

# PERSONNEL AND ORGANIZATIONAL DATA August 31, 2014

# **OFFICERS AND DIRECTORS**

Name	Address	Term Expires	Position
Bryon Christenson	LaSalle, MN		Chairman
Tom Trahms	Janesville, MN		Vice-Chairman
Mark Christenson	Madelia, MN		Secretary/Treasurer
Tim Lewer	New Richland, MN		Director
Brian Wallace	Garden City, MN		Director
Dean Duffey	Lake Crystal, MN		Director
Dan Jones	Lake Crystal, MN		Director
Judd Hendrycks	North Mankato, MN		Director

Roger Kienholz – General Manager

#### ORGANIZATIONAL DATA

Date of Incorporation	January 27, 1927
Under Laws of State of	Minnesota
Fiscal Year Ends	August 31
Main Office	Lake Crystal, Minnesota

#### NATURE OF BUSINESS

Nature of Business ...... Farmers Cooperative Purchasing and Marketing Association Products Handled ...... Agronomy, Feed, Grain, Petroleum and Other Farm Supplies



# **Independent Auditor's Report**

To the Board of Directors Crystal Valley Cooperative Lake Crystal, Minnesota

We have audited the accompanying financial statements of Crystal Valley Cooperative, Lake Crystal, Minnesota, which comprise the balance sheets as of August 31, 2014 and 2013, and the related statements of savings, members' equity and cash flows for the years then ended, and the related notes to the financial statements.

# Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

# Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

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# Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of Crystal Valley Cooperative, Lake Crystal, Minnesota, as of August 31, 2014 and 2013, and the results of their operations and their cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

December 10, 2014

Gardines Thomsen

# BALANCE SHEETS August 31, 2014 and 2013

# ASSETS

	2014	2013
CURRENT ASSETS		
Cash	\$ 16,690,562	\$ 9,643,346
Marketable Securities	710,377	0
Receivables		
Trade – Net of Allowance for Doubtful Accounts of \$250,000	8,761,527	10,682,527
Storage and Handling	24,935	4,563
Grain in Transit	1,226,918	219,312
Other	376,683	514,582
Inventories		
Grain	1,001,223	7,012,434
Agronomy	23,763,499	22,940,430
Feed	1,378,657	1,382,148
Petroleum	1,214,587	1,030,312
Propane	549,344	451,913
Miscellaneous	163,040	146,171
Prepaid Expenses	1,189,481	346,278
Prepaid Inventory	21,571,154	19,247,787
Deferred Tax Asset	153,425	153,103
Total Current Assets	78,775,412	73,774,906
PROPERTY, PLANT AND EQUIPMENT		
Land and Land Improvements	7,849,602	7,853,694
Buildings and Equipment	79,321,355	78,430,016
	87,170,957	86,283,710
Accumulated Depreciation	(50,735,507)	(48,333,832)
Undepreciated Cost	36,435,450	37,949,878
Construction in Process	27,051,520	4,124,013
Net Property, Plant and Equipment	63,486,970	42,073,891
INVESTMENTS		
Equity in Other Organizations	13,197,457	13,726,825
Other Investments	406,819	406,819
Total Investments	13,604,276	14,133,644
TOTAL ASSETS	\$155,866,658	\$129,982,441

# BALANCE SHEETS August 31, 2014 and 2013

#### LIABILITIES AND MEMBERS' EQUITY

	2014	2013
CURRENT LIABILITIES		
Checks Written in Excess of Bank Balance	\$ 4,996,626	\$ 8,268,220
Current Maturities of Long-Term Debt	4,508,000	1,008,000
Patron Demand Notes	8,718,836	9,767,926
Payables		
Trade	15,915,376	12,861,759
Customer Credit Balances	5,766,429	7,059,483
Unpaid Grain	8,783,770	13,199,877
Margin Accounts	462,389	222,608
Other	278,969	302,127
Accrued Expenses		
Interest	111,441	115,888
Property Taxes	765,113	732,363
Payroll	1,557,222	1,645,486
Other	125,677	120,503
Patronage Dividends Payable	1,785,138	2,128,727
Total Current Liabilities	53,774,986	57,432,967
LONG–TERM LIABILITIES – Net of Current Maturities		
Notes Payable	30,371,217	6,626,873
Patron Fixed Term Notes	3,650,125	2,761,212
Total Long–Term Liabilities	34,021,342	9,388,085
DEFERRED INCOME TAXES	182,359	169,172
MEMBERS' EQUITY		
Revolving Fund	25,207,123	24,503,859
Patronage Payable in Equities	2,677,707	3,193,091
Unallocated General Reserve	40,003,141	35,295,267
Total Members' Equity	67,887,971	62,992,217

# **TOTAL LIABILITIES AND MEMBERS' EQUITY \$155,866,658** \$129,982,441

# STATEMENTS OF SAVINGS Years Ended August 31, 2014 and 2013

	2014	2013
Sales	\$270,197,343	\$373,321,493
Cost of Goods Sold	242,639,579	343,897,981
Gross Savings on Sales	27,557,764	29,423,512
Other Operating Revenue	12,686,486	11,579,276
Total Gross Revenue	40,244,250	41,002,788
Operating Expenses, Including Interest	33,307,503	32,998,412
Operating Savings	6,936,747	8,004,376
Patronage Dividend Income	2,134,632	3,417,379
Savings Before Income Taxes	9,071,379	11,421,755
Income Taxes		
Current	(59,636)	743,607
Deferred	12,865	(10,703)
Net Savings	\$ 9,118,150	\$ 10,688,851
DISTRIBUTION OF NET SA	VINGS	
Patronage Dividends		
Cash – 40%	\$ 1,785,138	\$ 2,128,727
Deferred – 60%	2,677,707	3,193,091
	4,462,845	5,321,818
Retained Savings	4,655,305	5,367,033
Total	\$ 9,118,150	\$ 10,688,851

# STATEMENTS OF MEMBERS' EQUITY Years Ended August 31, 2014 and 2013

			Patronage	Unallocated
		Revolving	Payable in	General
	Total	Fund	Equities	Reserve
Balance – August 31, 2012	\$56,870,999	\$24,505,097	\$ 2,454,727	\$29,911,175
Stock Redeemed	(2,448,549)	(2,448,549)	0	0
Distribution of Patronage Dividends	0	2,452,153	(2,452,153)	0
Over Accrual of Prior Year Patronage	6,817	0	(2,574)	9,391
Adjustments	2,826	(4,842)	0	7,668
Current Period Savings	10,688,851	0	0	10,688,851
Patronage Dividends				
Cash	(2,128,727)	0	0	(2,128,727)
Deferred	0	0	3,193,091	(3,193,091)
Balance – August 31, 2013	62,992,217	24,503,859	3,193,091	35,295,267
Stock Redeemed	(2,466,620)	(2,466,656)	0	36
Distribution of Patronage Dividends	0	3,162,039	(3,162,039)	0
Over Accrual of Prior Year Patronage	21,481	0	(31,052)	52,533
Adjustments	7,881	7,881	0	0
Current Period Savings	9,118,150	0	0	9,118,150
Patronage Dividends				
Cash	(1,785,138)	0	0	(1,785,138)
Deferred	0	0	2,677,707	(2,677,707)
Balance – August 31, 2014	\$67,887,971	\$25,207,123	\$ 2,677,707	\$40,003,141

# STATEMENTS OF CASH FLOWS Years Ended August 31, 2014 and 2013

	2014	2013
CASH FLOWS FROM OPERATING ACTIVITIES		
Net Savings	\$ 9,118,150	\$ 10,688,851
Adjustments to Reconcile Net Savings to Net Cash		
Provided by (Used in) Operating Activities		
Depreciation	5,369,566	5,537,507
Gain on Sale of Property, Plant and Equipment	(438,595)	(839,958)
Bad Debt Income	(151,141)	(107,987)
Patronage Dividends Received as Equity	(1,217,670)	(1,900,905)
Deferred Income Taxes	12,865	(10,703)
Change in Assets and Liabilities		
Decrease in Receivables	1,182,062	4,481,723
Decrease in Margin Deposits	0	36,994,337
Decrease in Inventories	4,893,058	5,164,389
Increase in Prepaid Expenses	(843,203)	(315,973)
Decrease in Prepaid Inventory	(2,323,367)	(699,705)
Decrease in Payables	(2,438,921)	(12,236,754)
Increase (Decrease) in Accrued Expenses	(54,787)	270,948
Net Cash Provided by Operating Activities	13,108,017	47,025,770
CASH FLOWS FROM INVESTING ACTIVITIES		
Proceeds from Sale of Property, Plant and Equipment	446,306	954,229
Additions to Property, Plant and Equipment	(26,790,356)	(11,615,116)
Redemption of Equity in Other Organizations	1,036,661	2,907,546
Net Cash Used in Investing Activities	(25,307,389)	(7,753,341)
CASH ELOWS EDOM EINANCING ACTIVITIES		
CASH FLOWS FROM FINANCING ACTIVITIES	(1.040.000)	(22,510,942)
Net Repayments Under Line-of-Credit Agreement	(1,049,090)	(23,510,843)
Additional Borrowings of Long–Term Debt	30,274,362	3,091,085
Retirement of Long–Term Debt	(2,141,105)	(11,127,625)
Stock Redeemed	(2,466,620)	(2,448,549)
Allocated Patronage Paid	(2,107,246)	(1,629,667)
Equity Adjustments	7,881	2,826
Increase (Decrease) in Checks Written in Excess of		0 470 011
Bank Balance	(3,271,594)	2,479,811
Net Cash Provided by (Used in) Financing Activities	19,246,588	(33,142,962)

# STATEMENTS OF CASH FLOWS (CONTINUED)

	2014	2013
Net Increase in Cash	\$ 7,047,216	\$6,129,467
Cash – Beginning of Year	9,643,346	3,513,879
Cash – End of Year	\$16,690,562	\$9,643,346

#### SUPPLEMENTAL DISCLOSURES OF CASH FLOW INFORMATION

Cash Paid During the Year for:		
Interest	\$ 816,699	\$1,470,384
Income Taxes	785,000	1,881,361

# SUPPLEMENTAL SCHEDULE OF NON–CASH INVESTING AND FINANCING ACTIVITIES

Allocated Patronage Dividends	\$ 4,462,845	\$5,321,818
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# Note 1: Organization and Nature of Business

The Company was organized in 1927 under Minnesota Law and is operating as a cooperative for the mutual benefit of its members. Voting membership is limited to agricultural producers on a one share-one vote premise. Net savings on business transacted by members is allocated to them on the books of the Corporation or paid to them through patronage dividends.

# Note 2: Summary of Significant Accounting Policies

The significant accounting practices and policies are summarized below.

# NATURE OF OPERATION AND CONCENTRATION OF CREDIT RISK

The Company operates a licensed public grain warehouse; provides grain marketing and related services, sells feed, petroleum and agronomy products and services in and around Blue Earth, Nicollet, Waseca, Watonwan, Brown and LeSueur counties in Minnesota. Approximately 57% of the Company's total gross revenue is generated by agronomy sales and related services. In the normal course of business, the Company provides credit to its patrons under standard terms without collateral.

The Company maintains cash balances with local and national financial institutions, which may at times exceed the coverage of U.S. Federal Deposit Insurance Company (FDIC). The coverage is up to \$250,000 for accounts at these institutions. At August 31, 2014 and 2013, cash balances exceeded FDIC coverage by \$13,883,196 and \$23,434,633, respectively.

The Company historically prepays or makes deposits on undelivered inventories. Concentration of credit risk with respect to inventory advances, are primarily with a few major suppliers of agricultural inputs. The Company purchases a large amount of its farm supply inventory from Land O'Lakes and CHS, Inc.

# RECEIVABLES, NET

Receivables are shown on the balance sheet net of the allowance for doubtful accounts for book purposes. The amount of the allowance is based on historical bad debt experience and a current evaluation of the aging and collectibility of receivables. For tax purposes, uncollectible amounts are charged against current operations and no allowance for doubtful accounts is maintained.

Because of uncertainties inherent in the estimation process, management's estimate of credit losses inherent in the accounts receivable and the related allowance may change in the near term.

Trade receivables with credit balances have been included in the customer credit balances payable as a current liability.

# Note 2: Summary of Significant Accounting Policies (Continued)

#### GRAIN IN TRANSIT

In accordance with industry practice on contracts, subject to final grade and weight determination at the destination point, the Company consistently records a sale at the time grain is shipped.

# HEDGING

The Company generally follows a policy of hedging its grain transactions to protect gains and minimize losses due to market fluctuations. Gains and losses from these hedge transactions are reflected in the margins of the respective commodity.

# FAIR VALUE OF FINANCIAL INSTRUMENTS

The Fair Value Measurements and Disclosures Topic of the *Financial Accounting Standards Board* (FASB) *Accounting Standards Codification* (ASC) defines fair value as the price that would be received to sell an asset or paid to transfer a liability between market participants in the principal market or in the most advantageous market when no principal market exists. Market participants are assumed to be independent, knowledgeable, able and willing to transact an exchange and not under duress. Nonperformance or credit risk is considered when determining the fair value of liabilities. Considerable judgment may be required in interpreting market data used to develop the estimates of fair value. Accordingly, estimates of fair value presented herein are not necessarily indicative of the amounts that could be realized in a current or future market exchange.

#### **INVENTORIES**

Inventories are valued at the lower of cost (first-in, first-out) or market, with the exception of the grain inventories which are valued at market and are adjusted to reflect significant net gains and/or losses on open contracts. For tax purposes, certain operating expenses are capitalized.

#### PROPERTY, PLANT AND EQUIPMENT

Land and depreciable assets are valued at cost. For book purposes, depreciation is calculated using the straight-line method with an equal amount being expensed each year over the estimated lives of the individual assets ranging between three and fifty years. When fixed assets are sold or retired, any resulting gain or loss is reflected in current operations. For tax purposes, depreciation is calculated in accordance with an acceptable tax method.

Maintenance and repairs are expensed as incurred. Expenditures for new facilities and those which increase the useful lives of the buildings and equipment are capitalized.

Depreciation expense in the amount of \$5,369,566 and \$5,537,507 has been charged against operations for the year ended August 31, 2014 and 2013, respectively.

# <u>Note 2: Summary of Significant Accounting Policies</u> (Continued)

#### EQUITY IN OTHER ORGANIZATIONS/PATRONAGE DIVIDEND INCOME

Equities in other organizations are recorded at cost, plus unredeemed patronage dividends received in the form of capital stock and other equities. Cooperative stocks are not transferable, thereby precluding any market value, but they may be used as collateral in securing loans. Patronage dividends received are recognized as income and any impairment of equities is not recognized by the Company until formal notification is received or when there has been permanent impairment of the carrying volume of the investment. Redemption of these equities is at the discretion of the various organizations.

#### MEMBERS' EQUITY

The Company is organized without capital stock on a membership basis. A membership in the Company may be issued to agriculture producers who reside in the territory served by the Company who patronize the Company by doing not less than \$5,000 in business annually, and who have been approved by the Board of Directors.

Each member is entitled and restricted to only one vote in the affairs of the Company.

#### DISTRIBUTION OF NET SAVINGS

Net savings is allocated to patrons on a patronage basis, based on taxable income and in accordance with the articles and bylaws of the Company.

Patronage refunds to members of the cooperative may take the form of either qualified or nonqualified written notices of allocation. The terms qualified and nonqualified refer to the tax aspect of a refund. For a patronage refund to be qualified as an income tax deduction for the Company at least 20% of the refund must be paid in cash. A nonqualified refund then, is a refund where less than 20% of the refund is paid to the member in cash and does not qualify as a tax deduction for the Company.

Unallocated savings, after provision for income taxes, is accounted for as an addition to general reserve.

#### USE OF ESTIMATES

The preparation of financial statements in conformity with generally accepted accounting principles requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

# Note 2: Summary of Significant Accounting Policies (Continued)

#### **REVENUE RECOGNITION**

The Company provides a wide variety of products and services, from production of agricultural inputs such as crop nutrients, fuels, livestock feeds and other farm supplies, to grain marketing, storage and drying services, agronomy spreading and spraying, transportation, and other agricultural related services. Sales are recorded upon transfer of title, which could occur at the time commodities are shipped or upon receipt by the customer, depending on the terms of the transaction. Service revenues are recorded once such services have been rendered.

#### INCOME TAXES

The Company, as a non-exempt cooperative, is taxed on non-patronage earnings and any patronage earnings not paid or allocated to patrons.

The Company evaluates uncertain tax benefits arising from tax positions taken or expected to be taken based upon the likelihood of being sustained upon examination by applicable tax authorities. If the Company determines that a tax position is more likely than not of being sustained, it recognizes the largest amount of the arising benefit that is greater than 50% likely of being realized upon settlement in the financial statements. Any tax positions taken or expected to be taken that do not pass the more likely than not test, the Company establishes reserves offsetting the benefits related to such positions. Interest and penalties, if any, are included in the current period provision for income taxes in the Company's statement of savings and are included as a current liability in the balance sheet.

#### DEFERRED INCOME TAXES

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. The principal temporary differences are due to the use of different financial reporting and income tax methods for depreciation, bad debts, inventory capitalization, grain quality and compensated absences. Deferred tax assets and liabilities may be reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion of the deferred tax assets or liabilities will not be realized.

#### SALES TAXES

Various entities impose a sales tax on specific categories of the Company's sales. The Company collects the sales tax from patrons and remits the entire amount to the respective taxing authorities. The Company excludes the tax collected and remitted from sales and the cost of sales, respectively.

#### LEASES

Leases which meet certain criteria are classified as capital leases, and assets and liabilities are recorded at amounts equal to the fair value of the leased properties at the beginning of the respective lease terms. Such assets are amortized evenly over the related lease terms of their economic lives. Leases which do not meet such criteria are classified as operating leases and related rentals are charged to expense as incurred.

# Note 2: Summary of Significant Accounting Policies (Continued)

#### **ADVERTISING EXPENSES**

The Company's advertising expenses are charged against income during the year in which they are incurred. Total advertising costs charged to expense for the year ended August 31, 2014 and 2013 was \$130,052 and \$67,520, respectively.

# DERIVATIVE FINANCIAL INSTRUMENTS

The Company has only limited involvement with derivative instruments and does not use them for trading purposes. They are used to manage well-defined commodity price risks. The Company may use futures, forward, option and swap contracts to reduce the volatility of grain. These contracts permit final settlement by delivery of the specified commodity. These contracts are not designated as hedges as defined by the Derivative and Hedging Topic of the FASB ASC. These contracts are marked to market each month and the unrealized gains or losses are recognized in earnings.

#### OFF-BALANCE SHEET RISK - COMMODITY CONTRACTS

Realized and unrealized gains and losses from future sales and purchase contracts and commitments (grain and farm supply commodities) are included in gross savings. There is a possibility that future changes in market prices may make these contract and commitments more or less valuable, thereby subjecting them to market risk. Risk arises from changes in the value of these contracts and commitments and the potential inability of counterparties to perform under the terms of the contracts. There are numerous factors which may significantly influence the value of these contracts and commitments and commitments including market volatility.

# Note 3: Related Party Transactions

The Company, organized on a cooperative basis, conducts a substantial portion of their operations with the members (owners) of the Company and has ownership interests in various regional cooperatives from whom they purchase products for resale or sell products to.

The Company sells to and purchases grain from the board of directors and certain employees. The aggregate of these transactions is not significant to the financial statements.

The Company had trade receivables due from directors and employees of \$205,716 and \$188,207 as of August 31, 2014 and 2013, respectively. The Company had customer credit balances from directors and employees of \$228,586 and \$130,909 as of August 31, 2014 and 2013, respectively.

# Note 4: Marketable Securities

The Company has marketable securities that are classified as available–for–sale securities. The securities are valued at cost.

	Number	
2014	of Shares	Cost
CHS 7.785% Cumulative Pfd.	23,983	\$710,377

#### Note 5: Construction in Process

Construction in process is stated at cost. No provision for depreciation is made on construction in process until such time as the relevant assets are completed and put into service. Construction in process at August 31, 2014 consists of the following:

	Costs to	Estimated	Completion
2014	Date	<b>Completion Cost</b>	Date
Compuweight Smart Truck System – Hope	\$ 138,319	\$ 150,000	10-01-14
Grain Dryer – Madelia	1,767,974	2,200,000	10-15-14
Propane Storage – Hope	465,912	700,000	10-01-14
Hope Grain Shuttle Facility	24,654,322	25,750,000	10-15-14
Bulk Fuel Truck – Lake Crystal	24,993	250,000	11-10-14
	\$27,051,520	\$29,050,000	

Construction in process at August 31, 2013 that was completed during the year are as follows:

	Actual
2013	Completed Cost
Bean Shed Conveyor – Madelia	\$143,334
Data Cell Tower – Nicollet	56,742
Data Cell Tower – Waldorf	55,782
Data Cell Tower – Darfur	54,988
Cardtrol Upgrade – Lake Crystal	25,245
Cardtrol Upgrade – Madelia	25,245
Cardtrol Upgrade – Nicolet	25,245
Feed Drag Conveyor – LaSalle	17,000
	\$403,581

# Note 6: Investments

At August 31, 2014 and 2013 the Company had equity in other organizations as follows:

	2014	2013
Equity in Other Organizations		
CHS, Inc.	\$ 8,231,803	\$ 8,539,310
Land O'Lakes	3,177,010	3,398,004
CoBank, ACB	1,500,182	1,458,683
Renville Co-op Transport	119,255	119,255
Western Co-op Transport Association	79,294	74,762
Ag Processing, Inc.	28,297	28,297
Others	61,616	108,514
	13,197,457	13,726,825

At August 31, 2014 and 2013, the Company had investments in other companies as follows:

	2014	2013
Other Investments Pillar Insurance Limited AgQuest Financial Services	\$ 356,819 50,000	\$ 356,819 50,000
	406,819	406,819
	\$13,604,276	\$14,133,644

# Note 7: Financing Arrangements

Financing arrangements as of August 31, 2014 and 2013 were as follows:

	Interest	Balance		Repayment
Lender	Rate	2014	2013	Basis
CoBank, ACB RIZ237TO1G				Quarterly commitment reductions of \$375,000 starting on 5-20-13 through 11-20-22.
Variable	2.76%*	\$12,750,000	\$ 0	Balance due on 02-20-23.
RIZ237T02C Fixed	4.27%	6,297,000	7,305,000	(30) quarterly payments of \$252,000 starting 05-20-13 through 08-20-20. Final unpaid balance due on 11-20-20.
RIZ237T03A Variable	2.76%*	15,832,217	329,873	(40) quarterly payments of \$500,000 starting 11-20-14 with final payment due on 08-20-24.

# Note 7: Financing Arrangements (Continued)

	Interest	Ba	lance	Repayment
Lender	Rate	2014	2013	Basis
Patron Fixed Term Notes	3.00 - 3.75%	\$ 3,650,125	\$ 2,761,212	3 year and 5 year notes. Principal and accrued interest due on maturity. Notes mature between 2016 – 2018.
Term Notes	5.00 5.7570	\$ 5,050,125	$\psi 2,701,212$	2010 2010.
Less: Current Matu	urities	38,529,342 4,508,000	10,396,085 1,008,000	
Long–Term Deb	ot	\$34,021,342	\$ 9,388,085	-

\* - Denotes continuously variable interest rate

Seasonal borrowings in effect at August 31, 2014 and 2013 are as follows:

	Interest	Ba	lance	Repayment
Lender	Rate	2014	2013	Basis
CoBank, ACB				
RIZ237SO1T				
Variable	2.51%*	\$ 0	\$ 0	Due 03-01-15.
Patron Demand Notes	2.00%	8,718,836	9,767,926	Due upon demand.

\* - Denotes continuously variable interest rate

Loan Commitments in effect at August 31, 2014 and 2013 were as follows:

	2014	2013
Operating	\$50,000,000	\$95,000,000
Term	39,047,000	41,555,000

The CoBank, ACB notes are secured by a first mortgage lien on all real property owned by the Company and a security agreement covering all personal property, including inventory and accounts receivable arising from the sale thereof, subject only to first mortgages and security agreements for other contracts. The Company also has \$1,500,182 and \$1,458,683 of equity in the bank at August 31 2014 and 2013, respectively, which is held as additional collateral.

Restrictive covenants on the CoBank, ACB loan agreements provide, among other things, (1) maintaining minimum working capital during the year and at year end, (2) restrictions on incurring additional indebtedness, (3) maintaining a minimum amount of contingent liabilities, (4) maintaining a minimum net worth and other covenants as determined by the bank.

# Note 7: Financing Arrangements (Continued)

The patron demand notes are unsecured and due on demand.

Aggregate annual maturities of the long-term debt outstanding at August 31, 2014 are as follows:

Maturity Date	
Year Ending	
August 31	
2015	\$ 4,508,000
2016	4,916,845
2017	4,794,927
2018	6,953,143
2019	5,017,211
Thereafter	12,339,216
	\$38,529,342

Interest expense charged to operations at August 31, 2014 and 2013 was \$812,252 and \$1,438,686, respectively.

#### Note 8: Unpaid Grain

Unpaid grain at August 31, 2014 and 2013 consisted of price later contracts, deferred payments contracts, priced-not paid grain, and various other grain contracts. Price later contracts represent grain on which title has passed to the Company with the price to be fixed at a later date. Deferred payment contracts represent grain on which title has passed to the company and payment is deferred to a later date. Unpaid grain also includes minimum price, enhanced minimum price, and extended grain pricing contracts, of which title has transferred, minimum/advance payments have been made to seller with final price yet to be determined, based on a later pricing of a future position. These contracts are valued at the corresponding future or option position. The contracts are summarized as follows:

	2014		2	2013
	Bushels	Amount	Bushels	Amount
Price Later Contracts				
Corn	546,716	\$1,840,128	289,843	\$ 1,786,694
Soybeans	1,383	17,952	20,363	295,462
		1,858,080		2,082,156
Deferred Payment Contracts				
Corn	366,251	1,998,471	435,740	3,026,441
Soybeans	111,423	1,467,253	65,174	963,700
-		3,465,724		3,990,141

# Note 8: Unpaid Grain (Continued)

	2014		2	013
	Bushels	Amount	Bushels	Amount
Priced Not Paid Contracts				
Corn	575,865	\$2,572,435	956,495	\$ 6,386,932
Soybeans	66,797	891,115	51,845	749,434
Oats	233	874	0	0
		3,464,424		7,136,366
Less: Advances		4,458		8,786
		\$8,783,770		\$13,199,877

The Company merchandises grain utilizing hedge-to-arrive contracts (HTA). HTA contracts are forward type grain contracts, representing a commitment by the patrons to deliver grain in the future with the final pricing to be established by the delivery date. Under these contracts the patron has established a specific commodity's futures price and period to be used in the equation of the final pricing. The patron, upon final pricing, is obligated for the difference between their established commodity's future price and the current market value of the specified futures period. The Company has established positions on the commodity futures market to cover these contracts and protect themselves against future changes in market prices.

The Company is contingently at risk from various factors which may significantly influence the fair value of the HTA contract commitments. These factors include market volatility, the potential inability to deliver quantities relative to their annual production, and the patron's willingness to perform under the terms of the HTA contract agreements. Because of the uncertainties inherent in the estimate of the fair value of these contracts, management's estimate of the fair value of these contracts may change as future changes in the market prices make these contracts more or less valuable.

# Note 9: Retirement Plan

The Company has a 401(k) retirement plan that covers substantially all full-time employees. Employer payments to the plan are equal to 100% of each participant's contribution to a maximum of 5% of each participant's regular compensation. Pension costs are funded as they are accrued. Employer contributions at August 31, 2014 and 2013 were \$343,491 and \$313,791, respectively.

# Note 10: Members' Equity

# Revolving Fund

The patrons' revolving fund account was established for the purpose of acquiring non-stock capital. The Company maintains a record of the holders of credits and the amount allocated to each holder. The principal source of additions to the patrons' equity are the capital contributions by each member of a portion of his share of the patrons' net margins. Patrons' equity credits may be retired at anytime at the discretion of the Board of Directors. During the year ended August 31, 2014 and 2013, \$2,466,656 and \$2,448,549, respectively, were retired. The Company holds a first lien on each patrons' equity credit for any indebtedness of the holder to the Company.

# General Reserve

Total net margins less the patrons' net margins, as defined in the articles and bylaws of the Company, are designated as the Company's net margins. These margins are taxable to the Company and consist of patronage–sourced margins not allocated, as well as all non–patronage–sourced net margins.

# Note 11: Income Taxes

Components of the provision for income tax expense for the years ended August 31, 2014 and 2013 was as follows:

	2014	2013
Federal Income Tax	\$ 0	\$ 331,867
State Income Tax	450,000	598,275
Over Accrual of Prior Years	(22,366)	(186,535)
Refund of Amended Returns	(487,270)	0
	\$ (59,636)	\$ 743,607
Deferred Tax Expense (Income)	\$ 12,865	\$ (10,703)
Deferred Tax Expense (Income)	\$ 12,865	\$ (10,703)

Total income tax expense for the year ended August 31, 2014, was less than the normal amount computed by applying the U.S. federal income tax rate to savings before income taxes primarily because of allocated patronage dividends, the surtax exemption, permanent timing differences, and temporary timing differences creating deferred income taxes.

The Company has excluded allocated patronage dividends from its taxable income for the years ended August 31, 2014 and 2013, as provided under Section 1382 of the Internal Revenue Code. In order to utilize this exclusion, at least 20% of the patronage dividends amounting to \$892,569 and \$1,064,364 in 2014 and 2013, respectively, must be or were paid in cash by May 15, 2015 and 2014, respectively. The Company has elected to pay 40% in cash, which amounted to \$1,785,138 and \$2,128,727 for the years ended August 31, 2014 and 2013, respectively.

# <u>Note 11: Income Taxes</u> (Continued)

Deferred income taxes reflect the net tax effects of temporary differences between the carrying amounts of assets and liabilities for financial reporting purposes and the amounts used for income tax purposes. Deferred taxes are classified as current or non-current, depending on the classification of the assets and liabilities to which they relate. Deferred taxes arising from timing differences that are not related to an asset or liability as current or non-current depending on the periods in which the timing differences are expected to reverse.

Amounts for deferred tax assets and liabilities at August 31, 2014 and 2013 are as follows:

	2014	2013
Deferred Tax Asset – Current		
Allowance for Doubtful Accounts	\$ 30,000	\$ 30,000
Compensated Absences	73,499	68,394
Inventory Capitalization	49,926	54,709
	\$153,425	\$153,103
Deferred Tax Liability – Non–Current		
Depreciation – Book/Tax Difference	\$182,359	\$169,172

The Company recognizes any uncertain tax benefits if such benefits are a result of a tax position that is more likely than not sustainable upon examination by Federal or State tax authorities. When an uncertain benefit is determined to be more likely than not sustained, the Company values the position, for financial statement purposes, of the largest amount of the tax benefit that is more than 50% likely of being realized upon resolution of the benefit. For any tax positions taken that do not meet the more likely than not criteria, the Company establishes a tax reserve for 100% of the position taken.

As of August 31, 2014, no significant amounts of unrecognized tax benefits existed nor does the Company anticipate any significant changes in unrecognized tax benefits to occur within the next year, other than tax settlements.

The Company files tax returns with the Internal Revenue Service and the State of Minnesota. As of August 31, 2014, the Company is no longer subject to examinations by relevant tax authorities for the fiscal years prior to August 31, 2011.

# Note 12: Operating Leases

The Company has various cancelable operating leases and rental agreements on property and various types of equipment.

# Note 12: Operating Leases (Continued)

The following is a schedule of approximate minimum rental payments required under the operating leases that have initial or remaining non-cancelable lease terms in excess of one year as of August 31, 2014.

Maturity Date	
Year Ending	
August 31	
2015	\$1,779,604
2016	584,136
2017	271,703
2018	271,703
2019	67,926
Thereafter	0
	\$2,975,072

Rental expense for the year ended August 31, 2014 and 2013 amounted to \$863,021 and \$832,428, respectively.

#### Note 13: Fair Value Measurements

The Company determines the fair value of certain inventories of agricultural commodities, derivative contracts, and marketable securities based on the fair value definition and hierarchy levels as established below:

- Level 1 Values are based on unadjusted quoted prices in active markets for identical assets or liabilities. These assets or liabilities include commodity derivative contracts on the Chicago Board of Trade.
- Level 2 Values are based on quoted prices for similar assets or liabilities in active markets, quoted prices for identical assets or liabilities exchanged in inactive markets.
- Level 3 Values are based on unobservable inputs reflecting management's own assumptions and best estimates that market participants would use in pricing the asset or liability.

The asset's or liability's fair value measurement level within the fair value hierarchy is based on the lowest level of any input that is significant to the fair value measurement. Valuation techniques used need to maximize the use of observable inputs and minimize the use of unobservable inputs.

# <u>Note 13: Fair Value Measurements</u> (Continued)

The carrying value of the Company's other assets and liabilities, consisting principally of trade receivables, accounts payable, lines of credit and other obligations, approximates fair value due to the short-term maturity of these instruments. The carrying value of long-term borrowings approximates fair value as the interest the Company could obtain on similar debt instruments approximate the interest rates of current debt obligations. The Company's investments in other cooperatives are stated at cost. There is no established market for these investments, and it is not otherwise practical to determine the fair value of investments in cooperatives.

The following table sets forth the level, within the fair value hierarchy, the Company's assets and liabilities at fair value as of August 31, 2014 and 2013:

Fair Values as of August 31, 2014				
Leve	el 1	Level 2	Level 3	Total
+		\$6,371,017		\$ 6,371,017
2,68	9,825	0	0	2,689,825
\$2,68	9,825	\$6,371,017	\$0	\$ 9,060,842
	,	· / /		
\$	0	\$8,059,619	\$0	\$ 8,059,619
	Faiı	r Values as of A	August 31, 2	2013
Leve	el 1	Level 2	Level 3	Total
\$	0	\$7,344,548	\$0	\$ 7,344,548
3,42	0,075	0	0	3,420,075
				<u> </u>
\$3,42	0,075	\$7,344,548	\$0	\$10,764,623
\$	0	\$3 752 189	\$0	\$ 3,752,189
	\$ 2,68 \$2,68 \$ \$ Leve \$ 3,42	Level 1 \$ 0 2,689,825 \$2,689,825 \$ 0 Fain Level 1 \$ 0 3,420,075 \$3,420,075	Level 1 Level 2   \$ 0 \$6,371,017   2,689,825 0   \$2,689,825 \$6,371,017   \$ 0 \$8,059,619   \$ 0 \$8,059,619   Fair Values as of A   Level 1 Level 2   \$ 0 \$7,344,548   3,420,075 \$7,344,548	Level 1 Level 2 Level 3   \$ 0 \$6,371,017 \$0   2,689,825 0 0   \$2,689,825 \$6,371,017 \$0   \$ 0 \$8,059,619 \$0   \$ 0 \$8,059,619 \$0   Fair Values as of August 31, 2   Level 1 Level 2 Level 3   \$ 0 \$7,344,548 \$0   \$3,420,075 \$7,344,548 \$0

Grain inventories are measured at fair value based on exchange quoted prices adjusted for differences in local markets, and as such are categorized as Level 2. Commodity derivative futures contracts are measured at fair value based on quoted prices on active exchanges and as such are categorized as Level 1. Commodity derivative forward contracts are measured at fair value based on exchange quoted prices and/or recent market bids, adjusted for location specific inputs and as such are categorized as Level 2. The Company had no Level 3 measurements as of August 31, 2014.

# Note 14: Derivative Instruments

The Company's purpose for entering into derivatives and its overall risk management strategies are discussed in Note 2.

The fair value of derivatives is located in Inventories on the balance sheets. The fair value of commodity derivatives (future contracts and options) is as follows at August 31:

	2014	2013
Derivative Assets		
<b>Commodity Futures Contracts</b>	\$2,689,825	\$3,420,075

Gains and losses on commodity derivatives are located in Gross Savings on Sales on the Statement of Savings. Net gains (losses) on futures contracts for the years ended August 31, 2014 and 2013, were \$9,495,164 and \$(4,877,133), respectively.

#### Note 15: Commitments and Contingencies

a. The Company is contingently liable for any weight or grade deficiencies that may occur at time of delivery on 438,059 bushels of grain in storage under warehouse receipts or awaiting disposition at August 31, 2014.

Daily Position Record (DPR)	Corn	Soybeans	Oats
Open Storage	196,499	20,003	0
Warehouse Receipts			
Grain Bank	221,557	0	0
Storage Obligation	418,056	20,003	0
Company Owned – Unpaid	1,488,830	179,601	233
Company Owned - Paid	325,797	(154,425)	11,409
Total Company Owned	1,814,627	25,176	11,642
Total Obligations Per DPR	2,232,683	45,179	11,642

# Note 15: Commitments and Contingencies (Continued)

b. The Company has entered into an agreement with Partners in Production where the Partners in Production will provide input financing to certain company patrons. The Company agrees to perform services regarding the origination, servicing, and collection of completed documents from patrons and related parties. The Company will guarantee 0% to 100% of the total non-collectible producer loan amounts, as well as 0% to 100% of any expenses incurred by the Partners in Production in the collection or attempted collection of any patron loan. Total Patron note balance and the outstanding balances as of August 31, 2014 is as follows:

Company Recourse Limit	2,000,000
Total Producer Loan Commitment	314,580
Outstanding Principal Balance	125,424
Maximum Potential Liability	120,678

- c. The Company is a guarantor of loan obligations held by AgQuest Financial Services, Inc. The loan guarantee pool which is not to exceed \$1,500,000, is given to induce AgQuest to make loans to the Company's patrons to promote production of agriculture in the trade area.
- d. The Company is subject to various federal and state regulations regarding the care, delivery and containment of products which the Company handles and has handled. The Company is contingently liable for any associated costs which could arise from the handling, delivery and containment of these products.
- e. The Company is a member of a group of other agricultural cooperatives in the Access Insurance Association Workers Compensation Self Insurance Group. The Company pays an annual premium to the plan to cover administrative, group co-insurance and reinsurance costs. Assessments are possible for each member depending on their incurred losses for the calendar plan year if the Company's losses exceed 50% of their premium with a maximum assessment not to exceed their annual premium. The assessment, if applicable, is payable in two equal installments the following year. The Company's annual premium for 2014 and 2013 was \$211,927 and \$222,677, respectively.

# Note 16: Subsequent Event

The Company has considered the effect, if any, that events occurring after the balance sheet date and up to December 10, 2014 have on the financial statements as presented. This date coincides with the date the financial statements were available to be issued.

	2014	2013	2012
Sales	\$270,197,343	\$373,321,493	\$345,478,281
Cost of Goods Sold	242,639,579	343,897,981	318,287,412
Gross Margin	27,557,764	29,423,512	27,190,869
Percent of Sales	10.20%	7.88%	7.87%
Operating Revenue	12,686,486	11,579,276	10,687,931
Total Gross Revenue	40,244,250	41,002,788	37,878,800
Operating Expenses	33,307,503	32,998,412	31,937,530
Operating Savings (Local Net)	6,936,747	8,004,376	5,941,270
Percent of Sales	2.57%	2.14%	1.72%
Patronage Dividend Income	2,134,632	3,417,379	3,638,112
Gain (Loss) on Sale of Marketable Securities	0	0	0
Savings Before Income Taxes	9,071,379	11,421,755	9,579,382
Income Taxes	(46,771)	732,904	841,277
Net Savings	\$9,118,150	\$10,688,851	\$8,738,105
DISTRIBU	TION OF NET SA	VINGS	
Patronage Dividends			
Cash – 40%	\$1,785,138	\$2,128,727	\$1,636,484
Deferred – 60%	2,677,707	3,193,091	2,454,727
Total Dividends	4,462,845	5,321,818	4,091,211
Retained Savings	4,655,305	5,367,033	4,646,894
Total	\$9,118,150	\$10,688,851	\$8,738,105

# **OPERATING STATEMENT**

2011	2010	2009	2008	2007
\$305,851,530	\$199,227,649	\$239,063,002	\$222,668,968	\$162,525,854
280,653,476	179,721,850	218,087,621	201,905,318	144,436,386
25,198,054	19,505,799	20,975,381	20,763,650	18,089,468
8.24%	9.79%	8.77%	9.32%	11.13%
10,861,271	11,850,328	10,957,893	8,160,710	7,297,160
36,059,325	31,356,127	31,933,274	28,924,360	25,386,628
31,339,433	26,738,950	27,379,474	24,974,126	22,536,979
4,719,892	4,617,177	4,553,800	3,950,234	2,849,649
1.54%	2.32%	1.90%	1.77%	1.75%
2,015,070	1,321,097	3,102,865	2,614,453	1,711,270
69,774	920	-1,857	1,414,887	141,604
6,804,736	5,939,194	7,654,808	7,979,574	4,702,523
374,565	214,506	1,100,805	722,232	1,133,009
\$6,430,171	\$5,724,688	\$6,554,003	\$7,257,342	\$3,569,514

# **OPERATING STATEMENT**

# **DISTRIBUTION OF NET SAVINGS**

\$1,491,850	\$1,471,222	\$1,524,258	\$1,238,628	\$766,212
2,237,776	2,206,834	2,286,388	1,857,941	1,149,317
3,729,626	3,678,056	3,810,646	3,096,569	1,915,529
2,700,545	2,046,632	2,743,357	4,160,773	1,653,985
\$6,430,171	\$5,724,688	\$6,554,003	\$7,257,342	\$3,569,514

	2014	2013	2012
ASSETS			
Current Assets	78,775,412	73,774,906	113,171,766
Property, Plant & Equipment	63,486,970	42,073,891	36,110,553
Other Assets	0	0	0
Investments/Equity in other Organizations	13,604,276	14,133,644	15,140,285
TOTAL ASSETS	\$155,866,658	\$129,982,441	\$164,422,604
Current Liabilities	53,774,986	57,432,967	91,879,377
Long Term Debt	34,021,342	9,388,085	15,490,000
Deferred Income Tax	182,359	169,172	182,228
Total Members' Equity	67,887,971	62,992,217	56,870,999
TOTAL LIABILITIES & MEMBERS' EQUITY	\$155,866,658	\$129,982,441	\$164,422,604
Working Capital	\$25,000,426	\$16,341,939	\$21,292,389
	FIXED ASSETS		
	2014	2013	2012
Fixed Asset Expenditures	\$26,790,356	\$11,615,116	\$1,666,954

# **BALANCE SHEET**

# EQUITY REVOLVEMENT

	2014	2013	2012
Equity Revolvement	\$2,466,620	\$2,448,549	\$2,835,084

\$13,214,947

2007	2008	2009	2010	2011
\$46,385,174	\$94,566,777	\$52,608,631	\$58,744,434	\$124,848,816
23,266,239	23,974,700	24,274,593	32,098,028	39,992,648
173,368	0	0	0	0
15,433,106	15,773,754	15,811,070	15,695,027	16,341,846
85,257,887	134,315,231	92,694,294	106,537,489	181,183,310
38,706,321	85,089,887	42,828,787	50,541,601	109,974,162
3,261,429	2,645,033	1,111,254	5,557,692	18,432,623
184,603	168,191	206,881	279,888	226,871
	46 412 120	40 5 47 272	50.150.200	
43,105,534	46,412,120	48,547,372	50,158,308	52,549,654
\$85,257,887	\$134,315,231	\$92,694,294	\$106,537,489	\$181,183,310
\$7,678,853	\$9,476,890	\$9,779,844	\$8,202,833	\$14,874,654
		FIXED ASSETS		
2007	2008	2009	2010	2011

# **BALANCE SHEET**

# EQUITY REVOLVEMENT

\$4,970,861

\$4,829,466

\$3,974,396

\$12,045,134

2011	2010	2009	2008	2007
\$2,473,873	\$2,665,067	\$2,710,728	\$2,120,645	\$1,690,659









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Employees

**lim Anderson** Jason Androli Tim Arndt Lenny Babcock Dean Barott Leslie Barr Tom Basmoen Chris Baumgard Keith Bergerson Tom Bishop **Terry Bloomquist** Perry Blythe Nate Boomgarden Dave Borchardt Dale Botten **Ryan Brandts** Travis Brekken Amanda Britton Josh Bruns **Rose Burgess Brendon** Caraway Bruce Carlson Rosie Chamberlen Junita Christensen Chad Clobes lake Cole Jerry Conlon **Bill Coonradt** Josh Coy **Jim Cutler** Arvin Dahl Dave Dahl Tim Danberry **Brian Davis** Joe Ebargary Adam Edwards Matt Eischen Tony Elg Steve Enderle Don Epper **Dave Frantum lim Friedrichs** Grant Friton Mitchell Gilman John Graham **Cindy Haler** Tom Hansen lim Harriman **Courtney Hennis** 

Dale Hoeper Gary Hulke Randy Hulke losh lverson Tony Jacobs Kevin Jeurissen Sheri Johnson lim lung Lee Kachelmeier **lerrick Kalis Terry Kalis** Jamie Kantack John Kaveney Jordan Keil **Roger Kienholz** Lucas Kietzer **Kyle Kurth Jolene Kuster** Aaron Lachmiller Kurt Lahr **Bill Landin** Amber Lang Paul Lange Jon Langland **Greg Lassas** ason Leary Dan Leiding Ashley Leivermann **Tim Lewis Dave Limoges** Julie Lorentz Pat Madery Matt McMonagle Geoff Mead **Eugene Meyer** Mark Meyer loe Michaelis **Steve Michels** Doris Miller Paul Miller Matt Missling Kevin Monahan Nathan Monroe Dean Morrison Kevin Moulder Eric Nelson Joyce Nelson lesse Nikoley Josh Nikoley

Justin Nilson Mark Norell **Marlene Peters** Tammy Petterson Susan Piper Jeff Pluym **Chris Priem James Prince Bob** Raue Les Reed Brian Reid **Casey Riebe Kevin Roeker** Nathan Rolling Nik Samuelson **Ritchie Schaefer** Mike Scheibel Jay Schlomann Matt Schoper Tyler Schutte Mike Schwanke Sam Schwark Scott Shumski Shane Shumski Todd Sittig Lloyd Skluzacek **Daryl Sonnabend** Gary Spence leff Spence leff Stauffer **Tim Steinborn** Al Stokes John Thomas Stan Timmerman lemie Tollefson **Drew Tolzmann** Matt Trcka **Dan Trullinger Trent Wadd** Darrick Wegner **Corey Wiederhoeft** Todd Wihlm **Gina Windschitl** Gayle Wolf Katie Wolle **Eldon Wright Ben Youngerberg** Joel Zimmerman

Glenys Zins

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