IRSA INVE Form 6-K December 2	ESTMENTS & REPRESENTATIO 22, 2014	NS INC		
	ES AND EXCHANGE COMMISS 1, D.C. 20549	ION		
FORM 6-K			-	
PURSUAN	OF FOREIGN ISSUER T TO RULE 13a-16 OR 15b-16 OF RITIES EXCHANGE ACT OF 19		-	
For the mor	ath of December, 2014			
(Exact name IRSA Inves	rsiones y Representaciones Socieda e of Registrant as specified in its ch tments and Representations Inc. n of registrant's name into English)	narter)	-	
Republic of			-	
Form 20-F	x Form 40-F o		-	
	check mark whether the registrant less information to the Commission			
Yes o	No x			

IRSA INVERSIONES Y REPRESENTACIONES SOCIEDAD ANÓNIMA (THE "COMPANY")

REPORT ON FORM 6-K

Attached is the English translation of the Financial Results for the three month period ended September 30, 2014 and September 30, 2013, filed by the Company with the Bolsa de Comercio de Buenos Aires and the Comisión Nacional de Valores:

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Financial Statements as of September 30, 2014 and for the three-month periods ended September 30, 2014 and 2013

IRSA Inversiones y Representaciones Sociedad Anónima

Legal information

Denomination: IRSA Inversiones y Representaciones Sociedad Anónima.

Fiscal year N°.: 72, beginning on July 1, 2014.

Legal address: 108 Bolívar St., 1st floor, Autonomous City of Buenos Aires, Argentina.

Company activity: Real estate investment and development.

Date of registration of the by-laws in the Public Registry of Commerce: June 23, 1943.

Date of registration of last amendment of the by-laws in the Public Registry of Commerce: March 15, 2013.

Expiration of the Company's by-laws: April 5, 2043.

Registration number with the Superintendence: 213,036.

Capital: 578,676,460 shares.

Common Stock subscribed, issued and paid up (in thousands of Ps.): 578,676.

Parent Company: Cresud Sociedad Anónima, Comercial, Inmobiliaria, Financiera y Agropecuaria (Cresud S.A.C.I.F. y A.).

Legal Address: 877 Moreno St., 23rd. floor, Autonomous City of Buenos Aires, Argentina.

Main activity: Real estate, agricultural, commercial and financial activities.

Interest of the Parent Company on the capital stock: 375,359,190 common shares.

Percentage of votes of the Parent Company on the shareholders' equity: 64.87%.

CAPITAL STATUS

Subscribed, Issued and Paid up (in thousands of Type of stock

Type of stock

Common stock with a face value of Ps. 1 per share and entitled to 1 vote each

Subscribed, Issued and Paid up (in thousands of Pesos)

578,676,460

578,676

(*) Company not included in the Optional Statutory System of Public Offer of Compulsory Acquisition.

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Financial Position as of September 30, 2014 and June 30, 2014

(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

	Note	09.30.2014	06.30.2014
ASSETS			
Non- Current Assets			
Investment properties	10	3,507,220	3,269,595
Property, plant and equipment	11	225,992	220,013
Trading properties	12	125,526	130,657
Intangible assets	13	124,181	124,085
Investments in associates and joint ventures	8,9	2,353,669	2,260,805
Deferred income tax assets	25	416,179	368,641
Income tax and minimum presumed income tax ("MPIT") credit		110,917	110,185
Trade and other receivables	17	98,613	92,388
Investments in financial assets	18	375,634	274,716
Derivative financial instruments	19	11,714	-
Total Non-Current Assets		7,349,645	6,851,085
Current Assets			
Trading properties	12	4,204	4,596
Inventories	14	18,133	16,963
Restricted assets	16	8,742	-
Income tax and minimum presumed income tax ("MPIT") credit		15,872	15,866
Assets held for sale	40	-	1,357,866
Trade and other receivables	17	815,230	706,846
Investments in financial assets	18	141,681	234,107
Derivative financial instruments	19	4,104	12,870
Cash and cash equivalents	20	1,245,496	609,907
Total Current Assets		2,253,462	2,959,021
TOTAL ASSETS		9,603,107	9,810,106
SHAREHOLDERS' EQUITY			
Capital and reserves attributable to equity holders of the parent			
Share capital		573,771	573,771
Treasury stock		4,905	4,905
Inflation adjustment of share capital and treasury stock		123,329	123,329
Share premium		793,123	793,123
Cost of treasury stock		(37,906)	(37,906)
Changes in non-controlling interest		(16,904)	(21,808)
Reserve for share-based compensation	33	63,299	53,235
Legal reserve		116,840	116,840
Special reserve		375,487	375,487
Reserve for new developments		413,206	413,206
Cumulative translation adjustment		435,587	398,931
Retained earnings		(781,611)	(784,869)
Total capital and reserves attributable to equity holders of the parent		2,063,126	2,008,244
Non-controlling interest		679,791	548,352

TOTAL SHAREHOLDERS' EQUITY		2,742,917	2,556,596
LIABILITIES			
Non-Current Liabilities			
Trade and other payables	21	218,384	202,652
Borrowings	24	3,588,103	3,756,003
Derivative financial instruments	19	344,551	320,847
Income tax and minimum presumed income tax ("MPIT") liabilities		59,109	-
Deferred income tax liabilities	25	341,864	345,607
Salaries and social security liabilities	22	3,330	3,749
Provisions	23	244,117	205,228
Total Non-Current Liabilities		4,799,458	4,834,086
Current Liabilities			
Trade and other payables	21	644,717	678,725
Income tax and minimum presumed income tax ("MPIT") liabilities		175,556	64,677
Liabilities held for sale	40	-	806,612
Salaries and social security liabilities	22	64,955	99,276
Derivative financial instruments	19	301	14,225
Borrowings	24	1,155,728	737,477
Provisions	23	19,475	18,432
Total Current Liabilities		2,060,732	2,419,424
TOTAL LIABILITIES		6,860,190	7,253,510
TOTAL SHAREHOLDERS' EQUITY AND LIABILITIES		9,603,107	9,810,106

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Income for the three-month periods ended September 30, 2014 and 2013 (All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

	Note	09.30.201	4	09.30.2013	
Revenues	27	790,069		621,447	
Costs	28	(353,494)	(293,700)
Gross Profit		436,575		327,747	
Gain from disposal of investment properties	10	317,486		-	
General and administrative expenses	29	(79,389)	(58,478)
Selling expenses	29	(37,422)	(30,686)
Other operating results, net	31	2,818		(9,532)
Profit from operations		640,068		229,051	
Share of profit of associates and joint ventures	8,9	(111,650)	38,991	
Profit before financial results and income tax		528,418		268,042	
Finance income	32	23,825		46,534	
Finance cost	32	(327,126)	(293,930)
Other financial results	32	87,013		27,570	
Financial results, net	32	(216,288)	(219,826)
Profit before income tax		312,130		48,216	
Income tax	25	(176,331)	(12,948)
Profit for the period		135,799		35,268	
Attributable to:					
Equity holders of the parent		3,258		32,382	
Non-controlling interest		132,541		2,886	
Profit per share attributable to equity holders of the parent during the					
period:					
Basic		0.01		0.06	
Diluted		0.01		0.06	

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Comprehensive Income for the three-month periods ended September 30, 2014 y 2013 (All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

	09.30.2014	09.30.2013
Profit for the period	135,799	35,268
Other comprehensive income:		
Items that may be reclassified subsequently to profit or loss:		
Currency translation adjustment	45,063	23,293
Other comprehensive income for the period (i)	45,063	23,293
Total comprehensive income for the period	180,862	58,561
Attributable to:		
Equity holders of the parent	39,914	47,293
Non-controlling interest	140,948	11,268

⁽i) Components of other comprehensive income have no impact on income tax.

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Changes in Shareholders' Equity for the three-month periods ended September 30, 2014 and 2013 (All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

Attributable to equity holders of the parent

							- 1		F	
		:	Inflation adjustment of share capital			Changes				
			and		Cost of	in	for		Special	Dagarra (
	Chana	Т		Classes				J T 1	Special	Reserve (
	Share capital	stock	treasury stock (2)	Share premium	stock	n-controll s t interestco	•	_	reserve (1) d	for new levelopmen
Balance at July 1st,										
2014	573,771	4,905	123,329	793,123	(37,906)	(21,808)	53,235	116,840	375,487	413,206
Profit for the period	_	_	_	_	_	_	_	_	_	_
Other comprehensive										
income for the period	_	-	_	_	_	_	_	-	_	_
Total comprehensive										
income for the period	_	-	_	_	_	_	_	-	_	-
Reserve for										
share-based										
compensation (Note										
33)	-	-	-	-	-	-	10,064	-	-	-
Capital reduction	-	-	-	-	_	-	-	-	-	-
Changes in										
non-controlling										
interest	-	-	-	-	-	4,904	-	-	-	-
Capital contribution										
of non-controlling										
interest	-	-	-	-	-	-	-	-	-	-
Balance at										
September 30, 2014	573,771	4,905	123,329	793,123	(37,906)	(16,904)	63,299	116,840	375,487	413,206

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

(1) Related to CNV General Resolution No. 609/12. See Note 26.

(2) Includes Ps. 1,045 of Inflation adjustment treasury stock. See Note 26.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Changes in Shareholders' Equity for the three-month periods ended September 30, 2014 and 2013 (All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

Attributable to equity holders of the parent

			Inflation						-		
		;	adjustment								ŀ
			of share			Changes	Dagarya				1
			capital and		Cost of	Changes in	for		Special	Reserve C	Cumi
	Share '	Treasur	ry treasury	Share		n-controll s i		d Legal	reserve	for new t	
	capital	-	stock (2)		-	interestco	-	_		developmen	
Balance at July 1st,	1114			ļ							
2013	578,676	- /	123,329	793,123	-	(20,782)	8,258	85,140	395,249	492,441	50,
Profit for the period	-	-	-	-	-	-	-	-	-	-	_
Other comprehensive											
income for the period	-	-	-	-	-	-	-	-	-	-	14,
Total comprehensive											ļ
income for the period	-	-	-	-	-	-	-	-	-	-	14,
Reserve for											
share-based											
compensation (Note											
33)	-	-	-	-	-	-	5,730	-	-	-	-
Purchase of Treasury											ľ
stock	(170) 170	-	-	(1,182)	-	-	-	-	-	_
Distribution of share											
capital of											
subsidiaries	-	-	-	-	-	-	-	-	-	-	-
Capital contribution											
of non-controlling											
interest	-	_	_	_	-	_	_	_	-	-	_
Balance at	550 506	170	122 220	7 00 100	(1.100)	(20.702)	12.000	05.140	205.240	100 111	<i>(</i> -
September 30, 2013	578,506	170	123,329	793,123	(1,182)	(20,782)	13,988	85,140	395,249	492,441	65,

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

(1) Related to CNV General Resolution No. 609/12. See Note 26.

(2) Includes Ps. 36 of Inflation adjustment treasury stock. See Note 26.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Unaudited Condensed Interim Consolidated Statements of Cash Flows for the three-month periods ended September 30, 2014 and 2013 (All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated) Free translation from the original prepared in Spanish for the publication in Argentina

Operating activities: Cash generated by operations Income tax paid Net cash generated by operating activities Capital contributions in associates and joint ventures Capital contributions in associates and joint ventures Purchases of associates and joint ventures Purchases of investment properties Proceeds from sale of investment properties Purchases of property, plant and equipment Purchases of intangible assets 20 306,855 258,673 (54,761 (55,232) (3,280 (1,221) (268,975 (13,057) (228,662 (70,820) (11,685 (4,152) Purchases of intangible assets
Income tax paid (54,761) (55,232) Net cash generated by operating activities 252,094 203,441 Investing activities: Capital contributions in associates and joint ventures 8,9 (3,280) (1,221) Purchases of associates and joint ventures 3,8,9 (268,975) (13,057) Purchases of investment properties 10 (228,662) (70,820) Proceeds from sale of investment properties 1,507,060 118,936 Purchases of property, plant and equipment 11 (11,685) (4,152)
Net cash generated by operating activities Investing activities: Capital contributions in associates and joint ventures Purchases of associates and joint ventures 3,8,9 (268,975) (13,057) Purchases of investment properties 10 (228,662) (70,820) Proceeds from sale of investment properties 1,507,060 118,936 Purchases of property, plant and equipment 11 (11,685) (4,152)
Investing activities: Capital contributions in associates and joint ventures 8,9 (3,280) (1,221) Purchases of associates and joint ventures 3,8,9 (268,975) (13,057) Purchases of investment properties 10 (228,662) (70,820) Proceeds from sale of investment properties 1,507,060 118,936 Purchases of property, plant and equipment 11 (11,685) (4,152)
Capital contributions in associates and joint ventures8,9(3,280)(1,221)Purchases of associates and joint ventures3,8,9(268,975)(13,057)Purchases of investment properties10(228,662)(70,820)Proceeds from sale of investment properties1,507,060 118,936Purchases of property, plant and equipment11(11,685)(4,152)
Purchases of associates and joint ventures3,8,9(268,975)(13,057)Purchases of investment properties10(228,662)(70,820)Proceeds from sale of investment properties1,507,060118,936Purchases of property, plant and equipment11(11,685)(4,152)
Purchases of investment properties10(228,662)(70,820)Proceeds from sale of investment properties1,507,060 118,936Purchases of property, plant and equipment11(11,685)(4,152)
Proceeds from sale of investment properties 1,507,060 118,936 Purchases of property, plant and equipment 11 (11,685) (4,152)
Purchases of property, plant and equipment 11 (11,685) (4,152)
Purchases of intangible assets 13 (383) (139)
Purchase of investments in financial assets (309,178) (775,782)
Loans granted to associates and joint ventures 49 -
Proceeds from sale of investments in financial assets 361,080 245,124
Interest received from financial assets 3,175 -
Advanced payments - (13,120)
Acquisition of derivative financial instruments - (2,000)
Proceeds from sale of associates and joint ventures 19,139 7,736
Dividends received 290 14,698
Net cash generated by / (used in) investing activities 1,068,630 (493,797)
Financing activities:
Proceeds from borrowings 327,819 118,401
Repayments of borrowings (81,629) (141,218)
Payment of financial leasing (592) (390)
Payment of non-convertible notes - (97,887)
Dividends paid (48,055) (6,060)
Capital contribution of non-controlling interest 275 347
Interest paid (192,204) (117,848)
Distribution of capital (3,786) -
Payments of liabilities held for sale (603,021) -
Proceeds from derivative financial instruments 131 -
Acquisition of derivative financial instruments (16,344) -
Capital reduction of subsidiaries - (712)
Loans from associates and joint ventures, net 13,009 2,000
Repurchase of treasury stock - (1,182)
Acquisition of non-controlling interest in subsidiaries (1,094) -
Payment of seller financing of shares (105,861) (1,640)
Net cash used in financing activities (711,352) (246,189)
Net Increase / (decrease) in cash and cash equivalents 609,372 (536,545)
Cash and cash equivalents at beginning of year 20 609,907 796,902
Foreign exchange gain on cash and cash equivalents 26,217 20,831

Cash and cash equivalents at end of period

1,245,496

281,188

The accompanying notes are an integral part of these Unaudited Condensed Interim Consolidated Financial Statements.

IRSA Inversiones y Representaciones S.A.

By: /s/ Eduardo S. Elsztain

President

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
Free translation from the original prepared in Spanish for the publication in Argentina

1. The Group's business and general information

IRSA Inversiones y Representaciones Sociedad Anónima ("IRSA", "the Company", "Us" or "the Society") was founded in 1943 and is engaged in a diversified range of real estate activities in Argentina since 1991.

IRSA and its subsidiaries are collectively referred to hereinafter as "the Group".

As of September 30, 2014, the Group operates in six business segments. See Note 6 to the Consolidated Financial Statements as of June 30, 2014 for a description of such segments.

The group's real estate business operations are conducted primarily through IRSA and IRSA's principal subsidiary, Alto Palermo S.A. ("APSA"). Through APSA and IRSA, the Group owns, manages and develops shopping centers across Argentina, a portfolio of office and other rental properties in the Autonomous City of Buenos Aires, and it entered the US real estate market in 2009, mainly through the acquisition of non-controlling interests in office buildings and hotels. Through IRSA or APSA, the Group also develops residential properties for sale. The Group, through IRSA, is also involved in the operation of branded hotels. The Group uses the term "real estate" indistinctively in these consolidated financial statements to denote investment, development and/or trading properties activities.

During fiscal year 2014, the Group made an investment in the Israeli market, through Dolphin, in IDB Development Corporation (IDBD) (an Israeli Company), of an initial interest of 26.65%. As of September 30, 2014, the equity interest in IDBD amounts to a non-diluted 28.99% and a fully-diluted 31.37%. IDBD is one of the Israeli biggest and most diversified investment groups, which is involved, through its subsidiaries, in several markets and industry, including real estate, retail, agribusiness insurance, telecommunications, etc.; controlling companies as: Clal Insurance (Insurance Company), Cellcom (Mobile phone services), Adama (Agrochemicals), Super-Sol (supermarket), PBC (Real Estate), among others. IDBD went public in Tel Aviv Exchange in May, 2014.

The activities of the Group's segment "Financial operations and others" is carried out mainly through Banco Hipotecario S.A. ("BHSA"), where we have a 29.77% interest (without considering treasury shares of our own). BHSA is a commercial bank offering a wide variety of banking activities and related financial services to individuals, small and medium-sized companies and large corporations, including the provision of mortgaged loans. BHSA's shares are listed on the Buenos Aires Stock Exchange ("BASE"). Besides that, the Group has a 42.95% interest in Tarshop S.A ("Tarshop"), which main activities are credit card and loan origination transactions.

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
Free translation from the original prepared in Spanish for the publication in Argentina

1. The Group's business and general information (Continued)

IRSA's shares are listed and traded on both the BASE and the New York Stock Exchange ("NYSE"). APSA's shares are listed and traded on both the BASE and the NASDAQ.

Cresud S.A.C.I.F y A. is our ultimate parent company and is a corporation incorporated and domiciled in Argentina. The address of its registered office is 877 Moreno St. Floor 23, Autonomous City of Buenos Aires, Argentina.

These Unaudited Condensed Interim Consolidated Financial Statements have been approved for issue by the Board of Directors on November 11, 2014.

2. Basis of preparation of the Unaudited Condensed Interim Consolidated Financial Statements

2.1. Basis of preparation

These Unaudited Condensed Interim Consolidated Financial Statements have been prepared in accordance with IAS 34 "Interim Financial Reporting". Furthermore, some additional issues were included as required by the Business Companies Act and/or regulations of the CNV, including supplementary information provided in the last paragraph of section 1, Chapter III, Title IV of General Ruling 622/13 of the CNV. Such information is included in the Notes to the Unaudited Condensed Consolidated Interim Financial Statements.

These Unaudited Condensed Interim Consolidated Financial Statements should be read together with the Annual Consolidated Financial Statements of the Group as of June 30, 2014 prepared in accordance with IFRS in force. These Unaudited Condensed Interim Consolidated Financial Statements are presented in thousands of Argentine Pesos.

These Unaudited Condensed Interim Consolidated Financial Statements corresponding to the three-month periods ended September 30, 2014 and 2013 have not been audited. The management believes they include all necessary adjustments to fairly present the results of each period. The Company's three-month periods ended September 30, 2014 and 2013 results do not necessarily reflect the proportion of the Group's full-year results.

2.2. Significant accounting policies

The principal accounting policies applied in the presentation of these Unaudited Condensed Interim Consolidated Financial Statements are consistent with those applied in the preparation of the information under IFRS as of June 30, 2014, which are described in Note 2 of the Annual Consolidated Financial Statements.

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
Free translation from the original prepared in Spanish for the publication in Argentina

2. Basis of preparation of the Unaudited Condensed Interim Consolidated Financial Statements (Continued)

2.3. Use of estimates

The preparation of financial statements at a certain date requires the Management to make estimations and evaluations affecting the amount of assets and liabilities recorded and contingent assets and liabilities disclosed at such date, as well as income and expenses recorded during the period. Actual results might differ from the estimates and evaluations made at the date of preparation of these financial statements.

In the preparation of these Unaudited Condensed Interim Consolidated Financial Statements, the significant judgments made by Management in applying the Group's accounting policies and the main sources of uncertainty were the same applied by the Group in the preparation of the Annual Consolidated Financial Statements for the year ended June 30, 2014, save for changes in accrued income tax, provision for legal claims, allowance for bad debts and accrued supplementary rental.

2.4. Comparative Information

Balance items as of September 30, 2013 and June 30, 2014 shown in these financial statements for comparative purposes arise from Consolidated Financial Statements then ended. Certain reclassifications have been made in order to present figures comparatively with those of this period.

During the last twelve months, the Argentine Peso devalued against the US\$ and other currencies by around 50%, which has an impact in comparative information presented in these Financial Statements, due mainly to the currency exposure of our income from offices rental, and our net assets and liabilities in foreign currency as detailed in Note 38.

3. Seasonal effects on operations

The operations of the Group's shopping centers are subject to seasonal effects, which affect the level of sales recorded by lessees. During summer time (January and February), the lessees of shopping centers experience the lowest sales levels in comparison with the winter holidays (July) and year-end holidays (December) when they tend to record peaks of sales. Apparel stores generally change their collections during the spring and the fall, which impacts positively on shopping mall sales. Sale discounts at the end of each season also affect the business. As a consequence, a higher level of revenues is generally expected in the second half of the year rather than the first in shopping center operations.

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
Free translation from the original prepared in Spanish for the publication in Argentina

4. Acquisitions and dispositions

For the three-month period ended as of September 30, 2014

Sale of investment properties

On July 7, 2014, IRSA signed the transfer deed for the sale of the 19th and 20th floors of the building Maipú 1300. The total price of the transaction was Ps. 24.7 million (US\$ 3.0 million). Such transaction generated a gain before tax of approximately Ps. 21.0 million.

On September 29, 2014, the Group through its subsidiary Rigby 183 LLC ("Rigby 183"), finalized the sale of the Madison 183 Building, located in the city of New York, United States, in the sum of US\$ 185 million, thus paying off the mortgage levied on the asset in the amount of US\$ 75 million.

Decreased shareholding in Avenida Inc.

Even though on July 18, 2014, the Group – through Torodur S.A. - had increased its share in Avenida Inc. by exercising the warrant held, the Group's indirect holding was reduced to 23.01% as a result of the acquisition of 35.12% interest in the Company by a new investor in the amount of Ps. 120.9 million (US\$ 15 million).

Moreover, on September 2, 2014, Torodur S.A. sold 1,430,000 shares representing 5% of the Company's capital stock in the amount of Ps. 19.1 million (US\$ 2.3 million), thus reducing the Group's indirect share to 17.68%.

Purchases of investment properties

On July 31, 2014, IRSA acquired from Cresud SACIFyA five plots of farmland of approximately 1,058 hectares located in the district of Luján and General Rodriguez, Province of Buenos Aires. The total price of the transaction was Ps. 210 million.

Investment in IDBD

On July 1°, 2014 Dolphin Netherlands B.V. exercised the rights to purchase additional shares of IDBD.

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
Free translation from the original prepared in Spanish for the publication in Argentina

4. Acquisition and disposals (Continued)

As a result of exercising the granted rights as mentioned above, DN B.V. received 17.32 million shares and 11.99 million warrants of Series 1, 2 and 3. ETH received the same amount of rights and, as a result, acquired the same amount of shares and warrants as DN B.V. Additionally, upon exercising the rights purchased, DN B.V. acquired 5.79 million shares and 4.01 million warrants of Series 1, 2, and 3. ETH also acquired the same amount of shares and warrants as DN B.V.

Between July 9 and 14, 2014, DN B.V. acquired 0.42 million shares and 0.34 million warrants (series 2) through open market operations in the amount of NIS 1.77 million (equal to approximately US\$ 0.52 million). Fifty percent of such shares and warrants Series 2 were sold to ETH in accordance with the terms and conditions of the agreement entered into between the parties, as indicated above.

As of September 30, 2014, DN B.V. held an aggregate amount of 76,620,163 shares, 15,998,787 warrants Series 1, 16,170,392 warrants Series 2 and 15,998,787 warrants Series 3 of IDBD, which make up a non-diluted equity interest of 28.99% in IDBD and a fully-diluted interest of 31.37%. IDBD's Board of Directors consists of nine members, three of whom have been designated by DN B.V.: Eduardo Elsztain, Alejandro Elsztain and Saúl Zang.

Disposal of financial assets

During August 2014, IRSA has sold through its subsidiary REIG IV the balance of 1 million shares of Hersha Hospitality Trust, at an average price of US\$ 6.74 per share.

Acquisition of equity interest in joint venture

APSA

During the period, the Group, through IRSA, acquired an additional equity interest of 0.02% in APSA for a total consideration of Ps. 1.1 million. As a result of this transaction, the non-controlling interest was reduced by Ps. 0.2 million and the interest attributable to the shareholders' of the controlling parents was reduced by Ps. 0.9 million. The effect on shareholders' equity of this change in the equity interest in APSA is summarized as follows:

	Ps.	
Carrying value of the equity interests acquired by the Group	157	
Price paid for the non-controlling		
interest	(1,094)
Reserve recognized in the Shareholders'		
equity	(937)

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4. Acquisition and disposals (Continued)

Dolphin

During the period, the Group's interest in Dolphin decreased from 86.16 % to 85.92 %. Consequently, the Company recognized a decrease in non-controlling interest for an amount of Ps. 5.9 million and an increase in equity attributable to holders of the parent.

5. Financial risk management and fair value estimates

5.1 Financial risk

The group's diverse activities are exposed to a variety of financial risk: market risk (including foreign currency risk, interest rate risk and price risk), credit risk, liquidity risk and capital risk.

The Unaudited Condensed Interim Consolidated Financial Statements do not include all the information and disclosures on financial risk management; therefore they should be read along with the annual consolidated financial statements for the year ended June 30, 2014. There have been no changes in the risk management or risk management policies applied by the Group since year end.

5.2 Fair value estimates

Since June 30, 2014 there have been no significant changes in business or economic circumstances affecting the fair value of the Company's financial assets or liabilities (either measured at fair value or amortized cost). Furthermore, there have been no transfers between the different hierarchies used to assess the fair value of the Company's financial instruments.

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6. Segment information

Below is a summarized analysis of the lines of business of the Group for the period ended September 30, 2014:

September 30, 2014

Revenues Costs	Shopping Center 568,916 (250,226		Offices and other 100,842 (29,986	rs)	Sales and developmen 4,804 (3,335	-	Hotels 96,827 (66,291		Internationa 28,131 (9,379	al)	Financial operation and other 55 (74	S	Total Urban Properties and Investment 799,575 (359,291	t
Gross Profit / (Loss)	318,690		70,856		1,469		30,536		18,752		(19	`	440,284	
Gain from disposal of investment	316,090		70,830		ŕ		30,330		·		(19)	·	
properties	-		-		20,977		-		296,509		-		317,486	
General and administrative	(25,020	`	(11.200	`	(10.070	`	(17.200	`	(15.701	`			(90.207	
expenses Selling expenses	(25,938 (18,939)	(11,289 (3,981)	(10,070 (1,922)	(17,289 (13,092)	(15,701)	(118)	(80,287 (38,052)
Other operating	(10,939	,	(3,961)	(1,922	,	(13,092)	-		(110	,	(30,032	,
results, net	(2,874)	(1,397)	(756)	(335)	(249)	8,559		2,948	
Profit / (Loss)	270,939		54,189		9,698		(180	\	299,311		8,422		642,379	
from operations Share of profit /	270,939		34,189		9,098		(160)	299,311		0,422		042,379	
(loss) of associates and														
joint ventures	-		4,619		1,296		345		(,)	59,706		(117,708)
Segment Profit	270,939		58,808		10,994		165		115,637		68,128		524,671	
Investment properties	2,249,250	5	798,099		584,374								3,631,729	
Property, plant	2,249,230	J	190,099		304,374		-		-		-		3,031,729	
and equipment	26,836		30,041		3,840		163,987		1,453		-		226,157	
Trading														
properties	-		-		135,619		-		-		-		135,619	
Goodwill	1,667		9,392		-		-		-		-		11,059	
Right to receive future units under														
barter agreements	9,264				75,813								85,077	
Inventories	12,100		_		618		5,711		_		_		18,429	
111 (011001103	12,100				010		5,711						10,727	

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Investments in associates and							
joint ventures	-	27,868	39,585	22,474	763,443	1,314,317	2,167,687
Operating assets	2,299,123	865,400	839,849	192,172	764,896	1,314,317	6,275,757
14							

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6. Segment information (Continued)

Below is a summarized analysis of the lines of business of the Group for the period ended September 30, 2013:

September 30, 2013

	Shopping Center	Offices Sales ar							Financial operations and others		Total Urban Properties and Investment			
Revenues	456,357		74,637		16,060		72,927		19,361	uı	184		639,526	
Costs	(204,650)	(28,304)	(11,800)	(49,548)	(11,745)	(96)	(306,143)
Gross Profit	251,707	,	46,333		4,260	,	23,379	,	7,616	,	88		333,383	
General and administrative	,		ŕ		,		ŕ		ŕ				·	
expenses	(25,210)	(8,161)	(7,325)	(14,071)	(4,323)	(55)	(59,145)
Selling expenses	(14,044)	(6,968)	(2,532)	(8,706)	-		397		(31,853)
Other operating														
results, net	(5,882)	(664)	(1,147)	(106)	(135)	(2,072)	(10,006)
Profit / (Loss)														
from operations	206,571		30,540		(6,744)	496		3,158		(1,642)	232,379	
Share of profit / (loss) of associates and														
joint ventures	_		1,173		632		129		(23,437)	55,392		33,889	
Segment Profit /			1,175		032		12)		(23, 137	,	33,372		33,007	
(Loss)	206,571		31,713		(6,112)	625		(20,279)	53,750		266,268	
Investment	/		- ,: -		(-)				('')		,		,	
properties	2,176,068		862,004		368,237		-		794,211		-		4,200,520	0
Property, plant														
and equipment	18,723		22,127		4,010		165,660		204		-		210,724	
Trading														
properties	-		-		117,154		-		-		-		117,154	
Goodwill	1,667		9,392		-		-		54,908		-		65,967	
Right to receive future units under														
barter agreements	9,264		-		83,961		-		-		-		93,225	
Inventories	8,101		-		508		6,752		-		-		15,361	
Investments in associates and														
joint ventures	-		25,268		33,391		21,468		974		1,140,49		1,221,594	
Operating assets	2,213,823		918,791		607,261		193,880		850,297		1,140,49	3	5,924,545	5

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6. Segment information (Continued)

Operating results of Joint ventures operations from Cyrsa S.A., Nuevo Puerto Santa Fe S.A. ("NPSF"), Puerto Retiro S.A., Baicom Networks S.A. and Quality Invest S.A. are presented under the method of proportionate consolidation. Under this method, the income/loss generated by joint businesses is reported in the income statements line-by-line, rather than in a single item as required by IFRS. Management believes that the proportional consolidation method provides more useful information to understand the business return, because the assets and income/loss generated by consolidated operations are similar to the assets and income/loss booked under the equity method. This is due to the fact that under the proportional consolidation method, revenues and expenses are reported separately, instead of offsetting and reporting them as a single item in the statement of income. Therefore, the proportional consolidation method is used by the Group's Executive Committee to assess and understand the return and the results of operations of the business as a whole. On the other hand, operating results of Entertainment Holding S.A. ("EHSA") joint venture is accounted for under the equity method. Management believes that, in this case, this method provides more adequate information for this type of investment, given its low materiality and considering it is a company without direct trade operations, where the main assets consists of an indirect interest of 25% of la Rural S.A..

The following tables present a reconciliation between the total results of segment operations and the results of operations as per the statements of income. The adjustments relate to the presentation of the results of operations of joint ventures accounted for under the equity method under IFRS and the non-elimination of the inter-segment transactions.

		Adjustment	er 30, 2014 Adjustment	
		for share of profit /	to income for elimination	
	Total	(loss) of	of	Total as per
	Segment	joint	inter-segment	Statement
	Information	ventures	transactions	of income
Revenues	799,575	(7,699)	(1,807)	790,069
Costs	(359,291)	4,428	1,369	(353,494)
Gross profit	440,284	(3,271)	(438	436,575
Gain from disposal of investment properties	317,486	-	-	317,486
General and administrative expenses	(80,287)	228	670	(79,389)
Selling expenses	(38,052)	522	108	(37,422)
Other operating results, net	2,948	210	(340	2,818
Profit from operations	642,379	(2,311)	-	640,068
Share of profit / (loss) of associates	(117,708)	6,058	-	(111,650)
Segment profit Before Financing and Taxation	524,671	3,747	-	528,418

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6. Segment information (Continued)

	September 30, 2013				
		Adjustment	Adjustment		
		for share of	to income for		
	Total	profit /	elimination		
	Segment	(loss) of	of	Total as per	
	Information	joint	inter-segment	Statement	
		ventures	transactions	of income	
Revenues	639,526	(16,928)	(1,151)	621,447	
Costs	(306,143)	11,540	903	(293,700)	
Gross profit	333,383	(5,388)	(248)	327,747	
General and administrative expenses	(59,145)	220	447	(58,478)	
Selling expenses	(31,853)	1,135	32	(30,686)	
Other operating results, net	(10,006)	705	(231)	(9,532)	
Profit from operations	232,379	(3,328)	-	229,051	
Share of profit / (loss) of associates	33,889	5,102	-	38,991	
Segment profit Before Financing and Taxation	266,268	1,774	-	268,042	

Total segment assets are allocated based on the operations of the segment and the physical location of the asset. In line with the discussion above, segment assets include the proportionate share of the assets of joint ventures. The statements of financial position under IFRS show the net investment in these joint ventures as a single item.

	September	September
	30,	30,
	2014	2013
Total reportable assets as per Segment Information	6,275,757	5,924,545
Investment properties	(124,509)	(138,517)
Property, plant and equipment	(165)	(110)
Trading properties	(5,889)	(11,484)
Goodwill	(5,235)	(5,235)
Right to receive future units under barter agreements	-	-
Inventories	(296)	(123)
Investment in associates and joint ventures	185,982	270,087
Total assets as per the Statements of Financial Position	6,325,645	6,039,163

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7. Information about main subsidiaries

The Group conducts its business through several operating and holding subsidiaries. The Group considers that the subsidiaries below are the ones with non-controlling interests material to the Group.

Summarized statements of financial position

	Panamerican Mall S.A. ("PAMSA")		Rigby		Dolphin Fund Ltd.	
	September	June 30,	September 30,	June 30,	September 30,	June 30,
	30, 2014	2014	30, 2014	2014	30, 2014	2014
ASSETS						
Total Non-current assets	470,746	474,207	-	-	766,665	595,991
Total Current						
assets	405,625	361,857	900,463	1,288,300	47,813	448,539
TOTAL						
ASSETS	876,371	836,064	900,463	1,288,300	814,478	1,044,530
LIABILITIES						
Total Non-current liabilities	34,038	17,895	-	-	344,551	320,847
Total Current						
liabilities	70,844	76,329	7,418	817,275	78,718	187,825
TOTAL						
LIABILITIES	104,882	94,224	7,418	817,275	423,269	508,672
NET ASSETS	771,489	741,840	893,045	471,025	391,209	535,858

Summarized statements of income and statements of comprehensive income

	PAM	ISA	Rig	by	Dolphin Fund Ltd.
	September	September	September	September	September
	30,	30,	30,	30,	30,
	2014	2013	2014	2013	2014 (*)
Revenues	74,316	56,637	28,131	19,361	-
Profit / (loss) before income tax	45,615	44,642	398,471	(419)	161,643
Income tax expense	(15,965)	(15,626)	-	-	-
Profit / (loss) for the period	29,650	29,016	398,471	(419)	161,643
Total comprehensive income / (loss) for the					
period	29,650	29,016	398,471	(419)	161,643

Profit / (Loss) attributable to non-controllin	Profit / (Loss)	attributable t	o non-controlling
--	------------	-------	----------------	-------------------

()	-0					
interest	5,930	5,803	101,611	(107) 32,135	
Dividends paid to non-controlling interest	-	4,170	-	739	-	

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7. Information about principal subsidiaries (Continued)

Summarized statement of cash flows

	PAMSA		Rigby	
	September	September	September	September
	30,	30,	30,	30,
	2014	2013	2014	2013
Net cash generated by operating activities	64,059	35,339	5,917	232
Net cash (used in) / generated from investing activities	(30,624)	(41,715)	1,483,065	(52)
Net cash (used in) / generated from financing activities	4,823	2,803	(620,586)	(89)
Net increase in cash and cash equivalents	38,258	(3,573)	868,396	91
Foreign exchange gain on cash and cash equivalents	2,674	167	14,110	(27)
Cash and cash equivalents at beginning of period	44,387	11,416	7,520	392
Cash and cash equivalents at end of period	85,319	8,010	890,026	456

The information above is the amount before inter-company eliminations.

(*) As of September 30, 2013 Dolphin Fund Ltd did not accomplish with materiality criteria.

8. Interests in joint ventures

As of September 30, 2014 and June 30, 2014, the joint ventures of the Group were Cyrsa S.A., Puerto Retiro S.A., Baicom Networks S.A., Quality Invest S.A., NPSF, Entretenimiento Universal S.A. and EHSA. The shares in these joint ventures are not publicly traded.

Evolution of Group's investments in joint ventures for the three-month period ended September 30, 2014 and for the year ended June 30, 2014 was as follows:

	September 30,	June 30,
	2014	2014
Beginning of the period /year	316,658	287,846
Capital contribution	1,809	3,343
Cash dividends (ii)	(4,475)	-
Share of profit	10,677	25,469
Capital reduction	(110,860)	-
End of the period / year (i)	213,809	316,658

- (i) Includes Ps. (41) and Ps. (59) reflecting interests in companies with negative equity as of September 30, 2014 and June 30, 2014, respectively, which are disclosed in "Provisions" (see Note 23).
- (ii) During the period, the Group cashed dividends from Cyrsa and Nuevo Puerto Santa Fe S.A. in the amount of Ps. 1.9 and Ps. 2.6 million, respectively.

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9. Interests in associates

As of September 30, 2014 and June 30, 2014, the associates of the Group were New Lipstick LLC, BHSA, IDBD, Tarshop S.A., Manibil S.A., Lipstick Management LLC, Banco de Crédito y Securitización S.A. ("BACS"), Bitania 26 S.A. and Avenida Inc.

Changes in the Group's investments in associates for the three-month period ended September 30, 2014 and for the vear ended June 30, 2014 were as follows:

	September	
	30,	June 30,
	2014	2014
Beginning of the period / year	1,767,165	1,096,999
Acquisition of associates	-	1,131,806
Capital contributions	1,471	16,716
Share of (loss) / profit	(463)	77,721
Currency translation adjustment	17,994	(29,133)
Cash dividends (ii)	-	(9,983)
Sale of equity interest (see Note 3)	(10,381)	-
Increase in equity interest (see Note 3)	268,975	-
Net loss on investments at fair value	(121,864)	(516,961)
End of the period / year (i)	1,922,897	1,767,165

- (i) Includes Ps. (216,922) and Ps. (176,923) reflecting interests in companies with negative equity as of September 30, 2014 and June 30, 2014, respectively, which are disclosed in "Provisions" (see Note 23).
- (ii) During the year ended June 30, 2014, the Group cashed dividends from BHSA and Manibil S.A. in the amount of Ps. 9.2 million and Ps. 0.8 million, respectively.

Restrictions, commitments and other matters in respect of associates

IDBD

As part of the purchase agreement, DN B.V. and ETH have agreed to participate jointly and severally in capital increases resolved by the Board of Directors of IDBD to carry out its business plan during 2014 and 2015, in amounts of at least NIS 300 million in 2014 and NIS 500 million in 2015 (approximately equal to US\$ 81.45 million and US\$ 135.8 million at the exchange rate prevailing on September 30, 2014). As of the balance sheet date, DN B.V. and ETH have contributed an amount of NIS 407.08 million (approximately equal to US\$ 114.17 million) of the assumed commitments.

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9. Interests in associates (Continued)

Furthermore, under the purchase agreement, DN B.V. and ETH have agreed jointly and severally to make one or more tender offers for the purchase of shares in IDBD for an aggregate amount of NIS 512.09 million (equal to approximately US\$ 139.0 million at the exchange rate prevailing on September 30, 2014), based on the following scheme: (i) before December 31, 2015, an amount of at least NIS 249.8 million at a share price of NIS 8.344 (subject to adjustments) and (ii) before December 31, 2016 an amount of at least NIS 512.09 million less the tender offer conducted in 2015, at a share price of NIS 8.7612 (subject to adjustments). To secure compliance with the tender offers, an aggregate amount of 29,937,591 shares of IDBD held by DN B.V. were pledged as of September 30, 2014. As of the balance sheet date, no tender offers had been made.

On the other hand, the purchase agreement provides that DN B.V. and ETH shall jointly and severally pay to creditors who participated in the restructuring arrangement indicated above the additional sum of NIS 100 million (equal approximately to US\$ 27.1 million at the exchange rate prevailing on September 30, 2014), in the event that IDBD executes the sale of its equity interest in the subsidiary Clal Insurance Enterprises Holdings Ltd. before December 31, 2014 and provided that: (i) the sale price shall not be lower than NIS 4,200 million (equal to approximately US\$ 1,140.4 million at the exchange rate prevailing on September 30, 2014) and (ii) the transaction is closed before June 30, 2015, provided that IDBD has received by the latter date a payment of at least NIS 1,344 million (gross) (equal to approximately US\$ 364.9 million at the exchange rate prevailing on September 30, 2014). As of the date of issuance of these financial statements, none of the mentioned conditions have been fulfilled.

On May 12, 2014, the shares of IDBD started to trade in the Tel Aviv Stock Exchange, Israel; as a result, all of the shares (including pledged shares) were held in trust at Bank Leumi Le-Israel to secure compliance with lock-up provisions of Chapter D of the Tel Aviv Stock Exchange Rules, whereby shares listed under an IPO (initial public offering) may not be freely disposed of for a term of 18 months, which are then released at a rate of 2.5% per month beginning on the fourth month of the IPO date.

Hence, in accordance with Tel Aviv Rules applicable as of September 30, 2014, 51,095,676 shares and 335,715 warrants of each of the Series 1, 2 and 3 were still subject to lock-up provisions under the terms described above.

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9. Interests in associates (Continued)

BHSA

On October 31, 2014 the Bank was notified of Ruling 685 dated October 29, 2014 issued by the Superintendency of Financial Entities and Exchange Offices in proceedings conducted pursuant to Financial Investigation Case Number 1320, whereby the Bank and its officers were charged with alleged infringements to rulings on assistance to Non-Financial Public Sector, excess credit risk exposure to non-financial public sector, excess collateralization, failure to comply with minimum capital requirements and objections to the accounting treatment afforded to the transaction "Cer Swap Linked to PG08 and External Debt"; and moreover, delays in communicating the appointment of new members of the board and to file documentation related to new members of the board designated by the Shareholders' Meetings.

Such a ruling assessed a fine in the amount of Ps. 4.04 million to Banco Hipotecario S.A. and fines of diverse amounts to incumbent and former members of the Board, statutory auditors and managers.

The Bank, its incumbent and former directors, statutory auditors and managers intend to file an appeal against such decision with the National Court of Appeals in Administrative Litigation Matters.

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10. Investment properties

Changes in the Group's investment properties for the three-month period ended September 30, 2014 and for the year ended June 30, 2014 were as follows:

Office

		Office buildings and other			
	Shopping Center portfolio	rental properties portfolio	Undeveloped parcel of lands	Properties under development	Total
At July 1, 2013:	1			r	
Costs	3,099,729	1,756,964	367,591	185,185	5,409,469
Accumulated					
amortization	(1,239,831)	(186,372) -	-	(1,426,203)
Residual value	1,859,898	1,570,592	367,591	185,185	3,983,266
Year ended June 30, 2014					
Opening residual					
value	1,859,898	1,570,592	367,591	185,185	3,983,266
Additions	61,108	23,988	454	156,927	242,477
Currency translation adjustment	-	375,263	-	-	375,263
Reclassification of held for sale	-	(1,098,990)) -	-	(1,098,990)
Disposals	(35)	(46,977	,	(684)	(-) /
Transfers	(25,332)	15,076	(174)	(803)	(11,233)
Financial costs					
capitalized	-	-	-	22,376	22,376
Depreciation					
(i)	(130,394)	(65,474) -	-	(195,868)
Closing residual					
value	1,765,245	773,478	367,871	363,001	3,269,595
At June 30, 2014:					
Costs	3,135,470	1,022,389	367,871	363,001	4,888,731
Accumulated					
amortization	(1,370,225)	(248,911) -	-	(1,619,136)
Residual value	1,765,245	773,478	367,871	363,001	3,269,595
Period ended September 30, 2014:					
Opening residual					
value	1,765,245	773,478	367,871	363,001	3,269,595
Additions	8,074	2,111	214,594	52,079	276,858
Disposals	-	(2,887) -	-	(2,887)

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Depreciation					
(i)	(27,948)	(8,398)	-	-	(36,346)
Closing residual					
value	1,745,371	764,304	582,465	415,080	3,507,220
At September 30, 2014:					
Costs	3,013,150	958,666	582,465	415,080	4,969,361
Accumulated					
amortization	(1,267,779)	(194,362)	-	-	(1,462,141)
Residual value	1,745,371	764,304	582,465	415,080	3,507,220

⁽i) Depreciation charges of investment property were included in "Costs" in the statement of income (Note 29).

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10. Investment properties (Continued)

The following amounts have been recognized in the statement of income:

	September 30, 2014	September 30, 2013
Rental and service		
income	688,439	544,050
Direct operating		
expenses	(284,463)	(240,945)
Gain from disposal of investment property	317,486	-

Properties under development mainly comprise works in Shopping Neuquén S.A. (Alto Comahue) and Arcos del Gourmet S.A. (Distrito Arcos). As of September 30, 2014 and June 30, 2014 works in Alto Comahue amount to Ps. 177,903 and Ps. 126,799, respectively. Works in Distrito Arcos as of September 30, 2014 and June 30, 2014 amount to Ps. 237,177 and Ps. 236,202, respectively.

As of September 30, 2014 contractual obligations mainly correspond to constructions regarding to both projects. In Alto Comahue contractual obligations amount to Ps. 205 million and the project is expected to be completed in March, 2015. In respect of Distrito Arcos, on December 10, 2013, the Judicial Branch confirmed an injunction order that suspends the opening of the shopping center on the grounds that it does not have certain governmental permits. Even though the construction has all regulatory permits in place, the Company is carrying out specific actions, has challenged the ruling, and has requested that the injunction be lifted and has reasonable expectations of a favorable result. On April 1, 2014, the government of the Autonomous City of Buenos Aires granted a new environmental clearing certificate.

On the other hand, in one of the two judicial processes (amparos – actions intended to protect constitutional rights) currently being heard, "Charlon, Marcelo Alejandro and others VS. GCBA on/ amparo", the Court of Appeals referred to above confirmed the decision rendered by the lower court whereby the action was abated, as per notice served upon us on September 1, 2014. This means the process has concluded with the decision being favorable to us.

As to the other process entitled "Federación de Comercio e Industria de la Ciudad de Buenos Aires (FECOBA) and others vs. GCBA on amparo", on August 29, 2014 the lower court rendered a decision rejecting the case.

This judgment was appealed and following the corresponding service of notices between the parties, the record of proceedings was submitted to the Court of Appeals in September 2014. Following the corresponding notification of the Court's Prosecutor, the record of proceedings was docketed for a decision on October 8, 2014. No decision has yet been rendered by the Court as of the balance sheet date.

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11. Property, plant and equipment

Changes in the Group's property, plant and equipment for the three-month period ended September 30, 2014 and for the year ended June 30, 2014 were as follows:

	Hotel buildings and		Buildings and		Furniture		Machiner					
	facilities		facilities		and fixture	es	equipmen	t	Vehic	les	Total	
At July 1st, 2013:												
Cost	380,543		62,773		14,336		87,846		512		546,010	
Accumulated depreciation	(212,343)	(37,252)	(10,296)	(72,934)	(512)	(333,337)
Residual value	168,200		25,521		4,040		14,912		-		212,673	
Year ended June 30, 2014	4.60.000		0.7.701		4.0.40		1 4 0 4 0				0.1.0 (=0	
Opening residual value	168,200		25,521		4,040		14,912		-		212,673	
Additions	9,980		1,596		2,818		9,481		-		23,875	
Currency translation adjustment	-		-		92		-		-		92	
Disposals	(24)	-		-		(36)	-		(60)
Transfers	-		12,231		-		-		-		12,231	
Depreciation charge (i)	(13,770)	(7,044)	(906)	(7,078)	-		(28,798)
Closing residual value at	164,386		32,304		6,044		17,279		-		220,013	
June 30, 2014:												
Cost	390,499		76,600		17,246		97,291		512		582,148	
Accumulated depreciation	(226,113)	(44,296)	(11,202)	(80,012)	(512)	(362,135)
Residual value	164,386		32,304		6,044		17,279		-		220,013	
Period ended September 30, 2014												
Opening residual value	164,386		32,304		6,044		17,279		-		220,013	
Additions	3,201		230		1,252		4,597		2,863		12,143	
Currency translation adjustment	_		-		33		_		_		33	
Depreciation charge (i)	(3,599)	(224)	(337)	(1,989)	(48)	(6,197)
Closing residual value	163,988		32,310		6,992		19,887		2,815		225,992	
At September 30, 2014:	,		,		,		,		,		,	
Cost	379,930		69,786		17,625		94,810		3,375		565,526	
Accumulated depreciation	(215,942)	(37,476)	(10,633)	(74,923)	(560)	(339,534)
Residual value	163,988		32,310	,	6,992	,	19,887	,	2,815		225,992	,

⁽i) Depreciation charges of property, plant and equipment were included in "General and administrative expenses" and "Costs" in the statement of income (Note 29).

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12. Trading properties

Changes in the Group's trading properties for the three-month period ended September 30, 2014 and for the year ended June 30, 2014 were as follows:

		Properties		
	Completed	under	Undeveloped	
	properties	development	sites	Total
At July 1st, 2013	6,794	88,864	10,495	106,153
Additions	1,400	2,694	-	4,094
Currency translation adjustment	-	27,630	-	27,630
Transfers	7,897	-	(747)	7,150
Disposals	(9,774)	-	-	(9,774)
At June 30, 2014	6,317	119,188	9,748	135,253
Additions	-	56	-	56
Currency translation adjustment	-	(4,787)	-	(4,787)
Disposals	(792)	-	-	(792)
At September 30, 2014	5,525	114,457	9,748	129,730

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13. Intangible assets

Changes in the Group's intangible assets for the three-month period ended September 30, 2014 and for the year ended June 30, 2014 were as follows:

		Computer	•	Rights	Right to receive future units under barter agreements				
	Goodwill	software		of use (ii)	(iii)	Others		Total	
At July 1, 2012	300001111	551011412		01 000 (11)	(111)	0 111015		1000	
Cost	56,893	17,752		20,873	93,225	907		189,650	
Accumulated depreciation	-	(15,998)	-	-	(774)	(16,772)
Residual value	56,893	1,754		20,873	93,225	133		172,878	
Year ended June 30, 2014									
Opening residual value	56,893	1,754		20,873	93,225	133		172,878	
Additions	-	785		-	-	10,954		11,739	
Currency translation adjustment	26,016	-		-	-	-		26,016	
Disposals	-	(162)	-	-	-		(162)
Transfers	-	-		-	(8,148)	-		(8,148)
Reclassification of held for sale	(77,085)	-		-	-	-		(77,085)
Amortization charges (i)	-	(1,073)	-	-	(80)	(1,153)
Residual value at year end	5,824	1,304		20,873	85,077	11,007		124,085	
At June 30, 2014									
Cost	5,824	18,324		20,873	85,077	11,861		141,959	
Accumulated depreciation	-	(17,020)	-	-	(854)	(17,874)
Residual value	5,824	1,304		20,873	85,077	11,007		124,085	
Period ended September 30, 2014:									
Opening residual value	5,824	1,304		20,873	85,077	11,007		124,085	
Additions	-	383		-	-	-		383	
Amortization charges (i)	-	(267)	-	-	(20)	(287)
Residual value at period end	5,824	1,420		20,873	85,077	10,987		124,181	
Period ended September 30, 2014:									
Cost	5,824	18,707		20,873	85,077	11,861		142,342	
Accumulated depreciation	-	(17,287)	-	-	(874)	(18,161)
Residual value	5,824	1,420		20,873	85,077	10,987		124,181	

⁽i) Amortization charges of intangible assets are included in "General and administrative expenses" in the statement of income (Note 29). There are no impairment charges for any of the years / period presented.

(iii)

⁽ii) Correspond to Distrito Arcos, which has not been amortized yet because it is still in the development stage.

Correspond to receivables in kind representing the right to receive residential apartments in the future by way of barter agreements.

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14. Inventories

Breakdown of Group's inventories as of September 30, 2014 and June 30, 2014 were as follows:

	September		
	30, June 3		
	2014	2014	
Current			
Hotel supplies	5,711	6,011	
Materials and others items of inventories	12,422	10,952	
Current inventories	18,133	16,963	
Total inventories	18,133	16,963	

15. Financial instruments by category

Determination of fair values

IFRS 9 defines the fair value of a financial instrument as the amount for which an asset could be exchanged, or a financial liability settled, between knowledgeable, willing parties in an arm's length transaction. All financial instruments recognized at fair value are allocated to one of the valuation hierarchy levels of IFRS 7. This valuation hierarchy provides for three levels.

In the case of Level 1, valuation is based on quoted prices in active markets for identical financial assets or liabilities that the Group can refer to at the date of ended. A market is deemed active if transactions take place with sufficient frequency and in sufficient quantity for price information to be available on an ongoing basis. Since a quoted price in an active market is the most reliable indicator of fair value, this should always be used if available. The financial instruments the Group has allocated to this level mainly comprise equity investments, mutual funds and mortgage bonds for which quoted prices in active markets are available. In the case of securities, the Group allocates them to this level when either a stock market price is available or prices are provided by a price quotation on the basis of actual market transactions.

In the case of Level 2, fair value is determined by using valuation methods based on inputs directly or indirectly observable in the market. If the financial instrument concerned has a fixed contract period, the inputs used for valuation must be observable for the whole of this period. The financial instruments the Group has allocated to this level mainly comprise interest rate swaps and foreign currency contracts.

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15. Financial instruments by category (Continued)

In the case of Level 3, the Group uses valuation techniques not based on inputs observable in the market. This is only permissible insofar as no market data are available. The inputs used reflect the Group's assumptions regarding the factors which market players would consider in their pricing. The Group uses the best available information for this, including internal company data. The Group has allocated to this level shares and warrants of Supertel and the call option of Arcos del Gourmet S.A. (with a fair value of zero at the end of the period).

The Group's Finance Division has a team in place in charge of estimating valuation of financial assets required to be reported in the financial statements, including the fair value of Level-3 instruments. The team directly reports to the Chief Financial Officer (CFO).

The CFO and the valuation team discuss the valuation methods and results upon the acquisition of an asset and, if necessary, on a quarterly basis, in line with the Group's quarterly reports.

According to the Group's policy, transfers among the several categories of valuation tiers are recognized when occurred, or when there are changes in the prevailing circumstances requiring the transfer.

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15. Financial instruments by category (Continued)

The following tables present the Group's financial assets and financial liabilities that are measured at fair value as of September 30, 2014 and June 30, 2014 and their allocation to the fair value hierarchy:

		Septembe	er 30, 2014	
	Level 1	Level 2	Level 3	Total
Assets				
Financial assets at fair value through profit or loss:				
- Investment in equity securities of TGLT	57,526	-	-	57,526
- Investment in preferred shares of Supertel	-	-	318,108	318,108
- Mutual funds	103,984	-	-	103,984
- Banco Macro bonds	1,499	-	-	1,499
- Government bonds	8,554	-	-	8,554
- Public companies				
securities	13,566	-	-	13,566
Derivative financial instruments:				
- Warrants of IDBD	9,963	-	-	9,963
- Warrants of Supertel	-	-	5,855	5,855
Cash and cash equivalents:				
- Mutual funds	2,422	-	-	2,422
Investment in associates:				
- IDBD	756,395	-	-	756,395
Total assets	953,909	-	323,963	1,277,872
			er 30, 2014	
	Level 1	Level 2	Level 3	Total
Liabilities				
Derivative financial instruments:				
- Commitment to tender offer shares in IDBD	-	-	344,551	344,551
- Interest rate swap	-	301	-	301
Borrowings:				
- Other borrowings	10,256	46,578	-	56,834
Total liabilities	10,256	46,879	344,551	401,686

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15. Financial instruments by category (Continued)

		June 3	0, 2014	
	Level 1	Level 2	Level 3	Total
Assets				
Financial assets at fair value through profit or loss:				
- Investment in equity securities of TGLT	63,546	-	-	63,546
- Investment in equity securities of Hersha	53,901	-	-	53,901
- Investment in preferred shares of Supertel	-	-	211,170	211,170
- Mutual funds	140,095	-	-	140,095
- Banco Macro bonds	1,438	-	-	1,438
- Government bonds	10,276	-	-	10,276
- Public companies				
securities	14,318	-	-	14,318
Derivative financial instruments:				
- Foreign-currency future contracts	-	1,200	-	1,200
- IDBD preemptive				
rights	10,986	-	-	10,986
- Interest rate swaps (i)	-	684	-	684
Cash and cash equivalents:				
- Mutual funds	2,616	-	-	2,616
Investment in associates:				
- IDBD	595,342	-	-	595,342
Total assets	892,518	1,884	211,170	1,105,572
(i) Includes Ps. 299 in the li	ne Assets held	l for sale (See	note 39).	
			0, 2014	
	Level 1	Level 2	Level 3	Total
Liabilities				
Derivative financial instruments:				
- Foreign-currency future contracts	-	14,225	-	14,225
- Commitment to tender offer shares in IDBD	-	-	320,847	320,847
Borrowings				
- Other borrowings	22,901	51,443	-	74,344
Total liabilities	22,901	65,668	320,847	409,416

The following table presents the changes in Level 3 instruments for the period ended September 30, 2014 and June 30, 2014:

		Commitment		
			to tender	
	Shares of	Warrants	offer shares	
	Supertel	of Supertel	in IDBD	Total
Total as of July 1, 2013	156,070	-	-	156,070

Currency translation adjustment	-	-	(5,247)	(5,247)
Total gains or losses for the year 2014	55,101	-	(315,600)	(260,499)
Balance at June 30, 2014	211,171	-	(320,847)	(109,676)
Currency translation adjustment	-	-	(11,904)	(11,904)
Total gain / (losses) for the period (i)	106,938	5,855	(11,800)	100,993	
Balance at September 30, 2014	318,109	5,855	(344,551)	(20,587)

⁽i) The gain / (loss) is not realized as of September 30, 2014 and June 30, 2014 and is accounted for under "Financial results, net" in the statement of income (Note 32).

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15. Financial instruments by category (Continued)

Upon initial recognition (January, 2012), the consideration paid for the Shares and Warrants of Supertel was assigned to both instruments based on the relative fair values of those instruments upon acquisition. The fair values of these instruments exceeded the price of the transaction and were assessed using a valuation method that incorporates unobservable market data. Given the fact that the fair value of these instruments was estimated by applying the mentioned method, the Group did not recognize a gain of US\$ 7.9 million at the time of initial recognition. As of June 30, 2014, the fair value of the Warrants of Supertel determined using the mentioned technique was minor than the gain not recognized at the time of initial recognition; remaining thus the Warrants remain valued at an amount of zero.

According to Group estimates, all things being constant, a 10% decline in the price of the underlying assets of Shares and Warrants of Supertel (data observed in the market) of Level 3 as of September 30, 2014, would reduce pre-tax income by Ps. 35 million.

According to Group estimates, all things being constant, a 10% increase in the credit spread (data which is not observable in the market) of the Shares and Warrants of Supertel used in the valuation model applied to Level 3 financial instruments as of September 30, 2014, would reduce pre-tax income by Ps. 0.06 million. The rate used as of September 30, 2014 was 14.02%.

When no quoted prices in an active market are available, fair values (particularly with derivatives) are based on recognized valuation methods. The Group uses a range of valuation models for the measurement of Level 2 and Level 3 instruments, details of which may be obtained from the following table:

Description	Pricing model	Pricing method	Parameters	Range
Foreign currency-contracts	Present value method	Theoretical price	Money market interest-rate curve; Foreign exchange curve.	-
Derivative on tender offer IDBD	Black-Scholes	Theoretical price	Underlying asset price; share price volatility (historical) and money market interest-rate curve (ILS rate curve).	Underlying asset price 3.5 to 4.7 Share price volatility 30% to 40% Money market interest rate 0.7% to 1%
Loan for the purchase of IDBD shares	Market price of underlying asset	Theoretical price	Underlying asset price	-
Interest rate swaps	Cash flow	Theoretical price	Interest rate and cash flow forward contract.	-
Preferred shares of Supertel	Binomial tree	Theoretical price	Underlying asset price (Market price); share	Underlying asset price 2 to 2.45

			price volatility (historical) and money market interest-rate curve (Libor rate).	Share price volatility 55% to 75% Money market interest rate 0.9% to 1.1%
Warrants of Supertel	Black-Scholes	Theoretical price	Underlying asset price (Market price); share price volatility (historical) and money market interest-rate curve (Libor rate).	Underlying asset price 2 to 2.45 Share price volatility 55% to 75% Money market interest rate 0.9% to 1.1%
Call option of Arcos	Discounted cash flow	-	Projected income and discounted interest rate.	-
32				

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16. Restricted assets

Group's restricted assets as of September 30, 2014 and June 30, 2014 are as follows:

	September	
	30,	June 30,
	2014	2014 (*)
Current		
Deposit in escrow	8,742	-
Total restricted assets current	8,742	-
Total restricted assets	8,742	-
(*) See Note 39	9.	

17. Trade and other receivables

Group's trade and other receivables as of September 30, 2014 and June 30, 2014 are as follows:

	September	r
	30,	June 30,
	2014	2014
Non-current		
Trade, leases and services receivables	59,624	55,105
Less: allowance for trade receivables	(2,208) (2,208)
Non-current trade receivables	57,416	52,897
Trade receivables of joint venture	3,332	3,213
VAT receivables	20,169	19,710
Loans granted	390	762
Prepaid expenses	15,826	14,332
Others	293	331
Non-current other receivables	40,010	38,348
Related parties (Note 34)	1,187	1,143
Total non-current trade and other receivables, net	98,613	92,388

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17. Trade and other receivables (Continued)

	September	
	30,	June 30,
	2014	2014
Current		
Consumer financing receivables	14,787	14,861
Trade, leases and services receivables	280,293	256,110
Receivables from hotel operations	30,039	33,861
Checks to be deposited	185,319	183,422
Trade and lease debtors under legal proceedings	61,088	59,397
Less: allowance for trade receivables	(81,998)	(79,926)
Trade receivables	489,528	467,725
VAT receivables	8,561	8,788
Other tax receivables	10,646	16,085
Loans granted	9,768	9,084
Prepaid expenses	50,694	54,626
Advance from vendors	71,640	74,521
Contributions to be paid in by non-controlling interests	-	12,840
Dividends received	15,619	11,778
Others	22,547	19,749
Less: allowance for other receivables	(175)	(175)
Current other receivables	189,300	207,296
Related parties (Note 34)	136,402	31,825
Current trade and other receivables	815,230	706,846
Total trade and other receivables	913,843	799,234

Movements on the Group's allowance for trade and other receivables are as follows:

	September	
	30,	June 30,
	2014	2014
Beginning of the period / year	82,309	79,148
Additions	3,736	17,671
Unused amounts reversed	(1,542) (6,045)
Used during the period / year	(80) (8,465)
Receivables written off	(42) -
End of the period / year	84,381	82,309

The creation and release of provision for impaired receivables have been included in "Selling expenses" in the statement of income (Note 29). Amounts charged to the provision account are generally written off, when there is no expectation of recovering additional cash.

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18. Investments in financial assets

Group's investments in financial assets as of September 30, 2014 and June 30, 2014 are as follows:

	September	
	30,	June 30,
	2014	2014
Non-current		
Financial assets at fair value		
Investment in equity securities in Supertel	318,108	211,170
Investment in equity securities in TGLT	57,526	63,546
Total investments in non-current financial assets	375,634	274,716
Current		
Financial assets at fair value		
Mutual funds	103,984	140,095
Investment in equity securities in Hersha	-	53,901
Banco Macro bonds	1,499	1,438
Public companies securities	13,566	14,318
Government bonds	8,554	10,276
Financial assets at amortized cost		
Non-Convertible Notes related parties (Note 34)	14,078	14,079
Total investments in current financial assets	141,681	234,107
Total investments in financial assets	517,315	508,823
35		

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19. Derivative Financial Instruments

Group's derivative financial instruments as of September 30, 2014 and June 30, 2014 are as follows:

	September	
	30,	June 30,
	2014	2014
Assets		
Non-current		
Warrants of IDBD	5,859	-
Warrants of Supertel (i)	5,855	-
Total non-current derivative financial instruments	11,714	-
Current		
Interest rate swaps	-	684
Foreign currency future contracts	-	1,200
Warrants of IDBD	4,104	-
IDBD preemptive rights	-	10,986
Total current derivative financial instruments	4,104	12,870
Total assets	15,818	12,870
Liabilities		
Non-current		
Commitment to tender offer shares in		
IDBD	(344,551)	(320,847)
Total non-current derivative financial instruments	(344,551)	(320,847)
Current		
Interest rate swaps	(301)	-
Foreign currency future contracts (Note		
34)	-	(14,225)
Total current derivative financial instruments	(301)	(14,225)
Total liabilities	(344,852)	(335,072)

⁽i) The balance represents the fair value of Supertel's warrants purchased in February 2012. The warrants' gain not recognized upon initial recording amounted to US\$ 1.1 million as of June 30, 2014. Warrants' fair value was lower than the mentioned amount, therefore, warrants were valued at zero.

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20. Cash flow information

The following table shows the amounts of cash and cash equivalents as of September 30, 2014 and June 30, 2014:

	September	
	30,	June 30,
	2014	2014
Cash at bank and on hand	1,243,074	607,291
Mutual funds	2,422	2,616
Total cash and cash equivalents	1,245,496	609,907

Following is a detailed description of cash flows generated by the Group's operations for the three-month periods ended September 30, 2014 and 2013:

		September	September
	Note	30, 2014	30, 2013
Income for the period	Note	135,799	
Income for the period		155,799	35,268
Adjustments for:	25	176,331	12,948
Income tax expense Retirement of obsolete property, plant and equipment	11	170,331	77
Amortization and Depreciation	29	42,830	55,124
Gain from disposal of investment property	10	(317,486)	-
Dividends received	32	(4,195)	(3,061)
Share-based payments	33	10,064	5,932
Gain from purchase of subsidiaries and joint ventures	31	10,004	12
Gain from derivative financial instruments	32	32,107	5,226
(Loss) from disposal of associates	32	(8,758)	3,220
Changes in fair value of investments in financial assets	32	(119,120)	(47,067)
Interest expense, net	32	168,927	88,496
Provisions and allowances	32	22,227	21,501
Share of profit / (loss) of associates and joint ventures	8,9	111,650	(38,991)
Gain on repurchase of Non-Convertible notes	32	111,030	14,271
Unrealized foreign exchange loss, net	32	81,791	140,130
Changes in operating assets and liabilities:		01,791	140,130
Increase in inventories		(1,170)	1,083
Decrease in trading properties		736	453
Decrease in trading properties Decrease in trade and other receivables		165	84,671
Increase / (Decrease) in trade and other payables		10,402	(111,990)
Decrease in salaries and social security liabilities		(34,740)	(4,910)
•		(705)	(500)
Decrease in provisions Not each generated by energing activities before income tay paid.		306,855	
Net cash generated by operating activities before income tax paid		300,833	258,673

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20. Cash flow information (Continued)

The following table shows a detail of non-cash transactions occurred in the periods ended September 30, 2014 and 2013:

	September 30, 2014	September, 30 2013
Increase in minimum presumed income tax credit through an increase in trade and other		
payables	-	7,871
Decrease in borrowings through a decrease in equity investments in subsidiaries,		
associates and joint ventures	4,154	-
Increase in trade and other receivables through a decrease in investments in associates and		
joint ventures	111,181	-
Increase in property, plant and equipment through an increase in borrowings	458	-
Increase in restricted assets through assets held for sale	8,742	-
Increase in investment properties through a decrease in financial assets	48,196	-

21. Trade and other payables

Group's trade and other payables as of September 30, 2014 and June 30, 2014 are as follows:

	September	
	30,	June 30,
	2014	2014
Non-current		
Admission rights	124,503	113,617
Sale and rent payments received in		
advance	54,883	51,638
Guarantee deposits	6,904	6,759
Non-current trade payables	186,290	172,014
Tax payment facilities plan	13,789	14,813
Deferred income tax	7,790	7,914
Others	7,695	7,716
Non-current other payables	29,274	30,443
Related parties (Note 34)	2,820	195
Non-current trade and other payables	218,384	202,652
Current		
Trade payables	91,949	64,217
Accrued invoices	94,119	107,982
Guarantee deposits	15,107	9,985

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Admission rights	117,968	111,024
Sale and rent payments received in		
advance	166,125	180,985
Current trade payables	485,268	474,193
VAT payables	29,858	28,509
Deferred revenue	495	495
Other tax payables	40,534	27,478
Dividends payable to non-controlling shareholders	12,347	23,940
Others	6,520	7,449
Current other payables	89,754	87,871
Related parties (Note 34)	69,695	116,661
Current trade and other payables	644,717	678,725
Total trade and other payables	863,101	881,377

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22. Salaries and social security liabilities

Group's Salaries and social security liabilities as of September 30, 2014 and June 30, 2014 are as follows:

	September	
	30,	June 30,
	2014	2014
Non-current Non-current		
Social security payable	3,330	3,749
Total non-current salaries and social security liabilities	3,330	3,749
Current		
Provision for vacation, bonuses and		
others	50,164	80,577
Social security payable	13,827	18,098
Others	964	601
Total current salaries and social security liabilities	64,955	99,276
Total salaries and social security liabilities	68,285	103,025

23. Provisions

The table below shows the movements in the Group's provisions for other liabilities categorized by type of provision:

	Labor, legal and other claims		Tax and social security claims		Investments in associates and joint ventures (*)		Total	
At July 1st, 2013	31,010		1,686		39,091		71,787	
Additions	23,641		478		115,359		139,478	
Recovery	(7,529)	(574)	-		(8,103)
Used during the period	(2,034)	-		-		(2,034)
Contributions	-		-		(16,667)	(16,667)
Foreign exchange gain	-		-		39,199		39,199	
At June 30, 2014	45,088		1,590		176,982		223,660	
Additions	6,565		159		34,461		41,185	
Recovery	(5,895)	(173)	-		(6,068)
Used during the period	(705)	-		-		(705)
Contributions	-		-		(1,467)	(1,467)
Foreign exchange gain	-		-		6,987		6,987	
At September 30, 2014	45,053		1,576		216,963		263,592	

(*) Corresponds to equity interests in affiliates with negative equity, principally New Lipstick LLC.

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23. Provisions (Continued)

Disclosure of total provisions in current and non-current is as follows:

	September	
	30,	June 30,
	2014	2014
Non-current	244,117	205,228
Current	19,475	18,432
	263,592	223,660

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24. Borrowings

The breakdown of the Group borrowings as of September 30, 2014 and June 30, 2014 was as follows:

						Bool	k value
	Secured / unsecured	Currency	Rate	Effective interest rate %	Nominal Value of share capital	September 30, 2014	June 30, 2014
Non-current							
NCN IRSA due 2015 NCN IRSA due 2017	Unsecured Unsecured	Ps. US\$	Floating Fixed	Badlar + 395ps 8.5% Badlar +	209,297 150,000	1,254,831	209,297 1,210,359
NCN IRSA due 2017 NCN APSA due 2017	Unsecured Unsecured	Ps. US\$	Floating Fixed	450ps 7.875%	10,790 110,000	10,723 899,086	10,734 866,549
NCN IRSA due 2020	Unsecured	US\$	Fixed	11.5%	150,000	1,152,765	1,111,449
Seller financing of plot of	C 1	TICO	F: 4	2.50	2 (10	10.657	10.072
land (v)	Secured	US\$	Fixed	3.5%	2,618	19,657	19,072
Seller financing of Soleil Factory (i)	Secured	US\$	Fixed	5%	12,610	-	80,126
Seller financing of Zetol S.A		IIOΦ	г. 1	2.50	4.500	44.005	22.050
(ii) Bank loans	Secured Unsecured	US\$ Ps.	Fixed Fixed	3.5% 15.25%	4,500 8,932	44,925 5,828	22,058 6,938
Syndicated loan (iii)	Unsecured	Ps.	Fixed	(iv)	177,339	49,731	74,964
Banco Provincia de Buenos	Offsecured	1 3.	Tixeu	(11)	177,337	77,731	74,704
Aires loan (iv)	Unsecured	Ps.	Fixed	(v)	19,333	3,215	6,421
Related parties (Note 34)	Secured	Ps.	Fixed	15.25%	5,000	3,073	3,750
Related parties (Note 34)	Unsecured	Ps.	Floating	Badlar	109,701	143,399	133,314
Finance leases obligations	Secured	US\$	Fixed	7.5%	306	870	972
Total Non-current							
borrowings						3,588,103	3,756,003

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24. Borrowings (Continued)

	Secured / unsecured	Currency	Rate	Effective interest rate %	Nominal Value of share capital	Book September 30, 2014	value June 201
Current							
NCN IRSA due				Badlar +	209,398		
2015	Unsecured	Ps.	Floating	395 ps		213,016	4,
NCN IRSA due					150,000		
2017	Unsecured	US\$	Fixed	8.5%		16,327	41,
NCN IRSA due				Badlar +	10,790		
2017	Unsecured	Ps.	Floating	450 ps		234	
NCN APSA due					110,000		
2017	Unsecured	US\$	Fixed	7.875%		27,283	8,
NCN IRSA due					150,000		
2020	Unsecured	US\$	Fixed	11.5%		25,590	57,
Short-term					117,432		
loans	Unsecured	Ps.	Fixed	28.25%		114,625	2,
Bank					-		
overdrafts	Unsecured	Ps.	Floating	-		576,630	401,
Syndicated loan					177,339		
(iii)	Unsecured	Ps.	Fixed	(iv)		101,431	101,
Banco Provincia de Buenos Aires loan (iv)	Unsecured	Ps.	Fixed	(v)	19,333	12,894	12,
Seller financing of plot of land					2,618		
(v)	Secured	US\$	Fixed	3.5%		2,407	2.
Seller financing of Soleil Factory					12,610		
(i)	Secured	US\$	Fixed	5%		-	5.
Seller financing of Zetol S.A.					4,500		
(ii)	Secured	US\$	Fixed	3.5%		-	21.
Other					-		
borrowings	Unsecured	_	_	_		56,834	74.
Related parties (Note				Badlar +	4,635		
34)	Unsecured	Ps.	Floating	300bps		4,794	
Related parties (Note				•	5,000		
34)	Unsecured	Ps.	Fixed	15.25%	,	1,833	1,
Finance leases					325	ĺ	
obligations	Secured	US\$	Fixed	7.5%		1,830	1.
Total Current						,	·
borrowings						1,155,728	737,
Total						, - ,	
borrowings						4,743,831	4,493.

NCN: Non-convertible Notes

- (i) Seller financing of Soleil Factory (investment properties): Mortgage financing of US\$ 20.7 million with a fixed 5% interest rate due in June 2017. As of the date of these financial statements, the mentioned capital is fully canceled.
- (ii) Seller financing of Zetol S.A. (trading properties): Mortgage financing of US\$ 7 million with a fixed 3.5% interest rate. The balance is payable, by choice of the seller, in money or with the delivery of units in buildings to be built representative of 12% of the total marketable square meters built.
- (iii) On November 16, 2012, the Company subscribed a syndicated loan for Ps. 118,000. Principal will be payable in 9 quarterly consecutive installments and shall accrue interest at rate of 15.01%. On June 12, 2013 the Company subscribes a new syndicated loan for Ps. 111,000. Principal will be payable in 9 quarterly consecutive installments and shall accrue interest at rate of 15.25%. Both loans have been entered into with various banking institutions, one of which is Banco Hipotecario (Note 34).
- (iv) On December 12, 2012, the Group subscribed a loan with Banco Provincia de Buenos Aires for Ps. 29 million. Principal will be repaid in 9 quarterly consecutive installments beginning in December 2013. Additionally, on February 3, 2014 a new loan has been subscribed for Ps. 20 million. As of the date of these financial statements, the mentioned capital is fully canceled.
- (v) Seller financing of plot of land Vista al Muelle S.A. in Canelones, Uruguay (Trading properties).

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25. Taxes

The details of the provision for the Group's income tax, is as follows:

	September	September
	30,	30,
	2014	2013
Current income tax	261,384	(73,016)
Minimum Presumed Income tax (MPIT)	807	-
Deferred income tax	(85,860)	60,068
Income tax	176,331	(12,948)

The gross movement on the deferred income tax account is as follows:

	September			
	30,	June 30,		
	2014	2014		
Beginning of the period / year	23,034	(310,700)		
Cumulative translation adjustment	(1,233)	(17,948)		
Reclassified to assets held for sale	(33,346)	33,346		
Income tax expense and deferred income				
tax	85,860	318,336		
End of period / year	74,315	23,034		
1	•	,		

The Group did not recognize deferred income tax assets of Ps. 23 million and Ps. 22.9 million as of September 30, 2014 and June 30, 2014, respectively. Although management believes that it will become profitable in the foreseeable future, as a result of the history of recent losses incurred during the development phase of the different Group's business operations and the lack of verifiable and objective evidence due to the limited operating history of the Group itself, the Board of Directors has determined that there is sufficient uncertainty as to the generation of sufficient income to utilize the losses within a reasonable timeframe, therefore, no deferred tax asset is recognized in relation to these losses.

Below is a reconciliation between income tax recognized and that which would result applying the prevailing tax rate on Profit before income tax for the three-month periods ended September 30, 2014 and 2013:

	September 30, 2014	September 30, 2013
Tax calculated at the tax rates applicable to profits in the		
respective countries	126,052	17,735
Permanent differences:		
Share of profit of associates and joint		
ventures	56,694	(13,647)

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Unrecognized tax		
losses	2,113	-
Non taxable		
income	(1,894)	7,291
Others	(7,441)	1,569
Income		
tax	175,524	12,948
Minimum Presumed Income tax		
(MPIT)	807	-

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26. Shareholders' equity

Special reserve

Pursuant to CNV General Ruling No. 609/12, the Company set up a special reserve reflecting the positive difference between the balance at the beginning of retained earnings disclosed in the first financial statements prepared according to IFRS and the balance at closing of retained earnings disclosed in the last financial statements prepared in accordance with previously effective accounting standards. This reserve may not be used to make distributions in kind or in cash, and may only be reversed to be capitalized, or otherwise to absorb potential negative balances in Retained Earnings.

Repurchase plan involving common shares and GDS issued by IRSA

On July 25, 2013, IRSA's Board of Directors set forth the terms and conditions governing the purchase of the Company's own stock pursuant to Section 64 of Law No. 26,831 and the CNV's regulations, for up to an aggregate amount of Ps. 200.0 million and up to 5% of the capital stock, in the form of shares or Global Depositary Shares (GDS) representing 10 shares each, and up to a daily limit of 25% of the average daily transaction volume experienced by the IRSA's shares, along with the markets where they are listed, during the prior 90 business days, and at a price ranging from a minimum of Ps. 1 up to Ps. 8 per share. On September 18, 2013 the Board of Directors decided to increase the maximum price to Ps. 10.00 per common share and US\$ 10.50 per GDS. On October 15, 2013, the Board of Directors approved a new increase to the maximum price, raising it to Ps. 11.00 per common share and US\$ 11.50 per GDS. On October 22, 2013 the Board of Directors approved a new increase to the maximum price, raising it to Ps. 14.50 per common share and US\$ 15.00 per GDS. During the year ended June 30, 2014, the Company repurchased 533,947 common shares (nominal value Ps. 1 per share) for a total of Ps. 5.2 million and 437,075 GDS (representing 4,370,750 common shares) for a total amount of US\$ 5.2 million.

On June 10 2014, the Board of Directors of IRSA resolved to terminate the stock repurchase plan that was approved by resolution of the Board on July 25, 2013, and modified by resolutions adopted on September 18, 2013, October 15, 2013 and October 22, 2013. During the term of the Stock Repurchase Plan, IRSA has repurchased 4,904,697 shares for an aggregate amount of Ps. 37,905,631.

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27. Revenues

	September	September
	30,	30,
	2014	2013
Base rent	304,460	239,807
Contingent rent	86,610	71,744
Admission rights	34,600	28,508
Averaging scheduled rent escalation	9,663	7,541
Parking fees	24,844	19,653
Letting fees	14,135	8,330
Service charges	204,300	160,908
Property management fee	7,483	6,365
Others	2,344	1,194
Total rental and service income	688,439	544,050
Sale of trading properties	4,748	4,286
Revenue from hotel operations	96,827	72,927
Consumer financing	55	184
Total other revenue	101,630	77,397
Total revenues	790,069	621,447

28. Costs

	September	September
	30,	30,
	2014	2013
Costs of rental and services costs	284,463	240,945
Cost of sale and development	2,666	3,111
Costs from hotel operations	66,291	49,548
Costs from consumer financing	74	96
Total costs	353,494	293,700

29. Expenses by nature

The Group disclosed expenses the statements of income by function as part of the line items "Costs", "General and administrative expenses" and "Selling expenses".

The following tables provide the additional required disclosure of expenses by nature and their relationship to the function within the Group.

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29. Expenses by nature (Continued)

For the period ended September 30, 2014:

Group Costs							
	Cost of sale and	Costs of rental and	Costs from consumer	Costs from hotel	General and administrative	Selling	
	development	services	financing	operations	expenses	expenses	Total
Salaries, social							
security costs and							
other personnel							
expenses	165	91,333	-	37,264	24,872	6,723	160,357
Maintenance,							
security, cleaning,		76.000		0.206	5 120	027	00.012
repair and others	912	76,220	-	8,306	5,138	237	90,813
Taxes, rates and contributions	684	25,638			2,287	20,130	48,739
Amortization and	004	23,038	-	-	2,207	20,130	40,739
Depreciation and	208	38,585	_	2,838	1,136	63	42,830
Advertising and	200	36,363	_	2,030	1,130	0.5	72,030
others selling							
expenses	_	31,889	_	1,540	_	4,530	37,959
Other expenses	12	8,408	9	141	5,734	238	14,542
Fees and		,			,		,
payments for							
services	5	7,992	65	402	18,169	1,710	28,343
Director's fees	-	-	-	-	19,377	-	19,377
Food, beverage							
and other lodging							
expenses	-	-	-	15,550	1,887	1,297	18,734
Leases and							
service charges	93	4,398	-	250	789	300	5,830
Allowance for							
trade and other							
receivables, net	-	-	-	-	-	2,194	2,194
Cost of sales of	505						505
properties	587	-	-	-	-	_	587
Total expenses by		204.462	7.4	66 201	70.200	27.422	470 205
nature	2,666	284,463	74	66,291	79,389	37,422	470,305

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29. Expenses by nature (Continued)

For the period ended September 30, 2013:

		Group	Costs				
	Cost of sale and	Costs of rental and	Costs from consumer	Costs from hotel	General and administrative	Selling	
	development	services	financing	operations	expenses	expenses	Total
Salaries, social							
security costs and							
other personnel							
expenses	38	71,686	-	28,168	23,353	5,517	128,762
Maintenance,							
security, cleaning,	0.47	50.010		6 221	2 277	124	60.701
repair and others Taxes, rates and	847	58,212	-	6,221	3,377	134	68,791
contributions	805	18,520		106	1,692	15,601	36,724
Amortization and	803	16,320	-	100	1,092	13,001	30,724
Depreciation	143	50,978	_	2,729	1,220	54	55,124
Advertising and	113	20,570		2,729	1,220		55,12
others selling							
expenses	1	26,152	_	925	320	3,654	31,052
Other expenses	5	4,549	3	95	2,685	124	7,461
Fees and							
payments for							
services	13	7,059	93	209	7,585	1,212	16,171
Directors fees	-	-	-	-	15,138	-	15,138
Food, beverage							
and other lodging				10.000	1 400	550	12.002
expenses	-	-	-	10,889	1,422	772	13,083
Leases and	363	2.790		206	1 657	221	6.226
service charges Allowance for	303	3,789	-	200	1,657	221	6,236
trade and other							
receivables, net	_	_	_	_	29	3,397	3,426
Cost of sales of					2)	3,371	3,120
properties	896	-	_	_	_	-	896
Total expenses by							
nature	3,111	240,945	96	49,548	58,478	30,686	382,864

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30.	Employee costs		
		September 30, 2014	September 30, 2013
Salaries, bonuses and social security			
expenses		137,404	110,120
Costs of equity incentive plan and defined co	ntribution plan	12,503	6,862
Other employee costs and benefits		10,450	11,780
Total employee costs		160,357	128,762
31.	Other operating results, net		
		September 30, 2014	September 30, 2013
Gain (Loss) from disposal of equity interest in	n associate	8,758	-
Tax on shareholders' personal assets		(508)	(1,634)
Donations		(3,731)	(2,758)
Judgments and other contingencies (1)		(759)	(3,367)
Others		(942)	(1,773)
Total other operating results, net		2,818	(9,532)
(1)	Includes legal expenses.		
32.	Financial results, net		
		September	
		30,	September
		2014	30, 2013
Finance income:		2011	30, 2013
- Interest income		9,503	12,767
- Foreign exchange		10,127	30,706
- Dividends income		4,195	3,061
Total finance income		23,825	46,534
Finance costs:		·	·
- Interest expense		(178,430)	(101,263)
- Foreign exchange		(129,140)	(186,593)
- Other finance costs		(21,590)	(12,464)
Subtotal finance costs		(329,160)	(300,320)
Less: Capitalized finance costs		2,034	6,390
Total finance costs		(327,126)	(293,930)

Other financial results:

- Fair value gain of financial assets at fair value through profit or loss, net	119,120	47,067
- Loss on derivative financial instruments,		
net	(32,107)	(5,226)
- Loss on repurchase of Non-Convertible Notes	-	(14,271)
Total other financial results	87,013	27,570
Total financial results, net	(216,288)	(219,826)

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33. Share-based payments

Equity incentive plan

The Group incurred a charge of Ps. 12,252 and Ps. 5,932 for the three-month periods ended September 30, 2014 and 2013, respectively.

34. Related party transactions

During the normal course of business, the Group conducts transactions with different entities or parties related to it. An individual or legal entity is considered a related party where:

- -An entity, individual or close relative of such individual or legal entity exercises control, or joint control, or significant influence over the reporting entity, or is a member of the Board of Directors or the Senior Management of the entity or its controlling company.
 - An entity is a subsidiary, associate or joint venture of the entity or its controlling or controlled company.

The main transactions conducted with related parties are described in the annual Financial Statements for the fiscal year ended June 30, 2014.

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Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
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34. Related party transactions (Continued)

The following is a summary of the balances with related parties as of September 30, 2014:

Related party Parent Company	Description of transaction			Trade and other receivables current	Trade and other payables non-current	Trade and other payables current]	Borrowings non-current		3orrowing current	gs
Cresud	Reimbursement										
S.A.C.I.F. y	of expenses	-	-	604	-	(1,259)	-		-	
A.	Corporate services	-	-	-	-	(18,265)	-		_	
	Sale of good										
	and/or services	-	-	216	-	-		-		-	
	Transfer of VAT	-	-	-	-	(63)	-		-	
	Leases and/or			106							
	rights of use Non-Convertible	-	-	106	-	-		-		-	
	Notes Notes	14,078						(59,052	`	(1,504	`
	Long-term	14,076		_	_	_		(37,032	,	(1,504	,
	incentive plan	-	_	_	-	(14,124)	_		_	
	Share-based					,	,				
	payments	-	-	-	-	(4,214)	-		-	
Total Parent											
Company		14,078	-	926	-	(37,925)	(59,052)	(1,504)
Associates											
Banco	Reimbursement										
Hipotecario	of expenses	-	-	139	-	(406)	-		-	
S.A.	Borrowings	-	-	-	-	-		(10,559)	(20,208)
	Leases and/or			114							
	rights of use	-	-	114	-	-		-		-	
	Commissions per stands			59							
Lipstick	stalius	_	-	39	-	-		-		-	
	Reimbursement										
LLC	of expenses	_	_	793	_	_		_		_	
	Contributions to			,,,,							
Manibil S.A.				7,350							
	Reimbursement			·							
LLC	of expenses	-	-	2,382	-	-		-		-	

Banco de crédito y securitización	Leases and/or	_	_	47	_		_		_		_	
securitizacion	Leases and/or	-	_	47	_		-		-		-	
	rights of use	-	-	-	(62)	(654)	-		-	
	Reimbursement											
Tarshop S.A.	of expenses	-	-	698	-		(642)	-		-	
Total												
Associates		-	-	11,582	(62)	(1,702)	(10,559)	(20,208)
50												

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Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
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Related party Joint ventures	Description of transaction	Investment in financial assets current	Trade and other receivables non-current		Trade and other payables non-current	Trade and other payables current	Borrowings non-current	Borrowing current	;S
Baicom	Contributions to								
Networks S.A.		_	_	10	-	_	_	-	
	Management fees	_	-	5	-	_	-	-	
	Borrowings	-	1,187	-	-	-	-	-	
	Reimbursement		ŕ						
	of expenses	_	_	350	_	_	_	_	
	Reimbursement								
Entertainment	of expenses	_	_	201	_	_	_	-	
Holding S.A.	Borrowings	-	-	63	-	_	-	-	
Ü	Reimbursement								
Entretenimient	oof expenses	_	-	123	-	_	-	-	
Universal S.A.	Borrowings	-	-	71	-	-	-	-	
Boulevard	Reimbursement								
Norte S.A.	of expenses	-	-	894	-	-	-	-	
	Borrowings	-	-	4	-	-	-	-	
Cyrsa S.A.	Borrowings	-	-	-	-	-	(143,399)	-	
•	Proceeds from								
	leasing	-	-	302	-	-	-	-	
	Other receivables	-	-	110,860	-	-	-	-	
	Reimbursement								
	of expenses	-	-	6	-	(13	-	-	
Nuevo Puerto	Reimbursement								
Santa Fe S.A.	of expenses	-	-	191	-	-	-	-	
	Proceeds from								
	leasing	-	-	86	-	(4)	-	-	
	Leases and/or								
	rights of use	-	-	-	-	(848)	-	-	
	Management fees	-	-	1,581	-	-	-	-	
	Share-based								
	payments	-	-	366	-	-	-	-	
	Borrowings	-	-	-	-	-	-	(4,794)
	Borrowings	-	-	1,862	-	-	-	-	
Puerto Retiro	Reimbursement								
S.A.	of expenses	-	-	216	-	-	-	-	
	Management fees	-	-	22	-	(45)	-	-	

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- •	Reimbursement of expenses	-	-	95	-	-		-	-	
Total Joint Ventures	Î	_	1,187	117,308	_	(910)	(143,399)	(4,794)
			,	1,5 2 2		(-		(()	
51										

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Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
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Related party	Description of transaction	Investment in financial assets current	Trade and other receivables non-current		Trade and other payables non-current	Trade and other payables current	В	SorrowingsB on-current	_
Subsidiaries of	transaction	Current	non-current	Current	non-current	Current	- 11	on-current	Current
the parent									
company									
Exportaciones	Borrowings	_	_	1,884	_	_		_	_
Agroindustriales	_	_	_	-	_	(2,334)	_	_
Futuros y						(=,00.	,		
Opciones.com	Reimbursement								
S.A.	of expenses	-	_	164	_	(29)	-	_
FyO Trading	Reimbursement								
S.A.	of expenses	_	_	1	_	_		_	_
Total	1								
Subsidiaries of									
the parent									
company		-	-	2,049	-	(2,363)	-	-
Other related									
parties									
Consultores									
Asset									
Management	Reimbursement								
S.A.	of expenses	-	-	3,048	-	(145)	-	-
Estudio Zang,	Advances	-	-	4	-	-		-	-
Bergel y Viñes	Legal services	-	-	25	-	(65)	-	-
	Reimbursement								
Austral Gold	of expenses	-	-	3	-	(1)	-	-
	Reimbursement								
Ogden Argentina	_	-	-	278	-	-		-	-
S.A.	Borrowings	-	-	4	-	-		-	-
EMP	Management fees	-	-		-	(32)	-	-
	Reimbursement			= 0					
Fundación IRSA	of expenses	-	-	79	-	-		-	-
IRSA Real	G 1: 1								
Estate Strategies	•					(0	`		
LP	contribution	-	-		-	(8)	-	-
Inversiones									
Financieras del	Porrowings					(5	`		
Sur S.A.	Borrowings	-	-	-	-	(5)	-	-

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IRSA								
Developments	Capital							
LP	contributions	-	-	-	-	(13) -	-
	Reimbursement							
	of expenses	-	-	-	-	(178) -	-
Museo de los	Leases and/or							
niños	rights of use	-	-	795	-	-	-	-
Total other								
related parties		-	-	4,236	-	(447) -	-

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
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Related party Directors and Senior Management	I	Investments in financial assets current	Trade and other receivables non-current		Trade and other payables non-current	Trade and other payables current	Borrowings non-current	Borrowings current
	Fees	-	-	-	(2,750)	(26,338)) -	-
	Reimbursement of expenses Guarantee	-	-	301	-	(10) -	-
Directors	deposits	-	-	-	(8)	-	-	-
Total								
Directors and	l							
Senior								
Management		-	-	301	(2,758)	(26,348)	-	-
Total		14,078	1,187	136,402	(2,820)	(69,695)	(213,010)	(26,506)

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
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34. Related party transactions (Continued)

The following is a summary of the balances with related parties as of June 30, 2014:

Related party Parent	Description of		and other ceivabla				BorrowingsI non-current	_	Derivative financial instruments current
Company									
	Reimbursement of	•		4.6		(2 - 22)			
	expenses	-	-	16	-	(3,723)	-	-	-
	Corporate services	-	-	-	-	(33,710)	-	-	-
	Sale of good and/or services			701					
	Dividends payable	-	-	701	-	(36,462)	-	-	-
	Leases and/or	, -	-	-	-	(30,402)	-	-	-
	rights of use	_	_	1,598	_	_	_	_	_
	Non-Convertible			1,570					
	Notes	14,079	_	_	_	_	(56,972)	(2,023)	_
	Long-term	,					, , ,	,	
Cresud	incentive plan	-	-	-	-	(10,557)	-	-	-
S.A.C.I.F. y	Share-based								
A.	payments	-	-	-	-	(3,673)	-	-	-
Total Parent									
Company		14,079	-	2,315	-	(88,125)	(56,972)	(2,023)	-
Associates									
	Reimbursement of								
	expenses	-	-	-	-	(1,547)	-	-	
	Borrowings	-	-	-	-	-	(17,781)	(23,285)	
	Derivatives	-	-	-	-	-	-	-	(5,225)
Danas	Leases and/or			200					
Banco	rights of use	-	-	200	-	-	-	-	-
Hipotecario S.A.	Commissions per stands			59					
Lipstick	stanus		-	3)		_			_
	Reimbursement of	•							
LLC	expenses	_	_	765	_	_	_	_	_
	Reimbursement of								
LLC	expenses	-	-	2,297	-	-	-	-	-
Banco de	Leases and/or	-	-	19	-	(80)	-	-	-
crédito y	rights of use								

seci	111	t17	201	Óη
ove		LIZ.	acı	(711

Securitizacion									
	Leases and/or rights of use	_	-	-	(175)	(677)	-	_	-
	Reimbursement of				· ·	· · · ·			
	expenses	-	-	687	-	-	-	-	-
	Commissions per								
Tarshop S.A.	stands	-	-	19	-	-	-	-	-
Total				1016		(2.204.)	/4 == 04 \	(22.20.7.)	(7.007)
Associates		-	-	4,046	(175)	(2,304)	(17,781)	(23,285)	(5,225)

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
(All amounts in thousands of Argentine Pesos, except shares and per share data and as otherwise indicated)
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Related party	Description of	assets	Trade and other receivables				BorrowingsB non-current		-
Joint	,								
Ventures									
Baicom	Contributions to be paid in Management fees Borrowings	- - -	- - 1,143	10 2	- - -	- - -	- -	- - -	- - -
Networks	Reimbursement of								
S.A.	expenses	-	-	193	-	-	-	-	-
Entertainmer Holding S.A.	•	-	-	165 20	-	-	-	-	-
	tReimbursement of	-	-	20	-	-	-	-	-
Universal S.A.	expenses Borrowings	-	-	103 68	-	-	-	-	- -
	Reimbursement of								
Boulevard Norte S.A.	expenses Borrowings	-	- -	864 4	- -	- -	-	- -	-
	Borrowings Reimbursement of	-	-	-	-	-	(133,314)	-	-
Cyrsa S.A.	expenses	-	-	66	-	(9)	-	-	-
	Reimbursement of expenses Proceeds from	-	-	223	-	(72)	-	-	-
	leasing Leases and/or	-	-	-	-	(18)	-	-	-
	rights of use Management fees Share-based	-	-	- 1,338	-	(630)	- -	-	-
Nuevo Puerto Santa Fe S.A	payments	-	-	304	-	-	-	- (71	-) -
	Contributions to be paid in Borrowings	<u>-</u>	- -	160 3,230	- -	- -	- -	- -	- -
Puerto Retiro	Reimbursement of			.,					
S.A.	expenses	-	-	213	-	-	-	-	-
	Management fees	-	-	22	-	(45)	-	-	-

Quality Invest S.A.	Reimbursement of expenses	-	-	64	-	-	-	-	-
Total Joint Ventures		-	1,143	7,049	-	(774)	(133,314)	(71)	-
55									

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
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Related party	Description of transaction		and other eceivables	Trade and other receivables current n				_		Derivative financial gsstruments
Subsidiaries of	transaction	Currentin	Jii-cuii ciii	. Current ii	on-curren	Current	110	ii-cuiiciii	Current	Cultent
the parent company										
	aReimbursement of									
S.A.	expenses	_	_	2	_	(515)	_	_	_
Exportaciones	скрепосо					(818	,			
Agroindustriales	Borrowings	_	_	2,134	_	_		_	_	_
Futuros y	Donowings			2,131						
Opciones.com	Reimbursement of									
S.A.	expenses	_	_	138	_	(29	`	_	_	_
FyO Trading	Reimbursement of	_	_	130	_	(2)	,	_	_	_
S.A.	expenses	_	_	1	_	_		_	_	_
Total	expenses			1						
Subsidiaries of										
the parent										
company		_	_	2,275	_	(544	`	_	_	_
Other related		-	-	2,273	-	(344	,	-	_	-
parties										
Consultores										
Asset										
	Reimbursement of									
Management S.A.				14 270		(11.000	`			
	expenses	-	-	14,378	-	(11,099)	-	-	-
Estudio Zang,	Advances	-	-	4	-	- (512	`	-	-	-
Bergel y Viñes	Legal services	-	-	-	-	(513)	-	-	-
A . 1 C 11	Reimbursement of			0		(1	`			
Austral Gold	expenses	-	-	8	-	(1)	-	-	-
0.1.4	Reimbursement of			220						
Ogden Argentin		-	-	228	-	-		-	-	-
	Borrowings	-	-	4	-	_		-	-	-
EMP	Management fees	-	-	-	-	(31)	-	-	-
	Reimbursement of									
Fundación IRSA	expenses	-	-	72	-	-		-	-	-
IRSA Real										
Estate Strategies										
LP	Capital contribution	n -	-	-	-	(8)	-	-	-
	Borrowings	-	-	378	-	(5)	-	-	-

Financieras del	
Sur S.A.	
IRSA	
Developments	

LP	Capital contribution	-	-	-	-	(13) -	-	-
Museo de los	Reimbursement of								
niños	expenses	-	-	767	-	(9) -	-	-
Total other									
related parties		-	-	15,839	-	(11,679) -	-	-

IRSA Inversiones y Representaciones Sociedad Anónima

Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
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Dalata da a sutu	Description of		and other ceivables	•			Borrowings E	Borrowingsi	
Related party		current no	m-current	current no	m-curren	t current	non-current	current	current
Directors and									
Senior									
Management				201		(12.225.)			
	Fees	-	-	301	-	(13,225)	-	-	-
	Reimbursement								
	of expenses	-	-	-	-	(10)	-	-	-
Directors	Tenant deposits	-	-	-	(20)	-	-	-	-
Total									
Directors and	l								
Senior									
Management		-	_	301	(20)	(13,235)	-	_	_
Total		14,079	1,143	31,825	(195)	(116,661)	(208,067)	(25,379)	(5,225)

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Notes to the Unaudited Condensed Interim Consolidated Financial Statements (Continued)
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34. Related party transactions (Continued)

The following is a summary of the transactions with related parties for the three-month period ended September 30, 2014:

	Leases and/or								
	rights	N	Management	Corporate	Legal	Financial			Fees and
Related party	of use		fees	services	services	operations		Donations	salaries
Parent Company									
Cresud S.A.C.I.F.									
y A.	616		-	(21,451)	-	(2,678)	-	-
Total Parent									
Company	616		-	(21,451)	-	(2,678)	-	-
Associates									
Banco Hipotecario									
S.A.	148		-	-	-	(549)	-	-
Banco de crédito y									
securitización	915		-	-	-	-		-	-
Tarshop S.A.	2,219		-	-	-	-		-	-
Total Associates	3,282		-	-	-	(549)	-	-
Joint Ventures									
Baicom Networks									
S.A.	-		3	-	-	34		-	-
Cyrsa S.A.	-		-	-	-	(5,606)	-	-
Nuevo Puerto									
Santa Fe S.A.	(239)	310	-	-	(300)	-	-
Puerto Retiro S.A.	-		-	-	-	277		-	-
Quality Invest									
S.A.	-		54	-					