INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) AND AUDITOR'S LIMITED REVIEW REPORT

FOR THE NINE-MONTH PERIOD ENDED 31 DECEMBER 2013

INTERIM CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)
FOR THE NINE-MONTH PERIOD ENDED 31 DECEMBER 2013

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LIMITED REVIEW REPORT
TO THE SHAREHOLDERS OF FAWAZ ABDULAZIZ AL HOKAIR & CO.
(A SAUDI JOINT STOCK COMPANY)

SCOPE OF REVIEW

We have reviewed the accompanying interim consolidated balance sheet of Fawaz Abdulaziz Al Hokair & Co.- A Saudi Joint Stock Company (the "Company") and its subsidiaries (the "Group") as at 31 December 2013, and the related interim consolidated statements of income for the three-month and nine-month periods ended 31 December 2013, cash flows and changes in equity for the nine-month period then ended. These interim consolidated financial statements are the responsibility of the Group's management and have been prepared by them and submitted to us together with all the information and explanations which we required. We conducted our limited review in accordance with the Standard on Review of Interim Financial Reporting issued by the Saudi Organization for Certified Public Accountants ("SOCPA"). A limited review consists principally of applying analytical procedures to financial data and information and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with generally accepted auditing standards, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

CONCLUSION

Based on our limited review, we are not aware of any material modifications that should be made to the accompanying interim consolidated financial statements for them to be in conformity with accounting standards generally accepted in the Kingdom of Saudi Arabia.

For Ernst & Young

Rashid S. AlRashoud Certified Public Accountant Registration No. 366

Riyadh: 15 Rabi Awal 1435H

(16 January 2014)

Fawaz Abdulaziz Al Hokair & Co. and its subsidiaries

(A Saudi Joint Stock Company)

INTERIM CONSOLIDATED BALANCE SHEET

AS AT 31 DECEMBER 2013

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		Note	31 December 2013 (Unaudited) SR	31 December 2012 (Unaudited) SR
	ASSETS	INDIE	3.10	5K
	CURRENT ASSETS Cash and bank balances Prepayments, due from related parties and other receivables Inventories	5	139,489,069 742,000,506 1,388,525,420	184,705,371 678,186,608 1,021,509,945
	TOTAL CURRENT ASSETS		2,270,014,995	1,884,401,924
2	NON-CURRENT ASSETS Investments in associates and others Property and equipment Intangible assets — goodwill Other intangible assets	6 7	228,815,003 1,608,703,798 479,234,543 102,644,013	242,204,244 1,365,116,980 479,234,543 91,636,152
13	TOTAL NON-CURRENT ASSETS		2,419,397,357	2,178,191,919
100	TOTAL ASSETS		4,689,412,352	4,062,593,843
2	LIABILITIES AND EQUITY CURRENT LIABILITIES	D	207.024.680	225,562,111
10	Short-term murabaha financing and loans Current portion of murabaha financing and term loans Trade accounts payable Accrued expenses and other payables	9	385,834,670 323,232,776 412,803,885 563,121,407	123,195,659 326,197,555 398,911,358
20	TOTAL CURRENT LIABILITIES		1,684,992,738	1,073,866,683
	NON-CURRENT LIABILITIES Murabaha financing and term loans End-of-service indomnities	9	677,235,213 68,929,965	1,012,379,077 66,797,776
1	TOTAL NON-CURRENT LIABILITIES		746,165,178	1,079,176,853
111	TOTAL LIABILITIES		2,431,157,916	2,153,043,536
	EQUITY SHAREHOLDERS' EQUITY	es produced in the contract of	1,050,000,000	700,000,000
E	Share capital Statutory reserve	4 1	251,142,965 933,825,973	189,173,723 996,853,293
W	Retained earnings TOTAL SHAREHOLDERS' EQUITY		2,234,968,938	1,886,027,016
1	MINORITY INTERESTS		23,285,498	23,523,291
	TOTAL EQUITY		2,258,254,436	1,909,550,307
111	TOTAL LIABILITIES AND EQUITY		4,689,412,352	4,062,593,843
I	1 A Y UT DIVIDITITION WIND IN COLU.		41003,122,000	7,111,311,111
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The attached notes 1 to 16 form an integral part of these interim consolidated financial statements

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INTERIM CONSOLIDATED STATEMENT OF INCOME FOR THE THREE-MONTH AND NINE-MONTH PERIODS ENDED 31 DECEMBER 2013

		For the three-mo		For the nine-mo	
	Note	31 December 2013 (Unaudited)	31 December 2012 (Unaudited)	31 December 2013 (Unaudited)	31 December 2012 (Unaudited)
		SR	SR	SR	SR
Sales		1,297,236,327	1,172,922,364	4,125,248,098	3,421,487,702
Direct costs		(974,337,563)	(900,116,407)	(3,009,771,076)	(2,531,448,217)
GROSS PROFIT		322,898,764	272,805,957	1,115,477,022	890,039,485
Selling and marketing expenses		(53,101,377)	(46,459,090)	(146,745,993)	(126,784,984)
General and administrative expenses Depreciation and amortization		(68,192,737) (58,940,402)	(62,695,021) (46,373,116)	(205,492,645) (162,825,216)	(148,804,354) (122,095,669)
INCOME FROM MAIN OPERATIONS		140 ((40 15	117 070 710	500 412 150	100 004 400
OPERATIONS		142,664,248	117,278,730	600,413,168	492,354,478
Financing charges Other income, net		(12,295,528) 16,092,790	(11,131,537) 13,239,484	(36,851,387) 42,221,878	(20,353,919) 38,634,088
INCOME BEFORE ZAKAT AND INCOME TAX AND MINORITY				death 45 in 44 de 1900 the Philosophia (Albayean and airmeann air beile air	9 9 To district the designation of the fact that any assume a phase graphing
INTERESTS		146,461,510	119,386,677	605,783,659	510,634,647
Zakat and income tax	10	(10,869,560)	(7,895,678)	(22,931,893)	(26,281,370)
INCOME BEFORE MINORITY INTERESTS		135,591,950	111,490,999	582,851,766	484,353,277
Minority interests		(2,275,435)	(996,864)	(2,275,457)	(526,474)
NET INCOME FOR THE PERIOD		133,316,515	110,494,135	580,576,309	483,826,803
EARNINGS PER SHARE:			T-designment-to-relation-base-in-designment-to-to-to-to-to-to-to-to-to-to-to-to-to	East well as many registration and the design and the first the control of the co	
Attributable to income from main operations	13	1.36	1.12	5.72	4.69
Attributable to net income for the					
period	13	1.27	1.05	5.53	4.61



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The attached notes 1 to 16 form an integral part of these interim consolidated financial statements

Fawaz Abdulaziz Al Hokair & Co. and its subsidiaries

(A Saudi Joint Stock Company)

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INTERIM CONSOLIDATED STATEMENT OF CASH FLOWS FOR THE NINE-MONTH PERIOD ENDED 31 DECEMBER 2013

30		2013 (Unaudited)	2012 (Unaudited)
		SR	SR
	OPERATING ACTIVITIES	7	
	Income before zakat and income tax and minority interests Adjustments for:	605,783,659	510,634,647
Em	Depreciation and amortization	162,825,216	122,095,669
	Provision for end-of-service indemnities	11,462,547	14,901,796
TOTAL STATE	Gain on disposal of property and equipment Share in earnings of associates, net	(38,150) (2,734,297)	(953,088)
	Gain on sale of investment in an associate	(10,350,000)	(223,000)
		766,948,975	646,679,024
517	Changes in operating assets and liabilities:		
	Prepayments, due from related parties and other receivables	(55,404,588)	(227,841,207)
577	Inventories	(285,035,784)	(194,935,338)
Same?	Trade accounts payable	71,281,512	39,223,271
	Accrued expenses and other payables	129,092,429	29,663,938
	Cash from operations	626,882,544	292,789,688
10.00	Zakat paid	(9,039,109)	(26,659,816)
	End-of-service indemnities paid	(8,467,444)	(3,703,856)
	Net cash from operating activities	609,375,991	262,426,016
F	NO DE ESTA CONTRACTO DE CONTRACTO PERONA PER		
600	INVESTING ACTIVITIES	(405,605,277)	(457,092,296)
2000	Purchase of property and equipment	(15,983,314)	(15,574,379)
1000	Other intangible assets	101,150	(13,314,313)
1000	Proceeds from disposal of property and equipment Acquisition of a new subsidiary (note 7)	101,150	(624,726,020)
400	Investments in associates and others	(1,581,629)	(309,897)
5007	Hisephicute in appointed the orders	(2,502,600)	(227,02-7
CO	Net cash used in investing activities	(423,069,070)	(1,097,702,592)
-	FINANCING ACTIVITIES	76 265 684	821,935,051
	Proceeds from murabaha financing and loans, net	76,265,604 (257,250,000)	021,933,031
_	Dividends paid	(231,230,000)	
100	Net cash (used in) from financing activities	(180,984,396)	821,935,051
SIB			
653	Net increase (decrease) in cash and bank balances	5,322,525	(13,341,525)
	Cash and bank balances at the beginning of the period	134,166,544	198,046,896
	CASH AND BANK BALANCES AT THE END OF THE PERIOD	139,489,069	184,705,371
	NON-CASH TRANSACTIONS:		
201	Transfer to share capital (note 11)	350,000,000	
CA.	Dividends payable	110,250,000	*
500	Receivable against sale of investment (note 6)	21,600,000	26 600 000
es.	Balance payable against acquisition of a new subsidiary (note 7)	. /	36,500,000
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The attached notes 1 to 16 form an integral part of these interim consolidated financial statements

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INTERIM CONSOLIDATED STATEMENT OF CHANGES IN EQUITY FOR THE NINE-MONTH PERIOD ENDED 31 DECEMBER 2013

	Attributable to equity holders of the parent					
	Share capital SR	Statutory reserve SR	Retained earnings SR	Total shareholders' equity SR	Minority interests SR	Total equity SR
31 December 2013 (Unaudited)						
Balance at 31 March 2013	700,000,000	251,142,965	1,070,749,664	2,021,892,629	21,010,041	2,042,902,670
Net income for the period	-	•	580,576,309	580,576,309	2,275,457	582,851,766
Transfer to share capital (note 11)	350,000,000	**	(350,000,000)	-	-	-
Final dividends 2013 (note 12)	-	J 	(210,000,000)	(210,000,000)	**	(210,000,000)
Interim dividends 2014 (note 12)			(157,500,000)	(157,500,000)	-	(157,500,000)
Balance at 31 December 2013	1,050,000,000	251,142,965	933,825,973	2,234,968,938	23,285,498	2,258,254,436
31 December 2012 (Unaudited)						
Balance at 31 March 2012	700,000,000	189,173,723	513,026,490	1,402,200,213	22,996,817	1,425,197,030
Net income for the period			483,826,803	483,826,803	526,474	484,353,277
Balance at 31 December 2012	700,000,000	189,173,723	996,853,293	1,886,027,016	23,523,291	1,909,550,307

)		audi Joint Stock Company)					
	NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) 31 DECEMBER 2013						
	31 DE	CEIVIDER 2015					
)	1.	ORGANIZATION AND ACTIVITIES					
		Fawaz Abdulaziz Al Hokair & Co. (the "Company" Riyadh, Kingdom of Saudi Arabia under commer 1410H (corresponding to 18 March 1990).					
1)		The objectives of the Company as per its Bylaws are	to engage in the following activiti	es:			
		 Wholesale and retail trading in ready-made house and office furniture, perfumes, natura 					
		compounds and traditional jewelry.					
		Wholesale and retail trading in sports wares	and shoes and their complementar	ry.			
		 Management and operation of optics center glasses, contact lenses, optical equipment an 		eye glasses	s and s		
		• Trading agencies.					
		 Purchase of land and construction of building activities and business. 	ngs thereon for the purpose of run	ning the Co	ompan		
		• Manufacture, wholesale and retail in Ibayas,	robes, scarfs and other women en	nbroidered	gowns		
		 Wholesale and retail trading in gold, silver, and precious metals. 	, jewelry, precious stones, diamor	nds, gold o	rname		
		Wholesale and retail trading in communicati					
			ion equipment and related accesso	ries and sp	are pa		
		maintenance and operation through trading at Retail trading in consumer food products.		ries and sp	are pa		
	2.	maintenance and operation through trading a		ries and sp	are pa		
) 	2.	 maintenance and operation through trading a Retail trading in consumer food products. 	agencies.		-		
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		 maintenance and operation through trading at Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements included 	agencies.	of operation	ons of		
	Subs.	maintenance and operation through trading a • Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Vaheedah Equipment Co. Ltd. and its subsidiaries (i)	de the assets, liabilities and result Country of	of operation	ons of d indir lding ⁹		
	Subs Al W Haifa	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries:	de the assets, liabilities and result Country of incorporation	Direct and sharehood 2013	ons of d indir lding 9 201		
	Subs Al W Haifa Inte	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners	de the assets, liabilities and result Country of incorporation Kingdom of Saudi Arabia	Direct and sharehod 2013 100	ons of d indir lding \frac{201}{100}		
	Subs: Al W Haifa Inte Saud	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii)	de the assets, liabilities and result Country of incorporation Kingdom of Saudi Arabia Kingdom of Saudi Arabia	Direct and sharehot 2013 100	ons of d indir lding 9 201 100 100 100		
	Subs: Al W Haifa Inte Saud Wahl Kaza	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Yaheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv)	Country of incorporation Kingdom of Saudi Arabia	Direct and sharehod 2013 100 100 100	ons of d indir lding 9 201 10 10 10 10 85		
	Subs Al W Haifa Inte Saud Wahl Kaza Al Fa	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclusion Company and the following subsidiaries: idiary company Yaheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company	Country of incorporation Kingdom of Saudi Arabia	Direct and sharehot 2013 100 100 100 100 85 70	ons of d indir lding (100 100 100 85 70		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclusion Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt	Direct and sharehod 2013 100 100 100 100 85 70 98	ons of d indirection of the distribution of th		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt il Group Jordan	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt Hashemite Kingdom of Jordan	Direct and sharehot 2013 100 100 100 100 85 70 98 95	ons of d indirection of the distribution of th		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	maintenance and operation through trading a Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclusion Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt	Direct and sharehod 2013 100 100 100 100 85 70 98	ons of d indir lding 9 201 10 10 85 70 98 95		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt il Group Jordan	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt Hashemite Kingdom of Jordan	Direct and sharehot 2013 100 100 100 100 85 70 98 95	ons of d indir lding 9 201 100 100 85 70 98 95		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt il Group Jordan	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt Hashemite Kingdom of Jordan	Direct and sharehot 2013 100 100 100 100 85 70 98 95	ons of d indir lding 9 201 100 100 100 85 70 98		
	Subs: Al W Haifa Inte Saud Wahl Kaza Al Fa Retai	Retail trading in consumer food products. BASIS OF CONSOLIDATION These interim consolidated financial statements inclu Company and the following subsidiaries: idiary company Taheedah Equipment Co. Ltd. and its subsidiaries (i) B. Al Kalam & Partners mational Co. for Trading and its subsidiaries (ii) i Retail Co. Ltd. ba Trading Company Limited and its subsidiaries (iii) khstan Group (iv) arida Trading Agencies Company il Group Egypt il Group Jordan	Country of incorporation Kingdom of Saudi Arabia Republic of Kazakhstan Kingdom of Saudi Arabia Arab Republic of Egypt Hashemite Kingdom of Jordan	Direct and sharehot 2013 100 100 100 100 85 70 98 95	ons of d indir lding 9 201		

	Faw	az Abdulaziz Al Hokair & Co. and its subsidiaries							
		(A Saudi Joint Stock Company) NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)							
		ECEMBER 2013							
	2.	BASIS OF CONSOLIDATION (continued)							
		(i) Al Waheedah Equipment Co. directly and indirectly owns certain active subsidiaries in Azerbaijan							
		and dormant subsidiaries in United Arab Emirates.							
8		(ii) Haifa B. Al Kalam & Partners directly and indirectly owns certain active subsidiaries in Georgia, Armenia, United States of America and Morocco, and dormant subsidiaries in United Arab Emirates and British Virgin Islands.							
		(iii) Wahba Trading Company Limited directly and indirectly owns certain dormant subsidiaries in Kingdom of Saudi Arabia and United Arab Emirates.							
		(iv) Kazakhstan Group represents three entities namely Retail Management Kazakhstan, Fashion Retail							
		Kazakhstan and Global Apparel Kazakhstan. All these entities are 85% directly owned.							
		The principal activities of all the above subsidiary companies are wholesale and retail trading. Indirect shareholding represents cross ownership among the subsidiary companies.							
		A subsidiary is an entity in which the Company has direct and indirect equity interest of more than 50% and/or over which it exerts effective control. The financial statements of the subsidiaries are prepared using							
		accounting policies which are consistent with those of the Company. The subsidiaries are consolidated from the date on which the Company is able to exercise effective control.							
		All significant inter-company balances and transactions have been eliminated on consolidation.							
		Minority interest in the net assets (excluding goodwill) of consolidated subsidiaries is identified separately							
		from the Company's equity therein. Minority interests consist of the amount of those interests at the date of the original business combination and the minority's share of changes in equity since the date of the combination. Losses applicable to the minority in excess of the minority's interest in subsidiary's equity are allocated against the interest of the Company except to the extent that the minority has a binding obligation and is able to make an additional investment to cover the losses.							
	3.	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES							
		The interim consolidated financial statements have been prepared in accordance with the Standard of							
		Interim Financial Reporting issued by the Saudi Organization for Certified Public Accountants. The significant accounting policies adopted by the Company and its subsidiaries in preparing the interim							
		consolidated financial statements, summarized below, are in conformity with those described in the annual audited consolidated financial statements for the year ended 31 March 2013. The interim consolidated							
		financial statements and the accompanying notes should be read in conjunction with the annual audited consolidated financial statements and the related notes for the year ended 31 March 2013.							
		Accounting convention							
		The interim consolidated financial statements are prepared under the historical cost convention, as modified to include the measurement, at fair value, of investments in available for sale securities.							
		Use of estimates The proportion of interim consolidated forestic statements in a formity with a line of the statements in the statement in the s							
		The preparation of interim consolidated financial statements in conformity with generally accepted accounting standards requires use of estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the consolidated financial							
		statements and the reported amounts of revenues and expenses during the reporting period. Although these estimates are based on management's best knowledge of current event and activities actual result ultimately may differ from those estimate.							
		Inventories							
		Inventories are stated at the lower of cost or net realizable value. Cost is determined on a weighted average cost basis.							
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	Faw	vaz Abdulaziz Al Hokair & Co. and its	subsidiaries
	_	Saudi Joint Stock Company)	*
		TES TO THE INTERIM CONSOLIDATED F DECEMBER 2013	INANCIAL STATEMENTS (Unaudited)
	3.	SUMMARY OF SIGNIFICANT ACCOUNTI	NG POLICIES (continued)
		Investments	
		Investments in associates	
		50% or over which they exercise significant influe	and its subsidiaries have equity interest between 20% to ence are recorded using the equity method, under which ed thereafter for the post acquisition changes in the net
			nd its subsidiaries share in the net earnings or losses of
		Investments in available for sale securities	
		the interim consolidated balance sheet. Unrealized	ed at fair value and included under non-current assets in gains or losses are included in the interim statement of zed or the investment is determined to be impaired. On
		derecognition or impairment, the cumulative gain	or loss previously reported in equity is included in the
			period. Fair value is determined based on the market ng alternative revaluation methods. Otherwise cost is
		Property and equipment	•
		Property and equipment are stated at cost less as Expenditure on maintenance and repairs is expe	ecumulated depreciation and any impairment in value. nsed, while expenditure for betterment is capitalized.
			al lives of the applicable assets using the straight line as are not depreciated. The estimated rates of fassets are as follows:
			Depreciation percentage
0		Buildings	3%
		Leasehold improvements Furniture and office equipment	12.5% 10%
		Motor vehicles	25%
		Intangible assets	
		<u>Goodwill</u> Goodwill arising from investments in subsidiaries	represents the excess of the cost of acquisition over the
		Company's interests in the fair value of the net as	sets of these subsidiaries at the date of acquisition. The mually to determine whether there is any indication of
		impairment. If any such indication exists the car	rying amount of goodwill is reduced to the estimated ition is measured at cost less accumulated impairment
		losses, if any.	
		Other intangible assets Other intangible assets represent software implement charges, and are amortized using the straight line management.	entation cost, key money, trademarks and other deferred
		The estimated period of amortization of the princip	•
		i printing	Years
		Software implementation cost Key money	25 10
		Deferred charges	4

Trademarks are not subject to amortization. These are tested for impairment on annual basis.

		az Abdulaziz Al Hokair & Co. and its subsidiaries
		Saudi Joint Stock Company) ES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited)
		ECEMBER 2013
	3.	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)
		Impairment of non-current assets
		The Company and its subsidiaries periodically reviews the carrying amounts of their non-current tangible and intangible assets to determine whether there is any indication that those assets have suffered an impairment loss. If any such indication exists, the recoverable amount of the asset is estimated in order to
		determine the extent of the impairment loss. Where it is not possible to estimate the recoverable amount of an individual asset, the Company and its subsidiaries estimates the recoverable amount of the cash
		generating unit to which that asset belongs.
		If the recoverable amount of an asset or cash generating unit is estimated to be less than its carrying amount, the carrying amount of the asset or cash generating unit is reduced to its recoverable amount. Impairment loss is recognized as an expense immediately.
		Except for goodwill, where an impairment loss subsequently reverses, the carrying amount of the asset or cash generating unit is increased to the revised estimate of its recoverable amount, but so that the increased carrying amount does not exceed the carrying amount that would have been determined had no impairment
		loss been recognized for the asset or cash generating unit in prior periods. A reversal of an impairment loss
		is recognized as income immediately.
		Accounts payable and accrued expenses Liabilities are recognized for amounts to be paid in the future for goods or services received, whether billed by the suppliers or not.
		Provisions Provisions are recognized when the Company and its subsidiaries have an obligation (legal or constructive) arising from a past event, and the costs to settle the obligation are both probable and can be measured reliably.
		Zakat and income tax Zakat is provided in accordance with the Regulations of the Department of Zakat and Income Tax
		("DZIT") in the Kingdom of Saudi Arabia and on an accrual basis. The provision is charged to the interim consolidated statement of income. Differences, if any, resulting from the final assessments are adjusted in the year of their finalization.
		For subsidiaries outside the Kingdom of Saudi Arabia, provision for corporate tax is computed in accordance with tax regulations of the respective countries and charged to the interim consolidated statement of income.
		Dividends
		Interim dividends are recorded as and when declared and approved by the Board of Directors. Annual final
		dividends are recognized as a liability at the time of their approval by the General Assembly.
		End-of-service indemnities End-of-service indemnities, required by the Saudi Arabian Labor Law, are provided in the interim
		consolidated financial statements based on the employees' length of service by the Company and its subsidiaries as of the interim consolidated balance sheet date. Foreign subsidiaries have pension schemes
		for their eligible employees in relevant foreign jurisdictions.
		Revenue recognition Sales are recognized when goods are delivered and invoices are issued to customers.
		Dividend income is recognized when dividends are declared.
		Expenses Selling and marketing expenses principally comprise of costs incurred in the distribution and sale of the
		Company and its subsidiaries products. All other expenses are classified as general and administrative expenses.
(11)		

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3.	SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (continued)					
	Leasing Portal proceeds under exercise leases are recognized as income are a straight line having under the transfer.					
	Rental proceeds under operating leases are recognized as income on a straight line basis over the term of the operating leases.					
	Rentals payments under operating leases are charged as expenses on the interim consolidated statement of income on a straight line basis over the term of the operating leases.					
	Foreign currency translation					
	Foreign currency transactions are translated into Saudi Riyals at the rates of exchange prevailing at the time of the transactions. Monetary assets and liabilities denominated in foreign currencies at the interim consolidated balance sheet date are translated at the exchange rates prevailing at that date. Gains and losses					
	from settlement and translation of foreign currency transactions are included in the interim consolidated statement of income.					
	Assets and liabilities of the consolidated subsidiaries denominated in foreign currencies are translated into					
	Saudi Riyals at exchange rates prevailing at the interim consolidated balance sheet date. Revenues and expenses of the consolidated subsidiaries denominated in foreign currencies are translated into Saudi					
	Riyals at average exchange rates during the interim period. Component of equity, other than retained earnings, are translated at the rates prevailing at the date of their occurrence. Exchange differences arising					
	from such translations, if material, are included in the cumulative translation adjustment account under equity in the interim consolidated balance sheet.					
	Segment reporting					
	A segment is a distinguishable component of the Company and its subsidiaries that is engaged either in providing products or services (business segment) or in providing products or services within a particular economic environment (geographic segment), which is subject to risks and rewards that are different from those of other segments.					
4.	INTERIM RESULTS					
	All adjustments that the Company and its subsidiaries' management believe are material for the fair					
	presentation of the interim consolidated financial statements and the results of operations have been incorporated. An interim period forms an integral part of the entire year. Due to the seasonality of the Company and its subsidiaries business, interim results may not be an indicator of the results of the whole					
	financial year.					
5.	PREPAYMENTS, DUE FROM RELATED PARTIES AND OTHER RECEIVABLES					
	Prepayments, due from related parties and other receivables include advances made to affiliated companies for the construction and rental of outlets amounting to SR 13.7 million and SR 37.4 million, respectively					
	(2012: SR 15 million and SR 68 million, respectively).					
	Such transactions are approved by management in the ordinary course of business.					

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) 31 DECEMBER 2013

6. INVESTMENTS IN ASSOCIATES AND OTHERS

			Bala	nce at
			31 December	31 December
			2013	2012
	Ownership		SR	SR
	%	Country of incorporation	(Unaudited)	(Unaudited)
Associates:				
Burberry Saudi Co. Ltd. (i)	25.0	Kingdom of Saudi Arabia	23,121,888	32,208,288
Investate Reality BSC	13.9	Kingdom of Bahrain	23,442,697	22,472,000
FG 4 Limited	50.0	United Arab Emirates	187,780	187,780
			46,752,365	54,868,068
Others:				
Galleria Mall (ii)	16.67	Kingdom of Saudi Arabia	85,502,274	90,502,274
Trade Center Co. Ltd.	9.32	Kingdom of Saudi Arabia	94,000,000	94,000,000
Other investments			2,560,364	2,833,902
			182,062,638	187,336,176
			228,815,003	242,204,244

Movement in investment in associates during the period ended 31 December 2013 is as follows:

- (i) During the period ended 31 December 2013, the Company has sold 15% of its investment in Burberry Saudi Co. Ltd. for an amount of SR 21.6 million which is recorded as receivable as the proceeds are yet to be received. The Company has recognized gain amounting to SR 10.3 million on the partial sale of this investment.
- (ii) Investment in Galleria Mall represents the Company's share in a Musharaka venture. The venture is for the construction and management of a mall and a hotel. The investment is amortized over the period of 19 years being the legal term life of the investment.

Following is the movement in the investment in Galleria Mall for the period ended 31 December:

	31 December 2013	30 December 2012
	SR	SR
	(Unaudited)	(Unaudited)
Cost		
At the beginning and end of the period	104,252,274	104,252,274
Accumulated amortization		
At the beginning of the period	15,000,000	10,000,000
Charge for the period	3,750,000	3,750,000
At the end of the period	18,750,000	13,750,000
Net book value	85,502,274	90,502,274

NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) 31 DECEMBER 2013

7. INTANGIBLE ASSETS - GOODWILL

	31 December	30 December
	2013	2012
	SR	SR
	(Unaudited)	(Unaudited)
Wahba Trading Company Limited	61,437,764	61,437,764
Nesk Projects Trading Company (*)	417,796,779	417,796,779
	479,234,543	479,234,543

(*) On 10 Dhul-Qadah 1433H (corresponding to 26 September 2012), the Company completed the acquisition process of Nesk Trading Projects Company, a limited liability company registered in the Kingdom of Saudi Arabia, and operates fashion retail stores all over the Kingdom with franchise rights of a number of international fashion brands including Stradivarius, Mango, Okaidi, Women' Secret, Gerry Weber and Ikks.

The Company acquired an effective 100% equity interest in Nesk Trading Projects Company through a tender offer by the Company for cash in an aggregate amount of SR 730 million having net acquisition cost of SR 661.2 million after deducting net cash acquired amounting to SR 68.8 million. The acquisition was financed through internal funding of SR 13 million and the balance was arranged through Murabaha financing (note 9).

The acquisition has been accounted for using the purchase method of accounting, and accordingly, the consideration paid has been allocated based on the fair values of the assets acquired and liabilities assumed. The excess of the consideration paid over the fair value of the assets acquired, including separately identifiable intangible assets, and liabilities assumed has been allocated to goodwill.

The purchase price paid has been allocated to the assets and liabilities based on fair values of the assets acquired and liabilities assumed, as determined by both parties. The final fair values of the identifiable assets and liabilities assumed based on management most recent assessment are as follows:

As at

	733 III
	30 June 2013
	SR
ASSETS	
Cash and cash equivalents	68,773,980
Inventories	80,614,373
Prepayments and other assets	2,101,674
Property and equipment	230,164,769
Intangible assets	4,077,857
Total assets	385,732,653
LIABILITIES	
Trade payables	44,246,275
Accrued expenses and other liabilities	22,835,208
End-of-service indemnities	6,447,949
Total liabilities	73,529,432
Total identifiable net assets at fair value	312,203,221
	314,203,221
Net assets acquired	312,203,221
Goodwill arising on acquisition	417,796,779
Cost of acquisition	720,000,000
Cost of acquisition	730,000,000

The fair values of the identifiable assets and liabilities assumed were finalized as at 30 June 2013, and showed that the fair value of net assets acquired at the date of acquisition was SR 312 million, a decrease of SR 6.5 million compared with the provisional value determined at the date of acquisition. Accordingly, the related 2012 comparative figures have been restated to reflect this decrease.

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	Fawaz Abdulaziz Al Hokair & Co. and its subsidiaries
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	NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) 31 DECEMBER 2013
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	8. ACQUISITION OF ASSETS
	During the quarter ended 31 December 2013, the Company signed an agreement with Blanco - a Spain based company, to purchase the commercial brands Blanco, Suite Blanco, Blanco Accessories and Blanco Stock ("the brands"). The Company also submitted a bid to acquire other Blanco assets.
	As at the balance sheet date, the Company is in process of obtaining the required regulatory approval from relevant authorities to acquire other Blanco assets.
	9. MURABAHA FINANCING AND LOANS
	The Company has medium and short-term Murabaha facilities with local commercial banks amounting to
	SR 647.5 million. As at 31 December 2013, the utilized amount was SR 597.5 million and the outstanding balance of these facilities was SR 385.9 million (2012: SR 225.5 million). The facilities are secured by promissory notes by the Company.
	During the year ended 31 March 2010, the Company concluded an agreement with a local financing bank to reschedule part of its short-term Murabaha facility amounting to SR 300 million into a medium-term Murabaha which is repayable in equal quarterly installments of SR 25 million each commencing from July 2011. The
	Murabaha facility carries markup at SIBOR plus agreed margin per annum. The outstanding balance as at 31 December 2013 was SR 50 million (31 December 2012: SR 150 million).
	In addition to the above, the Company has signed a long term Murabaha financing agreement with International
	Finance Corporation ("IFC"), a member of World Bank Group, amounting to USD 50 million (SR 187.5 million) on 1 October 2011. During the year ended 31 March 2013, the Company has agreed with IFC to increase the
	Murabaha facility amount by USD 25 million (SR 93.75 million). As per the terms of the agreement, the term of the Murabaha facility is for a period of five and half years. The Murabaha facility is repayable in equal semi-annual
	installments commencing after the two years from the date of the first disbursement. As at 31 December 2013, the Company has fully utilized this facility. The Murabaha facility carries markup at LIBOR plus agreed margin per
	annum. The outstanding balance as at 31 December 2013 was SR 246.1 million (31 December 2012: SR 281.3 million).
	In connection with the acquisition of Nesk Trading Projects Company (note 7), a debt of SR 717 million was raised.
	The debt comprises a long term syndicated Murabaha financing from SAMBA Financial Group, Gulf International Bank and Saudi Hollandi Bank. As per the syndicated facility agreement, the term of the Murabaha facility is for a
	period of 5 years. The Murabaha facility is repayable in equal 8 installments commencing on March 2014 and ending on October 2017. As of 31 December 2013, the Company has fully utilized this facility. The Murabaha facility carries markup at SIBOR plus agreed margin per annum. The facility is secured by promissory notes by the
	Company.
	The above Murabaha facilities are disclosed net of related unamortized upfront fees (including commitment fees)
	amounting to SR 12.6 million as at 31 December 2013 (31 December 2012: SR 15.3 million).
	10. ZAKAT AND INCOME TAX
	Zakat and income tax are provided for and charged to the interim consolidated statement of income on an estimated basis. Differences resulting from the final zakat and income tax calculation are adjusted at year end.
	Zakat status of the Company and its local subsidiaries
	The Company has filed its zakat returns with DZIT for all years up to the year ended 31 March 2012 and received zakat certificate. The zakat returns for the years from 31 March 2008 to 31 March 2012 are under review of DZIT.

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	10. ZAKAT AND INCOME TAX (continued)	
	During the year ended 31 March 2012, the Company received zakat assessment for the years ended 31 March 2002 to 2007, which showed additional claims from DZIT amounting to SR 10 million. The Company has objected on	
	certain items amounted to SR 4 million and accordingly submitted a letter of guarantee for the objected amount and received the final zakat certificate for the said years. The Company filed an appeal against the remaining amount of SR 6 million with DZIT during the year ended 31 March 2013.	
	Income tax status of foreign subsidiaries The income tax returns have been filed and assessed by the relevant tax authorities for all years up to the year ended	
57	31 March 2013 for the subsidiary in Jordon.	
	For the subsidiaries in Egypt and United States of America, the income tax returns have been filed for all years upto the year ended 31 March 2013. For the subsidiaries in Kazakhstan, Georgia and Azerbaijan the income tax returns have been filed up to the year ended 31 December 2012. The income tax returns are under review by the relevant	
	tax authorities.	
	11. SHARE CAPITAL	
0	On 7 Ramadan 1434H (corresponding to 16 July 2013), the general assembly of shareholders has approved an	
	increase in the share capital of the Company from SR 700 million to SR 1,050 million through distribution of one bonus share for every two shares held.	
	All the legal formalities required to enforce the increase in the share capital were completed during the period ended 31 December 2013 and the Company's share capital at 31 December 2013 amounted to SR 1,050 million (2012: SR 700 million) consisting of 105 million shares (2012: 70 million shares) of SR 10 each fully paid and issued.	
	12. DIVIDENDS	
	On 7 Ramadan 1434H (corresponding to 16 July 2013), the general assembly of shareholders approved to distribute	
	cash dividends of SR 3 per share totaling SR 210 million representing 30% of the Company's share capital before the increase in capital (note 11).	
	On 22 Dhul-Hijjah 1434H (corresponding to 27 October 2013), the Board of Directors recommended to distribute interim cash dividends of SR 157,500,000 (SR 1.5 per share) for the six months period ended 30 September 2013.	
	13. EARNINGS PER SHARE	
	Earnings per share attributable to income from main operations and net income was calculated by dividing income	
	from main operations and net income for the period by the number of outstanding ordinary shares during the period amounting to 105 million shares. The number of shares used in the calculation of earnings per share for the prior	
	period have been retrospectively adjusted to reflect the effect of the bonus share issue in the current period.	
	14. SEGMENT INFORMATION	
	The Company and its subsidiaries mainly sell fashion apparels and operate through their various retail outlet scattered in the Kingdom of Saudi Arabia. Further, the Company operates through certain subsidiaries in the international markets, in Jordan, Egypt, Republic of Kazakhstan, United States of America, Republic of Azerbaijan Georgia, Armenia and Morocco.	
	Since the Company and its subsidiaries carry out their activities through one business segment in various geographical areas, segment reporting is provided by geographical area only.	
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NOTES TO THE INTERIM CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) 31 DECEMBER 2013

14. SEGMENT INFORMATION (continued)

The selected segment information is provided by geographical segments as follows:

			Intersegment	
	Domestic	International	elimination	Total
	SR'000	SR'000	SR'000	SR'000
As at 31 December 2013 (unaudited)				
Total assets	5,263,455	844,134	(1,418,177)	4,689,412
Total liabilities	2,120,185	850,255	(539,282)	2,431,158
Sales	3,334,171	791,077	-	4,125,248
As at 31 December 2012 (unaudited)				
Total assets	4,616,114	604,325	(1,157,845)	4,062,594
Total liabilities	1,978,466	538,368	(363,790)	2,153,044
Sales	2,965,064	456,424	-	3,421,488

15. CONTINGENT LIABILITIES AND CAPITAL COMMITMENTS

At 31 December, the Company and its subsidiaries had contingent liabilities and capital commitments as follows:

	31 December 2013 SR (unaudited)	31 December 2012 SR (unaudited)
Letters of credit and guarantee	784,766,251	573,977,673
Capital commitment- property and equipments	104,852,429	113,225,719

16. COMPARATIVE FIGURES

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In addition to the restatements mentioned in note 7 and 13 above, certain figures for the prior period have been reclassified to conform with the presentation in the current period.