

Industrial Milk Company S.A. and its subsidiaries

Condensed Consolidated Interim Financial Statements For the six months ended 30 June 2015



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Statement of Management responsibilities for preparation and approval of condensed consolidated interim financial statements for the six months ended 30 June 2015

Management of the Group of companies "IMC S.A." (the Group) is responsible for preparing the condensed consolidated interim financial statements which reflect in all material aspects the financial position of the Group as at 30 June 2015, as well as the results of its activities, cash flows and changes in equity for the three months ended in accordance with International Financial Reporting Standards (IFRS).

In preparing condensed consolidated interim financial statements the Group's Management is responsible for:

- selecting appropriate accounting policies and their consistent application;

- making reasonable measurement and calculation;

- following principles of IFRS or disclosing all considerable deviations from IFRS in the notes to condensed consolidated interim financial statements;

- preparing condensed consolidated interim financial statements of the Group on the going concern basis, except for the cases when such assumption is illegal.

- accounting and disclosing in the condensed consolidated interim financial statements all the relations and transactions between related parties;

- accounting and disclosing in the condensed consolidated interim financial statements all subsequent events that need to be adjusted or disclosed;

- disclosing all claims related to previous or potential legal proceedings;

- disclosing in the condensed consolidated interim financial statements all the loans or guarantees on behalf of the Management.

The Group's Management is also responsible for:

- development, implementation and control over effective and reliable internal control system in the Group;

- keeping accounting records in compliance with the legislation and accounting standards of the respective country of the Group's registration;

- taking reasonable steps within its cognizance to safeguard the assets of the Group;

- detecting and preventing from fraud and other irregularities.

These condensed consolidated interim financial statements as at 30 June 2015 prepared in compliance with IFRS were approved on behalf of the Group's Management on 26 August 2015.

On behalf of the Management:

Chief Executive Officer

ALEX LISSITSA

signed

Chief Financial Officer

DMYTRO MARTYNIUK

signed



Management statement

This statement is provided to confirm that, to the best of our knowledge, the condensed consolidated interim financial statements for the six months ended 30 June 2015, and the comparable information, have been prepared in compliance with International Financial Reporting Standards as issued by the International Accounting Standards Board and as adopted by the European Union and give a true, fair and clear view of IMC S.A. assets, financial standing and net results, and that the directors' report on the operations of the IMC S.A. Group of companies truly reflects the development, achievements and position of the Group, including a description of the key risk factors and threats.

This statement is provided to confirm that INTERAUDIT S.à r.l. (an independent member of Baker Tilly International) has been appointed in accordance with the applicable laws and performed the review as independent auditor of the condensed consolidated interim financial statements of IMC S.A. for the six months ended 30 June 2015, and that the entities and the independent auditor performing the review met the conditions necessary to issue an impartial and independent report on the review in accordance with International Standards on review engagements.

On behalf of the Management:

On behalf of the Management:

Chief Executive Officer	ALEX LISSITSA	signed
Chief Financial Officer	DMYTRO MARTYNIUK	signed



Consolidated management report

- 1. Business and General Conditions
- 2. Operational and Financial Results
- 3. Risk Report
- 4. Forecast Report
- 5. Selected Financial Data

1.Business and General Conditions

Business conditions

The first half of 2015 for IMC was characterized by active sales of corn stocks harvested in 2014, annual trainings and certification of personnel of the company, spring crops' sowing campaign and the completion of the restructuring process carried out by IMC.

Record crop of grain and oilseeds in the world in 2014/15 MY caused 15-20% price decrease for main crops in H1 2015 vs. H1 2014.

At the same time the devaluation of the Ukrainian currency (hryvnya) in H1 2015 by 33% has led to a decrease in IMC's cost of sales in USD equivalent, offsetting negative impact of grain prices' decrease.

Strong export revenue of IMC (up to 90% of IMC's revenue is linked to USD) enables the Group to get positive effect on its financial result in case of hryvnya devaluation.

In H1 2015 IMC started the spring crops' sowing campaign in accordance with schedule and conducted it in optimal agro-technological terms. In 2014/15 MY IMC operated the same land bank as year ago (136.6 ths ha) but based on market trends and forecasts there were some changes in IMC's crop mix in 2014/15 MY: the area under winter wheat has been increased (+43% yoy) as well as the area under sunflower (+32% yoy), due to the reduction of the area under corn (-10% yoy) and under soybeans (-23% yoy).

In the first half of 2015 there were some changes in taxation of agricultural producers in Ukraine. While VAT tax preferences for agricultural producers in Ukraine were saved in H1 2015 (agricultural producers in Ukraine retain and reinvest the difference between VAT accumulated on sales at domestic market and that paid on inputs), but VAT refund on export of grain was again temporally suspended till 31 December 2017 (after short resumption in Q1 and Q4 2014).

The military conflict on the East of Ukraine does not affect operations of Industrial Milk Company S.A. and its Subsidiaries (hereinafter "the Group" or "IMC"). Group's assets are located in the central and northern regions of Ukraine far from East of Ukraine. IMC carries out export of grain through the ports of Odessa and Mykolaiv regions. IMC's main markets for grain export are EU, Northern Africa, Middle East and Asia. The Group doesn't export any goods to Russia.

The internal control system

IMC's control system relies on daily resource planning analyses which is detailed by cost centre and cost article, department, thus providing all the necessary information for controlling inventories and products.

IMC established internal controlling instruments to secure proper accounting in compliance with legal requirements.

IMC's accounting procedures are governed by standardized guidelines and rules as well as a clearly defined course of action in different situation. Therefore, standard account parameters and booking directions for various production operations were established. Another control tool is the clear allocation of functions regarding various accounting processes. For Group consolidation and accounting purposes all bookkeeping data of the consolidated companies may be accessed automatically.

The internal control system of IMC is based on the accounting data base thus integrating all controlling processes. Accounting processes are carried out on a high level basis and are monitored and adjusted by specialists.

IMC's accounting-related risk management system is set up in a way that the risk of misrepresentation could mainly ensue from new business processes or amendments to legal provisions. Risks are contained by transferring decisions on accounting-relevant data resulting from new business processes to the management level. Ongoing continuation training regarding the applicable accounting provisions from time to time is provided to the management.



Personnel

Trained and motivated employees are the most precious success resource for an enterprise dedicated to agricultural production. Motivation and professionalism are prerequisites for excellent results. IMC can always rely on its qualified and motivated staff. Future-oriented technologies, trained personnel and continuation training of the company's employees are vital to secure quality and low cost of agricultural products.

As IMC is a vocational training provider, the company is able to train its qualified skilled workers and executives mainly from its own staff. Specialized training programs are aimed at the improvement of employees professional skills. Open communication channels on all levels, short decision-making processes are values applied and lived.

For the six months ended			
	30 June 2015	30 June 2014	Change in %
Total number of employees	2 648	2 965	-11%
operating personnel	2 011	2 265	-11%
administrative personnel	607	657	-8%
sales personnel	24	33	-27%
non-operating personnel	6	10	-40%
Wages and salaries and related charges per employee, USD	1 529	2 253	-32%



2. Operational and Financial Results

The following table sets forth the Company's results of operations for the six-month period ended 30 June 2015 and 2014 derived from the condensed consolidated interim financial statements:

(in thousand USD)

	For the six months ended			
	Notes	30 June 2015	30 June 2014	Change in %
CONTINUING OPERATIONS				
Revenue	5	73 900	82 359	-10%
Gain from changes in fair value of biological assets and agricultural produce, net	6	33 963	49 610	-32%
Cost of sales	7	(40 850)	(67 958)	-40%
GROSS PROFIT		67 013	64 011	5%
Administrative expenses	8	(2 1 9 2)	(3 015)	-27%
Selling and distribution expenses	9	(5 650)	(6 221)	-9%
Other operating income	10	865	1 085	-20%
Other operating expenses	11	(4 979)	(3 542)	41%
Write-offs of property, plant and equipment		(507)	(299)	70%
OPERATING PROFIT		54 550	52 019	5%
Financial expenses, net	14	(7 324)	(11 349)	-35%
Foreign currency exchange (loss)/gain, net	15	(20 219)	(39 998)	-49%
(LOSS)/PROFIT BEFORE TAX FROM CONTINUING OPERATIONS		27 007	672	3919%
Income tax expenses	16	30	(570)	-105%
NET (LOSS)/PROFIT FOR THE PERIOD FROM CONTINUING OPERATIONS		27 037	102	26407%
Normalised EBITDA		57 873	58 211	-1%
Normalised EBIT		55 057	52 318	5%
Normalised Net profit	_	27 544	401	6769%
Depreciation and amortization		(2 816)	(5 893)	-52%
Depreciation and amortization		(2010)	(5 075)	

Normalisation adjustments to EBITDA, EBIT and Net profit exclude effects of non-recurring expenditure from operating segments such as income from the exchange of property certificates and write-offs of property, plant and equipment resulting from an isolated, non-recurring event.



Revenue

The Company's revenue from sales of finished products decreased year-on-year by 10% primarily as a consequence of the decrease in corn prices in 2015.

The following table sets forth the Company's sales revenue by products indicated:

(in thousand USD) For the six months ended			
	30 June 2015	30 June 2014	Change in %
Cattle	491	740	-34%
Milk	1 978	3 944	-50%
Corn	69 961	72 734	-4%
Wheat	155	38	308%
Sunflower	105	341	-69%
Soy beans	307	91	237%
Potatoes	458	1 973	-77%
Other	367	2 296	-84%
	73 822	82 157	-10%

The most significant portion of the Company's revenue comes from selling corn, which represented 95% and 89% of total revenue of six months ended 30 June 2015 and 2014, respectively. The following table sets forth the volume of the Company's main crops and revenues generated from the sales of such crops:

(in thousand USD)	For the six mo	onths ended
	30 June 2015	30 June 2014
Corn		
Sales of produced corn (in tonnes)	450 341	360 058
Realization price (U.S. \$ per ton)	155	202
Revenue from produced corn (U.S. \$ in thousands)	69 961	72 734
Wheat		
Sales of produced wheat (in tonnes)	729	193
Realization price (U.S. \$ per ton)	213	198
Revenue from produced wheat (U.S. \$ in thousands)	155	38
Soy beans		
Sales of produced soy beans (in tonnes)	939	222
Realization price (U.S. \$ per ton)	326	410
Revenue from produced soy beans (U.S. \$ in thousands)	307	91
Sunflower		
Sales of produced sunflower (in tonnes)	358	1 185
Realization price (U.S. \$ per ton)	294	288
Revenue from produced sunflower (U.S. \$ in thousands)	105	341
Potatoes		
Sales of produced potatoes (in tonnes)	6 170	5 537
Realization price (U.S. \$ per ton)	74	356
Revenue from produced potatoes (U.S. \$ in thousands)	458	1 973
Other (produced only)		
Total sales volume (in tonnes)	3 164	11 192
Total revenues (U.S. \$ in thousands)	367	2 296
Total sales volume (in tonnes)	461 701	378 387
Total revenue from sale of crops (U.S. \$ in thousands)	71 353	77 473

Revenue relating to sales of corn decreased by 4% to USD 69,9 million for the six-month period ended 30 June 2015 from USD 72,7 million for the six-month period ended 30 June 2014, due to decrease in prices in 2015.



Cost of sales

The Company's cost of sales decreased by 40% to USD 40,9 million for the six-month period ended 30 June 2015 from USD 67,9 million for the six-month period ended 30 june 2014. The following table sets forth the principal components of the Company's cost of sales for the periods indicated:

(in thousand USD)

	For the six mo	onths ended	
	30 June 2015	30 June 2014	Change in %
Raw materials	(49 665)	(74 783)	-34%
Change in inventories and work-in-progress	21 769	28 781	-24%
Wages and salaries of operating personnel and related charges	(2 679)	(5 141)	-48%
Depreciation and amortization	(2 419)	(5 148)	-53%
Third parties' services	(509)	(1 267)	-60%
Fuel and energy supply	(2 419)	(4 233)	-43%
Rent	(4 675)	(5 567)	-16%
Repairs and maintenance	(147)	(410)	-64%
Taxes and other statutory charges	(105)	(174)	-40%
Other expenses	(1)	(16)	-94%
	(40 850)	(67 958)	-40%

Raw materials decreased by 34% to USD 49,7 million for the six-month period ended 30 June 2015 from USD 74,8 million for the six-month period ended 30 June 2014. This decrease was due to devaluation of UAH in 2015.

Wages and salaries of operating personnel and related charges decreased by 48% to USD 2,7 million for the six-month period ended 30 June 2015 from USD 5,1 million for the six-month period ended 30 June 2014. This decrease was primarily due to devaluation of UAH in 2015.

Depreciation and amortization decreased by 53% to USD 2,4 million for the six-month period ended 30 June 2015 from USD 5,1 million for the six-month period ended 30 June 2014. This decrease was primarily due to devaluation of UAH in 2015.

Gross profit

The Company's gross profit increased to USD 67,0 million for the six-month period ended 30 June 2015 from USD 64,0 million for the sixmonth period ended 30 June 2014. An 5% year-on-year increase was due to decrease in cost of sales by 40% and decrease in revenue only by 10%.

Administrative expenses

Administrative expenses decreased year-on-year to USD 2,2 million for the six-month period ended 30 June 2015 from USD 3,0 million for the six-month period ended 30 June 2014, reflecting primarily an decrease in professional services year-on-year to USD 0,2 million from USD 0,6 million due to devaluation of UAH in 2015.

Selling and distribution expenses

Selling and distribution expenses decreased year-on-year to USD 5,7 million for the six-month period ended 30 June 2015 from USD 6,3 million for the six-month period ended 30 June 2014, reflecting some decrease in delivery costs due to devaluation of UAH despite the increase in volume of realization.

Other operating income

The Company's other operating income decreased by 20% to USD 0,9 million for the six-month period ended 30 June 2015 from USD 1,1 million for the six-month period ended 30 June 2014 due to decrease in income from subsidized VAT.



Other operating expenses

Other operating expenses increased by 41% to USD 5,0 million for the six-month period ended 30 June 2015 from USD 3,5 million for the six-month period ended 30 June 2014 reflecting an increase in losses from VAT on export operations from USD 0,6 million to USD 3,1 million and decrease in lost crops from USD 1,3 million to USD 0,4 million.

Financial expenses, net

The Company's financial expenses, net decreased by 35% to USD 7,3 million for the six-month period ended 30 June 2015 from USD 11,3 million for the six-month period ended 30 June 2014. This decrease was due primarily to decrease of Group's debts.

Cash flows

The following table sets out a summary of the Company's cash flows for the periods indicated:

(in thousand USD)	For the six months ended		
	30 June 2015	30 June 2014	
Net cash flows from operating activities	20 204	10 597	
Net cash flows from investing activities	(403)	(23 914)	
Net cash flows from financing activities	(15 137)	10 163	
Net increase in cash and cash equivalents	4 664	(3 154)	

Net cash flow from operating activities

The Company's net cash inflow from operating activities increased to USD 20,2 million for the six-month period ended 30 June 2015 compared to net cash inflow of USD 10,6 million for the six-month period ended 30 June 2014. The increase in 2015 was primarily attributable to changes in payments policy with suppliers and obtaining the delay of payments.

Net cash flow from investing activities

The Company's net cash outflow from investing activities decreased to USD 0,4 million for the six-month period ended 30 June 2015 compared to net cash outflow of USD 23,9 million for the six-month period ended 30 June 2014. The decrease in 2015 was primarily attributable to repayment payables for investment (acquisition of subsidiaries).

Net cash flow from financing activities

Net cash outflow from financing activities decreased to USD 15,1 million for the six-month period ended 30 June 2015 from a net cash inflow of USD 10,2 million for the six-month period ended 30 June 2014. The decrease in 2015 was due to repayment of long-term and short-term borrowings.



3. Risk Report

Risks relating to the Group's business and Industry are as follows:

• Failure to generate or raise sufficient capital may restrict the group's development strategy

To decrease an influence of this risk the Group works on several sources of financing: bank crediting, bonds issue, financing by international financial organizations.

• The Group's financial results are sensitive to fluctuations in market prices of its products

To decrease an influence of this risk the Group on permanent basis researches the international and Ukrainian agricultural markets, monitoring price fluctuations and factors affecting these fluctuations (stocks, production, consumption, export, import, forecasts). On the basis of an analysis of the above mentioned information the management of the Group makes decisions regarding crop rotation structure and production plans.

· Poor and unexpected weather conditions may disrupt the Group's production of crops

To decrease an influence of this risk the Group is using the following practices:

- Application of mini-till and no-till technologies on 70% of cultivated lands enables the Group to decrease the risk of disruption of a general production of crops and increase yields during rainless season;
- Cultivation of relatively small share (10%) of winter crops in the general crop rotation structure enables to decrease the risk of disruption of a general production of crops during unfavourable winter conditions;
- Examination of introduction of irrigation to increase potato yields.
- The Group's operating costs could increase

The risk of Group's operating costs increase is basically connected to a possible price growth for fuel, seeds, fertilizers and crop protection materials.

To reduce the above mentioned risks the Group:

- has implemented the fuel consumption and machinery usage controlling systems using GPS-trackers;
- uses no-till and mini-till technologies that allow to reduce general fuel consumption;
- follows the land bank development strategy based on principle of fields' close proximity to each other that allows to reduce fuel consumption;
- is focused on limited number of crops (not more than 4) that allows to use and purchase seeds, fertilizers and crop protection materials more efficiently;
- has built long-term and mutually benefit relationships with suppliers of seeds, fertilizers and crop protection materials.

4. Forecast Report

The Management Board statement on previously published forecasts:

Financial forecasts

In 2015 Revenue is forecast to be practically unchanged from 2014 year

In 2015 EBITDA is forecast to be increased tentatively up to 10% as compared with 2014 year

• Period 01.01.2015 - 31.12.2015

The Management Board confirmed foregoing guidelines.

The Group will assess the feasibility of financial guidelines on a quarterly basis.



5. Selected Financial Data

(in thousand USD)

	For the six months ended	30 June 2015	30 June 2014
I.	Revenue	73 900	82 359
II.	Operating profit/(loss)	54 550	52 019
III.	Profit/(loss) before income tax	27 007	672
IV.	Net profit/(loss)	27 037	102
V.	Net cash flow from operating activity	20 204	10 597
VI.	Net cash flow from investing activity	(403)	(23 914)
VII.	Net cash flow from financing activity	(15 137)	10 163
VIII.	Total net cash flow	4 664	(3 154)
IX.	Total assets	185 015	267 208
Х.	Share capital	56	56
XI.	Total equity	39 283	93 637
XII.	Non-current liabilities	51 214	58 144
XIII.	Current liabilities	94 518	115 427
XIV.	Weighted average number of shares	31 300 000	31 300 000
XV.	Profit/(loss) per ordinary share (in USD)	0,86	0,003
XVI.	Book value per share (in USD)	1,28	2,94



INDUSTRIAL MILK COMPANY S.A.

Société anonyme Registered office: 26-28 Rue Edward Steichen L-2540 Luxembourg, Grand Duchy of Luxembourg R.C.S Luxembourg: B 157843 (the Company)

Corporate governance statement

Corporate governance

Corporate governance within the Company is based on the Luxembourg law and the listing requirements of the Warsaw Stock exchange where the trading in the company shares takes place. The Company follows the "Code of Best practice" of the Warsaw Stock Exchange (the "Code of best practice"), as amended on October 2012.

The Company's corporate governance rules are based on the Company's articles of Association (the "Articles"), and the corporate governance charter (the "Corporate Governance Charter"), and the Company's internal regulations.

Board of directors

According to the Articles of Association ('STATUTS COORDONNES') The Company shall be managed by the Board of Directors composed of at least five members, their number being determined by the general meeting of shareholders. Directors need not be shareholders of the Company. The Board of Directors composed of executive and non-executive directors. At least two directors shall be independent non-executive directors.

The directors shall be elected by the general meeting of shareholders for a period not exceeding six (6) years and until their successors are elected, provided, however, that any director may be removed at any time by a resolution taken by the general meeting of shareholders. The directors shall be eligible for reappointment.

In the event of vacancy in the office of a director because of death, resignation or otherwise, the remaining directors elected by the general meeting of shareholders may elect a director to fill such vacancy until the next general meeting of shareholders.

Directors:

Name	Date of appointment	Date of resignation
1.Mr Alex Lissitsa, executive director CEO	29 March 2012	2016
2. Mr Dmytro Martyniuk, executive director CFO	09 March 2011	2016
3. Mr Oleksandr Petrov, executive director	09 March 2011	2016
4. Alfons Balman non-executive director	10 September 2013	2016
5. Karen Fisher non-executive director	10 September 2013	2016
6. Mr Ievgen Osypov, executive director	09 March 2011	17 May 2013
7. Mr Carl Olof Richard Sturen, non-executive director	09 March 2011	01 June2013
8. Mr Michael Peter Lee, non executive director	09 March 2011	29 March 2012

With regard to the appointment and replacement of Directors, the Company is governed by its Articles of Association (hereafter referred Articles of Association) and Luxembourg Companies Law 1915. The Articles of Association may be amended from time to time by a general meeting of the shareholders under the quorum and majority requirement provided for by the law of 10 August 1915 on commercial companies in Luxembourg, as amended.

The present Board is composed of two independent directors and three directors who either are employed by Subsidiaries of the Company or hold over 5% of votes in the Company.

Independency is assessed taking into consideration the criteria stated in Annex II of the European Commission Recommendation of 15 February 2005.



Powers of Directors

The board is responsible for managing the business affairs of the Company within the clauses of the Article of Association. The directors may only act at duly convened meetings of the board of Directors or by written consent in accordance with article 10 of Articles of Association.

The Board of Directors is vested with the broadest powers to act on behalf of the Company and to perform or authorize all acts of administrative or disposal nature, necessary or useful for accomplishing the Company's object. All powers not expressly reserved by the Law to the sole shareholder or, as the case may be, to the general meeting of shareholders, fall within the competence of the Board of Directors.

Meetings of the Board of Directors

The Board of Directors meets upon notice given by the Chairman. A meeting of the Board of Directors must be convened if any two directors so require. The Chairman presides at all meetings of the Board of Directors. In her/his absence the Board of Directors may appoint another director as chairman pro tempore by vote of the majority present or represented at such meeting. Except in cases of urgency or with the prior consent of all those entitled to attend, at least twenty-four hours' written notice of board meetings shall be given. Any such notice shall specify the place, the date, time and agenda of the meeting. The notice may be waived by unanimous written consent by all the directors at the meeting or otherwise. No separate notice is required for meetings held at times and places specified in a time schedule previously adopted by resolution of the Board of Directors.

Every board meeting shall be held in Luxembourg or at such other place indicated in the notice.

Decisions will be taken by a majority of the votes of the directors present or represented at the relevant meeting. Each director has one vote. In case of a tied vote, the Chairman has a casting vote.

One or more directors may participate in a meeting by means of a conference call, by videoconference or by any similar means of communication enabling several persons participating therein to simultaneously communicate with each other. Such methods of participation are to be considered equivalent to a physical presence at the meeting.

A written decision passed by circular means and transmitted by cable, facsimile or any other similar means of communication, signed by all the directors, is proper and valid as though it had been adopted at a meeting of the Board of Directors which was duly convened and held. Such a decision can be documented in a single document or in several separate documents having the same content and each of them signed by one or several directors. Except as far as a written decision passed by circular means is concerned, the minutes of the meeting of the Board of Directors shall be signed by the Chairman of the relevant meeting or any two directors or as resolved at the relevant board meeting or a subsequent board meeting. Any proxies will remain attached thereto.

The Board has established processes regarding internal control and risk management systems to ensure its effective oversight of the financial reporting process. These include appointing an independent administrator (the "Administrator") to maintain the accounting records of the Company independent of IMC S. A. The Administrator has a duty of care to maintain proper books and records and prepare for review and approval by the Board the financial statements intended to give a true and far view. The Board has appointed Totalserve Management (Luxembourg) S.a.r.l. as Administrator.

Committees

Audit Committee.

The Audit committee has been established by the Board to assist the Board of directors with independent verifying and safeguard of the integrity of the company's financial reporting; and oversee the independence of the external auditors

The Committee has responsibility for the following:

- (a) Monitoring the establishment of an appropriate internal control framework;
- (b) Monitoring corporate risk assessment and compliance with internal controls;
- (c) Overseeing business continuity planning and risk mitigation arrangements;
- (d) Reviewing reports on any material defalcations, frauds and thefts from the Group;

(e) Monitoring compliance with relevant legislative and regulatory requirements (including continuous disclosure obligations) and declarations by the Secretary in relation to those requirements;

(f) Reviewing the nomination, performance and independence of the external auditors;

(g) Liaising with the external auditors and ensuring that the annual audit is conducted in an effective manner that is consistent with Committee members' information and knowledge and is adequate for shareholder needs;

(h) Reviewing management processes supporting external reporting;

(i) Reviewing financial statements and other financial information distributed externally; and

(j) Reviewing external audit reports to ensure that, where major deficiencies or breakdowns in controls or procedures have been identified, appropriate and prompt remedial action is taken by management

The Committee has an advisory role, consistent with its purpose of assisting the Board in relation to the matters with which it is charged with responsibility, and does not have any power to commit the Board to any recommendation or decision made by it except for matters relating to the appointment, oversight, remuneration and replacement of the external auditors.

The Committee has unrestricted access to management and the external auditors as it may consider appropriate for the proper performance of its function.

The Board of Directors shall appoint the chairman and members of the Audit Committee from among the non-executive directors and external members which must be independent. The Audit Committee will comprise a minimum of two members. In any case the chairman of the Audit Committee must be appointed from among non-executive directors.

Remuneration committee

The role of the Committee is to advise on remuneration and issues relevant to remuneration policies and practices for senior management.

The Responsibility of the Remuneration Committee includes issues regarding salaries, bonus programs and other employments terms of the CEO and senior management in conjunction with the Board.

Notably, the Remuneration Committee is in charge of:

- submitting proposals to the Board regarding the remuneration of directors and managers, ensuring that these proposals are in accordance with the remuneration policy adopted by the Company;

- discussing with the chief executive officer the performance of executive management and of the individual executives at least once a year based on evaluation criteria clearly defined. The chief executive officer should not be present at the discussion of his own evaluation;

- ensuring that the remuneration of non-executive directors is proportional to their responsibilities and the time devoted to their functions.

The Board of Directors shall appoint the chairman and members of the Remuneration Committee from among the non-executive directors and external members which must be independent. The Audit Committee will comprise a minimum of two members. In any case the chairman of the Audit Committee must be appointed from among non-executive directors.

Internal control and risk management

The company's internal control over financial reporting includes those policies and procedures that pertain to the maintenance of financial records that, in reasonable detail, accurately and fairly reflect the transactions and disposals of the assets of the company; provide reasonable assurance that transactions are recorded as necessary to permit preparation of financial statements. In accordance with Luxembourg legal and regulatory requirements, and that receipts and expenditures of the company are being made only in accordance with authorizations of management and directors of the company, and provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use, or disposals of the company's assets that could have a material effect on the financial statements.

In order to ensure, that established controls over financial reporting system worked effectively during 2014, a summary of the work performed by the internal audit department was reviewed by the Audit Committee.

Besides, the Internal Audit plan for 2015 was also analyzed and approved by the Board of Directors, in order to make sure, that

- Existing information system is able to identify and manage risk of misstatement in financial data once occurred, including override of controls and fraud;
- Information is communicated to management regularly and timely;
- No person has any special rights of control over the Company's share capital.

External audit

In accordance with the Luxembourg law on commercial companies, the Company's annual and consolidated accounts are certified by an external auditor appointed by the annual general meeting of shareholders. The external audit functions are being carried by INTERAUDIT S.à.r.l.

Takeover bids Law statement

- The structure of the capital of the company is represented on a page 56. The company is a publicly-listed company whose shares are owned primarily by institutional investors and Agrovalley Limited whose beneficial owner is Mr. Olexandr Petrov, chairman of the board of directors. As of 30 June 2015, Agrovalley Limited held 21 490 899 shares in the Company, what is equal to 68,66%;
- The company has no securities which are not admitted to trading on a regulated market;
- The company has no restrictions on the transfer of securities, such as limitations on the holding of securities or the need to obtain the approval of the company or other holders of securities, without prejudice to article 46 of Directive 2001/34/EC;
- The details of those shareholders with an interest of 5% or more in the issued share capital of the Company, as notified to the Company, are set out on the page 56. The company has no other significant direct or/and indirect shareholdings (including indirect shareholdings through pyramid structures and cross-shareholdings);



- The company has no holders of any securities with special control rights. Transfer of shares is governed by the Articles of Association of the Company;
- The company has no adopted system of control of any employee share scheme where the control rights are not exercised directly by the employees;
- The company has no adopted restrictions on voting rights, such as limitations of the voting rights of holders of a given percentage
 or number of votes, deadlines for exercising voting rights, or systems whereby, with the company's cooperation, the financial rights
 attaching to securities are separated from the holding of securities;
- All of the issued and outstanding shares in the Company have equal voting rights and there are no special control rights attaching to the shares;
- The company didn't receive the information about existence of any agreements between shareholders that may result in any restrictions within the meaning of Directive 2004/19/EC;
- The company has no any agreements under which the company is a party and which take effect, alter or terminate upon a change of control of the company following a takeover bid, and the effects thereof, except where their nature is such that their disclosure would be seriously prejudicial to the company;
- The company grants non-availability of any agreements between the company and its board members or/and employees providing
 for compensation if they resign or are made redundant without valid reason or if their employment ceases because of a takeover
 bid.

Insider Dealing

The Company follows Luxembourg Stock Exchange, Warsaw Stock Exchange and insider trading policy rules in regards to the disclosure of insider dealing, which require all Board Members to notify the Company with regards to all transaction in the shares in the Company. Following the rules of the notification, the Company notifies both stock exchanges via appropriate regulatory filings.

signed

Alex Lissitsa Chief Executive Officer <u>signed</u>

Dmytro Martyniuk Chief Financial Officer



Cabinet de révision agréé

To the Shareholders and Directors of Industrial Milk Company S.A. 26-28, rue Edward Steichen L-2540 Luxembourg

Report on Review of the Condensed Consolidated Interim Financial Statements

Introduction

We have reviewed the accompanying condensed consolidated interim statement of financial position of Industrial Milk Company S.A. and its subsidiaries as at June 30, 2015 and the related condensed consolidated interim statements of comprehensive income, changes in equity and cash flows for the six months then ended. The Board of Directors is responsible for the preparation and presentation of this interim financial information in accordance with International Accounting Standard 34, Interim Financial Reporting, as adopted by the European Union. Our responsibility is to express a conclusion on this interim financial information 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 adopted by the Institut des Réviseurs d'Entrerpises. A review of interim financial information consists of making inquiries, primarily of persons responsible for financial and accounting matters, and applying analytical and other review procedures. A review is substantially less in scope than an audit conducted in accordance with International Standards on Auditing 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.

37, rue des Scillas L-2529 Howald Luxembourg

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INTERAUDIT société à responsabilité limitée au capital de 31250€ RCS Luxembourg B 29. 501 Identification TVA LU 139 871 52 Autorisation d'établissement 103 200/A





Conclusion

Based on our review, nothing has come to our attention that causes us to believe that the accompanying interim financial information is not prepared, in all material respects, in accordance with International Accounting Standard 34, Interim Financial Reporting, as adopted by the European Union.

Emphasis of matter with respect to the Political crisis

We draw attention to Note 4 to the consolidated financial statements, which describes the current political crisis in Ukraine. The impact of the continuing economic crisis and political turmoil in Ukraine and their final resolution are unpredictable and may adversely affect the Ukrainian economy and the operation of the Group. Our review opinion is not qualified in respect of this matter.

INTERAUDIT S.à r.l. Cabinet de révision agréé

Edward Kostka Managing partner

August 26, 2015 Howald



interaudit



CONDENSED CONSOLIDATED INTERIM STATEMENT OF COMPREHENSIVE INCOME

For the six months ended 30 June 2015

(in thousand USD, unless otherwise stated)

(in thousand USD, unless otherwise stated)		E. d. e. d	E. d. d.
	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
CONTINUING OPERATIONS			
Revenue	5	73 900	82 359
Gain from changes in fair value of biological assets and agricultural	6	33 963	49 610
produce, net Cost of sales	7	(40 850)	(67 958)
GROSS PROFIT		67 013	64 011
Administrative expenses	8	(2 1 9 2)	(3 015)
Selling and distribution expenses	9	(5 650)	(6 221)
Other operating income	10	865	1 085
Other operating expenses	11	(4 979)	(3 542)
Write-offs of property, plant and equipment		(507)	(299)
OPERATING PROFIT		54 550	52 019
Financial expenses, net	14	(7 324)	(11 349)
Foreign currency exchange loss, net	15	(20 219)	(39 998)
PROFIT BEFORE TAX FROM CONTINUING OPERATIONS		27 007	672
Income tax expenses	16	30	(570)
NET PROFIT FOR THE PERIOD FROM CONTINUING OPERATIONS		27 037	102
Net (loss)/profit for the period attributable to:			
Owners of the parent company		27 878	155
Non-controlling interests		(841)	(53)
Weighted average number of shares		31 300 000	31 300 000
Basic profit per ordinary share (in USD)		0,86	0,003
Diluted profit per ordinary share (in USD)		0,86	0,003
OTHER COMPREHENSIVE (LOSS)/INCOME			
Items that may be reclassified subsequently to profit or loss			
Effect of foreign currency translation		(15 046)	(60 406)
Items that will not be reclassified subsequently to profit or loss			
Deferred tax charged directly to revaluation reserve		18	19
TOTAL OTHER COMPREHENSIVE LOSS		(15 028)	(60 387)
TOTAL COMPREHENSIVE (LOSS)/INCOME		12 009	(60 285)
Comprehensive (loss)/income attributable to:			
Owners of the parent company		12 924	(30 232)
Non-controlling interests		(915)	(53)
		× /	~ /

signed

Alex Lissitsa Chief Executive Officer Dmytro Martyniuk Chief Financial Officer

signed



CONDENSED CONSOLIDATED INTERIM STATEMENT OF FINANCIAL POSITION

As at 30 June 2015

(in thousand USD, unless otherwise stated)

	Unaudited	Audited	Unaudited	Audited
				Audited
17	42 606	60 597	84 327	129 304
18	7 713	11 501	16 970	27 802
19	3 010	7 234	9 679	15 084
20	12	13	17	158
21	1 170	1 644	1 428	2 125
	54 511	80 989	112 421	174 473
22	12 984	82 959	20 531	139 050
23	103 396	9 931	121 396	17 706
24	937	1 196	1 470	2 296
25	5 171	5 668	9 273	11 802
	54	49	68	111
27	7 962	3 004	2 049	16 431
	130 504	102 807	154 787	187 396
	185 015	183 796	267 208	361 869
28	56	56	56	56
	24 387	24 387	24 387	24 387
	9 184	10 021	10 356	10 732
	115 926	87 741	134 087	133 537
	(109 601)	(95 177)	(76 879)	(16 473)
	39 952	27 028	92 007	152 239
	(669)	246	1 630	1 683
	39 283	27 274	93 637	153 922
29	407	883	1 923	-
				48 011
		1 886		3 121
	51 214	70 561	58 144	51 132
30	30 707	20 502	40 353	39 881
				52 095
				25 943
33	11 361	12 744	8 804	38 896
	94 518	85 961	115 427	156 815
	145 732	156 522	173 571	207 947
	185 015	183 796	267 208	361 869
	19 20 21 22 23 24 25 27 28 28 29 30 20 30 30 31 32	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

______signed Alex Lissitsa Chief Executive Officer signed

Dmytro Martyniuk Chief Financial Officer



INDUSTRIAL MILK COMPANY S.A. AND ITS SUBSIDIARIES

Condensed Consolidated Interim Financial Statements

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CHANGES IN EQUITY

For the six months ended 30 June 2015

(in thousand USD, unless otherwise stated)

	Share capital	Share premium	Revaluation reserve	Retained earnings	Effect of foreign currency translation	Total	Non- controlling interests	Total equity
31 December 2013 (audited)	56	24 387	10 732	133 537	(16 473)	152 239	1 683	153 922
Profit/(loss) for the period	-	-	-	155	-	155	(53)	102
Amortization of revaluation reserve	-	-	(395)	395	-	-	-	-
Deferred tax charged directly to amortization of revaluation reserve	-	-	19	-	-	19	-	19
Other comprehensive loss	-	-	-	-	(60 406)	(60 406)	-	(60 406)
Total comprehensive income/(loss)	-	-	(376)	550	(60 406)	(60 232)	(53)	(60 285)
30 June 2014 (unaudited)	56	24 387	10 356	134 087	(76 879)	92 007	1 630	93 637
31 December 2014 (audited)	56	24 387	10 021	87 741	(95 177)	27 028	246	27 274
Profit/(loss) for the period	-	-	-	27 878	-	27 878	(841)	27 037
Amortization of revaluation reserve	-	-	(307)	307	-	-	-	-
Deferred tax charged directly to amortization of revaluation reserve	-	-	18	-	-	18	-	18
Other comprehensive loss	-	-	(548)	-	(14 424)	(14 972)	(74)	(15 046)
Total comprehensive income/(loss)	-	-	(837)	28 185	(14 424)	12 924	(915)	12 009
30 June 2015 (unaudited)	56	24 387	9 184	115 926	(109 601)	39 952	(669)	39 283

signed

Alex Lissitsa Chief Executive Officer signed

Dmytro Martyniuk

Chief Financial Officer



INDUSTRIAL MILK COMPANY S.A. AND ITS SUBSIDIARIES **Condensed Consolidated Interim Financial Statements**

CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS

For the six months ended 30 June 2015 (in thousand USD, unless otherwise stated)

(in thousand USD, unless otherwise stated)	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
CASH FLOWS FROM OPERATING ACTIVITIES:			
Profit before tax from continuing operations		27 007	672
Adjusted to reconcile profit before tax with net cash used			
in operating activities: Gain from changes in fair value of biological assets and			
agricultural produce, net	6	(33 963)	(49 610)
Disposal of revaluation of biological assets and agricultural	7	14 125	37 479
produce in the cost of sales, net			
Depreciation and amortization	12	2 816	5 893
Income from write-offs of accounts payable Write-offs of VAT	10 11	(297) 4	(335)
Shortages and losses due to impairment of inventories	11	4 179	26 169
Gain on disposal of inventories	10	(6)	(11)
Allowance for doubtful accounts receivable	10	(0)	(11) 84
Loss from VAT on export operations	11	3 129	583
Loss from VAT on export operations	11	414	1 264
Loss on disposal of property, plant and equipment	11	52	335
Write-offs of property, plant and equipment	11	507	299
Accruals for unused vacations		40	(107)
Interest income	14	(71)	(457)
Interest expenses and other financial expenses	14	7 395	11 806
Foreign currency exchange loss/(gain), net		19 396	41 352
Cash flows from operating activities before changes		40 905	49 442
in working capital		40 905	49 442
Change in trade accounts receivable		(400)	480
Change in prepayments and other current assets		(3 727)	(1 645)
Change in inventories		35 107	49 401
Change in current biological assets		(59 443)	(79 363)
Change in trade accounts payable		13 827	4 070
Change in other current liabilities and accrued expenses		1 722	(2 324)
Cash flows from operations		27 991	20 061
Interest paid		(7 758)	(9 403)
Income tax paid		(29)	(61)
Net cash flows from operating activities		20 204	10 597
CASH FLOWS FROM INVESTING ACTIVITIES:			
Purchase of property, plant and equipment		(408)	(2 003)
Purchase of non-current biological assets		(31)	-
Purchase of intangible assets		(25)	-
Proceeds from disposal of property, plant and equipment		57	769
Change in other non-current assets		4	(75)
Repayment of payables for investment			(22 605)
Net cash flows from investing activities		(403)	(23 914)

signed	signed		
Alex Lissitsa	Dmytro Martyniuk		
Chief Executive Officer	Chief Financial Officer		

Notes on pages 24-65 form an integral part of these Condensed Consolidated Interim Financial Statements



CONDENSED CONSOLIDATED INTERIM STATEMENT OF CASH FLOWS (continued)

For the six months ended 30 June 2015 (in thousand USD, unless otherwise stated)

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
CASH FLOWS FROM FINANCING ACTIVITIES:			
Proceeds from long-term and short-term borrowings		10 238	69 086
Repayment of long-term and short-term borrowings		(25 375)	(58 923)
Net cash flows from financing activities		(15 137)	10 163
NET CASH FLOWS		4 664	(3 154)
Cash and cash equivalents as at the beginning of the period	27	3 004	16 431
Effect of translation into presentation currency		294	(11 228)
Cash and cash equivalents as at the end of the period	27	7 962	2 049

signed

Alex Lissitsa Chief Executive Officer signed

Dmytro Martyniuk Chief Financial Officer



(in thousand USD, unless otherwise stated)

1. Description of formation and business.

Industrial Milk Company S.A. (the "Parent company") is a limited liability company registered under the laws of Luxembourg on 28 December 2010 for an unlimited period of time. Industrial Milk Company S.A. was formed to serve as the ultimate holding company of Unigrain Holding Limited and its subsidiaries. The registered address of Industrial Milk Company S.A. is L-2540, 26-28 rue Edward Steichen, Luxembourg, Grand Duchy Luxembourg, its register number within the Registre de Commerce et des Sociétés du Luxembourg is RCS Lu B157843.

IMC S.A. and its subsidiaries (the "Group" or the "IMC") is an integrated agricultural company in Ukraine. The main areas of the Group's activities are:

- cultivation of grain and oilseeds crops, potato production;
- dairy farming;
- storage and processing of grain and oilseeds crops.

The Group is among Ukraine's top-10 industrial milk producers. The grain and oilseeds crops produced by the Group are sold in both the Ukrainian and export markets.

Until December 2010 there was no the holding company of the Group.

In June 2009 in the course of the corporate reorganization Unigrain Holding Limited was established as a sub-holding company of the Group. Through the series of transactions Unigrain Holding Limited became the immediate parent of Burat-Agro, Ltd., Burat, Ltd., Chernihiv Industrial Milk Company, Ltd., CJSC Mlibor, OJSC Poltava Kombilormoviy Zavod and Zemelniy Kadastroviy Centr SA.

In December 2010 Industrial Milk Company S.A. was registered as a holding company of the Group through the ownership of 100% of the voting shares in the company Unigrain Holding Limited.

In June 2011 Unigrain Holding Limited acquired 100% of the voting shares in the company PAE Promin, PE Progress 2010, PAE Slavutich. In November 2011 companies PAE Slavutich and PE Progress 2010 were merged to Chernihiv Industrial Milk Company, Ltd and the company PAE Promin was merged to Burat-Agro, Ltd.

In August 2011 trading company Aristo Eurotrading was formed.

In December 2011 Unigrain Holding Limited acquired 100% of the voting shares in the company AF Kalynivska 2005, Ltd, AF Govtneva, Ltd, AF Shid 2005, Ltd, APP Virynske, Ltd, Pisky, Ltd., SE "Viry-Agro" and 80,61% of the voting shares in the company OJSC "Viryvske HPP".

In March 2012 Unigrain Holding Limited acquired 100% of the voting shares in the company Ukragrosouz KSM, Ltd.

In June 2012 Unigrain Holding Limited acquired 100% of the voting shares in the company PAC Slobozhanschina Agro.

In November 2012 the Group was restructured and 6 companies were joined to PAC Slobozhanschina Agro: AF Kalynivska-2005 Ltd, AF Govtneva Ltd, AF Shid-2005 Ltd, AIE Vyrynske Ltd, Pisky Ltd, SE "Vyry-Agro".

In December 2012 Unigrain Holding Limited acquired 100% of the voting shares in the company Bluerice Limited. The following companies became the part of the Group, as their owner is Bluerice Limited: Agroprogress Holding Ltd, Agroprogress PE, Bobrovitsky Hlebzavod Ltd, Plemzavod Noviy Trostyanets Ltd, PJSC "Bobrovitske HPP", Losinovka-Agro Ltd, Parafiyivka-Progress Ltd, Nosovsky Saharny Zavod Ltd.

In November 2013 trading company Negoce Agricole S.A. was formed.

In December 2013 Losinovka-Agro Ltd was joined to Agroprogress PE.

During the year 2013 the Group acquired the voting shares in the company AgroKIM Ltd and on 30 December 2013 the acquisition was completed and 100% of the voting shares were owned by the Group.

In April 2014 Parafiyivka-Progress Ltd was joined to AgroKIM Ltd.

In May 2015 Plemzavod Noviy Trostyanets Ltd was joined to AgroKIM Ltd (noted * in the column Cumulative ownership ratio, % as at 30 June 2015).

All companies comprising the Group were under the control of the same beneficial owner Mr. Petrov A.L. as at all the reporting dates and have effectively operated as an operating group under common management.



(in thousand USD, unless otherwise stated)

The principal activities of the companies comprising the Group are as follows:

		Country of	Country of Year Cumulative ownersh		nership ratio, %
Operating entity	Principal activity	registration	established /acquired	30 June 2015	30 June 2014
Industrial Milk Company S.A.	Holding company	Luxembourg	28.12.2010	100,00	100,00
Unigrain Holding Limited	Subholding company	Cyprus	02.06.2009	100,00	100,00
Burat-Agro Ltd.	Production of cattle milk and meat, oil-yielding and grain crops cultivation	Ukraine	31.12.2007	100,00	100,00
Burat Ltd.	Agricultural products processing	Ukraine	31.12.2007	100,00	100,00
Chernihiv Industrial Milk Company Ltd.	Production of cattle milk and meat, oil-yielding and grain crops cultivation	Ukraine	31.12.2007	100,00	100,00
PJSC Mlibor	Flour grinding	Ukraine	31.05.2008	72,85	72,85
PJSC Poltava Kombilormoviy Zavod	Granting of PPE into finance lease	Ukraine	31.12.2007	87,56	87,56
Zemelniy Kadastroviy Centr SA	Preparation of technical documentation concerning land issues	Ukraine	23.11.2010	100,00	100,00
Aristo Eurotrading Limited	Trading company	British Virgin Islands	30.08.2011	100,00	100,00
OJSC "Vyryvske HPP"	Agricultural products processing	Ukraine	28.12.2011	80,61	80,61
Ukragrosouz KSM Ltd	Agricultural production	Ukraine	29.03.2012	100,00	100,00
PAC Slobozhanschina Agro	Agricultural production	Ukraine	26.06.2012	100,00	100,00
Bluerice Limited	Subholding company	Cyprus	28.12.2012	100,00	100,00
Agroprogress Holding Ltd	Subholding company	Ukraine	28.12.2012	100,00	100,00
Agroprogress PE	Agricultural and farming production	Ukraine	28.12.2012	100,00	100,00
Bobrovitsky Hlebzavod Ltd	Bakery production	Ukraine	28.12.2012	100,00	100,00
Plemzavod Noviy Trostyanets Ltd	Agricultural and farming production	Ukraine	28.12.2012	*	100,00
PJSC " Bobrovitske HPP"	Flour grinding	Ukraine	28.12.2012	92,83	92,83
Nosovsky Saharny Zavod Ltd	Sugar mill	Ukraine	28.12.2012	100,00	100,00
Negoce Agricole S.A.	Trading company	Luxembourg	19.11.2013	100,00	100,00
AgroKIM Ltd	Agricultural production	Ukraine	30.12.2013	100,00	100,00



(in thousand USD, unless otherwise stated)

Today IMC is the vertically integrated and high-technology group of companies operating in Sumy, Poltava and Chernihiv region (northern and central Ukraine).

The Group controls 140,4 thousand ha (136,6 thousand ha under processing of high quality arable land). As at 30 June 2015 the Group operates in three segments: crop farming, dairy and beef farming and grain and oilseed storage.

IMC is strategically focused on the development of its crop operations due to high gross marginality in the segment. The Group plans to increase cultivated land from its current 136,6 thousand ha to 285 thousand ha in 2019.

The financial year of the Group begins on 1 January of each year and terminates on 31 December of each year.

The Group's condensed consolidated interim financial statements are public and available for consultation at: http://imcagro.com.ua/ru/dlya-investorov/financial-reports

2. Basis of preparation of the condensed consolidated interim financial statements

Statement of compliance

These condensed consolidated interim financial statements have been prepared in accordance with International Financial Reporting Standards ("IFRS") as issued by the International Accounting Standards Board ("IASB") and as adopted by the European Union. These condensed consolidated interim financial statements are based on principal accounting policies and critical accounting estimates and judgments that are set out below. These accounting policies and assumptions have been applied consistently to all periods presented in these condensed consolidated interim financial statements.

Companies comprising the Group which are incorporated in Ukraine maintain their accounting records in accordance with Ukrainian regulations. Ukrainian statutory accounting principles and procedures differ from those generally accepted under IFRS. Accordingly, the condensed consolidated interim financial statements, which have been prepared from the Ukrainian statutory accounting records for the entities of the Group domiciled in Ukraine, reflect adjustments necessary for such financial statements to be presented in accordance with IFRS.

In preparation of these condensed consolidated interim financial statements the Management used their best knowledge of International Financial Reporting Standards and interpretations, facts and circumstances that can affect these condensed consolidated interim financial statements.

Going concern

These condensed consolidated interim financial statements have been prepared on a going concern basis, which contemplates the disposal of assets and the settlement of liabilities in the normal course of business. The recoverability of Group's assets, as well as the future operations of the Group, may be significantly affected by the current and future economic environment. Management believes that Group has reliable access to sources of financing capable to support appropriate operating activity of Group entities. These condensed consolidated interim financial statements do not include any adjustments should the Group be unable to continue as going concern.

As at 30 June 2015 the Group had th USD 108 704 of borrowings, the majority of which denominated in USD: long-term borrowings amounting to th USD 46 358 (94% of Group's long-term borrowings), current portion of long-term borrowings amounting to th USD 27 139 (88% of Group's current portion of long-term borrowings) and short-term borrowings amounting to th USD 22 122 (77% of Group's short-term borrowings). The rest of the borrowings are denominated in UAH (Notes 30, 31). The Group's business is concentrated and generated in Ukraine but the vast majority of the Group's revenue comes from export of crops – export revenue amounts to 90% of Group's revenue in 1H2015 (68% for the Y2014). As export revenue is denominated in USD and used on service of loans and borrowings, Management considers the export revenue is a hedge factor against foreign exchange risks.

Some of the Group's borrowings have financial and non-financial covenants. As of 30 June 2015 a number of covenants was breached due to devaluation of the local currency. Realizing the situation during May-June 2015 Management commenced discussions with lenders on both a bilateral and an all-party basis and received from all the banks waivers of rights to require compliance with the breached covenants as at 30 June 2015.

Management has prepared annual cash flow projections for periods from 2015 till 2019 for the Group (including expansion of the land bank starting in 2016). Judgments with regard to future prices for agricultural produce, harvest volumes, willingness of lenders not to require early repayments and the timing of settlements with various counterparties were required for the preparation of the cash flow projections. Positive overall cash flows (indicating that there is no liquidity gap) are dependent on the willingness of the Group's lenders not to demand early repayment, and to continue their support to the Group by restructuring a part of payments due in 2015 to future periods.



(in thousand USD, unless otherwise stated)

As at the current date all the cash-flow projections are executed.

Considering willingness of the banks to cooperate on a long-term basis, prevailing position of export transactions within structure of the sales, and strong determination of efforts of all the Group's management on improvements of the operating efficiency of the Group's operations, management believes that the application of the going concern assumption for the preparation of these consolidated financial statements is appropriate.

Basis of measurement

The condensed consolidated interim financial statements are prepared under historical cost basis except for the revalued amounts of property, plant and equipment, biological assets and agricultural produce.

The Group's management has decided to present and measure these condensed consolidated interim financial statements in United States Dollars ("USD") for the purposes of convenience of users of these financial statements.

Use of estimates

The preparation of these condensed consolidated interim financial statements involves the use of reasonable accounting estimates and requires the Management to make judgments in applying the Group's accounting policies. These estimates and assumptions are based on Management's best knowledge of current events, historical experience and other factors that are believed to be reasonable. Note 4 contains areas, related to a high degree of importance or complexity in decision-making, or areas where assumptions and estimates are important for amounts of revenues, expenses, assets and liabilities and the disclosure of contingent liabilities at the end of the reporting period.

Foreign currency translation

Functional and presentation currency

Items included in the financial statements of each of the Group's companies are measured using the currency of the primary economic environment in which the company operates ("the functional currency"). For the companies of the Group operating in Ukraine the Ukrainian Hryvna ("UAH") is the functional currency. For the companies operating in Cyprus and Luxembourg the functional currency is Euro ("EUR").

These condensed consolidated interim financial statements are presented in the thousand of United States Dollars ("USD"), unless otherwise indicated.

Foreign currency transactions and balances

Transactions in foreign currencies are initially recorded by the Group entities at their respective functional currency rates prevailing at the date of the transaction.

Monetary assets and liabilities denominated in foreign currencies are retranslated at the functional currency spot rate of exchange ruling at the reporting date. All exchange differences are taken to the statement of comprehensive income with the exception of all monetary items that provide an effective hedge for a net investment in a foreign operation. These are recognised in other comprehensive income until the disposal of the net investment, at which time they are recognised in the statement of comprehensive income. Tax charges and credits attributable to exchange differences on those monetary items are also recorded in equity.

Non-monetary items that are measured in terms of historical cost in a foreign currency are translated using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value is determined.

The principal exchange rates used in the preparation of these condensed consolidated interim financial statements are as follows:

Currency	30 June 2015	Average for the six months ended 30 June 2015	31 December 2014	30 June 2014	Average for the six months ended 30 June 2014	31 December 2013
UAH/USD	21,015358	21,32253	15,768556	11,8233	10,2839	7,9930



(in thousand USD, unless otherwise stated)

Translation into presentation currency

The results and financial position of all the Group entities (none of which has the currency of a hyper-inflationary economy) that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- assets and liabilities for each balance sheet presented are translated at the official rate at the date of the balance sheet;

- income and expenses are translated at average exchange rate for the period, unless fluctuations in exchange rates during that period are significant, in which case income and expenses are translated at the rate on the dates of the transactions;

- all the equity and provision items are translated at the rate on the dates of the transactions;

- all resulting exchange differences are recognized as a separate component of other comprehensive income;

- in the consolidated statement of cash flows cash balances at the beginning and end of each presented period are translated at rates prevailing at corresponding dates. All cash flows are translated at average exchange rates for the periods presented. Exchange differences arising from the translation are presented as the effect of translation into presentation currency.

Principles of consolidation

Subsidiaries

Subsidiaries are all entities over which the Group has the power to govern the financial and operating policies 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 fully 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 at the fair value of the assets given up, equity instruments issued and liabilities incurred or assumed at the date of acquisition, plus costs directly attributable to the acquisition. Identifiable assets acquired and liabilities and contingent liabilities assumed in a business combination are measured at their fair values at the acquisition date. The excess of the cost of acquisition over the fair value of the Group's share of the identifiable net assets acquired is recorded as goodwill. If the cost of acquisition is less than the fair value of the net assets of the subsidiary acquired, the difference is recognized directly in the statement of comprehensive income.

Inter-company transactions, balances and unrealized gains on transactions between Group companies are eliminated. Accounting policies of subsidiaries have been changed where necessary to ensure consistency with the policies adopted by the Group.

Financial statements of Parent company and its subsidiaries, which are used while preparing the condensed consolidated interim financial statements, should be prepared as at the same date on the basis of consistent application of accounting policy for all companies of the Group.

3. Summary of significant accounting policies

Property, plant and equipment

Property, plant and equipment are stated at their revalued amounts that are the fair value at the date of revaluation, less any subsequent accumulated depreciation and subsequent accumulated impairment losses. Any accumulated depreciation at the date of revaluation is restated proportionately with the change in the gross carrying amount of the asset so that the carrying amount of the asset after revaluation equals its revalued amount.

If there is no data about the market value of property, plant and equipment due to the nature of highly specialized machinery and equipment, such objects are evaluated according to acquisition expenses under present-day conditions, adjusted by an ageing percentage.

Property, plant and equipment of acquired subsidiaries are initially recognised at their fair value which is based on valuations performed by independent professionally appraisers.

Valuations are performed frequently enough to ensure that the fair value of a remeasured asset does not differ materially from its carrying amount as at reporting date.



(in thousand USD, unless otherwise stated)

Increases in the carrying amount arising on revaluation of property, plant and equipment are recognised in other comprehensive income and accumulated in equity under the line Revaluation reserve. Decreases in the carrying amount as a result of a revaluation are in profit or loss. However, the increase is recognised in profit or loss to the extent that it reverses a revaluation decrease of the same asset previously recognised in profit or loss. Decrease related to previous increase of the same asset is recognized against other reserves directly in equity.

The revaluation surplus included in equity in respect of an item of property, plant and equipment is transferred directly to retained earnings as the asset is used by an entity (in the amount that is the difference between depreciation based on the revalued carrying amount of the asset and depreciation based on the asset's original cost) and when the asset is derecognized (in the full amount).

Subsequent major costs are included in the asset's carrying amount or recognized as a separate asset, as appropriate, only when it is probable that these replacements will materially extend the life of property, plant and equipment or result in future economic benefits. The carrying amount of the replaced part is derecognized. All other day-to-day repairs and maintenance are charged to the statement of comprehensive income during the financial period in which they are incurred.

Property, plant and equipment or their essential component are written-off in a case of their disposal or if future economic benefits from use or disposal of such asset are not expected. Any gain or loss arising on derecognition of the asset (calculated as the difference between the net disposal proceeds and the carrying amount of the asset) is included to the other incomes (expenses) in the statement of comprehensive income when the asset is derecognized.

Depreciation of an asset begins when it is available for use, i.e., when it is in the location and condition necessary for it to be capable of operating in the manner intended by Management. Depreciation of an asset ceases when the asset is derecognized. Depreciation does not cease when the asset becomes idle or is retired from active use and held for disposal unless the asset is fully depreciated.

Depreciation on assets is calculated using the straight-line method to allocate their revalued amounts to their residual values over their estimated useful lives, as follows:

- Buildings 15-55 years
- Machinery 5-30 years
- Motor vehicles 5-20 years
- Other assets 5-20 years

The assets' residual values and useful lives are reviewed and adjusted, if appropriate, at each balance sheet date.

Land is not depreciated.

Construction in progress comprises costs directly related to the construction of property, plant and equipment, as well as the relevant variable and fixed overhead costs related to the construction. These assets are depreciated from the moment when they are ready for operation.

Intangible assets

Intangible assets acquired separately are measured on initial recognition at cost. The cost of intangible assets acquired in a business combination is their fair value as at the date of acquisition. Following initial recognition, intangible assets are carried at cost less any accumulated amortization and any accumulated impairment losses.

Gains or losses arising from derecognition of an intangible asset are measured as the difference between the net disposal proceeds and the carrying amount of the asset and are recognized in the statement of comprehensive income in other income (expenses) when the asset is derecognized.

The Group determines whether the useful life of an intangible asset is finite or indefinite.

Useful life of intangible assets is indefinite if the Group suggests that the period during which it is expected that the object of intangible assets will generate net cash inflows to the organization has no foreseeable limit. Intangible assets with indefinite useful lives are not amortized, but reviewed for impairment.

Amortisation of intangible assets is charged to the statement of comprehensive income on a straight-line basis over the estimated useful lives of intangible assets from the date they are available for use. The following estimated useful lives, which are re-assessed annually, have been determined for classes of finite-lived intangible assets:

- Land lease rights 5-15 years
- Computer software 5 years



(in thousand USD, unless otherwise stated)

Impairment of property, plant and equipment and intangible assets

The carrying amounts of property, plant and equipment and intangible assets are reviewed at each balance sheet date to determine whether there is any indication of impairment. If any such indication exists, the asset's recoverable amount is estimated in order to determine the extent of the impairment loss, if any. Where it is impossible to estimate the recoverable amount of an individual asset, the Group estimates the recoverable amount of a cash-generating unit to which the asset belongs.

The recoverable amount is the higher of the fair value of an asset less costs to sell and its value in use. Value in use is the net present value of expected future cash flows, discounted on a pre-tax basis, using a rate that reflects current market assessments of the time value of money.

An impairment loss is recognized whenever the carrying amount of an asset or its cash-generating unit exceeds its recoverable amount. Impairment losses are recognized in the statement of comprehensive income.

A previously recognized impairment loss is reversed only if there has been a change in the assumptions used to determine the asset's recoverable amount since the last impairment loss was recognized. The reversal is limited so that the carrying amount of the asset does not exceed its recoverable amount, nor exceed the carrying amount that would have been determined, net of depreciation, had no impairment loss been recognized for the asset in prior years. Such reversal is recognized in the statement of comprehensive income unless the asset is carried at a revalued amount, in which case the reversal is treated as a revaluation increase.

Biological assets

The biological assets are classified as non-current and current depending on the expected pattern of consumption of the economic benefits embodied in the biological assets.

The following categories of biological assets are distinguished by the Group:

- Non-current biological assets of plant-breeding at fair value;
- Non-current biological assets of cattle-breeding at fair value;
- Current biological assets of plant-breeding measured at fair value;
- Current biological assets of cattle-breeding measured at fair value.

The Group assesses a biological asset at initial recognition and at each balance sheet date at fair value less estimated point-of-sale costs, except for the cases where the fair value cannot be determined with reasonable assurance.

Gains or losses from movements in the fair value of biological assets less estimated selling and distribution expenses of the Group are recorded in the period they incurred in the statement of comprehensive income as Gain (loss) from changes in fair value of biological assets and agricultural produce, net.

The Group capitalizes expenses between the reporting dates into the cost of biological assets.

- Biological assets of plant-breeding

The capitalized expenses include all the direct costs and overhead costs related to the farming division. Such costs may include the following costs: raw materials (seeds, mineral fertilizers, fuel and other materials), wages and salaries expenses of production personnel and related charges, amortization and depreciation, land lease expenses and other taxes, third parties' services and other expenses related to the cultivation and harvesting of biological assets of plant-breeding.

- Biological assets of animal-breeding

The capitalized expenses include all the direct costs and overhead costs related to the live-stock breeding. The types of costs that are capitalized in the current biological assets of animal breeding are the following: fodder, means of protection of animals and artificial insemination, fuel and other materials, wages and salaries expenses of production personnel and related charges, amortization and depreciation, third parties' services and other expenses related to the current biological assets of animal breeding.

All expenses related to the non-current biological assets of cattle breeding are included into the cost of milk. Respectively the note 20 of noncurrent biological assets does not include any capitalized costs.

The expenses on works connected with preparation of the lands for future harvest are included into the Inventories as work-in-progress. After works on seeding on these lands the cost of field preparation is reclassified to biological assets held at fair value.



(in thousand USD, unless otherwise stated)

Agricultural produce

The Group classifies the harvested product of the biological assests as agricultural produce. Agricultural produce is measured at its fair value less costs to sell at the point of harvest. The difference between the cost and fair value less costs to sell at the point of harvest of harvested agricultural produce is recognized in the statement of comprehensive income as Gain (loss) from changes in fair value of biological assets and agricultural produce, net.

After the initial recognising as at the date of harvesting agricultural produce is treated as inventories. Agricultural produce measurement as at the date of harvest becomes inventories' cost to account.

Inventories

Inventories are measured at the lower of cost or net realizable value.

The cost of inventories comprises all costs of purchase, costs of conversion and other costs incurred in bringing the inventories to their present location and condition.

The cost of agriculture produce is its fair value less costs to sell at the point of harvesting.

The cost of work in progress and finished goods includes costs of direct materials and labor and other direct productions costs and related production overheads (based on normal operating capacity). Costs are capitalized in work in progress for preparing and treating land prior to seeding in the next period. Work in progress is transferred to biological assets once the land is seeded.

The cost of inventories is assigned by using FIFO method.

Net realizable value is the estimated selling price in the ordinary course of business, less estimated costs of completion and the estimated costs necessary to make the sale.

The Group periodically analyses inventories to determine whether they are damaged, obsolete or slow-moving or if their net realizable value has declined, and makes an allowance for such inventories. If such situation occurred, the sum remissive the cost of inventories should be reflected as a part of other expenses in statement of comprehensive income.

Financial assets

The Group's financial assets include cash and cash equivalents, trade and other accounts receivable, other receivables.

Management determines the classification of financial assets at initial recognition and re-evaluates this designation at every balance sheet date. Financial assets are classified in the following category at the time of initial recognition based on the purpose for which the financial assets were acquired: "Loans and receivables" that are non-derivative financial assets with fixed or determinable payments that are not quoted in an active market. This category includes lendings given that appeared owing to issuance of facilities to debtor. Receivables include trade and other accounts receivable.

Financial assets are recognized initially at fair value plus directly attributable transaction costs.

The category of financial assets "Loans and receivables" is subsequently measured as follows:

- Receivables are measured at amortized cost using the effective interest method, less allowance for impairment.
- Borrowings issued are measured at amortized cost less impairment losses.

Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or where the Group has transferred substantially all risks and rewards of ownership.

Financial assets of the Group are assessed for indications of impairment at each reporting date. A financial asset is deemed to be impaired if there is objective evidence indicating that a loss event has occurred after initial recognition of the financial asset, and that the loss event has a negative effect on the estimated future cash flows of the financial asset that can be reliably estimated.

For "Loans and receivables" the amount of impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. For trade and other receivables the carrying amount is reduced through the use of an allowance account and for borrowings the carrying amount is reduced directly by the impairment loss. If there is objective evidence that the Group is not able to collect all amounts due to the original terms of the receivables, the allowance for impairment is established. When a receivable is determined to be uncollectible, it is written off against the allowance account. Subsequent recoveries of amounts previously written off are credited against the allowance account. Forming of the allowance account is recognized in statement of comprehensive income as other operating expenses.



(in thousand USD, unless otherwise stated)

Prepayments and other non-financial assets

Prepayments are reflected at nominal value less VAT and accumulated impairment losses, other non-financial assets are reflected at nominal value less accumulated impairment losses.

Prepayments are classified as non-current assets when the goods or services relating to the prepayment are expected to be obtained after one year, or when the prepayment relates to an asset which will itself be classified as non-current upon initial recognition.

If there is an indication that the assets, goods or services relating to a prepayment will not be received, the carrying value of the prepayment is written down accordingly and a corresponding impairment loss is recognised as a part of other expenses in statement of comprehensive income.

Cash and cash equivalents

Cash and cash equivalents include cash in bank and cash in hand, call deposits, other short-term highly liquid investments with original maturities of three months or less.

Financial liabilities

The Group's financial liabilities include trade and other payables, loans and borrowings, share purchase warrant.

Financial liabilities are recognized initially at fair value minus directly attributable transaction costs.

The Group classifies its financial liabilities as subsequently measured at amortized cost using the effective interest method except for share purchase warrant which is subsequently measured at fair value through profit or loss.

Any difference between amount of received resources and sum to repayment is recorded as interest expenses in statement of comprehensive income at effective interest rate method during the period, when borrowings were received.

A financial liability is derecognized when the obligation under the liability is discharged or cancelled or expires.

When an existing financial liability is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a derecognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the income statement.

Leases

The determination of whether an arrangement is, or contains a lease is based on the substance of the arrangement at inception date: whether fulfillment of the arrangement is dependent on the use of a specific asset or assets or the arrangement conveys a right to use the asset.

• Group as a lessee

Leases, which transfer to the Group substantially all the risks and benefits incidental to ownership of the leased item, are classified as finance leases. Assets held under finance lease are included in property, plant and equipment since the commencement of lease at the lower of the fair value of leased property and present value of minimum lease payments. Lease payments are apportioned between finance charges and reduction of the lease liability so as to achieve a constant rate of interest on the remaining balance of the liability. Finance charges are recognized in the statement of comprehensive income.

Leased assets are depreciated over the useful life of the asset. However, if there is no reasonable certainty that the Group will obtain ownership by the end of the lease term, the asset is depreciated over the shorter of the estimated useful life of the asset and the lease term.

Operating lease payments are recognized as an expense in the statement of comprehensive income on a straight line basis over the lease term.

• Group as a lessor

Leases where the Group does not transfer substantially all the risks and benefits of ownership of the asset are classified as operating leases. Initial direct costs incurred in negotiating an operating lease are added to the carrying amount of the leased asset and recognized over the lease term on the same basis as rental income. Contingent rents are recognised as revenue in the statement of comprehensive income in the period in which they are earned. Costs, including depreciation, incurred in earning the lease income are recognized as an expense.



(in thousand USD, unless otherwise stated)

Government grants

The Ukrainian legislation provides various tax benefits and grants for companies engaged in agriculture. Such benefits and grants are approved by the Supreme Council of Ukraine, the Ministry of Agrarian Policy, Ministry of Finance and local authorities.

• Government grants related to plant-breeding

Amount of such benefit is determined based on the number of hectares planted for the future harvest, taking into account the crop expected to be bred. The Group of companies recognizes this type of benefits upon the receipt of funds as other operating income in the statement of comprehensive income.

• Government grants related to cattle-breeding Agricultural producers of poultry and livestock are eligible for government grants, depending on quantity of meat in live weight delivered to processing enterprises. The Group of companies recognizes these grants upon entitlement to them as other operating income.

Agricultural producers of poultry and livestock are also eligible for government grants for each animal unit of poultry and livestock, including slaughter for own needs or transfer to slaughter. The Group recognizes these grants upon the receipt of funds due to the uncertainty in amounts and timeframes of receipt.

• Government grants related to VAT

According to the Ukrainian tax legislation, the agricultural enterprises (whose income from sale of agricultural products is not less than 75% of the total gross income, or enterprises which sell meat and milk products irrespective of the volume of such transactions) receive benefits regarding VAT payment on agricultural operations. Correspondingly above, VAT amounts payable are not transferred into the budget by the entities, but credited to the entity's separate special account to support the agriculture; the amount of tax credit is used as a reduction in tax liabilities of the next period. As a result of these operations tax amounts are recognized in the statements of comprehensive income as other operating income.

Management of the Group is confident that confirmed by tax declaration as at the end of the month VAT payable should be recognized as other operating income in current month although it will be credited to the entity's separate special account next month.

Taxation

Income tax

Income tax expense represents the amount of the tax currently payable and deferred tax.

Income tax expenses are recorded as expenses or income in the statement of comprehensive income, except when they relate to items directly attributable to other comprehensive income (in which case the amount of tax is taken to other comprehensive income), or when they arise at initial recognition of company acquisition.

i. Current income tax

Current income tax assets and liabilities for the current and prior periods are measured at the amount expected to be recovered from or paid to the taxation authorities. The tax rates and tax laws used to compute the amount are those that are enacted or substantively enacted, by the reporting date, in the countries where the Group operates and generates taxable income.

ii. Deferred income tax

Deferred tax is provided using the liability method on temporary differences at the reporting date between the tax bases of assets and liabilities and their carrying amounts for financial reporting purposes.

Deferred tax liabilities are recognized for all taxable temporary differences, except:

- where the deferred tax liability arises from the initial recognition of goodwill or of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss;

- in respect of taxable temporary differences associated with investments in subsidiaries, where the timing of the reversal of the temporary differences can be controlled and it is probable that the temporary differences will not reverse in the foreseeable future.

Deferred tax assets are recognized for all deductible temporary differences, carry forward of unused tax credits and unused tax losses, to the extent that it is probable that taxable profit will be available against which the deductible temporary differences, and the carry forward of unused tax credits and unused tax losses can be utilized except:

- where the deferred tax asset relating to the deductible temporary difference arises from the initial recognition of an asset or liability in a transaction that is not a business combination and, at the time of the transaction, affects neither the accounting profit nor taxable profit or loss;

- in respect of deductible temporary differences associated with investments in subsidiaries, deferred tax assets are recognized only to the extent that it is probable that the temporary differences will reverse in the foreseeable future and taxable profit will be available against which the temporary differences can be utilized.



(in thousand USD, unless otherwise stated)

The carrying amount of deferred tax assets is reviewed at each reporting date and reduced to the extent that it is no longer probable that sufficient taxable profit will be available to allow all or part of the deferred tax asset to be utilized. Unrecognized deferred tax assets are reassessed at each reporting date and are recognized to the extent that it has become probable that future taxable profits will allow the deferred tax asset to be recovered.

Deferred tax assets and liabilities are measured at the tax rates that are expected to apply in the year when the asset is realized or the liability is settled, based on tax rates (and tax laws) that have been enacted or substantively enacted at the reporting date.

Deferred tax assets and deferred tax liabilities are offset, if a legally enforceable right exists to set off current tax assets against current income tax liabilities and the deferred taxes relate to the same taxable entity and the same taxation authority.

• Fixed agricultural tax

According to effective legislation, the Ukrainian consolidated companies of the Group involved in production, processing and sale of agricultural products may opt for paying fixed agricultural tax (FAT) in lieu of income tax, land tax and some other local taxes if the revenues from sale of their own agricultural products constitute not less than 75% of their total (gross) revenues. The FAT is assessed at 0,15% on the deemed value of the land plots owned or leased by the entity (as determined by the relevant State authorities). As at 30 June 2015, 6 of the companies comprising the Group were elected to pay FAT (2014: 8).

• Value added tax (VAT)

VAT output equals to the total amount of VAT collected within a reporting period, and arises on the earlier of the date of shipping goods to a customer or the date of receiving payment from the customer. VAT input is the amount that a taxpayer is entitled to offset against his VAT liability in a reporting period. Rights to VAT input arise on the earlier of the date of payment to the supplier or the date goods are received.

Revenue, expenses and assets are recognized less VAT amount, except cases, when VAT arising on purchases of assets or services, is not recoverable by tax authority; in this case VAT is recognized as part of purchase costs or part of item of expenses respectively. Net amount of VAT, recoverable by tax authority or paid, is included into accounts receivable and payable, reflected in consolidated statement of financial position.

• Other taxes payable

Other taxes payable comprise liabilities for taxes other than above, accrued in accordance with legislation enacted or substantively enacted by the end of the reporting period.

Provisions

Provisions are recognized when the Group has a present obligation (legal or constructive) as a result of a past event, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and a reliable estimate can be made of the amount of the obligation.

Contingent assets and liabilities

Contingent liabilities are not recognized in the financial statements. The Group discloses information about contingent liabilities in the Notes to financial statements, except for the cases where fulfillment of contingent liabilities is unlikely; because of the remoteness of the event (possible repayment period is more than 12 months).

The Group constantly analyzes contingent liabilities to determine the possibility of their repayment. If the repayment of a liability, which was previously characterized as contingent, becomes probable, the Group records the provision for the period in which repayment of the obligation has become probable.

Contingent assets are not recognized in the financial statements, but disclosed in the Notes where there is a reasonable possibility of future economic benefits.

Share capital

Ordinary shares issued are classified as equity. Incremental costs directly attributable to the issue of new shares are shown in equity as a deduction. Any excess of the fair value of consideration received over the par value of shares issued is presented in financial statements as Share premium.



(in thousand USD, unless otherwise stated)

Dividends

Dividends are recognized as a liability and deducted from shareholders' equity at the balance sheet date only if they are declared before or on the balance sheet date. Dividends are disclosed when they are proposed before the balance sheet date or proposed or declared after the balance sheet date but before the condensed consolidated interim financial statements are authorized for issue.

Earnings per share

Earnings per share are determined by dividing the net profit or loss attributable to the owners of parent company by the weighted average number of shares outstanding during the reporting period.

Revenue recognition

The Group recognizes revenue when the amount of revenue can be reliably measured and it is probable that future economic benefits will flow to the Group.

Revenue is measured at fair value of consideration amount received or receivable for the sale of goods and services in the ordinary course of the Group's business activities. Revenue is recorded excluding taxes and duties on sales, discounts and returns.

• Sales of goods

Revenue from sales of goods is recognised at the point of transfer of risks and rewards of ownership of the goods, normally when the goods are shipped. If the Group agrees to transport goods to a specified location, revenue is recognised when the goods are passed to the customer at the destination point. The Group uses standardised INCOTERMS which define the point of risks and reward transfers.

• Rendering of services

Revenue from rendering services is recognized on the basis of the stage of work completion under each contract. When financial result can be measured reliably, revenue is recognized only to the extent of the amount of incurred charges, which can be recovered.

Income from the exchange of property certificates

When the items of property, plant and equipment are acquired in exchange for non-cash asset (property certificate), the initial value of such assets is estimated at fair value. The difference between the price paid for property certificates and the fair value of received items of property, plant and equipment is recognized as income in the period of the exchange operation.

Borrowing costs

Borrowing costs consist of interest and other costs that the Group incurs in connection with the borrowing of funds.

Borrowing costs directly attributable to the acquisition, construction or production of an asset that necessarily takes a substantial period of time to get ready for its intended use or sale are capitalized as part of the cost of the respective assets. Investment income resulting from temporary investment of received borrowing costs, until their expensing for the purchase of capital construction objects, shall be deducted from the cost of raising borrowing costs that may be capitalized.

All other borrowing costs are expensed in the period they occur.



(in thousand USD, unless otherwise stated)

4. Critical accounting estimates and judgments

The preparation of the Group's condensed consolidated interim financial statements requires Management to make judgments, estimates and assumptions that affect the reported amounts of revenues, expenses, assets, liabilities and the disclosure of contingent assets and liabilities at the end of the reporting period. However, uncertainty about these assumptions and estimates could result in outcomes that require a material adjustment to the carrying amount of the asset or liability affected in future periods.

Used estimates and assumptions are reviewed by the Management of the Group on a continuous basis, by reference to past experiences, current trends and all available information that is relevant at the time of preparation of financial statements. Adjustments to accounting estimates are recognized in the period in which the estimate is revised if the change affects only that period or in the period of the revision and subsequent periods, if both periods are affected.

In the process of applying the Group's accounting policies, Management has made the following judgments, estimates and assumptions which have the most significant effect on the amounts reflected in the condensed consolidated interim financial statements.

Fair value of property, plant and equipment

The Group engages an independent appraiser to determine the fair value of property, plant and equipment on a regular basis.

The assessment is conducted in accordance with International Valuation Standards for property. The assessment procedure is carried out for all groups of property, plant and equipment. The fair value of items of property, plant and equipment is estimated on the basis of comparative and cost plus approaches.

The comparative approach is based on an analysis of sales prices and offers of similar items of property, plant and equipment, taking into account the appropriate adjustments for differences between the objects of comparison and assessment item. Based on the application of this approach, the fair value of property, plant and equipment is determined on the basis of their market value.

The cost approach involves the definition of present value of costs of reconstruction or replacement of the assessment item with their further adjustment by the depreciation (impairment) amount. Based on the application of this approach, the fair value of certain items of property, plant and equipment is determined in the amount of the replacement of these items. The cost plus method is adjusted by the income method data, which is based on the discounted cash flow model. This model is most sensitive to the discount rate, as well as to the expected cash flows and growth rates used for the extrapolation purposes. Judgments of the Group in determining the indices used in the appraisers' calculations may have a significant effect on the determination of fair value of property, plant and equipment, and hence on their carrying amount.

The fair value of property, plant and equipment of all the Group's companies has been measured as at 31 December 2010 by an independent appraiser FDI "Bureau Veritas Ukraine" (Note 17).

Useful lives of property, plant and equipment

Items of property, plant and equipment owned by the Group are depreciated using the straight-line method over their useful lives, which are calculated in accordance with business plans and operating calculations of the Group's Management with respect to those assets.

The estimated useful life and residual value of non-current assets are influenced by the rate of exploitation of assets, servicing technologies, changes in legislation, unforeseen operational circumstances. The Group's management periodically reviews the applicable useful lives. This analysis is based on the current technical condition of assets and the expected period in which they will generate economic benefits to the Group.

Any of the above factors may affect the future rates of depreciation, as well as carrying and residual value of property, plant and equipment.

There were not any changes in accounting estimates of remaining useful lives of items of property, plant and equipment in 2015.

Impairment of property, plant and equipment and intangible assets

The Group carries out revaluations on a regular basis and conducts a full valuation exercise if there is an indication of impairment. An impairment review is conducted at the balance sheet date. To test property, plant and equipment and intangible assets for impairment, the Group's business is treated as three cash generating units: farming division, live-stock breeding and storage and processing. The recoverable amount of the cash-generating unit is determined on the basis of value in use. The amount of value in use for the cash generating unit is determined on the basis of value in use.



(in thousand USD, unless otherwise stated)

As at 30 June 2015 the impairment of PPE of Dairy farming segment was recognized in the amount of th USD 548 in Other comprehensive loss. As at 30 June 2014 the impairment of property, plant and equipment was not identified (Note 17). As at 30 June 2015 and 2014 the impairment of intangible assets was not identified (Note 18).

Fair value of acquisition of subsidiaries

The Group engages an independent appraiser to determine the fair value of identifiable assets acquired and liabilities assumed at the acquisition date. Acquisitions often result in significant intangible benefits for the Group, some of which qualify for recognition as intangible assets. Significant judgement is required in the assessment and valuation of these intangible assets, often with reference to internal data and models.

The estimation of fair value of assets and liabilities is based upon quoted market prices and widely accepted valuation techniques, including discounted cash flows and market multiple analysis. Such estimates include assumptions about inputs to our discounted cash flow calculations, industry economic factors and business strategies.

Fair value of biological assets

Due to an absence of an active market for non-current biological assets for cattle-breeding and biological assets of plants-breeding in Ukraine, to determine the fair value of these biological assets, the Group used the discounted value of net cash flows expected from assets as at reporting date. Fair value is determined based on market prices and a current market-determinated pre-tax rate as at the date of valuation.

The fair value of current biological assets of cattle-breeding is measured using market prices as at reporting date. The fair value is determined based on market prices of livestock of similar age, breed and genetic merit.

The income from recognition of biological assets at fair value for the six months ended 30 June 2015 amounted to th USD 33 963 (Note 6).

Fair value of agricultural produce

The Group estimates the fair value of agricultural produce at the date of harvesting using the current quoted prices in an active market. Costs to sell at the point of harvest are estimated based on expected future selling costs that depend on conditions of sales agreements. The fair value less costs to sell becomes the carrying value of inventories at the date of harvesting.

Inventories

As at the reporting date the Group assesses the need to reduce the carrying amount of inventories to their net realizable value. The measurement of impairment is based on the analysis of market prices for similar inventories existing at the reporting date and published in official sources. Such assessments can have a significant impact on the carrying amount of inventories.

Besides, at each balance sheet date, the Group assesses inventories for surplus and obsolescence and determines the allowance for obsolete and slow moving inventories. Changes in assessment can influence the amount of required allowance for obsolete and slow moving inventories either positively or negatively.

At the reporting date the item Work-in-progress includes investments in the future harvest. The cost of these investments is based on expenses incurred during the current year. Investment valuation model includes a number of judgments of management about the benefits to be extracted from the utilization of such investments in the future. Management's estimates of the value of investments is based on the recommendations of scientific sources and agronomic calculations of the internal services of the Group.

For the six months ended 30 June 2015 shortages and losses due to impairment of inventories amounted to th USD 179 (Note 11).

Fair value of financial instruments

The fair value of financial assets and liabilities is determined by applying various valuation methodologies. Management uses its judgment to make assumptions based on market conditions existing at each balance sheet date. Where the fair values of financial assets and financial liabilities recorded in the statement of financial position cannot be derived from active markets, they are determined using valuation techniques including the discounted cash flows model. Management uses discounted cash flow analysis for various loans and receivables as well as debt instruments that are not traded in active markets. The effective interest rate is determined by reference to the interest rates of instruments available to the Group in active markets. In the absence of such instruments, the effective interest rate is determined by reference to the interest rates of active market instruments available adjusted for the Group's specific risk premium estimated by Management.



(in thousand USD, unless otherwise stated)

The fair value of share purchase warrant is determined using Black-Scholes model based on the following inputs:

- Current stock price,
- Strike price as specified in the share purchase warrant,
- Risk-free interest rate and volatility based on the historical information.

The method of valuation is further described in Note 29.

Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either in the principal market for the asset or liability, or in the absence of a principal market, in the most advantageous market for the asset or liability. The principal or the most advantageous market must be accessible to the Group.

A fair value measurement of a non-financial asset takes into account a market participant's ability to generate economic benefits by using the asset in its highest and best use or by selling it to another market participant that would use the asset in its highest and best use.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorised within the fair value hierarchy, described as follows, based on the lowest level input that is significant to the fair value measurement as a whole:

- Level 1: Quoted (unadjusted) market prices in active markets for identical assets or liabilities.
- Level 2: Valuation techniques for which the lowest level input that is significant to the fair value measurement is directly or indirectly observable.
- Level 3: Valuation techniques for which the lowest level input that is significant to the fair value measurement is unobservable.

Impairment of trade and other accounts receivable

Management evaluates the recoverability of trade and other accounts receivable by estimating the likelihood of its collection. These estimations are based on an analysis of individual accounts. The amount of impairment is the difference between the asset's carrying amount and the present value of estimated future cash flows, discounted at the original effective interest rate. Management estimates the future cash flow by taking into consideration the following: analysis of trade and other accounts receivable in accordance with the contractual credit terms allowed to customers; the collection history of customers; the general economic conditions, the specifics of industry and the financial position of customers.

As at 30 June 2015 allowances for accounts receivable were recognized in the amount of th USD 95 (Note 26).

Impairment of other financial and non-financial assets

Management assesses whether there are any indicators of possible impairment of other financial and non-financial assets at each reporting date. If any events or changes in circumstances indicate that the current value of the assets may not be recoverable or the assets, goods or services relating to a prepayment will not be received, the Group estimates the recoverable amount of assets. If there is objective evidence that the Group is not able to collect all amounts due to the original terms of the agreement, the corresponding amount of the asset is reduced directly by the impairment loss in the statement of comprehensive income. Subsequent and unforeseen changes in assumptions and estimates used in testing for impairment may lead to the result different from the one presented in the financial statements.

As at 30 June 2015 allowances for other financial and non-financial assets were recognized in the amount of th USD 73 (Note 26).

Long-term VAT recoverable

The Group classifies the VAT recoverable balance as current or non-current based on expectations as to whether it will be realised within 12 months from the reporting date. In making this assessment, management considered past history of receiving VAT refunds from the State budget. For VAT recoverable expected to be set off against VAT liabilities in future periods, Management based its estimates on detailed projections of expected excess of VAT output over VAT input in the normal course of the business.

As at 30 June 2015 the part of VAT recoverable in the amount of th USD 104 was classified as long-term VAT recoverable (Note 21).



(in thousand USD, unless otherwise stated)

Taxation

The Group mostly operates in the Ukrainian tax jurisdiction. The Company's management must interpret and apply existing legislation to transactions with third parties and its own activities. Significant judgment is required in determining the provision for direct and indirect taxes. There are transactions and calculations for which the ultimate tax determination is uncertain during the ordinary course of business. The Group recognises liabilities for anticipated tax audit issues based on estimates of whether additional taxes will be due. Where the final tax outcome of these matters is different from the amounts that were initially recorded, such differences will impact the income tax and deferred tax provisions in the period in which such determination is made.

As a result of unstable economic situation in Ukraine, tax authorities in Ukraine pay more and more attention to the business cycles. In connection with it, tax laws in Ukraine are subject to frequent changes. Furthermore, there are cases of their inconsistent application, interpretation and execution. Non-compliance with laws and norms may lead to serious fines and penalties accruals.

The Group's uncertain tax positions are reassessed by Management at every reporting period. Liabilities are recorded for income tax positions that are determined by management as more likely than not to result in additional taxes being levied if the positions were to be challenged by the tax authorities. The assessment is based on the interpretation of tax laws that have been enacted or substantively enacted by the reporting period and any known Court or other rulings on such issues. Liabilities for penalties, interest and taxes other than on income are recognised based on management's best estimate of the expenditure required to settle the obligations at the reporting period.

The Group considers that it operates in compliance with tax laws of Ukraine, although, a lot of new laws about taxes and transactions in foreign currency have been adopted recently, and their interpretation is rather ambiguous.

In December 2010, the revised Tax Code of Ukraine was officially published. In its entirety, the Tax Code of Ukraine became effective on 1 January 2011, while some of its provisions took effect later.

The Group's management believes the enactment of the Tax Code of Ukraine will not have a significant negative impact on the Group's financial results in the foreseeable future.

Adoption of the Tax Code changes taxation system in Ukraine entirely. Quantity of taxes decreases almost twofold. Gradual decrease of base rates for all fiscal charges is stipulated within several years. Additional rate for tax on income of physical persons is adopted. Regulations settling procedure of taxation covered by the Tax Code are cancelled. These changes substantially increase risks of incorrect interpretation of adopted Tax Code. As a result of future tax inspections additional liabilities may be revealed, which will not comply with tax statements of the Company. Such liabilities may comprise taxes themselves, and also fines and penalties, and their amounts may be material.

The Group's management believes the enactment of the Tax Code of Ukraine will not have a significant negative impact on the Group's financial results in the foreseeable future.

Starting from 1 September 2013, Ukrainian legislation implemented new transfer pricing rules. These rules introduce additional reporting and documentation requirements to transactions with related parties. In accordance with the new rules, the tax authorities obtain additional tools with the help of which they may claim that prices or profitability in transactions with related parties different from arm's length transactions. As the practice of implementation of the new transfer pricing rules has not yet developed and the wording of some clauses of the rules is unclear, the probability that the Group's transfer pricing positions may be challenged by the tax authorities cannot be reliably estimated as of the date of authorization of these condensed consolidated interim financial statements for issue.

Management is confident that the Group complies with all transfer pricing rules.

Legal proceedings

The Group's Management makes significant assumptions in estimation and reflection of the risk of exposure to contingent liabilities related to current legal proceedings and other unliquidated claims, as well as other contingent liabilities. Management's judgments are required in assessing the possibility of a secured claim against the Group or material obligations, as well as in determining probable amounts of final payment or obligations. Due to the uncertainties inherent in the evaluation process, actual expenses may differ from the initial calculations.

These preliminary estimates are subject to changes as new information becomes available from the Group's internal specialists, if any, or from third parties, such as lawyers. Revisions of such estimates may have a significant impact on future operating results.



(in thousand USD, unless otherwise stated)

Operating environment

In 2014, Ukraine was faced with political and economic turmoil. Crimea, an autonomous republic of Ukraine, was effectively annexed by the Russian Federation. Ukraine also suffered from separatist movements and the collapse of law enforcement in Lugansk and Donetsk regions.

The Ukrainian hryvnya devalued against major foreign currencies. The National Bank of Ukraine introduced a range of measures aimed at limiting the outflow of customer deposits from the banking system, improving the liquidity of banks, and supporting the exchange rate of the Ukrainian hryvnya.

Significant external financing is required to support economic stabilization and the political situation depends, to a large extent, upon success of the Ukrainian government's efforts; yet further economic and political developments are currently difficult to predict and an adverse effect on the Ukrainian economy may continue.

Management is monitoring the developments in the current environment and taking actions where appropriate.

The Group does not have assets in Crimea, Donetsk and Lugansk regions.

New and amended standards and interpretations

The following Standards, Amendments to Standards and Interpretations have been issued but are not yet effective. Those which may be relevant to the Group are set out below. The Group does not plan to adopt these Standards early.

Standards and Interpretations adopted by the EU:

- Improvements to IFRSs 2010-2012 (effective for annual periods beginning on or after 1 February 2015).
- Improvements to IFRSs 2011-2013 (effective for annual periods beginning on or after 1 February 2015).

Standards and Interpretations not adopted by the EU:

- IFRS 10, IFRS 12 and IAS 28 (Amendments): "Investment Entities: Applying the Consolidation Exception" (effective for annual periods beginning on or after 1 January 2016).
- IFRS 11 "Accounting for acquisitions of interests in Joint Operations" (Amendments) (effective for annual periods beginning on or after 1 January 2016).
- IAS 1 (Amendments): "Disclosure Initiative" (effective for annual periods beginning on or after 1 January 2016).
- IFRS 10 and IAS 28 (Amendments): "Sale or Contribution of Assets between an Investor and its Associate or Joint Venture" (effective for annual periods beginning on or after 1 January 2016).
- IAS 27 (Amendments) "Equity method in separate financial statements" (effective for annual periods beginning on or after 1 January 2016).
- IAS 16 and IAS 41 (Amendments): "Bearer plants" (effective for annual periods beginning on or after 1 January 2016).
- IAS 16 and IAS 38 (Amendments) "Clarification of acceptable methods of depreciation and amortisation" (effective for annual periods beginning on or after 1 January 2016).
- Annual Improvements to IFRSs 2012–2014 Cycle (effective the latest as from the commencement date of its first annual period beginning on or after 1 January 2016).
- IFRS 15 "Revenue from contracts with customers" (effective for annual periods beginning on or after 1 January 2017).
- IFRS 9 "Financial Instruments" (effective for annual periods beginning on or after 1 January 2018).



(in thousand USD, unless otherwise stated)

5. Revenue

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Revenue from sales of finished products	а	73 822	82 157
Revenue from services rendered	b	78	202
		73 900	82 359

a) Revenue from sales of finished products was as follows:

	For the six months ended 30 June 2015	For the six months ended 30 June 2014
	Unaudited	Unaudited
Cattle	491	740
Milk	1 978	3 944
Corn	69 961	72 734
Wheat	155	38
Sunflower	105	341
Soy beans	307	91
Potatoes	458	1 973
Other	367	2 296
	73 822	82 157

b) Revenue from services rendered was as follows:

	For the six months ended 30 June 2015	For the six months ended 30 June 2014
	Unaudited	Unaudited
Storage	12	47
Processing	35	59
Transport	12	39
Other	19	57
	78	202

6. Gain from changes in fair value of biological assets and agricultural produce, net

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Non-current biological assets	19	(2 463)	(741)
Current biological assets	23	36 426	50 351
Agricultural produce		-	-
		33 963	49 610

(in thousand USD, unless otherwise stated)

7. Cost of sales

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Raw materials	а	(49 665)	(74 783)
Change in inventories and work-in-progress	b	21 769	28 781
Wages and salaries of operating personnel and related charges	13	(2 679)	(5 141)
Depreciation and amortization	12	(2 419)	(5 148)
Third parties' services		(509)	(1 267)
Fuel and energy supply		(2 419)	(4 233)
Rent		(4 675)	(5 567)
Repairs and maintenance		(147)	(410)
Taxes and other statutory charges		(105)	(174)
Other expenses		(1)	(16)
		(40 850)	(67 958)

a) Item row materials for the six months ended 30 June 2015 includes disposal of the gain recorded on initial recognition of realized agriculture produce and biological assets (both of current and non-current) in the amount of th USD 14 125 (th USD 37 479 for six months ended 30 June 2014).

b) Change in inventories and work-in-progress comprises changes in work-in-progress, agricultural produce and current biological assets. Book values of agricultural produce and biological assets as at the end of the reporting periods comprise fair value component stemming from revaluation conducted for the purposes of initial recognition of agricultural produce and biological assets at fair value.

8. Administrative expenses

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Wages and salaries of administrative personnel and related charges	13	(1 250)	(1 401)
Third parties' services		(98)	(135)
Repairs and maintenance		(52)	(94)
Depreciation and amortisation	12	(47)	(92)
Bank services		(193)	(220)
Professional services		(228)	(562)
Transport expenses		(128)	(189)
Other expenses		(196)	(322)
		(2 192)	(3 015)



(in thousand USD, unless otherwise stated)

9. Selling and distribution expenses

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Delivery costs		(4 920)	(5 718)
Wages and salaries of sales personnel and related charges	13	(84)	(93)
Depreciation	12	(47)	(51)
Other expenses		(599)	(359)
		(5 650)	(6 221)

10. Other operating income

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Income from subsidized VAT	а	199	362
Government grants and subsides recognised as income		3	161
Income from write-offs of accounts payable		297	335
Gain on disposal of inventories		6	11
Other income		360	216
		865	1 085

a) According to the Ukrainian tax legistation, the agricultural enterprises (whose income from sale of agricultural products is not less than 75% of the total gross income, or enterprises which sell meat and milk products irrespective of the volume of such transactions) receive benefits regarding VAT payment on agricultural operations. These tax amounts are not paid to the budget, but recognized as net result of income or expenses in the other operating income.

11. Other operating expenses

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Loss from VAT on export operations	а	(3 129)	(583)
Shortages and losses due to impairment of inventories		(179)	(169)
Depreciation	12	(302)	(583)
Lost crops		(414)	(1 264)
Write-offs of VAT		(4)	(26)
Allowance for doubtful accounts receivable	26	(178)	(84)
Wages and salaries of non-operating personnel and related charges	13	(36)	(44)
Loss on disposal of property, plant and equipment		(52)	(335)
Other expenses		(685)	(454)
		(4 979)	(3 542)

a) Loss from VAT on export operations for the six months ended 30 June 2015 amounting to th USD 3 129 (th USD 583 for the six months ended 30 June 2014) related to the Ukrainian tax legislation. According to the Tax Code sales operations on export of certain agricultural crops are exempted from VAT. Consequently, the Group loses the right on VAT credit for expenses incurred for cultivation of these crops.

(in thousand USD, unless otherwise stated)

12. Depreciation and amortisation

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Depreciation			
Cost of sales	7	(1 492)	(3 081)
Administrative expenses	8	(46)	(90)
Selling and distribution expenses	9	(47)	(51)
Other operating expenses	11	(302)	(583)
Depreciation as a part of article "Lost crops"		(1)	(19)
		(1 888)	(3 824)
Amortisation			
Cost of sales	7	(927)	(2 067)
Administrative expenses	8	(1)	(2)
		(928)	(2 069)
		(2 816)	(5 893)

13. Wages and salaries expenses

	Note	For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
Wages and salaries		(3 192)	(4 947)
Related charges		(857)	(1 732)
		(4 049)	(6 679)
The average number of employees, persons		2 648	2 965
Remuneration of management		222	222
Wages and salaries of operating personnel and related charges	7	(2 679)	(5 141)
Wages and salaries of administrative personnel and related charges	8	(1 250)	(1 401)
Wages and salaries of sales personnel and related charges	9	(84)	(93)
Wages and salaries of non-operating personnel and related charges	11	(36)	(44)
		(4 049)	(6 679)

14. Financial expenses, net

	For the six months ended 30 June 2015	For the six months ended 30 June 2014
	Unaudited	Unaudited
Interest income on bank deposits	71	457
Interest expenses on loans and borrowings	(7 129)	(7 017)
Bond interest expenses	(659)	(1 894)
Loss on initial recognition of share purchase warrant	476	(2 211)
Other expenses	(83)	(684)
	(7 324)	(11 349)



(in thousand USD, unless otherwise stated)

15. Foreign currency exchange loss, net

As at 30 June 2015 the Ukrainian Hryvnia depreciated against the USD by 33,3% compared with 31 December 2014. As a result, during the six months ended 30 June 2015 the Group recognised net foreign exhange loss in the amount of USD 20 219 thousand (six months ended 30 June 2014 - USD 39 998 thousand) in the condensed consolidated interim statement of comprehensive income.

16. Income tax expenses

The corporate income tax rate in Ukraine was 18%.

The components of income tax expenses were as follows:

	For the six months ended 30 June 2015	For the six months ended 30 June 2014
	Unaudited	Unaudited
Current income tax	(13)	(70)
Deferred tax	43	(500)
Income tax benefit (expenses) reported in the statement of comprehensive income	30	(570)
Consolidated statement of other comprehensive income Deferred tax related to item charged or credit directly to other comprehensive income during year:		
Net gain on revaluation of property, plant and equipment	18	19



(in thousand USD, unless otherwise stated)

17. Property, plant and equipment

	Land and buildings	Machinery	Motor vehicles	Other	Construction in progress	Total
Initial cost						
31 December 2013 (audited)	74 250	50 450	20 342	1 704	9 340	156 086
Additions	401	979	65	72	142	1 659
Disposals	(489)	(1 224)	(179)	(18)	-	(1 910)
Transfer	4 493	203	5	8	(4 709)	-
Effect from translation into presentation currency	(24 642)	(16 337)	(6 577)	(560)	(2 438)	(50 554)
30 June 2014 (unaudited)	54 013	34 071	13 656	1 206	2 335	105 281
31 December 2014 (audited)	41 237	25 387	10 236	988	449	78 297
Additions	36	136	6	20	8	206
Disposals	(641)	(312)	(85)	(29)	-	(1 067)
Transfer	16	24	5	5	(50)	-
Impairment	(547)	(1)	-	-	-	(548)
Effect from translation into presentation currency	(10 314)	(6 342)	(2 556)	(281)	(102)	(19 595)
30 June 2015 (unaudited)	29 787	18 892	7 606	703	305	57 293
Accumulated depreciation						
31 December 2013 (audited)	(8 956)	(11 666)	(4 941)	(1 219)	-	(26 782)
Depreciation for the period	(1 351)	(1 712)	(657)	(104)	-	(3 824)
Disposals	192	207	110	26	-	535
Effect from translation into presentation currency	3 054	3 977	1 672	414	-	9 117
30 June 2014 (unaudited)	(7 061)	(9 194)	(3 816)	(883)	-	(20 954)
31 December 2014 (audited)	(6 208)	(7 617)	(3 041)	(834)	-	(17 700)
Depreciation for the period	(694)	(846)	(318)	(30)	-	(1 888)
Disposals	152	235	59	16	-	462
Effect from translation into presentation currency	1 547	1 892	755	245	-	4 439
30 June 2015 (unaudited)	(5 203)	(6 336)	(2 545)	(603)	-	(14 687)
Net book value						
31 December 2013 (audited)	65 294	38 784	15 401	485	9 340	129 304
30 June 2014 (unaudited)	46 952	24 877	9 840	323	2 335	84 327
31 December 2014 (audited)	35 029	17 770	7 195	154	449	60 597
30 June 2015 (unaudited)	24 584	12 556	5 061	100	305	42 606
. ,						

The fair value of property, plant and equipment of all the Group's companies has been measured as at 31 December 2010 by an independent appraiser FDI "Bureau Veritas Ukraine" (ODS Certificate No.7100/08 as of 26 May 2008 issued by State Property Fund of Ukraine). The fair values as at the date of acquisition of new subsidiaries were determined by an independent appraisers FDI "Bureau Veritas Ukraine".

As at 30 June 2015 and 2014 an impairment review was conducted by the management of the Group. Impairment test has been performed for the following Cash Generating Units: Crop farming, Dairy farming, Storage and processing. According to the results of the test impairment of PPE of Dairy farming segment was recognized in the amount of th USD 548 as at 30 June 2015 in Other comprehensive loss.

The recoverable amount was estimated based on the value in use model. The key assumptions used in the most recent value in use were as follows:

• The projections were based on most recent budget covering 7 year period;

• The projections are USD-denominated

• The prices and expenses were adjusted for inflation on the basis of respective CPI in hryvna terms and translated into USD

(in thousand USD, unless otherwise stated)

18. Intangible assets

	Computer software	Property certificates	Land lease rights	Total
Initial cost				
31 December 2013 (audited)	53	821	32 259	33 133
Additions	-	21	-	21
Disposals	-	(51)	-	(51)
Effect from translation into presentation currency	(18)	(262)	(10 450)	(10 730)
30 June 2014 (unaudited)	35	529	21 809	22 373
31 December 2014 (audited)	27	435	16 352	16 814
Additions	1	24	-	25
Effect from translation into presentation currency	(7)	(109)	(4 083)	(4 199)
30 June 2015 (unaudited)	21	350	12 269	12 640
Accumulated amortisation				
31 December 2013 (audited)	(28)	(2)	(5 301)	(5 331)
Amortisation for the period	(2)	-	(2 067)	(2 069)
Effect from translation into presentation currency	10	-	1 987	1 997
30 June 2014 (unaudited)	(20)	(2)	(5 381)	(5 403)
31 December 2014 (audited)	(17)	(1)	(5 295)	(5 313)
Amortisation for the period	(1)	-	(927)	(928)
Effect from translation into presentation currency	5	-	1 309	1 314
30 June 2015 (unaudited)	(13)	(1)	(4 913)	(4 927)
Net book value				
31 December 2013 (audited)	25	819	26 958	27 802
30 June 2014 (unaudited)	15	527	16 428	16 970
31 December 2014 (audited)	10	434	11 057	11 501
30 June 2015 (unaudited)	8	349	7 356	7 713

Property certificates represent deeds supporting ownership right for property units of members of agricultural entity, which are intended for exchange by the Group companies on the property objects of this agricultural entity.



(in thousand USD, unless otherwise stated)

19. Non-current biological assets

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Non-current biological assets - animal-breeding		
Cattle	2 950	9 585
Non-current biological assets - plant-breeding		
Perennial grasses	60	94
Total non-current biological assets	3 010	9 679

As at the reporting dates non-current biological assets of animal-breeding were presented as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Cattle		
Cattle, units	3 695	4 095
Live weight, kg	1 583 616	1 686 816
Book value	2 950	9 585

Following changes took place in the non-current biological assets of animal-breeding:

	Cattle
31 December 2013 (audited)	14 934
Capitalized expenses	-
Transfer (from (to) current biological assets)	75
Change in fair value	(741)
Effect from translation into presentation currency	(4 683)
30 June 2014 (unaudited)	9 585
31 December 2014 (audited)	7 167
Transfer (from (to) current biological assets)	(5)
Slaughter	-
Change in fair value	(2 463)
Effect from translation into presentation currency	(1 749)
30 June 2015 (unaudited)	2 950

Due to the absence of an active market for cattle in Ukraine, to determine the fair value of biological assets, the Group used the discounted value of net cash flows expected from assets. As a discount rate, the rate of 31,11% prevailing as at 30 June 2015 (30 June 2014: 19,45%) was applied for cattle.



(in thousand USD, unless otherwise stated)

As at the reporting dates non-current biological assets of plant-breeding were presented as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Perennial grasses		
Area, ha	1 585	1 432
Book value	60	94

Following changes took place in the non-current biological assets of plant-breeding:

	Perennial grasses
31 December 2013 (audited)	150
Capitalized expenses	37
Harvesting failure	(5)
Effect from translation into presentation currency	(88)
30 June 2014 (unaudited)	94
31 December 2014 (audited)	67
Capitalized expenses	31
Harvesting failure	(3)
Effect from translation into presentation currency	(35)
30 June 2015 (unaudited)	60

20. Deferred tax assets and liabilities

The major components of deferred tax assets and liabilities were as follows:

Deferred tax assets

	Property, plant and equipment	Tax losses	Allowances for recognized tax assets	Provisions	Total
31 December 2013 (audited)	124	153	(153)	34	158
Considering profit (loss)	(96)	-	-	(8)	(104)
Effect from translation into presentation currency	(28)	-	-	(9)	(37)
30 June 2014 (unaudited)	-	153	(153)	17	17
31 December 2014 (audited)	-	452	(452)	13	13
Considering profit (loss)	-	-	-	3	3
Effect from translation into presentation currency	-	(113)	113	(4)	(4)
30 June 2015 (unaudited)	-	339	(339)	12	12



(in thousand USD, unless otherwise stated)

Deferred tax liabilities

	Property, plant and equipment	
31 December 2013 (audited)	(3 121)	
Considering loss	(396)	
Considering equity	19	
Effect of foreign currency translation	1 059	
30 June 2014 (unaudited)	(2 439)	
31 December 2014 (audited)	(1 886)	
Considering loss	40	
Considering equity	18	
Effect of foreign currency translation	472	
30 June 2015 (unaudited)	(1 356)	

21. Other non-current assets

	30 June 2015	30 June 2014	
	Unaudited	Unaudited	
Prepayments and other non-financial assets:			
Prepayments for property, plant and equipment	1 066	586	
Long-term VAT recoverable	104	842	
	1 170	1 428	

22. Inventories

	Note	30 June 2015	30 June 2014
		Unaudited	Unaudited
Work-in-progress	а	5 339	12 087
Agricultural produce	b	3 058	3 592
Finished goods		35	58
Agricultural materials		2 960	2 1 3 9
Raw materials		98	595
Spare parts		487	677
Fuel		724	1 193
Other inventories		283	190
		12 984	20 531

a) Work-in-progress includes expenses on works connected with preparation of the lands for the future harvest obtained from the biological assets of plant growing.



(in thousand USD, unless otherwise stated)

b) As at the reporting dates agricultural produce was presented as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Corn	2 050	2 188
Wheat	69	16
Sunflower	1	3
Potato	-	35
Нау	126	273
Silage	224	258
Soya	136	61
Other	452	758
	3 058	3 592

The fair value of agricultural produce was estimated based on market price as at date of harvest and is within level 1 of the fair value hierarchy.

23. Current biological assets

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Current biological assets of animal-breeding		
Cattle	1 291	6 922
Pigs	1	7
Other	16	32
	1 308	6 961
Current biological assets of plant-breeding		
Corn	71 437	84 192
Wheat	7 473	8 828
Grasses	621	1 074
Sunflower	17 967	13 190
Soya	3 575	5 106
Potato	987	2 019
Other	28	26
Total current biological assets of plant-breeding	102 088	114 435
Total current biological assets	103 396	121 396



(in thousand USD, unless otherwise stated)

As at the reporting dates current biological assets of animal-breeding were presented as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Cattle		
Cattle, units	2 838	3 190
Live weight, kg	768 864	835 695
Book value	1 291	6 922
Pigs		
Pigs, units	7	29
Live weight, kg	902	2 807
Book value	1	7
Other		
Number of animals, units	75	102
Live weight, kg	14 361	23 089
Book value	16	32
Total book value	1 308	6 961

Following changes took place in the current biological assets of animal-breeding:

	Cattle	Pigs	Other	Total
31 December 2013 (audited)	11 872	26	46	11 944
Acquisitions for the period	119	-	-	119
Capitalized expenses	1 417	6	-	1 423
Transfer (from (to) non-current biological assets)	(76)	-	1	(75)
Sale	(3 927)	(13)	(6)	(3 946)
Slaughter	(333)	(4)	-	(337)
Change in fair value	1 609	-	9	1 618
Effect from translation into presentation currency	(3 759)	(8)	(18)	(3 785)
30 June 2014 (unaudited)	6 922	7	32	6 961
31 December 2014 (audited)	4 856	2	26	4 884
Capitalized expenses	726	-	_	726
Transfer (from (to) non-current biological assets)	5	-	-	5
Sale	(1 456)	-	(6)	(1 462)
Slaughter	(46)	(1)	-	(47)
Change in fair value	(1 470)	-	3	(1 467)
Effect from translation into presentation currency	(1 324)	-	(7)	(1 331)
30 June 2015 (unaudited)	1 291	1	16	1 308



(in thousand USD, unless otherwise stated)

As at the reporting dates current biological assets of plant-breeding were presented as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Corn		
Area, ha	74 714	82 587
Book value	71 437	84 192
Wheat		
Area, ha	12 139	8 521
Book value	7 473	8 828
Grasses		
Area, ha	3 521	4 389
Book value	621	1 074
Sunflower		
Area, ha	24 498	18 739
Book value	17 967	13 190
Soya		
Area, ha	6 280	8 129
Book value	3 575	5 106
Potato		
Area, ha	591	645
Book value	987	2 019
Other		
Area, ha	129	72
Book value	28	26
Total book value	102 088	114 435

Following changes took place in the current biological assets of plant-breeding:

	Corn	Wheat	Grasses	Sunflower	Soya	Potato	Other	Total
31 December 2013 (audited)	-	5 657	105	-	-	-	-	5 762
Capitalized expenses	57 484	4 807	2 097	11 239	4 605	1 110	33	81 375
Harvesting	-	-	(883)	-	-	-	-	(883)
Hatvest failure	(26)	-	(2)	-	-	-	-	(28)
Change in fair value	39 337	2 994	-	3 926	1 266	1 210	-	48 733
Effect from translation into presentation currency	(12 603)	(4 630)	(243)	(1 975)	(765)	(301)	(7)	(20 524)
30 June 2014 (unaudited)	84 192	8 828	1 074	13 190	5 106	2 019	26	114 435
31 December 2014 (audited)	-	4 959	86	-	-	-	2	5 047
Capitalized expenses	41 552	2 761	893	10 661	2 661	891	26	59 445
Harvesting	-	-	(338)	-	-	-	-	(338)
Hatvest failure	(27)	(4)	(6)	(15)	(2)	-	-	(54)
Change in fair value	28 887	993	-	7 064	867	82	-	37 893
Effect from translation into presentation currency	1 025	(1 236)	(14)	257	49	14	-	95
30 June 2015 (unaudited)	71 437	7 473	621	17 967	3 575	987	28	102 088

(in thousand USD, unless otherwise stated)

Biological assets of the Group are measured at fair value within Level 3 of the fair value hierarchy. There were no transfers between any levels during the six months ended 30 June 2015.

Description	Fair value as at 30 June 2015	Valuation technique	Unobservable inputs	Range of unobservable inputs
Crops in fields - corn	71 437	Cash flows	Crops yield - tonnes per hectare	7,3
crops in fields - com	/1 15/	Cash nows	Crops price	138 per tonne
Crops in fields - wheat	7 473	Cash flows	Crops yield - tonnes per hectare	4,7
crops in fields - wheat	1 - 1 - 5	Cash nows	Crops price	138 per tonne
	2 575	0.1.0	Crops yield - tonnes per hectare	1,9
Crops in fields - soya	3 575	Cash flows	Crops price	319 per tonne
Crops in fields -	17 967	Cash flows	Crops yield - tonnes per hectare	2,4
sunflower	17.907	Casil Hows	Crops price	319 per tonne
Crons in Folds - poteto	987	Cash flows	Crops yield - tonnes per hectare	30
Crops in fields - potato	967	Cash nows	Crops price	76 per tonne
			Milk yield - kg per cow	4200-7500 per year
Cattle	4 241	Discounted cash flows	Milk price	USD 0,19 per liter
			Discount rate	31,1%

24. Trade accounts receivable, net

	Note	30 June 2015	30 June 2014
		Unaudited	Unaudited
Trade accounts receivable		1 032	1 535
Allowances for accounts receivable	26	(95)	(65)
		937	1 470

Distribution of trade accounts receivable on time frames is the following:

		Neither past	Past due, not impaired			
	Total	due nor impaired	Within 90 days	From 90 to 360 days	More than 1 year	
30 June 2015 (unaudited)	937	909	10	15	3	
30 June 2014 (unaudited)	1 470	1 361	22	42	45	

On the basis of analysis of payments for the current period Financial Directorate of the Group considers that there is no need to form provision for overdue, but not impaired trade accounts receivable.



(in thousand USD, unless otherwise stated)

25. Prepayments and other current assets, net

	Note	30 June 2015	30 June 2014
		Unaudited	Unaudited
Prepayments and other non-financial assets:			
Advances to suppliers		346	581
Allowances for advances to suppliers	26	(7)	(22)
VAT for reimbursement		4 317	6 612
		4 656	7 171
Other financial assets:			
Non-bank accomodations interest free		264	1 686
Allowances for non-bank accomodations interest free	26	(53)	-
Other accounts receivable		317	435
Allowances for other accounts receivable	26	(13)	(19)
		515	2 102
		5 171	9 273

26. Changes in allowances made

	Note	30 June 2015	30 June 2014
		Unaudited	Unaudited
Allowances for trade accounts receivable	24	(95)	(65)
Allowances for advances to suppliers	25	(7)	(22)
Allowances for other accounts receivable	25	(13)	(19)
Allowances for non-bank accomodations interest free	25	(53)	-
		(168)	(106)

The movements of the allowances were as follows:

		For the six months ended 30 June 2015	For the six months ended 30 June 2014
		Unaudited	Unaudited
As at the beginning of the period	Note	(90)	(260)
Accrual	11	(178)	(84)
Use of allowances		75	153
Return of allowances		5	3
Effect from translation into presentation currency		20	82
As at the end of the period		(168)	(106)



(in thousand USD, unless otherwise stated)

27. Cash and cash equivalents

	Currency	30 June 2015	30 June 2014
		Unaudited	Unaudited
Cash in bank and hand	USD	1 084	754
Cash in bank and hand	UAH	6 827	1 255
Cash in bank and hand	EUR	50	33
Cash in bank and hand	PLN	1	7
		7 962	2 049

There were no restrictions on the use of cash and cash equivalents during the six months ended 30 June 2015 and 2014.

28. Equity

Share capital

Industrial Milk Company S.A. has one class of ordinary shares. The number of authorized, issued and fully paid shares as at 30 June 2015 is th 31 300 (30 June 2014 – th 31 300). All shares have equal voting rights. Par value of one share is USD 0,0018.

	30 June 2015		30 June 2014	
	%	Amount	%	Amount
AGROVALLEY LIMITED	68	38	68	38
Amplico Powszechne Towarzystwo Emerytalne S.A. (with subsidiaries)	-	-	5	3
ING Powszechne Towarzystwo Emerytalne S.A.	5	3	5	3
Other shareholders (each one less than 5% of the share capital)	27	15	22	12
	100	56	100	56

A reconciliation of the number of shares outstanding at the beginning and at the end of the period:

number of authorized, issued and fully paid shares	For the six months ended 30 June 2015	For the six months ended 30 June 2014
As at the beginning of the period	31 300 000	31 300 000
As at the end of the period	31 300 000	31 300 000

Share premium

In 2011 Industrial Milk Company S.A. completed initial public offering of own shares on Warsaw Stock Exchange. Issue of share capital of Industrial Milk Company S.A. brought to the increase of share capital equaling to th USD 10 and share premium in amount of th USD 24 387.

Revaluation reserve

The fair value of Group's property, plant and equipment has been measured as at 31 December 2009 and 2010 by an independent appraiser. As at 31 December 2009 the related revaluation surplus of th USD 14 766 was initially recognized in equity, as at 31 December 2010 it was additionally recognized in the amount of th USD 4 326.



(in thousand USD, unless otherwise stated)

The revaluation surplus included in equity in respect of an item of property, plant and equipment is transferred directly to retained earnings as the asset is used by an entity (in the amount that is the difference between depreciation based on the revalued carrying amount of the asset and depreciation based on the asset's original cost) and when the asset is derecognized (in the full amount).

Effect of foreign currency translation

Effect of foreign currency translation comprises all foreign exchange differences arising from the translation of the financial statements into presentation currency.

Dividend policy

The Group's policy is to pay dividends at a level consistent with the Group's growth and development plans, while maintaining a reasonable level of liquidity. The current intention of the Management is to recommend to the General Meeting of Shareholders not to declare dividends for the six months ended 30 June 2015 and 2014.

Legal reserve

From the annual net profits of the parent company, 5% have to be allocated to the legal reserve. This allocation shall cease to be required as soon and as long as such surplus reserve amounts to 10% of the capital. This reserve may not be distributed to the shareholders.

29. Share purchase warrant

30 June 2015	30 June 2014
Unaudited	Unaudited
407	1 923

According to the Warrant Agreement entered into between the Group and IFC, IFC has the right to purchase up to 3 098 700 shares of Industrial Milk Company S.A. (representing equivalent of 9,90% of issued share capital) for a total amount up to th USD 20 000. The warrant is exercisable at any time up to 19 December 2018.

Black-Scholes model was used to determine of fair value of share purchase warrant. As at 30 June 2015 the following inputs were applied:

- the current stock price is USD 1,24 (USD 3,40 as at 30 June 2014);
- the strike price is USD 6,45;
- risk-free interest rate is 20,08% (8,57% as at 30 June 2014);
- the volatility is 48,86% (32,37% as at 30 June 2014).

Share purchase warrant is measured at fair value within Level 2 of the fair value hierarchy.

According to the IFC Loan agreement if all of the warrants have not been exercised by 19 December 2018, and if only some of the warrants have been issued, the portion of the additional return which shall be payable shall be calculated by multiplying USD 21 000 thousand by a fraction the numerator of which is equal to the number of warrant shares not subscribed for pursuant to IFC loan agreement during the exercise period and the denominator of which is equal to the total number of warrant shares. This obligation to pay the additional return is an unconditional and independent debt obligation according to the IFC loan agreement.

(in thousand USD, unless otherwise stated)

30. Long-term loans and borrowings

	Currency	30 June 2015	30 June 2014
		Unaudited	Unaudited
Secured			
Long-term bank loans	USD	66 777	74 643
Finance lease liabilities	UAH, USD, EUR	6 719	9 524
Bonds issued	UAH	6 662	9 968
Total long-term loans including current portion		80 158	94 135
Current portion of long-term bank loans	USD	(24 866)	(31 366)
Current portion of finance lease liabilities	UAH, USD, EUR	(2 272)	(2 553)
Current portion of bonds issued	UAH	(3 569)	(6 4 3 4)
Total current portion		(30 707)	(40 353)
Total long-term loans and borrowings		49 451	53 782

Essential terms of credit contracts

	N/ C		NT 111	30 June 2015	(unaudited)
Creditor	Year of maturity	Currency	Nominal interest rate	Long-term liabilities	Including current portion
Ukrainian bank	2016	USD	13,50%	13 000	13 000
Ukrainian bank	2016	USD	1Y Libor+10,00%	3 211	3 211
Ukrainian bank	2016	USD	1Y Libor+10,00%	1 429	1 429
Ukrainian bank	2016	USD	9,00%	130	130
Ukrainian bank	2017	USD	11,00%	4 000	-
Ukrainian bank	2017	USD	11,00%	500	-
Ukrainian bank	2017	USD	6M Libor+9,50%	10 000	5 000
Ukrainian bank	2017	USD	8,75%	2 392	1 196
Ukrainian bank	2017	USD	11,00%	600	300
Ukrainian bank	2018	USD	1Y Libor+8,70%	1 515	600
Non-residental bank	2020	USD	6M Libor+8,00%	30 000	-
				66 777	24 866
Bonds issued	2016	UAH	13,25%	6 662	3 569
				73 439	28 435



(in thousand USD, unless otherwise stated)

Creditor	Year of	C	Nominal interest	30 June 20	14 (unaudited)
Creditor	maturity	Currency	rate	Long-term liabilities	Including current portion
Ukrainian bank	2015	USD	9,00%	4 000	4 000
Ukrainian bank	2015	USD	10,00%	500	500
Ukrainian bank	2016	USD	11,50%	24 000	20 000
Ukrainian bank	2016	USD	1Y Libor+10,00%	6 424	3 212
Ukrainian bank	2016	USD	1Y Libor+10,00%	2 857	1 428
Ukrainian bank	2016	USD	9,00%	259	130
Ukrainian bank	2017	USD	8,75%	3 588	1 196
Ukrainian bank	2017	USD	9,00%	900	300
Ukrainian bank	2018	USD	1Y Libor+8,70%	2 115	600
Non-residental bank	2020	USD	6M Libor+8,00%	30 000	-
				74 643	31 366
Bonds issued	2014	UAH	14,00%	9 968	6 434
				84 611	37 800

Long-term loans and bonds issued outstanding were repayable as follows:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Within one year	28 435	37 800
In the second to fifth year inclusive	45 004	46 811
Later than fifth year	-	-
	73 439	84 611

Finance lease liabilities were presented as follows:

	30 June 2015		30 June 2014		
	Unat	udited	Unaudited		
	Minimum lease payments	Present value of minimum lease payments	Minimum lease payments	Present value of minimum lease payments	
Within one year	2 905	2 272	3 479	2 553	
In the second to fifth year inclusive	5 008	4 447	8 163	6 932	
Later than fifth year	-	-	43	39	
	7 913	6 719	11 685	9 524	
Less future finance charges	(1 194)		(2 161)		
Present value of minimum lease payments	6 719	6 719	9 524	9 524	



(in thousand USD, unless otherwise stated)

31. Short-term loans and borrowings

	Currency	30 June 2015	30 June 2014
		Unaudited	Unaudited
Secured			
Short-term bank loans	USD	22 122	42 908
Short-term bank loans	UAH	6 424	2 580
		28 546	45 488

Essential terms of credit contracts

Creditor	Currency	Nominal interest rate	30 June 2015 (unaudited)
Ukrainian bank	USD	13,00%	9 140
Ukrainian bank	USD	13,00%	8 982
Ukrainian bank	USD	9,50%	4 000
		-	22 122
Ukrainian bank	UAH	28,00%	6 424
		-	28 546

Creditor	Currency	Nominal interest rate	30 June 2014 (unaudited)
Non-residental bank	USD	10,00%	5 220
Ukrainian bank	USD	9,70%	7 016
Ukrainian bank	USD	1M Libor+13,00%	12 000
Ukrainian bank	USD	1Y Libor+10,00%	18 672
			42 908
Ukrainian bank	UAH	21,00%	2 580
			45 488

The loan agreements contain specific covenants which are calculated on the basis of condensed consolidated interim financial statements. As a result of devaluation of the Ukrainian Hryvnia against the USD by 33,3% and huge amounts of foreign currency exchange losses in the condensed consolidated interim financial statements some financial covenants were violated. Understanding the situation, in May-June 2015 Management of the Group actively negotiated with the banks to settle the application of covenants for the current period. As a result of such negotiations, the Group received from all the banks waivers of rights to require compliance with the breached covenants as at 30 June 2015. Accordingly, Management classified the loans in accordance with their initial contractual maturity.

(in thousand USD, unless otherwise stated)

32. Trade accounts payable

	30 June 2015	30 June 2014
Trade accounts payable	23 904	20 782

The table below summarizes the maturity profile of Group's liabilities on contractual payments on trade accounts payable:

	On demand	Within 30 days	From 30 to 90 days	From 90 to 180 days	From 180 to 360 days	From 1 to 5 years	Total
30 June 2015 (unaudited)	23	2 069	630	21 182	-	-	23 904
30 June 2014 (unaudited)	34	4 873	2 481	13 365	29	-	20 782

33. Other current liabilities and accrued expenses

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Other liabilities:		
Advances from clients	7 251	2 960
	7 251	2 960
Other accounts payable:		
Interest payable on bank loans	357	341
Accounts payable for the lease of land and property rights	2 578	3 158
Accounts payable for non-current tangible assets	104	230
Taxes payable	86	70
Wages, salaries and related charges payable	597	1 276
Accruals for unused vacations	370	560
Other accounts payable	18	209
	4 110	5 844
	11 361	8 804

The table below summarizes the maturity profile of Group's liabilities on contractual payments on other current liabilities and accrued expenses:

	On demand	Within 30 days	From 30 to 90 days	From 90 to 180 days	From 180 to 360 days	From 1 to 5 years	Total
30 June 2015 (unaudited)	370	8 291	767	1 933	-	-	11 361
30 June 2014 (unaudited)	560	4 647	439	3 158	-	-	8 804



(in thousand USD, unless otherwise stated)

34. Related party disclosures

According to existing criteria of determination of related parties, the related parties of the Group are divided into the following categories:

a) Entities - related parties under common control with the Companies of the Group;

The Group performs transactions with related parties in the ordinary course of business. During the reporting period the Group did not perform any related parties transactions made outside the market conditions (non market basis related parties transactions).

The information on total amounts of transactions with related parties for the corresponding reporting periods is presented below:

	30 June 2015	30 June 2014
	Unaudited	Unaudited
Trade accounts receivable, net		
a) Entities - related parties under common control with the Companies of the Group	-	214
Total trade accounts receivable, net	937	1 470
Trade accounts payable		
a) Entities - related parties under common control with the Companies of the Group	-	5
Total trade accounts payable	23 904	20 782

Short-term remuneration of key management personnel was as follows:

	For the six months ended 30 June 2015	For the six months ended 30 June 2014
	Unaudited	Unaudited
Wages and salaries	164	164
Related charges	58	58
	222	222
The average number of employees, persons	6	6

35. Information on segments

A business segment is a separable component of a business entity that produces goods or provides services to individuals (or groups of related products or services) in a particular economic environment that is subject to risks and generates revenues other than risks and income of those components that are peculiar to other business segments.

For the purpose of Management the Group is divided into the following business segments on the basis of produced goods and rendered services, and consists of the following 3 operating segments:

- Farming division a segment, which deals with cultivation and sale of such basic agricultural crops as corn and wheat;
- Live-stock breeding a segment which deals with breeding and sale of biological assets and agricultural products of live farming. Basic agricultural product of live farming for sale in this segment is milk;
- Storage and processing a segment which deals with processing of agricultural produce, and also with production of finished goods. Principal goods produced and sold within this segment are flour and fodder.



(in thousand USD, unless otherwise stated)

Information on business segments for the six months ended 30 June 2015 was the follow (unaudited):

	Farming division	Live-stock breeding	Storage and processing	Unallocated	Total
Revenue	136 086	2 469	3 792	-	142 347
Intra-group elimination	(64 734)	(0)	(3 713)	-	(68 447)
Revenue from external buyers	71 352	2 469	79	-	73 900
Gain from changes in fair value of biological assets and agricultural produce, net	37 893	(3 930)	-	-	33 963
Cost of sales	(38 527)	(2 258)	(65)	-	(40 850)
Gross income	70 718	(3 719)	14	-	67 013
Administrative expenses	-	-	-	(2 192)	(2 192)
Selling and distribution expenses	-	-	-	(5 650)	(5 650)
Other operating income	-	-	-	865	865
Other operating expenses	-	-	-	(4 979)	(4 979)
Write-offs of property, plant and equipment	-	-	-	(507)	(507)
Operating income of a segment	70 718	(3 719)	14	(12 463)	54 550
Financial expenses, net	-	-	-	(7 324)	(7 324)
Foreign currency exchange (loss)/gain, net	-	-	-	(20 219)	(20 219)
Profit before tax	70 718	(3 719)	14	(40 006)	27 007
Income tax expenses	-	-	-	30	30
Net profit	70 718	(3 719)	14	(39 976)	27 037

Information on business segments for the six months ended 30 June 2014 was the follow (unaudited):

	Farming division	Live-stock breeding	Storage and processing	Unallocated	Total
Revenue	120 875	4 806	2 937	-	128 618
Intra-group elimination	(43 402)	(121)	(2 7 3 6)	-	(46 259)
Revenue from external buyers	77 473	4 685	201	-	82 359
Gain from changes in fair value of biological assets and agricultural produce, net	48 733	877	-	-	49 610
Cost of sales	(62 712)	(5 070)	(176)	-	(67 958)
Gross income	63 494	492	25	-	64 011
Administrative expenses	-	-	-	(3 015)	(3 015)
Selling and distribution expenses	-	-	-	(6 221)	(6 221)
Other operating income	-	-	-	1 085	1 085
Other operating expenses	-	-	-	(3 542)	(3 542)
Write-offs of property, plant and equipment	-	-	-	(299)	(299)
Operating income of a segment	63 494	492	25	(11 992)	52 019
Financial expenses	-	-	-	(11 349)	(11 349)
Foreign currency exchange (loss)/gain, net	-	-	-	(39 998)	(39 998)
Profit before tax	63 494	492	25	(63 339)	672
Income tax expenses	-	-	-	(570)	(570)
Net profit	63 494	492	25	(63 909)	102



(in thousand USD, unless otherwise stated)

36. Lease of land

The Group leases land for agricultural purposes from private individuals. Lease payments are calculated on the basis of monetary valuation of the land considering the inflation factor. The average interest rate for lease of land of the Group is 2-5% and depends on validity of the contract.

Areas of operating leased land were as follows:

Location of land	30 June 2015	30 June 2014
	Unaudited	Unaudited
	Hectare	Hectare
Poltava region		
Land under processing	30 079	30 079
Land for grazing, construction, other	2 009	2 009
Chernihiv region		
Land under processing	81 938	81 938
Land for grazing, construction, other	1 681	1 681
Sumy region		
Land under processing	24 584	24 584
Land for grazing, construction, other	113	113
	140 404	140 404

Future minimum lease payments for operating leases of land of agricultural designation considering existing at that date the inflation factor are as follows:

	30 June 2015	30 June 2014	
	Unaudited	Unaudited	
Within one year	6 798	8 913	
In the second to fifth year inclusive	21 156	27 403	
Later than fifth year	14 256	18 924	
	42 210	55 240	

37. Lease of property, plant and equipment

The Group leases machinery from lease company. According to existing agreements the term of lease is 36 monthes, the interest rate is 1MLibor minus 0,15%.

Future minimum lease payments for operating leases of property, plant and equipment were as follows:

	30 June 2015	30 June 2014	
	Unaudited	Unaudited	
Within one year	2 382	1 911	
In the second to fifth year inclusive	2 648	5 030	
Later than fifth year	-	-	
	5 030	6 941	

The lease payments for operating leases of property, plant and equioment for the agreements mentioned above in the amount of th USD 759 were included to the item Rent of cost of sales.



(in thousand USD, unless otherwise stated)

38. Events after the balance sheet date

Loans and borrowings are repaid in the amount of th USD 978.

There were no other essential subsequent events that should be disclosed in these condensed consolidated interim financial statements according to the standarts or prevailing practice.