SAVOLA GROUP COMPANY

(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS - (UNAUDITED)

For the three-month and six-month periods ended June 30, 2020 together with the Independent Auditors' Review Report

SAVOLA GROUP COMPANY

(A Saudi Joint Stock Company)

CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS - (UNAUDITED) For the six-month period ended June 30, 2020

INDEX	Page
Independent auditor's report on review of the condensed consolidated interim financial statements	-
Condensed Consolidated Statement of Financial Position	1
Condensed Consolidated Statement of Profit or Loss and Other Comprehensive Income	2 - 3
Condensed Consolidated Statement of Changes in Equity	4 - 5
Condensed Consolidated Statement of Cash Flows	6 - 7
Notes to the Condensed Consolidated Interim Financial Statements	8 – 29



KPMG Al Fozan & Partners Certified Public Accountants

Zahran Business Centre, 9th Floor Prince Sultan Street PO Box 55078 Jeddah 21534 Kingdom of Saudi Arabia Telephone +966 12 698 9595 Fax +966 12 698 9494 Internet www.kpmg.com/sa

License No. 46/11/323 issued 11/3/1992

Independent auditor's report on review of condensed consolidated interim financial statements

To the Shareholders of Savola Group Company

Introduction

We have reviewed the accompanying June 30, 2020 condensed consolidated interim financial statements of Savola Group Company ("the Company") and its subsidiaries ("the Group") which comprises:

- the condensed consolidated statement of financial position as at June 30, 2020;
- the condensed consolidated statement of profit or loss and other comprehensive income for the threemonth and six-month periods ended June 30, 2020;
- the condensed consolidated statement of changes in equity for the six-month period ended June 30, 2020:
- the condensed consolidated statement of cash flows for the six-month period ended June 30, 2020; and
- the notes to the condensed consolidated interim financial statements.

Management is responsible for the preparation and presentation of these condensed consolidated interim financial statements in accordance with IAS 34, 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these condensed consolidated interim financial statements based on our review.

Scope of review

We conducted our review in accordance with the International Standard on Review Engagements 2410, 'Review of Interim Financial Information Performed by the Independent Auditor of the Entity' that is endorsed in the Kingdom of Saudi Arabia. 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 that are endorsed in the Kingdom of Saudi Arabia, 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 June 30, 2020 condensed consolidated interim financial statements of **Savola Group Company** and its subsidiaries are not prepared, in all material respects, in accordance with IAS 34, 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia.

KPMG Al Fozan & Partners Certified Public Accountants

Ebrahim Oboud Baeshen License No. 382

Jeddah, Dhul Hijjah 26, 1441H Corresponding to August 16, 2020



CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION

(Expressed in thousands of Saudi Riyal unless otherwise stated)

Expressed in thousands of Saudi Riyal timess otherwise st	aicu)		
	Note	June 30, 2020	December 31, 2019
ASSETS		(Unaudited)	(Audited)
Property, plant and equipment		()(0 022	(510 05(
Right-of-use assets		6,268,832	6,512,256
Intangible assets and goodwill		4,216,142	4,319,670
		821,975	831,596
Investment property	4	28,133	29,881
Investment in equity accounted investees	4	8,663,555	8,625,047
Investments at fair value through other comprehensive income	5	313,220	347,590
Long term receivables		8,062	7,268
Derivative Deferred tax asset		1,647	1,999
		12,459	12,480
Total non-current assets		20,334,025	20,687,787
Inventories		2,934,607	2,752,020
Trade receivables		1,265,222	1,190,657
Prepayments and other receivables		1,116,661	1,060,195
Investments at fair value through profit or loss	5	32,291	26,516
Cash and cash equivalents		1,036,382	940,536
Total current assets		6,385,163	5,969,924
TOTAL ASSETS		26,719,188	26,657,711
TOTAL ASSETS		20,717,100	20,037,711
EQUITY AND LIABILITIES EQUITY			
Share capital	6	5,339,807	5,339,807
Share premium		342,974	342,974
Statutory reserve	7	1,774,085	1,774,085
General reserve		4,000	4,000
Fair value reserve		(228,409)	(179,230)
Effect of transactions with non-controlling interests without		(,,	(1/7,200)
change in control		(187,979)	(187,979)
Foreign currency translation reserve		(1,980,929)	(1,792,396)
Retained earnings		2,660,483	2,288,979
Equity attributable to owners of the Company		7,724,032	7,590,240
Non-controlling interests		887,389	948,830
TOTAL EQUITY		8,611,421	8,539,070
LIABILITIES			
Loans and borrowings	8	3,755,044	3,905,245
Lease liabilities		3,917,031	3,955,686
Employee benefits		808,652	747,201
Long term payables		250,184	204,146
Derivative		187,125	188,094
Provision against asset restoration		140,624	139,609
Deferred tax liability		119,876	114,745
Total non-current liabilities		9,178,536	9,254,726
Loans and borrowings	8	3,391,944	3,639,250
Lease liabilities	Ü	656,303	676,840
Trade payables		2,396,944	2,304,872
Accrued and other liabilities		2,484,040	2,242,953
Total current liabilities	25	8,929,231	8,863,915
TOTAL LIABILITIES	1.	18,107,767	18,118,641
	9	26,719,188	26,657,711
TOTAL LIABILITIES AND EQUITY	1	20,717,100	20,037,711

The accompanying notes 1 to 18 form an integral part of these condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (UNAUDITED)

(Expressed in thousands of Saudi Riyal unless otherwise stated)

	Note	Three-moi ended J		Six-mont ended J	
		2020	2019	<u>2020</u>	<u>2019</u>
Revenues	13	6,007,076	5,812,702	11,929,960	11,026,559
Cost of revenues	13	(4,728,392)	(4,649,541)	(9,428,280)	(8,797,933)
Gross profit		1,278,684	1,163,161	2,501,680	2,228,626
Share of results in investment in equity-accounted investees, net of zakat and tax		220.075	209.040	257.070	202.050
Administrative expenses		220,975 (214,623)	208,940 (208,879)	356,079 (423,293)	323,059 (408,584)
Selling and distribution expenses		(700,452)	(799,569)	(1,441,397)	(1,573,589)
Results from operating activities		584,584	363,653	993,069	569,512
Finance income		16,113	10,566	27,830	19,555
Finance cost		(132,261)	(207,974)	(325,859)	(396,912)
Net finance cost		(116,148)	(197,408)	(298,029)	(377,357)
Reversal of provision no longer required	9		7,560		50,266
-		469 426		605.040	
Profit before zakat and income tax		468,436	173,805	695,040	242,421
Zakat and income tax expense	9	(35,218)	(24,891)	(63,387)	(45,233)
Net profit for the period		433,218	148,914	631,653	197,188
Other Comprehensive Income					
Items that will not be reclassified to profit or loss					
Re-measurements of defined benefit liability		(29,989)		(53,068)	
Investments at fair value through other comprehensive income - net					
change in fair value		26,201	1,521	(34,370)	30,544
Items that are or may be reclassified to profit or loss					
Foreign operations - foreign currency translation differences		(164,484)	(29,034)	(225,006)	(38,709)
Investment in equity accounted investees - share of other					, , ,
comprehensive income Cash flow hedges - effective portion		11,838	7,477	(11,538)	(6,056)
of changes in fair value	,	(5,768)	(1,096)	(5,006)	(1,151)
Other comprehensive loss		(162,202)	(21,132)	(328,988)	(15,372)
Total comprehensive income for the period)	271,016	127,782	302,665	181,816

The accompanying notes 1 to 18 form an integral part of these condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS AND OTHER COMPREHENSIVE INCOME (UNAUDITED) (CONTINUED)

	<u>Note</u>		nth period June 30 2019		th period June 30 2019
Profit for the period					
attributable to:					
Owners of the Company		409,576	110,230	582,331	116,560
Non-controlling interests		23,642	38,684	49,322	80,628
Profit for the period		433,218	148,914	631,653	197,188
Total comprehensive income for the period attributable to:					
Owners of the Company		274,551	99,973	293,986	110,362
Non-controlling interests		(3,535)	27,809	8,679	71,454
Total comprehensive income for the period		271,016	127,782	302,665	181,816
Earnings per share attributable to the Owners of the Company (in Saudi Riyals):					
Basic and diluted	11	0.77	0.21	1.09	0.22

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UNAUDITED)

			Equity	attributal	ble to the Ov	Equity attributable to the Owners of the Company	ompany				
	Short	9	,		 E	Effect of transactions with non-controlling interests	Foreign			Non-	
	capital	premium	reserve	reserve	rair vaiue v	rair vaide without change reserve in control	translation <u>reserve</u>	Ketained earnings	Total	controlling interests	Total equity
Balance at January 1, 2020	5,339,807	342,974	1,774,085	4,000	(179,230)	(187,979)	(1,792,396)	2,288,979	7,590,240	948,830	8,539,070
Total comprehensive income / (loss) for the period											
Net profit for the period	1	1	1	1	I	!	ı	582,331	582,331	49,322	631,653
Other comprehensive loss	i	1	ľ		(49,179)	1	(188,533)	(50,633)	(288,345)	(40,643)	(328,988)
	!	1	I	I	(49,179)	1	(188,533)	531,698	293,986	8,679	302,665
Dividends (Note 6)	1	1	1	I	1	1	1	(160,194)	(160,194)	(70,120)	(230,314)
Balance at June 30, 2020	5,339,807	342,974 1,7	1,774,085	4,000	(228,409)	(187,979)	(1,980,929)	2,660,483	7,724,032	887,389	8,611,421

The accompanying notes 1 to 18 form an integral part of these condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UNAUDITED) (CONTINUED)

Effect of transactions with non-controlling interests without change in control (187,979)	oreign trency slation eserve 1,616) 2,535)	oreign rrency slation Retained eserve earnings 1,616) 1,797,256 116,560 116,560	rrency slation Retained considering Retained armings Total (6.166) 1,797,256 7,127,443 (6.198)
Foreign currency translation reserve (1,744,616)	oreign trency slation eserve 1,616) 1, 2,535)	rrency slation Retained seserve earnings 1,616) 1,797,256 7, - 116,560 - 116,560	rrency slation Retained conserve earnings Total 3 1,616) 1,797,256 7,127,443 8 1,616) 1,797,256 7,127,443 8 1,535) (6,198)
	Retained earnings 1,797,256 1,16,560	,,	Con Total 1 7,127,443 8 116,560 (6,198) 110,362 (6

The accompanying notes 1 to 18 form an integral part of these condensed consolidated interim financial statements.

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (UNAUDITED)

	June 30, 2020	June 30, 2019
Cash flows from operating activities		
Net profit for the period	631,653	197,188
Adjustments for:		
Depreciation and amortization	572,281	599,118
Net finance cost	298,029	377,357
Share of profit of investment in equity accounted investees, net of		
zakat and tax	(356,079)	(323,059)
Reversal of provision no longer required		(50,266)
Loss / (gain) on sale of property, plant and equipment	1,713	(247)
Zakat and income tax expense	63,387	45,233
	1,210,984	845,324
Changes in:		
Inventories	(300,081)	(400,169)
Trade receivables	(143,208)	(119,209)
Prepayments and other receivables	(116,973)	(301,479)
Trade payables	165,015	232,964
Employee benefits	14,960	10,520
Accrued and other liabilities	282,134	341,523
Cash generated from operating activities	1,112,831	609,474
Finance cost paid	(182,264)	(269,294)
Zakat and income tax paid	(77,232)	(25,047)
Net cash from operating activities	853,335	315,133
Cash flows from investing activities		
Acquisition of property, plant and equipment	(149,019)	(117,148)
Proceeds from sale of property, plant and equipment	1,490	9,797
Dividends received	306,098	293,435
Net change in FVTPL investments	(5,775)	29,661
Net cash generated from investing activities	152,794	215,745
Cash flows from financing activities		
Net change in loans and borrowings – current	(169,328)	(393,864)
Net change in loans and borrowings - non-current	(149,059)	462,604
Dividends paid	(158,300)	(1,128)
Payment of lease liabilities	(318,611)	(345,110)
Dividends to non-controlling interests	(70,120)	(50,424)
Net cash used in financing activities	(865,418)	(327,922)

CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (UNAUDITED) (CONTINUED)

	June 30, 2020	June 30, 2019
Net change in cash and cash equivalents	140,711	202,956
Effect of movement in exchange rates on cash and cash equivalents	(44,865)	(51,867)
Cash and cash equivalents at beginning of the period	940,536	901,573
Cash and cash equivalents at end of the period	1,036,382	1,052,662
Supplemental schedule of non-cash financial information:		
Fair value reserve	(50,914)	23,337
Foreign currency translation reserve	(225,006)	(38,709)
Actuarial reserve	(53,068)	

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. **GENERAL INFORMATION**

Savola Group Company is a Saudi Joint Stock Company registered in the Kingdom of Saudi Arabia under Commercial Registration No. 4030019708 issued in Jeddah on Rajab 21, 1399H (corresponding to June 16, 1979). The Company was formed under the Regulations for Companies in the Kingdom of Saudi Arabia per Royal Decree number M/21 dated Rabi-ul-Awal 29, 1398H (March 9, 1978).

The Company's registered office is located at the following address:

Savola Tower, The Headquarter Business Park, Prince Faisal Bin Fahad Street, Jeddah 23511-7333, Kingdom of Saudi Arabia.

These accompanying condensed consolidated interim financial statements comprise the financial statements of Savola Group Company (the "Company" (or) the "Parent Company") and its local and foreign subsidiaries (collectively referred as the "Group"), collectively involved in the manufacturing and sale of vegetable oils and to set up related industries, retail outlets, dairy products, fast foods, exports and imports, commercial contracting, trade agencies, development of agricultural products and real estate related investment activities.

At June 30, 2020, the Company had investments in the following subsidiaries (collectively referred to as the "Group"):

(I) <u>Direct subsidiaries of the Company</u>

i) Operating subsidiaries

Subsidiary name	Country of incorporation	Principal business activity	Direct ow interes June 30, 2020	
Savola Foods Company ("SFC")	Saudi Arabia	Foods	100	100
Panda Retail Company ("Panda")	Saudi Arabia	Retail	98.87	98.87
Good Food Company ("GFC")	Saudi Arabia	Holding company	100	100
Al Matoun International for Real Estate Investment Holding Company	Saudi Arabia	Real Estate	80	80
Herfy Food Services Company	Saudi Arabia	Restaurant & manufacturing bakery products	49	49

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(I) Direct subsidiaries of the Company (continued)

ii) Dormant and Holding subsidiaries

Subsidiary name	Country of incorporation	Principal business <u>activity</u>	Direct ov interes June 30,	ot (%) December
Adeem Arabia Company	Saudi Arabia	Holding company	2020 100	31, 2019 100
Al Utur Arabian Company for Commercial Investment	Saudi Arabia	Holding company	100	100
Madarek Investment Company	Jordan	Holding company	100	100
United Properties Development Company	Saudi Arabia	Dormant company	100	100

(II) Savola Foods Company

The Parent Company has a 100% (December 31, 2019: 100%) ownership interest in Savola Foods Company ("SFC"), which was incorporated as a closed Saudi joint stock company pursuant to Ministerial Resolution No. 236/G dated Dhul Qadah 21, 1435H (September 16, 2014). Prior to its conversion to a closed joint stock company, SFC was operating as a limited liability company registered in the Kingdom of Saudi Arabia under commercial registration number 4030180782 issued in Jeddah on Rajab 05,1429H (July 08, 2008).

The principle objective of SFC is to deal in wholesale and retail trading of food items. SFC through its direct and indirect subsidiaries is engaged in the manufacturing, marketing and distribution of products including edible oil, pasta, sugar, seafood, confectionery, and agro cultivation, in the local and overseas market.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(II) Savola Foods Company (continued)

Subsidiaries controlled through Savola Foods Company:

Subsidiary name	Country of incorporation	Principal business <u>activity</u>	Direct ov	it (%)
			June 30, 2020	December 31, 2019
Afia International Company ("AIC")	Saudi Arabia	Manufacturing of edible oils	95.19	95.19
Savola Industrial Investment Company ("SIIC")	Saudi Arabia	Holding company	100	100
El Maleka for Food Industries Company	Egypt	Manufacturing of pasta	100	100
El Farasha for Food Industries Company*	Egypt	Manufacturing of pasta		100
Savola Foods Emerging Markets Company Limited	British Virgin Islands (BVI)	Holding company	95.43	95.43
Afia International Distribution and Marketing Company	Saudi Arabia	Trading and distribution	99	99
Savola Foods for Sugar Company	Cayman Islands	Holding company	95	95
Savola Foods Company International Limited	United Arab Emirates (UAE)	Holding company	100	100
International Foods Industries Company Limited ("IFI")	Saudi Arabia	Manufacturing of specialty fats	100	100
Seafood International Two FZCO**	UAE	Seafood products trading and distribution	60	60
Afia Foods Arabia	Saudi Arabia	Dormant company	100	100
Al Maoun International Holding Company	Saudi Arabia	Holding company	100	100
Marasina International Real Estate Investment Limited	Saudi Arabia	Holding company	100	100

^{*} In line with the consolidation plans for pasta business, in January 2020, the Group has merged its operation of Pasta segment and consequently El Farasha for Food Industries Company has legally merged into El Maleka for Food Industries Company. Legal formalities for this merger were completed during the period ended June 30, 2020.

^{**} SFC has agreed to sell 10% ownership interest in Seafood International Two FZCO to the other shareholder. As at June 30, 2020, the related legal formalities are in process.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(II) Savola Foods Company (continued)

a) Subsidiaries controlled through Afia International Company:

Subsidiary name	Country of incorporation	Principal business activity	Direct ov interes June 30, 2020	
Savola Behshahr Company ("SBeC")	Iran	Holding company	90	90
Malintra Holdings	Luxembourg	Dormant company	100	100
Savola Foods Limited ("SFL")	BVI	Holding company	100	100
Afia International Company – Jordan (under liquidation)	Jordan	Dormant company	98.57	98.57
Inveskz Inc.	BVI	Dormant company	90	90
Afia Trading International	BVI	Dormant company	100	100
Savola Foods International	BVI	Dormant company	100	100
KUGU Gida Yatum Ve Ticaret A.S ("KUGU")	Turkey	Holding company	100	100
Aseel Food – Hold Co.	Cayman Island	Holding company	100	100
<u>SBeC</u>				
Behshahr Industrial Company	Iran	Manufacturing of edible oils	79.9	79.9
Tolue Pakshe Aftab Company	Iran	Trading and distribution	100	100
Savola Behshahr Sugar Company	Iran	Trading and distribution	100	100
Notrika Golden Wheat Company SFL	Iran	Manufacturing of Food and confectionery	90	90
Afia International Company, Egypt	Egypt	Manufacturing of edible oils	99.95	99.95
KUGU				
Savola Gida Sanayi Ve Ticaret Anonim Şirketi	Turkey	Manufacturing of edible oils	100	100

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(II) Savola Foods Company (continued)

b) Subsidiaries controlled through Savola Industrial Investment Company:

Subsidiary name	Country of incorporation	Principal business activity	Direct ownership interest (%)		
Substitut y name	meor por ation	activity	June 30, 2020	December 31, 2019	
United Sugar Company ("USC")	Saudi Arabia	Manufacturing of sugar	74.48	74.48	
<u>USC</u>					
Alexandria Sugar Company, Egypt ("ASCE")*	Egypt	Manufacturing of sugar	62.13	62.13	
Beet Sugar Industries	Cayman Islands	Dormant company	100	100	
<u>ASCE</u>					
Alexandria United Company for Land Reclamation	Egypt	Agro cultivation	100	100	
c) Subsidiaries controlle	d through Savola F	oods Emerging Marke	ts Company	Limited:	
Savola Morocco Company	Morocco	Manufacturing of edible oils	100	100	
Savola Edible Oils (Sudan) Ltd.	Sudan	Manufacturing of edible oils	100	100	
Afia International Company – Algeria	Algeria	Manufacturing of edible oils	100	100	
d) Subsidiaries controlle	d through Savola F	oods Company Interna	tional Limite	ed:	
Modern Behtaam Royan Kaveh Company	Iran	Food and confectionery	100	100	
e) Subsidiaries controlle	d through Al Maou	n and Marasina			
Alofog Trading DMMC	UAE	Trading and distribution	100	100	

^{*} The effective ownership interest in ASCE is 71.66% (December 31, 2019: 71.66%)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(III) Panda Retail Company

The Parent Company has a 98.87% (December 31, 2019: 98.87%) ownership interest in Panda Retail Company ("Panda"), which was incorporated as a closed Saudi joint stock company pursuant to Ministerial Resolution No. 235/G dated Rajab 22, 1431H (July 3, 2010). Prior to its conversion to a closed joint stock company, Panda was operating as a limited liability company registered in the Kingdom of Saudi Arabia under commercial registration number 1010137417 issued in Riyadh on Rabi-ul-Awal 1, 1416H (July 28, 1995).

Panda together with its subsidiaries is principally engaged in wholesale and retail trading in food supplies and consumable materials. Panda Group operates through its network of hypermarkets and supermarkets.

Subsidiaries controlled through Panda:

Subsidiary name	Country of Principal busing activity		Direct ownership interest (%)	
			June 30, <u>2020</u>	December 31, 2019
Giant Stores Trading Company	Saudi Arabia	Retail	100	100
Panda for Operations, Maintenance and Contracting Services	Saudi Arabia	Services and maintenance	100	100
Panda International for Retail Trading	Egypt	Retail	100	100
Panda Bakeries Company	Saudi Arabia	Dormant company	100	100
<u>Giant</u>				
Lebanese Sweets and Bakeries	Saudi Arabia	Dormant company	95	95

(IV) Good Food Company

The Parent Company has a 100% (December 31, 2019: 100%) ownership interest in Good Food Company ("GFC"), which was incorporated as a limited liability company registered in the Kingdom of Saudi Arabia under commercial registration number 4030603674 issued in Jeddah on Rabi-ul-Thani 21, 1439H (January 8, 2018).

GFC through its direct and indirect subsidiaries is principally engaged in the processing, wholesale, retail and distribution of frozen food and seafood in the local and overseas markets.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

1. GENERAL INFORMATION (continued)

(IV) Good Food Company (continued)

Subsidiaries controlled through GFC (collectively referred to as "Al Kabeer Group of companies"):

Subsidiary name	Country of incorporation	Principal business activity	Owne interes June 30, 2020	
Variety Food Factory Company	Saudi Arabia	Manufacturing of frozen food	51	51
Al Ahsan Trading Company	Saudi Arabia	Trading and distribution	51	51
Al Helal Imports and Exports Company	Bahrain	Trading and distribution	51	51
Sahar Enterprises Company	UAE	Trading and distribution	51	51
Sahar Food Industry Company	UAE	Manufacturing of frozen food	51	51
Al Kabeer Holding Limited	UAE	Holding Company	51	51
Best Foodstuff Trading Company	UAE	Trading and distribution	51	51
Subsidiaries controlled through Al	Kabeer Holding	Limited:		
Cascade Investments Limited (CIL)	UAE	Investment company	100	100
Cascade Marine Foods Company	UAE	Manufacturing of frozen food	100	100
Al Sabah Foodstuff Enterprises Company	UAE	Trading and distribution	100	100
CIL				
Best Foods Company	Oman	Trading and distribution	100	100

2. BASIS OF PREPARATION

a) Statement of compliance

The accompanying condensed consolidated interim financial statements of the Group have been prepared in accordance with the International Financial Reporting Standards for Interim Financial Reporting ("IAS 34") as endorsed in the Kingdom of Saudi Arabia and other standards and pronouncements that are issued by Saudi Organization for Certified Public Accountants (SOCPA) and should be read in conjunction with the Group's last annual consolidated financial statements as at and for the year ended December 31, 2019 ("last annual financial statements").

SAVOLA GROUP COMPANY

(A Saudi Joint Stock Company)

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

2. BASIS OF PREPARATION (continued)

a) Statement of compliance (continued)

These financial statements do not include all of the information required for a complete set of IFRS financial statements, however, accounting policies and selected explanatory notes are included to explain events and transactions that are significant to an understanding of the changes in the Group's financial position and performance since last annual financial statements.

i) Accounting convention / Basis of Measurement

These condensed consolidated interim financial statements have been prepared using accrual basis of accounting, going concern concept and under the historical cost basis, except for investments other than those carried at amortized cost, firm commitments and inventory under fair value hedging relationship, derivative financial instruments, lease liabilities and employee benefits which are recognised at the present value of future obligation using the Projected Unit Method. Certain comparative amounts have been reclassified to conform to the current period's presentation.

ii) Functional and presentation currency

These condensed consolidated interim financial statements are presented in Saudi Riyals (SR) which is the Company's functional currency. All amounts have been rounded to the nearest thousand, unless otherwise indicated.

b) Critical accounting estimates and judgments

The preparation of these condensed consolidated interim financial statements requires management to make judgments, estimates and assumptions that affect the application of 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.

The significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those described in the last annual consolidated financial statements. However, the Group has reviewed the key sources of estimation uncertainties disclosed in the last annual consolidated financial statements against the backdrop of COVID-19 pandemic. Management believes that other than the expected credit losses arising on the financial assets and certain actuarial assumptions for valuation of present value of defined benefit obligations, all other sources of estimation uncertainty remain similar to those disclosed in the annual consolidated financial statements. Management will continue to monitor the situation and any changes required will be reflected in future reporting periods.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

3. <u>SIGNIFICANT ACCOUNTING POLICIES</u>

The accounting policies applied in these condensed consolidated interim financial statements are the same as those applied in the Group's annual consolidated financial statement as at and for the year ended December 31, 2019, except for the amendment to the basis of revenue recognition relating to the commercial and promotional income from the retail business as detailed below. Such income has been reclassified to the cost of revenue after re-evaluating the contractual terms with the suppliers based on the interpretation of the IFRS 15 "Revenue from contracts with customers" and to align with related industry best practices.

During the three months period ended June 30, 2020; the management has resolved that such income from suppliers that was historically recognised reported as part of revenue, does not necessarily represent a distinct performance obligation under interpretations of IFRS 15 "Revenue from contracts with customers". Accordingly, such income has now been recognised as a reduction of cost of revenue with retrospective application on the comparative amounts as per the requirements of IAS 8 "Accounting Policies, Changes in Accounting Estimates and Errors" in order to conform to the current presentation. Further, the revenue and cost of revenue for the three-month period ended March 31, 2020 was adjusted by SR 197 million, with no corresponding impact on gross profit and net profit.

This adjustment did not have any impact on the Group's consolidated financial position as at June 30, 2019 and as at December 31, 2019; or consolidated operating results including gross profit, net profit, basic or diluted earnings per share and consolidated cash flows for the six-month and year then ended. Consequently, the reported amounts of Revenue and Cost of revenue for the comparative period have been adjusted as follows:

		ree-month peri		Six-month period			
		<u>ded June 30, 20</u>	19		<u>ded June 30, 20</u>	<u>19</u>	
	Previously	Effect of	Adjusted	Previously	Effect of	Adjusted	
	Reported	adjustment	<u>Amount</u>	Reported	adjustment	Amount	
Revenues	6,023,935	(211,233)	5,812,702	11,411,828	(385,269)	11,026,559	
Cost of revenues	(4,860,774)	211,233	(4,649,541)	(9,183,202)	385,269	(8,797,933)	
Gross Profit	1,163,161		1,163,161	2,228,626		2,228,626	

A number of amendments to standards are effective from January 1, 2020, but these do not have a material effect on these condensed consolidated interim financial statements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

4. INVESTMENT IN EQUITY ACCOUNTED INVESTEES

The details of the Group's investment in equity accounted investees are as follows:

Name	Principal business	Country of incorporation		ership est (%)	A **** 0	4
Name	<u>sector</u>	meor por ation		December	June 30,	December
			2020	31, 2019	<u>2020</u>	31, 2019
Almarai Company ("Almarai")	Fresh food products	Saudi Arabia	34.52	34.52	7,784,447	7,733,515
Kinan International for Real Estate Development Company ("Kinan")	Real Estate	Saudi Arabia	29.9	29.9	381,885	400,856
United Sugar Company, Egypt ("USCE")*	Sugar Manufacturing	Egypt	33.82	33.82	263,589	254,421
Al-Seera City Company for Real Estate Development	Real Estate	Saudi Arabia	40	40	144,969	145,496
United Edible Oils Holding Limited	Holding Company	Cayman Islands	51	51	45,523	47,557
Intaj Capital Limited ("Intaj")	Fund management	Republic of Tunisia	49	49	27,143	27,143
Knowledge Economic City Developers Company	Real Estate	Saudi Arabia	2.07	2.07	15,999	16,059
Seafood International One FZCO	Seafood products distribution	UAE	40	40	<u>-</u>	
					8,663,555	8,625,047

^{*} The direct ownership interest of the Company in USCE is 10.62% (December 31, 2019: 10.62%).

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

5. <u>INVESTMENTS</u>

	June 30, <u>2020</u>	December 31, <u>2019</u>
Investments at fair value through other comprehensive income (note 5.1)	313,220	347,590
Investment at fair value through profit or loss	32,291	26,516

5.1 Investments at fair value through other comprehensive income

	Principal business	Country of		ership		
	<u>sector</u>	incorporation	intere	est (%)	<u>Am</u>	<u>ount</u>
			June 30,	December	June 30,	December
			2020	31, 2019	2020	31, 2019
Quoted investments						
Knowledge Economic City	Real Estate	Saudi Arabia	6.4	6.4	201,996	215,897
Emaar the Economic City	Real Estate	Saudi Arabia	0.9	0.9	50,616	71,085
Arab Phoenix Holdings Company	Real Estate	Kingdom of Jordan	5	5		
Unquoted investments						
	Investment					
Swicorp Company	Management	Saudi Arabia	15	15	60,608	60,608
Joussour Holding Company	Holding				,	,
(under liquidation)	Company	Saudi Arabia	14.81	14.81		
					313,220	347,590

6. SHARE CAPITAL AND DIVIDEND DECLARATION

At June 30, 2020 and December 31, 2019, the Group's share capital of SR 5.3 billion consists of 533.981 million fully paid shares of SR 10 each.

During the period ended June 30, 2020, the shareholders of the Company approved final dividend amounting to SR 160.19 million representing Saudi Riyal 0.30 per share in the annual general meeting held on April 29, 2020.

7. STATUTORY RESERVE

In accordance with the Company's bylaws and the Regulations for Companies in the Kingdom of Saudi Arabia, the Company transfers 10% of the net income for the year to a statutory reserve until such reserve equals 30% of its share capital. Since the Company has reached the required reserve level, therefore, no additional transfers are required to be made.

The statutory reserve in the condensed consolidated interim financial statements is the statutory reserve of the Company. This reserve currently is not available for distribution to the shareholders of the Company.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Rival unless otherwise stated)

8. LOANS AND BORROWINGS

The following information reflects the contractual terms of the Group's interest-bearing loans and borrowings, which are measured at amortized cost:

Non-current liabilities	June 30, <u>2020</u>	December 31, 2019
Secured bank loans	129,331	130,218
Unsecured bond issues (Sukuk) (note 8.2)	1,000,000	1,000,000
Unsecured bank loans	2,625,713	2,775,027
	3,755,044	3,905,245
Current liabilities		
Current portion of secured bank loans	53,108	60,461
Current portion of unsecured bank loans	1,128,106	679,321
Unsecured bond issues (Sukuk) (note 8.2)		993,000
Secured bank loan	110,629	69,700
Unsecured bank loans	2,016,340	1,799,495
Bank overdraft	83,761	37,273
	3,391,944	3,639,250
	7,146,988	7,544,495

- 8.1 These represent borrowings obtained from commercial banks and other financial institutions by the Parent Company and its subsidiaries. These borrowings are mainly in Saudi Riyals, Egyptian Pounds, Iranian Riyals, US Dollars, Algerian Dinar, Turkish Lira, United Arab Emirates Dirhams and Sudanese Pounds. Certain of these borrowings are secured by a charge on the property, plant and equipment of certain overseas subsidiaries. The loan agreements include covenants which, amongst other things, require certain financial ratios to be maintained. Some of the long-term borrowings of subsidiaries are secured by corporate guarantees of the Parent Company. As at June 30, 2020, loans and borrowings include sharia-compliant financing facilities amounting to SR 6.1 billion (December 31, 2019: SR 6.5 billion).
- 8.2 On January 22, 2013, the Group completed its initial offering by issuing Sukuk with a total value of SR 1.5 billion with a tenor of 7 years and carrying an expected variable return to the Sukukholders of 6 months SIBOR plus 1.10% payable semi-annually. The covenants required certain financial and other conditions to be complied during the tenure. The Sukuk had matured on January 22, 2020.
 - On July 9, 2019, the Group completed the offering of its new Sukuk, under the new program, with a total value of SR 1 billion with a tenor of 7 years and carrying an expected variable return to the Sukuk-holders of 6 months SIBOR plus 1.60% payable semi-annually. The Sukuk will mature on July 9, 2026. The issuance included SR 507 million of the previous Sukuk, that has been redeemed and exchanged.
- 8.3 Property, plant and equipment amounting to SR 260 million (December 31, 2019: SR 286 million) of certain overseas subsidiaries of the Group are pledged as collateral with commercial banks.
- 8.4 Inventories amounting to SR 129 million (December 31, 2019: SR 62 million) are pledged with foreign banks as collateral against the bank borrowing facilities of certain overseas subsidiaries.
- 8.5 As at June 30, 2020, the Group has unused bank financing facilities amounting to SR 4.5 billion (December 31, 2019: SR 5.3 billion) to manage short term and long term liquidity requirements.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Rival unless otherwise stated)

9. ZAKAT AND INCOME TAXES

(a) Zakat status

During the year 2019, the Company has finalised its Zakat status for the years 2005 to 2018. The General Authority for Zakat and Tax (GAZT) conducted a field audit on the Company's accounts for the years 2005 to 2012, and claimed additional Zakat difference of SR 85.8 million. Subsequently, the assessment was agreed with the GAZT Settlement Committee and the Company settled the liability with an amount of SR 10.2 million. Moreover, the years from 2013 to 2018 were also finalized based on amended returns and resulting in assessment of SR 5.4 million. The Company only has open years 1999 and 2000, for which there is an ongoing objection of SR 1.9 million against the assessment issued by GAZT. Certain subsidiaries in the foods processing sector have also received final or provisional zakat certificates until the year 2018. Accordingly, payment plans have been pursued as per the agreement with GAZT and liabilities have been adjusted against the final settlement amounts.

The Group additionally has pending appeals against assessments of certain subsidiaries with total Zakat differences of SR 8.2 million (December 31, 2019: approximately SR 8.2 million). Further, in relation to one of the subsidiaries, the GAZT claimed additional zakat differences amounting to SR 63 million relating to certain years already finalized. The management believes that the settlement of these claims is not probable, therefore, no provision is recorded in the condensed consolidated interim financial statements.

(b) Income tax status

The Group's foreign subsidiaries are obliged to pay income tax as per applicable tax laws of their countries of incorporation. Tax paying foreign subsidiaries determine their liabilities based on applicable corporate rates to the adjusted taxable income for the year. Certain foreign subsidiaries are also obliged to pay quarterly advance tax determined on prior year tax liability bases.

Certain foreign subsidiaries have received final tax assessments for certain years and provisional tax assessments for other years. They have also received queries from departments of income tax after their assessment or inspections for open years, for which replies have been filed.

The Group management believes that there are no significant amounts under protest with departments of income tax in any foreign operation.

Tuno 30

December 21

10. <u>CONTINGENCIES AND COMMITMENTS</u>

	June 30,	December 51,	
	<u>2020</u>	<u>2019</u>	
	Amou	<u>ınts in millions</u>	
Letters of credits	82	71	
Bank guarantees	128	180	
Commitments to buy raw sugar	420	189	
Commitments to sell refined sugar	427	333	
Capital commitments	56	70	
	Quantity in Metric tonnes		
Commitments to buy raw sugar	395,400	174,752	
Commitments to sell refined sugar	269,648	199,744	

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

11. EARNINGS PER SHARE

Basic earnings per share for the period ended June 30, 2020 and June 30, 2019 have been computed by dividing the net profit attributable to shareholders of the Parent Company for such periods by the weighted average number of shares outstanding 533.981 million (June 30, 2019: 533.981 million) during such periods.

Diluted earnings per share for the period ended June 30, 2020 and June 30, 2019, have been computed by dividing the profit attributable to shareholders of the Parent Company for such periods by the weighted average number of shares outstanding adjusted for the effects of all dilutive potential ordinary shares. However, in the absence of any convertible liability, the diluted earnings per share does not differ from the basic earnings per share.

12. RELATED PARTIES

Related parties include the Group's shareholders, associates and affiliated companies, other entities related to certain consolidated subsidiaries and key management personnel of the Group. Terms and conditions of these transactions are approved by the Group's management.

Transactions with key management personnel

Key management personnel compensation

Compensation to the Group's key management personnel includes salaries, non-cash benefits, and post-employment benefits. The Group has recognised an expense of SR 17.1 million for the period ended June 30, 2020 (June 30, 2019: SR 17.4 million).

Board of Directors' remuneration for the period ended June 30, 2020 amounting to SR 1.1 million (June 30, 2019: SR 1.1 million) has been calculated in accordance with the Company's By-laws and is charged to the consolidated statement of profit and loss. Attendance allowances and other expenses to the directors and members of various board committees amounting to SR 1.6 million (June 30, 2019: SR 1.5 million) are charged to expenses and included under administrative expenses.

On April 29, 2020, the shareholders of the Company approved the Employees Long Term Incentive Program ("Plan") based on the shares of the Company for the benefit of certain eligible senior executives of the Group. The Plan is subject to the completion of applicable legal, regulatory and operational requirements and has not commenced as at the period end. Accordingly, no financial impact has been recorded during the period.

Other related party transactions

A number of companies transacted with the Group during the period. The terms and conditions of these transactions were no more favourable than those available, or which might reasonably be expected to be available, in similar transactions with non-key management personnel related companies on arm's length basis.

All outstanding balances with these related parties are priced on an arm's length basis and are to be settled in cash within agreed credit period from the date of transaction. None of the balances are secured. No expense has been recognised in the current or prior period for bad or doubtful debts in respect of amounts owed by related parties.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

12. RELATED PARTIES (continued)

The aggregate value of related parties' transactions and outstanding balances including those related to key management personnel, and entities over which they have control or significant influence are as follows:

Name	Nature of Relationship transactions			unt of ections	Closing balance		
				e 30	June 30,	December	
			<u>2020</u>	<u>2019</u>	2020	31, 2019	
Due from related parties	<u> – Trade receivable</u>	<u>s</u>					
Certain shareholders of USC	Shareholders of a subsidiary	Trade	78,620	70,694	23,333	14,295	
Certain shareholders of AIC	Shareholders of a subsidiary	Trade	49,527	34,356	14,180	21,305	
Almarai	Associate	Trade	9,867	24,459	1,448	1,495	
Western Bakeries Company Limited	Affiliate	Trade	25,668	27,461	3,665	5,449	
USCE	Associate	Trade	3,050	14,167			
Others				100		590	
				100	42,626	43,134	
Due from related parties	- Prepayments and	l other receivab	<u>les</u>				
Khairat AlSharq for General Trade and Manufacturing	A CC11 .	N 1	0.62	10.40#	•• ••		
Foodstuff Company	Affiliate	Non-trade	963	19,485	23,285	22,322	
Seafood International Holdco.	Joint venture	Non-trade	CER Apr		6,011	6,011	
Al Mehbaj Al Shamiyah Trading							
Company	Affiliate	Non-trade	4,911		3,204	3,159	
Seafood International One	Affiliate	Non-trade	1,719		10,916		
Waste Collection & Recycling Company	Affiliate	Non-trade	3,329		2,832	3,060	
Zohoor Alreef	Affiliate	Non-trade	182		164	174	
Arabian Centers	Shareholder of a				201	171	
Company	subsidiary	Non-trade	16,019	13,472			
					46,412	34,726	

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

12. RELATED PARTIES (continued)

<u>Name</u>	Relationship	Nature of transactions	Amount of transactions June 30 2020 2019		Closing balance June 30, December 2020 31, 2019	
Due to related parties –	Trade payables					
Almarai	Associate	Trade	415,748	369,028	101,484	100,516
Nestle Group	Affiliate	Trade	181,842	216,466	17,384	41,152
Mayar Food Company	Affiliate	Trade	66,195	85,427	40,471	38,243
Del Monte Saudi Arabia Limited	Affiliate	Trade	74,904	33,259	13,163	5,943
Al Mehbaj Al Shamiyah Trading Company	Affiliate	Trade	16,018	14,013	6,011	3,676
USCE	Associate	Trade	3,339		26	
Seafood International One	Affiliate	Trade	15,805			
Al Manhal Water Factory Company Limited	Affiliate	Trade	2,840	2,543	696	1,157
Al Jazirah Dates & Food Factory	Affiliate	Trade	32		59	29
Others				9,153		1,112
				-	179,294	191,828
Due to related parties – A	(ccrued and other li	abilities				
USCE	Associate	Non-trade	21,565	36,615	55,635	52,935
Abdul Kader Al Muhaidib & Sons Co.	Shareholder	Non-trade	7,200	3,392	der sam	6,517
Kinan	Associate	Non-trade	16,774	11,244	<u></u>	
Del Monte Saudi Arabia	Affiliate	Non-trade	555	1,575		
Others				524		
				3	55,635	59,452

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

13. OPERATING SEGMENTS

The Group has five reportable segments, as described below, which are the Group's strategic business units. The strategic business units offer different products and services, and are managed separately because they require different technology and marketing strategies. For each of the strategic business units, the Group's Chief Executive Officer (Chief Operating Decision Maker) reviews internal management reports on at least a quarterly basis. The following summary describes the operations in each of the Group's reportable segments:

Food processing - includes manufacturing, sale and distribution of Edible oils, Sugar, Pasta and food products.

Retail - includes hyper markets, supermarkets and convenience stores operations.

Food services - includes food products and fast food restaurants' chain operated by Herfy.

Frozen Food - includes manufacturing, wholesale and retail distribution of frozen food products operated by Good Food Company.

Investments - includes real estate activities, investments in associates and other investments.

The segments which do not meet any of the quantitative thresholds for determining reportable segments in 2020 and 2019, are classified as "Others / Eliminations", which mainly include the eliminations.

Information regarding the results of each reportable segment is included below. Performance is measured based on segment profit net of income tax and zakat, as included in the internal management reports. Management believes that such information is the most relevant in evaluating the results of certain segments relative to other entities that operate within these industries. Intersegment pricing is determined on an arm's length basis.

	Reportable Segments						
	Food		Food	Frozen		Others /	
June 30, 2020	Processing	<u>Retail</u>	<u>services</u>	<u>Foods</u>	<u>Investments</u>	Eliminations	<u>Total</u>
External revenues	4,549,938	6,560,877	446,232	372,913			11,929,960
Inter segment revenue	155,393	940	20,795	30,086	19,286	(226,500)	
Segment Revenue	4,705,331	6,561,817	467,027	402,999	19,286	(226,500)	11,929,960
Cost of revenues	(3,971,183)	(5,042,668)	(379,700)	(241,943)		207,214	(9,428,280)
Segment net profit / (loss)	179,616	158,169	(11,705)	59,165	222,839	(25,753)	582,331
Segment assets	6,788,734	7,670,356	2,000,029	1,029,530	13,436,046	(4,205,507)	26,719,188
Segment liabilities	4,795,611	6,687,718	1,084,865	771,215	5,470,477	(702,119)	18,107,767
B							
		Rep	ortable Segme	nts			
	Food		Food	Frozen		Others /	
June 30. 2019	Processing	Retail	<u>services</u>	<u>Foods</u>	Investments	Eliminations	Total
External revenues	4,585,740	5,537,088	609,631	294,100			11,026,559
Inter segment revenue	172,591	1,414	13,073	16,531	21,342	(224,951)	
Segment Revenue	4,758,331	5,538,502	622,704	310,631	21,342	(224,951)	11,026,559
Cost of revenues	(4,009,587)	(4,357,875)	(441,083)	(192,997)		203,609	(8,797,933)
Segment net profit / (loss)	177,829	(311,967)	88,915	13,134	189,910	(41,261)	116,560
December 31, 2019							
Segment assets	6,870,235	7,510,918	2,033,463	910,403	13,648,202	(4,315,510)	26,657,711
Segment liabilities	4,578,329	6,648,725	1,035,109	704,236	5,796,953	(644,711)	18,118,641

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

14. FINANCIAL RISK MANAGEMENT

a) Accounting classification and fair values

Fair value is 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 in the principal or, in its absence, the most advantageous market to which the Group has access at that date. The fair value of a liability reflects its non-performance risk.

A number of the Group's accounting policies and disclosures require the measurement of fair values, for both financial and non-financial assets and liabilities.

When one is available, the Group measures the fair value of an instrument using the quoted price in an active market for that instrument. A market is regarded as active if transactions for the asset or liability take place with sufficient frequency and volume to provide pricing information on an ongoing basis.

If there is no quoted price in an active market, then the Group uses valuation techniques that maximise the use of relevant observable inputs and minimise the use of unobservable inputs. The chosen valuation technique incorporates all of the factors that market participants would take into account in pricing a transaction.

When measuring the fair value of an asset or liability, the Group uses observable market data as far as possible. Fair values are categorized into different levels in a fair value hierarchy based on the inputs used in the valuation techniques as follows:

- Level 1: quoted prices (unadjusted) in active markets for identical assets or liabilities.
- Level 2: inputs other than quoted prices included level 1 that are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices).
- Level 3: inputs for the asset or liability that are not based on observable market data (unobservable inputs).

If the inputs used to measure the fair value of an asset or liability falls into different levels of the fair value hierarchy, then the fair value measurement is categorized in its entirety in the same level of the fair value hierarchy as the lowest input level that is significant to the entire measurement.

The Group recognises transfers between levels of the fair value hierarchy at the end of the reporting period during which the change has occurred. During the periods ended June 30, 2020 and December 31, 2019, there were no transfers between fair value categories of level 1 and level 2.

As the Group's financial instruments are compiled under the historical cost convention, except for investments and derivative financial instruments which are carried at fair values, differences can arise between the book values and fair value estimates. Management believes that the fair values of the Group's financial assets and liabilities are not materially different from their carrying values.

The following table shows the carrying amount and fair values of the financial assets and financial liabilities, including their levels and fair value hierarchy. It doesn't include fair value information for financial assets and financial liabilities not measured at fair value if the carrying value is a reasonable approximation of fair value.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

14. FINANCIAL RISK MANAGEMENT (continued)

a) Accounting classification and fair values (continued)										
, ,	Carrying amount			Fair Value						
	Mandatorily	Designated	Fair value							
	at FVTPL -	at fair	hedging							
June 30, 2020	<u>others</u>	<u>value</u>	instruments	FVOCI	Level 1	Level 2	Level 3	<u>Total</u>		
Financial assets measured										
at fair value										
Investment at fair value										
through profit or loss	32,291				32,291			32,291		
Future exchange contracts										
used for hedging			17,094			17,094		17,094		
Other future exchange contracts		64,826				64,826		64 926		
Call option						04,020	1 (47	64,826		
-		1,647		212 220	252 (12		1,647	1,647		
Equity securities (Note 5)				313,220	252,612		60,608	313,220		
	32,291	66,473	17,094	313,220	284,903	81,920	62,255	429,078		
W70 1 # # # # # ##										
Financial liabilities measured at fair value										
Future exchange contracts										
used for hedging			56,770			56,770		56,770		
Other future exchange			20,770			50,770		50,770		
contracts	_	101,558				101,558		101,558		
Put option		187,125					187,125	187,125		
		288,683	56,770			158,328	187,125	345,453		
		Carrying a	mount		Fair Value					
	Mandatorily	Designated	Fair value							
	at FVTPL -	at fair	hedging							
December 31, 2019	others	<u>value</u>	instruments	<u>FVOCI</u>	Level 1	Level 2	Level 3	<u>Total</u>		
Financial assets measured										
at fair value										
Investment at fair value										
	26,516				26,516			26,516		
through profit or loss	26,516				26,516	~~		26,516		
Future exchange contracts	26,516		 15,606		26,516	15,606		26,516 15,606		
Future exchange contracts used for hedging			 15,606		26,516	ŕ		15,606		
Future exchange contracts used for hedging Other future exchange	26,516	 24,364	 15,606 		26,516 	15,606 24,364				
Future exchange contracts used for hedging Other future exchange contracts		ŕ	 15,606 		26,516	ŕ	 1.999	15,606 24,364		
Future exchange contracts used for hedging Other future exchange contracts Call option		 24,364 1,999	 15,606 	 347,590		ŕ	 1,999 60.608	15,606 24,364 1,999		
Future exchange contracts used for hedging Other future exchange contracts	 	1,999	 	 347,590 347,590	 286,982	24,364	60,608	15,606 24,364 1,999 347,590		
Future exchange contracts used for hedging Other future exchange contracts Call option		ŕ	15,606 15,606	347,590 347,590		ŕ		15,606 24,364 1,999		
Future exchange contracts used for hedging Other future exchange contracts Call option	 	1,999	 		 286,982	24,364	60,608	15,606 24,364 1,999 347,590		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value	 	1,999	15,606		 286,982	24,364	60,608	15,606 24,364 1,999 347,590		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used	 	1,999	 		 286,982	24,364	60,608	15,606 24,364 1,999 347,590		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used for hedging	 	1,999	15,606		286,982 313,498	24,364 39,970	60,608	15,606 24,364 1,999 347,590 416,075		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used for hedging Future exchange contracts	 	1,999	15,606		 286,982	24,364	60,608	15,606 24,364 1,999 347,590 416,075		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used for hedging	 	1,999	15,606		286,982 313,498	24,364 39,970 547 52,303	60,608	15,606 24,364 1,999 347,590 416,075 547 52,303		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used for hedging Future exchange contracts used for hedging	 	1,999 26,363 26,363	15,606 547 52,303		286,982 313,498	24,364 39,970	60,608 62,607	15,606 24,364 1,999 347,590 416,075		
Future exchange contracts used for hedging Other future exchange contracts Call option Equity securities (Note 5) Financial liabilities measured at fair value Interest rate swaps used for hedging Future exchange contracts used for hedging Other future exchange	 	1,999	15,606 547 52,303		286,982 313,498	24,364 39,970 547 52,303	60,608	15,606 24,364 1,999 347,590 416,075 547 52,303		

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

14. FINANCIAL RISK MANAGEMENT (continued)

b) Measurement of fair values

Valuation technique and significant unobservable inputs

The following table shows the valuation techniques used in measuring Level 2 and Level 3 fair value, as well as significant unobservable input used.

Financial instruments measured at fair value

<u>Type</u>	Valuation technique	Significant unobservable inputs	Inter-relationship between significant unobservable inputs and fair value measurements
Equity securities	Market comparison technique. PE multiple, Price to Book value.	Price Earnings Multiples, Price to Book value and Price to Tangible Book Value.	Not applicable
Future contracts	Broker quotes	Not applicable	Not applicable
Call and put option	Black Scholes Model	Strike price Volatility of Sugar index Spot price (fair value)	Increase in fair value will decrease the Put Option and increase the Call option values. Increase in volatility index will increase the value of Put and Call options.
Interest rate swaps	DCF	Not applicable	Not applicable

15. CAPITAL MANAGEMENT

The Group's objective when managing capital is to safeguard the Group's ability to continue as a going concern so that it can continue to provide returns for shareholders and benefits for other stakeholders; and to maintain a strong capital base to support the sustained development of its businesses.

The Group manages its capital structure by monitoring return on net assets and makes adjustments to it in the light of changes in economic conditions. In order to maintain or adjust the capital structure, the Group may adjust the amount of dividends paid to shareholders or issue new shares. The Group also monitors capital using a gearing ratio, which is net debt, interest bearing loans and borrowings including finance cost thereon, trade and other payables, less cash and bank balances. The gearing ratio as at June 30, 2020 and December 31, 2019 is as follows:

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

15. CAPITAL MANAGEMENT (continued)

	June 30, <u>2020</u>	December 31, 2019
Total liabilities	18,107,767	18,118,641
Less: Cash and cash equivalents	(1,036,382)	(940,536)
Adjusted net debt	17,071,385	17,178,105
Total equity	8,611,421	8,539,070
Less: Hedging reserve	5,768	547
Adjusted equity	8,617,189	8,539,617
Adjusted net debt to adjusted equity ratio	1.98	2.01

16. <u>AMENDMENTS TO STANDARDS AND STANDARDS ISSUED AND NOT YET</u> EFFECTIVE

There are no new standards issued, however, the adoption of the following amendments to the existing standards had no significant financial impact on the condensed consolidated interim financial statements of the Group on the current period or prior periods and is expected to have no significant effect in future periods:

- Amendments to References to Conceptual Framework in IFRS Standards.
- Definition of a Business (Amendment to IFRS 3)
- Definition of Material (Amendment to IAS 1 and IAS 8)
- Interest Rate Benchmark Reform (Amendments to IFRS 9, IAS 39 and IFRS 7)

PRONOUNCEMENTS ISSUED AND NOT YET EFFECTIVE

A number of new pronouncements are effective for annual periods beginning on or after January 1, 2021 and earlier application is permitted; however, the Group has not early adopted the new or amended standards in preparing these condensed consolidated interim financial statements.

- IFRS 17 Insurance Contracts.
- Classification of Liabilities as Current or Non-Current (Amendments to IAS 1)

17. IMPACT OF COVID-19

The existence of novel coronavirus (COVID-19) was confirmed in early 2020 and has spread across multiple geographies, causing disruptions to businesses and economic activity. In response to the spread of COVID-19 and its resulting disruptions to the social and economic activities, the Group's management has already mobilized a task force to assess the possible impact on its business in Saudi Arabia and other geographies where group operates. The management has also taken a series of preventive measures to ensure the health and safety of its employees, customers and wider community as well as to ensure the continuity of its operations. In view of the historical seasonality in business before Ramadan season; the Group's retail, food processing and frozen food segments have reported favorable results and consequently management believes that COVID-19 had limited impact on the reported financial position and results for the period ended June 30, 2020.

NOTES TO THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

For the six-month period ended June 30, 2020

(Expressed in thousands of Saudi Riyal unless otherwise stated)

17. IMPACT OF COVID-19 (continued)

Since the extent and duration of such impacts remain uncertain and dependent on future developments that cannot be accurately predicted at this time, the management and those charged with governance will continue to monitor the potential risks around supply of material, manpower, inventory levels and minimum interruptions to the production facilities across all geographies and accordingly update stakeholders for material deviations, as per local regulatory requirements.

18. DATE OF AUTHORISATION FOR ISSUE

These financial statements were authorized for issue by the Company's Board of Directors on Dhul Hijjah 26, 1441H, corresponding to August 16, 2020.