(FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY)

(A SAUDI JOINT STOCK COMPANY)
UNAUDITED INTERIM CONDENSED CONSOLIDATED
FINANCIAL STATEMENTS AND
INDEPENDENT AUDITORS' REVIEW REPORT
FOR THE THREE MONTHS PERIOD
ENDED MARCH 31, 2022

(FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY)

(A Saudi Joint Stock Company)

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#### REPORT ON REVIEW OF CONDENSEDCONSOLIDATED INTERIM FINANCIAL STATEMENTS

TO THE SHAREHOLDERS
NASEEJ INTERNATIONAL TRADING COMPANY
(FORMERLY KNOWN AS AL SORAYAI TRADING AND
INDUSTRIAL GROUP COMPANY)
(A SAUDI JOINT STOCK COMPANY)

REPORT ON THE REVIEW OF THE CONDENSED CONSOLIDATED INTERIM FINANCIAL STATEMENTS FOR THE THREE MONTHS PERIOD ENDED MARCH 31, 2022

#### Introduction

We have reviewed the accompanying condensed consolidated statement of financial position of NASEEJ INTERNATIONAL TRADING COMPANY (FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY) (the "Company") as at March 31, 2022 and the related condensed interim consolidated statements of profit and loss and comprehensive income for the three-months periods ended March 31, 2022 and the condensed consolidated interim statements of changes in equity and condensed consolidated interim cash flows for the three-month period then ended and condensed consolidated interim notes, comprising a summary of significant accounting policies and other explanatory notes. Management is responsible for the preparation and presentation of these condensed consolidated interim financial statements in accordance with International Accounting Standard 34 - "Interim Financial Reporting" ("IAS 34"), as endorsed in the Kingdom of Saudi Arabia. Our responsibility is to express a conclusion on these condensed consolidated interim financial statements based on our review.

#### Scope of review

We conducted our review in accordance with International Standard on Review Engagements 2410, "Review of interim financial information performed by the independent auditor of the entity", as endorsed in the Kingdom of Saudi Arabia. A review of interim financial statements consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing, as 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 condensed consolidated interim financial statements are not prepared, in all material respects, in accordance with IAS 34, as endorsed in the Kingdom of Saudi Arabia.

Jeddah:

April 25, 2022

Ramadan 24, 1443H.

CERTIFIED PUBLIC CO ACCOUNTANTS PR. 4020291245 FOR EL SAYED EL AYOUTY & CO.

Mohamed El Ayouty Certified Public Accountant License No. (211)

(FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY)

(A Saudi Joint Stock Company)

# Statement of interim condensed consolidated financial position as at March 31, 2022

(All amounts in Saudi Riyals Thousands unless otherwise stated)

(All almounts in Saudi Riyais Thousands unless otherwise stated)			
	Notes	March 31, 2022	December 31, 2021
		(Unaudited)	(Audited)
ASSETS			
Non-current assets			
Property, plant and equipment - net		161,727	166,049
Intangible assets - net		335	411
Investment in associates and a joint ventures	10	15,220	15,022
Right to use assets	3	18,008	19,177
Total non-current assets		195,290	200,659
Current assets			
Inventories, net		117,004	104,397
Trade receivables, net		93,970	75,550
Prepayments and other receivables, net		18,648	15,111
Cash and cash equivalent		15,086	63,256
Total current assets		244,708	258,314
TOTAL ASSETS		439,998	458,973
EQUITY HOLDERS' EQUITY AND LIABILITIES			
Equity			
Share capital		211,632	211,632
Accumulated losses		(96,196)	(102,659)
Total shareholders' equity		115,436	108,973
Non-current liabilities			
Loans and borrowings	4	170,818	164,974
Right to use obligations	3	13,943	14,790
Employees' defined benefit obligations		20,770	20,979
Derivative financial instruments	7	462	1,077
Total non-current liabilities		205,993	201,820
Current liabilities			
Loans and borrowings	4	52,150	82,905
Right to use obligations	3	2,221	2,375
Trade payables		29,181	26,959
Due to related parties	9.3	7,184	4,439
Other payables		24,802	28,493
Zakat payable		3,031	3,009
Total current liabilities		118,569	148,180
Total liabilities		324,562	350,000
TOTAL EQUITY AND LIABILITIES		439,998	458,973



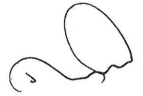
The annexed notes from 1 to 11 form an integral part of these financial statements.

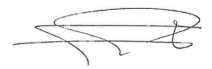
(FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY)

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## Statement of interim condensed consolidated profit and loss and other comprehensive income as at March 31, 2022 (All amounts in Saudi Riyals Thousands unless otherwise stated)

March 31, 2022 Mar <i>Unaudited</i>	rch 31, 2021
Continuous operations	
Sales – net 83,630	70,263
Cost of sales (64,705)	(60,109)
Gross profit 18,925	10,154
Selling and distribution expenses (7,329)	(7,043)
General and administration expenses (4,952)	(5,199)
Impairment of current assets / revaluation – net	(297)
Reversal of Provision / Other (loss) 1,392	(14)
Operating Gain/(Loss) 8,036	(2,399)
Gain / (loss) due to change in fair value of derivatives 615	446
Gain on investment in associates and joint venture 198	209
Financial charges (1,826)	(3,455)
Gain/(Loss) profit before zakat 7,023	(5,199)
Zakat expenses (560)	(70)
Loss for the period 6,463	(5,269)
Other comprehensive income	
Items that will not be reclassified in subsequent date to profit or loss (net after zakat)	
Loss on revaluation of employees defined benefit	
obligations.	-
Net income of items that will not be reclassified in	
subsequent date to profit or loss (net after zakat)	
Total other comprehensive loss	-
Total other comprehensive Gain/(Loss) -net 6,463	(5,269)
Earnings/(Loss) per share 0.31	(0.85)





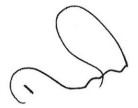
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# Statement of changes in interim condensed consolidated equity as at March 31, 2022

(All amounts in Saudi Riyals Thousands unless otherwise stated)

	Share capital	Accumulated losses	Total shareholders' equity
As at January 01, 2021	61,632	(6,199)	55,433
Increase in share capital	-	-	-
Net loss for the period	=	(5,269)	(5,269)
Cost to increase share capital	-	-	-
Loss on revaluation of employees' defined benefit			
obligations	-		
As at March 31, 2021 (unaudited)	61,632	(11,468)	50,164
As at January 01, 2021	61,632	(6,199)	55,433
Increase in share capital	150,000	-	150,000
Cost of increase in share capital		(7,507)	(7,507)
Net loss for the year		(85,517)	(85,517)
Loss on revaluation of employees' defined benefit			
obligations	-	(3,436)	(3,436)
As at December 31, 2021 – (audited)	211,632	(102,659)	108,973
As at January 01, 2022	211,632	(102,659)	108,973
Net gain for the year	3.45	6,463	6,463
Gain / (loss) on revaluation of employees' defined			
benefit obligations	8-8		
As at March 31, 2022 – (unaudited)	211,632	(96,196)	115,436





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# Statement of interim condensed consolidated cash flows as at March 31, 2022 (All amounts in Saudi Riyals Thousands unless otherwise stated)

(All amounts in Saudi Riyais Thousands unless otherwise stated)			
		March 31, 2022	March 31, 2021
		(Unaudited)	(Audited)
Operating activities			
Profit/(Loss) before zakat		7,023	(5,199)
Adjustments for:			
Depreciation		4,459	4,243
Amortization of intangibles		76	214
Provision for employees' defined benefit obligations		(209)	684
Financial charges		1,826	3,455
Impairment on current assets / revaluation - net		-	297
Amortization of right to use assets		1,169	1,898
Share of profit from an associate and joint ventures		(198)	209
Loss in fair value of derivatives financial instruments		(615)	(446)
Operating profit before working capital changes		13,531	5,355
Working capital changes:			
Inventories, net		(12,607)	(3,405)
Trade receivables, prepayments and other receivables, net		(21,957)	(9,473)
Due from related parties		•	<b>4</b> 0
Trade payables and other payables		(69)	(5,731)
Right to use obligation		(1,001)	(1,998)
Due to related parties		1,345	2,769
Cash flows from operating activities		(20,758)	(12,483)
Financial charges paid		(1,826)	(3,066)
Zakat paid		(538)	(1,162)
Employees' defined benefits paid			(1,971)
Net cash used in from operating activities		(23,122)	(18,682)
Investing activities			
Purchase of property, plant and equipment		(137)	(570)
Net cash used in by investing activities		(137)	(570)
Financing activities			
Loans and borrowings - net movement		(24,911)	(10,628)
Proceed from investment in associates and joint venture	10	(21,011)	(408)
Net cash flows used in by financing activities	10	(24,911)	(11,036)
<b>,</b>			and the second s
Net decrease in cash and cash equivalents		(48,170)	(30,288)
Cash and cash equivalents as at January 01,		63,256	38,493
Cash and cash equivalents as at March 31, / December 31,		15,086	8,205

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#### Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 1. Corporate information

Naseej International Trading Company (Formerly: Al Sorayai Trading and Industrial Group Company) (the "Parent Company") is a Saudi Joint Stock Company was established in the Kingdom of Saudi Arabia in accordance with the Ministry of Commerce and Industry's resolution No.523/Q dated 21 Dhul-Hijja 1428H, corresponding to December 31, 2007.

During 2010, the Parent Company offered 9 million shares for public subscription representing 30% of its share capital. Thus, the Parent Company converted to a public joint stock company.

The company is engaged in the import, export, wholesale and retail trade in carpets and rugs, flooring, furniture and furnishings, antiques, office furniture, kitchens, blankets, bed sheets, curtain fabrics and accessories and manufacturing of carpets and tuft according to the Ministry of Industry and Electricity's resolution No 1566/S dated 20 Dhul-Hijja 1420H and manufacturing of industrial yarn from polypropylene, nylon, processed polypropylene treatment and processed nylon (polymide) according to the Ministry of Commerce resolution No 1699/S issued on 27 Dhul-Hijja 1424H and commercial services. Additionally, the Company may invest in other companies. These activities are carried out through the main Commercial Registration No 4030133919 issued on 5 Rabi-Al-Awal 1422 H corresponding to May 28, 2001. In the general assembly meeting held on May 22, 2012, the shareholders resolved to add activities which are to invest in real estate for investment purposes.

During 2012, the board of directors proposed to increase the Parent Company's share capital from SR 300 million to SR 375 million from the retained earnings by issuing right share i.e. one share for every four share owned by the shareholders. The shareholders approved the increase in share capital in their general assembly meeting held on April 01, 2013 and issued the shares on same date. The Parent company's share capital is SR 375,000,000 divided into 37,500,000 shares of SR 10 each.

During December 2017, shareholders' in their Extraordinary General Assembly Meeting held on December 28, 2017, decided to amortize the accumulated losses amounted to SR 150 Million, as at September 30, 2017 by capital reduction, and the use of the entire statutory reserve and general reserve. This decision resulted in capital reduction from SR 375 million to SR 225 million and the company's commercial registration amended after capital deduction dated on 7 Jumada-Al-Awal 1439H corresponding to January 24, 2018.

During August 2019, shareholders' in their Extraordinary General Assembly Meeting held on August 28, 2019, decided to amortize the accumulated losses amounted to SR 159.5 million as at June 30, 2019 by capital reduction. This decision resulted in capital reduction from SR 225 million to SR 65.5 million, representing reduction in number of shares from 22.5 million to 6.5 million. Accordingly the company's commercial registration amended after capital reduction dated on 24 Safar 1441H corresponding to October 23, 2019.

Based on the decision of the extraordinary general assembly meeting, held on January 22, 2020, the shareholders decided to increase the capital from SR 65.5 million to SR 178.6 million. Such value of capital increase amounting to SR 112.66 million will be used, as a strategic direction for the group to raise the solvency of the group through the restructuring and the implementation of an action plan focusing on its main activities. On February 16, 2020, the share capital increase procedures were completed, the results of the offering period were announced, regulatory procedures were completed, and the commercial registration was amended with the value of the new capital on February 24, 2020.

The shareholders decided, based on the decision of the extraordinary general assembly, held on 3 Ramadan 1441 H, corresponding to April 26, 2020, agreed to change the name of the company from Al-Sorayai Trading and Industrial Group Company to Naseej International Trading Company. The commercial registration was amended with the new name on May 14, 2020.

The shareholders' in their extra ordinary general assembly meeting, held on December 20, 2020, approved the reduction in share capital from SR 178.6 million to SR 61.6 million by canceling 11.6 million shares representing SR 116.5 million. The reduction of SR 116.5 million was amortized against accumulated losses of the Group. The percentage change in share capital, after the share capital reduction ratio was 65.4%, therefore the reduction rate per share is 1.529 shares.

The shareholders' in their extra ordinary general assembly meeting, held on November 04, 2021, approved the increase in share capital from SR 61.6 million to SR 211.6 million by issuing 15 million shares representing SR 150 million. The percentage change in share capital 243.3%, therefore the increase in rate per share is 2.43 per shares.

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#### Notes to the interim condensed consolidated financial statements

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The Board of Directors decided on March 30, 2022 to recommend to the Extraordinary General Assembly to reduce the company's capital amounting to SAR 102,659,000/- for the purpose of amortization of accumulated losses.

The main branch is located in Industrial Area 1, Jeddah, Kingdom of Saudi Arabia.

The parent company has 3 main branches of factories, the name of Jeddah's branch for the industrial fabric and the Al Jazeera for spinning and carpets has been amended as stated below:

Name of the branch	Name of the amended branch	Commercial registration
Jeddah Factory for Industrial Yarn	Jeddah Industrial Thread Factory	4030115974
Al - Sorayai Carpet Factory	Al - Sorayai Carpet Factory	4030131014

In addition to main branch and two factories, these condensed consolidated interim financial statements includes results, assets and liabilities of 17 other branches

#### 2. Significant accounting policies

#### 2.1. Statements of compliance

The condensed consolidated interim financial statements for the three months ended March 31, 2022 have been prepared in accordance with IAS 34 Interim Financial Reporting as adopted in the Kingdom of Saudi Arabia as well as other standards and announcements endorsed by Saudi Organization for Certified Public Accountant (SOCPA).

The condensed consolidated interim financial statements do not include all the information and disclosures required in the annual financial statements, and should be read in conjunction with the Group's annual consolidated financial statements as at December 31, 2021, except the modification in depreciation policy plant and equipment from the straight line to unit production method.

As required by Capital market authority (CMA) through its circular issued at October 16, 2016, the Group should apply cost model to measure the property, plant and equipment, investment properties, and non-tangible assets upon adoption of the International Financial Reporting Standards for three years, commencing from the application of IFRSs. However, subsequently, this has been extended until December 31, 2021.

#### 2.2. Basis of preparation

These interim condensed consolidated financial statements have been prepared on the historic cost basis except for the following material items in the condensed consolidated statement of financial position.

- Derivative financial instruments are measured at fair value.
- Equity investment is measured at fair value through OCI.
- The employees' defined benefit obligation is recognised at the present value of future obligations using the Projected Unit Credit Method.

The condensed consolidated financial statements have been prepared in accordance with the International Financial Reporting Standards, and require management to make judgments, estimates and assumptions that may affect the application of accounting policies and the reported amounts of the interim condensed consolidated financial statements. These significant estimates and assumptions have been disclosed in the annual consolidated financial statements for the year ended December 31, 2021.

The Group's condensed consolidated interim financial statements are measured using the currency of the primary economic environment in which the Group operates ("the functional currency"). The condensed consolidated interim financial statements are presented in Saudi riyals, which is the functional and presentation currency. The numbers were rounded to the nearest thousand riyals, unless otherwise stated.

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#### Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 2. Significant accounting policies (continued)

#### 2.3. Basis of consolidation

These condensed consolidated interim financial statements includes the financial statement of the Parent company and the following subsidiaries (herein after referred to as "Group").

			Ownership	holding
Name		Main activity	2022	2021
The Home Style Company LLC	(a)	Retail trade in carpets, rugs, floors, furniture, blankets, curtain fabrics and accessories	100%	100%
Al Sorayai Company for Operations and Maintenance Ltd.		Maintenance services for factories, governmental and private institutions	100%	100%
Al Sorayai for Projects Company LLC (The activity is suspended)		Government and private project services for furniture, rugs and carpets	100%	100%

a) The Home Styles Company LLC ("the subsidiary"), was incorporated in November 2010. As the Parent Company is the 100% beneficial owner of the subsidiary, these consolidated financial statements include 100% of the results of the subsidiary. Under the restructuring of the Group and upon the approval of the Board of Directors in 2017 meetings, the Group will consolidate the operations of the subsidiary in the Group under the commercial segment.

#### Control is achieved when the Company has:

- The ability to control the investee
- · The emergence of the company's right to variable returns as a result of its association with the investee
- The ability to use its control to influence investment returns

The company re-evaluates whether it controls any of the investees or not, if the facts and circumstances indicate changes to one or more of the control elements referred to above.

When the voting rights of the company, in any of the investees, are less than the majority of the voting rights in them, the company has control over that investee. When the voting rights are sufficient to give it practical ability to direct the activities related to the investee with a separate manner. The company takes into account all relevant facts and conditions when assessing whether the company has voting rights in the investee to grant it control. These facts and circumstances include:

- The amount of voting rights the group owns in relation to the size and extent of ownership of other voting rights holders
- · Potential voting rights owned by the company and other voting rights holders or other parties
- · Rights arising from other contractual arrangements
- Any additional facts and circumstances that may indicate that the company has, or does not have, the current ability
  to direct relevant activities when needed to make decisions, including how to vote at previous shareholders
  'meetings

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#### Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 2. Significant accounting policies (Continued)

#### 2.3. Basis of consolidation (Continued)

The consolidated process of the subsidiary starts when the company can control the subsidiary, while that process is discontinued when the company losses the control over the subsidiary. In particular, revenue and expenses of the acquired or disposed of subsidiary are included during the period in the statement of consolidated profit or loss and the comprehensive income from the date of the control until the date of expiry of control of the company over the subsidiary.

Statement of consolidated profit or loss and all elements of the other comprehensive income are distributed to the shareholders of the company. The total other comprehensive income of the subsidiary is also distributed to the shareholders.

If necessary, adjustments would be made to the financial statements of the subsidiary so as its accounting policies to be in conformity with those used by the group.

All transactions and balances, including assets, liabilities, equity, revenue, expenses and cash flows arising from transactions between the companies of the group upon consolidation are disposed of.

#### Changes in the group's equity in existing subsidiaries

Changes in the group's ownership in subsidiaries that do not lead to a loss of control are accounted for as equity transactions. The reported values of the group's equity and the non-controlling interests are adjusted to reflect changes in their ownership in the subsidiaries. Any difference between the value of the amendment of non-controlling interests and the fair value of the consideration paid or received is directly included in the equity and is attributable to the shareholders of the company.

When the group loses control of the subsidiary, any profit or loss is recognized in the consolidated income statement and calculated based on the difference between

- 1. the total fair value of the amount received and the fair value of any retained interest and,
- 2. the previously recorded book value of the assets (including goodwill), the liabilities of the subsidiary and any non-controlling interests. All amounts previously recognized in other comprehensive income related to that subsidiary are accounted for as if the group had directly disposed of the assets or liabilities of the subsidiary (i.e. reclassification to profit, loss, or transfer to another classification in equity as specified/permitted) in accordance with international standards for financial reporting.

The fair value of the percentages that are retained from the investment in the previous subsidiary at the date of loss of control is considered as a fair value for the remaining investment upon initial recognition in subsequent periods and is in accordance with IFRS 9, and in the event the company becomes an associate or a joint venture, the fair value is considered as cost for initial recognition of investment in an associate or a joint venture.

### 2.4. New Standards, Amendments to Standards and Interpretations

There are no new standards issued, however, there are number of amendments to standards which are effective from 1 January 2021 and has been explained in Group annual Consolidated Financial Statements, but they do not have a material effect on the Group's Condensed Consolidated Interim Financial Statements.

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## Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 3. Right to use assets and lease obligations

Right to use assets and obligations arising from leases represent the followings:	March 31, 2022	December 31, 2021
3.1 Right to use	(Unaudited)	(Audited)
At as 1 January Additions during the year Termination during the year As at March 31, / December 31, Amortization (note 3.1.1) Right of use asset – net	30,500 - 30,500 (12,492) 18,008	30,789 6,660 (6,949) 30,500 (11,323) 19,177
3.1.1 Amortization		
Accumulated amortization as at January 01, Amortization during the year Accumulated amortization as at March 31, / December 31,	11,323 1,169 12,492	6,572 4,751 11,323
3.2. Right of use obligation		
At as 1 January Additions during the year Termination during the year Finance charges accrued Rent paid during the year As at March 31, / December 31,	17,165 - 195 (1,196) 16,164	23,696 5,583 (7,469) 1,438 (6,083) 17,165
Current portion	(2,221)	(2,375)
Non-current portion	13,943	14,790
4. Loans and borrowings	March 31, 2022 (Unaudited)	December 31, 2021 (Audited)
Saudi National Bank – SNB Al Rajhi Bank Saudi British Bank – SABB Riyadh Bank Saudi Industrial Development Fund Ministry of Finance Loan and borrowing – total	27,679 31,500 10,915 107,775 22,657 22,442 222,968	27,802 53,000 11,204 110,775 22,442 22,656 247,879
Loans and borrowings – current Loans and borrowings – non current	(52,150) 170,818	(82,905) 164,974

The management has obtained final approval for restructuring credit facilities by the banks (except SABB under negotiation). Accordingly, as at March 31, 2022, the management reclassify non-current portion of loans and borrowings to current portion related to (SABB Bank) loan.

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#### Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 5. Contingencies

The company in the ordinary course of business has the following contingencies:

March 31, 2022 December 31, 2021

(Unaudited)

(Audited)

Letter of credit

440

440

#### 6. Earnings/(Loss) per share

Loss per share is calculated by dividing net loss over the weighted average to the existing number of shares during the period.

#### 7. Derivative financial instruments

The Group has several financial derivatives that are classified as cash flow hedging instruments to cover fluctuations in cash flows resulting from interest rates and foreign currency exchange rates that are subject to fluctuations in market prices. As per the Group policy, derivative instruments are not used for trading or speculative purposes.

The following table shows the details of the nominal amounts and the remaining existing periods at the reporting date:

Instrument	Nominal value of hedging instrument	Book value of hedging instruments	
		March 31, 2022 (Unaudited)	December 31, 2021 (Audited)
Interest rate swap	94,500	462	1,077

#### 8. Business sector information

As per management's view, the Group's activities are divided into two main activities as follows:

	For the three months period ended
	March 31, 2022
	Cost of
	Sales sales Total prof
Flooring	73,280 (56,698) 16,58
Non – flooring	10,350 (8,008) 2,34
-	83,630 (64,706) 18,92
	March 31, 2021
	Cost of
	Sales sales Total profi
Flooring	59,244 (50,632) 8,61
Non – flooring	11,019 (9,477) 1,54
the desiration of the contract	70,263 (60,109) 10,15

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## Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

#### 9. Related parties transactions and balances

#### 9.1. Nature of relationship

Name of the related parties

The Company has undertaken transactions with the following related parties during the period/year.

Green Vision for Artificial Grass Company	Affilia	ates
Saudi Company for Manufacturing Carpet Materials	Affilia	ates
Al Sorayai Industrial Investment Group	Affiliates	
Khalid Hamdan Al Sorayai Est.	Affiliates	
Al Tadamon Al Awal Company	Affilia	ates
SNASCO Holding Investment Company	Affilia	ates
Al Raqi Real Estate Investment and Development Company	Affilia	ates
Al Hikma International For Real Estate Development Company	Affilia	T/, J. T/, T/
Others	Shareh	olders
9.2. Significant transactions	March 31, 2022 (Unaudited)	December 31, 2021 (Audited)
Purchases	7,341	14,180
Sales	<u></u>	-
Management benefits	895	4,500
BOD remuneration and executive committees	360	1,466
Rent	201	1,332
9.3. Due to related parties		
Saudi Company for Manufacturing Carpets Materials	6,881	4,337
Al Hikma International for Real Estate Development Company	303	102

Relationship

7,184

4,439

(FORMERLY KNOWN AS AL SORAYAI TRADING AND INDUSTRIAL GROUP COMPANY)

(A Saudi Joint Stock Company)

## Notes to the interim condensed consolidated financial statements

(All amounts in Saudi Riyals Thousands unless otherwise stated)

## 10. Investment in associates and joint ventures

		Arabian Calcium Carbonate Production Company*	Al Salam Educationa I National Int'l Co.**	March 31, 2022	December 31, 2021
				(Unaudited)	(Audited)
Capital	(1)	5,000	250	5,250	5,250
Long term payment Proceed against long term		16,472	-	16,472	16,880
payment		-	-	-	(408)
Long term payment - net Group share of result	(2)	16,472	-	16,472	16,472
Group share of result as at Jan 01,	_	(6,450)	(250)	(6,700)	(7,147)
Current period / year share of gain					
/ (loss)	_	198		198	697
Group share of result	(3)	(6,252)	(250)	(6,502)	(6,450)
Balance at the Mar 31, / Dec 31,	(1+2+3)	15,220	-	15,220	15,022

<sup>\*</sup>The Group owns 52% of the Arabian Calcium Carbonate Production Company (a limited liability Company) was established in Saudi Arabia, with commercial registration number 4030259768 dated 23 Muharram 1435H corresponding to December 6, 2012 and issued from Jeddah. According to the decision of the Extraordinary General Assembly Meeting on January 16, 2017, corresponding to 17 Rabi-Al-Thani 1438H the shareholders have agreed to reduce the percentage contribution of the company from 52% to 25% by entering the company's new shareholder capital increase and therefore the company loses control of the subsidiary. The Article of Association was amended on Rabi-Al-Thani 8, 1441H corresponding to December 5, 2019, and the commercial registration was amended on Rabi-Al-Thani 14, 1441H corresponding to December 12, 2019.

The investment, in Arabian Calcium Carbonate Production Company – 25% shareholding, has been accounted for using equity method of accounting based on management financial statements (un–audited) for the year ended December 31, 2021. The management is not expecting any changes in the results of the audited financial statements for the year ended 2021.

#### 11. Approval of financial statements

The Board of Directors of the Group approved the interim unaudited condensed consolidated financial statements on April 25, 2022 corresponding to Ramadan 24, 1443H.

<sup>\*\*</sup>The Group owns 25% shares of Al Salam Educational National Int'l Co. The Company was established in Saudi Arabia for the purpose to prepare, manage, operation of colleges, institutes and universities also includes publication and trading of books across Kingdom of Saudi Arabia. The company was established on March 20, 2014 corresponding to 19 Jamad-Al-Awal 1435H.