

CONTENTS

Vision, Mission and Values	3
Company Information	4
Shareholders' Information	5
Company Profile	6
Directors' Review	8
Condensed Interim Balance Sheet	10
Condensed Interim Profit and Loss Account	12
Condensed Interim Statement of Comprehensive Income	13
Condensed Interim Cash Flow Statement	14
Condensed Interim Statement of Changes in Equity	15
Selected Notes to the Condensed Interim Financial Information	16

1

VISION, MISSION & VALUES

To gain and maintain leadership in the industries it competes in by producing the best quality products with lowest possible cost.

To give the best returns to shareholders by optimal allocation of resources to the products and markets the Company competes in.

To provide the best value products and services to its customers through investment in technology, human resources, operational systems and processes.

To provide the best working environment to its employees and provide opportunities to them for enhancing their skills.

To work with its farmers, suppliers and distributors as partners developing their expertise and profitability.

To pursue environment friendly policies and effectively and efficiently use all energy resources aiming for zero waste and a clean healthy environment in its vicinity.

To be a socially responsible corporate citizen supporting education, health, environment and socio economic development of the society.

COMPANY INFORMATION

Board		

Chairman (Non-Executive)
 Chief Executive Officer

 In alphabetic order:

 Executive Director
 Muhammad Anwar
 Ahsan M. Saleem
 Ali Altaf Saleem

Executive Director
 Non-Executive Director
 Non-Executive Director
 Non-Executive Director
 Non-Executive Director
 Non-Executive Director
 Shehryar Mazhar
 Non-Executive Director
 Sheikh Asim Rafiq (NIT)

Audit Committee

Chairman Khalid Bashir Member Muhammad Anwar Member Sheikh Asim Rafiq (NIT)

Human Resource & Remuneration Committee

Chairman Muhammad Anwar Member Ahsan M. Saleem Member Khalid Bashir

Chief Financial Officer S. M. Chaudhry

Company Secretary Asif Ali

Management Committees

Executive Committee

Chairman Ahsan M. Saleem Anjum M. Saleem Ali Altaf Saleem

Business Strategy Committee

Chairman Ahsan M. Saleem
Anjum M. Saleem
Ali Altaf Saleem
Muhammad Pervaiz Akhter

S.M. Chaudhry

M-----

Manzoor Hussain Malik

System & Technology Committee

Chairman Muhammad Pervaiz Akhtar

S.M. Chaudhry

Ibrahim Ahmad Cheema

SHAREHOLDERS' INFORMATION

Stock Exchange Listing

Shakarganj Mills Limited is a listed company and its shares are traded on all the three stock exchanges of Pakistan. Daily quotes on the Company's stock can be obtained from leading newspapers. Shakarganj is listed under 'Food Producers'

Public Information

Financial analysts, Stock brokers, interested investors and financial media desiring information about "Shakarganj" should contact Mr. Asif Ali at the Company's Office, Jhang. Tel: 047 763 1001 - 05 Fax: 047 763 1011 E-mail: info@shakarganj.com.pk

Shareholders' Information

Inquiries concerning lost stock certificates, dividend payment, change of address, verification of transfer deeds and share transfers should be directed to CorpTec Associates (Pvt) Limited Share Registrar of the Company at Lahore

Tel: 042 3517 0336 - 7 Fax: 042 3517 0338

E-mail: info@corptec.com.pk

Products

- Sugar
- Bio Fuel
- Bio Power
- Building Materials
- Yarn
- Tiger Compost

Legal Advisor

Hassan & Hassan Advocates, Lahore

Bankers

Allied Bank Limited MCB Bank Limited National Bank of Pakistan The Bank of Punjab United Bank Limited Standard Chartered Bank Silk Bank Limited Bank Alfalah Limited Faysal Bank Limited Askari Bank Limited

Works

Principal Facility

Management House Toba Road, Jhang, Pakistan Tel: 047 763 1001 - 05 Fax: 047 763 1011 E-mail: info@shakarganj.com.pk

Satellite Facility

Management House 63 km, Jhang Sargodha Road Bhone, Pakistan Tel: 048 688 9211 - 13 Fax: 047 763 1011

Website

www.shakarganj.com.pk Note: This Interim Report is available on Shakarganj website.

Registered and Principal Office

10th Floor, BOP Tower, 10-B Block E 2, Gulberg III, Lahore, Pakistan Tel: 042 3578 3801- 06 Fax: 042 3578 3811

Karachi Office

12th Floor, Sidco Avenue Centre, 264 R.A. Lines, Karachi, Pakistan Tel: 021 3568 8149 Fax: 021 3568 0476

Faisalabad Office

Nishatabad, New Lahore Road, Faisalabad, Pakistan Tel: 041 875 2810 Fax: 041 875 2811

Share Registrar

CorpTec Associates (Pvt) Limited 503-E, Johar Town Lahore Tel: 042 3517 0336 - 7

Fax: 042 3517 0338 E-mail: info@corptec.com.pk

COMPANY PROFILE

Shakarganj Mills Limited was incorporated in Pakistan in 1967 as a Public Limited Company and is listed on all three stock exchanges of Pakistan. Shakarganj is a leading manufacturer of food products, bio fuel and building materials as well as textiles. We transform renewable crops such as sugarcane and cotton into value added products comprising refined sugar, textiles, bio fuel and building materials in addition to generating bio power from biogas. The Company has two manufacturing facilities in Jhang District. Our registered office is in Lahore.

Shakarganj Mills, through its interest in Shakarganj Food Products Limited, is also active in production of dairy and fruit products.

Sugar Business:

We have two manufacturing facilities, located in District Jhang. We produce different types of sugar comprising pharmaceutical, beverage and commercial grades sugar as well as soft brown sugar, castor and icing sugar, sugar cubes, sachets and retail packs.

Our combined crushing capacity is of 20,000 MT of sugarcane per day which is extendable to 32,000 MT per day.

Bio Fuel Business:

We have distilleries located at Jhang and Bhone where various grades of bio fuel are produced. Our products include rectified bio fuel for industrial and food grades, anhydrous bio fuel for fuel grade and extra neutral bio fuel for pharmaceutical and perfume grades. The combined capacity of our distilleries is 280,000 - 300,000 litres per day.

Bio Power Business:

Biogas power generation facility is located at Jhang. This facility comprises an Effluent Treatment Plant (ETP) and a Power Generation Facility. ETP operations involve biological treatment of distillery waste to produce methane and a biological de-sulphurization plant to remove sulphur from the methane gas. This gas is then used in the power house to produce electricity which is sold to a utility company on the national grid. The present capacity of this plant is 8 megawatts. For better control, from January 2013 ETP has been transferred to Bio Fuel Business.

Building Materials Business:

Our Building Materials Division is located at Jhang facility, with a capability to produce 12 x 4 feet sheets of particle board of varying thickness. Our daily production capacity is 30 cubic metres.

Textile Business:

Located at Jhang, this cotton spinning unit produces carded cotton yarns ranging from 10/s to 30/s and doubled cotton yarn ranging from 8 to 15 TPI. The installed capacity is 25,856 spindles for cotton spinning and 2,304 spindles for doubling.

Farming & Allied Business:

This comprises different parcels of land mainly located at Jhang Division nearby our manufacturing facilities. Total area under cultivation is over 1,675 acres of which nearly 1,265 acres is owned land and rest is leased. The main crops include sugarcane, wheat, gram, maize, fodder and seasonal vegetables. A dairy farm located at Jhang has been developed, with a herd of 223 milking and fattening cattle. Small herd of rams and bucks for fattening purpose has also been developed.

Shakarganj has also launched a new product in the area of non chemicals fertilizers under the brand name of "Shakarganj Tiger Compost". The product as organic fertilizer has been developed using aerobic decomposition process with addition of standardized microbial culture in filter cake. The compost is a rich source of organic matter, with macro and micro nutrients to help improve soil is very useful for better growth, yield and quality of

all field crops in general and specifically for sugarcane. This is at its initial stage and would grow up in the farmer's community with the practical exposures.

Business Vision and Strategy:

Shakarganj's vision is to create country's leading renewable ingredients business. We aim to achieve this by building a consistent portfolio of distinctive, profitable, high-value solutions in products and services for our customers. Shakarganj is committed to provide long-term value for our shareholders. Our strategy is to build a stronger value added business with a low-cost commodity base.

We focus on five key business objectives to deliver consistent growth.

- Serve our Customers:

Delivering excellent customer service is at the core of everything we do. Our aim is to be the partner of choice in our customers' processes and to help them develop more successful consumer products.

- Operate Efficiently and Safely:

We aim to be the lowest-cost and most efficient producer in all our markets. Through our expertise in high-volume process management, our focus is on technical and manufacturing excellence and the efficient use of services such as logistics and utilities. We are continually working to improve operational efficiency and strive to ensure safe and healthy conditions for everyone at our sites.

- Invest in Long Term Assets and Partnerships:

evaluate We continually investment opportunities that would add strategic value by enabling us to enter new markets or add products, technologies and knowledge more efficiently than we could organically. We also aim to grow our business by forming joint ventures and partnerships to enhance the capabilities of our existing product portfolio. Using alliances and joint ventures can be an efficient way to lower our cost of investing in new areas and markets, and will help secure access to new and complementary technology and expertise.

- Invest in Technology and People:

We are investing in our research and development capabilities to help us in developing innovative solutions that meet our customers' product challenges. We are also complementing our own capabilities through business and technology partnerships, and university collaborations. To develop talent, improve leadership and help our employees succeed, we operate various programs designed to ensure the right skills at all levels to grow our business.

- Grow the Contribution from Value Added Products:

We are committed to grow the contribution from our value added products. Value added products utilize technology and intellectual property enabling us to obtain a price premium along with sustainable and/or higher margins.

DIRECTORS' REVIEW

I am pleased to present the unaudited condensed interim financial information of the Company for the nine months period ended 30 June 2014.

Financial and Operational Performance:

Summary of operating performance:

The first nine months of fiscal 2014 saw restricted margins given depressed sugar selling prices while input prices including raw material costs remained largely unchanged. Furthermore, due to non-availability of sugarcane, crushing season 2013-2014 closed by mid-March 2014. Our Bio-Fuel operations remained sluggish primarily on account of shortage of molasses, forcing a closure not only in the final months of Fiscal 2013 but also in the first quarter of Fiscal 2014. This, in turn, affected performance of the Bio-Power segment. Consequent on Q1 performance, the Company incurred an after tax loss of Rs. 387 million for the nine month period ended 30 June 2014 (9MFY13: after tax profit of Rs. 428 million).

Business Segments:

Sugar Division:

The Sugar Division crushed 1,259,272 MT (9MFY13: 1,409,811 MT) of sugarcane to produce 112,271 MT (9MFY13: 133,753 MT) of sugar at an average recovery rate of 8.92 percent (9MFY13: 9.49 percent); YoY Sugar production was down 16 percent.

Bio-Fuels Division:

During the period under review, the performance of Bio-Fuels Division remained

satisfactory with production of 61 million litres (9MFY13: 61 million litres). Production improved 17% during Q3FY14 when compared to Q3FY13, in spite of delayed start in operations and shortage of molasses. Exports accounted for around 92 percent of total sales.

Bio-Power Division:

The Bio-Power Division generated 8.6 million units of power (9MFY13: 22.9 million units) for the nine month period ended 30 June 2014. The fall in Power production is on account of closure of the Bio-Fuels division which resumed production in February 2014.

Building Materials Division:

The division produced 5,823 cubic metres of particle board compared to 6,709 cubic metres during the corresponding period in FY13. The Building Materials Division production performance was affected due to sluggish market and reduced margins.

Textile Division:

Yarn production fell by 21 percent year on year, to 4.07 million kg (FY13: 5.13 million kg). The decrease in production was mainly attributable to changes in product mix and focus on higher count yarn. Raw material prices soared during the period while lower yarn demand dampened selling prices, shrinking margins and dwindling profits.

Outlook:

We anticipate an improvement in the export of Bio-Fuels as well as production from the Bio-Power and Textile Divisions. Production performance of our major business segment, bio-fuels, significantly improved in Q3FY14 as compared to Q3FY13 and, we are hopeful that momentum will continue through the remainder of fiscal year 2014.

Finally, I would like to record our appreciation to all stakeholders for their patronage and look forward to their continued support.

Inspite of all the challenges as stated in Note 1.2 of the annexed condensed interimfinancial information, the Company believes that there is no doubt on its ability to continue as a going concern as it has adequate resources and operating capabilities to continue operations for the foreseeable future. The steps taken by the management so far and those planned for the future are explained in Note 1.2 of the annexed condensed interim financial information.

On behalf of the Board

Ahsan M. Saleem
Chief Executive Officer

Date: 24 July 2014

CONDENSED INTERIM BALANCE SHEET

As at 30 June 2014 (Un-Audited)

EQUITY AND LIABILITIES (Rupees in thousand)	
Share capital and reserves	
Authorised capital 150,000,000 (30 September 2013: 80,000,000) ordinary shares of Rs 10 each 50,000,000 (30 September 2013: 50,000,000)	00,000
preference shares of Rs 10 each 500,000 500,000 50	00,000
2,000,000 1,300,000 1,30	00,000
1,085,813 1,187,887 97 Accumulated loss (2,204,918) (1,866,327) (2,288 Surplus on revaluation of property, plant and equipment 2,093,482 2,141,914 2,28 Non-current liabilities	95,238 (0,230 1,596) 6,128) 81,579 99,964 8,793 7,833
Current liabilities	
Short term borrowings - secured 1,736,586 1,155,480 2,50 Trade and other payables 3,414,199 2,422,533 1,93 Accrued finance cost 642,086 916,193 1,12 Provision for taxation - - -	59,402 07,350 79,617 22,448 504
Contingencies and commitments 8	
8,846,088 8,806,679 9,73	21,362

The annexed notes 1 to 18 form an integral part of this condensed interim financial information.



ASSETS	Note	June 2014 Un-Audited	September 2013 Audited (Restated) (Rupees in thousa	September 2012 Audited (Restated)
Non-current assets				
Property, plant and equipment Intangible assets Biological assets Investments - related parties Employees' retirement benefits Long term loans, advances, deposits	9	6,069,958 910 13,324 594,537 7,293	6,252,667 955 13,975 1,081,722 4,467	6,401,019 1,045 8,895 750,895
and prepayments Deferred taxation		11,778 -	38,323	39,969 -
		6,697,800	7,392,109	7,201,823
Current assets				
Biological assets Stores, spares and loose tools Stock-in-trade Trade debts Investments Loans, advances, deposits, prepayments and other receivables Cash and bank balances	11	22,310 117,001 1,110,805 200,641 269,658 365,653 62,220	32,600 115,086 522,007 71,619 248,607 324,282 100,369	37,395 129,862 1,765,735 243,138 119,041 154,767 69,601
		2,148,288	1,414,570	2,519,539
		8,846,088	8,806,679	9,721,362



CONDENSED INTERIM PROFIT AND LOSS ACCOUNT

For the nine months period ended 30 June 2014 (Un-Audited)

		Quarter	ended	Nine mor	nths ended
	Note	30 June	30 June	30 June	30 June
		2014	2013	2014	2013
			(Rupees in	thousand)	
Sales	12.1	2,146,489	4,714,261	9,707,795	11,274,112
Cost of sales	12.2	(2,044,808)	(4,458,826)	(9,630,159)	(10,145,734)
Gross profit		101,681	255,435	77,636	1,128,378
Administrative expenses		(69,502)	(70,030)	(231,411)	(218,968)
Distribution and selling costs		(101,838)	(97,442)	(241,490)	(275,389)
Other operating expenses		(3,669)	(15,521)	(32,438)	(61,590)
Other operating income	13	31,014	42,772	325,452	149,758
Profit / (loss) from operations		(42,314)	115,214	(102,251)	722,189
Finance cost		(81,969)	(111,986)	(249,256)	(345,108)
Share of income from associates		41,133	31,966	88,781	155,707
Profit / (loss) before taxation		(83,150)	35,194	(262,726)	532,788
Taxation					
- Company		(30,949)	(34,300)	(106,420)	(82,513)
- Associates		(7,573)	(5,135)	(17,876)	(21,889)
		(38,522)	(39,435)	(124,296)	(104,402)
Profit / (loss) after taxation		(121,672)	(4,241)	(387,022)	428,386
Earnings per share					
		(4.7-)	(0.05)	(F.F.)	
Basic earnings per share	14.1	(1.75)	(0.06)	(5.57)	6.16
Diluted earnings per share	14.2	(1.62)	(0.06)	(5.14)	5.69
- ·					

The annexed notes 1 to 18 form an integral part of this condensed interim financial information.



CONDENSED INTERIM STATEMENT OF COMPREHENSIVE INCOME

For the nine months period ended 30 June 2014 (Un-Audited)

	Quarter	ended	Nine mor	ths ended
	30 June	30 June	30 June	30 June
	2014	2013	2014	2013
		(Rupees in	thousand)	
Profit / (loss) for the period	(121,672)	(4,241)	(387,022)	428,386
Other comprehensive income				
Item that are or may be subsequently reclassified to profit or loss account				
Fair value gain on 'Available for sale'				
investments	(34,202)	60,277	21,051	112,515
Share of other comprehensive income of associates	(7,233)	2,025	(921)	4,080
	(41,435)	62,302	20,130	116,595
Item that will not be reclassified to profit or loss account				
Net actuarial gains on employee retirement benefits	-	2,148	-	6,444
Total comprehensive (loss) / income for				
the period	(163,107)	60,209	(366,892)	551,425

The annexed notes 1 to 18 form an integral part of this condensed interim financial information.



CONDENSED INTERIM CASH FLOW STATEMENT

For the nine months period ended 30 June 2014 (Un-Audited)

	Nine mo	nths ended
	June	June
N. c	2014	2013
Note	(Rupees ii	n thousand)
Cash flows from operating activities		
Cash (used in) / generated from operations 15	103,614	1,660,723
Finance cost paid	(518,963)	(379,351)
Taxes paid	(79,443)	(128,493)
WPPF paid		(19,519)
Employees' retirement benefits paid	(13,661)	(9,083)
Net increase in long term advances, loans,	26.545	201
deposits and prepayments	26,545	381
Net cash used in operating activities	(481,908)	1,124,658
Cash flows from investing activities		
Fixed capital expenditure	(98,998)	(266,986)
Dividend received	16,611	31,765
Proceeds from sale of investment	657,818	-
Sale proceeds from sale of livestock	1,096	602
Income from bank deposits received	-	420
Proceeds from sale of property, plant and equipment	56,285	20,725
Net cash generated from / (used in) investing activities	632,812	(213,474)
Cash flows from financing activities		
Repayment of finance lease	(3,641)	(7,272)
Short term financing - net	581,106	(465,572)
Long term financing - net	(766,518)	(462,622)
Net cash generated from financing activities	(189,053)	(935,466)
Net increase in cash and cash equivalents	(38,149)	(24,282)
Cash and cash equivalents at the beginning of the period	100,369	69,601
Cash and cash equivalents at the end of the period	62,220	45,319

The annexed notes 1 to 18 form an integral part of this condensed interim financial information.



CONDENSED INTERIM STATEMENT OF CHANGES IN EQUITY

For the nine months period ended 30 June 2014 (Un-Audited)

(Rupees in thousand)

		5	CAPITAL RESERVE	ш		2	REVENUE RESERVE	Æ		
	Share Capital	Share Premium	Share in capital reserves of associates	Fair Value Reserve	Difference of Capital Under Scheme of Arrangement of Merger	General	Dividend Equalization	Equity Investment Market Value Equalization	Accumulated (loss) /profit	Total
Balance as at 30 September 2012 as previously reported	695,238	243,282	19,823	34,889	155,930	410,606	22,700	83,000	(2,268,692)	(603,224)
Effect of retrospective application of change in accounting policy referred in note 3.1		1		,		ı	•	1	(12,904)	(12,904)
Balance as at 01 October 2012 as restated	695,238	243,282	19,823	34,889	155,930	410,606	22,700	83,000	(2,281,596)	(616,128)
Total comprehensive income / (loss) for the nine months period ended 30 June 2013 period ended 30 June 2013 period engrey, plant and equipment transferred to		•	4,080	112,515		•	•		428,386	544,981
accumulated losses on account of: - incremental depreciation for the period - net of deferred tax - disposal of land					1 1			1.1	40,040 1,978	40,040 1,978
Effect of retrospective application of change in accounting policy referred in note 3.1	•			1		ı	•		6,444	6,444
Balance as at 30 June 2013 as restated	695,238	243,282	23,903	147,404	155,930	410,606	22,700	83,000	(1,804,748)	(22,685)
Total comprehensive income / (loss) for the three months period ended 30 September 2013 Surplus on property, plant and equipment transferred to			2,962	98,100		1		•	(161,374)	(60,312)
accumulated losses on account of: - disposal of fand - incremental depreciation for the period - net of deferred tax									97,792 (145)	97,792 (145)
Effect of retrospective application of change in accounting policy referred in note 3.1	'	'	•		•		•	1	2,148	2,148
Balance as at 30 September 2013 as restated	695,238	243,282	26,865	245,504	155,930	410,606	22,700	83,000	(1,866,327)	16,798
Total comprehensive income / (loss) for the nine months period ended 30 June 2014	٠	•	(921)	21,051	•	•	٠	٠	(387,022)	(366,892)
Gain realised on disposal of Available for sale' investments transferred to profit and loss Transferref to morplus on revaluation of property,		•	•	(122,204)			•			(122,204)
plant and equipment - net of defened tax - incremental depreciation for the period - on account of disposal of land									32,250 16,181	32,250 16,181
Balance as at 30 June 2014	695,238	243,282	25,944	144,351	155,930	410,606	22,700	83,000	(2,204,918)	(423,867)

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The annexed notes 1 to 18 form an integral part of this condensed interim financial information.

NOTES TO THE CONDENSED INTERIM FINANCIAL INFORMATION

For the nine months period ended 30 June 2014 (Un-Audited)

1. The Company and its operations

1.1 The Company is incorporated in Pakistan and is listed on Karachi, Lahore and Islamabad Stock Exchanges. It is principally engaged in manufacture, purchase and sale of sugar, bio fuel, building materials, yarn (textile) and engaged in generation and sale of bio power (electricity). The Company has its principal manufacturing facilities at Jhang and satellite manufacturing facilities at Bhone. The registered office of the Company is situated in Lahore.

1.2 Going concern assumption

As at the reporting date, the current liabilities of the Company have exceeded its current assets by Rs. 5,023 million (30 September 2013: Rs. 5,197 million), the equity has eroded and stands at negative Rs. 424 million. The Company has not been able to meet its various obligations for long term loans and short term borrowings. Borrowings (including mark-up payable thereon) aggregating Rs. 1,472 million (30 September 2013: Rs. 2,409 million) are over-due for payment.

The Company has been facing liquidity crunch for the last few years. In February 2010, the Company entered into agreements for a bridge finance facility of Rs. 2,466 million and short term running finance facility of Rs. 2,980 million from a consortium of its existing lenders. The bridge finance was envisaged to be operational by April 2010 and fully repaid by June 2011 through sale of certain assets of the Company, identified in the agreement. However, neither the bridge finance facility nor the consortium cash finance could become operative due to delays in obtaining No-objection certificate from National Bank of Pakistan for creation of pari passu charge on the assets against the above new facilities. Furthermore, the Company was not able to liquidate all of the specified assets as per timelines identified in the bridge loan agreement and subsequent to 30 June 2011, these facilities stood expired.

Furthermore the Company had issued redeemable preference shares in 2005 to the shareholders of the Company which were to be redeemed along with any outstanding dividend payable in December 2009. Due to liquidity crunch the Company has not redeemed the preference shares and preference dividend amounting to Rs. 64.79 million is also outstanding as on 30 June 2014.

The above conditions raise significant doubts on the Company's ability to continue as a going concern. However, the management is confident of the Company's ability to continue as a going concern based on its concerted effort to re-profile borrowings and utilisation of improved liquidity in cost efficient operational levels of cane crushing and Bio Fuel manufacturing.

The steps taken by management up till now and planned in future are as follows:

Operational measures

The Company continued with its efforts to achieve operational efficiency in current and previous periods to improve its productivity and financial results in order to generate liquidity for financing of operations and repayment of borrowings. The operational results in the current period were low compared with the previous period as the Company was only able to crush 1.26 million tons of sugarcane (2013: 1.41 million tons) however the Company sold off its entire stock of sugar and bio fuel so as to have liquidity to finance its operations for the remaining period and to further utilize it towards settling of its liabilities.

Further during this interim period, the Company disposed off its entire holding in Asian Stock Fund, Crescent Jute Products Limited and Safeway Mutual Fund. The realised proceeds were utilized towards repayment of bank borrowings and to finance operations.

To date the Company has repaid Rs. 1,666 million of the bridge loan through utilisation of improved liquidity resulting from operational results and sale of certain assets of the Company, namely, Sugar Unit at Dargai Shah, Power Division at Dargai Shah, full disinvestment in Safeway Mutual Fund and Asian Stocks Fund and partial disposal of agricultural land.

The Company, in its efforts to re-profile its borrowings, continued the process of negotiations with its lenders seeking short term financing facilities for operational liquidity and relaxation in payments of its existing loan, the details of which are as follows:

Long term financing - secured

The Company requested its lenders for restructuring of over-due balances including mark-up to term borrowings under reduced and/or non-mark-up arrangements. As a result, the Company has been able to restructure/ reschedule various loans from its lenders resulting in relaxation in payments and for others still in over-due deliberations are going on, the details of which are as follows:

- currently negotiating with National Bank of Pakistan to restructure its overdue principal alongwith mark-up to long term loans with deferred payment terms. Furthermore, the Company is seeking to obtain relaxation / waiver in overdue mark-up on upfront payment;
- restructuring of Rs. 176 million of over-due long term running finance and Rs. 75 million of over-due accrued mark-up under bridge finance to long term demand finance from The Bank of Punjab. This has been fully repaid during the period;
- restructuring of Rs. 161 million of short term financing and Rs. 76 million of over-due mark-up under bridge finance to long term loan under non mark-up arrangements from Allied Bank Limited. This has been fully repaid during the period except overdue mark up of Rs. 63.52 million.
- restructuring of bridge finance of Rs. 181 million to long term loan from United Bank Limited. This has been fully repaid during the period;
- restructuring of Rs. 473 million of various over-due borrowings to long term loan and rescheduling of long term loan of Rs. 92 million from MCB Bank Limtied. Out of above, Rs. 283 million has been repaid till 30 June 2014; and
- negotiating separately with each term finance certificate (TFC) holders for settlement of their outstanding over-dues. So far, the Company was successful in negotiating its overdue exposure with UBL Fund Managers and Askari Bank Limited;

Short term financing-secured

The Company requested its lenders for following short term secured financing for operational liquidity.

- Working capital line against pledge of sugar at 20% margin for 120 to 150 days with an incentive for lender to adjust 10% of the new disbursement against settlement of existing over-due loans (principal only); and
- An FE 25 loan in US Dollars with a maturity of 120-150 days after settlement of working capital against pledge of sugar. Such loan is being offered to be securitised against pledge of molasses/bio fuel with an incentive for lender to adjust 20% of the new disbursement against settlement of existing overdue loans (principal only).

Newly disbursed facilities shall be settled upon sale of respective commodities (sugar/ bio fuel).

The Company has negotiated with its lenders on bilateral terms and obtained working capital lines of Rs. 1,700 million and FE 25 loan of Rs. 900 million.

These facilities have been obtained against pledge of sugar /molasses /bio fuel at margin ranging from 15% to 25%.

The Company is confident that based on its above mentioned plan it will continue to be supported by the lenders and also be able to reschedule remaining of its existing over-due borrowings as well.

The condensed interim financial information has been prepared on a going concern basis based on management's expectation that:

- the Company will continue to get support of its lenders and will be able to obtain relaxation in payment terms of its over-due borrowings; and
- the Company will be able to generate adequate liquidity through new short term borrowings and will be successful in utilising such funds to increase its operations and achieve its budgeted targets for production of sugar, bio fuel etc.

The condensed interim financial information consequently, do not include any adjustments relating to the realisation of its assets and liquidation of any liabilities that might be necessary should the Company be unable to continue as a going concern.

2. Basis of preparation

This condensed interim financial information is un-audited and has been prepared in accordance with approved accounting standards as applicable in Pakistan for interim financial reporting. The disclosures in this condensed interim financial information does not include all the information reported for full annual financial statements and should be read in conjunction with the annual financial statements for the year ended 30 September 2013.

This condensed interim financial information is being submitted to the shareholders as required by section 245 the Companies Ordinance, 1984.

3 Significant accounting policies

The accounting policies and methods of computation adopted for the preparation of this condensed interim financial information are the same as those applied in the preparation of the financial statements for the year ended 30 September 2013 and should be read in conjunction with those financial statements except for a change as a result of amendments in IAS-19 - "Employee benefits" as under.

3.1 During the period, as a result of revision in IAS 19 Employee Benefits, the Company has changed its accounting policy with respect to the recognition of actuarial gains and losses related to its defined benefit plans.

Under revised IAS 19, the Company determines the net interest expense (income) on the net defined benefit liability (asset) for the period by applying the discount rate used to measure the defined benefit obligation at the beginning of the annual period to then - net defined benefit liability (asset), taking into account any changes in the net defined benefit liability (asset) during the period as a result of contributions and benefit payments. All the changes in the present value of defined benefit obligation are now recognized in statement of comprehensive income and the past service costs are recognized in profit and loss account, immediately in the period they occur.

Previously, the Company recognized actuarial gains/losses over the expected average remaining working lives of the current employees, to the extent that unrecognized actuarial gains/losses exceeds 10 percent of present value of defined benefit obligation.

The change in accounting policy has been applied retrospectively in accordance with IAS-8 "Accounting Policies, change in Accounting Estimates and Errors" and resulted in the following changes:

a)	Balance sheet	September 2013 Audited (Rupees in	September 2012 Audited (thousand)
	Before restatement - Asset Net acturial losses recognised Restated asset / (liability)	8,779 4,312 4,467	5,071 12,904 (7,833)
	Tiestace asset, (lastiny)	Nine months ended June 2013 Un-audited	Quarter ended ended June 2013 Un-audited
b)	Condensed interim statement of other comprehensive income		
	Net actuarial gains on employee retirement benefits	6,444	2,148

This restatement has no material impact on earning per share

No actuarial valuation has been carried out for the preparation of this condensed interim financial information as the company intends to carry out actuarial valuation on 30 September 2014. For this reason it is difficult to quantify the impact of actuarial gains/losses for this interim period.

Further during this interim period, Rs. 2,062.54 million was received from the pension fund and gratuity fund and against this 2,205.16 million was repaid. Accordingly markup charged is Rs. 26.80 million.

4. Estimates

The preparation of condensed interim financial information requires management to make judgments, estimates and assumptions that affect the application of accounting policies and the reported amounts of assets and liabilities, income and expense. Actual results may differ from these estimates.

In preparing these condensed interim financial statements, the significant judgments made by management in applying the Company's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the financial statements for the year ended 30 September 2013.

5. Seasonality of operations

Due to seasonal nature of sugar segment lower operating profits are usually expected in the last quarter than the first nine months.

6. Taxation

The provision for taxation for the nine months period ended 30 June 2014 has been made on an estimated basis.

Note	June 2014 (Rupees ir	September 2013 1 thousand)
Long term finances		
Long term loans - secured Redeemable Capital	826,957	1,371,835
Preference shares (non-voting) - unsecured	345,756	345,756
Term finance certificates (non-voting) - secured	196,510	418,150
	542,266	763,906
Less: Current portion shown under current liabilities 7.1	1,369,223	2,135,741
- Long term loans - secured - Redeemable capital - Preference Shares	(826,857)	(1,345,832)
(non-voting) - secured - Redeemable capital - term finance certificates	(345,756)	(345,756)
(non-voting) - secured	(196,510)	(418,150)
	(1,369,223)	(2,109,738)
	-	26,003

7.1 The aggregate current portion of Rs. 1,369 million (30 September 2013: Rs. 2,110 million) includes over-due principal installments aggregating to Rs. 756 million (30 September 2013: Rs. 881 million) and Rs. 283 million (30 September 2013: Rs. 568 million) representing principal installments which under the term of original loan agreements are due for repayment in period subsequent to 30 June 2015. However, as the Company could not repay on a timely basis the installments due up till the year ended 30 June 2014 and is not compliant with certain debt covenants, which represents a breach of the respective agreements, therefore these loans have been disclosed as a current liability under the guidance contained in "IAS 1 Presentation of financial statements".

Further the lenders as part of the financing/restructuring agreements have restricted dividend distribution by the company until full satisfaction of the entire over-due amount and other amounts due during the tenor of the finance facilities.

Moreover during this period, Askari Bank Limited (TFC holder) executed a settlement arrangement for their outstanding exposure of Rs. 40 million as part of the PPTFC. On the execution of this arrangement, the Company paid an initial one time payment of Rs. 10 million. The remaining outstanding principal of Rs. 30 million shall be paid in 12 monthly installments of Rs. 2.5 million each starting from January 2014 till December 2014. Further the payment of accrued mark-up of Rs. 28.888 million along with the future accrual of mark-up at the terms of original trust deed shall remain suspended till the satisfactory repayment of principal amount provided the company remains compliant with the terms of the arrangement. Compliance will also entitle the company to pay mark-up with effect from September 2009 to December 2014 at the rate of 2% per annum otherwise this arrangement will stand void and past / future mark-ups as per the original trust deed will be applicable.

8. Contingencies and commitments

8.1 Contingencies

7.

There is no material change in the status of contingencies as set out in note 14.1 to the financial statements of the Company for the year ended 30 September 2013 except for the following disclosed below:

(i) As referred to in note 1.2, the Company entered into a bridge finance agreement with a consortium of banks for Rs. 2,466 million to be repaid by 30 June 2011 from the sale of assets, identified in the agreement. For reasons specified in the note 1.2, the bridge facility could not become operative and expired on 30 June 2011. The Company has, in these financial statements, accrued mark-up based on the reduced rates contained in the bridge finance agreement on its respective borrowings to the tune of Rs. 2,466 million. Had the mark-up been accrued at the terms of original agreements, it would have been higher by Rs. 149.53 million (30 September 2013: Rs. 149.53 million) approximately. However, as explained in note 1.2, the Company is in process of negotiation with lenders for restructuring of overdue balances and is confident that the lenders will not demand markup as per original agreements.

Moreover, pending the finalisation of restructured terms of payments with all lenders, the Company has not recognised penalties of Rs. 491.65 million (30 September 2013: Rs. 486.92 million) approximately which may be leviable under the terms of borrowings agreements including the bridge finance facility. The Company is confident that it will be able to negotiate restructured terms for repayment of loans and no penalty shall be levied by the lenders.

(ii) The Government of Punjab under the powers conferred through the Punjab Excise Act, 1914 through notification No. SO. Tax (E&T) 3-4/2012 dated 03 July 2012, levy a charge of Rs. 2 per litre on manufacturing of spirit (ethanol). The management through its legal council has challenged the imposition of said levy through a writ petition in the Lahore High Court. The Honorable Lahore High Court, through such petition, has granted an interim relief in favour of the Company and accordingly no provision has been incorporated in this condensed financial information.

8.2 Commitments

The Company has the following commitments in respect of:

- Contracts for capital expenditure amounting to Rs. 76.18 million (30 September 2013: Rs. 72.26 million).
- (ii) Contracts for acquisition of intangible (computer software) amounting to Rs. 20 million (30 September 2013: Rs. 20 million).
- (iii) Contracts for other than capital expenditures Rs. 2.41 million (30 September 2013: Rs. 11.05 million).
- (iv) The amount of future payments under operating leases and the period in which these payments will become due are as follows:

Not later than one year Later than one year and not later than five years

June	September
2014	2013
(Rupees i	n thousand)
1,437	1,437
360	360
1,797	1,797

		Note	June 2014 (Rupees in	September 2013 (thousand)
9.	Property, plant and equipment			
	Operating assets - at net book value - Owned assets - Leased assets		5,632,541 56,729	5,871,414 60,108
	Capital work in progress	9.1 9.2	5,689,270 380,688	5,931,522 321,145
			6,069,958	6,252,667
9.1	Operating assets - at net book value			
	Net book value at the beginning of the period / year Add: Additions during the period / year Less: Deletions during the period / year Depreciation charged during the period / year	9.1.1	5,931,522 39,453 (38,064) (243,643)	6,017,847 370,765 (115,090) (342,000)
			5,689,268	5,931,522
9	9.1.1 Additions during the period / year			
	Freehold Land Building and roads on freehold land Plant and machinery Tools and equipments Laboratory equipment Office equipments Water, electric and weighbridge equipmen Furniture and fixtures Vehicles Library books	ts	867 998 31,128 543 8 3,407 2,102 378 - 22	13,206 42,494 299,344 2,766 1,167 2,677 4,452 2,549 1,968 142
9.2	Capital work in progress			
	Civil works Plant and machinery		5,542 304,367	3,634 224,312
			309,909	227,946
	Advances to suppliers Less: Provision for doubtful advances		87,363 (16,584)	109,783 (16,584)
			70,779	93,199
			380,688	321,145

	Note	June 2014 Un-Audited	September 2013 Audited
10. Investments - related parties		(Rupees in	thousand)
·			
In equity instruments of associates Available for sale	10.1 10.3	594,537 -	528,633 553,089
		594,537	1,081,722
10.1 In equity instruments of associates			
Cost Brought forward amounts of post acquisition reserves, profits and negative goodwill reco		444,494	545,793
directly in profit and loss account	gilizea	84,139	107,087
		528,633	652,880
Share of movement in reserves during the pe	riod / year	(921)	7,042
Share of profit for the period / year		00.701	100.667
before taxationprovision for taxation		88,781 (17,876)	198,667 (32,825)
		70,905	165,842
		598,617	825,764
Dividend received during the period / year Transfer to available for sale		(4,080)	(32,200) (264,931)
		(4,080)	(297,131)
Balance as at period / year end	10.2	594,537	528,633
10.2 In equity instruments of associates			
Quoted			
Crescent Steel and Allied Products Limited 2,992,068 (30 September 2013: 2,720,062) full paid ordinary shares of Rs. 10 each Inclusive of bonus issue @ 10% during the pe Equity held: 4.82% (30 September 2013: 4.829	y riod	270,778	246,809
Unquoted			
Shakarganj Food Products Limited 74,654,596 (30 September 2013: 74,654,596) fully paid ordinary shares of Rs. 10 each Equity Held: 49.24% (September 30 2013: 49.2	24%)	323,759	281,824
		594,537	528,633

10.2.1 Investments in associates include goodwill amounting to Rs. 82.886 million (30 September 2013: Rs. 82.886 million).

10.2.2 The Company's share of the results of its principal associates, all of which are incorporated in Pakistan, and its share of the assets (including goodwill) and liabilities are as follow:

For the nine months ended 30 June 2014

Name	Percentage interest held	Assets	Liabilities	Revenues	Profit / (loss)
			(Rupees in t	housand)	
Crescent Steel and Allied					
Products Limited	4.82%	323,213	(64,059)	151,020	29,135
Shakarganj Food Products Limited	49.24%	891,282	(638,785)	2,031,960	41,770
		1,214,495	(702,844)	2,182,980	70,905
		For the year	ended 30 Se	ptember 201	 3
	Percentage				
	(interest	Assets	Liabilities	Revenues	Profit /
Name	held)				(loss)
			(Rupees in th	nousand)	
Crescent Steel and Allied					
Products Limited	4.82%	279,086	(43,901)	240,964	42,901
Shakarganj Food Products Limited	49.24%	787,759	(577,765)	2,435,397	(17,259)
Safeway Mutual Fund Limited	30.45%	358,808	(8,753)	148,327	140,200
		1,425,653	(630,419)	2,824,688	165,842

- 10.2.3 The company's investment in Crescent Steel and Allied Products Limited is less than 20% but it is considered to be associate as per the requirements of IAS-28 'Investments in Associate' because the company has significant influence over its financial and operating policies through chief executive of the company.
- 10.2.4 The above figures of Crescent Steel and Allied Products Limited are based on un-audited consolidated condensed financial information as at 31 March 2014.
- 10.2.5 The Company has assessed the recoverable amount of investment in Crescent Steel and Allied Products Limited based on value in use calculation. This calculation has been made on discounted cashflow methodology which assumes gross profit margin of 14.60% 17.48%, EBITDA of 16.73% 18.91%, terminal growth rate of 6.5% and weighted average cost of capital of approximately 13.50%.
- 10.2.6 The Company has assessed the recoverable amount of investment in Shakarganj Food Products Limited based on value in use calculation. This calculation has been made on discounted cashflow methodology which assumes gross profit margin of 15.76% 16.38%, EBITDA of 2.55% 3.75%, terminal growth rate of 4% and weighted average cost of capital of approximately 14.8%.

10.3 Available for sale	Note	June 2014 (Rupees in	September 2013 thousand)
10.5 Available for sale			
Associated companies - at cost	10.3.1	3,000	3,000
Others - at cost	10.3.2	2,200	521,143
		5,200	524,143
Add: Cumulative fair value gain	10.3.3	-	122,204
Less: Cumulative impairment losses recognize	ed 10.3.4	(5,200)	(93,258)
Fair value (loss)/gain		(5,200)	28,946
		-	553,089

No.3.1 Associated companies	ote June 2014 (Rup	1	September 2013 thousand)
Quoted			
Crescent Jute Products Limited Nil (30 September 2013: 536,817) fully paid ordinary shares of Rs. 10 each 10.3	.1.1	-	-
Unquoted			
Crescent Standard Telecommunications Limited 300,000 (30 September 2013: 300,000) fully			
paid ordinary shares of Rs. 10 each	3,	000	3,000
	3,	000	3,000

10.3.1.1 Rs. 3.26 million realised on sale of 0.54 million shares resulted in a profit of Rs. 3.26 million.

10.3.2 Others

Unquoted

Crescent Group Services (Private) Limit 220,000 (30 September 2013: 220,000) fully ordinary shares of Rs. 10 each		2,200	2,200
Mutual Funds - Open End Fund			
Safeway Mutual Fund Nil (30 September 2013: 19,066,014) units of Rs 10. each Net asset value - Nil (30 September 2013: Rs. 350.05 million)	10.3.2.1	-	374,026
Asian Stocks Fund Nil (30 September 2013: 17,675,292) units of Rs. 10 each Net asset value - Nil (30 September 2013: Rs. 202.21)	10.3.2.2	-	144,917
		2,200	521,143

- 10.3.2.1 Rs. 410.88 million realised on sale of 19.066 million units resulted in a profit of Rs. 36.86 million. The proceeds were substantially used for the repayment of borrowings from Standard Chartered Bank and United Bank Limited.
- 10.3.2.2 Rs. 243.68 million realised on sale of 17.68 million units resulted in a profit of Rs. 186.82 million. The proceeds were substantially used for the repayment of borrowings from United Bank Limited.

	June 2014 (Rupees in	September 2013 thousand)
10.3.3 Cumulative fair value gain	` '	
As at 1 October Disposal of shares/units Fair value gain during the period / year	122,204 (122,204)	41,155 - 81,049
As at period / year end	-	122,204
10.3.4 Cumulative impairment losses recognized		
As at 1 October Recognized during the period / year Transfer to Profit and loss account on derecognition of units	93,258 - (88,058)	93,258 - -
As at period / year end	5,200	93,258

10.4 Investments with face value of Rs. 594.25 million (30 September 2013: Rs. 922.49 million) and market value of Rs. 656.91 million (30 September 2013: Rs. 1,157.94 million) are pledged as security against long term running finances and short term borrowings.

		Note	June 2014 (Rupees in	September 2013 thousand)
11.	Investments			
	Available for sale - cost Add: Cumulative fair value gain	11.1 11.2	125,307 144,351	125,307 123,300
			269,658	248,607
11.1	Available for sale - at cost			
	Altern Energy Limited - Quoted 12,530,582 (30 September 2013: Rs. 12,530,5 fully paid ordinary shares of Rs. 10 each	582)	125,307	125,307
	Innovative Investment Bank Limited - Une 51,351 (30 September 2013: Rs. 51,351) fully ordinary shares of Rs. 10 each	•	-	
			125,307	125,307
11.2	Cumulative fair value gain			
	As at 1 October Fair value gain during period / year		123,300 21,051	(6,266) 129,566
	As at period / year end		144,351	123,300

11.3 Investments with face value of Rs. 124.66 million (30 September 2013: Rs. 124.66 million) and market value of Rs. 268.27 million (30 September 2013: Rs. 247.33 million) are pledged as security against long term running finances and short term borrowings.

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12. Segments innormation	Ormation																		(Rupee	(Rupees in thousand)
		Sugar	ar			Bio Fuel	_			Bio Power	_			Building materials	naterials		SL	Sub-total carried forward	ed forward	
•	Quarter ended	papua	Nine months ended	papua sı,	Quarter ended	ended	Nine months ended	s ended	Quarter ended		Nine months ended	 	Quarter ended		Nine months ended	papua	Quarter ended	papua	Nine months nded	hs nded
ı	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 3 2014	30 June 3 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013
12.1 Sales																				
External Intersegment	215,502 194,973	2,756,351 5,104,401 182,972 1,016,133		5,386,290 991,577	1,505,946 1,408,417 80,491 36,094		3,340,092 124,128	4,204,123 121,550	70,713	21,472 38,732	103,016	155,532 47,044	11,498	13,893	48,543	59,358 915	1,732,946	4,200,133 8,493,036	8,493,036	9,805,303
	410,475	2,939,324	2,939,324 6,120,534	6,377,868	1,586,437 1,444,511		3,464,220	4,325,673	70,713	60,203	103,016	202,575	11,498	13,893	48,543	60,273	1,732,946	4,200,133	8,493,036	9,805,303
12.2 Segment expenses																				
Cost of sales																				
Net of intersegment costs Intersegment cost	466,309 57,638	2,917,372	2,917,372 6,561,113 - 96,580	6,311,133 7,592	1,191,380 1,058,319 194,258 174,205	1,058,319	1,872,518 984,387	2,376,840 952,520	16,349	31,559 36,094	38,426 47,752	80,886 121,550	5,672 6,222	(70)	13,702 37,383	18,974 39,507	1,679,710	4,007,180 8,485,759	8,485,759	8,787,833
	523,947	2,917,372	6,657,693	6,318,725	1,385,638 1,232,524	1,232,524	2,856,905	3,329,360	48,108	67,653	86,178	202,436	11,894	13,009	51,085	58,481	1,679,710	4,007,180	8,485,759	8,787,833
Gross profit / (loss)	(113,472)	21,952	(537,159)	59,143	200,799	211,987	607,315	996,313	22,605	(7,450)	16,838	139	(396)	884	(2,542)	1,792	53,236	192,953	7,277	1,017,470
Administrative expenses Distribution and selling cost	(20,755) (3,743)	(41,699) (15,043)	(129,618) (15,114)	(112,186) (23,680)	(37,637)	(18,380)	(73,437)	(77,052)	(1,566)	(729)	(2,182)	(3,628)	(249)	(195)	(955)	(1,138)	(60,207) (101,300)	(61,003) (96,952)	(206,192) (240,247)	(194,004) (273,858)
	(24,498)	(56,742)	(144,732)	(135,866)	(135,185)	(100,278)	(298,529)	(327,184)	(1,566)	(729)	(2,182)	(3,628)	(258)	(506)	(966)	(1,184)	(161,507)	(157,955)	(446,439)	(467,862)
Segment results	(137,970)	(34,790)	(1681,891)	(76,723)	65,614	65,614 111,709	308,786	669,129	21,039	(8,179)	14,656	(3,489)	(654)	678	(3,538)	809	(108,271)	34,998	(439,162)	549,608

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12. Segments information	ormation	_																	(Rupee	(Rupees in thousand)
	Su	b-total brou	Sub-total brought forward	_		Textile	ē			Farms				Others				Total		
•	Quarter ended	papua	Nine months ended	hs ended	Quarter ended	papua	Nine months ended	papua su	Quarter ended	_	Nine months ended	papua	Quarter ended		Nine months ended	papua	Quarter ended	papua	Nine months nded	:hs nded
•	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 3 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013	30 June 2014	30 June 2013
12.1 Sales																				
External Intersegment	1,732,946	4,200,133	1,732,946 4,200,133 8,493,036 9,805,303	9,805,303	384,799	479,798	1,159,722 1,406,795	1,406,795	11,608	12,186	25,822 13,446	23,837 12,232	17,135	22,144	29,214	38,177	2,146,489	4,714,261	9,707,795 11,274,112	11,274,112
	1,732,946	4,200,133	8,493,036	9,805,303	384,799	479,798	1,159,722	1,406,795	11,608	12,186	39,268	36,069	17,135	22,144	29,214	38,177	2,146,489	4,714,261	9,707,795	11,274,112
12.2 Segment expenses																				
<u>Cost of sales</u>																				
Net of intersegment costs Intersegment cost	1,679,710	1,679,710 4,007,180 8,485,759	8,485,759	8,787,833	344,059 55,996	426,565 34,825	1,088,298 87,753	1,299,065 46,412	12,682	12,121	39,802 2,244	34,763 5,482	8,357	12,959	16,300 624	24,072 256	2,044,808	4,458,826	9,630,159	10,145,734
	1,679,710		4,007,180 8,485,759	8,787,833	400,055	461,390	1,176,051	1,345,477	12,682	12,121	42,046	40,245	8,661	12,959	16,924	24,328	2,044,808	4,458,826	9,630,159	10,145,734
Gross profit/(loss)	53,236	192,953	7,277	1,017,470	(15,256)	18,408	(16,329)	61,318	(1,074)	45	(2,778)	(4,176)	8,474	9,185	12,290	13,849	101,681	255,435	77,636	1,128,378
Administrative expenses Distribution and selling cost	(60,207) (101,300)	(61,003) (96,952)	(240,247)	(194,004) (273,858)	(8,047)	(7,969)	(1,242)	(1,531)	(861)	(708)	(2,319)	(1,862)	(388)	(349)	(619)	(675)	(69,502) (101,838)	(70,030) (97,442)	(231,411)	(275,389)
	(161,507)	(157,955)	(446,439)	(467,862)	(8,584)	(8,459)	(23,524)	(23,957)	(861)	(208)	(2,319)	(1,862)	(388)	(349)	(619)	(675)	(171,340)	(167,472)	(472,901)	(494,357)
Segment results	(108,271)	34,998	(439,162)	549,608	(23,840)	9,949	(39,853)	37,361	(1,935)	(644)	(2,097)	(6,039)	980'8	8,836	11,671	13,174	(659'69)	87,963	(395,265)	634,021
Other operating expenses Finance costs Other operating income Share of income of associates Taxation																	(3,669) (81,969) 31,014 41,133 (38,522)	(15,521) (111,986) 42,772 31,966 (39,435)	(32,438) (249,256) 325,452 88,781 (124,296)	(61,590) (345,108) 149,758 155,707 (104,402)
Profit / (loss) for the period																	(121,672)	(4,241)	(387,022)	428,386

Segment liabilities

		30 June	30	Septen	nber	30 June		30 September
		2014		2013		2014		2013
				(Rupe	es in th	ousand)		
12 2	Segment assets and liabilities							
12.3	Jegment assets and nabilities							
	Sugar	3,878,801		3,214	.691	5,203,88	1	4,824,046
	Bio Fuel	1,977,701			,962	1,464,01		1,266,031
	Bio Power	338,865		370	,235	13,10		18,124
	Building Materials	61,002		40	,635	4,99	5	2,480
	Textile	321,098		353	,229	151,88	4	178,232
	Farms	780,053			,484	32,23		14,917
	Others	1,723			,845	70		-
	Unallocated	1,486,845		3,100	,598	305,66	3	344,137
		8,846,088		8,806	5,679	7,176,47	3	6,647,967
					Ju	ıne		June
					20	014		2013
					(R	lupees in	th	ousand)
13.	Other income							
	Income from financial assets							
	Dividend income					12,531		13,809
	Profit on sale of investment					26,934		-
	Return on bank deposits				_	484		420
							_	
					2	39,949		14,229
	Income from non-financial assets							
							_	
	Scrap sales					23,969		29,796
	Profit on sale of:							
	- Property, plant and equipment					18,221		15,287
	Rental income					2,001		6,588
	Others					41,312	L	83,858
						85,503		135,529
					3	25,452	_	149,758
							=	

Segment assets

			Quarter ended		Nine months ended	
			30 June 2014	30 June 2013	30 June 2014	30 June 2013
14.	Earnings per share					
14.1	Basic earnings per share					
	Profit / (loss) for the period	Rupees	(121,672,000)	(4,241,000)	(387,022,000)	428,386,000
	Weighted average number of ordinary shares in issue					
	during the period	Number	69,523,798	69,523,798	69,523,798	69,523,798
	Earnings per share - basic	Rupees	(1.75)	(0.06)	(5.57)	6.16

14.2 Diluted earnings per share

Diluted loss per share is calculated by adjusting the weighted average number of ordinary shares outstanding to assume conversion of all dilutive potential ordinary shares. The company has a commitment to convert 1,000 preference shares into 167 ordinary shares of Rs. 10 each. For the purposes of computing the diluted EPS the convertible preference shares are assumed to have been converted into ordinary shares, and the profit is adjusted to eliminate the preference dividend.

		Quarter ended		Nine months ended	
		30 June 2014	30 June 2013	30 June 2014	30 June 2013
Profit / (loss) for the period Preference dividend on convertible	Rupees	(121,672,000)	(4,241,000)	(387,022,000)	428,386,000
preference shares Profit used to determine diluted	Rupees	-	-	-	-
earnings per shares	Rupees	(121,672,000)	(4,241,000)	(387,022,000)	428,386,000
Weighted average number of ordinary shares in issue during the period Assumed conversion of convertible	Number	69,523,798	69,523,798	69,523,798	69,523,798
preference shares into ordinary shares	Number	5,774,108	5,774,108	5,774,108	5,774,108
Weighted average number of ordinary shares for diluted earnings per share	Number	75,297,906	75,297,906	75,297,906	75,297,906
Earnings per share - diluted	Rupees	(1.62)	(0.06)	(5.14)	5.69

Nine months ended

	June June 2014 2013	
	(Rupees in thousand)	
Cash generated from operating activities		
(Loss) / profit before taxation	(262,726)	532,788
Adjustments for:		
Depreciation on operating assets	243,643	260,123
Amortization of intangible assets	45	30
Loss on sale of property, plant and equipment	(18,221)	(15,362)
Dividend income Share of profit from associates	(12,531) (88,781)	(13,808) (155,707)
Return on bank deposits	(66,761)	(420)
Fair value gain on livestock	(444)	(214)
Profit on sale of Investment	(226,935)	-
Provision for WPPF	-	21,577
Provision for employee benefits	10,835	9,087
Finance cost	249,256	345,108
Effect of revaluation on agricultural assets	-	(6,287)
Markup waived off	(4,400)	(46,980)
	152,467	397,147
(Loss) / profit before working capital changes	(110,259)	929,935
(Increase)/ decrease in current assets:		
Stock-in-trade	(588,798)	(297,801)
Trade debts	(129,022)	(111,026)
Stores and spares	(1,915)	(6,612)
Other receivables	(68,348)	(57,935)
Biological assets	10,290	19,914
Increase in current liabilities: Trade and other payables	991,666	1,184,248
	213,873	730,788
Cash (used in) / generated from operations	103,614	1,660,723

15.

16. Transactions with related parties

The related parties comprise associated undertakings, post employment benefit plans, other related companies, and key management personnel. The company in the normal course of business carries out transactions with various related parties. Transactions with related parties (other than disclosed elsewhere in this interim financial information) are as follows:

		Nine months ended		
Relationship with	Nature of	June	June	
the company	transactions	2014	2013	
		(Rupees in thousand)		
i. Associated / Related Undertakings				
Crescent Steel & Allied	Purchase of goods	3,572	38,584	
Products Limited	Sale of goods	1,655	150	
	Rendering services	-	38	
	Common expenses	5,887	1,795	
	Sale of land	36,250	-	
	Dividend income	4,080	5,440	
Shakarganj Food Products Limited	Sale of goods Salary expense and other	4,864	14,062	
	Common expenses	1,050	1,357	
Premier Insurance Limited	Insurance expenses	4,206	3,918	
ii. Post employment benefit plans	Expense charged in respect of retirement benefit plans	10,186	12,815	
iii. Key Management Personnel	Salaries and other employee benefits	78,902	59,681	

16.1 All transactions with related parties have been carried out on bilaterally agreed terms.

17. Date of authorisation for issue

This condensed interim financial information was authorised for issue on 24 July 2014 by the Board of Directors of the Company.

18, General

Corresponding figures have been re-arranged and re-classified, wherever necessary, for the purposes of comparison and better presentation as per reporting framework.



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