# ALI ASGHAR TEXTILE MILLS LIMITED Annual Report 2021







# Ali Asghar Textile Mills Limited Annual Report 2021

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## **Vision Statement**

To strive through excellence through Commitment, Integrity, Honesty and Team Work

## **Mission Statement**

To invest and operate successful logistic center and invest in high return ventures.

#### COMPANY INFORMATION

**Board of Directors** 

Mr. Nadeem Ellahi Shaikh (Chief Executive/ Executive Director)

Mr. Muhammad Afzal (Chairman/Non-Executive)

Mr. Abdullah Moosa (Executive Director)

Mr. Ahmed Ali (Non-Executive Director)
Mr. Muhammad Suleman (Executive Director)

Mr. Sultan Mehmood (Independent Director/NED)
Mr. Muhammad Zubair (Independent Director/NED)

**Audit Committee** Mr. Muhammad Zubair Chairman

Mr. Sultan Mehmood Member
Mr. Muhammad Afzal Member

Human Resources &Mr. Muhammad ZubairChairmanRemuneration (HR&R)Mr. Muhammad AfzalMemberCommitteeMr. Ahmed AliMember

Mr. Nadeem Ellahi Member

**CFO** Mr. Muhammad Suleman

Company Secretary Mr. Abdullah Moosa

**Auditor** M/s. Mushtaq & Co. Chartered Accountants

Banker Habib Bank Ltd, Soneri Bank Ltd.

Habib Metropolitan Bank Limited

Bank Al-Habib Ltd, MCB Bank Limited

Shares Registrar C. & K. Management Associates (Pvt) Ltd

404- Trade Tower, Abdullah Haroon Road

Metropole Hotel, Karachi-75530 Phone: 35687839, 3568593

**Registered Office**Room No. 306-308,3<sup>rd</sup> Floor Uni Tower I.I

Chundrigar Road, Karachi.

Website www.aatml.com.pk

Mills Plot 6, Sector No. 25 Korangi Industrial Area

Karachi, 74900

# PATTERN OF SHAREHOLDING HELD BY THE SHAREHOLDERS

As on June 30, 2021

No. of Shareholders	As on Jul	Shareholdings		Total Shares held
482	1	-	100	43,563
305	101	-	500	96,010
107	501	-	1000	90,701
149	1001	-	5000	1,378,340
22	5001	-	10000	174,775
10	10001	-	15000	119,599
5	15001	=	20000	89,200
3	20001	-	25000	73,000
1	30001	=	35000	30,500
1	35001	=	40000	39,000
3	40001	=	45000	127,736
1	45001	-	50000	50,000
2	70001	-	75000	146,200
1	3700001	=	3705000	3,701,464
2	10245001	=	40000000	38,266,606
				44,426,694
Director, Chief Executive Officer				
Nadeem Ellahi		18,293,275		41%
Marium Humayun		40,940		0.0922%
Raja Gazanfar Ali		1,000		0.0023%
Muhammad Suleman		1,000		0.0023%
Abdullah Moosa		1,000		0.0023%
Sultan Mehmood		1,000		0.0023%
Muhammad Azad Khan		1,000		0.0023%
Associated Company, Undertaking	and			
related parties				
NIT & ICP (investment Companies	s)	4,800		0.0108%
Banks Development Financial Insti	tutions,			
Joint stock, non Banking Financial a	and			
other Institutions		171,499		0.3860%
Insurance Company				
Modarabas and Mutual Funds				
Shareholding 10% - Naveed Ellahi		19,973,331		45%
General Public				
Local		5,937,849		13.3655%
Foreign				
Others				
		44,426,694		100%
N. J				4407
Nadeem Ellahi				41%
Naveed Ellahi				45%
Mrs. Gulnar Humayun				8%

### **DIRECTOR REPORT**

The directors are pleased to presents the account for the year ended 30-06-2021.

The company PAT was 105 Million versus PAT of Rs.134 Million in SPLY.

The year was a very eventful one for the company as it saw the installation/erection and start of the logistics center envisioned by the management in 2017. I am pleased to report that inspite of Corona virus lead slowdown economic activities, AATML has managed to sign a long term contract with a top ecommerce company. The management is also looking into entering into ICT services business as it is a fast growing and lucrative field. In addition management is also looking at investing in further logistics centers. The investment portfolio of the company also performed satisfactory during the period.

Please find para wise reply to the Auditor qualifications:

- a. Sending and receiving third party confirmation (in this case, balance conformation from First Dawood Investment Bank and Bank of Punjab) is one of the procedures applied by auditors to verify the balance pending. The management has not only disclosed each material fact about these liabilities under note number 178.2, 17.3, 17.4, 23.1 & 23.2 but also provided all documents relating to first Dawood Investment Bank Limited and Bank of Punjab liability which could help them verify such balance through other alternate audit procedures but the auditors still choose to qualify these liabilities because they couldn't satisfy themselves on the basis of their judgment.
- b. The management believes that the liability should not be recorded more than the probable outflow of economic benefit and in the case, as stated in note number 24.1, the management and the legal advisor firmly believes that the outflow won't be more than what already recorded in the books of the company and basing that, the management is of opinion that the markup of Bank of Punjab along with its pending liability is correctly recorded and properly disclosed in the financial statements.
- c. Regarding outstanding dividend of Rs.239,589 the management is trying, with share register to identify the relevant shareholder. Due to unclaimed dividend been at least 15 years or more, the shareholders are not been identified.

Regarding corporate governance points raised the company has separated the office of the CFO and company Secretary as per requirement Companies Act 2017, Note regarding CFO and company secretary not having proper certifications is noticed. However I would like to add that both individuals are working in senior positions at the company for more than 15 years and have handled all financial issues and negotiations with banks and SECP, PSX diligently. As the company financial position further improves and it is in a position to afford higher salaries. It will appoint higher qualified individuals. Head of internal audit, Mr. Altaf Qadir is a certified ICMA qualified graduate. For director training management is contacting proper institutes to complete training of directors.

In the end I would like to thank all the employees for their hard work and persistence, in wake of the serious corona virus threat. All employees have gotten vaccinations and are fully compliant with government SOP.

By order of the Board

NADEEM ELLAHI SHAIKH

Chief Executive

Karachi

Dated October 7, 2021

## ڈائریکٹر رپورٹ

ڈائریکٹر 30-06-2021 کو ختم ہونے والے سال کا اکاؤنٹ پیش کرنے پر خوش ہیں۔

کمپنی کا منافع بعد از ٹیکس پچھلے سال 134ملین روپے کے مقابلے میں اس سال 105 ملین روپے رہا ہے۔

سال کمپنی کے لیے بہت ہی اہم تھا کیونکہ اس نے 2017 میں مینجمنٹ کے تصور کردہ لاجسٹک سنٹر کی تنصیب/تعمیر اور آغاز دیکھا۔مجھے خوشی ہوتی ہیں بتانے میں کہ کورونا وائرس کے باوجود کمپنی نے ایک اعلی ای کامرس کمپنی کے ساتھ طویل مدتی معاہدہ سابن کر دیا ہے۔

مینجمنٹ آئی سی ٹی سروسز بزنس میں داخل ہونے پر بھی غور کر رہی ہے کیونکہ یہ تیزی سے بڑھتا ہوا اور فائدہ مند فیلڈ ہے۔ اس کے علاوہ مینجمنٹ مزید لاجسٹک سینٹرز میں سرمایہ کاری کرنے پر بھی غور کر رہی ہے۔ اس مدت کے دوران کمپنی کے سرمایہ کاری کے پورٹ فولیو نے بھی تسلی بخش کارکردگی کا مظاہرہ کیا۔

براه كرم آليار كى قابليت كا پيرا وار جواب ملاحظم فرما بين:

a. تھرڈ پارٹی کنفرمیشن بھیجنا اور وصول کرنا (اس معاملے میں ، فرسٹ داؤد انویسٹمنٹ بینک اور بینک آف پنجاب سے بیلنس کنفارمیشن) آڈیٹر کے ذریعہ زیر التوا بیلنس کی تصدیق کے لیے لاگو کیے جانے والے طریقہ کار میں سے ایک ہے۔ انتظامیہ نے نوٹ نمبر 17.2 ، 17.3 ، 17.4 ، 13.5 اور 23.2 کے تحت نہ صرف ان ذمہ داریوں کے بارے میں ہر مادی حقیقت کو ظاہر کیا ہے بلکہ پہلے داؤد انویسٹمنٹ بینک لمیٹڈ اور بینک آف بنجاب کی ذمہ داری سے متعلق تمام دستاویزات بھی فراہم کی بیں جو انہیں دوسرے کے ذریعے اس بیلنس کی تصدیق میں مدد دے سکتی ہیں۔ لیکن آڈیٹرز اب بھی ان ذمہ داریوں کو کو الیفائی کرنے کا انتخاب کرتے ہیں کیونکہ وہ اپنے فیصلے کی بنیاد پر خود کو مطمئن نہیں کر سکتے تھے۔

b - انتظامیہ کا خیال ہے کہ ذمہ داری معاشی فوائد کے ممکنہ اخراج سے زیادہ درج نہیں ہونی چاہیے اور اس معاملے میں ، جیسا کہ نوٹ نمبر 24.1 میں بیان کیا گیا ہے ، انتظامیہ اور قانونی مشیر کا پختہ یقین ہے کہ اخراج پہلے سے ریکارڈ شدہ سے زیادہ نہیں ہوگا۔

کمپنی کی کتابوں میں اور اس کی بنیاد پر ، مینجمنٹ کی رائے ہے کہ بینک آف پنجاب کا مارک اپ اس کی زیر التواء ذمہ داری کے ساتھ مالی طور پر ریکارڈ کیا گیا ہے اور بیانات میں مناسب طریقے سے ظاہر کیا گیا ہے۔

23،589-c روپے کے بقایا ڈیویڈنڈ کے حوالے سے انتظامیہ کوشش کر رہی ہے ، شیئر رجسٹر کے ساتھ متعلقہ شیئر ہولڈر کی شناخت کرے۔ غیر دعوی کردہ منافع کم از کم 15 سال یا اس سے زیادہ ہونے کی وجہ سے ، حصص یافتگان کی شفاخت نہیں کی جاتی ہے-کارپوریٹ گورننس پواننٹس کے حوالے سے کمپنی نے کمپنی کمپنی ایکٹ 2017 کے مطابق سی ایف او اور کمپنی سیکریٹری کے دفتر کو الگ کر دیا ہے ، سی ایف او اور كمپنى سيكريٹرى كے بارے ميں نوٹ مناسب سرٹيفيكيشن نہ ہونے پر ديكھا گيا ہے- تاہم میں یہ شامل کرنا چاہوں گا کہ دونوں افراد 15 سال سے زائد عرصے سے کمپنی میں سیننر عہدوں پر کام کر رہے ہیں اور انہوں نے تمام مالی مسائل اور بینکوں اور ایس ای سی پی ، پی ایس ایکس کے ساتھ مذاکر ات کو مستعدی سے سنبھالا ہے۔ جیسا کہ کمپنی کی مالی پوزیشن مزید بہتر ہوتی ہے اور یہ زیادہ تنخواہوں کے متحمل ہونے کی پوزیشن میں ہے۔ یہ اعلیٰ ابل افراد کا تقرر کرے گا۔ اندرونی آڈٹ کے سربراہ ، الطاف قادر آنی سی ایم اے کا ایک سند یافتہ گریجویٹ ہے۔ ڈائریکٹر ٹریننگ کے حوالے سے مینجمنٹ ڈائریکٹرز کی تربیت مکمل کرنے کے لیے مناسب ادارے سے رابطہ کر رہی ہے۔ آخر میں میں کورونا وائرس کے سنگین خطرے کے پیش نظر تمام ملازمین کی محنت اور استقامت کا شکریہ ادا کرنا چاہتا ہوں۔ تمام ملازمین نے ویکسینیشن حاصل کر لی ہے اور وہ حکومتی ایس او پی کے مطابق کام کر رہے ہیں۔

> ندیم الٰہی شیخ۔ چیف ایگزیکیٹو کراچی بتاریخ 7 اکتوبر 2021

## علی اصغر ٹیکسٹائل ملز لمیٹڈ چیئر مین کا جائزہ

مجھے شیئر ہولڈرز کو مالی سال 2021 کے لیے کمپنی کی کارکردگی پر چیرمین جائزہ پیش کرنے پر خوشی ہے۔ بورڈ کے چیئرمین کی حیثیت سے ، بورڈ کی کمیٹی مختلف کاموں کی نگرانی کرتی تھی اور اپنے فیصلوں سے اسٹاک ایکسچینج اور ایس ای سی پی کو بروقت رپورٹ کیا گیا۔ بورڈ کمیٹیوں کی نگرانی کی گئی تاکہ یہ یقینی بنایا جا سکے کہ وہ کمپنی کے افعال کو استحکام فراہم کرے اور تمام قواعد و ضوابط پر عمل پیرا رہے۔ تمام شیئر ہولڈرز کے سوالات کا فوری جواب دیا گیا۔

بورڈ کی کارکردگی کو تسلی بخش قرار دیا گیا کیونکہ کارپوریٹ گورننس کے کوڈ کے تمام قواعد لاگو تھے۔

سال کے دوران بورڈ نے کہی چیزوں پر غور کیا اور ان کی منظوری دی ، بشمول سہ ماہی اور سالانہ مالیاتی سٹیٹمنز بیرونی آڈیٹرز کی کی تقرری اور دیگر مالی معاملات۔ میں بورڈ کے ممبران کے تمام قیمتی ان پٹ اور وقت کے لیے ان کا شکریہ ادا کرنا چاہتا

بور لا کا چیئرمین۔



بوں-

كراچى مورخہ 07 اكتوبر 2021

**CHAIRMAN REVIEW** 

I am pleased to present to the shareholders chairman review of the company

performance for FY21 . As chairman of the board, the board committee

overseeing various functions carried out their duties and decisions were reported

in time to the stock exchange and SECP. Board committees were monitored to

ensure they provided stability to company functions and adhered to all

regulations. All shareholder queries were answered promptly.

The board performance was evaluated a satisfactory as all rules of code of

corporate governance were applied.

During the year the board considered and approved may things, including

quarterly and annual financial statement appointment of external auditors and

other financial matter.

I wish to thank the board of members for all their valuable input and time they

gave.

CHAIRMAN OF THE BAORD

MUHANINIAD AFZAL.

KARACHI

Dated: October 07, 2021



306-308, Uni Tower,

I.I.Chundrigar Road, Karachi. Phone: (9221) 32416060-2

32467853-5

Fax : (9221) 32416063 Email : aatml@cyber.net.pk

Website: www.aatml.com.pk

## ALI ASGHAR TEXTILE MILLS LIMITED

STATEMENT OF COMPLIANCE
WITH LISTED COMPANIES (CODE OF CORPORATE GOVERNANCE)
REGULATIONS, 2017

YEAR ENDED JUNE 30, 2021

The Company has complied with the requirement of the Listed Companies (Code of Corporate Governance) Regulations, 2017 (the Regulations) in the following manner:

1. The total number of Directors are Seven (7) as per the following:

a. Male :

7

b. Female:

Ω

2. The composition of board is as follows:

Category	Names
Independent Director/Non Executive	Mr. Muhammad Zubair
Chief Executive/Executive Director	Mr. Nadeem Ellahi Sheikh
Non-Executive Director	Mr. Ahmed Ali
Executive Director	Mr. Muhammad Suleman
Non-Executive Director	Mr. Muhammad Afzal
Independent Director/Non Executive	Mr. Sultan Mehmood
Executive Director	Mr. Abdullah Moosa

- 3. The Directors have confirmed that none of them are serving as a director in more than seven listed companies, including this Company.
- 4. The Company has prepared a code of conduct and ensures that appropriate steps have been taken to disseminate it through the company along with its supporting policies and procedure.
- The Board has developed a vision and mission statement, overall corporate strategy and significant policies of the Company. A complete record of particulars of significant policies along with the dates on which they were approved or amended has been maintained.
- 6. All the powers of the Board have been duly exercised and decisions on relevant matters have been taken by the Board/Shareholders as empowered by the relevant provisions of the Companies Act, 2017 (the Act) and these regulations.

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7. The meetings of the Board were presided over by the Chairman and, in his absence, by a director elected by the Board for his purpose. The Board has complied with the requirements of the Act and the Regulations with respect to frequency, recording and circulating minutes of meeting of the Board.

- 8. The Board of Directors has a formal policy and transparent procedures for remuneration of directors in accordance with the Act and these Regulations.
- The board arranged in house orientation courses for its directors during the year to appraise them of their duties and responsibilities and to brief them regarding amendments in the companies ordinance/corporate laws.
- 10. The Board has approved appointment of CFO, Company Secretary and Head of Internal Audit, including their remuneration and terms and conditions of employment and complied with relevant requirements of the Regulations.
- 11.CFO and CEO duly endorsed the financial statements of the Company before approval of the Board.
- 12. The Board has formed committees comprising of members given below:
  - a) Audit Committee

Name of Director	Designation
Mr. Muhammad Zubair.	Chairman
Mr. Sultan Mehmood	Member
Mr. Muhammad Afzal	Member

b) HR and Remuneration Committee:

Name of Director	Designation
Mr. Muhammad Zubair	Chairman
Mr. Ahmed Ali	Member
Mr. Muhammad Afzal	Member
Mr. Nadeem Ellahi	Member

13. The terms of reference of the aforesaid committees have been formed, documented and advised to the Committee for compliance.



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14. The frequency of meetings (quarterly/half yearly/yearly) of the committee were as per following:

a) Audit Committee

b) HR and Remuneration Committee

Quarterly Meeting Annual Meeting

- 15. The Board has set-up an effective Internal Audit Function, the chief internal auditor is suitable qualified and experienced person.
- 16. The Statutory auditors of the company have confirmed that they have been given a satisfactory rating under the quality control review program of the Institute of Chartered Accountants of Pakistan(ICAP) and registered with Audit Oversight Board of Pakistan, that they and all their partners are in compliance with the International Federation of Accountants(IFAC) guidelines on the Code of Ethics as adopted by the ICAP and that and the partners of the firm involved in the audit are not a close relative (spouse, parent, dependent and non- dependent children) of the chief executive officer, chief finance officer, head of internal audit, company secretary or director of the company.
- 17. The statutory auditors or the persons associated with them have not been appointed to provide other services except n accordance with the Act, these regulations or any other regulatory requirement and the auditors have confirmed that they have observed IFAC guidelines in this regard.

18. We confirm that all other requirements of the Regulations have been complied with.

Mr. Muhammad Afzal

Chairman

Nadeem Ellahi Chief Executive

Karachi

Date: 06.10.2021

# ALI ASGHAR TEXTILE MILLS LIMITED Notice of 55<sup>th</sup> Annual General Meeting

Notice is hereby given that the 55<sup>th</sup> annual general meeting of Ali Asghar Textile Mills Limited will be held at 306-308 Unitowers, I.I. Chundrigar road, Karachi on October 28, 2021 at 2 P.M. sharp to transact the following business:

#### **ORDINARY BUSINESS**

To confirm minutes of the last General Meeting held on October 27, 2020. To receive, consider and adopt audited Accounts for the year ended 30<sup>th</sup> June 2021 together with Auditor's and Director Report thereon.

- 1. To confirm minutes of the last Annual General Meeting held on 27<sup>th</sup> October 2020.
- 2. To receive, consider and adopt audited accounts for the year ended 30<sup>th</sup> June 2021 together with Auditor's and Director Report thereon.
- 3. To appoint auditors for the year ended June 30, 2022 and to fix their remuneration.
- 4. To transact any other business with the permission of the Chair.

#### **SPECIAL BUSINESS:**

- To approve by way of special resolution with or without modification the following resolution in respect of related party transaction in terms of Section 208 of the Companies ACT. 2017.
- (i)RESOLVED THAT the related parties transactions conducted during the year as disclosed in the note 31 of the unconsolidated financial statements for the year ended June 30, 2021 be and are hereby ratified, approved and confirmed.

(ii)RESOLVED THAT the Board of Directors of the Company be and is hereby authorized to approve the transaction to be conduced with Related Parties on case to case basis during the financial year ending June 30, 2022.

"FURTHER RESOLVED that transactions approved by Board shall be deemed to have been approved by the shareholders and shall be placed before the shareholders in the next Annual General Meeting for their formal ratification/approval

By the order of Board

Abdullah Moosa Company Secretary

Dated: October 4<sup>th</sup> October 2021

#### Notes:

The Share Transfer Books will remain closed and no transfer of shares will be accepted for registration from October 22<sup>nd</sup> to October 28<sup>th</sup> (both days inclusive).

#### 1. Participation in the annual general meeting:

A member entitled to attend and vote at this meeting is entitled to appoint another member/any other person as his/her proxy to attend and vote.

- 2. Duly completed instrument of proxy, and the other authority under which it is signed, thereof, must be lodged with the secretary of the company at the company's registered office at least 48 hours before the time of the meeting.
- 3. Necessary Provision of email and physical mailing address and other material information:

As per SRO 787(I)/2014 of SECP, each TRE Holder/Shareholder who desire to receive soft copy of accounts is requested to update his/her email address with the share registrar and opt for the soft copy of financial results of The Company, so all the results and material information could be transferred in more quicker and better way and any change of address of TRE Certificate holder should be immediately notified to the company's share registrars, C&K Management Associates (PVT) Limited, Address: 404- Trade Tower, Abdullah Haroon Road Near, Metropole Hotel, Karachi-75530, Phone: 35687839, 3568593

**4.** The CDC account holders will further have to follow the under-mentioned guidelines as laid down by the Securities and Exchange Commission of Pakistan:

#### A. For attending the meeting:

- i) In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall authenticate his identity by showing his original computerized national identity card (CNIC) or original passport at the time of attending the meeting.
- ii) In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature of the nominee shall be produced at the time of the meeting.

#### **B.** For appointing proxies:

- i) In case of individuals, the account holder or sub-account holder and/or the person whose securities are in group account and their registration details are uploaded as per the Regulations, shall submit the proxy form accordingly.
- ii) The proxy form shall be witnessed by two persons whose names, addresses and CNIC numbers shall be mentioned on the form.
- iii) Attested copies of CNIC or the passport
- iv) The proxy shall produce his/her original CNIC or original passport at the time of meeting.
- v) In case of corporate entity, the Board of Directors' resolution/power of attorney with specimen signature shall be submitted along with proxy form to the company.
  - **5.** Accounts of the company and other material information should be provided on the website <a href="https://www.aatml.com.pk">www.aatml.com.pk</a>
  - **6.** COVID 19 Related Contingency Planning for AGM:

In view of the prevailing and worsening situation and ensuring the health safety of our shareholder due to pandemic COVID-19 and in line with the direction issued to listed companies by the Securities & Exchange Commission of Pakistan vide is Circular No.4 of 2021 dated February 15, 2021 and subsequent Circular No.6 of 2021 dated March 03, 2021, the company intend to convene this AGM virtually via video conference facility which ensuring compliance with the quorum requirements and request to the Members to consolidate their attendance and voting at the AGM through proxy To special arrangement for attending the AGM through electronic means will be as under:

- a) AGM will be held through Zoom application via a video link facility.
- b) Shareholder/proxy holders interested in attending the AGM through Zoom application are hereby requested to get themselves registered with the Company Secretary office by sending an e-mail with subject: "Registration for AGM" at the earliest but not later than 21<sup>st</sup> October 2021 on email (aatml@cyber.net.pk) along with a valid copy of both side of CNIC.

Shareholder/Proxy holders are advice to mention their Name, Folio/CDC Account Number, CNIC Number and Cell number.

Upon receipt of the above information from the interested shareholders, the Company will send the login credentials at their email address. On the date of AGM, shareholders will be able to login and participate in the AGM proceedings through their smart phones/computer devices. The login facility will be opened at 1:30 p.m. on October 28, 2021 enabling the participants to join the proceedings which will start at 2;00 p.m. sharp.

#### STATEMENT MATERIAL FACTS UNDER SECTION 134 (3) OF THE COMPANIES ACT, 2017

1. Relating to item Number 5(i) of the notice-Ratification and approval of the related party transactions.

The company carries out transaction with its associates and related parties in accordance with its policies, applicable laws, regulations and with approval of board of directors of the company. However, during the year some of the Company's Directors are interested in certain transactions (by virtue of being the shareholder of common directorship), therefor due to absent of requisite quorum for approval in Board of Directors meeting, these transactions are being placed for the approval by shareholders in the Annual General Meeting.

All transactions with related parties to be ratified have been disclosed in the note 42 to the unconsolidated financial statements for the year ended 30<sup>th</sup> June 2021.

The company carries out transactions with its related parties on an arm's length as per the approved policy with respect to 'transactions with related parties' in the normal course of business and periodically reviewed by the Board Audit Committee. Upon the recommendation of the board, Audit Committee, Upon the recommendation of the Board Audit Committee, such transactions are placed before the board of directors for approval.

Transactions entered into with the related parties include, but are not limited to, sale and purchase of goods, dividends paid and received, investments made (in accordance with the approval of shareholders and board where applicable) and sharing of common expenses.

The nature of relationship with these related parties has also been indicated in the note 31 to the unconsolidated financial statements for the year ended 30<sup>th</sup> June 2021.

2. Relating to Item Number 5 (ii) of the notice- Authorization for the Board of Directors to approve the related party transaction during the year ending 30<sup>th</sup> June 2022.

The Company shall be conducting transactions with its related parties during the year ended 30<sup>th</sup> June 2022 on an arm's length basis as per the approved policy with respect to 'transaction with related parties' in the normal course of business some Directors are interested in these transactions due to their common directorship substantial shareholding in the subsidiary/associated companies. In order to promote transparent business practices, the Board of Directors seeks authorization from the shareholders to approve transactions with the related parties from time-to-time on case to case basis for the year ended 30<sup>th</sup> June, 2022 and such transactions shall be deemed to be approved by the Shareholders. The nature and scope of such related party transactions is explained above. These transactions shall be placed before the shareholders in the next AGM for their formal approval/ratification.

# KEY OPERATING AND FINANCIAL RESULTS FROM 2015-2016 TO 2020-2021

ACCOUNTING YEAR	2020-2021	2019-2020	2018-2019	2017-2018	2016-2017	2015-2016
	'000	'000	'000	'000	'000	'000
OPERATING RESULTS						
Logistic Center Service Reveune	8,892	3,855	11,173	12,134	5,723	3,637
Sales-Net	-	-	-	-	-	-
Gross Profit (Loss)	116,523	(17,066)	(7,558)	509	(6,161)	(8,372)
Net Profit (Loss) After Tax	105,109	134,532	(4,858)	(4,858)	(11,362)	(13,459)
FINANCIAL POSITION						
Assets Employed:						
Operating Assets	839,417	768,161	373,462	365,563	369,586	373,920
Current Assets	800,169	899,279	33,652	35,674	32,382	32,016
Other Assets	63,266	15,146	5,232	15,018	4,389	3,886
Deferred Cost	-	-	-	-	-	-
Assets Financed By:						
Shareholders Equity	1,613,524	1,453,622	319,112	317,186	255,743	268,014
Directors Loan	6,686	10,590	80,898	66,067	45,598	39,005
Surplus on revaluation of Fixed						
Assets	682,474	682,474	257,293	258,185	259,132	260,138
Long term Loan	60,864	60,701	60,886	60,886	108,642	100,755
Other Deferred Liability	2,069	1,906	1,725	1,544	2,785	1,492
Current Maturity	8,552	8,552	8,552	8,552	8,652	8,652
Other Current Liabilities	19,911	159,711	23,614	28,630	37,319	32,400
Key Ratios						
Gross Profit to Sales %	0	0	0	0	0	0
Net Proftit (Loss) to Sales %	0	0	0	0	0	0
E.P.S	2.37	3.03	(0.29)	(0.11)	(0.26)	(0.30)
Current Ratio	28.11	5.34	1.05	0.93	0.77	0.78

# MUSHTAQ & CO. CHARTERED ACCOUNTANTS

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#### INDEPENDENT AUDITOR'S REVIEW REPORT

#### TO THE MEMBERS OF ALI ASGHAR TEXTILE MILLS LIMITED

On the Statement of Compliance contained in Listed Companies (Code of Corporate Governance) Regulation, 2019.

We have reviewed the enclosed Statement of Compliance with the Listed Companies (Code of Corporate Governance) Regulations, 2019 (the Regulations) prepared by the Board of Directors of Ali Asghar Textile Mills Limited (the Company) for the year ended June 30, 2021 in accordance with the requirements of regulation 36 of the Regulations.

The responsibility for compliance with the Regulations is that of the Board of Directors of the Company. Our responsibility is to review whether the Statement of Compliance reflects the status of the Company's compliance with the provisions of the Regulations and report if it does not and to highlight any non-compliance with the requirements of the Regulations. A review is limited primarily to inquiries of the Company's personnel and review of various documents prepared by the Company to comply with the Regulations.

As a part of our audit of the financial statements we are required to obtain an understanding of the accounting and internal control systems sufficient to plan the audit and develop an effective audit approach. We are not required to consider whether the Board of Directors' statement on internal control covers all risks and controls or to form an opinion on the effectiveness of such internal controls, the Company's corporate governance procedures and risks.

The Regulations require the Company to place before the Audit Committee, and upon recommendation of the Audit Committee, place before the Board of Directors for their review and approval, its related party transactions and also ensure compliance with the requirements of section 208 of the Companies Act, 2017. We are only required and have ensured compliance of this requirement to the extent of the approval of the related party transactions by the Board of Directors upon recommendation of the Audit Committee. We have not carried out procedures to assess and determine the Company's process for identification of related parties and that whether the related party transactions were undertaken at arm's length price or not.

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Following instances of non-compliance with the requirements of the Code were observed which are stated as under:

Statement of Compliance with Listed Companies (Code of Corporate Governance) Regulations 2019.	Non-Compliances
01	The company has no female director.
02	The company has 3 executive directors, which is more than one third of board composition.
02	The company has only one independent director instead of two; also he is not meeting the eligibility criteria, as he is the employee of the company.
09	Company is not meeting the requirement of director training program criteria. Half of the total directors are not trained up to 30.06.2021, as required by the Code.
10	Chief Financial Officer and Company Secretary are not meeting the eligibility criteria.

Based on our review, except for the above instances of non-compliance, nothing has come to our attention which causes us to believe that the Statement of Compliance does not appropriately reflect the Company's compliance, in all material respects, with the requirements contained in the Regulations as applicable to the Company for the year ended June 30, 2021.

Karachi:

Date: 07 Oct, 2021

MUSHTAQ & CO.

ARAChartered Accountants

Engagement Partner:

Zahid Hussain Zahid,FCA

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## Independent Auditors' Report

### To the Members of Ali Asghar Textile Mills Limited

### Report on the Audit of the Financial Statements

#### Qualified Opinion

We have audited the annexed financial statements of Ali Asghar Textile Mills Limited, which comprise the statement of financial position as at June 30, 2021, and the statement of profit or loss and other comprehensive income, the statement of changes in equity, the statement of cash flows for the year then ended, and notes to the financial statements, including a summary of significant accounting policies and other explanatory information, and we state that we have obtained all the information and explanations which, to the best of our knowledge and belief, were necessary for the purposes of the audit.

In our opinion and to the best of our information and according to the explanations given to us, except for the effects of the matters described in the paragraph (a to c), the statement of financial position, statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes forming part thereof conform with the accounting and reporting standards as applicable in Pakistan and give the information required by the Companies Act, 2017 (XIX of 2017), in the manner so required and respectively give a true and fair view of the state of the Company's affairs as at June 30, 2021 and of the profit and other comprehensive income, the changes in equity and its cash flows for the year then ended.

#### Basis for Qualified Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) as applicable in Pakistan. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Financial Statements section of our report. We are independent of the Company in accordance with the International Ethics Standards Board for Accountants' Code of Ethics for Professional Accountants as adopted by the Institute of Chartered Accountants of Pakistan (the Code) and we have fulfilled our other ethical responsibilities in accordance with the Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion and after due verification we report that;

- a) As disclosed in note no 17.1, balance payable to First Dawood Investment Bank Ltd amounting Rs. 47.64 million, Bank of Punjab amounting Rs.18.77 million and Bank Alfalah Limited amounting Rs.653,750 in respect of long term financing remains unconfirmed. We were also unable to satisfy ourselves as to the correctness of the reported balances by performing other alternate auditing procedures.
- b) The company has not accounted for markup amounting Rs.4.3 million approximately on outstanding balance in respect of long term loan from the Bank of Punjab. Had the company been accounted for markup, the loss for the current year would have been higher by the same amount. Consequently the aggregate amount of accrued markup would have been increased by Rs.6.75 million approximately and aggregate accumulated loss would have been higher by the same amount.
- c) The company has unclaimed dividend amounting Rs.239,589 as disclosed in note 20. The company has not complied with the requirement of Section 244 of the Companies Act, 2017 which states that the shares along with any dividend which remained unclaimed for a period of three years or more, are to vest with the Federal Government.

## CHARTERED ACCOUNTANTS

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#### **Key Audit Matters**

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the financial statements of the current period. These matters were addressed in the context of our audit of the financial statements as a whole, and in forming our opinion thereon, and we do not provide a separate opinion on these matters. Following is the key audit matters:

S. No.	Key audit matter	How the matter was addressed in our audit
1.	Defined Benefit Obligations (Gratuity)  Refer to note no. 18.1 to the audited financial statements.  The Company operates an unfunded gratuity plan, giving rise to net liability of Rs.2.069 million, which is significant in the context of the overall balance sheet of the Company.  The valuation of liability requires judgment and technical expertise in choosing appropriate assumptions. Changes in a number of the key assumptions, including:  — salary increase and inflation;  — discount rate; and  — mortality.  All can have a material impact on the calculation of the liability. The Company uses external actuaries to assist in assessing these assumptions and calculations of these liabilities.  The use of these actuaries increases the risk of error as data is passed to third parties for analysis and calculation purposes.	We evaluated the qualification of actuary and assessed, whether the assumptions used in valuation report for calculating the gratuity plan liabilities, including salary increases, inflation, mortality rate and discount rate assumptions, were reasonable and consistent with based on national and industry data. We were satisfied that the rates used fell within acceptable ranges.  We understood and tested key controls over the completeness and accuracy of data extracted and supplied to the Company's actuary  We also performed sample testing to agree underlying employee data, supporting human resources documentation and assessed the appropriateness of the closing liability based on known movements and assumptions. No issues were identified to raise concerns over the valuation of the gratuity liability.  We also read and assessed the disclosures made in the financial statements, including disclosures of the assumptions and restated figures of prior years and found them to be appropriate.

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#### Information Other than the Financial Statements and Auditor's Report Thereon

Management is responsible for the other information. The other information comprises information obtained prior to the date of auditor's report, and information expected to be made available to us after the date of auditor's report; but does not include the financial statements and our auditor's report thereon.

Our opinion on the financial statements does not cover the other information and we do not express any form of assurance conclusion thereon.

In connection with our audit of the financial statements, our responsibility is to read the other information and, in doing so, consider whether the other information is materially inconsistent with the financial statements or our knowledge obtained in the audit or otherwise appears to be materially misstated. If, based on the work we have performed, we conclude that there is a material misstatement of this other information, we are required to report that fact. We have nothing to report in this regard.

#### Responsibilities of Management and Board of Directors for the Financial Statements

Management is responsible for the preparation and fair presentation of the financial statements in accordance with the accounting and reporting standards as applicable in Pakistan and the requirements of Companies Act, 2017 (XIX of 2017) and for such internal control as management determines is necessary to enable the preparation of financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the financial statements, management is responsible for assessing the Company's ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Company or to cease operations, or has no realistic alternative but to do so.

Board of directors is responsible for overseeing the Company's financial reporting process.

#### Auditor's Responsibilities for the Audit of the Financial Statements

Our objectives are to obtain reasonable assurance about whether the financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an auditor's report that includes our opinion. Reasonable assurance is a high level of assurance, but is not a guarantee that an audit conducted in accordance with ISAs as applicable in Pakistan will always detect a material misstatement when it exists. Misstatements can arise from fraud or error and are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these financial statements.

As part of an audit in accordance with ISAs as applicable in Pakistan, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement of the financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations, or the override of internal control.
- Obtain an understanding of internal control relevant to the audit 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 Company's internal control.

#### CHARTERED ACCOUNTANTS

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- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Company's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our auditor's report. However, future events or conditions may cause the Company to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the financial statements, including the disclosures, and whether the financial statements represent the underlying transactions and events in a manner that achieves fair presentation.

We communicate with the board of directors regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We also provide the board of directors with a statement that we have complied with relevant ethical requirements regarding independence, and to communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with the board of directors, we determine those matters that were of most significance in the audit of the financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

#### Report on Other Legal and Regulatory Requirements

Based on our audit, we further report that in our opinion:

- a) proper books of account have been kept by the Company as required by the Companies Act, 2017 (XIX of 2017);
- b) the statement of financial position, the statement of profit or loss and other comprehensive income, the statement of changes in equity and the statement of cash flows together with the notes thereon have been drawn up in conformity with the Companies Act, 2017 (XIX of 2017) and are in agreement with the books of account and returns;
- investments made, expenditure incurred and guarantees extended during the year were for the purpose of the Company's business; and
- d) no zakat was deductible at source under the Zakat and Ushr Ordinance, 1980 (XVIII of 1980).

Engagement partner on the audit resulting in this independent auditor's report is Zahid Hussain Zahid, FCA.

Karachi.

Dated: 07 Oct, 2021

MUSHTAQ & CO. Chartered Accountants

Jan 6.

ALI ASGHAR TEXTILE MILLS LIMITED
STATEMENT OF FINANCIAL POSITION

Trade deposits and short term prepayments

50,000,000 (2020: 50,000,000) ordinary shares of Rs. 5 each

Tax refunds due from Government

AS AT JUNE 30, 2021

Investments

TOTAL ASSETS

Other receivables

Cash and bank balances

**EQUITY AND LIABILITIES** 

SHARE CAPITAL AND RESERVES
Authorized share capital

Interest free loan from directors

Unappropriated Profit/ (Loss)

NON-CURRENT LIABILITIES

Long term financing

Long term Deposits

**CURRENT LIABILITIES** 

Accrued Mark-up

Book overdrafts

NADEEM E. SHAIKH

Chief Executive

Staff retirement benefis

Trade and other payables

Current portion of long term borrowings

CONTINGENCIES AND COMMITMENTS

The annexed notes form an integral part of these financial statements.

TOTAL EQUITY AND LIABILITIES

Unclaimed Dividends

Issued, subscribed and paid-up capital

Surplus on Revaluation of Fixed Assets

Un-realised gain/loss on Investment

ASSETS

NON-CURRENT ASSETS			
Operating fixed assets	4	839,416,938	768,161,724
Capital Work in Progress	5	53,659,238	8,178,406
Long Term Deposits	6	6,392,630	3,850,387
Long Term loans and advances	7	3,213,980	3,117,771
		902,682,786	783,308,288
CURRENT ASSETS			
Loans and advances	8	53,431,170	5,663,791

2021

Rupees

683,418,811

1,611,230

4,681,626

57,026,178

800,169,015

1,702,851,801

250,000,000

222,133,470

682,474,489

665,200,814

1,613,523,745

37,029,465

58,508,315

287,000

2,069,150

60,864,465

14,741,304

239,589

4,930,250

8,552,448

28,463,591

1,702,851,801

M.SULEMAN

Chief Financial Officer

6,685,507

Note

10

11

12

13

14

15

16

17

18

19

20

21

22

17

23

ABDULLAH MOOSA

Director

2020

Rupees

886,753,103

1,611,230

3,214,866

1,822,305

899,279,149

1,682,587,436

250,000,000

222,133,470

682,474,489

560,428,861

1,453,622,279

(22,005,286)

58,508,315

287,000

1,906,239

60,701,554

100,397,668

239,589

4,930,250

54,143,648

8,552,448

168,263,603

1,682,587,436

10,590,745

213,854

### ALI ASGHAR TEXTILE MILLS LIMITED STATEMENT OF PROFIT OR LOSS

FOR THE YEAR ENDED JUNE 30, 2021

Logistic Center Service Reveune

Logistic Center Service Charges

Gross (Loss)/ Profit

Other expenses

Other income

Finance cost

**Taxation** 

Current

Administrative expenses

**Profit from operations** 

Profit before taxation

Prior Year Tax

Profit after taxation

Earning per share - basic and diluted

Shelds

ABDULLAH MOOSA

Director

2021

Rupees

8,892,400

(20,543,173)

(11,650,773)

(14,001,755)

142,313,188

128,311,433

116,660,660

116,522,566

(12,423,905)

105,109,441

**M.SULEMAN** 

Chief Financial Officer

2.37

1,010,780

(138,094)

Note

24

25

26

27

28

29

2020

Rupees

3,855,480

(20,921,655)

(17,066,175)

(16,250,974)

(30,575,589)

206,754,111

159,927,548

142,861,373

142,762,644

(8,230,050)

134,532,594

3.03

(98,729)

The annexed notes form an integral part of these financial statements.

Jal Can

NADEEM E. SHAIKH

CHIEF EXECUTIVE

STATEMENT OF COMPREHENSIVE INCOME

FOR THE YEAR ENDED JUNE 30, 2021

ALI ASGHAR TEXTILE MILLS LIMITED

Other comprehensive income/ (loss)						
Items that may be reclassified subsequently to profit or loss account:						
Fair value (Gain) / loss arised during the period	(36,897,398)	-				
Adjusment made during the period	(36,897,398) 95,932,149	-				
Unrealized loss on remeasurement of available for sale investment	59 034 751	(22 005 286)				

Total comprehensive Profit/ (Loss) for the year

Unrealized gain on remeasurement of staff retirement benefits

18.1

Note

The annexed notes form an integral part of these financial statements.

NADEEM E. SHAIKH

Chief Executive

Profit/(Loss) after taxation

Items that cannot be reclassified subsequently to profit or loss account:

Abeledto

ABDULLAH MOOSA M.SULEMAN Chief Financial Officer Director

2021

Rupees

105,109,441

(337,488)

163,806,704

2020

Rupees

134,532,594

188,817

112,716,125

ALI ASGHAR TEXTILE MILLS LIMITED STATEMENT OF CASH FLOWS

FOR THE YEAR ENDED JUNE 30, 2021

Adjustments for: Depreciation

2021

Rupees

116,522,566

7,930,449

501,173

138,094

59,034,751

67,581,659

184,104,225

(47,767,379)

203,334,292

(85,656,364)

254,228,628

(138,094)

(675,750)

(96,209)

(2,542,243)

(45,480,832)

(79,387,854)

(127,507,138)

112,500

(3,905,238)

(54,143,648)

(57,936,386)

55,203,873

1,822,305

57,026,178

M.SULEMAN

Chief Financial Officer

13

(12,767,386)

(13,581,230)

240,647,398

213,854 155,780,767

(22,808)

Note

2020

Rupees

142,762,644

7,410,640

9,207,271

(156,293,133)(22,005,286)

(139,905,320)

2,857,324

2.139.296

(886,753,103)

(884,613,807)

87,282,991

(794,473,492)

(98,729)

(8,498,252)

(8,696,981)

(803,170,475)

(100,000)

(230,577)

(1,514,218)

(8,178,406)

(1,883,952)

(11,798,269)

839,100,633

(70,308,000)

48,710,829

816,409,762

1,441,018

381,285

1,822,305

(546,850)

8,884

314,100

98,729

21,362,358

CASH FLOWS FROM OPERATING ACTIVITIES

Profit/(Loss) before taxation

**Bad Debt Expense** Loss on Building Revaluation Staff retirement benefits - gratuity Gain on disposal of PPE

Finance cost

Unrealized Gain on remeasurement of trading securities Liability no longer payable Loss on Inventory Write Off

Profit before working capital changes (Increase) / decrease in current assets Loans and advances Investment in Mutual Funds and Shares Other Receivables

(Decrease) / increase in current liabilities Trade and other payables

Cash generated from operations Finance cost paid Taxes paid Staff retirement benefits gratuity paid

Net cash generated from operating activities CASH FLOWS FROM INVESTING ACTIVITIES Long term Loans Long Term Deposits Capital Work in Progress

Long term investment Fixed capital expenditure

CASH FLOWS FROM FINANCING ACTIVITIES

Proceeds from Disposal of PPE

Deposit Paid

Book overdraft

NADEEM E. SHAIKH

Chief Executive Officer

Interest free directors and other loan

Net cash generated from financing activities

Cash and cash equivalents at the beginning of the year

The annexed notes form an integral part of these financial statements.

ABDULLAH MOOSA

Director

Cash and cash equivalents at the end of the year

Net increase in cash and cash equivalents

Net cash used in investing activities

ALI ASGHAR TEXTILE MILLS LIMITED	
STATEMENT OF CHANGES IN EQUITY	
FOR THE VEAR ENDED HAVE OR 2004	

Unrealized loss on remeasurement of available for sale

Gain on remeasurement of staff retirement benefits-

Adjustment of loss on revaluation of building on

Loan from directors and others (Note 16)

Other comprehensive loss for the year:

Surplus on Revaluation of Land

leasehold land (mill and others)

Balance as at June 30, 2021

Unrealized loss on remeasurement of available for sale

Reversal of surplus on revaluation of part of land dispose

The annexed notes form an integral part of these financial statements.

NADEEM E. SHAIKH

Chief Executive

Gain on remeasurement of staff retirement benefits-

Adjustment of loss on revaluation of building on

Loan from directors and others (Note 16)

Reversal of surplus on revaluation of part of land disposed off

investment

gratuity

Surplus on Revaluation of Land

leasehold land (mill and others)

Balance as at June 30, 2020

Balance as at July 1, 2020

Profit for the year

investment

gratuity

ALI ASGHAR TEXTILE MILLS LIMITED STATEMENT OF CHANGES IN EQUITY FOR THE YEAR ENDED JUNE 30, 2021			<del>-</del>	D		
			Reserves			
	Issued, subscirbed and Paid up Capital	Loan from directors and others	Revenue Reserve Unappropriated Profit/ (Loss)	Revaluation Surplus on Property Plant and Equipment	Unrealised gain/loss on fairvalue	Total Equity
		Rupees				
Balance as at July 1, 2019 (restated)	222,133,470	80,898,745	(257,100,050)	257,293,537	-	303,225,702
Loss for the year	-	-	134,532,594	-	-	134,532,594
Other comprehensive income/ (loss) for the year	-	-	-	-	-	-

(70,308,000)

10,590,745

10,590,745

(3,905,238)

6,685,507

222,133,470

222,133,470

222,133,470

ABDULLAH MOOSA

Director

(22,005,286)

(22,005,286)

(22,005,286)

59,034,751

37,029,465

1,122,839,000

(682,807,500)

(14,850,548)

682,474,489

682,474,489

682,474,489

M.SULEMAN Chief Financial Officer

682,807,500

560,428,861

560,428,861

105,109,441

(337,488)

665,200,814

188.817

(22,005,286)

1,122,839,000

188.817

(14,850,548)

(70,308,000)

1,453,622,279

1,453,622,279

105,109,441

59,034,751

(337,488)

(3,905,238)

1,613,523,745

## ALI ASGHAR TEXTILE MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS

#### FOR THE YEAR ENDED JUNE 30, 2021

#### 1 THE COMPANY AND IT'S OPERATIONS

- 1.1 The Ali Asghar Textile Mills Limited (the Company) was incorporated in Pakistan on February 9, 1967 as a public limited company under the Companies Act, 1913.

  Registered office of the company is located at Uni Towers, I. I. Chundrigar Road, Karachi, Sindh. Its shares are quoted on Pakistan Stock Exchange Limited. The principal line of business is to provide the services of logistics, warehouse, construction, rental and allied business. The business premises of the Company is located at plot no.6, Korangi Industrial Area, Karachi, in the province of Sindh.
- 1.2 In the AGM held in October 2016 presented shareholders with a new business plan and detailed cash flows. After approval the management has started hiring new employees and started business activities. A state of the art automated logistic hub is been constructed with the help of kirby international Kuwait designed to provide modern support services to e-commerce oriented companies, FMCG/Pharma.
- 1.3 Management assesses the reliability of going concern assumption in preparation of these financial statements and concluded that, it is still in going concern based on following mitigating factors. Accordingly, these financial statements have been prepared on going concern assumption.

#### Logistic Hub and Warehousing Business

The directors of the company in a board of directors meeting held in year 2016, approved the business of logistics and warehousing. Equipment for prefabricated building has been installed and completed.

#### b) Support of Directors and Sponsors

Directors and sponsors of the company have committed that if in case any additional funds are required for running the business of the company; it will be provided by the sponsors and directors.

#### 2 BASIS OF PREPARATION

#### 2.1 Statement of compliance

These financial statements have been prepared in accordance with the accounting and reporting standards as applicable in Pakistan. The accounting and reporting standards applicable in Pakistan comprise of:

- International Financial Reporting Standards (IFRS) issued by the International Accounting Standards Board (IASB) as notified under the Companies Act 2017;
- Islamic Financial Accounting Standards (IFAS) issued by the Institute of Chartered Accountants of Pakistan as notified under the Companies Act, 2017; and
- Provision of and directives issued under the Companies Act, 2017.

Where provisions of and directives issued under the Companies Act, 2017 differ from the IFRS, the provisions of and directives issued under the Companies Act, 2017 have been followed.

#### 2.2 Accounting Convention

These financial statements have been prepared under the historical cost convention except as otherwise stated in respective policies.

#### 2.3 Functional and presentation currency

These financial statements are presented in Pakistan Rupees which is also the Company's functional currency. All financial information presented in Pakistan Rupees has been rounded off to the nearest rupee.

#### 2.4 ACCOUNTING ESTIMATES, JUDGMENTS AND FINANCIAL RISK MANAGEMENT

The preparation of financial statements in conformity with approved accounting standards requires the use of certain critical accounting estimates. It also requires management to exercise its judgement in the process of applying the Company's accounting policies. Estimates and judgements are continually evaluated and are based on historic experience and other factors, including expectation of future events that are believed to be reasonable under the circumstances.

#### 2.5 STANDARDS, INTERPRETATIONS AND AMENDMENTS TO PUBLISHED APPROVED ACCOUNTING STANDARDS

## 2.5.1 Standards, amendments and interpretations to existing standards that are not yet effective and have not been early adopted by the Company:

## Effective date (annual reporting periods beginning on or after)

IAS 1	Presentation of financial statements	January 1, 2023	
IAS 8	Accounting policies, changes in	January 1, 2023	
IAS 12	Income Taxes (Amendments)	January 1, 2023	
IAS 16	Property, Plant and Equipment	January 1, 2022	
IAS 37	Provisions, Contingent Liabilities and Contingent	January 1, 2022	
	Assets Amendments)		
IFRS 3	Business Combinations (Amendments)	January 1, 2022	
IFRS 7	Financial Instruments: Disclosures (Amendments)	January 1, 2021	
IFRS 9	Financial Instruments (Amendments)	January 1, 2021	
IFRS 16	Leases (Amendments)	January 1, 2021	

The management anticipates that adoption of above standards, amendments and interpretations in future periods, will have no material impact on the financial statements other than in presentation / disclosures.

Further, the following new standards and interpretations have been issued by the International Accounting Standards Board (IASB), which are yet to be notified by the Securities and Exchange Commission of Pakistan (SECP), for the purpose of their applicability in Pakistan:

First-time Adoption of International Financial Reporting

Standards

## ALI ASGHAR TEXTILE MILLS LIMITED NOTES TO THE FINANCIAL STATEMENTS

FOR THE YEAR ENDED JUNE 30, 2021

IFRS 17 Insurance contracts

The following interpretation issued by the IASB has been waived off by SECP:

IFRIC 12 Service concession arrangements

As per Securities and Exchange Commission of Pakistan (SECP) SRO 985 (1)/ 2019, dated September 2, 2019, for companies holding financial assets due from Government of Pakistan, the requirements contained in IFRS 9 with respect to expected credit losses method shall not be applicable till June 30, 2021, provided that such companies shall follow relevant requirements of IAS 39 – Financial Instruments: Recognition and Measurement, in respect of above referred financial assets during the exemption period. The Company has assessed that the above SRO does not have any significant impact on its financial statements.

#### 3 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

The significant accounting policies adopted in the preparation of these financial statements are set-out below. These policies have been consistently applied to all the years presented, unless otherwise stated.

#### 3.1 Property, plant and equipment

#### Owned assets

Property, plant and equipment are stated at cost less accumulated depreciation except leasehold land, which is stated at revalued amount less impairment loss, if any. Building on leasehold land is stated at revalued amount less accumulated depreciation and impairment loss, if any. Cost comprises acquisition and other directly attributable costs.

Depreciation is provided on a reducing balance method and charged to profit or loss account to write off the depreciable amount of each asset over its estimated useful life at the rates specified in relevant note. Depreciation on addition to property, plant and equipment is charged from the month of addition while no depreciation is charged in the month of disposal.

The cost of replacing part of an item of property, plant and equipment is recognized in the carrying amount of the item if it is probable that the future economic benefits embodied within the part will flow to the company and its cost can be measured reliably. The carrying amount of the replaced part is derecognized, if any. The costs of the day-to-day servicing of property, plant and equipment are recognized in profit and loss as incurred.

Gains and losses on disposal of an item of property, plant and equipment are determined by comparing the proceeds from disposal with the carrying amount of property, plant and equipment, and are recognized in the profit or loss account.

The Company reviews the useful life and residual value of property, plant and equipment on a regular basis. Any change in estimates in future years might affect the carrying amounts of the respective items of property, plant and equipment with a corresponding effect on depreciation charge.

#### Leased assets subject to finance lease

Assets subject to finance lease are initially recorded at the lower of present value of minimum lease payment under the lease agreement and the fair value of the lease asset. The related obligations under the lease less financial charges allocated to future period are shown as a liability. Financial charges are allocated to accounting period in a manner to provide constant periodic rate of charge on the outstanding liability. Capitalized or leased assets are depreciated on the same basis and on the same rate as owned assets. Income arising from sales and lease back transaction, if any, is deferred and is amortized equally over the lease period.

#### Operating lease

Leases in which a significant portion of the risks and rewards of ownership are retained by the lessor, are classified as operating leases. Payments received under operating leases are charged to the statement of profit or loss on a straight-line basis over the period of the lease.

#### Derecognition

An item of property, plant and equipment is de-recognized upon disposal or when no future economic benefits are expected from its use or disposal. Any gain or loss arising on de-recognition of the asset is included in the profit and loss account in the year the asset is de-recognized.

#### Capital work-in-progress

Capital work in progress is stated at cost and represents expenditure on fixed assets in the course of construction and installation. Transfers are made to relevant fixed assets category as and when assets are available for use intended.

#### 3.2 Investments

Investments intended to be held for less than twelve months from the statement of financial position date or to be sold to raise operating capital, are included in current assets, all other investments are classified as non-current. Management determines the appropriate classification of its investments at the time of the purchase and re-evaluates such designation on a regular basis.

#### 3.3 Trade debts and other receivables

Trade debts are initially recognized at fair value and subsequently measured at cost less provision for doubtful debts. A provision for doubtful debts is established when there is objective evidence that the Company will not be able to collect all amounts due according to the original terms of the trade debts. Significant financial difficulties of the debtor, probability that the debtor will enter bankruptcy of financial reorganization, and default or delinquency in making payments are considered indicators that the trade debt is doubtful and the provision is recognized in the profit and loss account. When a trade debt in uncollectible, it is written off against the provision.

#### 3.4 Cash and cash equivalents

Cash and cash equivalents comprise cash in hand, cash at banks on current, saving and deposit accounts and other short term highly liquid instruments that are readily convertible into known amounts of cash and which are subject to insignificant risk of changes in values.

FOR THE YEAR ENDED JUNE 30, 2021

#### 3.5 Borrowings

Borrowings are initially recorded at the proceeds received. In subsequent periods, borrowings are stated at amortized cost using the effective yield method. Finance costs are accounted for on an accrual basis and are included in current liabilities to the extent of the amount remaining unpaid.

#### 3.6 Staff Retirement Benefit

#### Defined benefits plans

The company operates an unfunded gratuity scheme (defined benefit plan) for all its permanent employees who have completed minimum qualifying period of service as defined under the respective scheme. Contributions are made annually to cover the obligation under the scheme on the basis of actuarial valuation and are charged to income. The most recent valuation was carried out on June 30, 2020 using the "Projected Unit Credit Method".

The company has adopted IAS 19, (Revised) 'Employee Benefits'. The amendments in the revised standard require the company to eliminate the corridor approach and recognize all actuarial gains and losses (now called 'remeasurements', that result from the remeasurement of defined benefits obligations and fair value of plan assets at the balance sheet date) in other comprehensive income as they occur, immediately recognize all past service costs and replace interest cost and expected return on plan assets with a net interest amount that is calculated by applying the discount rate to the net defined benefits liability / asset.

#### 3.7 Trade and other payables

Liabilities for trade and other amounts payable are initially recognized at fair value, which is normally the transaction cost.

#### 3.8 Taxation

#### Current year

Provision for current tax is based on the taxable income for the year determined in accordance with the prevailing law for taxation of income. The charge for current tax is calculated using prevailing tax rates or tax rates expected to apply to the profit for the year, if enacted. The charge for current tax also includes adjustments, where considered necessary, to provision for tax made in previous years arising from assessments framed during the year for such years.

#### Deferred tax

The company has provided for the current tax based on normal provisions of the income tax ordinance 2001. However, the Company has not provided for deferred tax since the Company's management expects that in consonance with the past trends, future tax liabilities would continue to be finalized and taxed as Separate block of income for Income from Property. Therefore, any timing differences arising during the year are not expected to reverse in future periods.

#### 3.9 Dividend and appropriation to reserves

Dividend and appropriation to reserves are recognised in the financial statements in the period in which they are approved by the shareholders and therefore, they are accounted for as non-adjusting post balance sheet event.

#### 3.10 Provisions

Provisions are recognized when the Company has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation and reliable estimate of the amount can be made. Provisions are reviewed at each balance sheet date and adjusted to reflect the current best estimate.

#### 3.11 Revenue recognition

Revenue is recognized to the extent, that it is probable that the economic benefits will flow to the Company and the revenue can be reliably measured, regardless of when the payment is being made. Revenue is measured at fair value of the consideration received or receivable ,excluding discounts, rebates, and sales tax or duties. The company assesses its revenue arrangements against specific criteria in order to determine if it is acting as a principal or an agent. The Company has concluded that it is acting as a principal in all its revenue arrangements.

The following are the specific recognition criteria that must be met before revenue is recognized:

- i. Rental income is recognized on straight-line basis over the lease term except for contingent rental income which is recognized when it arises. Initial direct costs incurred in negotiating and arranging an operating lease are recognized as an expense over the lease term on the same basis as the lease income. Incentives for lease to enter into lease agreements are spread evenly over the lease term, even if the payments are not made on such a basis. The lease term is the non-cancellable period of the lease together with any further term for which the tenant has the option to continue the lease, where, at the inception of the lease, the directors are reasonably certain that the tenant will exercise the option. Amounts received from tenants to terminate leases or to compensate for dilapidations are recognized in the statement of comprehensive income when the right to receive them arises.
- ii. Interest income is recognized as it accrues using the effective interest rate method.
- iii. Dividend income is recognized when the right to receive dividend is established
- iv. According to the core principles of IFRS-15, the company recognizes the revenue from sale when the company satisfies a performance obligation (at a point of time) by transferring promised goods to customers being when the goods are dispatched to customers. Revenue is measured at fair value of the consideration received or receivable and is reduced for allowances such as taxes, duties, commission, sales returns and discounts.
- ${f v}$  Revenue from Service income is recognisd when service are rendered.

#### 3.12 IFRS 9 "Financial Instruments"

IFRS 9 Financial Instruments replaces IAS 39 Financial Instruments: Recognition and Measurement bringing together aspects of the accounting for financial instruments: classification and measurement and impairment.

#### Classification and measurement

IFRS 9 largely retains the existing requirements in IAS 39 for the classification and measurement of financial liabilities. However, it eliminates the previous IAS 39 categories for financial assets of held to maturity, loans and receivables, held for trading and available for sale. IFRS 9, classifies financial assets in the following three categories:

- -fair value through other comprehensive income (FVOCI);
- -fair value through profit or loss (FVTPL); and
- -measured at amortized cost.

IFRS 9 permits either a full retrospective or a modified retrospective approach for adoption. The Company has adopted the standard using the modified retrospective approach for classification, measurement and impairment. This means that the cumulative impact, if any, of the adoption is recognized in unappropriated profit as of July 1, 2018 and comparatives are not restated. Details of these new requirements as well as their impact on the Company's financial statements are described below:

This new standard requires the Company to assess the classification of financial assets in its statement of financial position in accordance with the cash flow characteristics of the financial assets and the relevant business model that the Company has for a specific class of financial asset.

IFRS 9 no longer has an "Available for Sale" classification for financial assets. IFRS 9 has different requirements for debt and equity financial

Debt instrument should be classified and measured at either:

- (i) amortized cost, where the effective interest rate method will apply;
- (ii) fair value through other comprehensive income (FVTOCI), with subsequent recycling to the

profit or loss upon disposal of the financial asset; or

(iii)fair value through profit or loss (FVTPL).

Investment in equity instruments, other than those to which consolidation or equity accounting applies should be classified and measured at:

(i) fair value through other comprehensive income (FVTOCI), with no subsequent recycling to the profit or loss upon disposal of the financial

#### Financial instruments

All financial assets and financial liabilities are recognized at the time when the Company becomes a party to the contractual provisions of the instruments. All the financial assets are derecognized at the time when the Company losses control of the contractual rights that comprises the financial assets. All financial liabilities are derecognized at the time when they are extinguished that is, when the obligation specific in the contract is discharged, cancelled, or expires. Any gains or losses on de-recognition of the financial assets and financial liabilities are taken to the statement

#### Financial assets

#### Classification

- a) Amortized cost where the effective interest rate method will apply;
- b) fair value through profit or loss;
- c) fair value through other comprehensive income.

The classification depends on the entity's business model for managing the financial assets and the contractual terms of the cash follows.

For assets measured at fair value, gains and losses will either be recorded in statement of profit or loss or other comprehensive income. For investments in equity instruments that are not held for trading ,this depends on whether the Company has made an irrevocable election at the time of initial recognition to account for the equity investment at fair value through other comprehensive income (FVTOCI). The Company reclassifies debt investments when its business model for managing those assets changes.

#### Recognition and derecognition

Regular way purchases and sales of financial assets are recognized on trade-date, the date on which the Company commits to purchase or sell the asset. Financial assets are derecognized when the rights to receive cash flows from the financial assets have expired or have been transferred and the Company has transferred substantially all the risks and rewards of ownership.

#### Measurement

At initial recognition, the Company measures a financial asset at its fair value plus, in the case of a financial asset not at fair value through profit or loss (FVTPL), transection costs that are directly attributable to the acquisition of the financial asset. Transection costs of financial assets carried at FVTPL are expensed in statement of profit or loss.

Financial assets with embedded derivatives are considered in their entirely when determining whether their cash flows are solely payment of principal and interest.

#### Debt Instruments

Subsequent measurement of debt instruments depends on the Company's business model for managing the asset and the cash flow characteristics of the asset. There are three measurement categories into which the Company classifies its debt instruments:

#### a) Amortized cost

Assets that are held for collection of contractual cash flows where those cash flows represent solely payments of principal and interest are measured at amortized cost. Interest income from these financial assets is included in finance income using the effective interest rate method. Any gain or loss arising on derecognition is recognized directly in profit or loss and presented in other operating gains/(losses), together with foreign exchange gains and losses. Impairment losses are presented as separate line item in the statement of profit or loss.

#### b) Fair value through other comprehensive income (FVTOCI)

Assets that are held for collection of contractual cash flows and for selling the financial assets, where the assets 'cash flows represent solely payments of principal and interest, are measured at FVTOCI. Movements in the carrying amount are taken through OCI, except for the recognition of impairment gains or losses, interest revenue and foreign exchange gains and losses which are recognized in profit or loss. When the financial asset is derecognized, the cumulative gain or loss previously recognized in OCI is reclassified from equity to statement of profit or loss and recognized in other income/charges. Interest income from these financial assets is included in finance income using the effective interest rate method. Foreign exchange gains and losses are presented in other income/charges and impairment expenses are presented as separate line item in the statement of profit or loss.

#### c) Fair value through profit or loss (FVTPL)

Assets that do not meet the criteria for amortized cost or FVTOCI are measured at FVTPL. A gain or loss on a debt investment that is substantially measured at FVTPL is recognized in statement of profit or loss and presented net within other operating gains/(losses) in the period in which it

#### De-recognition of financial assets

A financial asset (or, where applicable part of a financial asset or part of a group of similar financial assets) is derecognized when:

- The rights to receive cash flows from the asset have expired
- The Company has transferred its rights to receive cash flows from the asset or has assumed an obligation to pay the received cash flows in full without material delay to a third party under a 'pass-through' arrangement; and either (a) the Company has transferred substantially all the risks an rewards of the assets, or (b) the Company has neither transferred nor retained substantially all the risks and rewards of the asset, but has transferred control of the asset.

When the Company has transferred its rights to receive cash flows from an asset or has entered into a pass-through arrangement, and has neither transferred nor retained substantially all of the risks and rewards of the asset nor transferred control of the asset, the asset is recognized to the extent of the Company's continuing involvement in the assets.

In that case, the Company also recognizes an associated liability. The transferred asset and the associated lability are measured on a basis that reflects the rights and obligations that the Company has retained. Continuing involvement that takes the form of a guarantee over the transferred asset is measured asset is measured at the lower of the original carrying amount of the asset and the maximum amount of consideration that the Company could be required to reply.

#### Impairment of financial assets

Company assesses on a forward looking basis the Expected Credit Losses (ECL) associated with its debt instruments carried at amortized cost and FVOCI. The impairment methodology applied depends on whether there has been a significant increase in credit risk.

Following are financial instruments there are subject to the ECL model:

- Trade debts
- Loans, advances, deposits, prepayments and other receivables
- Short term investments
- Cash and bank balance

#### Simplified approach for trade debts

The Company recognizes life time ECL on trade debts, using the simplified approach. The measurement of ECL reflects:

- an unbiased and probability-weighted amount that is determined by evaluating a range of possible outcomes;
- reasonable and supportable information that is available at the reporting date about past events, current conditions and forecasts of further economic conditions.

Trade debts are separately assessed for ECL measurement. The lifetime expected credit losses are estimated using the Company's historical credit loss experience, adjusted for factors that are specific to the debtors, general economic conditions and an assessment of both the current as well as the forecast direction of conditions at the reporting date, including time value of money where appropriate.

#### Recognition of loss allowance

The Company recognizes an impairment gain or loss in the statement of profit or loss for all financial instruments with a corresponding adjustment to their carrying amount through a loss allowance account.

Regardless of the analysis above , a significant increase in credit risk is presumed if a debtor is more than 90 days past due in making a contractual payment.

#### Write off

The company write off financial assets, in whole or in part, when it has exhausted all practical recovery efforts and has concluded there is no reasonable expectation of recovery. The assessment of no reasonable expectation of recovery is based on unavailability of debtor's sources of income or assets to generate sufficient future cash flows to reply the amount.

#### Financial liabilities

#### Classification, initial recognition and subsequent

The Company classifies its financial labilities in the following categories:

- a fair value through profit or loss; and
- Other financial liabilities

The Company determines the classification of its financial liabilities at initial recognition. All financial liabilities are recognized initially at fair value and, in the case of other financial labilities, also include directly attributable transaction costs. The subsequent measurement of financial labilities depends on their classification, as follows:

### a) Fair value through profit or loss

Financial labilities at fair value through profit or loss include financial labilities held-trading and financial labilities designated upon initial recognition as being at fair value through profit or loss. The Company has not designated any financial liability upon recognition as being at fair value through profit or loss.

### b) Amortized cost

After initial recognition, other financial labilities which are interest bearing are subsequently measured at amortized cost, using the effective interest rate method. Gain and losses are recognized in the statement of profit or loss, when the liabilities are derecognized as well as through effective interest rate amortization process.

### De-recognition of financial liabilities

A financial liability is derecognized when the obligation under the lability is discharged or cancelled or expires. When an existing financial liabilities is replaced by another from the same lender on substantially different terms, or the terms of an existing liability are substantially modified, such an exchange or modification is treated as a de-recognition of the original liability and the recognition of a new liability, and the difference in the respective carrying amounts is recognized in the statement of profit or loss.

### Off-Setting financial assets and financial liabilities

Financial assets and liabilities are offset and the net amount is reported in the statement of financial position, if the Company has a legally enforceable right to set off the recognized amounts, and the Company either intends to settle on a net basis, or realize the asset and settle the lability simultaneously. Legally enforceable right must not be contingent on future events and must be enforceable in normal course of business and in the event of default, insolvency or bankruptcy of the company or the counter party.

### Fair value measurement

Fair value is the price that would be received to sell an asset or paid to transfer a liability in an orderly transaction between market participants at the measurement date. The fair value measurement is based on the presumption that the transaction to sell the asset or transfer the liability takes place either;

• In the principal market for the asset or liability; or

The principal or the most advantageous market is accessible by the Company. The fair value of an asset or a liability is measured using the assumptions that market participants would use when pricing the asset or lability, assuming that market participants act in their economic best interest.

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

The Company uses valuation techniques that are appropriate in the circumstances and for which sufficient data are available to measure fair value, maximizing the use of relevant observable inputs and minimizing the use of unobservable inputs.

All assets and liabilities for which fair value is measured or disclosed in the financial statements are categorized with the fair value hierarchy,

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

For assets and labilities that are recognized in the financial statements at fair value on a recurring basis, the Company determines whether transfers have occurred between levels in the hierarchy by re-assessing categorization (based on the lowest level input that is significant to their fair value measurement as a whole) at the end of each reporting period.

The Company's management determines the policies and procedures for both recurring fair value measurement and for non-recurring measurement. External valuers may be involved for valuation of significant assets and significant labilities. For the purpose of fair value disclosures, the Company determines classes of assets and liabilities on the basis of the nature, characteristics and risks of the asset or liability and the level of the fair value hierarchy, as explained above.

### 3.13 Foreign currency transactions and translation

These financial statements are presented in Pak Rupees, which is the Company's functional currency. All monetary assets and liabilities denominated in foreign currencies are translated into Pak Rupees at the rates of exchange prevailing at the balance sheet date, while the transactions in foreign currencies during the year are initially recorded in functional currency at the rates of exchange prevailing at the transaction date. All non-monetary items are translated into Pak Rupees at exchange rates prevailing on the date of transaction or on the date when fair values are determined. Exchange gains and losses are recorded in profit or loss account.

### 3.14 Earnings per share - basic and diluted

The Company presents basic and diluted earnings per share (EPS) for its ordinary shares. Basic EPS is calculated by dividing the profit or loss attributable to ordinary shareholders of the Company by the weighted average number of ordinary shares outstanding during the year. Diluted EPS is determined by adjusting the profit or loss attributable to ordinary shareholders of the Company and the weighted average number of ordinary shares outstanding for the effects of all dilutive potential ordinary shares.

### 3.15 Related party transactions

All transactions with related parties are carried out by the Company at arms' length price using the method prescribed under the Companies Act, 2017. Nature of the related party relationship as well as information about the transactions and outstanding balances are disclosed in the relevant notes to the financial statements.

### 3.16 Capital Management

The company's policy is to maintain a strong capital base so as to maintain investor, creditor and market confidence and to sustain future development of the business. The board of directors monitors the return on capital and level of dividends to ordinary shareholders. The company seeks to keep a balance between the higher return that might be possible with higher level of borrowings and the advantages and security afforded by a sound capital position. There were no changes in the company's approach to capital management during the year. Further, the company is not subject to externally imposed capital requirements.

4	PROPERTY,	PLANT	AND	EQUIPMENT
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									Note	2021 Rupees	2020 Rupees	
		Operating fixed asse	ets						4.1	839,416,938	768,161,724	
		Capital work in pro	gress						4.4	-	-	
										839,416,938	768,161,724	•
4.1 Operating fixed assets												•
•							2021					
•	Cost as at July 01, 2020	Additions/ Transferred from CWIP	Adjustments	Revaluation surplus/ (loss)	(Disposal)	Cost as at June 30, 2021	Accumulated depreciation as at July 01, 2020	Depreciation charge for the year	Adjustments/ (Disposal)	Accumulated depreciation as at June 30, 2021	Book value as at June 30, 2021	Annual depreciatio n rate %
•						F	upees					
Owned Assets												
Leasehold land	682,807,500			-	-	682,807,500	-	-		-	682,807,500	-
Building on leasehold land-Mill	1,541,886	-		-	-	1,541,886	44,972	104,784	-	149,756	1,392,130	7%
Building on leasehold land-others	9,200,474	67,511,333		-	-	76,711,807	268,347	2,134,389.68	-	2,402,737	74,309,070	5%
Plant and machinery	117,178,828	-		-	-	117,178,828	89,725,625	1,921,724		91,647,349	25,531,479	7%
Electric Fittings	2,990,757	-		-	-	2,990,757	2,145,743	59,151		2,204,894	785,863	7%
Generator	520,565	5,480,000		-	-	6,000,565	320,878	74,388.08		395,266	5,605,299	7%
Office Equipments	7,262,759	156,000	-	-	-	7,418,759	4,871,842	175,078.77		5,046,921	2,371,838	7%
Furniture & Fixture	2,240,174	-		-	-	2,240,174	1,988,334	17,629		2,005,963	234,211	7%
Vehicle	587,215	6,240,521	-	-	(252,000)	6,575,736	241,372	402,597	(49,808)	594,161	5,981,575	20%
Right to use assets												
Plant and Machinery	138,173,171	-	-	-	-	138,173,171	94,734,490	3,040,708	-	97,775,198	40,397,973	7%
30.06.2021	962,503,329	79,387,854			(252,000)	1,041,639,183	194,341,604	7,930,449	(49,808)	202,222,245	839,416,938	-

-							2020					
-	Cost as at July 01, 2019	Additions	Adjustments	Revaluation surplus	(Disposal)	Cost as at June 30, 2020	Accumulated depreciation as at July 01, 2019	Depreciation charge for the year	Adjustments /(Disposal)	Accumulated depreciation as at June 30, 2020	Book value as at June 30, 2020	Annual depreciatio n rate %
_						R	upees					
Owned Assets												
Leasehold land	242,776,000	-		1,122,839,000	(682,807,500)	682,807,500	-	-	-	-	682,807,500	-
Building on leasehold land-Mill	13,327,055	-	(8,424,668)	(3,360,501)	-	1,541,886	8,277,387	192,254	(8,424,668)	44,972	1,496,914	7%
Building on leasehold land-others	46,676,417	1,002,500	(17,781,125)	(20,697,318)	-	9,200,474	16,544,907	1,504,565	(17,781,125)	268,347	8,932,127	5%
Plant and machinery	117,178,828	-		-	-	117,178,828	87,659,255	2,066,370	-	89,725,625	27,453,203	7%
Electric Fittings	2,990,757	-		-	-	2,990,757	2,082,140	63,603	-	2,145,743	845,014	7%
Generator	520,565	-		-	-	520,565	305,848	15,030	-	320,878	199,687	7%
Office Equipments	6,661,221	601,538		-	-	7,262,759	4,612,030	259,812	-	4,871,842	2,390,917	7%
Furniture & Fixture	2,240,174	-		-	-	2,240,174	1,969,378	18,956	-	1,988,334	251,840	7%
Vehicle	345,471	279,914		-	(38,170)	587,215	243,110	20,472	(22,210)	241,372	345,843	20%
Leased assets												
Plant and Machinery	138,173,171	-	-	-	-	138,173,171	91,464,912	3,269,578	-	94,734,490	43,438,681	7%
30.06.2020	570,889,659	1,883,952	-	1,098,781,181	(682,845,670)	962,503,329	213,158,967	7,410,640	(26,228,003)	194,341,604	768,161,724	

### 4.2 Depreciation for the period has been allocated as under.

	Note	2021 Rupees	2020 Rupees	
Directly Attributable Cost	24	7,275,994	7,047,797	
Administrative expenses	25	654,455	362,843	
-	-	7,930,449	7,410,640	

### 4.3 Particular of Immovable Asset in the name of the Company are as follows:

LocationAddressTotal Area (Square yards)KarachiSector 25, Korangi Industrial Area Karachi.15173.61

### 4.4 Movement in Capital work in progress as follows:

 Opening balance
 8,178,406

 Addition during the year:
 112,992,165
 9,180,906

 Building- Mill
 121,170,571
 9,180,906

 Transfer to operating fixed assets
 (67,511,333)
 (1,002,500)

 Closing balance
 53,659,238
 8,178,406

### 4.5 Disposal of property, plant and equipment

Particulars	Particulars of buyer	Cost	Accumulated depreciation	Written down value	Gain/(Loss)	Proceeds	Mode of disposal
2021	Theft	125,500	(20,080)	105,420	7,080	112,500	Negotiation
	Theft	126,500	(29,728)	96,772	15,728	112,500	Negotation
		252,000	(49,808)	202,192	22,808	225,000	
2020		682,845,670	22,210	682,823,460	156,293,133	839,100,633	

Habib Bank Limited.

Pakgen Power Limited.

Nishat Power Limited.

AGP Limited.

BANK AL FALAH

Engro Fertilizers Limited.

Indus Motor Company Limited.

Maple Leaf Cement Factory Limited.

Fauji Fertilizer Company Limited.

•					
			Note	2021 Rupees	2020 Rupees
CAPITAL WORK IN PROGRESS				53,659,238	8,178,406
				53,659,238	8,178,406
LONG TERM DEPOSITE					
				4.040.600	2 400 207
					2,400,387 1,450,000
Leasing Companies					
				6,392,630	3,850,387
LONG TERM LOANS AND ADVANCES					
Considered good-secured					
Loan to staff				3,653,980	3,557,771
Less: Current Portion			8	(440,000)	(440,000
				3,213,980	3,117,771
Loan to staff is secured against gratuity.					
LOANS AND ADVANCES					
Considered good-unsecured					
Advance to suppliers				52,991,170	5,223,791
Current portion of loan to staff				440,000	440,000
				53,431,170	5,663,791
INVESTMENTS- Fair Value through Ot			Fair value	Fair value	Book value
	Shares/ Units	Cost	adustment	2021	2020
Investments in Equity shares	L L			Į.	
Abbot laboratories (Pakistan) Limited.	-	-	-		13,920,900
Adamjee Insurance Company Limited.	488,000	21,874,929	(1,637,568)	20,237,361	4,867,170
Altern Energy Limited.	1,028,500	26,155,268	71,498	26,226,766	8,111,625
Agriauto Industries Limited.	143,300	31,514,163	7,805,969	39,320,132	10,956,400
Engro Powergen Qadirpur Limited.	-	-	-	-	8,775
Century Paper & board mills Limited.	-	-	-	-	35,785
	4,250	2,603,700	(170,575)	2,433,125	1,827,140
	-	-	-	-	50,569,986
	-	-	-	-	9,783,180
Fauji Cement Company Limited.	253,000	6,156,652	(337,651)	5,819,001	4,962,720
_	275,500	10,186,965	998,335	11,185,300	5,645,430
	-	-	-	-	719,400
	46,730	13,653,724	113,402	13,767,126	1,113,096
	799,109		(3,399,889)		12,899,328
Bank Al Habib Limited.	3,009,576	171,485,875	39,545,332	211,031,207	37,221,021
	LONG TERM DEPOSITS  Utilities Leasing Companies  LONG TERM LOANS AND ADVANCES  Considered good-secured Loan to staff Less: Current Portion  Loan to staff is secured against gratuity.  LOANS AND ADVANCES  Considered good-unsecured  Advance to suppliers  Current portion of loan to staff  INVESTMENTS- Fair Value through Ot  Investments in Equity shares  Abbot laboratories (Pakistan) Limited.  Adamjee Insurance Company Limited.  Altern Energy Limited.  Agriauto Industries Limited.  Engro Powergen Qadirpur Limited.  Century Paper & board mills Limited.  Archroma Pakistan Limited.  Engro Polymer & Chemicals Limited.  Fatima Fertilizer Company Limited.	LONG TERM DEPOSITS  Utilities Leasing Companies  LONG TERM LOANS AND ADVANCES  Considered good-secured Loan to staff Less: Current Portion  Loan to staff is secured against gratuity.  LOANS AND ADVANCES  Considered good-unsecured Advance to suppliers  Current portion of loan to staff  INVESTMENTS- Fair Value through Other Comprehensive No. of Shares/ Units  Investments in Equity shares Abbot laboratories (Pakistan) Limited. Adamjee Insurance Company Limited. Adamjee Insurance Company Limited. Altern Energy Limited. Altern Energy Limited. 1,028,500 Agriauto Industries Limited. 2,500 Engro Polymer & Chemicals Limited. 1,028,500 Agriauto Industries Limited. 2,500 Engro Polymer & Chemicals Limited. 2,53,000 Habib Metropolitan Bank Limited. 2,75,500 Oil & Gas Development Company Engro Corporation Limited. 4,6,730 United Bank Limited. 7,99,109	LONG TERM DEPOSITS  Utilities Leasing Companies  LONG TERM LOANS AND ADVANCES  Considered good-secured Loan to staff Less: Current Portion  Loan to staff is secured against gratuity.  LOANS AND ADVANCES  Considered good-unsecured Advance to suppliers  Current portion of loan to staff  INVESTMENTS- Fair Value through Other Comprehensive Income  No. of Shares/ Units  Investments in Equity shares  Abbot laboratories (Pakistan) Limited. Adamjee Insurance Company Limited. Adamjee Insurance Company Limited. Adamjee Insurance Company Limited. Agriauto Industries Limited. 1,028,500 26,155,268 Agriauto Industries Limited. Century Paper & board mills Limited. Century Paper & board mills Limited. Archroma Pakistan Limited. 4,250 2,603,700 Engro Polymer & Chemicals Limited. Fatima Fertilizer Company Limited. Fatima Fertilizer Company Limited. Fauji Cement Company Limited. Fauji Cement Company Limited. Fauji Cement Company Limited. Fatina Gentlican Bank Limite	LONG TERM DEPOSITS  Utilities Leasing Companies  LONG TERM LOANS AND ADVANCES  Considered good-secured Loan to staff Less: Current Portion 8  Loan to staff is secured against gratuity.  LOANS AND ADVANCES  Considered good-unsecured Advance to suppliers  Current portion of loan to staff  INVESTMENTS- Fair Value through Other Comprehensive Income  No. of Shares/ Units  INVESTMENTS- Fair Value through Other Comprehensive Income  Investments in Equity shares Abbot laboratories (Pakistan) Limited. Adamjee Insurance Company Limited. Adamjee Insurance Company Limited. Agriauto Industries Limited. 1,028,500 26,155,268 71,498 Agriauto Industries Limited. 143,300 31,514,163 7,805,969 Engro Powergen Qadirpur Limited. Century Paper & board mills Limited. 143,300 31,514,163 7,805,969 Engro Polymer & Chemicals Limited. 14,250 2,603,700 (170,575) Engro Polymer & Chemicals Limited. 253,000 6,156,652 (337,651) Habib Metropolitan Bank Limited. 275,500 10,186,965 998,335 Oil & Gas Development Company Engro Corporation Limited. 46,730 13,653,724 113,402 United Bank Limited. 799,109 101,050,973 (3,399,889)	CAPITAL WORK IN PROGRESS   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   53,659,228   54,600,000   54

1,010,575

988,500

94,500

568,243

128,679,750

20,336,200

10,536,526

19,577,945

(5,016,274)

(912,175)

(510,077)

(1,291,883)

123,663,476

19,424,025

10,026,449

18,286,062

33,271,648

31,202,886

9,456,720

9,824,180

13,635,300

9,584,520

5,499,500

4,663,950

				Note	2021 Rupees	2020 Rupees
	Cherat packages	21,000	4,959,673	(782,562)	4,177,111	-
	Descon Oxchem Limited	160,000	5,752,165	(1,457,766)	4,294,399	-
	First Dawood	500	1,015	451	1,466	-
	International Industries	43,000	9,804,925	(731,066)	9,073,859	-
	K-Electric	3,528,500	14,759,480	(1,020)	14,758,460	-
	Nishat Chunian Limited	233,500	11,749,991	(7,354)	11,742,637	-
	Synthetic Polymer	98,000 12,794,283	4,442,347 615,282,265	(227,368)	4,214,979 647,334,023	279,780,6
	Investments in AMC's					
	Faysal halal amdani fund	20		2.850	2.850	20.962.2
	Faysal Islamic saving and growth fund	28 72	-	2,859 7,605	2,859 7,605	20,862,2
	Faysal money market fund	85	8,649	40	8,689	22,471,9 79,176,6
	NBP money market fund	140,787	1,108,111	285,903	1,394,014	149,924,3
	UBL Government securities fund	140,707	1,100,111	200,700	1,074,014	33,131,8
	MCB cash management optimizer	59,992	5,543,796	513,711	6,057,507	169,666,4
	NBP stock fund	1,748,893	23,911,594	4,146,421	28,058,015	58,665,9
	UBL stock advantage fund	1,610	99,940	26,490	126,430	96,3
	UBL Cash fund fund	3,210	327,420	(6,148)	321,272	70,
	MCB Pakistan stock market fund	1,046	107,570	827	108,396	40,977,2
		1,955,723	31,107,080	4,977,707	36,084,787	574,972,
	MCB term deposit receipt (TDR).	-	-	-	-	32,000,0
		14,750,006	646,389,345	37,029,465	683,418,811	886,753,1
10.1	TRADE DEPOSITS AND SHORT TERM Pl Infrastructure fee This represent 50% payment made to Excise (refer note 20.3)		partment of Govern	<b>10.1</b> :nment of Sindh a	1,611,230 gainst levy of Infr	
0.1 11	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES		partment of Govern	:	<del></del>	astructure
0.1 11	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3)		partment of Govern	:	gainst levy of Infr	astructure 213,
0.1 11	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES	e and Taxation Dep		nment of Sindh a	<del></del>	astructure 213,
0.1 11 1.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMEN	e and Taxation Dep		nment of Sindh a	gainst levy of Infr	astructure 213,
0.1 11 1.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a	e and Taxation Dep		nment of Sindh a	gainst levy of Infr	213,4 213,4
0.1 11 1.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMEN	e and Taxation Dep		expense.	gainst levy of Infr	213, 213,
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995	213, 213, 213, 1,483, 1,661, 69,
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable	e and Taxation Dep		expense.	gainst levy of Infr - - 2,561,666 2,049,965	213, 213, 213, 1,483, 1,661, 69,
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable Income tax refundable	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995	213, 213, 213, 1,483, 1,661, 69, 3,214,
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable Income tax refundable Opening balance	e and Taxation Dep		expense.	gainst levy of Infr - - 2,561,666 2,049,965 69,995 <b>4,681,626</b> 1,483,022	213,8 213,4 1,483,4 1,661,8 69,9 3,214,8
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period	e and Taxation Dep		expense.	gainst levy of Infr - - 2,561,666 2,049,965 69,995 <b>4,681,626</b>	213,6 213,6 1,483,1 1,661,6 69,0 3,214,6 1,214,6 8,498,6
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791	213,4 213,4 213,4 1,483,4 1,661,4 69,4 3,214,4 8,498,5 9,713,4
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791 (12,423,905)	213,8 213,4 213,4 1,483,1 1,661,8 69,9 3,214,8 1,214,8 8,498,3 9,713,0
0.1 11 1.1 1.2	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791	213, 213, 213, 1,483, 1,661, 69, 3,214, 1,214, 8,498, 9,713, (8,230,0
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626  1,483,022 12,491,769 13,974,791  (12,423,905) 1,010,780	213,4 213,4 213,4 1,483,1 1,661,4 69,4 3,214,4 8,498,3 9,713,4 (8,230,0 (8,230,0)
0.1 111 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim at TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year Prior year tax adjustment	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791 (12,423,905) 1,010,780 (11,413,125)	213,4 213,4 213,4 1,483,1 1,661,4 69,4 3,214,4 8,498,3 9,713,4 (8,230,0 (8,230,0)
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year Prior year tax adjustment  Closing balance	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791 (12,423,905) 1,010,780 (11,413,125)	213,8 213,4 213,4 1,483,1 1,661,8 69,9 3,214,8 8,498,2 9,713,0 (8,230,0 (8,230,0)
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year Prior year tax adjustment  Closing balance CASH AND BANK BALANCES	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626 1,483,022 12,491,769 13,974,791 (12,423,905) 1,010,780 (11,413,125)	213,8 213,4 213,4 1,483,1 1,661,4 69,9 3,214,4 8,498,2 9,713,0 (8,230,0 (8,230,0 1,483,4
0.1 111 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year Prior year tax adjustment  Closing balance CASH AND BANK BALANCES Cash in Hand	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626  1,483,022 12,491,769 13,974,791  (12,423,905) 1,010,780 (11,413,125) 2,561,666	213,8 213,4 213,4 1,483,1 1,661,8 69,9 3,214,4 8,498,2 9,713,6 (8,230,0 (8,230,0 1,483,4
0.1 111 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others  The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  SS: Provision for current year Prior year tax adjustment  Closing balance  CASH AND BANK BALANCES Cash in Hand -at Mill	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626  1,483,022 12,491,769 13,974,791  (12,423,905) 1,010,780 (11,413,125) 2,561,666	213,8 213,4 213,4 1,483,1 1,661,8 69,9 3,214,4 1,214,8 8,498,2 9,713,6 (8,230,0 (8,230,0 1,483,4
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others  The company has written off quality claim a TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  SS: Provision for current year Prior year tax adjustment  Closing balance  CASH AND BANK BALANCES Cash in Hand -at Mill	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626  1,483,022 12,491,769 13,974,791  (12,423,905) 1,010,780 (11,413,125)  2,561,666  56,168 23,842	213,8 213,4 213,4 1,483,1 1,661,8 69,9 3,214,8 1,214,8 8,498,2 9,713,0 (8,230,0 (8,230,0 1,483,0
0.1 11 1.1 1.2 2.1	Infrastructure fee This represent 50% payment made to Excise (refer note 20.3) OTHER RECEIVABLES Others The company has written off quality claim at TAX REFUND DUE FROM GOVERNMENT Income tax refundable Sales tax refundable FED receivable  Income tax refundable Opening balance Tax deducted during the period  ss: Provision for current year Prior year tax adjustment  Closing balance CASH AND BANK BALANCES Cash in Hand -at Mill -at Head office	e and Taxation Dep		expense.	2,561,666 2,049,965 69,995 4,681,626  1,483,022 12,491,769 13,974,791  (12,423,905) 1,010,780 (11,413,125)  2,561,666  56,168 23,842 80,010	1,611,2 rastructure  213,8 213,8  1,483,6 1,661,8 69,9 3,214,8  1,214,6 8,498,2 9,713,6 (8,230,0) (8,230,0) 1,483,6  101,5 870,4 971,5 850,3

2021	2020		2021	2020
Number o	of shares		Rupees	Rupees
38,298,874	38,298,874	Ordinary shares of Rs. 5 each allotted for consideration paid in cash	191,494,370	191,494,37
6,127,820	6,127,820	Ordinary shares of Rs. 5 each issued as	30,639,100	30,639,10
44,426,694	44,426,694	-	222,133,470	222,133,47

2021

Rupees

Note

2020

Rupees

15.1 These are unsecured and interest free loans repayable on the discretion of the company. In compliance with TR-32 issued by The Institute of Chartered Accountants of Pakistan, these loans have been treated as part of equity.

### 16 SURPLUS ON REVALUATION OF FIXED ASSETS

Balance as at July 01,		
Land	682,474,489	682,474,489
Building - Mill	-	4,866,249
Building - Other	-	9,984,299
	682,474,489	697,325,037
Less: Incremental depreciation		
Building - Mill	-	(4,866,249)
Building - Others	-	(9,984,299)
Balance as at June 30,	682,474,489	682,474,489

16.1 The company revalued its Land & Building on market value basis on 18th Feburary 2020 by Anderson Consulting (Pvt) Ltd, an independent valuer which result in downward valuation of Rs 24.057 million. Previously it was carried out on June 30, 2011 by M/s Asif Associates (Pvt.) Ltd and before that on June 30, 2006 by M/s Consultancy Support and Services. Revaluation of Land was carried out on March 14, 2005 by Consultancy Support and Services, and revaluation was carried out on April 1, 1994 on the basis of market value determined by Eastern Surveyors.

### 17 LONG TERM FINANCING

Loans from banking companies and redeemab	le capital 17.1	58,508,315	58,508,315
17.1 Loans from banking companies and Redeema	able Capital - secured		
Redeemable Capital	17.2	47,636,398	47,636,398
Bank Alfalah Limited	17.3	653,750	653,750
Bank of Punjab	17.4	18,770,615	18,770,615
		67,060,763	67,060,763
Less: Current portion shown under current lial	pilities	(8,552,448)	(8,552,448)
		58,508,315	58,508,315
		58,508,315	58,508,315

	Lenders	Particulars	Mark-up rate p.a (%)	No. of instalments outstanding	Date of final repayment
17.2	First Dawood Investement	These are 5 Term Finance Certificates (TFCs) amounting to Rs. 91.3 million and are secured by the ownership right			
	Bank	over the leased asset, personal guarantee of directors and			
		post dated cheques. The TFC started from December 01,	-	-	2021
		2011 and will be matured after 9.7 years. The liability of			
		these TFCs are recorded at the present value of future			
		outflows.			

1.			_	Note	2021 Rupees	2020 Rupees
DEFFERED LIABILITIES	17.3		Rs. 6,030,000 in eight bi-annual equal installments of Rs.	-		2015
Staff retirement benefits - gratuity         18.1         2.069,150         1,906,239           18.1 Staff retirement benefits           Movement in the net liability recognized in balance sheet           Opening net liability         1,906,239         1,880,956           Expense for the year         18.2         501,73         314,100           Remeasurement (Gains) recognized in OCI         18.2         337,488         (188,817)           Benefits paid during the year         (675,750)         (100,000)           Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits         2,069,150         1,906,239           PVDBO - opening         1,906,239         1,880,956           Past service cost         344,375         178,768           Interest cost         344,375         178,768           Interest cost         337,488         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,906,239           Remeasurements (gains)/losses         337,488         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,	17.4	Bank of Punjab		-	-	-
18.1   Staff retirement benefits	18	DEFFERED LIABIL	ITIES			
Movement in the net liability recognized in balance sheet           Opening net liability         1,906,239         1,880,956           Expense for the year         18.2         501,173         314,100           Remeasurement (Gains) recognized in OCI         18.2         337,488         (188,817)           2,744,900         2,006,239           Benefits paid during the year         (675,750)         (100,000)           Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits         1,906,239         1,880,956           PAST Service cost         1,906,239         1,880,956           Past service cost         344,375         178,768           Interest cost         344,375         178,768           Interest cost         337,488         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,906,239           18.2         Expense recognized in profit or loss account         344,375         178,768           Interest cost         344,375         178,768         156,798         135,332           Expense recognized in other comprehensive income         501,173         314,100           Expense re		Staff retirement bene	efits - gratuity	18.1		
Opening net liability         1,906,239         1,880,956           Expense for the year         18.2         501,173         314,100           Remeasurement (Gains) recognized in OCI         18.2         337,488         (188,817)           2,744,900         2,006,239           Benefits paid during the year         (675,750)         (100,000)           Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits         1,906,239         1,880,956           PAST Service cost         1,906,239         1,880,956           Past service cost         34,375         178,768           Interest cost         334,485         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,906,239           18.2         Expense recognized in profit or loss account         2,069,150         1,906,239           Current service cost         337,488         (188,817)           Interest cost         344,375         178,768           Interest cost         344,375         178,768           Interest cost         344,375         178,768           Interest cost         344,375         178,768	18.1	Staff retirement ber	nefits			
Expense for the year       18.2       501,173       314,100         Remeasurement (Gains) recognized in OCI       18.2       337,488       (188,817)         2,744,900       2,006,239         Benefits paid during the year       (675,750)       (100,000)         Closing net liability       2,069,150       1,906,239         Movements in present value of defined benefits       1,906,239       1,880,956         PVDBO - opening       1,906,239       1,880,956         Past service cost       -       -       -         Current service cost       344,375       178,768         Interest cost       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2       Expense recognized in profit or loss account       344,375       178,768         Current service cost       344,375       178,768         Interest cost       344,375       178,768         Interest cost       344,375       178,768         Interest cost       344,375       178,768         Interest cost       344,375       156,798       135,332         Expense recognized in other comprehensive income       337,488		Movement in the	net liability recognized in balance sheet			
Remeasurement (Gains) recognized in OCI         18.2         337,488         (188,817)           2,744,900         2,006,239           Benefits paid during the year         (675,750)         (100,000)           Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits         1,906,239         1,880,956           PVDBO - opening         1,906,239         1,880,956           Past service cost         -         -         -         -           Current service cost         344,375         178,768         135,332           Remeasurements (gains)/losses         337,488         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,906,239           18.2         Expense recognized in profit or loss account         344,375         178,768           Interest cost         344,375         178,768         156,798         135,332           Expense recognized in other comprehensive income         501,173         314,100           Expense recognized in other comprehensive income         337,488         (188,817)		Opening net liabili	ty		1,906,239	1,880,956
Renefits paid during the year		Expense for the ye	ar	18.2	501,173	314,100
Benefits paid during the year         (675,750)         (100,000)           Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits         Total content of the profession of		Remeasurement (Ga	ins) recognized in OCI	18.2		
Closing net liability         2,069,150         1,906,239           Movements in present value of defined benefits           PVDBO - opening         1,906,239         1,880,956           Past service cost         -         -           Current service cost         344,375         178,768           Interest cost         156,798         135,332           Remeasurements (gains)/losses         337,488         (188,817)           Benefits paid in the year         (675,750)         (100,000)           PVDBO - closing         2,069,150         1,906,239           18.2 Expense recognized in profit or loss account         344,375         178,768           Interest cost         344,375         178,768           Interest cost         156,798         135,332           Expense recognized in other comprehensive income         501,173         314,100           Expense recognized in other comprehensive income         337,488         (188,817)					2,744,900	2,006,239
Movements in present value of defined benefits         PVDBO - opening       1,906,239       1,880,956         Past service cost       -       -         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account       344,375       178,768         Interest cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income       501,173       314,100         Expense recognized in other comprehensive income       337,488       (188,817)		•	9		(675,750)	(100,000)
PVDBO - opening       1,906,239       1,880,956         Past service cost       -       -         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)					2,069,150	1,906,239
Past service cost       -       -         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)		Movements in pre	esent value of defined benefits			
Current service cost       344,375       178,768         Interest cost       156,798       135,332         Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)		PVDBO - opening			1,906,239	1,880,956
Interest cost       156,798       135,332         Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)					-	-
Remeasurements (gains)/losses       337,488       (188,817)         Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)			st		•	
Benefits paid in the year       (675,750)       (100,000)         PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account			· · · · · · · · · · · · · · · · · · ·			
PVDBO - closing       2,069,150       1,906,239         18.2 Expense recognized in profit or loss account       Current service cost       344,375       178,768         Interest cost       156,798       135,332         Expense recognized in other comprehensive income       Net acturial loss/(gain) recognized       337,488       (188,817)						, ,
18.2 Expense recognized in profit or loss account         Current service cost       344,375       178,768         Interest cost       156,798       135,332         501,173       314,100         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)		-	e year			
Current service cost       344,375       178,768         Interest cost       156,798       135,332         501,173       314,100         Expense recognized in other comprehensive income         Net acturial loss/(gain) recognized       337,488       (188,817)		PVDBO - closing			2,069,150	1,906,239
Interest cost         156,798         135,332           501,173         314,100           Expense recognized in other comprehensive income         337,488         (188,817)           Net acturial loss/(gain) recognized         337,488         (188,817)	18.2	Expense recognized	in profit or loss account			
Expense recognized in other comprehensive income Net acturial loss/(gain) recognized 337,488 (188,817)		Current service co	st		344,375	178,768
Expense recognized in other comprehensive income  Net acturial loss/(gain) recognized  337,488 (188,817)		Interest cost			156,798	135,332
Net acturial loss/(gain) recognized 337,488 (188,817)					501,173	314,100
		= =	_			
Total 838,661 125,283		Net acturial loss/(	gain) recognized		337,488	(188,817)
		Total			838,661	125,283

### 18.3 General description

The scheme provides for terminal for all its permenant employees who attain the minimum qualifying period. Annual charge is made using the acturial technique of Projected Unit Credit Method.

### Principal actuarial assumption

Discount rate	10.00%	8.50%
Average Rate of increment in salary	10.00%	10.00%
Expected year of services (years)	10	10

Estimated charge to P&L for June 30, 2022 Rs. 614,230

The weighted average duration of defined benefit obligation is '4 years.

### Sensitivity analysis for actuarial assumptions

The below information summarizes how the defined benefit obligation at the end of the reporting period would have increased / decreased as a result of change in respective assumptions by 100 basis point.

				Note	2021	2020
				Note	Rupees	Rupees
					Increase in	Decrease in
					assumptions	assumptions
					Rup	ees
	Discount rate				71,646	(75,386)
	Future salaries				(74,690)	72,287
	Historical information					
		2021	2020	2019	2018	2017
				- R U P E E S		
	Present value of defined benefit obligation	2,069,150	1,906,239	1,880,956	1,711,000	2,785,015
19	TRADE & OTHER PAYABLES					
	Trade creditors			19.1	478,343	606,350
	Accrued liabilities			19.2	8,203,105	98,177,662
	Advance from customers Excise and Taxation			19.3	4,448,626 1,611,230	2,426 1,611,230
	Encide and Tanadan			17.0		
					14,741,304	100,397,668

- 19.1 Trade creditors include loan from M/s. Premium Exports, sponsor, Rs.25,598 (2020: Rs.499,900)
- 19.2 Accrued liabilities include loan from Mrs. Gulnar Humayun, sponsor, Rs.Nil (2020: Rs. 5,367,301).
- 19.3 The Company has filed a suit against levy of Infrastructure fee, decision of the Honourable Sindh High Court dated 17 September 2008 in which the imposition of levy of infrastructure cess before 28 December 2006 has been declared as void and invalid. However, the Excise and Taxation Department has filed an appeal before the Honourable Supreme Court of Pakistan against the order of the Honourable Sindh High Court. During the current year, the Honourable Supreme Court of Pakistan has disposed off the appeal with a joint statement of the parties that during the pendency of the appeal, another law i.e. fifth version came into existence which was not the subject matter of in the appeal hence the case was referred back to High Court of Sindh with right to appeal to Supreme Court. On May 31, 2011, the High Court of Sindh has granted an interim relief on an application of petitioners on certain terms including discharge and return of bank guarantees / security furnished on consignment released up to December 27, 2006 and any bank guarantee / security furnished on consignment released after December 27, 2006 shall be encashed to extent of 50% of the guaranteed or secured amount only with balance kept intact till the disposal of petition. In case the High Court upholds the applicability of fifth version of the law and its retrospective application the authorities are entitled to claim the amounts due under the said law with the right to appeal available to petitioner.

### 20 UNCLAIMED DIVIDENDS

21	ACCRUED MARK-UP		
		239,589	239,589
	Unclaimed Interim Dividend 1999-2000	116,050	116,050
	Unclaimed Interim Dividend 1996-1997	95,664	95,664
	Unclaimed Interim Dividend 1995-1996	27,875	27,875

21.1 This balance includes markup payable to Bank of Punjab amounting to Rs. 4,930,250 (2019: Rs. 4,930,250), see note 24.1.

### 22 BOOK OVERDRAFT

Book overdraft 22.1 - 54,143,648

22.1 This represents Cheques issued in excess of bank balance. Since there was no banking facility, this has been grouped under Book overdraft.

### 23 CONTIGENCIES & COMMITMENTS

### Contingencies

23.1 The Bank of Punjab has filed Suit 62 of 12 before Honorable Banking Court NO. V, Karachi against the company for recovery of Rs. 42.35 million (Principal Rs. 17.1 million alongwith Markup Rs. 25.241 million) as outstanding dues against the leasing facilities provided by the bank. The company has filed an application for leave to defend on 07.02.2013. The company has also provided liabilities amounting to Rs. 18.77 million along with markup Rs. 4.93 million. The management believes that there wont be any outflow of economic benefit more than what it has already recorded and disclosed. In the opinion of Legal advisors of the company, the aforementioned amount of Rs. 42.35 million is exaggerated and is not supported by the statement of account filed by the Bank of Punjab before the learned banking court.

	Note	2021	2020
		Rupees	Rupees

- 23.2 The company has Suit No. B-102 of 13. First Dawood Investment Bank Versus Ali Asghar Textile Mills Limited pending before Honorable Highcourt of Sindh at Karachi. The company trying to settle its TFCs amounting to Rs.89.609 million with First Dawood Bank Limited. The First Dawood Investment Bank has filed suit for the recovery of 89.609 million against lease finance which was converted to TFC's. The company has counter filed case against First Dawood Investment and defending the case and in the opinion of Legal advisor, the management of the company is trying to settle its TFCs with First Dawood Bank Limited at its earliest and is taking all the steps to conclude the aforementioned case.
- 23.3 The company has CP no. D-1009 of 12. Ali Asghar Textile Mills Limited Versus Fed. of Pakistan pending before Honorable High Court of Sindh at Karachi. The company trying to settle it at its earliest and in the opinion of Legal advisor, The merits of the case pending are in the favor of the company as it is taking all the steps to conclude the aforementioned case.

23.4	Guarantees issued by banks on behalf of the Company		1,611,230	1,611,230
23.5	There were no commitments as on year end (2020: Nil).			
24	LOGISTIC CENTER SERVICE CHARGES			
	Salaries, wages and benefits	24.1	10,264,971	8,331,590
	Power		180,313	27,365
	Repairs and maintenance		236,411	2,165,179
	Depreciation	4.2	7,275,994	7,047,797
	Utilities		207,979	235,998
	Printing and stationery		2,370	1,510
	Conveyance charges		101,345	69,555
	Security expenses		1,203,170	406,012
	Entertainment		55,620	51,825
	Vehicle runnung and maintenance		-	-
	Fees and Subsriptions		315,000	-
	Legal and professional charges		700,000	2,584,824
			20,543,173	20,921,655
24.1	Salaries and wages include Rs.501,173/- (2020: Rs. 314,100) in respect of staf	f retirement benefits gr	atuity.	
25	ADMINISTRATIVE EXPENSES	C	•	
	Directors' remuneration and other benefits		1,500,000	1,525,000
	Travelling and conveyance		230,735	214,545
	Rent expenses		624,360	624,360
	Utilities		2,243,301	1,686,706
	Postage and telephone		466,333	383,682
	Printing and stationery		304,451	287,458
	Vehicles running and maintenance		1,299,205	1,784,349
	Fees and subscription		1,395,602	5,569,575
	Entertainment		391,735	283,964
	Legal and professional		241,145	845,958
	Auditors' remuneration	25.1	225,000	225,000
	Repairs and maintenance		425,237	651,153
	Depreciation	4.2	654,455	362,843
	Advertisement		50,430	36,590
	Insurance		923,225	359,705
	Miscellenious expenses		778,713	49,271
	Brokerage		2,247,828	-
	Others			1,360,815

**25.1 Auditors' remuneration**Annual audit

Half yearly review

14,001,755

175,000

50,000

225,000

16,250,974

175,000

50,000 **225,000** 

		Note	2021 Rupees	2020 Rupees
26	OTHER EXPENSES			
	Loss on disposal of vehicle		-	5,960
	Loss on revaluation of building (mill and others)		-	9,207,271
	Bad debts expenses		-	21,362,358
				30,575,589
27	OTHER INCOME			<u> </u>
	Gain on disposal of leasehold land		-	156,293,133
	Scrap sales		178,850	186,350
	Gain on disposal of trading securities		95,213,458	21,334,271
	Dividend income		46,756,710	28,726,503
	TDR Income		98,162	-
	Insurance Claim		43,200	
	Gain on Disposal of Vehicle		22,808	-
	Others		-	213,854
			142,313,188	206,754,111
28	FINANCE COST			
	Bank charges		138,094	98,729
29	EARNING PER SHARE		138,094	98,729
	Basic Earning Per Share			
	Earning for the year		105,109,441	134,532,594
	Weighted average number of ordinary shares		44,426,694	44,426,694
	Earning per share - basic and diluted		2.37	3.03
	Dilutive Earning Per Share		<del></del> _	
29.1 30	There were no convertible dilutive potential ordinary shares in issue as at June 30 REMUNERATION OF CHIEF EXECUTIVE, DIRECTOR AND EXECUTIVES	), 2021 and June 3	30, 2020.	
	Chief Executive			
	Remuneration	25	1,440,000	1,440,000
	Other benefits-Utilities	25	1,984,324	1,412,883
			3,424,324	2,852,883
	Number of person		1	1
	Directors			
	Remuneration Other benefits	25	60,000	85,000 -
			60,000	85,000
	Number of persons		5	5
20.4	The chief executive of the commence is anovided with commence maintained on an	نووسیم و ونینانیی ام	d on an	

30.1 The chief executive of the company is provided with company maintained car and utilities at residence.

### 31 RELATED PARTY DISCLOSURE

The related parties comprises directors and key management personnel. Amounts due to related parties are shown in the relevant notes to the financial statements. Transactions with related parties are disclosed below:

Nature of transaction	Nature of Relationship	Note	2021 RUPE	2020 EES
Loan (repaid)/ received From directors	Director	15	-	(70,308,000)
Short term loan repaid to Mrs. Gulnar Humayun	Sponsor	19.2	-	-
Short term loan-net (repaid) to Premium	Sponsor	19.1	-	(4,478,289)
Atif Butt	Sponsor		(40,200,000)	-
Ayesha Sohail	Sponsor		(42,300,000)	-

### 32 FINANCIAL INSTRUMENTS AND RELATED DISCLOSURE

The company has exposure to the following risks from its use of financial instruments

- (i) Credit risk
- (ii) Liquidity risk
- (iii) Market risk

The board of directors has overall responsibility for the establishment and oversight of company's risk management framework. The board is also responsible for developing and monitoring the company's risk management policies.

### 32.1 Credit risk

Credit risk represents the accounting loss that would be recognized at reporting date if counterparties failed completely to perform as contracted. Company does not have significant exposure to any individual counter-party. To reduce exposure to credit risk the Company has developed a formal approval process whereby credit limits are applied to its customers. Management also continuously monitors the credit exposure towards the customers and makes provision against those balances considered doubtful of recovery. To mitigate the risk, company has a system of assigning credit limits to its customers based on an extensive evaluation based on customer profile and payment history. Outstanding customer receivables are regularly monitored. Some customers are also secured, where possible, by way of inland letters of credit, cash security deposit, bank guarantees and insurance guarantees.

### 32.2 Exposure to credit risk

The maximum exposure to credit risk at the reporting date was as follows:

	30th June	30th June
	2021	2020
	PKF	<u> </u>
Long term Investment	-	-
Long term deposits	6,392,630	3,850,387
Loans and advances	53,431,170	5,663,791
Trade deposits and short term prepayments	1,611,230	1,611,230
Other receivables	-	213,854
Cash and bank balances	57,026,178	1,822,305
	118,461,208	13,161,567

Credit quality of financial assets that are neither past due nor impaired can be assessed by reference to external credit rating (if available) or to historical information about counterparty default rate.

Due to Company's long standing business relationship with these counterparties and after giving due consideration to their strong financial standing, management does not expect non-performance by these counter parties on their obligations to the Company.

32.3 The aging of trade debtors at the close of the balance sheet date is as follows:-

Not past due	-	-
0 - 30 days past due	-	-
31 - 90 days past due	-	-
90 - 1 year past due	-	-
Over one year	-	-
Impairment	-	-
	-	

**32.4** Based on the past experience, sales volume, consideration of financial position, past track records and recoveries, economic conditions of particularly the textile sectors and generally the industry, the company believes that it is prudent to provide trade.

### 32.5 Liquidity risk

Liquidity risk is the risk that the company will not be able to meet its financial obligations as they fall due. The company's approach to managing liquidity is to ensure, as far as possible, that it will always have sufficient liquidity to meet its liabilities. The Company manages liquidity risk by maintaining sufficient cash and availability of funding through an adequate amount of committed credit facilities. Management believes the liquidity risk to be low. Following are the contractual maturities of financial liabilities, including interest payments. The amounts disclosed in the table are undiscounted cash flows.

### Contractual maturities of financial liabilities as at June 30, 2021:

	June 30, 2021					
	Carrying	Contractual	Six months	Six to twelve	Two to five	More than
	amount	cash flow	or less	months	years	five years
		······	PK	R		
Non derivative financial						
liabilities:-						
Long term financing	58,508,315	-	-	-	58,508,315	-
Long term loans from						
directors	_	_	_	_	_	
Long Term Deposits	287,000	-	-	-	287,000	-
Trade and other payables	14,741,304	-	-	-	14,741,304	-
Accrued mark up	4,930,250	-	-	-	4,930,250	-
	78,466,869	-	-	-	78,466,869	
Contractual maturities of fir	nancial liabiliti	ies as at June 30	0, 2020:			
			June 3	0, 2020		
	Carrying	Contractual	Six months	Six to twelve	Two to five	More than
	amount	cash flow	or less	months	years	five years
			PK	R		
Non derivative financial						
liabilities:-						
Long term financing	58,508,315	-	-	-	58,508,315	-
Long term loans from						
directors	-	-	-	-	-	-

**32.6** The contractual cash flows relating to the above financial liabilities have been determined on the basis of mark up rates effective as at June 30. The rates of mark up have been disclosed in relevant notes to these financial statements.

287,000 100,397,668

4,930,250

164,123,233

### 32.7 Market Risk

Long Term Deposits

Accrued mark up

Trade and other payables

Market risk is the risk that the value of the financial instrument may fluctuate as a result of changes in market interest rates or the market price due to a change in credit rating of the issuer or the instruments, changes in market sentiments, speculative.

### 32.8 Currency risk

Currency risk is the risk that the fair value or the future cash flows of the financial instrument will fluctuate because of the changes in the foreign exchange rates. Currency risk arises mainly from future commercial transactions or receivables and payables that exist due to transactions in foreign currencies.

The Company is not exposed to any currency risk arising from various currency exposures

287,000

100,397,668

164,123,233

4,930,250

### 32.9 Other Price Risk

Other price risk represents the risk that the fair value or future cash flows of a financial instrument will fluctuate of changes in market price (other than those arising from interest rate risk or currency risk), whether those changes are caused by factors specific to the individual financial instrument or its issuer, or factors affecting all similar financial instruments traded in the market. The Company is not exposed to commodity price.

### 32.10 Interest Rate Risk

This represents the risk that the fair value or future cash flows of a financial instrument will fluctuate because of changes in market interest rates.

Interest rate risk is the risk that the fair value or future cash flows of a financial instruments will fluctuate because of changes in market interest rates. Majority of the interest rate arises from short and long term borrowings from bank.

Fixed rate instruments	2021 RUPI	2020
rixed fate instruments	EES	
Financial assets		-
Financial liabilities		-
Variable rate instruments		
Financial assets	683,418,811	886,753,103
Financial liabilities	58,508,315	58,508,315

### Fair value sensitivity analysis for fixed rate instruments

The company does not account for any fixed rate financial assets and liabilities at fair value through profit and loss. Therefore, a change in interest rates at the reporting date would not affect profit and loss account.

### Cash flow sensitivity analysis for variable rate instruments

A change of 100 basis points in interest rates at the reporting date would have increased / (decreased) equity and profit or loss by the amounts shown below. This analysis assumes that all other variables, in particular foreign currency rates, remain constant.

	Profit or	r loss	Equ	aity
	100 bp Increase	100 bp  Decrease	100 bp Increase	100 bp  Decrease
			PKR	
Cash sensitivity analysis				
Variable rate instruments 2021	6,249,105	(6,249,105)		-
Cash sensitivity analysis				
Variable rate instruments 2020	(8,282,448)	(585,083)	_	_

### 32.11 Fair value of financial assets and liabilities

The carrying value of all financial instruments reflected in the financial statements approximate to their fair values. Fair value is determined on the basis of objective evidence at each reporting date.

## 32.12 Fair value of financial assets and liabilities The carrying value of all financial instruments reflected in the financial statements approximate to their fair values.

32.13 Fair Value Hierarchy

Level 1 fair value measurement are those derived from quoted prices (unadjusted) in active markets for identical

Level 2 fair value measurement are those derived from inputs other than quoted prices included within Level 1 that

Fair value is determined on the basis of objective evidence at each reporting date.

### The following table provides an analysis of financial instruments that are measured subsequent to initial recognition at fair value, grouped into level 1 to 3 based on the degree to which the fair value is observed.

assets or liabilities.

are observable for the asset or liability, either directly (i.e. as prices) or indirectly (i.e. derived from prices). Level 3 fair value measurement are those derived from valuation techniques that include inputs for the asset or liability that are not based on observable market data (unobservable inputs).

32.14 Capital risk management The company's prime object when managing capital is to safeguard its ability to continue as a going concern in

34 SUBSEQUENT EVENT

order to provide adequate returns for shareholder and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. In order to maintain or adjust the capital structure, the company may adjust the amount of dividends paid to

shareholders, issue new shares or sell assets to reduce debt. Consistent with others in the industry, the company monitors capital on the basis of the gearing ratio. The ratio is calculated as total borrowings divided by total capital employed. Borrowings represent long term financing, long term financing from directors and others and short term borrowings. Total capital employed includes total equity as

33 NUMBER OF EMPLOYEES

shown in the balance sheet plus borrowings.

Total number of employees as at June 30

Average number of employees during the year

No subsequent events were identified during the period.

IMPACT OF COVID-19 ON FINANCAIL STATEMENTS

During the year, the World Health Organization declared the Novel strain of Corona virus (Covid-19) a global

pandemic and recommended containment and mitigation measures worldwide. The Federal and Provincial

governments of Pakistan also took various measures, including imposition of lockdown, from the end of March 2020 to contain the spread of Covid-19. This caused an overall economic slowdown and varying degree of disruption to various businesses resulting in temporary decline in revenue. Company's management has assessed the possible

27

2021

28

2020

28

27

Corresponding figures have been rearranged and reclassified, wherever necessary, for the purpose of better presentation and comparison, the effects of which are not material. DATE OF AUTHORIZATION FOR ISSUE These financial statements were authorized for issue on 7 October 2021 by the Board of Directors of the Company. **GENERAL** The figure have been rounded off to the nearest Rupee.

NADEEM E. SHAIKH

Chief Executive

CORRESPONDING FIGURES

ABDULLAH MOOSA Director

accounting implications arising from Covid-19 for these financial statements.

M.SULEMAN Chief Finance Officer





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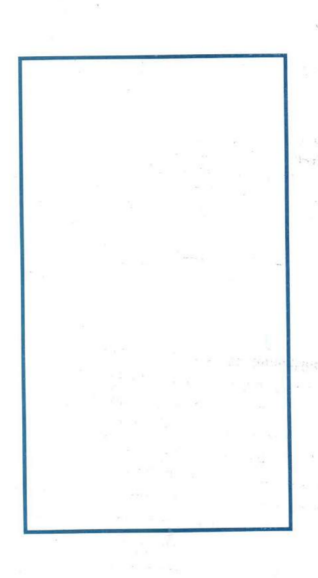
I/We		
of	being a member of	
ALI ASGHAR TEXTILE MILLS LIMITED and a holder of	ordinary shares	
as per Share Register Folio No		
(in case of Central Depository System Account Holder A/c N	lo	
Participant I.D.NO. ·····) here	by appoint ······	
ofa	nother member of the Company as per	
Register Folio Noor (failing h	im / her) · · · · · · · · · · · · · · · · · · ·	
of another member of the Company) as my / our Proxy		
to attend and vote for me/us and on my/our behalf at 48th A		
to be held on Thursday, October 30, 2014 at 1:00 p.m. at Plo	ot 2&6 Sector No.25 Korangi Industrial	
Area Karachi and at any adjournment thereof.		
(Member's Signature)		
Witness(1):	to the second se	
NIC #	Affix Rs. 5/-	
Address ————	Revenue Stamp	
Witness(2):	(Signature should agree with the	
NIC #		
Address ———	specimen signature registered in the Company)	
Place — Date —		

### NOTE:

- The Proxy should be deposited at the Registered Office of the Company not later than 48hours before the time for holding the meeting.
- A member entitled to attend and vote at a General Meeting is entitled to appoint a proxy to attend and instead of him/her.
- In case of Central Depository System Account Holder, an attested copy of identify card should be attached to this Proxy Form.
- Proxies, in order to be effective, must be duly stamped, signed and witnessed by two
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