

SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company)

Consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)



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Commercial registration number

1010164391

Directors

Engr. Abdallah Bin Saif Al-Saif – Chairman H.E. Sulaiman Bin Abdulrahman Al Gwaiz H.E. Mohammed Bin Abdullah Al-Kharashi Dr. Ziad Bin Abdulrahman Al-Sudairy Engr. Sultan Bin Jamal Shawli Engr. Khalid Saleh Al Mudaifer Mr. Mansour Bin Saleh Al-Maiman Engr. Khalid Bin Hamad Al-Senani Engr. Abdulaziz Bin Abdallah Al-Sugair

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Riyadh

Kingdom of Saudi Arabia

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Kingdom of Saudi Arabia

Banker

The Saudi British Bank (SABB)

Auditors

Ernst & Young

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Kingdom of Saudi Arabia

(A Saudi Arabian joint stock company)



Statement of Directors' responsibilities for the preparation and approval of the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

The following statement, which should be read in conjunction with the independent auditor's responsibilities stated in the independent auditor's review report, set out on page 4, is made with a view to distinguish the responsibilities of management and those of the independent auditors in relation to the consolidated interim financial statements of Saudi Arabian Mining Company (Ma'aden) (the "Company") and its subsidiaries (the "Group")

Management is responsible for the preparation of the consolidated interim financial statements that present fairly the consolidated interim financial position of the Group as at June 30, 2015, the results of its operations, changes in equity and cash flows for the quarter and six months then ended, in accordance with the accounting standards issued by the Saudi Organization for Certified Public Accountants ("SOCPA").

In preparing the consolidated interim financial statements, the management is responsible for:

- selecting suitable accounting policies and applying them consistently;
- making judgments and estimates that are reasonable and prudent;
- stating whether SOCPA standards have been followed, subject to any material departures disclosed and explained in the consolidated interim financial statements and
- preparing and presenting the consolidated interim financial statements on a going concern basis, unless it is inappropriate to presume that the Group will continue its business for the foreseeable future.

The management is also responsible for:

- designing, implementing and maintaining an effective system of internal controls throughout the Group;
- maintaining statutory accounting records in compliance with local legislation and accounting standards in the respective jurisdictions in which the Group operates;
- · taking steps to safeguard the assets of the Group and
- · detecting and preventing fraud and other irregularities.

The consolidated interim financial statements for the quarter and six months ended June 30, 2015 set out on pages 5 to 69, were approved and authorized for issue by the Board of Directors on July 14, 2015 and signed on its behalf by:

Engr. Khalid H. Al-Senani Authorized by the Board Engr. Khalid Al Mudaifer President and Chief Executive Officer Mr. Khalid Al-Rowais Chief Financial Officer

27 Ramadan 1436H July 14, 2015 Riyadh Kingdom of Saudi Arabia



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Independent auditor's review report to the shareholders of Saudi Arabian Mining Company (Ma'aden)
(A Saudi Arabian Joint Stock Company)

Scope of review

We have reviewed the accompanying consolidated interim statement of financial position of Saudi Arabian Mining Company "Ma'aden" (the "Company") and its subsidiaries (collectively referred to as the "Group") as at June 30, 2015 and the related consolidated interim statements of income and cash flows for the quarter and six month periods ended 30 June 2015, the changes in equity for the six month period then ended and the notes 1 to 50 which form an integral part of the consolidated interim financial statements. These consolidated interim financial statements are the responsibility of the Group's management and have been prepared by them and submitted to us 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. A limited review consists principally of applying analytical procedures to financial data 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 consolidated interim 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 consolidated interim 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: 27 Ramadan 1436H (14 July 2015)





SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Consolidated interim statement of financial position as at June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)

	Notes	June 30, 2015	June 30, 2014	December 31, 2014
Assets		 		
Current assets				
Cash and cash equivalents	7	5,566,799,625	4,688,887,566	11,973,968,055
Short-term investments	8	2,493,915,385	664,743,750	523,320,360
Trade and other receivables	9	1,324,709,755	1,089,412,124	1,245,127,333
Inventories	10	2,762,704,003	2,567,465,994	2,440,872,603
Advances and prepayments Due from joint venture partners	11 12	331,877,948	271,993,713	232,711,854
Due from John Venture partiters	12 _	720,000,000		
	-	13,200,006,716	9,282,503,147	16,416,000,205
Non-current assets				
Property, plant and equipment	13	37,640,641,802	18,262,984,724	38,376,128,047
Capital work-in-progress	14	32,609,192,229	41,187,801,703	27,083,158,695
Exploration and evaluation assets	15	188,364,262	161,439,955	175,506,312
Deferred stripping expense	16	33,186,399	32,480,905	49,082,983
Intangible assets	17	394,236,257	278,311,358	409,876,545
Investment in jointly controlled entities	18	582,478,316	440,574,967	618,889,332
Long-term investment	19	50,000,000	50,000,000	50,000,000
Long-term loan	20	626,197,939	-	626,197,939
Advances and prepayments Due from joint venture partners	11 12	18,897,644	16,752,985	16,541,800
Due from joint venture partners	12 _	72 442 404 949	720,000,000	720,000,000
Total assets	_	72,143,194,848	61,150,346,597	68,125,381,653
Total assets	_	85,343,201,564	70,432,849,744	84,541,381,858
Liabilities				
Current liabilities				
Projects and other payables	21	1,588,275,675	1,975,615,313	2,034,836,739
Accrued expenses	22	3,092,275,732	2,070,869,483	2,558,469,084
Zakat payable	23.2	19,257,032	14,999,304	58,735,918
Severance fees payable	24	5,707,503	8,756,388	29,727,477
Current portion of obligation under capital lease	26	11,524,932	10,401,805	10,948,977
Current portion of long-term borrowings	28.5 _	1,999,221,379	1,503,320,354	1,574,221,379
	_	6,716,262,253	5,583,962,647	6,266,939,574
Non-current liabilities				
Projects and other payables	21	736,768,746	111,097,393	400,794,841
Employees' benefits	25	314,320,866	241,034,944	290,375,429
Obligation under capital lease	26	33,254,232	44,779,162	39,164,376
Provision for mine closure and reclamation	27	131,531,412	105,731,150	131,295,730
Long-term borrowings Due to joint venture partners	28.5	42,204,928,167	37,069,669,408	43,337,698,408
Due to joint venture partners	29	592,198,877	518,203,621	558,313,877
	_	44,013,002,300	38,090,515,678	44,757,642,661
Total liabilities	Ta	50,729,264,553	43,674,478,325	51,024,582,235
Equity	0.5	44 004 000		
Share capital	30	11,684,782,610	9,250,000,000	11,684,782,610
Statutory reserve	0.4	0.004.004.000		
Share premium Transfer of net income	31	8,391,351,697	5,250,000,000	8,391,351,697
	32	697,394,239	561,660,119	697,394,239
Retained earnings		6,450,643,041	5,194,074,008	5,919,705,879
Equity attributable to shareholders' of the parent company		27,224,171,587	20,255,734,127	26,693,234,425
Non-controlling interest	33.6	7,389,765,424	6,502,637,292	6,823,565,198
Total equity	20000	34,613,937,011	26,758,371,419	33,516,799,623
Total liabilities and equity	,	85,343,201,564	70,432,849,744	84,541,381,858
Commitments and contingent liabilities	15	, -,,	-,,,,	3.,2.1,001,000
Communicates and contingent naphities	45			

SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company) Consolidated interim statement of income for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated)



	Notes	Quarte June 30, 2015	r ended June 30, 2014	Six mont June 30, 2015	hs ended June 30, 2014	Year ended December 31 2014
Sales Cost of sales Gross profit	34 35	3,011,780,337 (2,246,006,139)	2,386,193,786 (1,627,856,108)	5,755,544,659 (4,373,960,977)	4,161,736,708 (3,007,148,592)	10,791,882,887 (7,676,872,584)
Gross profit		765,774,198	758,337,678	1,381,583,682	1,154,588,116	3,115,010,303
Operating expenses Selling, marketing and logistic expenses General and administrative	36	(137,859,824)	(107,779,837)	(235,488,196)	(179,438,628)	(482,841,815)
expenses	37	(121,580,624)	(108,692,218)	(219,778,418)	(195,661,703)	(445,141,238)
Exploration and technical services expenses	38	(33,624,674)	(40,353,906)	(66,563,651)	(85,943,070)	(189,559,465)
Operating income		472,709,076	501,511,717	859,753,417	693,544,715	1,997,467,785
Other (expenses) / income Share in net loss of a jointly controlled entity Income from short-term investments Finance charges Other income, net Income before provision for zakat Provision for zakat Net income for the quarter / period / year	18.1 39 40 41 23.2	(20,042,329) 10,467,926 (110,124,723) 17,335,375 370,345,325 (12,491,983) 357,853,342	(502,957) 2,787,216 (52,625,862) 44,668,417 495,838,531 (5,037,092) 490,801,439	(36,411,016) 22,041,420 (228,837,624) 45,260,283 661,806,480 (14,669,092) 647,137,388	(795,647) 5,309,934 (99,563,564) 45,249,670 643,745,108 (690,084)	(24,963,928) 10,563,669 (303,537,973) 101,534,028 1,781,063,581 (44,434,257) 1,736,629,324
Net income for the quarter / period / year attributable to:						
Shareholders' of the parent company Non-controlling interest	6.1 33.6	270,009,594 87,843,748 357,853,342	370,791,562 120,009,877 490,801,439	530,937,162 116,200,226 647,137,388	495,975,210 147,079,814 643,055,024	1,357,341,201 379,288,123 1,736,629,324
Earnings per ordinary share (Saudi Riyals)			-			
Operating income per share inclusive of non-controlling interest's share Basic and diluted earnings per share from continuing operations		0.40	0.52	0.74	0.71	2.02
attributable to shareholders' of the parent company	42	0.23	0.38	0.45	0.51	1.38

Consolidated interim statement of changes in equity for the six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated) SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company)



Total equity 25,007,450,425 26,758,371,419 33,516,799,623 643,055,024 255,865,220 852,000,750 5,600,000,044 (23,865,737)1,093,574,300 88,719,597 Sub-total 232,208,309 564,994,563 6,823,565,198 5,247,691,508 147,079,814 255,865,220 852,000,750 6,502,637,292 88,719,597 332,786,254 185,706,440 147,079,814 232,208,309 Net income controlling attributable to noninterest Non-controlling interest capital* share 114,431,471 323,234,191 Payments to 156,088,568 increase 255,865,220 (47,062,500)88,719,597 (255,865,220) 899,063,250 Share 5,846,616,847 4,947,553,597 255,865,220 capital 6,102,482,067 19,759,758,917 5,919,705,879 26,693,234,425 5,194,074,008 20,255,734,127 495,975,210 Sub-total 5,600,000,044 861,365,991 (23,865,737)Equity attributable to shareholders' of the parent company Retained earnings 4,698,098,798 495,975,210 861,365,991 135,734,120 (135,734,120) 561,660,119 561,660,119 Transfer of net income 697,394,239 Statutory reserve 9,250,000,000 5,250,000,000 Share 5,250,000,000 premium 3,165,217,434 8,391,351,697 (23,865,737)2,434,782,610 9,250,000,000 capital 11,684,782,610 Share Notes 33.6 33.6 33.6 33.6 32 Net income for the remainder of the Payments to increase share capital during the period * Payments to increase share capital Increase in non-controlling interest / share capital contributed during Net income transferred to statutory during the remainder of the year* / share capital contributed during Proceeds from right issue offering Increase in non-controlling interest Transaction costs of right issue the remainder of the year Net income for the period December 31, 2014 January 1, 2014 June 30, 2014 the period offering reserve

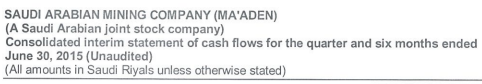
Consolidated interim statement of changes in equity for the six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated) SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company)

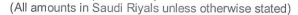


Continued

		Equity	Equity attributable to shareholders' of the parent company	shareholders' (of the parent con	npany		Non-controlling interest	ig interest		
		1	Statutory reserve	reserve							
	Notes	Share capital	Share premium	Transfer of net income	Retained earnings	Sub-total	Share capital	Payments to increase share capital*	Net income attributable to non-controlling interest	Sub-total	Total equity
December 31, 2014		11,684,782,610	11,684,782,610 8,391,351,697	697,394,239	5,919,705,879	5,919,705,879 26,693,234,425	6,102,482,067	156,088,568	564,994,563	6,823,565,198	33,516,799,623
Dividend paid to non-controlling interest during the period	33.6	ı	,	312			,	1	- (300,000,000) (300,000,000)	(300,000,000)	(300,000,000)
Net income for the period		C	T.	1	530,937,162	530,937,162	r	1	116,200,226	116,200,226	647,137,388
Increase in non-controlling interest / share capital contributed during the period	33.6	ſ	,		Ī	To.	833,278,002	(83,278,002)	1	750,000,000	750,000,000
June 30, 2015		11,684,782,610	11,684,782,610 8,391,351,697 697,394,239	697,394,239	6,450,643,041	6,450,643,041 27,224,171,587	6,935,760,069	72,810,566	72,810,566 381,194,789 7,389,765,424	7,389,765,424	34,613,937,011

^{*}These payments, to ultimately increase share capital of the applicable subsidiaries over a period of time, are treated as part of the total equity in these subsidiaries in accordance with the SOCPA clarification number 14/1 issued on March 14, 2012, although no shares have been issued yet and the Commercial Registration certificate has not yet been amended, but will be once these prepayments have been converted to share capital.







		Quarter			ths ended	Year ended
	Nata	June 30, s 2015	June 30 2014			
	Note	S 2015	2012	2013	2014	2014
Operating activities						
Income before provision for zakat		370,345,325	495,838,531	661,806,480	643,745,108	1,781,063,581
Adjustments for non-cash flow items:		0.0,0.0,0.0	.00,000,00	001,000,100	040,740,100	1,701,000,001
Reversal of allowance for inventory						
obsolescence	10	-	204 204 207			(1,046,546)
Depreciation Adjustment / written-off property, plant and	13	556,453,331	304,324,627	1,078,860,675	569,611,249	1,526,786,955
equipment	13		310,341		997,117	816,277
Impairment of exploration and evaluation						
assets	15	2,900,927	74	- 2,900,927		21,306,251
Deferred stripping expense	16	5,783,310	649,736			A (5)
Amortization of intangible assets	17	17,721,276	5,815,361		at 12 to 15	34,307,746
Adjustment / written-off intangible assets	17	(165,872)	-	(165,872)		=
Share in net loss of a jointly controlled entity	18.1	20,042,329	502,957			
Provision for severance fees	24	3,486,439	7,318,970	7,456,901	14,097,868	35,068,957
Provision for employees' termination benefits	25.1	17,590,673	14,034,447	35,187,420	27,186,838	92,706,633
Contribution for the employees' savings plan	25.2	4,770,470	4,500,925			
Accretion of provision for mine closure and		,,,,,,,,,	1,000,020	10,000,020	0,001,010	21,002,400
reclamation	27.2	284,459	-	813,347	-	568,400
Provision for inventory loss	35	-	-		43,918,321	76,849,341
Income from short term investments	39	(10,467,926)	(2,787,216)			N 00 10 10 10 10 10 10 10 10 10 10 10 10
Finance charges	40	109,840,264	52,625,862	228,024,277	99,563,564	302,969,573
Changes in working capital:						
Trade and other receivables	9	(137,575,444)	7,789,614	(70,211,977)	(326,546,042)	(483,419,008)
Inventories	10	(201,989,468)	(261,629,742)	(321,831,400)	(728, 364, 446)	(767,041,120)
Advances and prepayments	11	(56,176,060)	(21,636,086)	(101,521,938)	(123,727,891)	(84,234,847)
Projects and other payables – Trade	21	130,010,439	144,358,906	, , , , ,	150,681,372	720,034,302
Accrued expenses – Trade	22	137,876,797	(28,066,296)		,	
Zakat paid	23.2	(25,734,816)	(8,100,549)	,	(39,985,850)	(39,993,409)
Severance fees paid Employees' termination benefits paid	24	(1,820,120)	(39,504,635)		(41,771,913)	
Employees' savings plan withdrawal	25.1 25.2	(12,158,504) (5,534,480)	(4,051,962) (783,673)		(7,575,078) (2,459,367)	(31,701,678) (7,452,537)
Provision for mine closure and reclamation	20.2	(3,334,400)	(100,010)	(0,020,337)	(2,439,307)	(7,452,557)
utilized	27.1	-	(4,560,659)	(577,665)	(7,073,191)	(5,529,621)
Finance charges paid		(353,863,234)	(227,942,554)	(445,190,407)	(274,381,029)	(881,081,820)
Net cash generated from / (utilized in)						
operating activities		571,620,115	439,006,905	925,085,597	(12,733,301)	2,643,059,634
Investing activities						
Income received from short-term investments		7,208,080	2,924,169	12,670,975	5,327,637	11,739,129
Decrease / (increase) in restricted cash	7	5,684,438	(80,842,252)	191,505,285	(43,717,603)	(56,664,893)
Short-term investments	8	49,065,143	(523,500,000)		(664,743,750)	(523,320,360)
Additions to property, plant and equipment	13	(84,579,861)	(43,885,138)	(258,375,208)	(56,772,365)	(120,213,102)
Additions to capital work-in-progress	14	(3,216,804,924)	(2,598,594,953)			(11,068,306,740)
Additions to exploration and evaluation assets	15	(7,768,214)	(12,427,288)	(15,758,877)	(15,556,138)	(50,928,746)
Additions to deferred stripping expense Additions to intangible assets	16 17	(1,874,398)	(4.046.740)	(1,874,398)	(4.055.040)	(17,461,251)
Investment in a jointly controlled entity	18.2	11,019,392	(4,046,710)	(2,496,920)	(4,355,612)	(52,490,238)
Long-term loan to a jointly controlled entity	20	-	_	-	_	(202,482,646) (626,197,939)
Projects and other payables – Projects	21	302,750,203	(898,211,495)	(64,548,801)	(115,249,931)	(335,683,987)
Accrued expenses – Projects	22	(241,137,424)	(32,252,553)	611,646,964	(1,176,428,338)	(1,071,027,418)
				#70 12 18 M (SE) \$1100M		
Net cash utilized in investing activities		(3,176,437,565)	(4,190,836,220)	(6,911,529,312)	(6,690,551,884)	(14,113,038,191)

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Consolidated interim statement of cash flows for the quarter and six months ended June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)



Continued						
	Notes	Quarte	r ended	Six mont	hs ended	Year ended
		June 30,	June 30,	June 30,	June 30,	December 31,
		2015	2014	2015	2014	2014
Financing activities						
Obligation under capital lease	26	(2,701,277)	(2,478,237)	(5,334,189)	(4,814,363)	(9,881,977)
Proceeds from long-term borrowings received	28.4	2,819,904,647	4,156,000,181	3,638,890,136	6,291,620,195	13,367,210,397
Repayment of long-term borrowings	28.4	(1,916,660,177)	(421,530,177)	(4,346,660,377)	(461,530,177)	(1,198,190,354)
Due to joint venture partners	29	17,883,750	24,190,125	33,885,000	78,670,533	118,780,789
Proceeds from rights issue offering	30,31	-	-	-	-	5,576,134,307
Payments to increase share capital by non- controlling interest, net	33.6		85,185,220	-	255,865,220	344,584,817
Increase in share capital of non-controlling	00.0					
interest	33.6	750,000,000	851,400,000	750,000,000	852,000,750	852,000,750
Dividend paid to non-controlling interest	33.6		-	(300,000,000)		
Net cash (utilized in) / generated from		4 000 400 040	1 000 707 110	(000 040 400)	7044040450	
financing activities		1,668,426,943	4,692,767,112	(229,219,430)	7,011,812,158	19,050,638,729
Not shoppe in each and each applications		(000 000 507)	040 007 707	(0.045.000.445)	000 500 070	7.500.000.450
Net change in cash and cash equivalents		(936,390,507)	940,937,797	(6,215,663,145)	308,526,973	7,580,660,172
Unrestricted cash and cash equivalents at beginning of the quarter / period / year		6,155,108,419	3.221.310.061	11,434,381,057	3,853,720,885	3,853,720,885
Unrestricted cash and cash equivalents at			, , , , , , , , , , , , , , , , , , , ,			
end of the quarter / period / year	7	5,218,717,912	4,162,247,858	5,218,717,912	4,162,247,858	11,434,381,057
	-		1,100,100		1,102,211,000	11,101,001,007
Non-cash flow transactions						
Transfer of capital spares to property, plant & equipment from inventories	13,10		-	-	_	133,385,591
Transfer to property, plant and equipment from capital work-in-progress	13,14	76,125,307	187,675,062	115,538,572	606,802,946	21,514,836,134
Provision for mine closure capitalized as part	13,					
of property, plant and equipment	27.1	-		-	29,313,718	34,478,197
Depreciation capitalized as part of capital work-in-progress	14,13	16,051,983	2,219,999	29,654,095	4,442,216	27,508,167
Amortization capitalized as part of capital- work-in-progress	14,17	1,350,412		2,788,161	:=	1,362,790
Provision for mine closure and reclamation capitalized as part of capital-work-in-	14,					
progress	27.2	-	-		-	18,288,131
Borrowing cost capitalized as part of capital work-in-progress	14, 40.1	105,296,560	96,035,386	212,913,877	187,945,900	590,885,515
Transfer to intangible assets from property, plant and equipment	17,13	885,255	-	885,255	-1	16,819,855
Transfer to intangible assets from capital work-in-progress	17,14	17,194,564	10,535,727	17,487,334	10,535,727	102,052,990
Transfer from payments to increase share capital to share capital pertaining to non-controlling interest	33.6	-	47,062,500	83,278,002	47,062,500	302,927,720



Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

1. General information

Saudi Arabian Mining Company ("Ma'aden") (the "Company") was formed as a Saudi joint stock company pursuant to Royal Decree No. M/17 dated 14 Zul Qaida 1417H (corresponding to March 23, 1997) and the Council of Ministers Resolution No. 179 dated 8 Zul Qaida 1417H (corresponding to March 17, 1997), with Commercial Registration No. 1010164391 dated 10 Zul Qaida 1421H (corresponding to February 4, 2001). The Company has an authorized and issued share capital of Saudi Riyals ("SAR") 11,684,782,610 divided into 1,168,478,261 ordinary shares with a nominal value of SAR 10 each (Note 30).

The objectives of the Company and its subsidiaries (the "Group") are to be engaged in various projects related to all stages of the mining industry, including development, advancement and improvement of the mineral industry, mineral products and by-products. These activities exclude:

- petroleum and natural gas and materials derived there from;
- any and all hydrocarbon substances, products, by-products and derivatives and
- activities related to all stages of the oil industry and the industries associated therewith and supplementary thereto.

The Group's principal mining activities are at the Mahd Ad' Dahab, Al-Hajar, Bulghah, Al-Amar, Sukhaybarat, As Suq, Al Jalamid, Az Zabirah, Al-Ghazallah and Al Baitha mines. Currently the Group mainly mines gold, phosphate rock, bauxite, low-grade bauxite, kaolin and magnesite.

The Group is involved in the following aluminum project:

On February 14, 2012 the Board of Directors approved a plan developed by Ma'aden in collaboration with their joint venture partner Alcoa Inc. (Note 29) to extend the product mix of their aluminum complex, currently under construction at Ras Al Khair, to include:

- · automotive heat treated and non-heat treated sheet,
- · building and construction sheet, and
- foil stock sheet

2. Group structure

The Company has the following subsidiaries and jointly controlled entities, all incorporated in the Kingdom of Saudi Arabia:

		Effec	tive ownersh	ip
		June 30,	June 30,	Dec 31,
Subsidiaries	Type of company	2015	2014	2014
Ma'aden Gold and Base Metals Company ("MGBM")	Limited liability company	100%	100%	100%
Ma'aden Infrastructure Company ("MIC")	Limited liability company	100%	100%	100%
Industrial Minerals Company ("IMC")	Limited liability company	100%	100%	100%
Ma'aden Aluminum Company ("MAC")	Limited liability company	74.9%	74.9%	74.9%
Ma'aden Rolling Company ("MRC")	Limited liability company	74.9%	74.9%	74.9%
Ma'aden Bauxite and Alumina Company ("MBAC")	Limited liability company	74.9%	74.9%	74.9%
Ma'aden Phosphate Company ("MPC")	Limited liability company	70%	70%	70%
Ma'aden Wa'ad Al Shamal Phosphate Company ("MWASPC")	Limited liability company	60%	60%	60%
Jointly controlled entities				
Sahara and Ma'aden Petrochemical Company ("SAMAPCO") Ma'aden Barrick Copper Company	Limited liability company	50%	50%	50%
("MBCC")	Limited liability company	50%	-	50%

The financial year end of all the subsidiaries and jointly controlled entities coincide with that of the parent company.

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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

MGBM

The company was incorporated in the Kingdom of Saudi Arabia, on August 9, 1989. The objectives of the company are:

- the exploration and mining of gold and associated minerals within their existing mining lease area by way of drilling, mining, concentrating, smelting and refining;
- · extract, refine, export and sell such minerals in their original or refined form; and
- construct, operate and maintain all mines, buildings, highways, pipelines, refineries, treatment plants, communication systems, power plants and other facilities necessary or suitable for the purposes of the lease.

MIC

The company was incorporated in the Kingdom of Saudi Arabia on August 17, 2008. The objectives of the company are to:

- manage the infrastructure project to develop, construct and operate the infrastructure; and
- provide services to Ras Al-Khair area and other mining and industrial locations in the Kingdom of Saudi Arabia.

IMC

The company was incorporated in the Kingdom of Saudi Arabia on March 31, 2009. The objectives of the company are:

- the exploitation of industrial minerals within the existing mining lease area by way of drilling, mining, concentrating, smelting and refining; and
- extract, refine, export and sell such minerals in their original or refined form.

The company currently operates a kaolin and low grade bauxite mine in the central zone of Az Zabirah and a high grade magnesite mine at Al Ghazallah and a processing plant at Al Madinah Al Munawarah which partially commenced operations during 2011 and the remaining project is still in development stage.

MAC

The company was incorporated in the Kingdom of Saudi Arabia on October 10, 2010 and is owned:

- 74.9% by Saudi Arabian Mining Company ("Ma'aden") and
- 25.1% by Alcoa Saudi Smelting Inversiones S.L. ("ASSI"), a foreign shareholder, a company wholly owned by Alcoa Incorporated ("Alcoa Inc."), which is accounted for as a non-controlling interest in these consolidated interim financial statements.

The objectives of the company are the production of:

- aluminum ingots;
- aluminum T shape ingots;
- aluminum slabs; and
- aluminum billets.

MRC

The company was incorporated in the Kingdom of Saudi Arabia on October 10, 2010 and is owned:

- 74.9% by Saudi Arabian Mining Company ("Ma'aden") and
- 25.1% by Alcoa Saudi Rolling Inversiones S.L. ("ASRI"), a foreign shareholder, a company wholly owned by Alcoa Incorporated ("Alcoa Inc."), which is accounted for as a non-controlling interest in these consolidated interim financial statements.

The objectives of the company are the production of:

- can body stock; and
- can ends stock.

The company is currently in its project development phase.

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(All amounts in Saudi Riyals unless otherwise stated)

MBAC

The company was incorporated in the Kingdom of Saudi Arabia on January 22, 2011 and is owned:

- 74.9% by Saudi Arabian Mining Company ("Ma'aden") and
- 25.1% by AWA Saudi Limited ("AWA"), a foreign shareholder, which is owned 60% by Alcoa Inc. and 40% by Alumina Limited, an unrelated third party, which is accounted for as a non-controlling interest in these consolidated interim financial statements.

The objectives of the company are to:

- · produce and refine bauxite; and
- produce alumina.

The company is currently in its commissioning phase.

MPC

The company was incorporated in the Kingdom of Saudi Arabia on January 1, 2008 and is owned:

- 70% by Saudi Arabian Mining Company ("Ma'aden") and
- 30% by Saudi Basic Industries Corporation ("SABIC") which is accounted for as a non-controlling interest in these consolidated interim financial statements.

The objectives of the company are to:

- exploit the Al Jalamid phosphate deposits;
- utilize local natural gas and sulphur resources to manufacture Diammonium Phosphate ("DAP") fertilizers at the processing facilities at Ras Al-Khair; and
- produce ammonia as a raw material feed stock for the production of fertilizer and the excess ammonia is exported and sold domestically.

MWASPC

The company was incorporated in the Kingdom of Saudi Arabia on January 27, 2014 and is owned:

- 60% by Saudi Arabian Mining Company ("Ma'aden");
- 25% by Mosaic Phosphate B.V., a foreign shareholder, a limited liability company registered in Netherlands wholly owned by The Mosaic Company ("Mosaic") which is accounted for as a noncontrolling interest in these consolidated interim financial statements; and
- 15% by Saudi Basic Industries Corporation ("SABIC") which is accounted for as a non-controlling interest in these consolidated interim financial statements.

The objectives of the Company are the production of:

- purified phosphoric acid,
- phosphoric acid.
- · sodium tripolyphosphate,
- Di-calcium and Mono-calcium phosphate,
- Di-ammonium and Mono-ammonium phosphate,
- ammonia,
- · nitro phosphate and nitro phosphate potash,
- sulphuric acid,
- products used in the manufacturing of lime; and
- purified phosphate rock.

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(All amounts in Saudi Riyals unless otherwise stated)

SAMAPCO

The company was incorporated in the Kingdom of Saudi Arabia on August 14, 2011 and is owned:

- 50% by Saudi Arabian Mining Company ("Ma'aden"); and
- 50% by Sahara Petrochemical Company.

SAMAPCO is a joint venture project and is accounted for as an investment in a jointly controlled entity under the equity method of accounting in these consolidated interim financial statements.

The objectives of the company are the production of:

- concentrated caustic soda;
- · chlorine; and
- ethylene dichloride.

The operations of the company includes the production and supply of concentrated caustic soda feed stock to the alumina refinery at MBAC and to sell the excess production in the local wholesale and retail market.

MBCC

The company was incorporated in the Kingdom of Saudi Arabia on November 2, 2014 and is owned:

- 50% by Saudi Arabian Mining Company ("Ma'aden"); and
- 50% by Barrick Middle East PTY Limited ("Barrick").

MBCC is a joint venture project and is accounted for as an investment in a jointly controlled entity under the equity method of accounting in these consolidated interim financial statements.

The objectives of the company are the production of:

- copper;
- silver;
- zinc;
- nickel;
- gold;
- lead;sulphur; and
- cobalt.

3. Basis of preparation

The accompanying consolidated interim financial statements have been prepared under the historic cost convention on the accrual basis of accounting and in compliance with the accounting standards promulgated by the Saudi Organization for Certified Public Accountants ("SOCPA").

The consolidated interim financial statements have been prepared in accordance with SOCPA's standard of interim financial reports, on the basis of integrated periods, which views each interim period as an integral part of the financial year. Accordingly, revenues, gains, expenses, and losses of the period are recognized during the relevant period.

The results of the operations for an interim period may not be indicative of the annual results of the operations.

These consolidated interim financial statements are presented in SAR which is both the functional and reporting currency of the Group.





(All amounts in Saudi Riyals unless otherwise stated)

4. Summary of significant accounting policies

The significant accounting policies applied in the preparation of these consolidated interim financial statements are set out below. These policies have been consistently applied to all years presented.

4.1 Basis of consolidation

Subsidiaries

Subsidiaries are entities over which the Group has the power to govern the financial and operating policies to obtain economic benefit generally accompanying a shareholding of more than one half of the voting rights. The existence and effect of potential voting rights that are currently exercisable or convertible are considered when assessing whether the Group controls another entity. Subsidiaries are consolidated from the date on which control is transferred to the Group. They are de-consolidated from the date that control ceases.

The acquisition method of accounting is used to account for the acquisition of subsidiaries. The cost of an acquisition is measured as the fair value of the assets acquired or liabilities incurred or assumed at the date of acquisition. Costs directly related to the acquisition, other than those associated with the issue of debt or equity securities that the company incurs in connection with an acquisition, are expensed as incurred and included in general and administrative expenses. The excess of the aggregate of the consideration transferred and the fair value of the minority interest over the fair value of the identifiable net assets acquired is recorded as goodwill. Goodwill arising from acquisition of subsidiaries is reported under "intangible assets" in the accompanying consolidated statement of financial position. Goodwill is tested annually for impairment and carried at cost, net of any accumulated amortization and impairment losses, if any.

Inter-company investments, transactions, balances and unrealized gains or losses on transactions between Group companies are eliminated. The accounting policies of the subsidiaries are in consistency with those adopted by the Group.

Jointly controlled entities

A joint venture exists where the Group has a contractual arrangement with one or more parties to undertake activities typically, however not necessarily, through entities that are subject to joint control.

The Group recognises its interests in jointly controlled entities using the equity method of accounting. The Group's share of the results of joint ventures is based on the financial statements prepared up to a date not earlier than three months before the consolidated statement of financial position date, adjusted to conform with the accounting polices of the Group, if any. Intragroup gains on transactions are eliminated to the extent of the Group's interest in the investee. Intragroup losses are also eliminated unless the transaction provides evidence of impairment in the asset transferred.

4.2 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 consolidated statement of financial position 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 consolidated statement of income.



(All amounts in Saudi Riyals unless otherwise stated)

4.3 Cash and cash equivalents

Cash and cash equivalents includes cash on hand, cash in banks and time deposits with an original maturity of three months or less at the date of acquisition, which are convertible to known amounts of cash and are subject to an insignificant risk of changes in value.

Restricted cash and cash equivalents are excluded from cash and cash equivalents for the purpose of the consolidated statement of cash flows. Restricted cash and cash equivalents are related to the following:

- cash accumulated in the debt service reserve account for the next scheduled repayment of long-term borrowings, six months prior to the due date, as per the financing agreements, and
- · employees' savings plan obligation

4.4 Short-term investments

Short-term investments include placements with banks and other short-term highly liquid investments with original maturities of more than three months but not more than one year from the date of acquisition.

4.5 Trade receivables

Trade receivables are carried at the original sales invoice amount less an allowance for doubtful debts (if any). An allowance for doubtful debts is established when there is objective evidence that the Group will not be able to collect all the amounts due according to the original terms of the receivables. Such allowances are charged to the consolidated statement of income and reported under "General and administrative expenses". When a trade receivable is uncollectible, it is written-off against the allowance for doubtful debts. Any subsequent recoveries of amounts previously written-off are credited against "General and administrative expenses" in the consolidated statement of income.

4.6 Inventories

Finished goods

Finished goods are measured at the lower of unit cost of production or unit realizable value. The unit cost of production is determined as the total cost of production divided by the saleable unit output.

Production costs include:

- labor costs, materials and contractor expenses which are directly attributable to the extraction and processing of ore;
- the depreciation of mining properties and leases of property, plant and equipment used in the extraction and processing of ore and the amortization of any deferred stripping assets;
- production overheads and
- the revenue generated from the sale of by-products is credited against production costs.

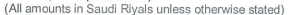
By-products are valued at net realizable value, with reference to the spot price of the commodities ruling at the reporting date.

Work-in-process

The cost of work-in-process is determined using unit cost of production for the period based on percentage of completion at the applicable stage and includes:

- labor costs, materials and contractor expenses which are directly attributable to the extraction and processing of ore;
- the depreciation of mining properties and leases of property, plant and equipment used in the extraction and processing of ore and the amortization of any deferred stripping assets and
- production overheads;





Ore stockpiles

Ore stockpiles represent ore that has been extracted and is available for further processing. If there is significant uncertainty as to when the stockpiled ore will be processed, the cost is expensed as incurred. Where the future processing of this ore can be predicted with confidence because it exceeds the mine's cut-off grade and is economically viable, it is valued at the lower of cost of production or realizable value. Quantities and grades of stockpiles and work-in-process are assessed primarily through surveys and assays.

Spare parts, consumables and raw materials

Spare parts, consumable and raw materials are valued at the weighted average cost basis less an allowance for obsolete and slow moving items.

Net realizable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

4.7 Financial assets and liabilities

Financial assets and liabilities carried on the consolidated statement of financial position principally include cash and cash equivalents, short-term investments, trade and other receivables, projects and other payables, accrued expenses and borrowings.

A financial asset and liability is offset and net amount reported in the consolidated financial statements, when the Group has a legally enforceable right to set-off the recognized amounts and intends either to settle on a net basis, or to realize the asset and liability simultaneously.

4.8 Property, plant and equipment

Property, plant and equipment are carried at the cost less accumulated depreciation. Land is not depreciated. Depreciation is charged to the consolidated statement of income, using the straight line method or on a unit of production basis for certain mining assets and processing plants where applicable, to allocate the costs of the related assets less their residual values over the following estimated economic useful lives:

Number of years

		Number of years
•	Buildings	9 – 40
•	Heavy equipment	5 – 40
•	Mobile and workshop equipment	5 – 10
•	Laboratory and safety equipment	5
•	Civil works	4 – 50
•	Fixed plant and heap leaching facilities	4 – 20
•	Other equipment	4 – 20
•	Office equipment	4 – 10
•	Furniture and fittings	4 – 10
•	Computer equipment	4 – 5
•	Motor vehicles	4
•	Mining assets	Over life of mine

Maintenance and normal repairs which do not materially extend the estimated economic useful life of an asset are charged to the consolidated statement of income as and when incurred. Major renewals and improvements, if any, are capitalized and the assets so replaced are retired.

Gains and losses on disposals are determined by comparing proceeds with the carrying amount and are included in the consolidated statement of income.

Borrowing costs related to qualifying assets are capitalized as part of the cost of the qualified assets until the commencement of commercial production.



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4.9 Capital work-in-progress

Assets in the course of construction are capitalized in the capital work-in-progress account. On completion, the cost of the related asset is transferred to the appropriate category of property, plant and equipment. The cost of property, plant and equipment comprises its purchase price and any costs directly attributable to bringing it into working condition for its intended use. Costs associated with commissioning the plant are capitalized net of proceeds from the sale of any production during the commissioning period. Capital work-in-progress is not depreciated.

4.10 Exploration and evaluation assets

Exploration expenditures are the costs incurred in the initial search for mineral deposits with economic potential or in the process of obtaining more information about existing mineral deposits. Exploration expenditures typically include costs associated with:

- acquisition of exploration rights to explore;
- topographical, geological, geochemical and geophysical studies:
- exploration drilling;
- trenching;
- · sampling and
- activities in relation to evaluating the technical feasibility and commercial viability of extracting a mineral resource.

Evaluation expenditures are the costs incurred to establish the technical and commercial viability of developing mineral deposits identified through exploration activities or by acquisition. Evaluation expenditures include the cost of:

- establishing the volume and grade of deposits through drilling of core samples, trenching and sampling
 activities in an ore body that is classified as either a mineral resource or a proven and probable reserve;
- determining the optimal methods of extraction and metallurgical and treatment processes;
- studies related to surveying, transportation and infrastructure requirements in relation to both production and shipping;
- permitting activities and
- economic evaluations to determine whether development of the mineralized material is commercially justified, including scoping, prefeasibility and final feasibilities studies.

All exploration and evaluation costs are expensed until it is concluded that a future economic benefit is more likely to be realized than not, i.e. 'probable'. The information used to make that determination depends on the level of exploration as well as the degree of confidence in the ore body. Exploration and evaluation expenditures are capitalized if management determines that probable future economic benefits will be generated as a result of the expenditures.

Exploration and evaluation expenditure relating to extensions of mineral deposits which are already being mined or developed, including expenditure on the definition of mineralization of such mineral deposits, is capitalized as mine development cost following the completion of an economic evaluation equivalent to a feasibility study.

All exploration and evaluation costs incurred after it is concluded that economic benefit is more likely to be realized than not, i.e. 'probable' are capitalized as "Exploration and evaluation assets" only until the technical feasibility and commercial viability of extracting of mineral resource are demonstrable. Once the technical feasibility and commercial viability is demonstrable i.e. economic benefit will or will not be realized, the asset is tested for impairment and any impairment loss is recognized. Based on the final technical scope, receipt of mining license and commercial feasibility, if the economic benefit will be realized and management intends to develop and execute the mine, exploration and evaluation asset is reclassified to "Capital work-in progress". Cash flows attributable to capitalized exploration and evaluation expenditures are classified as investing activities in the consolidated statement of cash flow. Once the commercial production stage is reached, the capitalized capital work-in-progress is reclassified to "Property, plant and equipment".

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Exploration and evaluation assets are assessed for impairment when facts and circumstances suggest that the carrying amount of an exploration and evaluation asset may exceed its recoverable amount. When facts and circumstances suggest that the carrying amount exceeds the recoverable amount, the Company measures, presents and discloses any resulting impairment loss.

For the purposes of exploration and evaluation assets only, one or more of the following facts and circumstances are considered for identifying that exploration and evaluation asset may be impaired. These include the following:

- the period for which the entity has the right to explore in the specific area has expired during the period or will expire in the near future, and is not expected to be renewed.
- substantive expenditure on further exploration and evaluation of mineral resources in the specific area is neither budgeted nor planned.
- exploration for and evaluation of mineral resources in the specific area have not led to the discovery of commercially viable quantities of mineral resources and the entity has decided to discontinue such activities in the specific area.
- sufficient data exist to indicate that, although a development in the specific area is likely to proceed, the
 carrying amount of the exploration and evaluation asset is unlikely to be recovered in full from
 successful development or by sale.

Once it has been identified that exploration and evaluation asset may be impaired, the entity performs impairment and reversal of impairment on exploration and evaluation assets as specified in note 4.13.

4.11 Stripping ratio and deferred stripping expense

The Group also defers waste mining costs and has estimated the average of the waste-to-ore ratio for the quantities contained within the final pit design of the mine. This average is used to calculate the annual waste mining costs to be expensed as follows:

Average ratio of waste to ore mined x Quantity of ore mined x Average unit cost of total tonnes mined

In periods when the actual costs of waste are higher than the costs expensed according to this formula, the difference is deferred to be expensed in a future period when the actual costs are less than the amount to be expensed.

4.12 Intangible assets

Intangible assets are measured at cost less accumulated amortization and accumulated impairment losses, where applicable. Intangible assets acquired as part of a business combination are capitalized where those assets are separable or arise from contractual or legal rights and their fair values can be measured reliably on initial recognition. Goodwill arising from a business combination and those intangible assets that are estimated to have indefinite lives are tested annually for impairment. Intangible assets are amortized over the shorter of their estimated economic / statutory useful lives using the straight-line method. Amortization methods, residual values and estimated economic useful lives are reviewed at least annually.

Pre-operating expenses and deferred charges deemed of having future economic benefits are capitalized as Intangible assets and are amortized when completed over seven years.

4.13 Asset impairment

The Group assesses its assets at each reporting date for impairment whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is recognized for the amount by which the asset's carrying amount exceeds its recoverable amount. The recoverable amount is the higher of an asset's fair value less costs to sell or value-in-use. In assessing value in use, the estimated future cash flows are discounted to their net present value using a pre-tax discount rate that reflects current market assessments of the time value of money and the risks specific to the assets for which estimates of future cash flows have not been adjusted.

Assets that suffered impairment are reviewed for possible reversal of the impairment at each reporting date. When it becomes evident that the circumstances which resulted in the impairment no longer exist, the impairment amount is reversed (with the exception of goodwill) and recorded as income in the consolidated statement of income in the year / period in which such reversal is determined.



Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

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4.14 Projects, other payables and accrued expenses

Liabilities in respect of contract costs for capital projects, including trade payables, are recognized at amounts to be paid for goods and services received. The amount recognized is the present value of the future obligations; unless they are due in less than one year.

Liabilities in respect of other payables are recognized at amounts to be paid for goods and services received.

4.15 Zakat, income tax and withholding tax

The Company is subject to zakat in accordance with the regulations of the Department of Zakat and Income Tax (the "DZIT"). A provision for zakat for the Company and zakat related to the Company's subsidiaries is charged to the consolidated statement of income. Differences, if any, at the finalization of final assessments are accounted for when such amounts are determined. Foreign shareholders in subsidiaries are subject to income tax which is included in non-controlling interest in the consolidated statement of income.

The Group withholds taxes on certain transactions with non-resident parties in the Kingdom of Saudi Arabia as required under Saudi Arabian Income Tax Law.

4.16 Severance fees

Effective from year 2005 onwards, as per Article No. 71 of the Saudi Mining Investment Code issued based on the Royal Decree No. 47/M dated 20 Sha'aban 1425H (corresponding to October 4, 2004), the Group is required to pay to the Government of Saudi Arabia severance fee representing 25% of the annual net income per mining license or the equivalent of the hypothetical income tax, whichever is the lower.

The Zakat due shall be deducted from gross severance fee and the net severance fee amount is shown as part of cost of sales in the consolidated statement of income (Note 35).

4.17 Provisions

Provisions are recognized when the Group has:

- a present legal or constructive obligation as a result of a past event;
- it is probable that an outflow of economic resources will be required to settle the obligation in the future and
- the amount can be reliably estimated.

4.18 Employees' termination benefits

Employee termination benefits are payable as a lump sum to all employees employed under the terms and conditions of Saudi Labor and Workman Law on termination of their employment contracts. The liability is calculated as the current value of the vested benefits to which the employee is entitled, should the employee leave at the consolidated statement of financial position date. Termination payments are based on employees' final salaries and allowances and their cumulative years of service, as defined by the conditions stated in the laws of the Kingdom of Saudi Arabia.

4.19 Employees' savings plan program

In accordance with Article 145 of the Labor Regulations, and in furtherance to Article 76 of the Company's Internal Work Regulation approved by resolution No. 424 dated 6th of Rabi II 1420H (corresponding to July 19, 1999) issued by His Highness the Minister of Labor and Social Affairs, a Savings Plan Program was introduced to encourage the Saudi employees of the Group to save and invest their savings in areas more beneficial to them, to secure their future and as an incentive for them to continue working with the Group.

Participation in the Savings Plan Program is restricted to Saudi Nationals and optional with employees required to contribute a monthly minimum installment of 1% to a maximum of 15% of their basic salary subject to a minimum of SAR 300 per month. The Group will contribute an amount equaling 10% per year of the monthly savings of each member per annum for the first year and increase it by 10% per year the years thereafter until it reaches 100% in the 10th year, which will in turn be credited to the savings accounts of the

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member. The Group's portion is charged to the consolidated statement of income on a monthly basis. The Group's portion will only be paid upon termination or resignation of the employee.

4.20 Mine closure and reclamation

The mining, extraction and processing activities of the Group normally give rise to obligations for site closure or reclamation. Mine closure and reclamation works can include facility decommissioning and dismantling; removal or treatment of waste materials; site and land rehabilitation. The extent of work required and the associated costs are dependent on the requirements of current laws and regulations.

Provisions for the cost of each closure and reclamation program are recognized at the time the mining activities occur. When the extent of the mining activities increases over the life-of-mine, the provision is increased accordingly.

Costs included in the provision encompass all closure and reclamation activity expected to occur progressively over the life-of-mine and at the time of closure in connection with the mining activities at the reporting date. Costs arising from unforeseen circumstances, such as the contamination caused by unplanned discharges, are recognized as an expense and liability when the event gives rise to an obligation which is probable and capable of reliable estimation. The timing of the actual closure and reclamation expenditure is dependent upon a number of factors such as:

- the life-of-mine:
- developments in technology;
- the operating license conditions;
- the environment in which the mine operates and
- · changes in economic sustainability.

The full estimated costs are capitalized as part of mining assets under property, plant and equipment and then depreciated as an expense over the expected life-of-mine on a straight-line basis.

Adjustments to the estimated amount and timing of future closure and reclamation cash flows are a normal occurrence in light of the significant judgments and estimates involved. Factors influencing those changes include:

- revisions to estimated ore reserves, mineral resources and lives of mines;
- developments in technology;
- regulatory requirements and environmental management strategies;
- changes in the estimated extent and costs of anticipated activities, including the effects of inflation and changes in economic sustainability.

4.21 Leasing

Leases are classified as capital leases whenever the terms of the lease transfer substantially all of the risks and rewards of ownership to the lessee. All other leases are classified as operating leases.

Assets held under capital leases are recognized as assets of the Group at the lower of the present value of the minimum lease payments or the fair market value of the assets at the inception of the lease. Depreciation is provided over the estimated economic useful lives of the assets.

Finance costs, which represent the difference between the total lease commitments and the lower of the present value of the minimum lease payments or the fair market value of the assets at the inception of the lease, are charged to the consolidated statement of income over the term of the relevant lease in order to produce a constant periodic rate of return on the remaining balance of the obligation for each accounting year.

Rentals payable under operating leases are charged to consolidated statement of income on a straight-line basis over the term of the operating lease.

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Borrowings are initially recognized at the proceeds received, net of transaction costs incurred, if any. Subsequent to initial recognition long-term borrowings are measured at amortized cost using the effective interest rate method. Borrowing costs that are directly attributable to the acquisition, construction or production of qualifying assets are capitalized as part of the cost of those assets. Other borrowing costs are charged to the consolidated statement of income.

4.23 Revenue recognition

Revenue is recognized when all the following conditions are met:

- the significant risks and rewards of ownership of goods / services have been transferred to the buyer;
- neither continuing managerial involvement to the degree usually associated with ownership, nor
 effective control over the goods sold, has been retained;
- the amount of revenue can be measured reliably;
- · it is probable that the economic benefits associated with the sale will flow to the Group and
- the costs incurred or to be incurred in respect of the sale can be measured reliably.

Revenues are shown net of all discounts and rebates and after eliminating sales within the Group.

Sales revenue is commonly subject to an adjustment based on an inspection of the product by the customer or post assay finalization. In such cases, sales revenue is initially recognized on a provisional basis using the current market price and adjusted subsequently within revenue at the market price when finalized.

Revenue from the sale of by-products is credited against production costs.

Investment income consists of earnings on bank deposits and is recognized on an accrual basis.

4.24 Selling, marketing and logistic expenses

Selling, marketing and logistic expenses comprise of all costs for selling and marketing the Group's products and include expenses for advertising, marketing fees and other sales related overheads. Basis of allocations between selling, marketing and logistic expenses, general and administrative expenses and cost of sales, when required, are made on a consistent basis.

4.25 General and administrative expenses

General and administrative expenses include direct and indirect costs not specifically part of cost of sales as required under generally accepted accounting standards. Allocations between selling, marketing and logistic expenses, general and administrative expenses and cost of sales, when required, are made on a consistent basis.

5. Critical accounting estimates, assumptions and judgments

The preparation of consolidated interim financial statements in conformity with accounting standards generally accepted in the Kingdom of Saudi Arabia, requires management to make estimates and assumptions that affect amounts reported in the consolidated interim financial statements and accompanying notes. Estimates and judgments are continually evaluated and are based on historical experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. The Group makes estimates and assumptions concerning the future. The accounting estimates will, by definition, seldom equal the related actual results.

The most significant areas requiring the use of management's assumptions, estimates and judgments relate to:

- ore reserve and mineral resource estimates;
- · economic useful lives of property, plant and equipment;
- impairment and reversal of impairment of assets;
- allowances:
- · mine closure and environmental obligation;
- · zakat and income taxes and
- contingencies.



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Ore reserve and mineral resource estimates

There is a degree of uncertainty involved in the estimation and classification of ore reserves and mineral resources and corresponding grades being mined or dedicated to future production. Until ore reserves or mineral resources are actually mined and processed, the quantity of ore reserve and mineral resource grades must be considered as estimates only. What is more, the quantity of ore reserves and mineral resources may vary depending on, amongst other things, metal prices and currency exchange rates.

The ore reserve estimates of the Group have been determined based on management long-term commodity price, forecasts cut-off grades and costs that may prove to be inaccurate. Any material change in the quantity of reserves, grades or stripping ratio may affect the economic viability of the properties. In addition, there can be no assurance that gold recoveries or other metal recoveries in small scale laboratory tests will give the same result in larger scale tests under on-site conditions or during production.

Fluctuation in commodity prices, the results of drilling, metallurgical testing and production and the evaluation of mine plans subsequent to the date of any estimate may require estimates to be revised. The volume and grade of ore reserves mined and processed and recovery rates may not be the same as currently anticipated. Any material reductions in estimates of ore reserves and mineral resources, or of the Group's ability to extract these ore reserves, could have a material adverse effect of the Group's business, prospects, financial condition and operating results.

Economic useful lives of property, plant and equipment

The Group's mining assets, classified within property, plant and equipment, are amortized on a straight-line basis over the lesser of their economic useful lives or the life-of-mine. When determining the life-of-mine, assumptions that were valid at the time of estimation, may change when new information becomes available.

The factors that could affect estimation of the life-of-mine include the following:

- changes in proven and probable ore reserves;
- the grade of ore reserves varying significantly from time to time;
- differences between actual commodity prices and commodity price assumptions used in the estimation and classification of ore reserves;
- · unforeseen operational issues at mine sites and
- changes in capital, operating, mining, processing and reclamation costs, discount rates could possibly adversely affect the economic viability of ore reserves.

Any of these changes could affect prospective depreciated of mining assets and their carrying value. The economic useful lives of non-mining property, plant and equipment is reviewed by management periodically. The review is based on the current condition of the assets and the estimated period during which they will continue to bring economic benefit to the Group.

Impairment and reversal of impairment of assets

The Group reviews the carrying amounts of its tangible assets to determine whether there is any indication that those assets are impaired or whether there is any indicator that an impairment loss recognized in previous years may no longer exist or may have decreased.

Allowances

The Group also creates an allowance for obsolete and slow-moving spare parts. At June 30, 2015, the allowance for obsolete slow-moving items amounted to SAR 15,359,183 (June 30, 2014: SAR 16,405,729 and December 31, 2014: SAR 15,359,183 million) (Note 10). These estimates take into consideration fluctuations of price or cost directly relating to events occurring subsequent to the consolidated interim statement of financial position date to the extent that such events confirm conditions existing at the end of the year.

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Mine closure and environmental obligations

The Group's mining and exploration activities are subject to various environmental laws and regulations. The Group estimates environmental obligations based on management's understanding of the current legal requirements in the various jurisdictions in which it operates, terms of the license agreements and engineering estimates. Provision is made, for decommissioning and land restoration costs as soon as the obligation arises. Actual costs incurred in future years could differ materially from the amounts provided. Additionally, future changes to environmental laws and regulations and life-of-mime estimates could affect the carrying amount of this provision.

Zakat and income taxes

During the period ended June 30, 2015 an amount of SAR 54,147,978 (June 30, 2014: SAR 39,985,850 and December 31, 2014: SAR 39,993,409) was paid to DZIT pertaining to the year ended December 31, 2014 but no zakat assessments were finalized by the DZIT. Where the final zakat outcome of these matters is different from the amounts that were initially recorded, such differences will impact the zakat provisions in the year in which such determinations are made.

Contingencies

By their nature, contingencies will only be resolved when one or more future events occur or fail to occur. The assessment of such contingencies inherently involves the exercise of significant judgment and estimates of the outcome of future events.

6. Segmental information

Segment reporting

6.1 Business segment

A business segment is a group of assets, operations or entities:

- · engaged in revenue producing activities;
- results of its operations are continuously analyzed by management in order to make decisions related to resource allocation and performance assessment; and
- financial information is separately available.

The Group's operations consist of the following business segments:

Phosphate Strategic Business Unit Segment, consist of operations related to:

- MPC the mining and beneficiation of phosphate concentrated rock at Al Jalamid. The utilization of natural gas and sulphur to produce DAP and MAP fertilizers as well as ammonia products at Ras Al Khair.
- IMC the mining of industrial minerals at a kaolin and low grade bauxite mine in the central zone of Az Zabirah and a high grade magnesite mine at Al Ghazallah and a processing plant at Al Madinah Al Munawarah.
- MWASPC the development of a mine to exploit the Al-Khabra and Umm Wu'al phosphate deposits. The project is in the development stage.
- **Phosphate and Industrial Minerals division under Corporate** related cost, marketing fees and exploration expenses in Ma'aden Corporate has been allocated to this segment.
- MIC is responsible for the development, construction and delivery of services to Ma'aden entities in the Ras Al Khair area and other mining and industrial locations in the Kingdom of Saudi Arabia. Therefore, a proportionate share of MIC's revenues, costs and assets have been allocated to this segment.

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6.1 Business segment (continued)

- Aluminum Strategic Business Unit Segment, consists of the operations related to:
 - MAC operates the smelter at Ras Al Khair and it currently processes the alumina feedstock that
 it purchases from Alcoa and produces aluminum products. MAC started commercial production on
 September 1, 2014.
 - MRC in the process of constructing a rolling mill. The project is in the development stage.
 - MBAC the mining of bauxite at the Al Baitha mine and the transportation thereof to its refinery at Ras Al Khair. The refinery is in its commissioning phase. Once the refinery is in commercial production MAC will process alumina supplied by MBAC's Al Baitha mine.
 - SAMAPCO a jointly controlled entity that produces concentrated caustic soda, chlorine and ethylene dichloride and supply all the required feedstock for use in the alumina refinery at MBAC, any excess production is sold in the international and domestic market. SAMAPCO started commercial production on July 1, 2014.
 - **Automotive sheet** project include automotive heat treated and non-treated sheet, building and construction sheet and foil stock sheet. The project is in the development stage (Note 1).
 - Aluminum division under Corporate related cost and external sales revenue have been allocated to this segment.
 - MIC is responsible for the development, construction and delivery of services to Ma'aden entities in the Ras Al Khair area and other mining and industrial locations in the Kingdom of Saudi Arabia. Therefore, a proportionate share of MIC's revenues, costs and assets have been allocated to this segment.
- Precious and Base Metals Strategic Business Unit Segment, consists of operations related to:
 - MGBM that operates four gold mines, i.e. Mahd Ad Dahab, Al Amar, Bulghah, and As Suq (which came into commercial production on July 1, 2014) and a processing plant at Sukhaybarat which are located in different geographical areas in the Kingdom of Saudi Arabia. The segment also include the Ad Duwayhi mine project which is in the development stage.
 - MBCC a jointly controlled entity that produces copper, silver, zinc, nickel, gold, lead, sulphur and cobalt located in the southeast of Al Madinah Al Munawarah. This project is still in the development stage.
 - Precious and base metals division under Corporate related cost and exploration expenses in Ma'aden Corporate has been allocated to this segment.
- Corporate is responsible for effective management and governance including funding of subsidiaries
 and jointly controlled entities that carry out various projects related to all stages of the mining industry,
 including development, advancement and improvement of the mineral industry, mineral products and
 by products..



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6.1 Business segment (continued)

contracts segment (continued)						
June 30, 2015	Notes	Phosphate	Aluminum	Precious and base metals	Corporate	Total
Sales Gross profit Income from short-term investments Net income / (loss) attributable to shareholders' of the parent company	34	2,645,357,601 804,025,870 2,263,612 424,867,100	2,750,868,178 440,549,915 660,700 201,354,515	359,318,880 137,007,897 89,652 32,801,904	- 19,027,456 (128,086,357)	5,755,544,659 1,381,583,682 22,041,420 530,937,162
Property, plant and equipment Capital work-in-progress Exploration and evaluation assets Deferred stripping expense Intangible assets Investment in jointly controlled entities Total assets	£ 4 £ 9 £ 8	16,606,426,988 11,492,977,397 10,949,741 109,693,579 36,103,987,776	20,472,374,574 19,101,024,228 - 256,022,058 379,995,670 43,245,853,481	384,644,509 1,989,047,148 167,013,278 22,236,658 11,980,504 202,482,646 3,857,888,276	26,143,456 21,350,984 16,540,116 2,135,472,031	37,640,641,802 32,609,192,229 188,364,262 33,186,399 394,236,257 582,478,316 85,343,201,564
June 30, 2014						
Sales Gross profit Income from short-term investments Net income / (loss) attributable to shareholders' of the parent company	39 34	2,578,366,241 803,518,660 1,994,252 421,282,539	1,227,729,060 193,869,139 483,328 162,241,360	355,641,407 157,200,317 557,704 45,146,682	2,274,650 (132,695,371)	4,161,736,708 1,154,588,116 5,309,934 495,975,210
Property, plant and equipment Capital work-in-progress Exploration and evaluation assets Deferred stripping expense Intangible assets Investment in a jointly controlled entity Total assets	£ 4 £ 9 £ £	17,134,227,179 3,048,072,491 - 28,130,172 104,468,063 - 25,314,393,551	563,133,328 36,805,439,884 - 166,063,007 440,574,967 41,637,751,886	395,227,043 1,283,207,522 141,118,461 4,350,733 707,279	170,397,174 51,081,806 20,321,494 - 7,073,009	18,262,984,724 41,187,801,703 161,439,955 32,480,905 278,311,358 440,574,967 70,432,849,744



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6.1 Business segment (continued)

December 31, 2014	Notes	Phosphate	Aluminum	Precious and base metals	Corporate	Total
Sales Gross profit Income from short-term investments Net income / (loss) attributable to shareholders' of the parent company	34	5,577,754,186 1,853,439,493 4,979,169 955,338,692	4,498,996,234 958,687,317 1,036,663 680,022,342	715,132,467 302,883,493 905,004 85,662,145	3,642,833 (363,681,978)	10,791,882,887 3,115,010,303 10,563,669 1,357,341,201
Property, plant and equipment Capital work-in-progress Exploration and evaluation assets Deferred stripping expense Intangible assets Investment in jointly controlled entities Total assets	£ 4 4 1 5 1 1 2 1 1 2 1 1 2 1 1 1 1 1 1 1 1 1	16,899,127,067 7,082,221,342 - 27,704,327 115,822,626 - 31,861,658,919	20,896,710,314 18,277,691,791 - 263,644,483 416,406,686 42,580,309,374	396,247,582 1,711,662,424 154,251,619 21,378,656 14,371,039 202,482,646 3,634,321,795	184,043,084 11,583,138 21,254,693 - 16,038,397 - 6,465,091,770	184,043,084 38,376,128,047 11,583,138 27,083,158,695 21,254,693 175,506,312 49,082,983 16,038,397 409,876,545 6,465,091,770 84,541,381,858

6.2 Geographical segment

A geographical segment is a group of assets, operations or entities engaged in revenue producing activities within a particular economic environments to risks and returns different from those operating in other economic environments. The Group's operation is conducted only in the Kingdom of Saudi Arabia.

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(All amounts in Saudi Riyals unless otherwise stated)

7. Cash and cash equivalents

8.

Casif and Casif equivalents			
	June 30, 2015	June 30, 2014	December 31, 2014
Term deposits with original maturities equal to or less than three months at the date of acquisition			
- unrestricted	1,923,089,685	3,418,239,274	10,561,438,968
- restricted	308,333,736	498,541,668	502,412,645
Sub-total	2,231,423,421	3,916,780,942	11,063,851,613
Cash and bank balances			
- unrestricted	3,295,628,227	744,008,584	872,942,089
- restricted	39,747,977	28,098,040	37,174,353
Sub-total	3,335,376,204	772,106,624	910,116,442
Total	5,566,799,625	4,688,887,566	11,973,968,055
Restricted cash and cash equivalents are related to the	following:		
Cash accumulated in the debt service reserve account for the next scheduled repayment of long-term borrowings, six months prior to the due date, as per the financing agreement (Note 28.2)	13,685	113,509	1,242,532
Employees' savings plan obligation (Note 4.19 and 25.2)	3.00 * 0.00000000		
Sub-total	39,734,292	27,984,531	35,931,821
Sub-total	39,747,977	28,098,040	37,174,353
Balance portion accumulated for the scheduled repayment of long-term borrowings, six months prior to due date, invested and included in short-term deposits with original maturities equal to or less than			
three months at the date of acquisition (Note 28.2)	308,333,736	498,541,668	502,412,645
Total restricted cash	348,081,713	526,639,708	539,586,998
Total unrestricted cash	5,218,717,912	4,162,247,858	11,434,381,057
Short-term investments			
_	June 30, 2015	June 30, 2014	December 31, 2014
Term deposits with original maturities of more than three months and less than a year at the date of			
acquisition	2,493,915,385	664,743,750	523,320,360

Short-term investments yield financial income at prevailing market rates.



(All amounts in Saudi Riyals unless otherwise stated)

9. Trade and other receivables

10.

	June 30, 2015	June 30, 2014	December 31, 2014
Trade	1,181,675,554	834,821,478	1,011,948,967
Due from SAMAPCO (Note 43.2)	47,998,419	47,998,419	47,998,419
Due from Saudi Mining Polytechnic ("SMP") (Note			,
43.2)	2,493,711	4,293,796	4,813,789
Insurance claims*	42,174,112	194,044,300	141,738,693
Withholding tax receivable	31,871,886	-	31,973,072
Investment income receivable	10,632,761	2,420,073	1,262,316
Other	7,863,312	5,834,058	5,392,077
Total	1,324,709,755	1,089,412,124	1,245,127,333
Trade receivables includes:			
Due from Alcoa Inc. (Note 43.2)	101,728,798	461,198	_
Due from SABIC (Note 43.2)	320,819,902	310,506,934	426,937,770
*Insurance claim relates to:	***************************************		, , , , , , , , , , , , , , , , , , , ,
 one of the aluminum pot lines on which the production was halted in October 2013. The temporary shutdown was undertaken after a period of pot instability. The pot line has been restored during second quarter of 2014 	18,616,546	108,294,300	113,934,773
an ammonia reformer and conveyor belt claim	23,557,566	85,750,000	27,803,920
Total	42,174,112	194,044,300	141,738,693
Inventories			
	June 30, 2015	June 30, 2014	December 31, 2014
Finished goods – ready for sale	284,112,072	370,141,225	236,049,195
Work-in-process	507,670,701	534,840,603	497,089,525
Stockpile of mined ore	176,507,439	125,271,930	187,614,794
By-products	5,135,305	16,024,491	9,127,012
Sub-total	973,425,517	1,046,278,249	929,880,526
Spare parts and consumables materials	1,051,589,007	917,468,155	838,757,537
Allowance for obsolete slow-moving spare parts and consumables materials	(15,359,183)	(16,405,729)	(15,359,183)
	1,036,229,824	901,062,426	823,398,354
Raw materials	753,048,662	620,125,319	687,593,723
Sub-total	1,789,278,486	1,521,187,745	1,510,992,077
Total	2,762,704,003	2,567,465,994	2,440,872,603

The spare parts inventory primarily relates to plant and machinery and accordingly this inventory is expected to be utilized over a period not exceeding one year.



(All amounts in Saudi Riyals unless otherwise stated)

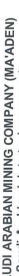
10. Inventories (continued)

Movement in the allowance for inventory obsolescence is as follows:

	Movement in the allowance for inventory obsolescence	e is as follows:		
		June 30, 2015	June 30, 2014	December 31, 2014
	January 1 Reversal of allowance for obsolescence (Note 35)	15,359,183	16,405,729	16,405,729 (1,046,546)
	June 30 / December 31	15,359,183	16,405,729	15,359,183
11.	Advances and prepayments			
	Current portion:	June 30, 2015	June 30, 2014	December 31, 2014
	Advances to contractors	196,082,470	123,107,280	158,811,879
	Advances to employees	63,059,791	67,892,976	22,122,089
	Prepaid rent	23,811,277	22,313,533	18,913,734
	Prepaid insurance	38,804,011	48,580,579	15,356,641
	Other prepayments	10,120,399	10,099,345	17,507,511
	Sub-total	331,877,948	271,993,713	232,711,854
	Non-current portion:			
	Other prepayments	18,897,644	16,752,985	16,541,800
	Sub-total	18,897,644	16,752,985	16,541,800
	Total	350,775,592	288,746,698	249,253,654
12.	Due from joint venture partners			
		June 30, 2015	June 30, 2014	December 31, 2014
	Current portion:			·
	Due from Mosaic	450,000,000	-	-
	Due from SABIC	270,000,000	-	_
	Total	720,000,000	=1	
	Non-current portion:			
	Due from Mosaic	-	450,000,000	450,000,000
	Due from SABIC	-	270,000,000	270,000,000
	Total	-	720,000,000	720,000,000

On August 5, 2013, the Company entered into an agreement with Mosaic and SABIC to jointly develop a fully integrated phosphate production facility known as the Umm Wu'al phosphate project (Note 1).

As per the agreement Mosaic and SABIC are liable to pay contractual dues to Ma'aden of SAR 1.44 billion in two installments and thereby recorded as other income. This amount is in addition to the historical cost incurred by Ma'aden on the project. First installment, 50% of SAR 1.44 billion, is received by Ma'aden during the year ended December 31, 2013 while due from joint venture partners represents the second installment of the remaining 50% of SAR 1.44 billion due on June 30, 2016.



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13. Property, plant and equipment

	Notes	l and	Mining	Motor	Heavy	Fixed plant and heap		Civil	Other	Office	Furniture	
Cost		3		Sellicia	maindinha	leacuing	Buildings	works	equipment	equipment	fittings	Total
January 1, 2014		61,550,000	61,018,120	29,316,169	307.186.893	18.034.309.751	1 964 252 404	490 R67 266	79 791 408	20 240 604	45 400 000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Additions during the period			1	1		56.772.365	1	007, 100,001	004,181,81	30,213,001	45,495,500	21,112,005,052
Transfer from capital work-in-progress	14	1	i	542 500	14 256 888	200 088 820	122 222 040	04 404 550	1 000 77	1 0	1	20,772,305
Provision for mine closure capitalized	27.1		29,313,718			500,000,000	05,222,340	91,404,330	44,987,855	1,512,529	20,876,855	606,802,946
Adjustments / write-offs	,	t	1	(2,692,117)	,	(3.179.387)			(407 501)	(0000)	7 000	29,313,718
June 30, 2014		61,550,000	90,331,838	27,166,552	321,443,781	18,387,891,558	2.097.485.344	582 271 816	123 851 672	39 722 910	66 279 049	(0,000,302)
Additions during remainder of the year			i	i	1	63 328 237		49,000	7	22,77	00,000,000	810,080,087,12
Transfer of capital spares from inventory		,)			20,020,20	1	48,000		•	64,500	63,440,737
Transfer from capital work-in-progress	14	E 1	397 660	28 158 730	30 651 642	133,385,591		1 1	1 1	•	O S	133,385,591
Transfer to intangible assets	17		000	20,120,430	50,051,045	9,193,234,400	6,037,310,344	3,716,547,595	1,842,324,305	33,559,183	23,849,628	20,908,033,188
Drovieion for min and aciativa	: 10				1	(10,819,833)	È	E	í	1	1	(16,819,855)
Adjustments / write offs	27.1	1	5,164,479	ı	(I)	Ľ	ī	1	1	Ĭ	1	5,164,479
Adjustinents / Write-Oils			,	i	1	c	i.	1	1	(24,660)	24,659	(1)
December 31, 2014		61,550,000	95,893,977	55,324,982	352,095,424	27,763,019,931	8,134,795,688	4,298,867,411	1,966,175,977	73,257,433	90,316,835	42,891,297,658
Additions during the period		513		ı	t	258,375,208	1	1	0	í	ı	258.375.208
Transfer from capital work-in-progress	14	œ	1	6,826,200	9,977,936	62,653,648	3,949,098	10,055,525	17,208,946	1,490,109	3.377.110	115.538.572
Transfer to intangible assets	17	E	E	ı	'	(885,255)	1	1			1	(885,255)
Adjustments / write-offs		t	(397,660)	2,334,462	(3,441,817)	(38,227,217)	(6,017,214)	(31,306,084)	(2.558.075)	(216.186)	352 637	(79 477 154)
June 30, 2015		61 550 000	95 496 317	61 185 611	259 624 642	28 044 026 245	0 400 401	0.00	(2.000.000.000.000.000.000.000.000.000.0	(2011)		(10.11.11.11.11.11.11.11.11.11.11.11.11.1
	".	000,000,10	93,490,317	04,483,044	358,631,543	28,044,936,315	8,132,727,572	4,277,616,852	1,980,826,848	74,531,356	94,046,582	43,184,849,029
Accumulated depreciation												
January 1, 2014		T	44,508,741	23,964,729	88,283,043	2,235,380,136	212,258,637	268,577,366	48,828,319	22.893.973	22.163.831	2,966,858,775
Charge for the period		1	4,202,650	1,357,358	14,742,892	434,349,543	82,381,824	8,923,077	16,755,548	2,346,177	8,994,396	574.053.465
Adjustments / write-offs	,	7	3	(2,692,117)	1	(2,326,141)	Î	1	(785,187)	,	1	(5.803.445)
June 30, 2014		1	48,711,391	22,629,970	103,025,935	2,667,403,538	294,640,461	277,500,443	64,798,680	25,240,150	31,158,227	3,535,108,795
Charge for the remainder of the year		1	3,861,368	3,609,956	4,770,957	689,891,475	134,687,275	47,764,689	86,489,736	(1,123,210)	10,289,411	980,241,657
Adjustments / write-offs		r	1	1		1	(180,621)	ı	(5,711)	(873)	6,364	(180,841)
December 31, 2014		T	52,572,759	26,239,926	107,796,892	3,357,295,013	429,147,115	325,265,132	151,282,705	24,116,067	41,454,002	4,515,169,611
Charge for the period		1	4,796,259	6,220,142	15,044,448	718,804,217	158,864,925	63,938,199	122,363,819	8,367,653	10,115,108	1,108,514,770
Adjustments / write-offs	•	r.	(397,660)	1,445,888	(5,240,739)	(46,451,272)	(14,193,883)	(21,132,190)	5,956,646	107,341	428,715	(79,477,154)
June 30, 2015		1	56,971,358	33,905,956	117,600,601	4,029,647,958	573,818,157	368,071,141	279,603,170	32,591,061	51,997,825	5,544,207,227

(A Saudi Arabian joint stock company) Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated)





13. Property, plant and equipment (continued)

	Land	Mining assets	Motor vehicles	Heavy	Fixed plant and heap leaching	Buildings	Civil	Other	Office	Furniture and	- - -
								111211111111111111111111111111111111111	and alaba	egiiini	Lotal
Net book value											
June 30, 2014	61,550,000	61,550,000 41,620,447 4,536,582	4,536,582	218,417,846	218,417,846 15,720,488,020 1,802,844,883 304,771,373	1,802,844,883	304,771,373	59,052,992	14.482.760	35 219 821	14.482.760 35.219.821 18.262.984.724
December 31, 2014	61,550,000	61,550,000 43,321,218 29,085,056	29,085,056	244,298,532	244,298,532 24,405,724,918 7,705,648,573 3,973,602,279 1,814,893,272 49,141,366 48,862,833 38,378,128,047	7,705,648,573	3,973,602,279	1.814.893.272	49.141.366	48 862 833	38 376 128 047
June 30, 2015	61,550,000	38,524,959 30,579,688	30,579,688	241,030,942	241,030,942 24,015,288,357 7,558,909,415 3,909,545,711 1,701,223,678	7,558,909,415	3,909,545,711	1,701,223,678	41,940,295	42.048.757	41,940,295 42,048.757 37,640,641.802

Property, plant and equipment of MPC, MRC and MBAC with a net book value at June 30, 2015 of SAR 36,424,163,607 (June 30, 2014: SAR 16,690,500,575 and December 31, 2014: SAR 37,117,483,423) are pledged as security to lenders under the Common Term Financing Agreement (Note 28.7).

Property, plant and equipment of MBAC with a net book value at June 30, 2015 of SAR 48,745,803 (June 30, 2014: SAR 56,346,283 and December 31, 2014: SAR 52,544,181) was acquired under a capital lease and are pledged as security to the lessor (Note 26).

		Quarter ended	led	Six months ended	nded	Year ended
		June 30,	June 30,	June 30,	June 30,	December 31,
	Notes	2015	2014	2015	2014	2014
Allocation of depreciation charge for the quarter / period / year to:						
Capital work-in-progress	14	16,051,983	2.219.999	29.654.095	A 442 216	77 508 167
Cost of sales	35	547,223,618	297 050 170	1 064 768 474	012,271,	407,200,107
General and administrative expenses	37	9,229,713	7 274 457	17 092 501	11 523 547	1,491,774,622
Total	I	572,505,314	306.544.626	1.108.514.770	574 053 465	23,012,333

SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company) Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated)



14. Capital work-in-progress

	Notes	Phosphate	Industrial	Aluminum	Precious and base metals	Infra-	Corporate	
Cost						o months	coi poi ate	lotal
January 1, 2014		1,306,087,885	86,094,284	33.677.485.270	1.051.446 195	225 195 111	647 387 731	36 903 608 476
Additions during the period		1,236,263,812	2.097.757	2,308,106,638	499 088 518	48 284 288	736 581 368	4 220 422 204
Transfer to property, plant and equipment	5	(034 473 400)		(664 070)	(266 724 422)	70,207,200	200,100,000	4,330,422,301
Transfer to intendible conte	1 0	(004,074,404)	•	(2/6,100)	(200,731,123)	(<01,030,105)	(34,906,346)	(606, 802, 946)
I allsier to mangible assets	1/	(9,939,659)	Ī		(296,068)	1	Ī	(10,535,727)
Advances to contractors, net	1	600,761,976	r	(80,868,197)	ì	(19,909,786)	(18,962,474)	481.021.519
June 30, 2014		2,898,700,614	88,192,041	35,904,061,739	1,283,207,522	183,539,508	830,100,279	41,187,801,703
Additions during the remainder of the year		4,152,006,636	835,091	1,943,941,457	480,131,283	18.737.281	368.049 681	6 963 701 429
Transfer to property, plant and equipment	13	(133,476,399)	-	(20,570,645,257)	(35,869,646)	(143,734,611)	(24,307,275) ((24.307.275) (20.908.033.188)
Transfer to intangible assets	17	1	•	(75,710,528)	(15,806,735)	. 1		(91,517,263)
Provision for mine closure capitalized	27.2	ì	1	18,288,131	i I	ı	1	18.288.131
Advances to contractors, net		60,671,386	1	(133,109,597)	1	(12,666,255)	(1,977,651)	(87.082.117)
December 31, 2014		6,977,902,237	89,027,132	17,086,825,945	1,711,662,424	45,875,923 1	45,875,923 1,171,865,034	27,083,158,695
Additions during the period		4,409,363,354	4,323,097	901,480,063	306,290,422	1,099,195	52,964,031	5,675,520,162
Transfer to property, plant and equipment	13	(17,898,967)	(4,602,295)	(56,382,494)	(28,905,698)	(5,176,111)	(2,573,007)	(115,538,572)
Transfer to intangible assets	17	(661,747)	1	(16,532,817)	Î.	(292,770)		(17,487,334)
Advances to contractors, net	ĭ	25,078,756		(19,676,806)	ī	(10,168,746)	(11,693,926)	(16,460,722)
June 30, 2015		11,393,783,633	88,747,934	17,895,713,891 1,989,047,148	1,989,047,148	31,337,491 1	31,337,491 1,210,562,132	32,609,192,229
Advances to contractors capitalized as part of additions to capital work-in-progress								
June 30, 2014	,	783,407,987	ī	159,238,403	1	31,373,351	17,039,281	991,059,022
December 31, 2014		844,079,373	1	26,128,806	E2	18,707,096	15,061,630	903,976,905
June 30, 2015	.!!	869,158,129		6,452,000		8,538,350	3,367,704	887,516,183

(A Saudi Arabian joint stock company) Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated) SAUDI ARABIAN MINING COMPANY (MA'ADEN)



14. Capital work-in-progress (continued)

	Notes	Phos	Phosphate	Industrial minerals	Aluminum	Precious and base metals	Infra- structure	Corporate	Total
Depreciation capitalized as part of capital work-in-progress during the period / year									
June 30, 2014	13		1		4,261,846	1	180,370	1	4,442,216
December 31, 2014	13		c		27,029,110	1	479,057	1	27,508,167
June 30, 2015	5				28,274,442		1,379,653		29,654,095
Amortization capitalized as part of capital work-in-progress during the period / year									
June 30, 2014	17			1		ı	1	1	1
December 31, 2014	17		1.		1,362,790	1	1	1	1,362,790
June 30, 2015	17				2,788,161		1		2,788,161
Borrowing cost capitalized as part of capital work-in-progress during the period / year									
June 30, 2014	40.1			1	187,945,900	1	1	1	187,945,900
December 31, 2014	40.1	71,439,588	9,588	1	519,445,927	1	I	1	590,885,515
June 30, 2015	40.1	117,225,020	5,020		95,688,857	ï		ĩ	212,913,877

Capital work-in-progress includes borrowing cost relating to the qualifying assets of MAC, MRC, MBAC and MWASPC. The net book value of MPC, MAC, MRC, MBAC and MWASPC before consolidation elimination at June 30, 2015 of SAR 28,405,794,656 (June 30, 2014: SAR 36,887,583,288 and December 31, 2014: SAR 23,402,531,540) are pledged as security to the lenders under the Common Term Financing Agreement (Note 28.7).

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)



188,364,262

167,013,278

21,350,984

June 30, 2015

15. Exploration and evaluation assets

	Notes	Corporate	Precious and base metals	Totol
				0.00
January 1, 2014		40 268 139	105 615 678	115 883 917
Additions during the period		0001	0,0,0	10,000,01
		1,374,608	14,181,530	15,556,138
June 30, 2014		41.642.747	119 797 208	161 439 955
Additions during the remainder of the year			001	00000
		918,197	34,454,411	35,372,608
Impairment during the remainder of the year	38	(21.306.251)	1	(21 306 251)
Document 2, 200 101		() = () = ()		(102,000,12)
		21,254,693	154,251,619	175,506,312
Additions during the period				
		2,997,218	12,761,659	15,758,877
Impairment during the period	38	(7.900.927)		(700000)
		(1000)(1)		(2,300,321)

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)



16. Deferred stripping expense

	Notes	Phosphate	Precious and base metals	Total
Cost				
January 1, 2014 Stripping cost incurred during the period		75,666,881	11,227,159	86,894,040
June 30, 2014 Stripping cost incurred during the remainder of the year		75,666,881	11,227,159	86,894,040
December 31, 2014 Stripping cost incurred during the period		75,666,881	28,688,410	104,355,291
. Interest 20 2015		1	1,874,398	1,874,398
		75,666,881	30,562,808	106,229,689
Accumulated amortization January 1, 2014				
Expensed to cost of sales during the period	35	47,110,864	6,401,507	53,512,371
June 30, 2014	1	47,536,709	6,876,426	54.413.135
Expensed to cost of sales during the remainder of the year	35	425,845	433,328	859,173
December 31, 2014		47,962,554	7,309,754	55,272,308
Expensed to cost of sales during the period	35	16,754,586	1,016,396	17,770,982
June 30, 2015	I	64,717,140	8,326,150	73,043,290
Net book value				
June 30, 2014		28,130,172	4,350,733	32,480,905
December 31, 2014		27,704,327	21,378,656	49,082,983
June 30, 2015		10,949,741	22,236,658	33,186,399

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)



17. Intangible assets							
	Notes	Phosphate	Aluminum	Precious and base metals	Infra- structure	Corporate	Total
Cost January 1, 2014 Additions during the posited		23,929,635	1	6,641,494	297,876,390	3,983,955	332,431,474
Transfer from capital work-in-progress	41	- 639.626		596 068		4,355,612	4,355,612
June 30, 2014	ı	33,869,294		7,237,562	297,876,390	8,339,567	347.322.813
Additions during the remainder of the year		ř	38,825,791	Ĭ	I	9,308,835	48,134,626
Transfer from property, plant and equipment	13	16,819,855	i	1	1	I	16.819.855
Transfer from capital work-in-progress	41	1	75,710,528	15,806,735	ī	t	91,517,263
December 31, 2014		50,689,149	114,536,319	23,044,297	297,876,390	17,648,402	503,794,557
Additions during the period		1	ī	1	ī	2,496,920	2,496,920
Transfer from property, plant and equipment	13	885,255	ï	1	1	1	885,255
Transfer from capital work-in-progress	41	661,747	16,532,817	1	292,770	1	17,487,334
June 30, 2015	ı	52,236,151	131,069,136	23,044,297	298,169,160	20,145,322	524,664,066
Accumulated amortization							
January 1, 2014		9,173,027		6,419,072	41,694,816	960,561	58,247,476
Charge for the period		3,259,707		111,211	7,087,064	305,997	10,763,979
June 30, 2014		12,432,734	1	6,530,283	48,781,880	1,266,558	69,011,455
Charge for the remainder of the year		3,102,938	12,230,133	2,142,975	7,087,064	343,447	24,906,557
December 31, 2014		15,535,672	12,230,133	8,673,258	55,868,944	1,610,005	93,918,012
Charge for the period		5,459,894	19,722,933	2,390,535	7,107,106	1,995,201	36,675,669
Adjustment during the period	1	r	ı	1	(165,872)	1	(165,872)
June 30, 2015		20,995,566	31,953,066	11,063,793	62,810,178	3,605,206	130,427,809
Net book value							
June 30, 2014		21,436,560		707,279	249,094,510	7,073,009	278,311,358
December 31, 2014		35,153,477	102,306,186	14,371,039	242,007,446	16,038,397	409,876,545
June 30, 2015		31,240,585	99,116,070	11,980,504	235,358,982	16,540,116	394,236,257

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated) SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company)



17. Intangible assets (continued)

Intangible assets of MAC, MRC and MBAC with a net book value at June 30, 2015 of SAR 99,116,070 (June 30, 2014: Nil and December 31, 2014: SAR 102,306,186) are pledged as security to lenders under the Common Term Financing Agreement (Note 28.7).

Intangible assets for infrastructure comprises the infrastructure and support services assets at Ras Al Khair that are transferred to Royal Commission of Jubail and Yanbu ("RCJY") as stated in the Implementation Agreement signed between Ma'aden and RCJY. The cost of the intangible assets comprises its purchase price and any costs directly attributable to bringing such assets to working condition for their intended use. Such intangible assets are carried at historical cost less accumulated amortization. Amortization is provided over the remaining period of LUSA (Land Usage and Service Agreement) term.

	Notes	Quarter ended June 30, 2015	led June 30, 2014	Six months ended June 30, Ju 2015	ended June 30, 2014	Year ended December 31, 2014
Allocation of amortization charge for the quarter / period / year to:						
Capital work-in-progress	14	1,350,412	1	2,788,161	Î	1.362.790
Cost of sales	35	9,421,596	5,662,363	17,332,635	10.457.982	23.951.854
Selling, marketing and logistic expenses	36	7,279,836	ţ	14,559,672		9.706.448
General and administrative expenses	37	1,019,844	152,998	1,995,201	305,997	649,444
Total		19,071,688	5,815,361	36,675,669	10,763,979	35,670,536

(A Saudi Arabian joint stock company)



(All amounts in Saudi Riyals unless otherwise stated)

18. Investment in jointly controlled entities

	June 30, 2015	June 30, 2014	December 31, 2014
SAMAPCO (Note 18.1)	379,995,670	440,574,967	416,406,686
MBCC (Note 18.2)	202,482,646		202,482,646
Total	582,478,316	440,574,967	618,889,332

18.1. SAMAPCO

The investment of 50% in the issued and paid-up share capital is as follows:

	June 30,	June 30,	December 31,
	2015	2014	2014
Shares at cost (Note 50) Share of the accumulated loss	450,000,000	450,000,000	450,000,000
	(70,004,330)	(9,425,033)	(33,593,314)
Total (Note 18)	379,995,670	440,574,967	416,406,686

Share of the accumulated loss in SAMAPCO

	Quarte	er ended	Six mon	ths ended	Year ended
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
April 1 / January 1 Share in net loss for the	(49,962,001)	(8,922,076)	(33,593,314)	(8,629,386)	(8,629,386)
quarter / period / year	(20,042,329)	(502,957)	(36,411,016)	(795,647)	(24,963,928)
June 30 / December 31	(70,004,330)	(9,425,033)	(70,004,330)	(9,425,033)	(33,593,314)

18.2. MBCC

The investment of 50% in the issued and paid-up share capital is as follows:

	June 30, 2015	June 30, 2014	December 31, 2014
Shares at cost (Note 50)	5,000,000	-	5,000,000
Payment to increase share capital	197,482,646	-	197,482,646
Total (Note 18)	202,482,646		202,482,646

19. Long-term investment

	June 30,	June 30,	December 31,
	2015	2014	2014
Securities with original maturities of more than a year at the date of acquisition	50,000,000	50,000,000	50,000,000

(A Saudi Arabian joint stock company)

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

20. Long-term loan

	June 30,	June 30,	December 31,
	2015	2014	2014
Ma'aden Barrick Copper Company (Note 43.2)	626,197,939	_	626,197,939

During the year ended December 31, 2014, the Company entered into a loan agreement with MBCC. The purpose of this loan facility is to provide funding to MBCC for business. The loan is non-interest bearing with no fixed repayment date.

21. Projects and other payables

	June 30, 2015	June 30, 2014	December 31, 2014
Current portion:			
Projects	654,362,610	1,414,311,596	1,054,885,316
Trade	609,657,889	372,413,674	810,982,797
Advances from customers	293,015,114	149,705,224	143,597,425
Other	31,240,062	39,184,819	25,371,201
Sub-total	1,588,275,675	1,975,615,313	2,034,836,739
Non-current portion:			
Retentions and other payables	698,768,746	74,097,393	362,794,841
Non-refundable contributions*	38,000,000	37,000,000	38,000,000
Sub-total	736,768,746	111,097,393	400,794,841
Total	2,325,044,421	2,086,712,706	2,435,631,580

Project payables mainly represents the liability in respect of contracts cost arising from MRC, MBAC and MWASPC.

22. Accrued expenses

	June 30, 2015	June 30, 2014	December 31, 2014
Projects	2,069,545,732	1,371,590,766	1,452,648,671
Trade	739,329,272	482,213,810	789,400,136
Employees	175,193,623	123,343,300	198,710,822
Accrued expenses – Alcoa Inc. (Note 43.2)	98,732,590	79,639,672	103,982,687
Finance charges	9,474,515	14,081,935	13,726,768
Total	3,092,275,732	2,070,869,483	2,558,469,084

Accrued expenses for projects mainly represents the contracts cost accruals in relation to MAC, MRC, MBAC, MPC and MWASPC.

Accrued expenses for Alcoa Inc. mainly represents the personnel and other cost accruals related to the Alcoa Inc. employees seconded to MAC, MRC and MBAC.

^{*}Contributed by one of the MAC's contractors to support the company's objective to establish a social responsibility fund for the development of a community project.

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

23. Zakat

23.1. Components of zakat base

The significant components of the zakat base of each company under the zakat and income tax regulation are as follows:

- shareholders' equity at the beginning of the quarter / period / year;
- provisions at the beginning of the quarter / period / year;
- long term borrowings;
- adjusted net income;
- spare parts and consumable materials:
- net book value of property, plant and equipment;
- net book value of capital work-in-progress;
- net book value of exploration and evaluation assets;
- net book value of intangible assets;
- carrying value of investment in a jointly controlled entity; and
- other items.

Zakat is calculated at 2.5% of the higher of the zakat base or adjusted net income.

23.2. Zakat payable

	Quarte	er ended	Six mon	ths ended	Year ended
	June 30,	June 30,	June 30,	June 30,	December 31,
	2015	2014	2015	2014	2014
April 1 / January 1	32,499,865	18,062,761	58,735,918	54,295,070	54,295,070
Provision for zakat	12,491,983	5,037,092	14,669,092	690,084	44,434,257
Current quarter / period / year (Note 23.3) Previous year excess	12,485,371	9,987,904	19,257,032	14,999,304	58,735,918
provision	6,612	(4,950,812)	(4,587,940)	(14,309,220)	(14,301,661)
Paid during the quarter / period / year to the authorities	(25,734,816)	(8,100,549)	(54,147,978)	(39,985,850)	(39,993,409)
datirontioo	(20,104,010)	(0,100,040)	(04,147,370)	(39,903,030)	(39,993,409)
June 30 / December 31	19,257,032	14,999,304	19,257,032	14,999,304	58,735,918

23.3. Provision for zakat consists of:

	Quarter ended		Six mo	Six months ended		
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014	
Saudi Arabian Mining Company		_	-		18,759,042	
Ma'aden Phosphate Company	9,242,630	5,106,469	13,060,077	7,560,487	25,728,204	
Ma'aden Gold and Base Metals Company (Note 24.2)	558,428	1,271,215	970,926	2,266,379	2,463,124	
Industrial Minerals Company	1,620,834	2,623,103	2,907,825	3,743,357	8,404,180	
Ma'aden Infrastructure Company	1,063,479	987,117	2,318,204	1,429,081	3,381,368	
Total (Note 23.2)	12,485,371	9,987,904	19,257,032	14,999,304	58,735,918	

23.4. Status of final assessments

The Company and its subsidiaries received provisional zakat certificates from the years ended December 31, 2009 to December 31, 2014, however, no zakat assessments were finalized by the DZIT.



(All amounts in Saudi Riyals unless otherwise stated)

24. Severance fees payable

	Quarter ended		Six mo	Year ended	
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
April 1 / January 1	4,041,184	40,942,053	29,727,477	36,430,433	36,430,433
Provision for severance fees (Note 35)	3,486,439	7,318,970	7,456,901	14,097,868	35,068,957
Current quarter / period / year (Note 24.1)	2,816,439	2,472,736	5,618,196	8,667,082	29,638,171
Previous year under provision	670,000	4,846,234	1,838,705	5,430,786	5,430,786
Paid during the quarter / period / year to the					
authorities	(1,820,120)	(39,504,635)	(31,476,875)	(41,771,913)	(41,771,913)
June 30 / December 31	5,707,503	8,756,388	5,707,503	8,756,388	29,727,477

In accordance with the Saudi Mining Code based on the Royal Decree No. 47/M dated 20 Sha'aban 1425H (corresponding to October 4, 2004), the Group is required to pay to the Government of Saudi Arabia severance fees, representing 25% of the annual net income per mining license, as defined, or the equivalent of a hypothetical income tax, based on the annual net income, whichever is lower. The zakat due shall be deducted from this amount. As a result of the above:

- the net income for each mining license of MGBM is subject to severance fees,
- · for low grade bauxite, kaolin and magnesia a fixed tariff per tonne is paid as severance fees

Severance fees are shown as part of cost of sales in the consolidated interim statement of income.

24.1. Provision for severance fees consists of:

	Quarter ended		Six month	s ended	Year ended
_	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
Gold mines (Note 24.2) Low grade bauxite	2,428,705 292,498	2,042,973 315.964	4,767,660 653,524	7,821,666 668,976	27,848,051 1,450,961
Kaolin	54,011	66,353	114,626	91,098	173,620
Magnesia _	41,225	47,446	82,386	85,342	165,539
Total (Note 24)	2,816,439	2,472,736	5,618,196	8,667,082	29,638,171

24.2 The provision for severance fees payable by gold mines is calculated as follows:

	Quarter ended		Six mo	Six months ended			
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014		
Net income from operating gold mines before severance fees and zakat for the quarter / period / year	23,114,896	27,186.674	38,067,092	62,668,921	146,976,824		
25% of the quarter's /				02,000,021	140,070,024		
period's / year's net income as defined	5,778,724	6,796,669	9,516,773	15,667,230	36,744,206		
Hypothetical income tax based on quarter's / period's / year's taxable net income	2,987,133	3,314,188	5,738,586	10.088.045	30,311,175		
Provision based on the	2,307,133	3,314,100	3,736,360	10,066,045	30,311,173		
lower of the above two computations	2,987,133	3,314,188	5,738,586	10,088,045	30,311,175		
Provision for zakat (Note 23.3)	(558,428)	(1,271,215)	(970,926)	(2,266,379)	(2,463,124)		
Net severance fees							
provision for the quarter / period / year	2,428,705	2,042,973	4,767,660	7,821,666	27,848,051		

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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

25. Employees' benefits

	June 30, 2015	June 30, 2014	December 31, 2014
Employees' termination benefits (Note 25.1)	274,586,574	213,050,413	254,443,608
Employees' savings plan (Note 7 and 25.2)	39,734,292	27,984,531	35,931,821
Total	314,320,866	241,034,944	290,375,429

25.1 Employees' termination benefits

	Quarte	er ended	Six mo	nths ended	Year ended	
-	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014	
April 1 / January 1	269,154,405	203,067,928	254,443,608	193,438,653	193,438,653	
Provision for the quarter / period / year	17,590,673	14,034,447	35,187,420	27,186,838	92,706,633	
Paid during the quarter / period / year	(12,158,504)	(4,051,962)	(15,044,454)	(7,575,078)	(31,701,678)	
June 30 / December 31 (Note 25)	274,586,574	213,050,413	274,586,574	213,050,413	254,443,608	

25.2 Employees' savings plan

	Quarter ended		Six months	ended	Year ended
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
April 1 / January 1	40,498,302	24,267,279	35,931,821	21,391,928	21,391,928
Contribution for the quarter / period / year	4,770,470	4,500,925	10,630,828	9,051,970	21,992,430
Withdrawals during the quarter / period / year	(5,534,480)	(783,673)	(6,828,357)	(2,459,367)	(7,452,537)
June 30 / December 31 (Note 7 and 25)	39,734,292	27,984,531	39,734,292	27,984,531	35,931,821



(All amounts in Saudi Riyals unless otherwise stated)

26. Obligation under capital lease

During 2013, MAC on behalf of MBAC entered in a capital lease agreement with a financial institution. The lease payments under such agreements are due in monthly installments. The amounts of future payments under the leases are as follows:

	June 30, 2015	June 30, 2014	December 31, 2014
Future minimum lease payments Less: financial charges not yet due Net present value of minimum lease payments Less: Current portion shown under current liabilities	53,307,175 (8,528,011) 44,779,164 (11,524,932)	68,909,275 (13,728,308) 55,180,967 (10,401,805)	61,108,225 (10,994,872) 50,113,353 (10,948,977)
Long term portion of obligation under capital lease	33,254,232	44,779,162	39,164,376
Maturity profile			
Minimum lease payment falling due during the period / year:			
2014	-	7,801,050	-
2015	7,801,050	15,602,100	15,602,100
2016	15,602,100	15,602,100	15,602,100
2017	15,602,100	15,602,100	15,602,100
2018	14,301,925	14,301,925	14,301,925
Total	53,307,175	68,909,275	61,108,225

The present value of minimum lease payments has been discounted at an effective interest rate of approximately 0.858% per month. The leased assets as at June 30, 2015 of SAR 48,745,803 (June 30, 2014: SAR 56,346,283 and December 31, 2014: SAR 52,544,181) are pledged as security to the lessor (Note 13).



(All amounts in Saudi Riyals unless otherwise stated)

27. Provision for mine closure and reclamation

	June 30, 2014	June 30, 2013	December 31, 2013
Gold mines (Note 27.1) Al-Baitha bauxite mine (Note 27.2)	109,811,534 19,669,878	103,681,150	110,389,199 18,856,531
Low grade bauxite, kaolin and magnesite mines (Note 27.3)	2,050,000	2,050,000	2,050,000
Total	131,531,412	105,731,150	131,295,730

The movement in the provision for mine closure and reclamation for each of the mines along with the period in which they commenced commercial production and expected date of closure are as follows:

27.1 Gold mines	Mahad mine	Al Hajar mine	Sukhaybarat mine*	Bulghah mine	Al Amar mine	As Suq mine	Total
January 1, 2014	20,715,231	5,531,810	20,315,131	21,661,407	13,217,044	-	81,440,623
Additions during the period (Note 13)	5,047,637	1,727,802	2,045,124	2,169,438	1,323,717	17,000,000	29,313,718
Utilization during the period		(6,921,191)	(152,000)	-	-	-	(7,073,191)
June 30, 2014	25,762,868	338,421	22,208,255	23,830,845	14,540,761	17,000,000	103,681,150
Additions during the remainder of the year (Note 13) Utilization during the	368,744	-	2,412,628	1,117,162	1,288,095	(22,150)	5,164,479
remainder of the year		1,543,570	-	-	-		1,543,570
December 31, 2014	26,131,612	1,881,991	24,620,883	24,948,007	15,828,856	16,977,850	110,389,199
Utilization during the period		(577,665)	-	_			(577,665)
June 30, 2015 (Note 27)	26,131,612	1,304,326	24,620,883	24,948,007	15,828,856	16,977,850	109,811,534
Commenced commercial production in	1988	2001	1991	2001	2008	2014	
Expected closure date in	2019	2014	2043	2020	2030	2018	

^{*} Sukhaybarat mine has re-open its mining activities in March 2014 based on new reserve discovery within the mining lease area and currently having combined process with high ore transferred from Bulghah mine.

27.2 Al-Baitha bauxite mine

	Notes	Total
January 1, 2014		
Additions during the period		
June 30, 2014		-
Additions during the remainder of the year	14	18,288,131
Accretion of provision during the remainder of the year	40	568,400
December 31, 2014		18,856,531
Accretion of provision during the period	40	813,347
June 30, 2015 (Note 27)		19,669,878
Commenced commercial production in		2014
Expected closure date in		2059

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(All amounts in Saudi Riyals unless otherwise stated)

27. Provision for mine closure and reclamation (continued)

27.3 Low grade bauxite, kaolin and magnesite mines	Az Zabirah mine	Al Ghazalah mine	Total
January 1, 2014	1,600,000	450,000	2,050,000
June 30, 2014	1,600,000	450,000	2,050,000
December 31, 2014	1,600,000	450,000	2,050,000
June 30, 2015 (Note 27)	1,600,000	450,000	2,050,000
Commenced commercial production in	2008	2011	
Expected closure date in	2026	2028	

The provision for mine closure and reclamation represents the full amount of the estimated future closure and reclamation costs for the various operational mining properties, based on information currently available including closure plans and applicable regulations. Future changes, if any, in regulations and cost assumptions may be significant and will be recognized when determined.

The provision for mine closure and reclamation relates to the Group's gold, bauxite, low grade bauxite, kaolin and magnesite mining activity. An updated estimation of the phosphate mine and plant closure and rehabilitation works including facility decommissioning and dismantling; removal or treatment of waste materials; site and land rehabilitation is in progress.

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited) (All amounts in Saudi Riyals unless otherwise stated) SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company)



28. Long-term borrowings

28.1. Facilities approved

MPC, MAC, MRC, MBAC and MWASPC entered into Common Terms Agreements ("CTA") with the Public Investment Fund and consortiums of financial institutions, the Company (Ma'aden) entered into a Shariah compliant Syndicated Revolving Credit Facility Agreement and MGBM entered into two secured Ioan arrangements with Saudi Industrial Development Fund ("SIDF").

The Group facilities granted comprise of the following as at June 30, 2015:

	MPC agreement signed on June 15, 2008	MAC agreement signed on Nov. 30, 2010	MRC agreement signed on Nov. 30, 2010	MBAC agreement signed on Nov. 27, 2011	MWASPC agreement signed on June 30, 2014	Ma'aden agreement signed on Dec. 18, 2012	MGBM agreement signed on Mar. 24, 2015	Total
Public Investment Fund ("PIF")	4,000,001,250	4,875,000,000	3,078,750,000	3,750,000,000	7,500,000,000	1	ı	23,203,751,250
Islamic and commercial banks Procurement* Commercial*	4,269,892,500	5,047,500,000	1,041,000,000	2,690,712,844	4,299,854,651	T 1	2.	17,348,959,995
Al-Rajhi Bank	2,343,750,000		1				' '	2.343.750.000
I he Export Import Bank of Korea Korea Export Insurance comonation	1,500,000,000	1	16 - 8	P	Ĩ	1	ı	1,500,000,000
Wakala		787,500,000	1 1	768,750,000	1,650,000,000	1 1	1 1	3 206 250 000
Sub-total	10,355,205,000	6,735,000,000	1,041,000,000	3,718,212,844	11,400,000,000	1	1	33,249,417,844
Saudi Industrial Development Fund ("SIDF")	600,000,000	600,000,000	600,000,000	900,000,000	,	1	1,379,000,000	4,079,000,000
Riyal Murabaha facility (a working capital facility)	1	375,000,000	1		1	1	ı	375,000,000
Sub-total	14,955,206,250	12,585,000,000	4,719,750,000	8,368,212,844	18,900,000,000		1,379,000,000	60,907,169,094
Syndicated Revolving Credit Facility Agreement	т.	1		ı	1	9,000,000,000		9,000,000,000
Total facilities granted	14,955,206,250	12,585,000,000	4,719,750,000	8,368,212,844	18,900,000,000	9,000,000,000	1,379,000,000	1,379,000,000 69,907,169,094

The financing agreements imposed the following conditions and financial covenants on each of the borrowing legal entities of the Group and if the conditions are met, the financial institutions will provide the long-term borrowing:

- the limitation on creation of additional liens and/or financing obligations by MPC, MAC, MRC, MBAC and MWASPC, unless specifically allowed under the CTA;
 - financial ratio maintenance;
- maximum capital expenditures allowed; and
- restriction on dividend distribution to shareholders.
- restriction on the term of the short-term investment with maturities of not more than six (6) months from the date of acquisition, of any Saudi Arabian commercial bank or any other international commercial bank of recognized standing.

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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

28.1 Facilities approved (continued)

MPC facility

*Banque Saudi Fransi and Mizuho Corporate Bank Limited act as agents for procurement facility and commercial facility, respectively.

MAC facility

On November 26, 2012, the contracts for US Dollar procurement and Saudi Riyal procurement were revised to increase the respective facility amounts. Accordingly, the CTA was also revised to reflect the new facility arrangement.

*Standard Chartered Bank acts as inter-creditor agent and as commercial facility agent, Bank Al Jazira acts as US Dollar procurement facility agent, as Saudi Riyal procurement facility agent, as US Dollar Wakala facility agent and as Saudi Riyal Wakala facility agent, SABB Securities Limited acts as onshore security agent and Riyadh Bank, London Branch acts as offshore security trustee and agent.

MRC facility

Facility Agent, SABB Securities Limited acts as Onshore Security Agent and Riyadh Bank, London Branch acts as Offshore Security Trustee and Agent.

MBAC facility

HSBC Saudi Arabia limited acts as Inter-creditor Agent and as Commercial Facility Agent, National Commercial bank acts as Dollar Procurement Facility Agent and Riyal Procurement Facility Agent, Bank Al Jazira acts as Wakala Facility Agent, HSBC Saudi Arabia limited acts as Onshore Security Agent and Riyad Bank, London Branch acts as Offshore Security Trustee and Agent.

MWASPC facility

*Islamic Development Bank and HSBC Saudi Arabia act as agents for procurement facility and Mizuho Corporate Bank Limited and Sumitomo Mitsui Banking Corporation act as agents for commercial facility.

Saudi Arabian Mining Company ("Ma'aden")

On December 18, 2012, the Company entered into a Shariah compliant Syndicated Revolving Credit Facility Agreement ("Murabaha Facility Agreement") and other agreements (together referred to as "financing agreements") totaling to SAR 9 billion. Final maturity for repayment of the loan is five years from the date of signing of the agreement. The facility is with a syndicate of local and international financial institutions, comprising of the following financial institutions:

Al-Rajhi Bank

Arab National Bank

Bank Al-Bilad

Bank AlJazira

Banque Saudi Fransi

J.P.Morgan Chase Bank, N.A., Riyadh Branch

Riyad Bank

Samba Financial Group

The National Commercial Bank

The Saudi British Bank

The Saudi Investment Bank

The financial covenants and conditions include the following with respect to standalone parent company only:

- EBITDA to Interest ratio shall not be less than three times otherwise dividend block will be triggered; and
- the total net debt to tangible net worth shall be less than or equal to three times otherwise an event of
 default will be triggered which is subject to a cure period of six months, or nine months if the Company
 has acted expeditiously to cure such breach by initiating the process for a rights issue.

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)
(All amounts in Saudi Riyals unless otherwise stated)

28.1 Facilities approved (continued)

MGBM Facility

The company entered into two secured loan arrangements with Saudi Industrial Development Fund ("SIDF") to provide funding for the production of semi alloy of gold at As Suq mine and also for the capital expenditures of the new gold mine at Ad-Duwayhi.

The financing arrangements imposed certain conditions and special covenants which include:

- the limitation of the creation of additional liens and/or financing obligations by the Company, unless specifically allowed under the loan agreement,
- financial ratio maintenance,
- maximum capital expenditures allowed,
- · restriction on dividend distribution to shareholders, and
- restriction on the term of the short-term investment with maturities of not more than six (6) months from the date of acquisition, of any Saudi Arabian commercial bank or any other international commercial bank of recognized standing.



(All amounts in Saudi Riyals unless otherwise stated)

28.2 Facilities utilized under the different CTAs

MPC facility

	June 30, 2015	June 30, 2014	December 31, 2014
Public Investment Fund	3,001,600,938	3,334,401,042	3,334,401,042
Less: Repaid during the period / year	166,400,051	166,400,052	332,800,104
Sub-total (Note 43.2)	2,835,200,887	3,168,000,990	3,001,600,938

The rate of commission on the principal amount of the loan drawdown and outstanding for each commission period, is in the range of LIBOR plus 0.5% per annum. Loan repayment started on June 30, 2012, on a six monthly basis, in equal principal repayments of SAR 166.4 million, with the final repayment of SAR 172.8 million on December 31, 2023 (Note 7).

Islamic and commercial banks

Saudi Riyal procurement	3,693,457,013	3,906,951,637	3,906,951,637
Al-Rajhi Bank	2,027,343,750	2,144,531,250	2,144,531,250
The Export Import Bank of Korea	1,230,000,000	1,337,250,000	1,337,250,000
Commercial	965,826,562	1,021,654,688	1,021,654,688
Korea Export Insurance Corporation	615,000,000	668,625,000	668,625,000
	8,531,627,325	9,079,012,575	9,079,012,575
Less: Repaid during the period / year	292,255,126	255,130,125	547,385,250
Sub-total	8,239,372,199	8,823,882,450	8,531,627,325

The rate of commission on the principal amount of the loan drawdown and outstanding for each commission period is in the range of LIBOR plus 0.5% to 1.15% per annum.

The repayment of facilities started on June 30, 2012. All the repayments of the above facilities will be on a six monthly basis, starting at SAR 255.1 million and increasing over the term of the loan with the final repayment of SAR 1,285 million on December 31, 2023 (Note 7).

Sub-total	415,000,000	500,000,000	460,000,000
Less: Repaid during the period / year	45,000,000	40,000,000	80,000,000
Saudi Industrial Development Fund	460,000,000	540,000,000	540,000,000

The project follow-up cost paid during the drawdown amounted to SAR 6.3 million. Repayment of this loan started on February 26, 2013, on a six monthly basis, starting at SAR 40 million and increasing over the term of the loan with the final repayment of SAR 50 million on June 19, 2019 (Note 7).

Total MPC borrowings (Note 28.5)

11,489,573,086	12,491,883,440	11,993,228,263

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(All amounts in Saudi Riyals unless otherwise stated)

28.2 Facilities utilized under the different CTAs (continued)

MAC facility

	June 30, 2015	June 30, 2014	December 31, 2014
Public Investment Fund	4,775,062,500	4,875,000,000	4,875,000,000
Less: Repaid during the period / year	99,937,500		99,937,500
Sub-total (Note 43.2)	4,675,125,000	4,875,000,000	4,775,062,500

The rate of commission on the principal amount of the loan drawdown and outstanding for each commission period is LIBOR plus 1.5%.

The repayment of the loan will be in 24 installments on a six monthly basis starting from December 31, 2014. The repayments are starting at SAR 99.9 million and increasing over the term of the loan with the final repayment of SAR 1,218 million on June 30, 2026.

Islamic and commercial banks

Dollar procurement	891,870,000	930,000,000	930,000,000
Saudi Riyal procurement	4,117,500,000	4,117,500,000	4,117,500,000
Commercial	800,062,500	900,000,000	900,000,000
Wakala	787,500,000	787,500,000	787,500,000
	6,596,932,500	6,735,000,000	6,735,000,000
Less: Repaid during the period / year	138,067,500		138,067,500
Sub-total	6,458,865,000	6,735,000,000	6,596,932,500

The rate of commission on the principal amount (lease base amount in case of Wakala facilities) of the loan drawn for each commission period on all the US Dollar facilities is LIBOR plus a margin (mark-up in case of Wakala facilities) that varies over the term of the loan. The rate of commission on the principal amount (lease base amount in case of Wakala facilities) of the loan drawn for each commission period on all the Saudi Riyal facilities is Saudi Interbank Offered Rate ("SIBOR") plus a margin (mark-up in case of Wakala facilities) that varies over the term of the loan. The margin/mark-up on the principal amount of the loan drawn for each commission period is in the range of 1.65% to 2.75% per annum.

The repayment of the principal amounts of loans will start from December 31, 2014. The repayments are starting at SAR 138 million and increasing over the term of the loan with the final repayment of SAR 1,684 million on June 30, 2026.

million on June 30, 2026.			
Saudi Industrial Development Fund	570,000,000	570,000,000	570,000,000
Less: Repaid during the period / year	25,000,200		
Sub-total	544,999,800	570,000,000	570,000,000
Repayment of the SIDF facility started from February 4, 2015. The repayments are starting at SAR 25 million and increasing over the term of the loan with the final repayment of SAR 62.5 million on June 7, 2020.			
Riyal Murabaha facility	375,000,000	375,000,000	375,000,000
The rate of profit on the purchase price i.e. principal amount of the loan drawn for each commission period is Saudi Interbank Offered Rate ("SIBOR") plus 1.75%.			

The repayment of Murabaha facility is on 31 Mar 2016.

Total MAC borrowings (Note 28.5)

12.053.989.80

Γotal MAC borrowings (Note 28.5)	12,053,989,800	12,555,000,000	12,316,995,000
			CONTRACTOR

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(All amounts in Saudi Riyals unless otherwise stated)

28.2 Facilities utilized under the different CTAs (continued)

MRC facility

	June 30, 2015	June 30, 2014	December 31, 2014
Public Investment Fund (Note 43.2)	3,078,750,000	2,321,849,292	2,938,383,972
The rate of commission on the principal amount of the loan draw for each commission period is London Interbank Offered Rate ("LIBOR") plus 1.5%.			
The repayment of the principal amount of loan will be in 20 installments on a six monthly basis starting from December 31, 2016. The repayments are starting at SAR 30.8 million and increasing over the term of the loan with the final repayment of SAR 153.9 million on June 30, 2026.			
Islamic and commercial banks Riyal procurement	1,041,000,000	774,852,281	983,317,601
The rate of commission on the principal amount of the loan drawn for each commission period on all the Saudi Riyal facilities is Saudi Interbank Offered Rate ("SIBOR") plus a margin that varies over the term of the loan. The margin/mark-up on the principal amount of the loan drawn for each commission period is in the range of 1.65% to 2.45% per annum. The repayment of the principal amounts of loans will start from December 31, 2016. The repayments are starting at SAR 10.4 million and increasing over the term of the loan with the final repayment of SAR 13.5 million on June 30, 2026.			
Saudi Industrial Development Fund	570,000,000	540,000,000	540,000,000
Repayment of the SIDF facility will start from January 25, 2016. The repayments are starting at SAR 25 million and increasing over the term of the loan with the final repayment of SAR 62.5 million on July 19, 2021.			
Total MRC borrowings (Note 28.5)	4,689,750,000	3,636,701,573	4,461,701,573

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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

28.2 Facilities utilized under the different CTAs (continued)

MBAC facility

Public Investment Fund (Note 43.2)	June 30, 2015 3,535,400,345	June 30, 2014 3,220,543,013	December 31, 2014 3,220,543,013
William Control of Con	5,000,100,010	3,223,3 13,3 13	3,223,3 13,3 13
The rate of commission on the principal amount of the loan drawn for each commission period is London Interbank Offered Rate ("LIBOR") plus 1.5%.			
The repayment of the principal amount of PIF facility will be in 21 installments on a six monthly basis starting from June 30, 2017. The repayments are starting at SAR 75 million and increasing over the term of the loan with the final repayment of SAR 435 million on June 30, 2028.			
Islamic and commercial banks			
Dollar procurement Riyal procurement Commercial Wakala	799,500,000 1,891,212,844 258,750,000 768,750,000	678,624,769 1,605,283,155 219,629,971 745,323,841	678,624,769 1,605,283,155 219,629,971 768,749,963
Sub-total	3,718,212,844	3,248,861,736	3,272,287,858

The rate of commission on the principal amount (lease base amount in case of wakala facilities) of the loan drawn for each commission period on the all the dollar facilities is LIBOR plus a margin (mark-up in case of wakala facilities) that varies over the term of the loan. The rate of commission on the principal amount (lease base amount in case of wakala facilities) of the loan drawn for each commission period on all the Saudi Riyal facilities is Saudi Interbank Offered Rate ("SIBOR") plus a margin (mark-up in case of wakala facilities) that varies over the term of the loan. The margin/mark-up on the principal amount of the loan drawn for each commission period is in the range of 1.45% to 2.4% per annum.

The repayment of the principal amounts of Islamic and commercial total approved facilities will start from June 30, 2017. The repayments are starting at SAR 74 million and increasing over the term of the loan with the final repayment of SAR 431 million on June 30, 2027.

Saudi Industrial Development Fund

Repayment of the SIDF facility will start from July 2017. The repayments are starting at SAR 40 million and increasing over the term of the loan with the final repayment of SAR 80 million in April 2021. SIDF has withheld loan processing and evaluation fee of SAR 75 million.

379,017,820 - 375,000,000

Total MBAC borrowings (Note 28.5)	7,632,631,009	6,469,404,749	6,867,830,871

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Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

28.2 Facilities utilized under the different CTAs (continued)

MWASPC facility

	June 30, 2015	June 30, 2014	December 31, 2014
Public Investment Fund (Note 43.2)	2,153,577,001	_	2,149,327,518
The rate of commission on the principal amount of the loan drawdown and outstanding for each commission period, is in the range of LIBOR plus 1.5% per annum.			
The repayment of the principal amount of loan will be in 24 installments on a six monthly basis starting from June 30, 2019. The repayments are starting at SAR 112.5 million and increasing over the term of the loan with the final repayment of SAR 606 million on December 31, 2030.			
Islamic and commercial banks			
Dollar procurement facility	169,531,588	-	90,144,283
Saudi Riyal procurement facility	1,459,337,273	-	775,955,587
Wakala	834,865,533	-	448,518,845
Commercial facility	2,794,675,469	<u>~</u>	1,378,217,847
Sub-total	5,258,409,863		2,692,836,562
The rate of commission on the principal amount of the loan drawdown and outstanding for each commission period is LIBOR plus 1.25% to 2.10% per annum.			
The repayment of the principal amounts of loans will start from June 30, 2019. The repayments are starting at SAR 171 million and increasing over the term of the loan with the final repayment of SAR 809 million on December 31, 2030.			
Total MWASPC borrowings (Note 28.5)	7,411,986,864		4,842,164,080
28.3 Facilities utilized under the Syndicated Revolv	ing Credit Facility		
Ma'aden			
_	June 30, 2015	June 30, 2014	December 31, 2014
Syndicated Revolving Credit Facility (Note 28.5)	850,000,000	3,420,000,000	4,430,000,000
The rate of commission on the principal amount of the h	orrowing drawdow	n ie SIROP nlue O	95% per appum

The rate of commission on the principal amount of the borrowing drawdown is SIBOR plus 0.85% per annum.



(All amounts in Saudi Riyals unless otherwise stated)

28.4 MGBM facility

	June 30, 2015	June 30, 2014	
Saudi Industrial Development Fund	76,218,787	-	-
The transaction cost paid upfront at the time of the first drawdown amounted to SAR 13.4 million. This amount will be amortized over the term of the loan. Repayment of this loan will start on July 20, 2016, on a six monthly basis, starting at SAR 8 million and increasing over the term of the loan until the final repayment of SAR 18 million on November 9, 2022.			
Total MGBM borrowings (Note 28.5)	76,218,787		
28.5 Total borrowings			
	June 30, 2015	June 30, 2014	December 31, 2014
Facilities utilized under:			
CTA (Note 28.2): MPC MAC MRC MBAC MBAC MWASPC	11,489,573,086 12,053,989,800 4,689,750,000 7,632,631,009 7,411,986,864	12,491,883,440 12,555,000,000 3,636,701,573 6,469,404,749	11,993,228,263 12,316,995,000 4,461,701,573 6,867,830,871 4,842,164,080
Syndicated Revolving Credit Facility (Note 28.3): Ma'aden	850,000,000	3,420,000,000	4,430,000,000
MGBM facility (Note 28.4)	76,218,787	-	-
Sub-total	44,204,149,546	38,572,989,762	44,911,919,787
Less: Current portion of borrowings shown under current liabilities MPC MAC MRC	1,048,211,379 926,010,000 25,000,000	1,002,310,354	1,048,211,379 526,010,000
Sub-total	1,999,221,379	1,503,320,354	1,574,221,379
Long-term portion of borrowings	42,204,928,167	37,069,669,408	43,337,698,408
28.6 Maturity profile of long-term borrowings			
	June 30, 2015	June 30, 2014	December 31, 2014
2014 2015 2016 2017 2018 Thereafter	1,029,665,177 2,131,319,904 3,021,245,918 2,824,503,196 35,197,415,351	999,665,177 1,574,221,379 1,756,319,904 5,591,245,918 2,171,245,918 26,480,291,466	1,574,221,379 1,756,319,904 6,601,245,918 2,403,152,068 32,576,980,518
Total	44,204,149,546	38,572,989,762	44,911,919,787



(All amounts in Saudi Riyals unless otherwise stated)

28.7 Facilities' currency denomination

Essentially all of the Group's facilities have been contracted in United States Dollar (US\$) and Saudi Riyals (SAR) and the drawdown balances in US\$ are shown below:

	June 30,	June 30,	December 31,
	2015	2014	2014
	(US\$)	(US\$)	(US\$)
Public Investment Fund	4,340,814,194	3,622,771,545	4,289,311,451
Islamic and commercial banks Procurement Al-Rajhi Bank The Export Import Bank of Korea Korea Export Insurance Corporation Commercial US Dollar procurement Wakala Sub-total	3,180,517,951	2,746,090,603	2,957,627,895
	525,000,000	556,250,000	540,625,000
	310,400,000	345,600,000	328,000,000
	155,200,000	172,800,000	164,000,000
	1,294,516,791	563,565,492	918,726,501
	496,240,424	428,966,605	447,921,081
	629,020,809	408,753,024	530,300,015
	6,590,895,975	5,222,025,724	5,887,200,492
Saudi Industrial Development Fund Riyal Murabaha facility Syndicated Revolving Credit Facility	529,396,376	429,333,333	518,666,667
	100,000,000	100,000,000	100,000,000
	226,666,667	912,000,000	1,181,333,333
Total	11,787,773,212	10,286,130,602	11,976,511,943

28.8 Security

The following assets were pledged as security for these long-term borrowings in accordance with the applicable CTAs:

	June 30, 2015	June 30, 2014	December 31, 2014
Property, plant and equipment (Note 13) Capital work-in-progress (Note 14) Intangible assets (Note 17)	36,424,163,607 28,405,794,656 99,116,070	16,690,500,575 36,887,583,288	
Total	64,929,074,333	53,578,083,863	60,622,321,149

29. Due to joint venture partners

	June 30, 2015	June 30, 2014	December 31, 2014
Due to Alcoa Inc.* (Note 43.2)	275,760,238	192,930,238	241,875,238
Due to Mosaic ** (Note 43.2)	203,949,242	203,295,864	203,949,242
Due to SABIC ** (Note 43.2)	112,489,397	121,977,519	112,489,397
Total	592,198,877	518,203,621	558,313,877

^{*}Due to Alcoa Inc. represents their share of 25.1% in the joint venture project cost to extend the product mix of the aluminum complex, currently under construction at Ras Al Khair, to include:

- · automotive heat treated and non-heat treated sheet,
- · building, and
- construction sheet and foil stock sheet (Note 1).

^{**}Due to Mosaic and SABIC represents their capital contribution to jointly develop a fully integrated phosphate production facility at Wa'ad Al Shamal Mineral Industrial City, such facility was incorporated in the Kingdom of Saudi Arabia under MWASPC.

(A Saudi Arabian joint stock company)

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(All amounts in Saudi Riyals unless otherwise stated)

30. Share capital

	June 30, 2015	June 30, 2014	December 31, 2014
Authorized, issued and fully paid			
925,000,000 Ordinary shares with a nominal value of SAR 10 per share	9,250,000,000	9,250,000,000	9,250,000,000
243,478,261 Ordinary shares with a nominal value of SAR 10 per share, following a	0.404.700.040		0.404.700.040
rights issue	2,434,782,610		2,434,782,610
1,168,478,261 Total	11,684,782,610	9,250,000,000	11,684,782,610

On 20 Rabi Awal 1436H (corresponding to November 13, 2014) in the Extraordinary General Assembly Meeting, the shareholders of the Company approved the Board of Directors' recommendation to increase the share capital of the Company by way of a rights issue offering, amounting to SAR 5,600,000,044. The rights issue offering resulted in the issuing of 243,478,261 ordinary shares at an exercise price of SAR 23 per share (SAR 10 nominal value plus premium of SAR 13 per share) thereby increasing the share capital by SAR 2,434,782,610 and share premium by SAR 3,165,217,434.

During December 2014, the Company completed the rights issue offering and received the proceeds from the offering.

31. Share premium

	June 30, 2015	June 30, 2014	December 31, 2014
525,000,000 Ordinary shares with a nominal value of SAR 10 per share, issued at a premium of SAR 10 per share		5 050 000 000	5 050 000 000
	5,250,000,000	5,250,000,000	5,250,000,000
243,478,261 Ordinary shares with a nominal value of SAR 10 per share, issued at a			
premium of SAR 13 per share	3,165,217,434	-	3,165,217,434
Less: Transaction cost	23,865,737		23,865,737
Net increase in share premium	3,141,351,697		3,141,351,697
<u>768,478,261</u> Total	8,391,351,697	5,250,000,000	8,391,351,697
32. Transfer of net income			
	June 30, 2014	June 30, 2013	December 31, 2013
January 1	697,394,239	561,660,119	561,660,119
Transfer of 10% of net income for the year			135,734,120
June 30 / December 31	697,394,239	561,660,119	697,394,239

In accordance with Regulations for Companies in Saudi Arabia, the Company has established a statutory reserve by the appropriation of 10% of net income until such reserve equals 50% of the share capital. Such transfer is made on an annual basis and the reserve is not available for dividend distribution.

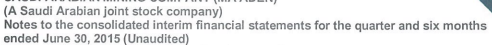
(A Saudi Arabian joint stock company)

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

33. Non-controlling interest

	Share capital	Payments to increase share capital	Net income / (loss) attributable to non-controlling interest	Total
33.1 Ma'aden Aluminum Company				
January 1, 2014 Share of net loss for the period June 30, 2014	1,650,011,250 - 1,650,011,250	-	(1,268,282)	1,642,841,025 (1,268,282) 1,641,572,743
Share of net income for the remainder of the year	4 050 044 050		18,509,031	
December 31, 2014 Share of net loss for the period	1,650,011,250	-	(24,680,434)	1,660,081,774 (24,680,434)
June 30, 2015	1,650,011,250		(14,609,910)	1,635,401,340
33.2 Ma'aden Rolling Company				
January 1, 2014 Share of net loss for the period Payments to increase share capital during	482,453,375 -	67,955,695 -	(2,147,089) (741,191)	548,261,981 (741,191)
the period	-	85,185,220	-	85,185,220
Increase in non-controlling interest during the period	47,062,500	(47,062,500)	-	-
June 30, 2014 Share of net loss for the remainder of the	529,515,875	106,078,415	(2,888,280)	632,706,010
year Increase in non-controlling interest during	-	(05.405.000)	(3,522,273)	(3,522,273)
the remainder of the year December 31, 2014	85,185,220 614,701,095	(85,185,220) 20,893,195	(6,410,553)	629,183,737
Share of net loss for the period		-	(4,536,015)	(4,536,015)
June 30, 2015	614,701,095	20,893,195	(10,946,568)	624,647,722
33.3 Ma'aden Bauxite and Alumina Company				
January 1, 2014 Share of net loss for the period Payments to increase share capital during	952,544,972	46,475,776	(5,036,373) (969,078)	993,984,375 (969,078)
the period	-	170,680,000	(0.005.454)	170,680,000
June 30, 2014 Share of net loss for the remainder of the year	952,544,972	217,155,776	(1,437,021)	1,163,695,297 (1,437,021)
Payments to increase share capital during the remainder of the year	-	88,719,597	(1,437,021)	88,719,597
Increase in non-controlling interest during the remainder of the year	170,680,000	(170,680,000)	-	-
December 31, 2014	1,123,224,972	135,195,373	(7,442,472)	1,250,977,873
Share of net loss for the period	=	-	(1,390,694)	(1,390,694)
Increase in non-controlling interest during the period	83,278,002	(83,278,002)	- _	<u> </u>
June 30, 2015	1,206,502,974	51,917,371	(8,833,166)	1,249,587,179



(All amounts in Saudi Riyals unless otherwise stated)

33. Non-controlling interest (continued)

	Share capital		Net income / (loss) attributable to non-controlling interest	
33.4 Ma'aden Phosphate Company				
January 1, 2014 Share of net income for the period	1,862,544,000	-	200,060,127 150,058,365	2,062,604,127 150,058,365
June 30, 2014 Share of net income for the remainder of	1,862,544,000	Œ		2,212,662,492
the year December 31, 2014 Dividend paid during the period	1,862,544,000		219,894,734 570,013,226	219,894,734 2,432,557,226
(Note 43.1) Share of net income for the period		-	(300,000,000) 147,863,707	(300,000,000) 147,863,707
June 30, 2015	1,862,544,000	-	417,876,933	2,280420,933
33.5 Ma'aden Wa'ad Al Shamal Phosphate Company				
January 27, 2014 – date of incorporation Issuance of non-controlling interest during				
the period June 30, 2014	852,000,750 852,000,750	-		852,000,750 852,000,750
Share of net loss for the remainder of the	832,000,730	-	-	652,000,750
year		_	(1,236,162)	(1,236,162)
December 31, 2014 Share of net loss for the period Issuance of non-controlling interest during the period	852,000,750	-	(1,236,162)	850,764,588
	750,000,000		(1,056,338)	(1,056,338) 750,000,000
June 30, 2015	1,602,000,750		(2,292,500)	1,599,708,250
33.6 Summary total				
January 1, 2014	4,947,553,597	114,431,471		5,247,691,508
Share of net income for the period Payments to increase share capital during	-	-	147,079,814	147,079,814
the period (Note 43.1) Increase in non-controlling interest during	: -	255,865,220	-	255,865,220
the period	899,063,250	(47,062,500)	-	852,000,750
June 30, 2014 Share of net income for the remainder of	5,846,616,847	323,234,191	332,786,254	6,502,637,292
the year	-	-	232,208,309	232,208,309
Payments to increase share capital during the remainder of the year (Note 43.1)	-	88,719,597	-	88,719,597
Increase in non-controlling interest during the remainder of the year	255,865,220	(255,865,220)	_	
December 31, 2014	6,102,482,067	156,088,568	564,994,563	6,823,565,198
Dividend paid during the period (Note 43.1)	· ·	_	(300,000,000)	(300,000,000)
Share of net income for the period	-	1-	116,200,226	116,200,226
Increase in non-controlling interest during the period	833,278,002	(83,278,002)		750,000,000
June 30, 2015	6,935,760,069	72,810,566	381,194,789	7,389,765,424

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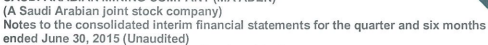
Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

34. Sales

	Quarter ended		Six mon	ths ended	Year ended
	June 30,	June 30,	June 30,	June30,	December 31,
	2015	2014	2015	2014	2014
Phosphate segment					
Diammonium phosphate	4 000 000 000				
fertilizer	1,273,927,952	1,036,068,312	2,245,918,205	1,887,073,728	4,098,250,476
Ammonia	217,248,378	305,706,168	308,779,530	605,064,641	1,302,796,696
Low grade bauxite	20,689,831	21,984,713	45,798,827	46,424,624	99,531,392
Caustic calcined magnesia	13,461,792	13,980,240	26,488,302	25,469,434	49,855,257
Kaolin	8,618,378	10,380,558	18,101,314	14,251,815	26,793,657
Sub-total	1,533,946,331	1,388,119,991	2,645,086,178	2,578,284,242	5,577,227,478
A1					
Aluminum segment					
Since commencement of commercial production on					
September 1, 2014	1,295,940,820	-	2,750,325,333	2	2,376,424,767
Before commencement of					-,,
commercial production	= 0	817,302,294	-	1,227,565,063	2,121,518,050
Sub-total	1,295,940,820	817,302,294	2,750,325,333	1,227,565,063	4,497,942,817
Precious and base					
metals segment					
Gold	181,554,185	180,660,849	359,318,880	355,641,407	715,132,467
Infrastructure					
Infrastructure revenue	339,001	110,652	814,268	245,996	1,580,125
Tatal	0.044.700.007	0.000.400.700		1 101 700 700	40.704.000.007
Total	3,011,780,337	2,386,193,786	5,755,544,659	4,161,736,708	10,791,882,887
Gold sales analysis					
Quantity of gold ounces					
(Oz) sold	40,792	37,533	80,003	73,845	151,582
Average realized price per					
ounce (Oz) in:					
US\$	1,187	1,284	1,198	1,284	1,258
Saudi Riyals (equivalent)	4,451	4,813	4,491	4,816	4,718
(equivalent)	4,431	4,013	4,431	4,010	4,710





(All amounts in Saudi Riyals unless otherwise stated)

35. Cost of sales

	Quarter	ended	Six mo	nths ended	Year ended
	June 30, 2015	June 30, 2014	June 30, 2015	June30, 2014	December 31, 2014
Salaries and staff related benefits	186,877,035	76,035,471	385,584,860	143,469,803	464,574,216
Contracted services	107,332,351	37,454,810	195,855,891	77,911,364	261,196,410
Repairs and maintenance	13,255,658	9,298,147	27,743,449	33,219,946	67,569,105
Consumables	23,861,409	30,496,803	48,655,728	57,335,696	110,504,633
Overheads	151,718,186	30,110,851	227,625,958	47,038,127	104,139,350
Raw material and utilities consumed	1,139,431,760	1,177,961,115	2,432,063,109	2,315,710,592	5,223,561,025
Provision for inventory loss	-	-		43,918,321	76,849,341
Reversal of inventory obsolescence (Note 10)	-	_		12	(1,046,546)
Deferred stripping expense (Note 16)	5,783,310	649,736	17,770,982	900,764	1,759,937
Severance fees (Note 24)	3,486,439	7,318,970	7,456,901	14,097,868	35,068,957
Sale of by-products (Note 35.1)	(3,722,071)	(13,462,005)	(4,351,719)	(22,182,876)	(32,611,346)
Total cash operating costs	1,628,024,077	1,355,863,898	3,338,405,159	2,711,419,605	6,311,565,082
Depreciation (Note 13)	547,223,618	297,050,170	1,061,768,174	558,087,702	1,497,774,622
Amortization (Note 17)	9,421,596	5,662,363	17,332,635	10,457,982	23,951,854
Total operating costs	2,184,669,291	1,658,576,431	4,417,505,968	3,279,965,289	7,833,291,558
(Increase) / decrease in inventory (Note 10)	61,336,848	(30,720,323)	(43,544,991)	(272,816,697)	(156,418,974)
Total	2,246,006,139	1,627,856,108	4,373,960,977	3,007,148,592	7,676,872,584

35.1 Sale of by-products comprise of the following commodities:

	Quarter	Quarter ended		Six months ended		
	June 30,	June 30,	June 30,	June30,	December 31,	
	2015	2014	2015	2014	2014	
Copper	1,116,360	3,903,668	1,329,498	9,232,677	15,327,002	
Zinc	2,048,777	8,203,559	2,397,023	10,314,582	13,339,033	
Silver	556,934	1,354,778	625,198	2,635,617	3,945,311	
Takal						
Total	3,722,071	13,462,005	4,351,719	22,182,876	32,611,346	



(All amounts in Saudi Riyals unless otherwise stated)

36. Selling, marketing and logistic expenses

	Quarter ended		Six mon	ths ended	Year ended	
	June 30, 2015	June 30, 2014	June 30, 2015	June30, 2014	December 31, 2014	
Salaries and staff related benefits	8,310,674	6,297,809	16,318,377	11,204,596	26,271,024	
Contracted services	8,813,235	90,526	9,016,635	261,277	32,367,085	
Freight and overheads	40,911,110	10,765,785	73,436,519	13,759,001	112,966,692	
Consumables	23,035	74,132	49,341	172,726	234,946	
Deductibles	31,410,425	50,031,670	49,521,598	82,324,412	144,417,478	
Marketing fees	34,325,451	32,804,864	59,704,708	61,830,724	132,489,189	
Other selling expenses	6,786,060	7,715,051	12,881,348	9,885,892	24,388,953	
Amortization (Note 17)	7,279,834		14,559,670		9,706,448	
Total	137,859,824	107,779,837	235,488,196	179,438,628	482,841,815	

37. General and administrative expenses

	Quarter ended		Six mon	Six months ended		
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014	
Salaries and staff related benefits	85,329,769	75,205,776	162,797,346	134,795,853	278,692,388	
Contracted services	12,870,679	16,992,750	15,893,350	25,274,272	87,922,295	
Overheads and other	8,911,818	8,018,432	17,082,548	21,612,404	44,300,370	
Consumables	830,352	887,849	1,315,630	1,882,311	3,618,949	
Repair parts	188,449	159,956	401,842	267,319	945,459	
Provision for doubtful debts	3,200,000	-	3,200,000	-	_	
Depreciation (Note 13)	9,229,713	7,274,457	17,092,501	11,523,547	29,012,333	
Amortization (Note 17)	1,019,844	152,998	1,995,201	305,997	649,444	
Total	121,580,624	108,692,218	219,778,418	195,661,703	445,141,238	

38. Exploration and technical services expenses

	Quarter ended		Six mo	Six months ended		
	June 30,	June 30,	June 30,	June 30,	December 31,	
	2015	2014	2015	2014	2014	
Salaries and staff related						
benefits	13,586,327	14,973,939	30,177,789	26,892,221	61,667,647	
Contracted services	13,955,305	23,643,458	26,874,481	52,188,749	88,945,684	
Overheads and other	2,427,933	1,558,458	5,016,382	4,594,676	12,693,334	
Consumables	527,300	93,411	1,023,756	1,618,188	3,407,632	
Repair parts	226,882	84,640	570,316	649,236	1,538,917	
Impairment of exploration and evaluation asset						
(Note 15)	2,900,927		2,900,927		21,306,251	
Total	33,624,674	40,353,906	66,563,651	85,943,070	189,559,465	

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39. Income from short-term investments

	Quarter ended		Six months ended		Year ended	
-	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014	
Income received and accrued on short-term investments	10,467,926	2,787,216	22,041,420	5,309,934	10,563,669	

40. Finance charges

	Quarter ended		Six mont	Year ended	
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
Public Investment Fund	28,889,043	7,116,585	57,531,723	14,233,169	57,944,575
Saudi Riyal procurement	37,872,957	12,806,294	76,118,299	25,190,712	86,722,727
Al-Rajhi Bank	6,548,892	6,686,532	13,004,221	13,467,001	26,727,423
The Export Import Bank of Korea	2,518,594	2,996,786	5,302,304	5,993,572	11,739,610
Korea Export Insurance Corporation	1,279,024	1,760,111	2,752,522	3,339,686	6,194,535
Commercial	8,930,901	3,509,356	17,514,229	7,215,736	20,512,072
US Dollar procurement	5,628,301	-	11,025,840	_	7,404,592
Wakala	5,698,840	_	11,397,683	-	9,370,520
Saudi Industrial Development Fund	466,667	1,458,000	4,666,667	5,832,000	8,748,000
Riyal Murabaha Facility	2,468,593	-	5,070,625	-	3,474,935
Revolving Credit Facility	8,123,652	16,292,198	20,810,364	24,291,688	62,238,584
Others	1,414,800	-	2,829,800	-	1,892,000
Accretion of provision for mine closure and reclamation (Note 27.2)	284,459	_	813,347	-	568,400
Total	110,124,723	52,625,862	228,837,624	99,563,564	303,537,973

40.1 Summary of borrowing cost

	Quarter ended		Six mont	Year ended	
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014
Expensed during the quarter / period / year (Note 40)	109,840,264	52,625,862	228,024,277	99,563,564	302,969,573
Capitalized as part of qualifying assets in capital work-in-progress during the quarter /					
period / year (Note 14)	105,296,560	96,035,386	212,913,877	187,945,900	590,885,515
Total	215,136,824	148,661,248	440,938,154	287,509,464	893,855,088

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(All amounts in Saudi Riyals unless otherwise stated)

41. Other income, net

	Quarter ended		Six months	Year ended	
	June 30,	June 30,	June 30,	June 30,	December 31,
	2015	2014	2015	2014	2014
Other income /					
(expenses), net	17,335,375	44,668,417	45,260,283	45,249,670	101,534,028

42. Earnings per ordinary share

	Quarter ended		Six mont	Six months ended		
	June 30, 2015	June 30, 2014	June 30, 2015	June 30, 2014	December 31, 2014	
Net income attributable to the shareholders of the parent company for the quarter / period / year	270,009,594	370,791,562	530,937,162	495,975,210	1,357,341,201	
Weighted average number of ordinary shares in issue during the quarter / period / year (Note 30)	1,168,478,261	970,791,589	1,168,478,261	970,791,589	986,920,191	
Basic and diluted earnings per ordinary share from continuing	0.00	0.00	0.45	0.54	4.00	
operations	0.23	0.38	0.45	0.51	1.38	

Basic earnings per ordinary share is calculated by dividing the income attributable to the shareholders of the parent company by the weighted average number of ordinary shares in issue during the quarter / period / year.

43. Related party transactions and balances

43.1 Related party transactions

Transactions with related parties carried out during the period / year under review, in the normal course of business, is summarized below:

	June 30, 2015	June 30, 2014	December 31, 2014
Sales through SABIC during the period / year	1,477,611,955	1,586,478,326	2,036,470,447
Sales to Alcoa Inc. during the period / year	631,390,441	408,152,473	1,093,112,211
Cost of seconded employees, technology fee and other cost paid to Alcoa Inc. during the period / year	216,669,228	239,646,372	512,888,556
Dividend paid to SABIC during the period / year (Note 33.4 and 33.6)	300,000,000	-	-
Payments to increase share capital received from Alcoa Inc. (Note 33.6)	-	255,865,220	344,584,817
Long-term loan to MBCC (Note 20)	-	-	626,197,939

(A Saudi Arabian joint stock company)

Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

(All amounts in Saudi Riyals unless otherwise stated)

43 Related party transactions and balances (continued)

43.2 Related party balances

	June 30, 2015	June 30, 2014	December 31, 2014
Amount due from / (to) related parties arising from transaction with related parties are as follows:	1		
Receivables from related parties Current portion:			
Due from Alcoa Inc. (Note 9)	101,728,798	461,198	_
Due from SABIC (Note 9)	320,819,902	310,506,934	426,937,770
Due from SAMAPCO (Note 9)	47,998,419	47,998,419	47,998,419
Due from Saudi Mining Polytechnic (Note 9)	2,493,711	4,293,796	4,813,789
Sub-total	473,040,830	363,260,347	479,749,978
Non-current portion:			
Due from MBCC (Note 20)	626,197,939		626,197,939
Total	1,099,238,769	363,260,347	1,105,947,917
Payable to related party			
Current portion: Accrued expenses – Alcoa Inc. (Note 22)	98,732,590	79,639,672	103,982,687
Payments to increase share capital received from Alcoa Inc. (Note 33.6)	72,810,566	323,234,191	156,088,568
Sub-total Sub-total	171,543,156	402,873,863	260,071,255
Non-current portion:			
Due to Alcoa Inc. (Note 29)	275,760,238	192,930,238	241,875,238
Due to Mosaic (Note 29)	203,949,242	203,295,864	203,949,242
Due to SABIC (Note 29)	112,489,397	121,977,519	112,489,397
Sub-total	592,198,877	518,203,621	558,313,877
Total	763,742,033	921,077,484	818,385,132
Long-term borrowings from PIF, a 50% shareholder in Ma'aden			
Due to PIF for the financing of the :			
MPC facility (Note 28.2)	2,835,200,887	3,168,000,990	3,001,600,938
MAC facility (Note 28.2)	4,675,125,000	4,875,000,000	4,775,062,500
MRC facility (Note 28.2)	3,078,750,000	2,321,849,292	2,938,383,972
MBAC facility (Note 28.2)	3,535,400,345	3,220,543,013	3,220,543,013
MWASPC facility (Note 28.2)	2,153,577,001	-	2,149,327,518
Total	16,278,053,233	13,585,393,295	16,084,917,941

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(All amounts in Saudi Riyals unless otherwise stated)

44. Operating leases

	Quarter	ended	Six months	s ended	Year ended
	June 30,	June 30,	June 30,	June 30,	December 31,
	2015	2014	2015	2014	2014
Payments under operating leases recognized as an expense during the quarter / period /					
year	1,668,543	4,718,375	4,206,330	9,876,683	15,048,473
Future minimum opera under these operating					
			June 30,	June 30,	December 31,
		£	2015	2014	2014
2014			1,214,456	7,725,696	-
2015			5,093,856	8,048,856	8,428,856
2016			8,048,856	8,048,856	8,428,856
2017			8,048,856	8,048,856	7,206,356
2018			3,718,856	8,048,856	3,718,856
2019 through 2041			37,294,804	32,297,576	51,936,432
Total			63,419,684	72,218,696	79,719,356

Operating lease payments represent mainly rentals payable by the Group for mining lease areas. Leases are negotiated for an average term of 15 to 30 years.

45. Commitments and contingent liabilities

Capital expenditures:	June 30, 2015	June 30, 2014	December 31, 2014
Contracted for	14,078,224,525	17,148,555,189	12,717,132,437
Guarantees:			
Guarantees in favor of Saudi Aramco, for future diesel and gas feedstock supplies Guarantees for the development of aluminum	276,293,968	220,962,362	276,293,968
project*	-	225,000,000	225,000,000
Guarantee in favor of Saudi port	6,671,580	.=	6,671,580
Others		157,080	157,080
Total	282,965,548	446,119,442	508,122,628

^{*}Ma'aden has received a back-to-back letter of credit, for the development of the aluminum project, from Alcoa for their proportionate share of 25.1% in aluminum companies, of the total amount of letter of credits submitted by Ma'aden to the Government.

Ma'aden has also provided guarantees to SIDF for making financing facilities available to:

- MAC, MRC and MBAC to the extent of its shareholding of 74.9% (Note 28.1 and 28.2), and
- MPC to the extent of its shareholding of 70% (Note 28.1 and 28.2).

45. Commitments and contingent liabilities (continued)

Contingent liabilities

The Group has contingent liabilities with respect to certain disputed matters, including claims by and against contractors and lawsuits and arbitrations involving a variety of issues. These contingent liabilities arise out of the ordinary course of business. It is not anticipated that any material liabilities will be incurred as a result of these contingent liabilities. There are no material environmental obligations or decommissioning liabilities.

46. Financial risk management

The Group's activities expose it to a variety of financial risks: market risk (including currency risk, fair value risk, commission rate risk and commodity price risk), credit risk and liquidity risk. The Group's overall risk management program focuses on the unpredictability of financial markets and seeks to minimize potential adverse effects on the Group's financial performance.

46.1. Currency risk

Is the risk that the value of a financial instrument will fluctuate due to changes in foreign exchange rates. The Group transactions are principally in Saudi Riyals, Euros and US Dollars. Management monitors the fluctuations in currency exchange rates and believes that the currency risk is not significant.

46.2. Fair value risk

Is the amount for which an asset could be exchanged, or a liability settled between knowledgeable willing parties in an arm's length transaction. As the Group's financial instruments are compiled under the historical cost convention, 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.

46.3. Commission rate risk

Is the exposure to various risks associated with the effect of fluctuations in the prevailing commission rates on the Group's interim financial position and cash flows. The Group's commission rate risks arise mainly from its short-term investments and long term-borrowings, which are at floating rate of commission and are subject to re-pricing on a regular basis. The Group monitors the fluctuations in commission rate.

Based on the Groups net debt outstanding as at June 30, 2015, the effect on net earnings of a 1% movement in the US Dollar LIBOR commission rate would be SAR 365 million (June 30, 2014: SAR 338 million and December 31, 2014: SAR 399 million). These balances will not remain consistent throughout 2015.

46.4. Commodity price risk

Gold is priced in an active market in which prices respond to daily changes in quantities. The Group's normal policy is to sell its products at prevailing market prices. The Group does not generally believe commodity price hedging would provide long-term benefit to the shareholders.

46.5. Credit risk

Is the risk that one party will fail to discharge an obligation and cause the other party to incur a financial loss. The Group is exposed to credit risk from its operating activities (pertaining to trade receivables mainly). However, the cash collection is made at time of sales delivery and from its financing activities, including deposits with banks and financial institutions. Credit limits are established for all customers based on internal rating criteria. Outstanding trade receivables are regularly monitored and any credit concerns highlighted to senior management. Cash and short-term investments are substantially placed with commercial banks with sound credit ratings.

The Group currently has two major customers which account for sales of approximately SAR 352 million, representing 6% of the Group's sales for the period ended June 30, 2015 (June 30, 2014: SAR 356 million representing 9% of the Group's sales and December 31, 2014: SAR 715 million representing 7% of Group's sales from two major customers). Trade receivables are carried net of allowance for doubtful debts, if needed.

SAUDI ARABIAN MINING COMPANY (MA'ADEN)
(A Saudi Arabian joint stock company)
Notes to the consolidated interim financial statements for the quarter and six months ended June 30, 2015 (Unaudited)

46.6. Liquidity risk

(All amounts in Saudi Riyals unless otherwise stated)

Is the risk that the Group will encounter difficulty in raising funds to meet commitments associated with financial instruments. Liquidity risk may result from an inability to sell a financial asset quickly at an amount close to its fair value. Liquidity risk is managed by monitoring on a regular basis that sufficient funds are available to meet any future commitments.

47. Events after the reporting date

No events have arisen subsequent to June 30, 2015 and before the date of signing of the external auditor's review report, that could have a significant effect on the consolidated interim financial statements as at June 30, 2015.

48. Comparative figures

Certain comparative figures of the previous period / quarter / year have been reclassified, wherever necessary, to conform with the current period's / quarter's presentation. Such reclassifications did not affect either the net worth or the net income of the Group for the previous period / quarter / year.

49. Contingent assets held and liabilities incurred under fiduciary administration

On January 6, 2013 MIC, a wholly owned subsidiary of Ma'aden, received an amount of USD 140 million (in a fiduciary capacity) from the Ministry of Finance of the Kingdom of Saudi Arabia, in accordance with the Council of Ministers' Resolution No 87, dated 28 Rabi ul Awal 1433H (corresponding to February 20, 2012), for the purpose of establishing an industrial city in the Northern Borders Province, by the name of "Waad Al-Shamal City for Mining Industries". The aggregate amount represents part payment of the following two amounts approved by the Council of Ministers:

- USD 500 million for the design and construction of the basic infrastructure and required utilities of the industrial city, and
- USD 200 million for the design and construction of the housing and required social facilities for the proposed industrial city.

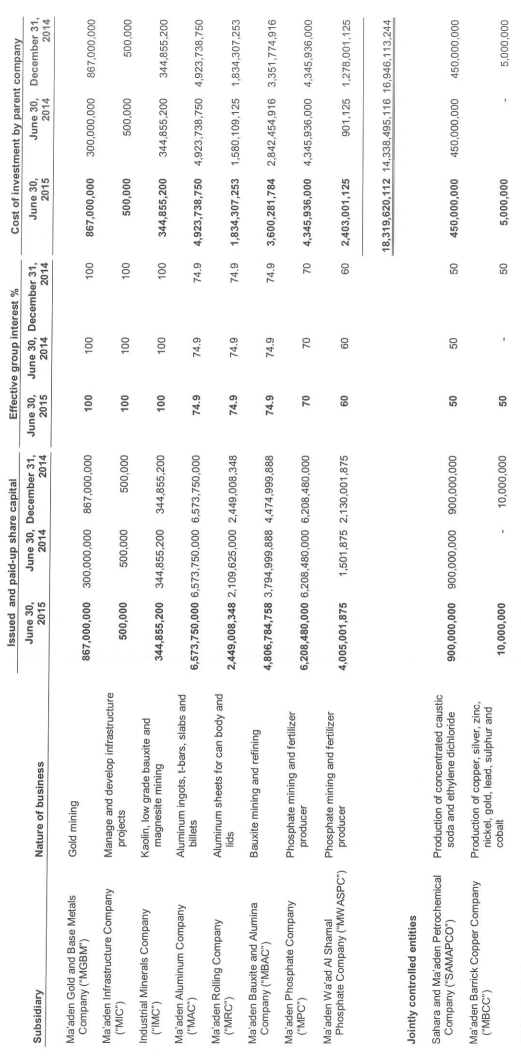
An additional amount of USD 250 million has been received during the year ended December 31, 2014 and these amounts have been deposited in a separate bank account and does not form part of MIC's available cash resources and has been accounted for in its own standalone accounting records and has not been integrated with MIC's accounting records. Therefore the total amount received from the USD 700 million approved by the Council of Ministers, equals USD 390 million, with the remaining balance still to be received of USD 310 million. The amounts can only be utilized for the designated purpose in accordance with the Council of Ministers Resolution and replenished based on the presentation of supporting documents for the expenditures incurred, in accordance with the applicable Governments Regulations. Total net assets of the project as of June 30, 2015 amounted to SAR 1,462,500,000 (June 30, 2014: SAR 525,000,000 and December 31, 2014: SAR 1,462,500,000).

SAUDI ARABIAN MINING COMPANY (MA'ADEN) (A Saudi Arabian joint stock company) Notes to the consolidated interim financial statements for the quantity of the consolidated interim financial statements for the quantity of the consolidated interim financial statements for the quantity of the consolidated interim financial statements for the quantity of the consolidated interim financial statements for the consolidated interim financial statements.

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MA'ADEN





All the subsidiaries and jointly controlled entities listed above are incorporated in the Kingdom of Saudi Arabia.