

Condensed consolidated interim financial statements for the period ended 30 September 2019

SAZKA Group a.s. Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

Condensed consolidated interim statement of financial position	Note	30/09/2019	31/12/2018
ASSETS			
Intangible assets		1 884 027	1 989 714
Goodwill	6.2	598 676	892 149
Property, plant and equipment		196 853	142 732
Investment property		1 732	903
Other non-current investments		10 953	2 201
Equity method investees	3	633 589	670 729
Long-term receivables and other non-current assets		85 372	86 323
Deferred tax asset		16 120	2 046
Total non-current assets		3 427 322	3 786 797
Inventories		19 580	11 266
Short-term trade receivables and other current assets		250 190	206 556
Current tax asset		421	288
Short-term financial assets	4	12 444	15 010
Cash and cash equivalents	5	555 191	312 678
Total current assets		837 826	545 798
Total assets		4 265 148	4 332 595

1.1 The notes on pages 10 to 41 are an integral part of these condensed consolidated interim financial statements.

SAZKA Group a.s. Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

Condensed consolidated interim statement of financial position (continued)	Note	30/09/2019	31/12/2018
EQUITY AND LIABILITIES			
Equity			
Share capital	7	81	81
Capital contributions and other reserves	7	42 312	473 034
Translation reserve		-11 952	-9 842
Retained earnings and profit for the year		734 764	347 849
Total equity attributable to owners of the Company		765 205	811 122
Non-controlling interest	8	877 405	961 960
Total equity		1 642 610	1 773 082
Liabilities			
Bank loans and other borrowings – non-current portion	9	1 570 438	1 653 740
Other long-term liabilities	6.2	22 013	129 484
Long-term lease liabilities	9	60 533	
Long term provisions		10 016	31 688
Employee benefits		2 659	4 807
Deferred tax liability		246 646	234 005
Total non-current liabilities		1 912 305	2 053 724
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Bank loans and other borrowings, current portion	9	342 867	113 172
Short-term lease liabilities	9	8 379	
Short-term trade and other payables		313 784	363 379
Current tax liability		30 141	16 600
Employee benefits		3 260	
Short-term provisions		11 802	12 638
Total current liabilities		710 233	505 789
Total liabilities		2 622 538	2 559 513
Total equity and liabilities		4 265 148	4 332 595

The notes on pages 10 to 41 are an integral part of these condensed consolidated interim financial statements.

SAZKA Group a.s. Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

Condensed consolidated interim statement of comprehensive income for the nine-month period ended 30 September	Note	9M 2019	9M 2018 Restated*
Amount staked		3 907 649	3 736 900
Condensed consolidated statement of comprehensive income i	is as follows:		
Continuing operations:			
Gross gaming revenue (GGR)	10	1 371 497	1 288 180
Lottery tax	10	-429 158	-406 405
Net gaming margin **	10	942 339	881 775
Revenue from sale of goods and services	10	94 604	92 942
Other operating income		7 489	8 664
Agent's commissions		-301 606	-293 511
Materials, consumables and services	11	-235 119	-237 846
Marketing services	12	-64 305	-59 710
Personnel expenses	13	-77 590	-71 036
Other operating expenses	14	-26 764	-34 119
Share of profit of equity method investees (net of tax)	15	90 565	75 360
Operating EBITDA ***	16	429 613	362 519
Depreciation and amortization		-89 386	-73 630
Profit from operating activities		340 227	288 889
Interest income calculated using the effective interest method		5 686	1 455
Other finance income		2 740	1 769
Finance costs		-60 697	-65 199
Finance costs, net		-52 271	-61 975
Profit before income tax		287 956	226 914
Income tax expense		-70 903	-57 895
Profit for the period after tax from continuing operations		217 053	169 019
Gain on disposal of subsidiaries	6.2	277 267	
Profit for the period from discontinued operations, exluding gain on disposal	6.2	15 571	21 297
Profit for the period after tax from discontinuing operations		292 838	21 297
Profit for the period after tax		509 891	190 316
Items that are or may subsequently be reclassified to profit or loss:			
Foreign currency translation differences for foreign operations		392	2 298
Foreign currency translation differences of disposed foreign operations transferred to profit or loss		-2 528	
Remeasurement of hedging derivatives (net of tax)		-6 435	-1 058
Share of other comprehensive income of equity method investees		-6 373	-4 865
Other comprehensive income / (loss) for the period from continuing operations		-14 944	-3 625
Other comprehensive income for the period from discontinued operations		17	482
Total other comprehensive income / (loss) for the period		-14 927	-3 143
Total comprehensive income for the period		494 964	187 173

^{*} The Group restated condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)
** Usually referred to as Net gaming revenue (NGR).
*** Operating profit before interest, tax, depreciation and amortization.

SAZKA Group a.s. Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

Condensed consolidated interim statement of comprehensive income for the nine-month period ended 30 September	Note	9M 2019	9M 2018 Restated*
Profit for the period after tax attributable to:			
Owners of the Company		399 573	101 841
- continuing operations		112 919	88 152
- discontinued operations	6.2	286 654	13 689
Non-controlling interests		110 318	88 475
- continuing operations		104 134	80 893
- discontinued operations	6.2	6 184	7 582
Profit for the period after tax		509 891	190 316
Total comprehensive income attributable to:			
Owners of the Company		386 099	99 196
- continuing operations		99 419	84 980
- discontinued operations	6.2	286 680	14 216
Non-controlling interests		108 865	87 977
- continuing operations		102 690	80 440
- discontinued operations	6.2	6 175	7 537
Total comprehensive income for the period		494 964	187 173

^{*} The Group restated condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)
** Usually referred to as Net gaming revenue (NGR).
*** Operating profit before interest, tax, depreciation and amortization.

The notes on pages 10 to 41 are an integral part of these condensed consolidated interim financial statements.

SAZKA Group a.s.
Condensed interim consolidated financial statements for the period ended 30 September 2019
(in thousands of Euro)

Condensed consolidated interim statement of changes in equity	Note	Share capital	Reserve fund	Other funds	Currency translation reserve	Hedging reserve	Retained earnings and profit for the period	Total equity attributable to owners of the Company	Non- controlling interest	Total equity
Balance at 1 January 2019		81	229	463 119	-9 842	9 686	347 849	811 122	961 960	1 773 082
Profit for the period							399 573	399 573	110 318	509 891
Other comprehensive loss				-6 353	-2 110	-5 011		-13 474	-1 453	-14 927
Total comprehensive income for the period				-6 353	-2 110	-5 011	399 573	386 099	108 865	494 964
Transactions with owners, recorded directly in equity: Dividends declared									-165 866	-165 866
Other movements in equity							453	453	-517	-64
Decrease of other funds	7			-419 358				-419 358		-419 358
Effect of disposals of subsidiaries	6.2								-22 436	-22 436
Effect of scrip dividend in OPAP							3 126	3 126	21 954	25 080
Purchase of non-controlling interest in subsidiaries	6.1						-16 237	-16 237	-26 555	-42 792
Total transactions with owners				-419 358			-12 658	-432 016	-193 420	-625 436
Balance at 30 September 2019	7	81	229	37 408	-11 952	4 675	734 764	765 205	877 405	1 642 610

The notes on pages 10 to 41 are an integral part of these condensed consolidated interim financial statements.

SAZKA Group a.s.

<u>Condensed interim consolidated financial statements for the period ended 30 September 2019</u>
(in thousands of Euro)

Condensed consolidated interim statement of changes in equity	Note	Share capital	Reserve fund	Other funds	Currency translation reserve	Hedging reserve	Retained earnings and profit for the period	Total equity attributable to owners of the Company	Non- controlling interest	Total equity
Balance at 1 January 2018 as originally presented		81	197	469 443	-12 462	15 799	250 063	723 121	927 718	1 650 839
Impact of restatement							-59	-59	1 354	1 295
Balance at 1 January 2018*		81	197	469 443	-12 462	15 799	250 004	723 062	929 072	1 652 134
Profit for the period							101 841	101 841	88 475	190 316
Other comprehensive loss				-4 355	2 827	-1 117		-2 645	-498	-3 143
Total comprehensive income for the period				-4 355	2 827	-1 117	101 841	99 196	87 977	187 173
Transactions with owners, recorded directly in equity:										
Reallocation of previous profit			3				-3			
Business combinations	6.1								26 839	26 839
Dividends declared									-68 034	-68 034
Other movements in equity							-462	-462	-8 595	-9 057
Total transactions with owners			3				-465	-462	-49 790	-50 252
Balance at 30 September 2018*	7	81	200	465 088	-9 635	14 682	351 380	821 796	967 259	1 789 055

^{*} The Group restated consolidated comparative information upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)

The notes on pages 10 to 41 are an integral part of these c ondensed consolidated interim financial statements.

SAZKA Group a.s. Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

Condensed consolidated interim statement of cash flows	Note	9M 2019	9M 2018 Restated*
OPERATING ACTIVITIES			
Profit (+) for the period from continuing operation		217 053	169 019
Profit (+) for the period from discontinued operation		292 838	21 297
Profit (+) for the period		509 891	190 316
Adjustments for:			
Income tax expense		70 903	57 895
Depreciation and amortization	17	89 386	73 630
Profit (-) on sale of property, plant and equipment and intangible assets			-34
Gain on disposal of financial investments	6.2	-277 267	
Net interest expense (+)		45 001	54 092
Net FX gains (-) / losses (+)		-2 486	-1 140
Other financial gains (dividends)		-53	
Share of profit (-) of equity method investees	15	-90 565	-75 360
Operating result before changes in working capital and provisions		344 810	299 399
Increase (+) / decrease (-) in provisions		-21 396	101
Increase (-) / decrease (+) in inventories		-8 314	-3 042
Increase (-) / decrease (+) in trade receivables and other assets		-78 975	18 070
Increase (+) / decrease (-) in trade and other payables		-17 244	-65 108
Cash generated from operating activities		218 881	249 420
Interest paid		-50 998	-55 577
Income tax paid		-47 012	-42 656
Net cash generated from operating activities		120 871	151 187
INVESTING ACTIVITIES			
Acquisition of property, plant and equipment and intangible assets		-22 543	-44 017
Acquisition of subsidiaries, net of cash acquired			-200 915
Acquisition of equity method investees	3		-117 454
Dividends and distribution received from equity method investees	3	121 332	97 902
Proceeds from sale of subsidiary, net of cash disposed of***	6.2	272 407	
Proceeds from sale of property, plant and equipment and intangible assets		145	257
Dividends received from financial investments		53	
Interest income received		2 778	398
Net movement in short-term financial assets**		806	-1 263
Proceeds from assignment of loan receivable	6.2	117 150	
Net cash used in investing activities		492 128	-265 092
FINANCING ACTIVITIES			
Dividends paid to non-controlling interest	8	-140 786	-68 034
Loans and borrowings received	9	346 169	733 454
Repayment of loans and borrowings	9	-108 637	-621 955
Distribution of Other funds	7	-419 358	
Payment of principal element lease liabilities		-7 127	
Net movement in restricted cash related to financing activities		1 759	
Other capital transactions with owners			-6 261
Purchases of non-controlling interest in subsidiaries		-42 792	
Net cash generated from (+) / used in (-) financing activities		-370 772	37 204
Net decrease (-) / increase (+) in cash and cash equivalents		242 227	-76 702
Effect of currency translation on cash and cash equivalents		286	760
Cash and cash equivalents at the beginning of the year	5	312 678	410 288
Cash and cash equivalents at the end of the period	5	555 191	334 346

^{*} The Group restated condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)

** Net results from cashpooling transactions.

*** For cash flows of discontinued operations see note 6.2

The notes on pages 10 to 41 are an integral part of these condensed consolidated interim financial statements.

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Purpose of the consolidated interim financial statements

SAZKA Group a.s. ("the Company") prepared these consolidated interim financial statements for purposes of reporting the quarterly results as required by the offering memorandum on the EUR 300 milion 4.125% Senior notes due 2024. These consolidated interim financial statements are not reviewed or audited.

Notes to the condensed consolidated interim financial statements

1. General information about the Group

1.2 Description

SAZKA Group a.s. ("the Company") was established on 2 April 2012 and registered in the Commercial Register maintained by the Municipal Court in Prague, Section B, Insert 18161. The Company's registered office is at Vinohradská 1511/230, Strašnice, 100 00 Praha 10, and its Identification Number is 242 87 814. The Company's purpose is to hold investments in other group entities.

The group SAZKA Group a.s. ("the Group") operates lottery, betting and non-lottery businesses in the Czech Republic, Greece, Cyprus, Austria, Italy and other countries. The immediate parent company of the Group is KKCG AG (for more details see also Note 1.5 below).

Mr. Karel Komárek is the beneficial owner (in Czech: skutečný majitel) of SAZKA Group a.s. pursuant to the Czech Act No. 253/2008 Coll., on certain measures against the legalization of proceeds of crime and the financing of terrorism, as amended.

1.3 Principal activity

The principal activity of the Group is the operation of lotteries and other similar games in accordance with applicable legislation, i.e. the operation of instant and numerical lotteries, sports and odds betting and other similar games.

In addition to lottery and betting activities, the Group also operates non-lottery business activities through points of sale and terminals (e.g. telecommunication, payment services, etc.). Furthermore, the Group invests in companies with similar business activities.

1.4 Group companies

Companies included in the consolidated group as of 30 September 2019 and 31 December 2018 and their effective proportions of ownership interest are as follows (divided per main streams of business activities of the Group):

Parent company:	Note	Country	30/09/2019	31/12/2018
SAZKA Group a.s.		Czech Republic	Parent company	Parent company
	Effecti	ve portion of ownership	interest at Sazka (Group a.s. level
Subsidiaries:	Note	Country	30/09/2019	31/12/2018
Austrian Gaming Holding a.s.		Czech Republic	100.00%	100.00%
CAME Holding GmbH		Austria	100.00%	100.00%
Emma Delta Finance Plc	(a)	Cyprus	75.48%	71.87%
Emma Delta Hellenic Holdings Limited	(a)	Cyprus	75.48%	71.87%
Emma Delta Management Ltd	(c)	Cyprus	66.70%	66.70%
EMMA DELTA VARIABLE CAPITAL INVESTMENT COMPANY LTD	(a)	Cyprus	75.48%	71.87%
HELLENIC LOTTERIES S.A.	(b)	Greece	20.63%	15.89%
HORSE RACES S.A.	(b)	Greece	24.71%	23.71%
IGH Financing a.s.		Czech Republic	100.00%	100.00%

	Effective portion of ownership interest at Sazka Group a.s. level						
Subsidiaries:	Note	Country	30/09/2019	31/12/2018			
Italian Gaming Holding a.s.		Czech Republic	100.00%	100.00%			
Italian GNTN Holding a.s.		Czech Republic	100.00%				
Kavárna štěstí s.r.o.		Czech Republic	100.00%	100.00%			
Medial Beteiligungs GmbH		Austria	99.66%	99.66%			
Minus5 d.o.o.		Croatia		51.00%			
Neurosoft S.A.	(b)	Greece	16.73 %	16.06%			
OPAP CYPRUS LTD	(b)	Cyprus	24.71%	23.71%			
OPAP INTERNATIONAL LTD	(b)	Cyprus	24.71%	23.71%			
OPAP INVESTMENT LTD	(b)	Cyprus	24.71%	23.71%			
OPAP S.A.	(b)	Greece	24.71%	23.71%			
OPAP SERVICES S.A.	(b)	Greece	24.71%	23.71%			
OPAP SPORTS LTD	(b)	Cyprus	24.71%	23.71%			
PUNI BROJ d.o.o.		Croatia		67.00%			
RUBIDIUM HOLDINGS LIMITED		Cyprus	100.00%	100.00%			
SAZKA a.s.		Czech Republic	100.00%	100.00%			
SAZKA Asia a.s.		Czech Republic	100.00%	100.00%			
Sazka Asia Vietnam Company Limited		Vietnam	100.00%	100.00%			
SAZKA Czech a.s.		Czech Republic	100.00%	100.00%			
Sazka Distribution Vietnam Joint Stock Company		Vietnam	100.00%	100.00%			
SAZKA FTS a.s.		Czech Republic	100.00%	100.00%			
SAZKA Group Adriatic d.o.o.		Croatia		100.00%			
SAZKA Group Financing a.s.		Slovakia	100.00%	100.00%			
SAZKA Group Russia LLC		Russia	100.00%	100.00%			
SPORTLEASE a.s.		Czech Republic	100.00%	100.00%			
SUPER SPORT d.o.o.		Croatia		67.00%			
TORA DIRECT S.A.	(b)	Greece	24.71%	23.71%			
TORA WALLET S.A.	(b)	Greece	24.71%	23.71%			
Vitalpeak Limited		Cyprus	100.00%	100.00%			

	Effective portion of ownership interest at Sazka Group a.s. level						
Associates:	Note	Country	30/09/2019	31/12/2018			
Casinos Austria AG *		Austria	38.16%	38.16%			
CLS Beteiligungs GmbH *	(d)	Austria	66.67%	66.67%			
LOTTOITALIA S.r.l.		Italy	32.50%	32.50%			
LTB Beteiligungs GmbH *	(e)	Austria	66.67%	66.67%			
TCB Holdings Ltd *	(b)	Malta	9.08%	8.71%			

^{*}The equity method investee comprises a group of entities.

- (a) The controlling interest in EMMA DELTA VARIABLE CAPITAL INVESTMENT COMPANY LTD is represented by 100% of voting rights held by parent companies. However, the economic interest attributable to the Group is represented by 75.48% (31 December 2018: 71.87%) of investor shares owned by the company RUBIDIUM HOLDINGS LIMITED.
- (b) The Group has de-facto control over the OPAP sub-group. The OPAP sub-group ("OPAP") includes the entities HELLENIC LOTTERIES S.A., HORSE RACES S.A., Neurosoft S.A., OPAP CYPRUS LTD, OPAP

Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

INTERNATIONAL LTD, OPAP INVESTMENT LTD, OPAP S.A., OPAP SERVICES S.A., OPAP SPORTS LTD, TORA DIRECT S.A., TORA WALLET S.A. Moreover, OPAP acquired an interest in TCB Holdings Ltd. in 2018 as a result of which this company became an associate (see Note 3).

The decision on the Group's de-facto control over OPAP represents significant judgement, which is based on the following facts and circumstances.

The Group holds its interest in OPAP through a 66.70% voting interest in Emma Delta Management Limited ("Emma") which in turn holds an indirect 32.73% interest in OPAP. The remaining 33.30% voting interest in Emma is held by a third party investor. Emma is the manager of, and owner of, all voting management shares in Emma Delta Variable Capital Investment Company Limited which through an intermediate company holds the 32.73% interest in OPAP.

OPAP S.A. paid a dividend per OPAP share of EUR 0.60 on 15 July 2019 to shareholders of record on 26 June 2019, providing shareholders the option of receiving cash or OPAP S.A. shares via a new scrip program. The Group elected to receive cash. As a result of the scrip program, the Group's shareholding in OPAP was diluted from 33.00% to 32.73% (with effective ownership of 24.71%).

Under the terms of a shareholders' agreement between the shareholders of Emma, the Group is entitled to nominate a majority of the directors to the board of Emma, one of whom is to act as a chairperson.

Although Emma's shareholding in OPAP is below 50%, its 32.73% shareholding is by far the largest individual shareholding in OPAP. The remaining 67.27% of shares are widely dispersed among numerous public market investors with none holding more than 3% stake. Since Emma acquired stake in OPAP an average shareholders' attendance on OPAP general meetings was 71% with average Emma's relative share on present voting rights of 46%, however approximately 60 different AGM attending shareholders (based on 2019 AGM) would have to get together in order to outvote Emma. All shareholders' resolutions proposed at general meetings that Emma has voted "in favor of" have been approved.

Apart from the dispersed shareholders' structure, there are also other barriers, such as regulatory approvals, preventing others from taking control of OPAP.

There are neither potential voting rights nor other contractual arrangements relevant to Emma's stake in OPAP.

The Group's appointees make up a majority of the OPAP Board (including in the roles of CEO and Executive Chairman). There are no restrictions of the OPAP Board's authority and power. It can direct OPAP to enter into significant transactions (e.g. acquisitions, etc.).

As a result of a voluntary tender offer, the Group's shareholding in OPAP was increased to 39.98% (with effective ownership of 31.96%) in Q4 2019 (see note 19 Subsequent events).

- (c) 66.70% represents voting shares, the Group's total economic share in Emma Delta Management Ltd is 75.48% (31 December 2018: 71.87%).
- (d) According to the company's Articles of Association, the company is able to make a decision only with the approval of 75% of shareholders. Therefore, the Group considers it as an investment in an associate and the company is accounted for using the equity method.

CLS Beteiligungs GmbH ("CLS") holds a 27.08% share in Lotto-Toto-Holding GmbH, which owns 26.17% of investors shares in Österreichische Lotterien GmbH "OLG" (31 December 2018: 32%). Alongside its shareholding in LTB Beteiligungs GmbH, SAZKA Group a.s. effective share in OLG is 9.45% (31 December 2018: 11.55%).

Casinos Austria AG increased its share in OLG from 67.98% to 73.81% through an equity contribution to OLG of EUR 24 500 thousand and through a restructuring process where 50% of Entertainment Glücks und Unterhaltungsspiel Gesellschaft m.b.H. originally owned by Casinos Austria AG was merged into OLG as of 1 January 2019. Therefore, Lotto-Toto-Holding GmbH decreased its share in OLG from 32% to 26.17% during the reporting period. This transaction is presented as a change of "Equity method investment in OLG" (see Note 3).

(e) According to the company's Articles of Association, the company is able to make a decision only with 100% voting shares. Therefore, the Group considers it as an investment in an associate and the company is accounted for using the equity method.

LTB Beteiligungs GmbH holds a 27.08% share in Lotto-Toto-Holding GmbH, which owns 26.17% of investors shares in OLG (31 December 2018: 32%), Alongside its shareholding in CLS, SAZKA Group a.s. effective share in OLG is 9.45% (31 December 2018: 11.55%).

Casinos Austria AG increased its share in OLG from 67.98% to 73.81% through an equity contribution to OLG of EUR 24 500 thousand and through a restructuring process where 50% of Entertainment Glücks und Unterhaltungsspiel Gesellschaft m.b.H. originally owned by Casinos Austria AG was merged into OLG as of 1 January 2019. Therefore, Lotto-Toto-Holding GmbH decreased its share in OLG from 32% to 26.17% during the reporting period. This transaction is presented as a change of "Equity method investment in OLG" (see Note 3).

Changes in the Group

1. Acquisitions and changes in ownership interest

In the nine months to September 2019 and during 2018 the Group acquired an interest in (Note 6.1), or incorporated, the following companies and groups of companies (the percentage stated below represents the interest acquired in the period):

Company / Group companies	2019	2018	Type of transaction	Date of transaction
EMMA DELTA VARIABLE CAPITAL INVESTMENT COMPANY LTD (a)	3.61%		acquisition	24.5.2019
Italian GNTN Holding a.s.	100.00%		incorporation	20.2.2019
PUNI BROJ d.o.o.		100.00%	purchase	26.4.2018
Medial Beteiligungs GmbH (b)		70.03%	purchase	15.1.2018, 5.10.2018
Minus5 d.o.o.		51.00%	purchase	26.4.2018
Sazka Distribution Vietnam Joint Stock Company		10.00%	purchase	14.3. 2018
SAZKA Group Adriatic d.o.o.		100.00%	purchase	30.1.2018
SUPER SPORT d.o.o.		67.00%	purchase	26.4.2018
TCB Holdings Ltd		36.75%	purchase	18.12.2018

The above stated percentages in companies reflect direct share acquired by its parent company.

- (a) As at 24 May 2019 the Group acquired an additional 3.61% investors shares in EMMA DELTA VARIABLE CAPITAL INVESTMENT COMPANY LTD. The increase represents an increase in economic share in the company without change of control. This transaction is presented as purchase of non-controlling interest in the consolidated statement of changes in equity for 2019 Purchase of non-controlling interest in subsidiaries.
- (b) The Group held a share of 29.63% (without control) in Medial Beteiligungs GmbH as at 31 December 2017 and therefore the company was accounted for using the equity method.

On 15 January 2018 the Group acquired an additional 59.26% share of Medial Beteiligungs-GmbH, obtaining control and the company became fully consolidated (see Note 6.1). Non-controling interest was recognised in Consolidated statement of changes in equity – line Business combinations in the amount of EUR 5 933 thousand.

On 5 October 2018 the Group acquired an additional 10.77%. This additional purchase was presented as a purchase of non-controlling interest.

Both acquisitions of shares in Medial Beteiligungs-GmbH represented an increase of the Group's indirect share in its equity method investment Casinos Austria AG. Therefore the purchase price allocation was performed at the level of the equity method investment Casinos Austria AG (see Note 3).

2. Disposals

In 2019, the following companies (Note 6.2) were disposed of from the Group (the percentage stated below represents the interest sold during the period):

Company / Group companies	2019	Type of transaction	Date of transaction
PUNI BROJ d.o.o. (c)	100.00%	sale	25.4.2019
Minus5 d.o.o. (c)	51.00%	sale	25.4.2019
SAZKA Group Adriatic d.o.o. (c)	100.00%	sale	25.4.2019
SUPER SPORT d.o.o. (c)	67.00%	sale	25.4.2019

The above stated percentages in companies reflect direct share acquired by its parent company.

(c) Following the management decision, the Group classified the Croatian subgroup (SAZKA Group Adriatic d.o.o. and all of its subsidiaries, including SUPER SPORT d.o.o., PUNI BROJ d.o.o., and Minus 5 d.o.o.) as discontinued operation according to IFRS 5 on 31 March 2019 (see Note 6.2). The comparative condensed consolidated interim statement of comprehensive income has been represented to show the continuing operations separately from the discontinued operations.

The Croatian subgroup was sold to EMMA GAMMA LIMITED with effective date of 30 April 2019.

There were no disposals of subsidiaries or associates in 2018.

1.5 Statutory body and supervisory board

The board of directors as at 30 September 2019:

Supervisory board as at 30 September 2019:

Chairman of the board of directors:

Member of the board of directors:

Member of the board of directors:

Robert Chvátal

Member of the supervisory board: Tomáš Porupka

1.6 Shareholder as at 30 September 2019

KKCG AG 100%

Registered office: Kapellgasse 21,

6004 Luzern

Switzerland

2. Basis of preparation

(a) Statement of compliance

The condensed interim consolidated financial statements have been prepared in compliance with IAS 34 Interim Financial Reporting. These financial statements do not disclose all information that is required to be disclosed in the financial statements in full format prepared in compliance with IFRS and therefore should be read and interpreted along with the consolidated financial statements of SAZKA Group a.s. for the year ended 31 December 2018.

However, selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Company's financial position and performance since the last annual financial statements.

These condensed interim consolidated financial statements were approved by the board of directors on 23 December 2019.

(b) Basis of measurement

The condensed interim consolidated financial statements have been prepared on a going concern basis, using the historical cost method, unless otherwise stated in the accounting policies.

The accounting policies applied in the condensed interim consolidated financial statements are the same as the accounting policies applied by the Group in the last annual consolidated financial statements for the period ended 31 December 2018, except for the adoption of new and amended standards as set out in Note 2f.

(c) Functional and presentation currency

Items included in the financial statements of each of the Group's entities are measured using the currency of the primary economic environment in which the entity operates ('functional currency'). The functional currency of SAZKA Group a.s. is the Czech Crown (CZK). The presentation currency of the Group is the Euro (EUR) as the majority of the Group's transactions representing its assets, liabilities and related profit & loss accounts are in EUR.

These condensed interim consolidated financial statements are presented in Euro (EUR) for Group reporting purposes. All financial information is rounded to the nearest thousand, unless stated otherwise.

Any differences between the amounts included in the financial statements and the respective amounts included in the notes are attributable to rounding.

(d) Use of estimates and judgements

The preparation of the condensed interim consolidated financial statements in conformity with IAS 34 requires the use of certain critical accounting estimates that affect the reported amounts of assets, liabilities, income and expenses. It also requires the Group's management to make assumptions based on its own judgement in applying accounting policies. Consequently, actual results may differ from the estimates.

When preparing the financial statements, the Company's management makes estimates, judgements and assumptions that affect the application of accounting policies and the reported amounts of assets, liabilities, revenues and expenses. These estimates, judgements and assumptions are based on past experience and other various factors deemed appropriate as at the date of preparation of financial statements and are used where the carrying amounts of assets and liabilities are not readily available from other sources or where uncertainty exists in applying the individual accounting policies. Impacts of changes in estimates are described in individual notes.

The estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to accounting estimates are recognized in the period in which the estimate is revised, if the revision affects only that period, or in the period of the revision and future period if the revision affects both current and future periods. As at 30 September 2019 no significant impacts were identified.

Significant assumptions used by the Group when applying the Group's accounting policies and key sources of uncertainty upon making estimates during the preparation of the condensed interim consolidated financial statements were the same as those used during the preparation of consolidated financial statements for the period ended 31 December 2018.

The use of judgements affects mainly the following areas:

• Judgement with respect to de-facto control over OPAP - Note 1.3.

(e) Significant accounting policies

The accounting policies applied in the condensed interim consolidated financial statements are the same as the accounting policies applied by the Group in the annual consolidated financial statements for the period ended 31 December 2018 except for the adoption of new and amended standards as set out in Note 2f below.

(f) New standards and amendments applicable from 1 January 2019

The Group applied for the first time certain standards and amendments to the standards, which are effective for annual periods beginning on or after 1 January 2019.

Adjustments recognized on adoption of IFRS 16

The Group has adopted IFRS 16 from 1 January 2019 and has applied IFRS 16 using the modified retrospective approach.

IFRS 16 supersedes IAS 17 Leases and related interpretations. The Standard eliminates the dual accounting model for lessees and instead requires companies to bring most leases on-balance sheet under a single model, eliminating the distinction between operating and finance leases.

Under the previously used model of IAS 17, leases of property, plant and equipment were classified as either finance or operating leases. Payments made under operating leases (net of any incentives received from the lessor) were charged to profit or loss on a straight-line basis over the period of the lease. The Group as at 31 December 2018 did not recognize any finance leases.

Under IFRS 16, a contract is, or contains, a lease if it conveys the right to control the use of an identified asset for a period of time in exchange for consideration. For such contracts, the new model requires a lessee to recognize a right-of-use asset and a lease liability. The right-of-use asset is depreciated and the liability accrues interest. This will result in a front-loaded pattern of expense for most leases, even when the lessee pays constant annual rentals.

The Group leases the following material types of underlying assets resulting from contractual arrangements that would be in the scope of the new standard (treated as operating lease) as at 1 January 2019:

- Premises
- Cars

The lease liability recognized by the Group at the date of the initial application is measured at the present value of the remaining lease payments including those to be made over reasonably certain lease extension periods (when extension options exist) or excluding those in periods covered by lease termination options that are reasonably certain to be exercised (in case termination rights exist) discounted using the Group's incremental borrowing rate.

At the date of the initial application, the Group recognized a right of use asset in an amount equal to the lease liability and adjusted by the amount of any prepaid or accrued lease payments relating to that lease recognized in the statement of financial position immediately before the date of initial application.

The change in accounting policy affected the following items in the balance sheet on 1 January 2019:

- Right of use assets EUR 77 081 thousand
- Lease liabilities EUR 77 081 thousand

Each lease payment is allocated between the liability and finance cost. The finance cost is charged to profit or loss over the lease period so as to produce a constant periodic rate of interest on the remaining balance of the liability for each period. The right-of-use asset is depreciated over the shorter of the asset's useful life or the lease term on a straight-line basis.

Practical expedients the Group applied:

- leases with a lease term of 12 months or less and containing no purchase options are accounted for as short-tem leases, and
- leases where the underlying asset has a low value ('small-ticket' leases) up to approximately EUR 4 500 thousand are accounted for as low-value leases, and
- application of a single discount rate to a portfolio of leases with reasonably similar characteristics.

Payments associated with short-term leases and leases of low-value assets are recognized on a straight-line basis as an expense in profit or loss. Short-term leases are leases with a lease term of 12 months or less. Low-value assets comprise printers and small items of office furniture.

Extension and termination options are included in a number of property and equipment leases across the Group. These terms are used to maximise operational flexibility in terms of managing contracts.

Operating lease commitments disclosed as at 31 December 2018	65 548
Discounted using the Group's incremental borrowing rate at 1 January 2019	57 223
Short-term and low-value leases recognized on a straight-line basis as expense	-704
Adjustments as a result of a different treatment of extension and termination options	20 562
Lease liability recognized as at 1 January 2019	77 081
Lease liability recognized as at 1 January 2019 as discontinued operation	-8 232
Lease liability recognized as at 1 January 2019 less discontinued operations	68 849

The recognized right of use assets relate to the following type of assets:

	Right of use asset recognized as at 1 January 2019	Discontinued operation	Right of use asset recognized as at 1 January 2019 less discontinued operations
Right of use buildings and halls	73 256	-8 232	65 024
Right of use tools, machinery and equipment (cars)	3 674		3 674
Right of use other tangible assets	151		151
Total	77 081	-8 232	68 849

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(in thousands of Euro)

Impact on entity wide information:

Entity wide information	Czech Republic	Greece	Cyprus	Austria	Italy	Croatia*	Other	Total
As at 31 December 2018								
Previously published								
Segment Assets	549 384	2 143 652	327 685	330 309	301 538	102 938	577 089	4 332 595
Segment Liabilities	371 347	1 165 418	192 327	108 721		22 814	698 886	2 559 513
IFRS 16 impact	3 368	64 026	646			8 232	809	77 081
Adjusted for IFRS 16 impact								
Segment Assets	552 752	2 207 678	328 331	330 309	301 538	111 170	577 898	4 409 676
Segment Liabilities	374 715	1 229 444	192 973	108 721		31 046	699 695	2 636 594

^{*}Discontinued operation

Amendments to IFRS 10 and IAS 28: Sale or Contribution of Assets between an Investor and its Associate or Joint Venture

The amendments IFRS 10 Consolidated Financial Statements and IAS 28 Investments in Associates and Joint Ventures (2011) clarify the treatment of the sale or contribution of assets from an investor to its associate or joint venture, as follows:

- require full recognition in the investor's financial statements of gains and losses arising on the sale or contribution of assets that constitute a business (as defined in IFRS 3 Business Combinations),
- require the partial recognition of gains and losses where the assets do not constitute a business, i.e. a gain or loss is recognized only to the extent of the unrelated investors' interests in that associate or joint venture.

These requirements apply regardless of the legal form of the transaction, e.g. whether the sale or contribution of assets occurs by an investor transferring shares in an subsidiary that holds the assets (resulting in loss of control of the subsidiary), or by the direct sale of the assets themselves.

IFRS 9 (Amendments) "Prepayment Features with Negative Compensation"

Effective for annual periods beginning on or after 1 January 2019.

These amendments allow companies to measure particular prepayable financial assets with so-called negative compensation at amortized cost or at fair value through other comprehensive income if a specified condition is met, instead of at fair value through profit or loss.

The amendments did not have any material impact on the financial statements of the Group.

IFRIC 23 Uncertainty over Income Tax Treatments (issued by IASB on 7 June 2017)

The interpretation explains how to recognize and measure deferred and current income tax assets and liabilities where there is uncertainty over a tax treatment. IFRIC 23 shall be applied when determining taxable income (tax losses), taxable bases, unutilised tax losses, unutilised tax offsets and tax rates where uncertainty over the accounting for income tax exists.

IFRIC 23 is effective for annual periods beginning on or after 1 January 2019. It did not have any material effect on these financial statements.

IAS 28 (Amendments) "Long term interests in associates and joint ventures"

Effective for annual periods beginning on or after 1 January 2019.

The amendments clarify that reporting entities should apply IFRS 9 to long-term loans, preference shares and similar instruments that form part of a net investment in an equity method investee before they can reduce such carrying value by a share of loss of the investee that exceeds the amount of investor's interest in ordinary shares.

The amendments did not have an impact on the financial statements of the Group.

IAS 19 (Amendments) "Plan amendment, curtailment or settlement"

The amendment is effective for annual periods beginning on or after 1 January 2019.

These amendments clarify the accounting for defined benefit plan amendments, curtailments and settlements.

The amendments did not have an impact on the financial statements of the Group.

Annual Improvements to IFRSs 2015 (2015 - 2017 Cycle)

The amendments are effective for annual periods beginning on or after 1 January 2019 and did not have any material effect on the financial statements of the Group. The improvements set out below describe the key changes in the following IFRSs:

IFRS 3 "Business combinations"

The amendments clarify that a company remeasures its previously held interest in a joint operation when it obtains control of the business.

• IFRS 11 "Joint arrangements"

IFRS 11 now explicitly explains that the investor should not remeasure its previously held interest when it obtains joint control of a joint operation, similarly to the existing requirements when an associate becomes a joint venture and vice versa.

IAS 12 "Income taxes"

The amendments clarify that a company accounts for all income tax consequences of dividend payments in the same way.

• IAS 23 "Borrowing costs"

The amendments clarify that a company treats as part of general borrowings any borrowing originally made to develop an asset when the asset is ready for its intended use or sale.

(g) Restatement of condensed comparative financial information

Restatement of condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A

On 2 August 2017 the Group, through its subsidiary OPAP INVESTMENT LTD, acquired 38.19% of NEUROSOFT S.A. at a purchase price of EUR 34 197 thousand and increased its participation from 29.53% to 67.72%.

As allowed by IFRS 3, the acquisition accounting of NEUROSOFT S.A. was finalized in 2018. As a result, the Group retrospectively adjusted the amounts recognized at the acquisition date in order to reflect new information obtained about facts and circumstances that existed at the acquisition date and affected the measurement of the amounts recognized in 2018 consolidated financial statements.

The adjustments of the 2018 condensed consolidated financial statements are:

- depreciation and amotrization in amout of EUR 148 thousand,
- income tax expense in amount of EUR -37 thousand.

3. Equity method investees

		30/09/2019	31/12/2018
Equity method investees	Ownership interest (%)	633 589	670 729
Casinos Austria AG (1)	38.29%	242 123	225 671
LTB Beteiligungs GmbH (2)	66.67%	50 004	46 739
CLS Beteiligungs GmbH (3)	66.67%	43 398	46 693
LOTTOITALIA S.r.l. (4)	32.50%	245 594	301 538
TCB Holdings Ltd (5)	36.75%	52 470	50 088

The above stated percentages in companies reflect the direct share owned by its parent company.

Change in value of investments accounted for using the equity method reflects increases or decreases in the amount of investments by the owner, share of profit or loss and other comprehensive income of the equity accounted investments less paid dividends.

The following tables represent assets and liabilities, revenues, profit/loss and total comprehensive income related to significant equity method investments:

1) Casinos Austria AG is a worldwide gaming and entertainment group based in Austria. As at 30 September 2019, Medial Beteiligungs-GmbH holds a share of 38.29% in Casinos Austria AG.

By acquiring an additional 70.03% share the Group gained control over Medial Beteiligungs-GmbH in 2018. Through control over Medial Beteiligungs-GmbH, Casinos Austria AG became a new associate of the Group. Medial Beteiligungs-GmbH is a holding company whose only significant asset is an investment in Casinos Austria AG and thus consideration paid for Medial Beteilligungs-GmbH was included into the calculation of the equity method investment in Casinos Austria AG.

The table below presents consideration paid for the economic interest acquired in Casinos Austria AG of 26.81% in 2018 (70.03% * 38.29%):

Acquisition of additional economic interest in Casinos Austria AG

Additional economic interest (26.81%) acquired in the net identifiable assets	56 769
Goodwill	79 761
Consideration paid for additional economic interest acquired (26.81%)	136 530
Initial economic interest held as at 31 December 2017	79 039
Total carrying amount of equity method investee as at the date of purchase of the addition ownership interest	215 569

Casinos Austria AG	30/09/2019	31/12/2018
Non-current assets	905 048	813 264
Current assets	347 368	334 982
Non-current liabilities	-436 683	-399 770
Current liabilities	-438 900	-393 522
Net assets	376 833	354 954
Non-controlling interest	-57 288	-78 377
Net assets attributable to Casino Austria AG equity holders	319 545	276 577
Group's share (38.29%)	122 354	105 902
Goodwill	119 769	119 769
of which Goodwill from initial economic share	40 008	40 008
of which Goodwill from additional economic share	79 761	79 761
Carrying amount of interest in associate	242 123	225 671
Casinos Austria AG	For the Period Ended 30/09/2019	For the Period Ended 30/09/2018
Profit (100%)	73 294	54 116
Total comprehensive income (100%)	57 968	42 512
Group's share of total comprehensive income	22 196	16 278
Dividends received by the Group	5 743	11 486

2) LTB Beteiligungs GmbH ("LTB") is a company holding participations in lottery and gaming businesses. The Group holds a total share of 66.67% in LTB through CAME Holding GmbH. The shares in the company were acquired on 7 December 2016. According to the company shares of Association, the company is able to make a decision only with 100% voting shares approval. Therefore the Group considers it as an investment in associate and the company is accounted for using the equity method.

LTB holds a 27.08% share in Lotto-Toto-Holding GmbH, which owns 26.17% of investors shares in Österreichische Lotterien GmbH ("OLG") (31 December 2018: 32%). Alongside its shareholding in CLS Beteiligungs GmbH, the Group's effective share in OLG is 9.45% (31 December 2018: 11.55%).

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LTB Beteiligungs GmbH	30/09/2019	31/12/2018
Equity method investment in OLG	64 072	70 081
Current assets	10 942	33
Non-current liabilities		
Current liabilities	-11	-8
Net assets (100%)	75 003	70 106
Group's share (66.67%) = carrying amount of interest in associate	50 004	46 739
LTB Beteiligungs GmbH	For the Period Ended 30/09/2019	For the Period Ended 30/09/2018
Profit for the period	5 280	2 834
Profit for the period of which share of profit of equity accounted method investments OLG	5 280 5 286	2 834 4 340
·		
of which share of profit of equity accounted method investments OLG	5 286	4 340
of which share of profit of equity accounted method investments OLG of which net profit of LTB	5 286 -6	4 340 -11
of which share of profit of equity accounted method investments OLG of which net profit of LTB share of OCI of equity accounted method investments OLG	5 286 -6 -379	4 340 -11 -198

3) CLS Beteiligungs GmbH ("CLS") is a company holding participations in lottery and gaming businesses. The share of 66.67% in CLS is owned through CAME Holding GmbH and was acquired on 7 December 2016. According to the compan's Articles of Association the company is able to make a decision only with 75% shareholders approval. Therefore the Group considers it as an investment in associate and the company is accounted for using the equity method.

CLS holds a 27.08% share in Lotto-Toto-Holding GmbH, which owns 26.17% of investors shares in OLG (31 December 2018: 32%). SAZKA Group a.s. effective share in OLG is 9.45% (31 December 2018: 11.55%) through its CLS and LTB shareholdings.

CLS Beteiligungs GmbH	30/09/2019	31/12/2018
Equity method investment in OLG	64 546	69 998
Current assets	572	53
Non-current liabilities		
Current liabilities	-24	-15
Net assets (100%)	65 094	70 036
Group's share (66.67%) = carrying amount of interest in associate	43 398	46 693
CLS Beteiligungs GmbH	For the Period Ended 30/09/2019	For the Period Ended 30/09/2018
Profit for the period	5 814	4 312
of which share of profit of equity accounted method investments OLG	5 286	4 340
of which net profit of CLS	528	-28
of which share of OCI of equity accounted method investments OLG	-379	-198
Total comprehensive income (100%)	5 435	4 114
Group's share of total comprehensive income	3 623	2 742
Dividends received by the Group	6 920	4 020

4) LOTTOITALIA S.r.l. is a company that organizes and manages a lottery and gaming business in Italy. The Group holds a share of 32.5%, acquired on 5 May 2016. The company is accounted for using the equity method.

LOTTOITALIA S.r.l.	30/09/2019	31/12/2018
Non-current assets	632 145	708 206
Current assets	205 940	259 470
Non-current liabilities	-36	
Current liabilities	-82 375	-39 867
Net assets (100%)	755 674	927 809
Group's share (32.50%)	245 594	301 538
Carrying amount of interest in associate	245 594	301 538
LOTTOITALIA S.r.l.	For the Period Ended 30/09/2019	For the Period Ended 30/09/2018
LOTTOITALIA S.r.l. Revenues	Ended	Ended
	Ended 30/09/2019	Ended 30/09/2018
Revenues	Ended 30/09/2019 301 108	Ended 30/09/2018 355 648
Revenues Profit (100%)	8 Ended 30/09/2019 301 108 155 150	Ended 30/09/2018 355 648 149 906
Revenues Profit (100%) Total comprehensive income (100%)	Ended 30/09/2019 301 108 155 150 155 150	8 Ended 30/09/2018 355 648 149 906 149 906

5) On 18 December 2018, OPAP INVESTMENT LTD, completed the acquisition of a 36.75% stake in TCB Holdings Ltd for a total consideration of EUR 50 000 thousand and measured as an investment in associate for the year ending on 31 December 2018.

EUR 2 000 thousand of the total consideration was recognized as a contingent payment obligation according to the respective contract. The liability was settled in February 2018.

TCB HOLDINGS LTD	30/09/2019	31/12/2018
Non-current assets	12 480	9 097
Current assets	78 470	53 361
Non-current liabilities	-3 388	-559
Current liabilities	-56 956	-37 752
Net assets (100%)	30 606	24 147
Group's share (36.75%)	11 248	8 874
Post audit adjustment	8	
Goodwill	41 214	41 214
Carrying amount of interest in associate	52 470	50 088
TCB HOLDINGS LTD	For the Period Ended 30/09/2019	For the Period Ended 30/09/2018
Revenues	168 900	
Profit (100%)	12 721	
Total comprehensive income (100%)	12 721	
Group's share of total comprehensive income	4 675	
Dividends received by the Group	2 302	

4. Short-term financial assets

Short-term financial assets in the amount of EUR 12 444 thousand (31 December 2018: EUR 15 010 thousand) consist of receivable under a cashpooling agreement in the amount of EUR 402 thousand (31 December 2018: EUR 1 209 thousand) and restricted cash in the amount of EUR 12 042 thousand (31 December 2018: EUR 13 801 thousand). Restricted cash represents the interest which will be incurred and paid in the next 12 months.

5. Cash and cash equivalents

	30/09/2019	31/12/2018
Cash and cash equivalents	555 191	312 678
Bank accounts	234 436	217 503
Fixed-term deposits	318 458	90 489
Cash in hand	2 297	4 686

As at 30 September 2019, the Group has pledged bank accounts with a total balance of EUR 39 277 thousand (31 December 2018: EUR 39 756 thousand) under various borrowing facilities. The balances on these bank accounts are unrestricted.

6. Acquisitions and disposals of subsidiaries, joint ventures and associates

6.1 Acquisitions

i. For the period ending 30 September 2019

On 24 May 2019, the Group acquired an additional 3.61% investors share in EMMA DELTA VARIABLE CAPITAL INVESTMENT COMPANY LTD. The increase represents an increase in economic share in the company without change of control. This transaction is presented as purchase of non-controlling interest in the consolidated statement of changes in equity for 2019 – Purchase of non-controlling interest in subsidiaries.

ii. For the year ending 31 December 2018

In 2018 the Group acquired interest in the following companies or group of companies:

Company	Ownership interest	Acquisition date	Purchase price in th. EUR
SUPER SPORT d.o.o. sub-group (1)	67%	26 April 2018	
Minus5 d.o.o.	51%	26 April 2019	
Total			334 497

(1) SUPER SPORT d.o.o. sub-group was acquired on 26 April 2018. On 26 April SUPER SPORT d.o.o. acquired Puni broj d.o.o. (see Note 1.3).

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The acquisitions of investments had the following effect on the Group:

	Recogniz	zed values on acquisition	n
	SUPER SPORT d.o.o. sub-group	Minus5 d.o.o.	Total
Tangible fixed assets	2 140	29	2 169
Brands	55 268		55 268
Licenses	18	4	22
Other intangible assets	93		93
Short-term receivables	4 201	145	4 346
Cash and cash equivalents	20 500	138	20 638
Other current assets	338		338
Deferred tax liability	-9 948		-9 948
Other current liabilities	-9 614	-75	-9 689
Net identifiable assets and liabilities	62 996	241	63 237
Goodwill	291 495	672	292 167
Non-controlling interest acquired	-20 789	-118	-20 907
Consideration *	333 702	795	334 497
Consideration paid, satisfied in cash	220 758	795	221 553
Cash acquired	-20 500	-138	-20 638
Cash outflow in 2018	200 258	657	200 915

^{*} Deferred consideration of EUR 92 444 thousand represents the fair value of a liability payable in 2021. The consideration of EUR 20 499 thousand represents the fair value of a contingent consideration payable also in 2021 which is subject to potential change based on the financial performance of the acquired entity. The fair value was estimated by calculating the present value of the expected future cash flows. The estimates are based on a discount rate of 4.35% and assumed probability-adjusted sales of SUPER SPORT d.o.o.

The Group presents below the significant assumptions and judgements for each type of asset and liability and recognition of following assets and liabilities at fair value at the acquisition date:

- Newly identifiable intangible asset was recognized referring to an internally generated brand (SUPER SPORT). In order to determine the fair value of the brand, the income approach, i.e. relief from royalty method, was applied. This method assumes the fair value of brand is represented by present value of hypothetical royalty fee saved, which would otherwise be paid in the form of licence fee to the licensor. The royalty rate of 5% was applied. Financial projections were performed based on business plans covering a period of five years, followed by a perpetuity, which was used to calculate the terminal value. For the calculation of terminal value, terminal growth model was chosen. Net royalties after tax were discounted using the weighted average cost of capital (WACC) with an uplift of 1%p. The brand was valued at EUR 55 268 thousand.
 - The brand was determined as intangible asset with indefinite useful life grounded by its establishment in the market and its significant contributions to the business. The Group will perform impairment testing of the brand annually in line with the Group's policy.
- Deferred tax liability of EUR 9 948 thousand resulting from the recognition of the brand was recognized. The corporate income tax rate of 18% valid in Croatia was used.
- All of SUPER SPORT's licences were acquired in the past from the Croatia government at adetermined price and for a limited time, with pre-negotiated renewal. The licences are therefore amortised and regularly tested for impairment. As the value of the licences is regularly reviewed, the management considers the book values being approximate for the fair values at acquisition and therefore no revaluation of licences was performed at the acquisition date.
- The Group did not identify any other identifiable intangible assets or liabilities assumed to be recognized. Furthermore, all other acquired assets and liabilities were considered as adequate (the values are approximate to fair values) and are in line with the Group accounting policies and therefore no revaluation adjustment would be required.

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Goodwill which was recognized separately as a result of the acquisition is attributable mainly to synergies between operating business of the Group and the acquiree and the value of intangibles not meeting the criteria for recognition, subsumed in the goodwill. Goodwill from the acquisition is not deductible for tax purposes.

The Group revised the acquisitions accounting as at the date of the financial statements and no changes from Purchase Price Allocation analysis were identified.

For the period from April to December 2018 SUPER SPORT d.o.o. sub-group contributed consolidated NGR of EUR 70 099 thousand and consolidated profit for the period after tax of EUR 36 809 thousand to the Group's result. If the acquisition had occurred on 1 January 2018, management estimates that consolidated NGR would have been higher by EUR 30 719 thousand and consolidated profit for the period after tax would have been higher by EUR 20 063 thousand. In determining these amounts, management has assumed that the fair value adjustments, determined provisionally, that arose on the date of acquisition would have been the same as if the acquisition had occurred on 1 January 2018.

For the December 2018 period Minus 5 d.o.o. contributed consolidated profit for the period after tax of EUR 128 thousand. If the acquisition had occurred on 1 January 2018, the Group assumes that the impact on consolidated profit would have been immaterial.

As at 31 December 2017, the company Medial Beteiligungs-GmbH (including all its investments) was accounted for using the equity method as the Group held a share of 29.63% and did not control the entity.

On 15 January 2018 the Group acquired 59.26% of Medial Beteiligungs-GmbH and the company became fully consolidated (see Note 1.3). Non-controling interest was recognised in Consolidated statement of changes in equity – line business combinations in the amount of EUR 5 932 thousand.

On 5 October 2018 the Group acquired additional 10.77% share of Medial Beteiligungs-GmbH (see Note 1.3) by purchase of non-controlling interest.

Both acquisitions of Medial Beteiligungs-GmbH were representing an increase of indirect share in equity method investment Casinos Austria AG. Therefore the purchase price allocation was performed at the level of equity method investment Casinos Austria AG (see Note 3).

6.2 Disposal of investments

i. For the period ending 30 September 2019

Following the management decision of the Group, the Group has classified the Croatian subgroup (SAZKA Group Adriatic d.o.o. and all of its subsidiaries, including SUPER SPORT d.o.o., PUNI BROJ d.o.o., and Minus 5 d.o.o.) as a discontinued operation on 31 March 2019 (see Note 1.3). The comparative condensed consolidated statements of profit or loss and OCI [please see comment under 1.3] has been re-presented to show the continuing operations separately from the discontinued operations.

The Croatian subgroup was sold to EMMA GAMA LIMITED with regulatory approvals granted on 25 April 2019 and effective date of 30 April 2019.

Cash consideration for the sale of the Croatian business was EUR 302 607 thousand.

The company also assigned to EMMA GAMMA LIMITED receivables of EUR 117 393 thousand arising from a loan provided to Sazka Group Adriatic d.o.o. The consideration paid by EMMA GAMMA LIMITED for the assigned receivable was EUR 117 393 thousand.

The effects of disposals are provided in the following table:

Sazka Group Adriatic sub-group	30/09/2019
Cosideration received or receivable:	302 607
Cash	302 607
Fair value of contingent consideration	
Total disposal consideration	302 607
Carrying amount of net assets sold	-27 868
Gain on sale of investment before reclassification of foreign translation reserve	274 739
Reclassification of foreign currency translation reserve from othe comprehensive income to profit or loss upon disposal	2 528
Gain on sale of investment	277 267

Finacial performance and cash flow information of Sazka Group Adriatic sub-group

The financial performance and cash flow information presented below are for four months ended 30 April 2019 (4M 2019 column) and for the period of five months since acquisition of Sazka Group Adriatic business on 26 April 2018 till 30 September 2018 (5M 2018 column).

Amount staked	173 022	177 522
Consolidated statement of comprehensive income is as follows:		
Gross gaming revenue (GGR),	47 187	52 620
Lottery tax	-9 952	-10 340
Net gaming margin	37 235	42 280
Revenue from sale of goods and services	374	96
Other operating income	58	123
Materials, consumables and services	-5 856	-7 462
Marketing services	-455	-537
Personnel expenses	-4 972	-5 496
Other operating expenses	-1 321	-1 260
Operating EBITDA	25 063	27 744
Depreciation and amortization	-1 078	-453
Profit from operating activities	23 985	27 291
Interest income	339	58
Finance income	188	1 738
Finance cost	-3 707	-3 252
Loss from financial operations	-3 180	-1 456
Profit before income tax	20 805	25 835
Income tax expense	-5 234	-4 564
Profit after income tax of discontinued operation	15 571	21 271
Gain on sale of subsidiary	277 267	
Profit from discontinued operation	292 838	21 271
Items that are or may subsequently be reclassified to profit or loss:		
Foreign currency translation differences for foreign operations	17	482
Other comprehensive income / (loss)	17	482

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Total comprehensive income from discontinued operation	292 855	21 753	
Cash flow from (used in) discontinued operations	2019	2018	
Net cash flow from (used in) operating activities	13 715	29 500	
Net cash flows from (used in) investing activities	-2 180	-201 853	
Net cash flows from (used in) financing activities	-23 665	217 742	
Net increase in cash generated by the subgroup	-12 130	45 389	

	Sazka Group Adriatic sub-group
	Net assets sold in 2019
Tangible fixed assets	10 028
Brands	55 349
Licenses	22
Goodwill	292 167
Other intangible assets	87
Long-term receivables	23
Short-term receivables	4 643
Cash and cash equivalents	30 200
Other current assets	2 574
Deferred tax liability	-9 963
Bank loans and other borrowings – current, non-current portion (Note 9)	-209 991
Other non-current liabilities	-113 432
Total current liabilities	-11 403
Net identifiable assets and liabilities	50 304
Non-controlling interest	-22 436
Net assets value disposed	27 868
Sales price	302 607
Gain on sale of investment before reclassification of foreign translation reserve	274 739

ii. 31 December 2018

During the year 2018 the Group did not dispose of any of its investments.

7. Equity

Share capital

The Group's share capital consists of 20 ordinary shares in certificated form with a nominal value of CZK 100 000 per share. The share capital is fully paid-up. No changes were made in the share capital in the periods ended 30 September 2019 or in 30 September 2018.

A right to vote is attached to each share. Each share of nominal value of CZK 100 000 bears 1 vote. The total number of votes in SAZKA Group a.s. is 20. There is no distinction of any classes of shares. Possible restrictions on transferability and dividend payments, or conditions under which these may be done, might arise, in general, from the applicable laws, articles of association, contractual arrangements or bonds. Each shareholder has the right to a share in profit that has been approved by the general meeting for distribution, corresponding to such shareholder s participation in the share capital of the company. Similarly, in the event of company liquidation, each shareholder has the right to a share in the liquidation residue.

No shares of the Company are held by the Group or its subsidiaries or associates.

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Capital contributions and other reserves

In 2019 there was no increase in Capital contributions and other reserves (30 September 2018: EUR 0 thousand).

The Company provided Financial Assistance on 2 May 2019 in the form of a loan in the amount of EUR 420 140 thousand to parent company KKCG AG. On 30 July 2019 the Company distributed its other capital fund in the amount of CZK 10 778 327 thousand (in EUR equivalent using FX as of 30 September 2019 EUR 419 358 thousand), this liability was offset on 30 July 2019 against the receivable arising from the loan provided as Financial assistance.

8. Non-controlling interests

The Group's non-controlling interests amount to EUR 877 405 thousand as of 30 September 2019 and relate mainly to the OPAP S.A. sub-group with non-controlling interest of 67.27% (including 16.5% non-controlling interest in its subsidiary HELLENIC LOTTERIES S.A. and 32.28% non-controlling interest in its subsidiary Neurosoft S.A.), where the Group has an economic interest of 32.73% in the equity.

Other non-controlling interests represent 24.52% in the equity of the Emma Delta Management Ltd subgroup.

The reconciliation of non-controlling interest is presented in the table below:

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30/09/2019	HELLENIC LOTTERIES S.A.	NEUROSOFT S.A.	OPAP S.A. sub-group	ED Management sub-group (incl. OPAP S.A. subgroup)*	Others (individually immaterial)	TOTAL
Direct non-controlling interest percentage	16.50%	32.28%	67.27%	24.52%		
Non-current assets	114 671	11 276	2 121 143	2 106 959		
Current assets	101 708	6 845	353 171	430 371		
Non-current liabilities	-50 118	-3 372	-969 386	-978 848		
Current liabilities	-74 657	-4 189	-280 839	-534 662		
Net assets	91 604	10 560	1 224 089	1 023 820		
Sub-group's non-controlling interest			18 523	829 507		
Net assets attributable to the Group	91 604	10 560	1 205 566	194 313		
Non-controlling interest calculation	15 115	3 408	810 984	47 646		
Sub-group's non-controlling interest entering into consolidation			18 523	829 507		
Carrying amount of non-controlling interest	15 115	3 408	829 507	877 153	252	877 405
Net assets excluding net assets of sub- group on lower level (Note 1.3)	91 604	10 560	1 121 925	-200 269		
Effective non-controlling interest share	79.37%	83.27%	75.30%	24.52%		
Effective non-controlling interest	72 707	8 793	844 760	-49 107	252	877 405

^{*} Carrying amount of non-controlling interest is mainly derived from Emma Delta Management sub-group which holds shares in OPAP S.A. and acquisition margin loan. As a result, net assets of Emma Delta Management sub-group consist mainly of further diluted net assets from OPAP S.A. and respective margin loan.

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			Con	tinuing operation	Discontinued operation		
2019	HELLENIC LOTTERIES S.A.	NEUROSOFT S.A.	OPAP S.A. sub- group	ED Management sub-group (incl. OPAP S.A. subgroup)*	SUPER SPORT sub-group	Others (individually immaterial)	TOTAL
Direct non-controlling interest percentage	16.50%	32.28%	67.27%	24.52%	33.00%		
Summarized information from SOCI for the year							
Net gaming margin	70 061		790 721	790 721	37 235		
Profit	4 592	-1 917	140 198	39 107	18 750		
Other comprehensive income			-1 862	-699	-28		
Total comprehensive income	4 592	-1 917	138 336	38 408	18 722		
Profit allocated to non-controlling interest	757	-619	94 311	9 589	6 188	92	110 318
OCI allocated to non-controlling interest			-1 253	-171	-9	-20	-1 453
Share of profit of sub-group's non- controlling interest entering into consolidation			138	94 449			
Share of other comprehensive income of sub-group's non-controlling interest entering into consolidation				-1 253			
Total comprehensive income attributable to non-controlling interest	757	-619	93 196	102 614	6 179	72	108 865
Summarized cash flow information for the year							
Net cash from operating activities	-1 649	432	200 956	168 256	18 159		
Cash flows used in investing activities	-61	-572	-37 734	-14 849	-180		
Net cash from financing activities	-10 064	-238	-175 819	-111 358	-31 769		
Net inflow / outflow (-) of cash and cash equivalents for the year	-11 774	-378	-12 597	42 049	-13 790		
Dividends paid to NCI			-105 365	-24 617	-10 785	-19	-140 786

9. Loans and borrowings and lease liabilities

	30/09/2019	31/12/2018
Bank loans and other borrowings – non-current portion	1 570 438	1 653 740
Long-term bank loans	484 866	798 688
Long-term loans from companies outside the Group	9 463	8 622
Long-term liabilities arising from debt securities (bonds)	1 076 109	846 430

	30/09/2019	31/12/2018
Bank loans and other borrowings – current portion	342 867	113 172
Current portion of long-term bank loans and borrowings	87 577	109 176
Short-term bank loans and borrowings received	254 320	3 383
Short-term liabilities arising from debt securities (bonds)	691	422
Overdrafts	279	191

	30/09/2019	31/12/2018
Lease liabilities	68 912	
Long-term liabilities arising from leases	60 533	
Short-term liabilities arising from leases	8 379	

Reconciliation of movements of short-term/long-term loans and borrowings and lease liabilities to cash flow:

2019 **Balance 1 January** 1 766 912 Cash flows 346 169 Loans and borrowings received -108 637 Repayment of loans and borowings Proceeds from assignment of loan receivable* 117 150 Payment of lease liabilities -7 127 Non-cash changes Unpaid interest 5 790 73 398 Non-cash settlement -209 991 Effect of disposal of subsidiaries (Note 6.2) Effect of FX differences recognized in profit or loss 968 Effect of FX differences recognized in other comprehensive income -2 415 **Balance 30 September** 1 982 217

The most significant portion of non-cash settlement represent long-term and short-term lease liabilities of EUR 68 912 thousand.

Loans received from related parties

As at 30 September 2019 and 31 December 2018, the Group had no loans from related parties.

^{*} Proceeds from assignment of loan receivable do not represent the repayment of the loan and therefore are presented as part of statement of cash flows – investing activities.

Issued bonds

The Company issued EUR 300 000 thousand senior notes to, among others, repay and cancel a syndicated loan facility which was drawn in connection with the acquisition of 7.25% of outstanding shares in OPAP S.A. acquired by the Company pursuant to a voluntary tender offer submitted on 8 July 2019 and commenced on 1 October 2019. The notes were offered in a private placement and were issued on 15 November 2019. The notes are due on 20 November 2024 and have a fixed interest rate equal to 4.125% p.a. The interest is paid semi-annually in arrears on 20 May and 20 November each year. The minimum nominal value of each note is EUR 100 thousand and the total nominal value is EUR 300 000 thousand. The notes are governed by the laws of the State of New York.

On 23 September 2019, SAZKA Group issued CZK 6 000 000 thousand fixed rate notes in book-entry form. The prospectus for the notes had been prepared and published pursuant to Regulation (EU) 2017/1129 of the European Parliament and of the Council of 14 June 2017 and the notes were offered in a public offering. The notes are accepted for trading on the regulated market of the Prague Stock Exchange (Burza cenných papírů Praha, a.s), ISIN CZ0003522930. The notes are due on 23 September 2024 and have a fixed interest rate equal to 5.20% p.a. The interest is paid semi-annually in arrears on 23 March and 23 September each year. The nominal value of each note is CZK 10 thousand. The total nominal value is CZK 6 000 000 thousand. The notes are governed by Czech law.

On 12 December 2017, SAZKA Group Financing a.s. ("SAZKA Group Financing"), a fully owned subsidiary of SAZKA Group, issued EUR 200 000 thousand fixed rate notes in book-entry form. The prospectus for the notes had been prepared and published pursuant to Directive 2003/71/EC of the European Parliament and of the Council of 4 November 2003 and the notes were offered in a public offering. The notes are accepted for trading on the regulated market of Bratislava Stock Exchange (Burza cenných papierov v Bratislave, a.s.), ISIN SK4120013475. The notes are due on 12 December 2022 and have a fixed interest rate equal to 4.00% p.a. The interest is paid quarterly in arrears on 12 March, 12 June, 12 September and 12 December each year. The nominal value of each note is EUR 1 thousand and the total nominal value is EUR 200 000 thousand. The notes are governed by Slovak law and the obligations of SAZKA Group Financing under the notes are secured by a financial guarantee issued by SAZKA Group pursuant to Czech law.

10. Revenues and Revenue from sale of goods and services

	9M 2019	9M 2018
Amount staked	3 907 649	3 736 900
Gross gaming revenues (GGR)	1 371 497	1 288 180
Lottery tax	-429 158	-406 405
Net gaming margin	942 339	881 775
Revenue from sale of goods and services	94 604	92 942
Sales of goods	70 103	67 887
Sales of services	24 162	24 758
Revenues from lease of real estates	339	297

11. Materials, consumables and services

	9M 2019	9M 2018
Materials, consumables and services	-235 119	-237 846
Fees to system providers	-72 587	-51 474
Cost of goods sold	-71 015	-69 366
Advisory and other professional services	-50 734	-43 856
Cost of IT and software services	-11 498	-37 629
Telecommunication services	-7 589	-7 996
Scratch card production cost	-5 172	-4 728
Cost of operating leases	-1 436	-8 653
Materials and consumables	-1 069	-1 154
Other services	-14 019	-12 990

The majority of expenses is directly related to revenue from lottery and betting activities.

12. Marketing services

	9M 2019	9M 2018
Marketing services	-64 305	-59 710
Advertising	-49 270	-44 185
Sponsorship and donations	-15 035	-15 525

13. Personnel expenses

	9M 2019	9M 2018
Personnel expenses	-77 590	-71 036
Wages and salaries	-57 890	-56 087
Social security and health insurance	-13 609	-12 190
Other social expenses	-1 397	-1 393
Retirement benefit costs – Defined Benefit Plan	-4 694	-1 366
of which termination compensation	-4 331	

The social security and health insurance expense includes amount of EUR 11 413 thousand (2018: EUR 8 123 thousand) related to contribution to state pension funds. The Group's legal and constructive obligation for these pension state plans is limited to the contributions.

Payments to private social security funds are insignificant.

14. Other operating expenses

	9M 2019	9M 2018
Other operating expenses	-26 764	-34 119
Other taxes	-9 542	-10 035
Travel expenses	-2 777	-2 764
Repair and maintenance	-1 454	-1 692
Fees	-1 285	-1 012
Insurance premiums	-797	-711
The remaining portion of operating expenses	-10 909	-17 905

15. Share of profit of equity method investees

	9M 2019	9M 2018
Share of profit of equity method investees (net of tax)	90 565	75 360

As at 30 September 2019 the Group has significant influence in associated companies Casinos Austria AG, LTB Beteiligungs GmbH, CLS Beteiligungs GmbH, LOTTOITALIA S.r.l. and TCB Holdings Ltd, as described in Note 3.

16. Operating EBITDA

The Directors of the Group have presented the performance measure operating EBITDA as they monitor this performance measure at a consolidated level. Operating EBITDA is not a defined performance measure in IFRS.

Operating EBITDA is calculated as profit for the period before income tax expense, other financial costs/income, interest expense, interest income and depreciation and amortization.

17. Depreciation and amortization

	9M 2019	9M 2018 Restated*
Depreciation and amortization	-89 386	-73 630
Depreciation of property, plant and equipment incl. investment property	-17 130	-15 427
Amortisation of intangible assets	-65 594	-58 103
Depreciation of right of use	-6 662	

^{*}The Group restated condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)

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18. Segment information

(a) Operating segments

30 September 2019 OPERATING SEGMENTS	Numerical lotteries	Instant lotteries	Sports betting	Digital games	VLTs & gaming machines	Total reportable segments	Unallocated items*	Total
Amounts Staked	2 096 642	296 985	1 264 388	36 952	212 682	3 907 649		3 907 649
Gross Gaming Revenue	748 861	103 823	288 344	17 787	212 682	1 371 497		1 371 497
Net gaming revenue	515 088	76 258	189 815	12 301	148 877	942 339		942 339
Revenue from sale of goods and services and other operating income	21	33	813			867	101 226	102 093
Agents' commission	-159 842	-22 538	-66 210	-30	-50 590	-299 210	-2 396	-301 606
Operating expenses	-123 648	-25 722	-55 266	-8 088	-61 596	-274 320	-129 458	-403 778
Share on profit of equity method investees	68 470	-457	527	8 777	986	78 303	12 262	90 565
Operating EBITDA	300 089	27 574	69 679	12 960	37 677	447 979	-18 366	429 613
Depreciation and amortization	-27 778	-8 437	-13 005	-686	-28 374	-78 280	-11 106	-89 386
Profit/loss from operating activities	272 311	19 137	56 674	12 274	9 303	369 699	-29 472	340 227
Profit for the period from discontinued operations, exluding gain on disposal			8 088	13 787	1 257	23 132	-7 561	15 571

^{*} Unallocated items represents non-lottery operations and headquarter expenses.

30 September 2018 OPERATING SEGMENTS Restated*	Numerical lotteries	Instant lotteries	Sports betting	Digital games	VLTs & gaming machines	Total reportable segments	Unallocated items*	Total
Amounts staked	2 048 009	275 231	1 257 009	16 428	140 223	3 736 900		3 736 900
Gross gaming revenue	744 391	94 408	304 076	5 082	140 223	1 288 180		1 288 180
Net gaming revenue	511 919	68 093	199 948	3 659	98 156	881 775		881 775
Revenue from sale of goods and services and other operating income	17	26	617			660	100 946	101 606
Agents ' commission	-160 981	-23 041	-72 971	-62	-33 871	-290 926	-2 585	-293 511
Operating expenses	-145 497	-23 561	-70 882	-2 732	-44 699	-287 371	-115 340	-402 711
Share on profit of equity method investees	64 330	163	196	6 930	648	72 267	3 093	75 360
Operating EBITDA	269 788	21 680	56 908	7 795	20 234	376 405	-13 886	362 519
Depreciation and amortization	-23 246	-8 483	-11 523	-552	-25 308	-69 112	-4 518	-73 630
Profit/loss from operating activities	246 542	13 197	45 385	7 243	-5 074	307 293	-18 404	288 889
Profit for the period from discontinued operations			7 593	6 095	7 513	21 201	96	21 297

^{*}The Group restated condensed comparatives upon completion of acquisition accounting for NEUROSOFT S.A. (Note 2h)

Condensed interim consolidated financial statements for the period ended 30 September 2019 (in thousands of Euro)

(b) Entity wide information

As at 30 September 2019, the Group's operations were in the Czech Republic, Greece, Cyprus, Austria, Italy and Other. Other and headquarter costs includes Russia, Slovakia, Vietnam, and overheads. Companies in Other countries are financing vehicles or dormant companies.

Entity wide information	Czech Republic	Greece and Cyprus	Austria	Italy	Croatia	Other and headquarter costs	Total
For the period ended 30 September 2019							
Gross Gaming Revenue	200 264	1 171 233					1 371 497
Net gaming revenue	153 607	788 732					942 339
Share of profit of equity method investees		4 683	35 458	50 424			90 565
Operating EBITDA	70 002	302 955	35 458	50 424		-29 226	429 613
Profit for the period from discontinued operations, exluding gain on disposal					15 571		15 571

As at 30 September 2018 and 31 December 2018 Group's operations were in Czech Republic, Greece, Cyprus, Austria, Italy, Croatia and Other. Other and headquarter costs includes Russia, Slovakia, Vietnam and overheads.

Entity wide information	Czech Republic	Greece and Cyprus	Austria	Italy	Croatia	Other and headquarter costs	Total
For the period ended 30 September 2018							
Gross Gaming Revenue	181 853	1 106 327					1 288 180
Net gaming revenue	138 756	743 019					881 775
Share of profit of equity method investees			26 640	48 720			75 360
Operating EBITDA	59 410	244 599	26 640	48 720		-16 850	362 519
Profit for the period from discontinued operations					21 297		21 297

19. Subsequent events

Description of significant subsequent events that occurred after 30 September 2019:

- 1. The Group (through CAME Holding GmbH) received dividends from LTB Beteiligungs GmbH in the amount of EUR 6 924 thousand on 22 October 2019.
- 2. A voluntary tender offer by the Company to the shareholders of OPAP S.A. commenced on 1 October 2019 and expired on 29 October 2019. 23,323,179 shares were tendered and acquired by the Company, representing approximately 7.25% of the total shares outstanding of OPAP S.A. The total purchase price for the shares in the amount of EUR 212 707 thousand was paid on 4 November 2019.

The Company subsequently terminated financing facilities contracted in connection with the voluntary tender offer and paid bank fees of EUR 30 000 thousand on these terminated facilities.

- 3. The Group repaid the Emma Delta Hellenic Holdings Limited credit facility of EUR 252 437 thousand on 31 October 2019. The loan principal was EUR 250 000 thousand.
- 4. In October the Company drew on a senior secured loan in the amount of EUR 300 000 thousand, the proceeds of which were used to repay the Emma Delta Hellenic Holdings Limited credit facility as well as to partially fund the acquisition of the OPAP S.A. shares acquired via the voluntary tender offer.
- 5. The Company paid a dividend to its shareholder of CZK 3 827 000 thousand on 5 November 2019.
- 6. On 15 November 2019, the Company issued Euro denominated senior notes in the amount of EUR 300 000 thousand due in 2024. Proceeds from this financing were used for the repayment of the senior secured loan with an outstanding principal of EUR 300 000 thousand mentioned above.
- 7. On 10 December 2019, the Company announced that it has reached an agreement with Novomatic AG to acquire Novomatic's 17.19% shareholding in Casinos Austria AG (the "Transaction").
 - The Transaction is subject to various conditions precedent including, without limitation, applicable regulatory approvals and notifications. The completion of the Transaction is also subject to applicable pre-emptive rights of other Casinos Austria AG shareholders, the result of which the Company may directly acquire a lower shareholding amount than indicated above.
 - As a result of this Transaction, the Company may need to raise up to EUR 100 million of additional financing. The terms of the Transaction are currently not being disclosed, in part due to regulatory reasons.
- 8. On 17 December 2019, the Czech parliament approved several amendments which adjust various tax bills, one of the amendments changes the gaming tax on lottery products. Gaming tax on lottery products, calculated from GGR, was increased from 23% to 35% starting on 1 January 2020.

Except for the above, no other subsequent events that would have a material impact on the consolidated financial statements as at 30 September 2019 occured.

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Date:

23 December 2019

Pavel Šaroch
Member of the Board of Directors

Robert Chyatal
Member of the Board of Directors