

Tatneft Group

IFRS CONSOLIDATED INTERIM CONDENSED FINANCIAL INFORMATION (UNAUDITED)

AS OF AND FOR THE THREE AND SIX MONTHS ENDED 30 JUNE 2013

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Report on review of consolidated interim condensed financial information

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Report on Review of Interim Financial Information

To the Shareholders and Board of Directors of OAO Tatneft

Introduction

We have reviewed the accompanying consolidated interim condensed statement of financial position of OAO Tatneft and its subsidiaries (the "Group") as at 30 June 2013 and the related consolidated interim condensed statements of profit or loss and other comprehensive income for the three and six months then ended, and the related consolidated interim condensed statements of changes in equity and cash flows for the six months then ended. Management is responsible for the preparation and presentation of this consolidated interim condensed financial information in accordance with International Accounting Standard 34, "Interim Financial Reporting". Our responsibility is to express a conclusion on this consolidated interim condensed 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". 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.

Conclusion

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

-Cos Andit

6 September 2013 Moscow, Russian Federation

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TATNEFT Consolidated Interim Condensed Statement of Financial Position (Unaudited) (In millions of Russian Roubles)

Assets 4 27,917 13,038 Cash and capital equivalents 4 27,917 13,038 Accounts receivable, net 5 52,963 53,553 Short-tern financial assets 6 20,293 14,931 Inventories 7 31,636 28,806 Total current assets 8 19,382 28,806 Total current assets 152,978 140,332 Long-term financial assets 9 25,274 25,782 Investments in associates and joint ventures 10 7,823 6,711 Property, plant and equipment, net 463,519 448,903 Deferred income tax assets 2,245 2,633 Total assets 593,162 490,275 Total assets 593,162 490,293 Short-term dat ad current portion of long-term debt 11 40,928 32,096 Accounts payable and accrued protion of long-term debt 11 40,928 32,096 Counts payable and accrued protion of long-term debt 11 40,928 30,918 <td< th=""><th></th><th>Note</th><th>30 June 2013</th><th>31 December 2012</th></td<>		Note	30 June 2013	31 December 2012
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Additional paid-in capital 87,482 87,482 Accumulated other comprehensive income 1,162 726 Retained earnings 345,453 333,072 Less: Common shares held in treasury, at cost (55,548,000 shares and 55,543,000 shares at 30 June 2013 and 31 December 2012, respectively) 31 December 2012, respectively) (3,094) (3,093) Total Group shareholders' equity 442,770 429,954 Non-controlling interest 17,463 16,279 Total shareholders' equity 460,233 446,233			11.021	11.021
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Total Group shareholders' equity 442,770 429,954 Non-controlling interest 17,463 16,279 Total shareholders' equity 460,233 446,233			(3.094)	(3.093)
Non-controlling interest 17,463 16,279 Total shareholders' equity 460,233 446,233				
Total shareholders' equity460,233446,233				
	Total liabilities and equity		656,140	630,607

TATNEFT Consolidated Interim Condensed Statements of Profit or Loss and Other Comprehensive Income (Unaudited) (In millions of Russian Roubles)

			nths ended une:		ths ended June:
	Note	2013	2012	2013	2012
Sales and other operating revenues, net	16	104,696	95,884	211,250	207,143
Costs and other deductions					
Operating		21,068	20,765	39,909	37,937
Purchased oil and refined products		12,731	12,364	25,051	25,144
Exploration		335	483	661	852
Transportation		6,928	7,022	15,446	13,995
Selling, general and administrative		10,804	10,129	20,569	17,864
Depreciation, depletion and amortization		4,169	4,542	9,215	8,792
(Gain)/loss on disposals of property, plant and		,	3-	- , -	-)
equipment, investments and impairments		(142)	252	(473)	706
Taxes other than income taxes	14	25,476	25,507	52,860	52,966
Maintenance of social infrastructure and transfer					
of social assets		1,486	1,072	2,239	1,997
Total costs and other deductions		82,855	82,136	165,477	160,253
Other (expenses)/income					
Foreign exchange loss		(948)	(5,064)	(1,152)	(686)
Interest income		840	1,187	1,572	2,116
Interest expense, net of amounts capitalized		(1,421)	(1,948)	(3,138)	(3,941)
(Losses)/earnings from equity investments	10	(4)	(17)	223	449
Other (expenses)/income, net		(264)	186	429	194
Total other (expenses)/income		(1,797)	(5,656)	(2,066)	(1,868)
Profit before income taxes		20,044	8,092	43,707	45,022
Income taxes			0,07	10,707	10,022
Current income tax expense		(3,665)	(3,011)	(9,969)	(11,387)
Deferred income tax (expense)/benefit		(425)	822	176	866
Total income tax expense	14	(4,090)	(2,189)	(9,793)	(10,521)
Profit for the period	17	15,954	5,903	33,914	34,501
Items to be reclassified subsequently to profit		13,734	3,705	55,714	54,501
or loss:					
Foreign currency translation adjustments		362	562	442	110
Actuarial gain/(loss) on employee benefit plans		26	(85)	26	(85)
Unrealized holding (losses)/gains on available-		20	(00)	20	(05)
for-sale securities, including share of associates,					
net of tax		(29)	(33)	(32)	33
Other comprehensive income		359	444	436	58
Total comprehensive income for the period		16,313	6,347	34,350	34,559
A		,	,	· · · · · · · · · · · · · · · · · · ·	
Profit attributable to:					
- Group shareholders		14,935	4,538	31,909	31,903
- Non-controlling interest		1,019	1,365	2,005	2,598
		15,954	5,903	33,914	34,501
		10,001	0,000	00,711	0 1,001
Total comprehensive income is attributable to:					
- Group shareholders		15,294	4,982	32,345	31,961
- Non-controlling interest		1,019	1,365	2,005	2,598
tion controlling interest		16,313	6,347	34,350	34,559
Dasis and diluted not according on share (DD)		10,515	0,347	54,530	54,559
Basic and diluted net earnings per share (RR)		(50	2.00	14.05	14.05
Common		6.58	2.00	14.05	14.05
Preferred		6.55	1.98	14.02	14.03
Weighted average shares outstanding					
(millions of shares)		0 100	0.100	0 100	0.100
Common		2,123	2,123	2,123	2,123
Preferred		148	148	148	148

TATNEFT **Consolidated Interim Condensed Statements of Changes in Equity (Unaudited)** (In millions of Russian Roubles)

					Attributable	to Group share	holders			Non-con- trolling	Total
	Number of shares (thousands)	Share capital	Additional paid-in capital	Treasury shares	Actuarial (loss)/gain on employee benefit plans	Foreign currency translation adjustments	Unrealized holding gain/(losses) on available-for- sale securities, including share of associates, net of tax	Retained earnings	Retained Total earnings sharehol ders' equity		equity
At 1 January 2012	2,270,643	11,767	87,482	(3,094)	496	1,184	315	275,675	373,825	11,602	385,427
Profit for the six months Other comprehensive (loss)/income for the six months	-	-	-	-	-	- 110	-	31,903	31,903	2,598	34,501
Total comprehensive (loss)/income for	-	-	-	-	(85)	110	33	-	58	-	58
the six months	-	-	-	-	(85)	110	33	31,903	31,961	2,598	34,559
Treasury shares:	10	-	-	1	-	-	-	-	1	-	1
- Acquisitions	(63)	-	-	(12)	-	-	-	-	(12)	-	(12)
- Disposals	73	-	-	13	-	-	-	-	13	-	13
Disposal of non-controlling interest in subsidiaries	-	-	-	-	-	-	-	-	-	(16)	(16)
Dividends declared	-	-	-	-	-	-	-	(16,074)	(16,074)	(180)	(16,254)
Balance at 30 June 2012	2,270,653	11,767	87,482	(3,093)	411	1,294	348	291,504	389,713	14,004	403,717
At 1 January 2013	2,270,656	11,767	87,482	(3,093)	(494)	754	466	333,072	429,954	16,279	446,233
Profit for the six months Other comprehensive income/(loss) for	-	-	-	-	-	-	-	31,909	31,909	2,005	33,914
the six months	_	-	-	-	26	442	(32)	-	436	-	436
Total comprehensive income/(loss) for the six months	_	-	-	-	26	442	(32)	31,909	32,345	2,005	34,350
Treasury shares:	(5)	-	-	(1)	-	-	-	-	(1)	-	(1)
- Acquisitions	(5)	-	-	(1)	-	-	-	-	(1)	-	(1)
Disposal of non-controlling interest in subsidiaries	-	-	-	-	-	-	-	-	-	(221)	(221)
Dividends declared	-	-	-	-	-	-	-	(19,528)	(19,528)	(600)	(20,128)
Balance at 30 June 2013	2,270,651	11,767	87,482	(3,094)	(468)	1,196	434	345,453	442,770	17,463	460,233

	Six months ended 30 June 2013	Six months ended 30 June 2012
Operating activities		
Profit for the period	33,914	34,501
Adjustments:	-	
Depreciation, depletion and amortization	9,215	8,792
Income tax expense	9,793	10,521
(Gain)/loss on disposals of property, plant and equipment,		,
investments and impairments	(473)	706
Transfer of social assets	29	3
Effects of foreign exchange	3,851	553
Equity investments earnings net of dividends received	(223)	(449
Change in provision for impairment of financial assets	640	(5
Change in fair value of trading securities	55	(184
Interest income	(1,572)	(2,116
Interest expense	3,138	3,941
Other	576	316
Changes in operational working capital, excluding cash:		
Accounts receivable	86	12,781
Inventories	(3,278)	(1,664
Prepaid expenses and other current assets	8,748	8,316
Trading securities	(654)	(617
Accounts payable and accrued liabilities	(894)	(2,136
Taxes payable	3,816	(799
Notes payable	255	257
Other non-current assets	1,094	335
Net cash provided by operating activities before income tax and	1,074	555
interest	68,116	73,052
Income taxes paid	(8,934)	(11,104
Interest paid	(1,318)	(1,663
Interest received	1,572	2,116
Net cash provided by operating activities	59,436	62,401
Investing activities		
Additions to property, plant and equipment	(27,209)	(21,695
Proceeds from disposal of property, plant and equipment	242	495
Proceeds from disposal of investments	368	1,604
Purchase of investments	(10)	(492
Purchase of certificates of deposit, net	(4,676)	(20,895
Proceeds/(issuance) from loans and notes receivable, net	1,360	(302
Change in restricted cash	582	(415
Net cash used in investing activities	(29,343)	(41,700
Financing activities		
Proceeds from issuance of debt	19,707	13,390
Repayment of debt	(34,510)	(30,969
Dividends paid to shareholders	(131)	(4
Dividends paid to non-controlling shareholders	(600)	(180
Purchase of treasury shares	(1)	(12
Proceeds from sale of treasury shares	-	13
Proceeds from issuance of shares by subsidiaries	-	23
Net cash used in financing activities	(15,535)	(17,739
Net change in cash and cash equivalents	14,558	2,962
Effect of foreign exchange on cash and cash equivalents	276	44
Cash and cash equivalents at the beginning of the period	13,083	16,901
Cash and cash equivalents at the end of the period	27,917	19,901

Note 1: Organisation

OAO Tatneft (the "Company") and its subsidiaries (jointly referred to as "the Group") are engaged in crude oil exploration, development and production principally in the Republic of Tatarstan ("Tatarstan"), a republic within the Russian Federation. The Group also engages in refining and marketing of crude oil and refined products as well as production and marketing of petrochemicals (see Note 16).

The Company was incorporated as an open joint stock company effective 1 January 1994 (the "privatization date") pursuant to the approval of the State Property Management Committee of the Republic of Tatarstan (the "Government"). All assets and liabilities previously managed by the production association Tatneft, Bugulminsky Mechanical Plant, Menzelinsky Exploratory Drilling Department and Bavlinsky Drilling Department were transferred to the Company at their book value at the privatization date in accordance with Decree No. 1403 on Privatization and Restructuring of Enterprises and Corporations into Joint-Stock Companies. Such transfers were considered transfers between entities under common control at the privatization date, and were recorded at book value.

The Group does not have an ultimate controlling party.

As of 30 June 2013 and 31 December 2012 OAO Svyazinvestneftekhim, a company wholly owned by the government of Tatarstan, together with its subsidiary, holds approximately 36% of the Company's voting stock. These shares were contributed to Svyazinvestneftekhim by the Ministry of Land and Property Relations of Tatarstan in 2003. Tatarstan also holds a "Golden Share", a special governmental right, in the Company. The exercise of its powers under the Golden Share enables the Tatarstan government to appoint one representative to the Board of Directors and one representative to the Revision Committee of the Company as well as to veto certain major decisions, including those relating to changes in the share capital, amendments to the Charter, liquidation or reorganization of the Company and "major" and "interested party" transactions as defined under Russian law. The Golden Share currently has an indefinite term. The Tatarstan government, including through OAO Svyazinvestneftekhim, also controls or exercises significant influence over a number of the Company's suppliers and contractors.

The Company is domiciled in the Russian Federation. The address of its registered office is Lenina St., 75, Almet'evsk, Tatarstan Republic, Russian Federation.

Note 2: Basis of presentation

The consolidated interim condensed financial information have been prepared in accordance with IAS 34 "Interim Financial Reporting". The consolidated interim condensed financial information should be read in conjunction with the annual consolidated financial information for the year ended 31 December 2012, which have been prepared in accordance with IFRSs.

These consolidated interim condensed financial information are unaudited and do not include all the information and disclosures required in the annual IFRS financial information. The Company omitted disclosures which would substantially duplicate the disclosures contained in its 2012 audited consolidated financial information, such as accounting policies and details of accounts which have not changed significantly in amount or composition. Management believes that the disclosures are adequate to make the information presented not misleading if these consolidated interim condensed financial information are read in conjunction with the Group's 2012 audited consolidated financial information and the notes related thereto. In the opinion of the Group's management, the unaudited consolidated interim condensed financial information and notes thereto reflect all known adjustments, all of which are of a normal and recurring nature, necessary to fairly state the Group's financial position, results of operations and cash flows for the interim periods.

The entities of the Group maintain their accounting records and prepare their statutory financial information principally in accordance with the Regulations on Accounting and Reporting of the Russian Federation ("RAR"). The accompanying consolidated interim condensed financial information have been prepared from these accounting records and adjusted as necessary to comply with IFRS.

The principal differences between RAR and IFRS relate to: (1) valuation (including indexation for the effect of hyperinflation in the Russian Federation through 2002) and depreciation of property, plant and equipment; (2) foreign currency translation; (3) deferred income taxes; (4) valuation allowances for unrecoverable assets; (5) consolidation; (6) share based payment; (7) accounting for oil and gas properties; (8) recognition and disclosure of guarantees, contingencies and commitments; (9) accounting for decommissioning provision; (10) pensions and other post retirement benefits and (11) business combinations and goodwill.

Note 2: Basis of presentation (continued)

The accounting policies adopted are consistent with those of the previous financial year.

Income tax in the interim periods is accrued using the tax rate that would be applicable to expected total annual profit or loss.

Use of estimates in the preparation of financial information. The Group makes estimates and assumptions that affect the amounts recognised in the financial information and the carrying amounts of assets and liabilities within the next financial year. Estimates and judgements are continually evaluated and are based on management's experience and other factors, including expectations of future events that are believed to be reasonable under the circumstances. In preparing these consolidated interim condensed financial information, the significant judgements made by management in applying the Group's accounting policies and the key sources of estimation uncertainty were the same as those that applied to the consolidated financial information for the year ended 31 December 2012, with the exception of changes in estimates that are required in determining the provision for income taxes.

Functional and Presentation Currency. Management has determined the functional currency for each consolidated subsidiary of the Group, except for subsidiaries located outside of the Russian Federation, is the Russian Rouble because the majority of its revenues, costs, property and equipment purchased, debt and trade liabilities are either priced, incurred, payable or otherwise measured in Russian Roubles. Accordingly, transactions and balances not already measured in Russian Roubles (primarily US Dollars) have been re-measured into Russian Roubles in accordance with the relevant provisions of IAS 21 "The Effects of Changes in Foreign Exchange Rates".

For operations of subsidiaries located outside of the Russian Federation, that primarily use USD as the functional currency, adjustments resulting from translating foreign functional currency assets and liabilities into Russian Roubles are recorded in a separate component of shareholders' equity entitled accumulated other comprehensive income or loss. Revenues, expenses and cash flows are translated at average exchange rates (unless this average is not a reasonable approximation of the cumulative effect of the rates prevailing on the transaction dates, in which case income and expenses are translated at the rate on the dates of the transactions).

The official rate of exchange, as published by the Central Bank of Russia ("CBR"), of the Russian Rouble ("RR") to the US Dollar ("US \$") at 30 June 2013 and 31 December 2012 was RR 32.71 and RR 30.37 to US \$, respectively. Average rate of exchange for the six months ended 30 June 2013 and 2012 was RR 31.02 and RR 30.64 per US \$, respectively.

Consolidation. Subsidiaries are all entities over which the Group has control. The Group controls an entity when the Group is exposed to, or has rights to, variable returns from its involvement with the entity and has the ability to affect those returns through its power over the entity. Subsidiaries are fully consolidated from the date on which control is transferred to the Group. They are deconsolidated from the date that control ceases. Inter-company transactions, balances and unrealised gains and losses on transactions between Group companies are eliminated.

Associates. Associates are entities over which the Group has significant influence (directly or indirectly), but not control, generally accompanying a shareholding of between 20 and 50 percent of the voting rights. Investments in associates are accounted for using the equity method of accounting.

Note 3: Adoption of New or Revised Standards and Interpretations

The following new standards or revised standards became effective from 1 January 2013:

Amendments to IAS 1, Presentation of Financial Statements (issued June 2011, effective for annual periods beginning on or after 1 July 2012), changes the disclosure of items presented in other comprehensive income. The amendments require entities to separate items presented in other comprehensive income into two groups, based on whether or not they may be reclassified to profit or loss in the future. The suggested title used by IAS 1 has changed to "Statement of profit or loss and other comprehensive income".

The following other new pronouncements did not have a material impact on these consolidated interim condensed financial information.

• IFRS 13, Fair value measurement, (issued in May 2011 and effective for annual periods beginning on or after 1 January 2013), aims to improve consistency and reduce complexity by providing a revised definition of fair value, and a single source of fair value measurement and disclosure requirements for use across IFRSs.

Note 3: Adoption of New or Revised Standards and Interpretations (continued)

- Amended IAS 19, Employee Benefits (issued in June 2011, effective for periods beginning on or after 1 January 2013), makes significant changes to the recognition and measurement of defined benefit pension expense and termination benefits, and to the disclosures for all employee benefits.
- Disclosures—Offsetting Financial Assets and Financial Liabilities Amendments to IFRS 7, Financial Instruments: Dislosures, (issued in December 2011 and effective for annual periods beginning on or after 1 January 2013). The amendment requires disclosures that will enable users of an entity's financial information to evaluate the effect or potential effect of netting arrangements, including rights of set-off.
- Improvements to International Financial Reporting Standards (issued in May 2012 and effective for annual periods beginning 1 January 2013) IAS 16, Property, Plant and Equipment, was amended to clarify that servicing equipment that is used for more than one period is classified as property, plant and equipment rather than inventory.
- Improvements to International Financial Reporting Standards (issued in May 2012 and effective for annual periods beginning 1 January 2013) IAS 34, Interim Financial Reporting, was amended to bring its requirements in line with IFRS 8, Operating Segments. IAS 34 will require disclosure of a measure of total assets and liabilities for an operating segment only if such information is regularly provided to chief operating decision maker and there has been a material change in those measures since the last annual financial information.

Certain new standards and interpretations have been issued that are mandatory for the annual periods beginning on or after 1 January 2014 or later, and which the Group has not early adopted:

Amendments to IAS 36, Recoverable amount disclosures for non-financial assets (issued on 29 May 2013 and effective for annual periods beginning 1 January 2014; earlier application is permitted if IFRS 13 is applied for the same accounting and comparative period). The amendments remove the requirement to disclose the recoverable amount when a CGU contains goodwill or indefinite lived intangible assets but there has been no impairment. The Group is currently assessing the impact of the amendments on the disclosures in its consolidated financial statements.

Note 4: Cash and cash equivalents

Cash and cash equivalents comprise the following:

	At 30 June 2013	At 31 December 2012
Cash on hand and in banks	12,398	7,814
Term deposits with original maturity of less than three months	15,519	5,269
Total cash and cash equivalents	27,917	13,083

As of 30 June 2013 and 31 December 2012 the majority of cash and cash equivalents are held in Sberbank, Bank Zenit and its subsidiaries. Bank deposits represent deposits with original maturities of less than three months. The fair value of cash and term deposits approximates their carrying value.

Note 5: Accounts receivable

Short-term and long-term accounts receivable comprise the following:

	At 30 June 2013	At 31 December 2012
Short-term accounts receivable:		
Trade receivables	61,770	60,940
Other financial receivables	3,790	3,813
Less provision for impairment	(12,597)	(11,200)
Total short-term accounts receivable	52,963	53,553
Long-term accounts receivable:		
Trade receivables	242	757
Other financial receivables	939	777
Less provision for impairment	(29)	(4)
Total long-term accounts receivable	1,152	1,530
Total financial assets within trade and other receivables	54,115	55,083

In accordance with the Group's policies for recorded provision for impairment the Group fully provided for receivables from ChMPKP Avto of US \$334 million as of 30 June 2013 and 31 December 2012, relating to the sale of crude oil to Ukraine (Kremenchug refinery) (Note 18).

The estimated fair value of short-term and long-term accounts receivable approximates their carrying value.

Note 6: Short-term financial assets

Short-term financial assets comprise the following:

	At 30 June 2013	At 31 December 2012
Loans and receivables:		
Notes receivable	2,151	2,564
Other loans (net of provision for impairment of RR 23 million		
and RR 24 million as of 30 June 2013 and 31 December 2012)	2,556	1,752
Certificates of deposit	8,664	4,251
Financial assets at fair value through profit or loss:		
Held-for-trading	6,922	6,364
Total short-term financial assets	20,293	14,931

During the six months ended 30 June 2013 purchases of certificates of deposit and cash proceeds from certificates of deposit were RR 4,729 million and RR 317 million, respectively.

During the six months ended 30 June 2012 purchases of certificates of deposit and cash proceeds from certificates of deposit were RR 20,853 million and RR 1 million, respectively.

During the six months ended 30 June 2013 cash issuance of notes receivable and other loans and cash proceeds from notes receivable and other loans were RR 829 million and RR 2,476 million, respectively.

During the six months ended 30 June 2012 cash issuance of notes receivable and other loans and cash proceeds from notes receivable and other loans were RR 805 million and RR 1,310 million, respectively.

The estimated fair value of loans and receivables approximates their carrying value.

Note 6: Short-term financial assets (continued)

Financial assets at fair value through profit and loss comprise the following:

	At 30 June 2013	At 31 December 2012
Held-for-trading:		
Equity securities	3,402	3,864
Corporate debt securities	3,400	2,315
Russian government debt securities	120	185
Total financial assets at fair value through profit and loss	6,922	6,364

Information on held-for-trading securities issued by related parties is disclosed in Note 17.

Note 7: Inventories

	At 30 June 2013	At 31 December 2012
Materials and supplies	12,496	12,152
Crude oil	4,834	5,332
Refined oil products	7,297	6,291
Petrochemical supplies and finished goods	7,009	4,815
Total inventories	31,636	28,590

Note 8: Prepaid Expenses and Other Current Assets

Prepaid expenses and other current assets are as follows:

	At 30 June 2013	At 31 December 2012
VAT recoverable	6,156	7,536
Advances	6,485	5,613
Prepaid export duties	3,807	11,729
Prepaid transportation expenses	251	551
Other	2,683	3,377
Prepaid expenses and other current assets	19,382	28,806

Note 9: Long-term Financial Assets

Long-term financial assets comprise the following:

	At 30 June 2013	At 31 December 2012
Loans and receivables:		
Notes receivable (net of provision for impairment RR 318 million and RR 318 million as of 30 June 2013 and		
31 December 2012)	981	1,909
Loans to employees	2,110	2,305
Other loans	3,102	2,749
Certificates of deposit	14,398	14,133
Available-for-sale investments	4,683	4,686
Total long-term financial assets	25,274	25,782

The fair value of long-term financial assets is estimated by discounting the future contractual cash inflows at the market interest rate available to the Group at the end of the reporting period.

The carrying amounts and fair values of long-term financial assets are as follows:

	Carrying amounts		Fair values		
	At 30 June At 31 December		At 30 June	At 31 December	
	2013	2012	2013	2012	
Notes receivable	981	1,909	1,080	2,100	
Loans to employees	2,110	2,305	2,110	2,305	
Other loans	3,102	2,749	3,061	2,713	
Certificates of deposit	14,398	14,133	15,114	14,835	
Total long-term financial assets	20,591	21,096	21,365	21,953	

During the six months ended 30 June 2013 purchases of long-term certificates of deposit were RR 264 million.

During the six months ended 30 June 2012 proceeds from long-term certificates of deposit was RR 116 million and purchases of long-term certificates of deposit were RR 159 million.

During the six months ended 30 June 2013 cash issuance of long-term notes receivable and other loans and cash proceeds from long-term notes receivable and other loans were RR 1,023 million and RR 736 million, respectively.

During the six months ended 30 June 2012 cash issuance of notes receivable and other loans and cash proceeds from notes receivable and other loans were RR 1,306 million and RR 499 million, respectively.

Note 10: Investments in associates and joint ventures

Investments in associates and joint ventures comprise the following:

	Ownership percentage at		Net book value at		Group's sh	
Name of an investee	30 June	0 June 31 December		• 30 June 31 December six months en June		nded 30
	2013	2012	2013	2012	2013	2012
Associates and joint						
ventures:						
Bank Zenit	25	25	6,749	6,455	331	355
Other	20-75	20-50	1,074	256	(108)	94
Total			7,823	6,711	223	449

Note 11: Debt

	At 30 June 2013	At 31 December 2012
Short-term debt	2013	2012
Foreign currency denominated debt		
Current portion of long-term debt	31,625	18,259
Other foreign currency denominated debt	33	2,328
Rouble denominated debt		
Current portion of long-term debt	5,000	5,002
Other rouble denominated debt	4,270	6,507
Total short-term debt	40,928	32,096
Long-term debt		
Foreign currency denominated debt		
US \$2.0 bln 2010 credit facility	19,162	27,619
US \$1.5 bln 2009 credit facility	3,624	4,551
US \$550 mln 2011 credit facility	17,908	16,582
US \$75 mln 2011 credit facility	1,624	1,562
US \$144.5 mln 2011 credit facility	2,502	2,165
Other foreign currency denominated debt	2,263	3,167
Rouble denominated debt		
Bonds	5,000	4,941
Other rouble denominated debt	1,399	665
Total long-term debt	53,482	61,252
Less: current portion of long-term debt	(36,625)	(23,261)
Total long-term debt, net of current portion	16,857	37,991

Foreign currency debts are primarily denominated in US Dollars.

The Group does not apply hedge accounting and has not entered into any hedging arrangements in respect of its foreign currency obligations or interest rate exposures.

Short-term foreign currency denominated debt. In December 2003 the Group entered into a US \$35 million one month revolving credit facility with Credit Suisse Zurich. In December 2011 this agreement was replaced with new loan agreement totaling up to the US \$70 million under the same conditions. The monthly revolving loan bears interest at one month LIBOR plus varying margin of about 1.8% per annum and is collateralized by crude oil sales.

Note 11: Debt (continued)

Short-term Russian rouble denominated debt. Russian Rouble denominated short-term debt is primarily comprised of loans with Russian banks. Short-term Rouble denominated loans of RR 4,270 million and RR 6,507 million bear contractual interest rates of 1.1% to 9.25% per annum as of 30 June 2013 and 31 December 2012.

Long-term foreign currency denominated debt. In October 2009, the Company entered into a dual (3 and 5 year) tranches secured syndicated pre-export facility for up to US \$1.5 billion arranged by WestLB AG, Bayerische Hypo-und Vereinsbank AG, ABN AMRO Bank N.V., OJSC Gazprombank, Bank of Moscow and Nordea Bank. This credit facility is collateralized with the contractual rights and receivables under an oil export contract between Tatneft and Tavit B.V. under which Tatneft supplies no less than 360,000 metric tones of oil in a calendar quarter. The loan agreement requires compliance with certain financial covenants including, but not limited to, minimum levels of consolidated tangible net worth, and interest coverage ratios. The loan bears interest at LIBOR plus 3.10% and 4.10% for the 3 and 5 year tranches, respectively.

In June 2010, the Company entered into a triple (3, 5 and 7 year) tranches secured credit facility for up to US \$2 billion arranged by Barclays Bank PLS, BNP Paribas (Suisse) SA, Bank of Moscow, Bank of Tokyo-Mitsubishi UFJ, LTD, Citibank, N.A., Commerzbank Aktiengesellschaft, ING Bank N.V., Natixis SA, Nordea Bank, The Royal Bank of Scotland N.V., Sberbank, Société Générale, Sumitomo Mitsui Finance Dublin LTD, Unicredit Bank AG, VTB Bank and WestLB AG. Unicredit Bank AG was the lender of record in this credit facility. The loan is collateralized with the contractual rights and receivables under an export contract between Tatneft and Tatneft Europe AG under which Tatneft supplies no less than 750,000 metric tones of oil in a calendar quarter. The loan agreement requires compliance with certain financial covenants including, but not limited to, minimum levels of consolidated tangible net worth, and interest coverage ratios. Prior to February 2011, the loan bore interest at LIBOR plus 3.10% for the 3-year tranche and 4.10% for the 5-year tranche. The 7-year tranche bears the interest of LIBOR plus 5%. In February 2011 the Company reached an agreement to decrease the margins. The margins were decreased to LIBOR plus 2.40% and 3.40% for the 3 and 5 year tranches, respectively.

In June 2011, the Company entered into a US \$550 million unsecured financing with a fixed rate of 3.50% per annum with bullet repayment in three years. The loan was arranged by BNP Paribas (Suisse) SA, The Bank Of Tokyo Mitsubishi UFJ, Ltd., Commerzbank Aktiengesellschaft, ING Bank N.V., Natixis, Open Joint Stock Company Nordea Bank, Sumitomo Mitsui Banking Corporation and WestLB AG, London Branch. The loan agreement requires compliance with certain financial covenants including, but not limited to, minimum levels of consolidated tangible net worth, and interest coverage ratios.

In November 2011, TANECO entered into a US \$75 million credit facility with equal semi-annual repayment during ten years. The loan was arranged by Nordea Bank AB (Publ), Société Générale and Sumitomo Mitsui Banking Corporation Europe Limited. The loan bears interest at LIBOR plus 1.1% per annum. The loan agreement requires compliance with certain financial covenants including, but not limited to, minimum levels of consolidated tangible net worth, and interest coverage ratios.

In November 2011, TANECO entered into a US \$144.48 million credit facility with equal semi-annual repayments during ten years this first repayment date as of 15 May, 2014. The loan was arranged by Société Générale, Sumitomo Mitsui Banking Corporation Europe Limited and the Bank of Tokyo-Mitsubishi UFJ, LTD. The loan bears interest at LIBOR plus 1.25% per annum. The loan agreement requires compliance with certain financial covenants including, but not limited to, minimum levels of consolidated tangible net worth, and interest coverage ratios.

Long-term Russian rouble denominated debt. In September 2010, the Group issued rouble exchange bonds in the amount of RR 5,000 million due in September 2013 at an interest rate of 7.25% per annum.

Management believes that for the periods ended 30 June 2013 and 31 December 2012 the Group was in compliance with all covenants required by the above loan agreements.

Loan arrangements on short-term and long-term debt have both fixed and variable interest rates that reflect the currently available terms for similar debt. The carrying value of debt is a reasonable approximation of its fair value.

Note 12: Accounts payable and accrued liabilities

	At 30 June	At 31 December
	2013	2012
Trade payables	16,647	16,715
Other payables	1,143	1,071
Total financial liabilities within trade and other		
payables	17,790	17,786
Salaries and wages payable	3,880	4,093
Advances received from customers	400	1,109
Current portion of decommissioning provisions	1,388	1,361
Other accounts payable and accrued liabilities	6,250	6,569
Total non-financial liabilities	11,918	13,132
Accounts payable and accrued liabilities	29,708	30,918

The fair value of each class of financial liabilities included in short-term trade and other payables at 30 June 2013 and 31 December 2012 approximates their carrying value.

Note 13: Other long-term liabilities

Other long-term liabilities are as follows:

other long term naointies are as lonows.	At 30 June 2013	At 31 December 2012
Pension liability	3,556	3,622
Other long-term liabilities	72	88
Total other long-term liabilities	3,628	3,710

Note 14: Taxes

Income tax expense comprises the following:

	Three months ended 30 June:		Six months ended 30 June:	
	2013	2012	2013	2012
Current income tax expense	3,665	3,011	9,969	11,387
Deferred income tax expense/(benefit)	425	(822)	(176)	(866)
Income tax expense for the period	4,090	2,189	9,793	10,521

Presented below is reconciliation between the provision for income taxes and taxes determined by applying the statutory tax rate to income before income taxes:

	Three months ended 30 June:		Six months ended 30 June:	
	2013	2012	2013	2012
Income before income taxes and non-				
controlling interest	20,044	8,092	43,707	45,022
Theoretical income tax expense at statutory rate	4,009	1,618	8,741	9,004
Increase due to:				
Non-deductible expenses, net	81	571	1,052	1,517
Income tax expense	4,090	2,189	9,793	10,521

Note 14: Taxes (continued)

The Group is subject to a number of taxes other than income taxes, which are detailed as follows:

	Three months ended 30 June:		Six months ended 30 June:	
	2013	2012	2013	2012
Mineral extraction tax	23,952	24,508	49,811	51,106
Property tax	1,161	532	2,316	1,089
Penalties and interest	9	59	29	64
Other	354	408	704	707
Total taxes other than income taxes	25,476	25,507	52,860	52,966

At 30 June 2013 and 31 December 2012 taxes payable were as follows:

	At 30 June	At 31 December
	2013	2012
Mineral extraction tax	8,063	8,457
Value Added Tax on goods sold	3,734	2,107
Income tax	662	201
Other	5,236	2,670
Total taxes payable	17,695	13,435

Note 15: Fair values

A number of the Group's accounting policies and disclosures require the determination of fair value, for both financial and non-financial assets and liabilities. Fair values have been determined for measurement and for disclosure purposes.

The estimated fair values of financial instruments are determined with reference to various market information and other valuation techniques as considered appropriate.

Fair value hierarchy

The different levels of inputs have been defined as follows:

Level 1 – Quoted prices in active markets for identical assets or liabilities that the reporting entity has the ability to assess at the measurement date. For the Group, Level 1 inputs include held-for-trading financial assets that are actively traded on the Russian domestic markets.

Level 2 - Inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly. For the Group, Level 2 inputs include observable market value measures applied to available for sale securities.

Level 3 – Unobservable inputs for the asset or liability. These inputs reflect the Company's own assumptions about the assumptions a market participant would use in pricing the asset or liability. The Group does not use Level 3 inputs for any of its recurring fair-value measurements.

Note 16: Segment information

Operating segments are components that engage in business activities that may earn revenues or incur expenses, whose operating results are regularly reviewed by the Board of Directors and the Management Committee and for which discrete financial information is available.

Segments whose revenue, result or assets are ten percent or more of all the segments are reported separately.

The Group's business activities are conducted predominantly through three main operating segments:

- Exploration and production consists of exploration, development, extraction and sale of own crude oil. Intersegment sales consist of other goods and services provided to other operating segments,
- Refining and marketing comprises purchases and sales of crude oil and refined products from third parties, own refining activities and retailing operations,
- Petrochemical products include production and sales of tires and petrochemical raw materials and refined products, which are used in production of tires.

Other sales include revenues from ancillary services provided by the specialized subdivisions and subsidiaries of the Group, such as sales of oilfield equipment and drilling services provided to other companies in Tatarstan, revenues from the sale of auxiliary petrochemical related services and materials as well as other business activities, which do not constitute reportable business segments.

The Group evaluates performance of its reportable operating segments and allocates resources based on income or losses before income taxes and non-controlling interest not including interest income, expense, and earnings from equity investments, other income and monetary effects. Intersegment sales are at prices that approximate market.

Group financing (including interest expense and interest income) and income taxes are managed on a Group basis and are not allocated to operating segments.

For the three months ended 30 June 2013, revenues of RR 22,873 million or 22%, RR 12,437 million or 12% and RR 7,607 million or 7% of the Group's total sales and operating revenues are derived from three external customers.

For the six months ended 30 June 2013, revenues of RR 45,825 million or 22%, RR 25,329 million or 12% and RR 21,025 million or 10% of the Group's total sales and operating revenues are derived from three external customers.

For the three months ended 30 June 2012, revenues of RR 16,994 million or 18% and RR 11,516 million or 12% of the Group's total sales and operating revenues are derived from two external customers.

For the six months ended 30 June 2012, revenues of RR 39,895 million or 19% and RR 28,784 million or 14% of the Group's total sales and operating revenues are derived from two external customers.

These revenues represent sales of crude oil and refined products and are attributable to the exploration and production segment and refining and marketing segment.

Management does not believe the Group is dependent on any particular customer.

Note 16: Segment information (continued)

Segment sales and other operating revenues. Reportable operating segment sales and other operating revenues are stated in the following table:

	Three months ended 30 June:		Six mo	
	<u>ended</u> 2013	<u>2012</u>	ended 30 2013	<u>0 June:</u> 2012
Fundametican and musclustican	2013	2012	2013	2012
Exploration and production	14 617	10 402	29.010	21 001
Domestic own crude oil CIS own crude oil	14,617	12,423	28,019	31,881
	1,881	943	3,261	5,342
Non – CIS own crude oil Other	32,831 992	26,512 891	66,515	64,870
			2,003	1,876
Intersegment sales	18,565	17,484	39,522	35,949
Total exploration and production	68,886	58,253	139,320	139,918
Refining and marketing				
Domestic sales				
Crude oil purchased for resale	-	266	-	1,143
Refined products	22,724	16,945	41,075	31,097
Total Domestic sales	22,724	17,211	41,075	32,240
CIS sales	,	,	,	,
Refined products	1,462	11,034	2,466	20,474
Total CIS sales ⁽¹⁾	1,462	11,034	2,466	20,474
Non – CIS sales	,	,	,	,
Crude oil purchased for resale	4,316	3,921	9,008	7,857
Refined products	12,806	8,143	33,580	16,209
Total Non – CIS sales ⁽²⁾	17,122	12,064	42,588	24,066
Other	1,025	898	1,973	1,636
Intersegment sales	1,004	710	1,747	1,574
Total refining and marketing	43,337	41,917	89,849	79,990
Petrochemicals				
Tires - domestic sales	6,666	7,284	11,621	12,589
Tires - CIS sales	1,588	1,976	3,030	3,377
Tires - non-CIS sales	226	276	458	484
Petrochemical products and other	487	572	1,083	1,123
Intersegment sales	202	229	381	408
Total petrochemicals	9,169	10,337	16,573	17,981
Total segment sales	121,392	110,507	245,742	237,889
Corporate and other sales	3,075	3,800	7,158	7,185
Elimination of intersegment sales	(19,771)	(18,423)	(41,650)	(37,931)
Total sales and other operating				
revenues	104,696	95,884	211,250	207,143

 ⁽¹⁾ - CIS is an abbreviation for Commonwealth of Independent States (excluding the Russian Federation).
⁽²⁾ - Non-CIS sales of crude oil and refined products are mainly made to Germany, Switzerland, Netherlands and United Kingdom based traders.

Note 16: Segment information (continued)

Segment earnings

	Three months ended 30 June:		Six months ended 30 June:	
	2013	2012	2013	2012
Segment earnings				
Exploration and production	21,633	13,895	44,665	48,380
Refining and marketing	1,376	908	3,135	1,543
Petrochemicals	318	763	496	857
Total segment earnings	23,327	15,566	48,296	50,780
Corporate and other	(1,486)	(1,818)	(2,523)	(3,890)
Other expenses	(1,797)	(5,656)	(2,066)	(1,868)
Profit before income tax	20,044	8,092	43,707	45,022

Segment assets

	At 30 June 2013	At 31 December 2012
Assets		
Exploration and production	276,386	271,998
Refining and marketing	241,220	233,994
Petrochemicals	32,287	29,912
Corporate and other	106,247	94,703
Total assets	656,140	630,607

As of 30 June 2013 and 31 December 2012 corporate and other segment comprised RR 7,823 million and RR 6,711 million, respectively, investments in associates and joint ventures.

The Group's assets and operations are primarily located and conducted in the Russian Federation.

Segment depreciation, depletion and amortisation and additions to property, plant and equipment

	Three months ended 30 June:		Six months ended 30 June:	
-	2013	2012	2013	2012
Depreciation, depletion and				
amortization				
Exploration and production	2,429	2,819	5,495	5,519
Refining and marketing	970	807	1,875	1,540
Petrochemicals	428	390	865	698
Corporate and other	342	526	980	1,035
Total segment depreciation, depletion				
and amortization	4,169	4,542	9,215	8,792
Additions to property, plant and				
equipment				
Exploration and production	7,303	6,567	13,224	11,210
Refining and marketing	5,592	6,449	10,889	9,983
Petrochemicals	98	193	172	207
Corporate and other	2,800	474	3,758	1,302
Total additions to property, plant and				
equipment	15,793	13,683	28,043	22,702

Note 17: Related party transactions

Transactions are entered into in the normal course of business with affiliates, government related companies, key management personnel and other related parties. These transactions include sales of crude oil and refined products, purchases of electricity and banking transactions.

Associates and other related parties

The amounts of transactions for each period with associates and other related parties are as follows:

	Three months ended 30 June:		Six months ended 30 June:	
	2013	2012	2013	2012
Revenues and income				
Sales of refined products	4	5	8	9
Other sales	51	108	113	211
Costs and expenses				
Purchases of crude oil	-	1,168	-	2,276
Other services	133	258	325	531
Other purchases	345	463	653	734

For the six months ended 30 June 2013 and 2012, the Group sold crude oil on a commission basis from related parties for RR 72 million and RR 2,564 million, respectively.

For the six month ended 30 June 2013 and 2012 the Group has entered into transactions with related parties for purchases of equipment in the amount of RR 1,454 million and RR 0 million, respectively, which is included in our property, plant and equipment.

At 30 June 2013 and 31 December 2012 the outstanding balances with related parties were as follows:

	At 30 June 2013	At 31 December 2012
Assets	2015	2012
Accounts receivable	396	222
Notes receivable	2,023	1,973
Short-term certificates of deposit	2,620	550
Trading securities	218	307
Loans receivable	801	8
Prepaid expenses and other current assets	422	83
Due from related parties short-term	6,480	3,143
	,	,
Long-term accounts receivable	1	2
Long-term certificates of deposit	14,293	14,132
Long-term loans receivable	1,874	2,569
Due from related parties long-term	16,168	16,703
Liabilities		
Accounts payable and accrued liabilities	(153)	(503)
Short-term debt	(1,839)	(2,130)
Due to related parties short-term	(1,992)	(2,633)
Long-term debt	(745)	(23)
Due to related parties long-term	(745)	(23)

As of 30 June 2013 and 31 December 2012, the Group had RR 3,631 million and RR 4,542 million, respectively, in loans and notes receivable due from Bank Zenit or its wholly-owned subsidiary Bank Devon Credit. These loans and notes mature between 2013 and 2017, bearing interest between 3.2% and 8.5%. As of 30 June 2013 and 31 December 2012, the Group has short and long-term certificates of deposit of RR 16,913 million and RR 14,682 million, respectively, held with Bank Zenit or its wholly-owned subsidiary Bank Devon Credit.

In March 2009 the Group placed a long-term deposit with Bank Zenit for RR 2,140 million payable in 10 years bearing interest 10.85%.

The Group entered into a subordinated deposit agreement with Bank Zenit in January 2013 in the amount of RR 3,600 million payable in 10 years bearing interest of 9% per year.

Note 17: Related party transactions (continued)

Government bodies and state organizations

The amounts of transactions for each period with Government bodies and state organizations are as follows:

	Three months ended 30 June:		Six months ended 30 June:	
_	2013	2012	2013	2012
Sales of refined products	243	940	532	2,251
Other sales	59	145	145	145
Purchases of refined products	761	2,208	3,388	4,419
Purchases of electricity	2,274	2,026	4,800	4,208
Purchases of transportation services	5,538	5,310	12,432	10,822

Note 18: Contingencies and commitments

Operating Environment of the Group

The Russian Federation displays certain characteristics of an emerging market. Tax, currency and customs legislation is subject to varying interpretations and contributes to the challenges faced by companies operating in the Russian Federation.

The ongoing uncertainty and volatility of the financial markets and other risks could have significant negative effects on the Russian financial and corporate sectors. Management determined provisions for impairment by considering the economic situation and outlook at the end of the reporting period.

The future economic development of the Russian Federation is dependent upon external factors and internal measures undertaken by the government to sustain growth, and to change the tax, legal and regulatory environment. Management believes it is taking all necessary measures to support the sustainability and development of the Group's business in the current business and economic environment.

Capital commitments. As of 30 June 2013 and 31 December 2012 the Group has outstanding capital commitments of approximately RR 17,163 million and RR 16,823 million, respectively, for the construction of the TANECO refinery complex. These commitments are expected to be paid between 2013 and 2014.

Management believes the Group's current and long-term capital expenditures program can be funded through cash generated from existing operations as well as lines of credit available to the Company. The TANECO refinery project has been funded from the Company's cash flow with the support of the bank facilities. Management believes the Company has the ability to obtain syndicated loans and other financings as needed to continue funding the TANECO refinery project, refinance any maturing debts as well as finance business acquisitions and other transactions that may arise in the future.

Taxation. Russian tax and customs legislation is subject to varying interpretations, and changes, which can occur frequently. Management's interpretation of such legislation as applied to the transactions and activity of the Group may be challenged by the relevant authorities. The Russian tax authorities may be taking a more assertive position in their interpretation of the legislation and assessments, and it is possible that transactions and activities that have not been challenged in the past may be challenged.

Amended Russian transfer pricing legislation took effect from 1 January 2012. The new transfer pricing rules appear to be more technically elaborate and, to a certain extent, better aligned with the international transfer pricing principles developed by the Organisation for Economic Cooperation and Development (OECD). The new legislation provides the possibility for tax authorities to make transfer pricing adjustments and impose additional tax liabilities in respect of controlled transactions (transactions with related parties and some types of transactions with unrelated parties), provided that the transaction price is not arm's length.

Note 18: Contingencies and commitments (continued)

Management believes that its pricing policy is arm's length and it has implemented internal processes to be in compliance with the new transfer pricing legislation.

Given that the practice of implementation of the new Russian transfer pricing rules has not yet developed, the impact of any challenge of the Group's transfer prices cannot be reliably estimated; however, it may be significant to the financial conditions and/or the overall operations of the Group.

Environmental contingencies. The Group, through its predecessor entities, has operated in Tatarstan for many years without developed environmental laws, regulations and Group policies. Environmental regulations and their enforcement are currently being considered in the Russian Federation and the Group is monitoring its potential obligations related thereto. The outcome of environmental liabilities under proposed or any future environmental legislation cannot reasonably be estimated at present, but could be material. Under existing legislation, however, management believes that there are no probable liabilities, which would have a material adverse effect on the operating results or financial position of the Group.

Legal contingencies. The Group is subject to various lawsuits and claims arising in the ordinary course of business. The outcomes of such contingencies, lawsuits or other proceedings cannot be determined at present. In the case of all known contingencies the Group accrues a liability when the loss is probable and the amount is reasonably estimable. Based on currently available information, management believes that it is remote that future costs related to known contingent liability exposures would have a material adverse impact on the Group's consolidated financial information.

Social commitments. The Group contributes significantly to the maintenance of local infrastructure and the welfare of its employees within Tatarstan, which includes contributions towards the construction, development and maintenance of housing, hospitals and transport services, recreation and other social needs. Such funding is periodically determined by the Board of Directors after consultation with governmental authorities and recorded as expenditures when incurred.

Guarantees. The Group has no outstanding guarantees at 30 June 2013 and 31 December 2012.

Transportation of crude oil. The Group benefits from the blending of its crude oil in the Transneft pipeline system since the Group's crude oil production is generally of a lower quality than that produced by some other regions of the Russian Federation (mainly Western Siberia) which supply through the same pipeline system. There is currently no equalization scheme for differences in crude oil quality within the Transneft pipeline system and the implementation of any such scheme is not determinable at present. However, if this practice were to change, the Group's business could be materially and adversely affected.

Ukrtatnafta. The Group holds 49.6% investment in AmRUZ Trading AG ("AmRUZ") and 100% investment in Seagroup International Inc. ("Seagroup"). These entities primary activities are ownership interests in Closed Joint Stock Company Ukrtatnafta ("Ukrtatnafta"), the owner of the Kremenchug refinery, and their holdings constitute 8.34% and 9.96% of the outstanding common shares in Ukrtatnafta, respectively. Historically, and in particular during the course of 2007, there have been a number of attempts by Ukraine to challenge AmRUZ and Seagroup's acquisition of shares in Ukrtatnafta, and in particular, by the State Property Fund and NJSC Naftogaz of Ukraine ("Naftogaz"). Naftogaz is 100% owned by the Ukrainian Government and also owner of record of 43% Ukrtatnafta's common shares.

The challenges were suspended in April 2006 when the Supreme Court of Ukraine ruled the payment for Ukrtatnafta shares made with promissory notes issued by AmRUZ and Seagroup was lawful. However, in May 2007 the Ministry of Fuel and Energy of Ukraine ("MFEU") resumed its attempts and, as a result, succeeded in obtaining alleged and doubtful court decisions, after which it announced the transfer into Naftogaz's custody the 18.3% of Ukrtatnafta's shares, representing the entire holdings of AmRUZ and Seagroup in Ukrtatnafta. Subsequent to these actions, MFEU effectively began to exclude the Group from exercising their shareholder rights related to Ukrtatnafta.

In October 2007 the existing management of Ukrtatnafta, as appointed by its shareholders, was forcibly removed based on an alleged court order. Subsequently, individuals who obtained the ability to manage Ukrtatnafta took certain actions effectively assisting MFEU in taking control over the shares in Ukrtatnafta owned by SeaGroup and AmRUZ. In addition, Ukrtatnafta subsequently refused to settle its payables to ChMPKP Avto (Note 5), a Ukrainian intermediary that previously purchased crude from the Group for deliveries to Ukrtatnafta. Following this forced change of control of Ukrtatnafta, the Company (originally the key crude supplier to the Kremenchug refinery) suspended its crude oil deliveries to Ukrtatnafta.

Subsequently, the Ukrainian courts also invalided direct purchase of the shares in Ukrtatnafta by Tatneft.

Note 18: Contingencies and commitments (continued)

In May 2008, Tatneft commenced international arbitration against Ukraine on the basis of the agreement between the Government of the Russian Federation and the Cabinet of Ministries of Ukraine on the Encouragement and Mutual Protection of Investments of November 27, 1998 ("Russia-Ukraine BIT"). The arbitration concerns losses suffered by Tatneft as a consequence of the forcible takeover of Ukrtatnafta and seizure of shares of the Group in Ukrtatnafta. Tatneft requested the arbitral tribunal declare Ukraine has breached the Russian-Ukraine BIT and to order Ukraine to pay compensation in excess of US\$ 2.4 billion. In March 2013 the arbitral tribunal held the hearing on the merits with the award expected by the end of 2013.

As a result of the ongoing legal dispute over shareholding interests, as of 30 June 2013 the Company has fully provided for its investments in Ukrtatnafta.

Libya. As a result of the political situation in Libya, in February 2011 the Group had to entirely suspend its operations there and evacuate all its personnel. From February 2013 the Group has started the process of resuming its operations in Libya, including the return of some of its personnel to a branch in Tripoli, and is currently discussing with all relevant parties arrangements relating to its exploration activities. As of the date of this consolidated interim condensed financial information the Group is not certain when it would be able to return to full operational activity in Libya. As of 30 June 2013 the Group had approximately RR 5,676 million of assets associated with its Libyan operations of which RR 5,455 million is related to capitalized exploration costs, RR 208 million of assets associated with its Libyan operations, correspondingly, of which RR 5,451 million are related to capitalized exploration costs, RR 208 million of cash.