INTERIM CONDENSED CONSOLIDATED
FINANCIAL STATEMENTS AND INDEPENDENT
AUDITOR'S REVIEW REPORT
FOR THE THREE AND NINE MONTH PERIODS
ENDED SEPTEMBER 30, 2020

# INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED) FOR THE THREE AND NINE MONTH PERIODS ENDED SEPTEMBER 30, 2020

INDEX	<u>PAGE</u>
Independent Auditor's Review Report	1
Interim Condensed Consolidated Statement of Financial Position	2
Interim Condensed Consolidated Statement of Profit or Loss	3
Interim Condensed Consolidated Statement of Comprehensive Income	4
Interim Condensed Consolidated Statement of Changes in Equity	5
Interim Condensed Consolidated Statement of Cash Flows	6
Notes to the Interim Condensed Consolidated Financial Statements	7 - 14



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Independent Auditor's Review Report

To the Shareholders L'azurde Company for Jewelry (A Saudi Joint Stock Company) Riyadh, Saudi Arabia

#### Introduction

We have reviewed the accompanying interim condensed consolidated statement of financial position of L'azurde Company for Jewelry ("the Company") and its subsidiaries (collectively referred to as "the Group") as at September 30, 2020 and the related interim condensed consolidated statement of profit or loss and interim condensed consolidated statement of comprehensive income for the three-month and nine-month periods ended September 30, 2020 and the interim condensed consolidated statements of changes in equity and cash flows for the nine-month period then ended and a summary of the significant accounting policies and other explanatory notes. Management is responsible for the preparation and presentation of these interim condensed consolidated financial statements in accordance with International Accounting Standard (IAS) 34 "Interim Financial Reporting", which is endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these interim condensed consolidated financial statements based on our review.

#### Scope of Review

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

#### Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim condensed consolidated financial statements is not prepared, in all material respects, in accordance with IAS 34 'Interim Financial Reporting' that is endorsed in the Kingdom of Saudi Arabia.

Baker Tilly MKM & CO. Certified Public Accountants

Majed M. Al-Nemer

(Certified Public Accountant - License No. 381)

Riyadh in Rabe' Alawwal 18, 1442 H Corresponding to November 4, 2020 G



INTERIM CONDENSED CONSOLIDATED STATEMENT OF FINANCIAL POSITION AS AT SEPTEMBER 30, 2020

		September 30, 2020	December 31, 2019
		(Unaudited)	(Audited)
ogere	Notes	SAR	SAR
SSETS			
on-Current Assets		00 000 150	07 476 004
roperty, plant and equipment		82,802,152	87,426,984 48,574,644
ight-of-use assets stangible assets and goodwill		38,367,846 139,612,836	140,688,956
ther non-current assets		1,558,671	1,562,326
otal Non-Current Assets		262,341,505	278,252,910
urrent Assets		774,479,964	858,623,747
ccounts receivable	5	395,218,347	625,067,875
other current assets		112,428,549	99,540,466
old margins		49,757,074	
ash margins		32,928,080	99,974,368
ash and cash equivalents		167,271,174	53,575,209
otal Current Assets		1,532,083,188	1,736,781,665
OTAL ASSETS		1,794,424,693	2,015,034,575
		1917 19 19 19	
QUITY AND LIABILITIES			
quity hare capital	6	430,000,000	430,000,000
tatutory reserve		22,186,724	22,186,724
etained earnings		45,522,945	132,123,563
oreign currency translation reserve		(165,121,064)	(166,099,226)
otal Equity		332,588,605	418,211,061
iabilities			
Von-Current Liabilities			
ong-term murabaha facility	7	55,000,000	75,000,000
imployees' end of service benefits		28,004,207	29,334,858
ease liabilities		15,805,463	22,631,499
Deferred tax liability		1,469,536	1,403,075 51,375,23
ong-term payable  otal Non-Current Liabilities		51,964,756 152,243,962	179,744,669
		132,243,702	11237 113000
Current Liabilities accounts payable and other current liabilities		258,140,305	236,812,062
Current portion of long-term murabaha facility	7	30,000,000	19,000,000
Current portion of lease liabilities		19,454,279	21,251,209
hort-term murabaha facilities	8	985,192,954	1,117,990,64
akat and income tax liability	9	16,804,588	22,024,92
otal Current Liabilities		1,309,592,126	1,417,078,84
otal Liabilities	1	1,461,836,088	1,596,823,51
OTAL EQUITY AND LIABILITIES	27	1,794,424,693	2,015,034,57
11/	/		MI
Ayman Gemil Sel	im Chidiac xecutive Offic		Almoayyed Beard Member

# INTERIM CONDENSED CONSOLIDATED STATEMENT OF PROFIT OR LOSS (UNAUDITED) FOR THE THREE AND NINE MONTH PERIODS ENDED SEPTEMBER 30, 2020

		Three-month	period ended	Nine-month	period ended
		September 30, 2020	September 30, 2019	September 30, 2020	September 30, 2019
REVENUE	Notes	SAR	SAR	SAR	SAR
Gold					
Operations		277,102,015	376,870,689	918,394,793	1,298,331,482
Operations		93,741,162	109,360,763	257,061,162	395,190,993
COST OF REVENUE		370,843,177	486,231,452	1,175,455,955	1,693,522,475
Gold		(277 102 DIE)			
Operations		(277,102,015)	(376,870,689)	(918,394,793)	(1,298,331,482)
		(45,806,870)	(43,791,497)	(117,450,902)	(152,856,810)
GROSS PROFIT		47,934,292	65,569,266	139,610,260	242,334,183
OPERATING EXPENSES					
Selling and marketing expenses		(37,797,177)	(40,052,062)	(107701 (00)	5122 200 300
General and administrative expenses		(10,234,818)	(8,718,418)	(107,284,496)	(133,816,443)
Provision for expected credit loss		(11,438)	(3,615,032)	(30,135,168)	(32,620,531)
Loss on recall of products	15	(***,****)	(3,013,032)	(6,032,183) (34,692,433)	(4,275,872)
OPERATING (LOSS) / PROFIT		(109,141)	13,183,754	(38,534,020)	71,621,337
OTHER INCOME / (EXPENSES)				A CONTROL OF THE RE	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Other income/(expenses) - net					
Finance costs - net		(1,883,812)	3,113,231	338,075	3,091,706
THE COSTS - THE		(13,384,307)	(12,833,958)	(39,478,874)	(38,387,004)
(LOSS) / PROFIT BEFORE					
ZAKAT AND INCOME TAX		(15,377,260)	2 4/2 000	the second second	
		(15,377,200)	3,463,027	(77,674,819)	36,326,039
Zakat	9	(2,114,444)	(2,462,938)	(6,827,036)	(0 535 00 0
Income tax	9	(1,325,446)	(765,454)	(2,098,763)	(8,527,004)
NET (LOSS) / PROFIT FOR THE		(-institution	(100,404)	(4,090,703)	(3,447,773)
PERIOD	25	(18,817,150)	234,635	(86,600,618)	24,351,262
NET (LOSS) / PROFIT FOR THE					C-11-C-12-C-12-C-11-C-11-C-11-C-11-C-11
PERIOD ATTRIBUTABLE TO:					
Equity holders of the parent		(18,817,150)	234.635	107 500 510	CAPPAIGN CONTRACTOR
The second secon		(10/01/120)	234,033	(86,600,618)	24,351,262
(LOSS) / EARNINGS PER SHARE:					
Basic	10	(0.44)	0.01	(2.01)	
Diluted	10	(0.44)	0.01	(2.01)	0.57
		(0750)	0.01	(2.01)	0.57

Ayman Gamil Chief Financial Officer

Seljm Chidiac Chief Executive Officer Sabah Almoayyed Authorized Board Member

The annexed notes from 1-17 form an integral part of these Interim Condensed Consolidated Financial Statements

# INTERIM CONDENSED CONSOLIDATED STATEMENT OF COMPREHENSIVE INCOME (UNAUDITED) FOR THE THREE AND NINE MONTH PERIODS ENDED SEPTEMBER 30, 2020

	Three-month	period ended	Nine-month	period ended
	September 30, 2020	September 30, 2019	September 30, 2020	September 30, 2019
	SAR	SAR	SAR	SAR
NET (LOSS)/PROFIT FOR THE PERIOD	(18,817,150)	234,635	(86,600,618)	24,351,262
OTHER COMPREHENSIVE INCOME				
Items that will not be reclassified subsequently to profit or loss Re-measurement on employees' end of service				
benefits	-	-	-	-
Items that will be reclassified subsequently to profit or less Exchange differences on translation of foreign operations	3,741,172	2,261,847	978,162	8,409,332
Other comprehensive income for the period – net of tax	3,741,172	2,261,847	978,162	8,409,332
TOTAL COMPREHENSIVE (LOSS)/INCOME FOR THE PERIOD	(15,075,978)	2,496,482	(85,622,456)	32,760,594
TOTAL COMPREHENSIVE (LOSS)/INCOME FOR THE PERIOD ATTRIBUTABLE TO: Equity holders of the parent	(15,075,978)	2.496.482	(85,622,456)	32,760,594

Ayman Gamil Chief Financial Officer Selim Chidiac Chief Executive Officer Sabah Almoayyed Authorized Board Member

The annexed notes from 1 - 17 form an integral part of these Interim Condensed Consolidated Financial Statements

# INTERIM CONDENSED CONSOLIDATED STATEMENT OF CHANGES IN EQUITY (UNAUDITED) FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

1	Share	Statutory Reserve	Retained	Foreign Currency Translation Reserve	Total Equity
NINE-MONTH PERIOD ENDED SEPTEMBER 30, 2020	SAR	SAR	SAR	SAR	SAR
Balance at January 1, 2020 (Audited)	430,000,000	22,186,724	132,123,563	(166,099,226)	418,211,061
Net loss for the period Other comprehensive income for the period	1		(86,600,618)	* 24 0000	(86,600,618)
Total comprehensive loss for the period			(86,600,618)	978,162	(85,622,456)
Balance at September 30, 2020 (Unaudited)	430,000,000	22,186,724	45,522,945	(165,121,064)	332,588,605
NINE-MONTH PERIOD ENDED SEPTEMBER 36, 2019 Balance at January 1, 2019 (Audited)	430,000,000	22,186,724	149,927,579	(176,028,776)	426,085,527
Net profit for the period Other comprehensive income for the period			24,351,262	8.409.332	24,351,262
Total comprehensive income for the period	1	1	24,351,262	8,409,332	32,760,594
Balance at September 30, 2019 (Unaudited)	430,000,000	22,186,724	174,278,841	(167,619,444)	458,846,121

Agustin Gambil

Selim Chidiac Chief Executive Officer

Sabah Almoayyed Authorized Board Member The annexed notes from 4-17 form an integral part of these Interim Condensed Consolidated Financial Statements

#### INTERIM CONDENSED CONSOLIDATED STATEMENT OF CASH FLOWS (UNAUDITED)

FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

	September 30, 2020	September 30, 2019
	SAR	SAR
PERATING ACTIVITIES		
.oss)/profit before zakat and income tax	(77,674,819)	36,326,039
djustments to reconcile (loss)/profit before zakat	31 CTV = 010-55	
nd income tax to net cash from operating activities:		
epreciation of property, plant and equipment	12,115,075	12,495,494
epreciation of right-of-use assets	19,765,546	19,328,294
mortization of intangible assets	1,653,151	449,371
rovision for employees' end of service benefits	3,141,073	3,041,586
rovision for expected credit losses	6,032,183	4,275,872
inance costs - net	36,122,711	38,387,004
oss on sale of property plant, and equipment and intangible assets	32,056	1,283,839
lelting costs and charge for slow moving inventory	8,453,378	6,980,832
oreign currency exchange differences - net	(1,640,036)	(4,277,237)
perating income before changes in working capital	8,000,318	118,291,094
let changes in working capital:		
iventories	76,457,078	(48,409,187)
ccounts receivable	224,191,571	(168,889,019)
Other current assets	(9,443,734)	(25,539,658)
accounts payable and other current liabilities	2,593,623	(2,072,787)
ccount payable for gold	17,886,684	
Gold margins	(49,757,074)	
hort term murabaha facilities	(180,326,229)	218,589,371
ash generated from operating activities	89,602,237	91,969,814
mployees' end of service benefits paid	(4,482,452)	(3,641,538)
inance costs paid	(35,202,844)	(39,077,175)
ncome taxes paid	(2,980,805)	(303,606)
akat paid	(11,220,045)	(15,300,855)
let cash generated from operating activities	35,716,091	33,646,640
NVESTING ACTIVITIES	The reliand to the last	100 M 1 M 100 M
urchase of property, plant and equipment	(6,978,105)	(7,711,982
roceeds from sale of property, plant and equipment	120,314	816,335
urchase of intangible assets	(575,010)	(364,982)
Other non-current assets	3,655	(345,274
let cash used in investing activities	(7,429,146)	(7,605,903)
TINANCING ACTIVITIES		
Cash facilities (Tawarug)	47,528,535	32,740,918
ong-term murabaha facility	(9,000,000)	(14,000,000
Repayments of lease liabilities	(20,960,542)	(21,895,408
ash margins	67,046,288	(19,390,029)
Vet cash generated from/ (used in) financing activities	84,614,281	(22,544,519
	112 001 226	3,496,218
Net change in cash and cash equivalents	112,901,226 53,575,209	47,733,037
ash and cash equivalents at beginning of the period exchange differences on cash and cash equivalents	794,739	2,443,310
Cash and cash equivalents at end of the period	167,271,174	53,672,565
Med	10/12/11/14	2011
7.	NA	
Ayman Gamil Selim Chidiac Chief Financial Officer Chief Executive Officer		moayyed

Chief Financial Officer

Chief Executive Officer

Authorized Board Member

The annexed notes from ) - 17 form an integral part of these Interim Condensed Consolidated Financial Statements

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 1. ORGANIZATION AND PRINCIPAL ACTIVITIES

L'azurde Company for Jewelry (the "Company", "Parent Company") is a Saudi Joint Stock Company registered in Riyadh, Kingdom of Saudi Arabia under commercial registration number 1010221531 dated 26 Jumad Thani 1427H (corresponding to 22 July 2006). The Company's Head Office is located in Second Industrial Area, P.O. Box 41270, Riyadh 11521, Kingdom of Saudi Arabia.

The Company and its subsidiaries (together referred to as the "Group") are engaged in the production, manufacturing, forming and forging golden wares, jewelry, precious stones and golden alloys in accordance with the ministerial resolution number 1354/S dated 21 April 2008 corresponding to 15 Rabi Thani 1429H. The Group's other permissible activities include distribution of glasses, watches, accessories, pens, perfumes, leather products and export of gold wares, alloys and silver.

The Group carries out its activities through various branches in the Kingdom of Saudi Arabia and Kuwait and through subsidiaries in the Kingdom of Saudi Arabia, the United Arab Emirates, the Arab Republic of Egypt, the State of Qatar and the Sultanate of Oman. All these branches and subsidiaries are engaged in the trading of jewelry, gold and silver products.

The Parent Company directly owns 100% share capital in each subsidiary except L'azurde Company for Jewellery LLC ("LCJ Qatar") in the State of Qatar. The direct ownership of the Parent Company in LCJ Qatar is 49%; however, based on the agreement with the nominee shareholder of LCJ Qatar, the Parent Company is entitled to 98% of the economic benefits of LCJ Qatar. The Ultimate Holding Company of the Group is L'azurde Holding LLC based in the Kingdom of Saudi Arabia.

The Group carries out its activities through the following subsidiaries as set out below:

- a) ORO Egypt For Manufacturing Precious Metals ("ORO") ORO is a Joint Stock Company incorporated in the Arab Republic of Egypt under Commercial Registration no. 7877 dated 27 January 2003. The principal activities of ORO are gold jewelry manufacturing and trading.
- b) L'azurde Egypt for Jewellery LLC ("LJ Egypt") LJ Egypt is a Limited Liability Company incorporated in the Arab Republic of Egypt under Commercial Registration no. 14997 dated 08 June 2005. The principal activities of LJ Egypt are gold jewelry manufacturing and trading.
- c) L'azurde Company for Jewellery LLC ("LCJ Dubai") LCJ Dubai is a Limited Liability Company incorporated in the United Arab Emirates (Dubai) under Commercial Registration no. 620369 dated 23 December 2008. The principal activity of LCJ Dubai is trading of gold jewelry items.
- d) L'azurde Jewellery LLC ("LJ Abu Dhabi") LJ Abu Dhabi is a Limited Liability Company incorporated in the United Arab Emirates (Abu Dhabi) under Commercial Registration no. 1060233 dated 1 June 2004. The principal activity of LJ Abu Dhabi is trading of gold jewelry items.
- e) L'azurde Company for Jewellery LLC ("LCJ Qatar") LCJ Qatar is a Limited Liability Company incorporated in the State of Qatar under Commercial Registration no. 60716 dated 21 May 2013. The principal activity of LCJ Qatar is trading of gold jewelry items.
- f) Almujwharat Almasiah LLC ("AA")

  AA is a Limited Liability Company incorporated in the Kingdom of Saudi Arabia under Commercial Registration number 1010236734 dated 25 Rajab 1428H (corresponding to 8 August 2007). The principal activities of AA are trading of gold and silver products and precious stones.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 1. ORGANIZATION AND PRINCIPAL ACTIVITIES (continued)

#### g) Kenaz LLC ("Kenaz")

Kenaz is a Limited Liability Company incorporated in the Kingdom of Saudi Arabia under Commercial Registration no. 1010352574 dated 21 Dhul Qadah 1433H (corresponding to 6 October 2012). The principal activities of Kenaz are trading of gold and silver products and precious stones.

#### h) L'azurde Group for Gold and Jewellery DMCC ("L'azurde DMCC")

L'azurde DMCC is a Limited Liability Company registered with Dubai Multi Commodities Centre Authority, UAE under Trade License No. DMCC 108442 dated 26 February 2015. The principal activity of L'azurde DMCC is trading of pearls, precious stones and gold jewellery.

#### i) L'azurde Jewellery LLC ("LJ Oman")

LJ Oman is a Limited Liability Company registered in the Sultanate of Oman under Commercial Registration no. 1320525 dated 30 May 2018. The principal activity of LJ Oman is manufacturing and trading of jewelry made from precious metals or stones.

#### j) Izdiad Commercial Company of Arabia ("Izdiad")

Izdiad is a Limited Liability Company registered in the Kingdom of Saudi Arabia under Commercial Registration number 1010458294 dated 25 Dhul Hijjah 1439 (corresponding to 5 September 2018). The principal activity of Izdiad is the trading of jewellery, perfume, men and women accessories, leather products and managing franchises and trademarks.

#### 2. BASIS OF PREPARATION

#### 2.1 Statement of Compliance

These interim condensed consolidated financial statements have been prepared in accordance with International Accounting Standard 34 'Interim Financial Reporting' as endorsed in Kingdom of Saudi Arabia by Saudi Organization for Certified Public Accountants ("SOCPA") and other standards and pronouncements issued by SOCPA. The interim condensed financial statements should be read in conjunction with the Group's last annual audited consolidated financial statements as at and for the year ended December 31, 2019, and they do not include all of the information required for a complete set of IFRS financial statements. However, selected explanatory notes are included to explain events and transactions that are significant to understand any material changes in Group's financial position and performance since the last annual financial statements.

The interim condensed consolidated financial statements for the period ended September 30, 2020 were approved and authorized for issue by the Board of Directors on Rabe' Alawwal 18, 1442 H (corresponding to November 4, 2020 G).

#### 2.2 Preparation of the Financial Statements

These interim condensed consolidated financial statements have been prepared under historical cost basis except for employees' end of service benefits provision which has been valued by an independent professional actuary and certain financial assets and financial liabilities which are measured at fair value. All the amounts are presented in Saudi Riyal (SAR), which is also the functional and presentational currency of the Parent Company and rounded off to the nearest Saudi Riyal, except for earnings per share.

#### 2.3 Use of Estimates and Judgments

The preparation of interim condensed consolidated financial statements in accordance with IFRSs applicable in the Kingdom of Saudi Arabia requires the use of certain critical estimates and assumptions that affect the reported amounts of assets and liabilities, income and expenses. Actual results may differ from these estimates.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 2. BASIS OF PREPARATION (continued)

#### 2.3 Use of Estimates and Judgments (continued)

The significant judgements made by the management in applying the Group's accounting policies and the key sources of estimation uncertainties were the same as those disclosed in the last annual Consolidated Financial Statements.

The Group has reviewed the key sources of estimation uncertainties disclosed in the last annual Consolidated Financial Statements against the backdrop of COVID-19 pandemic. Management believes that all sources of estimation uncertainties remain similar to those disclosed in the annual Consolidated Financial Statements. Management will continue to monitor the situation and any changes required will be reflected in future reporting periods.

#### 3. SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies used in the preparation of the interim condensed consolidated financial statements are consistent with those followed in the preparation of the Group's annual consolidated financial statements for the year ended December 31, 2019. The Group has not early adopted any other standard, interpretation or amendment that has been issued but is not yet effective.

## 4. APPLICATION OF NEW AND REVISED INTERNATIONAL FINANCIAL REPORTING STANDARDS (IFRSs)

New Standards issued but not yet effective as at January 1, 2020

There are no new standards issued, however, there are number of amendments to standards which are effective from 1 January 2020 and have been explained in Group's Annual Consolidated Financial Statements, but they do not have a material effect on the Group's Interim Condensed Consolidated Financial Statements.

#### 5. ACCOUNTS RECEIVABLE

	September 30, 2020 (Unaudited) SAR	December 31, 2019 (Audited) SAR
Accounts receivable - Gross	421,119,580	644,391,062
Provision for expected credit losses	(25,901,233)	(19,323,187)
Accounts receivable - Net	395,218,347	625,067,875

Accounts receivable originate from offering term facilities to the Group's wholesale customers to pay their commitments, including the value of the gold purchased. These credit terms are in response to the demand of Group's wholesale customers and are considered to be in compliance with Shari'a provisions according to Shari'a opinion issued by the Shari'a Advisory Committee of the Council of Saudi Chambers, a number of Shari'a Scholars and the conclusion of the meetings between these Scholars and the Group's management (see note 14). Credit sales are only offered to the Group's wholesale customers and not retail customers.

#### 6. SHARE CAPITAL

The authorized and paid up share capital of the Company as at September 30, 2020 is SAR 430,000,000 (December 31, 2019: SAR 430,000,000), divided into 43,000,000 shares as at September 30, 2020 (December 31, 2019: 43,000,000 shares) with a face value of SAR 10 per share.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 7. LONG-TERM MURABAHA FACILITY

September 30, 2020 (Unaudited) SAR	December 31, 2019 (Audited) SAR
85,000,000	94,000,000
(30,000,000)	(19,000,000)
55,000,000	75,000,000
	2020 (Unaudited) SAR 85,000,000 (30,000,000)

The Group has obtained a murabaha finance facility from a local bank to finance the acquisition of Izdiad Commercial Company of Arabia. The facility is for a period of seven years at a profit rate of SAIBOR plus an agreed rate with the bank and payable in semi-annual installments.

#### 8. SHORT-TERM MURABAHA FACILITIES

		September 30, 2020 (Unaudited)	December 31, 2019 (Audited)
	Notes	SAR	SAR
Gold facilities (Murabaha)	8.1	843,723,500	1,024,049,730
Cash facilities (Tawaruq)	8.2	141,469,454	93,940,918
		985,192,954	1,117,990,648

8.1 Total gold procurement facilities of the Group as at September 30, 2020 amounted to SAR 0.84 billion compared to SAR 1.0 billion as at December 31, 2019. All outstanding financial facilities agreements are in the form of Murabaha and Tawaruq agreements to finance the supply of pure gold.

The Group has Islamic Murabaha facilities to obtain gold from various banks to finance gold working capital requirements, with maturity periods ranging from 1 to 3 months (2019: 1 to 3 months) with agreed profit rates. All of these financial facilities are compliant with Shari'a principles as per Shari'a certificates issued by banks' internal Shariaa Committees including Murabaha facilities (Tawaruq) to finance the purchase of gold, as banks buy commodities other than gold or silver and then sell them to the Group on a credit basis. The Group then sells the goods to a third party, and the bank immediately buys the gold using cash sales proceeds of the commodity.

8.2 Represents Islamic Tawaruq cash facilities from various banks solely to finance working capital requirements of the Group, with agreed profit rates and maturity periods ranging from 1 to 9 months.

#### 9. ZAKAT AND INCOME TAX

#### Zakat for the period

Zakat charge on the Group for the nine-months period ended September 30, 2020 amounted to SAR 6,827,036 (2019: SAR 8,527,004).

#### Income taxes related to foreign subsidiaries for the period

Income tax charges on subsidiaries for the nine-months period ended September 30, 2020 amounted to SAR 2,098,763 (2019: SAR 3,447,773).

ORO Egypt Company ("ORO") and L'azurde Egypt for Jewellery LLC ("LJ Egypt") have accrued income tax on their estimated taxable profit at 22.5%. L'azurde Company for Jewellery LLC ("LCJ Qatar") and L'azurde Jewellery LLC ("LJ Oman") have accrued income tax on their estimated taxable profits at 10% and 15% respectively.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 9. ZAKAT AND INCOME TAX (continued)

#### Status of zakat assessments

The Company has filed the zakat returns for all the years up to 2019 and obtained respective zakat certificates. During May 2020, the Company received zakat assessment for year 2018 with additional zakat liability of approximately SAR 26.4 million which the Company appealed against. Later after discussions with the General Authority of Zakat and Tax ("GAZT"), the assessment was reduced to SAR 0.1 million which was agreed and settled by the Company in September 2020.

No claims or assessments for zakat are due from the Company for all the years till 2014 and the year 2018. The years 2015 to 2017 and 2019 are still under review by GAZT and no assessment has been received yet.

#### Status of income tax assessments related to foreign subsidiaries

ORO, registered in Arab Republic of Egypt, was exempt from Corporate Income Tax until December 31, 2014 according to the Egyptian Law number 8 of the year 1997. ORO received tax assessments and settled its tax liabilities on non-exempt activities till the year 2014. ORO paid all taxes due on its non-exempt activities to date.

LJ Egypt, registered in Arab Republic of Egypt, was exempt from income tax on its commercial and manufacturing operations for a period of 10 years ended December 31, 2018.

L'azurde Jewellery LLC ("LJ Oman"), registered in the Sultanate of Oman, filed its first tax return for year ended December 31, 2019 and the tax assessment for the company has not been finalized yet.

L'azurde Company for Jewellery LLC ("LCJ Qatar"), registered in the State of Qatar, filed its tax return for year 2019 and the tax assessments for the company have been finalized up to year ended December 31, 2015.

Lazurde Company for Jewellery LLC ("LCJ Dubai"), L'azurde Jewellery LLC ("LJ Abu Dhabi") and L'azurde Group for Gold and Jewellery DMCC ("L'azurde DMCC") are registered in the United Arab Emirates which is a tax-free country, so no tax returns have been filed.

#### 10. (LOSS)/EARNINGS PER SHARE - BASIC AND DILUTED

	Three-month period ended		Nine-month period ended	
Basic and diluted earnings per share	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)
Net (loss)/profit for the period attributable to equity holders of the parent (in SAR)	(18,817,150)	234,635	(86,600,618)	24,351,262
Weighted average number of ordinary shares during the period	43,000,000	43,000,000	43,000,000	43,000,000
Basic and diluted (loss)/earnings per share (in SAR)	(0.44)	0.01	(2.01)	0.57

There is no dilution effect on the basic earnings per share of the Group as the Group has no convertible dilutive potential ordinary shares outstanding as at September 30, 2020 and September 30, 2019.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 11. RELATED PARTY TRANSACTIONS AND BALANCES

Related parties of the Group include shareholders, Board of Directors, key management personnel and entities of which they are principal owners. The terms of the transactions with related parties are approved by the Group's management. Transactions with related parties are entered and expected to be settled in the normal course of the Group's business. Pricing policies and terms of these transactions are at arm's length.

Transactions with related parties during the period and the balances as at end of the period / year are as follows:

	Nature of transactions	Amount of T	ransactions	Bala	nces
		September 30, 2020 (Unaudited)	September 30 2019 (Unaudited)	September 30, 2020 (Unaudited)	December 31, 2019 (Audited)
		SAR	SAR	SAR	SAR
Other affiliates: Board of Directors and key management personnel	Remuneration	6,539,237	6,976,986	523,500	368,000
Director	Consultancy fees	376,875	376,875	125,625	125,625
		6,916,112	7,353,861	649,125	493,625

The members of Board of Directors do not get any remuneration for their services. The Board of Directors remuneration stated above relates only to the Independent directors and one non-executive director, as approved in the Annual General Meeting.

#### 12. SEGMENT REPORTING

The Group is organized into wholesale and retail business segments. These operating segments are monitored by the Group's Chief Operating Decision Maker. All the intra-group revenues and other balances are eliminated on consolidation. Details of the Group's segments are as follows:

Nine-months ended September 30, 2020 (Unaudited)	Wholesale SAR	Retail SAR	Total SAR
Revenues - Gold	918,394,793	-	918,394,793
- Operations	136,222,168	120,838,994	257,061,162
Gross profit	82,375,538	57,234,722	139,610,260
As at September 30, 2020 (Unaudited)			
Property, plant and equipment	65,977,182	16,824,970	82,802,152
Total assets	1,451,094,249	343,330,444	1,794,424,693
Total liabilities	(1,276,817,637)	(185,018,451)	(1,461,836,088)
Nine months ended September 30, 2019 (Unaudited)	Wholesale SAR	Retail SAR	Total SAR
Revenues - Gold	1,298,331,482		1,298,331,482
- Operations	229,170,084	166,020,909	395,190,993
Gross profit	167,731,782	74,602,401	242,334,183
As at December 31, 2019 (Audited)			
Property, plant and equipment	66,224,725	21,202,259	87,426,984
Total assets	1,636,967,604	378,066,971	2,015,034,575
Total liabilities	(1,394,625,194)	(202,198,320)	(1,596,823,514)

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 13. FINANCIAL INSTRUMENTS

#### Fair value measurements of financial instruments

Assets and liabilities measured at fair value in the interim condensed consolidated statement of financial position are grouped into three levels of fair value hierarchies. This grouping is determined based on the lowest level of significant inputs used in fair value measurement, as follows:

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

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

	Fair value (in SAR)			
September 30, 2020 (Unaudited):	Level 1	Level 2	Level 3	Total
Financial assets:				
Accounts receivable	349,462,484	_	-	349,462,484
Other current assets	57,907,070	-	-	57,907,070
Gold margins	49,757,074	=	-	49,757,074
Financial liabilities:				
Account payable for gold	211,783,622	-	-	211,783,622
Short-term murabaha facilities	843,723,500	-	:=:	843,723,500
December 31, 2019 (Audited):				
Financial assets:				
Accounts receivable	518,450,969	-	_	518,450,969
Other current assets	40,189,426	-	-	40,189,426
Financial liabilities:				
Account payable for gold	193,896,938	-	-	193,896,938
Short-term murabaha facilities	1,024,049,730			1,024,049,730

#### 14. COMPLIANCE WITH SHARI'A RULES

The Group relies in its policies for wholesale gold sales on selling gold jewelry on credit basis against gold or crushed gold that is equal to it in weight plus an additional charge for workmanship, based on the Shari'a opinion which permits selling of gold jewelry on credit basis. This is the point of view of a group of scholars of Islamic jurisprudence, including Imam Ibn Taymiyah and his disciple Ibn al-Qayyim, which also includes a number of contemporary scholars, including a number of members of the Shari'a Board of the Accounting and Auditing Organization for Islamic Financial Institutions (AAOIFI), as well as issuance of Shari'a opinion by the Shari'a Advisory Committee of the Council of Saudi Chambers; based on a request of the National Committee for Precious Metals and Gemstones regarding sale of gold jewelry by gold traders and manufacturers, where their conclusion stipulated the permissibility of gold and silver credit sales between retailers and wholesalers and manufacturers, subject to the following guidelines:

- · Ensures the permissibility of gold ornaments manufacturing;
- Ensures that fabricated ornament has a significant value, and not an unreal cover to usury provisions; and
- · Ensures that ornament's fabricated gold is required for purchase by itself and not only the pure gold.

# NOTES TO THE INTERIM CONDENSED CONSOLIDATED FINANCIAL STATEMENTS FOR THE NINE MONTH PERIOD ENDED SEPTEMBER 30, 2020

#### 14. COMPLIANCE WITH SHARI'A RULES (continued)

This is one of the legitimate conclusions on dealing in the trade of gold jewelry and is not considered a breach of the Group's compliance with the Shari'a rules and does not affect the Shari'a classification of the Group's activities.

#### 15. SIGNIFICANT EVENTS

The existence of novel coronavirus (COVID-19) was confirmed in early 2020 and has spread across multiple geographies, causing disruptions to businesses and economic activity. In response to the spread of COVID-19 and its resulting disruptions to the social and economic activities, the Group's Management mobilized a crises management team to assess the possible impact on its business in the Kingdom of Saudi Arabia and other geographies where the Group operates. Management also undertook a series of preventive measures to ensure the health and safety of its employees, customers, and wider community as well as to ensure the continuity of its operations.

The Management and the Board of Directors will continue to monitor the potential risks around supply of material, manpower, inventory levels and minimum interruptions to the production facilities across all geographies and accordingly update stakeholders for material deviations, as per local regulatory requirements.

Due to the effect of unusual and unprecedented factors such as COVID-19, sharp increase in gold price and tripling of VAT to 15% from July 1, 2020, the Company took the decision to accept one-off cost of SAR 34.7 million related to the recall of some of its heavy weight products not meeting the latest consumer trends. This decision contributed to rationalize and optimize Company's investment in gold working capital in order to reduce finance costs.

#### 16. COMPARATIVE FIGURES

Certain comparative figures have been reclassified to conform to the presentation in the current period, as follows:

	As previously reported	Reclassification	As reclassified
As at December 31, 2019	SAR	SAR	SAR
Accounts receivable	665;257,301	(40,189,426)	625,067,875
Other current assets	59,351,040	40,189,426	99,540,466

#### 17. SUBSEQUENT EVENTS

On October 11, 2020, the Board of Directors of the Company recommended to increase the share capital of the Company by way of a rights issue amounting to SAR 143.3 million in order to support the future expansion activities, to provide working capital to increase operational capacity and to reduce debt to equity ratio. On October 20, 2020, the Company appointed Samba Capital & Investment Management Company as financial advisor.

As at the date of authorization of these interim condensed consolidated financial statements, the Company is working on the procedures for this rights issue and all material developments in this regard will be disclosed in the future interim or annual financial statements of the Company, as per the local regulatory requirements.