%. As a result, the Company obtained the majority of the voting rights of these two subsidiaries and the ability to govern their financial and operating policies.

Since these two subsidiaries were under the control of "Raya Holding Company for Financial Investments S.A.E" (Ultimate Parent), before the acquisition by "Raya Contact Center", this transaction is considered a common control transaction which is scoped out from EAS 29 "Business combination".

The Company applies the Pooling of interest method with retrospective presentation as if the subsidiaries had always been combined in accounting for common control transactions. Under the policy adopted by the Company the following is applied:

- The assets and liabilities of the combining entities are reflected at their carrying amounts and no adjustments are made to reflect fair values, or recognize any new assets or liabilities.
- No 'new' goodwill is recognized as a result of the combination, the only goodwill that is recognized is the existing goodwill relating the combining entities.
- Any difference between the consideration and the equity 'acquired' is reflected within equity as merger reserve.
- The statement of profit or loss reflects the results of the combining entities for the full year, irrespective of when the combination took place.

Basis of consolidation

A. Subsidiaries

A subsidiary is an entity that is controlled by the Group. The Group controls an entity when the Group is exposed, or has rights, to variable returns from its involvement with this entity and has the ability to affect those returns through its power over it. When assessing control, the Group considers its potential voting rights as well as potential voting rights held by other parties, to determine whether it has power.

Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

Accounting for business combination under EAS 29 only applies if it is considered that a business has been acquired. For acquisitions meeting the definition of a business, the acquisition method of accounting is used to account for the acquisition of subsidiaries by the Group. The cost of an acquisition is measured as the fair value of the assets given, equity instruments issued and liabilities incurred or assumed at the date of exchange. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured initially at their fair values at the acquisition date, irrespective of the extent of any minority interest. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognized directly in the statement of profit or loss

B. Transactions with Non-controlling interest

The Group applies a policy of treating transactions with non-controlling interests that do not result in the Parent losing control as transactions with equity owners of the Group. When the proportion of the equity held by non-controlling interests changes, the Group adjust the carrying amounts of the controlling and non-controlling interests to reflect the changes in their relative interests in the subsidiary. The Group recognises directly in equity any difference between the amount by which the non-controlling interests are adjusted and the fair value of the consideration paid or received, and attribute it to the owners of the Parent.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

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

The following steps are followed when preparing the Consolidated financial statements:

Eliminate the carrying amount of the Parent investment in each subsidiary and the Parent share of equity of each subsidiary.

Identify the non-controlling interest in the profit or loss of the consolidated subsidiaries for the

reporting period.

Identify the non-controlling interests in the net assets of consolidated subsidiaries and presented in the financial statement separately from the Parent ownership interests. Non-controlling interests in the net assets consist of:

The amount of non-controlling interests as of the original date of combination.

The non-controlling interests' share of changes in equity since the date of the combination.

Intergroup balances and transactions, revenues and expenses are eliminated.

- The financial statements of the Parent and its subsidiaries used in the preparation of the Consolidated financial statements are prepared as of the same date.
- The financial statements of the Parent and its subsidiaries used in the preparation of the Consolidated financial statements are prepared using uniform accounting policies for similar transactions and other events with similar circumstances.
- Non-controlling interests are presented in the consolidated financial position within equity, separately from the equity of the owners of the Parent, and the non-controlling interests share in the group profit or loss is presented separately.

Non-controlling interests presented in the Consolidated financial statements are as follows:

Company name

% of noncontrolling interest 0.46%

Call Center Company - C3 Raya for Contact Center Building Management Company

3%

Changes in accounting policies

The accounting policies adopted are consistent across the periods presented herein.

3. SIGNIFICANT ACCOUNTING JUDGMENTS AND ESTIMATES

The preparation of these financial statements requires management to make judgments and estimates that affect the reported amounts of revenues, expenses, assets and liabilities, and the accompanying disclosures and the disclosure of contingent liabilities at the reporting date. Uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the assets or liabilities affected in future periods.

Estimates and their underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognised in the period in which the estimates are revised.

The key judgements and estimates that have a significant impact on the financial statements of the Company are discussed below:

3.1 Judgments

Revenue Recognition

The management considered the detailed criteria for the recognition of revenue from rendering services as set out in EAS 11 Revenue and the contracts between the Company and customers.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

3.2 Estimates

Impairment of goodwill

The Company carries out impairment testing annually in respect of the goodwill on acquisition of subsidiaries. In carrying out the impairment analysis, the Company makes an estimation of the value in use of the cash-generating units to which goodwill has been allocated. The value in use calculation requires management to estimate the future cash flows expected to arise from the cash-generating unit and a suitable discount rate in order to calculate present value.

In calculating the future cash flows expected to arise from the cash-generating unit, management estimates the growth rate keeping in view the historical growth rates over the last five years.

In calculating the discount rate, management estimates the return on capital employed using weighted average cost of capital.

Impairment of trade and other receivables

An estimate of the collectible amount of trade and other receivables is made when collection of the full amount is no longer probable. For individually significant amounts, this estimation is performed on an individual basis. Amounts which are not individually significant, but which are past due, are assessed collectively and a provision applied according to the length of time past due, based on historical recovery rates.

Useful lives of fixed assets

The Company's management determines the estimated useful lives of its fixed assets for calculating depreciation. This estimate is determined after considering the expected usage of the asset or physical wear and tear. The management periodically reviews estimated useful lives and the depreciation method to ensure that the method and period of depreciation are consistent with the expected pattern of economic benefits from these assets.

Taxes

The Group is subject to income taxes in Egypt and Poland. Significant judgment is required to determine the total provision for current and deferred taxes. The Company establishes provisions, based on reasonable estimates, for possible consequences of audits by the tax authorities in Egypt and Poland. The amount of such provision is based on various factors, such as experience of previous tax audits and differing interpretations of tax regulations by the Company and the responsible tax authority. Such differences of interpretations may arise on a wide variety of issues depending on the prevailing conditions.

Deferred tax assets are recognised for unused accumulated tax losses to the extent that it is probable that taxable profit will be available against which the losses can be utilised. Significant management judgement is required to determine the amount of deferred tax assets that can be recognised, based upon the likely timing and the level of future taxable profits together with future tax planning strategies.

Impairment of non-financial assets

The Company assesses whether there are any indicators of impairment for all non-financial assets at each reporting date. The non-financial assets are tested for impairment when there are indicators that the carrying amounts may not be recoverable. When value in use calculations are undertaken, management estimates the expected future cash flows from the asset or cash-generating unit and chooses a suitable discount rate in order to calculate the present value of those cash flows.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Foreign currency translation

Transactions in foreign currencies are initially recorded using the prevailing exchange rate at date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are translated using the exchange rate prevailing at the financial position date; all differences are recognized in the statement of profit or loss as follows:

- To reflect the substance of the revenue transactions of the Group, unrealized and realized foreign currency exchange differences related to accounts and notes receivable, as well as realized exchange differences resulting from sale of foreign currency cash balances are recognized within revenues.
- All other foreign exchange differences are recognized as a separate line item on the face of the statement of profit or loss.

Nonmonetary items that are measured at historical cost in a foreign currency are translated using the exchange rates prevailing at the dates of the initial recognition.

Nonmonetary items that are measured at fair value in a foreign currency are translated using the exchange rates prevailing at the date when the fair value was determined.

The financial statements of the subsidiaries denominated in foreign currency are translated to the Parent company's functional currency which is the Egyptian pound as follows:

- A) Assets and liabilities for each Financial position presented are translated at the closing rate at the date of that Financial position.
- B) Income and expenses for each statement of profit or loss presented are translated at exchange rates at the dates of the transactions, or using average rate for the period when more practical.
- C) All resulting exchange differences are included in the owner's equity as a separate line item as foreign currency translation differences.

Fixed assets

Fixed assets are stated at historical cost net of accumulated depreciation and accumulated impairment losses. Such cost includes the cost of replacing part of the fixed assets when that cost is incurred, if the recognition criteria are met. Likewise, when major inspections and improvements are performed, their cost is recognized in the carrying amount of the fixed assets as a replacement if the recognition criteria are met. All other repair and maintenance costs are recognized in the statement of profit or loss as incurred.

Depreciation of an asset begins when it is in the location and condition where it is capable of operating in the manner intended by management, and it is computed using the straight-line method according to the estimated useful life of the asset as follows:

	y ears
Computers and software	2-4
Furniture and office equipment	3-5
Tools and equipment	1-5
Leasehold improvements	Useful life or lease period whichever is less
Electrical Equipment	3-5
Communication networks and devices	3-5
Vehicles	4

Fixed assets are derecognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising from derecognizing of the asset is included in the statement of profit or loss when the asset is derecognized.

The assets residual values, useful lives and methods of depreciation are reviewed at each financial year-end.

The Company assesses at each financial position date whether there is an indication that a fixed assets may be impaired. When the carrying amount of an asset exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount, impairment losses are recognized in the statement of profit or loss.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Fixed assets - Continued

A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years, such reversal is recognized in the statement of profit or loss.

Projects under construction

Projects under construction represent the amounts that are incurred for the purpose of constructing or purchasing fixed assets until it is ready to be used in the operation, upon which it is transferred to fixed assets. Projects under construction are carried at cost less impairment (if any).

Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost.

After initial recognition, intangible assets are carried at cost less any accumulated amortization and any accumulated impairment losses.

Internally generated intangible assets are not capitalized and expenditure is reflected in the statement of profit or loss in the period in which the expenditure is incurred.

The useful lives of intangible assets are assessed as either finite or indefinite.

Intangible assets with finite lives are amortized over the useful economic life and assessed for impairment whenever there is an indication that the intangible asset may be impaired. Useful lives and the amortization method for an intangible asset with a finite useful life are reviewed at least at each financial year end.

Intangible assets represent the computer programs and the related licenses and are amortized using the straight-line method over their estimated useful lives (1-3 years).

Goodwill

Goodwill is recognized as an asset at the acquisition date of a business combination. Goodwill is initially measured at cost, which represents the excess of the consideration transferred in the business combination over the Company's interest in the fair value of the assets, liabilities and contingent liabilities recognized. After initial recognition, goodwill is measured at cost less any accumulated impairment losses. For the purpose of impairment testing, goodwill acquired in a business combination is, from the acquisition date, allocated to each of the Group's cash-generating units that are expected to benefit from the combination, irrespective of whether other assets or liabilities of the acquiree are assigned to those units.

Goodwill is tested for impairment annually and when circumstances indicate that the carrying value may be impaired. Impairment is determined for goodwill by assessing the recoverable amount of each CGU (or group of CGUs) to which the goodwill relates. When the recoverable amount of the CGU is less than its carrying amount, an impairment loss is recognised. Impairment losses relating to goodwill cannot be reversed in future periods.

Accounts receivable and other debit balances

Accounts receivable and other debit balances are stated at original invoice amount net of impairment losses. Impairment is measured as the difference between the receivables carrying amount and the present value of estimated future cash flows. The impairment is recognized in the statement of profit or loss. Reversal of impairment is recognized in the statement of profit or loss in the period in which it occurs.

Provisions.

Provisions are recognized when the Company has a present legal or constructive obligation as a result of a past event, and it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation, and a reliable estimate of the amount of the obligation can be made. Provisions are reviewed at the financial position date and adjusted to reflect the current best estimate. Where the effect of the time value of money is material, the amount of a provision should be the present value of the expected expenditures required to settle the obligation.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Legal reserve

According to the Company's articles of association, 5% of the net profits of the year is transferred to the legal reserve until this reserve reaches 50% of the issued capital. The reserve is used upon a decision from the general assembly meeting based on the proposal of the Board of Directors.

Borrowings

Borrowings are initially recognized at the value of the consideration received. Amounts maturing within one year are classified as current liabilities, unless the Company has the right to postpone the settlement for a period exceeding one year after the financial position date, then the loan balance should be classified as long term liabilities.

After initial recognition, interest bearing loans and borrowings are subsequently measured at amortized cost using the effective interest rate method. Gains and losses are recognized in the statement of profit or loss when the liabilities are derecognized as well as through the effective interest rate method amortization process.

Amortized cost is calculated by taking into account any discount or premium on acquisition and fee or costs that are an integral part of the effective interest rate, the effective interest rate amortization is included in finance cost in the statement of profit or loss.

Income taxes

Income tax is calculated in accordance with the applicable tax law.

Current income tax

Current income tax assets and liabilities are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted at the reporting date.

The current income tax charge is calculated on the basis of the tax laws enacted at the reporting date. Management periodically evaluates positions taken in tax returns with respect to situations in which applicable tax regulation is subject to interpretation. It establishes provisions where appropriate on the basis of amounts expected to be paid to the tax authorities.

Deferred tax

Deferred tax is provided using the liability method on temporary differences between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes at the reporting date.

Deferred tax liabilities are recognised for all taxable temporary differences, except:

- When the deferred tax liability arises from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss
- In respect of taxable temporary differences associated with investments in subsidiaries, associates and
 interests in joint arrangements, when the timing of the reversal of the temporary differences can be
 controlled and it is probable that the temporary differences will not reverse in the foreseeable future

Deferred tax assets are recognised for all deductible temporary differences, the carry forward of unused tax credits and any unused tax losses. Deferred tax assets are recognised to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilised, except:

- When the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss
- In respect of deductible temporary differences associated with investments in subsidiaries, associates and interests in joint arrangements, deferred tax assets are recognised only to the extent that it is

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

31 MARCH 2017

probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.

SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Deferred tax - Continued

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilised. Unrecognised deferred tax assets are re-assessed at each reporting date and are recognised to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realised or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax relating to items recognised outside profit or loss is recognised outside profit or loss. Deferred tax items are recognised in correlation to the underlying transaction directly in equity.

Deferred tax assets and deferred tax liabilities are offset if a legally enforceable right exists to set off current tax assets against current tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

Revenue recognition

Revenue is recognized to the extent that it is probable that the economic benefits will flow to the company and the revenue can be reliably measured.

Revenue is measured at the fair value of the consideration received, or receivable excluding discounts, rebates, and sales taxes or duties.

Service revenue

Revenue is recognized when service is rendered to the client according to the contract terms.

Finance income

Finance income is recognized as it accrues using the effective interest rate (EIR) method. EIR is the rate that exactly discounts the estimated future cash payments or receipts over the expected life of the financial instrument or a shorter period, where appropriate, to the net carrying amount of the financial asset or liability.

Government Grants

Government grants are recognized when there is reasonable assurance that the company will comply with the conditions attaching to them; and the grants will be received. Government grants that become receivable as compensation for expenses or losses already incurred or for the purpose of giving immediate financial support to the entity with no future related costs are recognized in profit or loss of the period in which it becomes receivable.

All expenses including operating expenses, general and administrative expenses and other expenses are recognized and charged to the statement of profit or loss of the period in which these expenses were incurred.

Borrowing costs

Borrowing costs directly attributable to the acquisition, construction or production of a qualifying asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. All other borrowing costs are expensed in the period in which they occur. Borrowing costs consist of interest and other costs that an entity incurs in connection with the borrowing of funds.

Related party transactions

Related parties represent associated companies, major shareholders, directors and key management personnel of the Company, and entities controlled, jointly controlled or significantly influenced by such parties. Pricing policies and terms of these transactions are approved by the boards of directors.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Social insurance and Employees' End-of-services

- a- Social Insurance: The Company makes contributions to the General Authority for Social Insurance calculated as a percentage of the employees' salaries. The Company's obligations are limited to these contributions, which are expensed when due.
- b- Employees' End-of-services: The Company provides end-of-service benefits to its employees. The entitlement to these benefits is usually based upon the employees' final salary and length of service, subject to the completion of a minimum service period. The costs of these benefits are accrued over the period of employment.

Accounting estimates

The preparation of financial statements in accordance with Egyptian Accounting Standards requires management to make estimates and assumptions that affect the reported amounts of assets, liabilities, revenues and expenses during the financial years. Actual results could differ from these estimates.

Impairment of assets

Impairment of financial assets

The Company assesses at each financial position date whether there is any objective evidence that a financial asset or a group of financial assets are impaired. A financial asset or a group of financial assets are deemed to be impaired if, and only if, there is objective evidence of impairment as a result of one or more events that has occurred after the initial recognition of the asset and has an impact on the estimated future cash flows of the financial asset or the group of financial assets that can be reliably estimated.

Impairment of non-financial assets

The Company assesses at each reporting date whether there is an indication that a non-financial asset may be impaired. If any indication exists, or when annual impairment testing for an asset is required, the Company estimates the asset's recoverable amount. An asset's recoverable amount is the higher of an asset's or cash-generating units (CGU) fair value less costs to sell and its value in use and is determined for an individual asset, unless the asset does not generate cash inflows that are largely independent of those from other assets or groups of assets. Where the carrying amount of an asset or CGU exceeds its recoverable amount, the asset is considered impaired and is written down to its recoverable amount. In assessing value in use, the estimated future cash flows are discounted to their present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the asset. In determining fair value less costs to sell, an appropriate valuation model is used.

A previously recognized impairment loss is only reversed if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statement of profit or loss.

Statement of cash flows

The statement of cash flows is prepared using the indirect method.

Cash and cash equivalent

For the purpose of preparing the cash flow statement, the cash and cash equivalent comprise cash on hand, current accounts with banks, time deposits with original maturity within three months, reduced by bank overdraft, if any.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability or the most advantageous market for the asset or liability.

The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or liability, assuming that market participants act in their economic best interest.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

4 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES - Continued

Fair value measurement (Continued)

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

For assets traded in an active market, fair value is determined by reference to quoted market bid prices.

The fair value of interest-bearing items is estimated based on discounted cash flows using interest rates for items with similar terms and risk characteristics.

For unquoted assets, fair value is determined by reference to the market value of a similar asset or is based on the expected discounted cash flows.

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximising the use of relevant observable inputs and minimising the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1 Fair value measurements are those derived from quoted prices in an active market (that are unadjusted) for identical assets or liabilities.
- Level 2 Fair value measurements are those derived from inputs other than quoted prices included within Level 1 that are observable for the asset or liability either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3 Fair value measurements are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

For assets and liabilities that are recognised in the financial statements on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorisation at the end of each reporting period.

For the purpose of fair value disclosures, the Company has determined classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy as explained above.

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RAYA CONTACT CENTIER (S.A.E)
NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

5 FIXED ASSETS

Total EGP	141,548,639 8,415,490	(326,634) 149,637,495	110,927,587) (4,261,712)	150,496 115,038,803)	34,598,692	30,621,052
Vehicles EGP	340,084	340,084	- (7,085)	(7,085)	332,999	
Communication Networks EGP	7,248,349	(11,568) 7,344,370	(6,500,021) (109,158)	5,214 (6,603,965)	740,405	748,328
Communication Devices EGP	38,045,746 1,196,893	(67,718)	(28,898,889) (1,195,495)	19,302	9,099,839	9,146,857
Electrical Equipment EGP	5,589,452 99,899	(24,378)	(4,141,374) (195,425)	11,003	1,339,177	1,448,078
Leasehold Improvement EGP	26,422,572 155,800	(121,876)	(22,724,300) (437,610)	57,546 (23,104,364)	3,352,132	3,698,272
Tools & Equipment EGP	22,458	22,458	(22,456)	(22,456)	2	2
Furniture & Office equipment EGP	19,285,786 793,010	(80,048)	(14,344,750)	38,154 (15,026,405)	4,972,343	4,941,036
Computers and Software EGP	44,934,276 5,722,215	(21,046)	(34,295,797) (14,344,750) (1,597,130) (719,809)	19,277	14,761,795	10,638,479
	Cost As of 1 January 2017 Additions	Foreign currency translation differences As of 31 March 2017	Accumulated depreciation As of I January 2017 Depreciation for the period	Foreign currency translation differences As of 31 March 2017	Net book value as of 31 March 2017	Net book value as of 31 December 2016 10,638,479 4,94

There is no pledge or restriction on the fixed assets.

Depreciation expense charged to cost of revenues during the period ended 31 March 2017 amounted to EGP 4,261,712 (Note 19)

Fully depreciated assets and still used in operations are as follows:

EGP

29,267,086	8,714,877	18.820.906	2,534,181	20,604,294	5,877,072	85,840,872
Computers and Software	Furniture and office Equipment	Tools & Equipment Leasehold Improvements	Electrical Equipment	Communications Devices	Communication Networks	

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RAYA CONTACT CENTER (S.A.E) NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

5 FIXED ASSETS (Continued)

Total EGP	117,323,995 2,614,252 (456,413) 1,473,045	120,954,879	(6,290,158) 448,435 (388,064)	(94,109,503) 26,845,376
Communication Networks EGP	6,939,960	6,978,429	(181,634)	(5,883,747)
Communication Devices EGP	32,684,424 103,292 (76,709) 399,625	33,110,632	(1,110,971) (1,110,971) 76,709 (88,729)	(24,397,181) 8,713,451
Electrical Equipment EGP	4,773,320 63,563 (27,500) 82,486	4,891,869	(187,479) (187,479) 27,500 (24,319)	(3,366,032)
Leasehold Improvement EGP	23,846,710 - (8,400) 378,204	24,216,514	(2,808,004) (2,808,004) 8,400 (112,285)	4,499,317
Tools & Equipment EGP	22,458	22,458	(004,374)	(22,456)
Furniture & Office equipment EGP	15,863,347 234,400 (174,838) 372,765	16,295,674	(10,405,230) (788,261) 167,720 (105,769)	(11,135,566) 5,160,108
Computers and Software EGP	33,193,776 2,212,997 (168,966) 201,496	35,439,303	(28,490,533) (1,213,809) 168,106 (45,288)	(29,587,324) 5,851,979
	Cost As of 1 January 2016 Addition Disposals Foreign currency translation	As of 31 March 2016 Accumulated depreciation	As of 1 January 2010 Depreciation for the period Disposals Foreign currency translation	As of 31 March 2016 Net book value as of 31 March 2016

* There is no pledge or restriction on the fixed assets.

* Depreciation expense charged to cost of revenues during the period ended 31 March 2016 amounted to EGP 6,290,158 (Note 19)

EGP	2,700	(7.978)	· · · · · · · · · · · · · · · · · · ·
EGP		(456,413) 448,435	(5,278)
* Loss from sale of fixed assets is as follows:	Proceeds from sale of fixed assets	Cost of disposed assets Accumulated depreciation of disposed assets	Loss from sale of fixed assets
EGP	23,435,568 5,736,213 22.456	4,601,276 2,103,322 16,080,104	4,900,031
* Fully depreciated assets and still used in operations are as follows:	Computers and Software Furniture and office Equipment Tools & Foninment	Leasehold Improvements Electrical Equipment Communications Devices	Communication Networks

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

6 INTANGIBLE ASSETS

	2017 EGP	2016 EGP
Cost	EGF	CGI
As of 1 January	227,910	81,263
Additions	•	-
Foreign currency translation	1,933	
As of 31 March	229,843	81,263
Accumulated amortization		
As of 1 January	(92,261)	(81,263)
Amortization for the period*	(10,757)	-
Foreign currency translation	(534)	
As of 31 March	(103,552)	(81,263)
Net book value as of 31 March	126,291	····

^{*}Amortization expense charged to general and administrative expenses (Note 20).

7 GOODWILL

During 2014, Raya Contact Center S.A.E (Parent) acquired 99.54% of the shares of Call Center Company-C3 (Subsidiary) and recognized goodwill amounting to EGP 26,582,777 which represents the original value of goodwill previously recognized in the books of the Ultimate parent "Raya Holding Company for Financial Investments S.A.E" when it originally acquired "Call Center Company – C3" before the acquisition of the company by "Raya Contact Center" (Parent).

8 ACCOUNTS AND NOTES RECEIVABLE AND ACCRUED REVENUE

	31 March 2017 EGP	31 December2016 EGP
Accounts receivable	121,338,509	115,379,581
Due from related parties (Note 10a)	1,579,611	1,681,538
Accrued Revenue	19,577,610	21,962,267
Notes receivable	3,164,284	452,548
	145,660,014	139,475,934
Impairment of accounts receivable	(1,198,424)	(3,587,528)
,	144,461,590	135,888,406
The movements of impairment of accounts and notes receivables is as follows:	vs: 2017 EGP	2016 EGP
Balance as of 1 January Impairment of accounts receivable Reversal of impairment of accounts receivable Foreign currency translation Balance as of 31 March	(3,587,528) (120,686) 2,508,239 1,551 (1,198,424)	(1,067,650) (580,618) 374,283 (1,273,985)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

8 ACCOUNTS AND NOTES RECEIVABLE AND ACCRUED REVENUE (continued)

At 31 March 2017 and 31 December 2016, the ageing analysis of net accounts and notes receivables is as follows:

		Neither		Past due but no	ot impaired	
		Past Due	Less than	Between	Between	More than
	Total	nor Impaired	30 days	30 to 60 days	60 to 90 days	90 days
	<i>EGP</i>	EGP	<i>EGP</i>	EGP	EGP	EGP
31 March 2017	144,461,590	118,946,753	21,875,055	1,676,823	894,977	1,067,982
31 December 2016	135,888,406	101,313,661	21,624,216	6,539,902	1,594,991	4,815,636

As at 31 March 2017, impaired accounts and notes receivables amounted to EGP 1,198,424 (31 December 2016: EGP 3,587,528)

Refer to Note 28a on credit risks of trade receivables, which discusses how the company manages and measures credit quality of trade and notes receivables that are past due not impaired.

9 PREPAYMENTS AND OTHER DEBIT BALANCES

	31 March 2017 EGP	31 December 2016 EGP
Prepayments	26,093,683	10,510,803
Deposits with others	4,768,123	2,235,981
Margin of letters of guarantee (Note 27)	225,708	27,680
Advance to suppliers	6,757,852	4,211,700
Social insurance authority	254,245	199,169
Tax authority – sales tax / value added tax	1,838,622	1,449,174
Other debit balances	1,588,660	1,623,490
	41,526,893	20,257,997
Impairment on other debit balances	(170,223)	(170,223)
•	41,356,670	20,087,774

The movements of impairment of other debit balances is as follows:

	2017 EGP	2016 EGP
Balance as of 1 January Impairment of other debit balances	(170,223)	(170,223)
Reversal of impairment of other debit balances Balance as of 31 March	(170,223)	(170,223)

Trade

31 March 2017

Trade

Due to related

RAYA CONTACT CENTER (S.A.E)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

10 RELATED PARTY DISCLOSURES

Related parties represented in Ultimate Parent Company, associated companies, major shareholders, directors and key management personnel of the Company, and entities controlled, jointly or significantly influenced by such parties, pricing policies and term of these transactions are approved by the Company's management.

Due from

The related parties' transactions resulted in the following balances:

a) Related party balances

Significant related party balances are as follows:

·	related parties	parties EGP	payables EGP	receivables EGP
P. Divillation Commence	EGP	EGP	5,924,414	1,028,188
Raya Distribution Company	387,007	-	13,110	1,020,100
Raya Technology for Distribution Company	-	-	633,087	63,792
Raya Integration Company Raya Holding Company for Financial	1,453,275	<u>-</u>	055,007	27,051
Investments	1,455,275	-	-	27,031
Raya for Data Center Company	_	_	199,463	_
Raya Network Company	-	45	· <u>-</u>	-
Raya Restaurants Company	6,174	-	-	58,706
Aman for Electronic Payment Company	· -	-	_	254,011
Raya Electronics Company	_	168	-	-
Raya for Social Media Company	-	-	590,927	-
Ostool for Land Transport Company	_	-	•	147,863
• • • •	1,846,456	213	7,361,001	1,579,611
		31 Decembe	r 2016	
	Due from	Due to related	Trade	Trade
	related parties	parties	payables	receivables
	EGP	1 EGP	EGP	EGP
Raya Distribution Company	244,866	-	3,161,039	-
Raya Technology for Distribution Company	-	-	13,110	-
Raya Integration Company	552		515,188	161,627
Raya Holding Company for Financial	62,398,851	-	-	27,118
Investments				
Raya for Data Center Company	,3,210	<u>-</u>	214,474	524,480
Raya Finance Lease Company	22,169	-	-	-
Raya Network Company	2,813	-	-	-
Bariq for Advanced Industrial Techniques	3,353	-	-	-
Company				
Raya Restaurants Company	21,915	-	6,157	300
Aman for Electronic Payment Company	8,820	-	-	902,335
Raya Electronics Company	14,757	•	-	-
Raya International Service Company	28,618	•	-	-
Raya for food and beverage Company	20,763	-	-	-
Raya Network power Company	605	-	-	-
Raya Gulf Company	39,046	-	-	-
Raya for Social Media Company	1,598	-	582,591	-
Ostool for Land Transport Company	<u> </u>			65,678
	62,811,936	-	4,492,559	1,681,538
			· -	

The due from related parties' balances above include interest-bearing balances that generated finance income as indicated in related party transactions (b) below.

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RAYA CONTACT CENTER (S.A.E)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

10 RELATED PARTY DISCLOSURES (Continued)

b) Related party transactions

Transactions with related parties included in the financial statements are as follows:

						31 Ma	31 March 2017		
Company	Nature of relationship	Services	Services	Purchases	Rent	Allocated	Finance	Net	Dividends
(madimo)		to	from		expense	expenses	income	financing	
		EGP	EGP	EGP	EGP	EGP	EGP		EGP
Dans 11. 13. Commons for Einsternia Instactments	Illtimate Darent	357.758	913.107		2.400.812	6.572,366	1	ı	67,007,947
Kaya riolding Company for Financial investments	Olimiaco I decili	40		***					730 051
Raya Integration Company	Subsidiary of ultimate Parent	73,322	•	3,190,035	L	t		٠.	120,030
Donn Distribution Company	Subsidiary of ultimate Parent	445.760	•	5.256.813	•	•	1	.1	6,714
NAVA Distribution Company	Cuberdian of ultimate Darent	72 730	,	٠,	•	ı			•
Ostool for Land Transport Company	Substitute you willingto I do city	1,10	***						
Raya for Data Center Company	Subsidiary of ultimate Parent		568,663	•	,	•			1
Raya Restaurants Company	Subsidiary of ultimate Parent	51,688	ı	9,674	•	•	1	•	•
Raya Electronics Company	Subsidiary of ultimate Parent	. •	•	59,611	ı	ı		1	1
Aman for Electronic Payment Company	Subsidiary of ultimate Parent	652,931	•			•	•		ı
						31 Ma	31 March 2016		
Company	Nature of relationship	Services	Services	Purchases	Rent	Allocated	Finance	Net	Dividends
Campling		ţ	from		expense	expenses	income	financing	
		EGP	EGP	EGP	ĖGP	1	EGP	EGP	EGP
TI III. G	Illtimate Darent	212 753	,	ı	1.333.389	7.519.320	318,670	ı	
Kaya nojunig Company to a mancial mycsuments	Cukcidians of ultimate Darent	83 575	•	,	` 1	,		1	
Kaya Integration Company	Subsidiary of ultimate Darent	323.326	7 800	1 331 972	,	1	296.912	•	•
Kaya Distribution Company	Substitute y of military I decin	020,000	200,	1. /4. / // /				1	•
Ostool for Land Transport Company	Subsidiary of ultimate Parent	80,036	ı	•	ı	ı	ı	ŧ	•
Rava Social Media Company	Subsidiary of ultimate Parent	ı	129,610	•	ı	ı	J	1	ı
Raya for Data Center Company	Subsidiary of ultimate Parent		368,639	•	ŕ	1	ı	ı	•
Rava Flectronics Company	Subsidiary of ultimate Parent	ı	1	190,663	1	•	1	1	
Bariq for Advanced Industrial Techniques Company	Subsidiary of ultimate Parent	í	1	•	1		73,686	1	ı

Prior to the decision by the CBE in November 2016 to allow the Egyptian Pound to float freely against foreign currencies, such as the U.S. Dollar, the prevailing market rate differed from the official rate published by the CBE. As the Group receives its revenues principally in U.S. Dollars and pay its costs and expenses primarily in Egyptian Pounds, the Group is required to exchange U.S. Dollars for Egyptian Pounds from time-to-time mainly within Raya Holding group, which the Group has done at the prevailing market rates, in accordance with market practice.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

RELATED PARTY DISCLOSURES (Continued) 10

c) Compensation of key management personnel

The remuneration of key management personnel during the periods ended 31 March 2017 and 2016 was as follows:

The remuneration of key management personner during the persons em		
	31 March 2017	31 March 2016
	EGP	EGP
Short-term benefits	1,492,183	1,130,650
End-of-service benefits	•	105,388
Elid-of-service penetits	1,492,183	1,236,038
11 CASH AT BANKS		
	31 March 2017	31 December 2016
	EGP	EGP
Local currency	5,179,715	15,017,875
Current accounts	129,220	1,873,842
Checks under collection	5,308,935	16,891,717
Foreign currency	E2 E22 284	9,112,530
Current accounts	52,592,284	9,112,530
	52,592,284	
	57,901,219	26,004,247
For purposes of statement of cash flows: The cash and cash equivalent is equal to cash and at banks.		
12 CREDIT FACILITIES		
	31 March 2017	31 December 2016
	EGP	EGP
Credit facilities – local currency	7,263,956	215,218
Credit facilities – foreign currency	3,240,954	1,091,110
Crodit tacinides – receign currency	10,504,910	1,306,328
	· · · · · · · · · · · · · · · · · · ·	

All credit facilities are renewed annually and are payable upon demand.

All credit facilities are secured by a corporate guarantee from "Raya Holding Company for Financial Investments S.A.E" (Ultimate Parent). In addition to the following:

- One of the facilities of "Raya Contact Center S.A.E" (Parent) is secured by a corporate guarantee from "Raya for Contact Center Building Management Company" and "Call Center Company - C3"
- One of the facilities of "Call Center Company C3" (Subsidiary) is secured by a corporate guarantee from "Raya Contact Center S.A.E" (Parent), and "Raya for Contact Center Building Management Company" (Subsidiary).
- One of the facilities of "Raya for Contact Center Building Management Company" (Subsidiary) is secured by a corporate guarantee from "Raya Contact Center S.A.E" (Parent), "Call Center Company - C3" (Subsidiary).

1,196,977

RAYA CONTACT CENTER (S.A.E)

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

31 MARCH 2017 13 ACCOUNTS AND NO	TES PAYABLE				
			31	March 2017 EGP	31 December 2016 EGP
Ato marralla				41,134,113	37,568,570
Accounts payable				12,948,175	1,341,427
Notes payable	10a)			7,361,001	4,492,559
Due to related parties (Note	10a)			61,443,289	43,402,556
14 ACCRUED EXPENSE	S AND OTHER CR	EDIT BALANC	ES		
			31	March 2017 EGP	31 December 2016 EGP
Accrued expenses				27,191,589	32,119,340
Social insurance authority				2,685,444	2,480,240
Tax authority – payroll tax				1,232,660	1,153,675
Tax authority – value added	tax			2,545,131	2,445,129
Tax authority – withholding				3,879,762	296,361
Deferred revenue				15,679	71,998
Advance from customers				521,253	211,746
Other credit balances	•			2,354,552	1,878,597
			-	40,426,070	40,657,086
15 PROVISIONS					
	Balance as of 1 January 2017	Charged during the period	No longer required during the period	Used during the period	Balance as of 31 March 2017
	EGP	EGP	EGP	EGI	P EGP
Provision for expected claims	814,977	-	-		- 814,977
Provision for claims	1,100,000				- 1,100,000
	1,914,977				- 1,914,977
	Balance as of 1 January 2016	Charged during the period	No longer required during the period	Used during the period	Balance as of 31 March 2016
	EGP	EGP	EGP	EGI	P EGP
Provision for expected claims	96,977	-	-		- 96,977
Provision for claims	1,100,000	-			- 1,100,000
	1 106 077		_		1 196 977

Provisions represent the amounts of actual and expected claims from certain Governmental bodies and others.

1,196,977

The information usually required by accounting standards is not disclosed because the management believes that to do so would seriously prejudice the outcome of the negotiation with those parties. These provisions are reviewed by management on an annual basis and they are adjusted based on latest developments, discussions and agreements with those parties.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

16 CAPITAL

At incorporation, the Company had authorized capital of EGP 150 million and issued capital amounted to EGP 15 million divided over 1.5 million shares with par value EGP 10 per share. The Company's paid up Capital amounted to EGP 6 million. On 17 October 2001, the General Assembly meeting decided to increase the paid up capital to be EGP 9 million.

On 24 December 2011, an Extraordinary General Assembly meeting decided to decrease the issued capital to be EGP 9 Million divided over 900,000 shares with par value EGP 10 per share which is fully paid. This change was registered in the commercial register on 23 May 2012.

On 7 of April 2014, the Company's Board of Directors approved the increase of the issued capital of the Company to be EGP 50 million divided over 5 million share with par value EGP 10 per share. This change was registered in the commercial register on 28 April 2014.

On 28 April 2014, an Extraordinary General Assembly meeting decided to decrease the par value per share from EGP 10 to EGP 0.50 to be divided over 100 million share instead of 5 million share. This change was registered in the commercial register on 20 November 2014; the Company's current capital structure is as follows:

	% of ownership	Number of shares	Paid up capital EGP
Raya Holding Company for Financial Investments (S.A.E)	99.8%	99802000	49,901,000
Raya Integration Company (S.A.E)	0.18%	180000	90,000
Raya Distribution Company (S.A.E)	0.01%	12000	6,000
Citibank Oversees Investment Corporation Company (S.A.E)	0.01%	6000	3,000
	100%	100000000	50,000,000

On 8 January 2017, an Extraordinary General Assembly meeting decided to offer 49% of the Company's share capital on Egyptian stock market by maximum limit of 49 million share. Also, approved the increase of the Company's authorized capital to be EGP 500 million, and increase the Company's issued capital within the authorized capital through the issuance of number of shares not exceeding 10 million share and specializing those shares to Raya Holding Company for Financial Investments (S.A.E) (Principal shareholder) against shares offered on public offering and/or special offering by the same final price at offering.

This increase is financed from the proceeds of the secondary offering after the completion of the offering process and settling the stabilization account of shares price; this increase is approved only by the decision of the principal shareholder.

On 29 March 2017, Raya Contact Center S.A.E. issued Offering memorandum in the Egyptian Stock Exchange where Raya Holding Company for Financial Investment S.A.E. (the main shareholder - seller) sold 48,994,000 share representing 48.99%.

On 30 April 2017, Raya Holding Company for Financial Investments S.A.E. transferred EGP 100 million to Raya Contact Center S.A.E. under Capital Increase in accordance with the extraordinary general assembly resolution held on 8 January 2017.

17 MERGER RESERVE

Until the date of the common control transaction (acquisition of Raya Contact Center Building Management Company and Call Center Company during April 2014), the merger reserve represents the Company's share in the nominal value of the shares of the subsidiaries owned by the Ultimate Parent and its subsidiaries in addition to goodwill previously recognized in the books of the Ultimate Parent when it originally acquired "Call Center Company – C3" (Note 7). Consideration paid by the Company to acquire the subsidiaries shares during April 2014 has been reflected as a distribution.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

18 REVENUE

	31 March 2017 EGP	31 March 2016 EGP
Revenue based on type of service		
Back Office Services	6,699,948	5,198,687
Contact Service Center	121,149,876	70,484,563
Inside Sales services	1,900,352	1,158,567
Professional Services	44,357,552	15,988,211
	174,107,728	92,830,028
	31 March 2017	31 March 2016
	EGP	EGP
Revenue based on the geographical location of the Group		
Egypt	135,952,127	88,241,918
Dubai	29,702,884	3,943,765
Poland	8,452,717	644,345
	174,107,728	92,830,028
	31 March 2017	31 March 2016
	EGP	EGP
Darrage hazard on the course model	EGI	DOI
Revenue based on the source model	23,903,150	9,032,424
Hosting Insourcing	15,157,221	9,347,380
Outsource	135,047,357	74,450,224
Outsource	174,107,728	92,830,028
·	31 March 2017	31 March 2016
	EGP	EGP
Revenue based on currency		
Local (EGP)	35,820,458	25,516,720
Offshore (foreign currencies)	138,287,270	67,313,308
	174,107,728	92,830,028

^{**} Revenues include foreign exchange differences losses amounted to EGP (3,585,956) and foreign exchange differences gain amounted to EGP 13,270,556 in 31 March 2017 and 2016 respectively. Foreign exchange differences were allocated between different revenue types based on the weight of the foreign currency revenues percentage of each type.

19 COST OF REVENUE

EGP	EGP
79,026,252	42,756,911
4,261,712	6,290,158
3,856,470	1,939,585
5,778,168	2,706,013
1,431,072	811,546
1,935,072	1,015,387
96,288,746	55,519,600
	79,026,252 4,261,712 3,856,470 5,778,168 1,431,072 1,935,072

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

20 GENERAL AND ADMINISTRATIVE EXPENSES

	31 March 2017 EGP	31 March 2016 EGP
Salaries and employee benefits	11,685,614	8,749,095
Amortization expense of intangible assets (Note 6)	10,757	-
Professional fees	743,847	284,907
Bank charges	456,950	195,704
Business travel	1,169,909	337,787
Internal training	1,141,207	366,495
Other expenses	1,546,780	907,053
	16,755,064	10,841,041
21 SELLING AND MARKETING EXPENSES		
	31 March 2017	31 March 2016
	EGP	EGP
Salaries and employee benefits	539,502	495,077
Other marketing expenses	1,186,302	103,474
	1,725,804	598,551
22 NET FINANCE COST		
	31 March 2017	31 March 2016
	EGP	EGP
Finance cost	(720,677)	(1,051,041)
Finance income	-	689,267
	(720,677)	(361,774)

23 INCOME TAX

Raya Contact Center S.A.E and its Egyptian subsidiaries are subject to Egyptian tax law; the subsidiary in Poland is subject to tax law in Poland. The income tax was calculated for each company individually, and the income tax balance shown in the consolidated statement of profit or loss represents the total income tax for the Parent and its subsidiaries in addition to income tax applicable on consolidation level.

	31 March 2017	31 March 2016
	EGP	EGP
Current income tax	(9,206,246)	(4,126,039)
Deferred income tax	(2,086,235)	1,045,510
Income tax expense	(11,292,481)	(3,080,529)

Net deferred income tax

•	Financi	al position	Statement of profit or loss		
	31 March 2017	31 December 2016	31 March 2017	31 March 2016	
	EGP	EGP	EGP	EGP	
Depreciation of fixed assets Provisions, impairment and accruals Foreign currency differences Accumulated losses of Raya Contact Center	1,552,842	1,507,249	45,593	832,753	
	779,985	566,874	213,111	93,139	
	506,024	809,740	(303,716)	5,638	
	973,657	1,934,260	(960,603)	368,727	
Europe ** Undistributed dividends from subsidiaries	(3,103,061)	(2,022,441) 2,795,682	(1,080,620) (2,086,235)	(254,747) 1,045,510	

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

23 INCOME TAX (Continued)

Reflected in the financial position as follows:

tenetica in the infational position as follows:		
	31 March	31 December
	2017	2016
	EGP	EGP
Deferred tax assets	709,447	2,795,682
Deferred tax liabilities	-	-
Net deferred tax	709,447	2,795,682
		1

^{**} Deferred tax assets recognized for the accumulated tax losses of Raya Contact Center Europe can be used to offset taxable income in the 5 coming years.

24 TAX SITUATION

• RAYA CONTACT CENTER (PARENT)

Sales Tax

- The Company is exempted from sales tax.

Corporate Tax

- The Company was exempted for 5 years from 1 January 2002 till 31 December 2006.
- The Company is committed to submitting tax returns in accordance with the Law No. 91 of 2005 and its amendments in legal due dates.
- The Company's records were inspected since inception till 2004.
- The Company's records were inspected on estimate basis from 2010 till 2012. The Company appealed and is currently preparing for actual inspection.

Salary Tax

- The Company's records were inspected since inception till 2010 and all tax forms are received.
- The Company's records were inspected for the years 2011 and 2012 and all tax differences were paid.

Stamp duty Tax

- The Company's records were inspected since inception till 2009 and all tax differences were paid.

Value added Tax

- The Company was registered for the Value Added Tax in accordance with the Law No. 67 of 2016.

RAYA FOR CONTACT CENTER BUILDING MANAGEMENT (Subsidiary)

Sales Tax

- The Company is exempted from sales tax.

Corporate Tax

- The Company's records were inspected since inception till 2010 and tax forms are received and the Company objected and the differences were paid.
- The Company is committed to submitting tax returns in accordance with the Law No. 91 of 2005 and its amendments in legal due dates.
- The Company is currently preparing for tax inspection for years 2011 and 2012.

Salary Tax

- The Company's records were inspected since inception till 2012 and the Company objected and currently preparing for actual inspection.

Stamp duty Tax

- The Company's records were inspected since inception till 2011 and all tax forms are received.

Value added Tax

- The Company was registered for the Value Added Tax in accordance with the Law No. 67 of 2016.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

24 TAX SITUATION (Continued)

• CALL CENTER COMPANY - C3 (Subsidiary)

Sales Tax

- The Company is exempted from sales tax.

Corporate Tax

- The Company's records were inspected since inception till 2004 and all tax differences were paid.
- The Company is committed to submitting tax returns in accordance with the Law No. 91 of 2005 and its amendments in legal due dates.

Salary Tax

- The Company's records were inspected since inception till 2008 and all tax differences were paid.
- The Company's records were inspected for the years from 2009 till 2012 and all tax differences were paid.

Stamp duty Tax

- The Company's records were inspected since inception till 2006 and all tax differences were paid.

Value added Tax

- The Company was registered for the Value Added Tax in accordance with the Law No. 67 of 2016.

25 EARNING PER SHARE

Basic earnings per share amounts are calculated by dividing net profit for the period applicable to attribute to the Parent by the weighted average number of ordinary shares outstanding during the period. The Company has no dilutive shares.

The information necessary to calculate basic and diluted earnings per share is as follows:

	31 March 2017 EGP	31 March 2016 EGP
Profit for the period attributable to the Parent Employees and board of directors share (estimated)*	39,929,467 (6,957,269)	7,965,130 (1,619,359)
Net profit applicable to attribute to the ordinary equity holders of Parent	32,972,198	6,331,260
Weighted average number of ordinary shares for basic and diluted earnings	100000000	100000000
EPS – basic and diluted	0.33	0.06
According to the Egyption law employees and Roard of Directors members	re entitled to a ne	ercentage of the

* According to the Egyptian law, employees and Board of Directors members are entitled to a percentage of the company's profit as a profit sharing when dividends are declared.

26 SEGEMENT REPORTING

The Group identifies two sets of segments information that management uses to make decisions about operating matters: Business segments, which are based on related types of services provided, and geographic segments, which are based on geographical areas in which the Group have locations.

Business segments: for management purposes the Group activities are organized into four main business segments:

- O Contact Center Services including: Customer Service, Technical Support, Inbound Sales and Tele-marketing.
- o Inside Sales Channel Management services including: Account Profiling, Campaign Management, Lead Management and Account Management.
- Back Office Services including: Data Management, Finance & Accounting, Payroll Processing and Supply chain Management.
- Professional Services including: Call Center Hosting, Contact Center Training, Social Media, Contact Center and Stratup Consultancy.
- Geographical segments: the Group currently operates in 3 main locations, Egypt, Dubai and Poland, all geographic locations can and intended to provide all of the four activities which the Group provide.
- Operating segments that did not meet any of the quantitative thresholds were considered reportable, and were separately disclosed, since management believes that information about these segments are regularly monitored by the executive management and would be useful to users of the financial statements.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

26 SEGMENT REPORTING (Continued)

Geographical segments Reporting

For the period ended 31 March 2017:

For the period ended 31 March 2017:						
	Egypt EGP	Dubai EGP	Poland EGP	Eliminations EGP	Unallocated EGP	Total EGP
Revenue Cost of revenue	135,952,127 (72,396,695)	29,702,884 (18,683,101)	8,452,717 (5,208,950)	-	-	174,107,728 (96,288,746)
Gross Profit Operating expenses Net finance cost Foreign currency differences	63,555,432	11,019,783	3,243,767	-	(26,399,844) (720,677) 796,344	77,818,982 (26,399,844) (720,677) 796,344
Operating profits Income tax expenses Net profits		,			(11,292,481)	51,494,805 (11,292,481) 40,202,324
Other information Fixed assets additions Depreciation expenses Total assets Total liabilities	7,573,256 (3,058,195) 259,840,867 (144,693,704)	842,234 (700,738) 97,829,811 (70,852,594)	(502,779) 16,363,425 (18,211,779)	- (66,517,819) 66,517,819	- - -	8,415,490 (4,261,712) 307,516,284 (167,240,258)
		(10,052,551)	(10,211,77)	00,017,019		(10.12.01200)
For the period ended 31 Marcl		Duka!	Doland	Eliminations	Unallocated	Total
	Egypt EGP	Dubai EGP	Poland EGP	EGP	EGP	EGP
Revenue Cost of revenue	88,234,224 (49,799,311)	3,943,766 (3,714,426)	652,038 (2,005,863)		-	92,830,028 (55,519,600)
Gross Profit Operating expenses Net finance cost Foreign currency differences Loss from sale of fixed assets Operating profits	38,434,913	229,340	(1,353,825)	-	(18,898,559) (361,774) (6,941,794) (5,278)	37,310,428 (18,898,559) (361,774) (6,941,794) (5,278) 11,103,023
Income tax expenses Net profits					(3,080,529)	(3,080,529) 8,022,494
Other information Fixed assets additions Depreciation expenses Total assets Total liabilities	1,749,373 (5,809,052) 206,725,117 (105,922,494)	8,403 (266,915) 18,835,545 (25,063,793)	856,476 (214,191) 5,444,009 (10,351,522)	(26,123,035) 26,123,035	- - -	2,614,252 (6,290,158) 204,881,636 (115,214,774)
Business Segment Reporting						
For the period ended 31 Marcl	h 2017:					
	Back Office Services	Contact Center Services	Inside Sales Services	Professional Services	Unallocated	Total
	EGP	EGP	EGP	EGP	EGP	EGP
Revenues Cost of revenues Total assets	6,699,948 - -	121,149,876 - -	1,900,352 - -	44,357,552	(96,288,746) 307,516,284	174,107,728 (96,288,746) 307,516,284

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

26 SEGMENT REPORTING (Continued)

Business Segment Reporting

For the period ended 31 March 2016:

•	Back Office Services	Contact Center	Inside Sales	Professional Services	Unallocated	Total
	EGP	Services EGP	Services EGP	EGP	EGP	EGP
Revenues	5,198,687	70,484,563	1,158,567	15,988,211	-	92,830,028
Cost of revenues	-	-	-	-	(55,519,600)	(55,519,600)
Total assets	-	-		-	204,881,636	204,881,636

27 CONTINGENT LIABILITIES

A. Letters of guarantee issued by the Group in favour of others are as follows:

Original Currency	Currency	31 March 2017	31 December 2016
	EGP	2,753,680	2,200,855
	USD	2,303,397	2,300,824
	EUR	114,279	114,279
	SAR	-	1,000,000
	QAR	-	1,250,000
EGP Equivalent	Currency		
•	EGP	2,753,680	2,200,855
	USD	41,921,824	43,715,661
•	EUR	2,239,860	2,273,001
	SAR	-	5,070,000
	QAR	-	6,500,000

The paid margin of letters of guarantee amounted to EGP 225,708 at 31 March 2017 (31 December 2016: EGP 27,680).

A letter of guarantee amounted to USD 175,069 equivalent to EGP 3,186,256 was issued from Raya Integration Company bank account (subsidiary of the Ultimate Parent) in favour of Raya Contact Center Company (as of 31 December 2016 USD 175,069 equivalent to EGP 3,326,311).

B. Legal cases

The Group has some employment legal cases with some former employees, based on the management assessment the probability of wining these cases is possible; the total exposure is not expected to be material.

28 FINANCIAL INSTRUMENTS AND RELATED RISK MANAGEMENT

Overview

The Company has exposure to the following risks from its use of financial instruments:

- a) Credit risk,
- b) Market risk, and
- c) Liquidity risk.

This note presents information about the Company's exposure to each of the above risks, the Company's objectives, policies and processes for measuring and managing risk.

a) Credit risk

Credit risk is the risk of financial loss to the Company if a customer or counterparty to a financial instrument fails to meet its contractual obligations. The Company is exposed to credit risk principally from its receivables from customers, due from related parties, other receivables and from its financing activities, including deposits with banks and financial institutions.

Trade and notes receivables

Credit risk is represented in the inability of customers to pay the amounts due from them; the Group controls this risk through dealing with customers with credit worthiness that have the ability to pay their debts.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS

31 MARCH 2017

28 FINANCIAL INSTRUMENTS AND RELATED RISK MANAGEMENT (Continued)

a) Credit risk (Continued)

Other financial assets

With respect to credit risk arising from the other financial assets of the Company at amortised cost, the Company's exposure to credit risk arises from default of the counterparty, with a maximum exposure equal to the carrying amount of these assets.

Bank Balances

The Company reduces the credit risk related to bank balances by dealing with reputable banks. Credit risk from balances with banks and financial institutions is managed by Company's treasury supported by the Ultimate Parent Company. The Company limits its exposure to credit risk by only placing balances with international banks and local banks of good repute. Given the profile of its bankers, management does not expect any counterparty to fail to meet its obligations.

Due from related parties

Due from related parties are with minimal credit risk, with a maximum exposure equal to the carrying amount of these balances.

b) Market risk

Market risk is the risk that the fair value of future cash flows of a financial instrument will fluctuate because of changes in market prices, such as currency risk and interest rate risk, which will affect the Company's income. Financial instruments affected by market risk include credit facilities and deposits. The objective of market risk management is to manage and control market risk exposures within acceptable parameters, while optimising the return.

Exposure to interest rate risk

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. The Company's exposure to the risk of changes in market interest rates relates primarily to the Company's obligations with floating interest rates.

Interest on financial instruments having floating rates is re-priced at intervals of less than one year.

The following table demonstrates the sensitivity to a reasonably possible change in interest rates with all other variables held constant, of the Company's profit before tax:

	31 M	31 March 2017		arch 2016
	Change in rate	Effect on profit before tax EGP	Change in rate	Effect on profit before tax EGP
Financial asset	+1% -1%	-	+1% -1%	40,920 (40,920)
Financial liability	+1% -1%	(13,091) 13,091	+1% -1%	(21,948) 21,948

Exposure to foreign currency risk

The following tables demonstrate the sensitivity to a reasonably possible change in USD, EUR, AED, GBP, PLN and SAR exchange rates, with all other variables held constant. The impact on the Group's profit before tax is due to changes in the value of monetary assets and liabilities. The Company's exposure to foreign currency changes for all other currencies is not material.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

b) Market risk (Continued)

		31 March 2017			31 March 2016			
	Change in rate	Effect on profit before tax	Effect on Equity	Change in rate	Effect on profit before tax	Effect on Equity		
		EGP	EGP		EGP	EGP		
USD	+10%	7,428,842	_	+10%	2,347,403	_		
	-10%	(7,428,842)	-	-10%	(2,347,403)	-		
AED ·	+10%	5,374,608	2,697,722	+10%	-	(622,825)		
	-10%	(5,374,608)	(2,697,722)	-10%	-	622,825		
EUR	+10%	2,379	-	+10%	854	-		
	-10%	(2,379)	-	-10%	(854)	-		
PLN	+10%	-	(184,837)	+10%	-	(490,751)		
	-10%		184,837	-10%	-	490,751		
GBP	+10%	-	-	+10%	355	•		
	-10%	•		-10%	(355)	-		
SAR	+10%	-	-	+10%	22,284	-		
	-10%	-	-	-10%	(22,284)	-		

c) Liquidity risk

The cash flows, funding requirements and liquidity of the Company are monitored by Company's management. The Company's objective is to maintain a balance between continuity of funding and flexibility through the use of bank borrowings. The Company manages liquidity risk by maintaining adequate reserves and borrowing facilities.

The Company currently has sufficient cash on demand to meet expected operational expenses, including the servicing of financial obligations.

The table below summarises the maturity profile of the Company's financial liabilities based on contractual undiscounted payments.

Financial liabilities

	Less than 3 Months EGP	3 to 12 months EGP	1 to 5 years EGP	Over 5 years EGP	Total EGP
As at 31 March 2017					
Credit facilities	11,813,982	-	-	-	11,813,982
Accounts and notes payables	61,443,289	<u></u>	-	_	61,443,289
Accrued expenses and other credit balances	39,889,138	-	-	-	39,889,138
Due to related parties	213	-	-	-	213
Provisions	1,914,977	-	-	-	1,914,977
Income tax payable	-	45,040,306	-	-	45,040,306
Dividends payable	6,129,323	-	<u>-</u>		6,129,323
Total undiscounted financial liabilities	121,190,922	45,040,306	-	_	166,231,228

RAYA CONTACT CENTER (S.A.E) NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS 31 MARCH 2017

c) Liquidity risk (Continued)

	Less than 3 Months EGP	3 to 12 Months EGP	l to 5 years EGP	Over 5 years EGP	Total EGP
As at 31 December 2016					
Credit facilities	1,306,328	-	-	-	1,306,328
Accounts and notes payables	43,402,556	-	-	-	43,402,556
Accrued expenses and other credit balances	40,373,342	-	-	-	40,373,342
Provisions	1,914,977	-	-	-	1,914,977
Income tax payable		36,365,628	-	-	36,365,628
Dividends payable	312,268	-	-		312,268
Total undiscounted financial liabilities	87,309,471	36,365,628	-	_	123,675,099