SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN ISSUER PURSUANT TO RULE 13a-16 OR 15d-16 OF THE SECURITIES EXCHANGE ACT OF 1934

For the month of March, 2015

 $(Commission\ File\ No.\ 001\text{-}33356),$

Gafisa S.A.

 $(Translation\ of\ Registrant's\ name\ into\ English)$

Av. Nações Unidas No. 8501, 19th floor São Paulo, SP, 05425-070 Federative Republic of Brazil

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F.

Form 20-F ___X__ Form 40-F ____

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1)

Yes _____ No ___X___

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Yes _____ No ___X___

Indicate by check mark whether by furnishing the information contained in this Form, the Registrant is also thereby furnishing the information to the Commission pursuant

to Rule 12g3-2(b) under the Securities Exchange Act of 1934:

Yes _____ No ___X___

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): N/A

Ec	dgar Filing: Gafisa S.A Form 6-K
Financial Statements	
Gafisa S.A.	
December 31, 2014	
and Report of Independent Registered	d Public Accounting Firm

(A free translation from the original in Portuguese into English)

(A free translation from the original in Portuguese into English)

Gafisa S.A.

Financial Statements

December 31, 2014

Table of contents

Management Report	1
Report of Independent Registered Public Accounting Firm	11
Audited financial statements	
Balance sheet	14
Statement of profit or loss	16
Statement of comprehensive income	17
Statement of changes in equity	18
Statement of cash flows	19
Statement of value added	20
Notes to the financial statements	21
Management statement on the financial statements	100
Management statement on the report of independent registered public accounting firm	101
Minutes of the Meeting of the Audit Committee	102
Minutes of the Meeting of the Fiscal Council	103
Minutes of the Board of Directors' Meeting	105
Earnings Release 4Q14	106

Management report 2014

Dear Shareholders,

The management of Gafisa S.A. ("Gafisa" or "Company") is pleased to submit for your review the Management Report and the corresponding Financial Statements, together with the Independent Auditors and the Fiscal Council reports for the fiscal year ended December 31, 2014. The information is presented in millions of reais and on a consolidated basis, unless specified otherwise, and in accordance with accounting practices adopted in Brazil.

MESSAGE FROM MANAGEMENT

Despite a challenging environment, the Company remained focused on maintaining operating performance, increasing profitability, and generating shareholder value in 2014.

Last year, we made further headway in managing our working capital. By streamlining the production cycle, we were able to shorten overall construction time and strengthen the financial management of construction overall. We also increased both the quality and speed of the transfer process and completed almost all legacy projects at Tenda, thereby improving the management of our capital employed. This allowed us to begin 2015 in a strong position and keep pace with the business cycle, despite current economic uncertainty in Brazil.

In this context, we would like to note the sound performance of Gafisa and Tenda's projects during the year and their contribution to the Company's consolidated results. The adjusted gross margin reached 33.2% in 2014, around 2 percentage points higher than a year ago. The Gafisa segment maintained consistent results with an adjusted gross margin of 35.4% in the year. The Tenda segment benefited from the consolidation of its New Business Model and consequently a larger contribution of new projects to results. Tenda ended the year with an adjusted gross margin of 26.9%, significantly higher than 2013.

Last year was impacted by several one-off events, including the World Cup at the end of 1H14, uncertainty and turbulence around the presidential elections at the end of the year, and continuing economic stagnation in Brazil. These factors resulted in challenging conditions in various sectors, including the real estate market, creating a slowdown in demand; especially in the medium- and high-income brackets. Consequently, the Gafisa segment is being very selective in the development and launch of products in order to prioritize stable levels of profitability. The segment is also maintaining a conservative stance towards new investments.

During the 2014 year the Gafisa segment launched R\$1.0 billion in total, which is slightly below guidance of R\$1.1 – R\$1.2 billion. Given the uncertainty in the economic environment and a lower level of consumer confidence, the Gafisa segment chose to postpone the launch of some of its planned projects in the hopes of better market conditions in 2015. This strategy is also expected to result in higher levels of profitability, consistent with the Company's expectations. It is also aligned with increased market risk and conservatism regarding the use of available cash.

For the Gafisa segment, the past year was another important step in the consolidation of its production cycle. From an operational point of view, we ended the year with strong delivery volumes, including 23 projects/phases, corresponding to 3,806 units, and transfers of R\$1.6 billion. The result reflects the increasing level of control and efficiency in the segment's operations. Currently, Gafisa has 41 projects under management which are all within contractual deadlines, confirming our commitment to clients.

Gafisa segment ended the year with turnover in the portfolio of approximately R\$2.3 billion, of which R\$143.1 million is related to projects outside the Rio-São Paulo area, a 47.5% decrease year-over-year. It is worth noting the more long-term and balanced profile of the Gafisa segment's inventory, with a high composition of total inventory (63.2%) scheduled for delivery from 2016 onwards. These factors combined enable greater flexibility for the sale of these units.

Looking ahead to 2015, given the likely continuation of the current economic scenario, we expect to maintain the more conservative approach, particularly with regards to the placement of products in the market. Priority will be given to those projects with higher liquidity, in order to achieve a good level of sales and profitability. Efforts made in the last two years, including the restoration of our landbank and the achievement of a higher level of operational efficiency and balance, gives us comfort over the development of the business plan for the year.

Turning to the Tenda segment, last year was a defining point in the turnaround process. Having focused on the delivery of the remaining units of legacy projects, we ended the year with only three such construction sites, equivalent to 2,593 thousand units in construction, which we expect to be completed by the end of the first half of 2015. This compares with nearly 31 thousand outstanding units in early 2012. Another key advance for the Tenda segment in 2014 was the performance and high volume of deliveries on New Model projects. Last year 9 projects / phases totaling 1,700 units and R\$ 213.8 million in Potential Sales Value (PSV) were delivered. All were launched in 2013 under the New Model. It is noteworthy that in these first successful deliveries and other new projects under construction, Tenda achieved the profitability drivers established for the operation of the New Model projects: adjusted gross margin was above the floor of 28%; average monthly VSO was between 5-7%; and recently, in October 2014, with change in the sales process, the level of cancellations is expected to be around 15% of total gross sales.

In 2014, the Tenda segment launched 14 projects, totaling R\$613.3 million in PSV, in line with launch guidance for the year. Tenda continues to believe in the resilience of its market in the face of a more uncertain economic scenario. Demand in the low income housing segment remains strong thanks to low unemployment and continued access to credit.

For the coming year, the Tenda segment continues to seek increased scale through growth in launches and the implementation of strategies to ensure the achievement of solid sales volume. Tenda will also actively seek out new businesses, taking advantage of the opportunities created by the general market environment. Consistent results in the New Model projects reinforces our confidence in the business plan for 2015.

Consolidated Gafisa and Tenda launch volumes reached R\$241.5 million in the quarter and R\$1.6 billion in the year. Net pre-sales were R\$303.9 million in the quarter and R\$1.2 billion in the year. Adjusted gross profit was R\$190.1 million, with a margin of 30.2% in the quarter. On a full year basis, adjusted gross profit totaled R\$713.3 million, with a margin of 33.2%, above the prior year.

We are consistently seeking greater efficiency and productivity in the business cycle in both segments. In 2014, this led to a 19.9% year-over-year drop in the level of selling, general and administrative expenses, due to the reforms implemented over the past two years.

Consolidated net income was a positive R\$8.0 million in the fourth quarter, comprising Gafisa's net income of R\$36.8 million, and a loss at Tenda of R\$28.8 million. For the full year 2014, net income was negative R\$42.5 million, as Gafisa reported net income of R\$66.5 million and Tenda reported a loss of R\$109.4 million.

Again, we highlight the Company's cash generation throughout the year. We ended 4Q14 with operating cash flow of R\$ 103.1 million, reaching R\$ 298.6 million in the year, reflecting: (i) the sound performance of the transfer process, with approximately R\$ 1.7 billion transferred to financial institutions in the year; and (ii) the greater assertiveness and control of our business cycle. Free cash flow was positive again, reaching R\$38.3 million and totaling R\$81.0 million in the year. Total cash generation excludes certain non-recurring effects such as share repurchases and expenses related to the Alphaville transaction, which impacted the full year of 2014.

At the end of 2014, the net debt/equity ratio was slightly higher than the previous quarter, reaching 47.1%. Excluding project financing, net debt/equity totaled a negative ratio of 19.0%.

The spinoff process is ongoing. The brands are currently operating independently, with their own structures that reflect the specifics of their business models. We continue to work with partners and bankers in order to advance the separation of financial products that have already been structured, as well as to open specific credit lines for each company.

Finally, we would like to note all the initiatives taken in 2014 to remunerate our shareholders. During the year, the Company distributed to its shareholders, in the form of interest on capital and dividends, approximately R\$163.1 million, or R\$0.40 per share, representing a cash yield of 17.9% compared to the year-end stock price. In addition, since the beginning of 2013, and in-line with the policy of maximizing shareholder value through the various buyback programs open throughout the period, we disbursed approximately R\$208.7 million in the acquisition of nearly 73.2 million shares, of which 57.5 million have been canceled, representing nearly 15.2% of the total outstanding shares issued by the Company. In early February, a new share repurchase program comprising 27 million shares was opened. It should be noted that despite the volume repurchased, the Company reaffirms its commitment to capital discipline, limiting the implementation of the new program to a net debt/equity ratio of 60%.

Over the last year, Gafisa and Tenda both strengthened their operational and financial cycles, positioning them for challenges in the market environment in 2015. The Gafisa segment, with consistent performance and streamlined operations, is focused on improving its level of capital employed. The Tenda segment is ready to increase the volume of new projects, backed by strong results obtained in the projects launched under the New Business Model. The Company continues to advance guided by the objectives of profitability and value creation to its shareholders, capital discipline, and its intention to maintain and improve results over the coming year.

CONSOLIDATED OPERATING AND FINANCIAL PERFORMANCE

The total volume launched by the Company amounted to R\$1.6 billion in 2014, an increase of 14.9% over 2013. The volume launched was slightly below the guidance released by the Company, in the range of R\$ 1.7 to R\$ 2.0 billion, due to the Company's strategic decision of postponing some planned launches in the

Gafisa segment for 2015, since the market conditions were not appropriate.

In 2014, 23 projects/phases were launched, in 5 states. Considering PSV, the Gafisa segment was responsible for 62% of launches in the year, and Tenda for the remaining 38%.

Consolidated pre-sales totaled R\$1.2 billion in 2014, down 17% from R\$1.4 billion recorded in 2013. Consolidated sales from launches in the year represented 43% of the total, while sales from inventory comprised the remaining 57%. Consolidated inventory at market value decreased 2.7%, R\$85.3 million in the quarter, reaching R\$3.1 billion, compared to R\$3.2 billion recorded at the end of 3Q14.

Consolidated sales over supply (SoS) was stable in the year, at 8.9% in 4Q14, compared to 6.7% in 3Q14. For the year, consolidated SoS was 27.9%.

Throughout 2014, the Company delivered 10,070 units. The Gafisa segment delivered 3,806 units, while the Tenda segment delivered the remaining 6,264 units.

In 2014, our net revenue reached R\$2.2 billion, 13.3% lower than 2013. Reported gross profit for the year was R\$541.7 million, down 12.3% from R\$617.4 million recorded in 2013. Adjusted gross margin went up to 33.2%, as compared to 31.2% reported in 2013.

Adjusted EBITDA totaled R\$71.7 million in the 4Q14, and R\$261.5 million in 2014. Excluding the Alphaville equity income impact, adjusted EBITDA reached R\$51.0 million in 4Q14 and R\$229.2 million in the year.

Gafisa Group ended the 4Q14 with a net profit of R\$8.0 million. In the year, net income was negative R\$42.5 million.

Our balance sheet key indicators stayed at safe and comfortable levels throughout the year. The Gafisa Group ended 2014 with R\$1.2 billion in cash.

The Company's consolidated gross debt was reduced to R\$2.6 billion at the end of 4Q14, compared to R\$2.8 billion at the end of 3Q14, while net debt was stable compared to the previous year, at R\$1.4 billion in December 31, 2014.

The Company's leverage, measured by the Net Debt/Equity ratio, reached 47.1% at the end of 2014. Excluding project finance, the Net Debt/Equity ratio was negative 19.0%.

2014 was a year marked by some relevant events, which resulted from the implementation of corrective actions taken since the beginning of the turnaround process. These actions include the maintenance of Gafisa segment's consolidation strategy in the Rio and São Paulo states, the reduction in the number of projects related to the legacy projects, the resumption and development of the Tenda segment launches within its New Business Model, and finally the improvement of the Company's capital structure through the Alphaville transaction. As a result, the Company was well positioned for a new sustainable and profitability growth cycle.

Gafisa Segment

Gafisa segment reached R\$1.0 billion in launches, down by 5.7% year-over-year. The segment was responsible for 62% of the period's consolidated launches.

In the 2014, net sales totaled R\$811.0 million, down 15.6% year-over-year. Units launched during the year represented 42.2% of total, while sales from inventory accounted for the remaining 57.8%. Sales speed was 26.1% in 2014.

During 2014, Gafisa launched 23 projects/phases and delivered 3,806 units.

The market value of Gafisa segment inventory reached R\$2.3 billion in 2014, or 73% of total consolidated inventory.

In terms of revenues, Gafisa reached R\$1.6 billion in net revenues in 2014, while adjusted EBITDA was R\$296.7 million.

Tenda Segment

2013 was characterized by the evolution in Tenda segment launches using the New Business Model, along with another significant deliveries in relation to old projects, and the segment is nearing the completion of the last legacy units.

Tenda reached a PSV of R\$613.3 million in launches, related to 14 new projects. The segment was responsible for 38% of consolidated launches.

Tenda reached R\$396.0 million in net pre-sales for the 2014 year, compared to R\$490.4 million in 2013. Speed of sales for the segment was 32.3% in 2014. It is worth noting that, out of the R\$613.3 million launched in 2014, we recorded sales of R\$176.8 million.

Throughout the year, R\$715.7 million, relative to 5,522 units, were already transferred to financial institutions.

In 2014, Tenda launched 30 projects/phases and delivered 6,264 units.

The market value of Tenda inventory was R\$828.7 million at the end of the year, representing 26.5% of total consolidated inventory.

Tenda reached R\$570.1 million in net revenues in 2014.

Human Resources

Gafisa's people are its greatest asset. Our team is made up of individuals with a unique way of thinking that are in-line with our corporate vision, values and culture. This culture and team have been built up over the past 60 plus years. The commitment of Gafisa's people is to achieve results. Results aimed at delivering quality products and respecting the customer, which are foundations of the brand's competitive position.

We have an experienced professional team that is at the forefront of the Brazilian real estate industry. Many of the professionals who make up our workforce started their careers at the Company.

Approximately 70% of our leaders were trained within the Company, through talent training programs.

Our CEO started his career as a trainee of the Company and 50% of the current directors have followed the same path of success, starting in our Trainee Program.

Currently, this program has about 320 students (230 in Gafisa and 90 in Tenda) and 85% of them are studying civil engineering. The selection, evaluation and remuneration of our employees is based on daily commitment to our values. These should be practiced by everyone in their working attitude, decision-making, strategic actions and relationships with customers, suppliers, investors and the community.

The Company's remuneration policy is applicable for employees, including members of the Board of Directors, Fiscal Council and Executive Board (statutory and non-statutory), and is in-line with the best corporate governance practices. We aim to attract and retain the best professionals. The remuneration policy is established based on market research and is directly linked to the alignment of interests of executives and the Company's shareholders.

The meritocratic model is based on variable remuneration. A significant percentage of the total remuneration is linked to the achievement of corporate results and individual goals. All employees have objective individual targets directly related to the Company's strategy and key indicators of our business.

Regarding Directors and Managers, in addition to the short-term variable remuneration, there is also a portion of long-term incentives (in the form of grant of stock purchase options), which allows for even greater share of the risk and the Company's results with its top executives, a characteristic of a transparent policy aimed at achieving long-lasting results.

Safety and prevention of accidents at work are important issues. Therefore, we maintain an ongoing program of identification, prevention and mitigation of risk, which aims to preserve the physical integrity of our employees and provide the foundation for a healthier life. For us, investing in security is welfare assurance within and outside the workplace. We offer training programs for the field teams (working at our construction sites), as well as for third parties' employees who work for us.

The Company relies on the collaboration of 2,162 employees (1,152 in Gafisa and 1,010 in Tenda – based on Dec/14), as well as the third parties' employees mentioned above.

Research and Development

Gafisa, in order to maintain its position as a leader in its field, has and encourages multiple strategies focused on innovation.

Since 2006, the Operations and Technology Development (DOT) area, which is mainly focused on the search for technological innovations and process improvements, has been producing solutions that have helped to create competitive market advantages.

The Product Development team monitors the main trends and implements unique ideas in our projects.

The Market Intelligence and the Institutional Marketing areas are examples of other groups that support the business areas with information and innovative ideas.

In addition to these, each year support areas such as planning and IT develop projects and tools for monitoring business indicators and increasing efficiency in our internal processes, construction, sales, etc.

These teams also use funds allocated in all areas of the Company to implement and provide feedback for project development. We understand that the multidisciplinary contribution is essential for the evolution of new ideas within the Company.

CORPORATE GOVERNANCE

Board of Directors

Gafisa's Board of Directors is the decision making body responsible for formulating general guidelines and policies relating to the Company's business, including long-term strategies. In addition, the Board also names executive officers and oversees their activities.

The Board of Directors' decisions are ratified by the majority vote of its members. In the case of a tie, it is up to the President of the Board of Directors to cast the deciding vote, in addition to his/her individual vote.

The Board consists of seven members elected by the General Shareholders' Meeting, of which six (86%) are independent, considering not only the independent concept of BM&FBovespa's Novo Mercado, but also the New York Stock Exchange (NYSE), which is more restrictive and requires that all listed companies have a board of directors comprised mostly of independent members, while BM&FBovespa's regulations establish a minimum of 20% independent members. As required by the Novo Mercado Regulation, the members' term is two years, re-election allowed and subject to removal from office by shareholders in a General Meeting.

The table below shows the members of the Board of Directors.

	Sitting Member and		
Odair Garcia Senra*	Chairman of the Board of	04/25/2014	AGM 2016
	Directors		
Guilherme Affonso Ferreira	Sitting Member	04/25/2014	AGM 2016
Maurício Marcellini Pereira	Sitting Member	04/25/2014	AGM 2016
Cláudio José Carvalho de Andrade	Sitting Member	04/25/2014	AGM 2016
José Écio Pereira da Costa Junior	Sitting Member	04/25/2014	AGM 2016
Rodolpho Amboss	Sitting Member	04/25/2014	AGM 2016
Francisco Vidal Luna	Sitting Member	04/25/2014	AGM 2016

^{*} Odair G. Senra is a non-independent member of the board of directors, in accordance with the regulations of the NYSE and the Novo Mercado.

Fiscal Council

Gafisa's Bylaws provide for a non-permanent Fiscal Council, which can be formed and have its members determined by a General Shareholders' Meeting, as provided by Brazilian Corporate Law. The Fiscal Council, when formed, will consist of 3 to 5 members, with an equal number of alternates.

The operations of the Fiscal Council end at the first Annual General Meeting ("AGM") held after its formation, and its members can be re-elected. The remuneration of the Fiscal Council members shall be set by the General Shareholders' Meeting that elects them.

The AGM of April 25, 2014 appointed the members of the Fiscal Council, which will operate until the Company's next Annual General Meeting to be held in April 2015.

Currently, the Fiscal Council is composed of Messrs. Olavo Fortes Campos Rodrigues Junior, Peter Edward Cortes Marsden Wilson and Luis Fernando Brum de Melo as sitting members and Messrs. Marcello Mascotto Iannalfo, Marcelo Martins Louro and Laiza Fabiola Martins de Santa Rosa as alternate members.

Management Team

The Executive Board is the Company's body mainly responsible for the daily administration and monitoring of the general policies and guidelines established by the General Shareholders' Meeting and the Board of

Directors.

Gafisa's Executive Board must consist of a minimum of two and a maximum of eight members, including the President, the Chief Financial Officer and the Investor Relations Officer, elected by the Board of Directors for a term of three years, re-election allowed as per the Bylaws. Currently, five members comprise the Board:

Sandro Rogério da Silva Gamba	CEO	05/05/2014	05/04/2017
André Bergstein	CFO and Investor Relations Officer	05/05/2014	05/04/2017
Luiz Carlos Siciliano	Operating Executive Director	05/05/2014	05/04/2017
Octavio Marques Flores	Operating Executive Director	05/05/2014	05/04/2017
Katia Varalla Levy	Operating Executive Director	05/05/2014	05/04/2017

Committees

The Company has three advisory committees to the Board of Directors, on a permanent and statutory basis, and that must be composed of three independent members of the Board of Directors. These Committees have no decision making power - working in an advisory capacity only for the Board of Directors, which is always responsible for the final decision:

- § Appointments and Corporate Governance Committee: aims to periodically analyze and report issues regarding the size, identification, selection and appointment of the Board of Directors, Management and candidates nominated to join the Board and its Committees, as well as developing and recommending governance principles applicable to the Company. It is currently presided by Claudio José Carvalho de Andrade, and the members Rodolpho Amboss and Guilherme Affonso Ferreira.
- § Audit Committee: is responsible for the planning and reviewing of the Company's annual reports and quarterly accounts, as well as the involvement of auditors in the process and is specially focused on the compliance with legal requirements and accounting norms, ensuring the maintenance of an effective system of internal controls. This Committee must be composed of members experienced in matters relating to accounting, auditing, finance, taxation and internal controls, and one of the members must have vast experience in accounting and financial management. It is currently presided by José Écio Pereira, and the members Maurício Marcellini Pereira and Francisco Vidal Luna.
- § Compensation Committee: is responsible for evaluating and making recommendations to the Board of Directors regarding the compensation policies and all forms of remuneration to be offered to the Executive Directors and other Company's employees. It is currently presided by Claudio José Carvalho de Andrade, and the members Rodolpho Amboss and Guilherme Affonso Ferreira.

The Company also has three non-statutory advisory committees to the Board of Directors, composed of Directors and Managers of the Company:

- § Ethics Committee: is responsible for monitoring practices adopted by the entire organization, ensuring that they are compatible with Gafisa's vision and values and in line with the principles and conduct guidelines in the Code of Ethics. This Committee is overseen by the Audit Committee.
- § Investment Committee: is responsible for analyzing, discussing and recommending the acquisition of new properties and real estate launches; advising the Directors on the negotiation of new contracts and project

structuring; monitoring releases of funds and the Company's cash flow; and, in special cases, participating in the negotiation and structuring of new types of agreements. This Committee is composed only of Statutory Directors of the Company.

§ Finance Committee: is responsible for evaluating and providing recommendations to the Board of Directors about risk policies and the Company's financial investments. This Committee is composed of Executive Officers of the Company.

The composition of these committees can be accessed on the Company's Investor Relations website: www.gafisa.com.br/ri.

Dividends, Shareholder Rights and Share Data

In order to equally protect the interest of all shareholders, the Company determines, in accordance with the current legislation and best governance practices, the following rights to Gafisa's shareholders:

- § vote at the General Meeting, annual or extraordinary, and make recommendations and guidelines to the Board of Directors in the decision making processes;
- § receive dividends and participate in the distribution of profits or other distributions relating to shares, in proportion to their holdings in the Company's capital stock;
- § overseeing Gafisa's management, as per the Bylaws, and to withdraw from the Company in cases provided for by Brazilian Corporate Law; and
- § receive at least 100% of the price paid per common share of the control block, according to the regulations of the Novo Mercado, in the case of public offering of shares as a result of the Company's loss of control.

Under Article 47, paragraph 2 (b) of the Bylaws, 25% of the balance of net income of the fiscal year, after deductions provided for in the Bylaws and adjusted pursuant to Article 202 of Brazilian Corporate Law, will be paid as dividends to all shareholders.

Due to the accumulated loss of R\$42.5 million, calculated in the fiscal year ended 12.31.2014, the management proposal to be voted on at the General Meeting to be held in April 2015, will not include the distribution of dividends for the fiscal year of 2014.

CAPITAL MARKETS

The Company, who's capital is publically traded, remains the only Brazilian real estate company to have its shares traded on Level 3 ADRs on the New York Stock Exchange (NYSE), and is one of the most liquid real estate stocks. In 2014, we reached an average daily trading volume of R\$18.9 million on the BM&FBovespa, in addition to the US dollar equivalent of approximately US\$7.5 million on the NYSE, totaling R\$26.4 million average daily volume.

In 2014, the Bovespa index fell by 0.66%, and the Company's shares ended at R\$2.20 (GFSA3) and US\$1.63 (GFA), representing a decrease of 32.31% and 43.60%, respectively, compared to 2013.

Gafisa's shares are included in the IBOV - Bovespa, IBX - Bovespa and IBX50 - Bovespa indices.

2014 Guidance

On October 20, 2014, the company announced the review of its projected ("Guidance") launches during the 2014 year for the Gafisa segment, due to the uncertainties in the macroeconomic scenario. This change in volume of projected launches also affected the established guidance for the ratio between administrative expenses and volume of Gafisa launches, as well as the guidance of consolidated launches.

For 2015, due to the deterioration of the economic scenario over the past few months, the Company, in a prudent and transparent manner, opted to reconsider the guidance in order to wait for a better economic environment in Brazil.

The launches in 2014 totaled R\$1,636 million. The Gafisa segment accounted for 62.5% of the launches during the period, reaching R\$1,023 million, slightly below guidance, while the Tenda segment accounted for 37.5%, or the remaining R\$613.3 million, in-line with the projections presented.

The Company ended the year with a comfortable liquidity position. As stated in this report, the ratio between Net Debt/Equity remained stable throughout the year, and ended 2014 at 47.1%. Given this scenario and considering the Company's business plan for the coming years, we expect the consolidated leverage level to remain between 55% - 65%, measured by the same Net Debt/Equity, as in the established guidance.

Finally, as announced at the end of 2013, the Company confirms as a hurdle rate, the Return on Capital Employed (ROCE), and we understand that in a period of three years, this indicator should reach between 14% - 16%, both for the Tenda segment and the Gafisa segment.

Independent Auditors

The Company's operating policy on contracting services unrelated to external audit from the independent auditors is based on principles that preserve the autonomy of the independent auditor. These internationally accepted principles consist of: (a) the auditor should not audit his/her own work, (b) the auditor should not perform management roles for his/her client, and (c) the auditor should not promote the interests of his/her clients.

According to Article 2 of CVM Instruction nº 381/03, Gafisa reports that KPMG Auditores Independentes, independent auditors of the Company and its subsidiaries, did not provide services unrelated to the independent audit in 2014.

Management Statement

The Management declares, in compliance with Article 25, Paragraph 1, items V and VI of CVM Instruction nº 480/2009, that they reviewed, discussed and agreed with the Financial Statements in this Report and views expressed in the opinion of the Independent Auditors regarding the financial statements.

Acknowledgements

Gafisa thanks the valuable contribution of its employees, customers, suppliers, partners, shareholders, financial institutions, government agencies, regulators and other stakeholders for their support throughout 2014.

Report of Independent Registered Public Accounting Firm

To shareholders and management of

Gafisa S.A.

São Paulo - SP

We have audited the accompanying individual and consolidated financial statements of Gafisa S.A. (the "Company"), identified as Company and Consolidated, respectively, comprising the balance sheet as of December 31, 2014 and the related statement of profit or loss, statement of comprehensive income, statement of changes in equity and statement of cash flow for the year then ended, as well as the summary of main accounting practices and other notes to the financial statements.

Management responsibility for the financial statements

The Company's management is responsible for the preparation and the fair presentation of the individual and consolidated financial statements in accordance with the accounting practices adopted in Brazil, and of the consolidated financial in accordance with the International Financial Reporting Standards (IFRS) applicable to real estate development entities in Brazil, as approved by the Accounting Pronouncements Committee (CPC), by the Brazilian Securities Commission (CVM) and by the Federal Accounting Council (CFC), and for such internal control as Management determines is necessary to enable the preparation of individual and consolidated financial statements that are free from material misstatements, whether due to fraud or error.

Independent auditor's responsibility

Our responsibility is to express an opinion on these individual and consolidated financial statements based on our audit. We conducted our audit in accordance with Brazilian auditing standards and International Standards on Auditing. Those standards require that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the individual and consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the individual and consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the entity's preparation and fair presentation of the individual and consolidated financial

statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the individual and consolidated financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the aforementioned individual (Company) and consolidated financial statements present fairly, in all material respects, the financial position of Gafisa S.A. as of December 31, 2013, and of its individual and consolidated financial performance, and its individual and consolidated cash flows for the year then ended, in accordance with the accounting practices adopted in Brazil and with the International Financial Reporting Standards (IFRS), applicable to real estate development entities in Brazil, as approved by the Accounting Pronouncements Committee (CPC), by the Brazilian Securities Commission (CVM) and by the Federal Accounting Council (CFC)

Emphasis of a matter

Guideline OCPC 04 issued by the Accounting Pronouncements Committee

As mentioned in Note 2.1, the individual and consolidated financial statements were prepared in accordance with the IFRS applicable to real estate development entities also consider Guideline OCPC 04 issued by the Accounting Pronouncements Committee (CPC).. This guideline deals with the recognition of the revenue from this sector and involves matters related to the meaning and adoption of the concept of continuous transfer of the risks, benefits and control over real estate unit sales, as described in further details in Note 2.2.2. Our opinion is not modified in view of this matter.

Other matters

Statement of value added

We have also examined the individual (Company) and consolidated statements of value added for the year ended December 31, 2014, prepared under the responsibility of the Company's management, the presentation of which is required by the Brazilian Corporate Legislation, and as additional information under IFRS, whereby no statement of value added presentation is required. These value added statements were submitted to the same previously described audit procedures and, in our opinion, are fairly presented, in all material respects, in relation to the financial statements taken as a whole.

São D	ا مایاد	(CD)	Fohruary	27	2015
Sau F	auio (OF)	, February	Z1,	2013

KPMG Auditores Independentes

CRC 2SP014428/O-6

Giuseppe Masi

Accountant CRC 1SP176273/O-7

Gafisa S.A.

Balance sheet

December 31, 2014

(In thousands of Brazilian Reais)

		Comp	any	Consoli	dated
	Notes	2014	2013	2014	2013
Current assets					
Cash and cash equivalents	4.1	33,792	39,032	109,895	215,194
Short-term investments	4.2	582,042	1,241,026	1,047,359	1,808,969
Trade accounts receivable	5	748,910	1,034,833	1,440,498	1,909,877
Properties for sale	6	932,681	780,867	1,695,817	1,442,019
Receivables from related parties	22.1	104,765	172,316	142,732	82,547
Non-current assets held for sale	8	6,072	7,064	110,563	114,847
Derivative financial instruments	21.i.b	-	183	-	183
Prepaid expenses	-	8,036	21,440	15,442	35,188
Other accounts receivable	7	61,355	15,749	128,905	71,083
Total current assets		2,477,653	3,312,510	4,691,211	5,679,907
Non-current assets					
Trade accounts receivable	5	275,531	182,069	384,821	313,791
Properties for sale	6	487,735	337,265	816,525	652,395
Receivables from related parties	22.1	68,120	98,272	107,067	136,508
Other accounts receivable	7	84,897	105,895	112,241	137,628
Deferred Income tax and social contribution	20	-	49,099	-	-
		916,283	772,600	1,420,654	1,240,322
Investments	9	3,022,609	2,679,833	968,393	1,120,076
Property and equipment	10	22,129	12,239	48,691	36,385
Intangible assets	11	38,707	46,023	76,903	106,340
S		3,083,445	2,738,095	1,093,987	1,262,801
Total non-current assets		3,999,728	3,510,695	2,514,641	2,503,123

Total assets **6,477,381** 6,823,205 **7,205,852** 8,183,030

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

	Notes	Comp 2014	any 2013	Consol 2014	idated 2013
Current liabilities Loans and financing Debentures Payable for purchase of properties and advances from customers Payables for goods and service suppliers Income tax and social contribution Taxes and contributions Salaries, payroll charges and profit sharing Minimum mandatory dividends Provision for legal claims Obligations assumed on the assignment of receivables Payables to venture partners Payables to related parties Derivative financial instruments	12 13 18 - - - 17 14 15 22.1 21.i.b	314,770 228,991 57,369 - 38,386 38,507 - 103,034 14,128 6,081 596,047 3,340	284,366 51,415 76,112 39,663 59,330 150,067 72,119 50,184 108,742 202,175	504,387 490,605 95,131 - 114,424 65,039 - 103,034 24,135 6,317 156,503 3,340	563,833 408,374 79,344 90,304 126,314 96,18 150,06 72,114 82,78 112,88 133,674
Other payables Total current liabilities	16	128,567 1,973,022 1	•	157,896 2,270,869 <i>2</i>	176,74 2,683,02
Non-current Loans and financing Debentures Payables for purchase of properties and advances from customers Deferred income tax and social contribution Provision for legal claims Obligations assumed on the assignment of receivables Payables to venture partners Derivative financial instruments Other payables Total non-current liabilities	12 13 18 20 17 14 15 21.i.b	750,272 484,712 74,022 26,126 66,806 20,368 4,713 4,833 17,162 1,449,0141	657,386 35,729 - 67,480 24,017 10,794 - 38,151	101,137 34,740 136,540 31,994 4,713 4,833 30,544	857,38 79,97 56,65 125,80 37,11 10,79 69,87
Equity Capital Treasury shares Capital reserves and reserve for granting stock options Income reserve Noncontrolling interest Total equity Total liabilities and equity	19.1 19.1 19.2	69,897	(73,070) 54,383 468,749 3,190,7243 - 3,190,7243	(79,059) 69,897 323,845 3,055,3453 3,058 3,058,403	(73,070) 54,38 468,74 3,190,72 23,75 3,214,48

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

Statement of profit or loss

(-) Attributable to:

Years ended December 31, 2014 and 2013

(In thousands of Brazilian Reais, except if stated otherwise)

	Notes	Compa 2014
Continuing operations Net operating revenue	23	1,144,8211,
Operating costs Real estate development and sales of properties	24	(813,943) (8
Gross profit		330,878
Operating (expenses) income Selling expenses General and administrative expenses Income from equity method investments Remeasurement of investment in associate Depreciation and amortization Other income (expenses), net	24 24 9 9 10 and 11 24	(79,120) (1 (124,827) (1 (25,228) - (60,757) (61,052)
Profit (loss) before financial income and expenses and income tax and social contribution		(20,106)
Financial expenses Financial income	25 25	(114,369) (1 90,883
Profit (loss) before income tax and social contribution		(43,592)
Current income tax and social contribution Deferred income tax and social contribution		(14,700) 15,743
Total Income tax and social contribution	20.i	1,043
Net income (loss) from continuing operations		(42,549)
Net income from discontinued operations		- ;
Net income (loss) for the year		(42,549)

Noncontrolling interests Owners of Gafisa		- (42,549)
Weighted average number of shares (in thousands)	28	401,905
Basic earning (loss) per thousand shares - In Reais (Company) From continuing operations From discontinued operations	28	(0.1059) (0.1059) -
Diluted earning (loss) per thousand shares - In Reais (Company) From continuing operations From discontinued operations	28	(0.1059) (0.1059) -

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

Statement of comprehensive income (loss)

Years ended December 31, 2014 and 2013

(In thousands of Brazilian Reais, except if stated otherwise)

	Company		Consolid	ated
	2014	2013	2014	2013
Net income (loss) for the year	(42,549)	867,443	(43,725)	867,678
Total comprehensive income (loss), net of taxes	(42,549)	867,443	(43,725)	867,678
Attributable to: Owners of Gafisa Noncontrolling interests	(42,549) -	867,443	(42,549) (1,176)	867,443 235

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

Statement of changes in equity

Years ended December 31, 2014 and 2013

(In thousands of Brazilian Reais)

Attributable to owners Income reserves

					IIICOII	e reserves			
	Notes	Capital	Treasury shares	Reserve for granting shares	Legal reserve	Reserve for future investments	Accumulated	l Total Company	Noncontrollin interests
Balances at December 31, 2012		2,735,794	(1,731)	36,964	-		- (235,582)) 2,535,44	5 150,38
Capital increase Stock option	19.1	4,868	} -		-			- 4,868	3,06
compensation	19.3	-		- 17,419	-		-	- 17,419	9 2,68
Acquired treasury shares Acquisition of non-controlling			(71,339)	-	-			- (71,339) (3,550
interests Profit for the									(120,05
year	-	-			-		- 867,443	867,443	3 23
Allocation: Legal reserve	19.2	-			31,593		- (31,593))	-
Interest on equity		-			-		- (130,192)) (130,192)
Declared dividends		-			-		- (32,920)	(32,920) (9,00
Reserve for investments		-			-	437,15	6 (437,156))	-
		2,740,662	(73,070)	54,383	31,593	437,15	6	- 3,190,72	4 23,75

Balances at December 31, 2013

Stock option									
compensation Acquired	19.3	-	-	15,514	-	-	-	15,514	
treasury shares	19.1	- /	(115,265)	-	-	-	-	(115,265)	
Treasury shares sold Treasury shares	19.1	-	17,583	-	-	(10,662)	-	6,921	
cancelled Acquisition of non-controlling		-	91,693	-	-	(91,693)	-	-	
interests Net income for		-	-	-	-	-	-	-	(19,52
the year Absorption of loss for the year with Income	-	-	-	-	-	-	(42,549)	(42,549)	(1,176
reserves:	19.2	-	-	-	-	(42,549)	42,549	-	
Balances at December 31, 2014		2,740,662	(79,059)	69,897	31,593	292,252	-	3,055,345	3,05

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

Cash flow statement

Years ended December 31, 2014 and 2013

(In thousands of Brazilian Reais)

	Comբ 2014	oany 2013	Conso 2014
Operating activities Income (loss) before income tax and social contribution	(43,592)	200,673	(28,450)
Expenses/(income) not affecting cash and cash equivalents:	(40,002)	200,070	(20,100)
Depreciation and amortization (Notes 10 and 11)	43,153	50,309	61,647
Stock option expense (Note 19.3)	33,168	17,263	34,006
Unrealized interests and charges, net	41,059	19,047	69,355
Warranty provision (Note 16)	7,771	(5,258)	(839)
Provision for legal claims and commitments (Note 17)	60,221	63,462	113,064
Provision for profit sharing (Note 26 (iii))	19,000	35,886	35,006
Allowance for doubtful accounts and cancelled contracts (Note 5)	(1,424)	(9,989)	(14,616)
Provision for realization of non-financial assets:	,	(, , ,	, ,
Properties for sale (Note 6 and 8)	5,449	2,381	(6,089)
Intangible assets (Note 11)	17,604	962	17,604
Income from equity method investments (Note 9)	25,229	(165,890)	(19,263)
Remeasurement of investment in associate (Note 9)		(108,300)	-
Financial instruments (Note 21)	7,492	5,103	7,492
Provision for penalties due to delay in construction works (Note 16)	(3,332)	(2,010)	(6,867)
Write-off of property and equipment, net (Notes 10 and 11)	1,529	8,658	8,808
Write-off of investments (Note 9)	17,428	13,400	5,748
Decrease/(increase) in operating assets			
Trade accounts receivable	143,903	(196,927)	391,625
Properties for sale and land available for sale	(306,741)	(187,943)	(462,417)
Other accounts receivable	(11,416)	110,734	(11,574)
Prepaid expenses	13,404	19,030	19,743
Increase/(decrease) in operating liabilities			
Payables for purchase of properties and advances from customers	(17,081)	39,867	103,392
Taxes and contributions	(1,277)	11,744	(26,088)
Payables for goods and service suppliers	5,954	6,931	15,789
Salaries, payable charges and profit sharing	(39,829)	(23,457)	(66,158)
Other payables	31,709	184,613	(51,853)
Transactions with related parties	97,868	13,812	(37,732)

Paid taxes	(90,812)	-	(109,442)
Cash and cash equivalents from (used in) operating activities	56,257	104,101	41,891
Investing activities			
Acquisition of 20% in AUSA (Note 8.2)	-	<u>-</u>	-
Sale of controlling interests in AUSA (Note 8.2)	-	896,077	-
Purchase of property and equipment and intangible assets (Notes 10 and 11)	(64,859)	(60,475)	(88,532)
Purchase of short-term investments	(3,393,034)	, .	
Redemption of short-term investments		1,994,183	
Investments	(59,833)	(41,651)	29,026
Dividends received (Note 9)	44,775	231,177	49,849
Cash from (used in) investing activities	579,066	91,805	751,953
Financing activities			
Capital increase	-	4,868	-
Redeemable shares of Credit Rights Investment Fund (FIDC)	-	-	-
Increase in loans, financing and debentures	655,157	888,031	822,123
Payment of loans, financing and debentures - principal	(727,174)	(862,510)	(1,048,057)
Payment of loans, financing and debentures - interest	(236,325)		(315,798)
Assignment of receivables	10,278	-	12,434
Payables to venture partners	(108,742)	(110,513)	(112,650)
Payment of dividends and interest on equity	(150,042)	-	(150,042)
Loan transactions with related parties	1,903	(39,205)	1,193
Disposal of treasury shares (Note 19.1)	17,583	-	17,583
Result of the disposal of treasury shares (Note 19.1)	(10,664)	-	(10,664)
Repurchase of treasury shares (Note19.1)	(92,537)	-	(115,265)
Cash and cash equivalents from financing activities	(640,563)	(252,710)	(899,143)
Net increase/(decrease) in cash and cash equivalents	(5,240)	(56,804)	(105,299)
Cash and cash equivalents			
At the beginning of the year	39,032	95,836	215,194
At the end of the year	33,792	39,032	109,895
Net increase (decrease) in cash and cash equivalents	(5,240)	(56,804)	(105,299)

The accompanying notes are an integral part of these financial statements.

Gafisa S.A.

Statement of value added

Years ended December 31, 2014 and 2013

(In thousands of Brazilian Reais)

	Compa	iny	Consolidated	
	2014	2013	2014	2013
Revenues Real estate development and sales Reversal (recognition) of allowance for	1,257,710 1,256,286	1,981,758 1,418,024	2,325,677 2,256,198	3,330,981 2,618,737
doubtful accounts and cancelled contracts Profit from discontinued operations	1,424 -	9,989 553,745	69,479 -	81,122 631,122
Inputs acquired from third parties (including taxes on purchases) Operating costs - Real estate development	(782,133)	(886,001)	(1,667,210)	(1,904,141)
and sales	(705,984)	(738,665)	(1,437,656)	(1,706,554)
Materials, energy, outsourced labor and other	(76,149)	(147,336)	(229,554)	(197,587)
Gross value added	475,577	1,095,757	658,467	1,426,840
Depreciation and amortization	(60,757)	(50,308)	(79,251)	(63,014)
Net value added produced (distributed) by the Company	414,820	1,045,449	579,216	1,363,826
Value added received on transfer Profit of investment stated at fair value	65,655 - (25,228)	311,907 108,300 165,890	176,057 - 19,263	464,306 375,873 7,350
Income from equity method investments Financial income	90,883	37,717	156,794	81,083
Total value added to be distributed	480,475	1,357,356	755,273	1,828,132

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Value added distribution	480,475	1,357,356	755,273	1,828,132
Personnel and payroll charges	152,891	171,619	216,410	285,276
Taxes and contributions	139,056	40,946	229,919	264,795
Interest and rents	231,077	277,348	351,493	410,618
Interest on equity	-	130,192	-	130,192
Dividends	-	32,920	-	32,920
Retained earnings attributable to				
noncontrolling interests	=	-	1,176	(235)
Retained earnings	(42,549)	704,331	(43,725)	704,566

The accompanying notes are an integral part of these financial statements.

(A free translation from the original in Portuguese into English)

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

1. Operations

Gafisa S.A. ("Gafisa" or "Company") is a publicly traded company with registered office at Avenida das Nações Unidas, 8.501, 19th floor, in the city and state of São Paulo, Brazil and commenced its operations in 1997 with the objectives of: (i) promoting and managing all forms of real estate ventures on its own behalf or for third parties (in the latter case, as construction company and proxy); (ii) selling and purchasing real estate properties; (iii) providing civil construction and civil engineering services; (iv) developing and implementing marketing strategies related to its own and third party real estate ventures; and (v) investing in other companies who share similar objectives.

The Company enters real estate development projects with third parties through specific purpose partnerships ("Sociedades de Propósito Específico" or "SPEs") or through the formation of consortia. Controlled entities substantially share the managerial and operating structures and the corporate, managerial and operating costs with the Company. SPEs and consortia operate solely in the real estate industry and are linked to specific ventures.

On February 7, 2014, the Company disclosed a material fact informing its shareholders and the public that its Board of Directors authorized the Company's management to begin studies aimed at a potential spin off of the Gafisa and Tenda business units into two publicly-held and independent companies in order to reinforce the creation of value to the Company and its shareholders. Should the plan be approved by the Board of Directors and shareholders, this transaction could be completed throughout 2015.

On July 28, 2014, giving continuity to the process of the spin off of business units, the Brazilian Securities and Exchange Commission (CVM) granted the request submitted by the subsidiary Tenda, to convert its securities from category to category A.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies
- 2.1. Basis of presentation and preparation of individual and consolidated financial statements

On February 27, 2015, the Company's Board of Directors approved these individual and consolidated financial statements of the Company and has authorized their disclosure.

The individual financial statements, identified as "Company", were prepared according to the accounting practices adopted in Brazil issued by the Accounting Pronouncements Committee (CPC) and are disclosed together with the consolidated financial statements.

In view of the fact that the accounting practices adopted in Brazil for preparing the individual financial statements, from 2014, do not differ from the IFRS standards applicable to separate financial statements, once the IFRS started to permit the adoption of the equity method in subsidiaries in the separate statements, the financial statements are also in accordance with the International Financial Reporting Standards (IFRS), issued by the International Accounting Standards Board (IASB).

The consolidate financial statements of the Company have been prepared and are being presented according to the accounting practices adopted in Brazil, including the pronouncements issued by the CPC, approved by the Brazilian Securities and Exchange Commission (CVM), and according to the International

Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB).

The consolidated financial statements are specifically in compliance with the International Financial Reporting Standards (IFRS) applicable to real estate development entities in Brazil, including the Guideline OCPC 04 - Application of the Technical Interpretation ICPC 02 to the Brazilian Real Estate Development Entities, in relation to the treatment of the recognition of revenue from this sector and involves certain matters related to application of the continuous transfer of the risks, benefits and control over the real estate units sold.

The presentation of the Statement of Value Added (DVA), individual and consolidated, is required by the Brazilian corporate legislation and the accounting practices adopted in Brazil applicable to publicly-held companies and was prepared according to CVM Resolution 557, of November 12, 2008, which approved the accounting pronouncement CPC 09 – Statement of Value Added. IFRS does not require the presentation of this statement. Consequently, under IFRS this statement is presented as additional information, without causing harm to the financial statements as a whole.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.1. Basis of presentation and preparation of individual and consolidated financial statements -- Continued

The financial statements have been prepared on a going concern basis. Management makes an assessment of the Company's ability to continue as going concern when preparing the financial statements. The Company is in compliance with all of its debt covenants at the date of issue of these Financial Statements.

All amounts reported in the accompanying financial statements are in thousands of Reais, except as otherwise stated.

2.1.1. Consolidated financial statements

The consolidated financial statements of the Company include the financial statements of Gafisa and its direct and indirect subsidiaries. The Company controls an entity when it is exposed or is entitled to variable returns arising from its involvement with the entity and has the ability to affect those returns through the power that it exerts over the entity. The existence and the potential effects of voting rights, which are currently exercisable or convertible, are taken into account when evaluating whether the Company controls other entity. The subsidiaries are fully consolidated from the date the control is transferred and the consolidation is discontinued from the date control ceases.

The accounting practices were uniformly adopted in all subsidiaries included in the consolidated financial statements and the fiscal year of these companies is the same of the Company. See further details in Note 9.

2.1.2. Functional and presentation currency

The individual (Company) and consolidated financial statements are presented in Reais (presentation currency), which is the functional currency of the Company and its subsidiaries.

2.1.3. <u>Presentation of segment information</u>

The presentation of operating segment information is consistent with the internal reports provided to the main decision makers of operational matters, the Board of Executive Officers and the Statutory Board, who are responsible for allocating resources, assessing the performance of operating segments and making strategic decisions.

Gafisa S.A.

Notes to the individual and	d consolidated financial	I statementsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies
- 2.2.1. Accounting judgments, estimates and assumptions

Accounting estimates and judgments are evaluated on an ongoing basis based on historical experience and other factors, including expectations on future events, considered reasonable under the circumstances.

(i) Judgments

The preparation of the individual and consolidated financial statements of the Company requires management to make judgments, estimates and assumptions that affect the reported amounts of revenue, expenses, assets and liabilities, as well as the disclosure of contingent liabilities, at the reporting date.

(ii) Estimates and assumptions

Assets and liabilities subject to estimates and assumptions include the provision for impairment of asset, transactions with share-based payment, provision for legal claims, fair value of financial instruments, measurement of the estimated cost of ventures, deferred tax assets, among others.

The main assumptions related to sources of uncertainty over future estimates and other important sources of uncertainty over estimates at the reporting date, which may result in different amounts upon settlement are discussed below:

a) Impairment of assets

Management reviews annually and/or when a specific event occurs the carrying value of assets with the objective of evaluating events or changes in the economic, operational or technological circumstances that may indicate an impairment. Should such evidences exist, and the carrying value exceeds the recoverable amount, a provision is recognized by adjusting the carrying value to the recoverable amount. These impairment losses are recognized in statement of profit or loss when incurred. Indefinite lived intangible assets and goodwill attributable to future economic benefit are tested at least annually or when circumstances indicate a decrease in the carrying value.

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Notes to the individual and consolidated financial statementsContinued
December 31, 2014
(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.1. Accounting judgments, estimates and assumptions -- Continued
- (ii) Estimates and assumptions -- Continued
- a) Impairment of assets--Continued

Cash flows are derived from the budget for the following five years, and do not include uncommitted restructuring activities or future significant investments that will improve the asset basis of the cash-generating unit being tested. The recoverable amount is sensitive to the discount rate used under the discounted cash flow method, the estimated future cash inflows and to the growth rate used for purposes of extrapolation.

The value less costs to sell is determined, whenever possible, based on a binding sale agreement in an arm's length transaction between the knowledgeable and willing parties, adjusted by expenses attributable to the sale of the asset, or, in the absence of a binding sale agreement, based on the market price in an active market, or on a recent transaction with similar assets.

The main assumptions used for determining the recoverable amount of cash-generating unit are detailed in Note 11.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.1. Accounting judgments, estimates and assumptions -- Continued
- (ii) Estimates and assumptions -- Continued
- b) Share-based payment transactions

The Company measures the cost of transactions with employees to be settled with shares based on the fair value of equity instruments on the grant date. The estimate of the fair value of share-based payments requires the determination of the most adequate pricing model to grant equity instruments, which depends on the grant terms and conditions. It also requires the determination of the most adequate data for the pricing model, including the expected option life, volatility and dividend income, and the corresponding assumptions. The assumptions and models used to estimate the fair value of share-based payments are disclosed in Note 19.3.

c) Provision for legal claims

The Company recognizes a provision for tax, labor and civil claims (Note 17). The assessment of the probability of a loss includes the evaluation of the available evidence, the hierarchy of laws, existing case law, the latest court decisions and their significance in the judicial system, and the opinion of external legal counsel. Provisions are reviewed and adjusted to take into account the changes in circumstances, such as applicable statutes of limitations, findings of tax inspections, or additional exposures found based on new court issues or decisions. Claims may be settled in amounts different from those estimated in view of the inaccuracies inherent in the estimation process. The Company reviews its estimates and assumptions at least annually.

There are uncertainties inherent in the interpretation of complex tax rules and in the value and timing of future taxable income. In the ordinary course of business, the Company and its subsidiaries are subject to assessments, audits, legal claims and administrative proceedings in civil, tax and labor matters.

Gafisa S.A.

2.2.

Notes to the individual and consolidated financial statementsContinued
December 31, 2014
(Amounts in thousands of Reais, except as otherwise stated)
2. Presentation of financial statements and summary of significant accounting policies Continued

2.2.1. Accounting judgments, estimates and assumptions -- Continued

Summary of significant accounting policies -- Continued

- (ii) Estimates and assumptions -- Continued
- d) Fair value of financial instruments

When the fair values of the financial assets and liabilities presented in the balance sheet cannot be obtained in the active market, they are determined using valuation techniques, including the discounted cash flow method.

The data for such methods is based on those available market information; however, when it is not viable, a certain level of judgment is required to establish the fair value. The judgment includes considerations regarding the data used, such as interest rates, liquidity risk, credit risk, and volatility. Changes in the assumptions about these factors may affect the stated fair value of financial instruments.

e) Estimated cost of construction

Estimated costs, mainly comprising the incurred and future costs for completing the construction projects, are regularly reviewed, based on the progress of construction, and any resulting adjustments are recognized in profit or loss of the Company. The effects of such estimate reviews affect the statement of profit or loss.

f) Realization of deferred income tax

A deferred tax asset is recognized when it is probable that a taxable profit will be available in subsequent years to offset the deferred tax asset, based on projections of results and based on internal assumptions and future economic scenarios that enable its total or partial use.

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- (a) For the sales of completed units, revenues are recognized upon completion of the sale and the transfer of significant risks and benefits, regardless of the timing of receipt from the customer.
- (b) For the construction phase pre-sale of completed units:
- The incurred cost (including cost of land, and other directly related expenditure) that corresponds to the units sold is included in profit or loss. For the units not yet sold, the incurred cost is included in inventory (Note 2.2.7);
- Sales revenues are appropriated to profit or loss, using the percentage-of-completion method for each venture, this percentage being measured in view of the incurred cost in relation to the total estimated cost of the respective ventures;
- Revenues recognized in excess of actual payments received from customers is recorded as either a current or non-current asset in "Trade accounts receivable". Any payment received in connection with the

sales of units that exceeds the amount of revenues recognized is recorded as "Payables for purchase of land and advances from customers";

• Interest and inflation-indexation charges on accounts receivable as from the time the units are sold and delivered, as well as the adjustment to present value of account receivable, are included in the real estate development and sales when incurred, on a pro rata basis using the accruals basis of accounting;

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Notes to the individual and consolidated financial statementsContinued
December 31, 2014
(Amounts in thousands of Reais, except as otherwise stated)
2. Presentation of financial statements and summary of significant accounting policies Continued
2.2. Summary of significant accounting policies Continued
2.2.2. Recognition of revenue and expenses
(i) Real estate development and salesContinued
(i) Real estate development and salesContinued
Financial charges on account payable for acquisition of land and those directly associated with the
financing of construction are capitalized and recorded in properties for sale and included in the incurred cost of units under construction until their completion, and follow the same recognition criteria as the cost of
real estate development for units sold while under construction;
Taxes levied and deferred on the difference between real estate development revenues and the cumulative revenue subject to tax are calculated and recognized when this difference in revenues is
recognized; and
 Other expenses, including advertising and publicity, are recognized in profit or loss when incurred.
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(ii) Construction services

Revenues from real estate services are recognized as services are rendered and tied to the construction management activities for third parties and technical advisory services.

(iii) Barter transactions

Barter transactions have the objective of receiving land from third parties that are settled with the delivery of real estate units or transfer of portions of the revenue from the sale of real estate units of ventures. The land acquired is determined based on fair value, as a component of inventories, with a corresponding entry to advances from customers in liabilities. Revenues and costs incurred from barter transactions are included in profit or loss over the course of construction period of ventures, as previously described in item (b).

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Notes to the individual an	d consolidated financial	I statementsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued

2.2.3. Financial instruments

Financial instruments are recognized from the date the Company becomes a party to the contractual provisions of financial instruments, which mainly comprise cash and cash equivalents, short-term investments, account receivable, loans and financing, suppliers, and other debts.

After initial recognition, financial instruments are measured as described below:

(i) Financial instruments through profit or loss

A financial instrument is classified into fair value through profit or loss if it is held for trading, or designated as such when initially recognized.

Financial instruments are designated at fair value through profit or loss if the Company manages these investments and makes purchase and sale decisions based on their fair value in accordance with the Company's documented investment strategy or risk management. After initial recognition, related transaction costs are recognized in profit or loss when incurred. Financial instruments at fair value through

profit or loss are measured at fair value, and their changes therein are recognized in profit or loss.

In the year ended December 31, 2014, the Company held derivative financial instruments with the objective of mitigating the risk of its exposure to the volatility of indices and interest rates, recognized at the fair value directly in profit or loss. In accordance with its treasury policies, the Company does not have or issue derivative financial instruments for purposes other than for hedging.

The Company does not adopt the hedge accounting practice.

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Notes to the ind	lividual and con-	solidated financia	I statementsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.3. Financial instruments -- Continued
- (ii) Financial assets

Financial assets are classified into financial assets at fair value through profit or loss, receivables, held-to-maturity investments and available-for-sale financial assets. The Company determines the classification of its financial assets at their initial recognition, when the company becomes a party to the contractual provisions of the instrument.

Financial assets are initially recognized at fair value, plus, in the case of investments not designated at fair value through profit or loss, directly attributable transaction costs.

The financial assets of the Company include cash and cash equivalents, short-term investments, trade accounts receivable and other accounts receivable, other receivables and derivative financial instruments.

Derecognition (write-off)

A financial asset (or, as the case may be, a portion of a financial asset or portion of a group of similar financial assets) is derecognized when:

- The rights to receive cash inflows of an asset expire;
- The Company transfers its rights to receive cash inflows from an asset or assumes an obligation to fully pay the cash inflows received, without significant delay, to a third party because of a contractual agreement; and (a) the Company substantially transfers the risks and benefits of the asset, or (b) the Company does not substantially transfer or retain all risks and benefits related to the asset, but transfers the control over the asset.

When the Company has transferred its rights to receive cash inflows of an asset, and signed an agreement to pass it on, and has not substantially transferred or has retained all risks and benefits related to the asset, an asset is recognized to the extent of the continuous involvement of the Company with the asset. In this case, the Company also recognizes a related liability. The transferred asset and related liability are measured based on the rights and obligations that the Company has maintained.

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Notes to the individual and consolidated financial statementsContinued
December 31, 2014
(Amounts in thousands of Reais, except as otherwise stated)
2. Presentation of financial statements and summary of significant accounting policies Continued
2.2. Summary of significant accounting policies Continued
2.2.3. <u>Financial instruments</u> Continued
(ii) Financial assetsContinued
The continuous involvement by means of a guarantee on the transferred asset is measured at the lower of
the original carrying value of the asset, or the highest consideration that may be required from the Company.
(iii) Financial liabilities at fair value through profit or loss
Financial liabilities through profit or loss include trading financial liabilities and financial liabilities
designated as such upon initial recognition.

Loans and financing

Subsequent to initial recognition, loans and financing accruing interest are measured at amortized cost, using the effective interest rate method. Gains and losses are recognized in statement of profit or loss, at the time liabilities are written-off, as well as during the amortization process using the effective interest rate method.

Derecognition (write-off)

A financial liability is derecognized when its contractual obligations are discharged, cancelled or expires.

When an existing financial liability is substituted by another from the same creditor, under substantially different terms, or when the terms of an existing liability are significantly modified, this substitution or change is treated as a derecognition of the original liability and recognition of a new liability. The difference in the corresponding carrying values is recognized in profit or loss.

Financial instrument – net presentation

Financial assets and liabilities are stated at their net amounts in the balance sheet when, and only when, there is a current and executable legal right to offset the amounts, and the Company intends to settle them on a net basis or realize the asset and settle the liability simultaneously. The legal right shall not be contingent in future events and shall be applicable in the normal course of business, and in case of default, insolvency or bankruptcy of the company or counterparty.

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Notes to	the individual	and conso	lidated finar	ncial state	ments(Continued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.4. Cash and cash equivalents and short-term investments

Cash and cash equivalents are substantially comprised demand deposits and bank certificates of deposit held under resale agreements, denominated in Reais, with high market liquidity and original contractual maturities of 90 days or less, and for which there are no penalties or other restrictions for the immediate redemption thereof.

Cash equivalents are classified as financial assets at fair value through profit or loss and are recorded at the original amounts plus income earned, calculated on a "pro rata basis", which are equivalent to their market values, not having any impact to be accounted for in the Company's equity.

Short-term investments include bank deposit certificates, federal government bonds, exclusive investment funds that are fully consolidated, and collaterals, which are classified at fair value through profit or loss (Note 4.2).

2.2.5. Trade account receivable

These are presented at present and realization values. The classification between current and noncurrent is made based on the expected maturity of contract installments.

The installments due are indexed based on the National Civil Construction Index (INCC) during the period of construction, and based on the General Market Prices Index (IGP-M) and interest at 12% per year, after the delivery of the units.

The adjustment to present value is calculated between the contract signature date and the estimated date to transfer the completed property' keys to the buyer, using a discount rate represented by the average rate of the financing obtained by the Company, net of inflation, as mentioned in Note 2.2.19.

The reversal of the present value adjustment, considering that an important part of the Company operations consists of financing its clients until key delivery, was carried out as contra-entry to the group of real estate development revenue, consistently with interest incurred on the portion of receivables balance related to period subsequent to the handover of keys.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.6. Mortgage-backed Securities (CRIs) and Housing Loan Certificate (CCI)

The Company and its subsidiaries carry out the assignment and/or securitization of receivables related to receivables with collateral of completed projects and those still under construction. This securitization is carried out through the issuance of the "Housing Loan Certificate ("Cédula de Crédito Imobiliário" or "CCI"), which is assigned to financial institutions that grant loans. When there is no right of recourse, this assignment is recorded as reduction of accounts receivable. When there is right of recourse against the Company, the assigned receivable is maintained in the balance sheet and the funds from assignment are classified into the account "Obligations assumed on assignment of receivable", until certificates are settled by customers.

In this situation, the transaction cost is recorded in "financial expenses" in the statement of profit or loss for the year in which is made.

The financial guarantees, when a participation is acquired (subordinated CRI), are recorded on the balance sheet as "short-term investments" at the realizable value, which is equivalent to fair value.

2.2.7. Properties for sale

The Company and its subsidiaries acquire land for future real estate developments, on payment conditions in current currency or through barter transactions, which, in exchange for the land acquired, they undertake to deliver: (a) a portion of the revenues originating from the sale of the real estate units of ventures; or (b) real estate of ventures under construction. Land acquired through barter transaction is stated at fair value, and the revenue and cost are recognized according to the criteria described in Note 2.2.2 (b)(iii).

Properties are stated at construction cost, and decreased by the provision when it exceeds its net realizable value. In the case of real estate under construction, the portion in inventories corresponds to the cost incurred for units that have not yet been sold. The incurred cost comprises construction costs (materials, own or outsourced labor, and other related items), and legal expenses relating to the acquisition of land and projects, land costs and financial charges which relate to a project over the construction period.

The classification of land between current and noncurrent assets is made by Management based on the expected period for launching real estate ventures. Management periodically revises the estimates of real estate ventures launches.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.8. Selling expenses commissions

Brokerage expenditures are recorded in profit or loss under the account "Selling expenses" employing the same percentage-of-completion criteria adopted for revenue recognition. The charges related to sales commission of the buyer are not recognized as revenue or expense of the Company.

2.2.9. Prepaid expenses

These are recognized in profit or loss as incurred using the accruals basis of accounting.

2.2.10. Land available for sale

Land available for sale is measured at the lesser of the carrying value and the fair value less the costs to sell and is classified as held for sale if its carrying value is to be recovered through a sale transaction of the land, rather than future development. This condition is considered fulfilled only when the sale is highly probable and the group of assets or of disposal is available for immediate sale in its current condition. Management shall undertake to sell it in a year after the classification date.

2.2.11. Investments in subsidiaries

Investments in subsidiaries are recorded in the Company using the equity method.

When the Company's equity in the losses of subsidiaries is equal to or higher than the amount invested, the Company recognizes the residual portion in net capital deficiency since it assumes obligations, and makes payments on behalf of these companies. For this purpose, the Company recognizes a provision at an amount considered appropriate to meet the obligations of the subsidiary (Note 9).

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Notes to the individual and consolidated financial statement
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued

2.2.12. Property and equipment

Items of property and equipment are measured at cost, less accumulated depreciation and/or any accumulated impairment losses, if applicable.

An item of property and equipment is derecognized when no future economic benefits are expected from its use or disposal. The gain or loss arising from derecognition of an asset (calculated as the difference between the net disposal proceeds and the carrying value of the asset) is recognized in profit or loss upon derecognition.

Depreciation is calculated based on the straight-line method considering the estimated useful lives of the assets (Note 10).

The residual value, useful life, and depreciation methods are reviewed at the end of each year; no change was made in relation to the information for the prior year.

Expenditures incurred in the construction of sales stands, facilities, display apartments and related furnishings are capitalized as property and equipment of the Company and its subsidiaries. Depreciation of these assets commences upon launch of the development and is recorded over the average term of one year.

Property and equipment are subject to periodic assessments of impairment. As of December 31, 2014 and 2013 there were no impairment indicators regarding property and equipment.

2.2.13. Intangible assets

- (i) Expenditures related to the acquisition and development of computer systems and software licenses are recorded at acquisition cost and amortized on straight-line basis over a period of up to five years, and are subject to periodic assessments of impairment of assets.
- (ii) The Company's investments in subsidiaries include goodwill when the acquisition cost exceeds the market value of net assets of the acquiree.

The goodwill recorded as of December 31, 2014 and 2013 refers to acquisitions before the date of transition to CPC/IFRS (January 1, 2009), and the Company opted to not retrospectively recognize the acquisitions before the transition date, to adjust any of the respective goodwill.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies -- Continued
- 2.2.13. Intangible assets -- Continued

Impairment testing of goodwill is performed at least annually or whenever circumstances indicate an impairment loss.

2.2.14. Payables for purchase of properties and advances from customer due to barter

Payables for purchase of land are recognized at the amounts corresponding to the contractual obligations assumed. Subsequently they are measured at amortized cost, plus interest and charges proportional to the incurred period ("pro rata" basis), net of present value adjustment.

The obligations related to barter transactions of land in exchange for real estate units are stated at fair value of the units to be delivered.

2.2.15. Income tax and social contribution

(i) Current income tax and social contribution

Current income tax is the expected tax payable or receivable/to be offset in relation to taxable profit for the year. To calculate the current Income tax and social contribution, the Company uses the Brazilian Transitory Tax Regime (RTT), which permits the exclusion of the effect from the changes, introduced by Laws No. 11,638/2007 and No. 11,941/2009, from the tax basis of such taxes.

Income taxes in Brazil comprise income tax (25%) and social contribution (9%), for entities on the standard profit regime, for which the composite statutory rate is 34%. Deferred taxes for these entities are recognized on all temporary tax differences at the reporting date between the tax bases of assets and liabilities, and their carrying values.

As permitted by tax legislation, certain subsidiaries opted for the presumed profit regime, a method under which the taxable profit is calculated as a percentage of gross sales. For these companies, the income tax is calculated on estimated profits at rate of 8% and 12% of gross revenues, respectively, on which the rates of the respective tax and contribution are levied.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.15. Income tax and social contribution
- (i) Current income tax and social contribution -- Continued

As permitted by tax legislation, the development of certain ventures are subject to the "afetação" regime, based on which the land and its features where a real estate will be developed, as well as other binding assets and rights, are separated from the assets of the developer and comprise the "patrimônio de afetação" (detached assets) of the corresponding development and which real estate units will be delivered to the buyers. In addition, certain subsidiaries made the irrevocable option for the Special Taxation Regime (RET), adopting the "patrimônio de afetação", according to which the income tax and social contribution are calculated at 1.92% on gross revenues (4% also levying PIS and COFINS on revenues).

On May 13, the Provisional Measure No. 627 was converted into Law No. 12,973/14, confirming the revocation of the Transitory Tax Regime (RTT) from 2015, with the option of early adoption in 2014. The Company completed the analysis of the impacts arising from the provisions contained in such law, both in its financial statements and its internal controls structure. Considering that the result of this analysis did not show material tax effects, the Company decided not to early adopt the rules and provisions prescribed in the new legislation in the year 2014.

(ii) Deferred income tax and social contribution

Deferred taxes are recognized in relation to tax losses and temporary differences between the amount of assets and liabilities for accounting purposes and the corresponding amounts used for tax purposes.

They are recognized to the extent that it is probable that future taxable income will be available to be used to offset deferred tax assets, based on profit projections made using internal assumptions and considering future economic scenarios that make it possible their full or partial use, upon the recognition of a provision for the non-realization of the balance. The recognized amounts are periodically reviewed and the impacts of realization or settlement are reflected in compliance with tax legislation provisions.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.15. Income tax and social contribution--Continued
- (ii) Deferred income tax and social contribution -- Continued

Deferred tax on accumulated tax losses does not have an expiration date, however, they can only be offset against up to 30% of the taxable profit for each year. Companies that opt for the presumed profit tax regime cannot offset tax losses for a period in subsequent years, and for this reason, deferred taxes are not recognized.

2.2.16. Other current and non-current liabilities

These liabilities are stated at their known or estimated amounts, plus, when applicable, adjustment for charges and inflation-indexed variations through the balance sheet date, which contra-entry is recorded in profit or loss. When applicable, current and non-current liabilities are recorded at present value based on interest rates that reflect the term, currency and risk of each transaction.

2.2.17. Stock option plans

As approved by its Board of Directors, the Company offers to executives and employee's share-based compensation plans ("Stock Options"), as payments for services received.

The fair value of options is determined on the grant date, considering that it is recognized as expense in profit or loss (as contra-entry to equity), to the extent services are provided by employees and executives.

In an equity-settled transaction, in which the plan is modified, a minimum expense is recognized corresponding to the expense as if the terms have not been changed. An additional expense is recognized for any modification that increases the total fair value of granted options, or that otherwise benefits the employee, measured on the modification date. In case of cancellation of a stock option plan, this is treated as if it had been granted on the cancellation date, and any unrecognized plan expense is immediately recognized. However, if a new plan replaces the cancelled plan, and a substitute plan is designated on the grant date, the cancelled plan and the new plan are treated as if they were a modification of the original plan, as previously mentioned.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.17. Stock option plans -- Continued

The Company annually revises its estimates of the amount of options that shall be vested, considering the vesting conditions not related to the market and the conditions based on length of service. The Company recognizes the impact of the revision of the initial estimates, if any, in the statement of profit or loss, as contra-entry to equity.

2.2.18. Other employee benefits

The salaries and benefits granted to the Company's employees and executives include fixed compensation (salaries, social security contributions (INSS), Government Severance Indemnity Fund for Employees (FGTS), vacation and 13th monthly salary, among other) and variable compensation such as profit sharing, bonus, and share-based payments. These benefits are recorded in profit or loss for the year, under the account "General and administrative expenses", as they are incurred.

The bonus system operates with individual corporate targets, structured based on the efficiency of corporate goals, followed by the business goals and, finally, individual goals.

The Company and its subsidiaries do not offer private pension or retirement plans.

2.2.19. Present value adjustment - assets and liabilities

Assets and liabilities arising from long or short-term transactions are adjusted to present value if significant.

In installment sales of not completed units, real estate development entities adjust receivables by an inflation index, including the installment related to the delivery of units, without accrual of interest, and shall be discounted to present value, as the agreed inflation indexes do not include interest.

Borrowing costs related to loans used to finance the construction of real estate ventures are capitalized. Therefore, the reversal of the present value adjustment of an obligation related to these items is included in the cost of real estate unit sold or in the inventories of properties for sale, as the case may be, until the period of construction of the project is completed.

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Notes to the	e individual	and conse	olidated fina	ncial stater	nentsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

2. Presentation of financial statements and summary of significant accounting policies -- Continued

2.2. Summary of significant accounting policies - Continued

2.2.19. Present value adjustment - assets and liabilities -- Continued

Accordingly, certain assets and liabilities are adjusted to present value based on discount rates that reflect the best estimate of the value of the money over time.

The applied discount rate's underlying economic basis and assumption is the average rate of the financing and loans obtained by the Company, net of the inflation-index effect (Notes 5 and 12).

2.2.20. Debenture and public offering costs

Transaction costs and premiums on issuance of securities are accounted for as a direct reduction of amount raised by the Company. In addition, transaction costs and premiums on issuance of debt securities are amortized over the terms of the instrument and the net balance is classified as reduction of the respective transaction (Note 13).

2.2.21. Borrowing costs

The borrowing costs directly attributable to the development of assets for sale and land are capitalized as part of the cost of that asset during the construction period, since there is borrowings outstanding, which are recognized in profit or loss to the extent units are sold. All other borrowing costs are recorded as expense when incurred. Borrowing costs comprise interest and other related costs incurred, including those for raising finance.

Charges that are not recognized in profit or loss of subsidiaries are recorded in the financial statements of the Company, in the account investments in non-current assets (Note 9).

2.2.22. Provisions

Provisions are recognized when the Company has a present obligation as a result of a past event that can be estimated reliably, and it is probable that an outflow of economic benefits will be required to settle the obligation.

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Notes to the individual and	d consolidated financial	I statementsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.22. Provisions -- Continued
- (i) Provision for legal claims

The Company is party to various lawsuits and administrative proceedings. Provisions are recognized for all contingencies related to lawsuits, in which it is probable that an outflow of resources will be made to settle the contingency, and a reliable estimate can be made (Note 2.2.1 (ii)(d)).

Contingent liabilities for which losses are considered possible are only disclosed in a note to financial statements, and those for which losses are considered remote are neither accrued nor disclosed.

Contingent assets are recognized only when there are real guarantees or favorable final and unappealable court decisions. Contingent assets with probable favorable decisions are only disclosed in the notes. As of December 31, 2014 and 2013 there are no claims involving contingent assets recorded in the balance sheet of the Company.

(ii) Allowance for doubtful account and cancelled contracts

The Company reviews annually its assumptions related to the establishment of its allowance for doubtful account and cancelled contracts, taking into account the review of the histories of its current operations and improvement of estimates.

The Company records an allowance for doubtful accounts and cancelled contracts for customers whose installments are over 90 past due, in several types of construction work: construction works on time, delayed construction works (within the grace period), works that are late (out of the grace period) and for delivered completed units. This allowance is calculated based on the percentage of completion of the construction work, a methodology adopted for recognizing profit or loss for the year (Note 2.2.2).

(iii) Provision for penalties due to delay in construction work

As contractually provided, the Company has the practice of provisioning the charges payable to eligible customers for projects whose delivery is delayed over 180 days, pursuant to the respective contractual clause and history of payments.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.22. Provisions -- Continued
- (iv) Warranty provision

The Company and its subsidiaries recognize a provision to cover expenditures for repairing construction defects covered during the warranty period, based on the estimate that considers the history of incurred expenditures adjusted by the future expectation, except for the subsidiaries that operate with outsourced companies, which are the direct guarantors of the constructions services provided. The warranty period is five years from the delivery of the venture.

(v) Provision for impairment of non-financial assets

When there is evidence of impairment, and the net carrying value exceeds the recoverable amount, a provision for impairment is recorded, adjusting the net carrying to the recoverable value. Goodwill and intangible assets with indefinite useful lives have the recovery of their amounts tested annually, regardless whether there is any indication of impairment, by comparing to the realization value measured by cash flows discounted to present value, using a discount rate before taxes, which reflects the weighted average

cost of	capital	of the	Com	pany	٧.
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2.2.23. Sales taxes

Expenses and assets are recognized net of sales taxes, except:

- When the sales taxes incurred in the purchase of goods or services are not recoverable from tax authorities, in which event sales taxes are recognized as a portion of the acquisition cost of the asset or expense item, as the case may be; and
- When the amounts receivable and payable are shown together with the sales taxes.

The net amount of sales taxes, recoverable or payable, is included as a receivables or payable item in the balance sheet.

Under the non-cumulative taxation regime, the PIS and COFINS taxescontribution rates are 1.65% and 7.6%, respectively, for companies under the taxable profit taxation regime, levied on gross revenue and discounting certain credits determined based on incurred costs and expenses. For companies that opt for the presumed profit taxation regime, under the non-cumulative taxation regime, the PIS and COFINS contribution rates are 0.65% and 3%, respectively, on gross revenue, without discounts of credits in relation to incurred costs and expenses.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued

2.2.24. Treasury shares

Own equity instruments that are repurchased (treasury shares) are recognized at cost and charged to equity. No gain or loss is recognized in the statement of profit or loss upon purchase, sale, issue or cancellation of the Company's own equity instruments.

2.2.25. Interest on equity and dividends

The proposal for distributing dividends and interest on equity made by Management that is in the portion equivalent to the minimum mandatory dividend is recorded as current liabilities in the heading "Dividends payable", as it is a legal obligation provided for in the By-laws of the Company.

For corporate and accounting purposes, the interest on equity is reported as allocation of profit directly to equity at gross amount.

2.2.26. Earnings (loss) per share – basic and diluted

Earnings (loss) per share are calculated by dividing the net income (loss) attributable (allocated) to ordinary shareholders by the weighted average number of shares outstanding over the period.

Diluted earnings per share are calculated in a similar manner, except that the weighted average number of shares outstanding is increased, to include the additional shares that would be outstanding, in case the shares with dilutive potential attributable to stock option had been issued over the respective periods, using the weighted average price of shares.

2.2.27. Statement of comprehensive income (loss)

In order to meet the statutory provisions (CPC 26 (R1)), the Company prepared the statement of comprehensive income (loss) in its financial statements. The Company does not have other comprehensive income (loss) other than the profit or loss for the year.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued
- 2.2.28. Non-current assets held for sale and profit of discontinued operations

The Company classifies a non-current asset as held for sale if its carrying value is recovered by means of a sale transaction. In such case, the asset or the group of assets held for sale shall be available for immediate sale on current conditions, only subject to the usual and customary terms for selling such assets held for sale. Therefore its sale is highly probable.

For a sale to be highly probable, Management must be committed to a plan to sell the asset, and have initiated a solid program for finding a buyer and complete the plan. In addition, the asset held for sale shall be effectively held for sale at a price that is reasonable in relation to its current fair value. In addition, the sale must be expected to be completed in up to one year after the classification date, unless events that are beyond the control of the Company change this period.

The asset held for sale is measured at the lower of its carrying value and fair value, less cost to sell. In case the carrying value exceeds its fair value, an impairment loss is recognized in the statement of profit or loss for the year. Any reversal or gain shall only be recorded until the limit of such recognized loss.

Assets and liabilities of the group of discontinued assets are reported in separate lines in assets and liabilities. The profit of discontinued operations is presented at a single amount in statement of profit or

loss, which includes the total after-tax income of these operations, less any impairment-related loss. The net cash flow amounts attributable to operating, investing and financing activities of discontinued operations are presented in Note 8.2.

On December 9, 2013, the Company disclosed a material fact informing about the completion of transaction for selling the majority interest it held in 70% of Alphaville Urbanismo S.A. (AUSA), as detailed in Note 8.2.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 2. Presentation of financial statements and summary of significant accounting policies -- Continued
- 2.2. Summary of significant accounting policies Continued

2.2.29. Business combination

Business combination transactions are accounted for by the acquisition method. The cost of an acquisition is measured by the sum of the transferred consideration, measured at fair value at the acquisition date, and the amount of any noncontrolling interest in the acquiree. The costs directly attributable to the acquisition shall be recognized as expense as incurred.

In the acquisition of a business, Management measures the financial assets and liabilities assumed with the objective of classifying and designating them according to the contractual terms, economic conditions, and the pertinent conditions at the acquisition date.

Goodwill is initially measured as the excess of transferred consideration in relation to the fair value of net assets acquired (identifiable assets and liabilities assumed, net). If the consideration is lower than the fair value of the net assets acquired, the difference is recognized as a gain in statement of profit or loss.

Subsequent to initial recognition, goodwill is measured at cost, less any accumulated impairment. For purposes of the impairment test, the goodwill acquired in a business combination, as of the acquisition date, shall be designated to each cash-generating unit of the Company that is expected to benefit from the synergies of the combination, whether or not other assets or liabilities of the acquiree are designated to

these units.

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Notes to the	e individual	and conse	olidated fina	ncial stater	nentsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 3. Pronouncements (new or revised) and interpretation adopted from January 1, 2014 and new and revised standards and interpretation already issued and not yet adopted
- 3.1 Pronouncements (new or revised) and interpretation adopted from January 1, 2014

The Company adopted all of the pronouncements (new or revised) and interpretations issued by the CPC applicable to its operations which were effective as of December 31, 2014.

The pronouncements (new or revised) and the interpretation listed below, issued by CPC and approved by CVM, are mandatory for the years beginning January 1, 2014 or later. They are the following:

• OCPC 07 – Providing Evidence in the Disclosure of General Purpose Financial and Accounting Reports – CVM Resolution 727 of November 11, 2014;

This standard aims at addressing the basic requirements for preparing and providing evidence to be observed when disclosing general purpose financial and accounting reports. It specifically addresses the provision of evidence about information of annual and interim financial and accounting statements, particularly those contained in the accompanying notes.

The standard establishes that the evidenced information shall be relevant to external users. And relevant are only those that influence the investors' and creditors' decision-making process. Consequently, the non-relevant ones shall not be disclosed.

• ICPC 09 (R2) – Individual, Separate and Consolidated Financial Statements and the Equity Method of Accounting – CVM Resolution 729 of November 27, 2014;

The objective of the ICPC 09 revision is substantially derived from the issue of the technical pronouncements CPC 18 (R2), CPC 19 (R2) and CPC 36 (R3), in view of the changes made by the International Accounting Standards Board (IASB) in the international accounting standards IAS 28, IFRS 10 and IFRS 11. Other items were also revised aimed at adjusting the text to the current needs and keeping them convergent with the international standards.

ICPC 19 – Levies – CVM Resolution 730 of November 27, 2014;

The Interpretation is correlated with the IFRIC Interpretation 21 – Levies, issued by the International Accounting Standards Board (IASB). The document provides for the accounting for a liability for a levy, if the liability is in the scope of the Technical Pronouncement CPC 25, and also deals with the accounting for the liability for levy which timing and amount are not certain.

• The amendment to CPC 01/IAS 36 – Impairment of Assets addresses the disclosure of the recoverable amount of non-financial assets. This amendment eliminates certain disclosures of the recoverable amount of cash generating units that had been included in the IAS 36 with the issue of the IFRS 13.

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Notes to the	e individual	and conse	olidated fina	ncial stater	nentsContinued
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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 3. Pronouncements (new or revised) and interpretation adopted from January 1, 2014 and new and revised standards and interpretation already issued and not yet adopted --Continued
- 3.1 Pronouncements (new or revised) and interpretation adopted from January 1, 2014 -- Continued
- The amendment to CPC 39/IAS 32 Financial Instruments: Presentation, addresses the offsetting of financial assets and liabilities. This amendment clarifies that the right to offset shall not be contingent on a future event. It also shall be legally applicable to all counterparties in the normal course of business, as well as in the case of default, insolvency or bankruptcy. The amendment also considers liquidation mechanisms.
- The revision of Technical Pronouncement 7 Equity Method in Separate Financial Statements, amends the wording of the CPC 35 Separate Financial Statements to incorporate the modifications made by the IASB to IAS 27 Separate Financial Statements, which now permits the adoption of the equity method for subsidiaries in the separate financial statements, thus aligning the accounting practices adopted in Brazil with the international accounting standards. Especially for the IFRS purposes, the modifications to IAS 27 were early adopted.

There are no other standards or interpretations that were issued and not yet adopted that could, in the Management's opinion, have a significant impact on the profit, loss or equity disclosed by the Company.

3.2. New and revised interpretations already issued and not yet adopted

• IFRS 9 - "Financial Instruments", addresses the classification, measurement and recognition of financial assets and liabilities.

The project to revise the standards applicable to financial instruments is composed of three phases:

Phase 1: Classification and measurement of financial assets and liabilities

In relation to the classification and measurement under the terms of the IFRS 9, all recognized financial assets, which are currently included in the scope of the IAS 39, shall be later measured at amortized cost or fair value.

Phase 2: Methodology of impairment

The impairment model of the IFRS 9 reflects the expected credit losses, instead of the incurred credit losses, under the terms of the IAS 39. According to the impairment approach of the IFRS 9, it is no longer necessary that a credit event occurs before the recognition of credit losses. Rather than this, an entity always accounts for expected credit losses and the changes in such expected credit losses. The amount of expected credit losses shall be updated every reporting date of the financial statements to reflect the changes in credit risk since it was first recognized.

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 3. Pronouncements (new or revised) and interpretation adopted from January 1, 2014 and new and revised standards and interpretation already issued and not yet adopted --Continued
- 3.2. New and revised standards and interpretation already issued and not yet adopted--Continued

Phase 3: Hedge Accounting

The requirements for accounting for hedge introduced by the IFRS 9 maintain the three types of hedge accounting mechanisms of IAS 39. On the other hand, the new standard provided more flexibility regarding the transaction types eligible to hedge accounting, more specifically the increase in the instrument types that qualify as hedge instruments and the types of risk components of non-financial items eligible to hedge accounting. Additionally, the effectiveness test was renewed and replaced by the economic relationship principle. The retroactive evaluation of the hedge effectiveness is no longer necessary. Additional disclosure requirements were introduced related to the risk management operations of an entity.

As applicable to annual period beginning on or after January 1, 2018: the early adoption of standards, although encouraged by the IASB, is not permitted in Brazil the Accounting Pronouncements Committee (CPC)

• IFRS 15 – Revenue from contracts with customers

On May 28, 2014, the International Accounting Standards Board (IASB) and the Accounting Pronouncements Committee (CPC) issued new requirements for recognition of revenue under both IFRS and U.S. GAAP, respectively. IFRS 15 – Revenue from Contracts with Customers requires an entity to recognize the amount of revenue reflecting the consideration it expects to receive in exchange for the control over such goods or services. The new standard is going to replace most of the detailed guidance on the recognition of revenue that currently exists under IFRS and U.S. GAAP when it is adopted. Its application is required for annual years beginning on or after January 1, 2017, with early adoption permitted for IFRS purposes, and not permitted locally before the harmonization and approval from the CPC and

CVM.

The Company is evaluating the effects of IFRS 15 and IFRS 9 on its financial statements and has not yet completed its analysis thus far, since the company has not been able to estimate the impact of the adoption of this standard.

There is no other issued but not yet effective IFRS standards or IFRIC interpretations that could have a significant impact on the Company.

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

4. Cash and cash equivalents and short-term investments

4.1. Cash and cash equivalents

	Company		Consolidated	
	2014	2013	2014	2013
Cash and bank note	24,501	11,940	85,059	121,222
Securities purchased under resale agreements (a)	9,291	27,092	24,836	93,972
Total cash and cash equivalents (Note 21.i.d and 21.ii.a)	33,792	39,032	109,895	215,194

(a) Securities purchased under agreement to resale agreement comprise securities issued by Banks with a repurchase commitment by the bank, and resale commitment by the customer, at rates and terms agreed upon, backed by private or government securities, depending on the bank. The securities are registered with the CETIP.

As of December 31, 2014, the securities purchased under resale agreement include interest earned through the balance sheet date, ranging from 70% to 101% of Interbank Deposit Certificates (CDI) (from 75% to 101.8% of CDI in 2013). All transactions are with what management considers to be top tier financial institutions.

4.2. Short-term investments

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	Company		Consoli	dated
	2014	2013	2014	2013
Fixed-income funds (a)	183,150	587,878	326,977	706,481
Government bonds (LFT) (a)	43,640	116,888	77,911	140,210
Securities purchased under resale agreements (a)	201,957	328,169	361,226	393,648
Bank certificates of deposit (b)	47,702	113,611	103,219	291,871
Restricted cash in guarantees to loans (c)	98,828	74,305	104,039	105,380
Restricted credits (d)	6,765	20,175	73,987	171,367
Other	-	-	-	12
Total short-term investments (Note 21.i.d and 21.ii.a)	582,042	1,241,026	1,047,359	1,808,969

- (a) Exclusive Investment Funds aimed at earning interest in excess of the variation in the Interbank Deposit Certificate (CDI). These funds have mandates of risks that are periodically monitored and observe the internal investment policies in effect.
- (b) As of December 31, 2014, Bank Certificates of Deposit (CDBs) include interest earned through the balance sheet date, varying from 70% to 108% (from 70% to 109% in 2013) of Interbank Deposit Certificates (CDI) rate. The CDBs earn an average income in excess of those from securities purchased under resale agreements; however, the Company invests in short term (up to 20 working days) through securities purchased under resale agreements taking into account the exemption of IOF tax, which is not granted in the case of CDBs.
- (c) Restricted cash in guarantees to loans are investments in fixed-income funds, with appreciation of shares through investments only in federal government bonds, indexed to fixed rates or to price indexes, and pledged to guarantee a portion of the Company's issuances. These amounts are periodically released, when there is a surplus of guarantee in the issuance and/or as provided for in the indenture. See further information in Notes 13 e 17(b).
- (d) Restricted credits are represented by onlending of the funds from associate credit ("crédito associativo"), a type of government real estate financing, which are in the process of approval at the Caixa Econômica Federal (a Federally owned Brazilian bank used for real estate financing purpose). These approvals are made to the extent the contracts signed with customers at the financial institutions are finalized, which the Company expects to be finalized within 90 days.

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

5. Trade accounts receivable of development and services

	Company		Consol	idated
	2014	2013	2014	2013
Real estate development and sales (i)		, ,	1,919,846	
(-) Allowance for doubtful accounts and cancelled contracts (i)(-) Present value adjustments	(5,616) (17,095)	, ,	(109,893) (24,642)	(179,372)
Services and construction and other receivables	24,214	,	,	60,548
	1,024,441	1,216,902	1,825,319	2,223,668
Current	748,910	1,034,833	1,440,498	1,909,877
Non-current	275,531	182,069	384,821	313,791

The current and non-current portions fall due as follows:

	Comp	any	Consol	idated
Maturity	2014	2013	2014	2013
2014	_	1,052,062	-	2,103,733
2015	771,621	95,610	1,575,033	183,140
2016	146,607	43,011	187,719	61,963
2017	63,382	12,011	112,191	31,677
2018	14,291	6,979	18,969	8,275
2019 onwards	51,251	24,457	65,942	28,736
	1,047,152	1,234,130	1,959,854	2,417,524
(-) Adjustment to present value	(17,095)	(10,188)	(24,642)	(14,484)
(-) Allowance for doubtful account and cancelled contracts	(5,616)	(7,040)	(109,893)	(179,372)
	1,024,441	1,216,902	1,825,319	2,223,668

The balance of accounts receivable from units sold and not yet delivered is not fully reflected in the financial statements. The recovery is limited to the portion of the recorded revenues net of the amounts already received, according to the accounting practice mentioned in Note 2.2.2(i)(b).

As of December 31, 2014, the amount received from customers in excess of the recognized revenues totaled R\$12,939 (R\$39,868 in 2013) in the Company's statements, and R\$21,236 (R\$48,220 in 2013) in the consolidated financial statements, and are classified in the heading "Payables for purchase of properties and advances from customers" (Note 18).

Accounts receivable from completed real estate units financed by the Company are in general subject to annual interest of 12% plus IGP-M variation, with revenue being recorded in profit or loss in the account "Revenue from real estate development and sale, barter transactions and construction services". The interest amounts recognized, in the Company and consolidated financial statements for the year ended December 31, 2014 totaled R\$23,134 (R\$20,672 in 2013) and R\$36,216 (R\$31,419 in 2013), respectively.

The balances of allowance for doubtful accounts and cancelled contracts, are considered sufficient by the Company's management to cover the estimate of future losses on realization of the accounts receivable.

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

5. Trade accounts receivable of development and services -- Continued

During the years ended December 31, 2014 and 2013, the changes in the allowance for doubtful accounts and cancelled contracts are summarized as follows:

		Company 2014	2013
Balance at December 31 Additions (Note 23) Write-offs (Note 23) Balance at December 31		(7,040) - 1,424 (5,616)	(17,029) (10,758) 20,747 (7,040)
		Consolidated Properties for	
	Receivables	sale (Note 6)	Net
Balance at December 31, 2012 Additions Write-offs Balance at December 31, 2013 Write-offs Balance at December 31, 2014	(260,494) (24,113) 105,235 (179,372) 69,479 (109,893)	180,399 14,895 (88,122) 107,172 (54,863) 52,309	(80,095) (9,218) 17,113 (72,200) 14,616 (57,584)

The reversal of the present value adjustment recognized in revenue from real estate development for the year ended December 31, 2014 totaled R\$3,457 (R\$598 in 2013), in the Company's statements and

R\$1,660 (R\$1,214 in 2013) in the consolidated statements.

Receivables from units not yet completed were measured at present value using a discount rate determined according to the criteria described in Note 2.2.2. The discount rate applied by the Company and its subsidiaries ranged from 3.27 to 4.64% in 2014 (1.98 to 3.10% in 2013), net of Civil Construction National Index (INCC).

The Company entered into the following Real Estate Receivables Agreement (CCI) transactions, which are aimed at the assignment by the assignor to the assignee of a portfolio comprising select residential and business real estate receivables performed and to be performed arising out of Gafisa and its subsidiaries. The assigned portfolios, discounted to present value, are recorded under the heading "obligations assumed on the assignment of receivables".

			Dantfalla	Transaction balance		Transaction balance	
	Transaction date	Assigned portfolio	Portfolio discounted to present value	Company (N 2014	lota 14) 2013	Consolidated 2014	(Note 14) 2013
(i)	Jun 26, 2009	89,102	69,315	-	_	-	12,295
(ii)	Jun 27, 2011	203,915	171,694	5,678	13,407	8,851	17,146
(iii)	Dec 22, 2011	72,384	60,097	2,897	5,654	3,985	13,686
(iv)	Jul 06, 2012	18,207	13,917	1,483	2,578	1,483	2,578
(v)	Nov 14, 2012			•		ŕ	
()	(a)	181,981	149,025	-	-	6,151	10,639
(vi)	Dec 27, 2012	72,021	61,647	8,604	35,831	8,604	35,831
(vii)	Nov 29, 2013	24,149	•	3,451	5,675	9,459	17,154
(viii)	Nov 25, 2014	15,200	•	9,407	, -	11,513	, -

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December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

5. Trade accounts receivable of development and services -- Continued

(a) Transaction made by the associate Alphaville and its subsidiaries, "at the time it was a subsidiary" of the Company. The balance recorded refers to the remaining balance of the subsidiaries consolidated by the Company.

In the transactions above, the Company and its subsidiaries are jointly responsible until the time of the transfer of the collateral to the securitization company.

For the items (i) to (vi) above, the Company was engaged to perform, among other duties, the management of the receipt of receivables, the assignment's underlying assets, collection of defaulting customers, among other, according to the criteria of each investor, being paid for these services.

When applicable, the difference between the face value of the portfolio of receivables and the amount discounted to present value was recorded in profit or loss in the account "Discount related to Securitization Transaction" under financial expenses.

6. Properties for sale

Company 2014 2013

Conso

Land	761,061	720,448 1	,311,84
(-) Adjustment to present value	(4,907)	(1,268)	(5,503
Property under construction	550,982	327,343	905,19
Real estate cost in the recognition of the provision for cancelled contracts - Note 5	-	-	52,309
Completed units	121,040	74,907	260,80
(-) Provision for realization of properties for sale	(7,760)	(3,298)	(12,309
	1,420,4161	1,118,132 2	2,512,34
Current portion	932,681	780,867 1	,695,81
Non-current portion	487,735	337,265	816,52

In the years ended December 31, 2014 and 2013, the change in the provision for loss of realization is summarized as follows:

	Company	Consolidated
Balance at December 31, 2012		(7,663)
Additions	(3,298)	(23,758)
Write-offs	-	11,009
Transfer among land available for sale (Note 8.1)	-	9,136
Balance at December 31, 2013	(3,298)	(11,276)
Additions	(4,462)	(4,462)
Write-offs	-	3,429
Balance at December 31, 2014	(7,760)	(12,309)

The Company has undertaken commitments to build units in exchange for land, accounted for based on the fair value of the units to be delivered.

As disclosed in Note 12, the balance of capitalized financial charges as of December 31, 2014 amounts to R\$220,959 (R\$142,860 in 2013) in the Company's statements and R\$276,613 (R\$214,298 in 2013) in the consolidated statements.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

7. Other accounts receivable

	Compa	any	Consolid	dated
	2014	2013	2014	2013
Advances to suppliers	1,848	2,544	5,082	5,266
Recoverable taxes (IRRF, PIS, COFINS, among other)	20,830	23,679	76,000	70,054
Judicial deposit (Note 17)	123,510	95,343	154,939	127,405
Other	64	78	5,125	5,986
	146,252	121,644	241,146	208,711
Current portion	61,355	15,749	128,905	71,083
Non-current portion	84,897	105,895	112,241	137,628

8. Non-current assets held for sale

8.1 Land available for sale

The Company, in line with its strategic direction, opted to sell land not included in the Business Plan approved for 2015. Therefore, it devised a specific plan for the sale of such land. The carrying value of such land, adjusted to market value when applicable, after the test for impairment, is as follows:

	Consolidated	
	Provision for	
Cost	impairment	Net balance

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Balance at December 31, 2012	185,463	(46,104)	139,359
Transfer of properties for sale (Nota 6)	14,715	(9,136)	5,579
Reversal/Write-offs	(28,068)	(2,023)	(30,091)
Balance at December 31, 2013	172,110	(57,263)	114,847
Additions	23,313	(24,990)	(1,677)
Reversal/Write-offs	(33,686)	31,079	(2,607)
Balance at December 31, 2014	161,737	(51,174)	110,563
Gafisa and SPEs	32,928	(26,854)	6,074
Tenda and SPEs	128,809	(24,320)	104,489

On December 9, 2013, the Company disclosed the completion of the sale transaction of its 70% interest in AUSA. As a result of this transaction, a gain of R\$553,745 was recorded in the Company's balance and R\$631,122 in the consolidated balance under the heading "Net income from discontinued operations", as shown below:

	20	13					
	Company Consolida						
Amount received	896,077	1,254,521					
(-) Write-off of investments	(227,205)	(318,086)					
(-) Write-off of goodwill	(127,380)	(379,829)					
(-) Transaction cost	(16,336)	(16,336)					
	525,156	540,270					
Income from equity method investments	104,701	166,964					
Tax expenses	(76,112)	(76,112)					
	553,745	631,122					

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

8. Non-current assets held for sale -- Continued

8.2 Non-current assets held for sale and profit from discontinued operations

In accordance with the provisions of paragraph 38 of CPC 31 – Non-current Asset Held for Sale and Discontinued Operations, the Company presents below the main lines in the statement of profit or loss and cash flows of its associate Alphaville Urbanismo S.A. (AUSA):

Statement of profit or loss	2013(a)
Net operating revenue Operating costs Operating expenses, net Depreciation and amortization Income from equity method investments Financial expenses Income tax and social contribution Noncontrolling interests Net income for the year	810,397 (429,066) (137,920) (2,918) 3,445 (27,258) (21,783) 194,897 (18,459) 176,438
<u>Cash flows</u>	2013(a)
Operating activities Investing activities Financing activities	(197,093) 66,664 (1,350)

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(a) Balance for the period ended December 9, 2013, the date of completion for the sale of controlling interests in AUSA.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

9. Investments in ownership interests

(i) Ownership interest

Gafisa

Gafisa

SPE-89 Emp. Imob. Ltda.

SPE-51 Emp.

Imob. Ltda.

(a) Information on subsidiaries and jointly-controlled investees

100%100%

100%100%

100%100%

80,740

62,954

54,692

14,179

4,926

10,590

Ownership Equity and interest advance for future Profit (loss) for Total Total % assets liabilities capital increase the period **Investments Direct** investees 2014 2013 2014 2014 2014 2013 2014 2013 2014 2013 Construtora Tenda S/A **100% 100%** 2,125,190 1,066,713 1,058,477 1,127,969 (109,437) (90,926) 1,058,477 1,127,969 (1 Alphaville (a) Urbanismo S.A **30% 10%** 2,036,491 1,474,827 561,664 454,054 107,662 176,021 168,499 45,405 Shertis Emp. (a) e Part. S.A. 0%100% 267,415 - 211,489 267,340 Gafisa SPE 26 Emp. Imob. Ltda. **100%100%** 175,315 7,369 167,946 162,059 5,887 2,982 167,946

66,561

58,028

44,102

77,656

57,377

41,596

77,656

57,377

41,596

66,561

58,028

44,102

532 23,388

2,506 (4,272)

(399)

(838)

Compar

			_	_						
Gafisa SPE										
72 Emp.										
Imob. Ltda.	(l _n)									
Gafisa SPE-116	(b)									
Emp. Imob.										
Ltda.		50% 50%	80,153	1,533	78,620	82,075	(5,380)	8,939	39,310	41,038
Gafisa SPE-	_	30 /8 30 /8	00,100	1,555	70,020	02,075	(3,300)	0,555	00,010	+1,000
130 Emp.										
Imob. Ltda		100%100%	55,196	17,941	37,255	(7)	7,645	(4)	37,255	_
SPE Parque	-		,	, -	- ,	()	,	()	- ,	
Ecoville Emp.										
Imob. Ltda		100%100%	84,962	48,289	36,673	40,008	(3,335)	8,101	36,673	40,008
Manhattan	-									
Square Em.										
Im. Res. 02			0= 440		.=			(40)		
Ltda	(-)	100% 50%	35,449	51	35,398	2,829	8	(46)	35,398	3,211
Gafisa	(c)									
SPE-107 Emp. Imob.										
Ltda.		100%100%	32,145	2,951	29,194	28,971	223	(681)	29,194	_
	(b)(d)		02,140	2,551	20,104	20,571	220	(001)	20,104	
Grand Park	(3)(3)	,								
Em. Im. Ltda		50% 50%	127,320	70,559	56,761	25,982	5,924	2,341	28,380	12,991
Sitio Jatiuca	(b)									
Emp. Imob.										
SPE Ltda		50% 50%	60,005	4,351	55,654	64,035	2,591	(5,951)	27,827	32,018
Gafisa SPE -	-									
121 Emp.		1000/ 1000/	444 400	04.074	00.740	0.454	00 505	0.040	00.740	0.454
lmob. Ltda. Gafisa	(0)	100%100%	111,420	84,674	26,746	6,151	20,595	8,313	26,746	6,151
SPE-88 Emp.	(c)									
Imob. Ltda.		100%100%	29,130	2,637	26,493	25,550	943	(6,558)	26,493	_
Gafisa	_	100 /0 100 /0	20,100	2,007	20, 100	20,000	010	(0,000)	20,100	
SPE-41 Emp.										
lmob. Ltda.		100%100%	27,555	1,168	26,387	26,357	30	(502)	26,387	26,357
Verdes	-									
Pracas										
Incorp. Imob.										
SPE Ltda.		100%100%	26,432	203	26,230	25,494	736	(520)	26,230	25,494
Gafisa SPE	-									
50 Emp.		1000/ 1000/	E1 270	25,588	25 701	25 027	(46)	(446)	25 701	25 027
lmob. Ltda. Gafisa e Ivo	(b)	100%100%	51,378	25,500	25,791	25,837	(46)	(446)	25,791	25,837
Rizzo SPE-47	(D)									
Ltda		80% 80%	31,485	43	31,442	31,275	1	(1)	25,153	25,020
	(b)(d)		2.,.00	.0	- · , · · · <u>-</u>	J.,_, J	•	(')	_5,.00	_5,5_5
Arvores	. , ()	,								
Empr. Imob.										
Ltda.		50% 50%	39,599	-	39,599	37,990	4,072	9,749	24,502	24,550
	-	100%100%	50,628	26,513	24,115	25,745	(1,631)	10,288	24,115	25,745

Gafisa SPE-110 Emp. Imob. Ltda. Gafisa SPE -	_									
123 Emp. Imob. Ltda. Gafisa SPE-112	(c)	100%100%	104,290	80,689	23,600	10,462	13,138	4,508	23,600	10,462
Emp. Imob. Ltda. Gafisa SPE-111 Emp. Imob.	-	100%100%	23,971	2,229	21,742	20,634	1,108	8,183	21,742	-
Ltda. Maraville Gafsa SPE Emp. Imob.	-	100%100%	85,752	64,164	21,588	10,561	11,027	6,005	21,588	10,561
Ltda. Edsp 88 Participações	-	100%100%	52,259	33,483	18,776	10,163	8,612	5,120	18,776	10,163
S.A. Manhattan Square Em. Im. Com. 02	-	100%100%	24,551	5,805	18,746	39,883	(21,137)	(6,596)	18,746	39,883 (
Ltda Gafisa SPE 32 Emp.	-	100% 50%	18,020	64	17,956	1,797	49	(157)	17,956	1,642
Imob. Ltda. Gafisa SPE 46 Emp.	-	100%100%	19,180	1,264	17,916	18,070	(165)	27	17,916	18,070
Imob. Ltda. Gafisa SPE 30 Emp.	(c)	100% 60%	5,505	-	5,505	16,391	175	(194)	17,466	9,835
Imob. Ltda. Fit 13 Spe Empr. Imob. Ltda. Gafisa SPE-106 Emp. Imob.	(b)	100%100%	63,772	47,632	16,140	16,033	107	(210)	16,140	16,033
	(c)	50% 50%	38,077	6,601	31,476	31,207	99	15,386	15,738	12,203
Ltda. Gafisa SPE-92 Emp.	(c)	100%100%	17,325	1,682	15,642	17,010	(1,367)	(286)	15,642	-
Imob. Ltda. Diodon Participações	-	100%100%	16,527	980	15,547	14,644	903	2,925	15,547	-
Ltda Gafisa SPE 33 Emp.	-	100%100%	15,346	266	15,080	15,372	(292)	(18,396)	15,080	-
Imob. Ltda.		100%100%	13,333	-	13,332	14,028	238	(1,609)	14,267	-

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Gafisa SPE	(b)									
71 Emp. Imob. Ltda.		100% 80%	15,861	1,619	14,242	19,617	(79)	709	14,242	15,694
Apoena SPE	-		-,	,	,	- , -	(- /		,	-,
Emp. Imob.		1000/1000/	44407	4 400	10.000	10011	400	4 400	10.000	10.011
Ltda. Parque Aguas	(b)(c	100%100%	14,137	1,100	13,038	12,941	102	1,198	13,038	12,941
Empr. Imob.	(D)(C	1)								
Ltda.		50% 50%	17,046	-	17,046	17,188	2,255	3,671	11,589	11,640
Gafisa SPE	-									
65 Emp.		1000/ 000/	10.000	0.470	44.400	10.001	4 000	(000)	44.400	44.005
Imob. Ltda. Alto Da Barra	(b)	100% 80%	19,669	8,179	11,490	13,831	1,009	(383)	11,490	11,065
De Sao	(D)									
Miguel Em.										
Im. SPE Ltda		50% 50%	23,487	983	22,504	22,943	(439)	819	11,252	11,472
Blue I SPE -	-									
Plan., Prom., Inc. E Venda										
Ltda.		100%100%	11,274	412	10,862	11,411	(548)	225	10,862	-
Città Ville	(b)		,		,	,	,		,	
SPE Emp.		/		40.450			(4.00=)			0= 0.10
Imob. Ltda. Gafisa	(h)	50% 50%	63,578	42,452	21,126	55,886	(1,367)	2,365	10,563	27,943
SPE-113	(b)									
Emp. Imob.										
Ltda.		60% 60%	72,017	54,896	17,122	15,648	3,061	(3,559)	10,273	9,389
Gafisa SPE -	-									
122 Emp. Imob. Ltda.		100%100%	39,295	20 170	10 125	(230)	10 255		10 125	
imob. Llua.		100% 100%	<i>ა</i> ყ,∠ყე	29,170	10,125	(230)	10,355	-	10,125	-

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

9. Investments in subsidiaries -- Continued

(i) Ownership interest -- Continued

(a) Information on subsidiaries and jointly-controlled investees -- Continued

									Compar
Direct	Ownershi interest - %	Total assets	Total liabilities	Equity advance fo capital ir	or future	Profit (lo	•	Investn	nents
investees	2014 2013	2014	2014	2014	2013	2014	2013	2014	2013
Gafisa SPE 55 Emp. Imob. Ltda. Gafisa SPE - 120 Emp. Imob. Ltda. Gafisa SPE 36 Emp. Imob. Ltda. Gafisa SPE-38 Emp. Imob.	(b)(c) 80% 0% - 100%100% - 100%100%	6 34,280	25,598	12,459 8,682 8,007	- 1,255 7,691	3,743 7,427 315	61	9,967 8,682 8,007	- 1,255 7,691
Ltda.	100%100%	6 8,102	2 130	7,971	7,890	81	40	7,971	7,890

Gafisa SPE-84	-										
Emp. Imob. Ltda. Atins Emp.	(b)	100%1	00%	15,169	7,339	7,830	8,109	(279)	(1,628)	7,830	-
Imob.s Ltda. Gafisa SPE-109	(c)	50%	0%	26,221	10,819	15,402	-	72	-	7,701	-
Emp. Imob. Ltda.		100%1	1 00 %	8,776	1,484	7,292	6,938	354	871	7,292	-
Aram Spe Empr. Imob. Ltda. Gafisa SPE-37	-	100%1	00%	7,923	946	6,977	5,981	4,326	1,328	6,977	6,387
Emp. Imob. Ltda. Gafisa SPE-90	(c)	100%1	00%	7,621	928	6,693	6,811	(118)	164	6,693	6,811
Emp. Imob. Ltda. Gafisa SPE-85	(b)	100%1	00%	11,985	5,448	6,536	6,351	243	(413)	6,536	-
Emp. Imob. Ltda. Gafisa SPE-81	(c)	80%	80%	43,021	35,282	7,739	7,064	815	(15,952)	6,191	5,651
Emp. Imob. Ltda. Costa Maggiore	(b)	100%1	00%	71,719	65,687	6,032	6,290	(258)	(9,760)	6,032	-(
Empr. Imob. Ltda. Dubai	(b)(d)	50%	50%	13,552	1,563	11,989	15,463	1,626	3,789	5,994	10,307
Residencial Empr. Imob. Ltda.	/I \ / I	50%	50%	6,523	-	6,523	19,400	227	10,985	5,531	12,895(
Prime Empr. Imob. Ltda. Gafisa SPE 42 Emp. Imob. Ltda. Jardim I - Plan., Prom. E Venda Ltda O Bosque Empr. Imob. Ltda. Gafisa SPE-22	(b)(d)	50%	50%	16,974	6,100	10,874	6,322	(5,064)	563	5,437	3,161
	-	100%1	00%	8,673	3,272	5,401	5,794	(393)	(97)	5,401	5,794
	(b)	100%1	00%	20,881	15,737	5,144	5,973	(829)	543	5,144	5,973
	- -	60%	60%	8,735	283	8,453	9,123	(410)	(701)	5,072	5,460
Emp. Imob. Ltda. OCPC01 adjustment -	(e)	100%1	00%	5,814	751	5,063	5,255	(192)	(25)	5,063	5,255
capitalized interests Other (*)	-			- 444,110	- 433,431	- 10,679	- (64,517)	- (61,832)	- (24,896)	27,237 47,474	24,185 116,563
Gafisa SPE 55 Emp. Imob. Ltda.	(c)	0%	80%	-	-	-	47,591	-	-	-	-

Saí Amarela S.A. Gafisa SPE-51 Emp. Imob. Ltda. Other	(b) (b)		50% 60%	2,384 5,463 1,019	30 1,509 84	2,354 3,954 934	1,935 4,414 13,752	` ,	(153) (1,208) (17,202)	-	
Indirect jointly-controlled investees of Gafisa	-			8,866	1,623	7,242	67,692		(18,563)	-	
Acedio SPE Emp. Imob.	-	55%	55%								
Ltda. Maria Inês SPE	-	60%	60%	4,886	3	4,883	4,696	6	(1)	-	-
Emp. Imob. Ltda. Fit 02 SPE Emp.	-		60%	21,351	437	20,914	20,836	55	305	-	-
lmob. Ltda. Fit Jardim	-	00 /6	00 /6	12,549	607	11,942	11,758	184	2	-	-
Botânico SPE Emp. Imob. Ltda.		55%	55%	39,897	1,338	38,559	39,404	(822)	1,303	-	
Fit 11 SPE Emp. Imob. Ltda.	-	70%	70%	53,542	23,938	29,604	27,452	(2,643)	6,180	-	-
Fit 31 SPE Emp. Imob. Ltda.	-	70%	70%	22,966	11,207	11,759	15,155	(3,047)	(5,303)	-	-
Fit 34 SPE Emp. Imob. Ltda.	-	70%	70%	32,709	963	31,746	29,964	1,597	4,286	-	
Fit 13 SPE Emp. Imob. Ltda.	-	50%	50%	38,077	6,601	31,476	31,207	99	15,386	-	-
Ac Participações Ltda Eit 02 SPE Emp	-	100%	80%	25,752	5,333	20,419	23,755	(3,906)	1,929	-	-
Fit 03 SPE Emp. Imob. Ltda. Fit Campolim	_	80%	80%	11,351	544	10,807	10,044	764	(2,041)	-	
SPE Emp. Imob. Ltda.	_	55%	55%	6,726	_	6,726	6,623	(1)	(8)	_	
Imbuí I SPE Emp. Imob. Ltda.	-	50%	50%	9,401	588	8,813	8,899	(68)	(203)	-	-
Jardim São Luiz SPE Incorp.	-	100%	50%								
Ltda. Grand Park - Pq.	-			8,131	666	7,465	7,130	-	(90)	-	-
dos Pássaros SPE Emp. Imob.		50%	50%	00.450		00.450	05.000	0.505	0.500		
Ltda. Citta Itapua Emp. Imob. SPE	-	50%	50%	26,453	-	26,453	35,230	2,595	9,538	-	-
Ltda. SPE Franere	_	JU /0	55 /6	14,423	1,992	12,431	15,354	(1,311)	(597)	-	-
Gafisa 08 Emp. Imob. Ltda.		50%	50%	90,554	52,936	37,618	59,996	(25,394)	11,987	-	

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Città Ipitanga SPE Emp. Imob. 50% 50% Ltda. 12,812 1,109 11,703 16,957 (378)(810)Other 5,236 (8) Indirect jointly-controlled investees of 431,580 108,262 323,318 369,696(32,702) 42,287 Tenda

Subtotal 7,393,417 3,993,373 3,400,043 3,546,489 (17,816) 360,739 2,558,937 2,360,037

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 9. Investments in subsidiaries -- Continued
- (i) Ownership interest -- Continued
- (a) Information on subsidiaries and jointly-controlled investees Continued

					Equity			Compa	ny		C
Direct		Ownership interest - %	Total	Total liabilities	and advance	(loss) for the	Investr	nents	eq me	ne from uity thod tments	Investm
investees		2014 2013	2014	2014	2014 2013	2014 2013	2014	2013	2014	2013	2014
Other investments Goodwill on acquisition of	(f) (g)						-	91,056	} -	-	-
subsidiaries Goodwill based on inventory	-	ı					25,476	43,080		-	-
surplus Addition to remeasurement of investment in							62,343	77,360) -	-	-
associate							375,853 3,022,609 2	108,300 2 ,679,83 3			375,853 ; 968,3931,

Total

investments

(*)Includes companies with investment balances below R\$ 5,000.

				Equity	, and				Com	oany		
	Interest - %	Total assets I	Total iabilities	Equity advance future of incre	ce for capital case	Profit (•	Provisi cap defici	ital	Income equity n investr	nethod nents	•
Direct	2014 2013	2014	2014	2014	2013	2014	2013	2014	2013	2014	2013	2
investees Provision for net capital deficiency (i): Manhattan												
Residencial 01 Spe Ltda Gafisa Vendas	50% 50%	82,135	147,813((65,678) ((43,283)	(21,017)	(1,401)	(32,839)	(21,642)	(10,509)	(6,762)(3	3
Interm. Imobiliaria Ltda Gafisa SPE	100%100%	6,090	21,694	(15,604)	(5,398)	(10,206)	(5,479)	(15,604)	(5,398)	(10,206)	(5,479)	
69 Emp. Imob. Ltda. Gafisa	100%100%	953	6,764	(5,810)	(2,862)	(2,949)	(690)	(5,810)	(2,862)	(2,949)	(690)	
SPE-117 Emp. Imob. Ltda.	100%100%	16,259	21,403	(5,144)	(5,735)	591	182	(5,144)	(5,735)	591	182	
Other (*) Total		30,119	36,702	(6,584)	4,901	(353)	9,031	(6,526)	(7,963)	(4,985)	(1,006)	
provision for net capital deficiency	•	135,556	234,376	(98,820)	(52,377)	(33,934)	1,643	(65,923)	(43,600)	(28,058)	(13,755) (3	3
Total Income from equity method investments	•									(25,228)	165 890	
11116211161116										(23,220)	100,000	

⁽a) In October 2014, the subsidiary Shertis, which only asset was the ownership interest of 20% in the subsidiary AUSA, was merged into the Company. Accordingly, the parent company started to hold 30% of interest in AUSA.

⁽b) Joint venture.

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- (c) Entities reclassified from unincorporated venture (SCP) to the parent company (see item (e), in view of the settlement of the obligations provided for in the contract, and its subsequent dissolution (Note 15).
- (d) The Company recorded the amount of R\$6,053 in Income from equity method investments for 2014 related to the recognition, by joint ventures, of adjustments in prior years, in accordance with the ICPC09 (R2) Individual, Separate and Consolidated Financial Statements and the Equity Method of Accounting.
- (e) Charges of the parent company not appropriated to the profit or loss of subsidiaries, as required by paragraph 6 of OCPC01.
- (f) At a meeting of the venture partners held on February 3, 2014, the reduction in the capital of the unincorporated venture ("SCP") was resolved in the amount of R\$100,000 Class B shares, thus fulfilling all obligations provided for in the contract, and carrying out its dissolution.
- (g) On November 21, 2014, the Company acquired the remaining portion of Cipesa Empreendimentos Imobiliários in the amount of R\$6,354. As a result of this transaction, the Company recorded a net effect of the write-off of goodwill, in the amount of R\$17,604 (Note 11).
- (h) Amount related to the addition of the remeasurement of the portion of the remaining investment of 30% in the associate AUSA, in the amount of R\$375,853. The increase presented in the parent company in the year 2014 refers to the merger of the subsidiary Shertis, according to item (a).
- (i) Provision for capital deficiency is recorded in account "Other payables" (Note 16).

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

9. Investments in subsidiaries -- Continued

(b) Change in investments

	(Company Co	onsolidated
Balance at December 31, 2013	:	2,679,833	1,120,076
Income from equity method investments		2,830	25,652
Capital contribution (decrease)		18,047	5,466
Effect reflecting the program for repurchase of treasury shares of Gafisa by Tenda	(a)	39,132	
Redemption of shares of subsidiaries and reclassification of the SCP investments	(b)	290,920	
Reclassification of the Shertis investment in view of the merger	` .	90,954	
Dividends receivable		(44,775)	(49,849)
Usufruct of shares (dividends paid) (note 15)		(11,500)	
Realization of inventory surplus		(15,017)	
Write-off of Cipesa goodwill	(c)	(17,604)	
Acquisition/sale of interests	• •	(5,748)	(5,748)
Effect on the change in the consolidation criteria due to acquisition or sale of interest		-	(104,008)
Other investments		(4,463)	(23,196
Balance at December 31, 2014	;	3,022,609	968,393

⁽a) In the year ended December 31, 2014, the subsidiary Tenda acquired 7,000,000 shares for R\$22,728. Additionally, on November 28, 2014, the Company repurchased 25,500,000 shares, which had

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been originally acquired by Tenda for amount of R\$61,860, recording a net effect of R\$ 39,132 (note 19.1).

- (b) It refers to the net amount of the redemption of shares of the Company's subsidiary of (R\$100,000) and reclassification in view of the dissolution of the SCP and transfer of the balance sheet account balances of the investments to the parent company in the amount of R\$390,920 (note 15(a)).
- (c) On November 21, 2014, the Company acquired the remaining portion of Cipesa Empreendimentos Imobiliários from C. Engenharia S.A. for the amount of R\$6,354. As a result of this transaction, the Company recorded a net effect of the goodwill arising from the portion acquired in 2007 (Note 11).

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

10. Property and equipment

				npany 100% depreciated			Conso
Туре	2013	Addition V		items	2014	2013	Addition W
Cost							
Hardware	18,100	2,901	-	(9,269)	11,732		•
Vehicles	-	-	-	-	-	979	
Leasehold improvements and installations			-	(4,574)	9,049	•	•
Furniture and fixtures	1,717		(246)	(960)	679	,	•
Machinery and equipment	2,637	3	-	-	2,640	•	
Molds	-	-	-	-	-	8,130	•
Sales stands	139,758	•	(1,283)	(142,522)	•	•	•
	170,757	23,978	(1,529)	(157,325)	35,881	288,923	42,308
Accumulated depreciation							
Hardware	(13,177)	(2,140)	-	9,269	(6,047)	(21,820)	(4,203)
Vehicles	-	-	-	-	-	(979)	-
Leasehold improvements and installations	(6,804)	(1,940)	-	4,574	(4,171)	(21,499)	(5,721)
Furniture and fixtures	(1,360)	(64)	246	960	(218)	(3,662)	(565)
Machinery and equipment	(817)	(263)	-	-	(1,080)	(1,104)	(398)
Molds	-	-	-	-	-	(6,945)	(2,605)
Sales stands	(136,360)	(9,681)	1,283	142,522	(2,236)	(196,529)	(14,481)
	(158,518)	(14,088)	1,529	157,325	(13,752)	(252,538)	(27,973)
	12,239	9,890	-	-	22,129	36,385	14,335

The following useful lives and rate are used to calculate depreciation:

	Useful life	Annual depreciation rate - %
Leasehold improvements and installations	4 years	25
Furniture and fixture	10 years	10
Hardware	5 years	20
Machinery and equipment	10 years	10
Vehicles	5 years	20
Molds	5 years	20
Sales stands	1 year	100

11. Intangible assets

	2013		Company	100%	2014
	Balance	Addition	Write-down / amortization	amortized items	Balance
Software – Cost Software – Depreciation Other	80,406 (42,787) 8,404 46,023	10,909 (14,616) 2,320 (1,387)	(14,616) (5,929)	14,780 (14,780) - -	76,535 (42,624) 4,796 38,707
	2013		Consolidated	100%	2014
Goodwill	Balance		Vrite-down / mortization	amortized items	Balance
AUSA Cipesa (Note 9) Provision for non-realization	25,476 40,687	- -	-	- -	25,476 40,687
(Note 9)	(23,083) 43,080	-	(17,604) (17,604)	-	(40,687) 25,476
Software – Cost Software – Depreciation Other	104,625 (54,708) 13,343 63,260	13,389 - 2,695 16,084	(1,158) (19,122) (7,637)	(15,275) 15,275 -	101,581 (58,555) 8,401 51,427
	106,340	16,084	(27,917) (45,521)	-	76,903

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Other intangible assets comprise expenditures on the acquisition and implementation of information systems and software licenses, amortized over five years (20% per year).

Goodwill arises from the difference between the consideration and the equity of acquirees, calculated on acquisition date, and is based on the expectation of future economic benefits.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

11. Intangible assets -- Continued

The Company evaluated the recovery of the carrying value of goodwill using the "value in use", applying discounted cash flow models of the cash-generating units. The process for determining the value in use involves the use of assumptions, judgments and estimates relating to cash flows, such as growth rate of revenues, costs and expenses, estimates of investment and future working capital, and discount rates. The assumptions relating to growth, cash flow and future cash flows are based on the Company's business plan, approved by management, as well as on comparable market data, and represent Management's best estimate of the economic conditions that will prevail during the economic life of the different cash-generating units or group of assets that provide the generation of cash flows. The future cash flows were discounted based on the rate representative of the cost of capital. Consistent with the economic valuation techniques, the evaluation of the value in use is made for a five-year period, considering the perpetuity of assumptions in view of the capacity for indefinite business continuity. The main assumptions used in the estimate of value in use are the following: a) revenue – revenues were projected between 2015 and 2019 considering the growth in sales and client base of the different cash-generating units; b) Operating costs and expenses – costs and expenses were projected in line with the Company's historical performance, as well as the historical growth of revenues. The key assumptions were based on the Company's historical performance over the past five years and on reasonable macroeconomic assumptions, and supported by the financial market projections. The impairment test of the Company's intangible assets resulted in the need for recognizing a provision for impairment loss in the year ended December 31, 2014 in the amount of R\$17,604 (R\$963 in 2013) related to the goodwill on acquisition of CIPESA.

12. Loans and financing

Туре	Maturity	Annual interest rate	Comp 2014	2013	Consolic 2014	dated 20
	la	8.30% to 11.00% + TR				
	January 2015 to December	117% of CDI				
National Housing System - SFH /SFI (i)	2018	12.87% Fixed 117.9% of CDI	925,163	699,131	1,128,514 1	,088,25
	June 2015 to July	52.20% + CDI				
Certificate of Bank Credit - CCB (ii)	2017	13.20% Fixed	268,911	550,053	268,911	550,05
			1,194,074	1,249,184	1,397,425 1	,638,3 ⁻
Current portion Non-current portion			443,802 750,272	376,047 873,137	,	590,38 ,047,92

(i) The SFH financing is used for covering costs related to the development of real estate ventures of the Company and its subsidiaries, and backed by secured guarantee by the first-grade mortgage of real estate ventures and the fiduciary assignment of receivables.

On September 29, 2014, the Company took out a loan for building a Real Estate Venture in the amount of R\$194,000, and the final maturity is dated for October 8, 2018. The loans is backed by secured guarantee represented by a first-grade mortgage of select real estate ventures of the Company and fiduciary assignment of real estate receivables of these selected ventures. This contract has clauses that restrict the ability of taking some actions, and may require the early maturity in case these clauses are not fulfilled. As of December 31, 2014, the Company is compliant with all of its contractual obligations.

Gafisa S.A.				
Notes to the individual a	and consolidated finance	cial statementsC	Continued	
December 31, 2014				
(Amounts in thousands	of Reais, except as otl	herwise stated)		
12. Loans and financi	na —Continued			
12. Loans and imanen	iig —Continued			
	dit (CCB) with secured	d guarantee and f	advance related to the debt linal maturity on May 2, 2016 f such date.	
Rates				
CDI - Interbank Depo	sit Certificate;			
TR - Referential Rate				
The current and non-cur	rent installments fall c	lue as follows:		
	Company		Consolida	ted
Maturity	2014	2013	2014	2013

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2014	-	376,047	-	590,386
2015	443,802	489,889	550,058	642,328
2016	431,312	275,118	506,207	296,464
2017	235,752	106,898	252,605	107,901
2018	83,208	1,232	88,555	1,231
	1,194,074	1,249,184	1,397,425	1,638,310

The Company and its subsidiaries have restrictive covenants under certain loans and financing that limit their ability to perform certain actions, such as the issuance of debt, and that could require the early redemption or refinancing of loans if the Company does not fulfill such covenants. The ratio and minimum and maximum amounts required under such restrictive covenants as of December 31, 2014 and 2013 are disclosed in Note 13.

Financial expenses of loans, financing and debentures (Note 13) are capitalized at the cost of construction of each venture and land, according to the use of funds, and recognized in profit or loss for the year in proportion to the units sold, as shown below. The capitalization rate used in the determination of the costs of loans eligible for capitalization ranges from 10.95% to 12.24% as of December 31, 2014 (9.14 to 10.14% in 2013).

The following table shows the summary of financial expenses and charges and the capitalized rate in the account called Properties for sale.

	Company		Consoli	dated
	2014	2013	2014	2013
Total financial charges for the period Capitalized financial charges	283,130 (186,058)	243,504 (88,931)	354,968 (233,905)	309,006 (132,183)
Financial expenses (Note 25)	97,072	154,573	121,063	176,823
Financial charges included in "Properties for sale":				
Opening balance Capitalized financial charges Charges recognized in profit or loss (Note 24)	142,860 186,058 (107,959)	135,582 88,931 (81,653)	214,298 233,905 (171,590)	239,327 132,183 (157,212)
Closing balance (Note 6)	220,959	142,860	276,613	214,298

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

13. Debentures

			Com	pany	Consc
Program/placement	Principal - R\$ Annual interes	t Final maturity	2014	2013	2014
Sixth placement (i)	100,000CDI + 1.30%	June 2014	-	151,513	
Seventh placement (ii)	525,000TR + 9.8205%	December 2017	502,033	551,855	502,033
Eighth placement / first series (iii)	144,214CDI + 1.95%	October 2015	147,640	294,073	147,640
Eighth placement / second series (iv)	11,573IPCA + 7.96%	October 2016	15,185	14,216	15,185
Ninth placement (v)	130,000CDI + 1.90%	July 2018	134,624	-	134,624
First placement (Tenda) (vi)	380,000TR + 9.25%	October 2016	-	-	389,617
			799,482 1	,011,6571	1,189,099
Current portion			314,770	354,271	504,387
Non-Current portion			484,712	657,386	684,712

- (i) On June 2, 2014, the Company made the payment in the amount of R\$158,969, of which R\$100,000 related to the Face Value of the Placement and R\$58,969 related to the interest payable, thus settling all obligations of its 6th Debenture Placement.
- (ii) In the year ended December 31, 2014, the Company made the payment in the amount of R\$107,075, of which R\$50,000 related to the Face Value of the Placement and R\$57,075 related to the interest payable.

- (iii) In the year ended December 31, 2014, the Company made the payment in the amount of R\$179,356, of which R\$144,214 related to the Face Value of the Placement and R\$35,142 related to the interest payable.
- (iv) On October 15, 2014, the Company made the payment in the amount of R\$1,176 related to the interest payable of this placement.
- (v) On July 22, 2014, the Company approved the ninth private placement of non-convertible debentures, with general guarantee, in only one series in the amount of R\$130,000, fully paid-in on July 28, 2014 with final maturity on July 27, 2018. The proceeds from the placement will be used in the development of select real estate ventures and their general guarantees are represented by the fiduciary assignment of real estate receivables and the real estate mortgage of such ventures. The face value of the Placement will accrue interest corresponding to the cumulative variation of the DI (Interbank Deposit tax) plus a spread equivalent to 1.90% p.a.. This placement was subject to an assignment to the securitization company by its debenture holders, which later issued mortgage-backed securities (CRI). On this same date, the Company entered into an interest rate swap transaction to mitigate its exposure to the index in question, as detailed in Note 21.

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

13. Debentures--Continued

(vi) On March 28, 2014, the partial deferment of the payment for the fourth installment of the face value of this placement was approved in the amount of R\$90,000 until May 1, 2014, while R\$10,000 should be paid on the original due date on April 1, 2014. On April 17, 2014, all of the debenture holders of the first placement of subsidiary Tenda unanimously approved without any exception: (a) the change in the maturity schedule of this placement to the following amounts and due dates: (i) R\$10,000 on April 1, 2014, (ii) R\$10,000 on October 1, 2014, (iii) R\$80,000 on April 1, 2015, (iv) R\$100,000 on October 1, 2016, (vi) R\$100,000 on October 1, 2016; (b) reduction in the Guaranteed Percentage to 130% of Eligible Receivables; (c) reduction to three (3) months the period for retaining the amounts in the Centralized Account previous to the maturity of each amortization and/or interest installment; (d) change in the definition of associate credit ("crédito associativo"), a government real estate finance aid, of the Indenture; (e) permission for cancelling the restriction of Receivables in case of guarantee surplus; (f) exclusion of the possibility of early redemption and/or early amortization of Debentures. In the year ended December 31, 2014, the Company made the payment in the amount of R\$58,849, of which R\$20,000 related to the Face Value of the Placement, and R\$38,948 related to the interest payable.

Current and non-current installments fall due as follows.

Company

Consolidated

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Maturity	2014	2013	2014	2013
2014	-	354,271	-	563,832
2015	314,770	299,093	504,387	499,093
2016	175,778	158,292	375,778	158,292
2017	244,690	200,001	244,690	200,001
2018	64,244	· -	64,244	-
	799,482	1,011,657	1,189,099	1,421,218

As mentioned in Note 4.2, as of December 31, 2014, the balance of cash in guarantee to loans in investment funds in the amount of R\$98,828 (R\$74,305 in 2013) in the Company statements, and R\$104,039 (R\$105,380 in 2013) in the consolidated statements, is pledged as part of the calculation of the guarantee of 1st debenture placement of the subsidiary Tenda and the 7th placement of the Company.

The Company and its subsidiaries have restrictive covenants under certain loans and financing that limit its ability to perform certain actions, such as the issuance of debt, and that could require the early redemption or refinancing of loans if the Company does not fulfill such covenants. The ratio and minimum and maximum amounts required under such restrictive covenants as of December 31, 2014 and 2013 are as follows:

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

13. Debentures--Continued

	2014	2013
Seventh placement		
Total account receivable plus inventory required to be below zero or 2.0 times over net debt less venture debt (3) Total debt less venture debt (3), less cash and cash equivalents and	-9.33 times	-6.21 times
short-term investments (1), cannot exceed 75% of equity plus noncontrolling interests	-19.32%	-31.6%
Total account receivable plus unappropriated income plus total inventory of finished units required to be 1.5 times over the net debt plus payable for purchase of properties plus unappropriated cost	2.10 times	2.79 times
Eighth placement - first and second series and Loans and Financing		
Total account receivable plus inventory of finished units required to be below zero or 2.0 times over net debt less venture debt Total debt less venture debt, less cash and cash equivalents and short-term	-5.32 times	-4.31 times
investments (1), cannot exceed 75% of equity plus noncontrolling interests	-19.32%	-31.6%
Ninth placement Total account receivable plus inventory required to be below zero or 2.0		
Total account receivable plus inventory required to be below zero or 2.0 times over net debt	3.86 times	n/a
Net debt cannot exceed 100% of equity plus noncontrolling interests	46.73%	n/a

	2014	2013
First placement – Tenda		
Total accounts receivable plus inventory required to be equal to or 2.0 times		
over net debt less debt with secured guarantee (3) or below zero, considering		
that $TR^{(4)}$ plus $TE^{(5)}$ is always above zero.	-2.75 times	-2.49 times
Net debt less debt with secured guarantee (3) required to be in excess of 50%		
of equity.	-46.72%	-56.97%
Total account receivable plus unappropriated income plus total inventory of		
finished units required to be over 1.5 times the net debt plus payable for		
purchase of properties plus unappropriated cost or below zero	2.89 times	56.85 times

- (1) Cash and cash equivalents and short-term investments refer to cash and cash equivalents and marketable securities.
- (2) Total receivables, whenever mentioned, refers to the amount reflected in the Balance Sheet plus the amount not shown in the Balance Sheet
- (3) Venture debt and secured guarantee debt refer to SFH debts, defined as the sum of all disbursed borrowing contracts which funds were provided by SFH, as well as the debt related to the seventh placement.
- (4) Total receivables.
- (5) Total inventory.

14. Obligations assumed on assignment of receivables

The Company's transactions of assignment of receivables portfolio, described in Notes 5(i) to 5(viii) are as follows:

Company		Consolidated		
2014	2013	2014	2013	

Assignment of receivables:

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CCI obligation Jun/09 - Note 5(i)	-	-	-	12,295
CCI obligation Jun/11 - Note 5(ii)	5,678	13,407	8,851	17,146
CCI obligation Dec/11 - Note 5(iii)	2,897	5,654	3,985	13,686
CCI obligation Jul/12 - Note 5(iv)	1,483	2,578	1,483	2,578
CCI obligation Nov/12 - Note 5(v) (a)	-	-	6,151	10,639
CCI obligation Dec/12 - Note 5(vi)	8,604	35,831	8,604	35,831
CCI obligation Nov/13 - Note 5(vii)	3,451	5,675	9,459	17,154
CCI obligation Nov/14 - Note 5(viii)	9,407	-	11,513	-
FIDC obligation – (b)	2,976	5,337	6,083	6,381
Other	-	5,719	-	4,187
	34,496	74,201	56,129	119,897
Current portion	14,128	50,184	24,135	82,787
Non-current potion	20,368	24,017	31,994	37,110

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

14. Obligations assumed on assignment of receivables -- Continued

Regarding the above transactions, except for item (a), the assignor is required to fully formalize the guarantee instruments of receivables in favor of the assignee. Until it is fully fulfilled, these amounts will be classified into a separate account in current and non-current liabilities.

The obligation of item (a), is guaranteed by the issuance of Subordinated CRI limited to 4% of the issuance amount, not having right of recourse above this limit.

(b) On May 28, 2013, the Company settled its obligations of the Gafisa FIDC. The Company had obligations arising from the pledge of guarantees in favor of the assignee, which were maintained by the successor of Gafisa FIDC. Until the total fulfillment of the latter, these amounts are classified in a specific account in current and non-current liabilities.

15. Payables to venture partners

Company		Consolidated			
2014	2013	2014	2013		

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Payable to venture partners (a)	-	100,000	-	103,814
Usufruct of shares (b)	10,794	19,536	11,030	19,866
	10,794	119,536	11,030	123,680
Current portion Non-current portion	6,081	108,742	6,317	112,886
	4,713	10,794	4,713	10,794

The current and non-current portions fall due as follows:

	Company		Consolida	ited
	2014	2013	2014	2013
2014	_	108,742	_	112,886
2015	6,081	6,080	6,317	6,080
2016	3,573	3,574	3,573	3,574
2017	1,140	1,140	1,140	1,140
Total	10,794	119,536	11,030	123,680

- (a) In the Company's statements, in January 2008, the Company formed an unincorporated venture ("SCP"), the main objective of which was to hold interest in other real estate development companies. At a meeting of the venture partners held on February 3, 2014, they decided to reduce the SCP capital by R\$100,000 Class B shares and, as consequence of this resolution, the SCP paid the amount of R\$100,000 to the partners that held such shares and R\$4,742 related to the mandatory minimum dividend, thus fulfilling all obligations arising from this contract, with subsequent dissolution of the SCP created for this purpose.
- (b) The Company entered in June 2011 into a private instrument for establishing the usufruct of 100% preferred shares of SPE-89 Empreendimentos Imobiliários S.A., over a period of six years, raising funds amounting to R\$45,000. In the year ended December 31, 2014, the total amount of dividends paid to the holders of preferred shares by SPE-89 Empreendimentos Imobiliários S.A. amounted to R\$11,500 (Note 9).

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

16. Other payables

	2012	2014	Company 2013	Co 2014	nsolidated 2013
Acquisition of interests Provision for penalties for delay in	2.286	-	5,102	2,395	5,102
construction works	8.883	3,541	6,873	7,663	14,530
Cancelled contract payable	2.363	10,557	9,457	27,607	38,901
Warranty provision	28.345	30,858	23,087	52,167	53,006
Deferred sales taxes (PIS and COFINS)	21.772	9,507	24,841	14,163	40,461
Provision for net capital deficiency (Note 9)	35.570	65,923	43,600	32,882	25,448
Long-term suppliers		6,158	14,754	12,117	29,780
Other liabilities	13.781	19,185	11,733	39,446	39,386
	113.000	145,729	139,447	188,440	246,614
Current portion Non-current portion	90.953 22.047	128,567 17,162	101,296 38,151	157,896 30,544	176,740 69,874

17. Provisions for legal claims and commitments

The Company and its subsidiaries are parties to lawsuits and administrative proceedings at various courts and government agencies that arise from the ordinary course of business, involving tax, labor, civil and other matters. Management, based on information provided by its legal counsel and analysis of the pending claims and, with respect to the labor claims, based on past experience regarding the amounts claimed, recognized a provision in an amount considered sufficient to cover the losses on pending decisions. The Company does not expect any reimbursement in connection with these claims.

In the year ended December 31, 2014, the changes in the provision are summarized as follows:

	Civil	Tax		
Company	lawsuits(i)	proceedings(ii)	Labor claims	Total
Balance at December 31, 2012	109,585	372	18,410	128,367
Additional provision (Note 24)	41,146	(117)	22,613	63,642
Payment and reversal of provision not used	(42,859)	(92)	(9,459)	(52,410)
Balance at December 31, 2013	107,872	163	31,564	139,599
Additional provision (Note 24)	35,836	252	24,133	60,221
Payment and reversal of provision not used	(19,533)	(197)	(10,250)	(29,980)
Balance at December 31, 2014	124,175	218	45,447	169,840
Current portion	91,665	218	11,151	103,034
Non-current portion	32,510		34,296	66,806
	Civil	Tax		
Consolidated	lawsuits(i)	proceedings (ii)	Labor claims	Total
Balance at December 31, 2012	138,615	14,670	55,075	208,360
Additional provision (Note 24)	48,692	-	29,710	78,402
Payment and reversal of provision not used	(52,824)	(14,497)	(21,513)	(88,834)
Balance at December 31, 2013	134,483		63,272	197,928
Additional provision (Note 24)	65,699	600	46,765	113,064
Payment and reversal of provision not used	(42,340)	(359)	(28,719)	(71,418)
Balance at December 31, 2014	157,842	414	81,318	239,574
	,			
Current portion	91,665	218	11,151	103,034

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 17. Provisions for legal claims and commitments -- Continued
- (a) Civil lawsuits, tax proceedings and labor claims

As of December 31, 2014, the Company and its subsidiaries have reserved the amount of R\$123,510 (R\$95,343 in 2013) in the Company's statement, and R\$154,939 (R\$127,405 in 2013) in the consolidated statement (Note 7) to cover civil lawsuits (R\$88,378 in the Company's statement and R\$106,731 in the consolidated statement); labor claims (R\$22,821 in the Company's statement and R\$35,858 in the consolidated statement) and tax proceedings (R\$12,311 in the Company's statement and R\$12,350 in the consolidated statement) previously mentioned.

(i) As of December 31, 2014, the provisions related to civil lawsuits include R\$65,016 (R\$67,480 in 2013) related to lawsuits in which the Company is included in the defendant side to be liable for in and out of court debts which original debtor is a former shareholders of the Company, Cimob Companhia Imobiliária ("Cimob"), or involve other companies of the same economic group of Cimob. In these lawsuits, the plaintiff argues that the Company should be liable for Cimob's debts, because in the Company takes on the obligations of Cimob after acquisition (business succession, merger of assets and/or formation of a same economic group involving the Company and the Cimob Group). In addition, there is judicial deposit in the amount of R\$62,381 (R\$48,823 in 2013) related to these lawsuits.

The Company does not agree with the statement of facts based on which it has been included in these lawsuits and continues to dispute in court its liability for the debts of a third company, as well as the amount charged by the plaintiffs. The Company has already obtained favorable and unfavorable decisions in relation to this matter, which is the reason why it is not possible to estimate a uniform outcome in all lawsuits. The Company also aims to file a lawsuit against Cimob and its former and current parent companies to argue that it should not be liable for the debts of that company, as well as indemnity of the amounts already paid by the Company in lawsuits relating to the charge of debts owed only by Cimob.

(ii) The former subsidiary AUSA, current associate, is a party to lawsuits and administrative proceedings related to Excise Tax (IPI) and State VAT (ICMS) on two imports of aircraft in 2001 and 2005, respectively, under leasing agreements without purchase option. The likelihood of loss in the ICMS, after review by the legal advisor was reclassified as possible.

According to the negotiation of the sale of controlling interest of 70% in AUSA to Private Equity AE Investimentos e Participações S.A., it was agreed in the purchase and sale contract that the Company would cover the court costs in the event of unfavorable decision. The contingency amount considered by the legal advisor as possible, totals R\$16,638 as of December 31, 2014 (R\$15,925 in 2013, classified as likelihood of probable loss in AUSA).

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Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

17. Provisions for legal claims and commitments -- Continued

(iii) Environmental risk

There are various environmental laws at the federal, state and municipal levels. These environmental laws may result in delays for the Company in connection with adjustments for compliance and other costs, and impede or restrict ventures. Before acquiring a land, the Company assesses all necessary and applicable environmental issues, including the possible existence of hazardous or toxic materials, residual substance, trees, vegetation and the proximity of the land to permanent preservation areas. Therefore, before acquiring land, the Company obtains all governmental approvals, including environmental licenses and construction permits.

In addition, the environmental legislation establishes criminal, civil and administrative sanctions to individuals and legal entities for activities considered as environmental infringements or offense. The penalties include the stop of development activities, loss of tax benefits, confinement and fines. The lawsuits in dispute by the Company in civil court are considered by the legal advisor to have possible losses in the amount of R\$11,987 in the Company's statement and R\$13,734 in the consolidated statement.

(iv) Lawsuits in which likelihood of loss is rated as possible

As of December 31, 2014, the Company and its subsidiaries are aware of other claims and civil, labor and tax risks. Based on the history of probable processes and the specific analysis of main claims, the measurement of the claims with likelihood of loss considered possible amounted to R\$561,056 (R\$435,046 in 2013), based on average past outcomes adjusted to current estimates, for which the Company's Management believes it is not necessary to recognize a provision for occasional losses. The change in the period was caused by the higher volume of lawsuits with smaller amounts and review of the involved amounts.

Company Consolidated 2014 2013 **2014** 2013

Civil lawsuits **233,371** 64,026**441,083**331,976 Tax proceedings **38,053** 39,248 **53,586** 45,413 Labor claims **42,355** 36,227 **66,387** 57,657 **313,779**139,501 **561,056**435,046

(b) Payables related to the completion of real estate ventures

The Company committed to completing units sold and to comply with the laws regulating the civil construction sector, including the obtainment of licenses from the proper authorities, and compliance with the terms for starting and delivering the ventures, being subject to legal and contractual penalties.

As of December 31, 2014, the Company and its subsidiaries have restricted cash which will be released at the extent the guarantee indexes described in Note 4.2 are met, which include land and receivables pledged in guarantee of 120% of the debt outstanding.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

17. Provisions for legal claims and commitments -- Continued

(c) Other commitments

In addition to the commitments mentioned in Notes 6, 12 and 13, the Company has commitments related to the rental of 28 real estate areas where its facilities are located, at a monthly cost of R\$1,078 adjusted by the IGP-M/FGV variation. The rental terms range from 1 to 10 years and there is a fine in case of cancelled contracts that could be three-months of rent or linked to the time left in the original contract.

18. Payables for purchase of properties and advances from customers

	Company		Consolidated	
	2014	2013	2014	2013
Payables for purchase of properties	127,123	115,397	331,436	262,902
Adjustment to present value (Note 6)	(5,077)	(873)	(5,619)	(873)
Advances from customers				
Development and sales - Note 5(i)	12,939	39,868	21,236	48,220
Barter transaction - Land (Note 6)	168,028	165,703	244,689	178,100
	303,013	320,095	591,742	488,349

Current portion	228,991	284,366	490,605	408,374
Non-current portion	74,022	35,729	101,137	79,975

19. Equity

19.1. Capital

As of December 31, 2014 and 2013, the Company's authorized and paid-in capital amounts to R\$2,740,662, represented by 408,066,162 (435,559,201 in 2013) registered common shares, without par value, of which 29,881,286 (19,099,486 in 2013) were held in treasury.

According to the Company's articles of incorporation, capital may be increased without the need of making amendment to the articles, upon resolution of the Board of Directors, which shall set the conditions for issuance up to the limit of 600,000,000 (six hundred million) common shares.

On February 26, 2014, the Board of Directors of Tenda approved the termination of the program to repurchase common shares issued by Gafisa, approved on December 9, 2013, for holding them in treasury and later selling them. In the period of the program, 7,000,000 shares in free float totaling R\$22,728 were acquired.

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

19. Equity -- Continued

19.1. Capital -- Continued

On the same date, the Board of Directors of the Company created a program to repurchase its common shares aimed at holding them in treasury and later selling or cancelling them, limiting the acquisition to 17,456,434 shares to be carried out within 365 days. In the year ended December 31, 2014, there was the acquisition of the totality of shares of the program in the amount of R\$52,097. Additionally, the Company transferred 5,463,395 shares in the total amount of R\$17,583 related to the exercise of options under the stock option plan of common shares by the beneficiaries, for which it received the total amount of R\$6,921.

On November 18, 2014, the Company approved the cancellation of 11,993,039 common shares issued by the Company and held in treasury, without a capital decrease, and ended the repurchase program initiated on February 26, 2014 since all approved shares had been acquired. On the same date, having observed the approval granted by the CVM, it authorized the private acquisition for holding in treasury of 25,500,000 shares issued by the Company originally acquired by Tenda, which was settled on November 28, 2014, for the amount of R\$61,860.

Additionally, on this same date, a new program was approved to repurchase the common shares issued by the Company to hold them in treasury and later sell or cancel them, over a period of 365 days, up to the limit of 16,257,130 shares, which was amended on December 3 to permit the additional acquisition of

13,950,000 shares, with a limit totaling 30,207,130 shares. On December 3, 2014, a resolution was taken on the cancellation of 15,500,000 common shares issued by the Company held in treasury, without a capital decrease.

In the year ended December 31, 2014, the Company acquired 19,281,800 shares in the scope of the repurchase program approved on November 18, 2014, for the amount of R\$40,440.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

19. Equity -- Continued

19.1. Capital -- Continued

Treasury shares - 12/31/2014						
Туре	GFSA3	R\$	%	R\$ thousand	R\$ thousand	
		Weighted	% - on shares	Market value	Carrying	
Acquisition date	Number	average price	outstanding	(*)	value	
20/11/2001	599,486	2.8880	0.14%	1,319	1,731	
1 st quarter 2013	1,000,000	4.3316	0.23%	2,200	4,336	
2 nd quarter 2013	9,000,000	3.9551	2.07%	19,800	35,634	
4 th quarter 2013	8,500,000	3.6865	1.95%	18,700	31,369	
1 st quarter 2014	14,900,000	3.2297	3.42%	32,780	48,168	
2 nd quarter 2014 (transfer)	(4,169,157)	3.2168	-1.03%	(9,172)	(13,424)	
2 nd quarter 2014	1,000,000	3.1843	0.25%	2,200	3,187	
3 rd quarter 2014 (transfer)	(1,294,238)	3.2135	-0.30%	(2,847)	(4,159)	
3 rd quarter 2014	752,900	2.9283	0.17%	1,656	2,206	
4 th quarter 2014	27,085,334	2.0956	6.64%	59,588	61,704	
4 th quarter 2014						
(cancellations)	(27,493,039)	3.3351	-6.74%	(60,485)	(91,693)	
	29,881,286	2.6458	6.80%	65,739	79,059	

^(*) Market value calculated based on the closing share price at December 31, 2014 (R\$2.20), not considering the effect of occasional volatilities.

Treasury shares - 12/31/2013						
Type	GFSA3 common	R\$	%	R\$ thousand	R\$ thousand	
		Weighted	% - on shares			
Acquisition date	Number	average price	outstanding	Market value (*)	Carrying value	
11/20/2001	599,486	2.8880	0.14%	2,116	1,731	
1st quarter 2013	1,000,000	4.3316	0.23%	3,530	4,336	
2 nd quarter 2013	9,000,000	3.9551	2.07%	31,770	35,634	
4th quarter 2013	8,500,000	3.6865	1.95%	30,005	31,369	
	19,099,486	3.8258	4.39%	67,421	73,070	

^(*) Market value calculated based on the closing share price at December 31, 2013 (R\$3.53), not considering the effect of occasional volatilities.

The Company holds shares in treasury acquired in 2001 in order to guarantee the performance of lawsuits (Note 17(a)(i)).

During 2013, capital increase was approved in the amounts of R\$4,868, with issue of 2,329,422 new common shares.

The change in the number of outstanding shares is as follows:

	Common shares - In thousands
Outstanding shares as of December 31, 2012	432,629
Exercise of stock options	2,330
Repurchase of treasury shares	(18,500)
Outstanding shares as of December 31, 2013	416,459
Repurchase of treasury shares	(43,738)
Transfer related to the stock option program	5,463
Outstanding shares as of December 31, 2014	378,184
Weighted average shares outstanding	401,905

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

19. Equity --Continued

19.2. Allocation of profit (loss) for the year

According to the Company's by-laws, profit for the year is allocated as follows, after deduction of occasional accumulated losses and provision for taxes and social contribution: (i) 5% to legal reserve, reaching up to 20% of capital stock or when the legal reserve balance plus that of capital reserves is in excess of 30% of capital stock; (ii) 25% of the remaining balance to pay mandatory dividends; and (iii) amount not in excess of 71.25% to set up the Reserve for Investments, with the purpose of financing the expansion of the operations of the Company and its subsidiaries.

The Board of Directors, by referendum of the Annual Shareholders' Meeting, shall examine the accounts and financial statements related to the year 2014.

The allocation of net income for 2013 and the absorption of losses for 2014 by the income reserve are shown below:

Net income for 2013 (-) Absorption of accumulated losses balance 867,443

(-)Legal reserve (5%)	(31,593)
(=) Calculation basis	600,268
Minimum mandatory dividend (25%)	150,067
Interest on equity declared for the year (i)	130,192
(-) Withholding income tax (IRRF) on interest on equity	(13,045)
Dividend to be declared	32,920
Reserve for investments as of December 31, 2013	437,156
(-) Treasury shares sold and cancelled (Note 19.1)	(102,355)
Net loss for 2014	(42,549)
Reserve for investments as of December 31, 2014	292,252

On February 12, 2014, the Company made the settlement of interest on equity in the net amount of R\$117,122.

On December 11, 2014, the Company carried out the settlement of mandatory dividends declared at the Annual Shareholders' Meeting related to the year ended December 31, 2013 in the amount of R\$32,920.

19.3. Stock option plan

Expenses for granting stocks recorded under the account "General and administrative expenses" (Note 24) and in the years ended December 31, 2014 and 2013 had the following effects on profit or loss:

	2014	2013
Gafisa	15,489	17,263
Tenda	838	156
	16,327	17,419

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

- 19. Equity -- Continued
- 19.3. Stock option plan -- Continued
- (i) Gafisa

The Company has a total of five stock option plans comprising common shares, launched in 2010, 2011, 2012, 2013 and 2014 which follows the rules established in the Stock Option Plan of the Company.

The granted options entitle their holders (employees) to purchase common shares of the Company's capital, after periods that vary from one to five years of employment in the Company (essential condition to exercise the option), and expire ten years after the grant date.

Changes in the stock options outstanding in the years ended December 31, 2014 and 2013, including the respective weighted average exercise prices are as follows:

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	2	014	2013		
		Weighted		Weighted	
	Number of options	average exercise price (Reais)	Number of options	average exercise price (Reais)	
Options outstanding at the	-		-		
beginning of the year	11,908,12	8 1.47	9,742,40	0 1.32	
Options granted	4,361,76	3 1.93	5,383,62	7 1.86	
Options exercised (i)	(5,463,395	5) 1.26	(2,329,422	2) 2.09	
Options expired	(748,518	3.66		-	
Options forfeited	(515,335	0.04	(888,477	7) 0.39	
Options outstanding at the end of					
the period	9,542,64	3 1.49	11,908,12	8 1.47	

⁽i) For the year ended December 31, 2014, the amount received through exercised options was R\$6,921 (R\$4,867 in 2013).

As of December 31, 2014, the stock options outstanding and exercisable are as follows:

C	Outstanding options Weighted average remaining	•		le options
Number of options	contractual life (years)	Weighted average exercise price (R\$)	Number of options	Weighted average exercise price (R\$)
9,542,643	4.09	1.49	1,178,113	2.53

During the year ended December 31, 2014, the Company granted 4,361,763 options in connection with its stock option plan comprising common shares (5,383,627 options granted in 2013).

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

19. Equity -- Continued

19.3. Stock option plan -- Continued

The fair value of the new options granted was R\$7,464 (R\$11,048 in 2013), which was determined based on the following assumptions:

Pricing model	2014	201	3
	MonteCarlo	Binomial	MonteCarlo
Exercise price of options (R\$) Weighted average price of options ((R\$) Expected volatility (%) – (*) Expected option life (years) Dividend income (%) Risk-free interest rate (%)	R\$3.13 type A and R\$0.01 type B R\$ 1.93 55% 4.66 years 1.90% 10.55%	R\$4.05 R\$4.05 40% 12.43 years 1.90% 7.23%	R\$4.08 e R\$0.01 R\$1.11 40% 2.45 years 1.90% 7.23%

^(*)The volatility was determined based on regression analysis of the ratio of the share volatility of the Gafisa S.A., to the Ibovespa index.

For the year ended December 31, 2014, the Company recognized in the account called "Other income (expenses), net", the expenses with the stock option plan of the former subsidiary Alphaville Urbanismo S.A., in the amount of R\$17,679 related to the balance payable of exercised options, according to the contract between the parties (Note 24).

(ii) Tenda

Due to the acquisition by Gafisa of the total shares outstanding issued by Tenda, the stock option plans related to Tenda shares were transferred to Gafisa, responsible for share issuance. As of December 31, 2014, the amount of R\$14,965 (R\$14,939 as of December 31, 2013), related to the reserve for granting options of Tenda is recognized under the account "Related Parties" of the parent company Gafisa.

On August 11, 2014, the Board of Directors of the subsidiary Tenda granted a total of 41,090,354 stock options to employees and management of the Company (beneficiaries). The following list show the shares and their applicable exercise dates: 640,806 on March 31, 2017; 8,218,067 on March 31, 2018; 31,270,289 on March 31, 2019; and 961,192 on March 31, 2020.

On November 12, 2014, the Board of Directors of Tenda approved a complementary grant of 1,169,333 stock options at the exercise price of R\$0.77, of which 233,867 have an exercise date on March 31, 2018 and 935,466 on March 31, 2019.

The granted options entitle their holders (beneficiaries) to purchase common shares of the Company's capital, after periods that vary from five to ten years of employment in the Company (essential condition to exercise the option), and expire ten years after the grant date.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

19. Equity -- Continued

19.3. Stock option plan -- Continued

The fair value of the new options granted totaled R\$9,346, determined based on the following assumptions:

Pricing model Black-Scholes

Exercise price of options (R\$)	R\$0.77
Weighted average price of options (R\$)	R\$0.76
Expected volatility (%) – (*)	31.02%
Expected option life (years)	4.05
Risk-free interest rate (%) (**)	11.81%

- (*) The volatility was determined based on the history of the BM&FBOVESPA Real Estate Index (IMOBX).
- (**)The risk-free interest rate of the market for the option term on the grant date varied between 11.66% and 11.81%.

20. Income tax and social contribution

(i) Current income tax and social contribution

The reconciliation of the effective tax rate for the years ended December 31, 2014 and 2013 is as follows:

	Consolidated 2014	2013
Profit (loss) before income tax and social contribution, and statutory interest Income tax calculated at the applicable rate - 34 % Net effect of subsidiaries taxed by presumed profit Tax losses (tax loss carryforwards used) Income from equity method investments Effect of the profit from discontinued operations Stock option plan Other permanent differences Charges on payables to venture partners Tax benefits recognized (not recognized)	(28,450) 9,673 (2,085) (9,555) 5,249 - (11,562) (7,280) 2,509 (2,224) (15,275)	239,368 (81,385) (2,316) 4,694 2,507 (89,398) (5,923) (18,443) 6,847 180,605 (2,812)
Tax expenses - current Tax income (expenses) - deferred	(33,330) 18,055	(23,690) 20,878

(ii) Deferred income tax and social contribution

The Company recognized deferred tax assets on tax losses and income tax and social contribution carryforwards for prior years, which have no expiration, and for which offset is limited to 30% of annual taxable profit, to the extent the taxable profit is likely to be available for offsetting temporary differences, based on the assumptions and conditions established in the business model of the Company.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

20. Income tax and social contribution -- Continued

(ii) <u>Deferred income tax and social contribution</u> --Continued

The initial recognition and subsequent estimates of deferred income tax are carried out when it is probable that a taxable profit for the following years will be available to offset the deferred tax asset, based on projections of results prepared by internal assumptions and future economic scenarios that enable its total or partial use. As of December 31, 2014 and 2013, the Company did not recognize any deferred tax assets calculated on the tax loss and temporary differences of the subsidiary Tenda.

As of December 31, 2014 and 2013, deferred income tax and social contribution are from the following sources:

	Company		Consolida	ated
	2014	2013	2014	2013
Assets				
Provisions for legal claims	57,746	47,464	81,455	67,296
Temporary differences – PIS and COFINS deferred	9,754	7,918	14,960	15,566
Provisions for realization of non-financial assets	2,638	2,698	12,793	22,852
Temporary differences – CPC adjustment	11,765	21,733	18,656	31,819
Other provisions	58,363	39,684	92,384	76,736

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Income tax and social contribution loss carryforwards Tax credits from downstream acquisition Tax benefits not recognized	79,499 28,165 - 247,930	86,848 9,226 (12,327) 203,244	301,598 28,165 (276,758) 273,253	288,712 9,226 (274,534) 237,672
Liabilities				
Negative goodwill	(92,385)	(91,323)	(92,385)	(91,323)
Temporary differences –CPC adjustment	(112,258)	(36,822)	(111,294)	(127,790)
Differences between income taxed on cash basis				
	(69,413)	(26,000)	(104,314)	(75,211)
and recorded on an accrual basis				
	(274,056)	(154,145)	(307,993)	(294,324)
T	(00.400)	40.000	(0.4.740)	(50.050)
Total net	(26,126)	49,099	(34,740)	(56,652)

⁽i) The deferred income tax and social contribution liability of the Company considers the tax on the remeasurement of the investment in associate in the amount of R\$90,967, originally recorded in Shertis, subsidiary merged on October 9, 2014 (Note 9(a)).

The balances of income tax and social contribution loss carryforwards for offset limited are as follows:

Company						
2014				2013		
Income tax	Social contribution	Total	Income tax	Social contribution	Total	
233,820	233.820		255.435	255,435	_	
,	,		,	,		
50 <i>1</i> 51	5 21 044	70 400	62 950	22.090	06 040	
30,430	21,044	79,499	03,039	22,909	86,848	
58,455	21,044	79,499	54,795	19,726	74,521	
	tax 233,820 58,455	Income Social contribution 233,820 233,820 58,455 21,044	2014 Income Social Total 233,820 233,820 58,455 21,044 79,499	2014 Income Social Income tax contribution Total 233,820 233,820 255,435 58,455 21,044 79,499 63,859	2014 2013	

Unrecognized deferred tax asset

- - 9,064 3,263 12,327

	Consolidated 2014 2013					
	Incomo	Social		Incomo	Social	
	Income tax	contribution	Total	Income tax	contribution	Total
Balance of income tax and						
social contribution loss	887,052	2 887,052		849,150	849,150	-
carryforwards Deferred tax asset (25%/9%)	221,763	3 79,835	301,598	212,288	76,424	288,712
Recognized deferred tax	58,455	5 21,044	79,499	54,795	19,726	74,521
asset Unrecognized deferred tax asset	163,308	3 58,791	222,099	157,493	56,698	214,191

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

20. Income tax and social contribution -- Continued

(ii) <u>Deferred income tax and social contribution</u> --Continued

Based on the estimate of projections for generation of future taxable profit of Gafisa, the estimated recovery of the Company's balance of deferred income tax and social contribution is as follows:

	Company
2015	9,106
2016	2,589
2017	25,455
2018	18,425
2019 onwards	178,246
	233,820

21. Financial instruments

The Company and its subsidiaries engage in operations involving financial instruments. These instruments are managed through operational strategies and internal controls aimed at providing liquidity, return and safety. The use of financial instruments with the objective of hedging is achieved through a periodical analysis of exposure to the risk that the management intends to cover (exchange, interest rate, etc.) which is submitted to the corresponding Management bodies for approval and execution of the proposed strategy. The control policy consists of continuously monitoring the contracted conditions in relation to the prevailing market conditions. The Company and its subsidiaries do not use derivatives or any other risky assets for speculative purposes. The result from these operations is consistent with the policies and strategies devised by Company management. The Company and its subsidiaries operations are subject to the risk factors described below:

a) Credit risk

The Company and its subsidiaries restrict their exposure to credit risks associated with cash and cash equivalents, investing only short-term securities of top tier financial institutions.

With regards to account receivable, the Company restricts its exposure to credit risks through sales to a broad base of customers and ongoing credit analysis. Additionally, there is no relevant history of losses due to the existence of secured guarantee, represented by real estate unit, for the recovery of its products in the cases of default during the construction period. As of December 31, 2014 and 2013, there was no significant credit risk concentration associated with clients.

78

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- b) Derivative financial instruments

The Company holds derivative instruments to mitigate the risk arising from its exposure to index and interest volatility recognized at their fair value in profit or loss for the year. Pursuant to its treasury policies, the Company does not own or issue derivative financial instruments other than for hedging purposes.

As of December 31, 2014, the Company had derivative contracts for hedging purposes in relation to interest fluctuations, with final maturity between June 2015 and October 2018. The derivative contracts are as follows:

Consolidated
Reais Percentage Validity

Companies Swap agreements (Fixed for CDI)	Face value Original Index	Swap	Beginning	End
Gafisa S/A Banco Votorantim S.A.	110,000 Fixed 14.0993% CDI	+ 1.6344%	12/20/201306	6/20/201
Gafisa S/A Banco Votorantim S.A.	82,500 Fixed 11.4925% CDI	+ 0.2801%	06/20/201412	2/22/201
Gafisa S/A Banco Votorantim S.A.	82,500 Fixed 13.7946% CDI	+ 1.6344%	12/22/201406	6/22/201
Gafisa S/A Banco Votorantim S.A.	55,000 Fixed 11.8752% CDI	+ 0.2801%	06/22/201512	2/21/201
Gafisa S/A Banco Votorantim S.A.	55,000 Fixed 14.2672% CDI	+ 1.6344%	12/21/201506	6/20/201
Gafisa S/A Banco Votorantim S.A.	27,500 Fixed 11.1136% CDI	+ 0.2801%	06/20/201612	2/20/201
Gafisa S/A Banco Votorantim S.A.	27,500 Fixed 15.1177% CDI	+ 1.6344%	12/20/201606	6/20/201
Gafisa S/A Banco Votorantim S.A. (a)	130,000 CDI + 1.90%	118% CD	107/22/201407	7/26/201
Gafisa S/A Banco HSBC (b)	194.000 Fixed 12.8727%	120% CD	109/29/201410	0/08/201

Curre Non-curre

- (a) On July 22, 2014, the Company bought derivative swap transaction to mitigate the exposure to the fixed index of the debenture placed on such date (Note 13), changing the position from CDI + 1.90% p.a. to 118% of CDI.
- (b) On September 29, 2014, the Company bought a derivative swap transaction to mitigate the exposure to the fixed index of the financing taken out on such date (Note 12), changing the fixed position from 12.8727% to 120% of CDI.

During the year ended December 31, 2014, the amount of R\$7,492 (R\$5,103 in 2013) in the Company's statements and in the consolidated statements, which refers to net result of the interest swap transaction, was recognized in the "financial income (expenses)" line in the statement of profit or loss for the year, allowing correlation between the impact of such transactions and interest rate fluctuation in the Company's balance sheet (Note 25).

The estimated fair value of derivative financial instruments conducted by the Company was determined based on information available in the market and specific valuation methodologies. However, considerable judgment was necessary for interpreting market data to produce the estimated fair value of each transaction, which may vary upon the financial settlement of transactions.

79

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- c) Interest rate risk

Interest rate risk arises from the possibility that the Company and its subsidiaries may experience gains or losses because of fluctuations in the interest rates of its financial assets and liabilities. Aiming to mitigating this risk, the Company and its subsidiaries seek to diversify funding in terms of fixed and floating rates. The interest rates on loans, financing and debentures are disclosed in Notes 12 and 13. The interest rates contracted on financial investments are disclosed in Note 4. Accounts receivable from real estate units completed (Note 5), are subject to annual interest rate of 12%, appropriated on a *pro rata* basis.

d) Liquidity risk

Liquidity risk refers to the possibility that the Company and its subsidiaries do not have sufficient funds to meet their commitments as they become due.

To mitigate liquidity risks, and to optimize the weighted average cost of capital, the Company and its subsidiaries monitor on an on-going basis the indebtedness levels according to the market standards and the fulfillment of covenants provided for in loan, financing and debenture agreements, in order to guarantee that the operating-cash generation and the advance funding, when necessary, are sufficient to meet the schedule of commitments, and will not pose liquidity risk to the Company or its subsidiaries (Notes 12 and 13).

The maturities of financial instruments, loans, financing, suppliers, payables to venture partners and debentures are as follows:

	Company				
	Less than 1			More than 5	
Year ended December 31, 2014	year	1 to 3 years	4 to 5 years	years	Total
Loans and financing (Note 12)	443,802	667,064	83,208	-	1,194,074
Debentures (Note 13)	314,770	420,468	64,244	-	799,482
Payables to venture partners (Note 15)	6,081	4,713	-	-	10,794
Suppliers	57,369	-	-	-	57,369
	822,022	1,092,245	147,452	-	2,061,719

	Company						
	Less than 1			More than 5			
Year ended December 31, 2013	year	1 to 3 years	4 to 5 years	years	Total		
Loans and financing (Note 12)	376,047	765,007	108,130	-	1,249,184		
Debentures (Note 13)	354,271	457,385	200,001	-	1,011,657		
Payables to venture partners (Note 15)	108,742	9,654	1,140	-	119,536		
Suppliers	51,415	-	-	-	51,415		
	890,475	1,232,046	309,271	-	2,431,792		

80

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- d) Liquidity risk -- Continued

	Consolidated						
	Less than 1			More than 5			
Year ended December 31, 2014	year	1 to 3 years	4 to 5 years	years	Total		
Loans and financing (Note 12)	550,058	758,812	88,555	-	1,397,425		
Debentures (Note 13)	504,387	620,468	64,244	-	1,189,099		
Payables to venture partners (Note 15)	6,317	4,713	-	-	11,030		
Suppliers	95,131 1,155,893	- 1,383,993		-	0.00,101		

	Consolidated						
	Less than 1			More than 5			
Year ended December 31, 2013	year	1 to 3 years	4 to 5 years	years	Total		
Loans and financing (Note 12)	590,386	938,792	109,132	-	1,638,310		
Debentures (Note 13)	563,832	657,385	200,001	-	1,421,218		
	112,886	9,654	1,140	-	123,680		

Payables to venture partners

(Note 15)

Suppliers 79,342 - - 79,342 1,346,446 1,605,831 310,273 - 3,262,550

Fair value classification

The Company uses the following classification to determine and disclose the fair value of financial instruments by the valuation technique:

Level 1: quoted prices (without adjustments) in active markets for identical assets or liabilities;

Level 2: input different from the quoted prices in active markets included in Level 1, which are observable, directly (as prices) or indirectly (prices derivate); and

Level 3: inputs to asset or liability not based on observable market data (unobservable inputs).

The classification level of fair value for financial instruments measured at fair value through profit or loss of the Company as of December 31, 2014 and 2013:

	Company			C				
	Fair value classification							
As of December 31, 2014	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3		
Financial assets								
Cash equivalents (Note 4.1)	-	33,792	-	-	109,895	-		
Short-term investments (Note 4.2)	-	582,042	-		- 1,047,359	-		

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (i) Risk considerations -- Continued
- d) Liquidity risk -- Continued

Fair value classification -- Continued

	Company			Consolidated					
	Fair value classification								
As of December 31, 2013	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3			
Financial assets									
Cash equivalents (Note 4.1)	-	39,032	-	-	215,194	-			
Short-term investments (Note 4.2)	-	1,241,026	-	-	1,808,969	-			
Derivative financial instruments (Note 21.i.b)	-	183	_	-	183	-			

In addition, we show the fair value classification of financial instruments liabilities:

	Company Fair value o			Consolidated classification		
As of December 31, 2014	Level 1	Level 2	Level 3	Level 1	Level 2	Level 3
Financial liabilities Loans and financing (Note 21.ii.a) Debentures (Note 21.ii.a) Payables to venture partners (Note 21.ii.a) Suppliers (Note 21.i.b)	- - -	1,184,202 802,948 12,304 8,173	- - - -		- 1,333,399 - 802,948 - 12,304 - 8,173	: : :

	Company			Consolidated			
		Fa	ir value cl	lue classification			
As of December 31, 2013	Level 1	Level 2	Level 3	Level 1	Level 2	Level :	
Financial liabilities							
Loans and financing (Note 21.ii.a)	-	1,254,757	-		- 1,641,503	-	
Debentures (Note 21.ii.a)	-	1,019,298	-		- 1,428,859	-	
Payables to venture partners (Note 21.ii.a)	-	121,060	-		125,719	-	

3

In the years ended December 31, 2014 and 2013, there were no transfers between the Levels 1 and 2 fair value valuation, nor were there transfers between Levels 3 and 2 fair value valuation.

82

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (ii) Fair value of financial instruments
- a) Fair value measurement

The following estimate fair values were determined using available market information and proper measurement methodologies. However, a considerable amount of judgment is necessary to interpret market information and estimate fair value. Accordingly, the estimates presented in this document are not necessarily indicative of amounts that the Company could realize in the current market. The use of different market assumptions and/or estimation methodology may have a significant effect on estimated fair values.

The following methods and assumptions were used in order to estimate the fair value for each financial instrument type for which the estimate of values is practical.

(i) The amounts of cash and cash equivalents, short-term investments, accounts receivable and other receivables, suppliers, and other current liabilities approximate to their fair values, recorded in the financial statements.

(ii) The fair value of bank loans and other financial debts is estimated through future cash flows discounted using rates that are annually available for similar and outstanding debts or terms.

The most significant consolidated carrying values and fair values of financial assets and liabilities at December 31, 2014 and 2013 are as follows:

	Company				
	201		2013		
	Carrying value	Fair value	Carrying value	Fair value	
Financial assets					
Cash and cash equivalents (Note 4.1)	33,792	33,792	39,032	39,032	
Short-term investments (Note 4.2)	582,042	582,042	1,241,026	1,241,026	
Derivative financial instruments	-		183	183	
Trade accounts receivable (Note 5)	1,024,441	1,024,441	1,216,902	1,216,902	
Financial liabilities					
Loans and financing (Note 12)	1,194,074	1,184,202	1,249,184	1,254,757	
Debentures (Note 13)	799,482	802,948	1,011,657	1,019,298	
Payables to venture partners (Note 15)	10,794	12,304	119,536	121,060	
Derivative financial instruments (Note 21(i)(b))	8,173	8,173	}		
Suppliers	57,369	57,369	51,415	51,415	

83

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

(ii) Fair value of financial instruments -- Continued

a) Fair value measurement -- Continued

	Consolidated				
	2014	4	2013	3	
	Carrying value	Fair value	Carrying value	Fair value	
Financial assets					
Cash and cash equivalents (Note 4.1)	109,895	109,895	215,194	215,194	
Short-term investments (Note 4.2)	1,047,359	1,047,359	1,808,969	1,808,969	
Derivative financial instruments	-	-	183	183	
Trade accounts receivable (Note 5)	1,825,319	1,825,319	2,223,668	2,223,668	
Financial liabilities					
Loans and financing (Note 12)	1,397,425	1,333,399	1,638,310	1,641,503	
Debentures (Note 13)	1,189,099	802,948	1,421,218	1,428,859	
Payables to venture partners (Note 15)	11,030	12,304	123,680	125,719	
Derivative financial instruments (Note 21(i)(b))	8,173	8,173	-	-	
Suppliers	95,131	95,131	79,342	79,342	

a) Risk of debt acceleration

As of December 31, 2014, the Company has loans and financing, with restrictive covenants related to cash generation, indebtedness ratios and various other governances. These restrictive covenants have been complied by the Company and do not limit its ability to conduct business as usual.

b) Market risk

The Company carries out the development, construction and sales of real estate ventures. In addition to the risks that affect the real estate market as a whole, such as supply disruptions and volatility in the prices of construction materials and equipment, changes in the supply and demand for ventures in certain regions, strikes and environmental rules and zoning, the Company's operations are particularly affected by the following risks:

- The state of the economy of Brazil, which may inhibit the development of the real estate industry as a whole, through the slowdown in economy, increase in interest rates, fluctuation of currency and political instability, besides other factors.
- Future impediments, as a result of a new regulation or market conditions, to adjust for inflation receivables using certain inflation indexes, as currently permitted, which could make a venture financially or economically unviable.
- The level of interest of buyers in a new venture launched or the sale price per unit necessary to sell all units may be below expectations, making the venture less profitable than expected.

84

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

- (ii) Fair value of financial instruments -- Continued
- b) Market risk -- Continued
- In the event of bankruptcy or significant financial difficulties of a large company of the real estate industry, the industry as a whole may be adversely affected, which could decrease the customer confidence in other companies operating in the industry.
- Local and regional real estate market conditions, such as oversupply, land shortage or significant increase in land acquisition cost.
- Risk of buyers having a negative perception of the security, convenience and appeal of the Company's properties, as well as about their location.
- The Company's profit margins may be affected by the increase in operating costs, including investments, insurance premium, taxes in general and government rates.
- The opportunities for development may decrease.
- The building and sale of real estate units may not be completed as scheduled, thus increasing the construction costs or cancellation of sale contracts and fines for delay in construction work.

- Delinquency after the delivery of units acquired on credit. The Company has the right to file a collection action to receive the amounts due and/or repossess the real estate unit from the delinquent buyer, not being possible to guarantee that it will be able to recover the total amount of the debt balance or, once the real estate unit is repossessed, its sale in satisfactory conditions.
- Occasional change in the policies of the National Monetary Council (CMN) on the investment of funds in the National Housing System (SFH) may reduce the supply of financing to customers.
- Drop in the market value of land held in inventory, before the development of a real estate venture to which it was intended, and the incapacity to maintain the margins that were previously projected for such developments.

85

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments — Continued

(iii) Capital stock management

The objective of the Company's capital stock management is to guarantee that a strong credit rating is maintained in institutions and an optimum capital ratio, in order to support the Company's business and maximize value to shareholders.

The Company controls its capital structure by making adjustments and adapting to current economic conditions. In order to maintain its adjusted structure, the Company may pay dividends, provide return on capital to shareholders, raise new loans and issue debentures, among other options.

There were no changes in objectives, policies or procedures during the years ended December 31, 2014 and 2013.

The Company included in its net debt structure: loans and financing, debentures, obligations assumed on assignment of receivables and payables to venture partners less cash and cash equivalents and short-term investments (cash and cash equivalents and short-term investments):

	Company		Consol	idated
	2014	2013	2014	2013
Loans and financing (Note 12)	1,194,074	1,249,184	1,397,425	1,638,310
Debentures (Note 13)	799,482	1,011,657	1,189,099	1,421,218
Obligations assumed on assignment of receivables (Note 14)	34,496	74,201	56,129	119,897
Payables to venture partners (Note 15)	10,794	119,536	11,030	123,680
(-) Cash and cash equivalents and				
short-term investments (Note 4.1 e 4.2)	(615,834)	(1,280,058) ((1,157,254)((2,024,163)
Net debt	1,423,012	1,174,520	1,496,429	1,278,942
Equity	3,055,345	3,190,724	3,058,403	3,214,483
Equity and net debt	4,478,357	4,365,244	4,554,832	4,493,425

(iv) Sensitivity analysis

The sensitivity analysis of financial instruments for the years ended December 31, 2014 and 2013, except swap contracts, which are analyzed through their due dates, aims to present the scenarios that may incur material losses on the Company's profit or loss, as provided for by CVM, through Rule No. 475/08, in order to show a 25% and 50% increase/decrease in the risk variable considered.

As of December 31, 2014 and 2013, the Company has the following financial instruments:

- a) Short-term investments, loans and financing, and debentures linked to Interbank Deposit Certificates (CDI);
- b) Loans and financing and debentures linked to the Referential Rate (TR) and CDI, and debentures indexed to the CDI, IPCA and TR;
- c) Trade accounts receivable, linked to the National Civil Construction Index (INCC).

86

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments -- Continued

(iv) Sensitivity analysis -- Continued

The sensitivity analysis for the years ended December 31, 2014 and 2013, the Company considered the interest rates of investments, loans and accounts receivables, the CDI rate at 11.51%, (9.78% in 2013), the TR at 0.52% (0.31% in 2013), the INCC rate at 6.95% (8.09% in 2013), the General Market Prices Index (IGP-M) at 3.67% (5.46% in 2013) and the National Consumer Price Index – Extended (IPCA) at 6.41% (5.73% in 2013). The scenarios considered were as follows:

Scenario 1: 50% increase in the risk variables used for pricing

Scenario II: 25% increase in the risk variables used for pricing

Scenario III: 25% decrease in the risk variables used for pricing

Scenario IV: 50% decrease in the risk variables used for pricing

As of December 31, 2014:

			Sce	enario	
		I	II	III	IV
			Increase	· [Decrease
Instrument	Risk	Increase 50%	25%	Decrease 25%	50%
Short-term investments Loans and financing	Increase/decrease of CDI Increase/decrease of CDI	51,528 (31,786)	25,764 (15,893)		(51,528) 31,786
Debentures	Increase/decrease of CDI	(14,571)		•	14,571
Derivative financial instruments		(36,708)		•	44,892
Net effect of CDI variation		(31,537)	(16,657)	18,696	39,721
Loans and financing	Increase/decrease of TR	(1,851)	. ,		1,851
Debentures	Increase/decrease of TR	(2,321)	(1,160)	1,160	2,321
Net effect of TR variation		(4,172)	(2,085)	2,085	4,172
Debentures	Increase/decrease of IPCA	(457)	(229)	229	457
Net effect of IPCA variation		(457)	(229)	229	457
Accounts receivable	Increase/decrease of INCC	,	29,675	. , ,	
Properties for sale	Increase/decrease of INCC	58,774	29,387	(29,387)	(58,774)
Net effect of INCC variation		118,125	59,062	(59,062)	(118,125)

87

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

21. Financial instruments--Continued

(iv) Sensitivity analysis -- Continued

As of December 31, 2013:

	Scenario						
		I	II	Ш	IV		
		I	ncrease	ı	Decrease		
Instrument	Risk	Increase 50%	25%	Decrease 25%	50%		
Short-term investments	Increase/decrease of CDI	77,110	38,555	(38,555)	(77,110)		
Loans and financing	Increase/decrease of CDI	(33,920)	(16,960)	16,960	33,920		
Debentures	Increase/decrease of CDI	(19,843)	(9,921)	9,921	19,843		
Payables to venture partners	Increase/decrease of CDI	(4,623)	(2,312)	2,312	4,623		
Derivative financial instruments	Increase/decrease of CDI	(9,303)	(4,856)	5,344	11,219		
Net effect of CDI variation		9,421	4,506	(4,018)	(7,505)		
Loans and financing	Increase/decrease of TR	(1,208)	(604)	604	1,208		
Debentures	Increase/decrease of TR	(1,474)	(737)	737	1,474		
Net effect of TR variation		(2,682)	(1,341)	1,341	2,682		
Debentures	Increase/decrease of IPCA	(385)	(193)	193	385		
2019 onwards					192		

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Net effect of IPCA variation		(385)	(193)	193	385
Accounts receivable Properties for sale	Increase/decrease of INCC Increase/decrease of INCC	83,051 58,235	,	(41,525) (29,117)	(83,051) (58,235)
Net effect of INCC variation		141,286	70,642	(70,642) (141,286)

22. Related parties

22.1. Balances with related parties

The balances between the Company and related companies are realized under conditions and prices established between the parties.

Current accounts	Company 2014 2013		Consoli 2014	dated 2013
Assets Current account (a):				
Total SPEs	96,071	163,130	139,947	80,804
Condominium and consortia (b) and thirty party's works (c)	2,785	1,743	2,785	1,743
Loan receivable (d)	68,120	98,272	107,067	136,508
Dividends receivable	5,909	7,443	-	-
	172,885	270,588	249,799	219,055
Current portion	104,765	172,316	142,732	82,547
Non-current	68,120	98,272	107,067	136,508
Liabilities Current account (a):				
Purchase/sale of interests (e)	-	(39,100)	-	(39,100)
Total SPEs and Tenda	(596,047)	(163,075)	(156,503)	(94,578)
	(596,047)	(202,175)	(156,503)	(133,678)
Current portion	(596,047)	(202,175)	(156,503)	(133,678)

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

22. Related parties -- Continued

22.1. Balances with related parties -- Continued

- (a) The Company participates in the development of real estate ventures with other partners, directly or through related parties, based on the formation of consortia. The management structure of these ventures and the cash management are centralized in the lead partner of the venture, which manages the construction schedule and budgets. Thus, the lead partner ensures that the investments of the necessary funds are made and allocated as planned. The sources and use of resources of the venture are reflected in these balances, observing the respective interest of each investor, which are not subject to indexation or financial charges and do not have a fixed maturity date. Such transactions aim at simplifying business relations that demand the joint management of amounts jointly owned by the involved parties and, consequently, the control over the change of amounts reciprocally granted which offset against each other at the time the current account is closed. The average term for the development and completion of the ventures in which the resources are invested is between 24 and 30 months. The Company receives a compensation for the management of these ventures.
- (b) Refers to transactions between the consortia leader and partners.
- (c) Refers to operations in third-party's works.
- (d) The loans of the Company with its subsidiaries, shown below, are made to provide subsidiaries with cash to carry out their respective activities, subject to the respective agreed-upon financial charges. The businesses and operations with related parties are carried out strictly at arm's length, in order to protect the interests of the both parties involved in the business. The composition, nature and condition of loans

receivable by the Company are shown below.

(e) As a consequence of the acquisition of the remaining portion of Cipesa Empreendimentos Imobiliários (Note 9) and the consequent grant between the parties of irrevocable and irreversible settlement in relation to all rights, duties and obligations, the Company made the reversal of this obligation in its totality.

	Comp 2014	oany 2013	Nature	Interest rate
Engenho Tembok Planej. E Desenv. Imob. Ltda. (Laguna Di Mare) Tembok Planej. E Desenv. Imob. Ltda. (Vistta Laguna) Gafisa SPE 65 Emp. Imobiliários Ltda. Gafisa SPE 46 Emp. Imobiliários Ltda. Gafisa SPE 71 Emp. Imobiliários Ltda. Gafisa SPE 76 Emp. Imobiliários Ltda. Acquarelle Civilcorp Incorporações Ltda. Manhattan Residencial I Manhattan Residencial II	17 - 9,891 - - - 493 49,358 -	15 2,279C 15,201C 2,929C 1,056C 6,066C 3,863C 411C 62,441C 15C 137C	construction	12% p.a. + IGPM 12% p.a. + IGPM 3% p.a. + CDI 12% p.a. + IGPM 3% p.a. + CDI 4% p.a. + CDI 12% p.a. + IGPM 10% p.a. + TR 10% p.a. + TR
Manhattan Comercial II Scena Laguna - Tembok Planej. e Desenv. Imob. Ltda. Total Company	8,361 68,120			10% p.a. + TR 12% p.a. + IGPM

	Consol	idated		
	2014	2013	Nature	Interest rate
Engenho	17	15C	onstruction 12	?% p.a. + IGPM
Tembok Planej. E Desenv. Imob. Ltda. (Laguna Di Mare)	-			
Tembok Planej. E Desenv. Imob. Ltda. (Vistta Laguna)	9,891			2% p.a. + IGPM
Gafisa SPE 65 Emp. Imobiliários Ltda.			onstruction 3%	•
Gafisa SPE-46 Emp. Imobiliários Ltda.	-			2% p.a. + IGPM
Gafisa SPE-71 Emp. Imobiliários Ltda.	-		onstruction 3%	•
Gafisa SPE- 76 Emp. Imobiliários Ltda.	-		onstruction 4%	•
Acquarelle - Civilcorp Incorporações Ltda.	493	411C	onstruction 12	?% p.a. + IGPM
Manhattan Residencial I	49,358	62,4410	onstruction 10)% p.a. + TR
Manhattan Comercial I	-	15C	onstruction 10	% p.a. + TR
Manhattan Residencial II	-	137C	onstruction 10)% p.a. + TR
Manhattan Comercial II	-	65C	onstruction 10)% p.a. + TR
Scena Laguna - Tembok Planej. E Desenv. Imob. Ltda.	8,361	3,7940	onstruction 12	2% p.a. + IGPM
Fit Jardim Botanico SPE Emp. Imob. Ltda.	10,164	17,998C	onstruction 11	3.5% of 126.5% of CDI
Fit 09 SPE Emp. Imob. Ltda.	8,422	7,183C	onstruction 12	20% of 126.5% of CDI
Fit 19 SPE Emp. Imob. Ltda.	4,037	4,003C	onstruction 11	3.5% of 126.5% of CDI
Acedio SPE Emp. Imob. Ltda.	936	3,589C	onstruction 11	3.5% of 126.5% of CDI

Ac Participações Ltda.

Atua Construtora e Incorporadora S.A.

Bild Desenvolvimento Imobiliário Ltda

Other

Total consolidated

4,710Construction 12% p.a. + IGPM

- Construction 113.50% to 112% of CDI

- Construction IGPM + interest at 12% p.a.

749

753Construction Several

107,067136,508

In the year ended December 31, 2014 the recognized financial income from interest on loans amounted to R\$7,622 (R\$6,193 in 2013) in the Company's statement and R\$11,120 (R\$12,182 in 2013) in the consolidated statement (Note 25).

Information regarding management transactions and compensation is described in Note 26.

89

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

22. Related parties -- Continued

22.2. Endorsements, guarantees and sureties

The financial transactions of the subsidiaries are guaranteed by the endorsement or surety in proportion to the interest of the Company in the capital stock of such companies, in the amount of R\$973,808 as of December 31, 2014 (R\$1,428,286 in 2013).

23. Net operating revenue

Gross operating revenue Real estate development, sale, barter transactions and con

2,618,737

(Recognition) Reversal of allowance for doubtful accounts Taxes on sale of real estate and services Net operating revenue

Company

(17,679)

12,009

Cor

(17,6)

(10,6)

302

24. Costs and expenses by nature

These are represented by the following:

Other

	2014	2013	20
Cost of real estate development and sale:	2014	2013	۷.
Construction cost	(457,447)	(507 519)	(949,9
Land cost	(165,187)	, ,	
Development cost	. , ,	(44,623)	
Capitalized financial charges (Note 12)	(107,959)	,	(171,5
Maintenance / warranty	, , ,	, ,	•
• · · · · · · · · · · · · · · · · · · ·	(41,900)	(14,987)	(48,5
Provision for cancelled contracts (Note 5)	(040,040)	- (000 040)	(54,8
	(813,943)	(820,318)	(1,609,2
Commercial expenses:			
Marketing expenses	(32,298)	(29,482)	(60,4
Brokerage and sale commission	• •	(68,127)	(30,6
Customer Relationship Management expenses	. , ,	(14,095)	(45,6
Other	(6,055)	, , ,	(11,3
Other		(117,460)	(148,0
	(13,120)	(117, 1 00)	(170,0
General and administrative expenses:			
Salaries and payroll charges	(43,637)	(52,230)	(79,5
Employee benefits	(4,443)	(4,697)	(7,5
Travel and utilities	(1,487)	(2,629)	(2,7
Services	(16,895)	(9,351)	(30,4
Rents and condominium fees	(8,748)	, ,	(14,1
IT	(14,208)	, ,	(24,4
Stock option plan (Note 19.3)	. , ,	(17,263)	(16,3
Reserve for profit sharing (Note 26.iii)		(35,886)	(35,0
Other	(13,000)	, ,	(1,6
Other	(124,827)		(211,9
	(127,021)	(130,720)	(211,5
Other income (expenses), net:			ļ
Expenses with lawsuits (Note 17)	(60,221)	(63,642)	(113,0
Income from equity method investments in unincorporated venture ("SCP")	4,839	(34,733)	
		, , ,	

2,481,211

Expenses with the adjustment to the stock option plan balance of AUSA (Note 19.2)

(61,052) (98,073) **(141,3**

90

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

25. Financial income (expenses)

	Company		Consolidated	
	2014	2013	2014	2013
Financial income				
Income from financial investments	78,830	30,404	132,980	56,095
Financial income on loans (Note 22)	7,622	6,193	11,120	12,182
Interest income	1,609	763	2,445	1,405
Other financial income	2,822	357	10,249	11,401
	90,883	37,717	156,794	81,083
Financial expenses				
Interest on funding, net of capitalization (Note 12)	(97,072)	(154,573)	(121,063)	(176,823)
Amortization of debenture cost	(4,344)	(3,856)	(4,144)	(8,020)
Payables to venture partners	(2,786)	-	(2,830)	(14,805)
Banking expenses	(3,042)	(7,151)	(3,818)	(12,312)
Derivative transactions (Note 21 (i) (b))	(7,492)	(5,103)	(7,492)	(5,103)
Discount in securitization transaction	(316)	(7,268)	(240)	(8,820)
Offered discount and other financial expenses	683	(11,555)	(26,125)	(17,703)
	(114,369)	(189,506)	(165,712)	(243,586)

26. Transactions with management and employees

(i) Management compensation

The amounts recorded in the account "general and administrative expenses" for the years ended December 31, 2014 and 2013, relates to the compensation of the Company's key management personnel are as follows:

	Management c		
Year ended December 31, 2014	Board of Directors	Statutory Board	Fiscal Council
Number of members	8	5	3
Annual fixed compensation (in R\$)	1,739	4,004	189
Salary / Fees	1,720	3,630	189
Direct and indirect benefits	19	374	-
Monthly compensation (in R\$)	145	334	16
Total compensation	1,739	4,004	189
Profit sharing	-	3,412	-

	Management of		
Year ended December 31, 2013	Board of Directors	Statutory Board	Fiscal Council
Number of members	9	7	3
Annual fixed compensation (in R\$)	1,899	4,872	166
Salary / Fees	1,852	4,485	166
Direct and indirect benefits	47	387	-
Monthly compensation (in R\$)	158	406	14
Total compensation	1,899	4,872	166
Profit sharing	-	6,543	-

The maximum aggregate compensation of the Company's management members for the year 2014 was established at R\$13,425, as approved at the Annual Shareholders' Meeting held on April 25, 2014.

91

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

26. Transactions with management and employees -- Continued

(i) Management compensation -- Continued

On the same occasion the compensation limit of the Fiscal Council members for their next term of office that ends in the Annual Shareholders' Meeting to be held in 2015 was approved at R\$192.

(ii) Sales

For the year ended December 31, 2014, the total sales of units sold to the Management is R\$1,513 (R\$3,915 in 2013) and the total receivables is R\$4,686 (R\$5,845 in 2013).

(iii) Profit sharing

The Company has a profit sharing plan that entitles its employees and management members, and those of its subsidiaries to participate in the distribution of profits the Company.

This plan is tied to the achievement of specific targets, established, agreed-upon and approved by the Board of Directors at the beginning of each year.

In the year ended December 31, 2014, the Company recorded a provision for profit sharing amounting to R\$19,000 in the Company's statement (R\$35,886 in 2013) and R\$35,006 in the consolidated statement (R\$59,651 in 2013) in the account "General and Administrative Expenses" (Note 24).

Company Consolidated 2014 2013 **2014** 2013

Executive officers **3,412** 6,543 **8,116** 11,615 Other employees **15,588**29,343 **26,890** 48,036 **19,000**35,886 **35,006** 59,651

Profit sharing is calculated and reserved based on the achievement of the Company's targets for the period. An assessment is performed subsequent to year-end of the achievement of the Company's targets, its employees targets. The payment shall be made in April 2015.

As shown in the previous tables and paragraphs, the aggregate compensation of Management and Fiscal Council members of the Company is in accordance with the limit approved at the Annual Shareholders' Meeting held on April 25, 2014.

92

Gafisa S.A.

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

27. Insurance

Gafisa S.A. and its subsidiaries maintain insurance policies against engineering risk, barter guarantee, guarantee for the completion of the work and civil liability related to unintentional personal damages caused to third parties and material damages to tangible assets, as well as against fire hazards, lightning strikes, electrical damages, natural disasters and gas explosion. The contracted coverage is considered sufficient by management to cover possible risks involving its assets and/or responsibilities.

The liabilities covered by insurance and the respective amounts as of December 31, 2014 are as follows:

Insurance type

Engineering risks and guarantee for completion of work Civil liability (Directors and Officers – D&O)

Coverage – R\$ thousand 2,397,954

132,935

2,530,889

28. Earning (loss) per share

In accordance with CPC 41, the Company presents basic and diluted earnings (loss) per share. The comparison data of basic and diluted earnings/loss per share is based on the weighted average number of shares outstanding for the year, and all dilutive potential shares outstanding for each year presented, respectively.

Diluted earnings per share is computed similarly to basic earnings per share except that the outstanding shares are increased to include the number of additional shares that would have been outstanding if the potential dilutive shares attributable to stock options and redeemable shares of noncontrolling interest had been issued during the respective periods, utilizing the weighted average stock price.

The following table shows the calculation of basic and diluted profit and loss per share. In view of the losses for the year ended December 31, 2014, shares with dilutive potential are not considered, because the impact would be antidilutive.

	2014	2013
Basic numerator Proposed dividends and interest on equity Undistributed profit (loss) Undistributed profit (loss), available for the holders of common shares	- (42,549) (42,549)	150,067 717,376 867,443
Basic denominator (in thousands of shares) Weighted average number of shares	401,905	426,300
Basic earning (loss) per share in Reais	(0.1059)	2.0348

93

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

28. Earning (loss) per share -- Continued

	2014	2013
Diluted numerator		
Proposed dividends and interest on equity	-	150,067
Undistributed earning (loss)	=	-
Undistributed earning (loss), available for the holders of common shares	(42,549)	717,376
	(42,549)	867,443
Diluted denominator (in thousands of shares)	, , ,	,
Weighted average number of shares	401,905	426,300
Stock options	-	2,584
Diluted weighted average number of shares	401,905	428,884
Bilated Weighted average hamber of enaited	401,000	120,001
Diluted earning (loss) per share in Reais	(0.1059)	2.0226

29. Segment information

The Company's management assesses segment information on the basis of different business segments rather than based on the geographical regions of operations.

The Company operates in the following segments: Gafisa (for ventures targeted at high and medium income) and Tenda (for ventures targeted at low income).

The Company's chief executive officer, who is responsible for allocating resources to businesses and monitoring their progresses, uses economic present value data, which is derived from a combination of historical and forecasted operating results. The Company provides below the main headings in the statement of profit or loss and balance sheet related to each reporting segment.

Segment information does not segregate operating expenses. No revenues from an individual client represented more than 10% of net sales and/or services.

94

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

29. Segment information -- Continued

Net operating revenue	Gafisa S.A. 1,580,860	Tenda 570,138	Consolidated 2014 2,150,998
Operating costs	(1,164,998)	(444,248)	(1,609,246)
Gross profit	415,862	125,890	541,752
Selling expenses General and administrative expenses Depreciation and amortization Financial expenses Financial income Tax expenses	(95,063) (124,833) (63,607) (114,371) 98,121 (8,947)	(52,978) (87,073) (15,644) (51,341) 58,673 (6,328)	(148,041) (211,906) (79,251) (165,712) 156,794 (15,275)
Profit (loss) for the year from continuing operations	66,888	(109,437)	(42,549)
Customers (short and long term) Inventories (short and long term) Other assets	1,484,766 1,734,634 1,861,263	340,553 777,708 1,006,928	1,825,319 2,512,342 2,868,191
Total assets	5,080,663	2,125,189	7,205,852
Total liabilities	3,104,606	1,042,843	4,147,449

	Gafisa S.A.	Tenda	Consolidated 2013
Net operating revenue	1,663,750	817,460	2,481,210
Operating costs	(1,111,550)	(752,216)	(1,863,766)
Gross profit	552,200	65,244	617,444
Selling expenses	(138,093)	(77,556)	(215,649)
General and administrative expenses	(136,720)	(97,303)	(234,023)
Depreciation and amortization	(51,488)	(11,526)	(63,014)
Financial expenses	(202,239)	(41,347)	(243,586)
Financial income	43,548	37,535	81,083
Tax expenses	5,839	(8,651)	(2,812)
Profit (loss) for the year from continuing operations	363,725	(127,169)	236,556
Profit (loss) for the year from discontinued operations	588,574	42,548	631,122
Customers (short and long term)	1,662,572	561,096	2,223,668
Inventories (short and long term)	1,420,359	674,055	2,094,414
Other assets	2,658,263	1,206,685	3,864,948
Total assets	5,741,194	2,441,836	8,183,030
Total liabilities	3,679,292	1,289,255	4,968,547

95

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

30. Real estate ventures under construction – information and commitments

In order to meet the provisions of paragraphs 20 and 21 of ICPC 02, the recognized revenue amounts and incurred costs are shown in the statement of profit or loss, and the advances received in the heading "Payables for purchase of property and advances from customer". The Company shows below information on the ventures under construction as of December 31, 2014:

	Consolidated 2014
Unappropriated sales revenue of units sold Unappropriated estimated cost of units sold	1,040,489 (611,616)
(i) unappropriated sales revenue of units sold Ventures under construction:	
Contracted sales revenue	4,007,128
Appropriated sales revenue	(2,966,639)
Unappropriated sales revenue (a)	1,040,489

(ii) Unappropriated estimated cost of units sold

Ventures under construction:

Estimated cost of units 2,426,926

Incurred cost of units

Unappropriated estimated cost (b)

(1,815,310) 611,616

- (a) The unapropriated sales revenue of units sold are measured by the face value of contracts, plus the contract adjustments and deducted from cancellations, net of the levied taxes and adjustment to present value, and do not include ventures that are subject to restriction due to a suspensive clause (legal period of 180 days in which the Company can cancel a development) and therefore is not appropriated to profit or loss.
- (b) The unappropriated estimated cost of units sold do not include financial charges, which are appropriated to properties for sale and profit or loss (cost of real estate sold) in proportion to the real estate units sold at the extent they are incurred, and also the warranty provision, which is appropriated to real estate units as the construction work progresses.

The Company shows below a table of the percentage of asset related to the Company's ventures that are included in the structures of equity segregation of the purchase as of December 31, 2014.

2014

Total assets included in the structures of equity segregation of the purchase

7,199,762

Total consolidated assets

7,205,852

Percentage

99.92%

(*)Total assets of the Company, except for the Gafisa Vendas subsidiary, a company that sells the ventures of Gafisa. Regarding the ventures of subsidiaries, the administration of the cash and cash equivalents and corporate debts are carried out through the National Corporate Taxpayers' Registry (CNPJ) of the company and not separately by venture.

96

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

31. Communication with regulatory bodies

On June 14, 2012, the Company received a subpoena from the Securities Exchange Commission's Division of Enforcement related to the matter of a certain 20-F Filer Home Builders listed at SEC, Foreign Private Issuers (FPI). The subpoena requests that the Company produces all documents from January 1, 2010 to July 10, 2012, the Company's reply date related to the preparation of our financial statements, including, among other things, copies of our financial policies and procedures, board and audit committee and operations committee minutes, monthly closing reports and financial packages, any documents relating to possible financial or accounting irregularities or improprieties and internal audit reports. The SEC's investigation is a non-public, fact-finding inquiry and is not clear what action, if any, the SEC intends to take with respect to the information it gathers. The SEC subpoena does not specify any charges. As of the publication of these financial statements the SEC has not issued any opinion or charges.

32. Subsequent events

(i) 10th private debenture placement

On December 10, 2014, the Board of Directors of the Company approved the placement for private distribution of the 10th placement, being the 2nd private placement of unconvertible debentures, with floating and secured guarantee, in sole series in the amount of R\$55,000, fully paid on January 30, 2015 and with final maturity on January 20, 2020. The funds raised in the placement shall be used for developing select real estate ventures and its secured guarantee is represented by the collateral of the lands owned by the Company to be developed in future periods. The Face Value of the Placement shall be adjusted by the

cumulative variation of the IPCA and on it interest of 8.22% p.a. shall be accrued.

(ii) Cancellation of treasury shares

On February 2, 2015, the Board of Directors of the Company approved the cancellation of 30,000,000 common shares issued by the Company currently held in treasury, without a capital reduction, besides terminating the repurchase program of shares approved on November 18, 2014, as amended on December 3, 2014, through which all 30,207,130 common shares issued by the Company were acquired.

97

Notes to the individual and consolidated financial statements--Continued

December 31, 2014

(Amounts in thousands of Reais, except as otherwise stated)

32. Subsequent events -- Continued

(iii) Share Repurchase Program

On February 2, 2015, the Board of Directors of the Company approved the creation of a repurchase program of its common shares ("Repurchase Program"), to hold them in treasury and further cancellation or disposal, during the next 365 days, i.e., until February 1, 2016, until the limit of 27,000,000 common shares, which correspond to 10% of the 378,066,162 common shares issued by the Company currently in free float. Such approval was made in accordance with Article 30, paragraph 1, "b", of Law No. 6,404/76, CVM No. Instruction 10/80 ("ICVM 10"), and Article 22 (s) of Bylaws.

**

98

MANAGEMENT STATEMENT ON THE FINANCIAL STATEMENTS **STATEMENT** Gafisa S.A. management, CNPJ 01.545.826/0001-07, located at Av. Nações Unidas, 8501, 19th floor, Pinheiros, São Paulo, states as per article 25 of CVM Instruction 480 issued in December 07, 2009: Management has reviewed, discussed and agreed with the auditor's conclusion expressed on the report on review interim financial Information for the year ended December 31, 2014; and ii) Management has reviewed and agreed with the interim information for the year ended December 31, 2014. Sao Paulo, February 27th, 2015 GAFISA S.A. Management

99

MANAGEMENT STATEMENT ON THE INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM REPORT
STATEMENT
Gafisa S.A. management, CNPJ 01.545.826/0001-07, located at Av. Nações Unidas, 8501, 19th floor, Pinheiros, São Paulo, states as per article 25 of CVM Instruction 480 issued in December 07, 2009:
Management has reviewed, discussed and agreed with the auditor's conclusion expressed on the report on review interim financial Information for the period ended December 31, 2014; and
Management has reviewed and agreed with the interim information for the period ended December 31, 2014.
Sao Paulo, February 27th, 2015
GAFISA S.A.
Management

100

GAFISA S.A.

CNPJ/MF n° 01.545.826/0001-07

NIRE 35.300.147.952

Minutes of the Meeting of the Audit Committee

held on February 27, 2015

- **1. DATE, TIME AND PLACE**: On February 27, 2015, at 9 a.m., in the city of São Paulo, State of São Paulo, at Avenida das Nações Unidas 8,501, 19th floor.
- **2. CALL NOTICE AND ATTENDANCE**: As all members of this Audit Committee attended the meeting, the instatement and approval quorum were verified, exempting, therefore, its summoning.
- **3. RESOLUTIONS:** It was resolved, unanimously, by the present members and without any restrictions:
- **3.1.** The opinion of the Audit Committee members was to recommend for the Board of Directors the approval of the Board of Directors of the final version of the documents related to the fiscal year ended on 12.31.2014, as follows: administration report, Company's Financial Statements, along with the Explanatory Notes and the Accounting Firm Report, which issued an opinion with no reservations, dated as of February 27, 2015.
- **3.2.** After analysis presented on the perspective of performing the Deferred Income tax calculated in accordance to the Business Plan for the years of 2015 and following, recommend to the Board of Directors its final approval, as set forth in CVM's Regulation No. 371/02.
- **4. CLOSING**: As there were no further issues to be addressed, the present Minutes were drawn up, approved and signed by all Committee Members. **Signatures:** Renata de Carvalho Fidale, Secretary. José Écio Pereira da Costa Júnior, Maurício Marcellini Pereira and Francisco Vidal Luna.

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I certify that this is a true copy of the minutes drawn up in the appropriate book.

Renata de Carvalho Fidale

Secretary

101

GAFISA S.A.

CNPJ/MF n° 01.545.826/0001-07

NIRE 35.300.147.952

Publicly-Held Company

Minutes of the Meeting of the Fiscal Council

held on February 27, 2015

- **1. DATE, TIME AND PLACE**: On February 27, 2015, at 1 p.m., in the city of São Paulo, State of São Paulo, at Avenida das Nações Unidas, 8501, 19th floor.
- **2. CALL NOTICE AND ATTENDANCE**: As all members of the Fiscal Council attended the meeting, the instatement and approval quorum were verified. Also present, representatives of the Company and representatives of KPMG, external auditor of the Company, for any clarification needed. As secretary of the Fiscal Council was Ms. Renata de Carvalho Fidale.
- **3. RESOLUTIONS:** It was resolved, unanimously, by the present Fiscal Council Members and without any restrictions:
- **3.1.** The Fiscal Council members manifested in favor of the final version of the documents related to the fiscal year ended on 12.31.2014, as follows: Administration Report and Company's Financial Statements, along with the Explanatory Notes and the Accounting Firm Report, which issued an opinion with no reservations, dated as of February 27, 2015.

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3.2. After analysis presented on the perspective of performing the Deferred Income Tax, calculated in accordance to the Business Plan for the year of 2015, as set forth in CVM's Regulation No. 371/02, they appreciated and recommended to the Board of Directors its final approval.
4. CLOSING : As there were no further issues to be addressed, the present Minutes were drawn up, approved and signed by all Fiscal Council members. Signatures: Renata de Carvalho Fidale, Secretary. Olavo Fortes Campos Rodrigues Júnior, Peter Edward Cortes Marsden Wilson and Luis Fernando Brum de Melo.
I certify that this is a true copy of the minutes drawn up in the appropriate book.
Renata de Carvalho Fidale
Secretary

2,481,211 223

102

GAFISA S.A.

CNPJ/MF n° 01.545.826/0001-07

NIRE 35.300.147.952

Publicly-Held Company

FISCAL COUNCIL OPINION

The members of the Fiscal Council of Gafisa S.A. ("Company") hereunder signed, on the exercise of the powers conferred to them by the Art. 163 of Law 6,404/76, after examining the Administration Report and Company's Financial Statements related to the fiscal year ended on 12.31.2014, along with the Explanatory Notes and the Accounting Firm Report (the "Documents"), expressed an opinion in favor of the Documents and manifested in favor of the approval by the Annual General Meeting of the Shareholders of the Company to be summoned.

The Fiscal Council Opinion was executed by Olavo Fortes Campos Rodrigues Júnior, Peter Edward Cortes Marsden Wilson and Luis Fernando Brum de Melo. I certify that this is a true copy of the minutes drawn up in the appropriate book.

São Paulo, February 27, 2015.

Renata de Carvalho Fidale

Secretary

103

GAFISA S.A.

CNPJ/MF No. 01.545.826/0001-07

NIRE 35.300.147.952

Publicly-Held Company

Minutes of the Board of Directors' Meeting held on February 27, 2015

- **1. Date, Time and Place**: On February 27, 2015, at 11 a.m., in the City of São Paulo, State of São Paulo, at Avenida das Nações Unidas 8,501, 19th floor.
- **2.** Call Notice and Attendance: Present all members of the Company's Board of Directors, instatement and approval quorum having been verified.
- 3. Presiding Board: Chairman: Odair Garcia Senra. Secretary: Renata de Carvalho Fidale.
- **4. Resolutions**: The members of the Board of Directors attending the meeting unanimously and with no restrictions decided:
- **4.1.** As set forth in the terms of Article 142, V, Law 6,404/76 and Article 22 (m) of Company's Bylaws, the Board of Directors recommend the approval, by Company's shareholders, assembled in the annual shareholders' general meeting, of (i) administration report and Company's financial statements related to the fiscal year ended on 12.31.2014, along with explanatory notes and the accounting firm report, which issued an opinion with no reservations, dated as of February 27, 2015; and (ii) proposal of this Board of Directors for not carrying out dividends distribution, as Company has verified loss in the fiscal year ended on 12.31.2014.
- **4.2.** To approve the analysis presented on the perspective of performing the active net of Deferred Income tax, calculated in accordance to the Business Plan for the year of 2015, as set forth in CVM's Regulation No. 371/02.
- **5. Closing**: With no further matters to be discussed, these minutes were prepared, approved and signed by all members of the Board of Directors. <u>Signatures</u>: <u>Presiding Board</u>: Odair Garcia Senra (Chairman), Renata de Carvalho Fidale (Secretary); <u>Board members</u>: Odair Garcia Senra, Cláudio José Carvalho de Andrade, Francisco Vidal Luna, Guilherme Affonso Ferreira, José Écio Pereira da Costa Júnior, Maurício Marcellini Pereira and Rodolpho Amboss.

I hereby certify that this is a true copy of the minutes drawn on the respective corporate book.

Renata de Carvalho Fidale

Secretary

105

GAFISA RELEASES 4Q14 AND 2014 RESULTS

FOR IMMEDIATE RELEASE São Paulo, February 27, 2015

Gafisa S.A. (Bovespa: GFSA3; NYSE: GFA), one of Brazil's leading homebuilders, today reported financial results for the quarter and year ended December 31, 2014.

MANAGEMENT COMMENTS AND HIGHLIGHTS

Despite a challenging environment, the Company remained focused on maintaining operating performance, increasing profitability, and generating shareholder value in 2014.

Last year, we made further headway in managing our working capital. By streamlining the production cycle, we were able to shorten overall construction time and strengthen the financial management of that construction. We also increased both the quality and speed of the transfer process and completed almost all legacy projects from the Tenda segment, thereby improving the management of our capital employed. This allowed us to begin 2015 in a strong position and keep pace with the business cycle, despite current economic uncertainty in Brazil.

In this context, we would like to note the sound performance of Gafisa and Tenda's projects during the year and their contribution to the Company's consolidated results. The adjusted gross margin reached 33.2% in 2014, around 2 percentage points higher than a year ago. The Gafisa segment maintained consistent results with an adjusted gross margin of 35.4% in the year. The Tenda segment benefited from the consolidation of its New Business Model and consequent larger contribution of new projects to results. It ended the year with an adjusted gross margin of 26.9%, which is broadly in line with guidance of 28-30%, and significantly higher than 2013.

Last year was impacted by several one-off events, including the World Cup at the end of 1H14, uncertainty and turbulence around the presidential elections at the end of the year, and continuing economic stagnation in Brazil. These factors resulted in challenging conditions in various sectors, including the real estate market, creating a slowdown in demand; especially in the medium- and high-income brackets. Consequently, the Gafisa segment is being very selective in the development and launch of products in order to prioritize stable levels of profitability. The segment is also maintaining a conservative stance towards new investments.

Full year Gafisa segment launches totaled R\$1.0 billion, which is slightly below guidance of R\$1.1 -R\$1.2 billion. Given the uncertainty in the economic environment and a lower level of consumer confidence, the Gafisa segment chose to postpone the launch of some of its planned projects in the hopes of better market conditions in 2015. This strategy is also expected to result in higher levels of profitability, consistent with the Company's expectations. It is also aligned with increased market risk and conservatism regarding the use of available cash.

For the Gafisa segment, the past year was another important step in the consolidation of its production cycle. From an operational point of view, we ended the year with strong delivery volumes, including 23 projects/phases, corresponding to 3,806 units, and transfers of R\$1.6 billion. The result reflects the increasing level of control and efficiency in the segment's operations. Currently, Gafisa has 41 own projects under management which are all within contractual deadlines, confirming our commitment to clients.

Gafisa segment ended the year with turnover in the portfolio of approximately R\$2.3 billion, of which R\$143.1 million is related to projects outside the Rio-São Paulo area, a 47.5% decrease y-o-y. It is worth noting the more long-term and balanced profile of the Gafisa segment's inventory, with a high composition of total inventory (63.2%) scheduled for delivery from 2016 onwards. These factors combined enable greater flexibility in the sale of these units.

Looking ahead to 2015, given the likely continuation of the current economic scenario, we expect

106

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to maintain a more conservative approach, particularly with regards to the placement of new products in the market. Priority will be given to those projects with higher liquidity, in order to achieve a good level of sales and profitability. Efforts made in the last two years, including the restoration of our landbank and the achievement of a higher level of operational efficiency and balance, gives us comfort over the development of the business plan for the year.

Turning to the Tenda segment, last year was a defining point in the turnaround process. Having focused on the delivery of the remaining units of legacy projects, we ended the year with only three such construction sites, equivalent to 2,593 thousand units in construction, which we expect to be completed by the end of the first half of 2015. This compares with nearly 31 thousand outstanding units in early 2012. Another key advance for the Tenda segment in 2014 was the performance and high volume of deliveries on New Model projects. Last year 9 projects / phases totaling 1,700 units and R\$ 213.8 million in PSV were delivered. All were launched in 2013 under the New Model. It is noteworthy that in these first successful deliveries and other new projects under construction, Tenda achieved the profitability drivers established for the operation of the New Model projects: adjusted gross margin was consistent and above the floor of 28%; average monthly VSO was between 5-7%; and following the change to the accounting criteria for sales in October, the level of cancellations is expected to be around 15% of total gross sales.

In 2014, the Tenda segment launched 14 projects, totaling R\$613.3 million in PSV, in line with launch guidance for the year. Tenda continues to believe in the resilience of its market in the face of a more uncertain economic scenario. Demand in the low income housing segment remains strong thanks to low unemployment and continued access to credit.

For the coming year, Tenda continues to seek increased scale through growth in launches and the implementation of strategies to ensure the achievement of solid sales velocity. Tenda will also actively seek out new businesses, taking advantage of the opportunities created by the general market environment. Consistent results on the New Model projects reinforce our confidence in the business plan for 2015.

Consolidated Gafisa and Tenda launch volumes reached R\$241.5 million in the quarter and R\$1.6 billion in the year. Net pre-sales were R\$303.9 million and R\$1.2 billion in the year. Adjusted gross profit was R\$190.1 million, with a margin of 30.2% in the quarter. On a full year basis, adjusted gross profit totaled R\$713.3 million, with a margin of 33.2%, above the prior year.

We are consistently seeking greater efficiency and productivity in the business cycle in both segments. In 2014, this led to a 19.9% year-over-year drop in the level of selling, general and administrative expenses, due to the reforms implemented over the past two years.

Consolidated net income was R\$8.0 million in the fourth quarter, comprising Gafisa's net income of R\$36.8 million, and a loss at Tenda of R\$28.8 million. For the full year 2014, net income was negative R\$42.5 million, as Gafisa reported net income of R\$66.9 million and Tenda reported a loss of R\$109.4 million.

Again, we highlight the Company's cash generation throughout the year. We ended 4Q14 with operating cash flow of R\$ 103.1 million, reaching R\$ 298.6 million in the year, reflecting: (i) the sound performance of the transfer process, with approximately R\$ 1.7 billion transferred to financial institutions in the year; and (ii) the greater assertiveness and control of our business cycle. Free cash flow was positive again, reaching R\$38.3 million and totaling R\$81.0 million in the year. Total cash generation excludes certain non-recurring effects such as share repurchases and expenses related to the Alphaville transaction, which impacted the full year of 2014.

At the end of 2014, the net debt/equity ratio was slightly higher than the previous quarter, reaching 47.1%. Excluding project financing, net debt/equity totaled a negative ratio of 19.0%.

The spinoff process is ongoing. The brands are currently operating independently, with their own structures that reflect the specifics of their business models. We continue to work with partners and bankers in order to advance the separation of financial products that have already been

107

structured, as well as to open specific credit lines for each company.

Finally, we would like to note the initiatives taken in 2014 to remunerate our shareholders. During the year, the Company distributed to its shareholders, in the form of interest on capital and dividends, approximately R\$163.1 million, or R\$0.40 per share, representing a cash yield of 17.9% compared to the year-end stock price. In addition, since the beginning of 2013, and in-line with the policy of maximizing shareholder value through the various buyback programs open throughout the period, we disbursed approximately R\$208.7 million in the acquisition of nearly 73.2 million shares, of which 57.5 million have been canceled. In early February, a new share repurchase program comprising 27 million shares was opened. It should be noted that despite the volume repurchased, the Company reaffirms its commitment to capital discipline, limiting the implementation of the new program to a net debt/equity ratio of 60%.

Over the last year, Gafisa and Tenda both strengthened their operational and financial cycles, positioning them for challenges in the market environment in 2015. The Gafisa segment, with consistent performance and streamlined operations, is focused on improving its level of capital employed. The Tenda segment is ready to increase the volume of new projects, backed by strong results obtained in the projects launched under the New Model. The Company continues to advance guided by the objectives of profitability and value creation, capital discipline, and its intention to maintain and improve results over the coming year.

Sandro Gamba

Chief Executive Officer - Gafisa S.A.

Rodrigo Osmo

Chief Executive Officer - Tenda S.A.

108

FINANCIAL RESULTS

- Net revenue recognized by the "PoC" method was R\$490.9 million in the Gafisa segment and R\$158.3 million in the Tenda segment. This resulted in consolidated revenue of R\$649.3 million in the fourth quarter, a reduction of 7.9% year on year, and of 31.4% from the previous quarter. In the 12M14, net revenue reached R\$2.2 billion, 13.3% lower than 2013.
- Adjusted gross profit for 4Q14 was R\$196.1 million, down from R\$266.9 million in 4Q13 and higher than R\$179.9 million in the previous quarter. Adjusted gross margin reached 30.2% versus 37.9% in the prior-year period and 36.4% in the 3Q14. Gafisa's contribution was an adjusted gross profit of R\$150.8 million, with an adjusted margin of 30.7%, while Tenda's contribution was R\$45.3 million, with a margin of 28.6% in 4Q14. For 2014, consolidated adjusted gross profit was R\$713.3 million, and adjusted gross margin was 33.2%.
- Adjusted EBITDA was R\$71.7 million in 4Q14. The Gafisa segment reported adjusted EBITDA of R\$81.8 million, while the
 Tenda segment's adjusted EBITDA was negative R\$30.9 million. Please note that consolidated adjusted EBITDA includes
 Alphaville equity income, while the Gafisa segment's adjusted EBITDA is net of this effect. At the end of 12M14,
 consolidated adjusted EBITDA reached R\$261.5 million. Consolidated EBITDA margin reached 11.0% in 4Q14 and 12.2%
 in 12M14.
- The Company reported a positive net income of R\$8.0 million in the fourth quarter. Gafisa reported a net profit of R\$36.8 million, including the R\$20.7 million contribution from Alphaville, while Tenda reported a loss of R\$28.8 million. In the 12M14, the net loss reached R\$42.5 million. Gafisa reported a net profit of R\$66.9 million while Tenda reported a net loss of R\$109.4 million.
- Operating cash generation reached R\$103.1 million in the 4Q14 and R\$298.6 million in the 12M14. In the 4Q14, the Company recorded net cash generation of R\$38.3 million, ending the year with free cash flow of R\$81.0 million.

OPERATING RESULTS

- Launches totaled R\$241.5 million in the 4Q14, exclusively due to 6 Tenda projects, compared to R\$510.4 million in 3Q14. In 12M14, R\$1.6 billion worth of projects were launched. The Gafisa segment accounted for R\$1.0 billion, while the Tenda segment launched the remaining R\$613.3 million.
- Consolidated pre-sales totaled R\$303.9 million in the 4Q14, of which R\$177.3 million related to Gafisa and R\$126.6 million to Tenda, compared to consolidated sales of R\$618.1 million in the 4Q13. In the 12M14, consolidated sales reached R\$1.2 billion, with R\$811.0 million in the Gafisa segment and R\$395.9 million in the Tenda segment. Consolidated sales from launches in the year represented 49.5% of the total, while sales from inventory comprised the remaining 50.5%.
- Consolidated sales over supply (SoS) reached 8.9% in 4Q14, compared to 6.7% in 3Q14 and 18.5% in 4Q13. For the quarter, SoS was 7.2% at Gafisa and 13.3% at Tenda. Over the past 12 months, Gafisa's SoS was 26.1%, while Tenda's was 32.3%.
- Consolidated inventory at market value decreased R\$85.3 million in the quarter, reaching R\$3.1 billion. Gafisa's inventory reached R\$2.3 billion and Tenda's inventory totaled R\$828.7 million.
- Throughout the fourth quarter, the Company delivered 15 projects/phases, totaling 3,036 units, representing R\$726.2 million in PSV. The Gafisa segment delivered 1,412 units, while the Tenda segment delivered the remaining 1,624 units. In 2014, 53 projects/phases and 10,070 units were delivered, reaching a total PSV of R\$2.3 billion.

109

ANALYSIS OF RESULTS

Gafisa Segment

Revenue Growth, Alphaville Results and Reduction in Administrative Expenses

The results of the last quarter of the year were highlighted by the combination of revenue growth, as the Company started to recognize results from projects launched in 2014, and the increase in Alphaville's contribution, which reached R\$20.7 million in 4Q14, the best quarter of the year. Another quarterly highlight was the 9.6% reduction in administrative expenses compared to the previous quarter; or a 37.3% decline year on year. These achievements are a reflection of Gafisa's commitment to greater operational efficiency, contributing to reasonable costs and expenses given its business cycle.

The adjusted gross margin closed the quarter at 30.7%, below the previous quarter's average, due to non-recurring items, primarily related to impairment adjustments and to the change in the methodology used to calculate the provision on construction warranty. Excluding such effects, adjusted gross margin reached 37.1%. The early recognition of revenue from projects with increased exchange participation also impacted the gross margin in the period.

Net Income

Net income for the period was R\$36.8 million, compared to R\$15.3 million in 3Q14, and R\$83.9 million in the year ago period, excluding the effect of the sale of Alphaville. Excluding the R\$20.7 million in equity income from Alphaville, the Gafisa segment's net income in the 4Q14 was R\$16.1 million, 85.1% higher than in 3Q14, reflecting the revenue growth and higher financial income in the period. In the 12M14, net income totaled R\$34.6 million, compared to loss of R\$6.1 million in the prior year.

	4Q14	3Q14	4Q13	12M14	12M13
	150.8	141.5	205.7	560.3	651.9
argin	30.7%	38.7%	42.0%	35.4%	39.2%
	36.8	15.3	908.8	66.9	985.8
ville ¹	20.7	6.6	864.1	32.3	991.9
	16.1	8.7	44.7	34.6	(6.1)

^{1 -}For 4Q13 and 2013, the result of the sale of Alphaville is also excluded.

Tenda Segment

Reduction in the Level of Dissolutions, which Positively Impacted Revenue

The fourth quarter was marked by the concentration of launch volumes in Tenda and higher launch volumes in the quarter, as well as revenue growth due to a reduction in the level of dissolutions in the period.

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At the end of August the Company implemented a new sales accounting policy in which the sale is booked only after the first payment by the customer. This contributed to a lower level of dissolutions in 4Q14, positively impacting revenue volumes in the period. The consolidation of this change over the next few months is expected to help Tenda maintain this downward trend in dissolution levels on new pre-sales.

A streamlined cost structure, which better reflects the segment's new business cycle, also contributed to the segment's fourth quarter results. Selling, general and administrative expenses once again decreased sharply y-o-y. Selling expenses were impacted by lower gross sales in the period, while general and administrative expenses recorded annual savings of 19.6%, due to reduced operational complexity in the Tenda segment, with the reduction in the number of legacy projects.

110

Net Income

The fourth quarter net loss was R\$28.8 million, slightly higher than the net loss of R\$25.2 million in 3Q14, and well above the R\$2.7 million loss in 4Q13, due to the higher level of expenses related to contingencies and also the lowest level of revenues in the year. In the 12M14, Tenda's net loss reduced by 7.5% year-over-year, closing the period at R\$109.4 million.

Tenda Segment (R\$ million)	4Q14	3Q14	4Q13	12M14	12M13
Adjusted Gross Profit	45.3	38.5	61.2	153.1	122.7
Adjusted Gross Margin	28.6%	29.8%	28.5%	26.9%	15.0%
Net Profit ¹	(28.8)	(25.2)	12.5	(109.4)	(118.4)
Alphaville Equity Income ¹	-	-	15.1	-	15.1
Net Profit Ex-Alphaville	(28.8)	(25.2)	(2.7)	(109.4)	(133.5)

^{1 -}For 4Q13 and 2013, the result of the sale of Alphaville is also excluded.

RECENT EVENTS

Shareholder Remuneration Interest on Own Capital and Dividends/Repurchase Program

At the end of 2013, with the completion of the sale of its stake in Alphaville and the entry of related funds, one of Management's main tasks, in addition to reduce the indebtness level, was to maximize shareholder value.

Since the end of 2013, the Company - through the various stock repurchase programs open throughout this period - effectively acquired 63.2 million shares in the market. When added to the 10 million shares that had already been acquired in early 2013, a total disbursement of R\$208.7 million was made through the stock buyback in the last 24 months.

Throughout 2014, following the acquisition of all shares included in the repurchase programs, the Board of Directors approved the cancellation of 27.5 million shares held in treasury at the end of the quarter.

Last February 2, reaffirming its commitment to generate shareholder value, the Company approved a new cancellation of over 30 million common shares held in treasury, totaling 57.5 million shares canceled over the last two quarters, approximately 15.2% of the number of the Company's outstanding shares.

On the same date, a third repurchase program was created at the limit of 27 million common shares which, when added up to the 10.8 million shares currently held in treasury by the Company, corresponds to 10% of total common shares issued by the Company.

In addition to the share repurchase program on February 12, 2014, the Company paid interest on its own capital to its shareholders in the amount of R\$130.2 million, representing approximately R\$0.32 per share, and on December 11, 2014, the supplementary dividend payment was held, totaling R\$32.9 million, representing R\$0.08 per share, excluding shares held in treasury.

Therefore, in the fiscal year of 2014 the Company paid a total of R\$163.1 million to shareholders, or R\$0.40 per share, for the fiscal year ending in 2013. This represented a cash yield of 17.9% compared to the 2014 closing price.

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It is worth mentioning that despite the large volume of repurchased shares, the Company reaffirms its commitment to capital discipline, limiting the execution of such program to up to 60% of its leverage (Net Debt/Equity ratio).

111

Key Numbers for Gafisa

Table 1. Gafisa Segment -Operating and Financial Highlights -(R\$000, and % Gafisa)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Launches	-	419,134	-	679,154	-	1,023,012	1,085,341	-6%
Net pre-sales	177,294	194,892	-9%	454,457	-61%	811,032	961,200	-16%
Net pre-sales of Launches	57,770	130,368	-56%	264,049	-78%	342,387	428,102	-20%
Sales over Supply (SoS)	7.2%	7.2%	0 bps	17.8%	-1060 bps	26.1%	31.4%	-530 bps
Delivered projects (Units)	1,412	366	286%	1,110	27%	3,806	4,315	-12%
Net Revenue	490,947	365,256	34%	489,853	0%	1,580,860	1,663,751	-5%
Adjusted Gross Profit ¹	150,806	141,462	7%	205,660	-27%	560,254	651,973	-14%
Adjusted Gross Margin ¹	30.7%	38.7%	-801 bps	42.0%	-1127 bps	35.4%	39.2%	-380 bps
Adjusted EBITDA ²	81,843	76,696	7%	85,970	-5%	296,702	309,248	-4%
Adjusted EBITDA Margin ²	16.7%	21.0%	-433 bps	17.6%	-88 bps	18.8%	18.6%	18 bps
Net Income (Loss)	36,819	15,263	141%	908,827	-96%	66,888	985,805	-93%
Backlog Revenues	894,344	1,157,390	-23%	1,550,618	-42%	894,344	1,550,618	-42%
Backlog Results ³	356,254	448,963	-21%	547,346	-35%	356,254	547,346	-35%
Backlog Margin ³	39.8%	38.8%	100 bps	35.3%	450 bps	39.8%	35.3%	450 bps

¹⁾ Adjusted by capitalized interests.

Adjusted by expenses with stock option plans (non-cash), minority. EBITDA from Gafisa segment does not consider the equity

Backlog results net of PIS/COFINS taxes -3.65%, and excluding the impact of PVA (Present Value Adjustment) method according to

Key Numbers for Tenda

Table 2. Tenda Segment -Operating and Financial Highlights -(R\$000, and % Tenda)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Launches	241,549	91,294	165%	88,379	173%	613,299	338,776	81%
Net pre-sales	126,594	35,892	253%	163,626	-23%	395,981	490,403	-19%
Net pre-sales of Launches	92,638	22,490	312%	74,587	24%	176,823	217,435	-19%
								-1190
Sales over Supply (SoS)	13.3%	4.6%	850 bps	20.9%	-760 bps	32.3%	44.2%	bps
Delivered projects (Units)	1,624	1,183	37%	3,487	-53%	6,264	7,027	-11%
Net Revenue	158,329	128,935	23%	214,897	-26%	570,138	817,460	-30%
Adjusted Gross Profit ¹	45,262	38,458	18%	61,214	-26%	153,088	122,683	25%
Adjusted Gross Margin ¹	28.6%	29.8%	-124 bps	28.5%	10 bps	26.9%	15.0%	1190 bps
Adjusted EBITDA2	(30,856)	(9,828)	214%	13,761	-324%	(67,503)	(45,585)	48%

²⁾ income from Alphaville.

³⁾ Law 11,638.

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Adjusted EBITDA Margin ²	-19.5%	-7.6%	-1190 bps	6.4%	-2590 bps	-11.8%	-5.6%	620 bps
Net Income (Loss)	(28,774)	(25,220)	13%	12,457	-331%	(109,437)	(118,361)	-8%
Backlog Revenues	130,851	139,318	-6%	244,789	-47%	130,851	244,789	-47%
Backlog Results ³	40,190	40,010	0%	66,789	-40%	40,190	66,789	-40%
Backlog Margin ³	30.7%	28.7%	200 bps	27.3%	340 bps	30.7%	27.3%	340 bps

¹⁾ Adjusted by capitalized interests.

3) Law 11,638.

112

2,481,211 238

²⁾ Adjusted by expenses with stock option plans (non-cash), minority. Tenda does not hold equity in Alphaville.

Backlog results net of PIS/COFINS taxes -3.65%, and excluding the impact of PVA (Present Value Adjustment) method according to

Key consolidated numbers

Table 3. Operating and Financial Highlights -(R\$000, and % Company)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Launches	241,549	510,428	-53%	767,534	-69%	1,636,311	1,424,117	15%
Launches, Units	1,660	1,534	8%	2,020	-18%	6,073	4,658	30%
Net Pre-sales	303,888	230,784	32%	618,083	-51%	1,207,013	1,451,603	-17%
Pre-sales, Units	1,215	682	78%	2,280	-47%	4,294	5,886	-27%
Pre-sales of Launches	150,409	152,858	-2%	338,636	-56%	519,210	645,537	-20%
Sales over Supply (SoS)	8.9%	6.7%	220 bps	18.5%	-960 bps	27.9%	34.8%	-690 bps
Delivered projects (PSV)	726,213	366,917	98%	973,963	-25%	2,298,577	2,190,284	5%
Delivered projects, Units	3,036	1,549	96%	4,597	-34%	10,070	11,342	-11%
Net Revenue	649,276	494,191	31%	704,750	-8%	2,150,998	2,481,211	-13%
Adjusted Gross Profit ¹	196,068	179,920	9%	266,874	-27%	713,342	774,656	-8%
Adjusted Gross Margin ¹	30.2%	36.4%	-620 bps	37.9%	-770 bps	33.2%	31.2%	200 bps
Adjusted EBITDA2	71,725	73,463	-2%	138,939	-48%	261,498	430,628	-39%
Adjusted EBITDA Margin ²	11.0%	14.9%	-382 bps	19.7%	-867 bps	12.2%	17.4%	-520 bps
Net Income (Loss)	8,045	(9,956)	81%	921,284	-99%	(42,549)	867,444	-105%
Backlog Revenues	1,025,195	1,296,708	-21%	1,795,408	-43%	1,025,195	1,795,408	-43%
Backlog Results ³	396,444	488,973	-19%	614,135	-35%	396,444	614,135	-35%
Backlog Margin ³	38.7%	37.7%	96 bps	34.2%	446 bps	38.7%	34.2%	446 bps
Net Debt + Investor Obligations	1,440,300	1,384,824	4%	1,159,044	24%	1,440,300	1,159,044	24%
Cash and cash equivalents	1,157,254	1,463,425	-21%	2,024,163	-43%	1,157,254	2,024,163	-43%
Shareholders' Equity	3,055,345	3,106,916	-2%	3,190,724	-4%	3,055,345	3,190,724	-4%
Shareholders' Equity + Minority	3,058,403	3,129,137	-2%	3,214,483	-5%	3,058,403	3,214,483	-5%
Total Assets	7,205,851	7,578,854	-5%	8,183,030	-12%	7,204,590	8,183,030	-12%
(Net Debt + Obligations) / (SE +	47.1%	44.3%	284 bps	36.1%	1104 bps	47.1%	36.1%	1104 bps

Minority)

113

¹⁾ Adjusted by capitalized interests.

Adjusted by expenses with stock option plans (non-cash), minority. Consolidated EBITDA considers the equity income from

²⁾ Alphaville.

Backlog results net of PIS/COFINS taxes -3.65%, and excluding the impact of PVA (Present Value Adjustment) method according to Law 11,638.

Update on the Separation Process

Administrative Split and Next Steps

The Company continued to evaluate the potential separation of the Gafisa and Tenda business units during the fourth quarter.

As previously reported, a separation would be the next step in a comprehensive plan initiated by management to enhance value creation for both business units and their shareholders.

Since the beginning of the year, the Company has been moving towards the effective separation of Gafisa and Tenda's administrative structures, so that they can operate independently.

During 2014, several actions were taken in this regard such as: actual separation of several departments such as Services, Personnel and Management Center, and Legal among others; the amendment of the registration of Tenda's category as an issuer with the Brazilian Securities and Exchange Commission

(CVM), to Category A; operations with banks and insurance companies for the opening of an independent credit limit for Tenda; and mapping contracts and evaluation of the potential impact due to the spin-off.

At the same time, the Company continues to evaluate separation alternatives for the two companies. Among the initiatives and studies being undertaken, we highlight:

- (1) Evaluation of possible corporate structures;
- (2) Evolution of credit facility processes at Tenda;
- (3) Evaluation of the future structure of Tenda's corporate governance;
- (4) Evaluation with BM&FBovespa of the necessary procedures for Tenda's trading, and evaluation of potential Level 1 ADR listing;
- (5) Continuation of studies related to the most appropriate capital structure for the business cycle of each company.

As stated when the Company announced the initial studies, the potential separation, if approved, is expected to be implemented in 2015. The Company will keep its shareholders and the market informed about the progress and developments related to this potential spin-off.

114

GAFISA SEGMENT

Focuses on residential developments within the upper, upper-middle, and middle-income segments, with average unit prices of R\$500,000.00.

Operating Results

Launches and Pre-Sales

The Gafisa segment did not launch new projects in the fourth quarter. Despite having approved and available projects for launch, the Company determined - as evidenced by the revision to annual guidance - that market conditions were not accommodative of further launches. Thus, some launches were postponed to 2015 in expectation of a more positive market scenario.

Therefore, in 12M14, the Gafisa segment reached R\$1.0 billion in launches, slightly below the range established in the launch guidance for the year of R\$1.1 -R\$1.2 billion. This result includes the effect of the cancellation of a project launched in 1Q14.

The Gafisa segment's gross pre-sales totaled R\$262.2 million in 4Q14 and R\$1.2 billion in the 12M14. Dissolutions reached R\$84.9 million and net pre-sales reached R\$177.3 million in the quarter. In the 12M14, net sales totaled R\$811.0 million and the volume of dissolutions was R\$436.0 million.

Units launched during the year represented 32.6% of total sales in the quarter, amounting to R\$57.8 million. In 2014, sales from units launched represented 42.2% of PSV sold in the period. The Gafisa segment accounted for 62.5% of consolidated launches for the year.

Table 4. Gafisa Segment -Launches and Pre-sales (R\$000)

								Y/Y
	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	(%)
Launches	-	419,134	-	679,154	-	1,023,012	1,085,341	-6%
Pre-sales	177,294	194,892	-9%	454,457	-61%	811,032	961,200	-16%

115

Sales over Supply (SoS)

The sales velocity was 7.2% in 4Q14, in line with 7.2% in 3Q14, but below 17.8% in the previous year. On a last 12 months basis, Gafisa's SoS reached 26.1%.

Dissolutions

2014 was marked by uncertainties related to the Brazilian economic scenario, directly impacting consumer confidence and the level of dissolutions of the period. In the Gafisa segment, despite the unfavorable economic scenario, the level of dissolutions declined slightly from the previous year, reaching R\$436.0 million. In 4Q14, dissolutions reached R\$84.9 million versus R\$150.7 million in 3Q14.

During the last three years, the Company has been working on initiatives to achieve a higher quality of the credit analysis in its sales. In doing so, the Company hopes to reduce the level of dissolutions throughout the construction and delivery cycle. Assertiveness in the credit review process at the time of the sale has generated greater efficiency in the process of transferring Gafisa customers to financial institutions, despite deteriorating macroeconomic conditions throughout the year.

In 4Q14, approximately 167 Gafisa units were cancelled. 177 units derived from dissolutions and returned to inventory were resold in the period. Over the year, 852 units have been cancelled, of which 581 have already been resold.

Inventory

In 2014, Gafisa maintained its focus on inventory reduction initiatives. Projects launched prior to 2014 represented about 57.8% of net sales in the period. The market value of Gafisa segment inventory reached R\$2.3 billion in the 4Q14, as compared to R\$2.5 billion in the previous guarter. Finished units outside of core markets accounted for R\$143.1 million, or 6.2% of total inventory.

Table 5. Gafisa Segment Inventory at Market Value (R\$000)

	Inventories	Launches	Dissolutions	Pre-Sales	Adjusts	Inventories	% Q/Q
	BoP 3Q14				+ Other	BoP 4Q14	
São Paulo	1,707,542	-	56,556	(183,757)	(20,158)	1,560,182	9%
Rio de Janeiro	598,146	-	10,927	(29,318)	12,194	591,949	1%
Other Markets	191,074	-	17,394	(49,094)	(16,307)	143,066	34%
Total	2,496,761	-	84,876	(262,170)	(24,271)	2,295,197	9%

During the same period, finished units comprised R\$282.6 million, or 12.3% of total inventory. Of this

116

amount, inventory from projects launched outside core markets represented R\$116.3 million, down 21.6% q-o-q from R\$148.3 million in 3Q14 and down 40.9% y-o-y from R\$272.4 million in 2013. The Company has seen more consistent sales velocity in these markets over the past few quarters, and believes that between the end of 2015 and beginning of 2016 it will have monetized a large portion of its inventory in non-core markets.

It is worth noting that the largest share of the Gafisa inventory, approximately 63.2% or R\$1.4 billion, is concentrated in projects that are to be delivered from early 2016 onwards. This will account for the sale of inventory in the coming quarters, rather than finished units.

Table 6. Gafisa Segment -Inventory at Market Value -Construction Status (R\$000)

		Up to 30%	30% to 70%	More than	Finished	
	Not Initiated					Total 4Q14
		built	built	70% built	units1	
São Paulo	-	108,984	1,243,842	98,582	108,774	1,560,182
Rio de Janeiro	-	55,352	161,760	317,259	57,578	591,949
Other Markets	-	-	-	26,792	116,274	143,066
Total	-	164,336	1,405,602	442,633	282,627	2,295,197

¹⁾ Inventory at market value includes projects in partnership. This indicator is not comparable to the accounting inventory, due to the implementation of new accounting practices on behalf of CPCs 18, 19 and 36.

Fourth guarter adjustments reflect updates related to project scope, expected launch date and inflationary adjustments.

Landbank

Gafisa segment landbank, with a PSV of approximately R\$6.2 billion, is comprised of 31 different projects/ phases, amounting to nearly 11.7 thousand units, 79% located in São Paulo and 21% in Rio de Janeiro. The largest portion of land acquired through swap agreements is in Rio de Janeiro, thereby impacting the total amount of land acquired through swaps, which reached 57% in the fourth quarter.

Table 7. Gafisa Segment -Landbank (R\$000)

		•				Potential
	PSV	%Swap	%Swap	%Swap	Potential Units	
	(% Gafisa)	Total	Units	Financial	(% Gafisa)	Units
	, ,				, ,	(100%)
São Paulo	4,875,918	43%	42%	1%	10,084	11,469
Rio de Janeiro	1,301,089	89%	89%	0%	1,651	1,655
Total	6,177,007	57%	57%	1%	11,735	13,124

Table 8. Gafisa Segment -Changes in the Landbank (3Q14 x 4Q13 - R\$000)

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	Initial Landbank	Land Acquisition	Launches	Adjusts	Final Landbank
São Paulo	4,885,752	-	-	(9,834)	4,875,918
Rio de Janeiro	1,404,067	-	-	(102,978)	1,301,089
Total	6,289,819	-	-	(112,812)	6,177,007

117

Fourth quarter adjustments reflect updates related to project scope, expected launch date and inflationary adjustments to landbank during the period.

Gafisa Vendas

During 4Q14, Gafisa Vendas – the Company's independent sales unit, with operations in São Paulo and Rio de Janeiro - accounted for 65% of gross sales of the quarter and for 61% of gross sales of the year. Gafisa Vendas currently has a team of 400 highly trained, dedicated consultants, combined with an online sales force.

Delivered Projects

During 4Q14, Gafisa delivered 8 projects/phases and 1,412 units and R \$ 520.0 million in PSV. In the year 23 projects / phases and 3,806 units were delivered, representing R\$ 1.6 billion in PSV. Currently, Gafisa has 41 projects under construction, all of them on schedule and within the delivery timeline agreed to upon contract.

Table 9. Gafisa Segment -Delivered Project

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
PSV Transferred ¹	270,759	180,857	50%	295,487	-8%	894,368	973,497	-8%
Delivered Projects	8	3	100%	6	0%	23	22	-5%
Delivered Units	1,412	366	286%	1,110	27%	3,806	4,315	-12%
Delivered PSV 2	520,005	214,826	142%	480,460	8%	1,648,131	1,328,637	24%

¹⁾ PSV refers to potential sales value of the units transferred to financial institutions.

118

²⁾ PSV = Potential sales value of delivered units.

Financial Results

Revenues

Net revenues for the Gafisa segment in 4Q14 totaled R\$490.9 million, up 34.4% versus 3Q14 and in line with the previous year. The expansion is the effect of the higher concentration of inventory sales, due to the absence of launches in the period, and also due to the recognition of part of the revenue related to projects launched during the year.

In 4Q14, approximately 97.8% of Gafisa Segment revenues were derived from projects in Rio de Janeiro/São Paulo, while 2.2% were derived from projects in non-core markets. The table below provides additional details.

Table 10. Gafisa Segment -Revenue Recognition (R\$000)

				•					
		4Q1	4		4Q13				
Launches	Pre-sales	% Sales	Revenue	% Revenue	Pre-sales	% Sales	Revenue	% Revenue	
2014	57,770	33%	130,221	27%	-	-	-	-	
2013	23,374	13%	60,233	12%	264,049	58%	42,736	9%	
2012	17,248	10%	180,503	37%	51,300	11%	66,402	13%	
≤ 2011	78,902	44%	119,990	24%	139,108	31%	380,715	78%	
Total	177,294	100%	490,947	100%	454,457	100%	489,853	100%	
SP + RJ	145,593	82%	480,157	98%	411,761	91%	451,316	92%	
Other Markets	31,701	18%	10,790	2%	42,696	9%	38,537	8%	

Gross Profit & Margin

Gross profit for the Gafisa segment in 4Q14 was R\$101.1 million, compared to R\$106.7 million in 3Q14, and R\$174.4 million in the prior year period. Gross margin for the quarter was 20.6%, compared to the margin of 29.2% in the previous quarter. Excluding financial impacts, the adjusted gross margin reached 30.7% in 4Q14 compared to 38.7% in the 3Q14 and 42.0% in the prior year. The decrease in gross margin is the result of

the following non-recurring effects: (i) impairment adjustments totaling R\$18.9 million; and (ii) the impact of R\$12.4 million in the revaluation of the calculation methodology of the warranty provision for 2014. Excluding these effects, adjusted gross margin would have reached 37.1%, in line with the previous quarter. Another important effect which contributed to the reduction in gross margin in this quarter was the R\$25.1 million impact related to the early recognition of revenues from two projects with higher level of units in exchange, which, considering the dynamics of accounting, ends up transitionally reducing the gross margin of those projects.

As seen over the last two years, Gafisa has been able to report more consistent levels of operational profitability, an effect of the strategic consolidation in the metropolitan regions of São Paulo and Rio de Janeiro and the completion of older projects in other non-core markets.

The table below contains more details on the breakdown of Gafisa's gross margin in 4Q14.

Table 11. Gafisa Segment -Gross Margin (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Net Revenue	490,947	365,256	34%	489,853	0%	1,580,860	1,663,751	-5%
Gross Profit	101,114	106,723	-5%	174,429	-42%	415,862	552,201	-25%
Gross Margin	20.6%	29.2%	-862 bps	35.6%	-1501 bps	26.3%	33.2%	-690 bps
(-) Financial costs	(49,692)	(34,739)	43%	(31,231)	59%	(144,392)	(99,772)	45%
Adjusted Gross Profit	150,806	141,462	7%	205,660	-27%	560,254	651,973	-14%
Adjusted Gross Margin	30.7%	38.7%	-801 bps	42.0%	-1127 bps	35.4%	39.2%	-375 bps

119

Table 12. Gafisa Segment -Gross Margin Composition (R\$000)

	SP + Rio	Other Markets	4Q14
Net Revenue	480,157	10,790	490,947
Adjusted Gross Profit	163,450	(12,644)	150,806
Adjusted Gross Margin	34.0%	-117.2%	30.7%

Gross income on projects in Other Markets was impacted in the last quarter of the year, due to the recognition of impairment of land, as explained above.

Selling, General and Administrative Expenses (SG&A)

SG&A expenses totaled R\$54.9 million in the 4Q14, a 33.9% y-o-y decrease and a slight expansion from the previous quarter.

Selling expenses decreased 29.8% y-o-y, reflecting the lack of launches in 4Q14, and an increase of 19.4% q-o-q due to the partial recognition of expenses related to 3Q14 launches, which ended up concentrating at the end of period and being recorded in the subsequent period. For the year, sales expenses totaled R\$95.1 million, a significant reduction of 31.2% over last year, as a result of greater balance and assertiveness in marketing expenses and sales commission coupled with lower volume of sales in the period.

The segment's general and administrative expenses reached R\$28.9 million in 4Q14, aquarterly reduction of 9.6%, and 37.3% compared to 4Q13. In the 12M14, these expenses totaled R\$124.8 million, compared to R\$136.7 million in the previous year, a reduction of 8.7%.

The reduction in the level of SG&A expenses in the Gafisa segment reflects the Company's commitment to improve operational efficiency and achieve costs and expenses that are appropriate for its business cycle.

Table 13. Gafisa Segment -SG&A Expenses (R\$000)

	-							
	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y(%)	12M14	12M13	Y/Y(%)
Selling Expenses	25,930	21,713	19%	36,927	-30%	95,063	138,093	-31%
G&A Expenses	28,947	32,031	-10%	46,134	-37%	124,833	136,720	-9%
Total SG&A								
Expenses	54,877	53,744	2%	83,061	-34%	219,896	274,813	-20%
Launches	-	419,134	-	679,154	-	1,023,012	1,085,341	-6%
Net Pre-Sales	177,294	194,892	-9%	454,457	-61%	811,032	961,200	-16%
Net Revenue	490,947	365,256	34%	489,853	0%	1,580,860	1,663,751	-5%

The Other Operating Revenues/Expenses line totaled an expense of R\$23.2 million, an increase of 48.9% compared to the 3Q14, and down 29.9% compared to the previous year. This increase reflects the higher level of expenses on litigation related to increased deliveries of older projects held in 2012, 2013 and 2014, and the addition of expenses with Alphaville's stockoption plan, as announced in the 2Q14 earnings release.

The table below contains more details on the breakdown of this expense.

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Table 14. Gafisa Segment -Other Operating Revenues/ Expenses (R\$000)

	4Q14	3Q14	Q/Q	4Q13	Y/Y(%)	12M14	12M13	Y/Y(%)
Litigation expenses	(21,450)	(13,750)	56%	(27,031)	-21%	(61,869)	(60,269)	3%
Expenses w/ upgrading the balance of the	(3,816)	-	-	-	-	(17,679)	-	-
stock options program for AUSA shares								
Others	2,072	(1,829)	213%	(6,034)	-134%	435	(1,022)	-143%
Total	(23,194)	(15,579)	49%	(33,065)	-30%	(79,113)	(61,291)	29%

Strong deliveries over the past two years, including delayed projects in other markets, were instrumental in the increase of the contingency level. Given Gafisa's narrowed footprint to São Paulo and Rio de Janeiro and the delivery of outstanding legacy projects in other markets, we should record a reduction in this potential liability. In fact, over the course of the coming years, a reduction in the volume of such expenses is expected.

120

Adjusted EBITDA

Adjusted EBITDA for the Gafisa segment totaled R\$81.8 million in 4Q14, down 4.8%, compared to R\$85.9 million in the previous year, and up by 6.7% compared to the R\$76.7 million recorded in 3Q14. The result was impacted by the following factors: (i) lower gross margin in the period, due to non-recurring effects; (ii) an increase of R\$7.7 million in the level of Litigation Expenses; and (iii) addition of R\$3.8 million in expenses with the Alphaville's stock option plan. It is worth noting that adjusted EBITDA does not take into consideration the impact of Alphaville equity income. The adjusted EBITDA margin, using the same criteria, reached 16.7%, compared with a margin of 17.5% in the previous year, and 21.0% in 3Q14. In the 12M14, the Gafisa segment's adjusted EBITDA reached R\$296.7 million, with a margin of 18.8%.

Table 15. Gafisa Segment -Adjusted EBITDA (R\$000)

Table to take to g	,		-+/					
	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y(%)	12M14	12M13	Y/Y(%)
Net (Loss) Profit	36,819	15,263	141%	908,827	-96%	66,888	985,805	-93%
(+) Financial Results	(9,065)	13,086	-169%	28,916	-131%	16,250	158,691	-90%
(+) Income taxes	(11,072)	8,789	-226%	(14,612)	-24%	8,947	(5,839)	-253%
(+) Depreciation & Amortization	33,346	7,744	331%	21,160	58%	63,607	51,488	24%
(+) Capitalized interests	49,692	34,739	43%	31,231	59%	144,392	99,772	45%
(+) Expense w Stock Option Plan	2,087	2,886	-28%	3,652	-43%	29,351	17,263	70%
(+) Minority Shareholders	774	778	-1%	(29,100)	-103%	(434)	(6,070)	-93%
(-) Alphaville Effect Result	(20,738)	(6,595)	214%	(864,104)	-98%	(32,299)	(991,862)	-98%
Adjusted EBITDA	81,843	76,690	7%	85,970	-5%	296,702	309,248	-4%
Net Revenue	490,947	365,256	34%	489,853	0%	1,580,860	1,663,751	-5%
Adjusted EBITDA Margin	16.7%	21.0%	-433 bps	17.6%	-88 bps	18.8%	18.6%	18 bps

¹⁾ EBITDA is adjusted by expenses associated with stock option plans, as this is a non-cash expense.

Backlog of Revenues and Results

The backlog of results to be recognized under the PoC method was R\$356.2 million in 4Q14. The consolidated margin for the quarter was 39.8%, an increase of 450 bps compared to the result posted last year.

Table 16. Gafisa Segment -Results to be recognized (REF) (R\$000)

	4Q14	3Q14	Q/Q(%)	4Q13	Y/Y(%)
Revenues to be recognized	894,344	1,157,390	-23%	1,550,618	-42%

²⁾ Gafisa segment EBITDA does not consider the impact of Alphaville equity income. In 4Q13 and 2013, the result of the sale of the participation in Alphaville is also excluded.

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Costs to be recognized (units sold)	(538,090)	(708,427)	-24%	(1,003,272)	-46%
Results to be recognized	356,254	448,963	-21%	547,346	-35%
Backlog Margin	39.8%	38.8%	100 bps	35.3%	450 bps

121

TENDA SEGMENT

Focuses on affordable residential developments, classified within the Range II of Minha Casa, Minha Vida Program.

Operating Results

Launches and Sales

Fourth quarter launches totaled R\$241.5 million and included 6 projects/phases in the states of São Paulo, Rio de Janeiro and Bahia. In the 12M14, 14 projects were launched, reaching a PSV of R\$613.3 million within the launch guidance range (R\$600 - R\$800 million), released earlier this year.

During 4Q14, gross sales reached R\$192.9 million, while net pre-sales totaled R\$126.6 million. In the 12M14, Tenda reached R\$919.4 million in gross sales and R\$396.0 million in net pre-sales. Sales from units launched during 4Q14 accounted for 22.4% of total sales. For the year, launches accounted for 44.2% of the total sold.

All new projects under the Tenda brand are being developed in phases, in which all pre-sales are contingent on the ability to pass mortgages onto financial institutions.

Table 17. Tenda Segment -Launches and Pre-sales (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y(%)	12M14	12M13	Y/Y(%)
Launches	241,549	91,294	165%	88,379	173%	613,299	338,776	81%
Pre-Sales	126,594	35,892	253%	163,626	-23%	395,981	490,403	-19%

122

Sales over Supply (SoS)

In 4Q14, sales velocity (sales over supply) was 13.3%, and considering the last 12 months, Tenda SoS ended 4Q14 at 32.3%.

Below is a breakdown on Tenda SoS, divided between legacy and New Model throughout 2014.

Table 18. SoS Gross Revenue (Ex-Dissolutions)

Table 19. SoS Net Revenue

	1Q14	2Q14	3Q14	4Q14		1Q14	2Q14	3Q14	4Q14
New Model	29.8%	32.2%	20.3%	22.0%	New Model	18.8%	25.3%	11.8%	18.8%
Legacy projects	30.9%	35.8%	28.3%	17.5%	Legacy projects	-1.6%	17.7%	-2.0%	5.0%
Total	30.5%	34.3%	24.4%	20.2%	Total	6.4%	20.8%	4.8%	13.3%

Dissolutions

The level of dissolutions in the Tenda segment totaled R\$66.3 million in 4Q14, a decrease of 11.7% from 4Q13 and of 54.7% compared to 3Q14. In the 12M14, dissolutions totaled R\$523.4 million.

As expected, the amendment in the new sales accounting policy of August 2014 reduced the level of dissolutions during the period. Approximately 72.8% of the dissolutions in the period are related to old projects.

Table 20. PSV Dissolutions –Tenda Segment (R\$ thousand and % of gross sales by model)

	1Q14	% GS	2Q14	% GS	3Q14	% GS	4Q14	% GS
New Model	34,715	36.8%	24,977	21.5%	31,640	42.1%	18,003	14.3%
Legacy projects	158,450	105.2%	92,637	50.6%	114,697	107.1%	48,281	71.7%
Total	193,164	78.9%	117,614	39.3%	146,337	80.3%	66,285	34.4%

123

Table 21. Tenda Segment -Net Pre-sales by Market (R\$000)

				.,	- (+ /								
	1Q12	2Q12	3Q12	4Q12	1Q13	2Q13	3Q13	4Q13	1Q14	2Q14	3Q14	4Q14	1
New Model													
Gross Sales	-	-	-	-	13,656	57,011	59,713	84,491	94,365	116,302	75,172	125,571	41
Dissolutions	-	-	-	-	-	(2,126)	(7,433)	(6,293)	(34,195)	(25,135)	(31,640)	(18,003)	(108
Net Sales	-	-	-	-	13,656	54,885	52,279	78,197	60,170	91,167	43,532	107,568	30
Legacy													
Projects													
Gross Sales	249,142	344,855	293,801	287,935	225,646	270,677	223,909	154,197	150,566	183,040	107,056	67,308	50
Dissolutions	(339,58	(329,127)	(263,751)	(317,589)	(232,517)	(155,722)	(126,038)	(68,769)	(158,969)	(92,479)	(114,697)	(48,281)	(414
Net Sales	(90,443)	15,728	30,050	(29,653)	(6,871)	114,956	97,872	85,429	(8,402)	90,561	(7,641)	19,026	9
Total													
Dissolutions													
(Units)	3,157	2,984	2,202	2,509	1,700	1,172	924	491	1,270	820	948	428	
Gross Sales	249,142	344,855	293,801	287,935	239,302	327,689	283,622	238,688	244,931	299,342	182,228	192,879	91
Dissolutions	(339,58	(329,127)	(263,751)	(317,589)	(232,517)	(157,848)	(133,471)	(75,062)	(193,164)	(117,614)	(146,337)	(66,285)	(523
Net Sales	(90,443)	15,728	30,050	(29,653)	6,785	169,841	150,151	163,626	51,767	181,728	35,891	126,594	39
Total (R\$)	(90,443)	15,728	30,050	(29,653)	6,785	169,841	150,151	163,626	51,767	181,728	35,891	126,594	39
MCMV	(95,759)	21,461	7,977	(3,630)	36,191	142,602	119,215	122,428	57,157	151,434	38,975	116,693	36
Out of MCMV	6,316	(5,733)	22,074	(26,023)	(29,406)	29,239	30,936	41,198	(5,390)	30,294	(3,084)	9,902	3

Tenda remains focused on the completion and delivery of legacy projects, and is dissolving contracts with ineligible clients, so as to sell the units to new qualified customers.

Tenda had 396 units cancelled and returned to inventory in the fourth quarter, and another 354 units already in inventory after dissolutions were resold to qualified customers during the same period. In the 12M14, nearly 80.0% of dissolutions related to the New Model were resold within the year. The sale and transfer process plays an important role in the New Tenda Business Model. It is expected that within a period of up to 90 days, the effective sale and transfer process will be complete.

Tenda Segment Transfers

In the 4Q14, 1,066 units were transferred to financial institutions, representing R\$142.4 million in net pre-sales. In the 12M14, Tenda transferred 5,522 units, reaching R\$715.7 million.

Table 22. Tenda Segment -PSV Transferred -Tenda (R\$000)

	1Q13	2Q13	3Q13	4Q13	1Q14	2Q14	3Q14	4Q14	12M14
New Model	-	26,609	52,466	42,921	49,776	69,563	59,736	67,621	246,696

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Legacy Projects	274,358	249,699	230,613	145,038	139,721	154,155	100,361	74,773	469,009
PSV									
	274,358	276,308	283,079	187,959	189,497	223,717	160,097	142,393	715,705
transferred ¹									

¹⁾ PSV transferred refers to the conclusion of the transfer operation.

Tenda Segment Delivered Projects

During 4Q14, Tenda delivered 7 projects/phases and 1,624 units, reaching a PSV of R\$206,2 million. In the year, 6,264 units were delivered in 30 projects/phases, totaling a PSV of R\$680,7 million. It is worth noting that from Tenda's legacy projects, there are only 3 remaining construction sites, with 2,593 remaining units to be delivered.

Inventory

The market value of Tenda inventory was R\$828.7 million at the end of the fourth quarter, up 16.3% when compared to R\$712.4 million at the end of 3Q14. Inventory related to the remaining units for the Tenda segment totaled R\$365.1 million or 44.1% of the total, down 5.5% over 3Q14 and 25.6% as compared to early 2014. During the period, inventory comprising units within the Minha Casa Minha Vida program totaled R\$665.2 million, or 80.3% of total inventory, while units outside the program totaled R\$163.5 million in the 4Q14, down 8.7% q-o-q and 28.5% y-o-y.

124

Table 23. Tenda Segment Inventory at Market Value (R\$000) -by Region

	Inventories		Dissoluti		Price	Inventories	
	FP 3Q14	Launches	ons	Pre-Sales	Adjustment +	FP 4Q14	% Q/Q
São Paulo	148,911	101,395	8,724	(47,092)	Others 5,255	217,194	46%
Rio de Janeiro	182,281	72,750	17,099	(43,671)	(539)	227,920	25%
Minas Gerais	106,270	-	21,219	(14,755)	(4,772)	107,961	2%
Bahia & Pernambuco	129,243	67,405	7,495	(52,017)	1,492	153,618	19%
Others	145,653	-	11,747	(35,344)	(84)	121,972	-16%
Total Tenda	712,358	241,549	66,285	(192,879)	1,353	828,665	16%
MCMV	533,355	241,549	43,182	(159,874)	6,940	665,152	25%
Out of MCMV	179,003	-	23,103	(33,005)	(5,588)	163,514	-9%

Table 24. Tenda Segment -Inventory at Market Value (R\$000) -Construction Status

Tubic 24: Torida Ocymont II	ironicory at marito			14145		
	Not	Up to 30%	30% to 70% More than 70%		Finished	Total 4Q14
	Initiated	built	built	built	Units¹	101411411
New Model - MCMV	31,873	237,590	125,055	58,972	10,118	463,610
Legacy -MCMV	-	-	54,007	33,375	114,161	201,542
Legacy -Out of MCMV	-	-	-	2,214	161,300	163,514
Total Tenda	31,873	237,590	179,062	94,561	285,579	828,665

¹⁾ Inventory at market value includes projects in partnership. This indicator is not comparable to the accounting inventory, due to the implementation of new accounting practices on behalf of CPC's 18, 19 and 36.

Fourth quarter adjustments reflect updates related to project scope, expected launch date and inflationary adjustments to landbank during the period.

Tenda Segment Landbank

Tenda segment landbank, with a PSV of approximately R\$4.0 billion, is comprised of 41 different projects/phases, of which 17% are located in São Paulo and Rio Grande do Sul states, 28% in Rio de Janeiro, 4% in Minas Gerais and 51% in the Northeast region, specifically in the states of Bahia and Pernambuco. Altogether these amount to more than 28 thousand units.

Table 25, Tenda Segment -Landbank (R\$000)

PSV	% Swap	% Swap	% Swap	Potential	Potential
(% Tenda)	Total	Units	Financial	Units	Units

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					(% Tenda)	(100%)
São Paulo/South	665,129	3%	3%	0%	4,376	4,388
Rio de Janeiro	1,091,156	8%	8%	0%	7,653	7,705
Bahia & Pernambuco	2,035,062	16%	16%	0%	15,635	15,744
Minas Gerais	163,540	62%	62%	0%	1,010	1,092
Total	3,954,886	14%	14%	0%	28,673	28,929

Table 26. Tenda Segment -Changes in the Landbank (3Q14 x 4Q14 - R\$000)

	Initial	Land				Final
			Dissolutions	Launches	Adjusts	
	Landbank	Acquisition				Landbank
São Paulo/South	690,949	72,937	-	101,395	2,638	665,129
Rio de Janeiro	772,183	390,182	-	72,750	1,541	1,091,156
Northeast	1,723,261	374,522	-	67,405	4,684	2,035,062
Minas Gerais	182,305	-	-	-	(18,765)	163,540
Total	3,368,697	837,641	-	241,549	(9,901)	3,954,886

In 4Q14, the Company acquired 9 new land plots with potential PSV of R\$837.6 million, representing an acquisition cost of R\$66.6 million. Of this land, 100% was acquired in cash.

125

New Model Update and Turnaround

During 2014, Tenda launched projects under its New Business Model, which is based on three pillars: operational efficiency, risk management, and capital discipline. Currently, the Company continues to operate in four regions: São Paulo, Rio de Janeiro, Minas Gerais and Northeast (Bahia and Pernambuco states), with a total of 21 projects and a launched PSV of R\$927.2 million to date. Below is a brief description of the performance of these projects, except for projects launched at the end of 4Q14.

Table 27. Tenda -New Model Monitoring 2013 and 2014

	Novo			Verde Vida			Campo
	Horizonte	Vila Cantuária	Itaim Paulista	F1	Jaraguá	Viva Mais	Limpo
Launch	mar-13	mar-13	may-13	jul-13	aug-13	nov-13	dec-13
Local	SP	ВА	SP	BA	SP	RJ	SP
Units	580	440	240	339	260	300	300
Total PSV (R\$ thousand)	67.8	45.9	33.1	37.9	40.9	40.4	48.0
Sales	580	437	240	320	258	234	298
% Sales	100%	99%	100%	94%	99%	78%	99%
SoS Avg (Month)	14.1%	5.6%	8.3%	6.4%	11.8%	5.8%	9.5%
Transferred	580	429	240	304	256	186	290
% Transferred (Sales)	100%	98%	100%	95%	99%	79%	97%
Work Progress	100%	100%	100%	83%	100%	96%	82%

	Verde	Pq. Rio		Po das	Palácio	Vila	Rio da	Recanto	Monte	Pq.	Res. das	Terra	Vila	Reserva
	Vida F2	Maravilha	Candeias		Imperial			Abrantes		Santo	Palmeiras			das
										André				Árvores
Lançamento	fev-14	mar-14	mar-14	abr-14	mai-14	mai-14	ago-14	set-14	out-14	nov-14	dez/14	dez/14	dez/14	dez/14
Local	ВА	RJ	PE	SP	RJ	MG	RJ	ВА	SP	SP	SP	ВА	ВА	RJ
Unidades	340	440	432	100	259	432	312	340	200	160	260	300	240	500
VGV Total														
(R\$ Mil)	42.4	63.8	58.8	16.4	38.6	60.4	49.6	41.7	31.0	28.8	41.6	36.8	30.6	72.8
Unidades	223	200	205	92	32	135	101	95	46	15	-	-	-	-
Vendidas														
% Vendas	66%	45%	47%	92%	12%	35%	32%	30%	15%	5%	-	-	-	-
VSO Médio	6.1%	4.9%	5.2%	11.3%	1.6%	4.5%	6.6%	9.9%	6.8%	4.0%	-	-	-	-
(Mês)														
Repasses	177	163	157	87	0	102	68	55	25	0	-	-	-	-
% Repasses	79%	82%	77%	95%	0%	76%	67%	58%	54%	0%	-	-	-	-
(Vendas)														

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Andamento 83% 78% 26% 79% 3% 2% 26% 22% 33% 17% - - -

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The run-off of legacy projects is on schedule and expected to be mostly concluded in 2015, with all remaining units to be delivered until the end of the first half.

126

Financial Result

Revenues

Tenda's net revenue in 4Q14 totaled R\$158.3 million, an increase of 22.8% compared with the previous quarter. The growth reflects the lower level of dissolutions in the period. As shown in the table below, revenues from new projects accounted for 69.4% of Tenda's revenues in 4Q14, while revenues from older projects accounted for the remaining 30.6%. In the 12M14, Tenda recorded net income of R\$570.1 million, of which R\$315.6 million, or 55.4%, is related to the New Business Model.

Table 28. Tenda -Pre-Sales and Recognized Revenues (R\$000)

		4Q14				4Q13		
				%				%
	Pre-Sales	% Sales	Revenue		Pre-Sales	% Sales	Revenue	
Launches				Revenue				Revenue
2014	92,638	73%	53,475	34%	-	0%	-	0%
2013	14,929	12%	56,375	36%	74,587	46%	42,927	20%
2012	-	0%	-	0%	-	0%	-	0%
≤ 2011	19,026	15%	48,479	31%	89,039	54%	148,878	69%
Landbank Sale	-	0%	-	0%	-	0%	23,092	11%
Total	126,594	100%	158,328	100%	163,626	100%	214,897	100%
Legacy	19,026	15%	48,479	31%	89,039	54%	171,970	80%
New Model	107,568	85%	109,850	69%	74,587	46%	42,927	20%

Gross Profit & Margin

Gross profit in 4Q14 reached R\$49.5 million, compared to R\$22.1 million in 3Q14, and R\$47.6 million in the previous year. Gross margin for the quarter reached 31.3%, compared to 17.2% in 3Q14 and 22.1% in the prior-year period. The year-over-year improvement in gross margin is due to the increased participation of projects launched under the New Business Model, which have higher margins and profitability on Tenda's revenue levels, as has been observed in recent quarters and more noticeably in 2014.

The adjusted gross margin ended the 4Q14 at 28.6%, slightly down from the 29.8% recorded in the previous quarter. For the year, the adjusted gross margin was 26.9%, higher than the result of 15.0% reached in 2013, due to the increased contribution from the New Business Model.

Below is Tenda's gross margin breakdown in 4Q14. It is worth noting that the gross margin for the first projects under Tenda's New Business Model also benefits from the use of landbank acquired in the past, resulting in increased profitability.

Table 29. Tenda -Gross Margin (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Net Revenue	158,329	128,935	23%	214,897	-26%	570,138	817,460	-30%

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Gross Profit	49,533	22,130	124%	47,570	4%	125,890	65,244	93%
Gross Margin	31.3%	17.2%	1412 bps	22.1%	915 bps	22.1%	8.0%	1410 bps
(-) Financial Costs	4,271	(16,328)	-126%	(13,644)	-131%	(27,198)	(57,439)	-53%
Adjusted Gross								
Profit	45,262	38,458	18%	61,214	-26%	153,088	122,683	25%
Adjusted Gross								
Margin	28.6%	29.8%	-124 bps	28.5%	10 bps	26.9%	15.0%	1190 bps

Selling, General, and Administrative Expenses (SG&A)

During 4Q14, selling, general and administrative expenses totaled R\$35.4 million, a 24.7% decrease compared to R\$47.1 million in 4Q13, and slightly higher than in 3Q14. For the year the reduction was 19.9%, with selling, general and administrative expenses totaling R\$140.1 million.

Selling expenses totaled R\$11.2 million in 4Q14, a 33.8% decrease y-o-y, due to the consolidation of sales through the segment's own stores and the lower sales volume in the period. In the 12M14, selling expenses were reduced by 31.7%, reaching R\$53.0 million.

127

Regarding G&A expenses, there was a reduction of 19.6% compared to 4Q13, reaching R\$24.2 million. In the 12M14, G&A expenses reached R\$87.1 million, down 10.5% compared to the 12M13.

Table 30. Tenda -SG&A Expenses (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Selling Expenses	11,212	15,311	-27%	16,930	-34%	52,978	77,556	-32%
General & Admin Expenses	24,235	18,856	29%	30,130	-20%	87,073	97,303	-11%
Total SG&A Expenses	35,447	34,167	4%	47,060	-25%	140,051	174,859	-20%
Launches	241,549	91,294	165%	88,379	173%	613,299	338,776	81%
Net Pre-Sales	126,594	35,892	253%	163,626	-23%	395,981	490,403	-19%
Net Revenue	158,329	128,935	23%	214,897	-26%	570,138	817,460	-30%

The Other Operating Revenues/ Expenses line totaled an expense of R\$25.5 million, an increase of 117.6% compared to the 3Q14, and 177.6% compared to the previous year, mainly due to the write-off of assets related to a revision of Tenda's judicial deposits. The table below contains more details on the breakdown of this expense.

Table 31. Tenda Segment -Other Revenues/Operating Expenses (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Litigation Expenses	(14,331)	(11,737)	22.1%	(3,983)	260%	(51,195)	(18,133)	182%
Other	(11,199)	2	-	(5,214)	115%	(11,041)	(6,686)	65%
Total	(25,530)	(11,735)	118%	(9,197)	178%	(62,236)	(24,819)	151%

Over the past two years, the strong volume of deliveries related to delayed projects were instrumental in increasing the level of contingencies in the Tenda segment. With the last projects related to legacy planned to be delivered until the end of the first half, coupled with the increased contribution of the good operational performance of the New Model, the Company expects to see a reduction in the volume of such expenses over the coming years.

Adjusted EBITDA

Adjusted EBITDA was negative R\$30.9 million in 4Q14, compared to positive R\$13.8 million last year and negative R\$9.8 million in 3Q14. For the year, adjusted EBITDA was negative R\$67.5 million, compared to negative R\$45.6 million last year.

Y-o-Y, despite the significant expansion of the adjusted gross margin and the reduction of the expense structure, Tenda's EBITDA was impacted by the lower level of revenues, due to the resumption of launches levels only in 2013, and the increase in the level of expenses related to contingencies.

Table 32. Tenda -Adjusted EBITDA (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)	12M14	12M13	Y/Y (%)
Net (Loss) Profit	(28,774)	(25,220)	14%	12,457	-331%	(109,437)	(118,361)	-8%
(+) Financial Results	(1,031)	(5,058)	-80%	2,274	-145%	(7,332)	3,812	-292%

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(+) Income taxes	(1,085)	374	-390%	(3,024)	-64%	6,328	8,651	-27%
(+) Depreciation &								
Amortization	4,191	3.971	6%	3,281	28%	15,644	11,526	36%
(+) Capitalized interests	(4,271)	16,328	-126%	13,644	-131%	27,198	57,439	-53%
(+) Expenses with Stock								
Option	526	286	84%	52	912%	838	156	437%
Plan								
(+) Minority Shareholders	(412)	(509)	-19%	190	-317%	(742)	6,305	-112%
(-) Alphaville Effect Result	-	-	-	(15,113)	-100%	-	(15,113)	-100%
Adjusted EBITDA	(30,856)	(9,828)	214%	13,761	-324%	(67,503)	(45,585)	48%
Net Revenue	158,329	128,935	23%	214,897	-26%	570,138	817,460	-30%
Adjusted EBITDA								
Margin	-19.5%	-7.6%	-1187 bps	6.4%	-2589 bps	-11.8%	-5.6%	620 bps

¹⁾ EBITDA is adjusted by expenses associated with stock option plans, as this is a non-cash expense.

128

²⁾ Tenda does not hold equity interest in Alphaville. In 4Q13, the result of the sale of the participation in Alphaville was excluded, which was allocated to Tenda.

Backlog of Revenues and Results

The backlog of results to be recognized under the PoC method was R\$40.2 million in 4Q14. The consolidated margin for the quarter was 30.7%.

Table 33. Results to be recognized (REF) (R\$000)

	4Q14	3Q14	Q/Q (%)	4Q13	Y/Y (%)
Revenues to be recognized	130.851	139.318	-6%	244.789	-47%
Costs to be recognized (units sold)	(90.661)	(99.308)	-9%	(178.001)	-49%
Results to be Recognized	40.190	40.010	0%	66.789	-40%
Backlog Margin	30.7%	28.7%	200 bps	27.3%	340 bps

129

BALANCE SHEET AND CONSOLIDATED FINANCIAL RESULTS

Cash and Cash Equivalents

On December 31, 2014, cash and cash equivalents, and securities, totaled R\$1.2 billion.

Accounts Receivable

At the end of the 4Q14, total consolidated accounts receivable decreased 29.2% y-o-y to R\$2.9 billion, and was 11.7% below the R\$3.3 billion recorded in the 3Q14.

Gafisa and Tenda segments have approximately R\$427.9 million in accounts receivable from finished units, out of which R\$223.1 million is currently being transferred to financial institutions.

Table 34. Total Receivables (R\$000)

	4Q14	3Q14	Q/Q(%)	4Q13	Y/Y(%)
Receivables from developments (off balance sheet)	1,064,033	1,345,831	-21%	1,863,423	-43%
Receivables from PoC -ST (on balance sheet)	1,440,498	1,575,922	-9%	1,909,877	-25%
Receivables from PoC -LT (on balance sheet)	384,821	355,292	8%	313,791	23%
Total	2,889,352	3,277,045	-12%	4,087,091	-29%

Notes: ST -Short term | LT- Long term | PoC -Percentage of Completion Method.

Receivables from developments: accounts receivable not yet recognized according to PoC and BRGAAP.

Receivables from PoC: accounts receivable already recognized according to PoC and BRGAAP.

Cash Generation

The Company's cash generation was a highlight of the period. The Company ended the 4Q14 with operatingcash flow of R\$103.1 million, reaching R\$298.6 million in the 12M14, reflecting: (i) the Company's goodperformance in transferring/receiving process of units sold to financing agents (R\$509.5 million was transferred during the period, totaling R\$1.7 billion in the year), and; (ii) greater assertiveness and control over the Company's business cycle, with a reduction in SG&A expenses; and (iii) the lower level of launches in the Gafisa segment in the last quarter, thus reducing related expenses.

Free cash generation for the period was positive again, reaching R\$38.3 million. In the 12M14, excluding certain nonrecurring events, free cash generation was positive at R\$81.0 million. The main non-recurring events that impacted free cash generation were: (i) R\$119.3 million used in the share buyback program; (ii) the payment of R\$63.6 million in taxes on the sale of Alphaville; and (iii) the payment of interest on own capital and dividends in the amount of R\$163.0 million.

Table 35. Cash Generation (R\$000)

	,				
	4Q13*	1Q14	2Q14	3Q14	4Q14
Availabilities	2,024,162	1,563,226	1,279,568	1,463,425	1,157,254
Change in Availabilities(1)	-	(460,937)	(283,658)	183,857	(306,200)

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Total Debt + Investor Obligations	3,183,208	2,967,050	2,687,851	2,848,249	2,597,554
Change in Total Debt + Inventor					
Obligations (2)	-	(216,158)	(279,199)	160,399	(250,695)
Other Investments	64,241	329,524	332,711	332,711	426,509
Change in Other Investments (3)	-	265,284	3,187	-	93,798
Cash Generation in the period (1) -					
(2) + (3)	-	20,505	(1,273)	23,488	38,293
Cash Generation Final	-	20,505	19,233	42,721	81,014

^{*} The 4Q13 data refers only to the final balance of the period, in order to help the reconciliation of changes in 2014 balances.

Liquidity

At the end of December 2014, the Company's Net Debt/Equity ratio reached 47.1%, slightly higher than the 44.3% in the previous quarter.

Excluding project finance, the Net Debt/Equity ratio was negative 19.0%.

130

The Company's consolidated gross debt reached R\$2.6 billion at the end of 4Q14, compared to R\$2.8 billion at the end of 3Q14 and R\$3.1 billion in 4Q13. As previously announced, the Company has been using part of the proceeds from the Alphaville transaction to reduce its gross debt. In the 4Q14, the Company amortized R\$362.6 million in debt, of which R\$145.4 million was project finance and other R\$217.2 million was corporate debt. Considering the 12M14, the amount amortized was R\$1.6 billion in gross debt maturing in 2014. Throughout the year there were disbursements of R\$ 822.0 million, R\$692 million in project finance and R\$130 million in corporate debt , thus allowing for a net amortization in the year of R\$783.1 million. It is worth noting that at the end of 2013, after the settlement of the sale of the 70% stake in Alphaville, the Company also amortized in the same period (December 2013) R\$423 million of its debt.

Table 36. Debt and Investor Obligations (R\$000)

Table of Dest and investor of lighter	4Q14	3Q14	Q/Q(%)	4Q13	Y/Y(%)
Debentures -FGTS (A)	891,650	950,914	-6.2%	961,416	-7.3%
Debentures -Working Capital (B)	297,449	450,336	-33.9%	459,802	-35.3%
Project Financing SFH -(C)	1,128,514	1,146,570	-1.6%	1,088,258	3.7%
Working Capital (D)	268,911	283,349	-5.1%	550,052	-51.1%
Total $(A)+(B)+(C)+(D) = (E)$	2,586,524	2,831,169	-8.6%	3,059,528	-15.5%
Investor Obligations (F)	11,030	17,080	-35.4%	123,679	-91.1%
Total Debt (E)+(F) = (G)	2,597,554	2,848,249	-8.8%	3,183,207	-18.4%
Cash and Availabilities (H)	1,157,254	1,463,425	-20.9%	2,024,163	-42.8%
Net Debt (G) - $(H) = (I)$	1,440,300	1,384,824	4.0%	1,159,044	24.3%
Equity + Minority Shareholders (J)	3,058,403	3,129,137	-2.3%	3,214,483	-4.9%
(Net Debt) / (Equity) (I)/(J) = (K)	47.1%	44.3%	284 bps	36.1%	1104 bps
(Net Debt -Proj Fin) / Equity (I)-	-19.0%	-23%	382 bps	-28%	875 bps
((A)+(C))/(J)=(L)					

The Company ended the fourth quarter of 2014 with R\$1.1 billion in total debt due in the short term. It should be noted, however, that 69.9% of this volume relates to debt linked to the Company's projects.

Table 37. Debt Maturity (R\$000)

\$UUU)						
						After
	Total	Dec/15	Dec/16	Dec/17	Dec/18	Dec/18)
TR + 9.25% -						
9.8205%	891,650	342,538	349,556	199,556	-	-
CDI + 1.90% - 1.95%						
1	297,449	161,849	26,222	45,134	64,244	-
IPCA + 7.96%						
TR + 8.30% - 11.00%						
/						
	1,128,514	398,687	408,890	232,382	88,555	-
117.0% - 120.0%						
CDI						
	TR + 9.25% - 9.8205% CDI + 1.90% - 1.95% / IPCA + 7.96% TR + 8.30% - 11.00% /	Total TR + 9.25% - 9.8205% 891,650 CDI + 1.90% - 1.95% / 297,449 IPCA + 7.96% TR + 8.30% - 11.00% / 1,128,514 117.0% - 120.0%	Total Dec/15 TR + 9.25% - 9.8205% 891,650 342,538 CDI + 1.90% - 1.95% / 297,449 161,849 IPCA + 7.96% TR + 8.30% - 11.00% / 1,128,514 398,687 117.0% - 120.0%	Total Dec/15 Dec/16 TR + 9.25% - 9.8205% 891,650 342,538 349,556 CDI + 1.90% - 1.95% / 297,449 161,849 26,222 IPCA + 7.96% TR + 8.30% - 11.00% / 1,128,514 398,687 408,890 117.0% - 120.0%	Total Dec/15 Dec/16 Dec/17 TR + 9.25% - 9.8205% 891,650 342,538 349,556 199,556 CDI + 1.90% - 1.95% / 297,449 161,849 26,222 45,134 IPCA + 7.96% TR + 8.30% - 11.00% / 1,128,514 398,687 408,890 232,382 117.0% - 120.0%	Total Dec/15 Dec/16 Dec/17 Dec/18 TR + 9.25% - 9.8205% 891,650 342,538 349,556 199,556 - CDI + 1.90% - 1.95% / 297,449 161,849 26,222 45,134 64,244 IPCA + 7.96% TR + 8.30% - 11.00% / 1,128,514 398,687 408,890 232,382 88,555 117.0% - 120.0%

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	CDI + 2.20% /						
	117.9%						
Working Capital (D)		268,911	151,371	97,318	20,222	-	-
	CDI						
Total (A)+(B)+(C)+(D) =							
(E)		2,586,524	1,054,445	881,986	497,294	152,799	-
Investor Obligations (F)	CDI + 0,59%	11,030	6,317	3,573	1,140	-	-
Total Debt $(E)+(F) = (G)$		2,597,554	1,060,762	885,559	498,434	152,799	-
% Total Maturity per period	d		41%	34%	19%	6%	-
Volume of maturity of Project f debt	finance as % of total						
((A)+ (C))/ (G)			69.9%	85.6%	86.7%	58.0%	-
Volume of maturity of Corpora	te debt as % of total						
debt			30.1%	14.4%	13.3%	42.0%	-
((B)+(D) + (F))/(G)							
Ratio Corporate Debt /							
Mortgages		22% / 78%					

131

Financial Results

Revenue

On a consolidated basis, net revenue in the 4Q14 totaled R\$649.3 million, up 31.4% over the previous quarter and slightly down from the prior-year quarter. In the 12M14 total net revenue was R\$2.1 billion.

In the 4Q14, the Gafisa segment represented 75.6% of consolidated revenues, while Tenda accounted for 24.4%. For the year, Gafisa accounted for 73.5% while Tenda accounted for 26.5% of consolidated revenues.

Gross Profit & Margin

Gross profit in 4Q14 was R\$150.6 million, compared to R\$128.9 million in 3Q14, and R\$222.0 million in the previous year. Gross margin for the quarter reached 23.2%, down 830 bps over the previous year. Adjusted gross profit reached R\$196.1 million, with a margin of 30.2%, compared to 36.4% in the 3Q14 and 37.9% in the previous year, which was, as explained above, the result of some non-recurring adjustments held in the last quarter of the year. In the 12M14 adjusted gross profit reached R\$713.3 million with a gross margin of 33.2%, versus R\$774.7 million and an adjusted gross margin of 31.2% recorded last year. Excluding these adjustments, adjusted gross margin was 37.1% and 37.4% in the 4Q14 and 2014, respectively.

The gross margin has improved along the last two years as Gafisa and Tenda legacy projects are concluded, reducing their effect on the Company's results. At the same time, projects launched in core markets and under the new Tenda business model, which are more profitable, had a larger contribution to the Company's consolidated results over the past quarters.

Table 38. Gafisa Group – Gross Margin (R\$000)

Net Revenue	649,276	494,191	31%	704,750	-8%	2,150,998	2,481,211	-13%
Gross Profit	150,647	128,853	17%	221,999	-32%	541,752	617,445	-12%
Gross Margin	23.2%	26.1%	-290 bps	31.5%	-830 bps	25.2%	24.9%	30 bps
(-) Financial Costs	(45,421)	(51,067)	-11%	(44,875)	1%	(171,590)	(157,211)	9%
Adjusted Gross Profit	196,068	179,920	9%	266,874	-27%	713,342	774,656	-8%
Adjusted Gross Margin	30.2%	36.4%	-621 bps	37.9%	-767 bps	33.2%	31.2%	200 bps

Selling, General and Administrative Expenses (SG&A)

SG&A expenses totaled R\$90.3 million in 4Q14. down 30.6% y-o-y. Compared with 3Q14. there was a slight increase of 2.7%. For the year, selling, general and administrative expenses totaled R\$359.9 million, 19.9% lower than in 2013.

Table 39. Gafisa Group – SG&A Expenses (R\$000)

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Selling Expenses	37,142	37,024	0%	53,857	-31%	148,041	215,649	-31%
General & Admin Expenses	53,182	50,887	5%	76,264	-30%	211,906	234,023	-9%
Total SG&A Expenses	90,324	87,911	3%	130,121	-31%	359,947	449,672	-20%
Launches	241,549	510,428	-53%	767,534	-69% ⁻	1,636,3111	1,424,117	15%
Net Pre-Sales	303,888	230,784	32%	618,083	-51% ⁻	1,207,0131	1,451,603	-17%
Net Revenue	649,276	494,191	31%	704,750	-8%2	2,150,9982	2,481,211	-13%

With the turnaround process coming to an end, the Company is seeking to streamline its cost and expense structure and SG&A. In the coming quarters, the Company is looking to improve productivity and increase the efficiency and assertiveness of its operations.

It is worth noting that in 2014 certain non-recurring expenses were incurred. These were recorded in previous quarters, as advisory services to the Alphaville operation (R\$4.4 million), and were also due to the Gafisa and Tenda separation process (R\$10.7 million). Excluding these effects, general and administrative expenses totaled R\$196.8 million in the 12M14, a decrease of 15.9% compared to the previous year.

132

The Other Operating Revenues/ Expenses line totaled an expense of R\$48.7 million, down 78.4% compared to the 3Q14, and 15.3% compared to the previous year.

The table below contains more details on the breakdown of this expense.

Table 40. Gafisa Group – Other Operating Revenues/ Expenses (R\$000)

Litigation expenses	(35,781)(25,487) 40%(31,01
Expenses w/ upgrading the balance of the stock options program for AUSA shares	(3,816)
Other	(9,127) (1,827)400%(11,24
Total	(48,724)(27,314) 78%(42,26

Consolidated Adjusted EBITDA

Adjusted EBITDA totaled R\$71.7 million in the 4Q14, considering the Alphaville equity income impact. Consolidated adjusted EBITDA margin, using the same criteria, was 11.1%, compared with a 19.7% margin reported in the previous year and 14.9% reported in 3Q14. In the 12M14. consolidated EBITDA was R\$261.5 million, with a margin of 12.2%.

Table 41. Gafisa Group – Consolidated Adjusted EBITDA (R\$000)

Net (Loss) Profit	8,045	(9,954)	-181%	921,284	-99%	(42,549)	867,444	-105%
(+) Financial Results	(10,096)	8,028	-226%	31,190	-132%	8,918	162,503	-95%
(+) Income taxes	(12,157)	9,163	-233%	(17,636)	-31%	15,275	2,812	443%
(+) Depreciation & Amortization	37,537	11,715	220%	24,441	54%	79,251	63,014	26%
(+) Capitalized interests	45,421	51,067	-11%	44,875	1%	171,590	157,211	9%
(+) Expenses with Stock Option Plan	2,613	3,172	-18%	3,704	-29%	30,189	17,419	73%
(+) Minority Shareholders	362	272	33%	(28,909)	-101%	(1,176)	235	-600%
(-) Sale of AUSA	-	-	-	(840,010)	-	-	(840,010)	-
Adjusted EBITDA	71,725	73,463	-2%	138,939	-48%	261,498	430,628	-39%
Net Revenue	649,276	494,191	31%	704,750	-8%2	2,150,9982	2,481,211	-13%
Adjusted EBITDA Margin	11.0%	14.9%	-382 bps	19.7%	-867 bps	12.2%	17.4%	-520 bps

- 1) EBITDA adjusted by expenses associated with stock option plans, as this is a non-cash expense.
- 2) Consolidated EBITDA considers the equity income from Alphaville.

^{*} In 4Q13. the result of the AUSA operation was discounted and reflects the equity participations in each period: 30% in 4Q14 and 3Q14; 100% in 4Q13.

Depreciation and Amortization

Depreciation and amortization in the 4Q14 reached R\$37.5 million, an increase of 53.6%, compared to R\$24.4 million recorded in the 4Q13. In the 12M14, this line totaled R\$79.2 million, compared to R\$63.0 million recorded a year ago. In 4Q14, due to the full incorporation of a subsidiary, there was a non-recurring impact of R\$ 14.5 million related to goodwill amortization.

Financial Results

Net financial result was positive R\$10.1 million in the 4Q14, a sharp improvement compared to a net financial result of negative R\$31.2 million in 4Q13. The result compared with a net financial result of negative R\$8.0 million in the 3Q14. Financial revenues totaled R\$38.2 million, a 34.4% y-o-y increase due to the higher average interest rates in the period. Financial expenses reached R\$28.1 million, compared to R\$59.6 million in 4Q13, impacted by the decrease in the level of gross indebtness in the period. For the year, financial revenues were R\$156.8 million and financial expenses were R\$165.7 million, resulting in a negative net balance of R\$8.9 million, compared to a net result of negative R\$162.5 million in the same period last year.

133

Taxes

Income taxes, social contribution and deferred taxes for 4Q14 amounted to a credit of R\$12.2 million. This related to a deferred income tax constitution of R\$12.4 million, due to the Company's new outlook of future profitability and taxable income for the coming years. In the year, expense with income tax and social contribution was R\$15.3 million.

Net Income

Gafisa Group ended the 4Q14 with a net profit of R\$8.0 million. Excluding the equity income from Alphaville, the Company recorded net loss of R\$12.7 million in the quarter, compared to a net profit of R\$42.1 million recorded in 4Q13. In the 12M14, net income was negative R\$42.5 million, compared to a net loss of

R\$27.4 million in the previous year.

Table 42. Consolidated – Net Income (R\$000)

Net Revenue	649,276	704,750	-8%2	2,150,998	2,481,211	-13%
Gross Profit	150,647	221,999	-32%	541,752	617,445	-12%
Gross Margin	23.2%	31.5%	-830 bps	25.2%	24.9%	30 bps
Adjusted Gross Profit ¹	196,068	266,874	-27%	713,342	774,656	-8%
Adjusted Gross Margin ¹	30.2%	37.9%	-770 bps	33.2%	31.2%	200 bps
Adjusted EBITDA ²	71,725	978,949	-94%	261,498	1,270,638	-80%
(-) AUSA Effect Result	- ((840,010)	_	-	(840,010)	-
Adjusted EBITDA ³ (ex- the sale of AUSA)	71,725	138,939	-48%	261,498	430,628	-39%
Adjusted EBITDA Margin	11.0%	19.7%	-867 bps	12.2%	17.4%	-520 bps
Net Income (ex- the sale of AUSA)	8,045	81,274	-90%	(42,549)	27,434	-255%
(-) Alphaville Equity Income	(20,738)	(39,207)	-47%	(32,299)	(166,965)	-81%
Net Income (ex- AUSA	(12,693)	42,067	-130%	(7/ 9/9)	(139,531)	46%
Sale and Equity Income)	(12,093)	42,007	-130/6	(14,040)	(108,551)	40 /0

- 1) Adjusted by capitalized interests;
- 2) EBITDA adjusted by expenses associated with stock option plans. as this is a non-cash expense;
- 3) Consolidated EBITDA includes the effect of Alphaville equity income.

Backlog of Revenues and Results

The backlog of results to be recognized under the PoC method reached R\$396.4 million in the 4Q14. The consolidated margin for the quarter was 38.7%.

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Table 43. Gafisa Group – Results to be recognized (REF) (R\$000)

Revenues to be recognized	1,025,195	1,296,708	-21%	1,795,408	-43%
Costs to be recognized (units sold)	(628,751)	(807,735)	-22%	(1,181,273)	-47%
Results to be Recognized	396,444	488,973	-19%	614,135	-35%
Backlog Margin	38.7%	37.7%	96 bps	34.2%	446 bps

134

Alphaville net profit reached R\$ 90 million in 4Q2014

São Paulo, February 27th, 2015 – Alphaville Urbanismo SA releases its results for the 4th quarter and full year 2014.

Financial Results

During 4Q14, net revenues were R\$ 378 million, 6.2% above 4Q13 and 81% higher than the previous quarter. Net profit in the fourth quarter was R\$ 90 million, 43% higher than the same period of 2013, and 311% above 3Q14.

Net revenue	378	356	6.2%	209	81%
Net profit	90	63	43%	22	311.3%
Net margin	23.9%	17.7%		10.5%	

Alphaville ended the year of 2014 with consolidated net revenues reaching R\$ 958 million, in line with the amount recorded in 2013. Net profit totaled was R\$ 129 million, 26.6% below the result of last year.

Net revenue	958	959	0.0%
Net profit	129	176	-26.6%
Net margin	13.5%	18.4%	

The lower net profit in 2014, when compared to 2013, is a result of:

- lower inflation rate on receivables (IGPM);
- non-recurring expenses associated to the spin-off of the back office from Gafisa;
- higher financial expenses associated with increased leverage and interest rates indices.

Due to the mismatch in the closing schedule and auditing process of the Companies' financial statements, the equity income recorded in Gafisa's result was recognized based on AUSA's

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preliminary balance sheet and, therefore, the investment balance does not reflect the 30% stake in the shareholder's equity. Considering AUSA's final report, a positive adjustment of R\$6.4 million in 1T15 will be recognized.

For further information, please contact our Investor Relations team at ri@alphaville.com.br or +55 11 3038-7164.

135

OUTLOOK

On October 20, 2014, the Company disclosed, in a Material Fact, a revision to its 2014 launch guidance ("Guidance") for the Gafisa segment, due to ongoing uncertainties in the current economic environment. This change in the projected volume of launches also affected guidance for the ratio of Administrative Expenses to Launch Volumes for the Gafisa segment, as well as projected consolidated launches.

Launches in 2014 totaled R\$1.636 million, representing 88.4% of the midpoint of full year guidance. Gafisa segment accounted for 62.5% of launches, reaching R\$1.023 million and being slightly below the guidance, and Tenda represented the remaining 37.5% with R\$613.3 million, in line with the projections presented.

Launch Guidance (2014)

Table 44. Guidance – Launches (2014)

Consolidated Launches	R\$2.1 – R\$2.5 bn	R\$1.7 – R\$2.0 bn	1,636.3 million	88%
Breakdown by Brand				
Gafisa Launches	R\$1.5 – R\$1.7 bn	R\$1.1 – R\$1.2 bn	1,023.0 million	89%
Tenda Launches	R\$600- R\$800 mn	R\$600- R\$800 mn	613.3 million	88%

With the completion of the sale of the Alphaville stake in 2013, the Company began 2014 in a comfortable liquidity position. As reported in this release, the Company's Net Debt/Equity ratio remained stable throughout the year in 2014 and ended in 47.1%. Given this scenario, and considering the Company's business plan for the coming years, the Company expects consolidated leverage to remain between 55% - 65%, as measured by the Net Debt/Equity ratio.

Table 45. Guidance – Leverage (2014)

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Also on October 20, the Company withdrew its guidance for 2014 of Administrative Expenses to Launch Volumes for Gafisa. With the reduction in launch guidance for 2014, the Company was unable to meet this projection.

Table 46. Guidance – Administrative Expenses/Launches Volume (2014)

Gafisa	7.5%	Not applicable
Tenda	Not applicable	Not applicable

For 2015, due to the deterioration of the economic environment over the past few months, the Company, in a prudent and transparent manner, opted for withdrawing that guidance, waiting for further accommodation of the country's economic scenario.

Table 47. Guidance – Administrative Expenses/Launches Volume (2015E)

Gafisa	7.5%	Not applicable
Tenda	7.0%	Not applicable

Finally, the Company defined as a benchmark for profitability the Return on Capital Employed (ROCE), and it expects that in the next three-year period this ratio shall be between 14% - 16% for both the Tenda and Gafisa segments.

Table 48. Guidance – Return on Capital Employed (3 years)

Gafisa	14% - 16%	14% - 16%
Tenda	14% - 16%	14% - 16%

136

FINANCIAL STATEMENTS GAFISA SEGMENT

Net Revenue	490,947	365,256	34%	489,853	0%	1,580,860	1,663
Operating Costs	(389,833)	(258,533)	51%	(315,424)	24%((1,164,998)	(1,111,
Gross Profit	101,114	106,723	-5%	174,429	-42%	415,862	552
Gross Margin	20,6%	29,2%	-860 bps	<i>35,6%</i>	-1500 bps	26,3%	<i>3</i> 3
Operating Expenses	(83,658)	(68,801)	23%	231,351	-137%	(324,211)	(35,
Selling Expenses	(25,930)	(21,713)	19%	(36,927)	-30%	(95,063)	(138,
General and Administrative Expenses	(28,947)	(32,031)	-10%	(46, 134)	-37%	(124,833)	(136,
Other Operating Revenues/Expenses	(23,194)	(15,579)	49%	(33,065)	-30%	(79,113)	(61,
Depreciation and Amortization	(33,346)	(7,744)	331%	(21,160)	58%	(63,607)	(51,
Equity income	27,759	8,266	236%	(7,216)	-485%	38,405	(23,
Result of investment revaluated by fair value	-	-	-	375,853	-	-	375
Operational Result	17,456	37,922	-54%	405,780	-96%	91,651	516
Financial Income	22,218	20,583	8%	16,488	35%	98,121	43
Financial Expenses	(13, 153)	(33,669)	-61%	(45,404)	-71%	(114,371)	(202,
Net Income Before Taxes on Income	26,521	24,836	7%	376,864	-93%	75,401	357
Deferred Taxes	(1,315)	(1)	131400%	22,331	-106%	(1,699)	22
Income Tax and Social Contribution	12,387	(8,788)	-241%	(7,719)	-260%	(7,248)	(16,
Net Income After Taxes on Income	37,593	16,047	134%	391,476	-90%	66,454	363
Profit from Operations Available for Sale	-	-	-	488,251	-100%	-	616
Minority Shareholders	774	781	-1%	(29,100)	-103%	(434)	(6,
Net Result	36,819	15,266	141%	908,827	-96%	66,888	985

137

FINANCIAL STATEMENTS TENDA SEGMENT

Net Revenue	158,329	128,935	23%	214,897	-26%	570,138	817,460	-(
Operating Costs	(108,796)	(106,805)	2%	(167,327)	-35%	(444,248)	(752,216)	-4
Gross Profit	49,533	22,130	124%	47,570	4%	125,890	65,244	(
Gross Margin	31,3%	17,2%	1412 bps	22,1%	915 bps	22,1%	8,0%	1410
Operating Expenses	(80,835)	(52,543)	52 %	(50,786)	57 %	(237,073)	(179,950)	(
Selling Expenses	(11,212)	(15,311)	-27%	(16,930)	-34%	(52,978)	(77,556)	-(
General and Administrative Expenses	(24,235)	(18,856)	29%	(30,130)	-20%	(87,073)	(97,303)	-
Other Operating Revenues/Expenses	(25,530)	(11,735)	118%	(9,197)	178%	(62,236)	(24,819)	15
Depreciation and Amortization	(4,191)	(3,971)	6%	(3,281)	28%	(15,644)	(11,526)	(
Equity pickup	(15,667)	(2,670)	487%	8,752	-279%	(19,142)	31,254	-16
Operational Result	(31,302)	(30,413)	3%	(3,216)	873%	(111,183)	(114,706)	
Financial Income	15,942	15,890	0%	11,909	34%	58,673	37,535	į
Financial Expenses	(14,911)	(10,832)	38%	(14,183)	5%	(51,341)	(41,347)	2
Net Income Before Taxes on Income	(30,271)	(25,355)	19%	(5,490)	451%	(103,851)	(118,518)	-
Deferred Taxes	1,851	860	115%	5,338	-65%	1,699	(1,134)	-2
Income Tax and Social Contribution	(766)	(1,234)	-38%	(2,314)	-67%	(8,027)	(7,517)	
Net Income After Taxes on Income	(29,186)	(25,729)	13%	(2,466)	1084%	(110,179)	(127, 169)	-
Profit from Operations Available for Sale	-	-	-	15,113	-	-	15,113	
Minority Shareholders	(412)	(509)	-19%	190	-317%	(742)	6,305	-1
Net Result	(28,774)	(25,220)	14%	12,457	-331%	(109,437)	(118,361)	

138

CONSOLIDATED FINANCIAL STATEMENTS

Net Revenue	649,276	494,191	31%	704,750	-8%	2,150,998	2,481,
Operating Costs	(498,629)	(365, 338)	36%	(482,751)	3%	(1,609,246)	(1,863,7)
Gross Profit	150,647	128,853	17%	221,999	-32%	541,752	617,
Gross Margin	23,2%	26,1%	-290 bps	31,5%	-830 bps	25,2%	24
Operating Expenses	(164,493)	(121,344)	36%	180,565	-191%	(561,284)	(215,5
Selling Expenses	(37,142)	(37,024)	0%	(53,857)	-31%	(148,041)	(215,6
General and Administrative Expenses	(53,182)	(50,887)	5%	(76,264)	-30%	(211,906)	(234,0
Other Operating Revenues/Expenses	(48,724)	(27,314)	78%	(42,262)	15%	(141,349)	(86,1
Depreciation and Amortization	(37,537)	(11,715)	220%	(24,441)	54%	(79,251)	(63,0
Equity pickup	12,092	5,596	116%	1,536	687%	19,263	7,
Result of investment revaluated by fair value	-	-	-	375,853	-	-	375,
Operational Result	(13,846)	7,509	-284%	402,564	-103%	(19,532)	401,
Financial Income	38,160	36,473	5%	28,397	34%	156,794	81,
Financial Expenses	(28,064)	(44,501)	-37%	(59,587)	-53%	(165,712)	(243,5
Net Income Before Taxes on Income	(3,750)	(519)	623%	371,374	-101%	(28,450)	239,
Deferred Taxes	536	859	-38%	27,669	-98%	-	20,
Income Tax and Social Contribution	11,621	(10,022)	-216%	(10,033)	-216%	(15,275)	(23,6
Net Income After Taxes on Income	8,407	(9,682)	-187%	389,010	-98%	(43,725)	236,
Net Income from Discontinued Operations	-	-	0%	503,364	-100%	-	631,
Minority Shareholders	362	272	33%	(28,910)	-101%	(1,176)	
Net Result	8,045	(9,954)	-181%	921,284	-99%	(42,549)	867,

139

BALANCE SHEET GAFISA SEGMENT

Current Assets					
Cash and cash equivalents	662,682	903,901	-27%	1,381,509	-52%
Receivables from clients	1,126,045	1,212,289	-7%	1,375,087	-18%
Properties for sale	1,144,604	1,298,367	-12%	959,199	19%
Other accounts receivable	179,103	191,596	-7%	207,423	-14%
Deferred selling expenses	9,711	13,517	-28%	27,123	0%
Land for sale	6,074	8,175	-26%	7,065	-14%
Financial Instruments	-	-	-	1,106	-100%
	3,128,219	3,627,845	-14%	3,958,512	-21%
Long-term Assets					
Receivables from clients	358,721	332,124	8%	287,484	25%
Properties for sale	590,030	451,383	31%	461,160	28%
Financial Instruments	-	-	0%	(922)	-100%
Other	157,644	198,545	-21%	210,247	-25%
	1,106,395	982,052	13%	957,969	15%
Intangible	62,687	63,755	-2%	61,966	1%
Investments	1,912,233	1,898,323	1%	2,121,564	-10%
Total Assets	6,209,534	6,571,975	-6%	7,100,011	-13%
Current Liabilities					
Loans and financing	530,851	440,892	20%	470,453	13%
Debentures	314,770	281,104	12%	354,271	-11%
Obligations for purchase of land and clients	279,987	348,970	-20%	338,044	-17%
Materials and service suppliers	71,670	62,865	14%	62,972	14%
Taxes and contributions	68,911	57,399	20%	146,962	-53%
Investor Obligations	9,935	9,935	0%	112,886	-91%
Other	339,413	352,048	-4%	520,209	-35%
	1,615,537	1,553,213	4%	2,005,797	-19%
Long-term Liabilities					
Loans and financings	817,641	932,132	-12%	938,697	-13%
Debentures	484,712	710,811	-32%	657,386	-26%
Obligations for purchase of land and clients	80,069	55,072	45%	71,584	12%
Deferred taxes	26,809	44,515	-40%	47,022	-43%
Provision for contingencies	60,718	60,718	0%	67,480	-10%
Investor Obligations	7,145	7,145	0%	10,793	-34%
Other	59,445	80,129	-26%	87,658	-32%
	1,536,539	1,890,522	-19%	1,880,620	-18%
Shareholders' Equity					_
Shareholders' Equity	3,055,344	3,106,915	-2%	3,190,723	-4%
Minority Shareholders	2,114	21,325	-90%	22,871	-91%
	3,057,458	3,128,240	-2%	3,213,594	-5%

Total Liabilities and Shareholders' Equity 6,209,534 6,571,975 -6% 7,100,011 -13%

140

BALANCE SHEET TENDA SEGMENT

Current Assets					
Cash and cash equivalents	494,572	559,524	-12%	642,654	-23%
Receivables from clients	314,453	363,633	-14%	534,789	-41%
Properties for sale	551,213	570,304	-3%	482,820	14%
Other accounts receivable	114,352	131,971	-13%	113,118	1%
Land for sale	104,489	73,996	41%	107,782	-3%
	1,579,079	1,699,428	-7%	1,881,163	-16%
Long-term Assets					
Receivables from clients	26,100	23,168	13%	26,307	-1%
Properties for sale	226,495	181,754	25%	191,235	18%
Other	76,629	89,770	-15%	79,751	-4%
	329,224	294,692	12%	297,293	11%
Intangible	37,431	39,596	-5%	37,678	-1%
Investments	179,455	203,766	-12%	225,702	-20%
Total Assets	2,125,189	2,237,482	-5%	2,441,836	-13%
Current Liabilities					
Loans and financing	19,207	33,469	-43%	119,934	-84%
Debentures	189,617	109,335	73%	209,561	-10%
Obligations for purchase of land and clients	210,618	143,323	47%	70,330	199%
Materials and service suppliers	23,461	20,602	14%	16,370	43%
Taxes and contributions	71,251	79,485	-10%	106,362	-33%
Other	157,581	314,136	-50%	314,436	-50%
Long-term Liabilities	671,735	700,350	-4%	836,993	-20%
Loans and financings	29,726	23,426	27%	109,227	-73%
Debentures	200,000	300,000	-33%	200,000	0%
Obligations for purchase of land and clients	21,068	21,087	0%	8,391	151%
Deferred taxes	7,931	9,783	-19%	9,631	-18%
Provision for contingencies	69,734	65,062	7%	58,328	20%
Other	42,649	68,629	-38%	66,686	-36%
	371,108	487,987	-24%	452,263	-18%
Shareholders' Equity					
Shareholders' Equity	1,058,477	1,024,864	3%	1,127,969	-6%
Minority Shareholders	23,869	24,281	-2%	24,611	-3%
	1,082,346	1,049,145	3%	1,152,580	-6%
Total Liabilities and Shareholders' Equity	2,125,189	2,237,482	-5%	2,441,836	-13%

CONSOLIDATED BALANCE SHEETS

Current Assets	
Cash and cash equivalents 1,157,254 1,463,425 -21% 2,024,163	-43%
Receivables from clients 1,440,498 1,575,922 -9% 1,909,877	-25%
Properties for sale 1,695,817 1,868,671 -9% 1,442,019	17,6%
Other accounts receivable 271,319 184,842 47% 153,813	76%
Prepaid expenses and others 15,441 20,015 -23% 35,188	-56%
Land for sale 110,563 82,171 35% 114,847	-4%
4,690,892 5,195,046 -10% 5,679,907	-17%
Long-term Assets	
Receivables from clients 384,821 355,292 8% 313,791	23%
Properties for sale 816,525 633,137 29% 652,395	25%
Other 219,308 273,351 -20% 274,136	-20%
1,420,654 1,261,780 13% 1,240,322	15%
Intangible 125,594 146,431 -14% 142,725	-12%
Investments 968,711 975,597 -1% 1,120,076	-14%
Total Assets 7,205,851 7,578,854 -5% 8,183,030	-12%
Ourmant Linkillities	
Current Liabilities Loans and financing 550,058 474,361 16% 590,386	70/
\mathcal{C}	-7%
, , , , , , , , , , , , , , , , , , ,	-11%
, , , , , , , , , , , , , , , , , , , ,	20%
Materials and service suppliers 95,131 83,467 14% 79,342	20%
Taxes and contributions 114,424 108,722 5% 216,625	-47%
Investor Obligations 6,317 9,935 -36% 112,886	-94%
Other 509,945 562,118 -9% 711,578	-28%
2,270,867 2,121,335 7% 2,683,023	-15%
Long-term Liabilities Loans and financings 847,367 955,558 -11% 1,047,924	-19%
	-19%
Debentures 684,712 1,010,811 -32% 857,386 Obligations for purchase of land and clients 101,137 76,159 33% 79,975	-20% 26%
Deferred taxes 34,740 54,299 -36% 56,652	-39%
· · · · · · · · · · · · · · · · · · ·	
· · · · · · · · · · · · · · · · · · ·	-34%
	-56%
Other 120,433 98,630 22% 106,984 1,876,581 2,328,382 -19% 2,285,524	13% -18%
1,676,361 2,326,362 -1976 2,265,324 Shareholders' Equity	-10%
• •	_/10/
Shareholders' Equity 3,055,345 3,106,916 -2% 3,190,724 Minority Shareholders 3,058 22,221 -86% 23,759	-4% -87%
3,058,403 3,129,137 -2% 3,214,483	-67% - 5%
Liabilities and Shareholders' Equity 7,205,851 7,578,854 -5% 8,183,030	-12%

142

CASH FLOW

Income Before Taxes on Income	(3,750)	371,372		239,367
Expenses (income) not affecting working capital	112,586	(378,284)		(192,506)
Depreciation and amortization	19,933 3,595	24,441	61,647	63,014
Impairment allowance Writeff goodwill controlled company	17,604	3,631 962	(6,089) 17,604	2,829 962
Writeff goodwill controlled company			,	
Expense on stock option plan	6,429	3,704		17,419
Penalty fee over delayed projects	(1,545)	(20,302)	(6,867)	(21,719)
Unrealized interest and charges. net	21,941	(20,427)	69,355	28,477
Equity pickup	(12,092)	(1,536)	, ,	(7,370)
Revaluation Alphaville	1 070	(375,853)		(375,853)
Disposal of fixed asset	1,972	3,610		23,708
Warranty provision	6,181	(20,304)	` '	(20,928)
Provision for contingencies	35,781	11,915		59,303
Profit sharing provision	8,855	33,416		59,651
Allowance (reversal) for doubtful debts	(4,954)	(21,371)	, ,	(27,102)
Writeoff Investments	5,748	-	5,748	
Profit / Loss from financial instruments	3,138	(170)		5,103
Clients	98,738	208,874		260,557
Properties for sale	(52,470)	45,679	,	(189,968)
Other receivables	(22,413)	66,052	, ,	24,659
Deferred selling expenses and pre-paid expenses	4,573	6,977		26,497
Obligations on land purchases	23,289	(64,902)		(19,812)
Taxes and contributions	5,703	(18,098)	(26,088)	(31,158)
Accounts payable	11,664	(19,622)	15,789	(8,314)
Salaries. payroll charges and bonus provision	(23,143)	(10,608)	(66,166)	(47,517)
Other accounts payable	(71,819)	58,395	, ,	217,684
Current account operations	(33,694)	(3,171)	(37,732)	37,772
Paid taxes	(6,434)	(11,039)	(109,442)	(19,609)
Cash used in operating activities	42,830	251,624	41,893	297,651
Investments				
Purchase of property and equipment	(36,276)	(20,643)	• •	(80,993)
Redemption of securities. restricted securities and loans	3,229,662	(26,962)		3,681,342
Investments in marketable securities. restricted securities	(2,975,363)		(4,855,621)	
Investments increase	40,560		29,026	(102,639)
Dividends receivables	(8,462)	327,431	49,849	342,176
Acquisition remaining portion from 20% in AUSA	-	-	-	(366,662)
Sale value of AUSA stake	-	1,254,521	-	1,254,521
Cash used in investing activities	250,121	176,135	751,953	53,464
Financing				
Capital increase	-	2	-	4,868
Contributions from venture partners	` ' '	, ,	(112,650)	, ,
Increase in loans and financing	155,431		822,123	
Repayment of loans and financing	, ,	,	(1,363,855)	•
Stock repurchase	(61,704)	(31,369)	(115,265)	(71,339)

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Dividend payments	(32,913)	-	(150,042)	-
Proceeds from subscription of redeemable equity interest	12,434	-	12,434	(5,089)
Mutual Operations	9,990	(19,758)	1,191	(32,449)
Sale of treasury shares	-	-	17,583	-
Result of sale of treasury shares	-	-	(10,664)	-
Net cash provided by financing activities	(344,823)	(487,191)	(899,145)	(568,123)
Net increase (decrease) in cash and cash equivalents	(51,872)	(59,432)	(105,299)	(217,008)
At the beginning of the period	161,767	274,625	215,194	432,201
At the end of the period	109,895	215,193	109,895	215,193
Net increase (decrease) in cash and cash equivalents	(51,872)	(59,432)	(105,299)	(217,008)

143

GLOSSARY

Affordable Entry Level

Residential units targeted to the mid-low and low income segments with prices below R\$200 thousand per unit.

Backlog of Revenues

As a result of the Percentage of Completion Method of recognizing revenues. we recognize revenues and expenses over a multiyear period for each residential unit we sell. Our backlog of results represents revenues minus costs that will be incurred in future periods from past sales.

Backlog of Results

As a result of the Percentage of Completion Method of recognizing revenues. we recognize revenues and expenses over a multiyear period for each residential unit we sell. Our backlog represents revenues that will be incurred in future periods from past sales.

Backlog Margin

Equals to "Backlog of Results" divided "Backlog of Revenues" to be recognized in future periods.

LandBank

Land that Gafisa holds for future development paid either in cash or through swap agreements. Each decision to acquire land is analyzed by our investment committee and approved by our Board of Directors.

LOT (Urbanized Lots)

Land subdivisions. or lots. with prices ranging from R\$150 to R\$600 per square meter.

PoC Method

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Under Brazilian GAAP. real estate development revenues. costs and related expenses are recognized using the percentage-of completion ("PoC") method of accounting by measuring progress towards completion in terms of actual costs incurred versus total budgeted expenditures for each stage of a development.

Pre-Sales

Contracted pre-sales are the aggregate amount of sales resulting from all agreements for the sale of units entered into during a certain period. including new units and units in inventory. Contracted pre-sales will be recorded as revenue as construction progresses (PoC method). There is no definition of "contracted pre sales" under Brazilian GAAP.

PSV

Potential Sales Value.

SFH Funds

Funds from SFH are originated from the Governance Severance Indemnity Fund for Employees (FGTS) and from savings accounts deposits. Banks are required to invest 65% of the total savings accounts balance in the housing sector. either to final customers or developers. at lower interest rates than the private market.

Swap Agreements

A system in which we grant the land-owner a certain number of units to be built on the land or a percentage of the proceeds from the sale of units in such development in exchange for the land. By acquiring land through this system, we intend to reduce our cash requirements and increase our returns.

Operating Cash Flow

Operating cash flow (non-accounting)

About Gafisa

Gafisa is a leading diversified national homebuilder serving all demographic segments of the Brazilian market. Established almost 60 years ago. we have completed and sold more than 1.100 developments and built more than 12 million square meters of housing under the Gafisa brand - more than any other residential development company in Brazil. Recognized as one of the foremost professionally managed

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homebuilders. Gafisa is also one of the most respected and best-known brands in the real estate market. recognized for its quality and consistency among potential homebuyers. brokers. lenders. landowners. competitors and investors. Our pre-eminent brands include Tenda. serving the affordable/entry-level housing segment. and we hold a 30% stake in Alphaville. one of the most important companies in the residential lots segment in Brazil. Gafisa S.A. is traded on the Novo Mercado of the BM&FBOVESPA (BOVESPA:GFSA3) and on the New York Stock Exchange (NYSE:GFA).

144

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: March 16, 2015

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By: /s/ Sandro Gamba

Name: Sandro Gamba Title: Chief Executive Officer