Grifols, S.A.

Annual Accounts

31 December 2016

Directors' Report

2016

(With Independent Auditors' Report Thereon)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)



KPMG Auditores, S.L. Torre Realia Plaça d'Europa, 41-43 08908 L'Hospitalet de Llobregat (Barcelona)

Independent Auditor's Report on the Annual Accounts

(Translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

To the Shareholders of Grifols, S.A.

Report on the annual accounts

We have audited the accompanying annual accounts of Grifols, S.A. (the "Company"), which comprise the balance sheet at 31 December 2016, the income statement, statement of changes in equity and statement of cash flows for the year then ended, and notes.

Directors' responsibility for the annual accounts

The Directors are responsible for the preparation of the accompanying annual accounts in such a way that they present fairly the equity, financial position and financial performance of Grifols, S.A., in accordance with the financial reporting framework applicable to the entity in Spain, specified in note 2 to the accompanying annual accounts, and for such internal control that they determine is necessary to enable the preparation of annual accounts that are free from material misstatement, whether due to fraud or error.

Auditor's responsibility

Our responsibility is to express an opinion on these annual accounts based on our audit. We conducted our audit in accordance with prevailing legislation regulating the audit of accounts in Spain. This legislation requires that we comply with ethical requirements and plan and perform the audit to obtain reasonable assurance about whether the annual accounts are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the annual accounts. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the annual accounts, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation of the annual accounts 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 reasonableness of accounting estimates made by management, as well as evaluating the overall presentation of the annual accounts taken as a whole.

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 accompanying annual accounts present fairly, in all material respects, the equity and financial position of Grifols, S.A. at 31 December 2016, its financial performance and its cash flows for the year then ended in accordance with the applicable financial reporting framework and, in particular, with the accounting principles and criteria set forth therein.

Report on other legal and regulatory requirements

The accompanying directors' report for 2016 contains such explanations as the Directors consider relevant to the situation of the Company, its business performance and other matters, and is not an integral part of the annual accounts. We have verified that the accounting information contained therein is consistent with that disclosed in the annual accounts for 2016. Our work as auditors is limited to the verification of the directors' report within the scope described in this paragraph and does not include a review of information other than that obtained from the accounting records of the Company.

KPMG Auditores, S.L.

(Signed on the original in Spanish)

Olga Sánchez López

27 February 2017

Annual Accounts and Directors' Report for the year

31 December 2016

(With Independent Auditor's Report Thereon)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Balance Sheets

31 December 2016 and 2015

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Assets	Note	2016	2015
Intangible assets	Note 6	10,356,819	11,085,376
Computer softw are		10,356,819	10,945,721
Greenhouse gas emission allow ances			139,655
Property, plant and equipment	Note 7	14,213,035	18,682,526
Technical installations, machinery, equipment, furniture and other items		12,357,764	12,815,787
Under construction and advances		1,855,271	5,866,739
Investment property	Note 8	54,967,172	45,194,836
Land		5,296,479	5,296,480
Buildings		36,190,026	31,796,935
Investments in adaptation and advances		13,480,667	8,101,421
Non-current investments in Group companies and associates	Note 13	1,792,949,086	2,147,778,184
Equity instruments	Note 13	1,769,306,094	1,686,413,422
Loans to companies	Note 15	23,642,992	461,364,762
Non-current investments	Note 15	1,600,105	1,595,148
Other financial assets	Note 15	1,600,105	1,595,148
Deferred tax assets	Note 23	5,766,817	8,063,912
Total non-current assets		1,879,853,034	2,232,399,982
Inventories	Note 16	4,553,191	4,194,548
Raw materials and other supplies		4,553,191	4,194,548
Trade and other receivables	Note 15	78,479,084	73,838,290
Trade receivables – current		744,176	437,192
Trade receivables from Group companies and associates – current	Note 25	14,775,638	45,577,423
Other receivables		152,569	204,944
Personnel		94,216	12,197
Current tax assets	Note 23	55,924,688	18,032,195
Public entities, other	Note 23	6,787,797	9,574,339
Current investments in Group companies and associates	Note 15	43,763,271	44,677,797
Loans to companies		43,763,271	44,677,797
Current investments	Note 15	15,883	87,648
Other financial assets		15,883	87,648
Prepayments for current assets	Note 17	6,344,710	5,130,992
Cash and cash equivalents		12,703,313	3,098,731
Cash		12,703,313	3,098,731
Total current assets		145,859,452	131,028,006
Total assets		2,025,712,486	2,363,427,988

Balance Sheets

31 December 2016 and 2015

(Expressed in Euros)

Capital and reserves	Note 18	1,447,330,445	1,320,654,309
Capital			
Registered capital		119,603,705	119,603,705
Share premium		910,727,619	910,727,619
Reserves			
Legal and statutory reserves		23,920,741	23,920,741
Other reserves		254,958,603	199,437,899
(Treasury stock and equity holdings)		(68,710,268)	(58,575,170)
Profit for the year		321,792,932	241,755,884
(Interim dividend)		(122,908,351)	(119,615,359)
Other equity instruments		7,945,464	3,398,990
Grants, donations and bequests		133,981	138,910
received			
Total equity		1,447,464,426	1,320,793,219
Non-current payables	Note 21	21,828,930	24,392,954
Loans and borrowings		12,165,690	16,379,638
Finance lease payables	Note 9	2,097,796	1,897,590
Other financial liabilities		7,565,444	6,115,726
Group companies and associates,	Note 21	456,552,495	887,717,317
non-current Deferred tax liabilities	Note 23	4 072 042	2 750 049
Deferred tax habilities	Note 23	4,972,943	3,759,018
Total non-current liabilities		483,354,368	915,869,289
Current provisions	Note 19	517,887	500,000
Other provisions		517,887	500,000
Current payables	Note 21	7,259,284	31,568,459
Loans and borrowings		4,258,196	4,713,502
Finance lease payables	Note 9	1,031,446	825,319
Other financial liabilities		1,969,642	26,029,638
Group companies and associates, current	Note 21	22,241,355	17,533,680
Trade and other payables	Note 21	64,875,166	77,163,341
Current payables to suppliers		27,515,287	37,575,646
Suppliers, Group companies and associates, current	Note 25	3,538,981	9,573,066
Personnel (salaries payable)		9,941,501	9,875,621
Current tax liabilities	Note 23	3,255,440	
Public entities, other	Note 23	20,623,957	20,139,008
Total current liabilities		94,893,692	126,765,480
		,,	,,

Income Statements for the years ended 31 December 2016 and 2015

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Profit for the year		321,792,932	241,755,884
Income tax	Note 23	23,595,011	27,989,879
Profit before income tax		298,197,921	213,766,005
Net finance cost		(43,099,448)	(62,881,241)
Exchange losses	Notes 15 y 21	179,540	(18,401,855)
Other		(1,803,335)	(2,684,249)
Group companies and associates	Note 20 Note 25	(41,887,772)	(42,054,591)
Capitalised borrowing costs Finance costs	Note 7 Note 20	403,127 (43,691,107)	248,636 (44,738,840)
Other	Note 14	8,992	10,818
Finance income		412,119	259,454
Results from operating activities		341,297,369	276,647,246
Gains/(losses) on disposal and other	Note 8	(678)	(338,201)
Impairment and losses	Note 13	(2,142,209)	(4,575,931)
Impairment and gains/(losses) on disposal of fixed assets	Note 26	(2,142,887)	(4,914,132)
Non-financial and other capital grants		14,289	14,289
Amortisation and depreciation	Notes 6, 7 y 8	(11,953,544)	(9,856,709)
Other operating expenses		(1,109,336)	(1,172,705)
Losses, impairment and changes in trade provisions	Note 15		4,645,690
Taxes		(241,822)	(391,909)
External services		(114,713,385)	(104,595,815)
Other operating expenses		(116,064,543)	(101,514,739)
Provisions		(14,288)	(13,210)
Salaries and wages Employee benefits expense		(41,401,532) (9,082,678)	(36,084,510) (8,090,772)
Personnel expenses Salaries and wages	Note 26	(50,498,498)	(44,188,492) (36,084,510)
Operating grants taken to income		79,249	64,101
Non-trading and other operating income		4,330,095	5,711,656
Other operating income		4,409,344	5,775,757 5,711,656
supplies		(244,188)	(247,486)
Impairment of merchandise, raw materials and other			
Subcontracted w ork		(2,391,287)	268,878
Supplies Raw materials and consumables used	NOTE 70	(2,882,124) (2,391,287)	(1,832,018) (1,853,410)
Self-constructed assets	Note 26	1,703,114 (2,882,124)	853,494
work in progress.		4 700 444	(270,032)
Changes in inventories of finished goods and		000,700,070	
Dividends	NOTE 14	388,706,375	313,091,273
Services rendered Finance income	Note 14	109,268,521 20,737,322	102,940,350 16,548,205
Revenues Services rendered	Note 26	518,712,218	432,579,828
_		-10 -10 010	400 570 000
	Note	2016	2015

Statements of Changes in Equity for the years ended 31 December 2016 and 2015

A) Statements of Recognised Income and Expense for the years ended 31 December 2016 and 2015

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Note	2016	2015
Profit for the year	321,792,932	241,755,884
Income and expense recognised directly in equity		
Grants, donations and bequests Tax effect		101,164 (31,507)
Total income and expense recognised directly in equity		69,657
Amounts transferred to the income statement		
Grants, donations and bequests Tax effect	(14,289) 9,360	(14,289) 4,001
Total amounts transferred to the income statement	(4,929)	(10,288)
Total recognised income and expense	321,788,003	241,815,253

Statements of Changes in Equity for the years ended 31 December 2016 and 2015

B) Statement of Total Changes in Equity for the year ended 31 December 2016

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

	Registered capital	Share premium	Reserves	Treasury stock	Profit for the year	Interim dividend	Other equity instruments	Grants, donations and bequests received	Total
Balance at 31 December 2015	119,603,705	910,727,619	223,358,640	(58,575,170)	241,755,884	(119,615,359)	3,398,990	138,910	1,320,793,219
Recognised income and expense					321,792,932			(4,929)	321,788,003
Transactions with shareholders or owners									
Net movement in treasury stock			(181,625)	(10,135,098)					(10,316,723)
Interim dividend						(122,908,351)			(122,908,351)
Restricted share plan (note 18)							4,546,474		4,546,474
Other movements			26,804,403						26,804,403
Distribution of profit/(Application of loss) for the period									
Reserves			28,897,926		(28,897,926)				
Dividends					(212,857,958)	119,615,359			(93,242,599)
Balance at 31 December 2016	119,603,705	910,727,619	278,879,344	(68,710,268)	321,792,932	(122,908,351)	7,945,464	133,981	 1,447,464,426

The accompanying notes form an integral part of the annual accounts.

Statements of Changes in Equity for the years ended 31 December 2016 and 2015

B) Statement of Total Changes in Equity for the year ended 31 December 2015

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Grants.

	Registered capital	Share premium	Reserves	Treasury stock	Profit for the year	Interim dividend	Other equity instruments	donations and bequests received	Total
Balance at 31 December 2014	119,603,705	910,727,619	204,046,610	(69,252,443)	205,197,369	(85,944,364)		79,542	1,284,458,038
Recognised income and expense					241,755,884			59,368	241,815,252
Transactions with shareholders or owners									
Net movement in treasury stock			2,017,637	10,677,273					12,694,910
Interim dividend						(119,615,359)			(119,615,359)
Restricted share plan (note 18)							3,398,990		3,398,990
Other movements			198,185						198,185
Distribution of profit/(Application of loss) for the period			17,006,000		17,006,000				
Reserves			17,096,208		-17,096,208				(400 450 707)
Dividends					(188,101,161)	85,944,364			(102,156,797)
Balance at 31 December 2015	119,603,705	910,727,619	223,358,640	(58,575,170)	241,755,884	(119,615,359)	3,398,990	138,910	1,320,793,219

The accompanying notes form an integral part of the annual accounts.

Statements of Cash Flows for the years ended 31 December 2016 and 2015

(Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Cash flows from operating activities	2016	2015
Profit for the year before tax	298,197,921	213,766,005
Adjustments for:		
Dividend income	(388,706,375)	(313,091,273)
Proceeds from disposals and sale of fixed assets	678	355,000
Impairment	2,142,209	(86,558)
Amortisation and depreciation	11,953,544	9,856,709
Finance income	(21,149,441)	(16,807,659)
Finance costs	42,522,368	42,809,370
Change in fair value of financial instruments	998,606	3,355,210
Other income and expenses	(14,289)	(14,289)
Changes in operating assets and liabilities	(14,203)	(14,209)
Inventories	(240, 200)	(470.055)
	(218,208)	(470,255)
Trade and other receivables	30,465,157	(12,624,139)
Other current assets	(1,213,718)	(124,881)
Trade and other payables	(14,023,114)	2,880,194
Other current assets and liabilities	410,368	3,306,448
Other cash flows from operating activities		
Interest paid	(42,526,834)	(45,207,711)
Dividends received	388,706,375	313,091,273
Interest received	21,726,468	17,481,519
Income tax paid (received)	(12,925,620)	9,696,005
Cash flows from operating activities	316,346,095	228,170,968
Garage Control of Cont	0.10,0.10,000	
Cash flows from investing activities		
Payments for investments		
Group companies and associates	(166,872,286)	(55,537,271)
Intangible assets	(4,349,956)	(5,370,584)
Property, plant and equipment	(11,915,863)	(14,750,618)
Other financial assets	(51,728)	(834,688)
Proceeds from sale of investments		
Group companies and associates	88,344,008	105,297
Intangible assets	-	87,918
Property, plant and equipment	_	11,912,082
Other financial assets	116,911	3,842,035
		-,-,
Cash flows used in investing activities	(94,728,914)	(60,545,829)
Cash flows from financing activities		
Proceeds from and payments for equity instruments		
	(12 605 522)	(EQ 4E7 400)
Acquisition of own equity instruments	(12,685,523)	(58,457,490)
Sale of own equity instruments	919,963	71,152,400
Proceeds from and payments for financial liability instruments		
Disposal		
Loans and borrowings	(2,187,417)	1,299,895
Group companies and associates	18,091,328	14,745,292
Dividends and interest on other equity instruments paid		
Dividends	(216,150,950)	(216,772,157)
Cash flows from/(used in) financing activities	(212,012,599)	(188,032,060)
Net decrees to each and each as the test	0.004.500	(00, 100, 001)
Net decrease in cash and cash equivalents	9,604,582	(20,406,921)
Cash and cash equivalents at beginning of year	3,098,731	23,505,652
Cash and cash equivalents at year end	12,703,313	3,098,731

Notes to the Annual Accounts

31 December 2016

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(1) Nature and Activities of the Company and Composition of the Group

Grifols, S.A. (hereinafter the Company) was incorporated with limited liability under Spanish law on 22 June 1987. Its registered office is in Barcelona. The Company's statutory activity consists of providing corporate and business administrative, management and control services, as well as investing in assets and property. Its principal activity involves rendering administrative, management and control services to its subsidiaries.

Its main facilities are located in Sant Cugat del Vallés (Barcelona) and Parets del Vallés (Barcelona).

Grifols, S.A.'s shares are listed on the Barcelona, Madrid, Valencia and Bilbao stock exchanges and on the electronic stock market. As of 2 June 2011 the class B non-voting shares were listed on the NASDAQ (USA) and the Automated Quotation System (SIBE/Continuous Market).

In accordance with prevailing legislation, the Company is the Parent of a Group comprising the Company and the subsidiaries listed in note 13. In accordance with generally accepted accounting principles in Spain, consolidated annual accounts must be prepared to give a true and fair view of the financial position of the Group, the results of operations and changes in its equity and cash flows. Details of investments in Group companies are provided in Appendix XV.

On 24 February 2017 the Company's board of directors authorised for issue the consolidated annual accounts of Grifols, S.A. and subsidiaries for 2016 prepared in accordance with International Financial Reporting Standards as adopted by the European Union (IFRS-EU), which show consolidated profit attributable to the Parent of Euros 545,456 thousand, total assets 10,129,772 thousand and consolidated equity of Euros 3,727,978 thousand (Euros 532,145 thousand, Euros 9,601,715 thousand and Euros 3,301,390 thousand, respectively, in 2015).

(2) Basis of Presentation

(a) True and fair view

The accompanying annual accounts have been prepared on the basis of the accounting records of Grifols, S.A. The annual accounts for 2016 have been prepared in accordance with prevailing legislation and the Spanish General Chart of Accounts to give a true and fair view of the equity and financial position of the Company at 31 December 2016 and results of operations, changes in equity, and cash flows for the year then ended.

The directors consider that the annual accounts for 2016, authorised for issue on 24 February 2017, will be approved with no changes by the shareholders at their annual general meeting.

(b) Comparative information

The balance sheet, income statement, statement of changes in equity, statement of cash flows and the notes thereto for 2016 include comparative figures for 2015, which formed part of the annual accounts approved by shareholders at the annual general meeting held on 27 May 2016.

(c) Functional and presentation currency

The figures disclosed in the annual accounts are presented in Euros, the Company's functional and presentation currency, rounded off to the nearest Euro.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(d) Critical issues regarding the valuation and estimation of relevant uncertainties and judgements used when applying accounting principles.

Relevant accounting estimates and judgements and other estimates and assumptions have to be made when applying the Company's accounting principles to prepare the annual accounts. A summary of the items requiring a greater degree of judgement or which are more complex, or where the assumptions and estimates made are significant to the preparation of the annual accounts, is as follows:

(i) Relevant accounting estimates and assumptions

The Company tests investments in Group companies for impairment on an annual basis when the net value of the investment exceeds the carrying amount of the subsidiary and where indications of impairment exist. Fair value of the investment is measured based on estimates made by management. The Company generally uses cash flow discounting methods to calculate this value. Cash flow discounting calculations are based on the 5-year projections of the budgets approved by management. The cash flows take into consideration past experience and represent management's best estimate of future market performance. From the fifth year cash flows are extrapolated using individual growth rates. The key assumptions employed to calculate the fair value include growth rates and the discount rate. The estimates, including the methodology used, could have a significant impact on values and impairment.

The calculation of provisions for litigation is subject to a high degree of uncertainty. The Company recognises provisions for liabilities when an unfavourable outcome is highly probable and can be reasonably quantified. These estimates are subject to change based on new information available and on the progress of each litigation or lawsuit.

(ii) Relevant judgements when applying accounting principles

The Company has lease contracts for its activity (see notes 9 and 10). These leases are classified as operating or finance leases and require that the Company determine, based on the evaluation of the terms and conditions of these contracts, who substantially retains all the risks and rewards incidental to ownership of the assets and consequently, based on this evaluation, the contracts shall be classified as operating or finance leases.

(iii) Changes in accounting estimates

Although estimates are calculated by the Company's directors based on the best information available at 31 December 2016, future events may require changes to these estimates in subsequent years. Any effect on the annual accounts of adjustments to be made in subsequent years would be recognised prospectively. Grifols management does not consider that there are any assumptions or sources of uncertainty that would have a significant risk of resulting in a material adjustment within the next financial year.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(3) Distribution of Profit

The distribution of profit and reserves of the Company for the year ended 31 December 2015, approved by the shareholders at their annual general meeting held on 27 May 2016, is as follows:

	Euros
Basis of allocation	
Profit for the year	241,755,884
Distribution	
Voluntary reserve	28,897,926
Mandatory preferred dividend on Class B shares	1,307,126
Dividends	211,550,832
	241,755,884

At the general meeting held on 27 May 2016, the shareholders of Grifols, S.A. approved the distribution of a mandatory preferred dividend of Euros 0.01 for every Class B share, for a total amount of Euros 2,614,251.

On 28 October 2016 the Company's board of directors approved the distribution of an interim dividend of Euros 0.18 for every class A and B share with a charge to the 2016 income statement, totalling Euros122,908 thousand, payable on 7 December 2016. The amount distributed did not exceed the profits reported by the Company since the end of the previous reporting period, after deducting the estimated income tax payable on these profits, as required by article 277 of the revised Spanish Companies Act. The provisional accounting statement prepared in accordance with statutory requirements demonstrating that sufficient cash was available for distribution of the aforementioned dividend is provided in Appendix XIV.

The proposed distribution of profit for the year ended 31 December 2016 to be submitted to the shareholders for approval at their annual general meeting is as follows:

	<u>Euros</u>
Basis of allocation Profit for the year	321,792,932
Distribution	
Voluntary reserve	103,610,532
Mandatory preferred dividend on Class B shares	2,614,251
Dividends	215,568,149
	321,792,932

At 31 December non-distributable reserves are as follows:

	2016	2015
Non-distributable reserves		
Legal reserve	23,920,741	23,920,741
Other	3,020	3,020
	23,923,761	23,923,761

Profit recognised directly in equity cannot be distributed, either directly or indirectly.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(4) Significant Accounting Policies

(a) Business combinations

As the Company applied the third transitional provision of Royal Decree 1514/2007, only those business combinations that occurred on or after 1 January 2008, the date of transition to the Spanish General Chart of Accounts, have been recognised using the acquisition method. Business combinations that occurred prior to that date were recognised in accordance with accounting principles prevailing at that time, taking into account the necessary corrections and adjustments at the transition date.

Business combinations carried out since 1 January 2010 are recognised by applying the acquisition method established in Recognition and Measurement Standard 19 of the Spanish General Chart of Accounts amended by article 4 of Royal Decree 1159/2010, which approves the standards for the preparation of consolidated annual accounts and amends the Spanish General Chart of Accounts.

The Company applies the acquisition method for business combinations, except for mergers, spin-offs and non-monetary contributions of a business between group entities.

The acquisition date is the date on which the Company obtains control of the acquiree.

The cost of the business combination is calculated as the sum of the acquisition-date fair values of the assets transferred, the liabilities incurred or assumed, the equity instruments issued and any consideration contingent on future events or compliance with certain conditions in exchange for control of the acquiree.

The cost of a business combination excludes any payments that do not form part of the consideration given in exchange for the acquiree. Acquisition costs are recognised as an expense when incurred.

The costs of issuing equity and liability instruments are recognised using the measurement criteria applicable to these transactions.

The Company recognises the assets acquired and liabilities assumed at their acquisition-date fair value. Liabilities assumed include any contingent liabilities that represent present obligations arising from past events for which the fair value can be reliably measured. The Company also recognises indemnification assets transferred by the seller at the same time and following the same measurement criteria as the item that is subject to indemnification from the acquiree, taking into consideration, where applicable, the insolvency risk and any contractual limitations on the indemnified amount.

(b) Foreign currency transactions, balances and cash flows

(i) Foreign currency transactions, balances and cash flows

Foreign currency transactions have been translated into Euros using average exchange rates for the prior month for all foreign currency transactions during the current month. This method does not differ significantly from applying the exchange rate at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies have been translated into Euros at the closing rate, while non-monetary assets and liabilities measured at historical cost have been translated at the exchange rate prevailing at the transaction date.

In the statement of cash flows, cash flows from foreign currency transactions have been translated into Euros using the average exchange rates for the prior month for all flows that occur during the following month. This method does not differ significantly from applying the exchange rate at the date of the transaction.

Exchange gains and losses arising on the settlement of foreign currency transactions and the translation into Euros of monetary assets and liabilities denominated in foreign currencies are recognised in profit or loss.

(c) Capitalised borrowing costs

In accordance with the second transitional provision of Royal Decree 1514/2007 enacting the Spanish General Chart of Accounts, the Company has opted to apply this accounting policy to work in progress at 1 January 2008 which will not be available for use, capable of operating or available for sale for more than one year. Until that date, the Company opted to recognise borrowing costs as an expense as they were incurred.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Borrowing costs related to specific and general financing that are directly attributable to the acquisition, construction or production of intangible assets, property, plant and equipment and investment property that will not be available for use, capable of operating or available for sale for more than one year are included in the cost of the asset.

To the extent that funds are borrowed specifically for the purpose of obtaining a qualifying asset, the amount of borrowing costs eligible for capitalisation is determined as the actual borrowing costs incurred. Non-commercial general borrowing costs eligible for capitalisation are calculated as the weighted average of the borrowing costs applicable to the Company's outstanding borrowings during the period, other than those specifically for the purpose of obtaining a qualifying asset and the portion financed using equity. The borrowing costs capitalised cannot exceed the borrowing costs incurred during that period.

The Company begins capitalising borrowing costs as part of the cost of a qualifying asset when it incurs expenditures for the asset, interest is accrued, and it undertakes activities that are necessary to prepare the asset for its intended use, operation or sale, and ceases capitalising borrowing costs when all or substantially all the activities necessary to prepare the qualifying asset for its intended use, operation or sale are complete, even though the necessary administrative permits may not have been obtained. Interruptions in the active development of a qualifying asset are not considered. Nonetheless, restated advances on account are not qualifying assets for the purpose of capitalising borrowing costs.

Capitalised borrowing costs are recognised in the income statement under capitalised borrowing costs.

(d) Intangible assets

Intangible assets are measured at cost or cost of production. Capitalised production costs are recognised under self-constructed assets in the income statement. Intangible assets are carried at cost, less any accumulated amortisation and impairment.

Advances on account of fixed assets are initially measured at cost. In subsequent years, advances accrue interest at the supplier's incremental borrowing rate when the period between payment and the receipt of the asset exceeds one year.

Cost of production of intangible assets comprises the purchase price and any costs directly related to production.

Expenditure on activities that contribute to increasing the value of the Company's business as a whole, such as goodwill, trademarks and other similar items generated internally, as well as establishment costs, are recognised as expenses when incurred.

(i) Computer software

Computer software acquired and developed by the Company is recognised to the extent that costs can be clearly allocated, expensed and distributed over time to each project, and when there is evidence of technical success and economic viability. Computer software maintenance costs are charged as expenses when incurred.

(ii) Subsequent costs

Subsequent costs incurred on intangible assets are recognised in profit and loss, unless they increase the expected future economic benefits attributable to the intangible asset.

(iii) Useful life and amortisation rates

Intangible assets with finite useful lives are amortised by allocating the depreciable amount of an asset on a systematic basis over its useful life, by applying the following criteria:

Amortisation method	Rates %
Straight-line	16-33

Notes to the Annual Accounts

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The depreciable amount is the acquisition or production cost of an asset.

The Company considers that the residual value of the assets is zero unless:

- There is a commitment by a third party to purchase the asset at the end of its useful life.
- There is an active market for the intangible asset and:
- Residual value can be determined by reference to that market; and
- It is probable that such a market will exist at the end of the asset's useful life.

The Company reviews the useful life and amortisation method for intangible assets at each financial year end. Changes to initially established criteria are accounted for as a change in accounting estimates.

(iv) Impairment losses

The Company measures and determines impairment to be recognised or reversed based on the criteria in section (g) Impairment of non-financial assets subject to amortisation or depreciation.

(e) Property, plant and equipment

(i) Initial recognition

Property, plant and equipment are measured at cost of acquisition or production, using the same criteria as for determining the cost of production of intangible assets. Capitalised production costs are recognised under "Self-constructed assets" in the income statement. Property, plant and equipment are carried at cost less any accumulated depreciation and impairment.

The cost of an item of property, plant and equipment includes the estimated costs of its dismantling or removal and restoration of the site on which it is located, provided that the obligation is incurred as a consequence of having used the item.

(ii) Depreciation

Property, plant and equipment are depreciated by allocating the depreciable amount of the asset on a systematic basis over its useful life. The depreciable amount is the cost of an asset. The Company determines the depreciation charge separately for each component of an item of property, plant and equipment with a cost that is significant in relation to the total cost of the asset and with a useful life that differs from the remainder of the asset.

Property, plant and equipment are depreciated using the following criteria:

	Amortisation method	Rates %	
Buildings	Straight-line	1-3	
Technical installations and machinery	Straight-line	10	
Other installations, equipment and furniture	Straight-line	4-10	
Other property, plant and equipment	Straight-line	7-33	

The Company reviews useful lives and depreciation methods at each financial year end. Changes to initially established criteria are accounted for as a change in accounting estimates.

Notes to the Annual Accounts

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(iii) Subsequent costs

Subsequent to initial recognition of the asset, only the costs incurred which increase capacity or productivity or which lengthen the useful life of the asset are capitalised. The carrying amount of parts that are replaced is derecognised. Costs of day-to-day servicing are recognised in profit and loss as incurred.

Replacements of property, plant and equipment that qualify for capitalisation are recognised as a reduction in the carrying amount of the items replaced. Where the cost of the replaced items has not been depreciated independently and it is not possible to determine the respective carrying amount, the replacement cost is used as indicative of the cost of items at the time of acquisition or construction.

(iv) Impairment

The Company measures and determines impairment to be recognised or reversed based on the criteria in section (g) Impairment of non-financial assets subject to amortisation or depreciation.

(f) Investment property

The Company classifies property leased to its subsidiaries under this caption. All property is earmarked exclusively for own use or the use of Group companies.

Property that is being constructed or developed for future use as investment property is classified as property, plant and equipment under development until construction or development is complete. Nevertheless, redevelopment work to extend or improve property is classified as investment property.

The Company measures and recognises investment property following the policy for property, plant and equipment.

The Company reclassifies property, plant and equipment to investment property when it ceases to use the building in the production or supply of goods or services, for administrative purposes or when it is held to earn rentals or for capital appreciation or both.

Investment property is depreciated applying the following policies:

	Amortisation method	
Buildings and other installations	Straight-line	1-10

(g) Impairment of non-financial assets subject to amortisation or depreciation

The Company evaluates whether there are indications of possible impairment losses on non-financial assets subject to amortisation or depreciation to verify whether the carrying amount of these assets exceeds the recoverable amount. The recoverable amount is the higher of the fair value less costs to sell and the value in use.

Impairment losses are recognised in the income statement.

At the end of each reporting period the Company assesses whether there is any indication that an impairment loss recognised in prior periods may no longer exist or may have decreased. Impairment losses on goodwill are not reversible. Impairment losses on other assets are only reversed if there has been a change in the estimates used to calculate the recoverable amount of the asset.

A reversal of an impairment loss is recognised in the income statement. The increased carrying amount of an asset attributable to a reversal of an impairment loss may not exceed the carrying amount that would have been determined, net of depreciation or amortisation, had no impairment loss been recognised.

After an impairment loss or reversal of an impairment loss is recognised, the depreciation (amortisation) charge for the asset is adjusted in future periods based on its new carrying amount.

Notes to the Annual Accounts

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However, if the specific circumstances of the assets indicate an irreversible loss, this is recognised directly in losses on the disposal of fixed assets in the income statement.

(h) Leases

(i) Lessor accounting

Leases which, on inception, transfer to third parties substantially all the risks and rewards incidental to ownership of the assets are classified as finance leases, otherwise they are classified as operating leases.

(ii) Lessee accounting

Leases in which, upon inception, the Company assumes substantially all the risks and rewards incidental to ownership are classified as finance leases, otherwise they are classified as operating leases.

- Finance leases

At the commencement of the lease term, the Company recognises finance leases as assets and liabilities at the lower of the fair value of the leased asset and the present value of the minimum lease payments. Initial direct costs are added to the asset's carrying amount. Minimum lease payments are apportioned between the finance charge and the reduction of the outstanding liability. Interest is expensed using the effective interest method.

Contingent rents are recognised as an expense when it is probable that they will be incurred.

The accounting policies applied to the assets used by the Company by virtue of finance lease contracts are the same as those set out in sections (e) and (f) (Property, plant and equipment or Investment Property).

Operating leases

Lease payments under an operating lease, net of incentives received, are recognised as an expense on a straight-line basis over the lease term.

Contingent rents are recognised as an expense when it is probable that they will be incurred.

(iii) Sale and leaseback transactions

Asset sale and leaseback transactions that meet the conditions for classification as a finance lease are considered as financing operations and, therefore, the type of asset is not changed and no profit or loss is recognised.

(i) Financial instruments

(i) Classification and separation of financial instruments

Financial instruments are classified on initial recognition as a financial asset, a financial liability or an equity instrument in accordance with the economic substance of the contractual arrangement and the definitions of a financial asset, a financial liability and an equity instrument.

The Company classifies financial instruments into different categories based on the nature of the instruments and the Company's intentions on initial recognition.

(ii) Offsetting principles

A financial asset and a financial liability are offset only when the Company currently has the legally enforceable right to offset the recognised amounts and intends either to settle on a net basis or to realise the asset and settle the liability simultaneously.

Notes to the Annual Accounts

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(iii) Financial assets and financial liabilities held for trading

Financial assets or financial liabilities held for trading are those which are classified as held for trading from initial recognition.

A financial asset or financial liability is classified as held for trading if it:

- Originates or is acquired or incurred principally for the purpose of selling or repurchasing it in the near term
- Forms part of a portfolio of identified financial instruments that are managed together and for which there is evidence of a recent actual pattern of short-term profit-taking or
- Is a derivative, except for a derivative that is a financial guarantee contract or a designated and effective hedging instrument.

Financial assets and financial liabilities held for trading are initially recognised at fair value. Transaction costs directly attributable to the acquisition or issue are recognised as an expense when incurred.

After initial recognition, they are recognised at fair value through profit or loss. Fair value is not reduced by transaction costs incurred on sale or disposal. Accrual interest and dividends are recognised separately.

The Company does not reclassify any financial asset or financial liability into or out of this category while it is recognised in the balance sheet, except when there is a change in the classification of hedging financial instruments.

(iv) Financial assets and financial liabilities at fair value through profit or loss

Financial assets and financial liabilities at fair value through profit or loss, which comprise derivatives, are initially recognised at fair value and after initial recognition are recognised at fair value through profit or loss.

(v) Loans and receivables

Loans and receivables comprise trade and non-trade receivables with fixed or determinable payments that are not quoted in an active market other than those classified in other financial asset categories. These assets are initially recognised at fair value, including transaction costs, and are subsequently measured at amortised cost using the effective interest method.

Nevertheless, financial assets which have no established interest rate, which mature or are expected to be received in the short term, and for which the effect of discounting is immaterial, are measured at their nominal amount.

(vi) Available-for-sale financial assets

The Company classifies in this category debt securities and equity instruments which do not qualify for inclusion in the aforementioned categories.

Available-for-sale financial assets are initially recognised at fair value plus transaction costs directly attributable to the acquisition.

After initial recognition, financial assets classified in this category are measured at fair value and any gain or loss is accounted for in income and expenses recognised in equity (b) Foreign currency transactions, balances and cash flows. On disposal of the financial assets, amounts recognised in equity or the impairment loss are reclassified to profit or loss.

(vii) Investments in Group companies and associates

Group companies are those over which the Company, either directly, or indirectly through subsidiaries, exercises control as defined in article 42 of the Spanish Code of Commerce, or when the companies are controlled by one or more individuals or entities acting jointly or under the same management through agreements or statutory clauses.

Notes to the Annual Accounts

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Control is the power to govern the financial and operating policies of an entity or business so as to obtain benefits from its activities. In assessing control, potential voting rights held by the Company or other entities that are exercisable or convertible at the end of each reporting period are considered.

Associates are entities over which the Company, either directly, or indirectly through subsidiaries, exercises significant influence. Significant influence is the power to participate in the financial and operating policy decisions of the investee but is not control or joint control over those policies. The existence of potential voting rights that are exercisable or convertible at the end of each reporting period, including potential voting rights held by the Company or other entities, are considered when assessing whether an entity has significant influence.

Investments in Group companies and associates are initially recognised at cost, which is equivalent to the fair value of the consideration given, including transaction costs in the case of investments in associates, and are subsequently measured at cost net of any accumulated impairment. The cost of investments in Group companies acquired before 1 January 2010 includes any transaction costs incurred.

If an investment no longer qualifies for classification under this category, it is reclassified as available-for-sale and is measured as such from the reclassification date.

(viii) Non-monetary contributions in exchange for investments in the equity of other companies

However, in non-monetary contributions of businesses (including investments in Group companies) to other Group companies, equity investments received are measured at the transaction date at the higher of the carrying amount of the assets and liabilities transferred in the individual annual accounts of the contributing company and the amount representative of the percentage of interest in the equity of the business contributed. Gains or losses deferred in recognised income and expense associated with the assets and liabilities conveyed continue to be recognised in equity but are linked to the investment received.

(ix) Interest and dividends

Interest is recognised using the effective interest method.

Dividends from investments in equity instruments are recognised when the Company is entitled to receive them. If the dividends are clearly derived from profits generated prior to the acquisition date because amounts higher than the profits generated by the investment since acquisition have been distributed, the carrying amount of the investment is reduced.

Interest and dividend income are classified as revenue when they form part of the Company's ordinary activity.

(x) Impairment of financial assets

A financial asset or a group of financial assets is impaired and impairment losses are incurred if there is objective evidence of impairment as a result of one or more events that occurred after the initial recognition of the asset and the event or events have an impact on the estimated future cash flows of the financial asset or group of financial assets that can be reliably estimated.

The Company recognises impairment of loans and receivables and debt instruments when estimated future cash flows are reduced or delayed due to debtor insolvency.

For equity instruments, objective evidence of impairment exists when the carrying amount of an asset is uncollectible due to a significant or prolonged decline in its fair value.

Nevertheless, in cases in which the fair value of these instruments declines and subsequently recovers to above their quoted price, the one and a half-year period is counted from the date on which, after this recovery, the quoted price starts to drop progressively again, except when the recovery of the fair value would have been an isolated and barely significant event, in which case, the one and a half-year period is counted from the date the value first starts to decrease. This same criterion is applicable to determine whether there has been a 40% decrease in the quoted price. For this purpose, the quoted price is understood to be the initial measurement of the asset, or the weighted average price of homogeneous groups, if there have been various acquisitions.

Notes to the Annual Accounts

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Investments in Group companies

Impairment is calculated by comparing the carrying amount of the net investment in the associate with its recoverable amount. The recoverable amount is the higher of value in use and fair value less costs to sell.

Value in use is calculated based on the Company's share of the present value of future cash flows expected to be derived from ordinary activities and from the disposal of the asset. Unless better evidence is available, the investee's equity is taken into consideration, corrected for any unrealised gains existing at the measurement date.

In subsequent years, reversals of impairment losses in the form of increases in the recoverable amount are recognised, up to the limit of the carrying amount that would have been determined for the investment if no impairment loss had been recognised.

The recognition or reversal of an impairment loss is disclosed in the income statement unless it should be recognised in equity.

Impairment of an investment is limited to the amount of the investment, except when contractual, legal or constructive obligations have been assumed by the Company or payments have been made on behalf of the companies. In the latter case, provision is made.

Impairment of available-for-sale financial assets

When a decline in the fair value of an available-for-sale financial asset has been accounted for directly in recognised income and expense, the cumulative loss is reclassified to profit and loss when there is objective evidence that the asset is impaired. The amount of the impairment loss reclassified from equity to profit or loss is calculated as the difference between the cost or amortised cost, less any impairment loss previously recognised in profit or loss, and the fair value.

Impairment losses for investments in equity instruments are not reversed through profit or loss. Increases in the fair value after the impairment loss was recognised are classified in equity.

If the fair value of debt instruments increases and the increase can be objectively related to an event occurring after the impairment loss was recognised, the increase is recognised in profit and loss up to the amount of the previously recognised impairment loss and any excess is accounted for in recognised income and expense.

(xi) Financial liabilities

Financial liabilities, including trade and other payables, that are not classified as held for trading or as financial liabilities at fair value through profit or loss are initially recognised at fair value less any transaction costs directly attributable to the issue of the financial liability. After initial recognition, liabilities classified under this category are measured at amortised cost using the effective interest method.

Nevertheless, financial liabilities which have no established interest rate, which mature or are expected to be settled in the short term, and for which the effect of discounting is immaterial, are measured at their nominal amount.

The Company measures financial liabilities at amortised cost provided that reliable estimates of cash flows can be made based on the contractual terms.

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(xii) Derecognition and modifications of financial liabilities

The Company derecognises all or part of a financial liability when it either discharges the liability by paying the creditor, or is legally released from primary responsibility for the liability either by process of law or by the creditor. The exchange of debt instruments between the Company and the counterparty or substantial modifications of initially recognised liabilities are accounted for as an extinguishment of the original financial liability and the recognition of a new financial liability, provided that the instruments have substantially different terms

The Company considers the terms to be substantially different if the discounted present value of the cash flows under the new terms, including any fees paid net of any fees received and discounted using the original effective interest rate, is at least 10 per cent different from the discounted present value of the remaining cash flows of the original liability.

If the exchange is accounted for as an extinguishment of the financial liability, any costs or fees incurred are recognised as part of the gain or loss on the extinguishment. If the exchange is not accounted for as an extinguishment, any costs or fees incurred adjust the carrying amount of the liability and are amortised over the remaining term of the modified liability.

The difference between the carrying amount of a financial liability, or part of a financial liability, extinguished or transferred to another party and the consideration paid, including any non-cash assets transferred or liabilities assumed, is recognised in profit or loss.

(xiii) Reverse factoring

The Company has contracted reverse factoring facilities with various financial institutions to manage payments to suppliers. Trade payables settled under the management of financial institutions are recognised under trade and other payables in the balance sheet until they are settled, repaid or have expired.

(j) Own equity instruments held by the Company.

Equity instruments acquired by the Company are shown separately at cost of acquisition as a reduction in capital and reserves in the balance sheet. Any gains or losses on transactions with own equity instruments are not recognised in profit or loss.

Transaction costs related to own equity instruments, including issue costs related to a business combination, are accounted for as a deduction from reserves, net of any tax effect.

(k) Inventories

Inventories are measured using the FIFO (first in, first out) method. When the cost of inventories exceeds replacement value, materials are written down to net realisable value.

(i) Emission allowances

Emission allowances acquired are recognised and measured using the inventories accounting policies.

(I) Cash and cash equivalents

Cash and cash equivalents include cash on hand and demand deposits in financial institutions. They also include other short-term, highly liquid investments that are readily convertible to known amounts of cash and which are subject to an insignificant risk of changes in value. An investment normally qualifies as a cash equivalent when it has a maturity of less than three months from the date of acquisition.

(m) Grants

Grants are recorded in recognised income and expense when, where applicable, they have been officially awarded and the conditions attached to them have been met or there is reasonable assurance that they will be received.

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(n) Defined contribution plans

The Company recognises the contributions payable to a defined contribution plan in exchange for a service when an employee has rendered service to the Company. The contributions payable are recognised as an expense for employee remuneration and as a liability after deducting any contribution already paid. If the contribution already paid exceeds the contribution due for service before the end of the period, the Company only recognises that excess as an asset (prepaid expense) to the extent that the prepayments will lead to, for example, a reduction in future payments or cash refund.

(o) Provisions

(i) General criteria

Provisions are recognised when the Company has a present obligation (legal, contractual, constructive or tacit) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and a reliable estimate can be made of the amount of the obligation.

The amount recognised as a provision is the best estimate of the expenditure required to settle the present obligation at the end of the reporting period, taking into account all risks and uncertainties surrounding the amount to be recognised as a provision and, where the time value of money is material, the financial effect of discounting provided that the expenditure to be made each period can be reliably estimated. The discount rate is a pre-tax rate that reflects the time value of money and the specific risks for which future cash flows associated with the provision have not been adjusted at each reporting date.

If it is not probable that an outflow of resources will be required to settle an obligation, the provision is reversed.

(ii) Provisions for taxes

Provisions for taxes are measured at the estimated amount of tax debt calculated in accordance with the aforementioned criteria. Provision is made with a charge to income tax for the tax expense for the year, to finance costs for the late payment interest, and to other income for the penalty. The effects of changes in estimates of prior years' provisions are recognised according to their nature, unless they involve the correction of an error.

(p) Revenue from the rendering of services

Revenue from the rendering of services is measured at the fair value of the consideration received or receivable.

Practically all services are rendered to Group companies.

(q) Income tax

The income tax expense or tax income for the year comprises current tax and deferred tax.

Current tax assets or liabilities are measured at the amount expected to be paid to or recovered from the taxation authorities, using the tax rates and tax laws that have been enacted or substantially enacted at the reporting date.

Current and deferred tax are recognised as income or an expense and included in profit or loss for the year, except to the extent that the tax arises from a transaction or event which is recognised, in the same or a different year, directly in equity, or from a business combination.

Government assistance provided in the form of deductions and other tax relief applicable to income tax payable is recognised as a reduction in the income tax expense in the year in which it is accrued.

The Company files consolidated tax returns with its Spanish subsidiaries: Laboratorios Grifols, S.A., Instituto Grifols, S.A., Diagnostic Grifols, S.A., Grifols Movaco, S.A., Biomat, S.A., Grifols Worldwide Operations Spain S.A. (formerly Logister, S.A.), Grifols International, S.A., Grifols Engineering, S.A., Grifols Viajes S.A., Gri-Cel, S.A. and Gripdan Invest, S.L.

In addition to the factors to be considered for individual taxation, set out previously, the following factors are taken into account when determining the accrued income tax expense for the companies forming the consolidated tax group:

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- Temporary and permanent differences arising from the elimination of profits and losses on transactions between Group companies, derived from the process of determining consolidated taxable income.
- Deductions and credits corresponding to each company forming the consolidated tax group. For these purposes, deductions and credits are allocated to the company that carried out the activity or obtained the profit necessary to obtain the right to the deduction or tax credit.

Temporary differences arising from the elimination of profits and losses on transactions between tax group companies are allocated to the company which recognised the profit/loss and are valued using the tax rate of that company.

A reciprocal credit and debit arises between the companies that contribute tax losses to the consolidated Group and the rest of the companies that offset those losses. Where a tax loss cannot be offset by the other consolidated Group companies, these tax credits for loss carryforwards are recognised as deferred tax assets using the applicable recognition criteria, considering the tax group as a taxable entity.

The Parent of the Group records the total consolidated income tax payable with a debit to receivables from Group companies.

The amount of the debt relating to the subsidiaries is recognised with a credit to payables to Group companies.

(i) Deferred Tax liabilities

Deferred tax liabilities derived from taxable temporary differences are recognised in all cases except where they arise from the initial recognition of goodwill or an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable income.

(ii) Deferred Tax assets

Deferred tax assets derived from deductible temporary differences are recognised provided that it is probable that sufficient taxable income will be available against which they can be utilised. Nonetheless, assets arising from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither accounting profit nor taxable income, are not recognised.

(iii) Measurement

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply to the years when the asset is realised or the liability is settled, based on tax rates and tax laws that have been enacted or substantially enacted. The tax consequences that would follow from the manner in which the Company expects to recover or settle the carrying amount of its assets or liabilities are also reflected in the measurement of deferred tax assets and liabilities.

(iv) Offset and classification

The Company only offsets tax assets and liabilities if it has a legally enforceable right to offset the recognised amounts and intends either to settle on a net basis or to realise the assets and settle the liabilities simultaneously.

Deferred tax assets and liabilities are recognised in the balance sheet under non-current assets or liabilities, irrespective of the expected date of recovery or settlement.

(r) Share-based payment transactions

The Group headed by the Company extends share-based payments to certain employees currently rendering services. The fair value of the services received is calculated by estimating the fair value of the shares extended at the grant date. As the equity instruments granted do not vest until the employees complete a specified period of service, those services are accounted for in the income statement as an expense for the year during the vesting period, with a corresponding increase in other equity instruments. The amount recognised reflects the amount that will be settled once the agreed conditions are met, and will not be revised or remeasured during the vesting period, as the commitment was settled through shares.

The total amount recognised is calculated based on the incentive payable in shares plus a percentage defined by the

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Company. If an employee leaves his job before the vesting period is completed, only the agreed share-based incentive is received, and the Company can decide whether to pay the incentive in cash or in shares.

The Company has a share option plan over its own equity instruments for employees of several Group companies, the cost of which is assumed by the Company. The Company recognises the transaction as a contribution to the subsidiary in the form of remuneration for services received settled through equity instruments. In accordance with the aforementioned criteria, the Company therefore recognises the accrued cost of the plan as an increase in the value of the investment in the subsidiary with a credit to other equity instruments.

The Company is paid by the subsidiary for the intrinsic value of the cost assumed. The payment arrangement is recognised separately from the option plan as a return of the investment and with a charge to a loan to Group companies, when the subsidiary's commitment effectively arises.

(s) Classification of assets and liabilities as current and non-current

The Company classifies assets and liabilities in the balance sheet as current and non-current. Current assets and liabilities are determined as follows:

- Assets are classified as current when they are expected to be realised or are intended for sale or consumption in the Company's normal operating cycle, they are held primarily for the purpose of trading, they are expected to be realised within twelve months after the reporting date or are cash or a cash equivalent.
- o Liabilities are classified as current when they are expected to be settled in the Company's normal operating cycle, they are held primarily for the purpose of trading, or they are due to be settled within twelve months after the reporting date.

(t) Environmental issues

The Company takes measures to prevent, reduce or repair the damage caused to the environment by its activities.

Expenses derived from environmental activities are recognised as other operating expenses in the period in which they are incurred.

Property, plant and equipment acquired by the Company to minimise the environmental impact of its activity and protect and improve the environment, including the reduction and elimination of future pollution from the Company's activities, are recognised as assets applying the measurement, presentation and disclosure criteria described in section (e) Property, plant and equipment.

(u) Transactions between Group companies

Transactions between Group companies, other than mergers, spin-offs and non-cash contributions, are recognised at the fair value of the consideration given or received. The difference between this value and the amount agreed is recognised in line with the underlying economic substance of the transaction.

In non-cash contributions to Group companies, the contributor will value its interests at the consolidated amount of the equity investments at the date the transaction occurred.

Any difference between the net book value and the Group consolidated value of the investments contributed will be recognised in the Company reserves.

(5) Business combinations

During 2015 the Company was merged with Arrahona Optimus S.L. The registered office of Arrahona Optimus S.L. were located in Barcelona and its principal activity comprised the acquisition and disposal of all types of real estate, the administration, operation and urban or other development thereof, whether through leases or any other legally permitted instrument, as well as real estate development of any kind.

The merger project was prepared and signed by the directors of the two companies on 29 May 2015. The merger agreement was approved by the shareholders at their annual general meetings held on 29 May 2015 and duly filed at the Barcelona Mercantile Registry on 3 December 2015. The effective accounting date and acquisition date for the purposes of the merger project was 1 January 2015.

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Prior to the merger, the Company held a Euros 9,926 thousand investment in the absorbed company, (equivalent to 19,521 shares, representing a 100% interest) and was impaired in an amount of Euros 6,375 thousand.

The transaction incurred a loss of Euros 398 thousand and generated revenues of Euros 1,057 thousand for the Company between the acquisition date and 2015 year end.

Details of the cost of the business combination, the fair value of the net assets acquired and goodwill (or the excess of net assets acquired over the cost of the business combination) were as follows:

	Euros
Cost of the business combination	
Cash paid	3,551,251
Fair value of previously held investment in the business	3,551,251
Fair value of net assets acquired	3,749,536
Reserves of the acquirer	198,285

Details of assets, liabilities and contingent liabilities recognised at their acquisition date fair value were as follows:

	Euros	
	Fair value	Assigned value
Tangible assets and Investment Property Non-current investments Deferred tax assets	9,906,329 547,413 110,917	547,413
Current investments in Group companies and associates	46,305	•
Trade and other receivables Prepayments for current assets Cash and cash equivalents Total assets	645,229 114,760 7,513 11,378,466	114,760 7,513
Grants Loans and borrowings Other financial liabilities	75,443 36,161 1,333	36,161
Group companies and associates, current	5,820,571	5,820,571
Trade and other payables Deferred tax liabilities Total liabilities and contingent liabilities	1,121,751 573,671 7,628,930	573,671
Total net assets	3,749,536	3,749,536
Total net assets acquired		3,749,536

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(6) Intangible Assets

- (a) Details of intangible assets and movement are shown in Appendix I.
- (b) Emission allowances

At 31 December 2016, in accordance with Spanish Royal Decree602/2016 of 2 December 2016, emission allowances acquired for the purpose of being sold or used to cancel actual emissions are classified and measured based on the standards applicable to inventories. At 31 December 2015 the Company holds 16,969 free-of-charge emission allowances.

(c) Fully amortised assets

The cost of fully amortised intangible assets in use at 31 December is as follows:

2016 2015 22,714,923 21,257,683

Computer softw are

Fully amortised computer software in use at 31 December 2016 and 2015 mainly reflects computer licences.

(7) Property, Plant and Equipment

(a) General

Details of property, plant and equipment and movement are shown in Appendix II.

At 31 December 2015 assets for a net value of Euros 2.6 million were incorporated into the Company's property, plant and equipment, from the merger with the Group company Arrahona Optimus, S.L. (see note 5).

(b) Capitalised borrowing costs

During 2016 the Company has capitalised borrowing costs in investments in progress amounting to Euros 402 thousand (Euros 157 thousand in 2015) (see note 4(c)).

(c) Fully depreciated assets

Details of the cost of fully depreciated property, plant and equipment in use at 31 December are as follows:

Technical installations and machinery Other installations, equipment and furniture Other property, plant and equipment

2016	2015
2,659,358	1,930,511
4,308,153	4,026,101
6,455,583	5,115,935
13,423,094	11,072,547

Euros

(d) Insurance

The Company has taken out insurance policies to cover the risk of damage to its property, plant and equipment. These policies amply cover the net carrying amount of the Company's assets.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(8) Investment Property

(a) General

Details of and movement in investment property are shown in Appendix III.

At 31 December 2016 and 2015 additions comprise the investments incurred to expand the Company's facilities.

On 10 May 2011 Grifols S.A. sold three properties located in Spain to Gripdan Invest, S.L., a wholly-owned subsidiary of Scranton Enterprises, B.V., in turn a related party of Grifols, S.A., for Euros 37.6 million. These properties related to non-core assets such as offices, warehouses and factory premises.

One of the properties was sold in conjunction with its related mortgage loans, which amounted to Euros 11.5 million.

The prices paid for the properties were established based on independent appraisals.

At the same time, operating lease agreements for the aforementioned properties were entered into with Gripdan Invest, S.L., the key terms of which were as follows:

- -Compulsory initial term of five years.
- -Initial rent was established at market price and it is adjusted annually for inflation (Spanish Consumer Price Index).
- -Automatic five-year extensions, unless six months prior notice is given by either party.
- -Upon vacating the premises, Grifols will be compensated by the lessor for any on-site assets in which it has invested, insofar as these have a residual value and are not recoverable by Grifols.

Grifols also signed a call option on the shares of Gripdan Invest, S.L., exercisable on 10 May 2016 and 10 May 2017 and for which no consideration was required. The strike price would be calculated by independent appraisers as the exercise date market value.

On 9 February 2015 the Company repurchased the aforementioned industrial assets through the acquisition of Gripdan Invest S.L. for Euros 47 million. The Company exercised the options to purchase the assets at fair market value that were included in the respective sale contracts and subsequent lease (see note 13).

At 31 December 2015 assets with a net value of Euros 7.3 million were incorporated into the Company's investment property, derived from the merger with the Group company Arrahona Optimus, S.L. (see note 5).

During 2015 the Company sold a building acquired in 2014 to a related party for a total of Euros 12 million, which is the same amount it was acquired for (see note 25).

(b) Fully depreciated assets

The cost of fully depreciated investment property in use at 31 December is as follows:

Buildings Other installations

Euros		
2016	2015	
1,031,791 13,278,811	1,031,792 12,917,098	
14,310,602	13,948,890	

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(c) Income and expenses from investment property

Details of income and expenses from investment property are as follows:

Assignemet for use income (note 25) Operating expenses From income-generating investments
Net

Euros		
2016	2015	
15,067,748	15,055,151	
(14,966,716)	(14,728,700)	
101,032	326,451	

The Company has agreements to transfer the use of the premises and installations that it owns and leases from third parties to its Spanish subsidiaries (see notes 10, 11 and 25).

(d) Insurance

The Company has taken out insurance policies to cover the risk of damage to its investment property. The coverage of these policies is considered sufficient.

(9) Finance Leases - Lessee

The Company has leased the following types of property, plant and equipment under finance leases:

	Euros		
•	(Other property,	
	Land	plant and	Total
		equipment	
Initially recognised at:			
Fair value	435,000	5,121,690	5,556,690
Accumulated depreciation	(36,164)	(2,449,336)	(2,485,500)
Carrying amount at 31 December 2016	398,836	2,672,354	3,071,190
Initially recognised at:			
Fair value	435,000	3,851,528	4,286,528
Accumulated depreciation	(27,307)	(1,483,249)	(1,510,556)
•			
Carrying amount at 31 December 2015	407,693	2,368,279	2,775,972

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Future minimum lease payments are reconciled with their present value as follows:

 Euros

 2016
 2015

 Future minimum payments
 3,550,825
 3,217,429

 Unaccrued finance costs
 (421,583)
 (494,520)

 Present value
 3,129,242
 2,722,909

Details of minimum payments and the present value of finance lease liabilities, by maturity date, are as follows:

	Euros			
	2016		2015	
	Minimum payments	Present value	Minimum payments	Present value
Less than one year	1,205,697	1,031,446	947,102	825,319
One to five years	2,345,128	2,097,796	2,270,327	1,897,590
	3,550,825	3,129,242	3,217,429	2,722,909
Less current portion	(1,205,697)	(1,031,446)	(947,102)	(825,319)
Total non-current	2,345,128	2,097,796	2,270,327	1,897,590

(10) Operating Leases - Lessee

At 31 December 2016 and 2015, the Company has contracted various office premises and a plot of land under operating leases from third parties, group companies and one related party.

The most significant lease contracts are as follows:

Offices located in Sant Cugat del Vallès (Barcelona) and Barcelona, leased from a related party

This contract is valid for a mandatory period of 10 years from 2015 and is automatically renewable for five-year periods from year 10 onwards until 2035.

Land located in Parets del Vallés (Barcelona), leased from a third party

This contract is valid for 30 years from 1996 and is automatically renewable for five-year periods. One year's notice must be given if either party wishes to cancel the contract.

Offices located in Parets del Vallés (Barcelona), leased from a third party.

This contract is valid for 10 years from 2005 and can be renewed for between one and twenty years at the lessee's discretion, which the lessor is obliged to accept, and can be cancelled at any moment in time with four months' notice.

Operating lease payments have been recognised as an expense for the year as follows:

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Future minimum payments under non-cancellable operating leases are as follows:

Minimum lease payments

Euros		
2016	2015	
9,770,152	9,293,079	
9,770,152	9,293	

Less than one year One to five years Over five years

Euros			
2016	2015		
5,763,500	5,277,343		
20,555,646	20,058,384		
25,272,827	25,580,248		
51,591,973	50,915,975		

The Company uses part of these premises for its own use and the rest are assigned for use to its Spanish subsidiaries (see note 8 (c)).

(11) Assignment for Use of premises and installations

As described in note 8(c), note 10 and note 25, the Company has agreements to transfer the use of the premises and installations that it owns and leases from third parties to its Spanish subsidiaries.

Services included in the assignment for use agreements are: surveillance, cleaning of common areas, greeting and messaging, maintenance and water, energy and gas supply. In order to take advantage of these services, the Spanish subsidiaries will use the premises in accordance with the statutory activity.

Contracts signed with its subsidiaries are renewed automatically on an annual basis and can be cancelled at any time with three months' prior notice. The minimum non-cancellable amount receivable totals Euros 3,741 thousand at 31 December 2016 (Euros 3,657 thousand in 2015).

(12) Risk Management Policy

(a) Financial risk factors

The Company's activities are exposed to various financial risks: market risk (including currency risk, fair value interest rate risk and price risk), credit risk, liquidity risk, and cash flow interest rate risk. The Company's global risk management programme focuses on uncertainty in the financial markets and aims to minimise potential adverse effects on the Company's profits. The Company used derivatives to mitigate certain risks.

The Company's risk management policies are established in order to identify and analyse the risks to which the Company is exposed, establish suitable risk limits and controls, and control risks and compliance with limits. Risk management procedures and policies are regularly reviewed to ensure they take into account changes in market conditions and in the Company's activities. The Company's management procedures and rules are designed to create a strict and constructive control environment in which all employees understand their duties and obligations.

The Group's Audit Committee supervises how management controls compliance with the Group's risk management procedures and policies and reviews whether the risk management policy is suitable considering the risks to which the Group is exposed. This committee is assisted by Internal Audit which acts as supervisor. Internal Audit performs regular and ad hoc reviews of the risk management controls and procedures and reports its findings to the Audit Committee.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(i) Market risk

The Company is not exposed to market risks associated with non-financial assets.

(ii) Currency risk

The Company operates internationally and is therefore exposed to currency risk when operating with foreign currencies, especially with regard to the US Dollar. Currency risk is associated with recognised assets and liabilities, and net investments in foreign operations.

The Company holds several investments in foreign operations, the net assets of which are exposed to currency risk. Currency risk affecting net assets of the Company's foreign operations in US Dollars is mitigated primarily through borrowings in the corresponding foreign currency.

Details of financial monetary assets and liabilities in foreign currencies and transactions in foreign currencies are provided in notes 15(e) and 21(f).

At 31 December 2016 had the US Dollar weakened by 10% against the Euro, with the other variables remaining constant, post-tax profit would have been Euros 53 thousand higher, mainly as a result of translating payables to Group companies (Euros 380 thousand at 31 December 2015).

(iii) Credit risk

The Company's financial assets mainly comprise the trade receivables from and loans to Group companies.

Derivative and cash transactions are only carried out using financial instruments with a high credit rating.

The Company considers that its financial assets are not significantly exposed to credit risk.

(iv) Liquidity risk

The Company applies a prudent policy to cover its liquidity risks based on having sufficient cash, as well as sufficient financing through credit facilities, to settle market positions.

Details of financial liabilities by contractual maturity date are provided in notes 15 and 21 (e .

(v) Cash flow and fair value interest rate risks

Interest rate risk arises on loans extended to Group companies and current and non-current borrowings. Borrowings and loans extended at variable interest rates expose the Company to cash flow interest rate risks. The Company's policy involves contracting borrowings and extending loans to Group companies at variable interest rates.

The Company manages cash flow interest rate risks through interest rate swaps. The variable to fixed interest rate swaps convert variable interest rates on borrowings to fixed interest rates. The Company generally obtains non-current borrowings with variable interest rates (see note 21) and on occasions swaps these for fixed interest rates that are normally lower than if the financing had been obtained directly with fixed interest rates. Through variable to fixed interest rate swaps the Company undertakes to exchange the difference between fixed interest and variable interest with other parties on a monthly basis. The difference is calculated based on the contracted notional principal amount.

At 31 December 2016, had interest rates been 10 basis points higher/lower, with the other variables remaining constant, post-tax profit would have been Euros 320 thousand lower/higher, mainly because of higher borrowing costs on variable interest debt (Euros 381 thousand at 31 December 2015).

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(13) Investments in Equity Instruments of Group Companies and Associates

Details of investments in equity instruments of Group companies are as follows:

	Euros	
	2016	2015
	Non-current	Non-current
Group companies Equity investments	1,764,016,445	1,658,345,692
Impairment	(11,863,401)	(9,721,192)
	1,752,153,044	1,648,624,500
Associates Equity investments	17,153,050	37,788,922
	17,153,050	37,788,922
Total	1,769,306,094	1,686,413,422

During 2016 the following changes to Company investments in equity instruments took place:

- For the 2015 and 2014 bonus, the Group set up a Restricted Share Unit Retention Plan (hereinafter RSU Plan) for eligible employees (see note 18). On 2016, the bonuses accrued at the period through RSU were recognised as an investment of the Company in subsidiaries with employees that adhere to this plan, as it is considered equity settled, totalling Euros 3,222 thousand.
- On 3 March, 2016 the Company announced the acquisition of a further 32.93% stake in Progenika for Euros 25 million following the exercise of call and put options agreed in February 2013. Grifols has paid 50% of this investment in Grifols B shares (876,777 shares) and the remaining 50% in cash. The Company granted the selling shareholders the option to resell the Class B shares during the first five days following the acquisition date. As a result, Grifols owns 89.25% of Progenika's share capital at 31 December 2016.
- In July 2016 the Company acquired an additional 20% of the assets of Medion Diagnostics AG in exchange for 59,951 treasury stocks (Class B Shares) from its non-controlling interests. After this capital increase, Grifols interest has risen to 100% in 2016.
- In 2016, Grifols has reorganised its Diagnostic business whereby it contributes to the Group company Grifols Diagnostic Solutions, Inc. (GDS) all interest and investments in subsidiaries dedicated to the Diagnostic business. The Company has transferred the investments in Diagnostic Grifols, S.A, Progenika Biopharma S.A, and Medion Grifols Diagnostic AG to GDS through a non-cash capital contribution amounting to Euros 67,708,136. The difference between the net book value and the group consolidated value of the investments contributed amounts to Euros 29,649,782, which has been recognized in the Company reserves (see note 4) against investment in GDS. Additionally, the company has transferred the subordinated loans that it has with Progenika Biopharma S.A, and Medion Grifols Diagnostic AG amounting Euros 10,609,743 and 3,037,531 respectively through a capital contribution of Euros 13,647,274 to GDS.
- In 2016, Grifols has reorganised its R&D business whereby it contributes to certain Group companies all interests and investments in subsidiaries dedicated to the R&D business. The Company has transferred 35.13% of Aradigm S.A stock to the Group company Grifols Worldwide Operations Limited (GWWO) through a non-cash capital contribution amounting Euros 20,635,872. The difference between the net book value and the group consolidated value of the investments transferred amounts Euros (2,539,450), which has been recognized in the Company reserves against investment in GWWO (see note 4).

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

- In 2016 the Company has made a cash capital contribution amounting Euros 19,246,086 in the company Grifols Brasil Lta., and has transferred 60% of stock of GRI-CEI, S.A Productos para transfusao to Grifols Brasil, S.A for Euros 3,339,638. The difference between the net book value and the Group consolidated value of the investments transferred amounts to Euros (305,390), which has been recognized in the Company reserves against an investment in Grifols Brasil, S.A (see note 4).
- The Company subscribed to the Euros 3,934,126 share capital increase carried out by Grifols Switzerland AG. During 2016 the Company has recognised impairment of Euros 3, 817,222 thousand on the investment based on an analysis of its recoverability.
- In 2016, the Company has incorporated Grifols Diagnostics Equipment Taiwan Limited for Euros 181 thousand.
- In 2016, the Company contributed Euros 18,000 thousand to Laboratorios Grifols S.A reserves.
- During 2016 the Company has recognised an impairment reversal of Euros 1,675 thousand on the investment in Grifols Nordic, A.B based on an analysis of its recoverability.

During 2015 the following changes to Company investments in equity instruments took place:

- For the 2014 bonus payable in 2015, the Group established a Restricted Share Unit Retention Plan (RSU Plan) for eligible employees (see note 18). The outstanding bonus payable through the RSU Plan were recognised as an investment of the Company's in subsidiaries with employees that avail of this plan, totalling Euros 2,276 thousand.
- The Company acquired a 100% interest in Gripdan Invest, S.L. for Euros 46,677,094 (see notes 8 and 25).
- The Company acquired shares in Grifols International, S.A. from another Group company for Euros 2,860 thousand. In 2014 the Company sold the shares in Grifols International, S.A. to another Group company for Euros 2,860 thousand. The investment in the transferred company had been fully impaired and, therefore, the sale generated income of Euros 2,860 thousand.
- The Company transferred 99.98% of Grifols Worldwide Operations Spain S.A. (formerly Logister S.A.) to another Group company for Euros 105 thousand.
- In 2014 the Company acquired 50% of Kiro Robotics, S.L. for Euros 22,153 thousand. In 2015, Kiro Robotics S.L. paid out an extraordinary dividend of Euros 10 million in accordance with the Joint Venture & Shareholder's agreement entered into in 2014. The dividend received by the Company amounting to Euros 5 million was recognised as a write-down of the investment in Kiro Robotics S.L.
- The Company subscribed to the Euros 6,000 thousand share capital increase carried out by Laboratorios Grifols S.A. (in 2014 the Company subscribed to the Euros 7,000 thousand share capital increase carried out by Laboratorios Grifols S.A.).
- During 2015 the Company recognised impairment of Euros 3,895 thousand on the investment in Grifols Brasil, Ltda based on an analysis of its recoverability.
- During 2015 the Company recognised impairment of Euros 680 thousand on the investment in Grifols Colombia, Ltda based on an analysis of its recoverability.
- Arrahona Optimus, S.L. (former wholly-owned investee of the Company) was liquidated with effect as of 1 January 2015. The assets and liabilities of the company liquidated were included in the Company's balance sheet and led to a Euros 198 thousand decline in the reserves of Grifols, S.A. (see note 5).

(a) Investments in Group companies

Details of investments in Group companies are provided in Appendix XV.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Subsidiaries' activities comprise the following:

- Industrial activity: consisting of the manufacture, preparation and sale of therapeutic products and other pharmaceutical specialities, particularly hemoderivatives and parenteral solutions, reagents, chemical products for use in laboratories and healthcare centres, and medical-surgical materials, equipment and instruments; the collection and analysis of products of biological origin, and the procurement of human plasma.
- -Commercial activity: consisting primarily of the marketing of products manufactured by the industrial Group companies.
- -Service activity: comprising the management of business trips for Group companies, the preparation and implementation of engineering projects for both the Group and third parties, and the rendering of centralised services such as accounting, human resources, marketing, etc. This activity also includes the reinsurance of the Group's insurance policies.

The percentage ownerships included in Appendix XV reconcile with the voting rights the Company has in its subsidiaries, except for: Grifols Thailand, Ltd. (48% ownership) and Grifols Malaysia Sdn Bhd (30% ownership), in which the Company has majority voting rights through the type of shares it holds in Grifols Thailand, Ltd and a contract entered into with the other shareholder and the pledging of this shareholder's shares in Grifols Malaysia.

(i) Foreign currency

The functional currencies of foreign operations are the currencies of the countries in which they are domiciled, except for Grifols Worldwide Operations Limited, the functional currency of which is the US Dollar.

(b) Other Information

The subsidiaries have been audited/reviewed by the associates of KPMG International in the countries in which they are domiciled, with the exception of Grifols Argentina, S.A. (audited by Alexia Consulting group, S.R.L.), and Grifols France (audited by Laurent Pokoj).

Grifols Viajes, S.A., Gri-Cel, S.A., Medion Diagnostics GmbH, Grifols Switzerland AG, Grifols Japan K.K, y Grifols Diagnostic Equip Taiwan, Ltd have not been audited.

(14) Financial Assets by Category

(a) Classification of financial assets by category

The classification of financial assets by category and class and a comparison of the fair value and the carrying amount are provided in Appendix IV.

(i) Net losses and gains by category of financial asset

Net losses and gains by category of financial asset are as follows:

	Euros	
2016	Loans and receivables	Total
Finance income at amortised cost, Group companies Finance income at amortised cost	20,737,322 8,992	20,737,322 8,992
Net gains in profit and loss	20,746,314	20,746,314
Total	20,746,314	20,746,314

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

	Euros		
2015	Loans and receivables	Total	
Finance income at amortised cost, Group companies Finance income at amortised cost	16,548,205 10,818	16,548,205 10,818	
Net gains in profit and loss	16,559,023	16,559,023	
Total	16,559,023	16,559,023	

(15) Investments and Trade Receivables

(a) Investments in Group companies

Details of investments in Group companies and related parties are as follows:

	Euros			
	201	2016		5
	Non-current	Current	Non-current	Current
				_
Group				
Loans	23,642,992	1,676,241	461,364,762	14,157,945
Receivables, tax effect (note 23)		41,564,215	-	29,521,025
Interest		18,673	-	998,827
Associates				
Loans		500,000	-	-
Interest		4,142	-	-
Total	23,642,992	43,763,271	461,364,762	44,677,797

At 31 December 2016 the Company has a balance of Euros 23,643 thousand corresponding to cash pooling accounts with Group companies (458,411 thousand at December 2015). These receivables accrue interest at a rate of 4.93% (5.19 % at December 2015), (interest rate on the Group's senior loan plus a spread of 0.75%) and they fall due in 2024.

At 31 December 2015 the Company had extended a structural loan of Swiss Francs 3,200 thousand to another Group company (Euros 2,953 thousand). During 2016, this loan has been transferred to another Group company (see note 13).

(b) Investments

Details of investments are as follows:

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

2016 2015 Current Non-current Non-current Current Deposits and guarantees 1,600,105 15,883 1,595,148 87,648 Total 1,600,105 15,883 1,595,148 87,648

At 31 December 2016 and 2015, Euros 832 thousand of guarantees and deposits are associated with leases with Centurion Real State S.A (formerly Scranton Enterprise B.V.), a related party of Grifols S.A. (see note 25) and Euros 559 thousand correspond to leases arranged with a Group company.

Euros

(c) Trade and other receivables

Details of trade and other receivables are as follows:

	2016	2015
	Current	Current
Group		
Trade receivables (note 25)	14,775,638	45,508,970
Associates		
Trade receivables (note 25)		68,453
Unrelated parties		
Trade receivables	744,176	437,192
Other receivables	152,569	204,944
Personnel	94,216	12,197
Taxation authorities, income tax (note 23)	55,924,688	18,032,195
Public entities, other (note 23)	6,787,797	9,574,339
Total	78,479,084	73,838,290

At 31 December 2016 and 2015 public entities, other predominantly comprise recoverable value added tax and income tax. The Company files consolidated VAT and income tax returns.

(d) Impairment of financial assets

At 31 December 2015, the amount of the losses, impairment and changes in trade provisions corresponds to the reversal of impairment from Grifols Portugal Productos Farmacéuticos e Hospitalares,Lda.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(e) Amounts denominated in foreign currencies

Details of monetary financial assets denominated in foreign currencies are as follows:

			Euros		
2016		-	US Dollar	Other	Total
Trade and other receivables					
Trade receivables – current			1,586		1,586
Trade receivables from Group companies and associates – current			1,366,088	476	1,366,564
Other receivables			237,025	1,216	238,241
Current investments in Group companies and associates Loans to companies					
Loans to companies		_			
Total current financial assets		-	1,604,699	1,692	1,606,391
Total financial assets		_	1,604,699	1,692	1,606,391
<u>-</u>			Euros		
2015	US Dollar	Swiss Franc	Taiw an Dollar	Other	Total
Non-current investments in Group companies and associates Loans to companies	3,622,024	2,953,392	_	_	6,575,416
· -					, ,
Total non-current financial assets	3,622,024	2,953,392	-	-	6,575,416
Trade and other receivables					
Trade receivables – current Trade receivables from Group companies	131	-	-	-	131
and associates – current	224,771	-	180,310	403	405,484
Other receivables	155,805	-	-	1,813	157,618
Current investments in Group companies and associates					
Loans to companies	349,013	84,992	<u>-</u>	-	434,005
Total current financial assets	729,720	84,992	180,310	2,216	997,238
Total financial assets	4,351,744	3,038,384	180,310	2,216	7,572,654

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Details of exchange differences recognised in profit or loss on financial instruments, distinguishing between settled and outstanding transactions, are as follows:

	Euros			
	20	16	20)15
	Settled	Outstanding	Settled	Outstanding
Investments in Group companies				
Loans to Group companies	(183,796)		1,583,302	(95,975)
Total non-current financial assets	(183,796)		1,583,302	(95,975)
				_
Trade and other receivables				
Trade receivables – current	15,557	32,252	35,937	(4,617)
Trade receivables from Group companies -		29,751	_	(52,303)
current Current investments				,
Loans to Group companies	6,481		263,401	_
Loano to Group companies	0,401		200,401	
Total current financial assets	22,038	62,003	299,338	(56,920)
Total financial assets	(161,758)	62,003	1,882,640	(152,895)

(16) Inventories

Inventories are mainly spares used to maintain the Company's buildings and facilities.

(a) Emission allowances

At 31 December 2016, in accordance with Spanish Royal Decree 602/2016 of 2 December 2016, emission allowances acquired for the purpose of being sold or used to cancel actual emissions are classified and measured based on the standards applicable to inventories.

At 31 December 2016 emission allowances recognised as inventories amounts to Euros 110 thousand.

At 31 December 2016 and 2015 the Company holds 16,969 free-of-charge emission allowances.

(17) Prepayments

At 31 December 2016 and 2015 prepayments include advanced payments for insurance premiums and professional service fees.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(18) Equity

Details of equity and movement during the year are shown in the statement of changes in equity.

(a) Capital

At 31 December 2016 the share capital of Grifols S.A. amounts to Euros 119,603,705 and is represented by:

- <u>Class A shares:</u> 426,129,798 ordinary shares of Euros 0.25 par value each, subscribed and fully paid and of the same class and series.
- <u>Class B shares</u>: 261,425,110 non-voting preference shares of Euros 0.05 par value each, of the same class and series, and with the preferential rights set forth in the Company's by-laws.

On 4 January 2016 the Company's new shares resulting from the share split ruling on 3 December 2015 by the Company's board of directors (relevant event no 231793) started to be traded in accordance with the delegation of authorities by the shareholders at the general shareholders' meeting held on 29 May 2015. This share split entails that the nominal value of the new Class A shares will be Euros 0.25 per share (previously Euros 0.50 per share), whilst the nominal value of the new Class B shares will be Euros 0.05 per share (previously Euros 0.10 per share).

Since 23 July 2012 the ADSs (American Depositary Shares) representing Grifols, S.A.'s Class B non-voting shares have had an exchange ratio of 1:1 in relation to Class B shares; i.e. 1 ADS represents 1 Class B share. The ratio was previously 2 ADSs to each Class B share.

On 4 December 2012, the shareholders of Grifols approved a share capital increase through the issue of 16,328,212 new Class B non-voting shares, with a charge to voluntary reserves. This issue was executed in a public deed on 4 January 2013 and the shares were admitted for trading on the four Spanish stock exchanges and the Spanish Automated Quotation System on 14 January 2013.

The main characteristics of the Class B shares are as follows:

- Each Class B share entitles its holder to receive a minimum annual preferred dividend out of the distributable
 profits at the end of each year equal to Euros 0.01 per Class B share provided that the aggregate preferred
 dividend does not exceed the distributable profits for that year and a distribution of dividends has been
 approved by the Company's shareholders. This preferred dividend is not cumulative if sufficient distributable
 profits are not obtained in the period.
- Each Class B share holder is entitled to receive, in addition to the above-mentioned preferred dividend, the same dividends and other distributions as for one Grifols ordinary share.
- Each Class B share entitles the holder to its redemption under certain circumstances, if a takeover bid for all or
 part of the shares in the Company has been made, except if holders of Class B shares have been entitled to
 participate in the bid on the same terms as holders of Class A shares. The redemption terms and conditions
 reflected in the Company's by-laws limit the amount that may be redeemed, requiring that sufficient
 distributable reserves be available, and limit the percentage of shares to be redeemed in line with the ordinary
 shares to which the bid is addressed.
- In the event the Company were to be wound up and liquidated, each Class B share entitles the holder to receive, before any amounts are paid to holders of ordinary shares, an amount equal to the sum of (i) the par value of the Class B share, and (ii) the share premium paid for the Class B share when it was subscribed. In addition to the Class B liquidation preference amount, each holder is entitled to receive the same liquidation amount that is paid for each ordinary share. These shares are freely transferable.

The Company's knowledge of its shareholders is based on information provided voluntarily or in compliance with applicable legislation. According to the information available to the Company, there are no interests higher than 10% with voting rights at 31 December 2016 and 2015.

(b) Share premium

This reserve is freely distributable.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(c) Reserves

Details of reserves and movement during the year are shown in Appendix V.

During 2016 the Company has made several non-cash investments transfers to other Group companies. The difference between the net book value and the Group consolidated value of the investments transferred amounts to Euros 26,804,403 which has been recognised in reserves against investment in Group companies (see notes 4 and 13).

During 2016 the Company has 936,728 delivered treasury stocks (Class B shares) in exchange for additional non-controlling interest of the assets of two Group companies giving rise to a loss of Euros 181,625, which has been recognised in reserves (see note 18(c)).

In May 2015 the Company sold 1,967,265 treasury stocks (Class A shares), giving rise to a gain of Euros 2,018 thousand, which were recognised in reserves.

(i) Legal reserve

The legal reserve has been appropriated in compliance with article 274 of the Spanish Companies Act, which requires that companies transfer 10% of profits for the year to a legal reserve until this reserve reaches an amount equal to 20% of share capital.

The legal reserve is not distributable to shareholders and if it is used to offset losses, in the event that no other reserves are available, the reserve must be replenished with future profits.

(ii) Treasury stock and reserve for Company shares

At the ordinary general meeting held on 29 May 2015 the shareholders of the Company agreed to authorise the acquisition of a maximum of treasury stock equivalent to 10% of the Company's share capital at a minimum price equal to the par value of shares and a maximum equal to the price quoted on the stock exchange on the date of acquisition or, where applicable, the price authorised by the Spanish National Securities Market Commission.

This acquisition has been authorised for a period of five years from the date this decision was taken. Shares acquired may be handed over to the Group's employees or directors either directly or as a result of them exercising share options they may hold.

At 31 December 2016 and 31 December 2015 the Company does not have any Class A treasury stock.

Movement in Class A treasury stock during 2015 was as follows:

	Number of Class A shares	Euros
Balance at 1 January 2015	1,967,265	69,134,763
Acquisitions of Class A shares		
Disposals of Class A shares	(1,967,265)	(69,134,763)
Balance at 31 December 2015	0	0

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Movement in Class B treasury stock during 2015 was as follows:

	Number of Class Bshares	Euros
Balance at 1 January 2015	5,653	117,680
Acquisitions of Class B shares	2,014,285	58,457,490
Disposals of Class B shares	(653)	
Balance at 31 December 2015	2,019,285	58,575,170

Movement in Class B treasury stock during 2016 is as follows:

	Number of	
	Class B shares	Euros
Balance at 1 January 2016	4,038,570	58,575,170
Acquisitions of Class B shares	1,628,893	23,720,970
Non-cash Disposals of Class B shares	(936,728)	(13,585,872)
Balance at 31 December 2016	4,730,735	68,710,268
•	, ,	

In July 2016 the Company delivered 59,951 treasury stocks (Class B shares) to Medion's non-controlling interests in exchange of the 20 % acquired from it (see note 13).

In March 2016 the Company delivered 876,777 treasury stocks (Class B shares) to the Progenika's non-controlling interests in exchange for the 16.465% acquired from it(see note 13).

Acquisitions of Class B shares include the purchase of the Class B shares from the vendor shareholders of Progenika for which Grifols exercised the cash option for an amount of Euros 11,035 thousand. This amount has been considered as cash used in investing activities in the statement of cash flows

The Parent held Class B treasury stock equivalent to 0.2% of its capital at 31 December 2016 (0.17% at 31 December 2015).

(iii) Differences on redenomination of capital to Euros

This reserve is not distributable.

(iv) Voluntary reserves

These reserves are freely distributable.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(d) Other own equity instruments

For the 2015 and 2014 bonuses, the Group has set up a Restricted Share Unit Retention Plan (RSU Plan), for certain employees. Under this plan, employees can choose to receive up to 50% of their yearly bonus as non-voting Class B ordinary shares (Grifols Class B Shares) or Grifols American Depositary Shares (Grifols ADS), and the Group will match this with an additional 50% of the employee's choice of RSU.

These RSU will have a vesting period of two years and one day and, subsequently, the RSUs will be exchanged for Grifols Class B Shares or Grifols ADS (American Depositary Share representing 1 Class B Share).

If an eligible employee leaves the Company or is terminated with cause before the vesting period, he/she will not be entitled to the additional RSU.

This commitment, due to be settled at shares, is recognized in equity and totals Euros 7,945 thousand net of tax (3,399 thousand in 2015).

(19) Other Provisions, Other Guarantees with Third Parties and Other Contingent Liabilities

Movement in other provisions is as follows:

	Euros	
	Provisions for taxes	Total
At 1 January 2016	500,000	500,000
Additions	517,887	517,887
Disposals	(500,000)	(500,000)
At 31 December 2016	517,887	517,887

(a) Contingencies

Contingent liabilities for bank and other guarantees are disclosed in note 21. The Company does not expect any significant liabilities to arise from these guarantees.

In the event of a takeover, the Company has agreements with 27 employees/directors whereby they can unilaterally rescind their employment contracts with the Company and are entitled to termination benefits ranging from two to five years' salary.

The Company also has three contracts with members of senior management who will receive a termination benefit ranging from one to two years' salary, depending on the circumstances.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(20) Financial Liabilities by Category

(a) Classification of financial liabilities by category

The classification of financial liabilities by category and class and a comparison of the fair value with the carrying amount are provided in Appendix VI.

(i) Net losses and gains by financial liability category

Net losses and gains by financial liability category are as follows:

	Euros		
2016	Debts and payables	Total	
Finance costs at amortised cost, third parties Finance costs at amortised cost, Group companies	(1,803,335) (41,887,772)	(1,803,335) (41,887,772)	
Net losses in profit and loss	(43,691,107)	(43,691,107)	
Total	(43,691,107)	(43,691,107)	

	Euros		
2015	Debts and payables	Total	
Finance costs at amortised cost, third parties Finance costs at amortised cost, Group companies	(2,684,249) (42,054,591)	(2,684,249) (42,054,591)	
Net losses in profit and loss	(44,738,840)	(44,738,840)	
Total	(44,738,840)	(44,738,840)	

(21) Payables and Trade Payables

(a) Group companies and associates

Details of Group companies and associates are as follows:

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Euros

	2016		2015	
	Non-current	Current	Non-current	Current
Group				
Payables	456,552,495		887,717,317	
Loans received				
Payables, tax effect (note 23)		22,241,355		16,947,755
Interest				142,743
Associates				
Loans received				443,182
		_		_
Total	456,552,495	22,241,355	887,717,317	17,533,680

Details of payables to Group companies do not include trade payables to Group companies, details of which are provided in section d) of this note.

(b) Payables

Details of payables are as follows:

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	2016		201	5
	Non-current	Current	Non-current	Current
Unrelated parties				
Loans and borrowings	12,165,690	4,226,509	16,379,638	4,666,321
Interest		31,687	-	47,181
Finance lease payables (note 9)	2,097,796	1,031,446	1,897,590	825,319
Payables	7,565,444	1,962,543	6,115,726	26,006,531
Guarantees and deposits received		7,099	-	23,107
Total	21,828,930	7,259,284	24,392,954	31,568,459

At 31 December 2015 current payables included Euros 25 million, reflecting a put and call option granted by the Company and the shareholders of Progenika. On 3 March, 2016 the Company announced the acquisition of a further 32.93% stake in Progenika for Euros 25 million following the exercise of call and put options agreed in February 2013. Grifols has paid 50% of this investment in Grifols B shares (876,777 shares) (see note 18(c)) and the remaining 50% in cash. The Company granted to the selling shareholders the option to resell the Class B shares during the first five days following the acquisition date. At 31 December 2016, "other financial liabilities" include an amount of Euros 5 million related to the remaining put and call option pending execution.

(c) Other information on payables

(i) Main characteristics of payables

The terms and conditions of loans and payables are provided in Appendix VIII.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Non-current and current loans and borrowings are presented net of loan arrangement costs, which at 31 December 2016 amount to Euros 22,5 thousand for current debt (Euros 22.5 thousand at 31 December 2015).

The Company has extended guarantees to banks on behalf of Group companies for Euros 5,690 thousand at 31 December 2016 (Euros 11,504 thousand at 31 December 2015).

On 5 March 2014, Grifols Worldwide Operations Limited, a 100% subsidiary of Grifols, S.A., issued US Dollars 1,000 million of senior unsecured notes that will mature in 2022 and will bear annual interest at a rate of 5.25%. These notes replaced the senior unsecured notes issued in 2011 amounting to US Dollars 1,100 million, falling due in 2018 and at interest rate of 8.25%. On 29 May 2014 the notes were admitted to listing on the Irish Stock Exchange.

Both the senior term loans and the revolving loans of the Grifols Group are secured by the Company and certain significant Group companies which, in conjunction with Grifols, S.A. represent, in the aggregate, at least 80% of the consolidated assets and consolidated EBITDA of the Group.

The notes have been issued by Grifols Worldwide Operations Limited and are guaranteed on a senior unsecured basis by Grifols, S.A. and the subsidiaries of Grifols, S.A. that are guarantors and co-borrower under the New Credit Facilities. The guarantors are Grifols, S.A., Biomat USA, Inc., Grifols Biologicals Inc., Grifols Shared Services North America, Inc., Grifols Diagnostic Solutions Inc., Grifols Therapeutics, Inc., Instituto Grifols, S.A. and Grifols Worldwide Operations USA, Inc.

Euros

(d) Trade and other payables

Details of trade and other payables are as follows:

	• •		
	2016	2015	
	Current	Current	
Group			
Suppliers (note 25)	3,538,981	9,573,066	
Related parties			
Suppliers (note 25)	8,282,893	9,121,638	
Unrelated parties			
Suppliers	19,232,394	28,454,008	
Personnel	9,941,501	9,875,621	
Taxation authorities, income tax (note	3,255,440		
23)	0,200, 110		
Public entities, other (note 23)	20,623,957	20,139,008	
Total	64,875,166	77,163,341	

(e) Classification by maturity.

The classification of financial liabilities by maturity is included in Appendix VII.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(f) Amounts denominated in foreign currencies

The Euro value of monetary financial liabilities denominated in foreign currencies is as follows:

	Euros						
2016	US Dollar	Argentine Peso	Brazilian Real	Other currencies	Total		
Trade and other payables							
Suppliers	1,239,712	4,602		(1,860)	1,242,454		
Suppliers, Group companies	189,355	93,278	186,825	1,352	470,810		
Other financial liabilities	(1,860)				(1,860)		
Total current liabilities	1,427,207	97,880	186,825	(508)	1,711,404		
Total financial liabilities	1,427,207	97,880	186,825	(508)	1,711,404		

			Euros		
2015	US Dollar	Argentine Peso	Swiss Franc	Other currencies	Total
Trade and other payables Suppliers Suppliers, Group companies	2,220,396 238,814	- 58,073	- 43,077	7,053	2,220,396 347,017
Total current liabilities	2,459,210	58,073	43,077	7,053	2,567,413
Total financial liabilities	2,459,210	58,073	43,077	7,053	2,567,413

Details of exchange differences recognised in profit or loss on financial instruments, distinguishing between settled and outstanding transactions, are as follows:

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Current payables

Group companies

Total current liabilities

Total financial liabilities

Suppliers

Loans and borrowings

Suppliers, Group companies

Euros					
	2016	2015			
Settled	Outstanding	Settled	Outstanding		
449,35	6 (403,327)	(25,252,524)	5,292,924		
268,37	2 (76,413)	(276,210)	78,371		
12,66	5 28,641	3,135	22,705		
730,39	3 (451,099)	(25,525,599)	5,394,000		

(451,099)

(25,525,599)

5,394,000

(22) Late Payments to Suppliers. "Reporting Requirement". Second Additional Provision of Law 31/2014 of 4 December 2014

730,393

The average payment period to suppliers for fiscal year 2016 is 61 days (59 days for fiscal year 2015). The total average is obtained by dividing the resulting amount of weighting the number of days between the payment date and the issuance date of each invoice with the total amount of each of the invoices, among total amount of invoices.

During 2016 the Company has made payments of Euros 138,148 thousand (116,647 thousand at 2015). Outstanding payments at 31 December 2016 total Euros 9,025 thousand (11,918 thousand for fiscal year 2015). In 2016 the ratio of paid operations stands at 62 days and the ratio of operations payable stands at 50 days (59 days and 61 days respectively at 2015).

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(23) Taxation

Details of balances with public entities are as follows:

	Euros				
	20 ⁻	16	201	5	
	Non- Current current		Non-current	Current	
Assets Deferred tax assets	5,766,817		8,063,912	-	
Current tax assets Value added tax and similar taxes		55,924,688 6,787,797	- -	18,032,195 9,574,339	
Total	5,766,817	62,712,485	8,063,912	27,606,534	
Liabilities Current tax liabilities Deferred tax liabilities Social Security Withholdings	4,972,943 	3,255,440 687,733 19,936,224	3,759,018 - -	- 646,478 19,492,530	
Total	4,972,943	23,879,397	3,759,018	20,139,008	

At 31 December 2016 the Company has recognised current Tax liabilities of Euros 3,255, 440 in respect of tax payables arising from the 2010 to 2012 Tax inspection closed during 2016.

At 31 December 2015 the Company recognised deferred tax assets of Euros 2,228,921 in respect of tax credits for tax loss carry forwards.

Details by company of intercompany receivables and payables resulting from the tax effect of filing consolidated tax returns are as follows:

Receivables (note 15)
Instituto Grifols,S.A.
Grifols Worldw ide Operations Spain S.A.
Biomat,S.A.
Grifols International,S.A.
Grifols Movaco,S.A.
Grifols Viajes,S.A.
Grifols Engineering,S.A.
Diagnostic Grifols S.A.
Gripdan Invest, S.L

Euros					
2016	2015				
Current	Current				
29,082,958	18,903,684				
73,180	815,086				
163,107	94,469				
4,298,575	4,518,013				
4,832,596	1,722,320				
125,491	192,791				
565,106	780,369				
2,177,754	2,494,293				
245,449					
41,564,216	29,521,025				

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Payables (note 21)		
Biomat, S.A.	126,120	96,260
Grifols Viajes, S.A		424,905
Instituto Grifols,S.A.	5,295,365	5,479,516
Diagnostic Grifols,S.A.	6,420,954	4,610,126
Laboratorios Grifols,S.A.	6,185,503	4,231,218
Grifols Movaco, S.A	607,447	366,539
Grifols Worldwide Operations Spain S.A.	569,782	718,240
Grifols International, S.A.		490,283
Grifols Engineering,S.A.	182,093	
Gri-Cel, S.A	2,854,091	530,668
	22,241,355	16,947,755

Balances receivable and payable at 31 December 2016 and 2015 comprise accrued income tax and value added tax.

The Company has the following main applicable taxes open to inspection by the Spanish taxation authorities:

Тах	Years open to inspection
Income tax	2013-2016
Value added tax	2013-2016
Personal income tax	2013-2016
Capital gains tax	2013-2016
Tax on Economic Activities	2013-2016
Social Security	2013-2016
Non-residents	2013-2016
Customs duties	2013-2016

Tax inspections on income tax, withholdings and VAT for 2010, 2011 and 2012 were opened in Instituto Grifols, S.A and Grifols Movaco, S.A in July 2014.

In October 2015, an inspection of income tax for 2010, 2011 and 2012 was initiated at Biomat, S.A. as part of the income tax inspection of the aforementioned companies.

At December 2016 the aforementioned Tax inspections has been closed. As a result, Euros 838 thousand has been recognised as a loss in the Company's statement of profit and loss, and additional liabilities of Euros 3, 255,440 arise.

(a) Income tax

The Company files consolidated tax returns with Instituto Grifols, S.A., Laboratorios Grifols, S.A., Diagnostic Grifols, S.A., Grifols Movaco, S.A., Biomat, S.A., Grifols Worldwide Operations Spain S.A., Grifols International, S.A., Grifols Engineering, S.A., Grifols Viajes, S.A, Gripdant Invest, S.L. and Gri-Cel, S.A.

A reconciliation of net income and expenses for the year with the taxable income is provided in Appendix IX.

The relationship between the tax income and accounting profit for the year is shown in Appendix X.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

Details of the tax income recognised in the income statement are as follows:

	Euros		
	2016	2015	
Current tax Present year	(24,547,939)	(29,618,420)	
	(24,547,939)	(29,618,420)	
Deferred tax			
Source and reversal of temporary differences			
Property, plant and equipment	(232,182)	(288,207)	
Investments	(954,306)	(472,216)	
Cost of reducing deferred tax assets recognised in prior years	(213,117)	(100,758)	
Tax rate adjustment		331,275	
Deductions generated	(2,635,448)	(2,393,074)	
Deductions applied	3,512,367	1,767,431	
Adjustment of deductions in prior years		(24,897)	
Adjustment of deferred tax assets and liabilities	1,674,145	2,808,987	
Tax provisions	(198,531)		
	(23,595,011)	(27,989,879)	

Details of deferred tax assets and liabilities by type of asset and liability are as follows:

_	Euros					
	Assets		Liabilities		Ne	et
	2016	2015	2016	2015	2016	2015
Property, plant and equipment	237,754	351,124	(2,279,795)	(2,583,711)	(2,042,041)	(2,232,587)
Grants			(44,660)	(57,432)	(44,660)	(57,432)
Restricted share unit retention plan	1,273,775	563,767	(2,648,488)	(1,117,875)	(1,374,713)	(554,108)
Tax credits for tax loss carryforw ards		2,288,919				2,288,919
Group Financial Investments	954,306				954,306	
Rights to tax deductions and credits	3,300,982	4,860,102			3,300,982	4,860,102
Total assets/liabilities	5,766,817	8,063,912	(4,972,943)	(3,759,018)	793,874	4,304,894

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

In accordance with prevailing tax legislation in Spain, share-based payments to employees are income tax deductible for the intrinsic amount of the share options when they are exercised, thus giving rise to a deductible temporary difference for the difference between the amount the taxation authorities will admit as a future deduction and the zero carrying amounts of the share-based payments. At the close of the reporting period, the Company estimates the future tax deduction based on the price of the shares at that time. The amount of the tax deduction is recognised as current or deferred income tax with a balancing entry in the income statement, and any excess is taken to equity. At 31 December 2016 the Company recognised net deferred tax of Euros (1,060,658) (Euros (569,230) at 31 December 2015).

Details of deferred tax assets and liabilities that are expected to be realised or reversed in periods exceeding 12 months are as follows:

	Euros	
	2016	2015
		_
Deferred tax assets relating to temporary differences	718,291	797,969
Total assets	718,291	797,969
Deferred tax liabilities	3,306,889	2,306,826
Net	(2,588,598)	(1,508,857)

The commitments from the reversal of deferred tax related to provisions of investments in subsidiaries are not significant.

(b) Value added tax

Since 1 January 2008 the Company has filed consolidated tax returns with Instituto Grifols, S.A., Laboratorios Grifols, S.A., Diagnostic Grifols, S.A., Grifols Movaco, S.A., Biomat, S.A., Grifols Worldwide Operations Spain S.A., Grifols International, S.A., Grifols Engineering, S.A., Grifols Viajes, S.A., Gri-Cel, S.A. (since 1 January 2009) and Gripdant Invest, S.L (since 1 January 2016).

(24) Environmental Information

Details at 31 December of property, plant and equipment used to minimise the Company's impact on the environment are as follows:

	Euros				
Description	Cost	Net			
Sew age treatment	141,724	(64,318)	77,406		
Water saving	311,021	(221,420)	89,601		
Electricity saving	2,053,054	(664,018)	1,389,036		
Waste management	243,427	(236,025)	7,402		
	2,749,226	(1,185,781)	1,563,445		

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

		Euros				
		2015				
Description	Cost	Accumulated depreciation	Net			
Sew age treatment	141,724	(50,664)	91,060			
Water saving	243,427	(243,125)	302			
Electricity saving	1,366,973	(517,922)	849,051			
Waste management	311,022	(194,540)	116,482			
	2,063,146	(1,006,251)	1,056,895			

Environmental expenses amounts to Euros 162,280 in 2016 (Euros 85,145 in 2015).

(25) Related Party Balances and Transactions

(a) Related party balances

Details of balances receivable from and payable to Group companies and related parties and the main characteristics are disclosed in notes 15 and 21.

Details of balances by category are provided in Appendix XI.

(b) Related party transactions

Details of the Company's transactions with related parties are provided in Appendix XII.

Services are normally negotiated with Group companies to include a mark-up of between 5% and 10%.

The Company contributes 0.7% of pre-tax consolidated profits for each year to a non-profit organisation.

Transactions with other related parties are conducted at arm's length.

(c) Information on the Company's directors and senior management personnel

In 2016 the independent members of the Company's board of director's accrued Euros 925 thousand in their capacity as such (Euros 863 thousand in 2015). Directors representing shareholders' interests received remuneration of Euros 50 thousand in 2015. The members of the Company's board of directors who have a labour relationship with the Company and senior management personnel received total remuneration of Euros 2,743 thousand and Euros 5,047 thousand, respectively (Euros 2,530 thousand and Euros 5,023 thousand in 2015). Members of the board of directors have not received any loans or advances nor has the Company extended any guarantees on their behalf. The Company has no pension or life insurance obligations with its former or current directors or senior management personnel. In addition, termination benefit commitments are in place for certain Company directors and senior management personnel (see note 19).

(d) Conflicts of interest concerning the directors

The directors of the Company and their related parties have had no conflicts of interest requiring disclosure in accordance with article 229 of the Revised Spanish Companies Act.

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

(26) Income and Expenses

(a) Revenues

Details of revenues by category of activity and geographical market are shown in Appendix XIII.

(b) Supplies

Details of other supplies used are as follows:

Other supplies used
Purchases of spare parts
Change in inventories

Eur	os
2016	2015
2,853,682 (462,395)	2,842,546 (989,136)
2,391,287	1,853,410

(c) Employee benefits expense and provisions

Details of employee benefits expense are as follows:

Employee benefits expense
Social Security payable by the Company
Defined contribution plan contributions
Other employee benefits expenses
Annual contributions

Euros				
2016	2015			
7,195,003	6,337,270			
110,807	98,585			
1,776,868	1,654,917			
14,288	13,210			
9,096,966	8,103,982			

(27) Employee Information

The average headcount of the Company, distributed by department, is as follows:

Technical area Administration and other General management Marketing

Number			
2016	2015		
69	64		
413	383		
54	41		
0	6		
536	494		

Number

Notes to the Annual Accounts

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

At 31 December 2016 and 2015 the distribution by gender of Company personnel and the members of the board of directors is as follows:

Technical area
Administration and other
General management
Marketing
Directors

	Numb	per	
2016		2015	
Female	Male	Female	Male
68	9	63	7
149	287	151	253
30	26	27	23
0	0	-	2
4	9	4	8
_		•	•
251	331	245	293

(28) Audit Fees

KPMG Auditores, S.L., the auditors of the Company's annual accounts, have invoiced the Company the following fees and expenses for professional services during the years ended 31 December 2016 and 2015:

Annual audit services
Other assurance services

Euros				
2016 2015				
1,664,700	1,811,700			
109,068	95,000			
1,773,768	1,906,700			

The amounts in the above table include the total fees for services rendered in 2016 and 2015, irrespective of the date of invoice. "Audit services" include the audit under PCAOB of the consolidated financial statements prepared in accordance with IFRS-IASB and limited review services for the interim consolidated financial statements prepared in accordance with IFRS-IASB. They also include audit services subject to Spanish Audit Law, amounting to Euros 259,200 thousand in 2016 (Euros 265,200 in 2015).

(29) Events after the Reporting Period

• Refinancing process

On 10 January 2017, Grifols started the refinancing process of part of its financial debt for an amount of US Dollar 6,300 million. There is a Term Loan A ("TLA") and Term Loan B ("TLB"); the latter includes the financing of US Dollar 1,700 million for the acquisition of Hologic's donor screening unit. The refinancing is fully underwritten by the following four entities: Nomura, Bank of America Merrill Lynch, Goldman Sachs and HSBC.

On 31 January 2017 the transaction has already been closed.

• Capital Contribution

On 31 January 2017, the Company has made a capital contribution to Grifols Diagnostic Solutions Inc. amounting US dollars 500 million as part of the financing process for the acquisition of Hologic's donor screening unit.

GRIFOLS, S.A. Details of intangible assets and movement for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	Computer	Emission	
	software	allowances	Total
Cost at 1 January 2016	36,417,165	139,655	36,556,820
Additions	4,349,176	780	4,349,956
Disposals	-	(106,836)	(106,836)
Transfers	71,390	-	71,390
Irreversible impairment losses	-	(33,599)	(33,599)
Cost at 31 December 2016	40,837,731	0	40,837,731
Accumulated amortisation at 1 January 2016	(25,471,444)	-	(25,471,444)
Additions	(5,009,468)	-	(5,009,468)
Disposals	-	-	0
Accumulated amortisation at 31 December 2016	(30,480,912)	0	(30,480,912)
Carrying amount at 31 December 2016	10,356,819	0	10,356,819

This appendix forms an integral part of note 6 to the annual accounts, in conjunction with which it should be read

GRIFOLS, S.A. Details of intangible assets and movement for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

<u>.</u>	Computer software	Emission allowances	Advances	Total
Cost at 1 January 2015	28,514,552	122,856	2,619,946	31,257,354
Additions	7,990,531	-	-	7,990,531
Disposals	(87,918)	-	(2,619,946)	(2,707,864)
Irreversible impairment losses	-	16,799	-	16,799
Cost at 31 December 2015	36,417,165	139,655	0	36,556,820
Accumulated amortisation at 1 January 2015	(22,351,436)	-	-	(22,351,436)
Additions	(3,120,008)	-	-	(3,120,008)
Disposals	-	-	-	0
Accumulated amortisation at 31 December 2015	(25,471,444)	0	0	(25,471,444)
Carrying amount at 31 December 2015	10,945,721	139,655	0	11,085,376

This appendix forms an integral part of note 6 to the annual accounts, in conjunction with which it should be read

GRIFOLS, S.A.

Details of Property, Plant and Equipment and Movement for the year ended 31 December 2016 (Expressed in euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	Euros				
	Technical installations and machinery	Other installations, equipment and furniture	Under construction and advances	Other items	Total
Cost at 1 January 2016	7,936,384	15,133,912	5,866,739	13,363,182	42,300,217
Additions	1,104	372,097	1,648,958	2,297,701	4,319,860
Disposals	(2,626)	(5,800)		(7,005)	(15,431)
Transfers	88,836	964,499	(5,660,426)	90,853	(4,516,238)
Cost at 31 December 2016	8,023,698	16,464,708	1,855,271	15,744,731	42,088,408
Accumulated depreciation at 1 January 2016	(5,708,443)	(9,216,954)		(8,692,294)	(23,617,690)
Additions	(619,492)	(1,259,199)		(1,983,527)	(3,862,218)
Disposals	1,948	5,800		7,005.000	14,753
Transfers		(410,220)			(410,220)
Accumulated depreciation at 31 December 2016	(6,325,987)	(10,880,573)		(10,668,816)	(27,875,375)
Carrying amount at 31 December 2016	1,697,712	5,584,135	1,855,271	5,075,915	14,213,033

This appendix forms an integral part of note 7 to the annual accounts, in conjunction with which it should be read

GRIFOLS, S.A.

Details of Property, Plant and Equipment and Movement for the year ended 31 December 2015 (Expressed in euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	Euros				
	Technical installations	Other installations, equipment and	Under construction and		
	and machinery	furniture	advances	Other items	Total
Cost at 1 January 2015	7,895,833	11,749,375	1,112,386	10,726,403	31,483,997
Additions	171	176,130	5,102,779	1,825,631	7,104,711
Disposals		(2,784)			(2,784)
Transfers	40,380	334,756	(348,425)	10,773	37,484
Arrahona Optimus S.L merger (note 5)		2,876,435		800,375	3,676,810
Cost at 31 December 2015	7,936,384	15,133,912	5,866,739	13,363,182	42,300,217
Accumulated depreciation at 1 January 2015	(5,019,424)	(7,360,293)		(6,463,463)	(18,843,180)
Additions	(689,019)	(1,130,352)		(1,910,526)	(3,729,897)
Disposals		1,388			1,388
Transfers					
Arrahona Optimus S.L merger (note 5)		(727,696)		(318,305)	(1,046,001)
Accumulated depreciation at 31 December 2015	(5,708,443)	(9,216,954)		(8,692,294)	(23,617,690)
Carrying amount at 31 December 2015	2,227,942	5,916,958	5,866,739	4,670,888	18,682,527

This appendix forms an integral part of note 7 to the annual accounts, in conjunction with which it should be read

Details of Investment Property and Movement for the year ended 31 December 2016

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Euros					
	Land	Buildings and other installations	Investments in adaptation and advances	Total			
Cost at 1 January 2016	5,296,480	60,938,463	8,101,421	74,336,364			
Additions		427,116	7,572,014	7,999,130			
Disposals							
Transfers		7,047,836	(2,192,768)	4,855,068			
Cost at 31 December 2016	5,296,480	68,413,415	13,480,667	87,190,562			
Accumulated depreciation at 1 January 2016		(29,141,528)		(29,141,528)			
Additions		(3,081,861)		(3,081,861)			
Disposals							
Transfers							
Accumulated depreciation at 31 December 2016	0	(32,223,389)	0	(32,223,389)			
Carrying amount at 31 December 2016	5,296,480	36,190,026	13,480,667	54,967,173			

This appendix forms an integral part of note 8 to the annual accounts, in conjunction with which it should be read

Details of Investment Property and Movement for the year ended 31 December 2015

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

			Euros	
	Land	Buildings and other installations	Investments in adaptation and advances	Total
Cost at 1 January 2015	12,509,791	52,767,268	3,725,871	69,002,930
Additions	350,000	309,654	7,234,888	7,894,542
Disposals	(7,563,311)	(4,787,156)		(12,350,467)
Transfers		2,821,855	(2,859,338)	(37,484)
Arrahona Optimus S.L merger (note 5)		9,826,843		9,826,843
Cost at 31 December 2015	5,296,480	60,938,463	8,101,421	74,336,364
Accumulated depreciation at 1 January 2015		(23,668,184)		(23,668,184)
Additions		(3,006,804)		(3,006,804)
Disposals		84,782		84,782
Transfers				
Arrahona Optimus S.L merger (note 5)		(2,551,322)		(2,551,322)
Accumulated depreciation at 31 December 2015		(29,141,528)		(29,141,528)
Carrying amount at 31 December 2015	5,296,480	31,796,935	8,101,421	45,194,836

This appendix forms an integral part of note 8 to the annual accounts, in conjunction with which it should be read

Classification of Financial Assets by Category for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	=	Non-current		Current			
	At amortised co	ost or cost	-	At amortised c	ost or cost		
	Carrying amount	Fair value	Total	Carrying amount	Fair value	Total	
Loans and receivables							
Fixed rate	23,642,992	23,642,992	23,642,992	2,199,056	2,199,056	2,199,056	
Variable rate						0	
Tax effect				41,564,215	41,564,215	41,564,215	
Deposits and guarantees	1,600,105	1,600,105	1,600,105	15,883	15,883	15,883	
Other Trade receivables				152,569	152,569	152,569	
Trade receivables				15,519,814	15,519,814	15,519,814	
Other receivables				94,216	94,216	94,216	
Total	25,243,097	25,243,097	25,243,097	59,545,753	59,545,753	59,545,753	
Total financial assets	25,243,097	25,243,097	25,243,097	59,545,753	59,545,753	59,545,753	

This appendix forms an integral part of note 14 to the annual accounts, in conjunction with which it should be read.

Classification of Financial Assets by Category for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Non-current			Current			
	At amortised co	ost or cost	-	At amortised c	ost or cost	_		
	Carrying amount	Fair value	Total	Carrying amount	Fair value	Total		
Loans and receivables								
Fixed rate	461,364,762	461,364,762	461,364,762	15,156,772	15,156,772	15,156,772		
Variable rate						0		
Tax effect				29,521,025	29,521,025	29,521,025		
Deposits and guarantees	1,595,148	1,595,148	1,595,148	87,648	87,648	87,648		
Other Trade receivables				204,944	204,944	204,944		
Trade receivables				46,014,615	46,014,615	46,014,615		
Other receivables				12,197	12,197	12,197		
Total	462,959,910	462,959,910	462,959,910	90,997,201	90,997,201	90,997,201		
Total financial assets	462,959,910	462,959,910	462,959,910	90,997,201	90,997,201	90,997,201		

This appendix forms an integral part of note 14 to the annual accounts, in conjunction with which it should be read.

Details of Reserves and Results and movement for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

			Euros		
	Legal and statutory reserves	Differences on translation of capital to Euros	Voluntary reserves	Profit for the year	Total
Balance at 1 January 2016	23,920,741	3,020	199,434,879	241,755,884	465,114,524
Recognised income and expense				321,792,932	321,792,932
Movement of treasury stock Other movements	 	 	(181,625) 26,804,403	 	(181,625) 26,804,403
Distribution of profit for 2015					
Reserves Preferred dividend Interim dividend Dividend	 	 	28,897,926 	(28,897,926) (1,307,126) (119,615,359) (91,935,473)	(1,307,126) (119,615,359) (91,935,473)
Balance at 31 December 2016	23,920,741	3,020	254,955,583	321,792,932	600,672,276

This appendix forms an integral part of note 18 to the annual accounts, in conjunction with which it should be read.

Details of Reserves and Results and movement for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

			Euros		
	Legal and statutory reserves	Differences on translation of capital to Euros	Voluntary reserves	Profit for the year	Total
Balance at 1 January 2015	23,920,741	3,020	180,122,849	205,197,369	409,243,979
Recognised income and expense				241,755,884	241,755,884
Movement of treasury stock Other movements	 	 	2,017,637 198,185	 	2,017,637 198,185
Distribution of profit for 2014					
Reserves Preferred dividend Interim dividend Dividend	 	 	17,096,208 	(17,096,208) (1,307,126) (85,944,364) (100,849,671)	(1,307,126) (85,944,364) (100,849,671)
Balance at 31 December 2015	23,920,741	3,020	199,434,879	241,755,884	465,114,524

This appendix forms an integral part of note 18 to the annual accounts, in conjunction with which it should be read.

Details of Financial Liabilities by Category for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Non-curr	ent	Current			
	At amortised co	st or cost		_	At amortised co		
	Carrying amount	Fair value	At fair value	Total	Carrying amount	Fair value	Total
Debts and payables							
Loans, Group companies	456,552,495	456,552,495		456,552,495			
Variable rate loans and borrowings	12,165,690	12,165,690		12,165,690	4,258,196	4,258,196	4,258,196
Finance lease payables	2,097,796	2,097,796		2,097,796	1,031,446	1,031,446	1,031,446
Other financial liabilities	7,565,444	7,565,444		7,565,444	1,969,642	1,969,642	1,969,642
Trade and other payables							
Suppliers					27,515,287	27,515,287	27,515,287
Suppliers, Group companies					3,538,981	3,538,981	3,538,981
Other payables					9,941,501	9,941,501	9,941,501
Total	478,381,425	478,381,425		478,381,425	48,255,053	48,255,053	48,255,053
Total financial liabilities	478,381,425	478,381,425		478,381,425	48,255,053	48,255,053	48,255,053

This appendix forms an integral part of note 20 to the annual accounts, in conjunction with which it should be read.

Details of Financial Liabilities by Category for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Non-curr	ent	Current				
	At amortised cost or cost		<u> </u>		At amortised co	est or cost		
	Carrying amount	Fair value	At fair value	Total	Carrying amount	Fair value	Total	
Debts and payables								
Loans, Group companies	887,717,317	887,717,317		887,717,317				
Variable rate loans and borrowings	16,379,638	16,379,638		16,379,638	4,713,502	4,713,502	4,713,502	
Finance lease payables	1,897,590	1,897,590		1,897,590	825,319	825,319	825,319	
Other financial liabilities	6,115,726	6,115,726		6,115,726	26,029,638	26,029,638	26,029,638	
Trade and other payables								
Suppliers					37,575,646	37,575,646	37,575,646	
Suppliers, Group companies					9,573,066	9,573,066	9,573,066	
Other payables					9,875,621	9,875,621	9,875,621	
Total	912,110,271	912,110,271		912,110,271	88,592,792	88,592,792	88,592,792	
Total financial liabilities	912,110,271	912,110,271		912,110,271	88,592,792	88,592,792	88,592,792	

This appendix forms an integral part of note 20 to the annual accounts, in conjunction with which it should be read.

Classification of Financial Liabilities by Maturity for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Euros 2016 2017 2018 2019 2020 Subsequent years Less current portion Total Payables Loans and borrowings 4,258,196 3,889,507 2,645,544 1,428,926 4,201,713 (4,258,196) 12,165,690 Finance lease payables 321,207 335,536 2,097,796 1,031,446 881,343 559,710 (1,031,446) Other financial liabilities 857,138 1,969,642 6,047,611 660,695 (1,969,642) 7,565,444 Trade and other payables Suppliers 19,232,394 (19,232,394) Suppliers, Group companies 3,538,981 (3,538,981)Suppliers, related parties 8,282,893 (8,282,893) Personnel 9,941,501 (9,941,501) Total financial liabilities 48,255,053 10,818,461 4,062,392 2,410,828 4,537,249 (48,255,053) 21,828,930

This appendix forms an integral part of note 21 to the annual accounts, in conjunction with which it should be read.

Classification of Financial Liabilities by Maturity for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

			Euros				
			2015				_
	2016	2017	2018	2019	Subsequent years	Less current portion	Total
Payables							
Loans and borrowings	4,713,502	4,209,942	3,891,475	2,646,962	5,631,260	(4,713,502)	16,379,638
Finance lease payables	825,319	787,756	633,630	308,015	168,189	(825,319)	1,897,590
Other financial liabilities	26,029,638	747,323	5,293,653	74,751		(26,029,638)	6,115,726
Trade and other payables							
Suppliers	28,454,008					(28,454,008)	
Suppliers, Group companies	9,573,066					(9,573,066)	
Suppliers, related parties	9,121,638					(9,121,638)	
Personnel	9,875,621				-	(9,875,621)	
Total financial liabilities	88,592,792	5,745,021	9,818,758	3,029,728	5,799,449	(88,592,792)	24,392,954

This appendix forms an integral part of note 21 to the annual accounts, in conjunction with which it should be read.

Main characteristics of payables for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

						Euros		
Loan	Currency	/ Interest rate	Grant date	Maturity	Amount extended	Total value	Carrying amount Current	Non-current
Group								
Cash pooling (note 21)	EUR	4,9251% (Group Senior debt interest rate + 0,75%)		2024		456,552,495		456,552,495
Unrelated parties								
Banca March	EUR	Euribor + 4%	10/07/2013	01/08/2018	6,500,000	2,975,203	1,676,241	1,298,962
Bankinter	EUR	2,25% (to 2018)	21/11/2014	30/09/2024	10,000,000	8,104,190	942,602	7,161,588
Banco Popular	EUR	Euribor + 2,3%	03/03/2015	04/03/2020	8,000,000	5,299,232	1,594,092	3,705,140
Credit Facilities	EUR	1,25% - 2,8%		2017	43,050,000	13,575	13,575	
					67,550,000	16,392,200	4,226,510	12,165,690
					67,550,000	472,944,695	4,226,510	468,718,185

This appendix forms an integral part of note 21 to the annual accounts, in conjunction with which it should be read

Main characteristics of payables for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

				· -		Euros		
Loan	Currency	Interest rate	Grant date	Maturity	Amount extended		Carrying amount	
						Total value	Current	Non-current
Group	<u></u>							
Cash pooling (note 21)	EUR	5,1904% (Group Senior debt interest rate + 0,75%)		2024		887,717,318		887,717,318
		.,,						, ,
Associates								
Cash pooling (note 21)	EUR	5,1904% (Group Senior debt interest rate + 0,75%)		2016		443,182	443,182	
Unrelated parties								
Banca March	EUR	Euribor + 4%	10/07/2013	01/08/2018	6,500,000	4,584,945	1,608,730	2,976,216
Bankinter	EUR	2,25% (to 2018)	21/11/2014	30/09/2024	10,000,000	9,025,000	920,810	8,104,190
Banco Popular	EUR	Euribor + 2,3%	03/03/2015	04/03/2020	8,000,000	6,858,512	1,559,280	5,299,232
Credit Facilities	EUR	2,14% - 2,63%		2016	49,050,000	577,501	577,501	
				-	73,550,000	21,045,958	4,666,321	16,379,638
				-	73,550,000	909,206,458	5,109,503	904,096,956

This appendix forms an integral part of note 21 to the annual accounts, in conjunction with which it should be read

Reconciliation between net income and expense for the year and the tax loss for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

-		Income statement			Income and expense recognised in equity						
<u>-</u>	Increases	Decreases	Net	Increases	Decreases	Net	Total				
Income and expenses for the period			31,792,932	14,289		14,289	31,807,221				
Income tax Income tax, prior years			(23,386,246) (208,765)	(9,360)		(9,360)	(23,395,606) (208,765)				
Profit before income tax Permanent differences			298,197,921	4,929		4,929	298,202,850				
Individual company Tax consolidation adjustments	7,464,329 	388,706,374 	(381,242,045)		 	 	(381,242,045)				
Temporary differences Individual company											
Deferred tax assets not recognised											
originating in current year	4,646,426		4,646,426	(4,929)		(4,929)	4,641,497				
originating in prior years	951,991		951,991	-			951,991				
Tax loss			(77,445,707)				(77,445,707)				

This appendix forms an integral part of note 23 to the annual accounts, in conjunction with which it should be read

Reconciliation between net income and expense for the year and the tax loss for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Income statement			Income and expense recognised in equity						
	Increases	Decreases	Net	Increases	Decreases	Net	Total				
Income and expenses for the period			241,755,884	14,289	(101,164)	(86,875)	241,669,009				
Income tax Income tax, prior years			(27,964,982) (24,897)	(4,001)	31,507	27,506	(27,937,476) (24,897)				
Profit before income tax Permanent differences			213,766,005	10,288	(69,657)	(59,369)	213,706,636				
Individual company Tax consolidation adjustments	6,883,660	313,161,032 	(306,277,372)		 		(306,277,372)				
Temporary differences Individual company											
Deferred tax assets not recognised											
originating in current year originating in prior years	1,585,805 1,489,841		1,585,805 1,489,841	(10,288) 	69,657 	59,369 	1,645,174 1,489,841				
Tax loss			(89,435,721)				(89,435,721)				

This appendix forms an integral part of note 23 to the annual accounts, in conjunction with which it should be read

Details of income tax expenses/(tax income) related to profit/(loss) for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Euros

	Profit and loss	Equity	Total
Income and expenses for the period before tax	298,197,920	4,929	298,202,849
Tax at 25%	74,549,480	1,232	74,550,712
Non-deductible Incomes Dividends from group companies Dividends double taxation (exemption)	(31,948,762) (65,227,832)	 	(31,948,762) (65,227,832)
Non-deductible expenses Donations Penalties and fines	1,864,937 1,146	 	1,864,937 1,146
Tax deductible expenses			
Deductions and credits for the current year	(2,635,449)		(2,635,449)
Adjustment for prior years	(198,531)		(198,531)
Taxable income/(tax loss)	(23,595,011)	1,232	(23,593,779)

Details of income tax expenses/(tax income) related to profit/(loss) for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

		Euros	
	Profit and loss	Equity	Total
Income and expenses for the period before tax	213,766,005	(3,458,358)	210,307,647
Tax at 28%	59,854,481	(1,160,504)	58,693,978
Dividends double taxation (exemption)	(87,665,557)		(87,665,557)
Non-deductible expenses			
Donations	1,895,690		1,895,690
Charge to the provision for investments	(19,533)		(19,533)
Penalties and fines	31,735		31,735
Tax deductible expenses			
Deductions and credits for the current year	(2,393,074)		(2,393,074)
Adjustment for prior years	(24,897)		(24,897)
Adjustment for tax rate	331,274		331,274
Taxable income/(tax loss)	(27,989,879)	(1,160,504)	(29,150,383)

GRIFOLS, S.A. Related Party Transactions for the year ended 31 December 2016 (Expressed in Euros)

(Free translation from the original in Spanish, In the event of discrepancy, the Spanish-language version prevails,)

		Euros	3	
	Group companies	Associates companies	Other related parties	Total
Non-current investments in Group companies				
Equity instruments (note 13)	1,769,306,094			1,769,306,094
Loans to companies	23,642,992			23,642,992
Deposits and guarantees	614,313		831,966	1,446,279
Total non-current assets	1,793,563,399		831,966	1,794,395,365
Trade and other receivables Trade receivables – current	14,775,638			14,775,638
Current investments in Group companies				
Loans to companies	43,259,129	504,142		43,763,271
Total current assets	58,034,767	504,142		58,538,909
Total assets	1,851,598,166	504,142	831,966	1,852,934,274
Non-current payables to Group companies	456,552,495			456,552,495
Total non-current liabilities	456,552,495			456,552,495
Current payables to Group companies Trade and other payables (note 21)	22,241,355			22,241,355
Suppliers			8,282,893	8,282,893
Suppliers, Group companies and associates	3,538,981			3,538,981
Total current liabilities	25,780,336	0	8,282,893	34,063,229
Total liabilities	482,332,831	0	8,282,893	490,615,724

This appendix forms an integral part of note 25 to the annual accounts, in conjunction with which it should be read.

GRIFOLS, S.A. Related Party Transactions for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish, In the event of discrepancy, the Spanish-language version prevails,)

		Euros	3	
	Group companies	Directors	Other related parties	Total
Non-current investments in Group companies	4 000 440 400			4 000 440 400
Equity instruments (note 13)	1,686,413,422 461,364,762			1,686,413,422 461,364,762
Loans to companies Deposits and guarantees	461,364,762		 831,968	1,446,281
	<u> </u>		<u> </u>	
Total non-current assets	2,148,392,497		831,968	2,149,224,465
Trade and other receivables				
Trade receivables – current	45,577,423			45,577,423
Current investments in Group companies				
Loans to companies	44,677,797			44,677,797
Total current assets	90,255,220			90,255,220
Total assets	2,238,647,717		831,968	2,239,479,685
Non-current payables to Group companies	887,717,317			887,717,317
Total non-current liabilities	887,717,317			887,717,317
Current payables to Group companies	17,533,680			17,533,680
Trade and other payables (note 21)				
Suppliers		475,000	9,121,638	9,596,638
Suppliers, Group companies and associates	9,573,066			9,573,066
Total current liabilities	27,106,746	475,000	9,121,638	36,703,384
Total liabilities	914,824,063	475,000	9,121,638	924,420,701

This appendix forms an integral part of note 25 to the annual accounts, in conjunction with which it should be read.

466,460

466,460

GRIFOLS, S.A.

Related Party Transactions for the year ended 31 December 2016 (Expressed in Euros)

Euros

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(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Group Key management Other related Total companies personnel Directors parties Income Revenue from the rendering of services 15,067,748 15,067,748 Other services rendered 93,749,674 93,749,674 Finance income 20,737,322 20,737,322 Dividends 388,706,375 388,706,375 Total income 518,261,119 518,261,119 Expenses Operating lease expenses 3,736,805 5,281,104 9,017,909 Contributions to foundations 5,324,750 5,324,750 Other services received 14,455,705 925,000 905,018 16,285,723 Personnel expenses (note 25) 5,046,830 2,743,243 7,790,073 Finance costs 41,887,772 41,887,772 Total expenses 60,080,282 5,046,830 3,668,243 11,510,872 80,306,227 Investments Cost of assets acquired

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This appendix forms an integral part of note 25 to the annual accounts, in conjunction with which it should be read.

466,460

466,460

Buildings and other installations

Total investments

Related Party Transactions for the year ended 31 December 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

			Euros		
	Group companies	Key management personnel	Directors	Other related parties	Total
Income Operating lease income Other services rendered Royalties Finance income Dividends	15,055,151 79,333,562 16,548,205 313,091,723	 	 	 	15,055,151 79,333,562 0 16,548,205 313,091,723
Disposal of fixed assets Total income	424,028,641	 	 	12,000,000	12,000,000
Expenses Operating lease expenses Contributions to foundations Expenses for licences Other services received Personnel expenses (note 25) Finance costs	3,405,479 10,763,860 42,054,591	 5,023,287 	912,500 2,530,641	3,986,638 5,223,760 1,713,583 844,916 	7,392,117 5,223,760 1,713,583 12,521,276 7,553,928 42,054,591
Total expenses	56,223,930	5,023,287	3,443,141	11,768,897	76,459,255
Investments Cost of assets acquired Buildings and other installations	4,555,226			-	4,555,226
Total investments	4,555,226				4,555,226

This appendix forms an integral part of note 25 to the annual accounts, in conjunction with which it should be read.

Details of Revenues by Category of Activity and Geographical Market for the years ended 31 December 2016 and 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Euros Rest of European Union United States Rest of the world Total Domestic 2016 2015 2016 2015 2016 2015 2016 2015 2016 2015 87,885,199 15,055,151 Revenue from the rendering of services 43,495,642 43,345,001 22,096,415 19,848,628 25,997,309 22,718,155 2,611,407 1,973,415 94,200,773 Lease income 15,067,748 15,055,151 15,067,748 Finance income 20,707,923 16,487,909 29,399 60,296 20,737,322 16,548,205 Dividends 127,795,046 256,493,977 313,091,273 4,417,352 388,706,375 313,091,273 207,066,359 74,888,061 278,590,392 332,939,901 25,997,309 22,718,155 7,058,158 2,033,711 518,712,218 432,579,828

This appendix forms an integral part of note 26 to the annual accounts, in conjunction with which it should be read.

GRIFOLS, S.A. Statement of Liquidity for Distribution of Interim Dividend 2016 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	Thousands of Euros
Forecast profits distributable for 2016: Projected profits net of taxes until 31/12/2016 Less, charge required to legal reserve	319,133,000 0
Estimated profits distributable for 2016	319,133,000
Interim dividend distributed	122,908,351
Forecast cash for the period 7 December 2016 to 7 december 2017:	
Cash balances at 7 December 2016	5,521,000
Projected amounts collected	497,058,000
Projected payments, including interim dividend	(471,686,000)
Projected cash balances at 7 December 2017	30,893,000

This appendix forms an integral part of note 3 to the annual accounts, in conjunction with which it should be read.

GRIFOLS, S.A. Statement of Liquidity for Distribution of Interim Dividend 2015 (Expressed in Euros)

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

	Thousands of Euros
Forecast profits distributable for 2015:	
Projected profits net of taxes until 31/12/2015	250,687,000
Less, charge required to legal reserve	0
Estimated profits distributable for 2015	250,687,000
Interim dividend distributed	119,615,359
Forecast cash for the period 23 October 2015 to 23 October 2016:	
Cash balances at 23 October 2015	5,748,000
Projected amounts collected	418,467,000
Projected payments, including interim dividend	(368,821,000)
Projected cash balances at 23 October 2016	55,394,000

This appendix forms an integral part of note 3 to the annual accounts, in conjunction with which it should be read.

GRIFOLS, S.A. Information on Group Companies, Associates and others 31 December 2016 (Expressed in Euros) (Free translation from the oricinal in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Name	Registered offices	Activity	% ownership Ind	Tota		Share capital	Reserves	Other equity items	Interim dividend	rofit/(loss) for the year	Total equity	Carrying amount of investment	Dividen received in
ahest, Inc. Genix N.V. (reclassified to assets	United States	Research		47.580	47.580	2,846	20,037,947		-	(179,300)	19,861,493	-	
allable for sale)	Belgium	Research		16.130	16.130								
adigm Corporation notherapix, S.L.	United States Spain	Research Research		35.130	35.130	416,855,137	(384,670,335)	-	-	-31,208,614	976,188	-	
N Biosciences, S.L.	Spain	Research		81.340	81.340	152.421	4.638.871			(1,074,918)	3.716.375	_	
o Grifols S.L		recocuron		01.040	01.010	- ,	,	74.400			-, -,-	47.450.050	
rmerly Kiro Robotics S.L)	Spain	Research	50.000		50.000	4,000,000	5,380,859	74,136		(3,441,151)	6,013,844	17,153,050	
ogenika Inc	United States	Industrial		89.250	89.250	758	805,807	(901,017)		66,793	(27,658)	-	
ogenika Latina ,S.A. de CV	México	Industrial		89.250	89.250	4,324,871	(4,337,518)	134,260		(121,020)	593	-	
ainco Biopharma, S.L.													
erged with Progenika Biopharma, A in 2016)	Spain	Industrial						-	-		-		
vntek Biopharma, S.I.	Spain	Industrial		71.730	71.730	3.002	(431.853)			102.180	(326.671)		
ogenika Biopharma, S.L	Spain	Industrial		89.250	89.250	615.374	10,115,364			6.050.577	16,781,314	_	
ociación I+D Progenika	Spain	Industrial		89.250	89.250	166,000	9,415			40,915	216,330	-	
tituto Grifols, S.A.	Spain	Industrial	99.998	0.002	100.000	1,537,989	142,322,131	405,298		143,954,940	288,220,358	1,943,288	125,195
agnostic Grifols,s.A.	Spain	Industrial		100.000	100.000	336,560	28,011,653	28,005		6,087,765	34,463,984	-	
fols Movaco,S.A.	Spain	Commercial	99.999	0.001	100.000	2,404,601	3,288,031	80,926		(1,446,144)	4,327,414	3,985,546	
ifols Worldwide Operations ain, S.A (formerly	Spain					105,325	1,015,080			888,595	2,009,000		
ain, S.A. (formerly dister, S.A.)	Spain	Services		100.000	100.000	105,325	1,015,080		-	888,393	2,009,000	-	
poratorios Grifols.S.A.	Spain	Industrial	99.999	0.001	100.000	21.798.360	8.183.022	137,901	-	(10.293,139)	19.826.144	64.936.267	
pdan, S.L	Spain	Services	100.000	0.001	100.000	3,006,000	29,195,592	107,001	-	2.152.076	34,353,668	46.677.094	
mat,S.A.	Spain	Industrial	99.900	0.100	100.000	60,110	1,640,405	83,533		591,810	2,375,858	143,574	
fols International, S.A.	Spain	Commercial	99.998	0.002	100.000	2,860,154	6,390,436	652,926		12,171,999	22,075,514	3,513,020	
fols Engineering,S.A.	Spain	Industrial	99.950	0.050	100.000	60,120	2,810,273	26,209		941,193	3,837,795	86,299	2,599
ols Viajes,S.A.	Spain	Services	99.900	0.100	100.000	60,110	766,094			16,276	842,480	60,041	
Cel, S.A.	Spain	Research	0.001	99.999	100.000	15,060,102	(3,550,030)	11,693,502		3,291,810	26,495,384	1	
clon Biotech, S.L.	Spain	Research		73.220	73.220	11,215	7,305,021			(6,791,998)	524,238	-	
ols Worldwide Operations USA	United States	Industrial		100.000		1	2,322,877	(762,129)		(73,864)	1,486,885	-	
ols Chile.S.A.	United States Chile	Industrial Commercial	99.000	100.000	99.000	385,453	19,123,105	613,702		1,857,847	21.980.107	385,454	
ols Chile,S.A. ols Argentina,S.A.	Argentina	Commercial	99.000 95.010	4.990	100.000	955.675	19,123,105	(11.776.754)		2.043.669	10.747.527	6.563.003	
ois Argentina, S.A. Ística Grifols, S.A. de CV	Argentina México	Commercial	95.010	0.010	100.000	92,279	2,859,188	(403,938)		277,352	2,824,881	235,258	
ols Portugal Productos		,	000					(.00,000)				200,200	
nacéutiocs e Hospitalares.Lda.	Portugal	Commercial	0.010	99.990	100.000	511,806	6,098,886			496,940	7,107,632	-	
ols, s.r.o.	Czech Republic	Commercial	100.000		100.000	51.597	11.645.766	(102,976)	-	538,079	12,132,466	51,600	
ols USA, LLC	United States	Commercial		100.000	100.000	561,686	144,779,381	28,822,178		78,845,388	253,008,633		
ols UK,Ltd.	United Kingdom	Commercial	100.000		100.000	4,285	5,872,276	(528,608)		1,034,889	6,382,843	21,167,620	7,66
ols Italia,S.p.A.	Italia	Commercial	100.000		100.000	2,496,000	6,268,961	-		2,927,110	11,692,071	12,862,540	
ols Brasil,Ltda.	Brasil	Commercial	100.000		100.000	30,112,198	(2,523,811)	703,931		(324,584)	27,967,734	26,663,759	
ols France,S.A.R.L.	France	Commercial	99.990	0.010	100.000	657,734	616,189			1,575,141	2,849,064	657,657	
adron Reinsurance Designated													
vity Company						0	251,427,791	41,652,457		57,238,132	350,318,380	-	
nerly Squadron Reinsurance								,		. , , .	,.		
nat USA,Inc.	United States Ireland	Industrial Services	-	100.000 100.000	100.000 100.000	635,001	44,010,549			6,104,579	50,750,129		
ols Biologicals, Inc.	United States	Industrial		100.000	100.000	1	290.077.553	70.320.281		11,956,930	372.354.765	-	
ols Shared Services North	Offited States	iiidastilai		100.000	100.000		200,011,000	70,320,201		11,330,330	372,334,703	-	
rica. Inc.							381,111,370	202.161.790	-	(50,476,854)	532,796,305	1.029.141.297	
nerly Grifols Inc.)	United States	Services	100.000		100,000		,,	,,		(==,,=,== .)	,,	.,,	
ols Asia Pacific Pte. Ltd.	Singapore	Commercial	100.000		100.000	362,387	9,651,868	2,396,294		3,666,819	16,077,368	714,769	4,41
ols (Thailand), Ltd.	Thailand	Commercial		48.000	48.000	61,198	4,208,779	684,456		1,496,473	6,450,906		
ols Malaysia Sdn Bhd	Malaysia	Commercial		30.000	30.000	30,283	1,553,880	(114,904)		205,060	1,674,320	-	
lls Polska, Sp.z.o.o.	Polska	Commercial	100.000		100.000	10,714	2,353,463	82,923		122,029	2,569,129	10,714	
lls México,S.A. de CV	México	Commercial	99.980	0.020	100.000	461,397	11,727,109	(2,612,230)	-	4,079,964 1,409,155	13,656,240	461,224	
ols Australia Pty Ltd	Australia	Industrial	100.000		100.000	1,695,072	5,195,690	(1,169,874)	-		7,130,043	34,974,212	
ion Diagnostic Grifols AG ion Diagnostic GmbH	Switzerland Germany	Industrial Commercial	100.000	100.000	100.000 100.000	2,487,150 1,500,000	2,552,455 (1,005,873)	(436,921)	-	(1,592,463)	3,010,221 494,127	-	
ols Colombia. Ltda.	Colombia	Commercial	99.000	1.000	100.000	822.563	(581,514)	(130,501)	-	52,150	162.699	141.303	
als Nordic AB	Sweden	Commercial	100.000	1.000	100.000	10,392	824,558	(67,155)		1,084,491	1.852.286	1,675,013	
-CEI. S/A Produtos para	O II COO.	_ 3o.o.da	100.000		.00.000	10,002	02-1,000	(07,100)	-	1,004,401	1,002,200	1,070,010	
sfusao								(00.400)		200 007	450.001		
ged with Grifols Brasil, Ltda. in								(68,183)		222,087	153,904		
5)	Brasil	Industrial											
ols Deutschland,GmbH	Germany	Commercial	100.000		100.000	25,000	10,202,980	(596,222)		8,014,247	17,646,005	12,710,731	7,78
ols Therapeutic Inc.	United States	Industrial		100.000	100.000	12,686,461	2,051,883,805	610,085,388		161,198,153	2,835,853,808	-	
cris Plasma Resources Inc.	United States	Industrial		100.000	100.000	7	(17,631,745)	8,306,159		(537,046)	(9,862,625)	-	
ols Canadá, Ltd.	Canada	Industrial		100.000	100.000	6	16,738,481	(488,739)		3,492,081	19,741,829	-	
ols Worldwide Operations and	Ireland	Industrial	100.000		100.000	1	85,316,655	62,228,440	(241,043,724)	182,347,963	88,849,335	74,937,037	241,04
	II elaliu	iriuustriai	100.000		100.000								
ols Pharmaceutical Technology													
anghai) Co., Ltd. (formerly ols Pharmaceutical Consulting						1,000,000	1,384,718	52,282		1,609,978	4,046,978	1,000,000	
ols Pharmaceutical Consulting Inghai) Co., Ltd.)	China	Commercial	100.000		100.000								
ngnai) Co., Ltd.) Is Switzerland AG	Switzerland	Commercial	100.000		100.000	81.189	(326.129)	351.692		85.613	192 364	198.093	
ols Diagnostics Solutions Inc	JWILZOI IGIIU	Commoroidi	100.000		100.000	,		,		,	,	,	
nerly G-C Diagnostics Corp.)	United States	Industrial	100.000		100.000	37	428,273,978	99,350,594		21,084,048	548,708,658	405,365,453	
ls (H.K.), Limited	Hong Kong	Commercial		100.000	100.000	37,899,374	4,440,125	11,400,435		9,374,927	63,114,861	_ `	
ils Japan KK	Japan	Commercial	100.000		100.000	354,409	425,945	113,558		74,467	968,379	708,818	
ls India Healthcare Private Ltd	India	Commercial	99.990	0.010	100.000	1,300	45,762	(13,695)		6,748	40,115	1,300	
ols Diagnostics Equipment Taiwan Limited	Taiwan	Commercial	100.000		100.000	181,343		38,772		170,253	390,368	181,060	
ols Innovation and New Technologies Limited	Ireland	Research		100.000	100.000	1	150,337,588	10,339,525		(16,551,790)	144,125,324	-	
Acquisition Corp.	United States	Industrial		100.000	100.000	(196,179)	26,435,246	1,936,628			28,175,695	-	
state Blood Bank, Inc.	United States	Industrial		49.190	49.190	91,120	6,960,453	(1,473,337)		1,645,061	7,223,298	-	
	United States	Industrial		48.972	48.972	13,092	9,527,753	(745,855)		(1,047,267)	7,747,722	-	
Blood Components Inc.										611.611			
sma Biological Services, LLC	United States	Industrial		48.900	48.900	8,538	0.001.000	(7,346,881)			(6,726,732)	-	
		Industrial Research Research	-	48.900 30.000 20.000	48.900 30.000 20.000	7,143 4,743	3,824,357 (156,441,514)	(7,346,881)	-	(618,476) (30,988,521)	3,213,024 (187,425,292)		

GRIFOLS, S.A. Information on Group Companies, Associates and others 31 December 2015 (Expressed in Euros) (Free translation from the criginal in Spanish. In the event of discrepancy, the Spanish-language version prevails.)

Name	Registered	Activity	Dir	% ownership	otal	Chara appital	Reserves	Other equity ite	Interim divide:	Profit/(loss) for	Total equity	Carrying amount of	Dividends received in 2015
Alkahest, Inc.	United States	Activity Research	Dir	47.580	47.580	Share capital	17,780,880	Other equity items 485,662	Interim dividend 0	the year (382,522)	17,884,021	investment	2015
TiGenix N.V.	Belgium	Research	-	19.280	19.280	16,048,000	13,077,000	4,992,000	0	(10,565,000)	23.552.000		-
Aradigm Corporation	United States	Research	35.000		35.000		33.328.477	3,646,566	0	(16,135,510)	20.839.533	20.635.872	
Nanotherapix, S.L.	Spain	Research	-	51.000	51.000	6,139	2,551,879		ō	(1,721,463)	836,555		-
VCN Biosciences, S.L.	Spain	Research		68.010	68.010	88,912	1,109,658	-	0	(1,625,537)	(426,967)	-	
Kiro Robotics S.L	Spain	Research	50.000	-	50.000	4,000,000	8,183,761		0	(2,802,902)	9,380,859	17,153,050	
Progenika Inc	United States	Industrial		56.150	56.150	758	(2,204,489)	(525,489)	0	646,620	(2,082,600)	-	
Progenika Latina ,S.A. de CV	México	Industrial		56.150	56.150	3,813,302	(4,107,408)	67,017	0	(230,110)	(457,199)	-	
Brainco Biopharma, S.L.	Spain	Industrial		28.423	28.423	3,000	(705,749)	-	0	(79,362)	(782,111)	-	
Abyntek Biopharma, S.L.	Spain	Industrial		45.129	45.129	3,002	(392,339)	-	0	(39,217)	(428,554)	-	
Proteomika, S.L.U (merged with Progenika Biopharma,	Spain					_	-	_		_			
S.A. in 2015)		Industrial			-				0			-	
Progenika Biopharma, S.L	Spain	Industrial	56.150		56.150	615,374	7,563,460	-	0	2,637,418	10,816,252	65,353,850	
Asociación I+D Progenika	Spain	Industrial		55.336	55.336	136,000	(11,732)	-	0	21,147	145,415	-	
Instituto Grifols, S.A.	Spain	Industrial	99.998	0.002	100.000	1,537,989	142,836,307	233,535		124,683,851	269,291,683	1,771,525	
Diagnostic Grifols,s.A.	Spain	Industrial	99.998	0.002	100.000	336,560	21,978,700	28,005	0	6,032,953	28,376,218	364,566	
Grifols Movaco, S.A.	Spain	Commercial	99.999	0.001	100.000	2,404,601	620,049	35,677	0	2,667,982	5,728,309	3,940,296	
Grifols Worldwide Operations Spain,													
S.A (formerly Logister,	Spain					105,325	880,471	-		134,608			
S.A.)		Services		100.000	100.000				0		1,120,405	-	
Laboratorios Grifols,S.A.	Spain	Industrial	99.999	0.001	100.000	21,798,360	(1,249,313)	60,992	0	(8,567,665)	12,042,373	46,859,358	-
Gripdan, S.L	Spain	Services	100.000		100.000	3,006,000	27,406,421			1,346,036	31,758,457	46,677,094	
Biomat,S.A.	Spain	Industrial	99.900	0.100	100.000	60,110	1,186,667	36,149	0	453,738	1,736,664	96,190	-
Grifols International,S.A.	Spain	Commercial		100.000	100.000	2,860,154	(2,466,918)	278,887	0	8,857,353	9,529,476	3,138,981	-
Grifols Engineering, S.A.	Spain	Industrial	99.950	0.050	100.000	60,120	2,809,766	11,846	0	2,601,271	5,483,003	71,935	-
Grifols Viajes,S.A.	Spain	Services	99.900	0.100	100.000	60,110	662,010	-	0	104,084	826,204	60,041	-
Arrahona Optimus, S.L. (fusionada	Spain					-		-		-			
con Grifols, S.A en el ejercicio 2015)		Services			400 000	45.000.100	475.00		0	/O 700 000	44 540 000	-	-
Gri-Cel, S.A.	Spain	Research	0.001	99.999	100.000	15,060,102	175,990	-	0	(3,726,020)	11,510,072	1	-
Araclon Biotech, S.L.	Spain	Research		70.830	70.830	10,296	6,371,230	-	0	(5,755,763)	625,764	-	
Grifols Worldwide Operations USA						1	678,635	(822,827)		1,644,242		_	
Inc.	United States	Industrial		100.000				,			1,500,051		
Grifols Chile,S.A.	Chile	Commercial	99.000		99.000	385,453	17,849,047	(1,258,579)	0	1,274,059	18,249,980	385,454	
Grifols Argentina, S.A.	Argentina	Commercial	95.010	4.990	100.000	955,675	15,164,425	(10,090,090)	0	4,360,509	10,390,518	6,563,003	
Logística Grifols,S.A. de CV	México	Commercial	99.990	0.010	100.000	92,279	2,530,418	2,944	0	328,653	2,954,294	235,258	-
Grifols Portugal Productos						511,806	3,174,122			2,924,764			
Farmacéutiocs e Hospitalares,Lda.	Portugal	Commercial	0.010	99.990	100.000				0		6,610,692		
Grifols, s.r.o.	Czech Republic	Commercial	100.000		100.000	51,597	10,903,995	(105,409)	0	741,771	11,591,954	51,600	
Grifols USA, LLC	United States	Commercial		100.000	100.000	561,686	61,032,381	17,575,407	0	83,746,994	162,916,469	-	
Grifols UK,Ltd.	United Kingdom	Commercial	100.000		100.000	4,285	11,550,520	928,534	0	2,027,897	14,511,236	21,167,620	-
Grifols Italia, S.p.A.	Italia	Commercial	100.000		100.000	2,496,000	4,531,571		0	1,737,390	8,764,961	12,862,540	
Grifols Brasil,Ltda.	Brasil	Commercial	100.000		100.000	8,279,020	(1,453,562)	(1,417,566)	0	(700,933)	4,706,958	4,383,965	
Grifols France, S.A.R.L.	France	Commercial	99.990	0.010	100.000	657,734	(483,269)	-	0	1,099,458	1,273,923	657,657	-
Squadron Reinsurance Ltd.	United States	Industrial		100.000	100.000		194,652,883	28,601,300	0	56,774,923	280,029,107	-	-
Biomat USA,Inc.	Ireland	Services		100.000	100.000	635,001	33,952,236			10,058,313	44,645,550		
Grifols Biologicals, Inc.	United States	Industrial		100.000	100.000		281,955,193	58,018,603	0	8,122,361	348,096,157	-	-
Grifols Shared Services North													
America, Inc. (formerly							440,856,253	189,303,120		(59,744,884)			
Grifols Inc.)	United States	Services	100.000		100.000				0		570,414,490	1,027,351,258	-
Grifols Asia Pacific Pte. Ltd.	Singapore	Commercial	100.000		100.000	362,387	11,697,341	1,994,591	0	2,371,877	16,426,197	714,769	-
Grifols (Thailand), Ltd.	Thailand	Commercial		48.000	48.000	61,198	3,156,628	438,635	0	1,466,595	5,123,055	-	
Grifols Malaysia Sdn Bhd	Malaysia	Commercial		30.000	30.000	30,283	1,220,321	(98,192)	0	333,559	1,485,971	-	-
Grifols Polska, Sp.z.o.o.	Polska	Commercial	100.000		100.000	10,714	2,181,299	159,759	0	172,165	2,523,937	10,714	-
PlasmaCare, Inc.													
(merged with Biomat USA, Inc in						-		-		-			
2015)	United States	Industrial				101.05-	0.004.477	(00 T 4	0	0.405.05-		-	-
Grifols México,S.A. de CV	México	Commercial	99.980	0.020	100.000	461,397	9,621,483	(907,187)	0	2,105,625	11,281,318	461,224	
Grifols Australia Pty Ltd	Australia	Industrial	100.000		100.000	1,695,072	5,877,964	(1,355,458)	0	(682,398)	5,535,179	34,974,212	-
Medion Diagnostic Grifols AG	Switzerland	Industrial	80.000		80.000	2,487,150	(4,862,235)	(500,058)	0	846,821	(2,028,322)	1,989,720	-
Medion Diagnostic GmbH	Germany	Commercial		80.000	80.000	1,500,000	(1,005,873)	44040	0	(000 100	494,127		-
Grifols Colombia, Ltda.	Colombia	Commercial	99.000	1.000	100.000	822,563	(355,346)	(118,404)	0	(226,168)	122,645	141,303	-
Grifols Nordic AB	Sweden	Commercial	100.000		100.000	10,392	958,140	(18,209)	0	(133,582)	816,741	-	-
GRI-CEI, S.A Productos para		tank as 1.1	00 000		00 000	5,565,901	(115,627)	(2,173,160)	_	(411,894)	0.00= 00:	0.000.000	
transfusao	Brasil	Industrial	60.000		60.000				0		2,865,221	3,339,638	
Grifols Deutschland,GmbH	Germany United States	Commercial	100.000	100.000	100.000	25,000 12,686,461	10,216,730 1,969,616,618	(341,321) 513,870,955	0	7,766,812 82,267,184	17,667,220 2,578,441,218	12,687,671	22,000,000
Grifols Therapeutic Inc.	United States United States	Industrial Industrial	-	100.000	100.000	12,686,461			0			-	-
Talecris Plasma Resources Inc.							(15,864,278)	8,636,024		(1,767,466)	(8,995,713)	-	-
Grifols Canadá, Ltd.	Canada	Industrial	-	100.000	100.000	6	5,064,108	(1,106,635)	0	11,679,701	15,637,180	-	-
Grifols Worldwide Operations	Ireland	Industrial	100.000		100.000	1	83,866,704	63,276,884	-291,091,273	258,644,090	114 696 405	56.505.381	291.091.273
Grifols Pharmaceutical Technology	Iroland	industrial	100.000	-	100.000				201,001,273		114,000,400	30,303,361	201,001,273
(Shanghai) Co., Ltd. (formerly						4 000 000	054.770	450.405		4 400 0 17			
Grifols Pharmaceutical Consulting						1,000,000	254,772	152,465		1,129,947			
(Shanghai) Co., Ltd.)	China	Commercial	100.000		100.000				0		2.537.183	1,000,000	_
(Snangnai) Co., Ltd.) Grifols Switzerland. AG	Switzerland	Commercial	100.000		100.000	81,189	7,174,000	314,485	0	(11,434,252)	(3.864.579)		-
Grifols Switzerland, AG Grifols Diagnostics Solutions Inc	owizeriand	Commercial	100.000		100.000				0		(3,004,579)	81,189	-
	United States	Industrial	100.000		100.000	37	317,798,306	80,873,499	0	29,140,509	427.812.350	204.046.200	
(formerly G-C Diagnostics Corp.)	United States	Industrial Commercial	100.000	100.000	100.000 100.000	37,899,376	(1,304,439)	9.266.044	0	5,744,565	427,812,350 51.605.546	294,016,369 -	-
Grifols (H.K.), Limited	Hong Kong		400.000	100.000		37,899,376 354,409	(1,304,439)	9,266,044 60,106		5,744,565 45,476		700.010	-
Grifols Japan KK	Japan	Commercial	100.000	100 000	100.000	354,409			0		840,460	708,818	-
Grifols Beijing	China India	Commercial Commercial	99.990	100.000 0.010	100.000 100.000	1,300	(187,830)	(10,179) (14,337)	0	(936,661) 45,762	(1,134,669) 32,725	1,299	-
Grifols India Healthcare Private Ltd													

1,686,413,421 313,091,273

Directors' Report

2016

(Free translation from the original in Spanish. In the event of discrepancy, the Spanish-language version prevails)

To the shareholders:

1. Business performance and position of the Company

Grifols, S.A. is a Spanish holding company specialising in the pharmaceutical-clinical sector. It is the Parent of the Grifols Group and its principal activities are as follows:

- Defining action plans and general procedures for the entire Group.
- Planning future investments by entering new markets or through product diversification.
- Providing support to the various functional areas in each Group company (products division, technical division, marketing/sales division, scientific division, financial division and planning and control division).
- Leasing buildings to Group companies.
- Rendering services to subsidiaries such as personnel recruitment and management, communications and corporate image, IT services and maintenance.

The Company obtains its income from leasing its buildings and rendering services, and through dividends from its subsidiaries.

2. Forecast

The Company's profits could be affected by events relating to the activities of its subsidiaries, such as a lack of raw materials for product manufacturing, the arrival of competitor products on the market or regulatory changes in the markets in which it operates.

At the date of authorisation for issue of these annual accounts, the Company has taken the measures it considers appropriate to mitigate any possible effects arising from the aforementioned events.

3. Treasury stock

At 31 December 2016, the Company has treasury stock of Euros 68,710,268, as described in note 18 to the accompanying annual accounts. Transactions involving treasury stock in 2016 are described in note 18 to the accompanying annual accounts.

4. Research and development

The Company does not conduct any research and development activities.

5. Management of financial risks

The Company's financial risk management policy is detailed in note 12 to the accompanying annual accounts.

6. Deferred payments to suppliers

As indicated in note 22 to these annual accounts, and as the average payment period is greater than the maximum period established in late payment legislation, the Company is studying best practices to reduce the average number of days.

At their meeting held on 24 February 2017, pursuant to the requirements of article 253.2 pf the Revised Spanish Companies Act and article 37 of the Spanish Code of commerce, the Directors of Grifols, S.A. authorised for issue the annual accounts and directors' report for the period from 1 January 2016 to 31 December 2016. The annual accounts comprise the documents that precede this certification.

Victor Grifols Roura (signed) Chairman	Ramón Riera Roca (signed) Board member	Víctor Grifols Deu (signed) Board member
Carina Szpilka Lázaro (signed) Board member	Tomás Dagà Gelabert (signed) Board member	Thomas Glanzmann (signed) Board member
Iñigo Sánchez-Asiaín Mardone (signed) Board member	Anna Veiga Lluch (signed) Board member	Luis Isasi Fernández de Bobadilla (signed) Board member
Steven F. Mayer (*) Board member	Belen Villalonga Morenés (signed) Board member	Marla E. Salmon (signed) Board member
Raimon Grifols Roura (signed) Board Member	Nuria Martín Barnés (signed) Secretary to the Board	

^(*) Absent on a business trip, attended the meeting by conference call and did not express any disconformity with the documentation