Glitnir HoldCo ehf.

Consolidated Interim Financial Statements 1 January to 31 March 2016

Glitnir HoldCo ehf. Sóltún 26 105 Reykjavík Iceland

Reg. no. 550500-3530

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Endorsement by the Board of Directors and the CEO

The unaudited Consolidated Interim Financial Statements of Glitnir HoldCo ehf. ("Glitnir" or the "Company") for the period 1 January to 31 March 2016 have been prepared in accordance with International Financial Reporting Standards (IFRS) as adopted by the European Union. The Consolidated Financial Statements comprise Glitnir and its subsidiary, Glitnir Bank Luxembourg S.A.

In January 2016 Glitnir's subsidiaries, GLB Holding ehf., FL Holding ehf. and Steinvirki ehf. were merged into Glitnir.

In accordance with the composition agreement the board of Glitnir has decided to apply international financial reporting standards (IFRS) as adopted by the EU from the year 2016. Furthermore its functional currency from that time has been determined to be euro.

These Consolidated Interim Financial Statements must be read in conjunction with the Financial Statements of the Company for the year ended 31 December 2015, i.e. with respect to asset values and various notes that apply to these Consolidated Interim Financial Statements. The Financial statements for the year 2015 are available at the Company's website; www.glitnir.info.

Operations during the reporting period

On 12 March 2016 the first payment was made to Glitnir's noteholders. The first payment was €650.3 million which was 40.1% of the value of the note issued in January. The second payment to Glitnir's noteholders was made on 12 April 2016 and was of €36.3m or 2.3% of the value of the note. The note and the assets of the Company have therefore been reduced by 42.4% with the first two payments to noteholders.

The board will continue to make distributions to noteholders, at the earliest relevant opportunity as the Company realises cash from its assets.

Statement by the Board of Directors and the CEO

To our best knowledge, these Consolidated Interim Financial Statements which have been prepared according to IFRS provide a reliable view of Glitnir's operation and cash flows in the reporting period and its financial position as of 31 March 2016. In accordance with Clause 12.2 of the Terms and Conditions of the Notes, the Board has decided to withhold information relating to the Disputed Claims as disclosure would be commercially prejudicial to the interests of Glitnir.

The Board of Directors and the CEO have today discussed and approved the Consolidated Interim Financial Statements for the period 1 January to 31 March 2016.

Ingólfur Hauksson

Reykjavík, 30 May 2016.	
The Board of Directors	
	Mike Wheeler
	Steen Parsholt
	Tom Gröndahl
Chief Executive Officer:	

Independent Auditors' Review Report

To the Board of Directors of Glitnir HoldCo ehf.

We have reviewed the accompanying consolidated balance sheet of Glitnir HoldCo ehf. as at 31 March 2016, the consolidated statements of income, changes in equity and cash flows for the three-month period then ended, and notes to the interim financial information. The Board of Directors and CEO are responsible for the preparation and presentation of this consolidated interim financial information in accordance with IAS 34 *Interim Financial Reporting*. Our responsibility is to express a conclusion on this consolidated interim financial information based on our review.

Scope of Review

We conducted our review in accordance with International Standard on Review Engagements 2410 Review of Interim Financial Information Performed by the Independent Auditor of the Entity. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing and consequently does not enable us to obtain assurance that we would become aware of all significant matters that might be identified in an audit. Accordingly, we do not express an audit opinion.

Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying consolidated interim financial information is not prepared, in all material respects, in accordance with IAS 34 *Interim Financial Reporting*.

Reykjavík, 30 May 2016.

KPMG ehf.

Sæmundur Valdimarsson Helgi F Arnarson

Income Statement for the period 1 January to 31 March 2016

	Notes	1.1 - 31.3. 2016	1.1 - 31.3. 2015
Financial income and expenses	5 6	(6.504) 41.183	28.579 14.777
Net income from financial instruments at fair value	7 16	(1.815) (27.505)	53.779 47.175
Onanges in valuation of notes	10	5.359	144.311
Administrative expenses	8	(5.402)	(8.106)
(Loss) Profit for the period		(43)	136.160

Consolidated Balance Sheet as at 31 March 2016

Assets	Notes	31.3.2016	31.12.2015	1.1.2015
Cash and cash equivalents	9	79.787	722.063	4.281.549
Restricted cash	10	147.716	143.311	0
Íslandsbanki subordinated loan	11	135.631	138.106	68.978
Shares and equity instruments	12	64.977	64.761	204.707
Íslandsbanki term deposit	13	245.127	252.013	0
Loans to customers	14	97.815	116.071	432.959
Other assets	15	7.022	12.983	82.727
Total assets		778.076	1.449.308	6.240.670
Claims	16 17 18	45.490 705.187 27.399 778.076	75.311 1.328.008 45.990 1.449.308	14.719.691 0 92.756 14.812.448
Equity				
Share capital		46.907	46.864	96.459
Accumulated deficit		(46.907)	(46.864)	(8.668.237)
Total equity	19	0	0	(8.571.778)
Total liabilities and equity		778.076	1.449.308	6.240.670

Consolidated Statement of Changes in Equity 31 March 2016

		Accumulated	
	Share capital	deficit	Total
Equity as at 1 January 2015	96.459	(8.668.237)	(8.571.778)
Profit for the period 1 January to 31 March 2015		136.160	136.160
Equity as at 1 April 2015	96.459	(8.532.076)	(8.435.617)
Share capital written-off	(96.459)	96.459	0
Issued new share capital	46.864		46.864
Profit for the period 1 April to 31 December 2015		8.388.754	8.388.754
Equity as at 1 January 2016	46.864	(46.864)	0
New share capital issued	43		43
Loss for the period 1 January to 31 March 2016		(43)	(43)
Equity as at 31 March 2016	46.907	(46.907)	0

Statement of Cash Flows for the period 1 January to 31 March 2016

		1.1 - 31.3.	1.1 - 31.3.
	Notes	2016	2015
Cash inflow			
Loans to customers - principal and interest repayments		21.654	131.131
İslandsbanki instruments - interest payments		2.337	0
Claims from derivative contracts - repayments		0	16.843
Interest income on bank accounts		24	8.402
Dividend and sale of equity and bond repayments		1.388	56.590
Other inflow		6.167	171
Total cash inflow	_	31.571	213.138
Cash outflow			
Repayment of priority claims			19.551
Administrative expenses		(17.117)	(11.112)
Payment of note		(650.326)	0
Taxes		0	(4.046)
Other		0	(438)
Total cash outflow	_	(667.443)	3.955
	_		
(Decrease) increase in cash and cash equivalents		(635.872)	217.093
Effect of exchage rate fluctuations on cash and cash equivalents		(6.405)	234.436
Cash and cash equivalents at the beginning of the year	_	722.063	4.281.549
Cash and cash equivalents at the end of the period	9	79.787	4.733.079

Notes

1. Reporting entity

Glitnir HoldCo ehf., formerly Glitnir hf. ('Glitnir' or the 'Company'), is a company domiciled in Iceland. The address of the Company's registered office is Sóltún 26, 105 Reykjavík, Iceland.

These consolidated interim financial statements comprise Glitnir HoldCo ehf. and its subsidiary, Glitnir Bank Luxembourg S.A. (collectively the 'Group'). Glitnir Bank Luxembourg S.A. is in a voluntary liquidation.

Glitnir HoldCo will have a limited life, as its purpose is to realize its remaining assets and pay all considerations received to its noteholders, net of cash needed for its daily operations. When all recoverable assets have been realized the Company is to cease operations.

The board of Glitnir has decided to apply International Financial Reporting Standards (IFRS) as adopted by the EU from the year 2016. Furthermore its functional currency from that time has been determined to be euro rather than ISK.

2. Basis of preparation

a. Statement of compliance

The financial statements have been prepared in accordance with IFRS as adopted by the EU. They were authorised for issue by the Board of Directors and the CEO on 30 May 2016.

b. Relevance and importance of notes to the reader

In order to enhance the informational value of the Financial Statements, the notes are evaluated based on relevance and importance for the reader. This can result in information that has been evaluated as neither important nor relevant for the reader, not being presented in the notes.

c. Basis of measurement

The majority of the Company's assets and liabilities are measured at fair value with fair value changes recognised in profit or loss. Fair value is defined as the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. When available, the Company measures the fair value of an instrument using a quoted price in an active market for that instrument. If there is no quoted price in an active market, the Company uses valuation techniques that maximise the use of observable inputs and minimise the use of unobservable inputs. Following is a description of the Company's classes of assets and liabilities and their valuation basis.

Balance sheet item

Valuation methodology

Cash, cash equivalents and restricted cash	Recognised at amortised cost, applying the effective interest rate method.
İslandsbanki subordinated	
loan	Recognised at fair value. The fair value measurement is based on discounted cash-flow analysis, taking the instruments terms, such as interest rate and its maturity into account as well as the applicable market rates of interest. For further information on the instrument see note 11.
Shares and equity	Is based on valuation inputs that are not quoted in markets that are active or for which significant inputs are not directly observable.
Íslandsbanki term deposit	Is recognised at fair value. The fair value measurement is based on discounted cash- flow analysis, taking the instruments terms, such as interest rate and its maturity into account as well as the applicable market rates of interest. For further information on the instrument see note 13.
Loans to customers	Recognised at fair value based on the instruments terms, such as interest rate and estimated recoverability and maturity.
Other assets	Recognised at cost except for claims on bankrupt companies which are recognised based on best estimate of recoverability.

2. Basis of preparation, contd.

c. Basis of measurement, contd.

Balance sheet item

Valuation methodology

Claims	Provisions are recognised due to disputed claims. They consist of priority claims, for which amounts in dispute have been reserved for in full, and unsecured claims, for which provisions are recognised based on management's best estimate. For further information see note 16.
Notes	Recognised at fair value. Their fair value is measured by reference to the value of the Company's assets since the value of the notes (i.e. ultimate payments made to noteholders) are directly linked to the recoverability of the Company's assets.
Other liabilities	Recognised at cost. Unpaid stability contribution and a liability in relation to the indemnity fund are based on management's best estimate.

3. Functional and presentation currency

These consolidated financial statements are presented in euro, which is the Company's functional currency. All amounts have been rounded to the nearest thousand, except when otherwise indicated.

From the year 2016 the Company's functional currency has been determined to be euro rather than ISK. These are the Company's first financial statements prepared and presented in euro. Upon change in functional currency all comparative amounts were translated to euro at the prevailing ISK / euro exchange rate as at 1 January 2016.

4. Use of judgements and estimates

In preparing these consolidated financial statements, management has made judgements, estimates and assumptions that affect the application of the Group's accounting policies and the reported amounts of assets, liabilities, income and expenses. Actual results may differ from these estimates.

Estimates and underlying assumptions are reviewed on an ongoing basis. Revisions to estimates are recognised prospectively.

		1.1 - 31.3
5.	Financial income and expenses	2016
	Cash and cash equivalents, interest	24
	Cash and cash equivalents, FX changes	(6.405)
	Other liabilities, FX changes	(123)
	Total financial income and expenses	(6.504)
		1.1 - 31.3
6.	Changes in provisions	2016
	Changes in reserve of indemnity fund	7.000
	Disputed claims, reserve changes	34.226
	Other changes	(43)
	Total changes in provisions	41.183

2.411 987 (6.983)
987
987
734
(2.475)
1.700
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206
(1.815)
(1.013)
1.1 - 31.3
2016
859
211
645
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1.116
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Other changes

Total restricted cash due to disputed claims

75.311

(23.702)

79.716

0

10. Restricted cash, contd.

a. Disputed claims at composition, contd.

Currencies in escrow accounts:	Priority	Unsecured	Total
EUR	10.293	21.053	31.345
GBP	3.168	6.996	10.163
ISK	6.676	0	6.676
NOK	3.552	6.621	10.173
USD	5.118	16.240	21.358
Total restricted cash due to disputed claims	28.807	50.909	79.716

Restricted cash due to disputed claims at composition will be paid to the claimants if their claims are accepted by a ruling from the courts. To the extent that any court rulings are in favor of Glitnir the cash will be released from the escrow accounts and subsequently paid to the Company's noteholders. For further information on disputed claims see note 16.

b. Indemnity fund

Restricted cash due to the indemnity fund initially consisted of an amount equal to approximately 1 per cent of the Company's assets as at 30 June 2015. Its purpose is to support a deed of indemnity in favor of the Winding-up Board and certain other potential beneficiaries. The indemnity fund will be used if claims are brought against the beneficiaries due to their work for Glitnir and could be restricted for up to ten years. However, if no qualifying claims have been made, threatened or alleged on or before the second anniversary of the date on which the composition was concluded then an amount will be released to Glitnir, and subsequently paid to noteholders, so as to leave the balance remaining in the indemnity fund equal to 75% of the original balance. If no qualifying claims have been made, threatened or alleged on or before the fourth anniversary of the date on which the composition was concluded, then a further amount will be released to Glitnir so as to leave the balance remaining in the indemnity fund equal to 50% of the original balance.

Although it is impossible currently to estimate how much of the fund will ultimately be paid to the noteholders of the Company, management believes it is prudent to reserve part of the indemnity fund to reflect the prospect that claims might be brought successfully against the Winding-up Board. The reserve has been reduced by €7.0 million in the first quarter of 2016 to €10.0 million as at 31 March 2016, since no claims have been filed since composition was approved on a creditors meeting in November 2015.

11. Íslandsbanki subordinated loan

	31.3.2016	31.12.2015
Subordinated loan issued by Íslandsbanki hf., balance 1.1	138.106	0
Investments in subordinated loan	0	139.552
Fair value changes	(2.475)	(1.446)
Total	135.631	138.106

As part of the composition agreement Glitnir purchased from the Icelandic Government a subordinated loan issued by Íslandsbanki hf. to the Icelandic Treasury in 2008. The subordinated loan is denominated in euro and bears a floating rate of interest. Its maturity date is 31 December 2019. The loan is subordinated so that in the case of Íslandsbanki's voluntary or compulsory winding-up, it would not be repaid until after the claims of ordinary creditors have been met. The subordinated loan has an issued nominal value of €138.1 million.

12. Shares and equity instruments

	31.3.2016	31.12.2015
Balance 1.1	64.761	204.707
Dividend income and sale of shares	(1.388)	(144.394)
Fair value changes	1.727	71.110
FX changes	(123)	15.395
Other changes (stability contribution)	0	(82.057)
Total shares and equity instruments	64.977	64.761

13. Term deposit at Íslandsbanki hf.

Balance 1.1	252.013	0
Term deposit agreement at Íslandsbanki hf.	0	252.013
Fair value changes	(6.886)	0
Balance 31.12	245.127	252.013

31.3.2016

31.12.2015

The term deposit has an issued nominal value of €252.0 million. It bears a floating rate of interest of EURIBOR + 1%. Interest is reset every three months. The deposit date was 15 December 2015. The maturity date is on the second anniversary of the deposit date. According to the deposit agreement neither the deposit nor Glitnir's rights, title and interest to or in the deposit will be capable of being withdrawn, assigned, transferred or otherwise disposed of by Glitnir, unless otherwise agreed by Íslandsbanki.

Glitnir shall, if and to the extent requested to do so by Íslandsbanki, apply the relevant principal amount of the deposit to subscribe and pay for medium term notes (MTNs) issued by Íslandsbanki on or before the maturity date of the term deposit. The MTNs are to be denominated in euro and, unless otherwise agreed between Glitnir and Íslandsbanki, with tenors of three to five years from the date of issue. The MTNs are to be issued on the prevailing market terms on the date of issue, including as to pricing, confirmed as such by an internationally-recognized investment bank jointly engaged by Glitnir and Íslandsbanki.

14. Loans to customers

		Estimated
Changes in loans during the first three months of 2016:	Gross amount	realisable value
Total loans as of 1 January 2016	183.308	116.071
Repayments	(21.654)	(21.654)
Fair value changes	(16.414)	3.790
FX changes	(2.721)	(392)
Total loans as of 31 March 2016	142.519	97.815
15. Other assets		
	31.3.2016	31.12.2015
Claims on bankrupt companies	4.229	5.392
Account receivables	1.153	4.709
Other assets	1.640	2.882
Total other assets	7.022	12.983

16. Claims

Balance 31.12.2015	75.311
Claim paid to creditor	(3.328)
Note payment in March 2016	9.104
FX changes	(1.370)
Fair value changes	(34.226)
Total estimated value of disputed claims 31.3.2016	45.490

The Disputed Claims have been stated in the Balance Sheet on a basis that reflects management's best estimate of the most likely outcome. These estimates have been supported by reviews conducted by external legal advisors. The major claims against Glitnir are currently being determined by the Icelandic courts and involve inherent uncertainty. Management realise the range of potential outcomes and have been realistic in their evaluation of the most likely outcome. However, they are hopeful that they will be able to secure outcomes that are more favorable than those shown in the financial statements.

In January 2016 the Supreme Court of Iceland ruled in favor of Williams Grand Prix Engineering Ltd. and accepted their claim. The funds in escrow related to that particular claim, €3.3 million, were paid to Williams in February 2016.

In April 2016 the District court of Reykjavík ruled in favor of Glitnir in the LSS dispute. LSS has appealed the case to the Supreme Court. The Supreme Court ruling is expected in June 2016.

17. Notes

The notes are directly linked to the Company's assets according to its provisions. Therefore the payments to be made on the notes will be determined by the cash realized from the Company's assets.

a. Key terms of the notes and payment to noteholders

The initial aggregate principal amount of the notes on their issue date is €1,586 million. They are zero-coupon and convertible (see b). The final maturity date of the notes is 31 December 2030. In accordance with the provisions of the notes Glitnir is to make quarterly payments on the notes. Payments to noteholders at each quarterly redemption date shall consist of all cash and cash equivalents held by the Company at that date, that its Board of Directors believe is prudent to distribute to the noteholders on that date. Payments to noteholders will reduce the nominal value of the notes. When all the recoverable assets of the Company have been realized and paid to noteholders the balance of the notes will be converted into equity. That is expected to happen well before the final maturity date of notes. The Company will then subsequently be liquidated. In accordance with the Company's articles of association the notes are stapled to its share capital so one of the instruments (notes or shares) will not be transferred without simultaneous transfer of the other.

Restricted notes to the nominal value of €19.2 million are held in a specific note custody account due to disputed claims, see note 16.

b. Conversion

On the final maturity date of the notes or the relevant optional redemption date or the conversion date, both specified in the notes contract, Glitnir shall issue redemption shares or conversion shares (as applicable) to the noteholders.

The notes may be converted to equity by the issue of A-shares at a rate of "P/N", where "P" equals the aggregate outstanding principal amount of the notes being converted an "N" equals the nominal value of one A-share multiplied by 100. Alternatively the notes can be converted into A-shares by a resolution of the holders of the notes, as set out in the notes contract, which resolution cannot be passed any later than the date falling 50 days before the final maturity of the notes.

17. Notes, contd.:

c. Balance of the notes

Balance of the notes 1.1.2016	1.328.008
Payment to noteholders	(650.326)
Fair value changes	27.505
Balance of the notes 31.3.2016	705.187

18. Other liabilities

	2016	2015
Accounts payable	2.416	12.952
Estimated unpaid Stability Contribution	14.227	14.152
Estimated liability in relation to the Indemnity fund (see note 10 b)	10.000	17.000
Other current liabilities	756	1.886
Total other liabilities	27.399	45.990

19. Equity

On 8 January 2016 the Company issued new notes and shares to its creditors pursuant to the composition. The existing ordinary shares and creditor's claims were cancelled and new articles of association adopted. The number of shares issued was 1,562 million. The shares are denominated in euro and each share is in the nominal amount of €0.03. Therefore the nominal value of shares issued is €46.9 million. Even though the formal issuance of new shares according to the composition agreement was not finalized until 2016 the new share capital was recognised in the balance sheet at year-end 2015. It is the view of the Board of Directors and CEO that this presentation better reflects the economic reality of the Company at year-end 2015.

20. Breakdown by currencies

The table below summarises Glitnir's assets by currency of denomination.

At 31 March 2016

/ (C O : III a : O : : = O : O							
	EUR	ISK	NOK	USD	GBP	Other	Total
Cash and cash							
equivalents	28.045	32.393	2.991	5.116	9.115	2.128	79.787
Restriced cash	99.345	6.676	10.173	21.358	10.163		147.716
Subordinated loan	135.631						135.631
Shares	60.232			4.745			64.977
Term deposit	245.127						245.127
Loans to customers	27.795		54.702	9.435	5.883		97.815
Other assets	6.754					268	7.022
_	602.929	39.070	67.866	40.654	25.161	2.396	778.076
Total in %	77.5%	5.0%	8.7%	5.2%	3.2%	0.3%	100.0%

20. Breakdown by currencies, contd.:

At 31 December 2015

	EUR	ISK	NOK	USD	GBP	Other	Total
Cash and cash							
equivalents	99.591	573.542	8.703	8.872	29.033	2.323	722.063
Restriced cash	91.250	6.564	10.475	23.545	11.476		143.311
Subordinated loan	138.106						138.106
Shares	61.818			2.943			64.761
Term deposit	252.013						252.013
Loans to customers	47.033		54.467	7.938	6.632		116.071
Other assets	7.498				2.803	2.682	12.983
Total Assets	697.311	580.106	73.645	43.297	49.944	5.005	1.449.308
Reclass *	533.541	(533.541)					0
Total Assets	1.230.851	46.565	73.645	43.297	49.944	5.005	1.449.308
Total in %	84,9%	3,2%	5,1%	3,0%	3,4%	0,3%	100,0%

^{*}In accordance with the provisions of the Stability Contribution agreement and the Company's composition ISK 75.4 billion was converted to Euro in January and February 2016 and then paid to the Company's creditors.

21. Risk management

The Company's holding of financial assets give rise to market risk, being interest rate risk, foreign currency risk and other price risk. Interest rate changes affect interest bearing assets on a floating rate of interest, the most significant one being the term deposit at Íslandsbanki (see note 13) and Íslandsbanki subordinated loan (see note 11). Foreign currency risk arises from changes in the exchange rate between the functional currency of euro and other currencies. Approximately 22.5% of Glitnir's assets are denominated in currencies other than euro (see note 20) and therefore exposed to currency risk. Most of Glitnir's assets are carried at fair value and fair value changes recognised in profit or loss. Interest rate is among the variables commonly used to determine fair value (discounted cash-flow analysis). Therefore changes in interest rates affect the fair value of such instruments. Finally shareholding is subject to other price risk.

It should be noted that the notes issued by the Company are directly linked to the Company's assets (see note 2.c). Therefore any adverse (or favourable) changes to valuation of assets due to the aforementioned risk variables will have a direct effect on the carrying amount of the notes, i.e. their fair value. Therefore the profit or loss impact of changes in market risk is minimal to Glitnir. However, the Company's noteholders are affected by those risk factors since changes in market risk affect the recoverability of Glitnir's assets.

A weakening of 1.0% of euro against foreign currencies at the reporting date would increase the carrying amount of the Company's foreign currency assets recognsied at fair value by euro 0.75 million. A strengthening of euro would have the same effect but in the opposite direction. Both the term deposit and subordinated loan are denominated in euro and therefore not exposed to foreign currency risk. They bear a fixed interest rate margin and therefore a change in the base rate of EURIBOR would have a limited effect on the instruments' value since the changes would affect both interest revenue and the discount rate used in determination of fair value.