Unión Andina de Cementos S.A.A. & Subsidiaries

UN-AUDITED Consolidated Interim Financial Statements

As of June 30, 2020, and December 31, 2019

UNION ANDINA DE CEMENTOS S.A.A. AND SUBSIDIARIES

Statement of Financial Position

For the periods ended June 30, 2020 and December 31, 2019

(In thousands of Soles)

	Notes	As of June 30, 2020	As of December 31, 2019
Assets			
Current Assets			
Cash and cash equivalents	3	414,782	124,33
Other Financial Assets		-	
Trade Accounts Receivable and other accounts receivable		423,674	474,66
Trade Accounts Receivable , net	4	331,101	390,07
Other Accounts Receivable , net	4	51,561	43,34
Accounts Receivable from Related Companies	4	21,246	25,38
Advanced payments	4	19,766	15,86
Inventories	5	790,920	772,35
Biological Assets		-	
Assets by Income Taxes	4	27,973	13,49
Other Non-Financial Assets		38,848	19,71
Total Current Assets different than assets or groups of assets for its classified as held for sale or for distribution to owners		1,696,197	1,404,57
Non-current assets or groups of assets for disposal Classified as Held for Sale		-	
Non-current assets or groups of assets for its classified as held for distribution to owners		-	
Non-current assets or groups of assets for disposal Classified as Held for Sale or Held for distribution to owners		-	
Total Current Assets		1,696,197	1,404,57

Other Financial Assets		-	
nvestments in subsidiaries, joint ventures and associates		22,699	22,328
Frade Accounts Receivables and other accounts receivables		39,537	46,596
Trade Accounts Receivable		-	
Other Accounts Receivable	4	34,954	41,180
Accounts Receivable from Related companies		-	
Advanced payments	4	4,583	5,416
Biological Assets		-	
nvestment Property		-	
Property, Plant and Equipment , net	7	7,228,727	7,250,398
ntangible Assets , net		217,380	210,93
Assets Deferred Income Tax	12	163,064	154,673
Surplus value	9	1,169,110	1,166,08
Other Assets		149,818	156,259

	Notes	As of June 30, 2020	As of December 31, 2019
Liabilities and Stockholders' Equity			
Current Liabilities			
Other Financial Liabilities	11	1,061,885	671,365
Trade accounts payable and other payable accounts		551,442	699,888
Trade Accounts Payable	10	338,996	485,514
Other Accounts Payable	10	182,812	176,000
Accounts payable to related companies	10	19,917	20,191
Deferred Income		9,717	18,183
Provision for Employee Benefits		-	-
Other provisions		26,016	62,891
Income tax liabilities		7,488	52,059
Other non-financial liabilities	6(b)	8,928	9,795
Total Current Liabilities different of Liabilities included groups of assets for disposal Classified as Held for Sale		1,655,759	1,495,998
Liabilities included in asset groups classified as held for sale			-
		1,655,759	1,495,998

Non-Current Liabilities			
Other Financial Liabilities	11	3,616,847	3,471,451
Trade accounts payable and other payable accounts		33,377	35,658
Trade Accounts Payable		-	
Other Accounts Payable	10	33,377	35,658
Accounts payable to related companies		-	-
Deferred Income		-	-
Provision for Employee Benefits		-	-
Other provisions		64,832	67,155
Liabilities Deferred Income Taxes	12	612,645	652,442
Other non-financial liabilities	6(b)	65,964	49,105
Total Non-Current Liabilities		4,393,665	4,275,811
Total Liabilities		6,049,424	5,771,809

	1,818,128	1,818,128
13	-38,019	-38,019
	-	
	-	
	363,626	363,626
	2,107,353	2,196,748
	205,924	133,453
	4,457,012	4,473,936
	180,096	166,109
	4,637,108	4,640,045
	13	- 363,626 2,107,353 205,924 4,457,012 180,096

OTAL ASSETS

0,686,532

UNION ANDINA DE CEMENTOS S.A.A. Y SUBSIDIARIAS Income Statement

For the periods ended June 30, 2020 and 2019 (In thousands of Soles)

	Notes	For the specific quarter from April 1, to c June 30, 2020	For the specific juarter from April 1, to June 30, 2019	For the cummulative period from January 1st to June 30, 2020	For the cummulative period from January 1st to June 30, 2019
Incomes from ordinary activities	14	515,474	1,040,877	1,420,811	2,035,026
Cost of Sales	15	-461,838	-763,479	-1,118,840	-1,483,223
Profit (Loss) Gross	17	53,636	277,398	301,971	551,803
Selling Expenses and distribution		-16,771	-27,905	-38,618	-44,836
Administrative expenses	16	-50,986	-64,549	-109,960	-128,612
Profit (Loss) in the write-off of financial assets carried at amortized cost		-	-	-	-
Other Operating Income		5,575	6,813	17,756	28,643
Other Operating Expenses	17	-63,228	-4,485	-71,127	-16,398
Other profit (loss)		-	-	-	-
Profit (Loss) from operating activities		-71,774	187,272	100,022	390,600
Financial Income		2,846	5,213	4,671	15,225
Financial Expenses	18	-60,976	-64,007	-121,376	-129,552
Exchange differences, net		-22,566	11,439	-49,035	36,405
Share of Profit (Loss) in net results from Equity-Accounted Joint Ventures and related companies		-321	1,454	301	1,762
Profit (Loss) arising from the difference between the previous book value and fair value of Reclassified financial assets accounted at fair value		-	-	-	-
Difference between the book value of the distributed assets and the book value of the divided payable		-	_	-	-
Gains before Income tax		-152,791	141,371	-65,417	314,440
Income tax expenses	12(b)	38,097	-44,633	11,875	-97,980
Profit (Loss) Net of Continued Operations		-114,694	96,738	-53,542	216,460
Profit (loss) net of the tax to the profit from discontinued operations		-	-	-	-
Profit (loss) net of the year		-114,694	96,738	-53,542	216,460
Profit (Loss) net, attributable to :					
Owners of the Parent		-120,633	94,766	-66,790	216,199
Non-controlling interest		5,939	1,972	13,248	261
Net Profit (Loss) of the Year		-114,694	96,738	-53,542	216,460

UNION ANDINA DE CEMENTOS S.A.A. AND SUBSIDIARIES

Statement of Comprehensive Income

For the periods ended June 30, 2020 and 2019 (In Thousands of Soles)

	Notes	For the specific quarter from April 1, to June 30, 2020	For the specific quarter from April 1, to June 30, 2019	For the cummulative period from January 1st to June 30, 2020	For the cummulative period from January 1st to June 30, 2019
Net Profit (Loss) of the year		-114,694	96,738	-53,542	216,460
Components of other comprehensive income:					
Net Change for Cash Flow Hedges		-	-	-	-
Hedges of a Net Investment in a Foreign Operation		-	-	-	-
Profit (Loss) in equity instrument investments at fair value		-1,402	-5,951	-13,388	-8,568
Exchange difference on translation of Foreign Operations		-	-	-	-
Net variation of non-current assets or groups of assets held for sale		-	-	-	-
Participation in other comprehensive income of related companies and joint ventures accounted for using the equity method		-	-	-	-
Revaluation Surplus		-	-	-	-
Actuarial Gain (Loss) on defined benefit pension plans		-	-	-	-
Changes in the fair value of financial liabilities attributable to changes in the credit risk of the liability		-	-	-	-
Other Comprehensive Income Pre Tax		-1,402	-5,951	-13,388	-8,568
Income tax relating to components of other comprehensive income					
Net Change for Cash Flow Hedges		-	-	-	-
Hedges of a Net Investment in a Foreign Operation		-	-	-	-
Profit (Loss) in equity instrument investments at fair value		-	-	-	-
Exchange difference on translation of Foreign Operations		45,344	-10,521	87,068	-26,692
Net variation of non-current assets or groups of assets held for sale		-	-	-	-
Participation in other comprehensive income of related companies and joint ventures accounted for using the equity method		-	-	-	-
Revaluation Surplus		-	-	-	-
Actuarial Gain (Loss) on defined benefit pension plans		-	-	-	-
Changes in the fair value of financial liabilities attributable to changes in the credit risk of the liability		-	-	-	-
Sum of Income Tax-Related Components of other comprehensive income		45,344	-10,521	87,068	-26,692
Other Comprehensive Income		43,942	-16,472	73,680	-35,260
Total Comprehensive Income for the period , net of income tax		-70,752	80,266	20,138	181,200
Comprehensive Income attributable to:					
Owners of the Parent		-79,293	79,043	5,681	183,598
Non-controlling interest		8,541	1,223	14,457	-2,398
Total Comprehensive Income of the Year, net		-70,752	80,266	20,138	181,200

UNION ANDINA DE CEMENTOS S.A.A. AND SUBSIDIARIES

Statement of Cash Flow

Direct Method

For the periods ended June 30, 2020 and 2019

(In thousands of Soles)

		As of January 1st, 2020 to As June 30, 2020	of January 1st, 2020 1 June 30, 2020
Operating activities cash flows			
Types of cash collections from operating activities			
Sale of Goods and Services		1,852,404	2,514,69
Royalties, fees, commissions and other income from ordinary activities		-	-
Contracts held for brokering or trading purposes		-	-
Lease and subsequent sales of such assets		-	-
Other Cash Receipts Related to Operating Activity		-	-
Types of cash collections from operating activities			
Suppliers of goods and services		-1,358,379	-1,548,35
Contracts held for brokering or trading purposes		-	-
cash payments to and on behalf of employees		-245,470	-266,34
Elaboration or acquisition of assets to be leased and other assets held for sale		-	-
Other Cash Payments Related to Operating Activity		-70,252	-147,98
Cash flows and cash equivalents from (used in) Operating Activities		178,303	552,01
Interests received (not included in the Investment Activities)		-	-
Interests paid (not included in the Investment Activities)		-112,749	-121,35
Dividends Received (not included in the Investment Activities)		-	-
Dividends Paid (not included in the Investment Activities)		-	-
Income tax (paid) reimbursed		-94,380	-88,85
Other cash collections (payments)		-	-
Cash flows and cash equivalents from (used in) Operating Activities		-28,826	341,8
Cash flows from Investment activities			
Type of cash collections from investment activities			
Reimbursement of loan repayment and loans granted to third parties		-	-
Loss of control of subsidiaries or other businesses		-	-
Sale of Equity-related Financial Instruments or debt of other entities		-	-
Derivatives contracts (Futures, Forwards or Options)		-	-
Sales of Interest in Joint Ventures, Net of the expropriated cash		-	-
Sale of Property, Plant and Equipment		239	13,81
Sale of intangible assets		-	-
Sale of other long- term assets		-	-
Government Subventions		-	-
Interests received		-	-
Dividends received		-	4,06
Type of cash payments from investment activities			
Advances and loans granted to third parties		-	-
Controlling interest of subsidiaries and other businesses		-	-
Purchase of Financial Instruments of equity or debt of other entities		-	-
Derivatives contracts (Futures, Forwards or Options)		-	-
Purchase of Subsidiaries, Net of cash acquired		-	-
Purchase of Joint Venture shares, Net of the cash acquired		-	-
Purchase of Property, Plant and Equipment	7(a)	-75,165	-139,58
Purchase of intangible assets		-2,143	-2,52
Purchase of other long- term assets		-	-
Income tax (paid) reimbursed		-	-
Other cash receipts (payments) relating to Investment activities		-1,255	-
Cash flows and cash equivalents from (used in) investing activities		-78,324	-124,2

Type of cash collections from financing activities			
Loan securing	11.1(a)	1,225,398	192,354
Changes to the subsidiaries ownership interest not resulting in the loss of control		-	-
Share issuance		-	-
Issuance of other Equity Instruments		-	-
Government Subventions		-	-
Type of cash payments from financing activities			
Loan Amortization or Repayment	11.1(a)	-806,349	-347,836
Leasing liabilities		-	-
Changes to the subsidiaries ownership interest not resulting in the loss of control		-	-
Redemption or repurchase of the entities' shares (Shares in the portfolio)		-	-
Acquisition of other equity interest		-	-
Interests paid		-	-
Dividends paid		-23,910	-65,280
Income tax (paid) reimbursed		-	-
Other cash receipts (payments) relating to financing activities		-	29,775
Cash flows and cash equivalents from (used in) financing activities		395,139	-190,987
Increase (Decrease) in Net Cash and cash equivalents, before Changes in Foreign Excha Rates	inge	287,989	26,598
Effects of Changes in Foreign Exchange Rates on Cash and Cash Equivalents		2,456	674
Increase (Decrease) in Net Cash and Cash Equivalents		290,445	27,272
Cash and cash equivalents at beginning of year		124,337	111,410
Cash and cash equivalents at end of year	3	414,782	138,682

UNION ANDINA DE CEMENTOS S.A.A. AND SUBSIDIARIES Statement of change in Stockholder's Equity For the periods ended June 30, 2020 and 2019 (In Thousands of Soles)

									(In Thousands of Soles)										
					Other Equity Reserves														
								Investment Hedges, net of foreign businesses	Investments in equity instruments accounted at fair value	Exchange difference on translation of Foreign Operations		Participation in other comprehensive income of id for related companies and joint ventures accounted for using the equity method		Actuarial Profit (Loss) or defined benefit pension plans	Changes in the fair value of financial liabilities attributable to changes in the credit risk of the liability		Shareholders' equity attribute to the owners of the Parent		
nces as of January 1, 2019	1,646,503		-	-	329,301	1,967,159	-17,375		-	184,893			-	-	-	167,518		173,464	4,21
Changes in Accounting Policies Correction of Errors	-	-	-		-	-	-	-	-	-			-	-	-	•	-	-	
Restated Initial Balance	1.646.503		-	-	329.301		-17.375	-		184.893			-			167,518			4.2
Changes in Stockholders' Equity:	1,040,505				525,501	1,301,133	-11,515			104,033						101,010	4,110,401	175,404	4,21
Comprehensive Income:																			
Gain (Loss) for the year						216,199											216,199	261	2'
Other Comprehensive Income:						-	-8,686	-	-	-23,915			-	-		-32,601		-2,659	4
Comprehensive Income - Total year						216,199	-8,686			-23,915						-32,601		-2,398	11
Cash Dividends Declared						-45,041											-45,041	-2,647	-
Equity Issuance (reduction)	-	-	-	-	-	-											-	-	
Reduction or amortization of Investment shares		-	-	-		-												-	
Increase (decrease) in Other Contributions by Owners	-	-	-	-	-	-												-	
Decrease (Increase) for Other Distributions to Owners	-	-	-	-	-	-												-	
Increase (Decrease) due to changes in the subsidiaries ownership interest not resulting in the loss of control	-	-	-	-	-	-8,964											-8,964	8,964	
Increase (decrease) for transactions with Treasury Shares in Portfolio	-	-	-	-	-	-											-	-	
Increase (Decrease) for Transfer and other Equity Changes	171,625	-56,125	-	-	24,536	-8,672											131,364	-14,486	11
I Equity Increase (decrease)	171,625	-56,125	-	-	24,536	153,522	-8,686	-		-23,915			-	-		-32,601	260,957	-10,567	25
ice as of June 30, 2019	1,818,128	-56,125	-	-	353,837	2,120,681	-26,061	-	-	160,978			-	-	-	134,917	4,371,438	162,897	4,53
ce as of January 1, 2020	1,818,128	-38,019	-	-	363,626	2,196,748	-29,215	-	-	162,668			-	-	-	133,453	4,473,936	166,109	4,64
Changes in Accounting Policies	-	-	-	-	-	-	-	-	-	-			-	-				-	
Correction of Errors	-		-	-	-	-	-	-	-	-			-	-			-	-	
Restated Initial Balance					363,626	2,196,748				162,668							4,473,936	166,109	4,64
Changes in Stockholders' Equity:																			
Comprehensive Income:																			
Gain (Loss) for the year						-66,790											-66,790	13,248	-5
Other Comprehensive Income:						-	-12,970	-	-	85,441			-	-	-	72,471	72,471	1,209	1
Comprehensive Income - Total year						-66,790	-12,970			85,441						72,471	5,681	14,457	:
Cash Dividends Declared					-	-23,636											-23,636	-	-2
Equity Issuance (reduction)	-	-	-	-	-	-											-		
Reduction or amortization of Investment shares		-	-	-		-											•		
Increase (decrease) in Other Contributions by Owners	-	-	-	-	-	-											-		
Decrease (Increase) for Other Distributions to Owners	-	-	-	-	-	-											-		
Increase (Decrease) due to changes in the subsidiaries ownership interest not resulting in the loss of control Increase (decrease) for transactions with Treasury Shares in Portfolio	-	-	-	-	-	-												-	
Increase (Decrease) for Transfer and other Equity Changes	-	-	-	-	-	1,031											1,031	-470	
al Equity Increase (decrease)						-89,395	-12,970			85,441						72,471	-16,924	13,987	
lance as of June 30, 2020	1,818,128	-38,019			363,626	2,107,353	-42,185	-	-	248,109						205,924	4,457,012	180,096	4,637

Unión Andina de Cementos S.A.A. & Subsidiaries

UN-AUDITED Consolidated Interim Financial Statements

As of June 30, 2020, and December 31, 2019 $\,$

1. Identification and Economic Activity

Unión Andina de Cementos S.A.A. (hereinafter "the Company" or "UNACEM") was incorporated in December 1967. The Company is a subsidiary of Inversiones JRPR S.A. (hereinafter "the Principal" and ultimate parent of the economic group who owns 42.18 percent direct and indirect participation in its capital stock and is in control of directing the Company's financial and operating policies.

The registered office of the Company is located at Av. Atocongo 2440, Villa María del Triunfo, Lima, Peru.

The Company's main activity is the production and sale, for local and foreign market, of all types of cement and clinker. For this purpose, the Company owns two plants located in Lima and Junín, whose annual production capacity is 6.7 million tons of clinker and 8.3 million tons of cement.

At the Company's Board of Directors Meeting on July 31, 2020, the Company approved and informed the Superintendency of Securities Market (SMV) through an important event that the consolidated financial statements for the second quarter of fiscal year 2020 will be submitted for approval to the Group Management for its immediate presentation to the SMV, within the term extended by Superintendent Resolution No. 046-2020-SMV/02, term that expires on October 15, 2020. The consolidated financial statements of the Company and subsidiaries (hereinafter "The Group") for the second quarter of 2020 have been issued and approved by Management. In Management's opinion, the consolidated financial statements will be approved without modifications. The consolidated financial statements of 2019 have been approved by the Group Management.

1.1 Mergers in 2019 -

(a) Merger SIA - IASA- PRONTO:

At the General Shareholders' Meeting held on December 28, 2018, was approved the merger of the Company as an absorbing company and Sindicato de Inversiones y Administración S.A. (SIA), Inversiones Andino S.A (IASA) and Inmobiliaria Pronto S.A. (PRONTO) as absorbed companies. The Company's merger project was previously approved at the Independent Directors Committee Session of November 29, 2018 and at the Board meeting of November 30, 2018. The effective date of the merger was January 1, 2019.

(b) Cemento Portland (CEMPOR) Merger

At the General Shareholders' Meeting held on May 28, 2019, the simple merger of the Company as an absorbing Company and its subsidiary Cementos Portland S.A.C. (CEMPOR) as an absorbed company, was approved unanimously. The Company's merger project was previously approved at the Board Directors meeting of April 26, 2019. The effective date of the merger was June 1, 2019.

In accordance with IFRS, both corporate reorganizations did not generate any change in the effective control of Inversiones JRPR S.A. over the Company and its Subsidiaries and therefore are considered as transactions between entities under common control; consequently, all amounts were recorded at their book values following the accounting method of unification of interests.

1.2 Extraordinary event in 2020 - Health Emergency for COVID-19

The COVID-19 coronavirus pandemic, identified for the first time at the end of 2019 in the Chinese city of Wuhan, since the beginning of 2020 has been increasingly and severely affecting health and life worldwide, causing the paralysis of economic and commercial activities in many countries including Peru and affecting the commercial operations of the subsidiary Company.

In Peru, the first positive case of COVID-19 was reported by the Ministry of Health on March 6, 2020 and caused that on March 11, 2020, the Government declared the National Health Emergency for 90 calendar days, with the purpose of mitigate the effects of COVID-19, declared a "Pandemic" by the World Health Organization (WHO). Immediately after, by Supreme Decree No. 044-2020-PCM, of March 15, 2020, the Government declared a State of National Emergency and mandatory social isolation throughout the national territory, which was later extended up to five times, the last extension being until June 30, 2020, as provided by Supreme Decree No. 094-2020-PCM, of May 23, 2020. Likewise, the Peruvian government declared the extension of the State of National Emergency until October 31 of this year and imposed a quarantine focused 3 provinces.

The declaration of the State of Emergency forced the Company to immediately suspend the production of clinker and cement, as well as the dispatch at our Atocongo and Condorcocha production plants. The priority of the Company and its Subsidiaries from the beginning was focused on its sustainability and the protection of the health, integrity and well-being of its employees and their families, as well as the jobs and members of its shareholders.

In mid-April 2020, the Company restarted in a very limited way the dispatch of bulk cement, exclusively to serve the mining subsector in the execution of its critical activities, under strict security measures and new protocols with complementary measures to protect the health of its employees, which are constantly reviewed. Subsequently, Supreme Decree No. 080-2020-PCM, of May 3, 2020, approved the gradual and progressive resumption of economic activities within the framework of the declaration of the State of National Emergency, which allowed the Company to resume clinker grinding activities and bagged and bulk cement dispatch in the third week of May 2020, taking into account all the recommendations of the health authorities, in order to safeguard the well-being of its workers and the value chain.

Despite the aggressive package of measures launched in successive stages by the Peruvian government and the BCR to inject liquidity into the population and employers and prevent the payment and supply chain from being cut off, the suspension of many productive and commercial activities severely affected the economy, especially employment and the sustainability of hundreds of thousands of SMEs (Small and medium-sized enterprises), drastically reducing the capacity to consume essential goods of millions of entrepreneurs and underemployed and informal workers who represent 70% of the EAP (Economically Active Population) in the country. This serious health and economic crisis significantly reduced the activity of self-construction, the main support of the Company's bagged cement dispatches, in the months of March to May 2020; however, we believe there are sufficient reasons to be cautiously optimistic in the medium term.

The subsidiary UNACEM Ecuador has also been severely affected by the pandemic and, in compliance with government regulations, had to paralyze its activities from March 17, 2020, restarting operations, as of May 4, 2020. This serious health and economic crisis significantly reduced construction activity in Quito and in the provinces of Pichincha and Otavalo, which constitute the main market for our operations in Ecuador; however, we believe there are sufficient reasons to be cautiously optimistic in the medium term.

Instead, the subsidiary Drake Cement in Arizona, USA., it has been able to continue normally all its activities and in the months of April and May 2020 it has recorded record monthly production volumes of clinker and cement and record sales revenue.

The subsidiary UNICON Chile has also continued to operate in almost all of its facilities, although with fewer shipments, as a consequence of the COVID-19 pandemic and the quarantine measures and temporary suspension of activities in a targeted manner dictated by the authorities of that country.

The stoppage of the Company's economic activities in Peru between March 17 and May 19, 2020, generated a deterioration in the financial results of the second quarter of 2020, which led the Board of Directors to adopt a series of preventive measures and extraordinary, applicable throughout the year 2020, to take care of liquidity and working capital, which are allowing the Company to meet its workers, suppliers and clients throughout the entire value chain. The main measures adopted are:

- 1. Consume existing inventories before restarting the operation of the kilns, to protect the Company's liquidity.
- 2. Suspend all investments (CAPEX), with the exception of projects in execution to be completed this year.
- Suspend all expenses on goods and services, including maintenance expenses, that are not critical for this emergency stage, within a policy of strict austerity.
- Suspend the quarterly dividends distribution to shareholders.
- 5. Suspend of shares distribution to the board.
- 6. Suspend advances for profit sharing to workers in general.
- Accept and thank the solidarity proposal of UNACEM officials to voluntarily and temporarily reduce their salaries by 10% and 25%.
- 8. Suspend salary increases and bonuses during 2020 for all administrative staff.
- 9. Manage agreements with workers to collective agreements to suspend salary increases and bonuses in 2020.
- 10. Continue through UNACEM Association, with the policy of supporting the basic needs of the most vulnerable population in the areas surrounding the Atocongo and Condorcocha production plants.
- 11. Obtaining short-term financing taken with various institutions of the national financial system to guarantee the required liquidity in 2020.

In January and February 2020, the Company's monthly cement shipments exceeded those of the same months of 2019. However, due to the COVID-19 pandemic and the subsequent Declaration of the National State of Emergency, which led to the mandatory suspension of cement production and dispatch activities, as of June 30, 2020, the volume of cement dispatched by the Company in Peru it has decreased by 41.5% compared to the same period of the previous year. The Company's Management is cautiously optimistic regarding the recovery of the cement dispatch in the remainder of 2020.

Precisely to guarantee the continuity and sustainability of all operations and the liquidity of the Company and its subsidiaries in this year of serious impact due to lower shipments and revenues, between the months of March and June 2020, the Company and its subsidiaries have completed financing banks with the main local financial entities, for terms of no less than one year and with very reasonable interest rates, see note 11.1 (a).

The Group Management, installed immediately after the declaration of National Emergency, has been constantly evaluating and updating various scenarios of the process of reactivation of the economy and the impact on its

operations, considering its financial capacity and determining the emergency strategies to follow, in order to ensure the quickest recovery of the level of activities and income generation prior to the pandemic, prioritizing at all times the sustainability, liquidity and profitability of the Company and Subsidiaries and the recovery of value for its shareholders.

1.2 Information on the structure of the Subsidiaries -

As of June 30, 2020, and December 31, 2019, the Company's consolidated statements include the following subsidiaries (figures according to IFRS and before eliminations for consolidation purposes):

			Percentage of participation											
			2020 2019)19	Asset Liabilities			s	Net Equity		Profit (loss) (i	x)	
Country of incorporation	Entity	Main economic activity	Direct	Indirect	Direct	Indirect	2020 S/ (000)	2019 S/ (000)						
Peru	Inversiones Imbabura S.A. and subsidiaries (i)	Manufacture and sale of cement	100.00	-	100.00	-	1,983,567	1,863,143	499,574	428,738	1,483,993	1,434,405	21,785	44,269
Unites States	Skanon Investments Inc. and subsidiaries (ii)	Manufacture and sale of cement Concrete	86.55	8.68	86.55	8.68	1,446,342	1,314,609	612,655	537,110	833,687	777,499	4,137	(7,832)
Peru	Compañía Eléctrica el Platanal S.A. y subsidiaries (iii)	Electrical energy and power	90.00	-	90.00	-	1,223,699	1,223,664	482,426	483,789	741,273	739,875	1,396	28,325
Peru	Inversiones en Concreto y Afines S.A. and subsidiaries (iv)	Sale of concrete and ready mix	93.38	-	93.38	-	906,721	1,004,957	521,320	581,861	385,401	423,096	(39,746)	15,824
Peru	Prefabricados Andinos Perú S.A.C. and subsidiary (v)	Manufacture and sale Precast Concrete	50.02	-	50.02	-	62,382	65,885	45,431	43,594	16,951	22,291	(3,844)	(1,425)
Chile	Prefabricados Andinos S.A. (PREANSA Chile)	Manufacture and sale Precast Concrete	51.00	-	51.00	-	77,731	81,126	69,675	75,751	8,056	5,375	4,034	154
Unites States	Staten Island Company Inc. and subsidiaries (vi)	Holding	100.00	-	100.00	-	131,751	118,239	37,725	40,758	94,026	77,481	4,182	(424)
Peru	Transportes Lurín S.A. (LURIN)	Services	99.99	-	99.99	-	35,172	35,177	-	23	35,172	35,154	(5)	(22)
Peru	Generación Eléctrica de Atocongo S.A. (GEA)	Thermal plant operation services	99.85	0.15	99.85	0.15	33,129	30,185	32,015	29,328	1,114	857	257	144
Peru	Depósito Aduanero Conchan S.A. (DAC)	Warehouse services	99.99	-	99.99	-	2,449	1,695	1,902	830	547	865	(318)	(170)
Peru	National and Multinational Investments S.A. (vii)	Real estate business	90.90	9.10	90.90	9.10	18,309	18,231	5,005	4,951	13,304	13,280	24	(11)
Peru	Vigilancia Andina S.A.A. (vii)	Surveillance services	55.50	44.50	55.50	44.50	17,012	10,016	10,445	4,182	6,567	5,834	733	853
Peru	ARPL Tecnología Industrial (viii)	Technical assistance and engineering services	100.00	-	100.00	-	45,620	46,655	13,828	6,731	31,792	39,924	813	2,363
Peru	Minera Adelaida S.A. (MINERA)	Holding	99.99	-	99.99	-	383	382	5	3	378	379	(1)	(178)
Peru	Naviera Conchan S.A. (NAVIERA)	Holding	100.00	-	100.00	-	9	7	15	-	(6)	7	(13)	(1)

(i) The subsidiaries of Inversiones Imbabura S.A. (IMBABURA) are: UNACEM Ecuador S.A. (UNICON Ecuador) and Canteras y Voladuras S.A. (CANTYVOL)

The main subsidiaries of Skanon Investments Inc. (SKANON) are: Drake Cement, LLC, Sunshine Concrete & Materials, Inc., Maricopa Ready Mix, LLC. Ready Mix, Inc., and Desert Ready Mix. (ii)

The subsidiaries of Compañía Eléctrica El Platanal S.A. (CELEPSA) are: Ambiental Andina S.A.C (AMBIAND), Celepsa Renovables S.R.L. (Cere) and Ecorer S.A.C. (ECORER) (iii)

The subsidiary of Inversiones en Concreto y Afines S.A. (UNICON Chile) y Entrepisos Lima S.A. (ENTREPISOS) which in turn has the following subsidiaries: Concremax S.A (CONCREMAX), Unicon Ucue Cia. Ltda. (UNICON Chile) y Entrepisos Lima S.A.C.(ENTREPISOS) (iv)

(v) The subsidiary of Prefabricados Andinos Perú S.A.C. (PREANSA Perú) is: Prefabricados Andinos Colombia S.A.S (PREANSA Colombia)

The subsidiaries of Staten Island Company, Inc. (SIC) are: Staten Island Holding LLC (SIH), Staten Island Terminal LLC (SIT) and Desert Agreggates. (vi)

Inversiones Nacionales y Multinacionales S.A. (INMA) and Vigilancia Andina S.A. (VASA) were subsidiaries of the Company from the date of such (vii) merger.

ARPL Tecnología Industrial S.A. (ARPL) was a subsidiary of Inmobiliaria Pronto S.A. (PRONTO), who had 100 percent of its share capital. As a result of the merger of PRONTO with the Company, see note 1.1 (a), ARPL Its a subsidiary of the Company from the date of said merger. (viii)

Balances as of June 30, 2020 compared to balances as of June 30, 2019. (ix)

2. Summary of significant accounting policies

The accounting policies adopted to prepare the consolidated financial statement are consistent with those applied on December 31, 2019, except when otherwise indicated.

2.1 Basis of preparation -

The Company Consolidated Interim Financial Statements have been prepared according to the IAS 34 Interim financial information issued by the International Accounting Standards Board (IASB).

The Interim Consolidated Financial Statements have been prepared based on a historical cost basis, except for derivative financial instruments and the social benefits for retirement and eviction, that have been measured at fair value, based on the accounting records of each of the subsidiaries in the Group. The Consolidated Interim Financial Statements are presented in soles and all values are rounded to the nearest thousand (S/.000), except when otherwise indicated.

The interim consolidated financial statements provide comparative information for earlier periods, however, does not include all information and disclosures required in the annual consolidated financial statements and should therefore be read in conjunction with the consolidated audited report as of and for the year ended on December 31, 2019.

2.2 Basis of consolidation-

The interim consolidated financial statements include the financial statements of the Company and its subsidiaries as of June 30, 2020 and December 31, 2019.

The control criteria that the Group takes into account are described in the notes to the annual consolidated financial statements as of December 31, 2019.

2.3 New accounting pronouncements, interpretations and modifications -

The accounting policies adopted to prepare the consolidated financial statement are consistent with those applied on December 31, 2019, except when otherwise indicated.

The Group has not yet early adopted any standards, interpretations or amendments issued, which is not yet effective.

3. Cash and cash equivalents

(a) This item is made up as follows:

	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)
Petty cash	1,351	1,368
Current accounts (b)	238,633	93,976
Term deposits (c)	172,751	28,681
Mutual Funds	2,047	312
	414,782	124,337

(b) Current accounts are maintained in local and foreign currency, kept in domestic and foreign banks and are freely available. These deposits earn interest at market rates.

(c) Correspond to deposits held in local and foreign financial institutions, mainly in Soles and US dollars, which accrue interests at market rates and have original maturities of less than three months.

4. Trade and other receivable, net

(a) This item is made up as follows:

	Current		Non-current		
	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)	
Commercial:					
Trade accounts receivable, (b)	313,672	368,116	16,451	15,023	
Provision of bills receivable	24,430	29,661	-	-	
	338,102	397,777	16,451	15,023	
Related:					
Accounts receivable from related parties, note 19(b)	21,246	25,383	-	-	
Various:					
Claims to Tax authority, note 21.3	14,410	6,138	27,732	28,119	
Advances to suppliers	19,766	15,865	4,583	5,416	
Claims to third parties	6,735	5,144	2,922	2,922	
Loans to employees	2,834	5,060	-	-	
Account receivable from the Escrow fund	3,290	3,253	-	3,082	
Derivative financial instruments, note 22.1 (a)	-	144	407	418	
Other accounts receivable	18,979	21,741	3,354	4,392	
	66,014	57,345	38,998	44,349	
Advance payments of income tax and					
temporary tax on net assets	27,973	13,497	-	-	
Tax Credit due to General sales tax	8,500	6,628	539	2,247	
	36,473	20,125	539	2,247	
	461,835	500,630	55,988	61,619	
Less - Expected credit loss (c)	(10,188)	(12,466)	(16,451)	(15,023)	
	451,647	488,164	39,537	46,596	
	451,647	488,164	39,537	46,	

(b) Trade account receivables are mainly in Soles and US dollars, have current maturities and do not generate interests. The banks notes receivable has current maturity and earn interest at prevailing market rates.

(c) As of June 30, 2020, the expected credit loss has not undergone significant changes in relation to December 31, 2019 and, in Management's opinion, the estimate of expected credit loss adequately covers the risk of un-collectability as of June 30,2020 and December 31, 2019. (d) As of June 30, 2020, and December 31, 2019, the Group performed the evaluation of credit risk exposure in trade and other accounts receivable, see note 22.2.

5. Inventories, net

(a) This item is made up as follows:

is item is made up as ionows.	As of June 30,	As of December 31,
	2020	2019
	S/ (000)	S/ (000)
Finished goods	35,212	42,563
Work in progress	319,381	312,242
Raw and auxiliary materials	200,607	169,654
Packages and packing	29,800	43,466
Spare parts and supplies	245,902	243,533
Inventory in transit	6,835	1,168
	837,737	812,626
Allowance for impairment of inventories (b)	(46,817)	(40,269)
	790,920	772,357

(b) In opinion of Company's Management, the allowance for obsolescence of inventories covers appropriately its obsolescence risk as of June 30, 2020 and December 31, 2019.

6. Usage rights of Asset and Liabilities

a) Usage rights of Asset

- As of June 30, 2020, and December 31, 2019, the book value amounts to approximately S/ 23,810,000 and S/ 29,404,000, respectively; being the main leases the land category.
- (ii) As of June 30, 2020, depreciation amounts to approximately S/ 2,092,000 recorded in administrative expense and cost of sales in the consolidated statement of income. see note 15 and 16.

b) Liabilities for right in use

(i) The movement of the use rights liabilities is detailed below:

., .	As of June 30,	As of December
	2020	31, 2019
	S/ (000)	S/ (000)
Classification -		
Current	8,928	9,795
Non-current	11,645	16,550
Ending Balance	20,573	26,345

7. Mining concessions and property, plant and equipment, net

(a)

is item is made up as follows:	As of June 30,	As of December 31
	2020	2019
	S/ (000)	S/ (000)
Cost -		
Opening Balance	10,713,566	10,448,113
Additions (c)	90,452	377,246
Increase by merger and corporate reorganization, see note 1.1	-	45,34
Withdrawals, sales and others (d)	(21,800)	(101,179
Exchange rate impact	171,408	(55,959
Ending Balance	10,953,626	10,713,56
Accumulated depreciation -		
Opening Balance	3,463,168	3,102,07
Depreciation of the period (e)	209,507	443,64
Merger, see note 1.1	-	4,61
Withdrawals, sales and others (d)	(7,794)	(67,997
Exchange rate impact	60,018	(19,167
Ending Balance	3,724,899	3,463,16
Net book value -	7,228,727	7,250,39

(b) As of June 30, 2020, the carrying value of assets acquired through finance leases and leaseback amounted to approximately S/ 166,303,000 (S/ 178,680,000 as of December 31, 2019). The leased assets guaranteed financial lease liabilities, see note 11.1(a).

(c) The additions during the year 2020, correspond mainly to:

- (i) The main additions during the second semester of 2020 correspond to disbursements made for the project to dedust the coolers of kiln 2, migration of the control system of kiln 2 and roofing of the clinker yard, corresponding to the Condorcocha plant; as well as disbursements made for the purchase of land, the structural reinforcement and internal modification of chamber 3 of the multisilo, the fire detection and alarm system and the Manchay ecological conveyor belt project corresponding to the Atocongo plant; for approximately S/ 22,589,000.
- (ii) Additions of the subsidiaries Drake Cement LLC and Drake Materials for the acquisition of machinery for approximately US \$ 4,671,000 (equivalent to S/ 16,509,000).

The additions during the year 2019, correspond mainly to:

(i) Project for the cooler dusting system of kiln 2, change of rollers and bearings of the cement press 5 and migration of kiln 2 control system corresponding to the Condorcocha plant; as well as the comprehensive plan for the Cristina concession, clinker court roofing, firefighting system, pavers and the thermal plant project corresponding to the Atocongo plant for approximately S/ 74,011,000.

- (ii) Additions of works in progress of the subsidiary UNACEM Ecuador for the construction of grinding station No. 3, engine component 6, premix land and replacement of section by ferrule for corrosion, for approximately US \$ 6,587,000 (equivalent to S / 21,808,000).
- (iii) Additions of the UNICON and CONCREMAX subsidiaries for: i) acquisition of mixer trucks, mining trucks and front loaders for approximately S/ 24,904,000 and ii) Truck overhaul for approximately S/ 13,629,000.
- (iv) Additions of the Desert Ready Mix, LLC subsidiaries for the acquisition of transport unit's mixer trucks for approximately US \$ 2,104,000 (equivalent to S/ 6,966,000).
- (v) Additions of the subsidiary Staten Island Company LLC, which incurred costs for the acquisition of land and machinery for approximately US\$ 8,500,000 and US\$ 7,831,000 (equivalent to S/ 28,157,000 and S/ 25,929,000), respectively.
- (d) As of June 30, 2020, asset adjustments for approximately S/ 57,537,000 related to the Atocongo thermal plant projects and the integral plan of the Cristina mining concession are included. As a consequence of the COVID-19 pandemic, the Company's Management has decided to postpone these projects until the financial conditions of the company allow them to be carried out.

During 2019, the main sale of fixed assets made by the subsidiary Drake Materials, mixer trucks whose net book cost amounted to approximately US \$ 3,676,000 (equivalent to approximately S/ 12,276,000).

(e) Depreciation has been distributed as follows:

	As of June 30,	As of June 30,	
	2020	2019	
	S/ (000)	S/ (000)	
Cost of sales, note 15	196,523	212,813	
Administrative expenses, see note 16	5,746	6,148	
Selling expenses	84	60	
Other expenses	988	800	
Inventories in process	6,166	291	
	209,507	220,112	

(f) The subsidiaries abroad mainly maintain trusts in guarantee of the production line 2 located in Ecuador and plant, transportation units and equipment located in the United States of America, which guarantee bank loans, see note 11.1
(a).

On the other hand, the subsidiary UNICON Peru maintains a mortgage of Ancieta and Villa El Salvador plants for up to S/ 100,000,000, with Scotiabank Peru to guarantee the loan obtained with this entity, see note 11.1 (a).

Also, the subsidiary Celepsa Renovables SRL, maintains two mortgages on property, machinery and equipment for approximately US 40,820,000 (equivalent to S/.135,400,000) to guarantee the loan obtained for the construction of the Marañon Hydroelectric Plant, see note 11.1 (a).

(g) According to management's opinion, the Group has insurance policies which cover satisfactorily all of its fixed assets.

8. Intangible assets, net

(a) As of June 30, 2020, and 2019, amortization has been distributed as follows:

	As of June 30,	As of June 30,
	2020	2019
	S/ (000)	S/ (000)
Cost of sales, note 15	3,457	3,580
Administrative expenses, see note 16	1,426	1,174
Selling expenses	210	200
Other expenses	1,573	1,985
	6,666	6,939

9. Goodwill

The goodwill balance as of June 30, 2020 and December 31, 2019 is mainly composed by the higher value paid for the acquisition of UNACEM Ecuador S.A that amounts to S/.1,023,795,000.

10. Trade and other payables

(a) This item is made up as follows:

	As of June 30, 2020	As of December 31, 2019
	S/ (000)	S/ (000)
Trade payable (b)	338,996	485,514
Accounts receivable from related parties, note 19(b)	19,917	20,191
Salaries and vacation payable	69,777	56,872
Customer advances	32,166	43,998
Interest payable, note 11 (c) and 11.1 (c)	24,703	25,765
Tax Payable	16,438	17,450
Dividends payable	12,993	13,553
Director's remunerations payable	21	4,633
Value Added to Tax payable	10,142	2,520
Other accounts payable	49,949	46,867
	575,102	717,363
Term -		
Current Portion	541,725	681,705
Non- Current Portion	33,377	35,658
	575,102	717,363

(b) Trade account payables are mainly generated, by the acquisition of goods and services to development the Group's operations, and correspond to invoices payable to national and foreign suppliers, have current maturity, do not yield interests and do not have guarantees.

The UNICON Perú and CONCREMAX subsidiaries offer their suppliers a program for the payment of their accounts through financial institutions. This program allows suppliers to sell their accounts receivable to financial institutions in a separate negotiated agreement between the supplier and the financial institution, allowing suppliers to better manage their cash flows and reducing their payment processing costs to subsidiaries. These subsidiaries have no direct financial interest in these transactions.

All obligations with its suppliers, are maintained according to the contractual agreements entered into with them. As of June 30, 2020, and December 31, 2019, the balances related to these operations amount to S/ 130,886,000 and S/ 71,010,000, respectively.

11. Other financial liabilities

(a) This item is made up as follows:

	As of June 30, 2020		As of December 31, 2019			
	Current Portion S/ (000)	Non- Current Portion S/ (000)	Total S/ (000)	Current Portion S/ (000)	Non- Current Portion S/ (000)	Total S/ (000)
Bank overdrafts	15,632	-	15,632	93,129	-	93,129
Bank loans (b) and (c)	509,395	-	509,395	138,061	-	138,061
Bank bonds and loans, see note 11.1 (a)	536,858	3,616,847	4,153,705	440,175	3,471,451	3,911,626
	1,061,885	3,616,847	4,678,732	671,365	3,471,451	4,142,816

(b) Bank loans correspond to working capital loans at fixed annual rates that range between 2.35 and 5.20 percent annually, do not have specific guarantees and are renewed depending on the working capital needs of the Group. As of June 30, 2020, and December 31, 2019, the balance by bank is as follows:

	2020 S/ (000)	2019 S/ (000)
Creditor -		
BBVA Banco Continental S.A.	212,460	-
Citibank N.A. New York	123,935	116,095
Banco de Crédito del Perú S.A.	123,000	6,966
Scotiabank Perú S.A.	50,000	-
Banco Internacional del Perú S.A.A.	-	15,000
	509,395	138,061

(c) As of June 30, 2020, and December 31, 2019, the interest payable amounts to approximately S/1,923,000 and S/603,000, respectively, and are recorded in the caption "Trade and other payable" of the consolidated statement of financial position, see note 10(a). As of June 30, 2020, and 2019, the interest expenses amounted to approximately S/4,115,000 and S/9,172,000, respectively, and are included in the caption "Financial costs" of the consolidated statement of income, see note 18.

11.1 Bank bonds and loans

(a) The balance is detailed below:

			As of June 30, 2020	As of December 31, 2019
	Maturity rate	Guarantee	S/ (000)	S/ (000)
Bonds-				
Bonds of Arizona State (a.2)	September 2035,	Letter of credit, see note 21.1(c)	407,215	381,455
Second issuance of the second program	March 2023	No guarantees	60,000	120,000
			467,215	501,455
			(7,560)	(7,316
			459,655	494,139
Syndicated loans -				
Scotiabank del Perú S.A.	September 2021,	Management and guarantee trust, see note 21.1 (c)	44,263	58,048
Banco de Crédito del Perú S.A.	September 2021,	Management and guarantee trust, see note 21.1 (c)	38,986	50,550
	,			
Amortized cost			83,249 (626)	108,598 (876
			82,623	107,722
Bank loans -				
Banco de Crédito del Perú S.A.	November 2025 and November 2026	No guarantees	803,710	838,640
Scotiabank del Perú S.A.	December 2022, October 2024, 2024 and October 2025	No guarantees	655,200	533,771
Banco Internacional del Perú S.A.A.	September 2022, April 2023, October 2024 and March 2025	No guarantees	534,160	654,160
BBVA Banco Continental	November 2022 and November 2024	No guarantees	340,500	349,071
Citibank N.A. (a.1)	October 2025	No guarantees	177,050	165,850
Santander S.A. (a.1)	November, 2023	No guarantees	159,345	149,266
Banco Santander	March 2023	No guarantees	123,935	
Bank of Nova Scotia (a.1)	September 2025,	No guarantees	106,230	99,510
Banco de Crédito del Perú S.A.	August 2030	Guarantee on movable and immovable property, see note 7 (g)	104,282	98,555
Scotiabank del Perú S.A.	April 2025	Guarantee on property, see note 7 (g)	72,000	72,000
Banco de Crédito del Perú S.A.	March 2022	No guarantees	70,820	-
Banco de Crédito del Perú S.A.	March 2027	No guarantees	49,574	
Scotiabank del Perú S.A.	May 2021	No guarantees	40,000	-
Citibank N.A. New York	July 2024	No guarantees	34,082	34,967
BBVA Banco Continental	December, 2024	No guarantees	28,773	28,773
Banco Internacional del Perú S.A.A.	April 2023 and May 2023	No guarantees	21,000	
Banco Internacional del Perú S.A.A.	February 2022	Leased goods	10,745	12,259
Banco Scotiabank (Chile) (a.1)	August 2020	Letter of credit, see note 20.1(b)	14,248	13,341
Scotiabank (Chile)	April 2021 and October 2023	No guarantees	14,028	8,764
Banco de Crédito del Perú S.A.	May 2023	No guarantees	11,461	
BBVA Banco Continental	December, 2021	Letter of credit, see note 20.1(b)	10,248	11,076
Scotiabank del Perú S.A.	May 2021	No guarantees	6,381	6,381
Banco ITAU	June 2024	No guarantees	6,506	
Banco Internacional del Perú S.A.A.	May 2023	No guarantees	5,000	
Banco Internacional S.A Ecuador	Between February 2021 and December 2021	Guaranty Trust (machinery line 2 of production), see note 7 (g).	-	18,360
Scotiabank del Perú S.A.	-	No guarantees	-	5,852
Less than S/. 10,000.000	-		28,774	23,717

Notes to the consolidated financial statements (continued)

Amortized cost			(17,863)	(18,201)
			3,410,189	3,106,112
Finance leasebacks -				
Banco de Crédito del Perú S.A.	December, 2020	-	49,935	54,151
Scotiabank (Chile)	March 2024	-	3,189	3,630
			53,124	57,781
Amortized cost			(230)	(430)
			52,894	57,351
Finance leases -				
Consorcio Transmantaro	July 2039	-	54,731	51,488
Scotiabank del Perú S.A.	Between April 2020 and March 2022	-	14,123	20,223
Banco de Crédito e Inversiones (BCI) (a.1)	November, 2027	-	9,909	10,628
Scotiabank del Perú S.A.	Between October 2020 and December 2022	-	7,004	8,911
Financial Caterpillar	Between May 2021, February 2023 and May 2023		8,537	-
Less than S/. 10,000.000			50,919	49,213
			145,223	140,463
Factoring			3,121	5,839
Total			4,153,705	3,911,626

(a.1) The Group signed a swap contract to reduce the risk of the variable rate, see note 22.1 (i) (a).

(a.2) On November 18, 2010, Drake Cement, LLC obtained a bond financing of the Development Authority of Yavapai County, Arizona, United States with the purpose of financing part of the investment in the cement plant of the subsidiary amounting to US\$40,000,000, maturing in September 2035 and with a monthly interest payments on the basis of a variable interest rate (Securities Industry and Financial Markets Association Index rate) of variable rate plus 3.245 percent, up to a maximum interest rate of 12 percent as of June 30, 2020 and December 31, 2019. The bonds are secured by a letter of credit from the bank, see note 21.1 (c).

Additionally, on July 30, 2015, it made a new bond issue, with the purpose of refinancing loans for the construction of the cement plant, paying for the acquisition of assets, materials and facilities up to an amount of US \$ 75,000,000 maturing in September. of 2035 and a monthly payment of interest based on a variable interest rate (Securities Industry and Financial Markets Association Index rate) of variable rate plus 2.75 and 0.1 percent, versus a maximum interest rate of 12 percent as of June 30, 2020 and December 31, 2019. The bonds are secured by a letter of credit from the bank, see note 21.1 (c).

These bonds have the following conditions:

- The subsidiary cannot increase certain debt, for more than US \$ 5,000,000 of the outstanding balance at the time of the bond issue, excluding refinancing.
- Maintain an interest coverage ratio equal or greater than 1.0

In Management's opinion, Drake Cement has complied with the restrictive consideration and financial safeguard required by the state of Yavapai as of June 30, 2020 and December 31, 2019.

- (b) The applicable financial safeguards to financial liabilities are quarterly monitored and must be calculated based on the consolidated financial information of the Company and each of its subsidiaries and the calculation methodologies required by each financial entity.
 - (i) As of June 30, 2020, the main financial safeguards based on the separate financial information are the following:

Unión Andina de Cementos S.A.A.:

- Maintain an index debt minor or equal to 1.5 times.
- Maintain an index service coverage ratio greater or equal to 1.2 times.
- Maintain an index coverage ratio major o equal between 3.0 to 3.0 times.
- Maintain an index of hedge of debt of financial debt/EBITDA minor or equal to 4.10 times.

Unión de Concreteras S.A.:

- Maintain a total financial debt ratio between EBITDA less than or equal to 2.5 times.
- Maintain an index a service coverage greater than or equal to 1.2 times.

Concremax S.A.:

- Maintain an index debt minor or equal to 1.5 times.
- Maintain a debt service coverage ratio greater than or equal to 1.5 times.
- Maintain debt coverage ratio or financial debt / EBITDA lower or at 1.75 times.

Compañía Eléctrica el Platanal S.A.:

- Maintain a debt service coverage ratio greater than or equal to 1.10 times.
- Maintain an index debt minor or equal to 1 time.

Celepsa Renovables S.A.C.:

- Maintain a debt service coverage ratio greater than or equal to 1.20 times.
- Maintain an index debt minor or equal to 1 time.

Prefabricados Andinos Perú S.A.C:

- Maintain a maximum leverage ratio of 1 time.
- Maintain a maximum debt ratio of 3.0 times.
- To maintain an index debt minor or equal to 1 time.
- (ii) As of June 30, 2020, the main financial safeguards based on the consolidated financial information are as follow:

Unión Andina de Cementos S.A.A. & subsidiaries:

- Maintain an index debt minor or equal to 1.5 times.

- Maintain an index service coverage ratio greater than 1.0 times for the year 2020, 1.10 times for the year 2021 and 1.20 times from 2022 onwards.

- Maintain financial debt / EBITDA less than 6.50 times for the year 2020, 4.75 times for the year 2021 and 4.00 times for the year 2022 and 3.75 times from 2023 onwards.

Skanon Investments Inc. and Subsidiaries.

- Maintain an index debt minor or equal to 1.0 times.

As mentioned in note 1.2, in March of this year the Government first declared a state of health emergency and, later, a state of national emergency and compulsory social isolation throughout the national territory. In accordance with the foregoing, and by legal mandate, the Company and its Subsidiaries were forced to paralyze their economic activities, due to this extraordinary, unpredictable and irresistible event.

Certainly, this force majeure event has been generating a negative economic impact on the Company and its Subsidiaries, in such a way that, as a consequence, it is unable to comply with one of the aforementioned financial safeguards.

In this regard, the Peruvian Civil Code in its article 1315 ° expressly establishes the following:

"Act of God or major force is the non-imputable cause, consisting of an extraordinary, unpredictable and irresistible event, which prevents the execution of the obligation or determines its partial, late or defective fulfillment."

In the present case, the declaration of the State of National Emergency, which led the Company to suspend the production and sale of cement, and with it, that it affects its economy, prevents it from being

able to comply with the obligation to maintain the ratio of debt coverage or financial debt / EBITDA within the limits established according to the respective financing contracts, a fact that was duly informed to all counterparties of the obligations that the Company maintains. However, at the level of the aforementioned financial ratio, the Company has been complying with the payment of the debt service in accordance with those established in each of its financing contracts.

For the same reason mentioned above, the subsidiary Prefabricados Andinos Perú S.A .C has not complied with the debt service coverage ratio and debt ratio as of June 30, 2020.

Likewise, the Company's Management has been coordinating with the financial entities the exemptions for the compliance of their financial safeguards in 2020, as well as the determination of the new levels of compliance for the following years, the same ones that it is expected to be define before the closing of 2020.

(c) As of June 30, 2020, and December 31, 2019, interests payable related to bonds and long and medium-term debt are amounted to approximately S/22,780,000 and S/25,162,000, respectively and are recorded in the caption "Trade and other payable", of the consolidated statement of financial position, note 10(a).

The interest generated by bonds and debt with banking entities in the medium and long term maintained for the years ended on June 30, 2020 and 2019, amounting approximately S/ 99,220,000 and S/ 105,668,000, respectively, and are included in the item "Financial costs" of the consolidated income statement, note 18.

(d) As of June 30, 2020, the Group maintains bank loans in soles with effective annual interest rates in soles that fluctuate between 2.55 to 8.06 percent. Bank loans in dollars are at a variable rate plus a margin (3-month Libor rate plus a margin that fluctuates between 1.75 and 2.60 percent) and at a fixed rate of 3.40 percent.

As of December 31, 2019, the Group maintains bank loans in soles with effective annual interest rates in soles that fluctuate between 4.10 to 12.0 percent. Bank loans in dollars are at a variable rate plus a margin (3-month Libor rate plus a margin that fluctuates between 1.75 to 3.39 percent).

12. Income tax

(a) The following table presents the composition of the caption, in accordance to the difference:

	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)
Deferred liability -	, , ,	
Opening Balance	154,673	151,691
Consolidated income statement impact	2,398	11,158
Merger and corporate reorganization, see note 1.1	-	(7,649)
Charges to comprehensive income	-	1,394
Exchange rate impact	6,523	(1,922)
Others	(530)	1
Ending Balance	163,064	154,673
Deferred asset - Opening Balance	(652,442)	(678,214)
Consolidated income statement impact	36,366	11,937
Charges to comprehensive income	6,747	
Merger and corporate reorganization, see note 1.1	-	9,715
Exchange rate impact	(1,638)	173
Others	(1,678)	3,947
Ending Balance	(612,645)	(652,442)
Total net liability for deferred income tax	(449,581)	(497,769)

(b) The current and deferred income tax expense are comprised as follows:

	As of June 30,	As of June 30,
	2020 S/ (000)	2019 S/ (000)
Current	(29,340)	(110,895)
Deferred	38,764	9,321
Compensation for tax loss	2,566	4,323
Royalty Expenses	(115)	(729)
Total	11,875	(97,980)

13. Net Equity

(a) Capital issued-

As of June 30, 2020, and December 31, 2019 capital stock is represented by 1,818,127,611 common shares totally subscribed and paid at a nominal value of S/1 per share. The common shares representing the Company's capital stock are traded on the Lima Stock Exchange.

Shareholders	Number of shares	Percentage of participation
Nuevas Inversiones S.A.	459,129,497	25.25
Inversiones JRPR S.A.	456,669,897	25.12
AFPs	423,401,134	23.29
Others	478,927,083	26.34
	1,818,127,611	100.00

As of June 30, 2020, the share price of each common share has been S/1.60 (S/2.60 as of December 31, 2019).

(b) Additional share-

Corresponds to the variation between the capital increase made by the merger of the Company with SIA, IASA and PRONTO and the registered equity, see note 1.1 (a).

Legal reserve-

Under the terms of the General Corporation Law, it is required that at least 10 percent of the distributable profit for each year, less income tax, has to be transferred to a legal reserve until such reserve equals to 20 percent of the share capital. The legal reserve may offset any losses or may be capitalized, existing in both cases the obligation to replenish it. As of June 30, 2020, and December 31, 2019, the legal reserve reached the top of 20 percent of the issued capital.

(d) Unrealized results-

Corresponds to changes in the fair value of hedging financial instruments and the reserve on financial assets measured at fair value, both net of their tax effect, see note 22.1 (i)(a).

(c) Dividend distributions -

At the Board of Directors meeting held on January 31, 2020, the Company agreed to distribute dividends with charge to retained earnings for approximately S/.23,636,000 (S/.0.013 per common share), such payment was made on March 4, 2020,

Due to the situation of a National State of Emergency declared in the country and the restrictions on the operation of the cement industry, the Board of Directors agreed in a remote session on April 14, 2020, to suspend the quarterly distribution of dividends to shareholders as stipulated in the current dividend policy, which empowers the Board of Directors to agree on the distribution of dividends in cash between S/ 0.01 and S/ 0.02, provided that the Company's liquidity situation allows it and subject to the Company having complied with its covenants "Financial (contractual financial obligations) and has sufficient liquid resources to cover its costs and operating and administrative expenses, the planned disbursements for its investments in fixed assets and other assets, as well as to pay the maturities of the period for capital and interest of the financial obligations.

At the Board of Directors meetings held on January 25, May 2, July 26 and October 23, 2019, the Company agreed to distribute dividends with charge to retained earnings for approximately S/.92,312,000 (S/.0.051 per share), such payments were made on February 28, Jun 4, August 28 and November 27, 2019 respectively which have been paid in full.

14. Net sales

This item is made up as follows as of June 30:

	2020 S/ (000)	2019 S/ (000)
Segments		
Cement Sales -	751,336	1,118,827
Electrical energy and power	83,637	86,921
Concrete	578,503	821,738
Other Services	7,335	7,540
	1,420,811	2,035,026
Moment of revenue recognition		
Goods transferred at a point in time	1,305,068	1,896,186
Service performance at a point in time	115,743	138,840
	1,420,811	2,035,026

15. Cost of sales

This item is made up as follows as of June 30:

	2020	2019
	S/ (000)	S/ (000)
Beginning balance of finished goods and work in process, note 5(a)	354,805	276,286
Cost of production:		
Consumption of raw material	217,805	324,847
Personnel expenses	224,395	270,290
Fuel	100,351	196,892
Depreciation, see note 7(f)	196,523	212,813
Maintenance cost	55,196	132,964
Transport of raw material	31,559	60,346
Depreciation - Right in use, see note 6 (a)	4,033	-
Electrical Energy	35,821	45,776
Packaging	28,464	43,197
Depreciation for stripping cost	1,186	2,239
Redemption	3,457	3,580
Other manufacturing expenses	212,541	185,319
Ending balance of finished goods and work in process, note 5(a)	(354,593)	(273,427)
	1,111,543	1,481,122
Provision for inventory obsolescence - note 5(b)	7,297	2,101
	1,118,840	1,483,223

16. Administrative expenses

This item is made up as follows as of June 30:

	2020	2019
	S/ (000)	S/ (000)
Personnel expenses	58,709	69,834
Services rendered by third parties	19,595	25,836
Depreciation, note 7(f)	5,746	6,148
Taxes	8,298	5,344
Wide range of Load management	5,396	6,363
Donations	5,265	5,485
Amortization, see note 8(a).	1,426	1,174
Estimate for expected credit loss, note 4 (a)	537	1,584
Depreciation of rights in use, see note 6 (a)	157	-
Others	4,831	6,844
	109,960	128,612
	109,960	128,6

17. Other expenses

As of June 30, 2020, it corresponds mainly to the adjustment of the Atocongo thermal plant projects and the integral plan of the Cristina mining concession, see note 7 (d).

18. Finance cost

As of June 30, 2020, and 2019, this item is mainly comprised of interest on bonds issued and debts with banks for S/ 103,335,000 S/ 114,840,000, respectively (see note 11 (c) and 11.1 (c)).

19. Related parties' transactions

(a) The main transactions with related entities as of June 30, 2020 and 2019 were as follows:

	2020 S/ (000)	2019 S/ (000)
Income -		
Cement Sales -		
La Viga S.A.	137,542	226,497
Asociación UNACEM	67	114
Dividend Income -		
Ferrocarril Central Andino S.A.	-	3,547
BASF Construction Chemicals Perú S.A.	-	488
Inversiones Santa Cruz S.A.	-	34
Costs and / or expenses -		
Purchase additives-		
BASF Construction Chemicals Perú S.A.	12,533	23,004
Commissions and freight costs of cement sales -		
La Viga S.A.	8,210	10,904
Other expenses -		
BASF Construction Chemicals Perú S.A.	1,271	1,725
Other Income -		
BASF Construction Chemicals Perú S.A.	716	494

(b) As a result of these and other minor transactions, the Group kept the following balances with its related entities as of June 30, 2020 and December 31,2019:

	2020 S/ (000)	2019 S/ (000)
Account receivables, note 4(a)		
La Viga S.A.	19,960	24,227
BASF Construction Chemicals Perú S.A.	287	381
Other minors	999	775
	21,246	25,383
Account payables, note 10(a)		
BASF Construction Chemicals Perú S.A.	17,913	17,611
La Viga S.A.	1,933	2,569
Other minors	71	11
	19,917	20,191

- (c) The Group conducts its operations with related entities under the same conditions as those made with third parties, therefore there is no difference in pricing policies or the settlement of tax base, in relation to the payment, and they do not differ with the policies issued to third parties.
- (d) The total remuneration paid to Group's directors and key members of management as of June 30, 2020 and 2019 is amounting to approximately S/8,634,000 and S/. 11,894,000 respectively, which include short-term benefits and compensation for time served.

20. Earnings per share

Basic earnings (loss) per share is calculated by dividing net earnings (loss) for the six-month periods ended June 30, 2020 and 2019 by the weighted average number of common and investment shares outstanding during the year.

The calculation of the weighted average of shares and basic and diluted earnings (loss) per share is presented below:

	As of June 30, 2020 S/ (000)	As of June 30, 2019 S/ (000)
Numerator		
(Loss) Profit attributable to common shares	(66,790)	216,199
	in thousands	In thousands
Denominator		
Weighted average number of common shares	1,818,128	1,818,128
	2020	2019
	S/.	S/.
(Loss) Basic and diluted earnings per share	(0.037)	0.119

21. Commitments and contingencies

21.1 Financial and Purchase Commitments -

- (a) As of June 30, 2020, the Group and its subsidiaries kept the following letters of guarantee:
 - Guarantee letter to the Ministry of Energy and Mines (MEM), issued by Banco de Crédito del Perú, by a total approximate of US\$3,547,000 (equivalent to S/5,930,000) with a maturity on January 2021, in order to ensure compliance of the Mine Closure.
 - Guarantee letter to the Ministry of Production, issued by Banco de Crédito del Perú, by a total approximate of US\$3,547,000 (equivalent to S/14,044,000) with a maturity on January 2021, in order to ensure compliance of the Mine Closure.
- (b) The subsidiaries maintain the following guarantee letters:
 - Guarantee letter issued by financial institutions negotiated by UNICON in order to ensure the supply of concrete to certain customers, as of June 30, 2020 for approximately S / 90,609,000 (S/. 103,841,000 as of December 31, 2019).
 - Guarantee letter negotiated by DAC with some financial institutions in order to ensure their obligations generated in the exercise of their functions as a bonded warehouse in accordance with the General Customs Law, its regulations and other applicable administrative provisions, as of June 30, 2020 and December 31, 2019. for US \$ 200,000.
 - Guarantee letters negotiated by PREANSA Peru issued in favor with some financial institutions guaranteeing obligations related to customers for advances received for the start of production operations, as of June 30, 2020 and December 31, 2019 for approximately S/ 2,583,000 and S/ 2,874,000, respectively.
 - Guarantee letter to Consorcio Transmantaro S.A. requested by CELEPSA for a total of US\$3,000,000, maturing in July 2020 issued by Scotiabank Peru in order to guarantee the contract for electric power transmission for facilities of the complementary transmission
 - On September 23, 2016, the bank Scotiabank Chile approved a credit line up to US\$4,000,000, in favor of PREANSA Chile, the same that is guarantee through of the letter of guarantee of PREANSA Perú issued by the Scotiabank Perú S.A.A. With a maturity date on September 2020.
 - On December 13, 2016, BBVA Colombia approved a credit line of up to US \$3,550,000 in favor of PREANSA Colombia, which is guaranteed through a letter of credit from PREANSA Peru issued by BBVA Banco Continental with a maturity date on January 2020.
 - As of June 30, 2020, the subsidiary VASA maintain guarantee letters issued by financial institutions, guaranteeing the payment of remuneration of personnel under labor intermediation to clients for S/ 2,714,000 (S/ 2,805,000 as of December 31, 2019).

- (c) Guarantees for the payment of financial obligations:
 - Administration and Guarantee Trust: formed by CELEPSA's credit rights and future money flows from them, which is intended to ensure the payment of the obligations arising from the funding and serve as a means of payment. The activation of this trust was done immediately after the operations of "El Platanal" Hydroelectric Power Plant started.
 - Letter of credit for US \$ 40,447,000, held on November 18, 2010 between US Bank National Association and the Development Authority of Yavapai County, in order to insure to the Inversiones JRPR S.A. (Applicant) the direct payment of the credit, see note 11.1 (a.2).
 - Letter of credit for US \$ 75,000,000, held on July 30, 2015 between Drake Cement LLC, Skanon Investments, Inc (guarantor) and the Bank of Nova Scotia, New York Agency (issuer), in order that the issuer make the direct payment of the credit for Drake Cement to the US Bank National Association (trustee), which entered into a trust agreement with the Development Authority of Yavapai (authority) County, see note 11.1 (a.2).

(d) Compensation agreement

The SKANON subsidiary establishes compensation provisions under its agreements with other companies in the normal course of its operations, generally with business partners, customers, property owners, lenders and lessors. Under such provisions, SKANON generally indemnifies and exempts for losses suffered or incurred by the indemnified party as a result of its activities or, in some cases, as a result of the activities of the indemnified party under the agreement. The maximum potential for future payments that SKANON could make under these compensation provisions is unlimited. SKANON has not incurred material costs to defend claims or resolve claims related to these compensation agreements. As a result, SKANON considers that the estimated fair value of these agreements is minimal. As a result, the Group's Management has no liabilities recorded for these agreements as of June 30, 2020 and December 31, 2019.

(e) Purchase option

In accordance with the Drake Cement third addendum of the operating agreement (Restated Limited Liability Company Operating Agreement) on September 1, 2007, SKANON has the option to purchase the minority interest in Drake Cement. As of January 1, 2009, SKANON has the option, but not the obligation, to purchase the minority shareholders' interest at any time at fair value. The fair value will be determined by mutual agreement of the members in the general meeting of shareholders. As of June 30, 2020, Drake Cement has not exercised this option.

21.2 Tax situation-

(a) The companies comprising the Group are subject to the tax regime of the country in which they operate and are taxed separately on the basis of its non-consolidated results.

	Tax rates	
	2020	2019
	%	%
Peru	29.5	29.5
Ecuador	25.0	25.0
United State of America (*)	21.0 and 4.9	21.0 and 4.9
Chile	27.0	27.0
Colombia (* *)	32.0	33.0

As of June 30, 2020, and December 31, 2019, the income tax rate on taxable income in the main countries that operate the Company and its subsidiaries is:

(*) According to the legislation of the United States of America and the State of Arizona, the subsidiary is subject to the application of the federal rate of 21 percent and the state rate of 4.9 percent.

(**) For companies domiciled in Colombia, in accordance with Law No. 2010 and No. 1943, the following changes are presented as of 2019:

- The income tax rate and complementary as follows: 2019 period, 33 percent rate; 2020 period, 32 percent rate; period 2021, 31 percent rate and since period 2022 and following a rate of 30 percent.

This tax rules related to the income tax are the same as those described in the notes to the annual consolidated financial statements as of December 31, 2019.

(b) The Tax Authority in each country has the right to review and if necessary, adjust the corresponding income tax calculated by the Company and its subsidiaries in the four years after the filing of the tax return. The affidavits of income tax are open to inspection by the Tax Authority as follows:

Periods open to review

	2011 to 2013 and from 2016 to
Unión Andina de Cementos S.A.A.	2019
Compañía Eléctrica El Platanal S.A.	2015-2019
Generación Eléctrica Atocongo S.A.	2015-2019
Unión de Concreteras S.A.	2015-2019
CONCREMAX S.A.	2014-2019
Inversiones en Concreto y Afines S.A.	2015-2019
Prefabricados Andinos Perú S.A.C.	2015-2019
Transportes Lurín S.A.	2014-2019
Depósito Aduanero Conchán S.A.	2015-2019
Inversiones Imbabura S.A.	2015-2019
Inversiones Nacionales y Multinacionales Andinas S.A.	2014-2019
ARPL tecnología Industrial S.A.	2014-2019
Vigilancia Andina S.A.A.	2015-2019

In Ecuador -

In Peru -

UNACEM Ecuador S.A.

2016-2019
	Periods open to review
Union de Concreteras UNICON UCUE Cia. Ltda.	2017-2019
In Chile -	
Prefabricados Andinos S.A.	2015-2019
Unicon Chile S.A.	2017-2019
In Colombia -	
Prefabricados Andinos Colombia S.A.S.	2013-2019
In United State of America	2016-2019

Due to the interpretations likely to be given by the Tax Authority on current legal regulations, it is not possible to determine, as of this date, whether the reviews to be conducted will result in liabilities for the Company and its subsidiaries; therefore, any increased tax or surcharge that could arise from possible tax reviews will be applied to the results of the year in which it is determined. In the Management's and its legal advisors' opinion, any additional tax settlement would not be significant for the consolidated financial statements as of June 30, 2020 and December 31, 2019.

(c) Also, the tax loss carries forward of subsidiaries as of June 30, 2020 and December 31, 2019 are as follows:

	2020 S/(000)	2019 S/(000)
	0/ (000)	0/(000)
Skanon Investments Inc. and subsidiaries (i)	1,755,910	1,645,110
Compañía Eléctrica el Platanal S.A. y subsidiaries (iii)	298,705	313,526
Prefabricados Andinos S.A PREANSA Chile(iii)	38,538	41,266
Prefabricados Andinos Colombia S.A.S.(iii)	8,489	8,873
Prefabricados Andinos Perú S.A.C. (ii)	10,025	5,988
Depósito Aduanero Conchán S.A. (ii)	1,735	2,400
Inversiones Imbabura S.A. (ii)	494	-
Transportes Lurín S.A. (ii)	462	486
Other minor Peruvian subsidiaries(ii)	372	335

(i) The carryforward tax losses of the subsidiaries in the United States of America amount to approximately US\$496,862,000 (equivalent to S/ 1,755,910,000). According to the evaluation of the Group Management, it is estimated that a federal and state loss will be recovered for approximately US \$ 269,424,000 and US \$ 227,438,000, respectively (equivalent to approximately S/ 952,144,000 and S/ 803,766,000, respectively). As a result, the Group recognized an asset for deferred income tax from tax losses of approximately US \$ 61,248,000 (equivalent to approximately S/ 202,792,000) as of June 30, 2020 and December 31, 2019.

- (ii) The Managers of each subsidiary in Peru with tax loss carry forwards have therefore chosen the option to offset the tax loss up to 50 percent of the taxable income generated each year, indefinitely, as well as the option to offset the tax loss in the four years starting from the date of its generation.
- (iii) The tax loss carries forward of subsidiaries in Chile and Colombia will be offset against future profits of the subsidiaries in accordance with state and federal tax requirements related.

21.3 Contingencies -

In the normal course of business, the Company and its subsidiaries have received several taxes, legal (labor and management) and regulatory complaints, which are recorded and disclosed in accordance with International Financial Reporting Standards.

Peru -

(a) Tax:

Income tax

As a result of the audits of previous years, the Company has been notified by the Superintendency of Tax Administration (SUNAT) with various resolutions for alleged omissions of income tax. In some cases, the Company has filed appeals with superior instances for not finding that said resolutions are in accordance with the law and in others it proceeded to pay the assessments received under protest. As of June 30, 2020, and December 31, 2019, the Company maintains receivables related to certain tax processes, see note 4 (d), because, in the opinion of the Company's Management and its legal advisors, there are arguments to obtain a favorable result to the interests of the Company.

Below is a brief update of the main tax processes of the Company, which were described in greater detail in the note to the separate annual financial statements as of December 31, 2019:

- Income tax for the years 2000 and 2001 Up to date, the appeal filed by the Company is pending resolution.
- Income tax for the years 2004 and 2005 To date, the appeal for cassation against Resolution No. 17 presented by the Company is pending resolution by the Supreme Court.
- Income tax for the 2010 financial year Up to date, the appeal filed by the Company is pending resolution.

Income tax for the 2013 financial year -

To date, the judgment in the first instance of the contentious-administrative lawsuit filed by the Company against the Tax Court Resolution No. 1300-3-2019 of May 22, 2019 is pending.

- Excise tax -

As of December 31, 2018, the Company maintained claims for selective consumption tax, which have been fully charged as of the fourth quarter of 2019.

(b) Administrative:

On April 30, 2019, the appeal filed by the Company related to Resolution No. 004-2010 / ST-CLC-INDECOPI of March 25, 2010 was declared inadmissible and for this reason the Company proceeded to pay the full amount of the administrative debt that amounted to S/ 6,250,000.

Likewise, as of June 30, 2020 and December 31, 2019, the Group has filed claims to the Tax Administration Office (SUNAT), corresponding to the demands and claims for reimbursement of income tax. Management and its legal advisors estimate that there are legal arguments to obtain a favorable outcome in these processes, in which case they will not have a significant impact on the consolidated financial statements of the Group.

21.4 Environmental commitments -

The activities of the Group are subject to environmental protection standards. This tax rules are the same as those described in the notes to the annual consolidated financial statements as of December 31, 2019.

22. Financial risk management, objectives and policies

The Group's main financial liabilities, in addition to derivative financial instruments, include other financial liabilities and trade and other accounts payable. The main purpose of these financial liabilities is to obtain financing for the Group's operations. The Group also carries out transactions with derivative financial instruments. The Group also carries out transactions with derivative financial instruments. The Group is exposed to market, credit and liquidity risk.

The Group's Senior Management oversees the management of these risks. The Group's Senior Management is supported by the Financial Management that advises on financial risks and the appropriate financial risk governance framework for the Group. Financial Management provides assurance to the Group's senior executives that the Group's financial risk-taking activities are regulated by appropriate corporate policies and procedures and that financial risks are identified, measured and managed in accordance with these corporate policies and Group preferences when taking risks. All activities with financial derivative instruments related to risk management are left to teams of specialists with adequate capacities, experience and supervision.

The Group Management reviews and agrees on the policies for managing each of these risks, as mentioned in the separate financial statements as of December 31, 2019. Due to the current situation explained in detail in note 1.2, we have updated the relevant financial risks, which are shown below:

22.1 Market risk -

The sensitivity analyses shown in the following sections relate to the position as of June 30, 2020 and December 31, 2019.

The sensitivity analyses have been prepared on the basis that the amount of net debts, the ratio of fixed to floating interest rate of the debt and the proportion of financial instruments in foreign currencies are all constant as of June 30, 2020 and December 31, 2019.

(i) Interest rate risk –

Interest rate risk is the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates. Exposure of the Group to the interest rate risk is related mainly to the longterm debt with variable interest rates.

(a) Derivative Financial instruments from hedge

The Group has contracts interest rate swap designated as cash flow hedges and are recorded at their fair value. The details of these operations are as follows:

					Fair val	ue
Counterparty	Reference value US\$(000)	Maturity rate	Receives variable rate at:	Pays fix rate at:	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)
Assets-						
Banco Scotiabank (Chile) (*)	4,000	August 2020	Libor to 3 months + 1.5%	4.750%	-	144
Banco Scotiabank (Chile)	3,355	October 2023	Libor 30+ 1.85%	5.550%	407	418
Total					407	562
Liabilities -						
Citibank N.A.	50,000	October 2025	Libor to 3 months + 1.75%	5.700%	23,885	15,369
Bank of Nova Scotia	30,000	September 2025,	Libor to 3 months + 2.60%	5.660%	8,608	4,544
Santander S.A.	45,000	November, 2023	Libor to 3 months + 1.85%	5.030%	16,480	8,892
Banco de Crédito e Inversiones (BCI)	3,298	November, 2027	6.78%	3.377%	597	506
Banco Scotiabank (Chile)	-				-	288
Banco Scotiabank (Chile) (*)	4,000	August 2020	Libor to 3 months + 1.5%	4.750%	74	
Total					49,644	29,599

(*) Corresponds to the same derivative

The effective portion of changes in the fair value of financial instruments that qualify as hedges is recognized as assets or liabilities and with impact on equity. As of June 30, 2020, and December 31, 2019, the Group recognized under the heading "Unrealized results" of the consolidated statement of changes in equity.

Financial instruments are intended to reduce exposure to interest rate risk variable associated with the financial obligations set out in note 11.1(a). These financings bear interest at a variable rate equal to the 3-month Libor.

The Group pays or receives on a quarterly basis (on each interest payment date of the loan) the difference between the Libor rate on the loan market in that period and the fixed rate agreed upon in the contract coverage. Flows actually received or paid by the Company are recognized as a correction of the financial cost of the loan period for the hedged loans.

As of June 30, 2020, and 2019 the Group recognized an expense on these derivative financial instruments amounting to approximately S/.3,741,000 and S/.1,685,000 respectively, whose amounts were actually paid during the year and are presented as "Borrowing Costs" in the consolidated statement of income.

(b) Derivative Financial instruments from trading -

					Fai	r value
Counterparty	Referential amount as of December 31, 2019 US\$(000)	Maturity rate	Receives variable rate at Pays fix rate at	Pays fix rate at	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)
Liabilities -						
Citibank N.A. New York	35,000	October 2020	Libor to 3 months + 1.08%	5.200%	1,783	2,459
Total					1,783	2,459

As of June 30, 2020, the effective portion of changes in the fair value of financial instruments that qualify as hedges is recognized as assets or liabilities. As of June 30, 2020, and 2019, the effect amounts to approximately S/ 676,000 and S/.368,000, respectively, and is presented as part of the "Financial income" and "Financial heading of the consolidated statement of income.

As of June 30, 2020 and 2019 the Company recognized an expense on these derivative financial instruments amounting to approximately S/.1,622,000 and S/.1,370,000 respectively, whose amounts were actually paid during the year and are presented as "Financial Expenses" in the consolidated statement of income.

Sensitivity to interest rate -

The Group does not show the sensitivity to a reasonably possible change in interest rates on the portion of the loans, after the impact of hedge accounting.

(ii) Foreign currency risk -

The result of holding balances in foreign currency for the Group in the period ended on June 30, 2020 and 2019 was a net gain amounting approximately S/.49,035,000 and S/.36,405,000, respectively, which are presented in the caption "Exchange difference, net" in the consolidated statement of income.

As of June 30, 2020, and December 31, 2019, the Group has "Cross Currency Interest Rate Swap" amounting to S/ 2,892,000 and S/ 497,000 in favor of the bank, respectively, and hedging of risks associated with exchange rate fluctuations. These instruments were designated as held for trading. The effect as of June 30, 2020 and 2019 is an income of approximately S/. 2,617,000 and S/416,000, respectively.

Foreign currency sensitivity -

Foreign currency transactions made at free market exchange rates published by the Superintendence of Banks, Insurance and Private Funds Managers. As of June 30, 2020, the weighted average exchange rates of the free market for transactions in U.S. Dollars were S/ 3.534 for buying and S/ 3.541 for selling (S/ 3.311 for buying and S/.3.317 for selling as of December 31, 2019), respectively.

As of June 30, 2020, and December 31, 2019, the Group had the following assets and liabilities in foreign currency:

	2	020	2019			
	US\$(000)	Equivalent	US\$(000)	Equivalent		
		S/ (000)		S/ (000)		
Asset						
Cash and cash equivalents	13,729	48,519	13,826	45,778		
Trade and other payables	52,635	186,011	55,298	183,097		
	66,364	234,530	69,124	228,875		
Liabilities						
Other financial liabilities	(312,311)	(1,105,894)	(258,333)	(856,889)		
Trade and other payables	(29,334)	(103,870)	(36,755)	(121,917)		
Derivative financial instruments	(504)	(1,783)	(741)	(2,459)		
	(342,149)	(1,211,547)	(295,829)	(981,265)		
Derivative financial instrument in foreign						
currency	(240)	(849)	(73)	(242)		
Net liability position	(276,025)	(977,866)	(226,778) (752,6			

American Dollars

The following table demonstrates the sensitivity to a reasonably possible change in the US dollar exchange rate, with all other variables held constant, of the Group's profit before income tax (due to changes in the fair value of monetary assets and liabilities, including derivative financial instruments in foreign currency not classified as hedge).

Change in US Dollars rate In American Dollars	Impact on profit I	before income tax
%	As of June 30, 2020 S/ (000)	As of December 31, 2019 S/ (000)
+5	(48,893)	(37,632)
+10	(97,787)	(75,264)
-5	48,893	37,632
-10	97,787	75,264

22.2 Credit risk -

As of June 30, 2020, no significant impact on the Company and its Subsidiaries credit behavior has been identified as a consequence of the economic crisis generated by the Covid-19 pandemic. The Group's Management will continue to evaluate its exposure to credit risk, considering the impacts of said pandemic on the economies of the countries in which Unacem and subsidiaries operate and the actions that each Government may take.

22.3 Liquidity risk -

As of June 30, 2020, in Management's opinion, the Group has sufficient financial strength to meet its short-term obligations in case the Government extends the state of national emergency, considering that we have S/414,782,000 of Cash and cash equivalents that are freely available and available overdraft lines of credit.

The table below summarizes the maturity profile of the Group's financial liabilities based on contractual undiscounted payments:

	As of June 30, 2020							
	From 1 to 12		From 4 to more					
	months S/ (000)	From 1 to 3 years S/ (000)	years S/ (000)	Total S/ (000)				
Trade and other payables (*)	509,559	17,165	16,212	542,936				
Other financial liabilities								
Amortization of capital	1,061,885	1,511,212	2,105,635	4,678,732				
Flow of interest payments	162,447	369,149	336,386	867,982				
Total liabilities	1,733,891	1,897,526	2,458,233	6,089,650				

	As of December 31, 2019							
	From 1 to 12		From 4 to more					
	months	From 1 to 3 years	years	Total				
	S/ (000)	S/ (000)	S/ (000)	S/ (000)				
Trade and other payables (*)	637,962	15,922	19,736	673,620				
Other financial liabilities								
Amortization of capital	671,365	1,130,049	2,341,402	4,142,816				
Flow of interest payments	197,353	383,070	343,458	923,881				
Total liabilities	1,506,680	1,529,041	2,704,596	5,740,317				

(*) Does not include the balance of customer advances and deferred income

22.4 Capital management-

No changes were made in the objectives, policies or processes for managing capital during the years ended on June 30, 2020 and December 31, 2019.

23. Fair values

(b)

(a) Financial instruments measured at fair value and fair value hierarchy-

The following chart shows an analysis of the financial instruments that are measured at fair value at the reporting date, including the hierarchy level of their fair value. The amounts are based on balances presented in the consolidated statement of financial position:

	2020 S/ (000)	2019 S/ (000)
Derivative financial instruments:		
Level 2	407	562
Total, assets, note 4(a)	407	562
Derivative financial instruments:		
Level 2	52,276	32,300
Total, llabilities, note 22.1(1) and (1)	52,276	32,300

Financial instruments not measured at fair value -

Other financial instruments are carried at amortized cost and their estimated fair value. The level of the fair value hierarchy is described as follows:

Level 1 -

Cash and cash equivalents do not represent a credit risk or a significant interest rate; therefore, their carrying amounts are close to their fair value.

- Accounts receivable because they are net of provision for loan losses and primarily have maturities of less than three months, and Management has seen its fair value is not materially different from it carrying value.
- Trade and other payables, due to its current maturity Management estimates that its accounting balances approximate its fair value.

Level 2 -

Other financial liabilities have been determined by comparing the fair value market interest rates at the time of initial recognition with current market rates offered for similar financial instruments. The following is a comparison between the carrying value and the fair value of these financial instruments.

	As of June	30, 2020	As of Decemi	ber 31, 2019
	Carrying value S/ (000)	Fair value S/ (000)	Carrying value S/ (000)	Fair value S/ (000)
Other financial liabilities (*)	4,153,705	3,864,721	3,911,626	3,616,453

(*) As of June 30, 2020, and December 31, 2019, the amount outstanding does not include promissory notes and bank overdraft, see note 11.1 (a).

24. Segment information

For management purposes, the Group is organized into business units based on their products and activities and have three main reportable segments as follows:

- Manufacture and sale of cement.
- Manufacture and sale of concrete.
- Generation and sale of electrical energy generated using hydraulic resources.

No operating segments have been aggregated to form the above reportable operating segments.

Management monitors the operating profit of each business unit separately for purposes of making decisions about resources allocation and performance assessment.

Segment performance is evaluated based on gain or less operating and is measured consistently with gain or loss operating in the consolidated financial statements.

Transfer prices between operating segments are on an arm's length basis in a manner similar to transactions with third parties.

			A	s of June 30, 2020				As of June 30, 2019						
	Cement S/ (000)	Concrete S/ (000)	Electrical Energy S/ (000)	Others S/ (000)	Total Segments S/ (000)	Adjustments elimination S/ (000)	Consolidated S/ (000)	Cement S/(000)	Concrete S/(000)	Electrical Energy S/(000)	Others S/(000)	Total segments S/(000)	Adjustments elimination S/(000)	Consolidated S/(000)
Income														
Third-party customers	751,336	578,503	83,637	7,335	1,420,811	-	1,420,811	1,118,827	821,738	86,921	7,540	2,035,026	-	2,035,026
Inter segments	63,217	22,526	22,784	30,316	138,843	(138,843)	-	120,506	61,532	40,462	38,183	260,683	(260,683)	-
Total revenues	814,553	601,029	106,421	37,651	1,559,654	(138,843)	1,420,811	1,239,333	883,270	127,383	45,723	2,295,709	(260,683)	2,035,026
Gross profit	195,779	56,308	38,276	7,622	297,985	3,986	301,971	379,018	109,045	51,831	11,778	551,672	1,892	553,564
Operating income (expenses)														
Administrative expenses	(78,361)	(25,415)	(6,890)	(7,225)	(117,891)	7,931	(109,960)	(92,480)	(31,585)	(6,965)	(8,643)	(139,673)	11,061	(128,612)
Selling expenses	(25,850)	(11,507)	(1,455)	-	(38,812)	194	(38,618)	(31,197)	(12,994)	(1,216)	-	(45,407)	571	(44,836)
Other operating income (expenses), net	(30,842)	(3,400)	946	(28)	(33,324)	(20,047)	(53,371)	119,492	13,930	1,252	21	134,695	(124,211)	10,484
Operating profit	60,726	15,986	30,877	369	107,958	(7,936)	100,022	374,833	78,396	44,902	3,156	501,287	(110,687)	390,600
Other income (expenses)														
Participation in net income of associates and joint														
business Financial Income	- 2,929	320 1,101		- 1,627	297 5,697	4	301 4.671	- 15,642	1,749 2,906	(29) 187	- 632	1,720 19.367	42	1,762 15,225
Finance cost	2,929 (91,089)	(14,713)		(5,236)	5,097 (122,402)	(1,026) 1,026	(121,376)	(100,151)	2,906 (16,061)	(12,600)	(4,882)	(133,694)	(4,142) 4,142	(129,552)
Exchange difference, net	(35,930)	(14,713) (167)		1,968	(49,035)	1,020	(49,035)	26,724	2,087	(12,000) 7,900	(4,882) (240)	36,471	4,142 (66)	(129,552) 36,405
Income before income tax	(63,364)	2,527	4,624	(1,272)	(57,485)	(7,932)	(65,417)	317,048	69,077	40,360	(1,334)	425,151	(110,711)	314,440
Income tax	10,120	5,505	(3,228)	(522)	11,875	-	11,875	(73,186)	(11,321)	(12,035)	(1,438)	(97,980)	-	(97,980)
Net income for segment	(53,244)	8,032	1,396	(1,794)	(45,610)	(7,932)	(53,542)	243,862	57,756	28,325	(2,772)	327,171	(110,711)	216,460
Income before tax for segment	24,796	15,819	15,971	2,333	58,919	(124,336)	(65,417)	401,557	80,483	52,802	2,874	537,716	(223,276)	314,440

As of June 30, 2020

As of December 31, 2019

	Cement	Concrete	Electrical Energy	Others	Total Segments	Adjustments elimination	Consolidated	Cement	Concrete	Electrical Energy	Others	Total segments	Adjustments elimination	Consolidated
Operating assets	7,840,130	1,167,517	1,219,899	281,119	10,508,665	177,867	10,686,532	7,500,467	1,262,427	1,219,931	258,519	10,241,344	170,510	10,411,854
Operating liabilities	195,684	374,769	73,890	61,407	705,750	5,343,674	6,049,424	333,975	470,600	81,888	51,519	937,982	4,833,827	5,771,809

Eliminations and Reconciliation -

Financial income and expenses, and gains and losses from changes in fair value of financial assets at the individual segments are not charged because the underlying instruments are managed at centralized level.

Current and deferred taxes and certain financial assets and liabilities to the segments are not charged as also administered at centralized level.

A reconciliation of the effective rate of income tax as of June 30, 2020 and 2019 is as follows:

	2020	2019
	S/ (000)	S/ (000)
Reconciliation of income -		
Income before tax for segment before adjustment and eliminations	58,919	537,716
Financial Income	4,671	15,225
Finance cost	(121,376)	(129,552)
Participation in net income of associates and joint business	301	1,762
Inter segments	(7,932)	(110,711)
Income before tax for segment	(65,417)	314,440

The reconciliation of operating assets and liabilities as of June 30, 2020 and December 31, 2019 is as follows:

	2020 S/ (000)	2019 S/ (000)
Reconciliation of assets -		
Segment operating assets	10,508,665	10,242,980
Deferred income tax asset	163,064	154,673
Derivative financial instruments	407	144
Other assets	14,396	14,057
Operating assets of the Group	10,686,532	10,411,854
Reconciliation of liabilities -		
Segment operating liabilities	705,750	939,618
Other financial liabilities	4,678,732	4,142,816
Trade payables to Directors	21	4,633
Deferred income tax liability	612,645	652,442
Derivative financial instruments	52,276	32,300
Operating liabilities of the Group	6,049,424	5,771,809

Geographic information -

The income information contained above is based on customer location.

Income by location as of June 30, 2020 and 2019 is as follows:

	2020 S/ (000)	2019 S/ (000)
	0/ (000)	0, (000)
Income of customers		
Peru	827,314	1,436,171
Ecuador	165,005	257,521
United State of America	313,407	216,876
Chile	112,000	119,637
Colombia	3,085	4,821
Total income according to the consolidated statements of income	1,420,811	2,035,026

Total non-current assets by location as of June 30, 2020 and December 31, 2019 is as follows:

	2020	2019
	S/ (000)	S/ (000)
Non-current assets:		
Peru	6,676,011	6,803,748
United State of America	1,381,842	1,299,062
Ecuador	808,803	774,678
Chile	94,877	98,557
Colombia	28,802	31,233
Non- current assets according to the financial statement	8,990,335	9,007,278

25. Subsequent events

No significant financial and accounting events have been identified after June 30, 2020 that may affect the interpretation of these consolidated financial statements.